

S.A No.104/2019 Fasli Muhammad Khan

03.09.2019


Learned counsel for the appellant present. Mr. Mian Amir Qadir learned Deputy District Attorney present.

The appellant appointed as Valveman in the year 2001 on contract basis (fixed pay) and retired w.e.f 30.06.2017 on attaining the age of superannuation, filed present service for pensionary benefits of his service.

Learned counsel for the appellant furnished copy of Notification No.FD(SOSR-II)4-36/2017 Dated 22.05.2019 issued by the Finance Department Government of Khyber Pakhtunkhwa whereby sanction was accorded for regularization of fixed pay Class-IV employees by extending them the status of civil servant from the date of first appointment instead of the date of their regularization w.e.f 01.07.2008.

Learned DDA did not resist the case of the appellant for the grant of pensionary benefits as per the above mentioned Notification.

In view of the above noted development, the present service appeal has become infructuous and as such is disposed of in the light of Notification No.FD(SOSR-II)4-36/2017 Dated 22.05.2019 mentioned above. The appellant may seek remedy under the law if his case for pensionary benefits is not honored as per Notification mentioned above. No order as to costs. File be consigned to the record room.



(Ahmad Hassan)
Member



(Muhammad Hamid Mughal)
Member
Camp Court, Swat.

ANNOUNCED.
03.09.2019

01.07.2019


Learned counsel for the appellant present. Mr. Mian Amir Qadir learned District Attorney alongwith Muhammad Shameem S.O present and submitted Notification No. FD(SOSR-II)4-36/2017 Dated 22.05.2019 . Learned counsel for the appellant seeks adjournment to furnish rejoinder. Perusal of the above mentioned Notification would reflect that grievance of the appellant and similarly placed persons have been redressed. Adjourn. To come up for rejoinder/arguments on 03.09.2019 before D.B at Camp Court, Swat.


Member


Member
Camp Court, Swat.


03.04.2019

Learned counsel for the appellant present. Written reply not submitted. No one present on behalf of respondent department. Notice be issued to respondent department with direction to furnish written reply/comments. Adjourn. To come up for written reply/comments on 06.05.2019 before S.B at Camp Court Swat.


Member
Camp Court, Swat

06.05.2019

No one present on behalf of appellant. Mr. Mian Amir Qadir learned District Attorney alongwith M/S Shamim SO (for respondent No.1), Shaukat Ali Sub Engineer (for respondents No.2 & 4) and Zoalqarnain DAO (for respondents No.3 & 5) present. Written reply on behalf of respondents No.2 to 5 submitted. Learned District Attorney stated that respondent No.1 relies on the same. Adjourn. To come up for rejoinder, if any, and arguments on 01.07.2019 before D.B at Camp Court, Swat.


Member
Camp Court, Swat.

17.01.2019

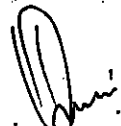
Counsel for the appellant present.

Whether the appellant remained in service against fixed pay all along till the date of his superannuation or his services were regularized in the meanwhile under policies of Provincial Government issued in different years subsequent to appointment of appellant in the year 1993? If regularized, was he entitled to pension benefits in view of judgments of Superior Courts as well as of this Tribunal?

To resolve the above questions instant appeal is admitted for regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents.


Learned counsel for the appellant requests for posting of instant matter before the Touring Bench at Swat as it is convenient for him as well as the appellant who hails from Chitral.

Order accordingly. To come up for written reply/comments on 04.03.2019 before S.B at camp court, Swat.


Chairman

04.03.2019

Appellant in person present. Mian Amir Qadir, District Attorney for respondent present. Security and process fee not deposited. Appellant requested for time to submit the same. He is directed to deposit security and process fee within 7 days; thereafter notices be issued to the respondents for submission of written reply/comments on 03.04.2019 before S.B at camp court Swat.


Appellant Deposited
Security & Process Fee



Member
Camp Court, Swat

The appeal of Mr. Fasi Muhammad Khan son of Sher r/o village Shagram Tehsil Mastuj Chitral received today i.e. on 26.10.2018 is incomplete on the following score which is returned to the counsel for the appellatant for completion and resubmission within 15 days.

Copy of proper rejection order of departmental appeal is not attached with the appeal which may be placed on it.

No. 2184 /S.T,

Dt. 26-10 /2018.


REGISTRAR 26/10/18
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Rahimullah Chitral Adv. Swat.

SIR

That - the appellatant MR Fasi Muhammad Khan filed an appeal/application to the respondent NO 4 for granting/awarding Pension which is available at Page no 24 Annexure E, but the respondent no 4 rejected the same on 11/10/2018 ^{upon} the same application which is also available at Page no 24 with remark/rejected. That this Honorable Registrar is not satisfied then this case may kindly be placed before Honorable court with objection.


Rahimullah Chitral

02-11-2018

Sir, The objection of the office and reply of counsel for the appellatant is sub-attached for order please.

Humble chitral

BEFORE THE HON'BLE CHAIRMAN SERVICE TRIBUNAL, KHYBER
PAKHTUNKHWA PESHAWAR

Service Appeal No.....104...../2018

Fasli Muhammad Khan son of Sher R/O Village Shagram Torkhow
Tensile Mastuj District ChitralAppellant

VERSUS

The Secretary Finance ,KP and oths..... Respondents

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4	Copies of appointment order, Service Book and retirement order	A to C	7-19
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7	Wakalatnama		25

Appellant

Through


RAHEM ULLAH

Advocate High Court

Office: Rahim & Qazi Law

Associates, 2nd floor continental

Plaza Swat

Cell No. 0334-3251883

1

**BEFORE THE HON'BLE CHAIRMAN SERVICE TRIBUNAL, KHYBER
PAKHTUNKHWA PESHAWAR**

Service Appeal No. 104 /2018

Khyber Pakhtunkhwa
Service Tribunal

Diary No. 1570

Dated 26/10/18

**Fasli Muhammad Khan son of Sher R/O Village Shagram Torkhow
Tensile Mastuj District ChitralAppellant**

V E R S U S

1. Govt of ,KhyberPakhtunkhwa through its Secretary Finance Civil Secretariat Peshawar.
2. The Secretary Public Health ,Khyber Pakhtunkhwa Peshawar.
3. The Accountant General Khyber Pakhtunkhwa Peshawar
4. The Exective Engineer Public Health Engg: Division Chital.
5. District Account officer Chitral.....Respondents

**SERVICE APPEAL UNDER SECTION 4, OF THE
KPK SERVICE TRIBUNAL ACT, 1974, REGARDING
NON SANCTIONING AFTER RETIREMENT
BENEFIT I-E PENSION AND GRATUITY OF THE
APPELLANT, AGAINST THE ILLEGAL ACTION OF
THE RESPONDENTS THE APPELLANT FILED
DEPARTMENTAL APPEAL TO THE RESPONDENT
NO.4 ON 8-10-2018 BUT THE SAME WAS
REJECTED on 11-10-2018 AND COMMUNICATED
TO THE APPELLANT ON 16-10-2018.**

**Filed to-day
Registrar
26/10/18**

Prayer:

Prayer in Appeal:

**On acceptance of the instant appeal the impugned order dated
11-10-2018 passed by respondent No. 4 and the order of the**

2

rejection of departmental appeal may graciously be set-aside and appellant be allowed /awarded pension and gratuity etc of the appellant of his service with all back benefit of after retirement his of service.

Any other remedy which deems fit by his Hon'ble Tribunal in the interest of justice, may also be granted in favor of appellant.

Respectfully Sheweth:

1. That the appellant served as Class IV Employee in the Public Health Department Chitral as such got his retirement on the said post . (Copies of appointment order dated 30-5-2000 ,Service Book and retirement order date 5-6-2017 annexed as A to C).
2. That keeping in view the agonies and financial constrain of the family of the low grade retiring employees, the provincial govt was pleaded to regularized the service post of the appellant in the year 2008 and such they were declared civil servant and further the said order was conformed according to the regularization act 2009 as such the appellant his duties as permanent employee of Public Health department in Chitral till dated of his retirement.(Copy of the Notification is Attached as marked annunexer D)
3. That the appellant keeping in view of the above circulation was hopeful to get pension benefits etc after his retirement and as such wait for the same when they were taken by surprise when respondent no 4 informed the appellant that he is not qualifying for pension benefit after retirement . (Copies of application with order dated 11-10-208 are attached as marked annexed as E)

4. That the appellant is being aggrieved from the impugned order, hence the instant appeal on the following amongst other grounds

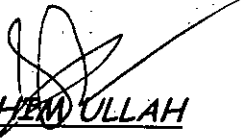
GROUND

- I) That the acts, commissions and omissions of respondent No 4 (hereinafter impugned) are patently illegal, un-lawful, without lawful authority, of no legal effect hence having no value in the eyes of law thus be set aside and the appellant may be given pension with all back benefits.
- II) The appellant has a poor financial background and served the department for long considerable period with the hope of the future benefit after retirement but the respondents did not observed the prescribe rule regulation and denied the benefit in shape of pension to the appellant
- III) That the issues in hands have now already been decided by Larger Bench Peshawar High Court and through a similar nature cases hence the appellant deserve for the same treatment.

It is therefore most humbly prayed that On acceptance of the instant appeal the impugned order dated 11-10-2018 passed by respondent No. 4 and the order of the rejection of departmental appeal may graciously be set-aside and appellant be allowed /awarded pension and gratuity etc of the appellant of his service with all back benefit of after retirement his of service.

4
Any other remedy which deems fit by his Honorable Tribunal
in the interest of justice, may also be granted in favor of
appellant.


Fasli Muhammad Khan


RAHIM ULLAH
Advocate High Court
Office: Rahim & Qazi Law
Associates, 2nd floor
continental Plaza Makan
Bagh Swat
Cell No. 0334-3251883

Certificate:-

It is certified that no such appeal is pending or decided by this Hon. able
Court


Rahim Ullah
Advocate High Court

List of Books:-

- a. Service Laws
- b. Case law according to need


Rahim Ullah
Advocate High Court

5

BEFORE THE HON'BLE CHAIRMAN SERVICE TRIBUNAL, KHYBER
PAKHTUNKHWA PESHAWAR

Service Appeal No...../2018

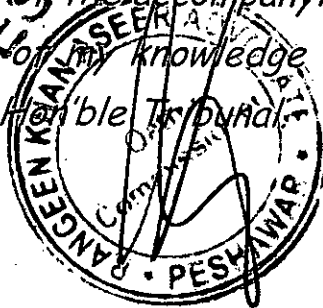
Fasli Muhammad Khan son of Sher R/O Village Shagram Torkhow Tensile
Mastuj District ChitralAppellant.

VERSUS

The Secretary, Finance Khyber Pakhtunkhwa and
others..... Respondents

AFFIDAVIT

I Fasli Muhammad Khan son of Sher R/O Village Shagram Torkhow
Tensile Mastuj District Chitral do hereby solemnly affirm and declares
on oath that the contents of the accompanying Service Appeal are true
and correct to the best of my knowledge and belief and nothing has
been concealed from this Hon'ble Tribunal.



DEPONENT

6

**BEFORE THE HON'BLE CHAIRMAN SERVICE TRIBUNAL, KHYBER
PAKHTUNKHWA PESHAWAR**

Service Appeal No...../2018

*Fasli Muhammad Khan son of Sher R/O Village Shagram Torkhow
Tensile Mastuj District ChitralAppellant*

VERSUS

*The Secretary, Finance Khyber Pakhtunkhwa and
others..... Respondents*

ADDRESSES OF PARTIES

APPELLANTS

*Fasli Muhammad Khan son of Sher R/O Village Shagram Torkhow
Tensile Mastuj District ChitralAppellant*

RESPONDENTS

- 1) Govt of ,KhyberPakhtunkhwa through its Secretary Finance Civil Secretariat Peshawar.
- 2) The Secretary Public Health ,Khyber Pakhtunkhwa Peshawar.
- 3) The Accountant General Khyber Pakhtunkhwa Peshawar
- 4) The Exective Engineer Public Health Engg: Division Chital .
- 5) District Account officer Chital.

Appellant

Through

RAHIM ULLAH

Advocate High Court

Office: Rahim & Qazi Law

Associates, 2nd floor continental
Plaza Swat

Cell No. 0334-3251883

OFFICE OF THE EXECUTIVE ENGINEER, P.H.: DIVISION CHITRAL.

7

No. 111 / B-6

/Dated Chitral the 30 / 5 / 2003.

OFFICE ORDER.

Ann. A

In consultation with the Departmental Select Board Mr. Paali Mohammed Khan S/o Sheer village Rayeen Tehsil Mirkhow District Chitral is hereby appointed as Valveman on Water Supply Scheme Rayeen on contract basis for a period of one year at fixed salary of Rs.1800/- per month w.e.f actual date of arrival in light of Finance Department letter circular No.81/2-1/92-93/FD dated 4/11/92 which should be renewable on the following terms and conditions:-

Your appointment will be purely temporary basis as a stop-gap arrangement on contract basis for period of one year extendable till your service are required by the Department which you will have to furnish a fresh agreement for the same.

Your appointment as Valveman (contract basis) is liable to termination at any time without any notice and without any reasons during this period if not found satisfactory.

You will be liable to serve anywhere in NWFP and attached Tribal Area during the contract period.

You will have no claim to the right of seniority.

If you are willing to accept the above mentioned conditions you should sign the attached agreement in duplicate and submit the same to Sub Divisional Officers Public Health Division Chitral within 15 days along with your report for duty failing which the offer shall automatically be cancelled.

Executive Engineer,
Public Health Engg. Division
Chitral.

Copy is forwarded to:-

- The Chief Engineer, Public Health Engg. Department Peshawar please.
- The Resident Director, P.H.E. Chitral please.
- The District Accounts Officer, Chitral please.
- The Sub Divisional Officer, Chitral please.

~~03488285932, 03~~

~~03409059124~~

8

Better copy of page No.

Office of the executive engineer, Phs: Division chitral

No. _____ // _____ / E-6

/dated chitral the 30/5/2000.

OFFICER ORDER

In consultation with the department selection Board Mr. Fazli Muhammad Khan S/o Sheer Villege Rayeen Tehsil Turkoh District Chitral is hereby appointed as Valve man on water supply scheme Rayeen on contract basis for a period of one year at fixed salary of Rs. 1800/- per month w.e.f. actual date of arrival in light of finance department letter circular vide No. 81/2-1/92-93/FD dated 14-11-92 which should be renewal early basis on the following terms and conditions:-

Your appointment will be purely temporary basis as a stop gap arrangement on contract basis for period of one year extendable till your service are required by the department which you will have to furnish a fresh agreement for the same.

Your appointment as vale man (contract basis) is liable to termination at any time without any notice and without any reasons during their period if not found satisfactory.

You will be liable to serve anywhere in NFWP and attached tribal area during the contract period.

You will have no claim to the light of seniority.

If you are willing to accept the above mentioned conditions you should sign the attached agreement in triplicate and submit the same to Sub Divisional officers public engg: Division chitral within 15 days along with your report for duty failing which the offer shall automatically stand cancelled.

**Executive Engineer,
Public Health Engg: Division
Chitral**

Copy is forwarded to:-

The chief Engineer, Public health Engg: Department.
NWFP Peshawar please/resident Director PHE, Circle
saidu sharif swat please.
The district accounts officer chitral
The sub Divisional Engineer, Public health Chitral

**Executive Engineer,
Public Health Engg: Division
Chitral**

Note: The entries in this page should be renewed or re-attested at least every five years and the Signatures 9 and 10 should be dated.

9

The entries in this page

1. Name *Faizi Mohammad Khan*

Name

2. Race *Muslim (Pakistani)* *Ann. B*

Race

3. Residence *Villa Rayeen Teh: Torhew Dist: Chitral*

Residence

4. Father's name and residence *Shir*

4. Father's

5. Date of birth by Christian era as nearly as can be ascertained *1957*

5. Date near

6. Exact height by measurement *5-7"*

6. E

7. Personal marks for identification *A black mark on the neck*

8. Left hand thumb and Finger impression of (non-gazetted) officer

Little Finger

Ring Finger

Middle Finger

Fore Finger

Thumb

9. Signature of Government servant

[Handwritten Signature]

10. Signature and designation of the Head of the Office, or other Attesting Officer.

[Handwritten Signature]
Sub-Division Officer
Public Health Dept
Chitral

Attested

Sub-Division Officer
Public Health Dept
Chitral

W

10

20

9

1 Name of Post	2 Whether substantive or officiating and whether permanent or temporary	3 If Officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C.S.R.	4 Pay in substantive Post	5 Additional Pay for officiating	6 Other emolument falling under the term "Pay"	7 Date of Appointment	8 and the head or other officer in charge of 1 to 8 Govt Director of
Valve Man PWS I			1245/-			1.6.2000	U
Ns = 1245-35-1770			1245/-			1.12.2000	out
1870-55-3520			1870/-	1560 1575/-		1.12.2001	
			1870/-	2420		1.12.2002	
			1870/-	2475		1.12.2003	
			1870/-	2530		1.12.2004	out
				Revised Entries			
			1870/-			1.12.2001	
			1870/-			1.12.2002	
			1925/-			1.12.2005	
			1900/-			1.12.2009	out

To: Sig. Head Officer.

11/14

7 Date of Appointment	8 Signature of the head of the office or other attesting officer	9 Date of termination of appointment	10 Reason of termination (such as promotion, transfer, dismissal, etc.)	11 Signature of the head of the office or other attesting Officer	12 Leave		13 Signature of the head of the office or other attesting officer	14 Reference recorded by or in favour of or against the Government
					Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government		
						Period		
6.2.2000				Appointed as a Valoo Man on W.S. Scheme Rayeen on Contract-basis in BPS No I under Executive Engineer PWS on contract No. 11/E-6 dt. 30/5/2000 & No. 04/E-6 dt. 14/2/2001				
				Service extended for three (3) years vide F.O. No. 20/10/2002 in light of New Contract Policy with F.O. No. F.O. (SOR-IV) 12.1.2002 dt. 26/10/2002 Renewal with CB 0595 dt. No. 270/100-E dt. 9/07/04.				
				Increment allowed due to New Contract Policy 2002				

[Signature]
 Public Works Dept.
 P.W.S. Rayeen
 30/5/2000

[Signature]
 Public Works Dept.
 P.W.S. Rayeen
 30/5/2000

[Signature]
 Public Works Dept.
 P.W.S. Rayeen
 30/5/2000

16-2000
 Verified from the copy of pay bills & A/Rolls retained in this Division.

Attested

[Signature]
 Sub-Officer
 Public Works Dept.
 P.W.S. Rayeen

1	2	3	4	5	6	7	8	9	10
Name of Post	Whether substantive or officiating and whether permanent or temporary	If Officiating, state (i) Substantive appointment, or (ii) whether service counts for pension under Art. 371 C.S.R.	Pay in substantive Post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of Appointment	Number in Group		Date of termination of appointment
<u>ensured pay</u>									
2150-65-4100			2780/PM		2930	1 ⁷ / ₀₅	1008	7-05	pay 68-9-
2150-65-4100			2345/2 2045 /PM	2995		1 ¹² / ₀₅	1600		
<u>do</u>			2410/PM	3060		1 ¹² / ₀₆	1008		30-0
2475-75-4725			2775/PM	3525		1 ⁷ / ₀₇	1008		

[Handwritten signature]

1	2	3	4	5	6	7	8	9	10
Name of Post	Whether substantive or officiating and whether permanent or temporary	If Officiating, state (i) Substantive appointment, or (ii) whether service counts for pension under Art. 371 C.S.R.	Pay in substantive Post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of Appointment	Number in		Date of termination of appointment
BPS-2 2530-85-5080	do	do	2785 2875/PM		3635	1-7-2007	1		11/1-06 date
BPS-2 2530-85-5080	do	do	2870/PM		3720	1-12-07	1		cl A
Revised BAS-2008 3035-100-6035	do	do	3435/PM			1-7-08	1		
do	do	do	3535/PM			1-12-08	1		
Revised entries due allowing one special increment w.e.f 1-9-07 to 30-9-09, vide FDNos. FD/SR-1/2-4/08 dt: 4-4-09.									
2530-85-5080 1-7-07			2870/PM			1-7-07	1		
1-12-07			2955/PM			1-12-07	1		
Revised 2008 3035-100-6035 1-7-08			3780 3535/PM		4435	1-7-08	1		
1-12-08			3870 3635/PM		4525	1-12-08	1		OFFI F

13/1/08
[Signature]

Deputy District Officer

OF
AT

1	2	3	4	5	6	7	8	9	10
Name of Post	Whether substantive or officiating and whether permanent or temporary	If Officiating, state (i) Substantive appointment, or (ii) whether service counts for pension under Art. 371 C.S.R.	Pay in substantive Post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of Appointment	Name and rank of the head of the office or other officer in charge of the post	Grade of the officer in charge of the post	Date of termination of appointment
BPS-2 3035-100-	6035		3735/PM		7735	1-12-09			30 Apr
BPS-2 35-100-	6035		3835/PM		4735	1-12-2010			3
vised BPS-2011-(2) 10-170-10000 10-150-9300			6260/PM		7790	1-7-2011			
BPS-I 900 700-170-10000)			6430/PM		7960 (7990)	1-12-2011			

4/28/11

1	2	3	4	5	6	7		10
Name of Post	Whether substantive or officiating and whether permanent or temporary	If Officiating, state (i) Substantive appointment, or (ii) whether service counts for pension under Art. 371 C.S.R.	Pay in substantive Post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of Appointment	Other in	Date of termination of appointments
BPS - 2 (4900-170-10000)			8300/pm			1 ¹² / ₂₀₁₃	V/S	30
BPS - 2 (4900-170-10000)			8470/pm			7 ¹² / ₂₀₁₄	V/S	
BPS - 2 (4900-170-10000)			8640/pm			12 ¹² / ₂₀₁₄		

7 Date of appointment	8 Head number in	10 Date of termination of appointment	11 Reason of termination (such as promotion, transfer, dismissal, etc.)	12 Signature of the head of the office or other attesting Officer	13 Leave		14 Signature of the head of the office or other attesting officer	15 Reference to recorded punis or censure, or n or praise of Government S	
					Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government			
						Period			Government to which debitable
2-73		30/11/2013		21 Annual Increment granted					
				<i>[Signature]</i> EXECUTIVE ENGINEER Public Health Engg. Divn CHITRAL			Service verified from the office copies of Pay Bills & Acq: Roll for the Period From 11/12/2012 to 30/11/2013		
							<i>[Signature]</i> EXECUTIVE ENGINEER Public Health Engg. Divn CHITRAL		
				Granted one premature increment vide Govt of KPR Finance Department notification no: PO(SOBR-1)2-123/2014 Date 14/7/2014 w.e.f 1/7/2014.					
							<i>[Signature]</i> Executive Engineer Public Health Engg. Divn Chitral		
		30/11/2014		Annual Increment granted					
							Service verified from the office copies of Pay Bills & Acq: Roll for the Period From 1/12/13 to 30/11/2014		
							<i>[Signature]</i> Executive Engineer Public Health Engg. Divn Chitral		
				Paid one premature increment					

Attested

[Signature]
Sub Divisional Officer
Public Health Engg.
Sub Division CHITRAL

1 Name of Post	2 Whether substantive or officiating and whether permanent or temporary	3 If Officiating, state (i) Substantive appointment, or (ii) whether service counts for pension under Art. 371 C.S.R.	4 Pay in substantive Post.	5 Additional Pay for officiating	6 Other emolument falling under the term "Pay"	7 Date of Appointment	8 and the head or other officer in Govt. to 8	10 Date term of appointment
16. BPS - 04 (8280-370-19380)			14570/pm			1 $\frac{7}{06}$		
BPS - 04 (8280-370-19380)			14940/pm			1 $\frac{12}{06}$		
BPS - 04 (8280-370-19380)			15310/pm			30 $\frac{6}{296}$		

The
E. J. M.

(19)

Ann. C

**OFFICE OF THE EXECUTIVE ENGINEER
PUBLIC HEALTH ENGINEERING DIVISION CHITRAL.**

Ph#0943-412663 Fax #0943-412771 E-mail: xenphecchitral@gmail.com.

OFFICER ORDER.

The following officials of this Department shall stand retired from Government Service on 30.06.2017 (A.N) on superannuation in completion of 60 years of his age.

S. No	Name of Officials	Designation with BPS	Period of Service rendered
1	Mutabar Shah	Naib Qasid BPS-04	27 Year 10 Months
2	Hazrat Wali	Valveman BPS-04 WSS Khorkashandeh	27 Year 10 Months
3	Mirzala Khan	Valveman BPS-04 WSS Sweer	26 year 3 Months
4	Muhammad Karim	Valveman BPS-04 WSS Dawashish	32 years 3 months
5	Muhammad Afzal	Valveman BPS-04 WSS Chomorok	28 years 8 months
6	Muhibullah Shah	Valveman BPS-04 WSS Nogram	25 years 01 months
7	Fasli Muhammad Khan	Valveman BPS-04 WSS Rayeen	17 Years 01 Months
8	Niat Murad Khan	Valveman BPS-04 WSS Raman Laspur	24 years 04 months
9	Muhammad Yousuf	Valveman BPS-04 WSS Nishku PH-I	30 Years 07 months

They all are entitled of encashment of L.P.R of 365 days leave in lump sump subject to fulfillment of all codal formalities and availability of budget under the relevant head of account.

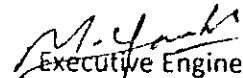
Executive Engineer
Public Health Engineering Division
Chitral.

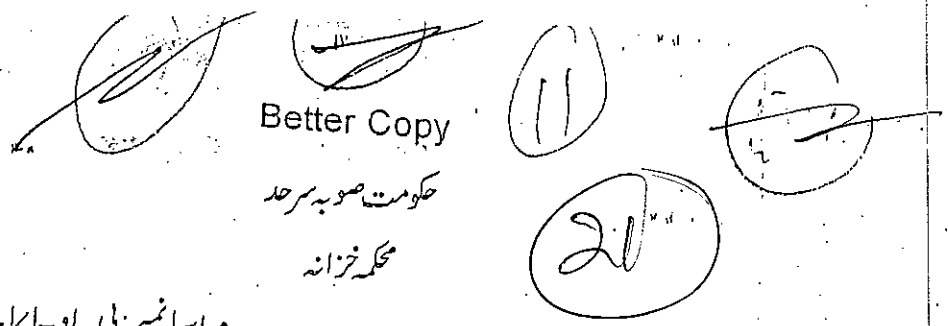
No. 03 /E/G/E-2

Dated Chitral the 05 /06/2017.

Copy to:

1. The District Accounts Officer Chitral for information & necessary action.
2. The DAO (Local) for information and necessary action.
3. All concerned Ex-Valveman.


Executive Engineer
Public Health Engineering Division
Chitral.



Better Copy

حکومت صوبہ سرحد

محکمہ خزانہ

مراسلہ نمبر: بی۔ او۔ ۱۷۱-۲۲/۰۸/۲۰۰۷ ریف ڈی

مورخہ ۲۹ جنوری ۲۰۰۸ء

بخدمت:

- ۱- تمام انتظامی معتمدین حکومت صوبہ سرحد
- ۲- معتمد برائے گورنر صوبہ سرحد، پشاور۔
- ۳- پرنسپل سٹاف آفیسر برائے وزیر اعلیٰ صوبہ سرحد۔
- ۴- تمام سربراہان ماتحت محکمہ جات صوبہ سرحد۔
- ۵- تمام ضلعی رابطہ افسران صوبہ سرحد۔
- ۶- رجسٹرار پشاور ہائی کورٹ، پشاور۔
- ۷- رجسٹرار، سروس ٹریبیونل صوبہ سرحد، پشاور
- ۸- سیکرٹری، صوبائی پبلک سروس کمیشن، صوبہ سرحد، پشاور۔
- ۹- سیکرٹری بورڈ آف ریونیو، صوبہ سرحد۔

۱۷

بجٹ تقریر ۰۸-۲۰۰۷ میں درجہ چہارم کے مقررہ تنخواہ ہانے والے (Fixed Pay)

عنوان:-

ملازمین کے لئے سی۔ پی۔ فنڈ کا اعلان۔

جناب عالی!

مجھے ہدایت کی گئی ہے کہ عنوان بالا کا حوالہ دیتے ہوئے عرض کروں کہ صوبائی حکومت نے تمام درجہ چہارم (مقررہ تنخواہ "Fixed Pay") پانے والے ملازمین کو یکم جولائی ۲۰۰۸ء سے این۔ ڈبلیو۔ ایف۔ پی۔ سول ملازمین ایکٹ ۱۹۷۳ء کے تحت سول ملازمین کا درجہ دیکر بنیادی سکیل - ۱ (BPS-1) دینے کی منظوری دی ہے۔

۲- مذکورہ ملازمین کی تنخواہوں کا تعین (Fixation of pay) ان کی بھرتی کے تاریخ (Date of appointment) سے کیا جائے گا۔ تاہم ملازمین تنخواہوں اور الاؤنسز وغیرہ کی مد میں کسی قسم کی بقایا جات (arrears) کے حقداران نہیں ہوں گے۔

۳- اس سلسلے میں پہلے سے جاری شدہ تمام پالیسی ر ہدایات یکم جولائی ۲۰۰۸ء سے منسوخ تصور ہوں گے۔

اپکا مخلص
دستخط انگریزی

12

22

تذکرہ نمبر و تاریخ التعمیر:

نقل برائے اطلاع:

- (۱) ایڈمنسٹریٹو جنرل، صوبہ سرحد بمبئی، راولپنڈی، کہ مندرجہ بالا اقدامات کی نافذ العمل کو یقینی بنایا جائے۔
- (۲) جملہ ایگزیکٹوز سیکرٹریز، آفسرز، سب ڈائریکٹرز، ایڈمنسٹریٹو، صوبہ سرحد۔
- (۳) جملہ ضلعی آفیسران حساب دار، صوبہ سرحد۔

فخر محمد اعظمی
میزانیا آفسر (۱) محکمہ خزانہ

تذکرہ نمبر و تاریخ التعمیر:

نقل برائے اطلاع:

- (۱) چیف سیکرٹری، صوبہ سرحد۔
- (۲) جملہ اضافی سیکرٹریز و سب ڈائریکٹرز، محکمہ خزانہ، صوبہ سرحد۔
- (۳) جملہ ایگزیکٹوز سیکرٹریز، آفسرز، سب ڈائریکٹرز، محکمہ خزانہ، صوبہ سرحد۔
- (۴) ڈائریکٹر، ایف ایم یو، راولپنڈی، صوبہ سرحد۔
- (۵) چیف سیکرٹری، آفسرز، سب ڈائریکٹرز، صوبہ سرحد۔

فخر محمد اعظمی
میزانیا آفسر (۱) محکمہ خزانہ

e.T.

(13)

(12)

تظہیر نمبر و تاریخ ایضاً:

نقل برائے اطلاع:

- (۱) اکاؤنٹنٹ جنرل، صوبہ سرحد بمعدہ گزارش، کہ مندرجہ بالا اقدامات کی نافذ العمل کو یقینی بنایا جائے۔
- (۲) جملہ ایگزیکٹو ڈسٹرکٹ آفیسرز، فنانس اینڈ پلاننگ، صوبہ سرحد۔
- (۳) جملہ ضلعی آفیسران حساب داری، صوبہ سرحد۔

دستخط انگریزی

میزانہ افسر (۱) محکمہ خزانہ

C/C

تظہیر نمبر و تاریخ ایضاً:

نقل برائے اطلاع:

- (۱) نجی معتمد برائے چیف سیکرٹری صوبہ سرحد۔
- (۲) جملہ اضافی معتمدین و نائب معتمدین محکمہ خزانہ، صوبہ سرحد۔
- (۳) جملہ بجٹ آفیسرز و ریکیشن آفیسر محکمہ خزانہ، صوبہ سرحد۔
- (۴) ڈائریکٹر، FMIU، محکمہ خزانہ صوبہ سرحد۔
- (۵) نجی معتمد برائے فنانس سیکرٹری صوبہ سرحد۔

دستخط انگریزی

میزانہ افسر (۱) محکمہ خزانہ

حجرت صاحب XEN صاحب منزل

نصون اور دفعوں اور براد عطائی / Issue
کرنے میں

خارجی اور سائنس میں عرض گزار ہیں

1) پندرہ سال 2000 میں پیدائش ہوئی اور اس وقت

پانچ سالہ عمر میں اور ان کی خدمت سرانجام دینے میں جون 2017
کورٹ میں آئے ہیں

2) یہ مذکورہ سائنس اور ٹیکنالوجی میں حاصل نہیں کیے
خارجی اور سائنس میں گزارنے کے سائنس میں جاری کرنے کی
صالح صادر فرمائی جائے

اندر میں حالات اور یہ ہے کہ ضروریات

ضروریات اور سائنس اور ٹیکنالوجی میں
Issue / ان کی ماہرین کی صلاح صادر فرمائی

مقامی

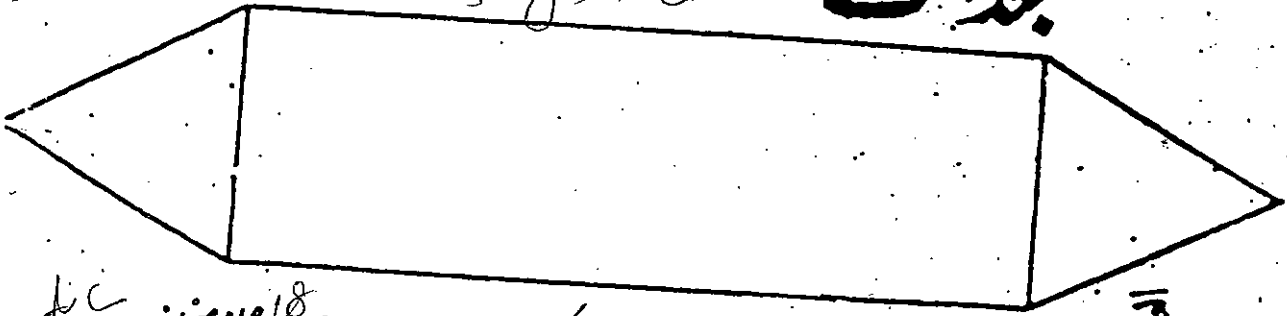
القاری

8/11/2018

نصون اور براد عطائی / Issue
کرنے میں

DAO / Tamil

The previous case of the official have been submitted to DAO Chitrap. But the remands that the same way? The official is not entitled of persons being killed. 11/10/2018



18 جولائی منجانب سٹار

26-10-2018

محلی خدیواں بنام حکومت دہلی

مقدمہ
دعویٰ
پرتم

باعث تحریر آنکہ

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دہی و کل کارروائی متعلقہ آن مقام سروس ٹرسٹنگ کے لئے راجح اللہ علیہ صلح الیہ مقرر کر کے اقرار کیا جاتا ہے کہ صاحب موصوت کو مقدمہ کی کل کارروائی کا کامل اختیار ہوگا نیز وکیل صاحب کو کرنے راضی نامہ و تعزیرات و فیصلہ برحلاف دیے جواب دیں اور اقبال دعویٰ اور بصورت دیگر کی کرنے اجراء اور دعویٰ چیک زور پورہ اور عرضی دعویٰ اور درخواست پرتم کی تصدیق نہ رہیں پر دستخط کرنے کا اختیار ہوگا۔ نیز بصورت عدم پیروی یا تاخیر یا اسیل کی برآمدگی اور سروس ٹرسٹنگ کرنے اپیل ٹکرائی و نظر ثانی و پیروی کرنے کا اختیار ہوگا۔ اور بصورت ضرورت مقدمہ مذکور کے کل یا جزوی کارروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنی جگہ تقرر کا اختیار ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ مذکورہ بالا اختیارات حاصل ہوں گے اور اس کا ساتھ پداختہ منظور و قبول ہوگا۔ اور دوران مقدمہ میں جو خرچہ دہر جائزہ اتوائے مقدمہ کے سبب سے ہوگا۔ اس کے مستحق وکیل صاحب موصوت ہوں گے۔ نیز بقایا خرچہ کی ذمہ داری قبول کرنے کا بھی اختیار ہوگا۔ اگر کوئی تاریخ پیش مقام دورہ پیر ہو یا حد سے باہر ہو تو وکیل صاحب پابند نہ ہوں گے۔ کو پیروی مذکور کریں۔ لہذا ذرا کالت نامہ لکھ دیا کہ مستند ہے۔

19/18

مکتوبہ

26

المترجم

محلی خدیواں ظلم

Mut us Rehine

Verified and

Rahimullah adv
0334.325.1883

Rahim and Gazi Law Associates
Continental Plaza Makam Baga
Sweet

BEFORE THE HONORABLE CHAIRMAN SERVICE TRIBUNAL KHYBER PAKHTUNKHWA
PESHAWAR (CIRCUIT BENCH SWAT).

Fazli Muhammad
Niaz Murad & Two Others----- Appellant

V/S.

Government of Khyber Pakhtunhwa Through its Secretary Finance Civil Secretariat Peshawar &
Others.....Respondents.

(Para wise Reply on behalf of respondents 2 & 4).

Preliminary Objection.

1. That the petitioner has no cause of action.
2. That the petitioner has no locus standi.
3. That the petitioner in hand is not maintainable.
4. That the instant petitioner is time barred.
5. That the identical cause appeal No.1224P/2015 Habib ur Rehman V/S Provincial Govt: Khyber Pakhtunkhwa has already dismissed by the Peshawar High Court.

Respectfully Sheweth:


1. Correct.
2. Incorrect. the petitioner was regularized with effect from 1st July, 2008 in light of Finance Department Peshawar Notification No.BOI/FD/1-2/2008-09 dated 30-07-2008. Hence, he has not completed the qualifying service that is ten years.
3. Pension Commutation case were submitted to the District Accounts Office Chitral but it was returned by the concerned Account Office with the remarks that the petitioner is not entitled to pension benefits having less than ten years.
4. That the Respondent No. 2 & 4 are bound to follow the Rules and instructions issued by the Govt: of Khyber Pakhtunkhwa from time to time.
5. Needs No Reply.
6. Needs No Reply.

Grounds.

- A In light of Finance Department Peshawar Notification No.BOI/FD/1-2/2008-09 dated 30-07-2008 the petitioner was regularized with effect from 01-07-2008, hence the petitioner has not completed the qualifying service for pension and not entitled for pension under the Rule
- B & C. The Respondents 2 & 4 is bound to follow the Rules and Instruction issued by the Provincial Government of Khyber Pakhtunkhwa from time to time, hence not violated and discriminated any Rule of Law.
- D As mentioned in para "A" above, the Respondents No.2 & 4 is bound to follow the Rules & Instructions issued by the Provincial Government of Khyber Pakhtunkhwa from time to time.
- E As mentioned in para "A" above the petitioner is not entitled for pension benefits under the Rule.
- F As mentioned in para "A" above.
- G No Comments.

Keeping in view of the above mentioned facts it is further added that the petitioner has been paid G.P Fund and Leave Encashment of LPR (Detail is given below).

S.No.	Name	GP. Fund Paid (Rs.)	Leave Encashment of LPR Paid (Rs)	Total Amount. (Rs)
1	Niat Murad	59,749	187,320	247,069
2	Haider Ghulam	41,183	145,507	186,743
3	Fasli Muhammad	79,243	183,725	262,968


Executive Engineer
Public Health Engineering Division
Chitral

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No. 104/2019.

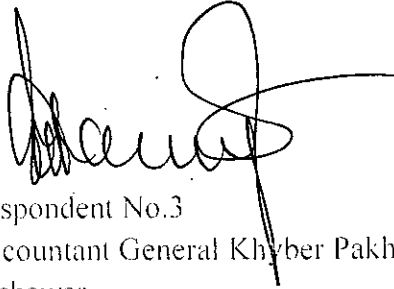
Fasli Muhammad Khan (Appellant)

VERSUS

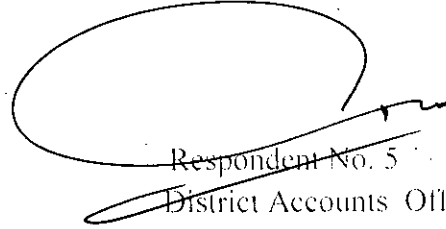
Secretary Finance & others (Respondents)

INDEX

S.No.	Description of documents	Annexure	Pages
1.	Para wise comments & affidavit		1-----3
2.	Circular letter No. B.O 21 -22 /20CT -08 /FD dated 30/07/2008	"A"	4
3	Notification dated 29 /1/2008	"B"	5
4	Copy of enclosure	"C"	6



Respondent No.3
Accountant General Khyber Pakhtunkhwa
Peshawar.



Respondent No. 5
District Accounts Officer Chitral

**Accountant General
Khyber Pakhtunkhwa
Peshawar**

①

**BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA
PESHAWAR**

Service Appeal No. 104/2019.

Fasli Muhammad Khan son of Sher R/O village Shagram Torkhow tehsil Mastuj District
Chitral.

(Appellant)

VERSUS

1. Govt of Khyber through Secretary Finance, Civil Secretariat, Peshawar
2. The Secretary Public health Civil Secretariat Peshawar.
3. The Accountant General Khyber Pakhtunkhaw Peshawar.
4. the executive Engineer Public Health Engg: Division District Chitral.
5. District Account Officer Chitral.

(Respondents)

PARA WISE COMMENTS ON BEHALF OF RESPONDENTS NO. 3&5.

Preliminary Objections:

- A. That the Petitioner has no cause of action against the respondent.
- B. That the Petitioner has no locus standie.
- C. That the instant appeal is not maintainable.
- D. That the instant Appeal is time barred.

Respectfully Sheweth:-

Para 1:-

Para No. 1 is correct.

Para 2&3:-

Correct, that the appellant was regularized with effect from 1st. july 2008 (but not from the date of his appointment) in light of Finance Department Peshawar notification No. B.O1/ FD/1-22/2008-09 dated 30.07.2008. Hence he had not completed the qualifying service for pension that is 10 years (Annex -A)

Para No.3 of the above said minutes of the meeting is reproduced as under for further guidance of the Honorable Court.

(while participating in the discussion the representation of law department stated that all Class IV (Fixed Pay Employees) have been regularized in BPS-1 giving them the status of Civil Servant w.e.f 1st. July, 2008 but not from the date of appointment as per circular letter No: BO-21-22/20CT-08/FD dated 31/7/2008 with enclosure is annexed:)

Para 4:-

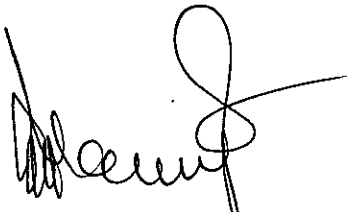
Para No.4 is not correct, the Petitioner has been treated in accordance with law and existing

Grounds:

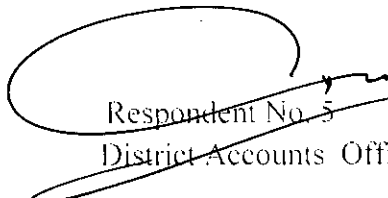
- a. Incorrect, that respondent No. 3&5 are bound to follow the Rules and instructions are issue Provincial Government from time to time.
- b. Incorrect. because the Petitioner's service is less than 10 years and in light of Finance Department Peshawar vide letter No. BO/FD/1-22/2008-09, dated 30/7/2008 the appellatant was regularized with effect from 1/7/2008. Hence the appellatant had not completed the qualifying Service for pension and not entitled for any pension under the Rule.
- c. Para No.4 is incorrect, the official respondents have treated according to the existing Rule and Policy.

Keeping in view the above mentioned facts, it is humbly prayed that the appeal in hand, having no merits, may be dismissed with cost.

Dated : ____ / ____ /19


Respondent No.3
Accountant General Khyber Pakhtunkhwa
Peshawar.

**Accountant General
Khyber Pakhtunkhwa
Peshawar.**


Respondent No. 5
District Accounts Officer Chitral

3

BEFORE THE SERVICE TRIBUNAL KHYBER
PAKHTUNKHWA PESHAWAR

Service Appeal NO 103 / 2019 .

Haider Ghulam (Petitioner)

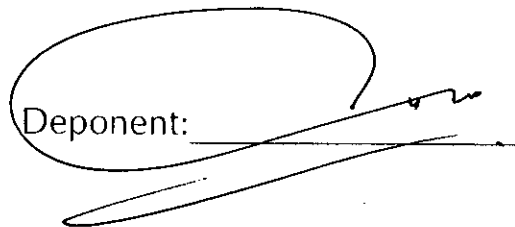
Versus

Secretary Finance etc(Respondents)

(Affidavit)

I, Zulqarnain Quraishi District Account Officer Chitral do hereby solemnly affirm and declare that the contents of the accompanying application are true and correct to the best of my knowledge and belief and nothing has been kept secret from this august Court.

Deponent:



The Accountant General,
NWFP, Peshawar.

Subject: BUDGET SPEECH 2007-08 CONVERSION OF FIXED PAY CLASS-IV INTO REGULAR BPS-1 CP FUND SCHEME.

Dear Sir,

I am directed to refer to your letter No.H.24(85)/Kohistan/Vol-1/851 dated 18/6/2008 on the subject noted above and to clarify that all the Class-IV Fixed Pay Employees have been regularized in BPS-1 giving them the status of Civil Servant, with effect from 1st July, 2008 but not from the date of their appointments as per provision of Section 19 of the Civil Servant Act, 1973 (read with Civil Servants (Amendment) Act, 2005). Under the Act, these employees are entitled for Contributory Provident Fund (C.P. Fund) instead of Pension/Gratuity and G.P. Fund. Since length of service of the employees was at variance, therefore, in order to meet the demand of natural justice, fixation of pay has been allowed to them with effect from the dates of appointment bringing their salaries at par with the respective length of service. However, they shall not be entitled for arrears of pay and allowances as clarified in the instructions. So, it is confirmed that they are entitled for CP Fund instead of Pension/Gratuity and GP Fund, unless otherwise provided in the relevant Rules/Regulations.

Yours faithfully,

Fida Muhammad
Budget Officer-I

Encl: 10. & Date even:

Copy is forwarded w/r to Finance Dept's circular letter No. BO1/1-22/2007-09/FD dated 29/1/2008, for information & necessary action to:-

- 1) All Administrative Secretaries to Government of NWFP
- 2) Secretary to Governor, NWFP, Peshawar
- 3) Principal Secretary to Chief Minister, NWFP, Peshawar
- 4) All District Coordination Officers, in NWFP
- 5) All Heads of Attached Departments in NWFP
- 6) The Registrar Peshawar High Court, Peshawar
- 7) The Registrar, NWFP Service Tribunal, Peshawar
- 8) The Secretary Provincial Assembly, NWFP, Peshawar
- 9) The Secretary, Board of Revenue, NWFP, Peshawar
- 10) All District Accounts Officers, in NWFP
- 11) All Budget/Section Officers in Finance Department, Peshawar

BUDGET OFFICER-I

OFFICE OF THE ACCOUNTANT GENERAL NWFP PESHAWAR

No.H.24(113)/BPS-2036-07/Prov. Corresponds file/986 Dated: 07-08-2008

Copy of the above is forwarded for information and necessary action to all concerned.

1. All DAOs/AOs in NWFP.
2. All Payrolls Section (C).
3. For to DACs.
4. For file (B).



Office of the
Accountant General
 Khyber Pakhtunkhwa Peshawar
 Phone: 091 9211250-53

No.H-24/Fixed Employee/2013-14/2011-12 Dated:26.09.2013.
 To,

All Distt:Accounts Officers / AAO's
 in Khyber Pakhtunkhwa,

Subject: **FAMILY PENSION CASE OF LATE MUHAMMAD JAMIL
 CHOWKIDAR GGPS KASHMEREI BANDA KARAK.**

Please refer to the Distt:Accounts Officer Karak memo
 No.DAO/KK/Pen-audit/2012-13/620-21 dated 06.06.2013 on the above
 subject.

2. In light of Finance Deptt: letter No.B.O-I/FD/1-22/2008-09/
 dated 30.7.2008, all the class-IV fixed pay employees have been
 regularized giving them the status of civil servant wef.1.7.2008 (but not
 from the date of appointment), therefore their pension cases may be
 decided w.e.f the date of their regularization.

[Signature]
 ACCOUNTS OFFICER (HAD) 28/9/13 9/12/13

Copy to:-

1. The Distt Accounts Officer Karak with reference his memo.
 mentioned above.
2. The Budget Officer-I Govt: of Khyber Pakhtunkhwa, Finance
 Deptt. Peshawar with reference to your letter mentioned
 above, for information.
3. The Accounts Officer (Pay Fixation party) for information.

ACCOUNTS OFFICER (HAD)

[Signature]

[Signature]
 Director

[Handwritten notes and signatures]
 P.R. al
 14/11

(5) - "A"

حکومت صوبہ خیبر پختونخوا
صنعتیہ محکمہ خزانہمزاسلہ نمبر پی۔ او۔ ا۔ ۱/۱-۲۲/۰۸-۰۷-۲۰۰۷ ایف۔ ڈی
تاریخہ ۲۹ جنوری، ۲۰۰۸ء

تعمیرات

- ۱۔ تمام انتظامی معتمدین حکومت صوبہ سرحد۔
- ۲۔ معتمد برائے گورنر صوبہ سرحد، پشاور۔
- ۳۔ بریکنگ سٹاف آفیسر برائے وزیر اعلیٰ صوبہ سرحد۔
- ۴۔ تمام سربراہان ماتحت محکمہ جات صوبہ سرحد۔
- ۵۔ تمام ضلعی رابطہ افسران صوبہ سرحد۔
- ۶۔ سرسبز آرٹسٹ اور ہانی کورٹ، پشاور۔
- ۷۔ سرسبز آرٹسٹ، سرسبز ایڈیوٹن، صوبہ سرحد، پشاور۔
- ۸۔ سیکرٹری صوبائی بلک سروس کیش، صوبہ سرحد، پشاور۔
- ۹۔ سیکرٹری بورڈ آف ریونیو، صوبہ سرحد۔

بجٹ تقریر ۰۸-۰۷-۲۰۰۷ میں درجہ چہارم کے مقررہ تنخواہ ہانے والے (Fixed pay) ملازمین کے لیے پی۔ پی۔ فنڈ کا اعلان۔

جناب عالی!

مجھے ہدایت کی گئی ہے کہ عنوان بالا کا حوالہ دیتے ہوئے عرض کروں کہ صوبائی حکومت نے تمام درجہ چہارم (مقررہ تنخواہ Fixed pay) ہانے والے ملازمین کو یکم جولائی ۲۰۰۸ سے این۔ ڈبلیو۔ ایف۔ پی سول ملازمین ایکٹ ۱۹۷۳ کے تحت سول ملازمین کا درجہ دیکر بنیادی سکیل ۱ (BPS-1) دینے کی منظوری دی ہے۔

ذکورہ ملازمین کی تنخواہوں کا تعین (Fixation of pay) ان کی بھرتی کے تاریخ (Date of Appointment) سے کیا جائے گا۔ تاہم یہ ملازمین تنخواہوں اور الاؤنسز وغیرہ کی مد میں کسی قسم کی بقایا حات (arrears) کے حقدار نہیں ہوں گے۔

اس سلسلے میں سلسلے سے جاری شدہ تمام ایسی ہدایات یکم جولائی ۲۰۰۸ء سے منسوخ تصور

آر کا مخلص

5-B

- 2 -

تظہیر نمبر و تاریخ ایضاً:

- نقل برائے اطلاع:
- (۱) اکاؤنٹس جنرل، صوبہ سرحد بمعدہ گزارش، کہ مندرجہ بالا اقدامات کی نافذ العمل کو یقینی بنایا جائے۔
 - (۲) جملہ ایگزیکٹو ڈسٹرکٹ آفیسرز، فنانس اینڈ پلاننگ، صوبہ سرحد۔
 - (۳) جملہ ضلعی آفیسران حساب داری، صوبہ سرحد۔

فدائے سرحد
میزانہ ایفسر (۱) محکمہ خزانہ

تظہیر نمبر و تاریخ ایضاً:

- نقل برائے اطلاع:
- (۱) سنی معتمد برائے چیف سیکرٹری صوبہ سرحد۔
 - (۲) جملہ اضافی معتمدین و نائبین معتمدین محکمہ خزانہ، صوبہ سرحد۔
 - (۳) جملہ ہیڈ آفیسرز ریگسٹریشن اینڈ سرٹیفیکیشن محکمہ خزانہ، صوبہ سرحد۔
 - (۴) ڈائریکٹر، FMIU محکمہ خزانہ، صوبہ سرحد۔
 - (۵) سنی معتمد برائے فنانس سیکرٹری صوبہ سرحد۔

فدائے سرحد
میزانہ ایفسر (۱) محکمہ خزانہ



6

Office of the
Accountant General
Khyber Pakhtunkhwa Peshawar
Phone: 091 9211250-53

No.H-24/Fixed Employee/2013-14/2011-12 Dated:25.09.2013.

All Distt:Accounts Officers / A.A.C's.
in Khyber Pakhtunkhwa,

Subject: FAMILY PENSION CASE OF LATE MUHAMMAD JAMIL CHOWKIDAR GGPS KASHMERI BANDA KARAK.

Please refer. to the Distt:Accounts Officer Karak memo No.DAO/KK/Pen-audit/2012-13/620-21 dated 06.06.2013 on the above subject.

In light of Finance Deptt: letter No.B.O-I/FD/1-22/2008-09/ dated 30.7.2008, all the class-IV fixed pay employees have been regularized giving them the status of civil servant w.e.f.1.7.2008 (but not from the date of appointment), therefore their pension cases may be decided w.e.f the date of their regularization.

[Signature]
ACCOUNTS OFFICER (HAD) 25/9/13
25/9/13

Copy to:

1. The Distt.Accounts Officer Karak with reference his memo mentioned above.
2. The Budget Officer-I Govt: of Khyber Pakhtunkhwa, Finance Deptt. Peshawar with reference to your letter mentioned above, for information.
3. The Accounts Officer (Pay Fixation party) for information.

[Handwritten notes and signatures]
P.A. at
Secretary
19/10

ACCOUNTS OFFICER (HAD)
[Signature]