Service Appeal No. 1314/2019

<u>ORDER</u> 12.10.2021 Appellant alongwith his counsel Syed Asif Shah, Advocate, present. Mr. Muhammad Shakeel, DFO alongwith Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present. Arguments heard and record perused.

Vide our detailed judgment of today, placed on file of Service Appeal bearing No. 1211/2019 titled "Mubashar Ahmad Versus Government of Khyber Pakhtunkhwa through Secretary Wildlife Department, Khyber Pakhtunkhwa Peshawar and three others", the appeal in hand is allowed by setting-aside the impugned orders and the appointment order of the appellant stand restored with all consequential benefits. Parties are left to bear their own costs. File be consigned to the record room.

<u>ANNOUNCED</u> 12.10.2021

Camp Court A/Abad

(Salah-ud-Din) Member (Judicial Camp Court A/Abad 12.10.2021

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Muhammad Shakeel, DFO for the respondents present.

Learned counsel for the appellant has stated on his own responsibility that he electronically received the application about withdrawal of the impleadment application, through WhatsApp from Babar Khan Yousafzai Advocate on cell phone via Sim# 0345-9484980 alongwith affidavit of the applicant. As the learned counsel for the appellant submits that he received the said application electronically and got them printed and have produced the same after assurance from the counsel for the applicant, therefore, they may be placed on file. Request is accorded. Although the request of the applicant seeking impleadment has been brought on record through proxy of the appellant's counsel but even if there is no such application, we are not inclined to implead a private complainant without locus standi. Moreover, the impleadment has been sought due to some grounds taken in the appeal relating to role of MPA but we are concerned to hear the parties on merits and law relating to conditions well of the service as as and terms legality/irregularity of the proceedings culminating in imposition. of penalty upon the appellant. The application for impleadment stands disposed of in the given terms. Both the parties are ready to make submissions on merit. Let the file to come up for arguments forthwith.

(Salah-Ud-Din)

Member (Judicial) Camp Court A/Abad

Camp Court A/Abad

26.08.2021

Syed Asif Shah, Advocate, for the appellant present. Mr. Usman Ghani, District Attorney alongwith Mr. Muhammad Shakeel, DFO (Wild Life) for the respondents present.

Ms. Nida Khan, Advocate, present and submitted an application for impleadment of Mr. Laiq Muhammad Khan as respondent in the instant appeal. The application is placed on file of connected Service Appeal bearing No. 1211/2019. Adjourned. To come up for reply as well as arguments before the D.B on 27.09.2021.

(MIAN MUHAMMAD) MEMBER (EXECUTIVE)

(SALAH-UD-DIN) MEMBER (JUDICIAL)

11.10.2021

Appellant in person present. Mr. Muhammad Rasheed, Deputy District Attorney alongwith departmental representative Mr. Muhammad Shakeel, DFO for the respondents present.

Lawyers are on strike. To come up for disposal of the application on 12.10.2021 alongwith connected Service Appeal No. 1211/2019 before the D.B at Camp Court Abbottabad.

(Salah-Ud-Din) Member (Judicial) Camp Court A/Abad

Camp Court A/Abad

,09.08.2021

Appellant present through counsel.

.t. z .:

Kabir Ullah Khattak learned Additional Advocate General alongwith Muhammad Shakeel D.F.O present.

×.,

File to come up alongwith connected Service Appeal No.1211/2019 tilted Mubashir Ahmad Vs. Government of Khyber Pakhtunkhwa on 26.08.2021 before D.B.

(Rozina Rehman) Member (J)

Chairthan

15.02.2021

Nemo for parties.

Riaz Khan Paindakhel learned Assistant Advocate General present.

Preceding date was adjourned on a reader's note, therefore, both the parties be put on notice for 19.04.2021 before D.B for arguments at Camp Court Abbottabad.

(Atig ur Rehman Wazir) Member (E) Camp Court, Abbottabad

(Roziná Řehman) Member (J) Camp Court, Abbattabad

25.06.2021

Counsel for the appellant present. He submitted an application for fixation of the date at Peshawar in the instant service appeal. Previously the appeal was fixed for hearing at Camp Court, Abbottabad for 19.04.2021. However, hearing could not take-place due to cancellation of the tour. It has been stated in the application that the respondents have cancelled appointment order of the appellant due to which he is suffering from severe physical and mental torture. He requested for urgent disposal of the matter. The application is placed on file. Office is directed to fix the case before the D.B at Peshawar for arguments on $o \underline{9/v8}$.2021, subject to notice to the respondents.

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22.10.2020

Appellant in person present.

Usman Ghani learned District Attorney alongwith Muhammad Shakeel DFO for respondents present.

Representative of respondents submitted written reply/comments. To come up for rejoinder, if any and arguments on 18.01.2021 before D.B at Camp Court, Abbottabad.

(Rozina Rehman) Member (J) Camp Court, A/Abad

しいま いちょう

18.01.2021. Due to Covid-19, The case is adjourned for the Same on 15/02/2021.

Reader.

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

Put up to

relevant append.

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Versus

- Government of Khyber Pakhtunkhwa through Secretary Wildlife Department, Jhyber Pakhtunkhwa Peshawar
- 2) Divisional Forest Officer wildlife Division, Torghar
- 3) Chief Conservator Wildlife Division Torghar
- 4) Conservator Wildlife Division Southern Circle Peshawar......Respondents

SERVICE APPEAL NO. 1314 OF 2019

APPLICATION SEEKING FIXATION OF THE TITLED SERVICE APPEAL BEFORE CAMP COURT ABBOTTABAD FOR ITS EARLY DISPOSAL.

Respectfully Sheweth!

- That, the above titled appeal is pending before this Honourable Court since last two years at Camp Court Abbottabad. Meanwhile non availability of Camp Court the instant appeal is fixed before the Principal Seat Peshawar.
- That, now the case in hand pending for arguments.
- That, due to Covid 19 the non availability of Camp Court at

Abbottabad the above mentioned case transferred to Principal Seat Peshawar for further proceedings.

4) That, now the Camp Court Abbottabad is functioning.

It is, therefore, requested that the above titled appeal may graciously be transferred/ fixed from Principal Seat to the Camp Court/Tribunal at Abbottabad for its early disposal/proceedings.

Dated 25/09/2021

an

Hazratullah (Appellant)

Through: -

SYED ASIF SHAH Advocate High Court, District Courts,

(Mansehra)

<u>AFFIDAVIT</u>

I, HAZRATULLAH SON OF BAKHARULLAH, RESIDENT OF VILLAGE BERA PO JUDBAH, TEHSIL AND DISTRICT TORGHAR (APPELLANT) DO HEREBY SOLEMNLY AFFIRM AND DECLARE ON OATH THAT THE CONTENTS OF THE FORE-GOING APPLICATION ARE TRUE AND CORRECT AND NOTHING HAS BEEN CONCEALED FROM THIS HONOURABLE COURT.

DATED 25/09/2021

HAŻRATULLAH (DEPONENT)



23.01.2020

4

Appellant in person present. Written reply not submitted. Niaz Muhammad DFO and Faraz Gul Assistant representatives of respondent department present and requested for time to furnish written reply/comments. Granted. To come up for written reply/comments on 19.02.2020 before S.B at Camp Court Abbottabad.

6 Member Camp Court, A/Abad

Due to covid ,19 case to come up for the same on / at camp court abbottabad.

Reader

Due to summer vacation case to come up for the same on /2210 / 20 at camp court abbottabad.

Learned counsel for the appellant present. Preliminary arguments heard.

The appellant has filed the present service appeal against the order dated 22.08.2019 whereby the appointment of the appellant alongwith eleven other Wildlife Watchers was cancelled and against the rejection of departmental appeal vide order dated 20.09.2019.

Points urged need consideration. The appeal is admitted for regular hearing subject to all the legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter notices be issued to the respondents for reply/comments. To come up for written reply/comments on 18.12.2019 before S.B at Camp Court, A/Abad.

> Member Camp Court, A/Abad

18.12.2019

Apo~"

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rocess Fee

22.11:2019

Counsel for the appellant and Mr. Usman Ghani, District Attorney alongwith Mr. Niaz Muhammad Khan DFO for the respondents present. Written reply on behalf of respondents not submitted. Representative of the department requested for further time for submission of written reply/comments Adjourned to 23.01.2020 for written reply/comments before S.B at Camp Court Abbottabad.

(Muhammad Amin Khan Kundi) Member Camp Court Abbottabad

Form- A

FORM OF ORDER SHEET

Court of 1314/2019 Case No.-S.No. Date of order Order or other proceedings with signature of judge proceedings 2 1 3 The appeal of Mr. Hazrat Ullah presented today by Syed Asif Shah 10/10/2019 1-Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR This case is entrusted to touring S. Bench at A.Abad for 2preliminary hearing to be put up there on 22 - 11/2019CHAIRMAN

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 1314 of 2019

HazratullahAppellant

VERSUS

SERVICE APPEAL

	INDEX		
S #	Particulars of documents	Annexure	Pages
1	Memo of Service appeal alongwith affidavit.	••••	15010
2	Application for suspension etc.		11 1012
3	Correct addresses of the parties.		18
4	Copies of the CNIC, Domicile of the appellant alongwith educational testimonials of appellant.	"A"	141017
5	Copy of the advertisement.	"B"	18
6	Copies of the appointment order.	"C"	197120
7	Copy of the impugned office order alongwith inquiry report.	"D"	2000 35
8	Copy of departmental appeal.	"E"	40
9	Copy of order dated 20.09.2019.	''F''	41
10	Wakalat Nama.		42
	Dated 04.10.2019	Hazratu	llah

...Appellants

Through SYED ASIF SHAH, Advocate High Court,

Mansehra.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 1314 of 2019

VERSUS

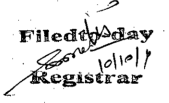
Kyber Pakhtukhwa Service Tribunal Diary No. 1435

Dated 10-10-2018

Government of Khyber Pakhtunkhwa through Secretary Wild Life Department, Khyber Pakhtunkhwa, Peshawar.

2. Divisional Forest Officer, Wild Life Division, Torghar.

3. Chief Conservator, Wild Life Division, Torghar.



1.

4.

SERVICE APPEAL UNDER SECTION 4 OF PAKHTUNKHWA KHYBER SERVICE TRIBUNAL ACT, 1974 TO THE EFFECT THAT THE APPELLANT BEING DULY APPOINTED WATCHER IS ENTITLED FOR COMPLETION OF HIS SERVICE AS PER RELEVANT LAW, RULES AND **REGULATIONS.** ORDER BEARING NO.232-50 DATED 22.08.2019 WHEREBY THE APPOINTMENT ORDER OF THE APPELLANT WAS CANCELLED BY THE **RESPONDENTS ON THE BASIS OF SO-**

CALLED INQUIRY REPORT AND THE **DEPARTMENTAL** DISMISSAL OF **REPRESENTATION** FILED BY THE APPELANT VIDE ORDER DATED 20.09.2019 ARE WRONG, ILLEGAL, AGAINST THE LAW AND FACTS, ARBITRARY, FANCIFUL, PERVERSE, WITHOUT LAWFUL AUTHORITY, AGAINST THE CANNONS OF JUSTICE, **BASED ON POLITICAL VICTIMIZATION,** AGAINST THE FUNDAMENTAL RIGHTS OF THE APPELANT HENCE LIABLE TO BE SET ASIDE.

PRAYER: -

On acceptance of the instant appeal, the impugned order bearing No.232-60 dated 22.08.2019 alongwith order dated 20.09.2019 regarding dismissal of departmental representation filed by the appellant passed/issued by the respondents may please be set aside and while restoring the appointment order of the appellant, the appellant may please be re-instated in service with all back benefits or any other relief as this Honourable Tribunal deems fit and appropriate in the circumstances of the case, may also be issued/passed.



Respectfully Sheweth!

1.

2.

3.

That, the appellant is bonafide resident of District Torghar.

(Copies of the CNIC of the appellant is annexed as annexure "A").

That, the respondents initially advertised some posts of Watchers (BPS-7) in Wild Life Department advertisement through and the appellant being local, qualified, experienced and eligible in all respects duly applied for the said post.

(Copy of the advertisement is annexed as annexure "B").

That, the respondents later on conducted test/interview which was duly qualified by the appellant as per law, rules and criteria mentioned in advertisement and after fulfillment of all the legal and codal formalities, the appellant was duly appointed against post of watcher vide appointment order.

(Copy of the appointment order is annexed as annexure "C").

That, from his appointment, the appellant is performing his assigned

N. F. S.



duties with due diligence, honestly and to utmost satisfaction of his superiors and the appellant also received his salaries for about 09 months.

5.

6.

7.

That, during the service period of the appellant, local MPA of PK-32 on the basis of political influence, victimization initiated a so-called inquiry through provisional inspection team and under the influence of the said MPA, the committee and inquiry officers cancelled the appointment order of the appellant vide office order No.232-60 dated 22.08.2019.

(Copy of the impugned office order is annexed as annexure "D").

That, the appellant also preferred his departmental appeal before the respondents which were also dismissed vide order dated 20.09.2019.

> (Copies of departmental appeals alongwith order are annexed as annexure "E & F").

That, the appellant being aggrieved from the impugned order passed by the respondents ran from pillar to post for



redressal of his grievances but in vain, hence being aggrieved, the appellant seeks the gracious indulgence of this Honourable Tribunal by way of instant appeal, inter alia, on the following grounds: -

GROUNDS

a. That, the impugned orders passed/ issued by the respondents on the basis of so-called inquiry report are wrong, illegal, against the law and facts, arbitrary, fanciful, perverse, without lawful authority, against the cannons of justice, based on political victimization, against the fundamental rights of the appellant hence being unconstitutional liable to be struck down.

> That, the appellant was appointed being qualified, experienced and meritorious in all respects and never remained negligent in performance of his assigned duties hence there arise no question for termination/dismissal order of the appellant's services.

b.

That, no show cause notice has been issued to the appellant prior to cancellation of the appointment order of the appellant, which was mandatory. Similarly, the appellant has not been given the chance of hearing and all the proceedings have been carried out by the respondents in sheer violation of the relevant law, rules and regulations.

c.

d.

e.

That, it is well settled principle of law and natural justice that no one should be condemned unheard but in the instant case, the appellant has not been given a chance of hearing by the respondents rather all the proceedings have been conducted by keeping the appellant in dark which is not only against the law but also constitutionally guaranteed rights of the appellant.

That, the respondents making themselves pawn in the hands of the local MPA have conducted all the proceedings mere on the whims and wishes of the political figures and never considered the relevant law, rules and regulations on the subject hence the appellant has been victimized mere on the personal vengeance of the political



figures of the area which is not permissible under the law.

f.

g.

That, there is no legal flaw or any illegality/ irregularity in the appointment order of the appellant rather the appellant was appointed after fulfillment of all the legal and codal formalities and after due verification/satisfaction hence the appellant's appointment order can never be cancelled in such a cursory and slip shod manner but by cancelling the appointment order of the appellant, the appellant has been deprived from legal, valid and legitimate right mere on the basis of malafide.

That, the so-called inquiry has also been carried out in clear violation of the relevant law, rules and regulations on the subject. It was incumbent upon the respondents to call the appellant during the course of inquiry and to provide him ample opportunity of being heard which is constitutional guaranteed right of the appellant but such right of the appellant has been denied by the respondents which shows that the sole purpose of the respondents was to terminate the services of the appellant under the garb of the so-called inquiry.



Further pre-requisites of inquiry have also been missing in the instant case.

h.

i.

j.

That, infact Local MPA wants to appoint his eyed chaps blue during the appointment/recruitment process but he failed to do so and later on he staged the drama of so-called inquiry just to the terminate appellant and accommodate his blue eyed chaps hence all the proceedings including inquiry etc. have no legal sanctity in the eyes of law.

That, it was not an inquiry rather it was after an thought effort of the respondents to get the posts vacant just to make happy the local MPA and the appellant being the political opponent of said MPA have been victimized by the respondents in а sheer malafide manner.

That, the powers or jurisdiction are vested in an authority to exercise it justly, fairly, honestly, judiciously and in accordance with the mandate of law, rules and regulations but the respondents have transgressed upon their powers/jurisdiction while dealing with the matter in hand.

9

That, it is an inalienable right of the appellants to enjoy the protection of law, rules and regulations but such right of the appellant has been infringed by the respondents in a sheer malafide manner.

k.

.....PRAYER.....

It is, therefore, most humbly prayed that on acceptance of the instant appeal, the impugned order bearing No.232-60 dated 22.08.2019 alongwith orders dated 20.09.2019 regarding dismissal of departmental representation filed by the appellant passed/issued by the respondents may please be set aside and while restoring the appointment orders of the appellant, the appellant may please be re-instated in service with all back benefits or any other relief as this Honourable Tribunal deems fit and appropriate in the circumstances of the case, may also be issued/passed.

Through

Dated 04.10.2019

Hazråtullah ...Appellant

SYED ASIF SHAH, Advocate High Court, Mansehra.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No._____ of 2019

HazratullahAppellant

VERSUS

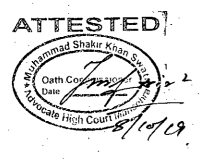
Government of Khyber Pakhtunkhwa through Secretary Wild Life Department, Khyber Pakhtunkhwa, Peshawar etc......Respondents

SERVICE APPEAL

AFFIDAVIT.

I, Hazratullah son of Bakharullah resident of village Bera P.O Judba, Tehsil and District Torghar, appellant, do hereby solemnly affirm and declare on oath that the contents of the foregoing service appeal are true and correct and nothing has been concealed from this Honourable Court.

Dated 04.10.2019



Hazratullah CNIC: 13601-05170214-1 CELL: 0346-6799450 (DEPONENT)

IDENTIFIED BY

SYED ASIF SHAH, Advocate High Court, Mansehra.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No._____ of 2019

HazratullahAppellant

VERSUS

Government of Khyber Pakhtunkhwa through Secretary Wild Life Department, Khyber Pakhtunkhwa, Peshawar etc......Respondents

SERVICE APPEAL

APPLICATION FOR SUSPENSION OF THE OPERATION OF IMPUGNED ORDER DATED 22.08.2019 AND FOR ISSUANCE OF TEMPORARY INJUNCTION TO THE EFFECT THAT THE RESPONDENTS MAY PLEASE BE RESTRAINED FROM APPOINTING ANY PERSON AGAINST THE POST OF THE APPELLANT, FROM ADVERTING THE IMPUGNED POST, FROM CARRYING OUT ANY TEST/INTERVIEW ON THE IMPUGNED POST, FROM **ISSUING ANY APPOINTMENT ORDER TO ANY OTHER** PERSON OR FROM DOING ANY OTHER ACT WHICH DIRECTLY OR INDIRECTLY AFFECTS THE RIGHTS OF THE APPELLANT TILL THE DISPOSAL OF THE TITLED SERVICE APPEAL.

Respectfully Sheweth!

2.

1. That, this application may please be considered as part and parcel of the titled Service appeal.

That, the appellant has a prima facie appeal and there is every hope of its success.

- That, the balance of convenience also tilts in favour of the appellant.
 - That, if the temporary injunction has not been granted then the appellant would suffer an irreparable loss and purpose of the titled appeal would become infructuous.

.....PRAYER.....

It is, therefore, most humbly requested that on acceptance of the instant application, operation of the impugned orders may please be suspended and the temporary injunction as mentioned in the heading of the instant application may please be granted till the disposal of the titled service appeal.

Dated 04.10.2019

Hazratullah ...Appellant

Through

Advocate High Court, Mansehra.

Oath Courts 10/19

4.

AFFIDAVIT.

I, Hazratullah son of Bakharullah resident of village Bera P.O Judba, Tehsil and District Torghar, appellant, do hereby solemnly affirm and declare on oath that the contents of the foregoing application are true and correct and nothing has been concealed from this Honourable Court.

Dated 26.09.2019

Hazratullah (DEPONENT)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No._____ of 2019

HazratullahAppellant

VERSUS

Government of Khyber Pakhtunkhwa through Secretary Wild Life Department, Khyber Pakhtunkhwa, Peshawar etc......Respondents

SERVICE APPEAL

CORRECT ADDRESSES OF THE PARTIES

<u>APPELLANTS</u>

RESPONDENTS

1.

2.

3.

4.

- Government of Khyber Pakhtunkhwa through Secretary Wild Life Department, Khyber Pakhtunkhwa, Peshawar.
- Divisional Forest Officer, Wild Life Division, Torghar.
- Chief Conservator, Wild Life Division, Torghar.

Conservator, Wild Life Division, Southern Circle Peshawar.

Dated 04.10.2019

Hazratullah

...Appellant

Through

SYÈD ASIF SHAH, Advocate High Court, Mansehra. Office of the Deputy Commissioner District Yorghar No. Dom/DC(2019)/TG/<u>46/</u> Dated Torghar the 28/03/2019

5.

Anex A

The Divisional Forest Officer, Wildlife Division Torghan

Subject: VERIFICATION OF DOMICILE

To

Reference to your office letter No.392/WL-TG Dated: 10-01-2019 on the Subject cited above, Domicile certificates have been issued by this office in favor of the following persons vide serial No. and date noted against each.

S.NO	NAME	FATHER NAME	DOMICILE NO	DATE OF ISSUE
1.	Fazal Nawaz Khan	Mir Nawaz Khan	7018	02-08-2016
2.	Anwar Khan	Asar Khan	16059	17-10-2017
·3.	Hafeez Ur Rehman	Sahib Ur Rehman	1183	02-04-2014
<u>ii</u> . /	Hazrat Ullah	Dakh Ruliah	1012	20-02-2014
5.	Hussain Ahmad	Abdul Haleem	379	03-05-2011
6.	Riaz Ahmad	Muhammad Saleh	1318	23-05-2014
7.	Muhammad Irfan	Muhammad Tahir ,	6900	27-07-2016
8.	Majid Khan	Azmat Khan	5428	18-02-2016
9.	Mubasher Ahmad	Momin Gul .	1191 .	08-04-2014
10.	Haroon Khan	Hazrat Hussain	691	20-12-2013
11.	Muhammad Tayyab	Nawab Nabi	4911	31-12-2015

Deputy Commissione: Torghar

instruction and the

Fax# 0997-580188 dctorghar@gmail.com

FAL ACADE SAME DRI SCHOOL & COL EGE Affiliated With B.I.S.E Abbottabad Regd.No:3063 **OGHI MANSEHRA** Ph: No 0997-320511 / 320516 RACTERCERTIFICAT Date. 19/08/2014 Ref No. I-O-A-16. This is certified that Mr./Miss. HAZRAT ULLAH S/O,D/O ALH RULLAH Was a bonafide and regular student of this institute. He/She bears good moral character. He/She is not found in any activity which is against to the rules and regulations of institute. Beside this He/She participated actively in co-curriculuar activities & extra curricular activities. Therefore He/She is the liking students of staff as well as management. I wish him/her best of luck in every sphere of life. PRINCIP Islamic Orien **Dilec**

65 POBLE Anex BG محكد جني حيات صوبه تحيير ويختوننوا اورغر والله لائف وديران عمل والله لأنف وال (BPS-07) ادر ورائيه (BPS-08) كى عارضى آسماميون پريمرتى كيلي خوا بشعدام دادون من ورخوا على بسركس با تيدويا (جرم عر اميدارى فلي والميت الديرا محان عراط كرده فيرات وادوا كريا فكر المحدوك الروساك كالجراد كل يعقون تمبري تعيل شال بع الدراسادي معدق فنول في المرامطلوم من المنصل مندرد على منجد جسمال متبامدا كنفلات فريرال، S. A.C. عمر کی وز لقرادة ماك 212 المعطية آلي لوهم 11 5°×6" 3.1 المرميل عديد كالطر 26.512 J-305-18 دون محكرك [2. يناق 35 - 36 كماركم (BPS-07) ماش بيك المان الخد المرادة-٧ (ميك كرانو) 6x6. 574.57 مى متعمد الدر ال かんが2012-20-2 المحمول المراجع منسلن أتورغر two for JE-40120 01,501 1.1367.30 (BPS-06) KA-11(1.TV) Billese Mo عما تكويا التكريكا wall6 موى شراقا: 1) اميدوارائي در فاسيس بحد باعدان (0.٧)، والى فيك الدين كابابت ما برامراش فيم 10 محيط لسف) مع جارى كرده اصل مريكي ف مح اعراد فى الاساده اللذلا تف الدو تردا كليد لا تف دويرن بمقام وماء ے در عرمد المرد 2018 - 10-01 تحسال مالے ال الم الملی دراد بر الت الح مد الثروي کے دقت مثل

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Ref No. <u>I-O-A</u> -16	·		e. 19/06/2014	
This is certified that M		ULLAH		
BALH RULLAH	_ Was a bonafide an	d regular stude	nt of this institute.	
He/She bears good mor	ral character. He/She	is not found in	any activity which	
is against to the rule	es and regulations	of institute. B	eside this He/She	
participated actively in	co-curriculuar activ	ities & extra cu	rricular activities.	
Therefore He/She is (the liking students	of staff as wel	l as management.	
I wish him/her best of I	luck in every sphere (of life.		
	·		PRINCIPAL	
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BOARD OF INTERMEDIATE AND SECONDARY EDUCATION

ABBOTTABAD

Nhyber Polkhundhere (Pakisian)



(CLASS X)

	Session:	2014 (Annual)
Name :	HAZRAT ULLAH	· · · · · · · · · · · · · · · · · · ·
Father's Name :	BAKH RULLAH	· · · · · · · · · · · · · · · · · · ·
Date of Birth :	<u>10-0CT-99</u>	
Reg: No:	1251163033	
Institution / District	ISLAMIC ORIENTAL ACADEM	AY OGHI MANSEHRA



has secured the marks shown against each subject in the Secondary School Certificate Examination (Class 10th) held in the month of <u>March/April</u> as a Regular Candidate.

Subject	∓otal	Marks (Marks O		Total	Marks in Words
English		т- 43		60	Pract	<u> </u> 103	One Hundred Three
Urdu	150	28		55		83	Eighty-Three
Mathematics	150	60		32		92	Ninety-Two
Physics	150	58	6	28	9	101	One Hundred One
Chemistry	150	48	6	[.] 36	8	98	Ninety-Eight
Biology	150	44	6	38	8	96	Ninety-Six
Islamiat Comp	100	21	… –	21		42	Forty-Two
Pakistan Studies	100	35		39		74	Seventy-Four
Total	1100					689-B	Six Hundred Eighty-Nine Only

Remarks :

Dated: <u>17-JUN-14</u>

Checked by:

Controller of Examinations

Note:- Errors/Omissions excepted. Any mistake in the Name, Father's Name & DOB etc must be intimated within 30 days of the issuance date of this certificate. Visit us: www.biseatd.edu.pk 350

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BOARD OF INTERMEDIATE AND SECONDARY EDUCATION ABBOTTABAD

Khyber Pakhtunkhwa (Pakistan)

Higher Secondary School Certificate Examination

Part - II

Session: 2016 (Annual)

PROVISIONAL & DETAILED MARKS CERTIFICATE

		Roll No:	93595		
	•	Group :	PRE-ENGG		
Name:	HAZRAT ULLAH	<u> </u>			
Father Name:	BAKH RULLAH		-	•	
Reg No:	0145613049				
Institution/ District	THE MISSION COLLE	EGE OF SCIENCE	ABBOTTABAD	<u> </u>	21 -104:



has secured the marks shown against each subject in the Higher Secondary School Certificate Examination Part-II held in the month of May/June as a Regular Candidate.

Subjects			Marks Obtained					
		Marks	Part-I		• Part-II		Total	Marks in Words
			Theory	Pract	Theory	Pract		
English	•	200	41		.43		84	Eighty-Four
Urdu (Comp)		200	40		62		102	One Hundred Two
Islamyat Compulsory		50	. 28				28	Twenty-Eight
Pakistan Studies	-	50			18		18	Eighteen
Mathematics		200	49		20		69	Sixty-Nine
Physics		200	44	7	28	10	89	Eighty-Nine
Chemistry		200	55	10	28	12	105	One Hundred Five
	Total :	1100					495-[Four Hundred Ninety-Five Only

Total : 1100

Date :

Checked By :

06 September, 2016

Remarks:

Controller of Examinations

Note: Errors / Omissions excepted. Any mistake in Name, Father Name etc must be intimated within 30 days of the issuance date of this certificate to BISE Abbottabad. Visit us: www.biseatd.edu.pk

129 TAMEER-I-WATAN PS & COLLEGE JINNAHABAD ABBOTTABAD

Anox B C 65 WE BELLEN ON T محكمه جنعى حيات صويد تحيير ويختونتوا اورقر واكله لاكلب لأديران عمل والله لأنف واجه (BPS-07)ادر ارائيد (BPS-03) كى عادى آساميوں پر بحرتى كيلي خوا يشند امن دادوں من ورخوا على بمد كل بات ورخ اللى اميددارى فليما قابليت ادربرا محان شراط مل كرده فيرات ودوجان المريك كالمدوكانام ودويساك كام كريادر على يعفن تبرك تعصل شال الم الدراساد كالمعاقد لنول الم الممال منالوس الى متعصل مندود الى منه جسمان متبامعا كندلاكش ووعيراتك W. A.C. عمركاور لقرادة ماك والإكماع المعلية الوقر 151 5°x8" . 3. 1 المرم لمريدة كالم 26-511012 J-30518 2. يراني 38-38 كراني دوچون بحسکارک (BPS-07) ماتشراتكشادين التشكردة-٧(ديك.كماتن) 616 . 54 6 1/ ىمى مىتىكە بدر لاي 加加加2019-2019 للما الريا مسلع تورغر 5315-5-5 JE 40120 01,201 and a wet (BPS-06) KJA-JULTV) -Sielester No يمي تكور السكرور deg 1 10 موى شرائك: 1) اميدداراي در فراعي بعد باعدان (٢٠٠٧)، والى في الد على بابت ما برامر الى في (٢٠ محصل عدادى كرده اصل مرتيكيت ب مراودة ى الاساده اللدلاتف الدوم والمشلالا تف الدوشروا كليدلا تعد وويرن المتقام ودياء ے دفتر شرمون 10-01-2018 تحد مح كردائ اللي اللي اللي وجاديز التا الم اللولا كر دائرة الت كرنا الذكى 2) لاكده تارق كزرف ك يعدكونى عنى ورشام عدد و من ك بال عالى ال الك ك 3) مركاد كاطا ز عنا الى ورخالتك المبيع كمسيك وسطست ادم ال كرينت (ي) ٢٠ ٢٠) كاميام، ٢٠ ٢٠ وا_ ام يدواد كالمرق ٢٠ سله سكه المله ،داچ كىلى يى بار باك خىر بى تو تر الارس المكول شال اى د ار الدى الدى الدى مدى مدى مدد خداست ومول كيلي مترده ارق عمد جار دوكى - 6) جرمت به أف واسل المردول كالمناوك فعد في متعلق الدارول حك جا تحام حجار جزام يدار خودادا كرك اميدداد كان الجالة راد بالك تشيدات حظاف تهد ل باره يتدل ك SVED AST COURT TATE AND VARIAL VIE COURT TATE AND THE بورا داقسه واسل ميدادند فراست وسيتال وتستعد الماه

DDATED TORGEAR THE (1/2018, ISSUED BY OFFICE ORDER NO. MR. NIAZ MUHAMMAD DIVISIONAL FOREST OFFICER TORGHAR WILDLIFE DIVISION TORGHAR

Anex C (

As recommended by Departmental Selection Committee, constituted vide this office order No.04 dated 30-10-2018, in its meeting held on 13/11/2018 in the office of DFO Wildlife Torghar, Mr. Hazrat Ullah S/O Bakhr Ullah Village Bera P/o Judba Tehsil & Distt: Torghar is hereby appointed as Wildlife Watcher BPS-07 (Rs. 10990-610-29290) along with usual allowances admissible as per rules of the Government of Khyber Pakhtunkhwa against the regular vacant post in Torghar Wildlife Division with immediate effect and subject to the following terms and conditions:

TERMS AND CONDITIONS

- 1. His service will be governed by the Khyber Pakhtunkhwa Civil Servants Act 1973, all the laws applicable to the Civil Servants and the Rules made there under.
- He shall be on probation as per Rules-15 of the Khyber Pakhtunkhwa Civil Servants 2 (Appointment, Promotion and Transfer) Rules, 1989.
- 3 His service will be liable to termination at 15 days notice at any time without assigning any reason irrespective of the fact that he hold a post other than the one to which they were originally recruited.
- 4. In case he wish to resign at any time, an advance notice of one month shall be necessary or in lieu thereof his one month pay shall be forfeited to government.
- 5. The appointment is subject to the production of clearance certificate from District Police Officer Torghar and necessary medical fitness certificate from the Medical Superintendent of District Headquarters Hospital Torghar before joining of the position.
- 6. His service will start from the date of his arrival for duties.
- 7. If he failed to report arrival for duty within fifteen (15) days of the receipt of this order, the appointment will stand cancelled automatically.
- He will have to verify their academic certificates, degrees and transcripts / DMCs from 8. respective boards and universities before joining of the position.
- 9. He will have to undergo one year training course of Forest Guard / Wildlife Watcher at the Khyber Pakhtunkhwa Forest School Thai Abbottabad.
- 10. Verification of domicile certificates from Deputy Commissioner Torghar.
- 11. The incumbent will be posted anywhere in the jurisdiction of Torghar Wildlife Division / Province.
- 12. In case of any political influence for posting/transfer for favorable station or undue favour which is against the public interest, the service of the incumbents will be terminated.
- 13. He will join duty at their own expense, and no TA/DA shall be admissible there-for.

(Niaz Muhammad) **Divisional Forest Officer** SYED ASIF SHAH Torghar Wildlife Division ADVOCATE HIGH COURT 947-57 No.____/WL-TG

Copy forwarded to the:

- 1. Chief Conservator Wildlife Khyber Pakhtunkhwa for favour of information, please,
- 2. Conservator Wildlife Southern Circle Peshawar for favour of information, please.
- 3. Divisional Accountant for necessary action.
- 4. Mr. Hazrat Ullah S/O Bakhr Ullah Village Bera P/o Judba Tehsil & Distt: Torghar Torghar for information.

Divisional Forest Officer Lorghar Wildlife Division Torghar

5. Personal File.

OFFICE ORDER NO.<u>04</u> DATED TORGHAR NUF 22/08/ 2019 ISSUED BY MR.NIAZ MUHAMMAD KHAN, DIVISIONAL FOREST OFFICER TORGHAR WILDLIFE DIVISION

TORGHAR

The following 12 Wildlife Watchers were appointed in Torghar Wildlife Division vide office orders mentioned against each:

S. No.	Name of Wildlife Watcher	Office order No. and date	Remarks
·1.	Mr. Fazal Nawaz Khan	Officer order No. 06 Dated Torghar the 14-11-2018	-
2.	Mr. Faiz Ur Rehman	Officer order No. 07 Dated Torghar the 14-11-2018	-
3.	Mr. Anwar Khan	Officer order No.08 Dated Torghar the 14-11-2018	-
4.	Mr. Hafeez Ur Rehman	Officer order No. 09 Dated Torghar the 14-11-2018	-
5.	Mr. Hazratullah	Officer order No. 10 Dated Torghar the 14-11-2018	-
6. : ,	Mr. Hussain Ahmad	Officer order No.11 Dated Torghar the 14-11-2018	-
7.	Mr. Riaz Ahmad	Officer order No. 12 Dated Torghar the 14-11-2018	Already resigned vide this office order No. 2: dated 11/03/2019.
3	Mr. Muhammad Irfan	Officer order No.13 Dated Torghar the 14-11-2018	
).	Mr. Majid Khan	Officer order No. 14 Dated Torghar the 14-11-2018	-
10.	Mr. Mubasher Ahmad	Officer orderNo.15 Dated Torghar the 14-11-2018	
11. 	Mr, Haroon Khar	Officer order No. 16 Dated Torghar the 14-11-2018	<u>e</u>
12. /	Mr. Muhammad Tayyab	Officer order No. 17Dated Torghar the 14-11-2018	_
13.	Mr. Umer Farooq	Officer order No. 20 Dated Torghar the 04-01-2019	

On the complaint dated 24-11-2018 of Mr. Laiq Muhammad Khan Member Provincial Assembly, an inquiry against the above appointments was conducted through Provincial Inspection Team. The Provincial Inspection Team besides other actions recommended cancellation of appointment of the said 12 Wildlife Watchers. The inquiry report was conveyed through Government of Khyber Pakhtunkhwa Forestry, Environment and Wildlife Department vide letter No.SO (Estt)/FE&WD/11-6/DSC/2765-69, dated 25-7-2019 and endorsed to this office vide Conservator Wildlife Southern Circle Peshawar No.1570/WL(SC) dated Peshawar the 02/08/2019 for implementation.

Wildlife Watchers appointed vide office orders mentioned against each above are hereby enneelled with immediate effect.

ED ASIF SHAH ADVOCATE HIGH COURT

(Niaz Muhammad Khan) Divisional Forest Officer Torghar Wildlife Division Torghar

Livisional Porest Officer Forghar Wildlife Division

No.232-60/WL-TG

Copy forwarded for information and necessary action to the:

- 1. Section Officer (Estt) Government of Khyber Pakhtunkhwa, Forestry, Environment and Wildlife Department with reference to his letter cited above.
- 2. Chief Conservator Wildlife Khyber Pakhtunkhwa Peshawar.
- 3. Conservator Wildlife Southern Circle Peshawar with reference to his endorsement cited above.
- 4. Sub-Divisional Wildlife Officer Torghar.
- 5. Range Officer Wildlife Torghar.
- 6. All concerned Ex-Wildlife Watchers.
- 7. Personal files of the concerned Ex-Wildlife Watchers.

Ann D' CONFIDENTIAL



PROVINCIAL INSPECTION TEAM, KHYBER PAKHTUNKHWA

INQUIRY REPORT

SUBJECT: INQUIRY AGAINST ILLEGAL APPOINTMENT IN WILDLIFE DEPARTMENT DISTRICT TORGHAR.

ORDER OF INQUIRY

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Orders of the inquiry were received to Provincial Inspection Team from Chief Minister's Secretariat, Khyber Pakhtunkhwa vide letter No. SUNTICMS/KPK/3-8/2018/22343-44 W/E dated 14.12.2018(Annex: A).

COMPLAINT:

Mr. Laig Muharamad Khan, MPA PK-35, Torghar submitted a letter to Chief Minister Khyber Pakhtunkhwa wherein he raised the issue of illigat -ppsintment of Wildlife Watcher in Wildlife division District Torghar

(Annex) B).

i.

The gist of the allegations is as under:

According to him, Wildlife Torghar advertised 12 posts of Wildlife Watcher and 27 candidates were shortlisted after conducting physical Medical test on 27.2.2018. The Selection Committee found the testimonials of the 27 candidates correct and accord approval. But estorishingly, after 9 months physical test was re-arranged on 13 1. 2018 which was an illegal 1.4

Viter 9 months, the chest and her, 20 of some candidates were reduced and out of 27 candidates, 12 blue eyed candidate, were finalized

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ιE These candidates were appointed by taking bribe which was injustice with other candidates. The honourable MPA requested to cancel these illegal appointments in Wildlife division District Torghar and to re-advertise the said posts so iii. that the eligible candidates could be able to get their right. INQUIRY PROCEEDINGS 3. After receipt of the reference, a two member team of PIT visited District Torghar in connection with the subject inquiry (Annex: C). а. PIT requested Divisional Forest Officer (DFO), Torghar to provide attendance register of the newly appointed Wildlife Watcher vide b. letter dated 11.1.2019 (Annex: D). In response, DFO, Torghar 2.25 replied vide letter dated 11.1.2019(Annex: E). The officials of District Police Office (DPO), Torghar and DFO Wildlife, Torghar recorded their statement as per given detail; с.

Wilding, 1992		Annexure
S.Nu Name 1. Abdul Sami 2. Muhammad Ali	Designation Asl, Member of the 1 st Committee Head Constable Member of the 1 st Committee	F
3. Khan Muhammad	Head Constable Member of the 1 st Committee	;
4. Sojid 5. Aamir Khan Swati	Member of the 1 Committee	G
6. Khan Muhammad	Head Constable Member of the 2 nd Committee UHC, Member of the 2 nd Committee	H
7. i Sycd Afzal 8. Sardar Ali Khan 9. Asif Nawaz 9. Fazal Wahab	LHC, Member of file Torghar Range Officer, Wildlife Torghar Watcher, Wildlife Torghar Deputy Ranger, Wildlife Torghar	<u> </u>

DFO Wildlife Torghar recorded his statement vide (Annex: K). later on, he attended PIT on 7.2.2019 and recorded his supplementary statement vide (Annex: L).

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PIT served a questionnaire upon DFO Wildlife Torghar vide letter dated 13.2.2019 followed by reminder deted

Page 2 of 17

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19 2.2019 (Annex: M). DFO Wildlife responded to the same letter dated 19.2.2019(Annex: N).

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After scruting of the available record/documents, detailed discussi written statements and replies of the concerned staff, observations of

are as under:-

ii.

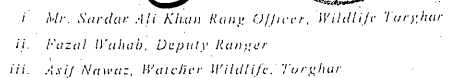
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Perusal of the record showed that Divisional Forest Officer (D) Wildlife District Torghar advertised 12 posts of Wildlife Watt (BPS-07) through information Department in daily Mashriq di 15-12-2017(Annex:O). Qualification for the post of Wild

Watcher (BPS-07) was as fallows;

Watcher (=	initial
a) At least 2°° class18-3018IntermediateyearsreCertificatewithMatric Science fromaa' recognized Board;handreb) Physical fitness:i. Height: five feetand (six inches)(minimum);).	y minute ecruitment. Note: The candidates who have been recruited will have to underSo compulsory one year Training Course of Forest Guard or Wildlife Watcher at the Khyber * Pakhtunkhwa Forest School, Thai Abbottabad."

In the said advertisement, it was mention in the condit candidates will have to submit eye certificate with regard to corr eye sight issued by eye spectalist alongwith bio-data(CV) to t office of DFO Wildlife Division Terghar till 10.01.2018 After 1° closing date i.e. 10.01.2018, tota 251 applications were receive DFO Wildlife notified a Scrutizy Committee, for Scrutiny documents of the candidate vide zis office order dated 6.2.201 comprised of the following members. تحدق تنبيدة



verified list on submitted :1 Committee The Scrutiny 12.2.2018(AnnexiQ). According to the list, 153 applicants were found eligible while 98 applicants were found ineligible. Afterwards, DFO Wildlife Torghar notified another committee, having the same members of the scrutiny committee, for the physical test vide his office order dated 6.2.2018(Annex:R). On the same day, DFO Wildlife Torghar requested DPO Torghar to depute three officials to conduct physical test i.e. including 2 Km Marathon, height and Chest Measurement. In response, DPO Torghar deputed the following four (4) officials for physical test (Annex: S):

i. ASI Sami Khan SRC/DPO Office

iii.

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- ii. HC Sajid Khan A/LO Police Line
- iii. LHC Khan Muhammad A/OHC DPO Office
- iv. FC Pervaiz No. 73/NOHC DPO Office

Physical test of 153 candidates was conducted on 27.2.2018, wherein 27 candidates qualify the test (Annex:T). Member of both committees (Police & Wildlife) signed the list of 27 candidates who qualified the physical test and the same was forwarded to DFO Wildlife, Torghar for further process (Annex:U). Meanwhile, District Nazim Torghar wrote a letter to Chief Conservator, Wildlife KP on 6.9.2018 wherein he stated that he received various complaints of the general public about embezzlement/political involvement during the physical test of Wildlife Watcher Torghar. In the said letter, he requested to cancel and re-arrange the physical test (Annex: Y).

The request of District Nazim Forghar was honoured and DFO Wildlife Torghar re-arranged the physical test. The DFO Wildlife deputed the same committee who conducted the 1st physical test while DPO Torghar changed the members of the committee for 2nd physical test. The District Nazir. Torghar also recommended two

Page 4 of 17



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(02) candidates who disqualified the 1st test. The 2nd physical test c 2^o candidates (27 qualified candidates of 1st test and 2 candidate recommended by District Nazim Torghar) was conducted o 13.11.2018. In the 2nd physical test, 15 candidates qualified the tes while 14 candidates including the two (2) recommended candidate of District Nazim disqualified the test(Annex:W). List of the 12 qualified candidates duly signed by the members of police committee and countersigned by DPO Torghar was furnished to DFO Wildlife Torghar on 15.11.2018(Annex: X).

Thereafter, Departmental Selection Committee (DSC), notified vide office order dated 30.11.2018, conducted interview of 15 candidates on the same day and recommended 12 candidates for the post of Wildlife Watcher(BPS-7) while two (2) candidates were placed on waiting list(Annex:Y).

The inquiry team visited District Torghar wherein they directed DFO Wildlife Torghar to present the qualified and disqualified candidates of 2^{nd} physical test before the team so as to re-measure their chest size & height to substantiate as the levelled allegations were true or otherwise. On 9.1.2019, out of 14 candidates disqualified candidates, only six (6) appeared before inquiry team. The detail of their remeasurement of chest size & height and comparison with 2^{nd} physical test is given as under;

S. No	Name of Candidate	Father Nameria		ement in the ysjent test	1.	Measurement presence of team	An ne: ure
			Height	Chest	Height	Chesi]
1.	Ihtisham Khan	Qasam, Khan	5x9	33x35 ¹⁷⁷ -	5x9	32x34 1/1	
2	Saeed Khan	Taj Menmood	528	33×35	5x8 ^{1/1}	33x35 ^{1/1}	
3.	Izhar - Ahmad	Hikmai Khan	5 x 6	3323517	5×610	53x36	
:	Azcem ul Hag	Nasceb ullah	5 6	33x35	5x6	2312:23211	Z
\$	Syed Jahid Shah	Khadi Shah		<u>33, x35, x35</u>	5 2 5 172	33x36	
ů.	Syed Hameed Gilan	Mukaram Snah	5 × 8	33x35 	5×8112	31x35	

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Page 5 of 17

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vii. The above comparison showed some increase/decrease in height/chest of the 6 candidates but abac of the candidate full the required qualifying criteria. (i.e. height: 5 feet 6 inches & cl 34x36 inches).

viii On 10.1.2019, out of 12 selected candidates. 11 appeared before team except Mr. Majid Khan, who according to DFO Wilc Torghar, was ill and was unable to appear before inquiry te Detail of the re-measurement of height/chest of the selec candidates and comparison with the 2nd physical test is given under;

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unuer	;				Act	ual
	Nameof	Father Name	the 2°°	ement in Physical est	Measure the pres inquiry Height	ence of
S.Nu	Candidate		Height	Chest 36x38 ^{1/2}	5x7 ^{1/2}	36x39
1.	Hussain Ahmad	Abdul Halcom	5x7	34x3611	5 x 6	35x37
2	Anwar Khan	Assa Khan Momin Gul	5x8	34x361/2	5 x 8	34 ¹¹¹ x3
Ġ.	Mubashir Ahmad	Mir Nawaz	5x7 ^{1/2}	3.1236	5 x 7 12	34112 × 3
4.	Fazal Nawaz Khan	Khan Muhammad	5×6	34x36	3×6112	34x36
5.	Muhammad Irfan	Tahir	5.7"2	34x36	5 x 8	34x3ó''
6.	Riaz Ahmad	Muhammad Saleh		38×40	5x71/2	37x39
7.	Faiz ur Rehman	Sahib ur Rehman	5x7	35 ¹¹⁷ x38	5×8112	36x38
8.	Haroon . Khan	Hazrat Hussain		35×37	5x7 ^{1/2}	.34x36
9.	Hafeez ur Rehman	Rehman			5×8117	35x37
10.	Muhammad	Nawab Nabi	52312	117	5 x 7	35x38
11.	Tayyab Hazrat Ullah	Bakhrullah	32¢*3	10,400		ase in

The above comparison showed some increase/decrease in the above comparison showed some increase/decrease in the height/chest of the 11 candidates but besides these changes their since (chest/height) was found according to the required criteria. None (chest/height) was found according to the required criteria. None (chest/height) was found according to the required criteria. None (chest/height) was found according to the required criteria. None (chest/height) was found according to the required criteria. None (chest/height) was found according to the required criteria. None (chest/height) was found according to the required criteria. None (chest/height) was found according to the required criteria. None (chest/height) was found according to the required criteria. None (chest/height: 5 feet 6 inches & chest 34x36 inches). Hence, the result of height: 5 feet 6 inches & chest 34x36 inches). Hence, the result of the 2^{nd} test in term of chest/height >3s found correct.

Page 6 of 1

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It is pertinent to mention that out of 27 candidates, 17 candid (11 qualified) 6 disqualified) of 2^{nd} test appeared before the inq team for re-measurement of chest/height. As the above observat confirmed the accuracy of the result of 2^{nd} test to great ext Hence, it casted doubts that the 1^{st} test might not be condaccurately and favour was extended to those 12 qualified candid who disqualified the 2^{nd} test.

To ascertain the factual position, DFO Wildlife Torghar was direct to present all the candidates who were declared disqualified in 1^{s1} physical test. In response, out of 126 candidates (153-27), c six (6) candidates appeared before the inquiry team. The detail their re-measurement of height/chest and comparison with physical test is given as under:

S.No	Name of Candidate	Father Name	Measure 1" Phys	ment in the ical test	Actual Measurement the presence team				
	ŕ		Height	Chest 37x39172	Height Sx7	Chest 35x38			
	Fatch ullah	Amrullah	5x612	31x32	5x5	29×31			
2.	Suleman ' Khan	Yakmin Khan	5×5	33×34	5 x 5 1/2	33x34			
З.	Hameed ur	Zaibullah	2×2			<u> </u>			
4.	Rehman Namzood	Mahabat	5x9	31x35	5×9.5	29 ^{1/2} x3			
-1,	Khan		5x8	3.3 x 3 1 177	5x81/1	31x33			
5.	Zabehullah	Sabit ullah	525172	33"x35	5x7	32x34			
6.	Sakhi Badsha	Muhammad Zahir shah				<u> </u>			

The above comparison showed that the last five (5) candidates, w disqualified the 1st physical test, did not qualify the requir passing criteria even before inquiry team. However, the size i chest/height of Mr. Fatch Ullah S/o Amrullah(the candidate at S.N 1) was found according to the set criteria of Wildlife Watcher and per result he passed the 1st physical test but his name was n reflected in the list of 27 qualified candidates signed by all th members of the committee. This made the result of 1st physical te dubious. Therefore, the result of 1st physical test was examined at tallied with the list of 27 qualified candidates which transpired th following defects/fiaws/frregule::ties in the 1st test:

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None of the candidate recorded their signature against their result/measurement in the column meant for the purpose. With regard to this query, DFO Wildlife replied that the list was handed over to Police for mentioning of result in the list. The police had not recorded the signature of candidates in the signature column in the said list due to unknown reason. The reply of DFO Wildlife raised questions that why they were not ask to do so and what was the purpose/duty of DFO committee in the physical test. Hence, non-availability of signature of candidates against their result casted doubts and put question mark on the sanctity/validity of result of 1st test.

The result of Marathon & Eye Certificate was not provided and due to lack of proper attention, was recorded in a vague manner in the list. These columns were either left blank or filled by recording tick mark which did not give clue about the score/result of the process. In this regard, DFO Wildlife repired that for the result of marathon race slips were handed over to the police. After marathon the police officials returned the same and recommended that all candidates were qualified due to easy marathon i.e. 2 Km in 20 minutes. But no such remarks were found on the record. The tokent provided by DFO Wildlife Torghar contain Name, F/Name and Signature of the candidate but did not contain the result i.e. whether he qualified/ disqualified the test and what was his score.

Similarly, according to advertisement/service rules, the criteria for eye sight was V-6J (with glasses), each eye 6x6, which was part of the physical fitness and was required to be checked during the test but it was observed that the eye sight was not encoded on the spot of the test instead candidates were requested to provide eye certificate from eye specialist alongwith application till cosing date of advertisement. The same was continued by DIC Wildlife vide his reply that eye sight test were encoded during cubmission of documents and all

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the candidates found fit and called for further process. The reply of DFO was suffice to prove the process defective as the eye sight was checked 16 days before the physical test and that too by any eye specialist.

A candidaté Mr. Haroon Khan at S.No.18 fulfilled the required height/chest criteria while his Eye Certificate/ Marathon columns were left blank. On the basis of this result, he was considered qualified and his name was included in the listrof 27 qualified candidates and later on he was selected against the post of wildlife watcher. However, the name of Mr. Zahid Shah at S. No. 60(though some overwriting was observed in his measurement) was not included in the list of 27 qualified candidates who had almost the same result.

Two candidate i.e.Mr. Fatch ullah at S.No 16 & Mr. Zahid Shah at S.No. 60 (as mentioned above) who qualified the test in term of chest/height were not included in the list of the 27 qualified candidates. Therefore, they did not avail the opportunity of further competition, did not appear in the 2nd test and subsequently were not called for interview. Mr. Fatch ullah appeared before the inquiry team. His chest/height was found within the required parameters of chest/height. (For reference see table at para-ix, Serial No. 1).

Two candidates i.e. Mr. Intisham Khan, at S.No. 83. & Muhammad Yaqoob at S.No. 20, who disqualified the 1st test in term of chest/height were included in the list of 27 qualified candidates. They both availed the opportunity to appeared in the 2nd test wherein they again failed the test and did not qualify for interview. Mr. Intisham Khan s/o Qasim Khan appeared before PIT team for re-measurement of chest/height and he did not fulfilly the required criteria of Wildlife Watcher (For reference see table at para-viii, Serial Na. 1). Regarding this query, DFO Wildlife replied that the names of disqualified candidates were included in qualified list by the

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police and after signature the same was provided to them It raised a question that why the same was not verified/tallied by the members of DFO scrutiny committee instead recording signature blindly. It revealed their collusion as the recruitment process was mandate of their department not the police department.

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Page 10 of 17 -

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The list of 27 qualified candidates of 1st physical test was not signed by Mr. Pervaiz and Mr. Asif Nawaz, the notified members of Police & Wildlife committees respectively. Instead the same was signed by Muhammad Ali Shah and Salim Shah who were not the members of the respective committees. In this regard, DFO Wildlife Torghar replied that due to some emergency, Mr. Asif Nawaz Wildlife Watcher left the same process and senior wildlife watcher Mr. Saleem Shah signed the list. Moreover, Muhammad Ali Shah signed the list instead of Mr. Pervaiz which was nominated by District Police Officer Torghar. The said incumbent was also from Police Department. The reply of DFO seems not correct as Mr. Asif Nawaz did not mention any emergency vide his statement. Furthermore, they had to issue notification for the replacement of members before initiating the process.

As discussed above at para-e that Mr. Fatch ullah and Mr. Zahid Shah was dropped from further competition. Hence, it raised question that whether there was possibility of their selection if they were allowed to interview and whether they could affect the merit list. To ascertain this situation, the merit list of selected candidates and the educational qualification of the two deprived candidates, provided by DFO office Wildate Torghar, was examined which showed the following details;

Merit list of the selected Candidates for the post of Wildlife Watcher

						• ·				·
	7	<u>.</u> • ·		. (v		· · .	-	· · · · · · · · · · · · · · · · · · ·		
5	Name	Father Name	Qualification	Minii presci qualificati cut c	ribed on marks 0[79]	Higher Qualification Marks out of 12	Experience marks out of 10	Total marks	laterview marks out of 8	Grand Tatak
	Fazal Nawaz Khan	Mir Nawaz Khan	SSC 11 FSc 111 BS(Hons)	Metric 35	<u>Inter</u>	0.8	· ·	-		•
	Faiz ur Rehman	Sahib ur Rehman	SSC 1 FSc 2 BS(Hons)	35	27	08	: 	70		15
• - • • •	Anwar Khan	Asar Khan	SSC ¹¹¹ DAE ¹¹¹	35	35			7,0	0.4	1
	Hafeez ur Rehman	Sahib ur Rehman	SSC 111 FSc 111	3.5	3.5	,	••	70	01	· · · · ·
	Hazrat Ullah	Bakhr Ullah	- SSC ¹¹¹ FSc ^{1nd} -	35	27			- 6 2		1 - 111 - 111
	Hussain Ahmad	Abdul Haleem	SSC 111 FSc 2rd	35	. 27 .	\		6.2	0.4	5 <u>6</u>
	Riaz Ahmad	Muahammad Saleh	SSC III FSc ¹ ⁴	3.5	27			62	0.4	5.6
·	Muhammad Irfan	Muhammad Tahir	SSC III FSc ^{2nd}	35	27			52	03	4.5
	Majid Khan	Azmat Khan	SSC ind	26	27	• ••	÷.	:)	07	15()
 10	Mubasher Ahmad	Nomin Gul	.SSC 244 FSc 244	26	27		••	53	07	<u>i</u> (, ()
11	Haroon Khan	Hazrat Hussain	SSC 2nd ISc 2nd	2.6	27			53		! x
17	A Muhammad Tayyab	Nawab Hab	SSC 1n1 FSc 2nd	26	27		·		(j.4	· · · · ·

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The academic qualification of the deprived candidates and total limarks before interview as per criteria would be as under;

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Name	father Nume	Quatilication	Minin preser qualific marks ou Matric	lbed xtion	Higher Qualification Marks out of 12	Experience marks out , of 10	Totel marky	Merii pasition beture
	Salami Shab	SSC 2+1	26	- 35	+-		61	ALS NU.9 Fall within the
Shah Faich Ullah	Amrullah	SSC 244 FA 244	2.6	27			53	brackets of S No 10 to 12

xii. The above facts revealed that if both the deprived candidates were allowed to interview then there were chances of their selection. Especially, in the case of Mr. Zahid Shah whose selection was confirmed even though he got minimum score in the interview.

A question was asked from members of 1³¹ Committee of Police that xiii they declared 27 candidates successful which were re-examined by the 2nd committee of police department who declared further 14 candidates disqualified. Moreover, re-examination by PIT team, the result showed decrease in their size i.e. height & chest. What was the reason? They replied that they conducted the said test upto optimum care and responsibility so as to make it transparent. According to them, they conducted 1st test of 153 candidates with regard to 2 km Marathon, height chest. Proper list was prepared of the concidence showing height chest size. So far Marathon test is maximum they stated that the token were allotted by Wildlife Department and the detail was available with them. Out of 153 zuminiative only 27 candidates were chalified fulfilling the laid down chema there was signed by for the committees i.e. Police & An all the Wild regard to increase recrease in size of the candidates. the first trait they conducted the test in the month of February IE a just de firs second test was announced during the month of Nexaminar 121 12 which shows the average period had been passed and ous in main faire cast the candidams were living beings, therefore their bit affeid wir annged

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Khan, Range Officer Wildlife DIVISION Sardar АЦ Mr. . Torghar(Member of Wildlife Committee) stated in his written statement that DFO Wildlife vide his notification declared him chairman for the physical test. The responsibility of physical test was assign to Police committee. The Police committee conducted test of all the 153 candidates and prepared a hand written list of qualified candidates and asked him to sign the list which he signed With regard to exclusion of two qualified candidates from the approved list, he stated that he did not have any personal interest/prejudice with any candidate. If he had such intentions then he should disqualified them in the physical test. Probably, this was done mistakenly.

Mr. Asif Nawaz Watcher Wildlife Division Torghar (Member of Wildlife Committee) stated in his written statement that he attended Police Line Judba Torghar in compliance to DFO's orders. The physical test was the responsibility of police committee and they conducted the entire process. He further stated that he did not know anything about the list and he did not sign the same.

Mr. Fazal Wahab, Deputy Ranger, Wildlife Division Torghar (Member of Wildlife Committee) stated in his written statement that DFO Wildlife Torghar nominated him for physical test but on the same day he was assigned other responsibilities. Due to the reason he was not present at the time of physical test. At the end of the test. Police Committee asked him to sign the list immediately and according to him he signed the list. He further stated that he did not know anything about the list and being a field staff, he did not nad snowledge of measurement. To a question that the names of two qualified candidates were replaced by two disqualified candidates, he replied that he knows nothing about that and after physical test he went to Forest School Thai, Abbottabad for training

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A questionnaire was served to DFO Wildlife Torghar wherein he was asked that under what authority the 2nd physical test was conducted

Page 13 of 17

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He replied that the physical test was re-conducted due to complain of District Nazim Torghar and Tehsil Nazim and their tavourable two candidates after instructions of worthy Chief Conservator Wildlife, Khyber Pakhtunkhwa and Conservator Wildlife. He further stated that in the second physical test the opportunity was not given to the candidates who already disqualified the test. The reply of the DFO itself points toward the defective process of the 2nd test as if there were complaints against the 1st test then opportunity should be given to all the candidates regardless the fact that they qualified or disqualified the previous test so as to ensure transparency.

Conclusion:

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The facts lead to the conclusion that both the Committees i.e. Police & Wildlife exercised great laxity and negligence while conducting 1st physical test. In the said test, the entire process was over sighted especially Marathon and Eye Sight. The result of 1" physical test was recorded in a vague manner which consisted of various defects/ flaws and irregularities which has been discussed at para-xi (a,b,c,d,e,f & g) of this report. The recruitment process was delayed for some months due to the ban imposed by Election Commission of Pakistan and due to the complaint of District Maxim Torphor. Two qualified candidates Mr. Fatchullah S/o Amrullah and Mr. Zahid Shah S/o Mr. Salamt Shah were restrained from further competition despite the fact that they had qualified the chesitheight criteria Hence, it was injustice with them. Similarly, two candidates Mr Intishum Khan and Muhammud Yuqoob who disqualified the 1st test were included in the list of 27 qualified candidates which indicate that undue favour was extended to these two candidates. Though the result of 2nd physical test was found almost accurate in term of chesy-height measurement while the remaining criteria of physical test i.e. eye sight and Marathon was totally ignored in the 2nd test and for the same the DFO relied upon previous test result which was defective, questionable and under complaints Marcover, 2" test was

Page 14 of 17

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conducted of the qualified candidates of the 12 test leaving 126 disqualified candidates of 123 test deprived which is against the principles of fair competition. Furthermore, complete lack of supervision from DFO Wildlife Torghar provided opportunity to the members of the Police and DFO committee to conduct the 1st test as per their own understanding/knowledge which lead the process to a defective exercise. The record did no. confirm any efforts made by DFO Wildlife to counter check/oversee the process. The DFO Wildlife and members of his committee tried to shift the burden of physical tests to the police committee despite the fact that the post of Wildlife Watcher existed in their department and they were mandated to conduct the same and the role of police committee way to assist/facilitate them in the recruitment process.

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Bused on the observations/analysis at Para-3 of this report, findings are as under:-

That Divisional Forest Officer (DFO), Wildlife District Torghan advertised 12 No. of posts of Wildlife Watcher (BPS-07). The committees constituted for the 1" physical net exercised sheet

- negligance and laxity while conducting the the physical test the rethe reason account Aspendello contactive entry bound for it physical test such as,
 - Non recording of candidate's signature. Inclusion of two (2) disgualified candidates in the first of
 - Exclusion of two (2) qualified cundidates from the fist of qualified candidates.
 - Eye sight was not checked suring the physical test.
 - The result/record of marath prace was not maintained



The list of qualified candidates were not signed by two notified members instead two (2) un-notified persons signed the same.

2nd physical test was conducted only of qualified candidates of 1st physical test and two recommended candidates of District Nazim which was injustice with the other disqualified candidates of 1st physical test and was against the principles of fair competition. Moreover, the 2nd physical test was confined to measurement of chest and height only and for the other criteria of physical fitness i.e. the eye sight and marathon, DFO Wildlife Torghar relied upon the result of 1st test which was already questionable. Hence, the process of 2nd test was also defective.

District Nazim Torghar unlawfully intervened in the process of recruitment and by his influence two (2) physically disqualified candidates were allowed to appear in the 2^{nd} physical test. He compelled Wildlife Department to conduct the 2^{nd} physical test.

- V. DFO Wildlife Torghar failed to resist to unlawful pressure of District Nazim and allowed two (2) disqualified candidates to annear in the 2nd physical test.
- VI. The recruitment process was delayed due to the ban imposed by Election Commission of Pakistan and later on due to the complaints of irregularities/political involvement by District Nazim Torghar.

VII. The role of DFO Wildlife (being the divisional bead) with regard to supervision/monitoring of the recruitment process was not confirmed by the record. Complete lack of expervision from the DFO provided ab opportunity to members of a 15 Police and DFO Committee to conduct the test in a manner that sid not ensure transparency.

RECOMMENDATIONS

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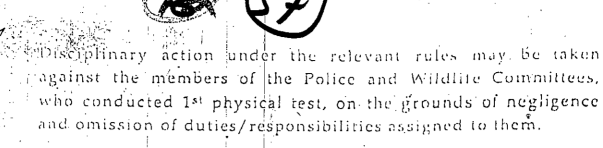
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Based on abservations and finding: (j = report recommendations of PT) are as to lows

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- Disciplinary action against the incumbent DFO Wildlife Torgha'r may be taken for his negligence and non interest in his official duties and failure to overcome anomalies mentioned in this report.
- III. The appointment of 12 Wildlife Watcher District Torghar is based on irregular/defective process and fair trial for competition was not observed. The appointment of 12 No. of Wildlife Watcher was made against the spirit of merit, therefore; the appointment may be cancelled. The posts may be re-advertised and be filled strictly following the merit and criteria.
 - The required height and chest size of Wildlife Watcher is over and above the height and chest size required for other forces of this province. Therefore, the same may be considered to make it unitorm with other force physical requirement.
- V. The District Nazim Torghar may also be proceeded under the relevant disciplinary rules on the grounds of unlawius intervention. in the recruitment process and merit of the Wildlife Watcher having no such mandate.

2/18 RÉSÉARCH OFFICER Provincial Inspection Team,

Aziz Khan Khuttak MEMBER GENERAL Provincial Inspection Team, Khyber Pakhtunkhwa

Khyber Pakhtunkhwa

LIAQAT ALT MOHMAND MEMBER (INQUIRIES) Previncial Inspection Team, Khyber Pakhtunkhwa

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Muhammad Akbar Khan CHAIRMAN Provincial Inspection Team, Knyber Pakhiunkhwa

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ن محمد <u>والمختلخة رييني بابع بالحاليا بحمامة تنما بالراء مفالا بالراء مثب بكر راكاج خسار متسافنا</u> بالشي لكرن بد سفالا بلاا، بو ، بن لولد ليوا 2019 سراً 23: قُرَي الله on . I nout (

سرجه ان کو متنه ان کر حسب ان کم من مد سفال نالان بدین کن مان که مند بخشی بکند می کند تالا مید. ماله صدالای النظر کر تسایق مادین ریشند کر کلمی کر بی از کم بر مال ماند کر بری سفال پالاای ما سفال نزد - ریش ب

المايلان ولي والله الحسار المرالة -لۇج-، سىنىزىرىنى^{تىرى}رىزىرا- لاپ أكرا-

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(بانتدوانلك الكف والجديق واللله الكلالا المعالين المراد المستعال)

OFFICE OF THE CONSERVATOR WILDLIFE SOUTHERN CIRCLE PESHAWAR

То

Mr. Hazratullah, Ex-Wildlife Watcher, Torghar Wildlife Division, C/O DFO Wildlife Torghar.



9nm F

No. 3432. ML(SC)

Peshawar the

the<u>20/9</u>/2019

Subject: APPEAL FOR REINSTATEMENT AS WILDLIFE WATCHER.

Dated

You have preferred an appeal dated 29-08-2019 to the undersigned for reinstatement in service as Wildlife Watcher by setting aside officer order No. 04 dated 22-08-2019 issued by DFO Wildlife Torghar. Your subject appeal has been considered and was referred to the concerned DFO Wildlife Torghar for his comments vide this office No. 2581/WL(SC) dated 30-08-2019. DFO Wildlife Torghar furnished his comments on the appeal vide his office letter No. 329/WL-TG dated 04-09-2019. From the comments of DFO Wildlife Torghar and facts of the case, it is clear that:

An inquiry was conducted by the Provincial Inspection Team, Khyber Pakhtunkhwa in compliance with Chief Minister's Secretariat Khyber Pakhtunkhwa letter No. SOVI/CMS/KPK/3-8/2018/22343 W/E dated 14-12-2018, issued in light of a letter from Mr. Laiq Muhammad Khan, MPA PK-53 Torghar wherein the MPA had raised the issue of illegal appointment of Wildlife Watchers in Torghar Wildlife Division.

The Provincial Inspection Team, Khyber Pakhtunkhwa conducted the inquiry and it has been recommended in its enquiry report that the appointment of twelve (12) wildlife watchers including your appointment being irregular and contradictory to the provisions of relevant rules and procedure, may be cancelled. The inquiry report of the Provincial Inspection Team, Khyber Pakhtunkhwa was received in Khyber Pakhtunkhwa Wildlife Department through Section Officer (Estt), Government of Khyber Pakhtunkhwa, Forestry, Environment and Wildlife Department letter No. SO(Estt)/FE&WD/11-6/DSC/2765-69 dated 25-07-2019 which was subsequently endorsed to this office vide Chief Conservator Wildlife Khyber Pakhtunkhwa endorsement No. 1104/WL(E) dated 31-07-2019. In light of the aforementioned inquiry, it has clearly been mentioned in the aforesaid letter from Administrative Department that the appointment made against the 12 posts of wildlife watchers in Torghar Wildlife Division may immediately be cancelled and these posts may be re-advertised through ETEA and filled strictly by observing merit and criteria.

This office referred the said inquiry report to DFO Wildlife Torghar for necessary action vide this office endorsement No. 1570/WL(SC) dated 02-08-2019. As such in compliance with the directives of the Administrative Department and in line with the recommendations of the inquiry committee, the DFO Wildlife Torghar cancelled the appointment of above-mentioned wildlife watchers including you vide his office order No. 04 dated 22-08-2019.

Since your appointment has been cancelled on the recommendations of a high-level inquiry committee, therefore the undersigned is convinced that office order No. 4 dated 22-08-2019 issued by the DFO Wildlife Torghar is supported by law and procedure after fulfillment of legal formalities, therefore your appeal dated 29-08-2019 is hereby rejected.

SYED ASIF SHAH ADVOCATE HIGH COURT ML(SC)

Conservator Wildlife Southern Circle Peshawar

Copy forwarded to the:

2

- 1. Chief Conservator Wildlife Khyber Pakhtunkhwa for information.
- DFO Wildlife Torghar for information and necessary action. He is requested to obtain acknowledgement receipt of this letter from the appellant for official record.

Conservator Wildlife Southern Circle Peshawar

28812 ______ _____50 Syed Asi' Shah : ايدوكيت: B-3252 باركوسل/ايسوسي ايشن نمبر:____ بپتاور بارایسوسی ایشن،خیبر پختونخواه 03018143188 دابطتمبر: awar KIK Service Tribuno منجانب: Appellant Services Appled: :59, Hazratullah علت تمير بنام جرم: KPK etc اعث تحرير آنكه مقدمه مندرجه عنوان بالاميں اپني طرف سے واسطے پيروى وجواب دينى كاروائى متعلقه آن مقام 1 ور _ كيلي _ مر الم حب ك الدور ليب _ كود كل مقرر کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدہ کی کل کاروائی کا کامَل اختیار ہوگا، نیز وکیل صاحب کو راضي نامه كرنے دتقر رثالث و فیصلہ برحلف دینے جواب دعویٰ اقبال دعویٰ اور درخواست از ہرشم کی تصدیق زریں پردستخط کرنے کا اختیار ہوگا، نیز بصورت عدم پیروی یا ڈگری یکطرفہ پا پل کی برآ مدگی اورمنسوخی ، نیز دائر کرنے ایپل نگرانی ونظر ثانی و پیروی کرنے کا مختار ہوگا اور بصورت ضرورت مقدہ مذکورہ کے کل یاجزوی کاردائی کے داسطےاور دکیل یا مختار قانونی کواپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا اورصاحب مقرر شده کود بی جمله مذکوره با اختیارات حاصل موں گےاوراس کا ساختہ پر داختہ منظور وقبول ہوگا دوران مقدمہ میں جوخرچہ ہرجانہ التوائے مقدہ کے سبب سے ہوگا۔کوئی تاریخ پیشی مقام دورہ پاحد سے Telted 04-10-2019 الرقوم: _ e sha war مقام _ YED ASIF SH - qui op!), qui - 27 ADVOCATE HIGH COURT نوث:اس دکالت نامه کی فوٹو کابی نا قابل قبول ہوگی۔

BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. 1314of/2019

Hazratullah S/o of Bakharullah resident of village Bera P.O Judba, Tehsil and District Torghar.

.....PETITIONERS

VERSUS

- 1. Govt Khyber Pakhtunkhwa through Secretary Wildlife Department, Khyber Pakhtunkhwa Peshawar.
- 2. Divisional Forest Officer Wildlife Torghar
- 3. Chief Conservator Wildlife Khyber Pakhtunkhwa at Shami Road, Peshawar.
- 4. The Conservator Wildlife Southern Circle, Peshawar

.....RESPONDENTS

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS NO.01 TO 04

Respectfully Sheweth:

PRELIMINARY OBJECTION:

- 1. That the appellant has got no cause of action therefore, the instant appeal is liable to be dismissed.
- 2. That the appeal in hand is barred by law, hence not maintainable.
- 3. That the appellant is estopped by their own conduct to file the instant appeal.
- 4. That the appeal in hand is incompetent in its present form hence not maintainable.

ON PRAYERS

Incorrect: The appointment orders of the appellants were cancelled by the respondent No.02 vide Divisional Forest Officer Wildlife Torghar Office Order No.04 dated: 22.08.2019 on the basis of findings of the inquiry report of the Provincial Inspection Team (PIT) regarding illegal appointment of Wildlife Watchers in Torghar Wildlife Division. The said inquiry was conducted by PIT in compliance with the directives of Chief Minister's Secretariat, Khyber Pakhtunkhwa vide letter No. SOVI/CMS/3-8/2018/22343-44 W/E dated: 14.12.2018. The PIT in its inquiry report recommended, inter-alia that:

- (i) Disciplinary action may be taken against the members of Police and Wildlife Committees and incumbent Divisional Forest Officer Torghar under the relevant rules, who conducted first physical test, on the grounds of negligence and omission of duties/responsibilities assigned to them.
- (ii) The appointment of 12 Wildlife Watchers in Torghar Wildlife Division is based on irregular/defective process and fair trial for competition was not observed. The appointment of 12 Wildlife Watchers was made against the spirit of merit, therefore, the appointment may be cancelled. The posts may be re-advertised and be filled strictly following the merit and criteria.

Accordingly, as explained above, the DFO Wildlife Torghar cancelled the appointment orders of the appellants. Their departmental representations/appeals were also rejected by the Appellate Authority as under (*Copies enclosed as Annexure-I*):

S.No.	Letter No.	Dated	Addressed to
1.	3421-22/WL(SC)	20.09.2019	Mr. Faiz-Ur-Rehman (Ex-Wildlife Watcher)
2.	3424-25/WL(SC	=do=	Muhammad Tayab (Ex-Wildlife Watche)r
3.	3426-28/WL(SC)	=do=	Muhammad Irfan (Ex-Wildlife Watcher)
4.	3430-31/WL(SC)	=do=	Majid Khan (Ex-Wildlife Watcher)
5.	3433-34/WL(SC)	=do=	Hazratullah (Ex-Wildlife Watcher)
6	3436-37/WL(SC)	=do=	Hafeez-Ur-Rehman (Ex-Wildlife Watcher)
7.	3439-40/WL(SC)	=do=	Anwar Khan (Ex-Wildlife Watcher)
8.	3442-43/WL(SC)	=do=	Hussain Ahmad (Ex-Wildlife Watcher)
9.	3445-46/WL(SC)	=do=	Haroon Khan (Ex-Wildlife Watcher)
10.	3448-49/WL(SC)	=do=	Mubashir Ahmad (Ex-Wildlife Watcher)
11.	3451-52/WL(SC)	=do=	Fazal Nawaz Khan (Ex-Wildlife Watcher)

It is further clarified that the department has also initiated disciplinary proceedings against the responsible officers/officials involved in illegal appointment of Wildlife Watchers in Torghar Wildlife Division under Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 in compliance with the recommendation of PIT inquiry report.

In view of above facts, no illegal decision and political victimization of the appellants has been made by the respondents hence the appeal is liable to be dismissed.

ON FACTS

- 1. Pertains to the record, hence no comments.
- Correct to the extent that on 15.12.2017 the Divisional Forest Officer Wildlife Torghar advertised 12 posts of Wildlife Watcher (BPS-07). In response, the appellants were applied for the posts.
- 3. **Correct** to the extent that the appellants served from 14.11.2018 to 22.08.2019 in the office of Divisional Forest Officer Wildlife Torghar.
- 4. In correct, as explained above (On Prayers)
- 5. **Incorrect.** On the orders of the Chief Minister, Khyber Pakhtunkhwa, an inquiry was conducted by the PIT regarding illegal appointment of Wildlife Watchers in Torghar Wildlife Division. In compliance with the recommendations of the said inquiry report, the appointment orders of the appellants were cancelled. **(copy of the inquiry is "A")**
- 6. **Correct** to the extent that the appellants preferred departmental appeals for set asiting the appointment cancellation orders and requested for re-appoint as Wildlife Watcher in Torghar Wildlife Division. The same were rejected by the Appellate Authority, based on valid grounds.
- 7. Incorrect: As explained above.

<u>ON GROUNDS</u>

- a. **Incorrect:** The appointment orders of the appellants were cancelled by the respondent No.02 vide Office Order No.04 dated: 22.08.2019 in light of the recommendations of inquiry report conducted by the PIT. Hence the impugned order is very much legal.
- b. **Incorrect:** Cancellation of appointment orders was done as per recommendations of the PIT's inquiry report which termed these appointments against law and rules.
- c. Incorrect: The PIT in its inquiry report clearly recommended that the appointment orders of 12 posts of Wildlife Watchers in Torghar Wildlife Division may be cancelled immediately and then re-advertise the posts. Hence the appointment orders being illegal were cancelled in light of the said inquiry.
- d. Incorrect: As explained at Serial No. c above.
- e. **Incorrect:** Provincial Inspection Team is competent to conduct enquiry and its recommendations are binding.
- f. Inquiry report of Provincial Inspection Team (PIT) has completely discussed the case and various appellants appeared in front of the inquiry committee.
- g. **Incorrect:** Proper inquiry was conducted by PIT and the appointment orders have been proved to be issued in violation of laws and rules hence the impugned orders were issued in accordance with law.
- h. Incorrect: As explained above
- i. Incorrect: Inquiry was conducted by a recognized body of the province.
- j. Incorrect: Respondents acted as per law and rules.
- k. Incorrect: Illegal order does not create rights. Hence no right has been violated.

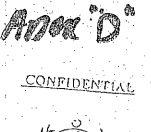
It is therefore most humbly prayed that the subject Appeal may please be dismissed with cost.

Govt. of Khyber Pakhtunkhwa Forestry, Environment and Wildlife Department (Respondent No.01)

Chief Conservator Wildlife Khyber Pakhtunkhwa Peshawar (Respondent No. 03)

Divisional Forest Officer Wildlife Torghar Wildlife Division (Respondent No. 02)

Conservator Wildlife Southern Wildlife Circle Peshawar (Respondent No. 04)





PROVINCIAL INSPECTION TEAM, KHYBER PAKHTUNKHWA

INQUIRY REPORT

BJECT: INQUIRY AGAINST ILLEGAL APPOINTMENT IN WILDLIFE DEPARTMENT DISTRICT TORCHAR. ORDER OF INQUIRY

Orders of the inquiry were received to Provincial Inspection Team from Chief Minister's Secretariat; Khyber Pakhtunkhwa vide letter No. SUNTICMS/KPK/3-8/2018/22343-44 W/E dated 14.12.2018(Annex: A).

COMPLAINT:

Mr. Loig Muhammad Khan, MPA PK-35, Torghar submitted a letter to Chief

Minister Khyber Pakhtunkhwa Wherein he raised the issue of illegal -pp-intment of Wildlife Watcher in Wildlife division District Torghar (Annex: B).

The gist of the allegations is as under:

According to him, Wildlife Torghar advertised 12 pusts of Wildlife Wateber and 27 candidates were shortlisted after conducting physical Medical test on 27.2.2018. The Selection Committee found the testimonials of the 27 candidates correct and accord approval. But associabingly, after 9 months physical test was re-arranged on 15 1. 2018 which was an illegal _ 1

Viter 9 months, the chest and her, 21 of some candidates were reduced " and out of 27 condidates, 12 has dyed candidate, were finalized

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These candidates were appointed by taking bribe which was injustice with other candidates.

iii. The honourable MPA requested to cancel these illegal appointments in H Wildlife division District Torghar and to re-advertise the said posts so that the eligible candidates could be able to get their right.

INQUIRY PROCEEDINGS

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- After receipt of the reference, a two member team of PIT visited District Torghar in connection with the subject inquiry (Annex: C).
- PIT requested Divisional Forest Officer (DFO), Torghan to provide attendance register of the newly appointed Wildlife Watcher vide letter dated 11.1.2019 (Annex: D). In response, DFO, Torghan replied vide letter dated 11.1.2019(Annex: E).
- The officials of District Police Office (DPO), Torghar and DFO-Wildlife, Torghar recorded their statement as per given detail;

S. H p	Nume	Designation	Annexure
<u></u>	Abdul Sami	Asl, Member of the 1" Committee	-1
2.	Muhammad Ali	Head Constable Member of the 1" Committee	
3	Khan Muhammad	Hend Constable Member of the 1 st Committee	F
4 :	Snjid	Hend Constable Member of the 1" Committee	-
5.	Aamir Khan Swati	Head Constable Member of the 2 rd Committee	-
6.	Khan Muhammad	Head Constable Momber of the 2 ^{ad} Committee	c
2.	Sycd Afzal	UHC, Member of the 2*d Committee	
8	Sardar Ali Khan	Range Officer, Wildlife Torghar	<u> </u>
9	Asif Nawaz	Watcher, Wildlife Torghan	I
	Fazal-Wahab	Deputy Ranger, Wildlife Torghar	3

DFO Wildlife Torghar recorded his statement vide (Annex: K). later on, he attended PIT on 7.2.2019 and recorded his supplementary statement vide (Annex: L).

PIT served a questionnaire upon DFO Wildlife Torghar vide letter dated 13.2.2019 followed by reminder deted

Page 2 of 17

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19 2.2019(Annex: M). DFO Wildlife responded to the same letter dated 19.2.2019(Annex: N).

BSERVATIONS

After scrutiny of the available record/documents, detailed discussi written statements and replies of the concerned staff, observations of are as under:-

Perusal of the record showed that Divisional Forest Officer (D) Wildlife District Torghar advertised 12 posts of Wildlife Watt (BPS-07) through information Department in daily Mashriq di 15-12-2017 (Annex: O). Qualification for the post of Wild Watcher (BPS-07) was as follows:

•	• .		·	· · · · · · · · · · · · · · · · · · ·
1	· · ·	a) At least 2 nd class 18-30 Intermediate years	By initial recruitment.	
· ·		Certificate with Matric Science from a recognized Board; and b) <u>Physical fitness:</u> i. Height: five feet and six inches	Note: The candidates who have been recruited will have to undergo compulsory one	
	Wildlife Walcher (BPS-07)	(minimum);\ ii. Chest Sizè:`. 34 36, inchès(minimum) ; and	year Training Course of Forest Guard or Wildlife Watcher at the	Annex:P
1 a.4	••	iij, Eye Sight: V. GJ(with glasses). cach cyc 6x6.	Kliyber Pakhtunkhwa Forest School, Thai	
		Note: It is essential that the candidate will have to qualify Marathon race of 2-Km within 20 minutes	Арранарад."	

In the said advertisement, it was mention in the conditions that candidates will have to submit eye certificate with regard to correye sight issued by eye specialist alongwith bio-data(CV) to the office of DFO. Wildlife Division Terghan till 10.01.2018 After the closing date i.e. 10.01.2018...tota 251 applications were received DFO Wildlife notified a Scrutical Committee, for Scrutiny documents of the candidate vide als office order dated 6.2.2017 comprised of the following memoars.

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i Mr. Sardar Ali Khan Rany Officer, Wildlife Turghar II. Fazat Wahab, Deputy Ranger III. Asif Nawaz, Watcher Wildlife, Torghar.

The Scrutiny Committee submitted a verified list on 12.2.2018(Annex:Q). According to the list. 153 applicants were found eligible while 98 applicants were found ineligible. Afterwards, DFO Wildlife Torghar notified another committee, having the same members: of the scrutiny committee. for the physical test vide his office order daied 6.2.2018(Annex:R). On the same day, DFO Wildlife Torghar requested DPO. Torghar to depute three officials to conduct physical test i.e. including 2 Km Marathon, height and Chest Measurement. In response, DPO Torghar deputed the following four (4) officials for physical test (Annex: S):

- i. ASI Sami Khan SRC/DPO Office
- ii. HC Sojid Khan A/LO Police Line
- ili: LHC Khan Muhammad A/OHC DPO Office
- iv. FC Pervaiz No. 73/NOHC DPO Office

Physical test of 153 candidates was conducted on 27.2.2018, wherein 27 candidates qualify the test (Annex:T). Member of both committees (Police & Wildlife) signed the list of 27 candidates who qualified the physical test and the same was forwarded to DFO Wildlife, Torghar for further process (Annex:U). Meanwhile, District Nazim Torghar wrote a letter to Chief Conservator, Wildlife KP on 6.9.2018 wherein he stated that he received various complaints of the general public about embezzlement/political involvement during the physical test of Wildlife Watcher Torghar. In the said letter, he requested to cancel and re-arrange the physical test (Annex: V).

The request of District Nazim Forghar was honoured and DFO Wildlife Torghar re-arranged the physical test. The DFO Wildlife deputed the same committee whereconducted the 1st physical test while DPO Torghar changed the members of the committee for 2nd physical test. The District Nazim. Torghar also recommended two

Page 4 of 17



(02) candidates who disqualified the 1" test. The 2nd physical test (20 candidates (27 qualified candidates of 1" test and 2 candidate recommended by District Nazim Torghar) was conducted of 13.11.2018. In the 2nd physical test, 15 candidates qualified the test while 14 candidates including the two (2) recommended candidate of District Nazim disqualified the test(Annex:W). List of the 1? qualified candidates duly signed by the members of police committee and countersigned by DPO Torghar was furnished to DFO Wildlife Torghar on 15.11.2018(Annex: X).

Thereafter, Departmental Selection Committee (DSC), notified vide office order dated 30.11.2018, conducted interview of 15 candidates on the same day and recommended 12 candidates for the post of Wildlife Watcher(BPS-7) while two (2) candidates were placed on waiting list(Annex:Y).

The inquiry team visited District Torghar wherein they directed DFOWildlife Torghar to present the qualified and disqualified candidates of 2^{nd} physical test before the ream so as to re-measure their chest size & height to substantiate as the levelled allegations were true or otherwise. On 9.1.2019, out of 1.1 candidates disqualified candidates, only six (6) appeared before inquiry team. The detail of their remeasurement of chest size & height and comparison with 2^{nd} physical test is given as under;

viii

· · · · · · · · · · · · · · · · · · ·	<u> </u>		17 A.	
S. Nume, of No Candidate	Father Name	Measurement in the 2 nd Physical test Height Chest	in the inquiry	
l Intisham Khan	Qasam Khan	5x9 JJx35	Height Sx9	32x34 ^{1/1}
2. Saeed Khan	Taj, Mchmood	5x8	Sxg	33x35 ¹¹¹
3. Izhar Ahmad	Hikmar Khun	5×6 35 35	5×6***	33x36
- Azeem ul <u>Haq</u>	Nasceb utlah	56 33x35	5x6	33.07.35.07
5 Syed Jahid Shah 5 Sved - 1	Khadi Shnh	5x5 335 x35	5×5172	13x36
ó. Syed Humeed wilan	Mukaram Shah	518 33135	5 x 5712	31x35

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Page 5 of 17

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vii. The above comparison showed some increase/decrease in height/chest of the 6 candidates but none of the candidate fulf the required qualifying criteria. (i.e. height: 5 feet 6 mehes & ct (1x36 inches).

viii On 10.1.2019, out of 12 selected candidates. 11 appeared before scam except Mr. Majid Khan, who according to DFO wite Torghar, was ill and was unable to appear before inquiry ie-Detail of the re-measurement of height/chest of the select candidates and comparison with the 2nd physical test is given underp

	·					ival	
5.Nú	: Name of	Father Name	the 2	rement in Physical test	Mensurement i the presence o inquiry team		
	Candidate		Height	Chest	Height	Chest	
	Hussain	Abdul	· .5x7	36x38'''	5x7''	36×3	
.I.	Ahmid	Halcom	586111	14.51611	5x6	3523	
2.	Anwar Khan Mubashir	Admi Khan. Momin Gul	5x8	34x36112	S × 8	34''×	
<u>;</u> .	Ahmad	Mir Nawaz	5×7":	34x36	5x7'''	341"x	
4.	Nawaz Khan Muhammad	Khan Muhammad	· · · x6	34x36	5×6117	34x3	
5.	lrfa <u>n</u>	Tabir Muhammad	1 ·	34x36	5×S	34×30	
6. ·	Riaz Anniad	Salch	5.7"		5x71/2	37×3	
7	Faiž ur	Sahib ur Rehman-	5 N 7	38x40	<u> </u>	= = ÷ •	
	Rehman Haroon	· Hazrat :	.15×717.	35"x 58	5x8'''	36×38	
8.	Khao ' Hafeez ur	<u>Hussain</u> Sahib ur	33.712	35x37	5×7 ¹¹¹	34x3	
9.	Rehman	Rehman	1		5x8 ^{1/2}		
10.	Muhammad .	Newab	5.3.2	34x36)X0	<u> </u>	
10.	Tayyab Hazrai	Nabi : Bakhratlah		35x37112	5x7	3 S x 3	
H.	Ullah		<u> </u>				

The above comparison showed some increase/decrease in it - height/chest of the 11 candidates but besides these changes their si (chest/height) was found according to the required criteria. None the selected candidate was found below the required criteria (i: height: 5 feet 6 inches & chest 34236 inches). Hence, the result's the 2nd test in term of chest/height -2s found correct.

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vii.

It is pertinent to mention that out of 27 candidates, 17 candid. (11 qualified 1.6 disqualified) of 2^{nd} test appeared before the inq team for re-measurement of chest/height. As the above observat confirmed the accuracy of the tesult of 2^{nd} test to great exi Hence, it easted doubts that the 1^{nt} test might not be conneeded and favour was extended to those 12 qualified candid who disqualified the 2^{nd} test.

To ascertain the factual position, DFO Wildlife Torghar was direct to present all the candidates who were declared disqualified in 1^{51}_{**} , physical test. In response, out of 126 candidates (153-27), c six (6) candidates appeared before the inquiry team. The detail their re-measurement of height/chest and comparison with physical test is given as under:

5.00	Name of Candidate	Father Name		ement in the sical lest	Actual Measurement i the presence o team		
			Height	Chest	Height.	Chest	
	Fateh ullah	Amrullah	5×6 12	37x39112	Sx7]] 5 x] 8	
2.	Suleman · Khan	Yakmin Khan	13×5	3.1 x 3 2 1/2	5x5	29×31	
3.	Hameed ur Rehman	Zaibullah	<u>מו 3 x 5 </u>	33x34	5 x 5 ^{1/2}	33x34	
4.	Namzeed Khan	Mahabat	529	31x35.	5×9.5	29 ¹¹² x32 	
5.	Zabehullah	Sabit ullah -	1325	3.3x3.4	5×8112	31x33	
6.	Sakhi Badsha	Muhammad Zahir shah	525 12	33 ¹¹⁷ x35	5 x 7	32x3+	

The above comparison showed that the last five (S) candidates, w disqualified the 1st physical rest, did not qualify the requir passing criteria even before inquiry team. However, the size i chest/height of Mr. Fatch Ullah S/o Amrullah(the candidate at S.N 1) was found according to the set criteria of Wildliffe Watcher and per result he passed the 1st physical test but his name was n reflected in the list of 27 qualified candidates signed by all th members of the committee. This made the result of 1st physical te dubious. Therefore, the result of 1st physical test was examined at tallied with the list of 27 qualified candidates which transpired the following defects/flaws/irregularities in the 1st test.

Page 7 of)

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None of the candidate recorded, their signature against their result/measurement in the column meant for the purpose. With regard to this query, DFO Wildlife replied that the list was handed over to Police for mentioning of result in the list. The police had not recorded the signature of candidates in the signature column in the said list due to unknown reason. The reply of DFO Wildlife raised questions that why they were not ask to do so and what was the purpose/duty of DFO committee in the physical test. Hence, non-availability of signature of candidates against their result easted doubts and put question mark on the sanctity/validity of result of 1" test.

The result of Marathon & Eye Certificate was not provided and due to lack of proper attention, was recorded in a vague manner in the list. These columns were either left blank or filled by recording tick mark which did not give clue about the score/result of the process. In this regard, DFO Wildlife replied that for the result of marathon race slips were handed over to the police. After marathon the police officials returned the same and recommended that all candidates were qualified due to casy marathon i.e. 2 Km in 20 minutes. But no such remarks were found on the record. The tokent provided by DFO Wildlife Torghar contain Name, F/Name and Signature of the candidate but did not contain the result i.e. whether he qualified/ disqualified the test and what was his score.

Similarly, according to advertisement/service rules, the criteria for eye sight was N-6J (with glasses), each eye 6x6, which was spart of the physical fitness and was required to be checked during the test but it was observed that the eye sight was not enackee on the spot of the test instead candidates were requested to provide eye certificate from eye specialist backgrowth application till costag date of advertisement. The same was confirmed by DFT withfire vides has repty that eye bight test were enceded during chemission of documents and att

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the candidates found fit and called for further process. The reply of DFO was suffice to prove the process defective as the eye sight was checked 16 days before the physical test and that too by any eye specialist.

A candidate Mr. Haroon Khan at S.No.18 fulfilled the required height/chest criteria while his Eye Certificate/ Marathon columns were left blank. On the basis of this result, he was considered qualified and his name was included in the list of 27 qualified candidates and later on he was selected against the post of wildlife watcher. However, the name of Mr. Zahid Shan at S. No. 60(though some overwriting was observed in his measurement) was not included in the list of 27 qualified candidates who had almost the same result.

Two candidate i.e. Mr. Fatch ullah at S. No 16 & Mr. Zahid Shah at S. No. 60 (as mentioned above) who qualified the test in term of chest/height were not included in the list of the 27 qualified candidates. Therefore, they did not avail the opportunity of further competition, did not appear in the 2nd test and subsequently were not called for interview. Mr. Fatch ullah appeared before the inquiry team. His chest/height was found within the required parameters of chest/height. (For reference see table at paratix, Serial No. 1).

Two condidates i.e. Mr. Intisham Khan at S.No. 83 & Muhammad Yaqoob at S.No. 20, who disqualified the 1st test in term of chest/height were included in the list of 27 qualified candidates. They both availed the opportunity to appeared in the 2nd test wherein they again failed the test and did not qualify for interview. Mr. Intisham Khan s/o Qasim Khan appeared before PIT team for re-measurement of chest/height and he did not fulfill the required criteria of Wildlife Watcher (For reference see table at para-viii, Seriat No. 1). Regarding this query, DFO wildlife, replied that the names of disqualified candidates were belieded in qualified list by the

Page 9 of 17

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police and after signature the same was provided to them It raised a question that why the same was not verified/tallied by the members of DFO scrutiny committee instead recording signature blindly. It revealed their collusion as the recruitment process was mandate of their department not the police department. 時からない。「読む」に作

The list of 27 qualified candidates of 1st physical test was not signed, by Mr. Pervaiz and Mr. Asif Nawaz, the notified members of Police & Wildlife committees respectively. Instead the same was signed by Muhammad Ali Shah and Sulim Shah who were not the members of the respective committees. In this regard, DEO, Wildlife Torghar replied that due to some regard, DEO, Wildlife Torghar replied that due to some fmergency. Mr. Asif Nawaz, Wildlife Watcher left the same process and senior wildlife watcher Mr. Saleem Shah signed the list. Moreover, Muhammad Ali Shah signed the list instead of Mr. Pervaiz which was nominated by District Police Officer Torghar. The said incumbent was also from Police Department. The reply of DFO seems not correct as Mr. Asif Nawaz did not mention any emergency vide his statement. Furthermore, they had to issue notification for the replacement of members before initiating the process.

As discussed above at puru-e that Mr. Fatch ullah and Mr. Zahid Shah was dropped from further competition. Hence, it raised question that whether there was possibility of their selection if they were allowed to interview and watcher they could affect the meritlist. To ascertain this situation, the merit list of selected candidates and the educational qualification of the two deprived candidates, provided by DFO office Wildtte Torghar, was examined which showed the following details;

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The academic qualification of the deprived candidates and total marks before interview as per criteria would be as under:

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station Hather	Qualification	Minin preser qualifie marks ou Matric	lbed xtion	Higher Qualification Marks out of 12	Kaperienee morks out of 10	'Lotel' sixeki	Alerit pusition before interview
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ASIAL ASIAIIAN	DAE 101 SSC 144 FA 144	26	. 27			· [}] 5 J	Fall within the brackets of S No. 10 to 12

The above facts revealed that if both the deprived candidates were allowed to interview then there were chances of their selection. Especially, in the case of Mr. Zahid Shah whose selection was confirmed even though he got minimum score in the interview.

A question was asked from members of Est Committee of Police that they declared 27 candidates successful which were re-examined by the 2nd committee of police department, who declared further 14 candidates disqualified. Moreover, re-examination by PIT team, the result showed decrease in their size i.e. height & chest. What was the reason? They replied that they conducted the said test upto optimum care and responsibility so as to make it transparent. According to them, they conducted 1st test of 153 candidates with regard to 2 km Marathon, height chest. Proper list was prepared of the space dates showing height chest size. So far Marathon test is Entrettet, they stated that the token were allotted by Wildlife Elemantation and the detail was available with them. Out of 153 zurwithit's only 27 candidates were chalified fulfilling the laid down calent duch was signed by tor the committees i.e. Police & an and a fire he gard to increase averease in size of the candidates. ing the of they conducted the fest in the month of February In it we de second test was acceduated during the month of Seconder 12 12 calch shows the a cag period had been passed and ees in training that the cancipami were living beings, therefore (กังสา พร้า แต่ผู้ผู้เข้าหลง stanged)



Mr. Sardar Ali Khan, Range Officer, Wildlife Division Torghar(Member of Wildlife Committee) stated in his written statement that DFO Wildlife vide his notification declared him chairman for the physical test. The responsibility of physical test was assign to Police committee. The Police committee conducted test of all the 153 candidates and prepared a hand written list of qualified candidates and asked him to sign the list which he signed With regard to exclusion of two qualified candidates from the approved list; he stated that he did not have any personal interest/prejudice with any candidate. If he had such intentions then he should disqualified them in the physical test. Probably, this was done mistakenly.

Mr. Asif Nawaz Watcher Wildlife Division Torghar (Member of Wildlife Committee) stated in his written statement that he attended Police Line Judba Torghar in compliance to DFO's orders. The physical test was the responsibility of police committee and they conducted the entire process. He further stated that he did not know anything about the list and he did not sign the same.

Mr. Fazal Wahab, Deputy Ranger, Wildlife Division Torghar (Member of Wildlife Committee) stated in his written statement that DFO Wildlife Torghar nominated him for physical test but on the same day he was assigned other responsibilities. Due to the reason he was not present at the time of physical test. At the end of the test. Police Committee asked him to sign, the list immediately and according to him he signed the list. He further stated that he did not know anything about the list and being a field staff, he did not had showledge of measurement. To a question that the names of two qualified candidates were replaced by two disqualified candidates, he replied that he knows nothing about that and after physical test he went to Forest School Thai, Abbottabad for training

A questionnaire was served to DEO Wildlife Torghar wherein he was asked that under what authority the 2nd physical iest was conducted

Page 13,0117



He replied that the physical test was re-conducted due to complain of District Nazim Torghar and Tehsil Nazim and their tavourable two candidates after instructions of worthy Chief Conservator Wildlife, Khyber Pakhtunkhwa and Conservator Wildlife. He further stated that in the second physical test the opportunity was not given to the candidates who already disqualified the test. The reply of the DFO itself points toward the defective process of the 2nd test as if there were complaints against the 1th test then opportunity should be given to all the candidates regardless the fact that they qualified on disqualified the previous test so as to ensure transparency.

Conclusion:

The facts lead to the conclusion that both the Committees i.e. Police & Wildlife exercised great laxity and negligence while conducting. 1st physical test. In the said test, the entire process was over sighted especially Marathon and Eye Sight. The result of 1" physical test was recorded in a vague manner which consisted of various defects/ flaws and irregularities which has been discussed at para-xi (a,b,c,d,e,f & g) of this report. The recruitment process was delayed for some months due to the ban imposed by Election Commission of Pakistan and due to the complaint of District Maxim Torghor. Then qualified condidates Mr. Fatchullah Slo Amrullah and Mr. Zuhid Shah S/o Mr. Salamt Shah were restrained from further competition despite the fact that they had qualified the chest/height criteria Hence, it was injustice with them. Similarly, two candidates Mr Thusham, Khan and Muhammad Y2400b who disqualified the Protest were included in the list of 27 qualified candidates which indicate that undue favour was extended to these two candidates. Though the result of 2" physical test was found almost accurate in term of chest-height measurement while the remaining criteria of physical test i.e. eye sight and Marathon was totally ignored in the 2nd test and for the same the DFO relied upon previous test result which way defective, questionable and under complaints. Moreover, 2" test was

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conducted of the qualified candidates of the 1st test leaving 126 disqualified candidates of 1st test deprived which is against the principle's of fair competition. Furthermore, complete lack of supervision from DFO Wildlife Torghar provided opportunity to the member's of the Police and DFO committee to conduct the 1st test as per their own understanding/knowledge which lead the process to a defective exercise. The record did new confirm any efforts made by DFO Wildlife to counter check/oversee the process. The DFO Wildlife and members of his committee tried to shift the burden of physical tests to the police committee despite the fact that the postof. Wildlife Watcher existed in their department and they mere mandated to conduct the same and the role of police committee was to assist/facilitate them in the recruitment process.

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FINDINGS ...

Based on the observations/analysis at Para-3 of this report, findings are as under:-

- 1. That. Divisional Forest Officer (DFO), Wildlife District Torghan advertised 12 No. of posts of Wildlife Watcher (BPS-07).
- 11 The committees constituted for the 1" physical test exercised sheer negligence and laxity while conducting the 1" physical test. Due to the reason several defects/irregularities were found in the 1" physical test such as;
 - Non recording of candidate 's signature.
 - Inclusion of two (2) discussified candidates in the list of qualified candidates.
 - Exclusion of two (2) qualified candidates, from the test of qualified candidates.

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- · Eye sight was not checked curing the physical test.
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The list of qualified candidates were not signed by two notified members instead two (2) un-notified persons signed the same.

 2^{nd} physical test was conducted only of qualified candidates of 1^{st} physical test and two recommended candidates of District Nazim which was injustice with the other disqualified candidates of 1^{st} physical test and was against the principles of fair competition. Moreover, the 2^{nd} physical test was confined to measurement of chest and height only and for the other criteria of physical fitness i.e. the eye sight and marathon, DFO Wildlife Torghar relied upon the result of 1^{st} test which was already questionable. Hence, the process of 2^{nd} test was also defective.

District Nazim Torghar unlawfully intervened in the process of recruitment and by his influence two (2) physically disqualified candidates were allowed to appear in the 2nd physical test. He compelled Wildlife Department to conduct the 2nd physical test.

DFO Wildlife Torghar failed to resist to unlawful pressure of District Nazim and allowed two (2) disqualified candidates to annear in the 2nd physical test.

The recruitment process was delayed due to the ban imposed by ¹ Election Commission of Pakistan and fater on due to the complaints of irregularities/political-involvement by District Nazim Torphar.

The role of DFO Wildlife (being the divisional head) with regard to supervision/monitoring of the recreitment process was apt confirmed by the record. Complete tack of supervision from the DFO provided an opportunity to members of a in Police and DFO Committee to conduct the test in a manner that 212 not ensure transparency.

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RECOMMENDATIONS

ised on abservations and finding: cf. 11. repart recommendations of P1? That which we



Disciplinary action under the relevant rules may be taken gainst the members of the Police and Wildlite Committees, who conducted 1st physical test, on the grounds of negligence and omission of duties/responsibilities assigned to them.

Disciplinary action against the incumbent DFO Wildlife forghar may be taken for his negligence and non-interest in his official duties and failure to overcome aromalics mentioned in his report.

The appointment of 12 Wildlife Watcher District Torghar is based in irregular/defective process and fair trial for competition was not observed. The appointment of 12 No. of Wildlife Watcher was made against the spirit of merit, therefore; the appointment may be cancelled. The posts may be re-advertised and be filled strictly following the merit and criteria.

The required height and chest size of Wildlife Watcher is over and above the height and chest size required for other forces of this province. Therefore, the same may be considered to make it unitorm with other force physical requirement.

The District Nazim Torghar may also be proceeded under the relevant disciplinary rules on the grounds of unlawius intervention, in the recruitment process and merit of the Wildlife Watcher having no such mandate.

SEARCH OFFICER 256121VS meial Inspection Team, Rivber Pakhtunkhwa

Aud Khan Khutak MEMBER GENERAL Mind Inspection Team, Nyber Pakhtunkhwa LIAQAT ADTIVIOHMAND MEMBER (INQUIRIES) Previncial Inspection Team, Khyber Fakhunkhwa J,

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Service Services

Muhammad Akhar Khan CHAIRMAN Provincial Inspection Team. Knyber Pakhunkhwa



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

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2021

Service Appeal No.1314 of 2019

HazratullahAPPELLANT

VERSUS

Government of Khyber Pakhtunkhwa Peshawar etc......RESPONDENTS.

SERVICE APPEAL

APPLICATION SEEKING FIXATION OF THE TITLED SERVICE APPEAL BEFORE PRINCIPAL SEAT FOR ITS EARLY DISPOSAL.

Respectfully Sheweth!

- 1. That, the above-titled service appeal is pending before this Honourable Court since last two years at its Camp court at Abbottabad.
- 2. That, the respondents have submitted their comments and the appeal is now fixed for rejoinder.
- That, due to COVID-19 situation as well as non- availability of the camp court at Abbottabad, the titled appeal is lingering on and there is no possibility of

constitution of tour camp at Abbottabad in near future.

- 4. That, the respondents have cancelled the appointment order of the appellant due to which the appellant are suffering a lot as the appellant is a poor person and the said employment was the only source of income for the appellant.
- 5. That, due to delay in the matter, the appellant is also suffering from severe physical and mental torture, therefore, for the ends of justice, the file of titled appeal is necessary to fixed before this Honourable Tribunal being Principal seat for further proceedings.

.....PRAYER.....

It is, therefore, most humbly

prayed that on acceptance of the instant appeal, the titled appeal may please be fixed before this Honourable Tribunal at its Principal seat at Peshawar and the same be disposed of as early as possible.

Dated 19.06.2021

Halo Hazratullah

HazratullahAppellant

Through SYED ASIF SHAH, Advocate High Court, Mansehra.

AFFIDAVIT.

I, Hazratullah son of Bakharullah resident of Village Bera P.O Judba, Tehsil and District Torghar, appellant, do hereby solemnly affirm an declare on oath that the contents of the foregoing application are true and and nothing correct has been concealed from this Honourable Tribunal.

