## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL AT CAMP COURT SWAT

Execution Petition No. 148/2019

Date of institution

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13.11.2019

Bahrul Hayat, Ex-Head Constable No. 1324, Police Force District Swat.

**VERSUS** 

The Government of Khyber Pakhtunkhwa through Secretary Finance, Peshawar and four others.

ORDER 07.04.2022

Mr. Imdad Ullah, Advocate, for the petitioner present.

Representative of the respondents namely Mr. Ali Rehman, Inspector

(Legal) alongwith Mr. Noor Zaman Khattak, District Attorney for the respondents present.

Learned counsel for the petitioner stated at the bar that the grievance of the petitioner has been redressed, therefore, instant execution petition may be filed without further proceedings. In this respect, he submitted written application, which is placed on file.

In light of the above, the execution petition in hand stands filed. File be consigned to the record room.

ANNOUNCED 07.04.2022

(Salah-Ud-Din) Member (Judicial) Camp Court Swat 06.04.2022

Petitioner in person present. Mr. Ali Rehman, Inspector (Legal) alongwith Mr. Noor Zaman Khattak, District Attorney for the respondents present.

Petitioner sought adjournment on the ground that his counsel is unable to appear before the Tribunal today due to strike of lawyers. Adjourned. To come up for further proceedings on 07.04.2022 before the S.B at Camp Court Swat.

(Salah-Ud-Din) Member (J) Camp Court Swat

Post Script 06.04.2022

Appellant as well as representative of respondents No. 1 to 4 namely Ali Rehman, Inspector (Legal) appeared at 01:35 P.M. Mr. Noor Zaman Khattak, District Attorney for the respondents present.

Representative of respondents No. 1 to 4 stated at the bar that all admissible pensionary benefits have been given to the petitioner and there is nothing outstanding against the respondents, In this respect he produced pension Roll Data Sheet and Pension Slip duly certified by District Accounts Officer Swat, which is placed on file. Confronted with this situation, petitioner submitted an application for filing of the Execution petition without further proceedings. Learned counsel for the petitioner is, however, not in attendance due to strike of lawyers, therefore, to come up on 07.04.2022 before the S.B at Camp Court Swat.

(Salah-ud-Din) Member (Judicial) Camp Court Swat 04.01.2022

None for the petitioner present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Murad Ali, District Accounts Officer and Mr. Ali Rehman, Inspector (Legal) for respondents present.

In compliance with the directions, as per order sheet dated 08.12.2021, District Accounts Officer is present and stated at the bar that all admissible pensionary benefits have been given to the petitioner and there is nothing outstanding against the department. Similar stance was that of the respondent-department i.e Police Department. As neither the petitioner nor his learned counsel is present today hence view point of the respondent-department could not be endorsed by the other side i.e petitioner. Considering the view point/stance of the representative of the respective respondents, execution petition seems to have been repetor disposal so far as implementation of the Service Tribunal judgement dated 02.05.2016 is concerned. To come up for further proceedings on 09.02.2022 before S.B at camp court Swat.

(Mian Muhammad)
Member(E)
Camp Court Swat

09.02.2022 Tour is hereby canceled .Therefore, the case is adjourned to 06.04.2022 for the same as before at Camp Court Swat.

Reader

Counsel for the petitioner present. Mr. Muhammad Rasheed, Deputy District Attorney alongwith Mr. Ali Rehman, SI (Legal) for respondents present.

Vide order sheet dated 26.08.2021 the District Account Officer Swat was put on notice for his personal attendance to explain the position for non production of service book, the notice was duly issued and since then he has not appeared before the Tribunal. Today learned DDA contacted the office of District Accounts and now its 03:PM but he failed to appear before the Tribunal today.

Apathy of the officer to the order of this Tribunal constraint us to take coercive measures against him. In the first instant the salary of the District Accounts Officer Swat is hereby attached till further orders. Moreover, the office of Accountant General is required to submit compliance of this order before the Tribunal positively. Case to come up for compliance on 04.01.2022 before S.B at Camp Court, Swat.

(Atiq Ur Rehman Wazir) Member (E)

Camp Court, Swat

Clerk of learned counsel for the petitioner present.

Mr. Asif Masood Ali Shah, Deputy District Attorney alongwith Mr. khawas Khan Inspector for the respondents present.

Learned Members of the DBA are observing Sogh over the demise of Qazi Imdadullah Advocate and in this regard request for adjournment was made; allowed. To come up for further proceedings before the S.B on 08.12.2021 at Camp Court, Swat.

(Atiq-Ur-Rehman Wazir)

Member (E) Camp Court, Swat Due to COVID-19, the case is adjourned to 0.9/0.6/2021 for the same.

READER

26.07.2021

To come up for implementation report on 26.08.2021 before S.B at Camp Court, Swat. Notices be issued to petitioner/counsel as well as respondents for the date fixed.

Chaicman

26.08.2021

Counsel for the petitioner and Mr. Muhammad Riaz Khan Paindakhel, Asstt. AG alongwith Khawas Khan, S.I. (Legal) for the respondents present.

Representative of the respondent No. 4 has produced copy of letter dated 04.03.2021, addressed to District Accounts Officer, Swat for production of Service Book of the Petitioner. Copy placed on file. Representative of the respondent No. 4 is required to hotly pursue the matter with concerned quarter. However, District Accounts Officer, Swat be given notice for his personal attendance to explain the position for non-production of service Book of the petitioner till date. Case to come up for compliance report on 7.10.2021 before S.B at camp court, Swat.

Chairman Camp Court, Swat 01.03.2021

Counsel for the Petitioner present. Mr. M. Riaz Khan Paindakhel, Asst: AG alongwith Mr. Khawas Khan, SI for respondents present.

Learned Asst: AG requested for adjournment so as to contact the respondent-department for the purpose obtaining documents/implementation report.

Adjourned to 07.04.2021 before S.B at camp court Swat.

(Mian Muhammad)
Member(E)
Camp Court Swat

Due to summer vacation, case is adjourned to 3-2021 for the same as before.



01.03.2021

Petitioner with counsel present. Mr. M. Riaz Khan Paindakhel, Asst: AG alongwith Mr. Salman Arshad, Medical Officer for respondents present.

Implementation report not submitted. Learned Asst: AG seeks time to submit the same on the next date. As per order sheet dated 05.10.2020 and 03.11.2020 DHO Health Dir Upper is directed to appear and apprise the court about the final implementation report in the instant case.

Adjourned to 03.03.2021 before S.B at camp court Swat.

(Mian Muhammad)

Member(E)

Camp Court Swat

05.10.2020

Petitioner himself alongwith Mr. Imdad Ullah, Advocate, are present. Mr. Usman Ghani, District Attorney alongwith Mr. Khawas Khan, S.I (Legal) are also present.

The issue for adjudication before this Tribunal is as to whether any entitlement of petitioner in lieu of LRP subsists when he has already attained the age of superannuation and get retired on 11.07.2013. The learned counsel representing petitioner as well as learned District Attorney has to render assistance on the point so that the issue involved is resolved for conducting of onward proceedings. File to come up for needful on 03.11.2020 before S.B at Camp Court, Swat.

(MUHAMMAD JAMAL KHAN)
MEMBER
CAMP COURT SWAT

03.11.2020

Petitioner in person present.

Muhammad Jan learned Deputy Attorney alongwith Khawas Khan Inspector for respondents present.

Petitioner requested for adjournment as lawyers are on general strike, therefore, case is adjourned to 04.01.2021 for arguments/further proceedings, before S.B at Camp Court, Swat.

Member (E) Camp Court, Swat

Due to cariel-19, the case is adjairned.

To come up for the same on objection,
at camp court swat. 07.07.2020.

Reader

09.01.2020

Petitioner in person and Muhammad Sohail, Assistant for the respondents present. Implementation report not submitted. Representatives of the department requested for adjournment. Adjourned to 05.03.2020 for implementation report before S.B at Camp Court Swat.

(Muhammad-Amin Khan Kundi) Member Camp Court Swat

05.03.2020

Petitioner with counsel present. Mr. Riaz Paindakheil learned Assistant Advocate General alongwith Khawas Khan S.I (Legal) and Muhammad Jameel AAO present. Representative Khawas Khan S.I seeks adjournment to furnish implementation report. Adjourn. To come up for implementation report on 09.04.2020 before S.B at Camp Court, Swat.

Member Camp Court, Swat.

Due to cossona visous tous to camp coust swat has been cancelled. To come up for the same on-4/6/20

04.11.2019

Petitioner alongwith his counsel and Mr. Riaz Ahmad Paindakheil, Assistant AG alongwith M/S Shamim, Section Officer for respondent No. 1 and Mir Faraz, DSP (Legal) for respondents No. 2 to 4 present. Representative of respondents No. 2 to 4 stated that the implementation report is in process and requested for adjournment. Adjourned to 04.12.2019 for implementation report before S.B at Camp Court Swat.

(Muhammad Amin Khan Kundi) Member Camp Court Swat

04.12.2019

Clerk to counsel for the petitioner present. Mr. M. Riaz Khan, Paindakhel, Assistant Advocate General alongwith Mr. Khawas Khan, SI for respondents present. Clerk to counsel for the petitioner seeks adjournment due to strike of District Bar Association, Malakand Division. Adjourned. To come up for further proceedings on 09.01.2020 before S.B at camp court Swat.

Member Camp Court Swat 01.07.2019

Learned counsel for the petitioner and Mr. Mian Amir Qadir learned District Attorney alongwith Khawas Khan SI legal present. Implementation report not submitted. Representative of the respondent department seeks adjournment to furnish implementation report. Adjourn. To come up for further proceedings/implementation report on 03.09.2019 before S.B at Camp Court, Swat.

Member
Camp Court, Swat.

03.09.2019

71/8/mm .. 22

Learned counsel for the petitioner present. Mr. Mian Amir Qadir learned Deputy District Attorney alongwith Khawas Khan Inspector present. Representative of the respondent department seeks adjournment to furnish reply. Adjourn. To come up for reply on 07.10.2019 before S.B at Camp Court, Swat.

Member Camp Court, Swat.

07.10.2019

Petitioner alongwith his counsel and Mr. Anwar-ul-Haq, Deputy District Attorney alongwith M/S Shamim, Section Officer (Litigation) on behalf of respondent No. 1 and Khawas Khan, S.I. (Legal) on behalf of respondents No. 2 to 4 present.

Record reveals that this Tribunal has passed judgment on 02.05.2016 in favour of the petitioner but the implementation report of the judgment has not been submitted so far. Representative of the respondents No. 2 to 4 is strictly directed to furnish implementation report/reply positively. To come up for implementation report on 04.11.2019 before S.B at Camp Court Swat.

(Muhammad Amin Khan Kundi) Member Camp Court Swat

## Form- A

## FORM OF ORDER SHEET

Court of				

Execution Petition No.

	Execution	on Petition No. 148 /2019
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	11.3.2019	The execution petition of Mr. Baharul Hayat submitted today by Mr. Aziz-ur-Rehman Advocate may be entered in the relevant
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		register and put up to the Court for proper order please.  REGISTRAR 113 19
2-	13-3-19	This execution petition be put up before touring S.  Bench at A.Abad on 66 05 - 1.9  Swat
,		CHAIRMAN
	, , , , , ,	
C	res rep	Learned counsel for the petitioner present. Notice of present execution petition be issued to the spondents. To come up for implementation port/comments on 01.07.2019 before S.B at Campourt, Swat.
		Member Camp Court Swat

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Execution Petition No. 148 of 2019

Bahrul Hayat, Ex-Head Constable No. 1324, Police Force District Swat.

...Petitioner

#### **VERSUS**

The Government of Khyber Pakhtunkhwa through Secretary Finance, Peshawar and Others.

...Respondents

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S#	Description of documents	Annexuro	Pages
1.	Memo of Appeal		1-3
2.	Affidavit		4
3.	Addresses of the parties	.,	5
4.	Copy of the Judgment dated 02-05-2016	A	6-8
5.	Copy of the Cheque	В	9
6.	Vakalat Nama	••••	10

Appellant Through

Advocate Swat

Office: Khan Plaza, Gulshone Chowk, Mingora Swat, Cell 0333 929 7746

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Execution Petition No. 148 of 2019

Bahrul Hayat, Ex-Head Constable No. 1324, Police Force District Swat.

...Petitiofterry No. 380

#### VERSUS

- 1. The Government of Khyber Pakhtunkhwa through Secretary Finance, Peshawar.
- 2. The Provincial Police Officer Khyber Pakhtunkhwa, Peshawar.
- 3. The Deputy Inspector General of Police, Malakand Range at Saidu Sharif, District Swat.
- 4. The District Police Officer, Gulkada, District Swat.
- 5. The District Accounts Officer at Saidu Sharif, District Swat.

...Respondents

Registrar

### **EXECUTION PETITION OF THE** JUDGMENT DATED 02-05-2016.

Respectfully Sheweth:

- 1. That the petitioner filed a service appeal against the order O.B. No. 141 dated 19-08-2014, whereby retrospective retirement was ordered with further order of recovery of alleged over payment.
- feeling aggrieved the petitioner filed departmental appeal and finally approached this Honourable Tribunal for the redressal of his grievance.

- 3. That this Honourable Tribunal was pleased to allow the service appeal vide judgment dated 02-05-2016 with the directions to the respondents to release the pension and to conduct inquiry with regards the recovery of the alleged payment, but restraining the respondents to finalize the same within two months. Copy of the judgment is enclosed as Annexure "A".
- 4. That the respondents were communicated the judgment of the Honourable Tribunal and inspite the lapse of the time of Two Months the respondents have neither released the pension of the petitioner nor have initiated the inquiry.
- 5. That feeling still aggrieved the petitioner filed an execution petition No. 154/2016 for the implementation of the judgment dated 02-05-2016 and the petitioner was handed over the Cheque of 501,953/-. Copy of the Cheque is enclosed as Annexure "B".
- 6. That upon the receipt of the Cheque, the said execution petition was filed, but now the respondents have neither paid the GP Fund (General Provident Fund) and the leave encashment was also not paid to him for no valid reasons.
- 7. That the petitioner feeling aggrieved and having no other option this petition is filed for the implementation of the judgment and redressal of the grievances.

It is, therefore, very respectfully prayed that on acceptance of this petition this Honourable Tribunal may very kindly direct to make the payment of the GP Fund and Leave Encashment of the petitioner without any further delay.

3

Any other relief deemed appropriate in the circumstances and not specifically prayed for may also very kindly be granted.

Petitioner

Bahr-ul-Hayat Through Counsels,

Aziz-ur-Rahman

Imdad Ullah Advocates Swat

# 4

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Execution Petition No. \_\_\_\_\_ of 2019

Bahrul Hayat, Ex-Head Constable No. 1324, Police Force District Swat.

...Petitioner

#### **VERSUS**

The Government of Khyber Pakhtunkhwa through Secretary Finance, Peshawar and Others.

...Respondents

#### **AFFIDAVIT**

It is solemnly stated on Oath that all the contents of this petition are true and correct to the best of my knowledge and belief and nothing has either been misstated or concealed thereto.

Deponent:
Bahrul Hayat

Identified By:

Imdad Ullah Advocate Swat



# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR



Execution Petition No. \_\_\_\_\_ of 2019

Bahrul Hayat, Ex-Head Constable No. 1324, Police Force District Swat.

 $\dots$ Petitioner

#### VERSUS

The Government of Khyber Pakhtunkhwa through Secretary Finance, Peshawar and Others.

...Respondents

#### **ADDRESSES OF THE PARTIES**

#### <u>Petitioner:</u>

Bahrul Hayat, Ex-Head Constable No. 1324, Police Force District Swat.

#### Respondents:

- 1. The Government of Khyber Pakhtunkhwa through Secretary Finance, Peshawar.
- 2. The Provincial Police Officer Khyber Pakhtunkhwa, Peshawar.
- 3. The Deputy Inspector General of Police, Malakand Range at Saidu Sharif, District Swat.
- 4. The District Police Officer, Gulkada, District Swat.
- 5. The District Accounts Officer at Saidu Sharif, District Swat.

Petitioner

Through Counsel,

Aziz-ur-Rahman

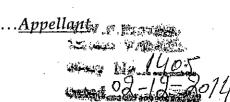
Advocate Swat

Annexure A.

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 137-3 of 2014

Bahrul Hayat, Ex-Head Constable No. 1324, Police Force District Swat.



#### **VERSUS**

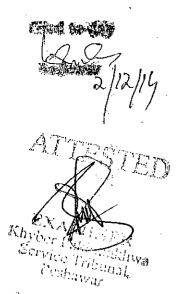
- 1. The Government of Khyber Pakhtunkhwa through Secretary Finance, Peshawar.
- 2. The Provincial Police Officer Khyber Pakhtunkhwa, Peshawar.
- 3. The Deputy Inspector General of Police, Malakand Range at Saidu Sharif, District Swat.
- 4. The District Police Officer, Gulkada, District Swat.
- 5. The District Accounts Officer at Saidu Sharif, District Swat.

..Respondents

Appeal under section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against the order O.B. No. 141 dated 19-08-2014 issued by the District Police Officer Swat, whereby the appellant is by attaining with superannuation, effect from 11-07-2013 (A.N.) i.e. retrospectively, and same time recovery of pay is ordered to be made of the period overdone against the law, rules and Shariah, hence liable to be set aside. Moreover the appellant has also filled a departmental appeal, which is still pending disposal despite the lapse of

statutory period of time.





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	Date of Order	Order or other proceedings with signature of Judge or Magistrate and that of
oceedings	or	parties where necessary.
	proceedings.	
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oceedings or pro		DEFORE THE KLIVDED DAY IT INVESTIGATION
		BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
		CAMP COURT SWAT.
		APPEAL NO.1373/2014
		,
•		(Bahrul Hayat-vs-Government of Khyber Pakhtunkhwa through Secretary Finance
	,	and others etc).
	,	
		HIDCHAENT
	,	JUDGMENT
*	02.05.2016	MUHAMMAD AZIM KHAN AFRIDI, CHAIRMAN: Appellant with
	, I	Typenant With
		counsel, M/S Imranullah, Inspector (legal) and Muhammad Shamim, Senior Scale
·		Stenographer alongwith Mr. Muhammad Zubair, Senior Govt. Pleader for
,		respondents present.
İ		
•		Bahrul Hayat, hereinafter referred to as the appellant, has preferred the
',		barrier referred to as the appellant, has preferred the
	•	instant appeal under section 4 of the Khyber Pakhtunkhwa Service Tribunal Act,
	•	The same of the mayber rathermarka Service inbunal Act,
		1974 against the order of retirement dated 19.8.2014 vide which the appellant,
	•	and a stored 1 vide which the appendix,
•		while serving as Head Constable, was retired from service on attaining the age of
		The digital of the di
		superannuation with effect from 11.7.2013 with further recovery of over
	•	payment with effect from 12.7.2013 to 11.7.2014.
	ı	
		tourned council for the same II
. *	( ) See 16	Learned counsel for the appellant argued that though the actual date of
5		retirement of the annellant was 11.7.2012 but the
<u>.</u>		retirement of the appellant was 11.7.2013 but the competent authority passed
	A CO	no order of retirement and forced the appellant to perform duty till 12.7.2014
( · · · · · · · · · · · · · · · · · · ·	( )	12.7.2014
V i	United the second	and as such the appellant should have been retired from service with effect from
		The service with effect from
		the date of passing the order of retirement on 19.8.2014.
	_ Ti	,

Learned Senior Govt. Pleader argued that the age of appellant was

computed which ball to be 60 years on 11.7.2013 and as such he was declared

Advocate



retired according to law. That since the appellant was not a regular employee as such the pay received by him was to be recovered from him.

We have heard arguments of the learned counsel for the parties and perused the record.

It was not in dispute before us that the actual date of retirement of the appellant on attaining the age of superannuation was 11.7.2013 as such we would hold that the appellant was liable to retirement and securing pensionary benefits for his service up to 11.7.2013. It was also not in dispute before us and established from record as well that the appellant had served there-after up to 12.7.2014. It is yet to be ascertained as to whether over stay of the appellant after the said date of retirement was due to any ulterior desire of the appellant or as negligence of the respondents. In such circumstances we would therefore hold that the pensionary benefits of the appellant are to be calculated on attaining the age of superannuation of 60 years on 11.7.2013. So far as recovery of over payment of salary after the said date is concerned the same shall be subject to an inquiry so as to determine whether the over stay was attributable to the appellant or otherwise. If otherwise, then the recoveries shall not be made from the appellant. The competent authority shall decide the fate of the case after conduct of inquiry within a period of 2 months after the receipt of this judgment. Parties are, however, left to bear their own costs. File be consigned to the record room....

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(Sof-M. Azim Khan Afridi, Chairman Sof Abdil Latib,

<u>ANNOUNCE</u> 02.05.2016 Mester

Advocate

Annexure B

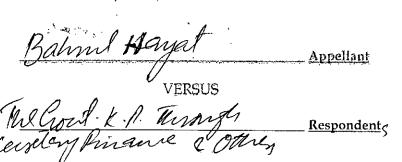
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Attested Made Advocate

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

In the matter of:-



KNOWN ALL to whom these present shall come that 1/we, the undersigned appoint

#### AZIZ-UR-RAHMAN and IMDAD ULLAH

Advocates High Court

To be the advocate for the / like in the above mentioned case to do all the following acts, deeds and things or any one of them, that is to say:-

- To acts, appear and plead in the above mentioned case in this court or any other Court in which the same may be tried or heard in the first instance or in appeal or review or revision or execution or at any other stage of its progress until its final decision.
- To present pleadings, appeals, cross objections or petitions for execution review, revision, withdrawal, compromise or other petition or affidavits or other documents as shall be deemed necessary or advisable for the prosecution of the said case in all its stages.
- To withdraw or compromise the said or submit to arbitration any difference or dispute that shall arise touching or in any manner relating to the said case.
- To receive money and grant receipts therefore, and to do all other acts and things which may be necessary to be done for the progress and in the course of the prosecution of the said case.
- To employ any other Legal Practitioner authorizing him to exercise the power and authorities hereby conferred on the Advocate wherever he may think fit to do so.
- ❖ I understand that the services of aforesaid lawyer are hired irrespective of the outcome of the case.

And I/We hereby agreed to ratify whatever the advocate or his substitute shall to do in the said premises.

And I/We hereby agree not to hold the Advocate or his substitute responsible for the result of the said case in consequences of his absence from the Court when the said case is called up for hearing.

And I/We hereby agree that in the event of the whole or any part of the fee agreed by me/us to be paid to the Advocate remaining unpaid, the Advocate shall be entitled to withdraw from the prosecution of the case until the same is paid.

(Signature or thumb impression)

(Signature or thumb impression)

(Signature or thumb impression)

Accepted subject to terms regarding fees

(AZIZ-UR-RAHMAN)

Advocate High Court
Office: Khan Plaza, Gulshone Chowk
G.T. Road Mingora, District Swat.

Cell No. 0300 907 0671

(IMDAD ULLAH)

Advocate High Court

Office: Khan Plaza, Gulshone Chowk, G.T. Road, Mingora, District Swat

Cell No. 0333 929 7746

-Lyss,

From:

The District Police Officer

Swat

To:

The District Account Officer

Swat

No. <u>9976</u>/Legal,

Dated Saidu Sharif the 2 / 7/2019

Subject:

SERVICE BOOK REQUIRED IN EXECUTION PETITION OF EX-

HEAD CONSTABLE BAHRUL HAYAT

#### Memorandum:

Please refer to the subject.

In compliance with the judgment of Khyber Pakhtunkhwa Service Tribunal Peshawar, Service Book of Ex-Head Constable Bahrul Hayat No.1324 is required to this office for Leave Encashment.

It is, therefore requested that Service Book of the above cited Police official may kindly be provided to this office for the said purpose, please.

The matter may be treated as most argent being Court matter.

District Police Officer

Swat Ph: 0946-9240393

FaxNo0946-9240402

Email:dposwat@gmail.com

From:

The District Police Officer

Swat

To:

The District Account Officer

Swat

No. <u>9976</u>/Legal,

Dated Saidu Sharif the 2 / 7/2019

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The matter may be treated as most urgent being Court matter.

District Police Officer

Swat Ph: 0946-9240393 FaxNo0946-9240402

Email:dposwat@gmail.com



فِتْرُ انسپکٹر جنزلآف پولیس خیبر پختو محو ۱ ہ سنٹرل پولیسآفس پشاور

## ریٹائر منٹ کی حدکو کینجنے والے کشفیلان کی ترقی کے لئے پالیسی گائیڈلائن بی جی۔2013/4

مشاہدے میں آیا ہے کہ 60 سال کی عربک پولیس میں جانفشانی سے خدمات سرانجام ویے والے بعض کل میں بانفشانی سے خدمات سرانجام ویے والے بعض کل میں بان اس عہدے سے ریٹائر ڈیوجاتے ہیں ایسے کشفیدلان جن کاریکار ڈیٹائدار ہو، کی شاندرو نے کاموتی مشقنوں کے اعتراف میں قواعدے مطابق کی -االسف کے ذریعے آئیس ترقی کے شرات سے مستنید ہونے کا موتی ویے کا فیصلہ کیا گیا ہے۔

- للبذا:-
- 1 60 مال کی مرکو پینچنے والا کسٹیل ریٹائزمٹ کی تاریج سے 06 ماہ پہلے کا زاتھارٹی کی طرف ہے ۔
  - لسف C-11مس تق ياب كياجا سكاعا-
  - 2- سنا C-۱۱ یں درج ہونے والکشفیل ریٹائر سندی تاریخ ہے 3ماہ پہلے مجاز اتھار آن کی طرف م
- على مهتم بوليس صلح المجاز بوليس آفيسراس ترقى كے حقد اركلسفيها ن كا البيضلح بين أيك كسف مرتب على معتب م
  - 4 حق دار كسفيلان ان احكامات كرمطابق ترقى حاصل كرنے كے لئے خود بھى عاز اتحارثى كو
- درخواست بھجوا کے ہیں 5۔ ان احکامات کی بذریعیدوائرلیس اورشام کی گنتی سمیت ہر مروجہ اور مکن طریقے ہے تشہیر کی جائے گی۔

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هم المستحمل المستوالي المالية المالية المالية المستوالية المالية الما

اطلاع برائے انفار میشن:-

- 1 آل ميرز آف پوليس آفيمز خيبر پخونخواه
  - 2. فيسريداور
  - 3. آل ريبل ريس آفسر زخير پختونخواه
- 4 آل دُسْرِكُ يوليس آفيسر زخيبر بخونخواه
- المالى فى المتعليد من فى اون اور اس برايت كما تحد كدوه اس كائتر لائن كانتران محرافي محرافي محرافي محرافي محرافي

#### ORDER

On attaining the age of superannuation of 60 years, Head Constable Bahr-ul-Hayat No.1324 of this District Police is hereby retired on superannuation pension with effect from 11-07-2013 (A.N) with recovery of overpayment of pay with effect from 12-07-2013 to 11-07-2014.

4

District Police Officer, Swat

O.B. No. /4/ Dated / 2.8 / /2014.

Copies to:-

- 1) Pay Officer,
- 2) Establishment Clerk,
- Pension Clerk alongwith Service Record of the above named Head Constable,
- 4) OASI/Swat.

From:

The District Police Officer

Swat

To:

The District Account Officer

Swat

No. 4377 /Legal,

Dated Saidu Sharif the 04/03/2021

Subject:

SERVICE BOOK REQUIRED IN EXECUTION PETITION OF EX

CONSTABLE BAHRUL HAYAT

Memorandum:

Please refer the subject noted above.

In compliance with the Judgment of Khyber Pukhtunkhwa Service Tribunal Peshawar, Service Book of Ex-Constable Bahrul Hayat No.1324 is required to this office for further proceedings as per Court order.

It is therefore, requested that Service Book of the above said Police official may kindly be provided to this office for the said purpose, please.

District Police Officer

Swat 4/3 Ph. 0946-9240393 Fx. No. 0946-9240402 Email:<u>dposwat@gmail.com</u> From:

The District Police Officer

Swat

To:

The District Account Officer

Swat

No. 9976 /Legal,

Dated Saidu Sharif the 2 / 7/2019

Subject:

SERVICE BOOK REQUIRED IN EXECUTION PETITION OF EXHEAD CONSTABLE BAHRUL HAYAT

#### Memorandum:

Please refer to the subject.

In compliance with the judgment of Khyber Pakhtunkhwa Service Tribunal Peshawar, Service Book of Ex-Head Constable Bahrul Hayat No.1324 is required to this office for Leave Encashment.

It is, therefore requested that Service Book of the above cited Police official may kindly be provided to this office for the said purpose, please.

The matter may be treated as most urgent being Court matter.

District Police Officer

O Swat Ph: 0946-9240393 FaxNo0946-9240402

Email:dposwat@gmail.com

#### **ORDER**

In pursuance of Khyber PakhtunKhwa, Peshawar Finance Department Letter No. FD/SO(FR)/7-8/2010/Vol-II, dated 23-04-2012 and Home & TA,s Department Notification No. SO (Police) HD/5-8/2012/09/KC, dated 02-05-2012, and C.P.O, Khyber PakhtunKhwa, Peshawar Endst: No.4499-4506/A-3, dated 04-05-2012, the following Constables of this district Police on active duty in operation period are hereby promoted as one step promote HCs (BPS-7) with immediate effect, subject to the condition that in future no such case/claim of other police officials/officers of swat Region will be honored, the post shall automatically stand downgraded as and when vacated by the present incumbents.

Name & No. Constable Ali Zeb No. 157-RR
<u></u>
Constable Habib Khan No. 29-RR
Constable Alamgir No. 1495
Constable Arshad Igbal No. 1478
Constable Fazal Karim No. 812
Constable Sarb Ali No. 1083
Constable Abdul Shakoor No. 1241
Constable Hidayat Ullah No. 588
Constable Khan Nawab No. 431
Constable Habib Ur Rehman No. 628
Constable Sultani Room No. 537
Constable Bahader Rehman No. 127/RR
Lady Constable Abida No. 1391
Constable Muhammad Ghani No. 292
Constable Dilbar No. 745
Constable Ragib Ullah No. 600/73-RR
Constable Nadar Khan No. 1035
Constable Said Fares N. 1035
Constable Said Faroog No. 1138
Constable Gulab Said No. 141/RR
Constable Rakhti Rah
Constable Bakhti Rahman No. 49/RR
Constable Maheuddin No. 166/RR
Constable Zakir Hussain No. 46/RR
Constable Ali Ahmad No. 173/RR
Constable Muhammad Shah No. 214/RR
Constable Muhammad Rehman No. 976
Constable Mohammad Ellahi No. 162
Constable Aziz Ullah No. 1050
Constable Ali Zada No. 200
Constable Nisar Ahmad No. 391
Constable Javed Ahmad No. 187/RR
Constable Ali Akbar No. 532
Constable Ikrám Ullah No. 1590
Constable Jan Rashid No. 1584
Constable Saif Ullah No. 178
Constable Bashir Ahmad No. 367
Constable Muhammad Gul No. 1107
Constable Nawab Zada No. 400
Constable Said Ullah No. 176 Tele
Constable Adalat Khan No. 1133
Constable Hikmat Shah No. 1156
Constable Sharif Khan No. 1097 Constable Najm Ud Din No. 43/RR

	S.No.	S Name C N
	44.	Name & No. Constable Jan Hakim No. 123/RR
	45.	Constable Sajjad No. 80-RR
	46.	Constable Rafi Ullah No. 1582/1201
	47.	Constable Bakht Biland No. 1350
1	48.	Constable Bakhti Rehman No. 835
:	49.	Constable Momin Khan No. 1412
	50.	Constable Younas No. 1055
	51	Constable Sajjad No. 1211
· [	52.	Constable Nawab Ali No. 491
	53.	Constable Imran No. 1794
	54.	Constable Ikramullah No. 1314
	55.	Constable Izhar Khan No. 372
	56.	Constable Shah Raza No. 1188
	57.	Constable Bashir Ahmad No. 367
4	-58.	Constable Zahoor No. 151
나	<b>5</b> 9.	Constable Khurshaid Iqbal No. 251
	60.	Constable Akbar Hussain No. 748
ليات	61.	Constable Tahir Khan No. 403
	62.	Constable Sajid Ali No. 1715
4	63.	Constable Tahir Shah No. 377
.  -	64.	Constable Mohammad Divar No. 1540
	65.	Constable Akbar Ali No. 1368
	66.	Constable Fazal Ghaffar No '900
	67.	Constable Mohammad Zaman No. 205
-	68.	Constable Bahrul Hayat No. 1324
7—	<u> </u>	Constable Murad No. 1183
	70.	Constable Fazal Karim No. 812
	<u> </u>	Constable Abzar No. 1328
	12. <u>r</u>	Constable Mohammad Afzai No. 854
_	7 5	Constable Tanvir Ul Hag No. 871
	/4	Constable Multan No. 882
	/5.	Constable Sami Rahman No. 1729
	70.	Constable Altab Alam No. 1843
	//	Constable Anwar Zaman No. 1522
		Constable Abid Ali No. 15/RR
	/9.	Constable Mian Gul Badshah No. 075
		Constable Namir Gul No. 417
	31.	Constable Kiramat Shah No. 1440
	•	

OB No. 108

Dated: 3/\_ 5 / /2012.

District Police

No. 5788-92/EB, Dated Gulkada the 3/-5-/2012.

Copies of above for information & necessary action to the:-

Deputy Inspector General of Police, Malakand Region, Saidu Sharif,

Superintendent of Police, Investigation, Swat. 2.

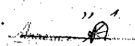
District Account Officer, Swat. 3:

4. All Concerned

Pay officer, office.

Anneriere 42







#### ORDER

On attaining the age of superannuation of 60 years, Head Constable Bahr-ul-Hayat No.1324 of this District Police is hereby retired on superannuation pension with effect from 11-07-2013 (A.N) with recovery of overpayment of pay with effect from 12-07-2013 to 11-07-2014.

4

Districe Police Officer, Swat

Copies to:-

- 1) Pay Officer,
- 2) Establishment Clerk,
- 3) Pension Clerk alongwith Service Record of the above named Head Constable,
- 4) OASI/Swat.

ATTESTED

Altested

Advocate



#### KHYBER PAKHTUNKWA

#### SERVICE TRIBUNAL, PESHAWAR

No. 2500 /ST

Dated: 16/12 /2021

All communications should be addressed to the Registrar KPK Service Tribunal and not any official by name.

Ph:- 091-9212281 Fax:- 091-9213262

To

The Accountant General,
Government of Khyber Pakhtunkhwa,
Peshawar.

Subject:

ORDER IN EXECUTION PETITION NO. 148/2019 MR. BAHRUL HAYAT.

I am directed to forward herewith a certified copy of order dated 08.12.2021 passed by this Tribunal on the above subject for strict compliance.

Encl: As above

REGISTRAR KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR

#### PENSION ROLL DATA SHEET & PENSION SLIP

: 06.04.2022 \ue FRESH ber: 00065156-01

ID: 00065156

egister No:

Name: BAHAR UL AYAT

isband name : SHER AZAL

CONSTABLD Head Comstable 1540262170147

03) 07

nt.Min: Home & Tribal Affairs

r's Type: SELF

Гуре: SUPERANNUATION

3irth :12.07.1953 appointment:12,07,1976 Fretirement: 12.07.2013

f.Death:

Fcommence:12.07.2013 f@Restoration:12.07,2025

ints office ID:SW นิกts office Name :SWAT

Eraf / Province :Khyber Pakhtunkhwa

figth of Qualifying Service :37 years,0 months,0 days

d PPO Number : •

Period

of and Date of sanction of pension / Letter No.:

and the date of the other Audit and Accounts officer authourising

the Pension/Gratuity/Commutation

Permanent Address: VILLAGE MALAKPUR DAGGAR BUNER

Increase

W.E.F.

#### He/She is also entitled to the following increases

Increase %

	No.		or amount	Amount		
	1	JUL.2010	15.00 %	941.85	11.07.2013	
	2	JUL.2011	15.00 %	1083.13	11.07.2013	1
	3	JUL.2012	20.00 %	1660.80	11.07.2013	
	4	JUL.2013	15.00 %	1494.72	11.07.2013	
	5	JUL.2014	10.00 %	1145.95	11.07.2013	
	6	JUL.2015	10.00 %	1260.55	11.07.2013	ŀ
	7	JUL.2016	10.00 %	1386.60	11.07.2013	
	3	JUL.2017	10.00 %	1525.26	01.07.2017	
	9	JUL 2018	10.00 %	1677.79	01.07.2018	
	10	JUL.2019	10.00 %	1845.57	01.07.2019	
	11	JUL.2021	10.00 %	2030.12	01.07.2021	l
	12	0.	Rs. 0.00	0.00	. [	İ
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	26				- t-1	

Note:

Age ::60 years

Last Drawn pay/Emoluments(Rs.): 13200.00 13800/s

Gross Pension(Rs.)

9660.00

In BPS = 7

1/4th Surrendered Portion (Rs.)

Commuted Portion (Rs.) : 3381.00 🕨

Net Pension (Rs.) 6279.00

Net Family Pension (Rs.) Amount of Commutation(Rs.)

0.00501953.00

With Held Amount (Rs.) Life Time Arrears (Rs.)

0.00 0.00

Arrears Of Pension (Rs.) 0.00 Special Additional Pension (Rs.): 0.00

Commutation Percentage 35.00

Commutation Table value 12.37

Recovery on A/C of

Debitable to Govt :Khyber Pakhtunkhwa

Total Net Share

Federal: 0.00 Punjab: 0.00

Sindh: 0.00 NWFP: Balochistan: 0.00

0.00 Military: 0.00

AJK: 0.00 Autonomous: 0.00

BPS=07 Last pay @ 1380 Grass perstan = 13800×30×7 = 966 CP = 3381/2 B-07) = 2381×12×12·3719 = 501953/2

Month:

March

Year:

2022

#### Pension roll details

Wage Type	Wage Type Text	Amount
/559	Payment	24587,00 ^
0100	Monthly Pension - Self	6279 00
0101	Pension Increases - Self	16052.00
1599	Medical Allow - Pensioner	1803 00
1600	Med. All. 2015 Pensioner	451 00
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Bank Details

Bank-Account Number: 2396-2

Bank Bran<del>ch : NBP THANA MALAK</del>AND AGENCY NBP THANA-MALAKAND AGENCY s Offices.

Payment Mode: NATIONAL BANK OF PAKISTAN

-				W.E.F	01-07	-1983	TO 0	1-07-20	<u>)17</u>	,	_	
7	-		·	***************************************		BRS	107	2	•	New	<u>ی</u> ر	
	3	rist and a state of	•		n (a las	(RA	TE W.	. F)			-	/
	07/83	07/87	06/91	06/94	12/01	07/05	07/07	07/08	07/11	07/15	07/16	07/17
n	560	760	1,096	1,480	2,220	2,555	2,940	3,530	5,800	7,490	9,220	10,990
٤	23		60	81	120	140	160	190	320	415	510	610
X	1,020	1,370	1,995	2,695	5,820	6,755	7,740	9,230	15,400	19,940	24,520	29,290
7	560	750	1,095	1,480	2,220	2,555	2,940	3,530	5,800	7,490	9,220	10,990
	583	781	1,155	1,561	2,340	2,695	3,100	3,720	6,120	7,905	9,730	11,600
	606	812	1,215	1,642	2,460	2,835	3,260	3,910	6,440	8,320	10,240	12,210
	629	843	1,275	1,723	2,580	2,975	3,420	4,100	6,760	8,735	10,750	12,820
	652	874	1,335	1,804	2,700	3,115	3,580	4,290	7,080	9,150	11,260	13,430
	675	905	1,395	1,885	2,820	3,255	3,740	4,480	7,400	9,565	11,770	14,040
	698	936	1,455	1,966	2,940	3,395	3,900	4,670	7,720	9,980	12,280	14,650
	721	967	1,515	2,047	3,060	3,535	4,060	4,860	8,040	10,395	12,790	15,260
	744	998	1,575	2,128	3,180	3,675	4,220	5,050	8,360		<i>₽</i> 13,300	15,870
4	767	1,029	1,635	2,209	3,300	3,815	4,380	5,240 <sub>n</sub>	8,680		<b>43,810</b>	16,480
4	790	1,060	1,695	2,290	3,420	3,955	4,540	5,480	9,000	11,640	14,320	17,090
	843	1,091	1,755	2,371	<sub>6</sub> 3,540	4,095	4,700	<b>~5,620</b>	9,320	12,055	14,830	17,700
	836	1,122		2,452	3,650	4,235	4,860	5,810	9,640	12,470	15,340	18,310
	85 <del>9</del>		1,875	2,533	3,780	4,375	5,020	6,000	9,960	12,885	15,850	18,920
	882	1,184	1,935	2,614	3,900	4,515	5,180	6,190	10,280-	13,300	16,360	19,530
4	905	1,215	1,995	2,695	4,020	4,655	5,340	6,380	10,600	13,715	16,870	20,140
	928	1,246			4,140	4,795	5,500	6,570	10,920 -	14,130	17,380	20,750
1	951	1,277			4,260	4,935	5,660	6,760	11,240-	14,545	17,890	21,360
	974	1,308			4,380	5,075	5,820	6,950	11,560	14,960	18,400	21,970
i	997	1,339	,		4,500	5,215	5,980	7,140	11,880	15,375	18,910	22,580
∦	1,020	1,370			4,620	5,355	6,140	7,330	12,200	15,790	19,420	23,190
ļ					4,740	5,495	6,300	7,520	12,520	16,205	19,930	23,800
	·				4,860	5,635	6,460	7,710	12,840	16,620	20,440	24,410
			·		4,980	5,775	6,620	7,900	13,160	17,035	20,950	25,020
		************			5,100	5,915	6,780	8,090	13,480	17,450	21,460	25,630
					5,220	6,055	6,940	8,280	513,800	17,865	21,970	26,240
	***************************************				5,340	6,195	7,100	8,470	14,120	18,280	22,480	26,850
		1			5,460	6,335	7,260	8,660	14,440	18,695	22,990	27,460
Ļ	·				5,580	6,475	7,420	8,850	14,760	19,110	23,500	28,070
-			R <i>ik 19</i> (m. 1911)		5,700	6,615	7,580	-9,040	15,080	19,525	24,010	28,680.
Ĺ	···				-5,820-	6,755	7,740_	-9,230-	15,400	19,940	-24,520-	29,290

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	- <u>-</u>	700/	1,083	1,400	2,100	2,416	2,780	3,840	3,400	do		07/17	{
	18	<b>26</b>	69	66	100	145	- 125	169	260	340 340	8,580	10,260	}  
	.881	1,200	1,770	2,390	5,100	5,885	6,830	B,140.	13,200	17,185	420 21,890	500	<u>{</u>
	520	700	1,035	1,400	·2,100	2,415	1.2,780	3,3400	o ·	6,885	;; <del>=====</del>	25,260	}
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	555.	750	1,133	1,532	2,300	2,645	3,050	3,669	5,920	7,665	9,439	10,760	]
	57:4	775	1,182	1,598	2,400	2,780	3,135	3,820	6,182	8,095	9,850	11,760	1
	502-	-800	.1,234	1,664	2;500	2,875	3,320	3,280.	6,440	8,345	10,270	12,250	
֓֞֟֞֟֞֓֓֓֓֓֓֓֓֓֓֟֝֟֝֟֝֟֝֟֝֟֝֟֝֟֝֟֝֓֓֓֟֝֓֓֓֓֟֝֓֓֓֓֟֝֝֡֡֝֟֝֡֡֝	·600	825	1,260	1,730	2,600	2,900	3,455	4;140°	6,700	8,695	10,620	12,760	
	623	850	1,329	1.796	2,700	3,985	3,590	4,200	5,960	9,025.	11,110	13,260	}
	\$45 ·	875	1,378	1,862	2,630	3,220	3,725	4,460	7,220	9,365	11,530	13,760	
	664	. 900	1,622	1,928	4).@@(J)	3,335	3,850	4,620	7,480	9.705.	11,950	14,260	)
	682	963	1,475	1,994	3,000	3,450	3,895	1,780	7,740	750,0451	12,370	14,760	
ا'[ راي	700	930	1,523	2.000	3,700	3,885	-7.£30g	[7]		(TE) 385	132,790	15,260	
	718	<u>975</u>	[1,574]	2258	73,500		4.255.	23.40	8,260	10,725	13,210	15,760	
	735	(\$00¢)	4623		[-3] <u>900</u> [	3,88	4.400	5,280	8,520	11,065	13,630	16,260	
Ļ	754	1,025			3.400	3,910	1,535	J.420	3,780	11,405	14,050	16,760	].
i je	877). !		9,730	2,324	3,590	1,025	3,570	5,580	9.040	11,745	14,470	17,260	
	790   	·	1,770	2,390	3,630	4,440	4,805	5,740	9,300	12,085	14,890	17,760	
<u> </u>	808	1,100	ļ		3,700	4.225	4,940	5,800	9,560	12,425	15,310	18,260	
	323	1,125		· ]	3,800	4,370	5,075	5,050	9,820	12,765	15,730	18,760	}
	\$/\frac{1}{2}	1,750	<u></u>	i,	3.000	4,485	5,210	3,220	10,080	13,105	16,150	19,260	
(		1,175	: · 			_ <u>&amp;_</u> @@@) }	5,345	3,380	10,340	13;445	16,570	19,760	
:		[1,200]	<u></u>	<del></del> :	4.100	5,715	5,480	9,540	10,600	13,785	16,990	20,260	
	<del></del>	<del> </del>	•	<u> </u>			_ 5,615   _ 3,515	3,700	10,880:	14,125	17,430	20,760	
		<del></del>		<u> </u>			5.750	-3,630	11,120	14,/65	17;830	21,260	
	·=					\$ 5000 H	3,865 - 3,865	7,020		14,805	18,250	21,760	
	- <u> </u>	<u> </u>	<u></u>	المسيسيسين	\$ 5000 I		5,020 J	7,180	11,500	15,145	18,570	22,260.	
	·		<del></del>		-5,600 i	38%5      3 / 3   11	(23.9.6) 	7:340	11,000	15;435	19,020	22,760	
ř	* ************************************				4300	3/16	<u> </u>	7.539	12,160	15,825	19,510	23,260	
				<u>}</u>			6,425		12,420	16,165	19,930	23,760	
	<del></del>	<del></del>			4,900	5,55%	6,530		12,630	16,505	20,350	24,250	•
!	<u></u>	· · · · · · · · · · · · · · · · · · ·			3,000 	3,780 ]	\$,695 j		12,940	16,845	20,770	24,760	
	д У			}	<i>5,36</i> 0 j	£,235_}	. 6,830	. 21 10	5000	17,185	21,190	25,250	

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# بعد الت جناب سر وسز ٹریبیو نل پشاور کیمپ گورٹ سیدو شریف سوات

سکرٹری فنانس کے پی کے وغیرہ

بنام

بحر الحيات

اجراء كارروائي

### ل کرکے جائے در خواست بمر اد ﷺ اجراء کارروائی عِنو ان بالا بلا مزید کارروائی

جناب عالی! در خواست ذیل عرض ہے۔

یہ کہ اجراء کارروائی عِنو ان بالا عدالت حُضور میں زیر ساعت ہے جس میں امروز تاریخ پیثی تھی۔ عدالت حضور ریسپانڈ نٹس / مدیونان کے بیان سے ڈگریدار / اپیلانٹ مطمئن ہوا ہوں بدیں وجہ اجراء کارروائی بلا مزید کارروائی واپس لینا چاہتا ہوں جس میں ازروئے قانون وشریعت کوئی امر مانع نہ ہے۔

لہذا استدعا ہے کہ بمنظوری درخواست ہذا حسب عِنو ان عرضی دَرخواست تھم صادر فرمایا جائے۔ المرقوم 2022/04/04

عریض بحر الحیات / ڈگریدار / اپیلانٹ

تصديق

تصدیق کی جاتی ہے کہ جملہ مر اتب درخواست ہذا تاحد علم ویقین میرے درست اور صحیح ہیں۔ اور کوئی امر عدالت حضور سے مخفی نہیں رکھا گیا ہے۔

> العبر العبات / ڈ گریدار / اپیلانٹ بحر الحیات / ڈ گریدار / اپیلانٹ

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR, CAMP COURT AT SWAT

E.P.No. 148/19

Behrul Hayat.	(Petitioner)
VERSUS	
The Provincial Police Officer K.P. and others.	(Respondents)

Application for filing of the above titled execution petition without further process as the same has served its purpose.

Respectfully Sheweth:

- 1. That the above titled petition is pending before this Honourable tribunal and is fixed for today.
- 2. That on the previous date the petitioner with bona fide contended that he has been retired in B.P.S-7, while his pension has been calculated as that of BPS-5.
- 3. That the representatives of the District account office made it clear and explained / elaborated the complete break up which made it clear, that the pension has been calculated in line with BPS-7 correctly.
- 4. That as the execution petition has served its purpose, therefore, there is no need to proceed further with the petition.

It is therefore, very respectfully prayed that on acceptance of this application the above titled execution petition may very kindly be filed without further proceedings.

Petitioner through Counsel

Imdad Ullah Advocate Swat,