12.01.2022

Counsel for the appellant, Asif Masood Ali Shah, DDA alongwith Jamil Ahmad Qureshi, DDA for the official respondents and counsel for private respondents No. 6 to 9 present.

Learned counsel for the appellant has submitted an application seeking withdrawal of the appeal with permissio0nj to file fresh appeal.

Arguments on application have been heard and record perused.

The reason given in the application maintains that the appellant filed instant service appeal for promotion as well as preparing/framing the joint seniority on the basis of notification dated 31.12.2012. The respondent department has issued another notification dated 05.10.2021 during pendency of appeal which framed rules in violation of rights of the appellant. The copy of the notification dated 05.10.2021 was not annexed with the application but on direction, the same has been produced and placed on file. The said notification is meant to make certain amendment in appendix relating to method of recruitment and has been issued in exercise of powers conferred by sub rule (2) of Rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 by the department in consultation with the Establishment Department and the Finance Department. If the appellant is advised to challenge the said notification subject to his locus-standi and other legal requirements, he may do so on an independent legal advice but permission for filing of fresh appeal in continuation of the present appeal is not workable as interest of private respondents is also involved. Therefore, this appeal is dismissed as withdrawn. However, this order shall not be treated as impediment, if the appellant is advised to challenge the notification dated 05.10.2021 in case he is able to make out a case for fresh cause of action in accordance with the law. File be consigned to the record room.

(Atiq-ur-Rehman Wazir) Member(E)

Chairman

ANNOUNCED 12.01.2022 02.11.2021

Counsel for the appellant, Mr. Kabirullah Khattak, Addi. AG for the respondents present.

The learned Member (Judicial) is on leave, therefore, case is adjourned. To come up for arguments on 01.12.2021 before the D.B.

01.12.2021 Due to non-availability of DB, the case is adjourned to 07-01-2022.

07.01.2022 Mr. Noor Muhammad Khattak, Advocate for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney alongwith Mr. Jamil Ahmed Quershi, A.D for official respondents No. 1 to 5 and Mr. Bilal Ahmad Kakazai, Advocate for private respondents No. 6 to 09 present.

> Arguments heard. To come up for order before the D.B on 12.01.2022.

(Atiq-Ur-Rehman Wazir)

Member (E)

Chairman

06.09.2021

Mr. Said Khan, junior of learned counsel for the appellant present. Mr. Muhammad Rasheed, Deputy District Attorney for official respondents present.

Junior of learned counsel for the appellant submitted rejoinder, copy of which handed over to learned Deputy District Attorney.

Junior of learned counsel for the appellant requested for adjournment for arguments on the ground that learned counsel for the appellant is not feeling well today. Adjourned. To come up for arguments before the D.B on 24.09.2021. In the meanwhile, the process of promotion shall not be finalized till the date fixed.

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

(SALAH-UD-DIN) MEMBER (JUDICIAL)

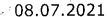
24.09.2021

Counsel for appellant present.

Muhamma Adeel Butt learned A.A.G for respondents present.

Former made a request for adjournment. Request is accorded. To come up for arguments on 10.12.2021 before D.B. In the meanwhile, the process of promotion shall not be finalized till the date fixed.

(Rozina Rehman) Member (J)



(D

Mr. Noor Muhammad Khattak, Advocate, for the appellant present. Mr. Jameel Ahmed Qurashi, Assistant Director alongwith Mr. Kabirullah Khattak, Additional Advocate General for official respondents No. 1 to 5 present. Mr. Bilal Ahmed Kakazai, Advocate, for private respondents No. 6 to 9 present.

Learned counsel for the appellant requested that time may be granted to him for submission of rejoinder. Learned counsel for private respondents No. 6 to 9 as well as learned Additional Advocate General for official respondents No. 1 to 5 are having no objection on adjournment. Adjourned. To come up for rejoinder as well as arguments before the D.B on 28.07.2021. In the meanwhile, the process of promotion shall not be finalized till the date fixed.

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

(SALAH-UD-DIN)
MEMBER (JUDICIAL)

28.07.2021

Clerk of counsel for the appellant present. Mr. Jamil Ahmed Qurashi Assistant Director alongwith Mr. Asif Masood Ali Shah, Deputy District Attorney for official respondent No. 1 to 5 for the respondents present.

Clerk of counsel for the appellant stated that learned counsel for the appellant is unable to attend the Tribunal today due to strike of Lawyers. Adjourned. To come up for arguments before the D.B. on 06.09.2021. In the meanwhile, the process of promotion shall not be finalized till the date fixed.

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

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 10749 /2020

Majad Ullah

VS

Govt: of KPK & others

REJOINDER ON BEHALF OF THE APPELLANT IN RESPONSE TO THE REPLY SUBMITTED BY THE RESPONDENTS

R/SHEWETH: (A to J):

All the preliminary objections raised by the respondents are incorrect and baseless and not in accordance with law and rules rather the respondents are estopped due to their own conduct to raise any objection at this stage of the appeal.

ON FACTS:

- 1- Incorrect and not replied accordingly. That appellant is the employee of the respondent department since from the dte of his initial appointment and is presently working as Inspector Weights and Measures in Directorate of Labour.
- 2- Not replied accordingly hence denied.
- 3- Not replied accordingly hence denied.
- 4 Incorrect and not replied accordingly. In service rules of 1989 the seniority of Assistant Director Labour and Assistant Controller Weights and Measures (BPS-17) was joint. Furthermore, the seniority of Deputy Director Labour and Deputy Controller Weights and Measures (BPS-18) was also joint. Therefore, it is clear cut discrimination and mala fide that only seniority of inspectors (W &M) and labour officers was separated. As per notification, Deputy Director Labours and Assistant Director Labours are notified as deputy and Assistant Controller Weights & Measures respectively. notification, Deputy Director Labours transferred/posted against deputy Controller Weights & Measures. As per order as labour officers also performed/performing the duties of Inspector Weight and Measure. That as per order Assistant labour officers and labour inspector also performed/performing the duties of Inspector Weight and Measure. Both the Inspector Weights and Measures and Labour Officers are promoted to same post i.e. Assistant Director Labour/Assistant Controller Weights and Measures, then there is no need to issue separate seniority lists for Inspector Weights and Measures and Labour Officers. As per service rules, the seniority of Assistant Director Labour and Assistant Controller

- 5- Not replied accordingly hence denied.

Total Inspector Weights & Measures	33
While	
Labour Officers	10
Females Labour Officers	05
Social Mobilizers	07
Total	22

The statement of the respondents is misleading and illogical because by clubbing the seniority, share of promotion of Labour Officers to the post Assistant Director Labours will not be disturbed. Labour Officers will be promoted according to their seniority and as a result, line of promotion of Assistant Labour Officers to the post of Labour Officers against 50% quota will not be disturbed at all

- 7- Not replied accordingly hence denied.
- 8- Not replied accordingly hence denied.

GROUNDS: (A to J):

All the grounds of main appeal are correct and in accordance with law and prevailing rules and that of the respondents are incorrect and baseless hence denied. That the inaction of the respondents by not preparing and framing joint/combine seniority list of Inspector Weights & Measures (BPS-16) & Labour Officer (BPS-16) is against the Law, facts, norms of natural justice and materials on the record hence not tenable in the Eye of Law. That appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondents violated Article-4 and 25 of the Constitution of Islamic Republic of Pakistan-1973. That the respondents acted in arbitrary and

malafide manner while separating seniority lists of Inspector Weights & Measure (BPS-16) & Labour Officer (BPS-16) on the promulgation of new service rules of 2012. That the appellant has served the Department for a long period with unblemished service record and separate seniority list has lessened prospects of promotion to the post of Assistant Director Labour/Assistant Director Research, Planning Statistics/Assistant Controller Weight and Measures (BPS-17). That act of the respondents while separating and framing the seniority list of Inspector Weights & Measures (BPS-16) & Labour Officer (BPS-16) is against Article-38 (e) of the Constitution of Islamic Republic of Pakistan. That the appellant has been highly discriminated by the respondents while not preparing and framing joint/combine seniority list of Inspector Weights & Measures (BPS-16) & Labour Officer (BPS-16). That act of the respondents by not preparing and framing joint/combine seniority list of Inspector Weights & Measures (BPS-16) & Labour Officer (BPS-16) is against Section-8 of the Civil Servant Act 1973 read with Rule-17 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion Transfer), Rule 1989. That both the cadres i.e. Labour Officers and Inspector Weights and Measures have the same job description as well as the basic pay scale is also the same and NON preparation/framing of joint seniority list for Inspector Weight & Measures (BPS-16) And Labour Officer (BPS-16) for promotion to the post of Assistant Director Labour/Assistant Director Research, Planning & Statistics/Assistant Controller Weights & Measures (BPS-17). That act of the respondent by not preparing combine seniority list of Inspector Weights & Measures (BPS-16) & Labour Officer (BPS-16) is also against various judgment passed by the apex court as well as judgment passed by this Honourable Tribunal in connected Appeals No. 1411/2011, 1412/2011 & 1413/2012 Title Shamsul Islam & 2 Others VS Govt. of Khyber Pakhtunkhwa through Secretary (E&SE) Peshawar & other vide dated 01-09-2015 wherein separation of seniority list was declared illegal.

It is therefore most humbly prayed that on acceptance of this rejoinder the appeal of the appellant may be accepted as prayed for.

APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE 16.03.2021

Counsel for the appellant and Addl. AG alongwith Jamil Ahmad Qureshi, A.D (Litigation) for respondents No. 1 to 5 present.

On 12.02.2021 the official respondents were burdened with cost of Rs. 1000/- on account of non-submission of written reply/comments. On 26.02.2021, the respondents were further required to deposit Rs. 1000/- as costs, in addition to the one ordered on the previous date.

The representative of respondents No. 1 to 5 has deposited today the requisite cost and has also submitted parawise comments on behalf of the said respondents. Made part of the record. To come up for arguments on 29.04.2021. In the meanwhile the process of promotion shall not be finalized.

(Mian Muhammad) Member (E)

Chairman

29-4-2021

Due to could -19, The Lote waspenson

12.02.2021

Junior to counsel for appellant present.

Kabir Ullah Khattak learned A.A.G for respondents present.

Written reply on behalf of respondents is still awaited. Representative of respondents is not in attendance. Case is adjourned on the request of learned A.A.G but on cost of payment of Rs.1000/-. To come up for written reply/comments on 26.02.2021 before S.B. In the meanwhile, process of promotion shall not be finalized till the date fixed.

(Rozina Rehman) Member (J)

26.02.2021

Counsel for appellant is present. Mr. Kabirullah Khattak, Additional Advocate General and Mr. Muhammad Ibrar, Legal Assistant, on behalf of official respondents are also present.

Written reply on behalf of impleaded respondents has already been submitted while written reply on behalf of official respondents has not been submitted despite given of last chance and imposition of costs of Rs. 1000/-, therefore, the appeal is posted to D.B for rejoinder and arguments for 16.03.2021. In the meanwhile, process of promotion shall not be finalized till the date fixed.

(Muhammad Jamal Khan) Member (

Junior to the senior counsel is present for appellant. Mr. Kabirullah Khattak, Additional Advocate General and Mr. Sameen Shah, Senior Clerk, on behalf of official respondents are also present.

Written reply on behalf of respondents not submitted. Representative of the department seeks further time for submission of written reply/comments. Adjourned to 25.01.2021 on which date requisite written reply/comments shall be positively submitted by respondents. In the meanwhile process of promotion shall not be finalized till the date fixed.

(MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

25.01.2021

Counsel for appellant is present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Samin Shah, Senior Clerk on behalf of official respondents and junior counsel for private respondents, are also present.

Junior counsel for private respondents furnished written reply which is placed on record. Written reply on behalf of official respondents not submitted. Representative of the department is seeking further time for submission of written reply/comments. Time is give but as a last chance. File to come up for written reply/comments on behalf of official respondents on 12.02.2021. In the meanwhile, process of promotion shall not be finalized till the date fixed.

(MUHAMMAD JAMAL KHAN)
MEMBER (JUDICIAL) ——

24.12.2020

Counsel for the appellant and Asstt. AG for the official respondents present.

Mr. Bilal Ahmad, Kakaizai, Advocate has submitted an application for impleadment of (1) Qaiser Alam, Labour Officer Kohat (2) Altaf Hussain, Labour Officer presently posted as Assistant Director OPS Nowshera (3) Muhammad Sharif, Labour Officer, presently posted as Assistant Director OPS Abbottabad and (4) Rizwan Zia, Labour Officer, Peshawar as respondents. Application placed on record. Learned counsel for the appellant as well as learned AAG have

Application is, therefore, allowed. The above named applicants are impleaded as private respondents No. 6, 7, 8 and 9, respectively. Office is required to make entry in the memo. of appeal with red ink. Counsel for the appellant is required to arrange copies of memo. of appeal alongwith complete documents for the newly impleaded respondents within 10 days.

To come up for written reply/comments of all the respondents on 08.01.2021 before S.B.

Chairman

09.12.2020

Appellant present through counsel. Preliminary arguments heard. File perused.

Points raised need consideration. Admitted to regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to respondents for written reply/comments. To come up for written reply/comments on 24.12.2020 before S.B.

Annexed with memo of appeal is an application for interim relief. Notice of the said application be issued to respondents. Process of promotion shall not be finalized till the date fixed.

(Rozina/Rehman) Member (J)

Form- A

FORM OF ORDER SHEET

Court oi				
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	j. 🖵	11.0		
an No	10	147	/2020	
ise No	レー	, -	/2020	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	14/09/2020	The appeal resubmitted today by Mr. Noor Muhammad Kha Advocate may be entered in the Institution Register and put up to
		Worthy Chairman for proper order please.
,		REGISTRAR
2-		This case is entrusted to S. Bench for preliminary hearing to be up there on Officero
*		
		CHAIRMAN
11.202	140	mo for appellant.
-	1001100	Bar Association, Peshawar, are observing strike today, , learned counsel for appellant is not available today.
	-500.110	on which date to come we see
-	ргентина	ry hearing before S.B.
	•	(Muhammad Jamal Khan) Member (Judicial)
	1	

The appeal of Mr. Majeedullah Inspector Weights and Measures Labour Department received today i.e. on 31.08.2020 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Annexure-B of the appeal is illegible which may be replaced by legible/better one.

No. 2843 /S.T.

Dt. 0/-09 /2020

REGISTRAR'
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Noor Muhammad Khattak Adv.

Note: Amex B. page 9 has been placed with better one- Henre so-cubonited Detect . 14.09. 2000 Myano

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

MAJEED ULLAH

V/S .

GOVT. OF KP & OTHERS

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.3.	Seniority List	Α	6 – 7
4.	Notification dated 12/07/1982	В	8 – 14
5.	Notification dated 31/12/2012	С	15 – 20
6.	Departmental appeal dated 02-05- 2020	. D	21
7.	Judgment dated 01-09-2015	E	22 – 28
8.	Wakalat Nama	*********	29
		_	. 1

Dated: 31-08-2020

APPELLANT

Through:

NOOR MOHAMMAD KHATTAK ADVOCATE

FLATE NO. 04, 2ND FLOOR,
JUMA KHAN PLAZA, NEAR FATA
, SECRETARIAT,
WARSAK ROAD, PESHAWAR

0345-9383141

Impleoded Respondents.

great

- 106. Qaisan Alam, Labour Officer, Kehat.
- of Attach Hussain, Labour Officer, Presently Pertual
 as Assistant Director, OPS, Nawshera
 - 08. Mulammed Sharif, Leabeur Office, Present pested as Assistant Director, OPS, Abbettabad.
 - log. Ritwin Ing, Labour Officer, Pashowar,

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO. 10749 /2020

Khyber Pakhtukhwa Service Tribunal

MAJEED ULLAH, Inspector Weights & Measures (BPS-16), Dated 31/8/2620 Directorate of Labour, Khyber Pakhtunkhwa, District NOWSHERA

.... APPELLANT

VERSUS

- 1- Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2- The Secretary, Labour Department, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 3- The Secretary (Establishment), Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 4- The Secretary Finance Department, Khyber Pakhtunkhwa, Peshawar.
- 5- The Director (Labour), Directorate of Labour, 3rd Floor FC Trust Building, Sunehri Masjid Road, Peshawar City.

..... RESPONDENTS

APPEAL SECTION-4 OF THE UNDER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE INACTION OF THE RESPONDENTS REGARDING NON PREPARATION/FRAMING OF JOINT SENIORITY LIST OF **INSPECTOR WEIGHT & MEASURES (BPS-16) AND LABOUR** OFFICER (BPS-16) FOR PROMOTION TO THE POST OF ASSISTANT DIRECTOR LABOUR/ASSISTANT DIRECTOR RESEARCH, **PLANNING** STATISTICS/ASSISTANT & **CONTROLLER WEIGHTS & MEASURES (BPS-17)** ledto-dayAGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL DATED 02-05-2020 OF APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

PRAYER:

That on acceptance of this appeal the respondents by kindly be directed to frame/prepare joint/combine seniority list of Inspector Weight & Measure (BPS-16) & Labour Officer (BPS-16) for the purpose of promotion to the post of Assistant Director Labour/Assistant Director Research, planning & Statistics/Assistant Controller Weights & Measures (BPS-17). That the respondents may further please be directed to considered the appellant for promotion to the above mentioned post of (BPS-17) on the basis of joint seniority list. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

Re-submitted to -day and filed.

Registrar (4 | 9 | 74

R/SHEWETH: ON FACTS:

- **1-** That appellant is the employee of the respondent Department since 09-01-2012 and is presently working as Inspector Weights & Measures in Directorate of Labour at District Mardan.
- **2-** That right from appointment till date the appellant is performing his duty quite efficiently and up to the entire satisfaction of his superiors.
- **3-** That appellant while working with the respondent Department for quite sufficient time, the respondent Department prepared Seniority List of Inspector Weights and Measures (BPS-16) for the year 2018 vide notification dated 04-01-2019 whereupon the appellant stood at serial No. 11 of the seniority List. Copy of the Seniority List is attached as **Annexure**
- **4-** That in the year 1982 service rules for Industries, Commerce, Mineral Development, Labour and Transport Department was prepared and was notified vide notification dated 12-07-1982 which was properly published in the official Gazette on 1st December 1982 wherein in column 8 of the notification it was attracted for promotion to the post of Assistant Director Labour/Assistant Director Weight and Measures a combine seniority list of Labour Officer & Inspector Weights and Measures had to be prepared. Copy of the Notification dated 12/07/1982 is attached as **Annexure**
- 5- That in the year 2012 when Labour Department become a separate Department the Government of Khyber Pakhtunkhwa introduced service rule for Labour Department vide notification dated 31-12-2012 which was attracted in the official Gazette of Khyber Pakhtunkhwa on 29th January 2013 wherein in column 4 of the notification it was attracted for promotion to the post of Assistant Director Labour/Assistant Director Research, Planning and Statistics/Assistant Controller Weight and Measures (BPS-17), 30% quota is reserved for Labour Officers, Statistical Officer and Research and statistical officer & 30% quota was reserved for Inspector Weight and Measure by separating both the cadres and also seniorities. Copy of the Notification dated 31/12/2012 is attached as **Annexure**
- **6-** That there is total sanctioned posts of 26 Inspector Weights & Measures where the total sanctioned posts of Labour Officers are 10 in number and for both the cadres 30% each of the quota has been reserved for promotion to the post Assistant Director Labour/Assistant Director Research, planning & Statistics/Assistant Controller Weights & Measures (BPS-17).

- 7- That feeling aggrieved the appellant filed Departmental Appeal dated 02-05-2020 for joint/combined seniority where in the appellant stated in Para-3 of the representation regarding the sanctioned strength of Labour Officers and Inspector Weights and Measures which is not responded till date. Copy of the Departmental appeal is attached as Annexure
- **8-** That appellant feeling aggrieved and having no other remedy but to file the instant service appeal on the following grounds amongst the others.

GROUNDS:

- A- That the inaction of the respondents by not preparing and framing joint/combine seniority list of Inspector Weights & Measures (BPS-16) & Labour Officer (BPS-16) is against the Law, facts, norms of natural justice and materials on the record hence not tenable in the Eye of Law.
- B- That appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondents violated Article-4 and 25 of the Constitution of Islamic Republic of Pakistan-1973.
- C- That the respondents acted in arbitrary and malafide manner while separating seniority lists of Inspector Weights & Measure (BPS-16) & Labour Officer (BPS-16) on the promulgation of new service rules of 2012.
- D-That the appellant has served the Department for a long period with unblemished service record and separate seniority list has lessened prospects of promotion to the post of Assistant Director Labour/Assistant Director Research, Planning and Statistics/Assistant Controller Weight and Measures (BPS-17).
- E- That act of the respondents while separating and framing the seniority list of Inspector Weights & Measures (BPS-16) & Labour Officer (BPS-16) is against Article-38 (e) of the Constitution of Islamic Republic of Pakistan.
- F- That the appellant has been highly discriminated by the respondents while not preparing and framing joint/combine seniority list of Inspector Weights & Measures (BPS-16) & Labour Officer (BPS-16).

- G-That act of the respondents by not preparing and framing joint/combine seniority list of Inspector Weights & Measures (BPS-16) & Labour Officer (BPS-16) is against Section-8 of the Civil Servant Act 1973 read with Rule-17 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer), Rule 1989.
- H- That both the cadres i.e. Labour Officers and Inspector Weights and Measures have the same job description as well as the basic pay scale is also the same and NON preparation/framing of joint seniority list for Inspector Weight & Measures (BPS-16) And Labour Officer (BPS-16) for promotion to the post of Assistant Director Labour/Assistant Director Research, Planning & Statistics/Assistant Controller Weights & Measures (BPS-17)
- I- That act of the respondent by not preparing combine seniority list of Inspector Weights & Measures (BPS-16) & Labour Officer (BPS-16) is also against various judgment passed by the apex court as well as judgment passed by this Honourable Tribunal in connected Appeals No. 1411/2011, 1412/2011 & 1413/2012 Title Shamsul Islam & 2 Others VS Govt. of Khyber Pakhtunkhwa through Secretary (E&SE) Peshawar & other vide dated 01-09-2015 wherein separation of seniority list was declared illegal. Copy of the judgments dated 01-09-2015 is attached as **Annexure**
- J- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

Dated: 31-08-2020

APPELLANT

MAJEED ULLAH

THROUGH: OF NOOR MOHAMMAD KHATTAK

MUHAMMAD MAAZ MADNI, ADVOCATES HIGH COURT, PESHAWAR

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Apı	peal	No.			12	2020	0
			_ `		, -		

MAJEED ULLAH

V/S

GOVT. OF KP & OTHERS

APPLICATION FOR RESTRAINING THE RESPONDENTS FROM PROMOTION TO THE POST OF ASSISTANT DIRECTOR LABOUR/ASSISTANT DIRECTOR RESEARCH, PLANNING AND STATISTICS/ ASSISTANT CONTROLLER WEIGHT AND MEASURES (BPS-17) TILL FINAL DISPOSAL OF THE INSTANT APPEAL

Respectfully Sheweth:,

- 1. That the appellant has filed the instant service appeal in which no date has so far been fixed.
- 2. That the appellant has challenged the separate seniority list prepared for Labour Officer (BPS-16) & Inspector Weights and Measures (BPS-17).
- 3. That all the three ingredients required for the grant of status quo is in favour of the appellant.
- 4. That this petition may be considered as part & parcel of the in the main appeal.

It is, therefore, most humbly prayed that on acceptance of the instant petition the respondents may kindly be restrained from promotion to the post of Assistant Director Labour/Assistant Director Research, Planning And Statistics/Assistant Controller Weight & Measures (BPS-17) till final decision of the instant service appeal.

Dated: 31-08-2020

Through,

Appellant

NOOR MOHAMMAD KHATTAK,

Advocate, High Court, Peshawar



DIRECTORATE OF LABOUR KHYBER PAKHTUNKHWA

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Dated Peshawar the

mn/11/235/ 136-52: In pursuance of Section-08 of Khyber Pakhtunkhwa, Civil Servants Act, 1973 read with Rule-17 of Khyber Pakhunkhwa Civil Servants (Appointer) Rules 1989, with the approval of Competent Authority, Tentative Seniority List of Inspector Weights and Measures (BPS-16) Directorate of Labour, Khyber Pakhtu 2018 is hereby notified/circulated for general information. Total Sanctioned Posts of Inspector W&M=26.

Г						Regular Appointment / Promotion to the Present Post			
	Calo Nathe of Officer with		Date of Birth with Domicile	Date of 1 st Entry into Govt: Service	Date BPS Method of Recruitment: a) 5% on the basis of Seniority –cum- Fitness from Laboratory Assistant with eight Years Services such; and b) 95% by initial recruitment		Appointment with Date	Ren	
-			03	04	05	06	07	Inspector W&M	1
ŀ	01	02	02.04.1985		09.01.2012	16	By Initial	09.01.2012	
ļ	1	Mr. Hashmat Ali	Mardan	09.01.2012	09.01.2012			Inspector W&M	
Ì		(B.Sc) Mr. Muhammah Yaqoob	5.04.1986	11.01.2013	11.01.2012	16	<-do-	11.01.2012	
	2	(M.Sc. Chemistry)	L/Marwat	11.01.2012	11.01.2012			Inspector W&M	
		Mr. Ali Akbar	7.2.1981	11.1.2012	11.01.2012	16	-do-	11.01.2012	
عر	3	(M.Sc Chemistry)	Malakand	11.1.2012	11.01.2012			Inspector W&M	
•	4	Mr. Muhammad Rafeeq	06.10.1986	10.01.2012	10.01.2012	16	-do-	10.01.2012	<u> </u>
		(M.Sc Phy, B.Ed)	Swat	10.01.2012				Inspector W&M	
	5	Mr.Said Badshah	02.04.1982	1	00.04.3013	16	-do-	09.01.2012	
	<u> </u>	(M.A Pol. Science, M.Sc	Bajawar Agency	09.01.2012	09.01.2012	10		1400 84	
	Ì	Phy)		 		 -	-do-	Inspector W&M 09.01.2012	
	6	Mr. Yasir Samood	12.04.1983	09.01.2012	09.01.2012	16	-00-	Inspector W&M	
	l	(M.Sc Phy)	Karak	<u> </u>	1.	 		09.01.2012	
	7	Mr. Muhammad Rafeeq	01.01.1981	09.01.2012	09.01.2012	16		Inspector W&M	
		(M.Sc Phy M.Ed)	Swabi	 			-do-	09.01.2012	
	8	Mr. Sarfaraz Ahmad	05.01.1984 Abbottabad	09.01.2012	09.01.2012	16	,	Inspector W&M	<u> </u>
	<u> </u>	(M.Sc Electronics)	04.11.1984	_ 		16	-do-	20.08.2014	
	9	Mr.Tausaf Mushtag	Mansehra	20.08.2014	20:08.2014	16		Inspector W&M	
		M.Sc (Electronics)	28.02.1990		20.08.2014	16	-do-	20.08.2014	
	10	Mr.Fida Hussain M.Sc (Electronics)	8auun	20.08.2014	20.08.2014			Inspector W&M	-
	711	Mr.Majeed Ullah	25.09.1983	01.01.2015	01.01.2015	16	-do- ∫	01.01.2015	
	: [11	M.sc (Physics)	Karak	01.01.2015	01.01.2019		1 7		Í
	<u>, </u>		_1	¢.			By Promotion	Inspector W&M	. !
,	1 12	Mr. Muhammad Shahid	01.04.1961	22 02.1986	01.08.2016	16		01.08.2016)
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1		05.4000		·	·	By Initial	Inspector W&M 16.05.2017	,,
13	Mr. Ramiz Murad	02.05.1989 Chitral	16.05.2017	16.05.2017	16		Inspector W&M	· [
14	M.Sc (Zoology) Mr. Abdul Baais	13.01.1986	20.06.2017	20.06.2017	16	-do-	20.06.2017	
15	M.Sc (Chemistry)	Buner 25-01-1994	27.04.2019	27-04-2018	16	-do-	Inspector W&M 27.04.2018	1
- "	BSc (Engg)	Dir Lower	27-04-2018	27-04 2010		-do-	Inspector W&M 27.11.2018	
16	Mr. Raza Shah MSc (Physics)	17-12-1991 Khyber Agency	27-11-2018	27-11-2018	. 16	-40-	Inspector W&M	<u> </u>
17	Mr. Saad Shaukat BSc (Engg)	18-12-1989 Mansehra	11-05-2018	11-05-2018	16		11.05.2018	<u> </u>

-Sd/-

Director Labour, Khyber Pakhtunkhwa Peshawar

t No: DL/Admn/11/235/ 136-52

Copy of the above is forwarded to all Officers/officials concerned for information. They are requested to confirm their placement in the list and if there is any objection c eniority list, they can submit presentation within 15 -days of the receipt of this communication, otherwise it will be presumed that their placement is correct and seniority will

Assistant Director Labour (Admn) Hqtr: Office Peshawar

ATTESTED

NO. SOI (IND) 2-1/91/Vol. II//104 29

GOVERNMENT OF N.-W.F.P. INDUSTRIES, COMMERCE, MINERAL DEVELOPMENT, LABOUR AND TECHNICAL EDUCATION DEPARTMENT

30-07-2003

Dated Peshawar, the -

To

The Director, Industries, Commerce & Labour, NWFP, Peshawar.

SERVICE RULES FOR THE POST OF DIRECTOR INDUSTRIES, COMMERCE & LABOUR AND DEPUTY CONTROLLER WEIGHTS & SUBJECT:-MEASURES.

I am directed to refer to your letter No.BL/Admn/ 3/1/2926 dated 26/7/2003 on the subject noted above and to Estate that the comments on the minutes of the meeting of SSRC held on 26/4/2003 regarding the post of Deputy Controller Weight & Measures BPS-18 may be included in the draft service Recruitment/Appointment Rules being prepared in the Directorate and jointly submitted for placing before the SSRC, for

consideration.

SECTION OFFICER (ADMN:)

NORTH WEST FRONTIER PROVINCE Published by Authority PESHAWAR, WEDNESDAY, 1st DECEMBER, 1982

PART-I

N.W.F.P GOVERNMENT NOTIFICATION AND ORDERS. INDUSTRIES, COMMERCE, MINERAL DEVELOPMENT, LABOUR AND TRANSPORT DEPARTMENT NOTIFICATION 12 July, 1982.

No. SO1/13-2/75-Vol-II:- in exercise of the powers conferred by sub-rule (2) of rule-3 of North West Frontier Province Government Servants (Appointment, Promotion & Transfer) Rules 1975, and in supersession of all rules on the subject; in this behalf the Governor of the North West Frontier Province is pleased to make following rules, namely:-

THE LABOUR DEPARTMENT (RECRUITMENT & APPOINTMENT) RULES, 1982

- 1. (1) These rules may be called the Labour Department (Recruitment & Appointment) Rules, 1982
 - (2) They Shall come into force at once.
- 2. The method of recruitment minimum qualification, age limit and other matters related thereto for the post specified in column-2 of the Schedule annexed shall be such as given in column-3 in 6 of the said schedule.

S#	Nomenclature of Post	Minimum qualification for appointment, initial recruitment or by transfer	Minimum qualification for appointment by promotion	Age limit for initial recruitment	Method of recruitment
8.	Assistant Director, Labour/Assistant Controller, Weights and Measures/ Assistant Director Planning and Statistics, (Labour Wing)	Master's Degree in Electrical or Mechanical Engineering from a recognized University.		21 years to 30 years	(a)Fifty percent by promotion on the basis of seniority cum fitness from amongst the holders of the posts of Labour Officer (Factories), Inspector, Weights and Measures and Statistical Officer with at least five years service as such and (b)fifty percent by initial recruitment



North. West Frontier Province

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PART I PA INDUSTRIES, COMMERCE, MINERAL DEVELOPMENT, LABOUR AND TRANSPORT

NOTIFICATION.

120 Jaya 1982.

No. SOM13-2/75-Vol.11—In exercise of the powers employed by sub-rule (2) of rule 3 of North-West Frontier Government Servants (Appointment, Promotion and Fransfer) Rules, 1975, and in supersession of all make us rules on the subject; in this behulf the Governor of the West Frontier Province is pleaked to make towing rules, namely. towing rules, numely

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- (1). These rules may be called the Lubour Department (Recruitment and Appointment) Rules, 1982.
- (2) They shall come into force at once.

2. The method of recruitment, minimum qualifications, ago limit and other matters related thereto for the post section in column 2 of the Schedule annexed shall be such as given in column 3 to 6 of the said. Schedule.

Secretary,

Government of N.-W. F. P., Industries, Commerce, Mineral Development, Lubour and Fransport Trimers

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3. Secretary, Mines (Mines Wing). Accounts Officer (Labour, Wing) Superintendent. The second of th had an march of many the market of Server Supervisor/ Instructors, [Manpower, Employment and Training Wing). Project Mechanic (Mines Wing).

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Hachelor's Degree

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- (a) Pility per cent by protiotion on the basis of
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 and Statistical Investigator of the Labourgawing
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- (b) fifty per cent by initial
- (a) By temporary transfer of the holders of the posts of Superimendent in any Wing of the Lubour Weffure Directorate; or
- Directorate; or

 (b) If no suitable. Superintendant is available, then by selection on merit from amongst holders of the posts of Attackanta and Senior Scule Stenographers of the Lubout Wing with at lenst 10 years service in the Department. (However joint seniority of senior scale Stenographers and Assistants will continue.

By deputation from Accountant-Ocneral's Office.

By promotion on the basis of seniority-cumfitness: from amongst hulders of the post of Assistant and Senior Scale Stenographers of the companiority with at least years service as such.

- (a) Fifty per cent by promo-tion on the basis of scaled by swar-finess from unought holders of the points of Senior Supervisor! instructors in Grade-14 of the echetrned trade group-with at least 3 years service as such; and
 - (b) fifty par cout by initial recruitment.
 - (a) Fifty per cent by promo-tion on the basis of seniously emo-fitness from amongst holders of posts of instructors in Grade-10 of the concerned trade group with at least 5 years service as such; and
 - (b) fitty per cent by initial recruitment.

By initial recrultment.

S.A.S. qualified.

Chief Instructor, Technical Teams in Centre (Manpower, Himployment and Training Wing).

14. Senior Scale Stenographer.

Diploma from a recognised Polytechnic Institute with
4 years practicul
experience after
obtaining the Diploma.

Diploma from a recognised polytech-nic Institute with

2 years practicul experience after obtaining the Diploma.

Diploma in Electrical or Mechanical Technology from a recognised institute with 2 years practical experience after obtaining the Diploma.

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(a) Not more than 50%, by promotion on that the promotion on the business from amongst the holders of the posts of Junior Icale Stenographer with at least 2 years acrete as such, or if no suitable Junior State Stenographer is available by initial recruitment; and

(b) nut less than fifty per cent by initial recruitment.

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EXTRAORDINARY

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GAZETTE

KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, TUESDAY, 29TH JANUARY, 2013.

GOVERNMENT OF KHYBER PAKHTUNKHWA LABOUR DEPARTMENT.

NOTIFICATION
Dated: 31st December, 2012

No. SOL(LD)8-12/2012/1232-92.--- In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, and in supersession of all previous notifications issued in this behalf; the Labour Department, in consultation with the Establishment Department and Finance Department, hereby lay down the method of recruitment, qualifications and other conditions specified in columns 1 to 5 of the Appendix to this Notification which shall be applicable to the posts borne in the Directorate of Labour, Khyber Pakhtunkhwa, specified in column 2 of the said Appendix.

> Secretary to Government of Khyber Pakhtunkhwa Labour Department.





EXTRAORDINARY, 29TH JANUARY, 2013.

S.	Nomenclature of posts	Minimum qualification presribed for appointment by initial recruiment or by transfer	Age limit	Method of recruitment 5
1.1.	Director Labour (BPS-19)	3	- -	By promotion, on the basis of seniority-cum-fitness, from amongst the Chief Inspectors of Factories, Deputy Directors Labour and Deputy Controller Weights & Meausres, with at least twelve years service in BPS-17 and above; provided that if no suitable officer is available for promotion, then by transfer from amongst the DMG/PMS Officers. (a) Fifty per cent by promotion, on the basis of
2.	Chief Inspector of Factories (BPS-18)	First Class Bachelor's Degree Mechanical, Electrical, Chemical, Civil, Minig, Electronics or Mechatronics Engineering from a recognized University with five years experience in the relevant field		(a) Fifty per cent by profition, of the seniority-cum-fitness, from amongst the Inspector of Factories (Technical) with five years service as such; and By promotion, on the basis of seniority-cum-fitness,
3.	Deputy Director Labour/ Deputy Controller Weights & Measures (BPS-18)		and the second s	from amongst Assistant Directors Labour, Assistant Directors Research Planning and Statistics, Accounts Officers and Assistants Controller Weights & Measures with atleast five years service as such.
4.	Assistant Director Labour/ Assistant Director Research, Planning and Statistics/Assistant Controller Weights & Measures (BPS-17)	For Assistant Director Laur/Assistant Director Research and anning and Statistics: (i) Second Class Master Segree in any Social Sciences Business Administration or PubliAdministration or Statistics or LL.B. frc a recognized University; and		seniority-cum-fitness, from amongst the Labour Officers, Statistical Officer and Research & Statistical Officers with atleast five years service as such; (b) thirty per cent by promotion, on the basis of seniority-cum-fitness, from amongst the

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1	2	3	4	- 5
		For Assistant Controller Weights & Measures: (ii) Second Class Master's Degree in Physics or Chemistry from a recognized University.		Inspectors Weights & Measur years service as such; and (c) forty per cent by initial recruitm
5.	Inspector of Factories (Technical) (BPS-17)	First Class Bachelor's Degree in Mechanical, Electrical, Chemical, Civil, Mining, Electronics or Mechatronics Engineering from a recognized University.	22 to 30 years	By initial recruitment.
6.	Labour Officer (BPS-16)	LL.B or Second Master's degree in Economics Business Administration and Pulic Administration from a recognized University	21 to 30 years	(a) Fifty per cent by promotion, seniority-cum-fitness, from Assistant Labour Officers w years service as such; and (b) fifty per cent by initial recruitme
7.	Assistant Labour Officer (BPS-11)	a recognized University with Economics, Statistics, Mathematics, or Law as one of the subjects or in Business Administration.	21 to 30 years	(a) Seventy-five per cent by promos of seniority-cum-fitness, fro Labour Inspectors with five such; and (b) twenty-five per cent by initial re
8.	Labour Inspector (BPS-09)	Second Class Bachelor's Degree from a recognized University.	18 to 30 years	By initial recruitment.
9.	Inspector Weights and, Measures (BPS-16)	Second Class Bachelors' Degree with Physics, Chemistry, Electronics or Mathematics as one of the subjects from a recognized University.	21 to 30 years	(a) Five per cent, on the basis fitness, from Laboratory Ass years service as such; and
				(b) ninety-five per cent by initial re-



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•	EVTRAORDINARY, 29th JANUARY, 29th
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598 KHYBER	APKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 29 TH JANUARY, 201 Second Class Master's Degree in 22 to 30 years (a) Seventy-five per cent by promotion of seniority-cum-fitness, from other cum-fitness and fitness and fitn
Statistical Officer/ Research & Statistical	(i) Second Classification (ii) Second Statistical Assistants of Statistical Assistant of Statistical Assistant of Statistical Assistants of Statistical Assistant of Statistical Assistant of Statistica
Officer (Minimum Wages Board) (BPS-16)	recognized University, and recognized University, and (b) twenty-five per cent by interest on Advance Office Automation
Board) (=	from a recognized institute.
Alicianti	(i) Second Class Bachelor's Degree with 21 to 30 years Statistics as one of subject from a
11. Statistics Assistant/ Statistical Investigator	Statistics as one of subject
(BPS-11)	(ii) Certificate in Advance Office Office Advance Office Offi
	P.Sc. with Physics, 21 to 30 years 1 By Initial 100
12. Laboratory Assistant (BPS-11)	(i) Second Class B.Sc that Chemistry or Electronics as one of the Chemistry or Electronics as one of the Subject from a recognized University;
	and Codificate in Advance Office Automation
	from a recognized institute. By promotion, on the basis of ser
13. Accounts Officer	from amongst the Superintent of the service as such; provided that if no service as such as such as such as service as such a
13. Accounts Officer (BPS-17)	service as such; provided that it is available for promotion, then by available Accounts Officer from General's Office.
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	from amongst the
14. Superintendent (BPS-1	as such.



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•.	WOOD ARKUTI	NKHWA GOVERNMENT GAZETTE, E	XTRAORDINAL	Y, 29TH JANUARY, 2013.
1 15.	2	Second Class Bachelor's Degree from a recognized University.	20 10 02 100.	a) twenty-five per cent by initial re b) seventy-five per cent by promote of seniority-cum-fitness, fro
•		**		Senior Clerks with at least five such. By promotion, on the basis of ser
16.	Senior Clerks (BPS-09)			from amongst the as Junior Clerk service as such. (a) Thirty per cent by promotion
17.	Junior Clerks (BPS-07)	(i) Second Class Secondary School Certificate or equivalent qualification	18 to 30 years	seniority-cum-fitness, from Assistant who have passed
. •		from a recognized Board; and (ii) a speed of 30 words per minute in typing.		Certificate Examination with tw such; and (b) seventy per cent by initial recru (a) Seventy per cent by initial recru
18.	Manual Assistant (BPS-04)	Second Class Secondary Certificate from a recognized University	18 to 30 years	(b) thirty per cent by promotion seniority-cum-fitness, from am Oasid Chowkidars and othe
				who have passed S.S.C. Exa two years services as such. By promotion, on the basis of se
19.	Senior Scale Stenographer (BPS-16)		-	from amongst Stenographers (years service as such
20.	Stenographer (BPS-14)	(i) Intermediate or equivalent qualifications from a recognized Board; and	18 to 30 years	By initial recruitment
		(ii) a speed of 50 words per minute in		- All Tark



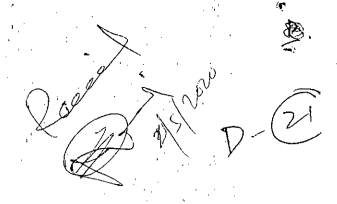


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1	2	shorthand in English and 35 words per minute in typing; and (iii) knowledge of computer in using MS Words, MS Excel.		By initial recruitment.
21.	Computer Operator (BPS- 12)	Second class Bachelor's Degree or equivalent qualification from a recognized university with one year Diploma in Information. Technology from a recognized Board of Technical Education or its equivalent qualification.	18 to 30 years	
22.	Driver (BPS-04)	Possessing a valid HTV/LTV Driving license with five years practical experience in driving. Preferably SSC qualified.	25 to 35 years	(a) Twenty per cent by promotic Class-IV employees having Driving License or by initial suitable candidate is available and (b) eighty per cent by initial rec
			18 to 32 years	that preference will be given have passed S.S.C. Examinati By initial recruitment. By initial recruitment.
23.	Naib Qasid (BPS-01)		18 to 32 years	
24.	Chowkidar (BPS-01)		18 to 32 years 18 to 32 years	By initial recruitment.
25. 26.	Bahishti (BPS-01) Sweeper (BPS-01)		1 18 to 32 years	SECRETARY TO

SECRETARY TO GOVERNMENT OF THE KHYBER PAKHT LABOUR DEPARTMENT.

Printed and published by the Manager, Staty. & Pig. Deptt., Khyber Pakhinikhwa, Pesh





The Secretary Labour Khyber Pakhtunkhwa, Peshawar

Through: Proper Channel

Subject: Request for Combined Seniority of Labour officers and Inspectors Weights & Measures in new Service Rules 2020 of Directorate of Labour Khyber Pakhtunkhwa

Respected Sir,

With due respect, Inspectors Weights & Measures, Directorate of Labour Khyber Pakhtunkhwa, beg to submit the following paras for your kind considerations please.

- 1. Prior 2012, in service rules the inspectors Weights & Measures (BPS-16) and Labour officers (BPS-16) had Combined Seniority list for departmental promotion.
- 2. In revised Service Rules of 2012, the promotion through the combined seniority list was amended with Inspectors Weights & Measures (30%) quota; Labour Officers (30%) quota; and 40% by initial recruitment.
- 3. Total numbers of sanctioned posts of Inspectors Weights & Measures are 26, and Labour Officers are 10, which arises hindrance in the promotion of Inspectors Weights & Measures as per service rules 2012.
- 4. As new Service rules 2020 are in process and the aforementioned service rules of 2012 are being followed for promotion which results in discriminative promotional skeleton.
- 5. The applicants are being suffered in promotion, as labour officers BPS(16)- being junior in term of service-are promoted earlier than Inspectors Weights & Measures.
- 6. Previously with similar analogy, cases of the similar nature in other departments have been challenged in the Service Tribunal and Supreme Court, where the courts ordered for combined seniority, as the division goes against merit.

Respected Sir, in view of the above mentioned facts, it is very humbly requested that directions may kindly be advised for **Combined Seniority list** in under-process new Service Rules 2020 of the Directorate of Labour.

.The applicants will be very grateful for this act of kindness.

Yours Sincerely,

nspector W&M

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Sr. No	Date of Order	Magistrate
	proceedings	
		KHYBER PAKHTUNKHWA SERVICE TRIBUNAL.
1_		KHYBER PAKHTUNKHWA DELAWAR
1		LOTIC
1		1. Appeal No. 1411/2011, Shamsul Islam.
		1. Appeal No. 1411/2011, Shamsur extends 2. Appeal No. 1412/2011, Khalid Rahman, &
1		2. Appeal No. 1413/2011, Mir Qadam. 3. Appeal No. 1413/2011, Mir Qadam.
		3. Appeal No. 1413/25
1		Versus Government of KPK through Secretary, E&SE.
- \		Versus Government of the Peshawar etc.
\		1.621/1
Ì		JUDGMENT
1		Counsel for the
}		PIR BAKHSH SHAH, MEMBER Counsel for the
}	01.09.2015	appellant (Mr. Bashar Navced, Advocate), Mr. Muhammad
		and the Bashar Navced, Advocate), ith
		appending to and Javed Ahmad.
		Jan. GP with Khursheed Khan, SO and Javed Ahmad,
t	•	redents counsel for private
•		Supdi. for the official respondents, counsel for private
	•	Suput. for the Street Younis Jan, Advocate) and respondents No. 4 to 8 (Syed Younis Jan, Advocate) and
		respondents No. 4 to 6 (Sie
		Counsel for private respondents No. 9 to 12 (Mr.
		Counsel for private 1437
		Muhammad Asif Yousafzai, Advocate) present.
	_	Muhammad Ash Calan
	- ;	الم سيني
	12	2. Appellants are aggrieved with preparation of
	177	1 Cubical
	΄ ξ	joint seniority list of the Headmasters and Subject
•	7	Joint Schools
		Concinists, the appearance
		Specialists. In
		and the private respondents of the Subject Specialists. In
	13/	the said perspective the appellants have instituted these
9		the said perspective the appearants in
		the said perspective in the Khyber Pakhtunkhwa appeals under Section 4 of the Khyber Pakhtunkhwa
	de	appeals under Section 4 0.
	1 6,	Service Tribunal Act, 1974.
		Service Indulat Act, 45
i		Name submitted
· ·		3. The learned counsel for the appellants submitted
		different from the
		that cadre of the appellants is totally different from the
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	therefore preparation of their
(1	cadre of Subject Specialists; therefore, preparation of their
ì		

joint seniority list for the purpose of their promotion to BS-18 is against the rules and norms of justice. It was further submitted that such preparation of joint seniority list is not substantiated by any law; hence the respondent department may be directed to bifurcate such list.

The learned counsel for private respondents and learned GP resisted these appeals by stating that joint seniority list is prepared in the light of service rules notified in 1994 and further modified in 2004. Hence, the appeals are devoid of merits. It was further submitted that by way of the said rules of 1994, almost 300 Headmasters were promoted on the basis of joint seniority list and when the turn of Subject Specialists came so the appellants raised hue & cry on this joint seniority list for no good reason. A copy of the Judgment dated 02.08.2005 in the service appeal No. 88/Neem/1998 decided by this Tribunal was presented and it was stated that this decision has got finality which was also maintained by the august Supreme Court of Pakistan and not over-ruled by this Tribunal in any fresh decision. Hence the practice of joint seniority list being in accordance with the law and rules has been left intact. Finally, it was submitted that framing of rules and prescription of qualification and criteria for promotion? appointment are the prerogative of the government which cannot be interfered with by this Tribunal. Reliance was placed on 2005-PLC(C.S)962.





its verdict in the cited case of Mr. Muhammad Jamil decided on 02.08.2005 and the plea of the appellants to do away with joint seniority list has been acceded to in the said judgment. It was not shown to the Tribunal that this judgment has been set aside by the august Supreme Court of Pakistan or has been over-ruled by this Tribunal. Hence on the principles of consistency, the Tribunal is constrained to dismiss the appeals being devoid of any merits. The same are dismissed. Parties are left to bear their own costs. File be consigned to the record.

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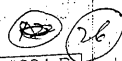
DESHAWAR HIGH COURT. PESHAWAR

FORM 'A' FORM OF ORDER SHEET

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the Judge 1 2 3 5.3.2010. IV.P.No.870/2010. Present: Mr.Ibad-ur-Rehman, Advocate for the petitioners. ABDIT. AZIZ KUNDI.I. Jehanzeb and six others, employees of Education Department as SETs, seek issuance of an appropriate writ directing the respondents to treat them equally in the matter of promotion with other senior English Teachers(General) and act. English Teachers(General) and act. accordance with law and further to declare the respondents as void, illegal and un-warranted. 2. Earlier the petitioners had filed W.P.No.656/2007 and a Division Bench of this court vide order dated 31.10.2007 while converting the said writ petition into departmental appeal, sent the same to Secretary, Government of NWIPP, Schools and Literacy Department, Peshawar, for disposal. 3. Pursuant to the said order after considerable correspondence amongst various offices of the department, ultimately Director.		73 - H 0 0 F	Order or other proceedings with signature of
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Education, vide its letter bearing No.3894-F No.A-SS/SL/B-16/Appeal, dated 5.6.2009. addressed to secretary, Govt: of NWFP Education) secondary and. (Elementary Department, proposed allocation of 5% share to SET (Technical) for promotion to the posts of Head Masters in B-17 (Regular). Government of NWFP, Elementary and Secondary Education Department, responded to the same, vide its number SO (PE)9-4/SET-Tech/Gen/07/court cases, dated Peshawar the 31-7-2009 and paras-2 and 3 of the same are reproduced hereunder:-

"2. In the light of the foregoing it is proposed that:

The SET (Tech) and SET (Commerce) may be included in the seniority list of SET (General/Science) with the condition that this inclusion will only be for the purpose of promotion to the post of Headmaster (B-17): in light of the service rules for the posts of Headmaster duly notified vide Notification No.SOG/ S&LD/ 1-28/2003/VOL: If dated 9.04.2004 and these SETs (Technical and Commerce) will not claim any other benefits which will accrue of their inclusion in the seniority list that would affect the SET (General/Science).

A written undertaking will be obtained from (Tech) and SET (Commerce) regarding the condition mentioned in para-I above which will also discourage further litigation. This condition will be reflected in the revised seniority list of all SETs.

This inclusion in the seniority list will be compulsory and any teacher who does not iii. furnish the relevant undertaking mentioned in para-ii above will be kept on static list and he/she will not claim any service benefits which his other colleagues will enjoy.





3. The Directorate is advised to implement the above decisions in letter and spirit and send compliance report."

4. Thereafter, the Directorate of Elementary and Secondary Education, Peshawar, vide its letter dated 25.9.2009 addressed to all Executive District Officers. (E&SE) in NWFP, directed that a written undertaking be obtained from the SETs (Tech)/SET (Commerce) (on judicial Stamp Paper) as under:-

"I am agreed for including my name in the General seniority list of SETs and I will not claim any other benefits which will accrue of my inclusion in the general seniority list. This condition will be reflected in the revised seniority list of all SETs." I will also not make further litigation."

the petitioner at some length, whose main grievance was that inspite of the aforesaid decision as contained in the letter dated 31.7.2009, respondents are not implementing the said decision in letter and spirit, resulting into non-issuance of a joint seniority list and making promotion strictly in accordance with the said decision. Learned counsel ultimately argued that if this court directs the respondent department to strictly adhere to the said decision and give the petitioners and others alike them, their due rights as highlighted

ATTESTED

above, petitioners shall feel satisfied Accordingly, we I direct respondents to strictly adhere to the decision while making promotions on regul basis to the posts of Headmasters in B-17 fro SETs and while doing so, keep the merit : their prime goal. This writ petition, with the observations, is accordingly disposed sell Abdul A 313 limine. sd McEthand Di CERTIFIED TO BE TRUE COPY Postawar High Court Peshawar Authorized Under Section 75 Acts Order Date of Presentation of Application 5 Copping Fee "14. Gul" Grgent Fee. Date of Proposition of Copy. 9.13.120 Received in 1661

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

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·		OF 2020
Majeed	'ullah	(APPELLANT) (PLAINTIFF) (PETITIONER)
	<u>VERSUS</u>	
Gout: of b	others	(RESPONDENT)(DEFENDANT)
KHATTAK, Advo	nt and constitute cate, Peshawar	NOOR MOHAMMAD to appear, plead, act, arbitration for me/us as
my/our Counsel// without any liabilit engage/appoint ar I/we authorize the receive on my/our	Advocate in the cy for his default and ny other Advocate (e said Advocate to r behalf all sums a	above noted matter, and with the authority to Counsel on my/our cost. deposit, withdraw and amounts payable or above noted matter.
Dated/	_/2020 MAJE	ED WLIGH M.
	NOOI	CLIENT ACCEPTED R MOHAMMAD KHATTAK
		KAMRAN KHAN
		MIR ZAMÁN SAFI &
OFFICE	AFR	RASIAB KHAN WAZIR ADVOCATES
OFFICE: Flat No.4, 2 nd Floo Plaza, near FATA S		

Warsak Road, Peshawar. Mobile No.0345-9383141

BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

PESHAWAR.

Put up to the court with

Civil Miscellaneous No:

/ 2021

In Service Appeal No:

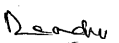
10749 / 2021

15/10/21.

Mojeco Ulloh

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Govt. of Khyber Pakhtunkhwa etc.



APPLICATION FOR INTERIM RELIEF

Respectfully Sheweth,

- 1) That, the titled Service Appeal is pending subjudice before this Honorable Court and is fixed for 18.10.2021.
- 2) That, the Appellant has obtained Interim Order from this Honorable Court due to which promotion of the Applicant / Respondents has been stopped.
- 3) That, now the Department is going to fill up the vacancies of the Assistant Directors EPS-17, through Public Service Commission and interviews for the said post are scheduled to be held on 01.11.2021 & 02.11.2021, copy attached.
- 4) That, if the new incumbents in BPS-17 came-in through initial recruitment, the Applicant / Respondent or any promotee will be placed below in Seniority List of Assistant Directors.
- 5) That, due to Interim Order issued by this Honorable Court, the Promotion of the Applicants / Respondents have been withheld.
- 6) That, Applicants / Respondent will suffer irreparable loss if the new incumbents are inducted.

7) That, balance of convenience also lies in favour of the Applicants / Respondents moreover the Applicant / Respondents have primafacie case in their favour.

It is, therefore, requested that Interim Relief be granted to the effect that the process of interview for the posts mentioned at Panel-I (first three) of the attached Interview Program may please be suspended or else may not be finalized till the decision of subject Appeal, with such other relief as may deem fit in the circumstances of the case may also be granted.

Applicants / Respondents

Through:

BILAL AHMAD KAKAIZAI (Advocate, Peshawar)

AFFIDAVIT

I, ALTAF HUSSAIN, Labour Officer, Applicant / Added Respondent No. 7, presently posted as Assistant Director Labour, Nowshera, do hereby on oath affirm and declare that the contents of the Application are true and correct to the best of my knowledge and belief and nothing has been kept secret from this Honourable Tribunal.

Déponent

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45					(01) Associate Professor Pathology (BPS-19) in Saidu College of Dentistry Saidu Sharif Swat	03/2021, Sr. 24	04 in all	11
15		٠	-	-	(01) Professor Forensic Medicine (BPS-20) (Leftover) in Saidu Medical College Swat.	03/2021, Sr. 29	04 in all	#
	46	-			(01) Associate Professor Ophthalmology (BPS-19) (Leftover) in Saidu Medical College Swat.	03/2021, Sr. 54	01 in all	Mr. Tenveer Musharaf
-	16	-	-	-	(01) Assistant Professor Cardiothoracic (BPS-18) (Leftover) in saidu Medical College Swat.	03/2021, Sr. 12	05 in all	11
•	-	17	18	19	(05) Male Lecturer Gender Studies (BPS-17) in Higher	06/2021	13 daily 07 on Friday	Mr. Muhammad
22	23	24	-	-	Education Department	Sr. 01 (ix)	Total=73	Shoaib
	-	-	25	26	(10) Account Assistant (BPS-16) in Population Welfare	01/2021	14 daily 08 on Friday	Mr. Iftikhar
29	29 30		Department		Sr. 51	Total=50	Bangash	

PANEL - IV

*M :	· T	W	TH	∂F⊸	18.50mm 经1.6mm 中国的现在分词	3	· · · · · · · · · · · · · · · · · · ·	Marks, \$22, 13
1	2	3	4	5	(130) Male ASDEOs/ ADEOs (BPS-16) in Elementary &	09/2019	12 daily	Mr. Noor
8	9	10	11	12	Secondary Education Department	Sr. 05 (a,b,c)	08 on Friday Total=160	Muhammad
15	16	17	18	19			Total=160	
22	-		-	-	(07) Assistant District Attorney (BPS-17) in Law Parliamentary Affairs & Human Development Department	03/2020, Sr. 12	08 in all	Mr. Iftikhar Bangash
•	23	-	-	-	(04) Assistant District Attorney (BPS-17) in Law, Parliamentary Affairs & Human Development Department	11/2019. Sr. 07	11 in all	Mr. Iftikhar Bangash
•	-	24	25	26	(03) Female Lecturer Food Science (BPS-17) in Higher	06/2021	12 daily	Mr. Muhammad
29	29 30		Education Department		Sr. 02 (xxl)	10 on Friday Total=58	Shoalb	

PANEL - V

M	T	W	TH	<u>با</u> ن	[中心]中于出版,如此在16年上,在16年一个中的人,就是中国中国人员工工程的数据,各种工程工程的发展了大大的工程之后,一个工作的国际企业和企业企业,各种工程
1	2	3	4	5	
8	9	10	11	12	(420) Assistant Sub Inspectors (BPS-11) in Police 20 daily
15	16	17	18_	19	Department 15 on Friday Mr. Alam Zeb
22	23	24	25	26	Total=778
29	30		-	•	

Continue.....

DIRECTOR RECRUITMENT

INTERVIEW PROGRAMME FOR THE MONTH OF NOVEMBER, 2021

PANEL - I

					FANEL - I			
	NOVE				Post(s)	Advt. No.	Candidates	Dealing 2
M	ī	- W	TH:	∜F≉.	「 」 「 」 「 」 「 」 「 」 「 」 「 」 「 」 「 」 「 」	M loop place label to his	and the party of the same	THE LANGE OF THE
1					(01) Planning Officer (BPS-17) in Directorate of Labour.	01/2021. Sr. 44	05 in all	Mr. Iftikhar Bangash
,					(01) Research Officer (BPS-17) in Directorate of Labour	01/2021 Sr. 45	05 in all	
	2	_			(01) Assistant Director (BPS-17) in Directorate of Labour	01/2021, Sr. 46	05 in all	. #
				•	(01) Zilladar (BPS-15) Minority Quota in Imgation Department	03/2021. Sr. 69	05 in all	Mr. Muhammad Rafi
•	-	3	4	5	(06) Forest Rangers (BPS-16) in Forestry, Environment & Wildlife Department	03/2020, Sr. 10	12 daily 06 on Friday Total=30	Mr. Javed
8	-	•	•	-	(02) Assistant Superintendent Jail (Female Quota) (BPS- 14) in Inspectorate of Prisons	10/2019. Sr. 83	12 in all	Mr. Muhammad Rafi
-	9	10	-	-	(02) Male Lecturer Bio Informatics (BPS-17) in Higher Education Department	06/2021 Sr. 01 (ii)	12 daily Total=24	Mr. Muhammad Shoalb
	_		11		(01) Veterinary Officer/ Surgeon (BPS-17) Leftover in the Office of Chief Conservator of Wildlife.	01/2021. Sr. 14	05 in all	Mr. Javed
		Ī	''	•	(01) Assistant Director (BPS-17) in Directorate of Archives & Libraries.	01/2021. Sr. 33	05 in all	Mr. Muhammad Shoaib
-	-	-	-	12	(03) Female Lecturer in Textile & Clothing (BPS-17) in	01/2021	13 daily 09 on Friday	Mr. Muhammad
15	_			•	Higher Education Department	Sr. 34	Total=22	Shaoib

PANEL - II

M 1	I TO IW THE BEIN 特殊的现在分词是一种原则的一种原则的一种种特殊的现在中国中国的特别的一种原则的特别的一种是不是一种原则的									
1	2	3	4	5	(13) Accounts Officer (BPS-17) in Local Govt: Department.	10/2019	12 daily 05 on Friday	Mr. Javed		
8	-	-	-	-	(14) insecting chiesi (5) o 17) in 2003 oon. Soparinen.	Sr. 95 (a, b)	Total=65	IVII. DAVEG		
٠	9	-	-	•	(02) Deputy Director (8PS-18) In the Office of Director General, Environmental Protection Agency.	09/2019 Sr. 07	11 in all	Mr. Javed		
. •	-	10	11	12	(06) Research Officer/ Farm Manager (BPS-17) in Agriculture, Livestock & Dairy Development Department	01/2021 Sr. 01	13 deily 08 on Friday Total=34	Mr. Iftikhar Bangash		
15		_	_		(04) Female Lecturer in Human Development (BPS-17) in Higher Education Department	03/2021, \$r. 61	09 in all	Mr. Muhammad Shaoib		
13	j		·	•	(01) Female Subject Specialist Physics (Disable Quota) (BPS-17) in Elementary & Secondary Education Department	07/2021, Sr. 07	01 in all	Mr. Noor Muhammad		

PANEL - III

М	· Tailw Thi DF 新版的表示。 Indiana. Indianation the continues and continues the continues of th									
1	2	-	-	-	(21) Pharmacist (BPS-17) in Health Department	02/2020 Sr. 13	13 daily Total=26	Mr. Javed		
- 8	9	3	4	5	(10) Drug Inspectors (BPS-17) in Health Department	02/2020 Sr. 12	13 daily 04 on Friday Total=56	Mr. Javed		
					(01) Assistant Professor Medical Education (BPS-18) (Leftover) in Saidu Medical College Swat.	03/2021, Sr. 13	01 in all	Mr. Tanveer Musharaf		
-	-	10	-	-	(01) Assistant Professor Forensic Medicine (BPS-18) (Leftover) in Saldu Medical College Swat.	03/2021, Sr. 32	04 in all			
					(17) Nursing Instructors/ Nursing Superintendent/ Nursing Directress (BPS-17) in Health Department	09/2019 Sr. 09,10	01 in all	11		
					(01) Associate Professor Psychiatry (BPS-19) (Leftover) in Saidu Medical College Swat.	03/2021, Sr. 10	01 in all	//		
-	-	-	11	-	(01) Associate Professor Forensic Medicine (BPS-19) Leftover in Saidu Medical College Swat.	03/2021, Sr. 31	01 in all	11		
					(01) Associate Professor Physiology (BPS-19) in Saidu College of Dentistry Saidu Sharif Swat.	03/2021, Sr. 21	02 in all	. #		
	_		- -		12	(01) Associate Professor Bio Chemistry (BPS-19) in Saidu College of Dentistry Saidu Sharif Swat	03/2021, Sr. 22	03 in all	<i>II</i>	
	•	•		16	(01) Associate Professor Pharmacology (BPS-19) in Saidu College of Dentistry Saidu Sharif Swat	03/2021, Sr. 23	03 in all	//		

BEFORE KPK SERVICE TRIBUNAL PESHAWAR

Put up to the worthy chair-on with appeal No. 10748/2020

18/10/2 Vojeed Ulloh

Vs

Government of KPK etc.

APPLICATION FOR EARLY HEARING

Respectfully Sheweth,

Application on behalf of the Applicant / Respondent is as under:

- 1. That, titled appeal is pending subjudice before this Honorable Tribunal which is fixed for 10.12.2021.
- 2. That, last date of hearing was 24.09.2021 however despite the grant of Interim Order to the effect that the promotion of the Applicant / Respondent may not be finalized, the next date of hearing is given as 10.12.2021.
- 3. That, now the Department is going to appoint the Assistant Directors from the quota of initial Appointment and in this respect, the Interviews are scheduled to be held on 01.11.2021.
- 4. That, if the initial incumbent came / appointed, the Appellant / Respondent will lose his seniority against him.
- 5. That, justice delayed is justice denied.

It is, therefore, requested that the matter be fixed for an early date preferably before 01.11.2021.

Through

Applicant / Responden

BILAL AHMAD KAKAIZAI

(Advocate Peshawar)

AFFIDAVIT:

I, Altaf Hussain, Applicant / Responded, do hereby on oath affirm and declare that the content of the Application are true and correct and nothing is concealed.

Deponent:

BEFORE KPK SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 10747/2020

Moice	d	4.	llo	4
` <i>IJ</i>	>			

۷s

Government of KPK etc.

APPLICATION FOR EARLY HEARING

Respectfully Sheweth,

Application on behalf of the Applicant / Respondent is as under:

- 1. That, titled appeal is pending subjudice before this Honorable Tribunal which is fixed for 10.12.2021.
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- 4. That, if the initial incumbent came / appointed, the Appellant / Respondent will lose his seniority against him.
- 5. That, justice delayed is justice denied.

It is, therefore, requested that the matter be fixed for an early date preferably before 01.11.2021.

Applicant / Respondent

Through

BILAL AHMAD KAKAIZAI

(Advocate Peshawar)

AFFIDAVIT:

I, Altaf Hussain, Applicant / Responded, do hereby on oath affirm and declare that the content of the Application are true and correct and nothing is concealed.

Deponent:

ORIGINAL

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 10749/2020

Majeed Ullah, Inspector Weights & Measure (BPS-16) & (06) OTHERS.

Directorate of Labour, Khyber Pakhtunkhwa, District Peshawar......Appellant.

Versus

- Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2. The Secretary, to Government of Khyber Pakhtunkhwa Labour Department.
- 3. The Secretary to Government of Khyber Pakhtunkhwa, Establishment Department.
- 4. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department.

PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO. 1, 2, 3, 4 and 5.

Respectfully Sheweth that the respondent submits as under.

Preliminary Objections:

- 1. That Appellant has got no locus standi and cause of action to file the instant appeal.
- 2. That the Appellant has not come to this Honourable Court with clean hands.
- 3. That the instant Appeal is not maintainable.
- 4. That the instant Appeal is based on malafide with ulterior motive to coerce and pressurize the respondents.
- 5. That the Appellant is estopped by his own conduct.
- 6. That the appeal of the applicant is badly time barred.

ON FACTS:

1. Para No. 1 is incorrect that current posting of appellant is in Mardan, his previous station of posting was Nowshera and currently he is serving at Charsadda order dated 20-11-2020 is attached for ready reference as **(Annexure-A)**, according to official record his date of appointment is 01-01-2015 and not 09-01-2012. Office order of notified seniority list no DL/Admn/11/235/368-85 dated 06-01-2021, (serial no. 11, column no.4) issued by Directorate of Labour on 06-01-2021 is attached as **(Annexure-B)**.

- 2. That Para No. 2 pertains to record.
- That Para No. 3 is correct to the extent. Hence needs no comments.
- 4. Correct to the extent that the seniority of both cadres i.e Inspector Weights & Measures and Labour Officers was joint in the year 1982 Service Rules (Annexure-C). Later on, according to the framed service rules 1989 the seniority of the said cadres was separated (Annexure-D). It may be clarified here that the post of Assistant Director Weights & Measures never existed on the strength of Directorate of Labour.
- 5. As explained at Para-4 above.
- 6. That Para No. 6 is correct to the extent that there are 26 sanctioned posts of Inspector weights and Measure. However, it may be clarified here that there are 22 Sanctioned Posts of

(i) Labour Officers (BPS-16) = 10

(ii) Female Labour Officer (BPS-16) = 5

(iii) Social Mobilizers (BPS-16) = 7

which were clubbed in the revised Service Rules issued on 15.09.2020 S. No. 5, meaning there by that against 26 posts of Inspector Weights & Measure, there are 22 posts of Labour Officers, Female Labour Officer and Social Mobilizer for promotion to the post of Assistant Director Labour @ 30% Quota

It is also worth adding that 95% Inspector Weights & Measure (BPS-16) are appointed through initial recruitment and 5% by promotion amongst the laboratory Assistant (BPS-12) according to revised Service Rules issued on 15.09.2020 S. No. 17 and Labour Officers are 50% by initial recruitment and 50% by promotion from among Assistant Labour Officers (BPS-12) S. No. 15 of revised Service Rules issued on 15.09.2020. (Annexure-E Revised Service Rules 2020)

It is also pertinent to note that the Inspector Weights & Measures (BPS-16) have already exhausted their 30% Quota of promotion to the post of Assistant Director (BPS-17) Departmental Promotion Committee Notification dated 06-01-2017 is attached as (Annexure-F).

- 7. That Para No.7 pertains to the record.
- 8. Incorrect.

ON GROUNDS:

A. That the appellant kept silent since long, enjoyed / availed the promotion to the post of Assistant Director Labour (BPS-17) and exhausted their 30% promotion quota in the year 2017 as already explained in the end of para-6 under the same rules. Now when it come to the turn of promotion of Labour Officers (BPS-16) they are agitating the criteria / quota in the Service Rules. As already stated in the Para-4 of the facts, the seniority of both cadres was separated in the rules notified in 1989, 2005, 2012 and 2020 respectively.

- B. That the appellant treated as per Law and Rules.
- C. Incorrect. As already explained at Para-4, 6 of the facts and Ground-A of the parawise comments.
- D. Pertains to Record.
- E. Pertains to Record.
- F. That the appellant treated as per Law and Rules.
- G. That the appellant treated as per Law and Rules.
- H. In reply to ground-H, it is submitted that job description as well as required qualification of both cadres are different. It is pertinent to note here that there is only 1 post of Assistant Controller Weights & Measures and 17 posts of Assistant Director Labour. In order to minimize the chances of stagnancy of the career of the appellants cadre a 30% quota for promotion has been granted to the posts of Assistant Director Labour and Assistant Controller Weights & Measures.
- I. That the appellant treated as per Law and Rules.
- J. That the appellant treated as per Law and Rules.

It is therefore, prayed that on acceptance of this instant reply the appeal of the appellant may kindly be dismissed with cost.

Chief Secretary
Government Khyber Pakhtunkhwa
(Respondent No.1)

Secretary to Govt. of Khyber Pakhtunkhwa

Labour Department (Respondent No. 2)

Secretary to Govt. of Khyber Pakhtunkhwa
Establishment Department
(Respondent No.3)

Secretary to Govt. of Khyber Pakhtunkhwa Kinance Department (Respondent No.4)

Director Labour

Directorate of Labour Khyber Pakhtunkhwa (Respondent No. 5)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

appeal No. 10749/2020

Versus

- Government of Khyber Pakhtunkhwa through Chief Secretary,
 Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2. The Secretary, to Government of Khyber Pakhtunkhwa Labour Department.
- 3. The Secretary to Government of Khyber Pakhtunkhwa, Establishment Department.
- 4. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department.
- 5. The Director Labour Khyber Pakhtunkhwa, 3rdfloor FC Trust Building Peshawar Cantt.

 Respondent

AFFIDAVIT

I, Jamil Ahmad Qurashi Assistant Director (Litigation), Directorate of Labour, Khyber Pakhtunkhwa at Peshawar, do hereby solemnly affirm and declare on oath that the contents of the accompanying Comments are true and correct to the best of my knowledge and belief and nothing has been concéaled from this Honourable Court.

DEPØNENT

CNIC No: 17301-1392156-3

Contact Number: 0343-7779998

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No. 10749/2020

MAJEED ULLAH, INSPECTOR WEIGHTS & MEASURE (BPS-16) & (06) OTHERS.

Versus

- Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2. The Secretary, to Government of Khyber Pakhtunkhwa Labour Department.
- 3. The Secretary to Government of Khyber Pakhtunkhwa, Establishment Department.
- 4. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department.
- 5. The Director Labour Khyber Pakhtunkhwa, 3rd floor FC Trust Building Peshawar Cantt.

AUTHORITY

Mr. Jamil Ahmad Qurashi, Assistant Director Labour (Litigation), is hereby authorized and deputed to appear before the honourable, Khyber Pakhtunkhwa Service Tribunal, Peshawar on behalf of the respondents No. 1, 2, 3, 4 and 5 in the above title and to produce necessary documents to the Honourable Court required in this behalf. The officer shall attend the Court regularly on each date of hearing till the decision of the case and will be responsible for obtaining certified copy of the final order/judgment in the above case for submission to the department well in time.

Chief Secretary Government Khyber Pakhtunkhwa (Respondent No.1) Secretary to Govt. of Khyber Pakhtunkhwa

Labour Department (Respondent No. 2)

Secretary to Govt. of Khyber Pakhtunkhwa Establishment Department

(Respondent No.3)

Secretary to Govt. of Khyper Pakhtunkhwa

Finance Department (Respondent No.4)

Director Labour

Directorate of Labour Khyber Pakhtunkhwa

(Respondent No. 5)