FORM OF ORDER SHEET

-	Cou	rt of
	<u> </u>	Case No
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3 , .
1	9/1/2023	The appeal of Mr. Amjad Khan resubmitted today by
		Syed Noman Ali Bukhari Advocate. It is fixed for preliminary
		hearing before Single Bench at Peshawar on Parcha
	1.	Peshi is given to appellant/counsel.
	; ;	By the order of Chairman
		REGISTRAR
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The appeal of Mr. Amjad Khan Assistant Treasury officer A.Abad received today i.e. on 21.12.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Address of respondent no.6 is incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- Check list is not attached with the appeal. . .
- 3- Page Nos.8, 9, 13 to 18, 31 & 33 of the appeal are illegible which may be replaced by legible/better one.

No. 36 85 /S.T,

Dt. 22/12/2022

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

M. Asif Yousafzai Adv. High Court Peshawar.

all objection (1+03) were remained. More abdress of Respondent on 613 the Chinan abdress of Respondent department kp perhaps and restanted again

Syed Noman Ali Shah

9-1-2023

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR.

APPEAL NO. 94 /2022

Amjad Khan

V/S

Finance Deptt:

INDEX

S.NO.	Documents	Annexure	Page No.
1.	Memo of appeal		1-6
2.	S.t Judgment	A	07-09
2.	Copy of acting charge order	: A-1	10-11
3	Copy of regularization order	В	12
4.	Copy of supreme court judgment	С	13-18
5.	Copy of notification	D	19-20
6.	Copy of departmental appeal	Е	21-25
7	Copy of rules	F	26-30
08	Copy of CGA rules	G	31-34
09.	Vakalat nama		

APPELLANT

Amjad Khan

THROUGH:

(M. ASIF YOUSAFZAI)

ASC

(SYED NOMAN ALI BUKHARI) ADVOCATE HIGH COURT.

OFFICE:

Room No. FR-08, 4th Floor Bilour Plaza, Peshawar Cantt: 03129103240 03065109438

BEFORE THE KP SERVICE TRIBUNAL PESHAWAR.

APPEAL NO. 94 /2022

Mr. Amjad Khan, Assistant Treasury Officer (BPS-17), O/o District Comptroller Accounts District Abbottabad.

(Appellant)

VERSUS

- 1. The Provincial Govt: through Chief Secretary KP, Peshawar.
- 2. The Chief Secretary Govt of KP, Peshawar.
- 3. The Secretary Establishment, KP, Peshawar.
- 4. The Finance Secretary KP, Peshawar.
- 5. The Director Treasuries & Accounts, KP Peshawar.
- 6. The Chairman SSRC, KP Peshawar.

(Respondents)

◆APPEAL UNDER SEC- 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNALS" ACT, 1974 FOR DIRECTING THE RESPONDENTS TO CONSIDER THE APPELLANT FOR ANTI-DATED PROMOTION/SENIORITY ON BASIS W.E.FROM 10/12/2012 (WHEN PROMOTED ON ACTING CHARGE BASIS) WITH ALL BACK CONSEQUENTIAL BENEFITS. AND RATIONALIZATION OF RULES DATED. 10.08.2018 BEING DISCRIMINATORY AND BASED ON INEQUALITIES, AND AGAINST NOT DECIDING DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN STATUTORY PERIOD OF 90 DAYS.

PRAYER:

IT IS THEREFORE, VERY HUMBLY PRAYED THAT THIS HONORABLE TRIBUNAL MAY GRACIOUSLY BE PLEASED TO ACCEPT THE APPEAL AS FOLLOWS:-

1. THE RESPONDENTS MAY BE DIRECTED TO ANTI-DATE PROMOTION/SENIORITY ON REGULAR BASIS W.E.FROM 10/12/2012 WITH ALL BACKS AND CONSEQUENTIAL BENEFITS AS PER JUDGMENT DELIVERED IN C.AS NO.860 TO 861 OF 2010 DATED 24/05/2012 AND NOTIFICATION DATED 25/07/2012 ON THE BASIS OF PARITY AND

- ED TO
- 2. THAT RESPONDENTS MAY FURTHER BE DIRECTED TO CONSIDER THE APPELLANT FOR PROMOTION TO THE POST OF DISTRICT ACCOUNTS OFFICER BS-18.
- 3. THAT THE RESPONDENT MAY BE DIRECTED TO RATIONALIZE THE SERVICE RULES IN EQUITABLE MANNER TO PROVIDE PROMOTION CHANCES TO ALL, EMPLOYEE EQUALLY.
- 4. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND PROPER THAT MAY ALSO BE GRANTED IN FAVOUR OF THE APPELLANT

RESPECTFULLY SHEWETH:

FACTS:

5-

- 1. That the appellant has good service record trough out in long tenure of service and no compliant has been filed against the appellant so for.
- 2. That previously the appellant and his some colleagues had filed a Service Appeal No. 301/2009 which was decided on 16.07.2009 and the august Tribunal was kind enough to agree with the contention of appellant that there should be a Roster & Cycle for Initial quota, promotion on seniority and for promotion on qualification of SAS. of SAS. The appeal was thus disposed of. Copy of judgment is attached as Annexure A.
- 3. That the appellant was previously serving as Assistant Accountants (BPS-16) in the relevant department. The appellant was promoted to the post Assistant Treasury Officers (BS-17) on Acting Charge Basis with immediate effect vide order dated 10/12/2012. Copy of the acting charge order is attached as Annexure-A-1).
- That the appellant had been serving on the above said post on acting charge basis for more than 6 years and appellant was regularized on the post of Assistant treasury Officer (BS-17) vide order 12/02/2018 with immediate effect. Copy of regularization Order is attached as Annexure-B.
- 5. That, some employees being on the same footings had approached the Service Tribunal and a detailed Judgment with regard to the

regularization of the appellant was issued by the Service Tribunal in Appeal No.612 and 613/2008 dated 13.3.2009, whereby the above said relief was granted to the appellants by the Tribunal. The said Judgment of the Service Tribunal was challenged before the Supreme Court by the Establishment Department and the Honourable Apex Court was kind enough to give an elaborated and detailed judgment with regard to the same grievance on 24.05.2012. Copy of the supreme court's Judgment is attached as Annexure-C.

- That as a result of the above said judgment of the Honourable Supreme Court of Pakistan the notification with regard to the antidate promotion of the employees from the dates of their taking acting charges on the relevant posts was issued. Copy of the said notification dated 25.07.2012 issued by the Establishment Department is attached as Annexure-D.
- 7. That after the Judgment of the Service Tribunal, and Supreme Court, the appellant also filed departmental on 23/08/2022 for antedating seniority/promotion and rationalization of rules, which was not decided within statutory period of 90 days. Copy of departmental appeal is attached is attached as Annexure-E).
- 8. That now the appellant comes to this august Tribunal on the following grounds amongst the others.

GROUNDS:

- A) That not antedating the promotion/seniority of the appellant from the date of acting charge promotion, not rationalizing present rules and as well as not deciding the appeal of appellant with statutory period are against the law, fact, norm of justice and material on record. Therefore liable to be set aside.
- B) That the appellant was promoted to post of BPS-17 on dated 10/12/2012 on acting charge basis meaning by that the post of BPS-17 were available and the appellant was eligible too at that time and according to Superiors Courts judgment that if post is available then civil servant should be promoted on regular base rather than acting charge basis.
- C) That the some employees on the same issue have filed Service Appeals No. 612/2008 and 613/2008 in this Service Tribunal and the Honourable Service Tribunal allowed the appeal and the relief

was granted to the appellant. The judgment of the Tribunal was challenged by the Deptt in the Supreme Court of Pakistan which also uphold the decision of the Service Tribunal and the basis of Supreme Court judgment and Service Tribunal Judgment the Establishment Deptt: issued the notification dated 23.7.2012, whereby anti-date promotion was given to the employees from the date of their taking charge on relevant posts. So the appellant is on same footing and need to be treated at par under the rules of consistency and law of good governance as held by the supreme court of Pakistan in judgment cited as 2009 SCMR 1 and 2018 SCMR 360.

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- D) That In another case Government of Khyber Pakhtunkhwa Vs Azam Khan, the Supreme Court of Pakistan upheld the decision of the Khyber Pakhtunkhwa Service Tribunal in the Service Appeal No.1358/2000 on 05.03.2015 and granted relief to the appellant.
- E) That in another Writ Petition No.2640-8/2012, Abdus Samad and other Vs Government of Khyber Pakhtunkhwa, the Peshawar High Court Peshawar granted relief to the petitioners by extending the benefit of judgments in the similar cases.
- F) That the Khyber Pakhtunkhwa Service Tribunal has decided in the Service Appeal No.1589/2011 Muhammad Jamil Vs Government of Khyber Pakhtunkhwa to allow the benefits of the judgments in the service appeal, cited above in the same manner as was prescribed and indicated in the above judgments.
- That the rules of the Finance department dated 10/08/2018 are irrational, disadvantageous and inequitable, Which is violation of Civil Servant Act 1973 and Article 38 of the Constitution of the Islamic Republic of Pakistan. Because, junior inductees in BPS-17 are promoted to BPS-18 without any departmental exams like SAS, APE,PIPFA, while senior most staff in BPS-17 are left from the promotion chances, therefore, there should be a quota for SAS qualified staff for BPS-18 as in BPS-17. So the rules may be rationalized according to the rules of Controller General of Accounts which a similar Deptt: with same job descriptions and functions. Copy of rules 10.08.2018 and CGA rules is attached as annexure-F & G.
- H) That the inaction of the respondents as well as not rationalizing the rules dated. 10.082018 are against the spirit of Article 2A,4,9,25,38 of the Constitutions as well as in violation of principles of equity, equality, fair play and justice.

- I) That the appellant is similar placed person and also entitled for the same benefits.
- J) That the appellant was discriminated as many of his colleague have given anti-date promotion, while the appellant was deprived from the same benefits.
- K) That the appellant seeks permission to advance other grounds and proofs at the time hearing.

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

APPELLANT

Amjad Khan

THROUGH:

(M. ASIF YOUSAFZEI)

ASC

(SYED NOMAN ALI BUKHARI) ADVOCATE HIGH COURT.

CERTIFICATE:

It is certified that no other service appeal earlier has been filed between the present parties in this Tribunal, except the present one.

Cjanry Deponent

LIT OF BOOKS:

- 1. Constitution of the Islamic Republic of Pakistan, 1973.
- 2. The ESTA CODE.
- 3. Any other case law as per need.
- 4. Judgments referred above.

(M. ASIF YOUSAFZAI) ADVOCATE SUPREME COURT.

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BEFORE THE KP SERVICE TRIBUNAL PESHAWAR

APPEAL NO.____/2022

Amjad Khan

V/S

Finance Deptt:

AFFIDAVIT

I, Amjad Khan (Appellant) do hereby affirm that the contents of this service appeal are true and correct, and nothing has been concealed from this honorable Tribunal.

DEPONENT Chuncly Anjad Khan



A



BEFORE THE NWFP SERVICE TRIBUNAL PESHAWAR.

Appeal No. 301/2009

Date of Institution. ...

21.2.2009

Date of Decision

16.7.2009

Ikramuliah, Sub-Accountant, District Accounts Office, Swabi.

(Appellant)

(李)

VERSUS

The Government of NWFP, through Chief Secretary, NWFP Peshawar.

The Secretary Establishment & General Administration Department, NWFP Peshawar.

3. The Secretary, Finance Department, NWFP Peshawar.

(Respondents)

APPEAL UNDER SECTION 4 OF THE SERVICE TRIBUNALS ACT 1974 AGAINST THE IMPUGNED NOTIFICATION DATED 24.5.1981 AND AMENDED NOTIFICATION DATED 03.11.2006 WHEREBY DISCRIMINATORY AND IRRATIONAL RULES NOTIFIED AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF APPELLANT WITHIN STATUTORY PERIOD.

MR. MUHAMMAD ASIF YOUSAFZAI, Advocate.

For appellant.

MR. JAMAL ABDUL NASIR, Addl. Government Pleader,

For respondents.

MR. JUSTICE (R) SALIM KHAN, S. MANZOOR ALI SHAH,

CHAIRMAN. MEMBER.

JUDGMENT

JUSTICE (R) SALIM KHAN, CHAIRMAN.— This service Appeal No. 301 of 2009 by Ikramuliah, and Service Appeals No. 302 of 2009 by Pervez Khan, No. 303 of 2009 by Muhammad Saeed, No. 304 of 2009 by Ashfaq-ur-Rahman, No. 305 of 2009 by Taj Muhammad, No. 306 of 2009 by Wahid Bakhsh, No. 307 of 2009 by Imtiaz Ali, No. 308 of 2009 by Khairullah, No. 309 of 2009 by Zahoor Khan, No. 310 of 2009 by Muhammad Naeem-II, No. 311 of 2009 by Sahibzada Khan, No. 312 of 2009 by Shafiq-ur-Rahman, No. 313 of 2009 by Mulhammad Shamrez, No. 314 of 2009 by Noor-ul-Amin, No. 316 of 2009 by M. Saifuliah, and No. 317 of 2009 by Amjad Khan, are of the same nature, involving the same legal questions. These appeals are, therefore, taken together for discussion and decision.

The appellant of this appeal contended that he was appointed, alongwith other co-appellants, on different dates, in the Treasury Department.

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Rules were framed and notified on 24.5.1981, through which 31% quida wis prescribed for promotion on the basis of senigrity cum-fitness from amongst the holders of the posts of Assistant Accountants, and 67% quota was reserved for promotion of (a) Assistant Accountants who have qualified S.A.S. Fearmouten, and (b) If no Assistant Accountants, who have qualified S.A.S examinates, were available, then Sub Accountant, who have qualified S.A.S examination, on the basis of seniority-cum-fitness. The rules were modified on 3.11.7006, 20% grada was reserved for initial recruitment, further 20% quota was reserved for promotion on the basis of seniority-cum-fitness from amongst the holders of the posts of Assistant Accountants, while the remaining 60% vacancies were left for promotion on the basis of seniority-cum-fitness from amongst the holders of the posts of (a) S.A.S qualified Assistant Accountants and (b) if no such Assistant Accountants were available, then from Sub-Accountant who have qualified S.A.S. Examination. The appellant contended that the rules were irrational and discriminatory. The appellants submitted appeals severally and through their union. Writ Petition No. 1978 of 2005 was filed which was returned vide order dated 27.10.2008. Hence the present appeals.

- 3. The respondents contested the appeals. They contended that the new rules were neither discriminatory nor irrational nor contradictory, that the appeals are against the provisions of Section 22(2) of the NWFP Civil Servants Act, 1973, and that the appealants have not submitted departmental appeals.
- We heard the arguments and perused the record.
- 5. The Writ Petition could be considered as departmental appeal also, as it served the purpose of informing the official respondents regularly regarding the grievantes of the appellants, and providing them an opportunity of the prescribed period to consider their grievances. As the Writ Petition has been sent to this Tribunal, the period spent for pursuing the mentioned Writ Petition is condoned. The present appeals are a challenge to the rules themselves and are not regarding the fitness or otherwise of the appellants for holding or for promotion to a post on ascertaining their eligibility for holding a certain post.
- 6. The learned counsel for the appellants contended that the quota for S.A.S qualified Assistant Accountants has been decreased while 20% quota for Initial recruitment and 20% quota for promotion of the Assistant Accountants, who have not qualified S.A.S qualification; has been carved out and prescribed. The

congruence consideration of both the sets of the roles (Rules dated 24.5.1981) and Rules dated 3.11.2006) show that 20% quota has been reserved for initial recruitment, by deducting 13% quota from the Assistant Accountants who have not quantified S.A.S., and by reducing 2% from the quota of S.A.S. qualified Assistant Accountants/Sub Accountants. The Government has the prerogative to prescribe the rules prespectively, and to create a place for direct recruitment. The quota of both classes of Assistant Accountants, and, consequently, of Sub Accountants, has been reduced, and no discrimination has been made to any of

- It is expected that the system of Roster and Cycles shall be strictly 7. adopted for the purposes of recruitment/appointment to the posts of Assistant Treasury Officer. A set of five vacancies available on, or after, 3.11,2006 shall be declared one cycle, and the first of these five vacancies will be allotted to the direct recruit while the second vacancy will be allotted to the Assistant Accountant, who has not qualified S.A.S examination, on the basis of seniority-cum-fitness; The remaining three vacancies of each Cycle will be reserved for promotion of the SIAIS qualified Assistant Accountants or, if the Assistant Accountants are not available, for the Sub-Accountants, who have passed S.A.S examination. The first vacancy of direct recruits shall not be given to the other two groups, and viceversa. An Assistant Accountant, on his passing S.A.5 examination, shall be given the option to claim vacancy either in the second or in the third category. But once that option is exercised, his category shall not be changed in future. The vacancies of S.A.S qualified Assistant Accountants shall be filled through them on the basis of their seniority fixed with respect to the dates of their passing of the S.A.S. examination, and not on their simple seniority as Assistanta Accountants.
- 8. With the above explanations and observations, we have come to the conclusion that the fresh rules could be framed by the Government, which are neither irrational nor discriminatory, nor prejudicial to the rights of the appellants.

 We, therefore, dispose of the present appeals with the above explanation and observations. The parties are left to bear their own costs.

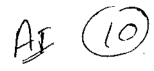
ANNOUNCED 16,7,2009

these classes.

(S. MANZOOR ALI SHAH)

(JUSTICE (R) SALIM KHAN) CHAIRMAN

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GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT Dated Pesh; the 10-12-2012,

NOTUFICATION

NO.SO(ESTT) ED7.55/DPC/2012. On the recommendation of Departmental Promotion Committee, the competent authority has been pleased to appoint the following Assistant Accountants (BPS-16) of Khyber Pakhtunkhwa Treasury Establishment to the posts of Assistant Treasury Officers/Sub-Treasury Officers (BPS-17) on acting charge basis with immediate effect. They will be on probation for a period of one year extendable for another year:

S.No.	Name of Officers
<u> </u>	Mr. Zar Badshah
12.	Mr. Attaullah
],,	Mr. Shafiq-ne-Rehman
1.	Mr. Khairullah
5.	Mr. Muhammad Saced
6.	Mr. Muhammad Safinliah
7,	Mr. Taj Muhammud
8.	Mr. Noor-ul-Amin
9.	Mr. Pervaiz Khau
10.	Mr. Muhammad Shancez
il.	Mr. Ikramulish
12.	Alr. Imameaz Ali
13,	Mr. Amjad Khan

Consequent upon their appointment as Assistant/Sub-Trensury Officers (B-17), the following posting/transfer are made henceforth:-

<u>8.#_</u> _	Name of officers	From	To	Remarks
1.	Mr. Zar Badshah	District Accounts - Office Nowsheen	District Accounts Office Nowshern,	Posted as ATO against the vacant post.
2.	Mr. Attauliah	Bistrict Accounts Onlice Charsadda	Sub-Treasury Office Tangi at Charsadda,	Posted as Sub-Treasury Officer against the vacant past.
3.	Mr. Shafiqsur- Rehman	District Accounts Office Kohistan	District Accounts Office Kohlstan	Posted as ATO against the vacant post.
1,	Mr. Khairollah	District Comptroller of Accounts, Bannu,	District Comptroller of Accounts, Banna.	Fosted as ATO against the vacant past,
5.	Mr. Muhammad Saced	District Comptroller of Accounts Swat,	District Accounts Office Dir Lower.	Vice S.No.16.
6	Mr. Muhammad Safinllah	District Comptraller of Accounts. DIKhan.	District Comptroller of Accounts, DIKhan,	Posted as ATO against the
7,	Mr. Taj Muhammad	District Comptruller of Accounts, Swat.	District Comptroller of Accounts, Swat.	Posted as ATO Vice S.No. 5.
S.	Mr. Noor-ul-Amin	District Accounts Office Charsadda,	District Accounts Octice Charsadda.	Posted as ATO against the vacant post.
9.	Mr. Pervaiz Khan	Cestawar.	Sub-Treasury Office Takht Bhai, at Mardan,	Posted as Sub-Treasury Officer against the vacant post.
10.	Mr. Muhammad Shamrez	Vistrict Comparaller of Accounts Abhattaland.	District Comptruller of Accounts, Albortabad.	Posted as ATO Vice S.Nu.14.
11.	Mr. Ikramullah	District Accounts Office Swalii.	District Accounts Office Swabi,	Posted as Sub-Treasury Officer Chota Labore at Swabi against the vacant

			•	•
12.	Mr. Imamtaz Ali	District Accounts Office Tor Ghar.	District Comptroller of Accounts, Bannu.	Posted as ATO against the vacant post.
13.	Mr. Amjad Khan	District Comptroller of Accounts, Abbottabad.	Sub-Treasury Office Ghazi at Haripur,	Posted as Sub-Treasury Officer Ghazi at Haripur against the vacant post.
14	Mr.Muhammad khan.	District Comptroller of Accounts, Abbottabad,	District Comptroller of Accounts, Kohat.	Against the vacant post.
15	Mr.Dost Dar.	District Accounts Office Malakand.	District Accounts Office Dir (Upper)	Against the vacant post.
16.	Mr aiser Imad.	District Accounts Office Dir (Lower)	District Accounts Office Malakand.	Vice S.No.15.
17.	Mr.Muhammad Sharif.	District Accounts Office Lakki Marwat.	District Accounts Office Tank.	Against the vacant post.

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMET

NO.SO (ESTT)FD/1-55/DPC/2012

Dated: 10-22-2013.

Copy forwarded to the:-

1. Secretary to Govt: of Khyber Pakhtunkhwa Establishment Deptt: Peshawar.

2. Accountant General Khyber Pakhtunkhwa Peshawar.

- 3. Director Treasuries and Accounts Khyber Pakhtunkhwa Peshawar.
- 4. District Co-ordination Officers Abbottabad, Swat, DIKhan, Kohistan, Nowshera, Mardan, Malakand, Dir (Lower), Dir (Upper), Haripur, Tor Ghar & Charsadda.
- 5. District Comptroller of Accounts, DIKhan, Peshawar, Mardan, Abbottabad, Kohistan, Swat & Bannu.
- 6. District Accounts Officers, Nowshera, Charsadda, Haripur, Tor Ghar, Dir (U), Dir (L) and Malakand.
- 7. Treasury Officer Peshawar.
- 8. PS to Chief Secretary, Khyber Pakhtunkhwa
- 9. PS to Secretary Finance Department.
- 10. Officers concerned.
- 11. Office Order file,

(MUHAAMIAD AMAN) Section Officer (Estt-I)

F,Name, Office Order

10/1/2

DIRECTO

broakhwa.

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GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT Dated Pesh: the 12-02-2018

NOTIFICATION

NO.SO(ESTT)FD/1-55/Promotion/ATO/2018. On the recommendation of Departmental Promotion Committee, the competent authority has been pleased to promote the following Assistant Accountants (working as Assistant Treasury Officer BS-17 on acting charge basis) of Khyber Pakhtunkhwa Treasury Establishment to the posts of Assistant Treasury Officers/Sub-Treasury Officers (BS-17) on regular basis with immediate effect, in the public interest. They will be on probation for a period of one year extendable to another one year

S1.#	Name of Officers
Į.	Mr. Saced Khan,
2.	Mr. Muhammad Shamrez
3.	Mr. (Kramullah,
4	Mr. Imamtaz Ali,
5	Mr. Amind Khan,
6	Mr. Muhanuned Zahir,
7	Mr.Muhammad Tahir.

2. Consequent upon above, the following posting / transfer are made henceforth:-

Ş.#	Traine or Designation	From	To	Remarks
1	Mr. Saeed Khan. Assistant Treasury Officer	District Comptroller of Accounts, DIKhan	District Accounts Office, Charsadda	Against vacant post.
2 ·	Mr. Muhammad Shamrez, Assistant Treasury Officer	District Comptroller of Accounts, Abbottabad	District Comptroller of Accounts, Abbottabad	Retained on the same post.
•	Am Ikramullah, Sub-Treasury Officer	District Accounts Office, Swabi	District Accounts Office, Swabi	Retained on the same post.
4	Mr. Imamtaz Ali, Assistant Trensury Officer	District Accounts Office, Lakki Marwat	District Accounts Office, Lakki Marayat	
5	Mr. Amjad Khan, Assistant Treasury Officer	District Comptroller of Accounts, Abbottabad	District Comptroller of Accounts, Abbottabad	Retained on the same post.
6	Mr. Muhammad Zahir, Assistant Treasury Officer	District Accounts Office, Malakand	District Accounts Office, Malakand	Retained on the same post.
7.4	Mr.Muhammad Tahir, Assistant Treasury Officer	District Comptroller of Accounts, Mardan	District Comptroller of Accounts, Mardan	his promotion in DAO Buner and
	· · · ·		and the first factor	rejoin the post of A.O. in o/o DC Mardan.

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA KFINANCE DEPARTMENT

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PRESENT SILVENT CONTROL CONTRO ASTNO: 860 to 86 130 (2010)

(appeal to 88 int 18 the Hudgment du. 2009)

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(appeal to 88 int 18 the Hudgment du. 2009)

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CALABO-861/2010

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Tehsildars who are awailing the a promation, since a short question of law is involved in the matter, therefore, the case be listed after four weeks subject by limital bit in the meanwhile operation of the impugned judgment small remain suspended.

3. Learned counsel appearing on behalf of the appellants contended that though the Governor of the Province in consultation with the Provincial Selection Board was pleased to order the promotion of the respondents in BPS-16 as Extra Assistant Commissioner in BPS-17 in the Ex-PCS (E.B) Cadre with immediate offect on purely temporary basis vide notification dated Peshawar 6. March, 1996, yet it could not earn them any penelit or entitle them to a vested right notwithstanding they have been omoted on regular basis With Inimediate affect vide notification dated the occurrence of any warancy in such scale ribunal claiming ante-dated promotion was, therefore, de The learned Tribunal, the learned counsel maintained, could ed such appeal when it tended to mar the seniority of many he fun. The fearned counsel to support his contention placed e acreathe cases of "Wajahat Hussain, Assistant Director, Social effare Lahore and 7 others. Vs. Province of the Punjab, through Anwar Hussain, Assistant Director, Labour Welfare, Lahore Region, Lahore. Vs. Government of the Punjab through Secretary, Labour, Department and others" (1985 SCMR 1201), "Nazeer Ahmed. Gavernment of Sindh through Chief Secretry Sindh, Karachi and 2001 (2001 SCMR 352), "Government of Pakistan through Establishing

Supreme Court of Pichetin

Samuel and Confession



Onstitution With the Provincial Selection Board was pleased to a company of the respondents working in SBS 160 as Extra promotion of the respondents working in BPS 165 as Extra Assistant Commissioner in BPS 17 in Ex.PC (E.U) Codies Theorespondents were doubt a promoted on temporary basis in the year 1996; all stilles a me eving their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and without involving the process of selection tasts levid their eligibility and their eligibility and their eligibility and

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The Learned Counse next scon
promotion is not automatic but
therefore any change in scale Asi Bgains! that learned counsel appearing on behalf of the spondents defended the impugned judgment by contending that where cancer account the impugned judgment by contending that where cancer account the impugned judgment by contending that where cancer account the impugned judgment by contending that where cancer account the impugned judgment by contending that where cancer account the impugned judgment by contending that where cancer account the impugned judgment by contending that where cancer account to the impugned production of the impugned production account to the impugned production of the impugn of place in a control of the control ludgment is readinone s been allected



collection and that they decrease the content of the period of the perio sked vo hold vahiene pool vio which will be to the state of the state

CA1-860-861/2010

which he was allowed to hold the said holder - it unless justifiable reasons existed to hold otherwise.

When this being the state of things on factual and leg. I plain, we don't think the judgment of the learned Service Tribunal Is open to any exception. The judgments rendered in the cases of "Wajahat Hussain, Assistant Director, Social Welfare, Lahore and 7 others. Vs. Province of the Punjab, through Setrelary, Social Welfare and Zakat, Lahore and 81 others", "Sh. Anwar Hussain, Assistant Director, Labour Welfare, Lahore Region, Lahore. Vs. Government of the Punjab through Secretary, Labour Department and others", "Nazzer Ahmed. Vs. Government of Sindh through Chief Secretry Sindh; Karachi and 2 others", "Government of Pakistan through Establishment Division, Islamabad and 7 others. Vs. Hameed Akhtar Niazi, Academy of Administrative, Walton Training, Lahore and others" and "Abid Hussain Sherazi. Vs. Secretary At/o Industries and Production, Government of Pakistan, Islamabad", (supra) cited by the learned counsel for the appellants are not applicable to the case in hand because of their distinguishable facts and features.

For the reasons discussed above, these appeals being without

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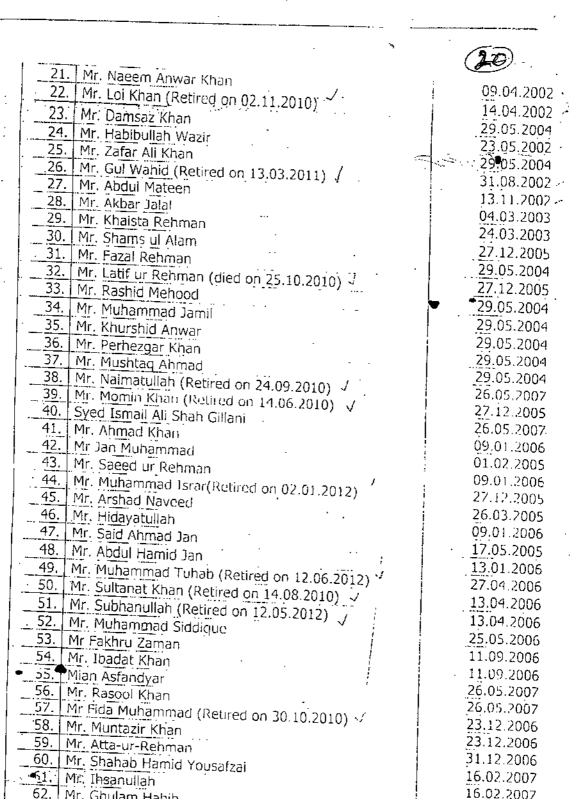
GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

Dated Peshawar the July, 25, 2012

NOTIFICATION

NO.SOE-II(ED)2(423)/2010/Vol-II:- In pursuance of Judgment of Supreme Court of Pakistan dated 24.05.2012 in CPLAs No. 860/2010 and 861/2010 titled Govt. of Khyber Pakhtunkhwa through Secretary Establishment and others versus Muhammad Iqbal Khattak and Ahmad Khan and Judgments of Khyber Pakhtunkhwa Services Tribunal dated 13.03.2009 & 09.04.2009 in service appeals No. 612/2008, 613/2008 & 575/2009 titled Muhammad Iqbal Khattak, Ahmad Khan & Latif-ur-Rehman versus Govt. of Khyber Pakhtunkhwa through Secretary Establishment and others, the competent authority is pleased to ante-date the promotion of following PMS BS-17 officers w.e.f the dates as mentioned against each with all back benefits/consequential benefits and re-designate them as PCS(EG) BS-17:-

S.No.	Name of PMS BS-17 officer for ante-dated	Date of ante-dated
	promotion as PCS (EG) BS-17	promotion as PCS (EG)
1.	Mr. Muhammad Iqbal Marwat (Retired on 31.07.2009	27.12.2005
· . 2.	Mr. Riaz Muhammad Baloch (Retired on 28.02.2011)	26.01.2000 🗸 🦈
	Mr. Muhammad Faroog	27.12.2005
4.	Mr. Zaarmat Ali (Retired on 05.03.2010)	15.05.2000 /
5.	Amily terms of measurement and the first of	29.05.2000 🗸 👉
	13.08.2011)	_
6		01.06.2000 /
	Mr. Muhammad Iqbal Khattak	07.06.2000
	Mr. Muhammad Javed	10.01.2001
. 9		10.02.2001
1	0. Mr. Ahmad Jan Afridi	08.04.2001
1	1. Mr. Nazar Gul Mohmand	09.04.2001
	2. Mr. Muhammad Hanif (died on 31.03.2010)	14.04.2001
	3. Mr. Tahir Muhammad	27.12.2005
- 1	4. Mr. Muhammad Rafiq (Retired on 01.03.2012) 🗸	27.12.2005
]	5. Mr. Muhammad Fakhruddin	13.11.2001
	6. Mr. Farzand Ali	03.03.2005
;	7. Mr. Rehmatullah Khan Wazir	13.11.2001
,	8. Mr. Qaiser Khan	13.7 2001
	9. Mr. Abdul Shakoor Dawar	26.12.2001
	20. Mr. Azizullah Khan Mehsud	13.01.2002



62. Mr. Ghulam Habib

CHIEF SECRETARY KHYBER PAKHTUNKHWA

31.12.2006 16.02.2007

16.02.2007 16.02 2007



ENDST: NO. & DATE EVEN.

A copy is forwarded to:-

- Additional Chief Secretary, Planning & Dev. Department, Khyber Pakhtunkhwa. 1. 2.
- Additional Chief Secretary(FATA), FATA Secretariat. 3.
- Senior Member, Board of Revenue, Khyber Pakhtunkhwa. 4.
- Secretary to Governor, Khyber Pakhtunkhwa. 5.
- Principal Secretary to Chief Minister, Khyber Pakhtunkhwa. 6.
- All Administrative Secretaries to Govt, of Khyber Pakhtunkhwa. 7.
- All Divisional Commissioners in Khyber Pakhtunkhwa. 8.
- All District Coordination Officers in Khyber Pakhtunkhwa.
- All Political Agents in FATA.
- 10. Accountant General, Khyber Pakhtunkhwa.
- .11. Accountant General(PR) Sub Office, Peshawar.
- 12. All District Accounts Officers in Khyber Pakhtunkhwa.
- 13. All Agency Accounts officers in FATA.
- 14. Officers concerned.
- 15. P.S to Chief Secretary, Khyber Pakhtunkhwa.
- 16. P.S to Secretary Establishment, Khyber Pakhtunkhwa.
- .17. P.S to Special Secretary(Estt) Establishment Department.
- 18. PAs to AS(E)/AS(HRD)/DS(E) Establishment Department.

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Office of the District Comptroller of Accounts, Abbottabad

Phone: 0992-9310351-52

Fax: 0992-9310351

No.DCA-ATD/ADMIN/12022-23/. 874

Dated, 74/08/2022

To,

The Director

Treasuries & Accounts,

Khyber Pakhtunkhwa, Peshawar

Subject.-

PROMOTION TO THE POST OF TREASURY/DISTRICT ACCOUNTS
OFFICER BPS-18 AND DISTRICT COMPTROLLER OF ACCOUNTS
BPS-19

Kindly refer to the subject cited above, a self-explanatory application of the following officers is sent herewith for further necessary action at your end please

🗸 1. Amjad Khan

2 Muhammad Shamarez

3. . Asad Ali Shah

Assistant Treasury Officer O/o DCA Abbottabad
Assistant Treasury Officer on deputation basis in BISE Abbottabad

Assistant Treasury Officer in Siran Right bank Canal Project

Irrigation Department Manschra

(finclosed application)

District Complyofler of Accounts

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The Chief Minister Khyber Pakhtonkhwa Peshawar.

Through

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PROMOTION TO THE POST OF TREASURY/DISTRICT ACCOUNTS OFFICER BPS-18 AND DISTRICT COMPTROLLER OF ACCOUNTS BPS-19

Respected Sir,

With humble submission, it is stated that according to the Service Rules of Treasury staff, the method of appointment against the post of Assistant Treasury Officer (B-17) is as under:

- 1. 20% by initial recruitment.
- 2. 20% by promotion on the basis of seniority cum fitness from amongst the holder of the post of Assistant Accountant.
- 60% by promotion on the basis of seniority cum fitness from amongst the holder of the post of:
 - (a) Assistant Accountant who qualified SAS examination.
 - (b) If no qualified Assistant Accountant is available then from Sub Accountant who have qualified SAS examination.

On appointment against the post of Assistant Treasury Officer (B-17) by initial recruitment or by promotion, they are placed in combined seniority list of ATOs (B-17).

The SAS qualified promotees are professionally skilled, who passes six papers Part-I and six papers Part-II exam relating Financial Rules, Discipline and Regulations after almost completion of 20 to 25 years service, whereas on the other hand the initially recruited ATOs are those who are appointed on the bases of single MCQs paper without any Financial professional qualification.

Resultantly at the time of promotion against the post of District Accounts Officer (BPS-18), while taking the benefit of being senior in the seniority list, the initial recruited ATOs are promoted earlier and the SAS qualified Assistant Treasury Officer are deprived of their legitimate right of promotion and even after 20 to 25 years wait most of them are retired on the same post of ATO (B-17).

- Mr. Muhammad Zahir SAS (2007) qualified Assistant Treasury Officer was retired from service on 01.12.2021 on the same post.
- Mr. Muhammad Parveez SAS (2002) qualified Assistant Treasury Officer will retire from service on 01.04.2023 on the same post.
- III. Mr. Muhammad Saced SAS (2002) qualified Assistant Treasury Officer will retire from service on 12.04.2023 on the same post.

(24)

Likely twenty more SAS qualified ATOs will stand retired on the same post without any promotion because of non availability of post due to promotion of initial recruited/Non qualified ATOs against the post of DAO (B-18) without maintaining the ratio of 1.1.3 as directed by the Khyber Pakhtunkhwa. Service Tribunal Peshawar Appeal No. 301/2009 (Copy enclosed) where in it has been advised that the system of Roster and Cycles shall be strictly adopted for the purpose of recruitment appointment to post ATO. A set of five vacancies available on, or after 03.11.2006 shall be declared one cycle and the 1st of these five vacancies will be allotted to the Direct recruit while the 2rd vacancy will be allotted to the Assistant Accountant who has not qualified SAS examination on the bases of seniority cum fitness, the remaining three vacancies of each cycle will be reserved for promotion of SAS qualified Assistant Accountants who have passed SAS examination.

Contrary to the decision of Khyber Pakhtunkhwa, Service Tribunal mentioned above, the initial direct recruitment was made in him sum and 09 ATOs were placed in the seniority list and thus taking the benefit of being seniors five of them have already been promoted to the post of DAO (B-18) and the remaining four will also get their promotion in coming two to three months.

If the situation remains unchanged, all the post of DCAs and DAOs will be occupied by the initial recruited/non qualified ATOs in near future and no SAS qualified ATO will get promotion against the post of DAO or DCA.

The Audits & Accounts being professional and technical job, all the rules regulations of Treasury Establishment are being made on the principals of parity and equality with the Accountant General controller General of Accounts being sister organizations and same nature office work in the District Accounts Offices. The post of Assistant Treasury Officer BPS-17 is equalent to the post of Assistant Accounts Officer BPS-17 for which the Controller General of Accounts has notified its Rules vide No. 800/CGA/Admn-I/17-38/2002 Vol-III dated 16.09.2014 published in the Gazette of Pakistan dated 15.07.2014 (copy enclosed), where in the conditions for initial recruitment for the post of Assistant Accounts Officer (B-17) is reproduced as: "The selected candidate should be confirmed only after having passed the APE/SAS/PIFFA examination" contrary to that no such condition exist for appointment of direct/initial appointed Assistant Treasury Officer(B-17) in the Treasury Establishment.

The Rule-57 CTR Vol-1 reproduced as: "In the case of Treasury which have been recognized into District Accounts Officers temporary charge of the post of District Accounts Officer during his temporary absence, on leave or otherwise will be held by the Additional District Accounts Officer and if he is also absent, by the most senior SAS accountant now re-designated as Assistant Treasury Officer. When a temporary charge is not allowed then how can the charge of the post of District Accounts Officer can be entrusted to the non-qualified Assistant Treasury Officer (without SAS qualification).



The civil servant ACT 1973 as well as Article 38 of the constitution, 1973 also provides that the case of civil servant shall be dealthwith to be just an equitable manner and shall not be dealthwith any favour less favourable to the other similar civil servants.

The Khyber Pakhtunkhwa, Service Tribunal has also stated in para 8 of the above mentioned appeal that fresh rules could be framed by the Govt, which are neither irrational nor discriminatory, nor prejudicial to the rights of the appellants. (Copy enclosed)

The undersigned was promoted to the post of ATO (B-17) on acting charge bases vide Notification. No. SO(ESTT)FD/1-55/DPC/2012 dated 10.12.2012 (Copy enclosed) and was subsequently promoted on regular bases against the same post vide Notification. No. SO(ESTT)FD/1-55/Promotions/ATO/2018 dated 12.02.2018 (Copy enclosed). As the August Supreme Court in case C.As.No. 860 to 861 of 2010, Titled Govt of Kp-Vs-labal Khattak and Ahamd Khan, has held that an official appointed/promoted on acting charge bases and subsequently regularly promoted against the same post, then that official upon regular promotion will gain his seniority etc with effect from the date when promoted on acting charge bases. The Establishment department on its own, on the bases of above referred Judgment has issued a Notification No. SOE(ED)-2(423)/2010/VOE-II Dated 25.07.2012, where by the benefit was antedated and given effect from the year 2000 and 62 officers have been benefitted, even the retired one. As the undersigned has similar case, therefore, he is also to such antedated benefits on the strength of Judgment as 2009 SMR-1.

Therefore, in view of the above it is requested that;-

- Antedate the seniority and other service benefits with effect from the date of acting charge promotion i.e 10.12.2012 with further benefits of B-18 and above, as decided in C.As.No.860 to 861 of 2010, Dated 24.05.2012 and Notification dated 25.07.2012 mentioned above.
- 2. The present Service Rules may be reviewed by making them rational and equitable so that the SAS qualified ATOs may be benefitted from future prospects of promotion to BPS-18 & BPS-19. OR the proper quota for SAS qualified ATOs may be fixed in BPS-18 & BPS-19 as provided in original cadre in BPS-17. The condition of SAS/APE/PIFFA may also be inserted in the Rules for direct recruitees ATOs to make the Rule similar and at par with sister unit i.e AG/CGA.

Yours obediently

Assistant Treasury Officer (BPS-17)

O/o DCA ABBOTTABAD





GOVERNMENT OF KHYBER PAKHTUNKHWA

PINANCE DEPARTMENT

- Dated Pesh: the 10-08-2018

NOTIFICATION

Appointment) Rules, 1981; the following further amendments shall be made; namely: supersession of previous notifications issued in this behalf, hereby directs that in the Khyber Pakhtunkhwa Treasurich (Recruitment and Servants (Appointment, Promotion and Transfer) Rules, 1989, the Finance Department, in consultation with Establishment Department, and in NO SOCEST DED/1-16/2014 SSR C/V-1-11/17:11 In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil (4, (3, (3,

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prescribed for sppoidtreat by initial recruitment or by transfer	APPENDIX
qualification prescribed for appointment by promation to the control of the contr	NDIX
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By selection on merit from amongst the District Comptrollers of Accounts having three (03) years service as such: Provided that if no suitable person is available for promotion then by transfer from amongst officers of equivalent grade having three 03 years experience in finance and accounting. By promotion, on the basis of scatority-cum-liness, from amongst the Deputy Directors. District Accounts Officers and Agency Accounts Officers and Treasury Officer with at least twelve (12) year service in BPS-17 and above. Note: For the purpose of promotion, a joint semicrity list of the Officers mentioned above shall be maintained. By promotion, on the basis of scalority-cum-liness, from amongst the By promotion, on the basis of scalority-cum-liness, from amongst the By promotion, on the basis of scalority-cum-liness, from amongst the By promotion. Treasures & Accounts having five (05) years service as such, and the provided that if no guitable person is available for promotion from amongst the District Accounts Officers, Agency then by traitifer from amongst the District Accounts Officers, Agency then by traitifer from amongst the District Accounts Officers, Agency then by traitifer from amongst the District Accounts Officers, Agency	Method of recruitment.
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Copy of the above is forwarded for information to:-

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- The Secretary Public Service Commission, Peshawar.
- The Director Treasuries & Accounts, Peshawar,
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Dated 10-08-2018

Government of Khyber Pakhtunkhwa Finance Department

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Subject:

RECRUITMENT HULES FOR THE POST OF AUDITOR (B. lii), ASSISTANT ACCOUNTS OFFICER (B-17) AND ACCOUNTS OFFICIAL (B.10) IN RESPECT ORGANIZATION

Kindly refer to the subject holed above and find enclosed herewith: inted copy of remulment tilling of tick Organization notified R.O.No.639(I)/2014 dated. In 07-2014 bit your reference and record.

cl: As Above:



ANSOOR AHMAD ounts Officer (Admr

y to: -

- The Auditor Ceneral of Pakletan, Islamabad
- 2. PS to Controller General of Accounts

The DG Accounts Works, Lalings

- 3. PA to DG (Admn)
- PA to DG (IV&R):
- The Accounts Officer, Adminally Pally Regulation/ Inspection/ Litigation The Web Master

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PARTING THE GAZETTE OF PARISTAN, EXTRA JULY 19, 4914

QUALIFICATIONS, EXPERIENCE AND AGE LIMITS FOR INTIAL APPOINTMENT

- 4. A candidate must possess the educational qualifications and experience and must be within the age limits as mentioned against the prince encounted in the Schedule to this Notification provided that:
 - (i) 'Experience' means, experience gained in a regular full time point job after obtaining the required qualifications;
 - Ph.D in the relevant field shall be treated as practical experience upto a maximum period of two and four years properties of the purpose of initial appointment, provided that
 - (a) a candidate who has obtained the degree of M.Phil of Philit during service shall not be entitled to a double benefit of counting the said period as service transmits requirement prescribed for the post; and
 - (b) this concession shall not be available for the posts for which the prescribed qualification is M.Phil/Ph.D.
 - (iii) the maximum age limit shall be relaxed in respect of the condidated specified and to the extent indicated in the Initial Appointment to Civil Posts (Relaxation of Upper Age Limit) Rules, 1993 an amended from time to time; and
 - (iv) eligibility of candidates shall be reckoned, as on the closing, date fixed for submission of applications in accordance with these Recruitment Rules and the Instructions issued by the Federal Government and the Federal Public Service Commission from time to time.

APPOINTMENT BY TRANSFER

5. Appointment by transfer shall be made by selection from number e persons holding appointment on a regular basis under the Pederal overnment in the same basic pay scale in which the post to be filled exists, ovided that the person concerned possesses the qualifications and experience escribed for initial appointment to the post concerned.

PROBATION

6. Persons appointed by initial appointment or promotion or transfer all be on probation for a period of one year. This period may be curtailed for

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good and sufficient tempting to be usefulled, in it considered necessary, it may be extended for a parted and exterioral me a considered necessary, a may accommend the formation of the first of the specified at the time of appointment Appointment on probability shall be subject to the provisions of Section to of the Civil has table All, 10.4 tend with Rule 21 of the Civil Servints (Appointment, Promentin and Plancker) Rules, 1973.

This Neithballon frame with the concurrence of the Establishment Division vide then U.M. III. Suns with the concurrence of the Estate its letter So, F. 12-00/2017 RR, dated 16th July 2014 and supersedes earlier advice of he Commission dated 24rd Physophys. 2013.

SCHEHOLE. (discharge to

No	Designation and DPS of the Post	Qualithration and Experience	Age	Limit
1)	(5)	The same same same same same same same sam	(4)	
	Accounts Offices	(3)	Min.	Max.
	(68-18)	UR.	25 years	35 yars
		Donnes in Commence from a University	• !	:
.		(ii) Chartered Accountant (CA) (Modules A		
		in the relevant field.	•	
- -	·-	OŘ.		}
		(i) 2nd Class or Grade "C" Master's Degree in Business Administration (Unancet Accounting)/ Commerce from a University recognized by HEC.	· ,	
<u> </u>		(ii) He years post qualification experience in the relevant field.		
Acc	sistant counts Officer -17)	 2nd Class or Grade "C" Master degree in Husiness Administration (Finance/ Accounting) / Economies / Commerce from a University recognized by HEC. 	22 years	30 years
		 Two years post qualification experience in the relevant field. 		
	• · · · · · · · ·	OR		
-		2nd Class or Grade "C" Master's Depree in Commerce from a University recognized by HEC.		

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IPS of the Post	Qualification and Experience	AWI	ng g
(2)	(3)	Min, T	1/20
- •	(ii) ACCA (Fundamental and Professional Levels) in addition to Muster's degree,		
	(iii) one year post qualification experience in the relevant field.		
	(iv) The selected candidates would be confirmed only after having passed APE/ SAS/ PIPFA (Public Sector).		
nior Auditor S-16)	(i) 2nd Class or Grade "C" Bachelor's Degree in Business Administration (Finance/ Accounting)/ Commerce from a University recognized by HEC.		77, yezas
	(ii) Two years post qualification experience in the relevant filed.	; \ ,	
	OR		1
_	(i) 2nd Class or Grade "C" Bachclor' Degree in Commerce from a Universit recognized by HEC.	y	
	(ii) ICMA/ ACMA in addition to Bachelor degree.		*
	(iii) One year post qualification experient in the relevant field.	ce	

.Admn-I/17-38/2002/Vol-III/662.]

(Name and designation of the issuing authority)

DR. JAWAD ZAKA KHAN,

Director (Administration)

O/o Controller General of Accounts

Islamabad.

VAKALAT NAMA

IN THE COURT OF KP Service Ivibou	D, Postin
Amias Khain	(Appellant)
VERSUS	(Petitioner) (Plaintiff)
Brown of KP	_ (Respondent) (Defendant)
I/We, Amjad Way CAppellant)	
Do hereby appoint and constitute Mr. M. Asif Yousafzai, ASC to a	appear, plead, act

compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/Counsel on my/our costs.

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

Dated _____/20

SUMMIN (CLIENT)

ACCEPTED

M. ASIF YOUSAFZAI, ASC,

SYED NOMAN ALI BUKHARI Advocate High Court Peshawar

Room # FR-8, 4th Floor, Bilour Plaza, Peshawar, Cantt: Peshawar 03129103240