<u>O R D E R</u> 16.09.2021 Mr. Zahanat Ullah, Advocate, for the appellant present. Mr. Tariq Umer, Inspector (Legal) alongwith Mr. Riaz Ahmed Paindakhel, Assistant 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. 1406/2019 titled "Khaezullah Khan Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", so far as the grievance of the appellants regarding their pro-forma promotion is concerned, it is directed that the directions embodied in the decision of the Secretary (Law & Order)/Appellate Authority dated 29.05.2015 should be strictly complied with in letter and spirit and the benefits of the same beextended to all similarly placed employees including Soldier Clerks. In addition thereto, it should be pointed out that all those appellants, whose pensions have been withheld due to impugned action or in-action of the respondents should be released forthwith but strictly in accordance with law. The instant appeal as well as connected Service Appeals are disposed of accordingly. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 16.09.2021

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE) (SALAH-UD-DIN) MEMBER (JUDICIAL) 26.07.2021

Mr. Zahanat Ullah, Advocate, for the appellant present. Mr. Tariq Umer, DSP (Legal) alongwith Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Reply/comments on behalf of respondents No. 1 to 3 not submitted despite last opportunity being given, therefore, to come up for arguments before the D.B on 16.09.2021.

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE) (SALAH-UD-DIN) MEMBER (JUDICIAL) 01.06.2021

Learned counsel for the appellant present. Mr. Riaz Ahmad Paindakheil, Assistant Advocate General for the respondents present and requested for adjournment being not prepared for arguments today. Adjourned. Last opportunity given. To come up for arguments before the D.B on 05.07.2021.

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE)

(SALAH-UD-DIN) MEMBER (JUDICIAL)

05.07.2021

Appellant alongwith his counsel Mr. Zahanat Ullah, Advocate, present. Mr. Tariq Umer, DSP (Legal) alongwith Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Learned Additional Advocate General sought time for submission of comments. Last opportunity is granted with the direction to the respondents to positively submit comments on behalf of respondents No. 1 to 3 on the next date. Adjourned. To come up for submission of comments as well as arguments before the D.B on 26.07.2021.

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE) (SALAH-UD-DIN) MEMBER (JUDICIAL) 07.01.2021

Junior to the senior counsel is present for appellant. Mr. Kabirullah Khattak, Additional Advocate General, for the respondents is also present.

الكالم والمراجع الموجمية تجير

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Written reply on behalf of respondent No. 4 has already been submitted. Neither written reply on behalf of remaining respondents submitted nor any representative on their behalf is present, therefore, learned Additional Advocate General is directed to contact the remaining and submit written reply/comments on the next date by way of last chance. Adjourned to 25.02.2021 on which date requisite written reply/comments respondents shall positively be submitted on behalf of remaining respondents.

(MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

25.02.2021

Junior to senior counsel for appellant is present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents is also present.

Written reply on behalf of respondent No. 4 has already been submitted while neither written reply on behalf of respondents No. 1 to 3 submitted despite last chance given in the preceding order sheet dated 07.01.2021 nor any representative on their behalf is present, therefore, the appeal is posted to D.B for 01.06.2021 for rejoinder and arguments.

(Muhammad Jamal Khan) Member Neither appellant nor his counsel is present, however, clerk to counsel for the appellant is present. Mr. Kabirullah Khattak, Additional Advocate General for respondents present.

Written reply not submitted. Learned Additional Advocate General sought time to contact the respondents for submission of written reply/comments.

Adjourned to 18.11.2020 for written reply/comments before S.B.

(Mian Muhammad) Member (E)

18.11.2020

Appellant with counsel present. Mr. Kabirullah Khattak learned Addl; AG alongwith Muhammad Nasir Khan Senior Clerk for respondents present.

Written reply/comments on behalf respondent No. 4 has been submitted to Registrar of this Tribunal through Register Post. Placed on record. Representative of respondent No.3 seeks time to submit written reply/comments. Learned AAG is required to contact respondent No. 2 and facilitate the submission of reply/comments on 07.01.2021 before S.B.

Chairman

25.02.2019

Learned counsel for the appellant present, stated that the respondents have granted relief to similarly placed persons who filed Writ Petition No.4485-P/2015 before Hon'ble Peshawar High Court Peshawar and seeks adjournment to furnish additional documents to that effect. Adjourn. To come up for additional documents and preliminary hearing on 05.03.2020 before S.B

Member

05:03.2020

Appellant in person present and seeks adjournment on the ground that his counsel is not available today. To come up for additional documents and preliminary hearing as per previous order sheet dated 25.02.2020 on 21.04.2020 before S.B.

(MUHAMMAÓ AMIŃ KHAN KUNDI) MEMBER

21.04.2020

Due to public holidays on account of COVID-19, the case is adjourned. To come up for the same on 21.07.2020 as before.

Reader

21.07.2020

Mr. Zahanat Ullah, Advocate for the appellant is present.

This appeal is also admitted for regular hearing in the light of order sheet recorded in **Service Appeal No. 1411/2019 titled Gulzar Hussain Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, KPK and three others** instituted on 17.07.2019, as common questions of law and facts are involved in the appeal. Appellant is directed to deposit security and process fee within 10 days, thereafter, notices be issued to the respondents for written reply/comments. To_come up for written reply/comments on 25.09.2020 before S.B.

(MUHAMMAD JAMAL KHAN) MEMBER

Form- A

FORM OF ORDER SHEET

Court of	 _	
		, :
Case No	 1416/ 2019	

	Case No	1416/2019
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	25/10/2019	The appeal of Mr. Sarwar Ali resubmitted today by Mr. Zahanat Ullah Advocate may be entered in the Institution Register and put up to
		the Worthy Chairman for proper order please REGISTRAR
2-	28/10/19.	This case is entrusted to S. Bench for preliminary hearing to be put up there on OGIVIG. CHAIRMAN
	09.12.2019	Appellant present in person. Requests for adjournment due to general strike of the Bar. Adjourned to 14.01.2020 for preliminary hearing
		pefore S.B. Chairman
	14.01.2020	Junior to counsel for the appellant present. Requests for adjournment due to general strike of the Bar. Adjourned to 25.02.2020 before S.B. Chairman

The appeal of Mr. Sarwar Ali son of Safdar Ali Ex-Employee of Federal Levy Force Kurram Agency received today by i.e. on 17.07.2019 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Copy of departmental appeal against the impugned recovery order dated 09.42.2015 in respect of appellant mentioned in the memo of appeal is not attached with the appeal which may be placed on it.

(2) Copy of Writ Petition no. 4311-P/2017 mentioned in the memo of appeal is not attached with the appeal which may be placed on it and the name of the appellant be highlighted

with clear ink.

3- Copy of order passed by the FST on the appeal of the appellant mentioned in para-10 of the memo of appeal is not attached with the appeal which may be placed on it.

4- Annexures of the appeal are not in sequence which may be annexed serial wise as mentioned in the memo of appeal.

No. 1296 /S.T,

Dt. 31-7- /2019

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Zahanatullah Adv. Pesh.

objections removed and re-submitted today

Objection nos. 1, 2 & 3 are still stand. Therefore, the present appeal is returned again to the counsel for the appellant for completion and resubmission within 15 days.

No. 1864 /S.T,

Dt. 18/10 /2019.

Mr.Zahanatullah Adv. Pesh.

Objection No.1: Objection No.1 is removed and departmental appeal against the impugned recovery order has been placed on file.

Objection No.2: Objection No.2 is removed and copy of Writ Petition No.4311-P/2017 has been placed on file.

Objection No.3: Objection No.3 is removed and copy of order passed by FST has been placed on file.

All objections are removed and re-submitted today.

Zahanat Ullah

Advocate High Court,

Peshawar.

Dated: $\frac{35}{10/2019}$

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUN PESHAWAR.

Appeal. No.	/2019)			
Sarwar Ali	\$		•		
	V E	RSUS		.ę	
Provincial	Government	through	Chief	Secretary,	Civil
Secretariat	Peshawar, KPk	Cand other	*S	(Responde	ents)

INDEX

S.No	Description of Documents	Annex	Pages
1.	Wait Petition Appeal		1-7
2.	Affidavit		8.88
3.	Copy of circular dated 09/12/2015	A	9-22
4.	Copy of writ petition and order	В	23-38
5.	Copies of the departmental appeals	С	29-41
6.	Copy of the comments filed by the	D	
	respondents WIT WP No 4311 /2017		42-65
7.	Copy of the judgment dated	《E,F	
	Copy of the judgment dated 15/01/2019 and order of federal service		66-7c
8.	Wakalat Nama	,	57,

Appellant

Through

Dated: 09/07/2019

Zahanat Ullah

Advocate High Court,

Peshawar.

Cell No. 0315-0266166

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal. No. 1	116 /2019		Khyber Servi Diary N	Pakhtukhwa ce Tribunal o. 997
Sarwar Ali S/o	Safdar Ali	. *	Dated	11/1
Ex-employee	of Federal	Levy	Force,	Kurram
Agency	•••••••••••		(.	Appellant)

VERSUS

- 1. Provincial Government through Chief Secretary, Civil Secretariat Peshawar, KPK.
- 2. Secretary Law and Order FATA, FATA Levy Force, FATA Secretariat, Warsak Road, Peshawar.
- 3. Inspector General of Police Khyber Pakhtunkhwa, Police Lines Peshawar.
- 4. Deputy Commissioner Kurram Agency.

 (Respondents)

APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT 1974.

Prayer:

Fledto-day
Registrar

On acceptance of this Appeal, the impugned recovery order dated: 09/02/2015 may kindly be set-aside being illegal and the respondents may further be

Re-submitted to -defirected to release the pension of the petitioner along

with interest.

Registrar

Respectfully Sheweth:

The Brief facts of the case are:-

- 1. That the appellant was enlisted as Sepoy/ Solder
 Clerk in the Office of the Political Agent (Now
 Deputy Commissioner), Kurram
 Agency/Respondent No.3.
- 2. That since his appointment, the appellant has served at different places as Sepoy/ Clerk under the control of respondent No. 3 to the entire satisfaction of their superiors.
- 3. That in the year 2013 when the law and order situation in the Kurram Agency (Now district Kurram) including other parts of the country were tense due to Talibanization and anti-state elements the appellant performed their duties valiantly and fearlessly.
- 4. That it is pertinent to mention here that in the Kurram District, the Law and order situation was tense enough and for the said reason the appellant who had attained the age of superannuation was not retired and was directed by the respondents to continue his duties till the appointment of new Sepoy/Clerks, consequently the appellant perform their duties even after reaching the age of

superannuation, and were paid for the same as well.

- 5. That now when the appellant was retired, the than Secretary Law and Order issued letter/ circulation dated 09/12/2015 demanding the appellant to payback the salaries paid to him for the duties he performed with the implied consent of the respondents in the volatile phase of law and order situation. (Copy of circular dated 09/12/2015 is attached as annexure "A").
- 6. That it is important to mention here that some colleagues of the appellant challenged the said illegal recoveries and their promotions in this Hon'ble Court vide Writ Petition No. 4485-P/2015, which was allowed by this Hon'ble Court and the respondents were directed not to demand the salaries/ payments paid to the appellant beyond their length of service, moreover, the respondents were further directed given one step promotion/ proforma promotion to all the appellant will all back benefits. (Copy of writ petition and order is attached as annexure "B").
- 7. That the appellant and his other colleagues moved several joint applications/ departmental appeals regarding his seniority on different occasions but

the respondents turn deaf ear to the requests of the appellant. (Copies of the departmental appeals are attached as annexure "C").

- 8. That thereafter the petitioner along with his colleagues filed a writ petition No.4311-P/2017 in the Peshawar High Court, Peshawar for the readressal of his grievances, wherein comments were called from the respondents and the same were submitted by them. (Copy of the comments filed by the respondents is attached as annexure "D").
- 9. That on the date of hearing of the above mentioned writ petition, it was observed that the Honorable Peshawar High Court has passed another judgment dated 01/03/2018 in writ petition No.345-P/2017 titled "Gul Munir Vs Govt. of Pakistan through secretary" wherein all the employees of levy force declared civil were servents. Consequantly the was directed to approach the Federal service tribunal, so the writ petition of the appellant was sent in original to the Federal Service Tribunal Islamabad. (Copy of the judgment dated 15/01/2019 is attached as annexure "E").

10. That when the appellant appeared before the Federal Service Tribunal, the Federal Tribunal in its order dated 23/05/2019 observed that a notification No.LEGIS1(14)2012-Volume II dated 12/03/2019 whereby the Federal Levy Force regulation 2012 has been repealed through KPK Ordinance No.1 of 2019 according to which the Federal levies and Khasadar force stand provincialized, so the appeal of the appellant was returned for seeking remedy at appropriate forum, hence the present service appeal on the following grounds:

GROUNDS:

- A. That the act of the respondents is against the law, rules and norms of natural justice, hence not tenable in the eyes of law.
- B. That the respondents violated their own rules and promoted Junior Sepoy/Clerks by ignoring and discriminating the appellant, which is clear cut violation of the rules, policy and even against the fundamental rights of the appellant guaranteed by the Constitution of Islamic Republic of Pakistan.

- C. That the demand of arrears in respect of salaries from the appellant for which they have rendered their services/ sacrifices during the bad law and order situation is illegal and against norms of natural justice.
- D. That the act of the respondent No. 3 by not giving back benefits and releasing pension is also illegal and against the law and facts.
- E. That the appellant have not been paid their pensionery benefits since their retirement.

 Consequently the appellant along with their families are facing huge financial problems. The same pensions need to paid along with the interest to the petitioner.
- F. That the appellant has now been retired but he has been deprived of his pension.
- G. That other colleagues of the petitioner who were on the same footings as that of the appellant moved a writ petition in the Honorable Peshawar High Court, Peshawar wherein the said recovery order was setaside by the Peshawar High Court and the respondents were directed to release the pension of the petitioners.

- H. That the appellant has been discriminated.
- That any other ground specifically not mentioned in this appeal will be argued at the time of arguments.

It is, therefore, most humbly prayed that on acceptance of this Appeal, the impugned recovery order dated: 09/02/2015 may kindly be set-aside being illegal and the respondents may further be directed to release the pension of the petitioner along with interest.

Appellant

Through

Dated: 09/07/2019

Zahanat Ullah Advocate High Court, Peshawar.

CERTIFICATE:

It is certified by no such like appeal has early been filed by the petitioner in this Hon'ble Court.

ADVOCATE

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal. No.	/2019)			
Sarwar Ali.	••••••	••••••	••••••	(Appella	ınt)
	V E	ERSUS			
Provincial	Government	through	Chief	Secretary,	Civil
Secretariat	Peshawar, KPk	K. and othe	rs	(Respond	lents)

AFFIDAVIT

I, Sarwar Ali S/o Safdar Ali, Ex-employees of Federal Levy Force, Kurram Agency, do hereby solemnly affirm and declare on oath that the contents of the **INSTANT APPEAL** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

DEPONENT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No	/20)19				
Sarwar Ali	· I		· · · · · · · · · · · · · · · · · · ·	••••••	(/	Appellant)
			RSUS	S		·
Provincial	Government	through	Chief	Secretary,	Civil	Secretariat
Peshawar,	KPK and othe	rs		• • • • • • • • • • • • • • • • • • • •	.(Resp	ondents)
						-

APPLICATION FOR CONDONATION OF DELAY

Respectfully Sheweth:

- 1. That the above title appeal has been filed by the appellant and no date of hearing has yet been fixed.
- 2. That the appellant was employee of Federal Levy Force and his service was governed by the Federal Levies Force regulations, 2012.
- 3. That initially the appellant has filed a writ petition in the Honorable Peshawar High Court, Peshawar (being a proper forum) in the year 2017 for the redressal of his grievances.
- 4. That on dated 15/01/2019 wherein the appellant was directed to approach to the Federal Service Tribunal and his writ petition was sent in original to the same.
- 5. That on dated 23/05/2019, the Federal Service Tribunal directed the appellant to approach the KPK Service Tribunal as the deferral Levies Force Regulations, 2012 has been

repealed through Khyber Pakhtunkhwa Ordinance No.1 of 2019 according to which the Federal Levies and Khassadar Forces stand provincialized.

- 6. That the appellant initially approached to the Honorable Peshawar High Court wherein the case of the similarly placed employees/colleagues of the appellant was decided but later on another judgment was passed in writ petition No.354-P/2017 wherein the Federal Levies Force employees where declared civil servants, so in light of that judgment the appellant was directed to approach the Federal Service Tribunal and thereafter due to merger of FATA, the Federal Levies Force and Khassadar Forces stands provincialized, consequently the appellant was again directed by the Federal Service Tribunal to this Honorable Tribunal. So the delay caused by filing the instant appeal was due to the above mentioned reasons.
- 7. That a precious interest of appellant is involved with the matter concerned and if this Hon'ble Court/Tribunal does not entertain the present appeal, the appellant will suffer irreparable loss.

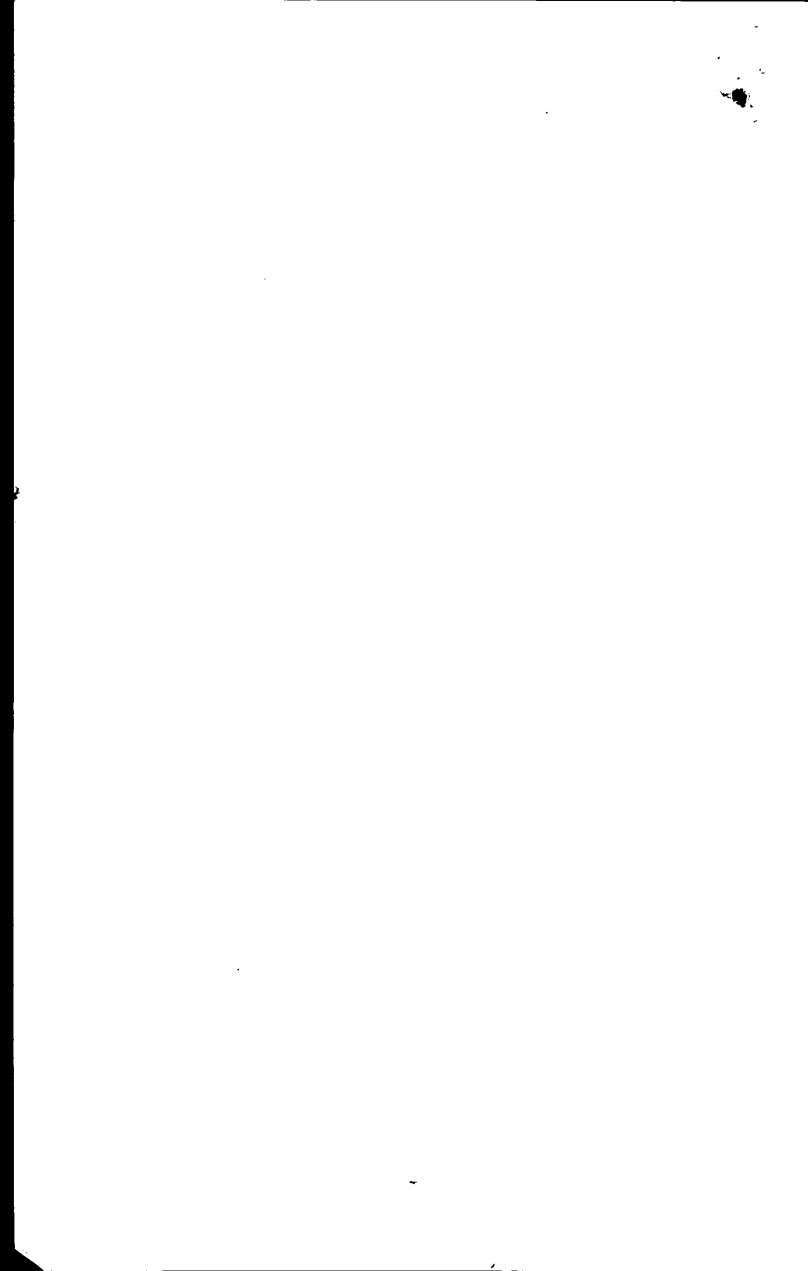
It is, therefore, most humbly prayed that on acceptance of this application of condonation, the delay, if any, in filing the above noted may kindly be condoned in the interest of justice in the instant appeal.

Appellant Through

Zahanat Ullah

Advocate, High Court Peshawar

Date: 09/07/2019



Anx- &"

OFFICE OF THE
POLITICAL AGENT, KURRAM,
No. /626 /Kurram Levy.
Dated 09 / /2 /2015.

To

The Section Officer, (L & K) Levy & Khassadar Section, Law & Order Department FATA, Secretariat Peshawar.

Subject;-

RIEDRESSAL OF GRIEVANCES

Memorandum.

Kindly refer to your letter No. CS (F)/N/4-Levy/Appeal/2837, dated 19.11.2015

The requisite information on the prescribed Performa is enclosed herewith as desired please.

Political Agent, Kurram



STATEMENT SHOWING THE DETAIL OF RECOVERABLE AMOUNT OF OVERPAYMENT FROM RETIRED KURRAM LEVY PERSONNEL

5.NO	Name	E7Name	Rank the Date of Rtirement	DOR	Date of Appointment	Date Retirment as per Rules	Date Which Retired	Excess Period Served	Last pay Drawn	Total pay Drawn in
1	∏Āli Gui	Dost Ali	Subedar	1963	 		31.12.2014	<u>-</u>		excess (7 *
2	Lal Gut	Bad Shah Gul	N/Sub	1962		 	31.12.2014			
3	Rajab Ali	Gulab Hussein	N/Sub:	1959			31.12.2014			
1	Nazir Hussain	Taj Muhammad	N/Sub.	1963	<u> </u>		31.12.2014		 	
	Sarwar Ali	Safdar Ali	Havaldar	1959	01.04.1983	01.04.2014	31.12.2014	09 menths	i). 25053x3=75159	2,37,549
	Shan Ali	Noor Muhammad	Havaldar	1966	01.03.1983	01.03.2014	31.12.2014	10 months	ii). 27065x6=162390 i). 24054x4=	252,192
	S. Jawad Hussain	S. Lal Hussain	Havaldar	1968			31.12.2014		ii).t 25996x6≠	
	S. Adil Hussain	Syed Asghar	Havaldar	1966	01.10.1983	01.10.2014	31.12.2014	03 months	i). 25961x3= 77,883	77,883
	Musa Khan	Mohsin Khan	Havaldar	1964	01.09.1983	01.09.2014	31.12.2014	04 months	i). 25838x4=1.03,352	j 1,03,352
i -	Ali Mat Khan	Syed Ghutem	Naik	1966			31.12.2014		<u> </u>	
	Abid Hussein	Ahmad Ali	Naik	1969			31.12.2014	; 		
	Nabi Hussain	Noor Khan	Naik	1974			31.12.2014			
	Noor Qamber	Ali Mardan	Naik	1969			31.12.2014	<u> </u>		
	Jan Muhammad	Chakir Khan	ivaik	1956	101.03.1984	01.03.2013	31.12.2014	13 months	i),22926x7 ii), 24310x5	3.06,790/-
	Sadaf Ali	Gul Ali	L/Naik	1973			31.12.2014		iii). 24758=	
·	Muhamad Hussain	Sefat Ali	L/Naik	196 9			31.12.2014			<u> </u>
	Ali Akber	Mir Akber	L/Naik	1969	21 04.1987	21.04.2014	31.12.2014	08 months	i). 21908x2= 43816 ii). 23224x5=116120	1,83,566/-
	Hakim Khan	Amir Khan	L/Naik	1969	01.04.1987	01.04.2014	31.12.2014	09 months	(ii), 23630 i), 21908x3=65724 ii), 23224x5=116120	2,05,474/-

ATTESTED

					. (•			
5 m !	† Syed Hussain	Muhamad Hussain	UNak	1963	01.06.1987	01.05.2014	31.12.2014	07 months	i) 71908×1 21908	1.61.658/-
20	Shan Ali	Noor Multil	Havaldar	1966			31.12.2014	·	ii). 3224x5=116120 iii). 236330	
21	Ghulam Akber	Ali Ghulam	Havaldar	1963	15.01.1982	15.01,2013	31 17.2014	13 months	i). 24598x7 = 172,186	3,32,1267=
22	Noor Afzal	Hussein Afzal	Havaldar	1959	20.01.1983	20.01.2014	31.12.2014	11 months	ii). 26575x5-132875 iii). 27065 i). 24598x5 = 122990	2,82930/-
23,	Syed Hanif	Ali Ghulam	Havaldar	5.2.1964	01.03.1983	, 01.03.2014	31.12.2014	10 months	ii). 26575x5=132875 iii) 27065 i). 24721x4 = 98884	2 505721
24	Subhan Afi	Mardan Ali	Havaldar	1965	01.02.1983	01.02.2014			ii). 26698×5= 133490 iii). 27188	2,59562/-
25	Ghulam Hussein	Charite				01.02.2014	31.12.2014	11 months	i). 24019x5 = 120095 ii). 25961x5 = 129805 iii). 26451	2,76,351/-
		Ghazi Marjan	Havaldar	1958	01.05.1982	01.05.2013	31.12.2014	13 months	i). 24055x7 = 168385 ii). 25997x5 = 129985	3,24,857/-
26	. Shah Mchmood	Fazai Jan	Havakiar	01.08.1962	01.02.1982	01.02.2013	31.12.2014	13 months	iii). 26487 i). 24598x7 = 172186 ii). 26575x5 = 132875	3.32.126/-
27	Khwajakhel	Sharin	Havaldar	1961	15.03.1982	15.03.2013	31.(2.2014	13 months	iii). 27065 i). 24143x7 —	3,26,001/-
28	Noor Muhd	Salih Muhd	Havaldar	1959	01.08.1982	G1.08.2013	31.12.2014	13 months	ii) . 26085x5 = iii) . 26575	
29	Noor Faraz	Syed Sharif	17	,		<u> </u>		C3 Modities	i). 24143x7 = 169001 ii). 26085x5 = 130425 iii). 26575	3,26,001/-
	!	Syou Stat/s	Havaldar	1961-	21.04.1982	21.04.2013	31.12.2014	13 months	i). 24598x7 = 172186 ii). 26575x5 = 132875	3,32,126/-
30	Sharab Khan	Fazlai	Havaldar	1961	11.02.1982	11.02.2013	31.12.2014	13 months	iii) 27065 i). 24513x7 - 171591 ii). 26490x5 = 132450	3.31.021/-
į.	`							:	iii), 26980	22 94 750

ATTESTED TO BE ONLY

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otal 32,84,7

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	Sardar Gholam	/ Musam Khan	Havaldar	. 1957	Latas tari			`		
i					01.03.1982	01.03.2013	31.12.2014	13 months	0). 2417457 = 171318	3.27.
,			Ì						ii). 25954x5 - 129805	
12	Inavat Husein	Muhammad Anwar	Naik	1964	01.01.1985	0.00.00	_	1	m), 26451	
	7	İ			91.01.1983	01.01.2014	31.12.2014	12 months	i). 22556x6 · 135336	2,81,
,		<u> </u>		İ	•	Í	I		ii), 24356x5 = 121780	İ
33	Asghar Hussein	Gulab Husein	Naik	1962	16.03.1985	16.03.2014			iii), 21801	
					1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	10.05.2014	31.12.2014	09 months	1). 2255ex3 - 07608	2,14,
34	Tean	·			i				ii). 24356×5 ≈ 121780	
	S. Sajad Huscin	S. Badshah	Naik	1969	16.03.1985	16.03.2014	31.12.2014	1	iii). 24804	•
			1				0.12.2114	09 months	i).22556x3 = 67668	2,14_
35	Ajceb Hussein						:	į	ii). 24356x5 - 121780	
	Ajoeti missem	Muhammad Hassan	Naik	1964	15.10.1984	15.10.2013	31.12.2014	13 months	iii), 24804	<u> </u>
	!	i I		!				13 mentus	i). 22556x7 = 157892	3,04,
36	Ramazan Ali	1		<u> </u>					ii), 24356x5 = 121780 iii), 24804	
		Qurban Ali	Naik	1963	01.11.1984	01.11.2013	31.12.2014	13 months	il 22926x7 = 160482	<u> </u>
	İ	i				<u> </u>	1	1	ii). 24310x5 = 121550	3,06,1
37	Mubarak Khan	Sardar Klian	Naik	1			į		iii). 24758]
		Tellan	Natk	1958	01 09.1483	01.09.2012	31.12.20[4	13 months	i). 23130x7 - 161910	3,09.4
i	<u>. </u>								ii). 24514x5 = 122570	2,07,5
38	Muhd Rehman	Mir Alam Kh	ı Naik	1963	01.07.100.				iii). 249 62	
ļ				1703	01.03.1984	01.03.2013	31.12.2014	13 months	i). 23130x7 = 161910	3,09,4
				;		-		į	ii). 24514x5 = 122570	; -,, :
39	Muhd Jan	Gul Bat Khan	Naik	1962	01.08.1984	01.07.0017			iii). 24962—	ļ
!		i	i	1702	01.00.1304	01.08.2013	31.12.2014	13 months	i). 23131x7 = 161917	3,09,4
]								!	ii) 24515¥5 =	
i		l r		i		1		i	122575	I .
40	Khezullah Khan	Akber Khan	Naik	1007					iii). 24963	
1			l'aik	1967	01.08.184	01.08.2013	31.12.2014	13 months	i). 22926x7 =	3,09,4
1		į						÷ -	160482	,,,,,
				', 					ii). 24758x5 = 123790	i
						<u> </u>		·	iii). 25206	

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	• .•	Gul Mat Khan	Ismail Khan	! Naik	1966	01.08.1984	01.08.2013	31.12.2014	13 months	i), 22926\7 - 160482	3.06,790/-
ĸ,	Ç.			1				1		ii). 243 10x5 - 121550	İ
İ			ļ		;		Ĭ	_		iii). 2:1758	
-	12	Azeem Khan	Nat Khan	Naik	1964	01.09.1984	01.09.2013	31.12.2011	13 months	i). 22926x7 - 160482	3,06,790/-
.						=				ii). 24310x5 = 121550	, ,
			<u> </u>			1 =			!	iii). 24758	į
,	43	Noor Zaman	Shehzad Gul	Naik	1966	01.11.1984	, 01.11.2013	31.12.2014	13 months	i). 21777x7 = 152439	2.93,449/
]'	-	1			1			ii). 23441x5 = 117205	
!			i	1		!,				iii), 23805	
•	44	Jan Muhd	Shakir Muhd	Naik	1956	: 01.05.1984	01.05.2013	31,12,2014	13 months	i). 22926x7 - 160482	3,06,790.
i								1		ii). 24310x5 = 151550	1 5,00,130
				1	!		ļ		1	iii). 24758=	
Ī	45	Noor Jan	Habib Gul	Naik	: 1962	01.07.1984	01.07.2013	31.12.2014	13 months	i). 22510x7 = 157570	3,03,878
ļ			İ						15 11011113	ii). 24310x5 = 121550	2,02,070
,		,	ļ			:		·	-	iii). 24758	
.	46	Khyal Muhd	Jan Muhd	Naik	1958	01.05.1982	01.03.2011	31.12.2014	13 months	i). 23550x7 = 164850	3,17,782
							1			ii). 25415x5 = 127075	3,17,702
		i]	İ			! 1	.	į	iii). 25862	
I	47	Alam Gul	Khyal Gul	Naik	1966	01.09.1983	01.09.2012	; 31.12.2014	13 months	i). 22926x7 = 160482	3,06,790
İ		<u> </u>			1,700		1 -1.05.2012	31.12.2011	1 3 110/11/13	ii). 24310x5 = 121550	1 2:00:13
			1		•		1			iii). 24758	
Ī	48	Rasul Khan	Nasrullah Jan	L/Naik	1967	07.01.1986	01.07_2013	31.12.2014	i 13 months	i). 21335x7 =	2,91,53
- }					1,50,		1	31.32.2014	13 monda	ii). 23630x5 =	2,71,33
									1	m). 24056	ļ
ĺ	49	Din Bat Khan	Sewal Khan	L/Naik	1964	22.07.1984	22.07.2011	31.12.2014	13 months	i). 22012x7 = 154084	2.06.80
j					1704	22.37.1764	22.07.2011	31,12,2014	וואוטווויז כי ן	ii). 23734x5 = 118670	2,96,89
1						1	1	,		iii). 24140	
	50	Muhd Rasol	Rasol Khan	L/Naik	<u> </u> 1958	01.08.1985	01.08.2012	31.12.2014	i 13 months	i). 22012x7 = 154084	3.05.00
3		-		- Italk	1770	G1.00.170J	01.06.2012	31.16.2314	13 months		2,96,89
14										ii). 23734x5 = 118670 iii). 24140	}
Ĩ		 	_L	<u></u> _		!	_L	. <u>.!</u>		Total	

		Shahizada	Habib Gul	11/Naik	U 1967	1 01.09.1985	7 0 7 0 (
>				1	1,07	. 01.05.1363	01.09.2012	31.12.2014	1 i months	1). 22017x7 - 151084	2.96,894
		1			!	İ	İ		1	ii). 23734x5 - 118670	
	32	Moeen Shah	Merak Shah	1./Naik	+1000	<u> </u>	-		<u> </u>	iii). 24140 💆	
•			•	i	1968	01.08.1984	01.08.2011	31.12.2014	13 months	i). 22012x7 = 154084	2,76,894
•	į٠ i					!				ii). 23734x5 = 118670	1
	53	Itibar Gul	Khyal Gul	L/Naik	<u> </u>					iii). 24140	
		ĺ	Tanyan Gui	DNak	1965	01.03.1985	01.03.2012	31.12.2014	13 months	i).22012x7 = 154084	2,96.894
		4				- [ii). 23734x5 = 118670	
ĺ	54	Pehlawan	Khwajamat Khan	100			1	:	}	iii). 24140	
			l zawalamat Kupu	L/Naik	1966	01.08.1985	01.08.2012	31.12.2014	13 months	i). 22012x7 = 15408/4	2,96,894
ĺ		1								ii). 23734x5 = 118670	1
	55	Khana Gul	110-110							iii). 24140	
İ		Landia Out	Hamid Gul	L/Naik	1970	01.02.1986	01.02.2013	31.12.2014	13 months	i). 22012x7 = 15408/4	2.96,894
ا ن				i	!	i		ļ,		ii). 23734x5 = 118670	1 2.70,6%
1	56	Wali Shah					1	1		iii). 24140	`
 		Aut Shift	Gulab Shah	LNaik	1967	12.03.1987	12.03.2014	31.12.2014	10 months	i). 21531x4 = 86124	2,25,874
				j		1			i	ii). 23224x5 = 116120	1 2,23,874
	57	Raham Noor				i	!	ļ		iii). 23630	
	., .	Kalian Noor	Muhd Noor	L/Naik	1960	01.08.1982	01.08.2009	31.12.2014	13 months	i). 22974x7 = 160818	3,09,748
1		į.		. † . i			ļ·	İ	- manag	ii). 24754x5 = 123770	3,09,748
}	50									ii). 25160	1
- [58	Habib Shah	Syed Wazir	L/Naik	1963	15.01.1982	15.01.2009	31.12.2014	13 months	i). 22974x7 = 160818	2.55
l i									13 months	ii). 24754x5 = 123770	3,09,748
-	50	!				,)				iii). 20100	
ľ	59	Wazir Khan	Adam Khan	L/Naik	1965	16.08.1983	16.08.2010	31.12.2014	13 months		
			} i					J 1.1, ZV14	13 months	i). 22012x7 – 154084	2.96.894
				ł						ii). 23734x5 = 118670	
	60	Muhammad	Syed Mulid	L/Naik	1962	28.08.1981	28.08.2008	31.12.2014	12	iii). 24140	
?	į		į.		1 - 02		20.00.2000	21.14.2014	13 months	i). 22971x7 = 160797	3,09,709
7_				·	1.		200			ii). 24751xS = 123755	1
-			- <u>- </u>	_ 			<u> </u>			iii). 25157	
										Total	29,36,

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51 <u> </u>	Talak Naz	Matanat	I /Naik	1960	01.09.1982	01.09.2009	31.12.2014	13 months	1 "	3,09,7487-
:		•	i t						ii), 24754x5 123770	
	<u></u> .	:	<u></u>				<u> </u>	<u> </u>	iii), 25160	a lia was
62	Noor ul Haq	Haji Ahmad	L/Naik	1965	16.11.1982	16.11.2009	31.12.2014	13 months	1 '	3,09,748/-
				,		- I			ii), 24754x5 = 123770	. (
					j				iii), 25160	
63	Minhd Yousuf	Zar Khan	L/Naik	1955	01.12.1985	01.12.2012	31.12.2014	13 months		2,93,449/-
		,			* 4				ii). 23441x5 = 117205	
					,				iii). 23805	
64	Iqbal Shah	Khelwat Shah	L/Naik	1955	01.12.1985	01.12.2012	31.12.2014	13 months	i). 21777x7 = 152439	2,93,449/-
			:		•				· ii). 23441x5 = 117205	
									iii). 23805	
65	Islam Muhd	Ghulam Muhammad	L/Naik	1965	10.02.1985	10.02.2012	31.12.2014	13 months	i). 22012x7 = 154084	2,96,894/-
			•				•		ii), 23734x5 ~ 118670	•
		!	1				1	ļ	iii), 24140	
66	Sadaat Khan	Batokai	L/Naik	1967	01.101983	01.10.2010	31.12.2014	13 months	i). 22012x7 =154084	2.96.894/-
			ļ		.	1	1		ii). 23734x5 = 118670	:
	-	;	ļ		Ì				iii). 24140	
67	Sharif Khan	Shabaz Khan	L/Naik	1966	18.03.1987	18.03.2014	31.12.2014	09 months	i). 21613x3 = 64839	2.05.081/-
							ļ		ii). 23306x5 = 116530	
			ļ		,			,	23712	
68	Kamil Jan	Sarwar Khan	L.Naik	1960	01.02,1986	01.02.2013	31.12.2014	13 months	i). 21613x7 = 151191	2,91,533/-
			ļ					,	116530 = 278025C (ii	
	•								iii). 23712	
69	Hayat Gul	Syedmar Gul	L/Naik	1968	01.06.1986	01.06.2013	31.12.2014	13 months	i). 21777x7 = 152439	2,93,085/-
								;	ii). 23441 x6= 140646	
70	Muhd Sharif	Mir Muhammad	L/Naik	1959	01.08.1986	01.08.2013	31.12.2014	13 months	i). 21531x7 = 150717	2,90,467/-
							1		ii). 23224x5 = 116120	
	·							. :	iii). 23630	
	 			<u> </u>	<u> </u>	. 	— : - — — ;— ;— ; ·	<u> </u>	Total	28,80,34
1		•							(· · · · · · · · · · · · · · · · · · ·	

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	'.				•					
٠	l Nabi Khan	Jehangir Khan	LONaik	1961	01.08.1986					
1 2			ì	1	91.05.1980	01.03.2013	31.12.2013	13 months	D. 21531x7 - 150717	2.90,467/-
i							1000		ii). 23224x5 = 116120	,
72	Khyal Bat Khan	Adam Khan	I/Naik	1957	01 03.1985	 			iii). 23630	-
				1,727	01.03.1485	01.03.2012	.31.12.2014	13 months	i). 72012x7 - 154084	2.96,894/-
						=			ii). 23734x5 = 118670	
73	Gul Badar	Syed Sharif	L/Naik	1965					iii). 24140	(
		i	1	1903	01.07.1985	01.07.2012	31.12.2014	13 months	i). 22012x7 = 154084	2,96,894/-
						j ,		:	ii). 23734x5 = 118670	"
174	Noor Islam	Guldali	LNaik	1000					iii). 24140	:
			13. Saik	1958	02.01.1986	02.01.2013	31.12.2014	13 months	i). 22012x7 = 154084	2.96,894/
}			i				i		ii). 23734x5 = 118670	
75	Jamal Husein	Ali Ghulam				ļ		-	iin. 24140	1
		· · · · ·	Sepoy	1958	01.02.1983	01.02.2008	31.12.2014	13 months	i). 22661x7 = 158627	3,05,253/-
7						Ì	1		ii). 24377x5 = 121885	3,03,2337-
76	Sher Ghulam	Syed Ghulam						-	iii). 24741	H. H.
:		Syed Chilliam	Sepoy	1967	01.05.1982	01.05.2007	31.12.2014	13 months	i). 22661x7 = 158627	
						ł			ii). 24377x5 = 121885	3,05,253/-
77	Ashiq Hussein	Relimat Ali						-	iii). 24741	
į	1 1 1 2 2 2 1 1	Kenmat An	Sepoy	1964	12.04.1984	12.04.2009	31.12.2014	13 months	i). 21777x7 = 152439	1202
							1	, a montais	ii). $23441x5 = 117205$	2,93,449/-
78	Yousaf Ali				•				iii). 23805	
	l cousin All	Manzar Ali	Sepoy	1974	12.04.1984	12.04.2009	31.12.2014	13 months	<u> </u>	
ļ			•	. ,				13 months	i). 21777x7 = 152439	2,93,449/-
79	Ichal II.			l	ļ			İ	ii). 23441x5 = 117205	
1 ''	Iqbal Hussein	Israr Husein	Sepay	1958	01.07.1986	01.07.2011	31.12.2014	12	iii). 23803	
•	! 	,	- {		:	01.07.2011	31.12.2014	13 months	i). 21335x7 = 149345	2,86,547/-
80			!		1				ii). 22973x3 = 114865	
ou	Dildar Hussein	Mohib Ali =	Scpoy	1960	09.12.1987	00 10 0010	1 21 12 22 1		22337	
,	!			1,700	07.12.1907	09.12.2012	31.12.2014	13 months	i). 21335x7 — 149345	2,86,547/-
		ļ					1		ii). 22973x5 = 114865	
			<u> </u>		<u> </u>	_1	1	1	iii). 22337	
	- 							1.5	Total	29,51,647
6 0										

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» 81	Hashim Ali	Ghulam Jan	Sepoy	1955	01.10.1986	01.19.2011	31.12.2014	13 months	i). 21101x7 = 147707	2.84,34
į						:		,	ii). 22713x5 + 113565	1
82	; Munawar Ali	Qamber Ali				·	<u> </u>		23077	1
j		Quantier All	: Sepoy	1958	23.07.1985	23.07.2010	31.12.2014	13 months	i). 21777x7 - 152439	2.93.4
				•		1			ii). 23441x5 ≈ 117205	
83	Sohail Masih	Gulfam Maseli	Sepoy	1963	101.001.001		<u> </u>	<u> </u>	iii). 23805	į
•		,	бербу	1903	01.09.1984	01.09.2009	31.12.2014		i). 21673x7 - 151711	2.9209
·				,					· ii). 23337x5= 116685	
84	Sharbat Ali	Shenkai	Scpoy	1.11.1957	01.03.1988	101 03 2013	1111000	<u> </u>	iii). 23701	•
				1.11.1757	01.03.1988	01.03.2013	31.12.2014	13 months). 21335x7 - 149345	2,86,5
				; •				1	ii). 22973x5 = 114865	
85	Muhd Shafiq	Karim Dad	Sepoy	1974	01.12.1985	01.12.2010	31.12,2014	 	iii). 22337	
	•			1	01.12.1703	01.12.2010	31.12,2014	13 months	i). 21777x? - 152439	2,93,4
<u> </u>	<u>.</u>			:		-	1		ii). 23441x5 = 117205 iii). 23805	
. 98 1	Nexon Maseh	James Maseh	Sepoy	1976	01.04.1987	01.04.2012	31.12.2014	13 months	i). 20893x7 = 146251	1 2016
	•						:	i 13 monus	ii). 22505x5 = 112525	2,81,6
0.7								į	iii). 22869	!
87	Abdullah Khan	Ashraf Khan	Sepoy	1960	1984	2009	31.12.2014	; 13 months	i). 21777x? = 152439	2,93,4
			•						ii). 23441x5 = 117205	1
88	1 Malash 189							;	iii). 23805	:
, 00	Mehtab Ali	Nawab Ali	Sepoy	3.4.1968	01.08.1988	01.08.2013	31.12.2014	13 months	i). 22219x7 = 155533	2,99,3
İ		:	1	;					iin 73909v5 = 119545	
89	Ashiq Hussein	Qadam Ali	·						iii). 24273	
	- round traspelli	Qauam All	Sepoy	1968	01.03.1984	01.03.2009	31.12.2014	13 months	i). 22661x7 = 158627	3,05,2
	!								ii). 24377x5 = 121885	: :
90	Mushtaq Husein	Lal Hussein	Senov	11075					iii). 24741	· ·.
į		Con 1103CH	Sepoy	1975	09.12.1987	09.12.2012	31-12.2014	13 months	i). 21777x? = 152439	2,93,4
						·			ii). 23441x5 = 117205	
i		<u> </u>				į			iii). 23805	

	•			~ = R	Date of the	nati And)	(28)
•	Zahir Shah	Mehmod Jan	Sepoy	D'00D	01.10.1987	pati of rul Relon os por [01.10.2012	5 Decti Refracti 31.12.2014	Facers Period served 13 months 111. 20775x7	145425 = 2.81.923/-
		!	b	<u> </u> 				ii). 22439x5	
92	Gulzar Husein	Muhd Husein	Seixoy	15.3.1955	01.03.1986	01.03.2011	31.12.2014		155533 2,97,167/-
-	() () () () () () () () () ()					}		ii). 23545x5 -	* ***
	Mushtaq Husain	Muhd Ali	Sepoy	28,3,1965	01.01.1987	01.01.2012	31.12.2014	iii). 23909 13 months i). 23172x7 =	
94	Rehman Gul	Eadat Khan	Sepoy	:				ii). 24914x5 = iii).25278	124570
	'	Cally	Celthy	1960	01.07.1986	01.07.2011	31.12.2014	13 months i). 20893x7 = ii). 22505x5 =	
5	Muhammad Akbar	Khaista Khan		1963	15.02.1982	15.02.2015	21.02.201.5	iii). 22869	
6	Munir Hussain	<u> </u>	Naib Subedar		13.02.1962	13.02.2015	31.03.2015	01 month i). 28007 (15) days ii). 14004	42,010/-
	,	Hussain Gul	Naib Subedar	1962	01.06.1981	01.06.2014	31.03.2015	10 months ij. 25993x1 =	
7	M. Rshid Khan	Pir Badshah	_	1960	20.08.1981	20.08.2014	31.03.2015	iii). 28829x4 =	= 115316
8	Yousuf Ali	Dost Ali	Naib Subedar		``	20.08.2014	31.03.2013	07 months i). 27363x3 = ii). 28007x4=	
		- 751 (111	Naib Subedar	1957	01.06.1981	01.06.2014	31.03.2015	10 months i). 26669x1 =	26669 ! 2,83.612/-
•	S. Arbab Hussain	S. Amir Mian		11.12.1958	11.02.1982	11.00.2016		ii). 28263x5 = iii). 28907x4=	
0	Rahman Gul	Pir Ghulam	Naib Subedar	<u> </u>		11.02.2015	31.03.2015	01 month i). 28830 (18) days ii). 18534	47,364/-
_	-		Naib Subedar	03.02.1965	15.01.1982	15.01.2015	31.03.2015	2 ½ months i). 27923x2 = ii). 13962	55846 69,808/-
				51 yers		1	<i>h</i>	Total	23,15,57

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' {	: *				,				(
7101	Nijat Hussain	Sahib Khan	Naib Subedar	1964	15.01.1982	T15.01.2015	131.03.2015	2 1/2 infonths	• .	
102	Abdul Karim	Saifullah	Naib Subedar	1961	15.02.1982	į ,		01 month (15)	i ii), 13962	69.808/-
103	Noor Akbar	Khaista Khan	Naib Subedar	1965	15.02.1982	_	31.03.2015	days	ii). 13962 i). 29214	41,885/-
104	Maqsood Khan	Janat Mir	Naib Subedar	1956	01.02.1982	_ !	31.03.2015	,	ii). 14607 i). 29214x2	43,8217
105	Badshah Jan	Piow Khan	Havaldar	1963	01.05.1983		31.03.2015		i). 24143x2 = 48282	2,85,011/-
106	S. Abid Hussain	S. Abdul Hussain	Havaldar	1963	16.11.1982	16.11.2013	31 02 7015		ii). 26885x5 = 140425 iii). 26575x4≈ 106300	
				! 		10.11.2013	21.03.20[3	16 months	i). 24598x7 = 172186 ii). 26575x5 = 132875	4,13,321/-
107	lqbal Hussain	Muhd Yousuf	Havaldar	1965	01.04.1983	01.04.2014	31.03.2015	12 months	iii). 27065x4 = 108207	
108	Jamil Hussain	Mohamad Akbar			·		01.03 2015	12 months	i). 23564x3 = 70692 ii). 26575x5 = 132875	3,11,827/-
	Muhammad Wazir	Ali Wazir	Havaldar	1964	01.10.1983	01.10.2014	31.03.2015	06 months	27065x4= 108207 i). 25348x2 = 50696	1,54,048/-
	- \	weigh	Havaldar	1966	01.05.1983	01.05.2014	31.03.2015	11 months	 ii). 25838x4 = 103352 i). 24598x2 - 49196 ii). 26575x5 = 132875 	2,99,321/-
110	Abdul Jalil	Habib Khan	Havaldar	1961	<u> </u>	, ,	·		iii). 27065x4 =	ı
				;- 1901	01.06.1983	01.06.2014	31.03.2015	10 months	i).24054 ii).25996x5 = 129980	2,59,978/-
	- 					<u> </u>			iii). 26486x4= 105944 Total	17 49 300
1	t	•							<u>څ. د</u>	17,47,278

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								/	•	
$\vec{\sigma} = \int \Pi \vec{r}$	Sultan Ali = -	Mardan Ali	Havoldar	1965	01.09.1983	01.09.1983	131.03.2015			
113	Multan Jan	Sayed Baz	Havaldar	1964	01.05,1983			07 months	i) 75348x3 66044 ii), 25838x4+101752	1,79,396/-
ļ	14		 		01.05.1983	01.05.2014	31.03,2015	110 months	i). 24054x2 = 48108 ii). 25996x5 = 129980	2,84.032/-
113	Niaz Hussain	Dost Muhammad	Havaldar	1050			İ		iii). 26486x4 = 105944	
114	S. Noor Hussain	S. Ali Akbar	! Havaidar	1958	01.01.1984	01.01.2015	31.03.2015	03 months	i). 25838x3 - 77514	77.514/-
115	Syed Ghulam	Abbas Ghulam	Havaldar	1960 1962	01.02.1984	01.02.2015	31.03.2015	02 months	i). 25838x2=51676	51,676/-
				1902	15.01.1983	15.01.2014	31.03.2015	2 1/2 months	i). 26575x2 = 53150	66,438/-
116	Abid Hussain	Sanjab Khan	Havaldar	1958	01.05.1983	01.05.2014	31.03.2015	11 months	ii). 13288- i). 23962x2 = 47924	2,88,258/-
;				<u> </u>	:				ii). 26486x5 = 132430	-14 تکرہ 200
117	Noor Ali	Mird Ali	Havaldar	1963	01.11.1983	01.11.2014	31 02 2015		ії). 26976 ₈ 4= 107904	
118	Said Marjan	Asghar Khel	Havaldar	1965	01.06.1983	_L	31.03.2015	04 months	i). 25838v4=	1,03.352/-
				!	,	11.00.2014	31.03.2013	10 months	i). 24598x1 = 24598 ii). 26575x5 = 132875	2,65,733/-
119	Kamal Hussain	Mir Muhamad Jan	 Naik	1963	!			!	iii). 27065x4= 108260	j. 5
	i . 			1 1703	15.05.1984	15.05.2013	31.03.2015	16 months	i). 22556x7 = 157892	3.78.688/-
120	S. Muhamad Afzal	C NA J J A							ii). 24356x5 = 121780 iii). 24804x4= 92216	. 3
	TIZE	S. Muhd Asgher	Naik	1963	01.01.1985	01.01.2014	31.03.2015	15 inonths	i). 22556x6 = 135336	3,56,332!-
'			,				į		ii).24356x5 = 121780	,
_ــــــــــــــــــــــــــــــــــــ			· Marketina	<u> </u>		<u>i </u>			iii). 24804x4= 92216	10.00
k d		EXT II	10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1						Total	19,55,265

127	Gul Muhammad	Ghulam Muhamad	Naik	1968	01.11.1984	01.11.5042.	31	/	/ 	
		The state of the s	, valik	1700	01.11.1984	01.11.2013	51.05.2015	16 months	(i). 22556x7 157892	3,78,885/-
			:					!	ii). 24356x5 ~ 1217801	!
	<u> </u>				ļ.,	:			iii). 27065x4= 108260	İ
122	S. Sabir Hussain	S. Shah Hussain	Naik	1957	- 15.05.1985	15.05.2014	31.03.2015	10 months	i). 23095x1 = 23095	2,57578
						, ;		(16) days	ii). 24927x5 = 124635 iii). 25375x4= 101500	
123	Speed Khan	Gul Nazir	Naik	1967	01.10.1985	01.10.2014	31.03.2015	06 months	iv). 11548 i). 24310x2 =48620	1.47.652/-
•		!					11.03/2015	3	ii). 24758x4= 99032	1347.0325
124	Ali Nagi	Eid Akbar	Naik	, 1967	16.07.1006			<u>.</u>		
		Eld PEROM	Mark	i 1907	15.07.1985	15.07.2014	31.03.2015	08 months (16) days	i). 24758x4 = 9903Z	2,12,235/-
					•			(10) 0233	ii). 25206x4 - 100824	
		·						i	iii). 12379	
125	Akbar Ghulam	Ali Ghulam	Naik	1967	01.12.1985	01.12.2014	31.03.2015	04 months	24736x4= 98944	98,944/-
26	Lal Badshah	Niaz Badshah	Lance Naik	1968	01.12.1985	01.12.2012	31.03.2015	16 months	i). 21531x7 – 150717	:
	İ				0111211303	01.12.2012	31.03,2013	to monus		3,61,357/
							,	Ì	ii).23224x5 = 116120	
27	Fazal Mir	Feed C				,			ili). 23630x4= 94520	
_,	1 0201 1411	Fazal Gul	Lance Naik	1968	09.12.1987	09.12.2014	31.03.2015	03 months	i). 24036x3 = 72108	89.16
	 			1		1		(22) days	ii). 1705 8	
28	Werhmin Khan	Janat Mir	Lance Naik	1962	09.12.1987	09.12.2014	31.03.2015	03 months	i). 24036x3 = 72108	89.166/-
						 		(22) days	ii). 1705a	.
29	Abdul Malik	Itebar Khan	Lance Naik	1966	12.12.1987	12.12.2014	31.03.2015	03 months	i). 24036x3 = 72108	86,840/-
						1	•	(19) days	ii), 14732	""
30	Yaqoob Klian	Ali Sarwer	Lance Naik	1968	12.12.1987	12.12.2014	31.02.2016			<u> </u>
				1.73	14.12.170/	12.12.2014	3 (3/3,2 913 	03 months (19) days	i). 24036x3 = 72108	86,840/-
									ii). 14732	ļ
									Total	: 20,74,1





	•									
31	Gul Mat Khan	Juna Khan	Lance Naik	1962	01.12.1987	01.12.2014	31.03.2015	04 months	24036547	96,144/-
32	Abdullah Shah	Halcem Shah	Lance Naik	1969	12.12.1987	12.12.2014	31.03.2015	03 months (19) days	i). 24036x3 - 72108 ii). 14732	86,940/-
33	Muhamad Ishaq	Hussain Khan	Lance Naik	1969	12.12.1987	12.12.2014	31.03.2015	03 months (19) days	i). 24036x3 ii). 14732	86,840
34	Muhmmad Ayub	Shehzad Khan	Levy Scpoy	1965	01.12.1988	01.12.2013	31.03.2015	16 months	i). 21335x4 = 85340 ii). 22973x5 114865 iii). 23337x4 = 93348	3,57,558/-
35	Tariq Masih	Lal Masih	Levy Sepoy	1960	23.09.1989	23.09.2014	31.03.2015	06 months	i). 22037x2 = 44074 ii). 22401x4 89604	1,33,678/-
36	Hayar Ullah	Samund Khan	Levy Sepay	1974	18.06.1989	18.06.2014	31.03.2015	09 months	i), 22037x5 = 110185 ii), 22401x4= 89604	1,99,789/-
37	Dildar Hussain	Gul Din	Levy Sepoy	1963	04.10.1989	04.10.2014	31.03.2015	06 months	i). 22973x2 = 45946 ii). 23337x4= 93348	1,39,294/-
38	Intizar Hussain	Gul Din.	Levy Sepoy	1965	24.04.1987	24.04.2012	31.03.2915	16 months	ii). 22973x5 = 114865 iii). 23337x4= 93348	3,57,558/-
								1	Total	15,44,541
					<u> </u>				G- Total	3,16,01,076/-

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Annex B

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

W.P. No. WW85 V2015

- 1. Rehman Gul S/o Pir Ghulam (Nail Subedar)
- 2. Muhammad Rashid Khan S/o Pir Badshah Waii Subedar)
- 3. Noor Akbar S/o Khaista Khan (Naib Subedar)
- 4. Saeed Khan S/o Gul Nazir (Naik)
- 5. Said Marjan S/o Asghar Khel (Hawaldar)
- 6. Sultan Ali S/o Mardan Ali
- 7. Jamal Hussain S/o Ghulam Ali
- 8. Ashiq Hussain S/o Rehmat Ali
- 9. Yousaf Ali S/o Manzar Ali
- 10. Manzoor Hussain S/o Qambar Ali
- 11. Mushtaq Hussain S/o Lal Hussain
- 12. Noor Hussain S/o Hussain Faqir
- 13. Inayat Hussain S/o Muhammad Anwar Hussain
- 14. Asghar Hussain S/o Gulab Hussain
- 15. Syed Sajjad Hussain S/o Syed Badshah Hussain
- 16. Ajeeb Hussain S/o Muhammad Husssain
- 17. Ramzan Ali S/o Qurban Ali
- 18. Syed Noor Hussain S/o Syed Ali Akbar
- 19. Syed Ghulam S/o Ghulam Ali
- 20. Syed Ghulam S/o Abbas Ghulam
- 21. Syed Muhammad Afzal S/o Syed Muhammad Asghar
- 22. Gul Muhammad S/o Ghulam Muhammad
- 23. Syed Sabir Hussain S/o Syed Shah Hussain
- 24. Ali Naqi S/o Abdul Akbar
- 25. Subhan Ali S/o Mardan Ali
- 26. Yousaf Ali S/o Dost Ali

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27. Ghulam Akbar S/o Ali Akbar

28. Shan Ali S/o Ghulam Muhammad

29. Iqbal Hussain S/o Muhammad Yousaf

30. Hashim Ali S/o Ghulam Jan

31. Nijat Hussain S/o Sahib Shah

32. Shah Mehmood Khan S/o Fazal Jan

33. Noor Faraz S/o Syed Sharif

34. Sharab Khan S/o Fazalay

35. Sardar Ghulam S/o Mosam Khan

36. Khwaja Khel S/o Sharif Khan

37. Musa Khan S/o Meman Khan

38. Mubarak Khan S/o Sardar Khan

39. Noor Muhammad S/o Saleh Muhammad

40. Habib Shah S/o Syed Zahid

41. Raham Noor S/o Muhammad Noor

42. Muhammad Sharif S/o Muhammad Habib

43. Muhammad Ishaq S/o Hussain Khan

44. Ali Akbar S/o Mir Akbar

45. Islam Muhammad S/o Ghulam Muhammad

46. Khiyal Muhammad S/o Jan Muhammad

47. Gul Bhadur S/o Syed Sharif

48. Nabi Khan S/o Jehangir Khan

49. Kabal Khan S/o Sardar Jan

50. Muhammad Khan S/o Said Muhammad

51. Moin Shah S/o Nawak Shah

52. Falak Naz S/o Matanay

53. Lal Badhsh S/o Niaz Badshah

54. Hakim Khan S/o Amir Khan

55. Azem Khan S/o Nat Khan

56. Khiyal Bat Khan S/o Adam Khan

57. Khan Gul S/o Khameer Gul

58. Shehzad Gul S/o Habib Gul

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- 59. Noor Islam S/o Noor Wali
- 60. Noor ul Haq S/o Ali Ahmad Khan
- 61. Saadat Khan S/o Batokay
- 62. Wali Shah S/o Gulab Shah
- 63. Muhammad Rehman S/o Mir Alam Khan
- 64. Noor Zaman S/o Shehzada
- 65. Muhammad Jan S/o Gulbat Khan
- 66. Abdullah Khan S/o Ashraf Khan
- 67. Hayat Ullah S/o Muhammad Khan
- 68. Wazir Khan S/o Muhammad Adam Khan
- 69. Muhammad Rasool S/o Rasool Khan
- 70. Syed Hussain S/o Muhammad Hussain
- 71. Badshah Jan S/o Piao Jan
- 72. Pehalwan S/o Khwaja Mat Khan
- 73. Din Bat Khan S/o Rasool Khan
- 74. Munir Hussain S/o Hassan Gul (Naib Subedar)
- 75. Zakhmeen Khan S/o Janat Mir
- 76. Syed Abid Hussain S/o Syed Abdul Hussain
 All employees of Federal Levy Force, Kurram Agency.
 (Petitioners)

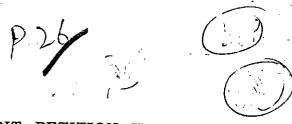
VERSUS

- 1. Chief Secretary FATA, FATA Secretariat, Warsak Road, Peshawar.
- 2. Secretary Law and Order FATA, FATA Levy Force, FATA Secretariat, Warsak Road, Peshawar.
- 3. Political Agent Kurram Agency.
- 4. Section Officer (L&K) FATA, FATA Secretariat, Warsak Road, Peshawar.
- 5. Agency Account Officer, Kurram Agency.
- 6. Secretary SAFRON Division, Pak Secretariat Islamabad................(Respondents)

Deputy Registrar 23 DEC 2015

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WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973.

Prayer:

On acceptance of this Writ Petition, the respondents may kindly be directed:

- a. To reinstate and promote those petitioners who have been prematurely retired by withdrawing their retirement orders, as per the order dated 29/05/2015 of respondent No. 2.
- b. To give one step promotion to the senior most and allegeable Levy Personnel (retired) according to the sanction posts dated 24/04/2014.
- c. To declare null and void the recover order dated 09/02/2015 of the respondent No. 2 being illegal and the respondents may further be directed to release the pension of the petitioners along with interest (who has attained the age of superannuation) along with back benefits.

Respectfully Sheweth:

The Brief facts of the case are:-

1. That the petitioners were employees of Federal Levy
Force and were servicing on different posts/ ranks

at Kurram Agency.

2. That during the entire period of their services they performed their duties honestly and courageously.

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- 3. That in the year 2013 when the law and order situation in the Kurram Agency including other parts of the country were tense due to Talibanization and anti state elements the petitioners performed their duties valiantly and fearlessly.
- 4. That on dated 23/04/2013 the FATA Secretariat Narcotics Section sanctioned 2500 Levy Posts through letter No. CS (F)/N/4-Levies/Concept Paper/825 according to which the present petitioners were suppose to be given one step promotion. (Copy of letter dated 23/04/2013 is attached as annexure "A").
- 5. That the petitioner waited for their one step promotion according to the sanction posts but respondents did nothing on their part, consequently the petitioner moved applications to respondent No. 3 regarding their promotion, but unfortunately the respondent No. 3 turn deaf ear to the said requests, although in other agencies the above said order was implemented in its true letter and spirit, consequently the petitioners moved appeal to the

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appellate authority i.e. respondent No. 2 and the same was accepted, wherein respondent No. 3 made certain directions to respondent No. 2 the same has been reproduced here for quick reference as under:

- d. Those who have been retired prematurely be resisted into service by withdrawing their retirement orders.
- e. The senior most and eligible Levy Personnel (retired) be granted one step promotion provided that vacancies exist before their due date of retirement.
- f. The recoverable amount from the Levy personnel be arranged by the Political Agent Kurram Agency from Agency Welfare Fund so as to ensure timely payment of pension to the aggrieved Levy personnel. The amount paid will be recovered from the person (s) held responsible by an enquiry committee to be constituted by the Appellate Authority after payment of recoverable amount is made.

(Copies of applications and order dated 29/05/2015 is attached as annexure "B" & "B-1").

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- 6. That despite the clear cut directions of respondent No. 2 to reinstate and give one step promotions to the petitioner, but the respondent No. 3 compulsorily retired the petitioners from their services.
- 7. That it is pertinent to mention here that in the Kurram Agency the Law and order situation was tense enough and for the reason some of the petitioners who had attained the age of superannuation were not called from the trenches and they continued their duties with the employed consent of respondent No. 2 with all their logistic support and for the reasons the respondents continuously paid their monthly salaries to the petitioners even thereafter.
- 8. That now after spending hard time for the protection of mother land and maintaining the law and order situation astonishingly the respondent No. 2 issued a letter/ circular dated 09/12/2015 demanding the petitioners to pay back the salaries paid to them for the duties they performed with the

implied consent of the respondent in the hard and

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fast time of law and order situation. (Copy of lette circular dated 09/12/2015 is attached as aenxnure "C").

- That the petitioners have asked time and again respondent No. 3 to implement the decision of respondent No. 2, but respondent No. 3 failed to do so, and even not releasing the pension of some petitioners who's age of superannuation nor giving them beck benefits and promotion/ reinstatement.
- That feeling aggrieved from the above said acts/ 10. conduct of the respondents, while having no other adequate efficacioùs remedy, the petitioners approaches this Hon'ble Court for redressal of their grievances, inter-alia on the following grounds:

GROUNDS:

That the act of the respondents is against the law, rules and norms of natural justice, hence not tenable in the eyes of law.

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- B. That all the Levy Personals who were performing their duties in other agencies were given promotion according to the letter No. CS (F)/N/4-Levies/Concept Paper/825 dated 23/04/2013 except the present petitioner which clear cut violation of the fundamental rights of the petitioners guaranteed by the Constitution of Islamic Republic of Pakistan, 1973.
- C. That the demand of arrears in respect of salaries from the petitioners for which they have rendered their services/ sacrifices during the bad law and order situation is illegal and against norms of natural justice.
- D. That the act of the respondent No. 3 by not obeying the decision of respondent No. 2 dated 11/10/2015 is against the law.
- E. That the act of the respondent No. 3 by not giving back benefits and releasing pension is also illegal and against the law and facts.

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- F. That petitioners were not treated equally (as compared to other levy personals serving at other agencies who has been promoted) which is discrimination on the part of respondents.
- G. That the petitioners have not been paid their pensionery benefits since they were compulsorily retired from their services. Consequently the petitioners along with their families are facing huge financial problems. The same pensions need to paid along with the interest to the petitioner.
- H. That any other ground specifically not mentioned in this Writ Petition may kindly be allowed at the time of arguments.

It is, therefore, most humbly prayed that on acceptance of this Writ Petition, the respondents may kindly be directed:

g. To reinstate and promote those petitioners who have been prematurely retired by withdrawing their retirement orders.

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- h. To give one step promotion to the senior most and allegeable Levy Personnel (retired) according to the sanction posts dated 24/04/2014.
- i. To declare null and void the recover order dated 09/02/2015 of the respondent No. 2 being illegal and the respondents may further be directed to release the pension of the petitioners along with interest (who has attained the age of superannuation) along with back benefits.

Petitioners

Through

Dated: 23/12/2015

Zahanat Ullah Advocate High Court,

Peshawar.

CERTIFICATE:

Certified on instructions of my client that petitioner has not previously moved this Hon'ble Court under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973 regarding the instant matter.

ADVOCATE

LAW BOOKS:

1. Constitution of Islamic Republic of Pakistan, 1973.

2. Any Law Book as per need.

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BEFORE THE PESHAWAR HIGH COURT, PESHA

W.P. No. WNS

Rehman Gul and others......(Petitioners)

VERSUS

Chief Secretary FATA, FATA Secretariat, Warsak Road, Peshawar and others(Respondents)

AFFIDAVIT

I, Rehman Gul S/o Pir Ghulam (Naib Subedar) Federal Levy Force, Kurram Agency, do hereby solemnly affirm and declare that the contents of the accompanying Writ Petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

21303-2257130-1

DEP ONENT

Identified by:

Zahanat Ullah Advocate High Court, Peshawar.

Certified that the above was verified on soleranly affirmation before me in otione, ting..... day of Dec 2006) Rehman for sto PIX Ghalan Sunking for who was identified by 24hant builder A Who is personally known to me:

> Cath Capamissioner Poshawiki Fer

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JUDGMENT SHEET

IN THE PESHAWAR HIGH COURT, PESHAWAR.

JUDICIAL DEPARTMENT

W.P No. 4485-P of 2015.

JUDGMENT

Date of hearing	19-05-2016	
Petitioner (s) (Rehma)	Goul by MY Zahanutullah, A brocate	
Respondent (s) (Addle Co	is b Second by My gaphel Abmad Di France, Advacant	
•	JMY KIfatullah, DAG. Davant	G

YAHYA AFRIDI:-J:-

Rehman Gul, and

seventy five others, the petitioners, seek the

Constitutional jurisdiction of this Court praying

that:

"It is, therefore, most humbly prayed that on acceptance of this petition, the respondents may kindly be directed;

- a. To reinstate and promote those petitioners who have been prematurely retired by withdrawing their retirement orders,
- b. To give one step promotion
 to the senior most and
 allegeable Levy Personnel
 (retired) according to the
 sanction posts dated
 24.4.2014

 c. To declare null and void the
- c. To declare null and void the recovery order dated 9.2.2015 of the respondent No.2 being illegal and the respondents may further be directed to release the pension of the petitioners along with interest (who has attained the age of

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- 2. In essence, the grievance of the petitioners relate to the recovery being made from the petitioners for the pay already received for services rendered and the payment of their pension.
- 3. The respondents were put to notice. They have contended that due to sectarian conflict in Kurram Agency, dire need arose for the Levy Force personnel to be retained, some of whom were then reaching their age of superarmuation and thus the urgent steps taken by the respondents have led to the present grievance of the petitioners.
- 4. It was brought to the attention of the Court that the petitioners had earlier moved the Appellate Authority under Rule-11 of Services Rules for Federal Levies Force in PATA, 2013 ("Rules"), which was duly considered and finally it was decided by respondent No.2 vide order dated 29.05.2015 in terms that;

"ORDER NO.CSF/N/4-Levy/Appeal/2015.

Appellants through the instant appeal has challenged their retirement order dated 3.4.2015 on the ground that they were eligible for promotion from 23.4.2014 when FATA Secretariat circulated new posts and submitted numerous applications in this regard, however, meeting of Departmental

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Promotion Committee has not been convened - and consequently they were retired.

Documentary evidence and record placed before this Authority was perused minutely, which reveal that meeting of Departmental Promotion Committee of Kurram Levy Force has not been convened since long and one was convened on 7.3.2015, however, the same was not held due to some preoccupation while the appellants were in service at that time as is evident from record. Thus on factual side, the submission of the appellants carries weight. Though Federal levies service amended rules 2013 are silent in this regard, however, the principles of natural justice and principles of law laid down by the honourable Supreme Court of Pakistan in various SCMRs provide necessary guidance in this regard.

Firstly, it is an established principle of natural justice that no one can be punished for the action or inaction of others. If meeting of Departmental Promotion Committee was not convened or held, the appellants cannot be punished for inaction of others. Secondly, it has been held in 1985 SCMR 1394, 1994 SCMR-1334 and 1998 SCMR-736, that an incumbent if otherwise found eligible and fit for promotion shall be given promotion with back benefits even after retirement.

Above in view, appeal of the appellants being logical, factual and supported by relevant rules is accepted. The appellants are reinstated on the grounds quoted above and they may be promoted against their respective next higher ranks subject to seniority cum fitness otherwise their retirement as per rules would be correct.

Appeal disposed of in the above terms.

(Secretary (Law & Order)/Appellate
Authority."

5. This being the position, it is but a settled principle of law that once payments are received

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by a person for services rendered, without any misrepresentation or fraud by him, the same should not be recovered. As far as the other grievances of the petitioners are concerned, the directions embodied in the decisions of the Appellate Authority dated 29.05.2015 should be strictly and promptly complied with. In addition thereto, it should also be pointed out that all those petitioners, whose pensions have been withheld because of the impugned action or inaction of the respondents, should be released forthwith, but surely in accordance with law.

This petition is disposed of, in the above

terms.

Announced. Dated.19.5.2016. S.d = Yahya Afridi. J S.d. j. Rooh-ul Amin Khan. J

JUDGE.

Date of Prepareduct

Date Given For Octive

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. کنمت جنب اید آل بیف سکرری خانم

دوداست برخلاق عُم مورخ کاه ۲۰۱۵ بسلسه تنواه یکوری س لیت کرم سوی ابعقاران

ن من مع وصمراز سے موں فورس میں منس انام

د) ہے کہ بچ سائلان نے علم کی مرکی سے امنای مدازست نیں ی مله موست کے مرکا ہے ہمائی مدرست کی ۱۵/۹ منعل شاران وقعة من العن مرالفتي الحام دما عن د) ہے ہم سائلان عمید لوگ ہے اور بلل ہے دار ہے 4) ہے کہ یو بیٹھل اپنسٹ نے . و فکم حورج کا 2015 میں رہ المالي مين و موى كا ريكورى كا وه فالمان يه اور أى كو ختم بي جائے

يم عميد بن بيت دياً ده ديني

ناللغي الهادان 51016 ٥١ (الله الديم ع الله ع الله ع الله ع الله ع الله ع الله ع الله ع الله ع الله ع الله ع الله ع الله ع الله ع ا ا فعنطا رصي all be ونزا المركب المنع ائتراكم ا كرم بوى فورس متراند فان 16.12.2015 (32)

درفودست بردرهم اس الفعاف بسیسلم منغوده دکلوری سابغم کرمر معری ایسکادران چونیشی وطفتی برکسک الوروي عدد مرساملين كرم ليوي فورس ميں فوليفن مرد نفام ديت -مورض 14/18 كرميم نيشن وفعي تركيك مريد إلى دري ما مركور دري نيشن مني مديس. عالمي ه إلى معمد ورف ورف ورف معمد معرف من المعرف من الله من من معرف ورف المعر على مناف الريدي ما ببرورنن عنم حدا در معوا تحما والريم مبرومون عنم مرسيساري ما في عم در زمرسوي . من معرب ركوري فريث منه كري . مسري رفسوي مرامی ما فی بروفوشی عمم مبر عمل درم مدسس مدو - اگرزب معال ایمی میمی مروش میم ها در کرمین. رئی بعری میم رکوری سے بیاست میں الم من عرب مال بحر دور الرك من . را من من وكورى مون ف رك موار يُبكن وخمص مجعد منس بين . مے آب معامان سے رقم والعائے کی رمیل کے بین کم آب رید رہم وال مرا میں دی ومکوری معاف کو حاما جائے . سے ومید رشمانے میں آئم آب رہم فرصسینی مع ممامث ک وی گردید 25/15 200 300 L. Clerk what is the

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BEFORE THE COURT OF APPELLATE AUTHORITY /SECRETARY (LAW & ORDER) FATA LEVY FORCE, FATA SECRETARIAT, PESHAWAR

REQUEST FOR REDRESSAL OF GREVIENCE REQUEST FOR REINSTATEMENT AND PRMOTION

Мr. Reliman Gul. Muliammad Rasl	ieed, Noor Akbar, Saced K	han & others, Ex-Personne
of Kurram Levy Force		
	Vs .	•
Political Agent. Kurram		Respondent

Appellants through the instant appeal has challenged their retirement order dated 03/04/2015 on the ground that they were eligible for promotion from 23/04/2014 when FATA Secretariat circulated new posts and submitted numerous applications in this regard, however, meeting of Departmental Promotion Committee has not been convened and consequently there were retired.

Documentary evidence and record placed before this Authority was perused minutely, which reveal that practing of Departmental Promotion Committee of Kurram Levy Force has not been convened since long and one was convened on 07/03/2015, however, the same was not held due to some procecupation while the appellant, were in Service of that time 28 is evident from record: Thus on factual side, the submission of the appellants carries weight. Though Federal levies service amended traces 113 are silent in this regard, however, the principles of natural justice and principles of law laid down by the honorable Supreme Court of Pakistan in-various SCMRs provide necessary guidance in this regard.

Firstly, it is an established principle of natural justice that no one can be punished for the action or inaction of others. If meeting of Departmental Promotion Committee was not convened or held, the appellants cannot be punished for inaction of others. Secondly it has been been held in 1985 SCMR 1394, 1994 SCMR 1334 and 1998 SCMR 736, that an incumbent if otherwise found eligible and fit for promotion shall be given promotion with back benefits even after retirement.

Those in view, appeal of the appealants being logical, factual and supported by relevant rules is accepted afficiency liants are reinstated on the grounds quoted above and they may be promoted accepted afficiency promoted accepted above and they may be promoted accepted above and they may be promoted accepted above and they may be promoted accepted above and they may be promoted accepted above and they may be promoted accepted above and they may be promoted accepted above and they may be promoted accepted above and they may be promoted accepted above and they may be promoted accepted above and they may be promoted accepted ac

exercirement as per rules would becorrect

a Npheal disposed of him the above terms

Announced 29,005,2015

Socretary (Law & Order)/ Appellate Authority BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

APP. N. 392 (P) 5

W.P. No. 43////2017

Ashiq Hussain.....(Petitioners)

VERSUS

Additional Chief Secretary FATA, FATA Secretariat, Warsak Road, Peshawar and others......(Respondents)

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Petitioners

Through

Dated: 23/10/2017

Zahanat Ullah

Advocate High Court,

Peshawar.

Cell No. 0315-0266/166

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Deputy Régistrar

27 OCT 2017

FILED TODAY Deputy Kegistrar

24 OCT 2017







Date of Filing: 23/10/2017 District: <u>Kurram Agency</u>

Case Type: Writ Petition

Nature of Original Proceeding:

Category Code: 50735

Review/Contempt of Court in respect of:

Writ of:

Heabus	Prohibition	Mandamus	1	Quo	Certiorari	
Corpus				Warranto		

If Certiorari:

Forum	Date	(I)nterlocutory/ (F)inal Order

Case Pertains to SB DB √

Petitioner Name	Ashiq Hussain and others
Mobile No.	03000526300
Address	Ex-employees of Federal Levy Force, Kurram Agency
CNIC No.	17301-8688236-1
Email Address	N/A

Counsel for	Zahanat Ullah Advocate High Court,
Petitioner (s)	Peshawar.
Mobile No.	0315-0266166
Address	Village Masho Khel, Teh: & Distt: Peshawar
CNIC No.	17301-1526303-3
Email Address	advocatezahanat@gmail.com

Respondents	ASC FATA and others
Address	Fata Secretariat, Peshawar.

Original Order/Action/Inaction Complained of: Give proforma promotions with all back benefits to the petiotners

Prayer

On acceptance of this Writ Petition, the respondents may kindly be directed:

A. To give proforma promotions with all back benefits to the petiotners (retired) as per the Office Order No. 2290-94/Acctt: dated 23/04/1992 and as per the Seniority List prepared by the respondent No. 3.

B. To declare null and void the recovery order dated 09/02/2015 of the respondent No. 2 being illegal and the respondents may further be directed to release the pension of the petitioners along with interest.

Law/Rules/Governing the Original Proceedings/action/inaction Article 199 of the Constitution of Islamic Republic of Pakistan, 1973

Signature

ATTESTE COPY

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR APP. No 3926P 1. Ashiq Hussain S/o Qadam Ali 2. Gulzar Hussain S/o Muhammad Hussain 3. Mushtaq Hussain S/o Muhammad Ali 4. Mehtab Ali S/o Nawab Ali 2 6 APR 2019 Niaz Hussain S/o Dost Muhammad 5. 6. Maqsood Khan S/o Janat Mir 7. Sarwar Ali S/o Safdar Ali Ex-employees of Federal Levy Force, Kurram Agency.....(Petitioners) VERSUS 1. Additional Chief Secretary FATA, FATA Secretariat, Warsak Road, Peshawar. 2. Secretary Law and Order FATA, FATA Levy Force, FATA Secretariat, Warsak Road, Peshawar. 3. Political Agent Kurram Agency. 4. Assistant Political Agent, Kurram Agency. 5. Section Officer (L&K) FATA, FATA Secretariat, Warsak Road, Peshawar. Agency Account Officer, Kurram Agency. б. 7. Secretary SAFRON Division, Pak Secretariat Islamabad.....(Respondents)

7self

WRIT PETITION UNDER ARTICLE 199

OF THE CONSTITUTION OF ISLAMIC

REPUBLIC OF PAKISTAN, 1973.

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24 OCT 2017





On acceptance of this Writ Petition, the respondents may kindly be directed:



- A. To give proforma promotions with all back benefits to the petiotners (retired) as per the Office Order No. 2290-94/Acctt: dated 23/04/1992 and as per the Seniority List prepared by the respondent No. 3.
- B. To declare null and void the recovery order dated 09/02/2015 of the respondent No. 2 being illegal and the respondents may further be directed to release the pension of the petitioners along with interest.

Respectfully Sheweth:

The Brief facts of the case are:-

- That the petitioners were enlisted as Sepoy/ Solder
 Clerk in the Office of the Political Agent, Kurram
 Agency/ Respondent No. 3.
- 2. That sine their appointments, the petitioners have served at different places as Sepoy/ Clerk under the

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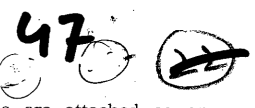
control of respondent No. 3 to the entire satisfaction of their superiors. (Copies of posting orders are attached as annexure "A").



- That as per the policy framed vide office order No. 3. 60845-89/Acct: dated 09/09/1992, any vacancy in Junior Clerks the post arising establishment of Political Agent, Kurram Agency Office will be filled out of the Sepoy/ Clerk paid out of the Benevolent Fund on the basis of respective seniority i.e. the senior most of the each list will be taken in the PAs establishment having due regard to their length of service and inter-se. in the light of the said policy number of Seopy/ Clerks who were junior to the petitioners were promoted to the post Junior Clerk while the petitioners were discriminated. (Copies of the Office Order and Seniority List is attached as annexure "B" & "C").
- 4. That the petitioners moved several applications/
 departmental appeals regarding their seniority on
 different occasions but the respondents turn deaf
 ear to the requests of the petitioners. (Copies of the

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departmental appeals are attached as annexure "D").

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- 5. That in the year 2013 when the law and order situation in the Kurram Agency including other parts of the country were tense due to Talibanization and anti state elements the petitioners performed their duties valiantly and fearlessly.
- 6. That it is pertinent to mention here that in the Kurram Agency the Law and order situation was tense enough and for the said reason the petitioners who had attained the age of superannuation were not retired and were directed by the respondents to continue their duties till the appointment of new Sepoy/Clerks, consequently the petitioners perform their duties even after reaching the age of superannuation, and were paid for the same as well.
- 7. That now when the petitioners were retired, the respondent No. 2/ Secretary Law and Order issued letter/ circulation dated 09/12/2015 demanding



the petitioners to payback the salaries paid to them for the duties they performed with the implied consent of the respondents in the volatile phase of law and order situation. (Copy of circular dated 09/12/2015 is attached as annexure "E").

- 8. That it is important to mention here that some colleagues of the petitioners challenged the said illegal recoveries and their promotions in this Hon'ble Court vide Writ Petition No. 4485-P/2015, which was allowed by this Hon'ble Court and the respondents were directed not to demand the salaries/ payments paid to the petitioners beyond their length of service, moreover, the respondents were further directed given one step promotion/ proforma promotion to all the petitioners will all back benefits.
- 9. That the petitioners moved applications to the respondents to deal the petitioners like their other colleagues, who's Writ was allowed by this Hon'ble Court vide Writ Petition 4485-P/2015, but they refused to do so. (Copy of Writ Petition No. 4485-

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24 OCT 2017



P/2015 and order dated 19/05/2016 is attached as annexure "F").

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10. That feeling aggrieved from the above said acts/
conduct of the respondents, while having no other
adequate efficacious remedy, the petitioners
approaches this Hon'ble Court for redressal of their
grievances, inter-alia on the following grounds:

GROUNDS:

- A. That the act of the respondents is against the law, rules and norms of natural justice, hence not tenable in the eyes of law.
- B. That the respondents violated their own rules and promoted Junior Sepoy/Clerks by ignoring and discriminating the petitioners, which is clear cut violation of the rules, policy and even against the fundamental rights of the petitioners guaranteed by the Constitution of Islamic Republic of Pakistan.
- C. That the demand of arrears in respect of salaries from the petitioners for which they have rendered



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their services/ sacrifices during the bad law and order situation is illegal and against norms of natural justice.

24

- D. That the act of the respondent No. 3 by not giving back benefits and releasing pension is also illegal and against the law and facts.
- E. That the petitioners have not been paid their pensionery benefits since their retirement.

 Consequently the petitioners along with their families are facing huge financial problems. The same pensions need to paid along with the interest to the petitioner.
- F. That any other ground specifically not mentioned in this Writ Petition may kindly be allowed at the time of arguments.

It is, therefore, most humbly prayed that on acceptance of this Writ Petition, the respondents may kindly be directed:

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A. To give proforma promotions with all back benefits to the petiotners (retired) as per the Office Order No. 2290-94/Acctt: dated 23/04/1992 and as per the Seniority List prepared by the respondent No. 3.

B. To declare null and void the recovery order dated 09/02/2015 of the respondent No. 2 being illegal and the respondents may further be directed to release the pension of the petitioners along with interest.

The Own

Petitioners

Through

Dated: 23/10/2017

Zahanat Ullah Advocate High Court, Peshawar.







CERTIFICATE:

It is certified by no such like Writ Petition has early been filed by the petitioner in this Hon'ble Court. Further stated that being Writ Petition on the score that since there is no adequate and alternate remedy is available or previously avail or approach lower forum, thus this case may fixed before the Worthy Division Bench (D.B) of this Hon'ble Court.

ADVOCATE

LIST OF BOOKS:

- Constitution of Islamic Republic of Pakistan,
 1973.
- 2. Any other law books according to need.

ADVOCATE

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24 OCT 2017

53 (2)

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

W.P. No. 43//-/2017

Ashiq Hussain....(Petitioners)

VERSUS

Additional Chief Secretary FATA, FATA Secretariat, Warsak Road, Peshawar and others......(Respondents)

AFFIDAVIT

I, Ashiq Hussain S/o Qadam Ali, Ex-employees of Federal Levy Force, Kurram Agency (Attorney of petitioners) do hereby solemnly affirm and declare on oath that the contents of the **Writ Petition** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

DEPONENT

CNIC: 21303-8061464-9

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Zahanat Ullah Advocate High Court Peshawar. Scrifted that the second section at the second section and section and section are second section and section are second section as a second section are section as a section are section as a s

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W.P. No. $\frac{93}{1}$

Ashiq Hussain.....(Petitioners)

VERSUS

Additional Chief Secretary FATA, FATA Secretariat, Warsak Road, Peshawar and others......(Respondents)

ADDRESSES OF THE PARTIES

PETITIONERS:

- 1. Ashiq Hussain S/o Qadam Ali
- 2. Gulzar Hussain S/o Muhammad Hussain
- 3. Mushtaq Hussain S/o Muhammad Ali
- 4. Mehtab Ali S/o Nawab Ali
- 5. Niaz Hussain S/o Dost Muhammad
- 6. Maqsood Khan S/o Janat Mir
- Sarwar Ali S/o Safdar Ali
 All Ex-employees of Federal Levy Force, Kurram Agency.

RESPONDENTS:

- Additional Chief Secretary FATA, FATA Secretariat, Warsak Road, Peshawar.
- 2. Secretary Law and Order FATA, FATA Levy Force, FATA Secretariat, Warsak Road, Peshawar.
- 3. Political Agent Kurram Agency.

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- Assistant Political Agent, Kurram Agency.
- Section Officer (L&K) FATA, FATA Secretariat, Warsak 5. Road, Peshawar.
- Agency Account Officer, Kurram Agency. 6.
- Secretary SAFRON Division, Pak Secretariat Islamabad. 7.

Petitioners

Through

Dated: 23/10/2017

Zahanat Ullah

Advocate High Court,

Peshawar.

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24 OCT 2017.



BEFORE THE HONOURABLE PESHAWAR HIGH COURT, PESHAWAR

-	W.P.No. 4311-P	/ 2017.	•
Ashiq Hussain	•		Petitioner
	Vs		
Additional Chief Secre	tary & others	•••••••••••••••••••••••••••••••••••••••	Respondents.
•	Para wise comments	s for & on behalf	<u> </u>

Respectfully Sheweeth:

Preliminary Objections:

a. That the Federal Levy Rules has been promulgated in the year 2012 and appellate authority i-e Secretary Law & Order FATA Secretariat has been established for redressal of grievance of levy personal & officials.

of Respondent No.3 & 4.

b. The Petitioner has not come to the Court with clean hands.

ON FACTS:

- 1. In reply to Para No.1, it is humbly submitted that the instant Para is wrong and misleading. Levy Force was raised and established in Kurram Agency in the year1981. After the establishment of Kurram Levy Force in Kurram Agency, some educated persons also applied for recruitment in Levy Force as Sepoy. Some of the highly qualified Levy Force Sepoy already recruited as Levy Sepoy were entrusted with the duties of Soldier Clerks to perform office duties which were ordered by the then Commandant/Political Agent Kurram Agency vide different office Orders. It is important to mention here, that they were basically recruited as Levy Sepoy in B.P.S-5.
- 2. In reply to Para 2, it is respectfully submitted that some of the Levy Sepoys were entrusted with the responsibilities to perform duties as

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Soldier Clerks as per need of office of Political Agent/Commandant Kurram Agency.

- 3. In reply to the instant Para, it is respectfully submitted that all the Petitioners got retired from service long before and never agitated that their right of promotion has been curtailed and that they have been discriminated. Now in the year 2018 i-e after a lapse of almost four years of their retirement, are asking for their promotion which is not tenable in the eye of law.
- 4. In reply to Para 4, it is humbly submitted that the instant Para is incorrect. If the Petitioners appeals were not decided by the respondents then they should have approached the proper remedy at that particular time and not at this belated stage.
- In reply to the instant Paras, it is respectfully submitted that in the 5 & 6. year 2013, unprecedented law and order situation prevailed in Kurram Agency in the shape of militancy/terrorism and sectarian clashes. A large number of Levy Personal who were about to retire on attaining the age of superannuation were asked by the political authorities to continue their duties even beyond their retirement to maintain sufficient strength of Levy Force which was direly needed in the wake of worst Law & order situation. All those Levy personal were regularly paid their salaries. When the law & order situation in the agency became normal, all the levy personal who performed their duties beyond the age of superannuation were retired and their pension cases were processed and the FATA Secretariat was asked to give ex-post facto sanction of payments of salaries. In the meantime some of the Levy Personal filed a W.P.No.4485-P/2015 before this Honourable Court and that Writ Petition was accepted by this Honourable Court vide Order dated.19.05.2016 in the following terms:

"This being the position, it is but settled principle of Law that once payments are received by a person for services rendered, without any misrepresentation or fraud by him, the same should not be recovered. As far as the other grievances of the Petitioners are concerned,

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the directions embodied in the decisions of the Appellate Authority dated.29.05.2015 should be strictly and promptly complied with. In addition thereto, it should also be pointed out that all those Petitioners, whose pensions have been withheld because of the Impugned inaction of the respondents, should be released forthwith, but surely in accordance with Law."

Thereafter C.O.C.No.365-P/2016 in W.P.No.4485-P/2015 was filed before this Honourable Court which was disposed of by this Honourable Court on 14.12.2017 as payments to all the Petitioners in those Writ Petitions were made and the remaining 6 employees cases for payment of pension was in process who were directed to appear before the Agency Accounts Officer Kurram Agency to verify their antecedents for due payment.

- 7. In reply to the instant Para, it is respectfully submitted that the letter dated.09.12.2015 was prior to the decision of this Honourable Court in W.P.No.4485-P/2015 and after the decision of this Honourable Court no such letter or demand to payback the salaries has ever been made by the respondents.
- 8 & 9. In reply to Paras, it is respectfully submitted that detailed reply to the instant Para has already been given in the preceding Paras.

GROUNDS:

A. in reply to the instant Para it is humbly submitted that once the decision of this Honourable Court came in W.P.No.4485-P/2015, the letter dated.09.12.2015 has lost its value and that is the reason no such letter has ever been written again as all the pension cases of those Levy personal who performed their duties beyond the age of superannuation were settled and their pension amount was paid to them.

is. In reply to the instant Para it is humbly submitted that all the promotions were made in accordance with Law & Rules.

Deputy Registrar







C. In reply to Para C, it is respectfully submitted that after the decision of this Honourable Court in W.P.No.4485-P/2015, no demand for payment of arrears has ever been made by the respondents.

D. In reply to Para D, it is humbly submitted that detailed reply to the instant Para has already been given in the preceding Paras.

E. In reply to Para E, it is respectfully submitted that detailed reply to the instant Para has already been given in the preceding Paras.

It is therefore humbly prayed that in the light of above stated submissions, the instant Petition being devoid of any merits may kindly be dismissed.

through

Respondent No.3 & 4

Sikandar Rashid, Advocate, Supreme Court of Pakistan.

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27 JUN 2018







BEFORE THE HONOURABLE PESHAWAR HIGH COURT, PESHAWAR

n Re:	W.P.No. 4311-P / 2	2017.
Asınıq Hussaın		Petitioner
	Vs	
ACS, FATA & othe	·S	Respondents.

AFFIDAVIT

l, Sikandar Rashid, Legal Advisor to Political Agent, Kurram Agency do hereby solemnly affirm and declare on oath that the contents of these comments are true and correct to the best of my knowledge and belief and nothing material has been concealed from this Honourable Court.

Deponent

C.N.I.C.No.17301-2325709-1

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27 JUN 2018

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SEFORE THE PESHAWAR HIGH COURT PESHAWAR

In W.P No. 4311-P/2017

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Respondents No 1, 2 & 5

Deputy Secretary Levy & Khassadar)

Law & Order Department

FATA Secretariat

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were also basically Levy Sepoy getting their salary in BPS 5 as Levy Sepoy from the budget of Levy Force Change of Cadre From Levy Force to clerical staff of Political Agent Kurram of Levy Force Change of Cadre From Levy Force to clerical staff of Political Agent Kurram of Levy Force Change of Cadre as illegal and void by the Honorable Supreme Court of



BEFORE THE PESHAWAR HIGH COURT PESHAWAR

In W.P Nos. 4311-P/2017

Versus

Federation of Pakistan & Others----

Respondents

Reply on behalf of Respondent No.1 Additional Chief Secretary (FATA), Respondent No. 2 (Secretary Law & Order) FATA and Respondent No. 5 Section Officer (Levy & Khassadar) FATA.

RESPECTFULLY SHEWTH:

The answering respondents most respectfully submit the following

PRELIMINARY OBJECTIONS:

- a. After the promulgation of Levy Force Regulation 2010, amended 2013, called Federal Levy Regulation 2012, rule were also framed in Levy Force Regulation and a proper remedy for the aggrieved Levy personnel has been provided in the regulation/rules mentioned above. The petitioners have been provided proper remedy under the law for their grievances if any and as such the question of maintainability of the petition/jurisdiction is of much importance and the approaches of the petitioners to this Honourable court under Article-199 of the Constitution of Islamic Republic of Pakistan 1973 have a big question mark.
- b. That the petitioners have not come to this Honorable court with clean hands.

FACTS:

The contents of Para-1 are misconceived and based on wrong information. Levy Force was raised and established in Kurram Agency in the year 1981. After the establishment of Levy Force in Kurram Agency, some educated persons also applied for recruitment in Levy Force as Sepoy. Recruitment order of some of the Sepoys is annex "A" Some of the highly qualified Levy Force Sepoy already recruited as Levy Sepoy were entrusted with the duties of soldier clerks to perform office duties which were ordered by the then commandant/ Political Agent Kurram Agency vide different office orders. It is important to mention here that they were basically recruited as Levy Sepoy in BPS-5 and their promotion in Levy

Force was as such:-

From Levy Sepoy to Lance Naik
From Lance Naik in Havaldar
From Havaldar to Naib Subedar

From Naib Subedar to subedar and t

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Annual budget of Levy Force was prepared by SAFRON and Levy Force personnel were getting their salaries from that specific budget sanctioned for Levy Force. The Levy Clerk were also basically Levy Sepoy getting their salary in BPS 5 as Levy Sepoy from the budget of Levy Force Change of Cadre From Levy Force to clerical staff of Political Agent Kurram Agency has been now declared as illegal and void by the Honorable Supreme Court of Pakistan Islamabad in C.P. No. 71 of 2011 decided in 12.6.2013.



The Ministerial Staff working under the control of Political Agent Kurram Agency are getting their salaries from the sanctioned budget for Ministerial Staff and their chain of prortection is also specifically mentioned in the record.

Para wise Comments:

- 1. Correct to the extent that some of the Petitioners have served in the office of Political Agent Kurram Agency. Most of the petitioners have been properly trained as Levy Sepoy after initial recruitment. Some of the Levy Sepoys were entrusted with the responsibilities to perform duties as Soldier Clerks as per need of office of the political Agent/ commandant Kurram Agency. As for as initial training as Levy Sepoy is concerned majority have gone through.
- 2. Correct. They served to the entire satisfaction of their superiors.
- 3. Incorrect. All Junior Clerks mentioned in the said para except Bilal Hussain at S.No 8 was adjusted as Junior Clerk in the Ministerial staff of Political Agent Kurram Agency before promulgation of Levy Force Rules in 2013. Promotion of Bilal Hussain as Junior Clerk in the office of Political Agent Kurram Agency is subjudice in the Honourable apex court of Pakistan where as the adjustment of Hashim Ali as Junior Clerk has since been withdrawn vide office order No. 234-38/ Kurram Levy/ Dated 23.2.2016 as per directive issued by the appellate authority (Secretary Law & Order FATA Secretariat) vide letter No. CS(F)/M/4/Levy/concept paper/311-16/ dated 15.12.2015, Annex "B" as change of cadre of uniform force is violation of Federal Levy Force Rules (Amended 2013).
- 4. Incorrect.
- 5. The facts are that in the year 2013, unprecedented law and order situation along with internal tribal sectarian issues further aggravated by the menace of militancy/ terrorism prevailed in Kurram Agency in last few years. In such like sensitive law and order situation recruitment against levy Posts could not be made. A large number of Levy Personnel are retired which constrained the Political Administration Kurram Agency not to retire the Levy Personnel to maintain sufficient strength of Levy which was direly needed in the wake of worst Law and order situation arising out of law enforcing agencies operation in adjoining agencies as well as in central Kurram coupled with intra sectarian cleavage created in the 2013 general elections. In wake of the above, service of 126 levy personnel including petitioners who were due to retirement were retained beyond their due dates of retirement. As they had performed their dulies beyond their dates of retirement, their salaries were paid regularly as they were performing their duties to the satisfaction of administration. When law and order stuation subsided the pension cases of the afore said levy personnel (including petitioners) were submitted to Agency Accounts Officer Kurram Agency which were returned with the remarks to recover the amount of salaries paid to Levy Force personnel, beyond their dates of retirements. The pension cases submitted to Agency Accounts Officer are pending final decision. Political Administration Kurram Agency has taken up the pension cases of those persons with FATA Secretariat and has requested Ex-post facto Sanction of payments of salaries made to retired Levy Personnel who were retained by the Political Administration Kurram Agency for the reasons detailed above and their cases are under process in the office of the Secretary



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- 6. As already submitted, the petitioners were due to for retirement at the time when their services were retained for the reasons detailed above.
- 7. Reply already submitted above.
- 8. Correct. But as is very clear from his own statement that they have thoroughly performed their duties as soldier clerks in offices/ check posts as Moharrirs and no promotion had been granted to soldier clerk till yet as promotion is being granted to those sepoys who performs active rifle duties day and night. If promotion granted to the petitioners, it will open a new Pandoras Box and all retired solder clerks will demand for their promotion.
- 9. Detailed reply already submitted in Para-8 Above.
- 10. No comments.

Grounds:

- A. The contents of Para are mis-conceived and not admitted.
- B. Detailed reply already submitted in Para-8 Above.
- C. Detailed reply already submitted in para-5 above.
- D. Proper answered has been submitted above.

No comments

In the light of the submissions made above it is most respectfully prayed that the writ petition having no legal grounds may very kindly be dismissed.

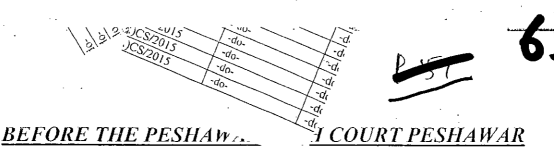
Respondent No. 1

Additional Chief Secretary FATA)

Respondent No. 2 Secretary Law & Order Respondent No. 5

Section Officer (Levy & Khassadar)

09 JUL 2018



In W.P Nos. 4311-P/2017

Versus

Federation of Pakistan & Others------ Respondents

AFFIDAVIT

I, Mr. Miraj Muhammad Deputy Secretary (Levy & Khassadar) FATA Secretariat, Peshawar do hereby solemnly affirms and declared that parawise comments submitted by Respondent No. 1. 2 & 5 is true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable court.

Deputy Secretary Levy & Khassadar)

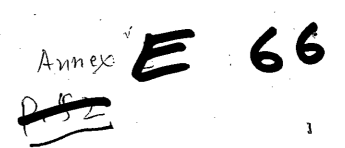
Law & Order Department

FATA Secretariat

Deputy Registres

09 JUL 2018

Q 2 8



PESHAWAR HIGH COURT, PESHAWAR ORDER SHEET

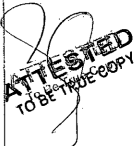


Date of Order or Proceedings	Order or others Proceedings with Signature of Judge 2
15.01.2019	W.P No.4311-P/2017.
	Present: Mr. Zahanatullah, Advocate, for the petitioners.
·	Mr. Sikandar Rashid, for the respondents.

	MUSAGRAT HILALI, 1- Through this single
	judgment, we propose to decide connected Writ
	Petition bearing No. 302-P/2018 (Khaezullah
	Khan etc Vs. Chief Secretary FATA etc), as
*****	both the matters have common questions of law
-	and facts involved therein.
	2. Petitioners in both the petitions have
$\left\langle \left\langle \left\langle \right\rangle \right\rangle \right\rangle$	sought similar prayer that they may be given
· Wwani	proforma promotion with all back benefits by
	declaring the recovery order dated 09.02.2015
Γ,	of respondent No.2 as null and void. They have
	also prayed that the respondents may be
,	directed to release the pension of the petitioners

4

SCANNED





alongwith interest.

Arguments heard and appended record gone through.

- 3. This Court in its judgment rendered in W.P.No. 354-p/2017 titled "Gul Munir .Vs. The Govt. of Pakistan through Secretary, Ministry of States and Frontier Regions (SAFRON), Islamabad & others" decided on 01.03.2018 had declared that all employees of Levy Force are civil servants, in light of the judgment of the Apex Court, rendered in Civil Appeal Nos. 521/2015, 2387/ 2388, 2552, 2553 of 2016 and others decided on 29.01.2018.
- 4. When learned counsel for the petitioners was confronted with the above situation, he stated at the bar that the instant Writ Petition may be treated as Appeal and be sent to the Services Tribunal for decision in accordance with law.
- 5. The office is directed to send the original file to Federal Service Tribunal by retaining a





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photocopy of memo of Petition for the purpose of record.

 Accordingly, both the writ petitions are disposed of in the above terms.

MANN!

IUDGE

Announced 15.01.2019

(08) Hon'ble Justice Musarrat Hilali Hon'ble Mr. Justice Muhammad Ayub Khan

Noor Shab, PS

TA FOR EGAN

Order Sheet

Federal Service Tribunal, Islamabad.

Appeal No. 392(P)CS/2019

Ashiq Hussain & 6 others

Secy. FATA & 5 others

23.05.2019

BEFORE:

Mr. Muhammad Jahangir Mir and

Mr. Muhammad Humayun, Members.

PRESENT: Mr. Ashiq Hussain, appellant in person.

ORDER

Muhammad Jahangir Mir, Member:

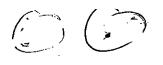
The appeal is at pre-admission stage. It has been observed that a notification No. LEGIS 1(14) 2012-Vol.II dated 12.03.2019, whereby the Federal Levies Force Regulation, 2012 has been repealed through Khyber Pakhtunkhwa Ordinance No. 1 of 2019. According to which the Federal Levies and Khassadar Forces stand provincialized.

In the above circumstances the present appeal is to be returned seeking remedy at appropriate forum. Therefore, the appeal is disposed of accordingly.

CERTIFIED TRUE COP,

Islamabad







IN THE FEDERAL SERVICE TRIBUNAL, 47-ATTATURK AVENUE, SECTOR. G-5/2, ISLAMABAD.

D. No. 5255

Dated 2 8 MAY 2019

Subject:- ORDER PASSED IN APPEAL NO.392(P)CS-2019 FILED BY
MR. ASHIO HUSSAIN & OTHERS VS FATA ETC.

A certified copy of the judgment passed by this Honourable Tribunal in the appeal noted in the subject is sent herewith for your information/compliance.

By Order

REGISTRAR

To,

- 1. Mr. Ashiq Hussain S/o Qadam Ali,
- 2. Mr. Gulzar Hussain S/o Muhammad Hussain
- 3. Mr. Mushtaq Hussain S/o Muhammad Ali,
- 4. Mr. Mehtab Ali S/o Nawab Ali,
- 5. Mr. Niaz Hussain S/o Dost Muhammad
- 6. Mr. Maqsood Khan S/o Janat Mir-
- 7. Mr. Sarwar Ali S/o Safdar Ali
 (All appellants mentioned at Serial No.1 to 7 are Ex-Employees of Federal Levy Force, Kurram Agency).
- 8. The Secretary, Establishment Division, Government of Pakistan, Islamabad.
- 9. The Solicitor, Law & Justice Division, Islamabad.

ATTE STE

العدالت نسرول كريول اور على بنام كورند ---- مقدمه ---- سرولي بنام كورندك مقدمه ---- همدد كلي بنام كورندك

باعث تحريرا نكه

مقد مدمندرج عنوان بالا میں اپنی طرف سے واسطے پیردی دجواب دہی وکل کاروائی متعلقہ

مقر مرکز کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقد مدی کل کاروائی کا کامل افتیار ، وگا۔ نیز مقر رکر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقد مدی کل کاروائی کا کامل افتیار ، وگا۔ نیز ویل صاحب کوراضی نامہ کرنے وتقر راالت ہ فیصلہ برطف دیے جواب دہی اورا قبال دعوی اور منسوفی بعد بسورت دُکری کرنے اجراء اورصول چیک وروپیارع ضی دعوی اور درخواست برتم کی تقد لیت نیز دائر کرنے اجراء اورصولی چیک وروپیارع ضی دعوی یا جیل کی برامدگی اور منسوفی نیز دائر کرنے اجرائی اور فنر ان ویپروی کرنے کا افتیار ہوگا۔ اور سورت ضرورت مقد مدخور کی استطاور ویک یا جاتھیار تا تو فی کواسیخ ہمراہ یا اسے بجائے تقر رکا افتیار ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ نہ کورہ با افتیارات حاصل ہوں سے اور اس کا ساخت برواختہ منظور تیول ہوگا۔ دوران مقد مدیس جوخر چدد ہرجاندا لتوائے مقد مدے سبب سے وہوگا۔ کوئی تاریخ بیش مقام دورہ پر ہویا عد ہے با ہر ہوتو وکیل صاحب پابند ہوں گے۔ کہ بیروی

الرقوم ____ 16 م ___ 2019.

بمقام سكاور

Attested J. Accepted

(22)

Respectfully Shewith:

The requisite comments are under:

It is humbly submitted that during the tenure of Erst while FATA and due to shortage of Ministerial staff the then Political Agent's being Commandant of Kurram Levy Force, some educated levy sepoy's including the petitioner were entrusted the duties of soldier clerks to cope the offices requirements who were later on retired from their services as per rules framed for the purpose.

Now, after merger of Erst while FATA, the levy/Khasadars have been adjusted in Khyber Pakhtunkhwa Police, hence has no concern with this office, therefore, it is humbly prayed that the concerned authorities of the Police Department may please be asked for the purpose who will be in better position to through light over it.

Deputy Commissioner District Kurram