	-	
	Date of	Order or other proceedings with signature of Judge or Magistrate
S.No.	order/	and that of parties where necessary.
\	proceedings	
1	2	3
		Present.
	22.06.2020	Mr. Zia-ur-Rehman Tajik For appellant
		Mr. Riaz Paindakhel, Assistant Advocate General, For respondents
		Vide our detailed/ common judgment of today, in Service
		Appeal No. 1102/2019, we allow this appeal as prayed for.
		Parties are left to bear their respective costs. File be
-	•	consigned to the record room.
2	• !	(Hamid Farooq Durrani) Chairman
		(Mian Muhammad) Member (E)
		<u>ANNOUNCED</u> 22.06.2020
	,	
<u> </u>		

30.03.2020

Due to public holidays on account of Covid-19, the case is adjourned. To come up for the same on 22.06.2020 before D.B.

12.02.2020

Junior counsel for the appellant and Mr. Kabirullah Khattak, Additional AG for the respondents present. Neither written reply on behalf of respondents submitted nor representative of the department is present, therefore, notices be issued to the respondents with the direction to direct the representative to attend the court and submit written reply on the next date positively. Adjourned to 05.03.2020 for written reply/comments before S.B.

(MUHAMMAD AMIN KHAN KUNDI) MEMBER

Post Script 12.02.2020

Later on Mr. Muhammad Arif Wazir, Assistant Director on behalf of respondents appeared and put attendance.

(MUHAMMAD AMIN KHAN KUNDI) MEMBER

05.03.2020

Clerk of counsel for the appellant and Addl. AG alongwith Muhammad Haseeb, Assistant for the respondents present.

Representative of the respondents submitted written reply which is placed on record. To come up for rejainder, if any, and arguments on 30.03.2020 before the D.B.

Member

27.11.2019

Appellant Deposited

Counsel for the appellant present.

Learned counsel referred to judgments reported as 1996-SCMR-413 and 2006-SCMR-678 and contended that the appellant was fully qualified at the time of his appointment. After the appointment he had served the respondent department for considerable time while the impugned order of removal from service was passed on the basis of irregularity committed in the procedure for appointment. It is the argument of learned counsel that the appellant is not be punished due to the act of respondents/appointing authority if, at all, some irregularity/illegality took place during the process.

In view of arguments of learned counsel, instant appeal is admitted to regular hearing subject to all just exceptions. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments on 01.01.2020 before S.B.

Chairman

01.01.2020

Appellant in person and District Attorney alongwith Arif Wazir, Assistant Director (Legal) for the respondents present.

Representative of respondents seeks further time to furnish reply/comments. Adjourned to 12.02.2020 on which date the requisite reply/comments shall positively be furnished.

Chairman

Appellant present in person.

Fresh Wakalatnama in favour of Mr. Ziaur Rahman Tajik, Advocate alongwith an application for interim relief has been submitted which is placed on record. The appellant requests for adjournment as his learned counsel is engaged before the Apex Court today.

Adjourned to 17.11.2019 before S.B.

Chairman

Form- A

FORM OF ORDER SHEET

Court of			
Case No	•	 1104/ 2019	

	Case No	1104/2019
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	29/08/2019	The appeal of Mr. Bilal resubmitted today by Mr. Kamran Qaiser Advocate may be entered in the Institution Register and put up to the
	t .	Worthy Chairman for proper order please. REGISTRAR 29/8/19
2-	02/09/19.	This case is entrusted to S. Bench for preliminary hearing to be put up there on 15/10/2019.
		CHAIRMAN
	1 4 5.10.2019	Counsel for the appellant present. Learned counsel requests for time to further
		document the appeal by placing on record the advertisement in pursuance to which the appellant applyed for his initial appointment. Other relevant documents are
		also sought to be placed on record. May do so on or before next date of hearing.
	·	Adjourned to 12.11.2019 before S.B.
		Chairman

The appeal of Mr. Bilal son of Haji Moammdi Gul Mohallah Parich Khel village and post office Umar zai Charsadda received today i.e. on 23.08.2019 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal may be got signed by the appellant.
- 2- Annexures of the appeal are not in sequence which may be annexed serial as mentioned in the memo of appeal.

No. 1466 /S.T,
Dt. 93/8 /2019.

REGISTRAR

SERVICE TRIBUNAL

KHYBER PAKHTUNKHWA

PESHAWAR.

Mr. Kamran Qaiser Adv. Peshawar.

Six,

the objections have been removed and rectified please fort before Court.

Bar. Kamvan Danen

BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL, PESHAWAR

S.A.No. 1104	/2019	
Bilal		.Appellant

VERSUS

Govt. of Khyber Pakhtunkhwa through Secretary Transport & Mass Transit Department & others. Respondents

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	medical Certificate, and Arrival report		
4.	Copies of seniority lists and of pay roll	В	13-33
5.	Copy of charge sheet dated 09.05.2014	C	34
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9.	Copy of charge sheet and statement of	G	
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17.	Wakalatnama	<u> </u>	7/

Dated: 28.08.2019

Appellant

Through

Barrister Kamran Qaisar Advocate High Court

BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL, PESHAWAR

S.A.No. 1104 12019

Mayber Pakhtukhwa Service Tribungi

Bilal S/o Haji Muhammadi Gul R/o Mohallah Parich Khel, Village & PO Umar Zai, Tehsil & District Charsadda.

..... Appellant

Versus

- Govt. of Khyber Pakhtunkhwa through Secretary Transport & 1) Mass Transit Department, Civil Secretariat, Peshawar.
- Director Transport & Mass Transit Department, Benevolent 2) Fund Building Peshawar Cantt.
- Secretary Regional Transport Authority, Mardan Division, 3) Mardan.

..... Respondents

Filedto-day

Appeal u/s 4 of the KP Service Tribunal Act, 1974 against the termination order of removal from dated 29.04.2019 appellate order dated 01.08.2019 upon departmental appeal, Re-submitted to -dawherein departmental appeal has been dismissed be declared as illegal, against the law and facts.

<u>PRAYER</u>

On acceptance of this appeal the termination order of impugned removal from service dated

29.04.2019 and appellate order dated 01.08.2019 may please be set-aside and the appellant may please be reinstated in to the service with all back benefits.

RESPECTFULLY SHEWETH;

Appellant humbly submits as under:

- 1) That the appellant being eligible and highly qualified applied for the post of Assistant (BPS-14) and after fulfilling all the cordial formalities i.e. Test and Interview was appointed as Assistant (BPS-14) vide appointment order dated 18.07.2013. It may be mentioned here that the Assistant's post was later on upgraded to BPS-16. (Copies of educational documents, appointment order dated 18.07.2013, medical Certificate, and Arrival report are Annex "A")
- That the appellant is a permanent Civil Servant as the department is keeping/ maintaining the seniority list of the appellant and his other colleagues. (Copies of seniority lists and of pay roll are Annex "B")
- 3) That in the year 2014, the respondent department issued charge sheet not only to the appellant, but other seven colleagues, wherein the allegations were that he was appointed by the department illegally and without fulfilling the appointment criteria. (Copy of charge sheet dated 09.05.2014 is Annex "C")

- 4) That the appellant duly replied to the above mentioned charge sheet dated 09.05.2014 vide reply dated 19.05.2014, which is hereby annexed as Annex "D".
- 5) That the department vide order dated 09.05.2014 appointed one Mr. Sami Ullah Section Officer (Dev) Transport & Mass Transit Department, Govt. of KPK as Inquiry Officer. (Copy of office order dated 09.05.2014 is Annex "E")
- That the appellant and others participated in the Inquiry proceedings and later on he alongwith other colleagues were informed by respondents verbally that the allegations against them were dropped and the case was filed.

It may be mentioned here that time and again the appellant requested the respondents to provide him the copies of proceedings conducted against him in 2014, but till date the respondents are turning deaf ear to the requests of appellant.

- 7) That the respondents conducted inquiry against the appellant again in 2018, the report of which is Annexed herewith as Annex "F".
- That the respondents started disciplinary 8) by issuing charge sheet proceedings statement of allegations to the appellant vide letter dated 21.01.2019, which was duly replied by the appellant. (Copy of charge sheet and statement of allegations alongwith reply are Annex "G")
- 9) That the respondents vide letter dated 22.01.2019 nominated inquiry penal to conduct an inquiry

about the allegations. (Copy of letter dated 22.01.2019 is Annex "H")

- 10) That the appellant appeared before the Inquiry Committee and thus after the inquiry proceedings the report was submitted wherein, imposition of major penalty was recommended. (Copy of inquiry report is Annex "I")
- 11) That astonishingly the appellant was again served with show cause notice dated 13.03.2019 on the same allegation, which were leveled against him in the year 2014, but this time only to 4 persons. (Copy of letter and show cause notice dated 13.03.2019 are Annex "J")
- 12) That the appellant submitted reply to the show cause notice dated 13.03.2019. (Copy of the reply to the show cause notice is Annex "K")
- 13) That vide impugned office order dated 29.04.2019 the competent authority imposed major penalty of removal from service on the appellant illegally and without lawful authority. (Copy of impugned office order dated 29.04.2019 is Annex "L")
- 14) That the appellant prefer departmental appeal against the above mentioned impugned office order of removed from service, which was dismissed vide order dated 01.08.2019. (Copy of departmental appeal alongwith its dismissal order dated 01.08.2019 are Annex "M")
- 15) That the appellant is aggrieved of the impugned termination order of removal from service and dismissal of departmental appeal and thus prefer this appeal for the following amongst other grounds:-

GROUNDS:

- a. That the appellant was duly appointed by respondents department after due process and thus the impugned dismissal order is against the law and facts.
- b. That since the appointment the appellant was receiving his salaries for more than six years and being a permanent employees valuable rights accrued to him and thus the dismissal order is against the natural justice.
- c. That the superior Courts also held time and again that once an employee has been appointed after due process he cannot be removed from service rather actions must be initiated against the appointing authority and thus on this principle too the appellant is entitled to be reinstated into service with all back benefits.
- d. That the respondents in 2014 already conducted inquiry on the same allegations and the appellant was cleared from all the charges, but now again they conducted inquiry on the same allegations, which is against the law and thus the appellant deserve to be reinstated into service.
- e. That the appellant was never associated or given chance to properly participated in the inquiry proceedings and thus he has been condemned unheard, which needs to be declared against the law by this Hon'ble Tribunal.
- f. That in 2014 the respondents conducted inquiry against eight persons, which culminated into filing

the inquiry, but now the respondents singled out four persons including the appellant and removed them from service, which shows the malafide of respondents to condemned the appellant for no fault on his part and thus all the proceedings including inquiry process needs to be declared null and void.

g. That the malafide of the respondents can be seen from the fact that in 2014 inquiry was initiated against eight persons, but the recent proceedings were initiated against four persons and the rest of four persons were given promotion being blue eyed persons of respondents. (Copy of promotion orders are Annex

It is, therefore, prayed by accepting the instant appeal, the impugned termination order of removal from service dated 29.04.2019 and the appellate order dated 01.08.2019 may please be set-aside and the appellant may please be reinstated in to service with all back benefits.

Dated: 21-8-2019

Appellant Through

Bilal

Barrister Kamran Qaisar Advocate High Court,

VERIFICATION

It is verified that, the contents of the appeal are true and correct to the best of my knowledge and belief and nothing material has been concealed from this hon'ble Tribunal.

Deponent

BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL, PESHAWAR

S.A.No	/2019	•	٠.
	·		
Bilal			Appellant
	,		

<u>VERSUS</u>

Govt. of Khyber Pakhtunkhwa through Secretary Transport & Mass Transit Department & others..Respondents

ADDRESSES OF PARTIES

APPELLANT

Bilal S/o Haji Muhammadi Gul R/o Mohallah Parich Khel, Village & PO Umar Zai, Tehsil & District Charsadda.

RESPONDENTS

- 1) Govt. of Khyber Pakhtunkhwa through Secretary Transport & Mass Transit Department, Civil Secretariat, Peshawar.
- 2) Director Transport & Mass Transit Department, Benevolent Fund Building Peshawar Cantt.
- 3) Secretary Regional Transport Authority, Mardan Division, Mardan.

Appellant

Bilal

Through

Barrister Kamran Qaisar Advocate High Court

University of Peshawar

Petailed Marks Certificate ANNIEXUPE



Name: BILAL

Father's Name: HAJI MUHAMMADI GUL

Bachelor of Arts

Part-II Supplementary Examination 2012

District Charsadda

Gender: Male

Private

Registration No: 2011-PE-37540

Division 2nd

			Division:2nd
Papers	Max Marks	s	Marks Obtained
	-	In Figures	In Words
English (Compulsory)	75	26	Twenty Six
Pashto	75	33	Thirty Three
Islamic Studies	75	34	Thirty Four
Pakistan Studies	40	18	Eighteen
Part-I 18671:Annual-2012	285	153	
Part-II	550	264	One Hundred and Fifty Three Two Hundred and Sixty Four

Errors & omissions are subject to subsequent

The Examination was taken in Parts

Examination held From 19-Dec-2012 to 28-Jan-2013 Result Declared on Thursday, March 28, 2013 Issue Date: 28-Mar-2013

Chances Availed: 2

ATTESTED KQ

(Prof. Dr. Rashid Khan) CONTROLLER OF EXAMINATIONS



University of Peshawar Pakistan

Detailed Marks Certificate

Master of Arts in Islamiyat

Final Annual Examination 2017

District Charsadda

Private

Name: BILAL

Father's Name: HAJI MUHAMMADI GUL Reg

Gender:Male

Roll No: 23962

Registration No: 2011-PE-37540

Division:2nd

Papers	Max Marks		Marks Obtained
	<u>·</u>	In Figures	In Words
Al Quraan Translation 2nd Half & Tafsir of Surah Nur & Ahzab-VI	100	52	Fifty Two
Usul al-Fiqh(Principles of Islamic Jurisprudence)-VII	100	67	Sixty Seven
Comparative Study of Judaism, Christianity & Islam-VIII	100	43	Forty Three
Contemporary Muslim World(Resources & Challenges)-IX	100	61	Sixty One
Eco System of Islam (Comparison with Modern Eco Thought)-X	100	46	Forty Six
Viva Voce	100	45	Forty Five
		. '-	
		·	
Previous 13826:Annual-2017	500	317	Three Hundred and Seventeen
Final	1100	631	Six Hundred and Thirty One

Errors & omissions are subject to subsequent rectification

The Examination was taken in Parts

Examination held From 02-Aug-2017 to 16-Sep-2017 Result Declared on Wednesday, February 21, 2018

Chance:

ATTESTED K@

(Dr. S. Fazil i Hadi)





GOVERNMENT OF KHYBER PAKHTUNKHWA TRANSPORT DEPARTMENT

Dated Peshawar the, 18-07-2013

ORDER

No. SO(TPT)10(7)2010 - Under the rule 10 sub rule-2 of the NWFP Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 read with amendment made vide notification No. SOR-VI(E&AD)1-13/2005 dated 10-08-2005, Mr. Bilal S/O Haji Muhammad Gul R/O Mohallah Parech Khel Umerzai Tehsil & District Charsadda is hereby appointed as Assistant (BS-14) (8000-610-26300) against an existing vacancy in Regional Transport Authority Mardan with immediate effect on the following terms & conditions:-

- i. He will get pay at the minimum of BS-14 including usual allowances as admissible under the rules. He will be entitled to annual increment as per existing policy.
- ii. He shall be governed by the NWFP Civil Servants Act 1973 and all the laws applicable to the Civil Servants and Rule made there-under.
- iii. In case, he wishes to resign at any time, 14 days notice will be necessary or in lieu thereof 14 days pay will be forfeited.
- iv. He shall produce a Medical Certificate of fitness from Medical Superintendent, Services Hospital, Peshawar, before joining duties in Regional Transport Authority Mardan, as required under the rules.
- v. He has to join duties at his own expenses.
- i. He shall be on probation for a period of two (02) years under Rule 15(1) of NWFP Civil Servant (Appointment Promotion & Transfer), Rules 1989.
- 2. If he accepts the post on these conditions, he should report for duties to the undersigned within 14 days of the receipt of this order.

SECRETARY/CHAIRMAN
PROVINCIAL TRANSPORT AUTHORITY

Endst: No & Date Even:

Copy is forwarded to;-

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. Medical Superintendent Police/Service Hospital Peshawar.
- 3. Secretary Regional Transport Authority Mardan.
- 4. District Accounts Officer, Mardan.
- 5. PS to Secretary Transport Department Govt. of Khyber Pakhtunkhwa.
- 6. Mr. Bilal S/O Haji Muhammad Gul R/O Mohallah Parech Khel Umerzai Tehsil & District Charsadda

ATTESTED

SECRÉTARY/CHAIRMAN
PROVINCIAL TRANSPORT AUTHORITY

MEDICAL CERTIFICATE

Name of official	BIC	AL	<u> </u>	
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The Secretary, Regional Transport Authority, Mardan.

Subject:

ARRIVAL REPORT FOR DUTY.

R/Sir,

In compliance with Transport Department, Khyber Pakhtunkhwa Order No: SO(TPT)10(7)/2010 dated 18.7.2013, I Bilal S/O Haji Muhammadi Gul resident of Parech Khel Umerzai Charsadda submit my arrival report for duty today on 23.7.2013 (F/N).

Yours obediently,

Bila

(**BILAL**) s/o Haji Muhammadi Gul Assistant (BS-14)

Copy forwarded for information and necessary action to:

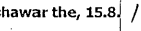
- 1. District Accounts Officer, Mardan.
- 2. PS to Secretary Transport Department, Peshawar.

(**BILAL**) s/o Haji Muhammadi Gul Assistant (BS-14)

surd's

DIRECTORATE OF TRANSPORT AND MASS TRANSIT DEPARTMENT **GOVERNMENT OF KHYBER PAKHTUNKHWA**

Dated Peshawar the, 15.8. / (/



NOTIFICATION:

NO.DIR/TPT/1-16/2014/SLPTA&RTAs-2014: In pursuance of Section-8 (1) of Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Ru Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, final seniority list of Assistants (BPS-16) in the Directorate of Transport as stood on 31.7.2014 is notified/Circulated:-

SENIORITY LIST OF ASSISTANT (BS-16) OF PROVINCIAL TRANSPORT AUTHORITY (PTA) AND REGIONAL TRANSPORT AUTHORITIES (RTAs) AS STOOD ON 31-7-2014.

\$ #	Authority	Name of Official	Academic Qualificati on	Date of Birth	Domicile	Date & Designation/BPS of 1 st entry into Govt. service on regular basis	Recruited against the sanctioned post of PTA or RTA or otherwise	Date of regular promotion/app ointment as Assistant (BS- 14)	Method of recruitment	Presently the payre
		<u> </u>	1	5	6	7	. 8	9	1.0	11
1	2 RTA Malakand	Fazal Wahid	BA	15-02-1956	Swat	22-05-1974 as J/C (BS-5)	RTA Malakand	01-07-1987	By promotion	RTA Mala
2	RTA DI Khan	Siraj Ahmad	B.A	05.04.1957	DIKhan	01.12.1980 as Senior Clerk (BS-7)	RTA DI Khan	01.10.1988	By promotion	RTA DI KI
1		Niazi		2.000	Peshawar	18-11-1989 as assistant	RTA Peshawar	18-11-1989	Initial	RTA Pesh
3	RTA Peshawar	Fazal ur Rehman	MA Islamiat	1-3-1968		(BS-11)		21-04-1996	By promotion	RTA Haza
4	RTA Hazara	Abdul	Metric	15-06-1958	Abotabad	01-10-1977 as J/C (BS-5)	Commissioner office Kohat			
5	RTA Kohat	Qayyum Shoukat	Matric	01-05-1968	Kohat	18-03-1987 (J/C) (BS-5)	Commissioner office Kohat	2002	By promotion	RTA Koha
	· \	Zaman Mr. Abdul	BA	24/4/1960	Mardan	Junior Clerk 26/6/1982	PTA Peshawar	30/4/2005	By promotion	PTA Pesh
6	PTA Peshawar	Qayyum	1:	19-09-1970	Bannu	(BS-5) 12-02-1992	RTA Bannu	31-05-2008	By promotion	RTA Bann
7	RTA Bannu	Javed Khan	FA	15 05 1570		(BS-5)	<u> </u>			







#	Authority	Name of Official	Academic Qualificati on	Date of Birth	Domicile	Date & Designation/BPS of 1 st entry into Govt, service on regular basis	Recruited against the sanctioned post of PTA or RTA or otherwise	Date of regular promotion/app ointment as Assistant (BS- 14)	Method of recruitment	Presently on the payroll of	Remarks
3	PTA Peshawar	Mr. Haji Shah Zaman	BA	15/9/1960	Peshawar	Junior Clerk 27/6/1982 (BS-5)	PTA Peshawar	25/6/2011	By promotion	PTA Peshawar	
9	RTA Hazara	Zahid Alam	BA	12-06-1984	mansehra	31-12-2011 as J/C (BS-7)	Commissioner office	04-05-2012	By promotion	RTA Hazara	
10	RTA Mardan	Hayat Wali Shah	МА	22-02-1986	Chitral	09-07-2013 Assistant (BS- 14)	RTA Mardan	09-07-2013	Initial	RTA Mardan	,
11	RTA Mardan	Bilal	BA	01-05-1989	Charsadda	18-07-2013 Assistant (BS- 14)	RTA Mardan	18-07-2013	Initial	RTA Mardan	
12	RTA Kohat	Adnan Naz	ВА	02-03-1989	Kohat	11-11-2013 as Assistant (BS-14)	RTA Kohat	11-11-2013	Initial	RTA Kohat	

<u>Indst. No. & Date Even/</u> 9872-93

Copy is forwarded to the:-

1. Secretary Provincial Transport Authority, Peshawar.

All Secretaries Regional Transport Authorities in Khyber Pakhtunkhwa.
 PS to Secretary Transport & Mass Transit Department, Govt. of Khyber Pakhtunkhwa.

4. Officials concerned.

5. Master file.

DIRECTOR

DIRECTORATE OF TRANSPORT & MASS TRANSIT

ATTESTED

KO



DIRECTORATE OF TRANSPORT AND MASS TRANSIT DEPARTMENT GOVERNMENT OF KHYBER PAKHTUNKHWA

<u>i5</u>

<u>Notification</u>

No. DIR/Tpt/1-16/2014/SLPTA&RTAS-2014: In pursuance of Section-8 (1) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rules 17 of Khyber

Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1980, Final Seniority list of Assistants (BPS-16) in the Directorate of Transport & Mass Transit as Stood on 30/07/2015 is notified/Circulated:-

SENIORITY LIST OF ASSISTANT (BPS-16) OF PROVINCIAL TRANSPORT AUTHORITY (PTA) AND REGIONAL TRANSPORT AUTHORITIES (RTAS) AS STOOD ON 30/07/2015.

<u> </u>	T	1 2				1 -		r=	T 32 3 3 2	I n	ln
S.	Authority	Name of	Academic	Date of	Domicile	Date of -	Recruited against	Date of regular	Method of	Presently on	Remarks
No.	_	official	Qualification	Birth -	}	Designation/BPS of 1st	the sanctioned	promotion/app	Recruitment	the payroll of	
1	•		1	· ·	-	entry into Govt.	post of PTA or	ointment as	}		
Į.	1	1		1		service on regular	RTA or	Assistant (BS		Į	
ļ	1	}		J	† -	basis	otherwise	16)		,	
1	2	. 3	4	5	6	7	8	9	10	11	12
1	RTA	Fazal Wahid	BA	15/02/1956	Swat	22/5/1974 As J/C (BS-	RTA Malakand	01/07/1987	By Promotion	RTA Malakand	
	Malakand	ļ _		1	· _ ·	Ω5)			İ	; <u></u>	
2	RTA DIKhan	Siraj Ahmad	BA.	05/04/1957	D.I.Khan	01/12/1980 as Senior	RTA D.I.Khan-	01.10.1988	By Promotion	RTA DIKhan	
		Niazi				Clerk (BS-07)				:	
3	RTA	Fazal Ur	MA Islamite	1/3/1968	Peshawar	18/11/1989 as Assistant	RTA Peshawar	18.111989	Initial	RTA Peshawar	
	Peshawar	Rehman		j	:	(BS-11)					
4	RTA Hazara	Abdul .	Matric	15/6/1958	Abbottabad	01/10/1977 as J/C (Bs-	Commissioner	21.04,1996	By Promotion	RTA Hazara	
		Qayyum				05)	office Kohat		-		
5	RTA Kohat	Shoukat	Matric	01/5/1968	Kohat	18/03/1987 (J/C) (BS-	Commissioner	26.07.2002	By Promotion	RTA Kohat	
ľ	,	Zaman				05)	Office Kohat				
6	PTA Peshawar	Mr. Abdul	BA	24/04/1960	Mardan	Junior Clerk 26/6/1982	PTA Peshawar	30.4.2005	By Promotion	RTA Peshawar	
Ĭ			DIX	2470 11700	MINIGELL	(Bs-05)	TTA Testiawai		2) 1.0	-	era er ig
	DT + D	Qayyum			!	· · · · · · · · · · · · · · · · · · ·		<u> </u>	0.0	BTA Davis	
- /	RTA Bannu		FA	19/09/1970	Вапли	12/02/1992 J/C (BS-05)	RTA Bannu	31.05.2008	By Promotion	RTA Bannu	
		Khan .	Ĭ	ļ	. j				į		

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5. No.	uthority	Name of official	Academic Qualification	Date of Birth	Domicile	Date of Designation/BPS of 1st entry into Govt. service on regular basis	Recruited against the sanctioned post of PTA or RTA or otherwise	Date of regular promotion/app ointment as Assistant (BS- 16)	Method of Recruitment	Presently on the payroll of	Remarks
1	2	3	4	5	6	7	8	9	10	11	12
8	PTA Peshawar	Haji Shah Zaman	ВА	15/9/1960	Peshawar	27/6/1982 Junior Clerk (BS-05)	PTA Peshawar	26.6.2011	By Promotion	PTA Peshawar	
9	RTA Hazara	Zahid Alam	ВА	12/6/1984	Mansehra	31/12/2011 As JC (BS- 07)	Commissioner Office	04.05.2012	Initial	RTA Hazara	-
10	RTA Mardan	Hayat Wali Shah	MA	22/02/1986	Chitral	09/07/2013 as Assistant (BS-14)	RTA Mardan	09.07.2013	Initial	RTA Mardan	
11	RTA-Mardan .	Mr. Bilal	ВА	01/05/1989	Charsadda	18/7/2013 as Assistant (BS-14) -	RTA Mardan	18.07.2013	Initial	RTA Mardan	_
12	RTA Kohat	Mr. Adnan Naz	·BA	02/03/1989	Kohat	11/11/2013 as Assistant (BS-14)	RTA Kohat	11.11.2013	Initial	RTA Kohat	
13	RTA Peshawar	Mr. Shakirullah	Matric	12/12/1957	Peshawar	01/06/1979 as Peon (BS-01)	RTA Peshawar	09.09.2014	By Promotion	RTA Peshawar	

Sd/-

DIRECTOR TRANSPORT & MASS TRANSIT KHYBER PAKHTUNKHWA

Endst No. & Date of Even :-

Copy is forwarded to the:-

- 1. PS to Secretary Transport & Mass Transit, Department Government of Khyber Pakhtunkhwa.
- 2. Secretary Provincial Transport Authority, Peshawar.
- 3. All the Secretaries Regional Transport Authorities in Khyber Pakhtunkhwa.
- 1. Officials Concerned ...
- 5. Master File.

DEPUTY DIRECTOR

Directorate of Transport & Mass Transit Khyber Pakhtunkhwa

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Directorate of Transport & Mass Transit Khyber Pakhtunkhwa

Ground Floor, Senevoloid Fund Suikling, Pesnawar Cent Tel: 097-0214185/9212061

> Dir/TPT/Seniority List Dated: 20.07.2017

Mr. Shoukat Zaman (Assistant Regional Transport Authority Bannu) 1)

2) Mr. Abdul Qayyum (Assistant Provincial Transport Authority Peshawar)

3) Mr. Javed Khan (Assistant Regional Transport Authority Kohat) 4)

Mr. Shah Zaman Assistant Provincial Transport Authority Peshawar) 5) Mr. Shakir Ullah

(Assistant Regional Transport Authority Peshawar) 6) Mr. Arab Khan (Assistant Regional Transport Authority Peshawar)

Mr. Hayat Muhammad (Assistant Regional Transport Authority Swat) 7)

Mr. Hamd Ullah 8) (Assistant Regional Transport Authority Swat)

9) Mr. Javed Akhter

(Assistant Regional Transport Authority Peshawar) 10) Mr. Zahid Alam

(Assistant Regional Transport Authority Abbotabad) 11)

Mr. Hayat Wali Shah (Assistant Regional Transport Authority Abbotabad) (12)

Mr. Bilal (Assistant Regional Transport Authority Mardan)

13) Mr. Adnan Naz (Assistant Regional Transport Authority Kohat)

14) Miss. Khush Bakht (Assistant Regional Transport Authority Abbotabad)

15) Mr. Aftikhar Ahmad (Assistant Directorate of Transport & Mass Transit))

16) Mr. Zubair Hussain (Assistant Regional Transport Authority D.I Khan)

17) Mr. Amir Baz (Assistant Regional Transport Authority Mardan)

Mr. Muhammad Ibrahim (Assistant Regional Transport Authority Swat) 18)

Subject: -SENIORITY LIST

I am directed to refer to the subject noted above and to enclose herewith a co seniority list of Assistants of Provincial Transport Authority and Regional Transport Authorit Khyber Pakhtunkhwa for information and Perusal. Objection (if any) shall reached to this within three days positively, otherwise the same shall be considered as final and shall be no accordingly.

DEPUTY DIRECT

Endst: No. & Date Even:

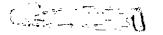
A copy is forwarded for information to the: -

- 1. P.S to Secretary Transport and Mass Transit Department, Government of Kl Pakhtunkhwa.
- 2. P.A to Director Transport & Mass Transit, Khyber Pakhtunkhwa.

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DEPUTY DIRECT

DIRECTORATE OF TRANSPORT AND MASS TRANSIT DEPARTMENT GOVERNMENT OF KHYBER PAKHTUNKHWA



Notification

In pursuance of Section-8 (1) of Khyber Pakhtunkhwa Civil Servant Act; 1973 read with Rules 17 of Khyber No. DIR/Tpi/1-16/2014/SLFTA&RTAS-2014

Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1980, Tentative Seniority list of Assistants (BPS-16) in the Directorate of Transport & Mass

Transit Khyber Pakhtunkhwa is notified as stood on 14 106/2017

TENTATIVE SENIORITY LIST OF ASSISTANTS (BPS-16) OF PROVINCIAL TRANSPORT AUTHORITY (PTA) AND REGIONAL TRANSPORT AUTHORITIES (RTAS).

S. No.	Anthorny	Name of official	Academic Qualification	Date of Birth	Domicile	Designation/BPS of 1st entry into Govt. service on regular	Recruited against the sanctioned post of PTA or RTA or otherwise	Date of regular promotion/app ointment as Assistant (BS-16)	Method of Recruitment	Presently on the payroll of	Remarks
;	<u>;</u>	:	: <u></u>		: -	basis	i C	9	10	11	12
1	2.	Shoukat	4 . Matric	5 01/5/1968	Kohat .	/ 18/03/1987 (J/C) (BS-	Commissioner Office Kohat	26.07.2002	By Premotion	RTA Kohat	·
	RTA Kohat	Zaman	BA	24/04/1960	, Mardan	; 05) Junior Clerk 26/6/1982	PTA Peshawar	30.4.2005	By Promotion	RTA Peshawar	!
2	PTA Peshawar	' Qayyum	:	19/09/1970	Bannu	! (Bs-05) ! 12/02/1992 J/C (BS-05)	RTA Bannu	31.05.2008	By Promotion	RTA Bennu	
3	RTA Bannu	Mr. Javed Khan	FA		Peshawar	27/6/1982 Junior Clerk	į	25.6.2011	By Promotion	PTA Peshawar	: : !
4	PTA Peshawar	Mr. Shah Zaman	BA 		<u> </u>	(BS-05) 01/06/1979 as Peon	RTA Peshawar	09.09.2014	By Promotion	RTA	
5	RTA Peshawar	Mr. Shakirullah	Matric		Peshawar	(BS-01) 28-08-1981 as J/C (BS-	RTA Peshawar	06.08.2015	By Promotion	RTA Swat	·
6	RTA Peshawar	Mr. Arab Khan	FA	20.05.195	i <u>i</u>	05) 5.08.1984 as N/Q (BS-	PTA Peshawar	06.08.2015	By Promotion	RTA Swat	
7	PTA KP	Mr. Hayat Muhammad	Matric'	12,06.196 3	Peshawar	: 01)			1	<u> </u>	: :

	Authorjiy e.	- Name of official	Academic Qualification	Date of Birth	Domicile	Date of Designation/BFS of 1" entry into Govt.	Recruited against the sanctioned post of PTA or	i) has of regular promotion/app obstment as	Method of Recruitment	Presently on the payroll of	Remark
<u></u>]	· · · · · · · · · · · · · · · · · · ·	. 3		·		service on regular basis	RTA or otherwise	Assistant (BS- 16)	î Î		: :
8	PTAKP		BSC.LLB	5	6	7	8	9	10	. 11	12
<u> </u>	Peshawar RTA	: Hamoullah	: 	1/1/1965	M Agency	23/10/1990 As J/C (BS- 05)	PTA Peshawar	06.08.2015	By Promotion	RTA Hazara	
	Peshawar	Javed Akhter	ВА	· 10.02.1968	Peshawar	01.10.1988 as J/C	RTA Peshawar	03.08.2015	- By Prometion	RTA	
10	·	<u> </u>	ВА	12/6/1984	Mansehra	31/12/2011 As JC (BS-	Commissioner Office	04.05.2012	Initial	Peshawar RTA Hazara	<u>:</u>
]]		Shah	MA	22/02/1986	Chitral	09/07/2013 as Assistant (BS-14)	RTA Mardan	09.07.2013	Initial	i RTA Mardan	
<u></u>	RTA Mardan	# · 	BA	01/05/1989	Charsadda	18/7/2013 as Assistant (BS-14)	RTA Mardan	18.07.2013	: Initial	RTA Mardan	:
13	RTA Kohai	Mr. Adnan Naz	BA	02/03/1989	Kohat	11/11/2013 as Assistant (BS-14)	RTA Kohat	11.11.2013	Initial	RTA Kohat	
14	: RTA ; Peshawar	Khush Bakht	:	:	Peshawar		RTA Peshawar	20.06.2016	e e e e e e e e e e e e e e e e e e e	RTA Hazara	<u></u>
15 	PTA KP Peshawar	Mr. Iftikhar Ahmad	.FA	22.01.1969	Peshawar	23.10.1990 as J/C As : S/C 28/08/2014	PTA Peshawar	20.06.2016	By Promotion	RTA D.I.Khan	
16	RTA Peshawar	Zubair Hussain	FA	11.01.1970	Peshawar	20.11.1990 as J/C as S/C 09/09/2014	RTA Peshawar	20.06.2016	By Prometion	RTA D.I.Khan	
		Amir Baz	MA	06.09.1968	Mardan	<u>-</u>	RTA Mardan	20.06.2016	By Promotion	RTA Hazara	; - -
18	РТА КР	Mohammad Ibrahim	Matric	03.03.1963	Swat	<u>-</u> <u>!</u>	RTA Malakand	20.06.2016	Initial	RTA Swat	

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-SD-DIRECTOR TRANSPORT & MASS TRANSIT KHYBER PAKHTUNKHWA 20

OFFICE OF THE DISTRICT COMPTROLLER OF ACCOUNTS

NO N
Employee Master File Creation Form
Employee Masks
(Applicable for both payroll and GP Gund)
(Applicable 10)
C DT A. Mardan
1. NAME OF OUT OF THE PARTY OF
TO FOR THE MONTH OF Oct 2013
2. FOR THE MONTH OF OCK
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(old or new Com
PERSONAL ACTIONS 4. Employees Group Active Permanent/Temp
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5. Expiry of Contract Period (DD/MM/YY)
6. Employees Grade Gid NIC No.
6. Employees Grade Old NIC No.
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0. Date of Entry into Govt: Service (DD/MM/YY) [3] - 6) - 1
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9. Form of Addressee. Mr Fathers Name Myhammadi-Sul
Fathers Name . 1744
10. Last Name Divac
11. Pirot Name Country of Birth Paker Stan 12. District of Domicile Phonesadda Maritial status S Country of Birth Paker Stan 12. District of Domicile Phonesadda Maritial status S Country of Birth Paker Stan 12. District of Domicile Phonesadda Maritial status S Country of Birth Paker Stan 12. District of Domicile Phonesadda Maritial status S Country of Birth Paker Stan 13. District of Domicile Phonesadda Maritial status S Country of Birth Paker Stan 14. District of Domicile Phonesadda Maritial status S Country of Birth Paker Stan 15. District of Domicile Phonesadda Maritial status S Country of Birth Paker Stan 16. District of Domicile Phonesadda Maritial status S Country of Birth Paker Stan 17. District of Domicile Phonesadda Maritial status S Country of Birth Paker Stan 18. District of Domicile Phonesadda Maritial status S Country of Birth Paker Stan 18. District of Domicile Phonesadda Maritial status S Country of Birth Paker Stan 18. District of Domicile Phonesadda Maritial status S Country of Birth Paker Stan 18. District of Domicile Phonesadda Maritial S Country of Birth Paker Stan 18. District of Domicile Phonesadda Maritial S Country of Birth Paker S Country
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1.6 Designation Court
17. Fund Section. Payroll Section. Cha Sadela Ives No
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Allotted Governor Pareen Khel Mittel Governodation P. T.

ATTESTED KQ

Basic Pay Scale 7: 14 Hasic Pay Level Wage Type Anjount Description 166 Amouii 0 0 0 1 Basic Pay සුරෙර 0 Personal Pay 6 · Basic Pay for Contract BANK DETAIL Banki Name The Bowle of Khyho Bank Branch Code. ALLOWANCES (RECURRING PAYMENTS): Description Description 1.3 Amoun 1476 H.R.A Ration Allow: 11 Non Prec Allow: @ E Bol: Addi: Allow ons, Rel. Allow: P: F & SpL Rel: Allow RISK Allow 2460 ٠0 Spl: Incentive Allow Qarness Allow 8 · 8 Utility Allow* Dress/Uniform Allow Deputation Allow Qualification Allow · Integrated Allow 9 'Mess' Allows 3' Charge Allow 5 Comp: Allow !! 0, · Science Teach: Allow 5 4 Senior Post Allow Transport Allow 38 FRural Comp: Allow DEDUCTIONS.; Description Amount Wage Type -Description 1 Amount G.P.Fund Deduction o I Benevolent Fund 180 13 C.P.Fund Deduction 1 Add: Group Insur: G 3 0 Emp: Edu: Fund Entered/Verified by: Prepared by: Drawing & Disbursing Officer Distr: Regional Transport Authority MARDAN. AC

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FORM: PAYFO3 PAY ROLL SYSTEM (AMENDMENT FORM (FAYMENTS / DEDUCTIONS) DATE: PAGE Detail Dept. Sub-DDO **Function Code** Code National ID Effective Name Code Amount Remarks Personnel No. Date Card Number Adjustruct Pay and A Drein BP5-14 to: 30-9-2013 por two Nite all 09 dougs Page Totals: Notes: 1. All adjustments to be entered with 19 or 11 sign. All payments I adjustments entered with 11 sign will always be deducted from the salary, whereas with Degrating As Descriptions to the salary for adjustment of Pay I Allow Default sign will be 141 and for adjustment to the deductions it will be 141.

2. All loans I Advances information will be fed to the computer from the deductions it will be 141. Prepared by: Distt. Regional Trensport Authorit; 3 All loans / Advances information will be fed to the computer from the original source documents (Contingent Bills / Loan Application). MARDAN, P

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airilled Re.	Head of Service Chargeable:	Pay Rugees ()	Voucher No.	한 <u>소 한</u> 요한
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MR.4708				1
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two			nex	40/7//-
				ADMINISTER S

The Total of each Section should be entered in red ink.
In case of recoveries made under orders issued from an Accounts Officer the No. and date of the Accountant Generals letter should be quoted in the bill. The Government of Pakistan exercise in supervision of the Hindu Fam.
Annuity Fund Bengal Christen Family Pension Fund and the General Family pension Fund alere in no way responsible for their solvency.
To be entered by Drawing Officer and checked in Audit Office.



			27			Other Funds				
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Net sum required for payment (in word and figure)

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1. Received contents also certified that I have satisfied myself that all emoluments included in bills drawied 1 month / 2 months previous to this date with the expection of those detailed below (of which the total has been taken in Acquittages Balls filled in my office with specific also with specific and the billy have been dishursed to the proper paragraph and that their receipts have been taken in Acquittages Balls filled in my office with specific also with specific also with the proper paragraph and that their receipts have been taken in Acquittages Balls filled in my office with specific also with specific also with the proper paragraph and that their receipts have been taken in Acquittages. Received contents also certified that I have satisfied myself that all emoluments included in bills drawled 1 month / 2 months previous to this date with the expection of those detailed below (of which the total house satisfied myself that all emoluments included in bills drawled 1 month / 2 months previous to this date with the expection of those detailed below (of which the total house) been refurcised by deduction from the bill), have been disbursed to the proper persons and that their receipts have been taken in Acquittance Rolls filled in my office, with receipt stamp dully canceled for every state of Rolls filled in my office, with receipt stamp dully canceled for every state of Rolls filled in my office, with receipt stamp dully canceled for every state of Rolls filled in my office, with receipt stamp dully canceled for every state of Rolls filled in my office, with receipt stamp dully canceled for every state of Rolls filled in my office, with receipt stamp dully canceled for every state of Rolls filled in my office, with receipt stamp dully canceled for every state of Rolls filled in my office.

- Certified that son in superior service has been absent either on deputation or suspension or with or without leave (expect or casual leave) during the mounth.
- Certified that all offers whose names are omitted from but whose my has been drawn in this bill have actually been entertained during the month. Certified that no leave has been granted until be reference to applicant's Service Books and Leave Accounts to the Leave Rules applicable to him. I had satisfied myself that is was admissible and that all grants of Certified that no feave has been granted until be reference to applicant's Service Books and Leave Accounts to the Leave Rules applicable to him. I had satisfied myself that is was admissible and that all granted that no feave has been granted until be reference to applicant's Service Books and Leave Rules to the Rules to be so have been recorded in the Service books and Leave leave, departures on, and returns from leave and all periods of suspension and eputation and other events which are required under the Rules to be so have been recorded in the Service books and Leave
- 5. Certified that all appointments and permanent and such of the action promotions as have to be entered in the Service Book as per columns in the tenered from No. F.R., to have been entered in the Service Book as per columns in the tenered from No. F.R., to have been entered in the Service Book as per columns in the tenered from No. F.R., to have been entered in the Service Book as per columns in the tenered from No. F.R., to have been entered in the Service Book as per columns in the tenered from No. F.R., to have been entered in the Service Book as per columns in the tenered from No. F.R., to have been entered in the Service Book as per columns in the tenered from No. F.R., to have been entered in the Service Book as per columns in the tenered from No. F.R., to have been entered in the Service Book as per columns in the tenered from No. F.R., to have been entered in the Service Book as per columns in the tenered from No. F.R., to have been entered in the Service Book as per columns in the tenered from No. F.R., to have been entered in the Service Book as per columns.

of the persons, concerned under my initials.

Signature and designatio

Draving & Distursing Officer Disha Jacksey (Leurbor) Amount Period Examined and Nama Section Establishment Amount Period Treasury Accountant Name Section Establishment Deted

PAY ROLL SYSTEM (AMENDMENT FORM (PAYMENTS / DEDUCTIONS) (DDO MARIO DE Sour R. T. A. Mardan Code Detail Dept./	DATE: PAGE	
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Accounts Office Mardan PAYROLL REGISTER For the month of October ,2013

2,128 28.10.2013 · Page :

Position: Non Gazetted: 870.00

PAYMENTS
Dranch Code: 230301

13,023.00 MAIN BRANCH, ABBOTABAD.

DEDUCTIONS 7 National Bank of Pakistan

Pagroll Section: 002 Section 2

12,239.00 01.10.2013 31.10.2013

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i,	00705733 BILAN	Prev Pers No: 1710150	308438 Desig: ASSISTANT T I 0 N S	(00000078) A M O V R T	Grade: 14 NTM: LDAN/FUND	Buckle No. PRINCIPAL	Gazetted/Non-Gazetted: REPAID BALANCE	: K
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à	5801 Adj Dasic Pay 5898 Adj. Adhoc Allowance 5911 Adj. Adhoc Relief 20 5938 Adj.Adhoc Relief All	18,323.00 1,828.00 5,635.00 3,665.00	INSUFANCE	115.00-		•		%
	PAYMENTS Branch Code: 080015	63,295.00 SECRETARIAT BRANCH SECRETARIAT	DEDUCTIONS PESHAKhyber Bank Linited	1,680.00- SECRETARI	AT DRANCH SECRETARI	NET PAY At	61,615.00 01.10.2013 31.10. Accet.Ko: 6428	. 2013

Accounts Office Mardan
PAYROLL REGISTER
For the month of October ,2013

POSITION TRAFOR Transport Department Hardan Position: Hon Gazetted 2148 152 Adhoc Relief All 870.00

PAYMENTS 13,023.00

Branch Code: 230301 HAIN BRANCH, ABBUTAB

Pagroll Section: 002 Section 2

13,023.00 MAIN BRANCH, ABBOTABAD.

DEDUCTIONS 784.00-Mational Bank of Pakistan MA

MAIN BRANCH, ABBOTABAD.

NET: PAY ABBOTABAD

12,239.00 01.10.2013 31.10.2013 Accent.No: 16383-3

	00705733 DILAL PAYNERTS	Prev'Pe	rs Ho: 171015808438 Desig: ASSISTAN DEDUCTIONS	T (00000078)	Grade: 14 NTN: LUAN/FUND	Búckle No.: PRINCIPAL	Gazetted/Non- REPAID	-Gazetted: N BALANCE
	0001 Basic Pay 1000 House Rent Allowance 1210 Convey Allowance 20	8,000.00 1,476.00 2,720.00			The state of the s		3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 -	
,	1300 Medical Allowance 1971 Adhoc Allowance 2011 1973 Adhoc Allowance 2011 2118 Adhoc Relief Allow (2148 157 Adhoc Relief Allow	1,000.00 738.00 2,460.00 1,600.00	li V		<i>!</i> :			
	50.2 Actobinent House Ros 5011 Act Cosveyance Allow 5012 Adjustment Medical A 5309 Adj. 15% Adhoc Allow	2,240.00 2,290.00 2,749.00	3014 MPF debsorption - Ws 3501 Denevolent Fund 3511 Addl Group Insurance	1,372,30 180,00- 13,00- 115,00-		Off \$.	:	.,372 00
	5801 Adj Basic Pay 5898 Adj. Adhoc Allowance 5911 Adj. Adhoc Relief 20 5938 Adj.Adhoc Relief All	18,323,00 1,829,00 5,635,00 3,665,00	,	-			t t	
	PAYMENTS Branch Code: 080015	63,295.00		1,680.00- d SECRETAR	IAT BRANCH SECRETARIAT	NET PAY . 61	,615.00 01.10.201 Accent.No: 6428	3 31.10.2013

ATTESTED .

Accounts Office Mardan
PAYROLL REGISTER
For the nonth of November ,2013

Page : Date :

2,111 25.11.2013

MR4708 Transport Department Mardam Sition: Ron Sazetted 2148 152 Addoc Relief All 870.00

PAYHUHTS Branch Code: 230301

PAYMENTS Eranch Code:080015

870.00

13,023.00 MAIN BRANCH, ADBOTABAD.

DEDUCTIONS

Mational Bank of Pakistan

Payroll Section: 002 Section 2

MAIN BRANCH, ARBUTARAN

NET PAY

12 230 nn

00705733 BILAL - PAYNENTS	Preu Pare So. 171015000120		HHIM BRHWCH, AUBOTABAD.	ACBOTABAD	12,239.00 01.11.2013 30.11.2013 Accent.No: 16383-3	
0001 Basic Pay 1000 House Kent Allohance 1210 Convey Allohance 20 1300 Medical Allohance	8,000.00 3014 GPF Subscript 1,476.00 3501 Denevolent F	ion - Rs 1,372	CO-	Buckle Ho.: PRINCIPAL GPF#:	Gazetted/Non-Gazetted: N REPAID BALANCE	·
1971 Adhoc Allowance 2011 1973 Adhoc Allowance 2011 2118 Adhoc Relief Allow (2148 15% Adhoc Relief All	1,000.00 3604 Group Insurar 738.00 2.460.00	Surance 13. Se 115.	00-	dire.	2,744.00	1 11 11

19,194.00 DEDUCTIONS SECRETARIAT BRANCH SECRETARIAT PESHAKhyber Bank Limited

17,514.00 01.11.2013 30.11.2013 Accent.No. 6428

Government of Khyber Pakhtunkhwa District Accounts Office Mardan Monthly Salary Statement (April-2019)



Information of Mr BILAL d/w/s of MUHAMMADI GUL

Personnel Number: 00705733

CNIC: 1710158084385

Date of Birth: 01.05.1989

Entry into Govt. Service: 27.07.2013

NTN:

Length of Service: 05 Years 09 Months 005 Days

Employment Category: Active Temporary

Designation: ASSISTANT

80003378-GOVERNMENT OF KHYBER PAKH

DDO Code: MR4708-Transport Department Mardan

Payroll Section: 002

GPF Section: 002

Cash Center:

197,263.00

GPF A/C No:

Interest Applied: Yes

GPF Balance:

Pay and Allowances:

Vendor Number: 30246390 - BILAL ASSISTANT

Pay scale: BPS For - 2017

Pay Scale Type: Civil **BPS: 16** Pay Stage: 5

Wage type		Amount	Wage type	Amount
0001	Basic Pay	26,510.00	1000 House Rent Allowance	2,727.00
	Convey Allowance 2005	5,000.00	1974 Medical Allowance 2011	_1,250.00
	15% Adhoc Relief All-2013	540.00	2199 Adhoc Relief Allow @10%	375.00
2211	<u> </u>	1,972.00	2224 Adhoc Relief All 2017 10%	2,651.00
	Adhoc Relief All 2018 10%	2,651.00		0.00

Deductions - General

Wage type		Amount	Wage type	Amount
3016	GPF Subscription - Rs3340	-3,340.00	3501 Benevolent Fund	-800.00
3609	Income Tax	-83.00	4004 R. Benefits & Death Comp:	-1,089.00
	Professional Tax	-200.00		0.00

Deductions - Loans and Advances

		, 		
Loan	Description	Principal amount	Deduction	Balance

Deductions - Income Tax

Payable:

1.000.00

Recovered till APR-2019:

835.00

Exempted: 0.30-

Recoverable:

165.30

Gross Pay (Rs.):

43,676.00

Deductions: (Rs.):

-5,512.00

Net Pay: (Rs.):

38,164.00

Payee Name: BILAL

Account Number: 6428

Bank Details: THE BANK OF KHYBER, 080015 SECRETARIAT BR. PESHAWAR. SECRETARIAT BR. PESHAWAR,

Peshawar

Leaves:

Opening Balance:

Availed:

Earned:

Balance:

Permanent Address:

City: MARDAN

Domicile: NW - Khyber Pakhtunkhwa

Housing Status: No Official

Temp. Address: City:

System generated document in accordance with APPM 4.6.12.9 (SERVICES/27.04.2019/16:40:51/v1.1) * All amounts are in Pak Rupees

^{*} Errors & omissions excepted

Government of Khyber Pakhtunkhwa District Accounts Office Mardan Monthly Salary Statement (March-2019)



Perร็อกิสไ Information of Mr BILAL d/w/s of MUHAMMADI GUL

Personnel Number: 00705733

CNIC: 1710158084385

Date of Birth: 01.05.1989

Entry into Govt. Service: 27.07.2013

NTN:

Length of Service: 05 Years 08 Months 006 Days

Employment Category: Active Temporary

Designation: ASSISTANT

80003378-GOVERNMENT OF KHYBER PAKH

DDO Code: MR4708-Transport Department Mardan

Payroll Section: 002

GPF Section: 002

Cash Center:

193,923.00

GPF A/C No:

Interest Applied: Yes

Pay scale: BPS For - 2017

GPF Balance:

Pay and Allowances:

Vendor Number: 30246390 - BILAL ASSISTANT

Pay Scale Type: Civil

Pay Stage: 5

Wage type		Amount	Amount Wage type		Amount	
0001	Basic Pav	26,510.00	1000	House Rent Allowance	2,727.00	
	Convey Allowance 2005	5,000.00	1974	Medical Allowance 2011	1,250.00	
	15% Adhoc Relief All-2013	540.00	2199	Adhoc Relief Allow @10%	375.00	
	Adhoc Relief All 2016 10%	1,972.00	2224	Adhoc Relief All 2017 10%	2,651.00	
	Adhoc Relief All 2018 10%	2,651.00			0.00	

Deductions - General

Wage type Amount		Wage type	Amount
3016 GPF Subscription - Rs3340	-3,340.00	3501 Benevolent Fund	-800.00
3609 Income Tax	-83.00	4004 R. Benefits & Death Comp:	-1,089.00

Deductions - Loans and Advances

				
Loan	Description	Principal amount	Deduction	Balance

Deductions - Income Tax

Payable:

1,000.00

Recovered till MAR-2019:

752.00

Exempted: 0.22-

Recoverable:

248.22

Gross Pay (Rs.):

43,676.00

Deductions: (Rs.):

-5,312.00

Net Pay: (Rs.):

38,364.00

Payee Name: BILAL Account Number: 6428

Bank Details: THE BANK OF KHYBER, 080015 SECRETARIAT BR. PESHAWAR. SECRETARIAT BR. PESHAWAR,

Peshawar

Leaves:

Opening Balance:

Availed:

Earned:

Balance:

Permanent Address:

City: MARDAN

Domicile: NW - Khyber Pakhtunkhwa

Housing Status: No Official

Temp. Address:

City:

Government of Khyber Pakhtunkhwa District Accounts Office Mardan Monthly Salary Statement (December-2018)



Personal Information of Mr BILAL d/w/s of MUHAMMADI GUL

Personnel Number: 00705733

CNIC: 1710158084385

Date of Birth: 01.05.1989

Entry into Govt. Service: 27.07.2013

NTN:

Length of Service: 05 Years 05 Months 006 Days

Employment Category: Active Temporary

Designation: ASSISTANT

80003378-GOVERNMENT OF KHYBER PAKH

DDO Code: MR4708-Transport Department Mardan

Payroll Section: 002

GPF Section: 002

Cash Center:

GPF A/C No:

Interest Applied: Yes

GPF Balance:

183,903.00

Pay and Allowances:

Vendor Number: 30246390 - BILAL ASSISTANT

Pay scale: BPS For - 2017

Pay Scale Type: Civil

BPS: 16

Pay Stage: 5

-	Wage type	Amount	Wage type	Amount_
0001	Basic Pay	26,510.00	1000 House Rent Allowance	2,727.00
	Convey Allowance 2005	5,000.00	1974 Medical Allowance 2011	1,250.00
	15% Adhoc Relief All-2013	540.00	2199 Adhoc Relief Allow @10%	375.00_
2211	Adhoc Relief All 2016 10%	1,972.00	2224 Adhoc Relief All 2017 10%	2,651.00
2247	Adhoc Relief All 2018 10%	2,651.00	:	0.00

Deductions - General

. [Wage type		Amount Wage type		Wage type	Amount
ľ	3016	GPF Subscription - Rs3340	-3,340.00	3501	Benevolent Fund	-800.00
Ì		Income Tax	-84.00	4004	R. Benefits & Death Comp:	-1,089.00

Deductions - Loans and Advances

Loan	Description	Principal amount	Deduction	Balance
		•		

Deductions - Income Tax

Payable:

1,000.00

Recovered till December-2018:

503.00

Exempted: 0.94-

Recoverable:

497.94

Gross Pay (Rs.):

43,676.00

Deductions: (Rs.):

-5,313.00

Net Pay: (Rs.):

38,363,00

Payee Name: BILAL Account Number: 6428

Bank Details: THE BANK OF KHYBER, 080015 SECRETARIAT BR. PESHAWAR. SECRETARIAT BR. PESHAWAR,

Peshawar

Leaves:

Opening Balance:

Availed:

Earned:

Balance:

Permanent Address:

City: MARDAN

Domicile: NW - Khyber Pakhtunkhwa

Housing Status: No Official

Temp. Address:

City:



Government of Khyber Pakhtunkhwa District Accounts Office Mardan Monthly Salary Statement (January-2019)



Personal Information of Mr BILAL d/w/s of MUHAMMADI GUL

Personnel Number: 00705733

CNIC: 1710158084385

Date of Birth: 01.05.1989

Entry into Govt. Service: 27.07.2013

NTN:

Length of Service: 05 Years 06 Months 006 Days

Employment Category: Active Temporary

Designation: ASSISTANT

80003378-GOVERNMENT OF KHYBER PAKH

DDO Code: MR4708-Transport Department Mardan

Payroll Section: 002

GPF Section: 002

Cash Center:

187,243.00

GPF A/C No:

Interest Applied: Yes

GPF Balance:

Vendor Number: 30246390 - BILAL ASSISTANT Pay and Allowances:

. Pay scale: BPS For - 2017

Pay Scale Type: Civil

BPS: 16 Pay Stage: 5

	Wage type	Amount	Wage type	Amount
0001	Basic Pay	26,510.00	1000 House Rent Allowance	2,727.00
	Convey Allowance 2005	5,000.00	1974 Medical Allowance 2011	1,250.00
	15% Adhoc Relief All-2013	540.00	2199 Adhoc Relief Allow @10%	375.00
	Adhoc Relief All 2016 10%	1,972.00	2224 Adhoc Relief All 2017 10%	2,651.00
	Adhoc Relief All 2018 10%	2,651.00		0.00

Deductions - General

Wage type	Amount	Wage type	Amount
3016 GPF Subscription - Rs3340	-3,340.00	3501 Benevolent Fund	-800.00
3609 Income Tax	-83.00	4004 R. Benefits & Death Comp:	-1,089.00

Deductions - Loans and Advances

Loan	Description	Principal amount	Deduction	Balance

Deductions - Income Tax

Payable:

1,000.00

Recovered till JAN-2019:

586.00

Exempted: 0.15-

Recoverable:

414.15

Gross Pay (Rs.):

43,676.00

Deductions: (Rs.):

-5,312.00

Net Pay: (Rs.):

38,364.00

Payee Name: BILAL Account Number: 6428

Bank Details: THE BANK OF KHYBER, 080015 SECRETARIAT BR. PESHAWAR. SECRETARIAT BR. PESHAWAR,

Peshawar

Leaves:

Opening Balance:

Availed:

Earned:

Balance:

Permanent Address:

City: MARDAN

Domicile: NW - Khyber Pakhtunkhwa

Housing Status: No Official

Temp. Address:

City:

Government of Khyber Pakhtunkhwa District Accounts Office Mardan Monthly Salary Statement (February-2019)



Personal Information of Mr BILAL d/w/s of MUHAMMADI GUL

Personnel Number: 00705733

CNIC: 1710158084385

Date of Birth: 01.05.1989

Entry into Govt. Service: 27.07.2013

NTN:

Length of Service: 05 Years 07 Months 003 Days

Employment Category: Active Temporary

Designation: ASSISTANT

80003378-GOVERNMENT OF KHYBER PAKH

DDO Code: MR4708-Transport Department Mardan

Payroll Section: 002

GPF Section: 002

Cash Center:

GPF A/C No:

Interest Applied: Yes

GPF Balance:

190,583.00

Pay and Allowances:

Vendor Number: 30246390 - BILAL ASSISTANT Pay scale: BPS For - 2017

Pay Scale Type: Civil

BPS: 16

Pay Stage: 5

Wage type	Amount	Wage type	Amount
0001 Basic Pay	26.510.00	1000 House Rent Allowance	2,727.00
1210 Convey Allowance 2005	5,000.00	1974 Medical Allowance 2011	1,250.00
2148 15% Adhoc Relief All-2013	540.00	2199 Adhoc Relief Allow @10%	375.00
2211 Adhoc Relief All 2016 10%	1,972.00	2224 Adhoc Relief All 2017 10%	2,651.00
2247 Adhoc Relief All 2018 10%	2,651,00	<u>.</u>	0.00

Deductions - General

Wage type	Amount	Wage type	Amount
3016 GPF Subscription - Rs3340	-3,340.00	3501 Benevolent Fund	-800.00
3609 Income Tax	-83.00	4004 R. Benefits & Death Comp:	-1,089.00

Deductions - Loans and Advances

	· · · · · · · · · · · · · · · · · · ·			
Loan	Description	Principal amount	Deduction	Balance

Deductions - Income Tax

Payable:

1,000.00

Recovered till FEB-2019:

669.00

Exempted: 0.16-

Recoverable:

331.16

Gross Pay (Rs.):

43,676.00

Deductions: (Rs.):

-5,312.00

Net Pay: (Rs.):

38,364.00

Payee Name: BILAL Account Number: 6428

Bank Details: THE BANK OF KHYBER, 080015 SECRETARIAT BR. PESHAWAR. SECRETARIAT BR. PESHAWAR,

Peshawar

Leaves:

Opening Balance:

Availed:

Earned:

Balance:

Permanent Address:

City: MARDAN

Domicile: NW - Khyber Pakhtunkhwa

Housing Status: No Official

Temp. Address:

City:



GOVERNMENT OF KHYBER PAKHTUNKHWA TRANSPORT & MASS TRANSIT DEPARTMENT

ANNEXURE (C

CHARGE SHEET

- I, Muhammad Humayun, Secretary to Govt. of Khyber Pakhtunkhwa, Transport & Mass Transit Department, as competent authority, with reference to your appointment Order No. SO(TPT)10(7)2010 dated 18-07-2013, hereby charge you, Mr. Bilal Assistant (BS-14) of Regional Transport Authority Mardan, as follows:-
 - (a) That you have/appointed without advertisement of posts in the newspapers.
 - (b) The Departmental Selection Committee (DSC) meeting has not been convened for your appointment.
 - (c) Merit lists were not maintained.
 - (d) Appointment against initial quota comes in the purview of the Khyber Pakhtunkhwa Public Service Commission. Your appointment against the initial quota is totally contrary to the framed rules.
- 2. By reasons of the above, you appear to be guilty of "misconduct" under Rule 1 (I)(vi) of the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 and rendered yourself liable to all or any of the penalties specified in rule 4 of the rules ibid.
- 3. You are, therefore, required to submit your written defence within seven (07) days of the receipt of this Charge Sheet to the inquiry officer, as the case may be.
- 4. Your written defence, if any, should reach the inquiry officer within the specified period, failing which it shall be presumed that you have no defence to put in and in that case exparte action shall be taken against you.
- Intimate whether you desire to be heard in person.

6. A statement of allegations is enclosed.

(Muhammad Humayun)

Secretary to Govt. of Khyber Pakhtunkhwa

Transport & Mass Transit Deptt

Mr. Bilal

Assistant (BS-14),

Regional Transport Authority; Mardan.

No.SO(G)10-15/3249

Dated: 07-05-2014

ATTESTED KE

To
The Secretary,
Transport and Mass Transit Department.
Government of Khyber Pakhtunkhwa,
Peshawar.

ANNEXURE (

Subject: REPLY TO THE CHARGE SHEET DATED 09.05.2014.

Respected Sir,

In reply to the Charges sheet dated 09.05.2014, received by the undersigned on 14.05.2014, I very humbly submit my reply as under:

1. That I at the very outset deny the allegations leveled against me in the subject charge sheet as unfounded and baseless, For the reason all the charges against me that the undersigned has no role to play.

2. That certain posts of including the post of Assistant were lying vacant in your esteemed department, I applied for the post and after passing through the recruitment process, I after being found fit and eligible was allowed appointment against the post of Assistant vide order No. So (TPT)

- qualification for the post. I was also medically examined and when found fit was handed over charge of my post. Even since my appointment, I am performing my duties as assigned with zeal, devotion and without given any chance of complaint whatsoever to my superiors.
 - 3. That the charges leveled in the subject charge sheet is misconceived, the undersigned having the prescribed qualifications and fulfill the criteria applied for the post and was thereafter appointed, as all the three charges are with regard to the process of appointment and relates to the department alone, the undersigned has no say in process of appointment. Thus any irregularity even if committed during the recruitment process, I cannot be held liable for the same.
 - 4. That the august Supreme court of Pakistan has in a number reported judgment held that "any irregularity, whatsoever, if committed by the appointing department itself, the appointee could not be harmed, damaged or condemned subsequently when it occurred to the department that it had itself committed some irregularities qua any appointment".

Similarly the august Supreme Court of Pakistan in reported Judgment 2007 PLC Civil Service 179 held as under:-

"For the irregularities committed by department itself regarding appointment of candidate, the appointees could not be condemned subsequently with the change of heads in department or on the upper level—Government being institution in perpetuity, its orders could not be reversed simply because the heads had changed— such act of departmental authorities was unjustified when the candidate was otherwise fully qualified to hold the job"

- 5. That I was appointed by the competent authority after observing all codal formalities. I have taken over charge of my post and performing my duties for the last ten months, moreover I have also received salaries thus the order of my appointment have been acted upon and valuable rights have been accrued in my favor now, and the principle of locus poenitentiae is applicable, because decisive steps have been taken and the undersigned has taken over the charge and performed duties.
 - That the allegation to the effect that the post fall within the ambit of Khyber Pakhtunkhwa Public Service Commission, is misconceived. The post of Assistant in the Office of the Secretary Transport and Mass Transit Department has not been mentioned or within the purview of Khyber Pakhtunkhwa Public Service Commission. These posts can be validly filled by the Secretary/Chairman of the Transport and Mass Transit Department. The post of Assistant has not been mentioned in the Khyber Pakhtunkhwa Public Service Commission Ordinance 1978 or the Khyber Pakhtunkhwa Public Service Commission Function (Rules 1983), which provides that

"Functions of Commission:- (1) The functions of the Commission shall be to conduct tests and examinations for recruitment of persons to:

- (i) The civil services of the Province and civil posts in connection with the affairs of the Province in basic pay scales 16 and above or equivalent and
- (ii) Posts in basic pay scales 11 to 15 or equivalent specified in following Departments (except the District Cadre Posts)-
- 1. Civil Secretariat (through Establishment Department).
- 2. Board of Revenue;
- 3. Police Department;
- 4. Prison Department;
- 5. Services and Works Department;

- 6. Irrigation Department;
- 7. Industries, labour & Manpower Department;
- 8. Health Department;
- 9. Education Department;
- 10.Local Government and Rural Development Department;
- 11. Excise and Taxation Department;
- 12.Food Department;
- 13. Physical Planning & Environment Department including Urban Development Board; and
- 14. Organization, except autonomous bodies, under the Health and Education Departments;

Since the Transport and Mass Transit Department does not find mention in the above list therefore, the post of Assistant BPS-14 is outside the preview of the Commission and its authority.

7. That I have never any act or omission which can be Termed as misconduct, I cannot be punished for the irregularity if any occur in the recruitment process.

Can be seen on my Payslip, attached.

8 That I also desire to be heard in person.

It is, therefore, humbly requested that on acceptance of this reply, the subject charge sheet may please be dropped and I may be exonerated of the charges.

DATED: 25/05/2014.

19/5/2014.

Yours obediently Bilal RTA MARDAN

Solver) Surmas





GOVERNMENT OF KHYBER PAKHTUNKHWA TRANSPORT & MASS TRANSIT DEPARTMENT

No. SO(G)10-15/14/3265-69/ Dated Peshawar the, 09-05-2014

ORDER

No.SO(G)10-15: The Competent Authority has been pleased to nominate Mr. Sami Ullah Section Officer (Dev) Transport & Mass Transit Department Govt. of Khyber Pakhtunkhwa to conduct inquiry under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules 2011, against the fake appointment of the following officials in various RTAs:-

S.No	Name	Designation	Authority
1	Hayat Wali Shah	Assistant	RTA Mardan
2	Bilal	Assistant	RTA Mardan /
3	Adnan Naz	Assistant	RTA Kohat
4	Zahid Alam	Assistant	RTA Hazara
5	Tofail Shaukat	Junior Clerk	RTA Mardan
6	Muhammad Kamran	Junior Clerk	RTA Kohat
7	Tasneem Ullah	Junior Clerk	RTA Kohat
8	Adnan	Junior Clerk	RTA Malakand

The inquiry officer shall complete the inquiry within thirty (30) days after issuance of this order and submit the report to Competent Authority.

> Sd/-Secretary Transport & Mass Transit Deptt

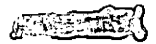
Endst. No. & Date Even/

Copy is forwarded to the:-

- Mr. Sami Ullah Section Officer (Dev), Transport & Mass Transit Department.
- Director Transport & Mass Transit/Chairman RTAs Khyber Pakhtunkhwa.
 Secretaries Regional Transport Authorities, Mardan, Malakand, Hazara and Kohat.
- 4. (i) Mr. Hayat Wali Shah (Assistant), Mr. Bilal (Assistant), Mr. Tofail Shaukat (Junior Clerk) RTA Mardan, (ii) Mr. Adnan Naz (Assistant), Muhammad Kamran (Junior Clerk) and Tasneem Ullah (Junior Clerk) RTA Kohat (iii) Mr. Adnan (Junior Clerk) RTA Malakand (iv) Zahid Alam (Assistant) RTA Hazara, along with copies of Charge Sheet and Statement of Allegations with the directions to submit written reply to the Enquiry Officer within seven (07) days and attend the proceedings as and when directed by the Enquiry Officer.

5. Master file.

Section Officer (Admn) Transport & Mass Transit Deptt





GOVERNMENT OF KHYBER PAKHTUNKHWA TRANSPORT & MASS TRANSIT DEPARTMENT

No. SO(G)10-15/ 3231-46.

(Dated Peshawar the, 09-05-2014

To

Mr. Sami Ullah, Section Officer (Dev), Transport & Mass Transit Department.

Subject: -

INQUIRY AGAINST APPOINTMENTS IN VARIOUS REGIONAL TRANSPORT

I am directed to refer to the subject noted above and to inform that the competent authority has been pleased to appoint you as Inquiry Officer to conduct enquiry under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011, against the following officials appointed in various RTAs:-

S.No	Name	Designation	Authority
1	Hayat Wali Shah	Assistant	RTA Mardan
2	Bilal	_ Assistant	RTA Mardan 2
3 -	Adnan Naz	Assistant	RTA Kohat
4	Zahid Alam	Assistant	RTA Hazara
5	Tofail Shaukat	Junior Clerk	RTA Mardan
6	Muhammad Kamran	Junior Clerk	RTA Kohat
7	Tasneem Ullah	Junior Clerk	RTA Kohat
8	Adnan -	Junior Clerk	RTA Malakand

- 2. Copies of the charge sheet and Statement of Allegation against the accused officials duly signed by the competent authority are enclosed herewith for further necessary action.
- 3. It is, therefore, requested to conduct the enquiry and submit report within thirty (30) days to this department.

Section Officer (Admn)
Transport & Mass Transit Deptt

Endst. No. & Date Even/

Copy is forwarded to the:-

- 1. Director Transport & Mass Transit/Chairman RTAs Khyber Pakhtunkhwa.
- 2. Secretaries Regional Transport Authorities Peshawar, Mardan, Malakand, Kohat and DI Khan.
- 3. (i) Mr. Hayat Wali Shah (Assistant), Mr. Bilal (Assistant), Mr. Tofail Shaukat (Junior Clerk) RTA Mardan, (ii) Mr. Adnan Naz (Assistant), Muhammad Kamran (Junior Clerk) and Tasneem Ullah (Junior Clerk) RTA Kohat (iii) Mr. Adnan (Junior Clerk) RTA Malakand (iv) Zahid Alam (Assistant) RTA Hazara, along with copies of Charge Sheet and Statement of Allegations with the directions to submit written reply to the Enquiry Officer within seven (07) days and attend the proceedings as and when directed by the Enquiry Officer.

4. Master file.

Section Officer (Admn)

Transport & Mass Transit Deptt

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GOVERNMENT OF KHYBER PAKHTUNKHWA
TRANSPORT & MASS TRANSIT DEPARTMENT

(Development Section)

Phone. 091-9223488 Fax. 091-9212556

No. SO (D)/TD/10-2/2013/G/357~79
Date Peshawar, the 22nd May, 2014

То

The Regional Transport Authority;

(RTA), Mardon.

Subject:

INQUIRY AGAINST APPOINTMENTS IN VARIOUS REGIONAL TRANSPORT

AUTHORITIES.

Kindly refer to the subject noted above and to inform that the undersigned has been nominated as Inquiry Officer by the competent authority in the subject case. The charge sheet has already been dispatched to all concerned and they have submitted a reply to the allegations leveled against them. The Inquiry Officer deems it appropriate to hear them in person.

It is therefore, requested that the concerned official of your office Mr. Billium August please be directed to appear before the Inquiry Office for personal hearing to be

conducted on 29-05-2014:

(SAMIUMAH KHAN WAZIR) SECTION OFFICER (DEV)

Endst.No. & Date Even.

Copy forwarded for information to the:-

1. Master file

SECTION OFFICER (DEV)

Most Immediate Out Today







GOVERNMENT OF KHYBER PAKHTUNKHWA TRANSPORT & MASS TRANSIT DEPARTMENT

Mian Rashid HussainShaheed Memorial Block, Civil Secretariat Khyber Pakhtunkhwa Peshawar

Ph: 091-9223546

No. SO (G)/TD/16-10/Promotion/6613-23

Fax:091-9212556

Dated: 01/11/2018

To

1. The Secretary Regional Transport Authority, Mardan.

- 2. The Secretary Regional Transport Authority, Bannu.
- 3. The Secretary Regional Transport Authority, Malakand.
- 4. The Secretary Regional Transport Authority, Hazara.
- 5. The Secretary Regional Transport Authority, Kohat.
- 6. Mr. Zahid Alam, Assistant (BS-16), RTA, Hazara.
- 7. Mr. Hayat Wali Shah, Assistant (BS-16), RTA, Malakand.

8. Mr. Bilal, Assistant (BS-16), RTA, Mardan.

9. Mr. Adnan Naz, Assistant (BS-16), RTA, Kohat.

Subject: - ENQUIRY IN ILLEGAL APPOINTMENTS OF ASSISTANTS (BS-16)OF RTA MARDAN, HAZARA, KOHAT AND MALAKAND

Referenance to the this Department Notification No.SO(G)/TD/16-10/Promtion dated 03.10.2018, the undersigned has been appointed as Enquiry Officer to conduct enquiry into illegal appointments of Assistants in RTA Mardan, Hazara, Bannu, Malakand and RTA Kohat.

You are therefore directed to attend the office of undersigned on 02.11.2018 at 11:00 AM alongwith all recruitment record, service record, personal files etc (in original) for the inquiry. Moreover, the aforesaid Assistants will also attend the O/O undersigned on the same date, time & venue.

(KALIMULLAHAKHAN BALOCH)
Addl. Secretary/ Equiry Officer

Endst: No. & Date Even

Copy forwarded to the:

- 1. Mr. Javed Khan, (the then SO (Admn), Transport Department) now Deputy Secretary (Litigation) Finance Department, Khyber Pakhtunkhwa, with the request to attend the O/O udersinged on the same, date, time and venue.
- Mr. Salman Nisar, Deuty Director, Directorate of Transport & Mass Transit, Khyber Pakhtunkhwa, with the request to attend the O/O udersinged on the same, date, time and venue with all relevant record in his office.
- 3. PS to Secretary Transport & Mass Transit Department, Khyber Pakhtunkhwa.

ATTESTED

Hatald

Addl. Secretary/ Equiry Officer

EACKGROUND: This is a fact finding inquiry on the subject "Illegal appointments in RTA" undersigned has been appointed as inquiry officer vide letter No.SO(G)/TD/16-10/Promotion dated 03.10.2018, issued by Transport Department (Annex-I).

The brief background of this case is that during a DPC meeting held on 13.09.2018, under the chairmanship of Secretary Transport Department, this issue cropped up and it transpired that following 04 employees of RTAs were appointed in violation of prescribed procedure. The names of these Office Assistants are as follows:-

- 1. Mr. Zahid Alam, Assistant (BS-16), RTA, Hazara, (appointed on 04.05.2012).
- 2. Mr. Hayat Wali Shah, Assistaut (BS-16), RTA, Malakand, (appointed on 09.07.2013).
- 3. Mr. Bilal, Assistant (BS-16), P.TA, Mardan, (appointed on 18.07.2013).
- 4. Mr. Adnan Naz, Assistant (BS-16), RTA, Kohat), (appointed on 11.11.2013).

The Terms of Reference (TORs) of this inquiry were as follows;

- Procedure / method adopted in the recruitment of above mentioned Assistants against the given procedure of recruitment.
- ii. To find out the names of officers who recruited the above Assistants.
- iii. Fate of illegal appointments of the Assistants.
- iv. Any other recommendations deems appropriate.

Hence, this inquiry.

PROCEEDINGS

First of all, the legal procedure to fill the posts of Assistants (BS-14) in PTA/RTAs was perused. According to Recruitment Policy of the Provincial Government, the posts of Assistants (BPS-14 at that time) were required to be filled on the recommendations of the Khyber Pakhtunkhawa Public Service Commission (Annex-II). While other terms and conditions i.e qualification, age and method of recruitment are given in the notified Service Rules of PTA/RTAs (Annex-III).

The Office record in the custody of Admn Section of Transport. & Mass Transit Department was checked by SO Admn. He perused office files which number was used in the appointment orders of above mentioned employees. But no record was found.

fine statement of Section Officer (Admn) Mr. Safdar Azam Qureshi is at (Annex-IV). Similarly, it was feit necessary to call the following officers/officials to know as to how they were appointed and whether they have any record of these recruitments or otherwise.

- 1. The Secretary Regional Transport Authority, Mardan.
- 2. The Secretary Regional Transport Authority, Malakand.
- 3. The Secretary Regional Transport Authority, Hazara.
- 4. The Secretary Regional Transport Authority, Kohat.
- 5. The Secretary Regional Transport Authority, Bannu.
- 6. Mr. Zahid Alam, Assistant (BS-16), RTA, Hazara.
- 7. Mr. Hayat Wali Shah, Assistant (BS-16), RTA, Malakand.
- 8. Mr. Bilal, Assistant (BS-16), RTA, Mardan.
- 9. Mr. Adnan Naz, Assistant (BS-16), RTA, Kohat.

To this effect, a letter was issued to all concerned (Annex-V). All of them appeared on the fixed date. Mr. Salman Nisar DD, represented the Department. Their statements were recorded.

Their cross examination was also recorded. The statement of Deputy Director Mr. Salman Nisar

D.\ADDITIONAL SECRETARY WORK\Inquiry On RTA\Inquiry Of Assistants Rtas PA.Rtf

is at (Annex-VI). The statements of Secretary RTA Bannu, Malakand, Kohat and Hazara are placed at (Annex-VII, VIII, IX, X) respectively while the statement of current SO (Admn) Transport Department is at (Annex-XI). The statements of Assistant Mr. Adnan Naz RTA Kohat, Assistant Mr. Zahid Alam RTA Abbottabad, Assistant Mr. Bilal RTA Mardan, Assistant

Mr. Hayat Wali RTA Malakand along with relevant documents are placed at (Annex-XII; XIII; XIV & XV) respectively. The statement of Mr. Javed Khan the then SO (General), Transport

Department now Deputy Secretary, Finance Department is available at (Annex-XVI).

GIST OF STATEMENTS

All the four current Secretary RTAs stated that they were posted after 2012-13 and they don't have any knowledge about the process of recruitments of above mentioned four Assistants Furthermore they have presented all record now available in their offices i.e appointment orders, Medical certificate, arrival reports etc.

Similarly, all the above Assistants in their examination in Chief and cross examination have admitted that no advertisement was given in the Newspapers. They never ever appeared before the Public Service Commission for test or interview. They were called for interview by phone from Secretary Transport office, and their interview was taken by a panel Chaired by the then Secretary Transport Department, Mr. Khalid Khan Umerzai (now Retd).

Mr. Javed Khan the then SO (G) Transport Department now Deputy Secretary Finance Department stated that he was posted as SO (G) at the time of appointment of three Assistants namely Hayat Wali Shah, Bilal, and Adnan Naz. He stated that during his posting, he had neither written any letter to Public Service Commission nor he was directed to do so by the competent authority. The appointment orders, in question, bears the genuine signatures of the then Secretary Mr. Khalid Khan Umerzai. Furthermore he had neither written for publishing an advertisement in the Newspapers, nor any record was entrusted to him in this regard.

The current SO (G) Mr. Safder Azam stated that he has checked all files and there is no record available related to these appointments.

FINDINGS

1. As per law Assistant (BS-14 at that time) were required to be recruited / appointed on the recommendation of Public Service Commission, KP.

2. The appointment orders of the four Assistants Mr. Adnan Naz RTA Kohat, Assistant Mr. Zahid Alam RTA Abbottabad, Assistant Mr. Bilal RTA Mardan, Assistant Mr. Hayat Wali RTA Malakand are not found in the office record of SO Admn Transport Department.

Similarly, recruitment processing record/documents i.e Advertisement, Scrutiny merit list, call letters to the candidates for interview etc or requisition to the Public Service Commission and recommendations by the SC are not available in the Section Officer (Admn), Section, Transport Department.

4. At this stage, no one can be held responsible except the person who had signed these appointment orders in violation of prescribed procedure.

5. The appointment order of Zahid Alam was signed by Mr. Khalid Khan Umerzai in the capacity of Chairman RTA/ Commissioner Hazara Division. While the appointment

orders of Adnan Naz, Bilal and Hayat Wali Shah were signed by Mr. Khalid Khan Umerzai in the capacity of Secretary Transport / Chairman Provincial Transport Authority.

All the four Assistants were appointed in violation of prescribed procedure.

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RECOMMENDATIONS

Further formal proceedings may be initiated against the four above mentioned Assistants
 Forthlid

2. Establishment Department may be approached for further legal action, if any, against Mr. Khalid Khan Umerzai (now Retd).

Dated: 05-11-2018

KALEEMULLAH KHAN Additional Secretary Transport Department.

ATTESTED KQ



45 55

Annex (G)

DIRECTORATE OF TRANSPORT & MASS TRANSIT KHYBER PAKHTUNKHWA ANNEXURE

Ground Floor Benevolent Fund Building, Poshawar Cantt Tel: 091-9212061/9214185/9213555

No.DIR/TPT/1-46/inquiry/ 4 962 5

/Tο,

Mr. Bilal,

Office Assistant (BPS-16),

Regional Transport Authority Mardan.

Subject:

NOTICE OF CHARGE SHEET AND DISCIPLINARY ACTION.

I am directed to refer to the subject noted above and to forward herewith a Charge Sheet and Disciplinary Action containing imposition of major penalty of removal from service against you.

I am further directed to convey that your reply to the enclosed Charge Sheet and Disciplinary action should reach this office within seven (07) positively. Also intimate whether you desire to be heard in person or otherwise.

Assistant Director (Admn)
Transport & Mass Transit

Endst: No & Date Even: A copy is forwarded to

1. P.S. to Secretary, Transport and Mass Transit, Govt: of Khyber Pakhtunkhwa.

2. P.A to Director Transport and Mass Transit, Khyber Pakhtunkhwa, Peshawar.

Diary: 18 - 18 Regional Transport Authority
Mardan Division Mardan

4952-54

(Assistant Director (Admn) Transport & Mass Transit

ATTESTED KQ



DIRECTORATE OF TRANSPORT & MASS TRANSIT KHYBER PAKHTUNKHWA

Ground Floor Benevolent Fund Building, Peshawar Cantt Tel: 091-9212061/9214185/9213555

CHARGE SHEET

- I, Sharif Hussain, Director Transport & Mass Transit Khyber Pakhtunkhwa Khyber Pakhtunkhwa as competent Authority, hereby charge you, Mr. Bilal Assistant BS-16 RTA Mardan as follows.
 - a. As per law Assistant (BS-14 at that time) were required to be recruited/appointed on the recommendation of Khyber Pakhtunkhwa Public Service Commission, but you were appointed without recommendation of the Public Service Commission.
 - b. Recruitment record/documents i.e Advertisement, short listing procedure, call letters to the candidate for interview, interview papers, merit lists, requisition to the Public Service Commission and recommendation by the PSC are not available in the Department.
 - c. Since no prescribed procedure was followed, therefore your appointment as Assistant (BS-16) in RTA Mardan is illegal/fake and void abinitio.
- 2. By reason of the above, you appear to be guilty of inefficiency and misconduct under rule 3 (d) of the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011 and have rendered yourself liable to all or any of the penalties specified in rule 4 of the ibid rules.
- 3. Your written defense, if any, should reach the Inquiry Officer/ Committee within the specified period, failing which it shall be presumed that you have no defense to put in and, in that case, an ex-parte action shall be taken against you.
- 4. Intimate whether you desire to be heard to be heard in person.
- 5. A statement of allegations is enclosed.

COMPETENT AUTHORITY

ATTESTED LQ



DIRECTORATE OF TRANSPORT & MASS TRANSIT KHYBER PAKHTUNKHWA

Ground Floor Benevolent Fund Building, Peshawar Cantt Tel: 091-9212061/9214185/9213555

DISCIPLINARY ACTION

I, Sharif Hussain, Director Transport & Mass Transit Khyber Pakhtunkhwa as competent Authority, am of the opinion that Mr. Bilal Shah Assistant BS-16 RTA Mardan has rendered himself liable to be proceeded against, as he has committed the following acts/omissions, within the meaning of rule 3 of Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011:-

(STATEMENT OF ALLEGATIONS /

- a. As per law Assistant (BS-14 at that time) were required to be recruited/ appointed on the recommendation of Khyber Pakhtunkhwa Public Service Commission, but Mr. Bilal Shah Assistant BS-16 RTA Mardan was appointed without recommendation of the Public Service Commission.
 - b. Recruitment record/documents i.e Advertisement, short listing procedure, call letters to the candidate for interview, interview papers, merit lists, requisition to the Public Service Commission and recommendation by the PSC are not available in the Department.
 - c. Since no prescribed procedure was followed, therefore his appointment as Assistant (BS-16) in RTA Mardan is illegal/fake and void abinitio.
- 2. For the purpose of inquiry against the said accused, with reference to the above allegations, as inquiry Officer/Committee, consisting of the following, is constituted under rule 10(1)(a) of the ibid rules.

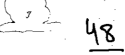
1. Mr.	Nadeem	Akhtar,	Secretary	RTA	Peshawar

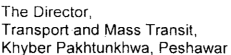
2. Mr. Ahmad Kamal, Seeretay PTA.

- 3. The Inquiry Officer/Committee shall, in accordance with the provisions of the rules, ibid provide reasonable opportunity of hearing to the accused, record its findings and make, within thirty days of the receipt of order, recommendations as to punishment or other appropriate action against the accused.
- 4. The accused and a well-conversant representative of the Department shall join the proceedings on the date, time and place fixed by the Inquiry Officer/Committee.

ATTESTED

COMPETENT AUTHORITY





Subject: - PARA WISE COMMENTS/REPLY IN RESPONSE TO CHARGE
SHEET DATED 21.01.2019 STATEMENT OF ALLEGATION.

Respected Sir,

In reply to the Charge Sheet dated 21.01.2019, received by the undersigned on 23.01.2019, I very humbly my reply as under:

- a. That I at the very outset deny the allegation leveled against me in the subject charge sheet as unfounded and baseless, For the reason all the charges against me that the undersigned has no role to play, this is the responsibility of the department to determine that whether the post fall within department jurisdiction or come in the purview of the Public Service Commission's jurisdiction but despite the above responsibility has been fixed on my shoulders which is unfair.
- b. That certain posts including the post of Assistant were lying vacant in your esteemed department, I applied for the post through a notice affixed on the notice board of the Secretary Transport Office inviting applications from eligible candidates, I along with other candidates applied for mentioned posts on 25/06/2013, all the short listed candidates were called for written test held in the Transport Department. Later on 05-07-2013 the successful candidates were called to appear before the committee constituted for interview purpose, after completion of the interview of all candidates I along with 2 other candidates were considered for appointment on the post of assistant (BPS-14) and thus proper order was accordingly issued by the competent Authority i.e. Secretary Transport/Chairman Provincial Transport Authority Govt. of Khyber Pakhtunkhwa bearing order No. SO(TPT)10(7)2010 dated 18.07.2013. It is the responsibility of the department to keep the office record, in such like case the undersigned cannot be legally made responsible to preserve the official record of department for several years, though the undersigned possess appointment order, medical certificate, charge assumption report, service book and up gradation order. Copies of the above documents are enclosed herewith.



c. The charges leveled in the subject charge sheet is misconceived, the undersigned having the prescribed qualifications and fulfill the criteria applied for the post of assistant (BPS-14) and was thereafter appointed on the said post at RTA Mardan. As all the three charges are with regard to the process of appointment and relates to the department alone, the undersigned has no say in process of appointment. Thus any irregularity even if committed during the recruitment process, I cannot be held liable for the same. Moreover the undersigned has been later on upgraded vide order No.FD/SO(FR)10-22/2014 dated 20-05-2014 to BPS-16 by the competent Authority.

It is pertinent to mention here that:-

The August Supreme Court of Pakistan has in number "any irregularity, reported judgment held that committed by whatsoever, the appointing if department itself ,the appointee could not be harmed, damaged or condemned subsequently when it occurred to the department that it had litself. committed some irregularities qua any appointment". Similarly the August Supreme Court of Pakistan in reported judgment 2007 PLC Civil Service 179 held as under:-

"For the irregularities committed by department itself regarding appointment of candidate, the appointees could not be condemned subsequently with the change of heads in department or in the upper level—Government being institution in perpetuity, its orders could not be reversed simply because the heads had changed—such act of departmental authorities was unjustified when the candidate was otherwise fully qualified to hold the job"

- ii. I was appointed by the Competent Authority after observing all codal formalities. I have taken over charge of my post and performing my duties for the last 5 years and 7 months, moreover I have also received salaries thus the order of my appointment have been acted upon and valuable rights have been accrued in my favor now, and principle of locus penitent is applicable, because decisive steps have been taken and the undersigned has taken over the charge and performed duties accordingly.
- iii. The allegation to the effect that the post falls within the ambit of Khyber Pakhtunkhwa Public Service Commission is misconceived. That post of Assistant in the Office of the Secretary Transport and Mass Transit Department has not been mentioned or within the purview of Khyber Pakhtunkhwa Public Service Commission. These posts can be validly filled by the Secretary /Chairman of the

Transport and Mass Transit Department. The post of Assistant has not been mentioned in the Khyber Pakhtunkhwa Public Service Commission Ordinance 1978 or the Khyber Pakhtunkhwa Public Service Commission Function (Rules 1983), which Provides that: -

- 1. The function of the Commission shall be to conduct tests and Examinations for recruitment of persons to:
- 2. The civil services of the province and civil posts in connection with the affairs of the Province in basic pay scales 16 and above or equivalent and
- 3. Posts in basic pay scales 11 to 15 or equivalent specified in following Department (except the District Cadre posts)-
- Civil Secretariat (through Establishment Department).
- Board of Revenue;
- Police Department;
- Prison Department;
- Services and Work Department
- Irrigation Department; 1
- Industries, Labour & Manpower Department;
- Health Department;
- Education Department;
- Local Government & Rural Development Department;
- Excise &Taxation Department;
- Food Department;
- Physical Planning &Environment Department including Urban Development Board; and Organization, except autonomous bodies under the Health and Education Department;
- iv. Since the Transport and Mass Transit Department does not find mentioned in the above list, therefore, the post of Assistant BPS-14 is outside the preview of the Commission as being an Authority.
- v. I have never any act or omission which can be termed as misconduct; I cannot be punished for the irregularity if any occur in the recruitment process.
- vi. I also desire to be heard in person.

Keeping in view the above facts, it is humbly requested that on acceptance of my reply the subject charge sheet may be withdraw and I may be exonerated of these charges please.

Dated: - 31/01/2019

(**BiLAL**) Assistant

Regional transport Authority, Mardan Division, Mardan.

Yours obediently







PROVINCIAL TRANSPORT AUTHORITY. KHYBER PAKHTUNKHWA, PESHAWAR

Hall No. 310, Benevolent Land Building, Peshwoor cantt. Phone No. 091-9211913 Jak # 091-9213447

Dated Peshawar the 22/01/2019

Τo

Mr. Bilal,

Office Assistant (BPS-16), Regional Transport Authority, Mardan Division Mardan.

Subject:

ENQUIRY IN ILLEGAL APPOINTMENT OF ASSISTANT (BPS-16) OF

REGIONAL TRANSPORT AUTHORITY MARDAN, HAZARA, KOHAT

& MALAKAND.

Memo:

In compliance of the constitution of enquiry committee lefter No. DIR/TPT/1-46/inquiry/4945-48, dated 21/01/2019 on the captioned subject.

You are hereby directed to appear before the enquiry committee on 25th of January-2019 at 11:00 AM in the office of Secretary Provincial Transport Authority Khyber Pakhtunkhwa located at 2nd floor Hall # 310 (Benevolent Fund Building Saddar Road Peshawar Cantt).

> Secretary,
> Provincial Transport Authority,
> Wher Pakhtunkhwa, Peshawar

Carbon Copy to the;-

- 1) Secretary Regional Transport Authority Mardan Division Mardan.
- Assistant Director (Admn) Directorate of Transport & Mass Transit Khyber Pakhtunkhwa with the request that a well conversant representative of the Directorate of Transport & Mass Transit Khyber Pakhtunkhwa shall join the proceedings on the date, time & venue mentioned above.
- PS to Chairman PTA Khyber Pakhtunkhwa.

4)PA to Director Transport & Mass Transit Khyber Pakhtunkhwa.

Provincial Transport Authority, Khyber Pakhtunkhwa, Peshawar





INQUIRY REPORT

DISCIPLINARY PROCEEDING AGAINST MR. BILAL, ASSISTANT-BPS-16-RTA MARDAN UNDER E&D RULES-2011.

The undersigned's have been appointed as inquiry officers by Directorate of Transport & Mass Transit Khyber Pakhtunkhwa vide letter No. DIR/TPT/1-46/inquiry/4945-48 dated 21/01/2019 (Annex-"A") to conduct inquiry into the allegations develed against Mr. Bilal, Assistant BPS-16 RTA Mardan.

BACKGROUND OF ENQUIRY

As per statement of allegation and charge sheet, the charges have been leveled against the accused official as per following:-

- a) As per law Assistant (BS-14 at that time) were required to be recruited/ appointed on the recommendation of Khyber Pakhtunkhwa Public Service Commission, and you were appointed without recommendation of the Public Service Commission.
- b) Recruitment record/documents i.e Advertisement, short listing procedure, call letters to the candidate for interview, interview papers, merit lists, requisition to the Public Service Commission and recommendation by the PSC are not available in the Department.
- c) Since no prescribed procedure was followed, therefore his appointment as Assistant (BS-16) in RTA Mardan is illegal/fake and void abinitio.

PROCEEDINGS.

In order to probe into the aforesaid allegation Mr. Bilal was summoned to appear before the inquiry committee on 25/01/2019 (Annex-"B").

He appeared on the said date and requested some time to properly giving his written reply against the allegations leveled against him. He was given time for 31/01/2019, meanwhile Director Transport & Mass Transit Khyber Pakhtunkhwa was requested to depute his representative for the said date. Mr. Bilal appeared before the inquiry committee on 31/01/2019 Mr. OsafUllah (Assistant Director) Directorate of Transport & Mass Transit Khyber Pakhtunkhwa also joined theproceedings of inquiry. Mr. Bilal submitted the written statement before the inquiry committee (Anx: C).

A comparison of charges leveled against the accused official and his statement/reply is reproduced as under;-

S. No	Charge
а	As per law Assistant (BS-
	14 at that time) were
	required to be recruited/
	appointed on the
	recommendation of
	Khyber Pakhtunkhwa
	Public Service
	Commission, but you
_	were appointed without
ED	recommendation of the
Ţ <u>.</u>	Public . Service

Reply That I at the very outset deny the allegation leveled against me in the subject charge sheet as unfounded and baseless, For the reason all the charges against me that the undersigned has no role to play, this is the responsibility of the department to determine that whether the post fall within department jurisdiction or come Public purview of the Service Commission's jurisdiction but despite the above responsibility has been fixed on my shoulders which is unfair.

Commission.

He further stated that:-

The allegation to the effect that the post falls within the ambit of Khyber Pakhtunkhwa Public Service Commission is misconceived. That post of Assistant in the Office of the Secretary Transport and Mass Transit Department has not been mentioned or within the purview of Pakhtunkhwa Public Service Commission. These posts can be validly filled by the Secretary /Chairman of the Transport and Mass Transit Department. The post of Assistant has not been mentioned in the Khyber Pakhtunkhwa Public Service Commission Ordinance 1978 or the Khyber Pakhtunkhwa Public Service Commission Function (Rules 1983), which Provides that: -

- 1. The function of the Commission shall be to conduct tests and Examinations for recruitment of persons to:
- 2. The civil services of the province and civil posts in connection with the affairs of the Province in basic pay scales 16 and above or equivalent and
- 3. Posts in basic pay scales 11 to 15 or equivalent specified in following Department (except the District Cadre posts)-
 - Civil Secretariat (through Establishment Department).
 - Board of Revenue;
 - Police Department;
 - Prison Department:
 - Services and Work Department;
 - Irrigation Department;
 - Industries. Labour& Manpower Department;
 - Health Department;
 - Education Department;
 - Local Government & Rural Development Department;
 - Excise &Taxation Department:
 - Food Department;
 - Planning Physical &Environment Department including Urban Development Board; and Organization, except autonomous bodies under the Health and Education Department;

Since the Transport and Mass Transit Department does not find mentioned in the above list, therefore, the post of Assistant BPS-14 is outside the preview of the Commission as being an Authority.

TESTED

Recruitment record/documents Advertisement, short listing procedure, call letters to the candidate for interview. interview merit lists. papers, requisition to the Public Service Commission and recommendation by the PSC are not available in the Department.

That certain posts including the post of Assistant were lying vacant in your esteemed department, I applied for the post through a notice affixed on the notice board of the Secretary Transport Office inviting applications from eligible candidates, I along with other candidates applied for mentioned posts on 25/06/2013, all the short listed candidates were called for written test held in the Transport Department. Later on 05-07-2013 successful candidates were called to appear before the committee constituted for interview purpose, after completion of the interview of all candidates I along with 2 other candidates were considered for appointment on the post of assistant (BPS-14) and thus proper order was accordingly issued by the competent Authority i.e. Secretary Transport/Chairman Provincial Transport Authority Govt. Khyber of Pakhtunkhwa bearing order SO(TPT)10(7)2010 dated 18.07.2013. It is the responsibility of the department to keep the office record, in such like case the undersigned cannot be legally made responsible to preserve the official record of department for several years, though undersigned the possess appointment order, medical certificate, charge assumption report, service book and transfer/ up gradation orders. Copy of above documents is enclosed herewith.

Since no prescribed procedure was followed, therefore his appointment as Assistant (BS-16) in RTA Mardan is illegal/fake and void abinitio.

The charges leveled in the subject charge sheet is misconceived, the undersigned having the prescribed qualifications and fulfill the criteria applied for the post of assistant (BPS-14) and was thereafter appointed on the said post at RTA Mardan. As all the three charges are with regard to the process of appointment and relates to the department alone, the undersigned has no say in process appointment. Thus any irregularity even if committed during the recruitment process, I cannot be held liable for the same. Moreover the undersigned has been later on upgraded vide order No.FD/SO(FR)10-22/2014 dated 20-05-2014 to BPS-16 by the competent Authority.

He further added that:It is pertinent to mention here that:-

1. The August Supreme court of Pakistan has in number reported judgment held that "any irregularity, whatsoever, if committed by the appointing department itself, the appointee could not be harmed, damaged or condemned subsequently when it occurred to the department that it had itself committed some irregularities qua any appointment".

Similarly the august supreme court of Pakistan in reported judgment 2007

PLC Civil Service 179 held as under:-

"For the irregularities committed by department itself regarding appointment of candidate, the appointees could not be condemned subsequently with the change of heads in department or in the upper level—Government being institution in perpetuity, its orders could not be reversed simply because the heads had changed—such act of departmental authorities was unjustified when the candidate was otherwise fully qualified to hold the job"

2. I was appointed by the competent authority after observing all codal formalities .I have taken over charge of my post and performing my duties for the last 5years and 7months, moreover I have also received salaries thus the order of my appointment have been acted upon and valuable rights have been accrued in my favor now, and principle of locus penitent is applicable, because decisive steps have been taken and the undersigned has taken over the charge performed duties accordingly.

<u>FINDINGS:-</u>

Charge No. (a):-

In defense to **charge No** "a" the accused official has stated that the charge is baseless and Post of Assistant in Transport Department did not fell under the ambit of Public Service Commission and took the plea that Transport Department was not mentioned in the Public Service Commission Ordinance 1978 or Public Service Commission Function rules 1983. Transport Department was established in 2007 while directorate of transport was established in 2002. Before the establishment of Transport Department in 2007, Directorate of Transport was attached department of Environment Department and as per rule of business, administration of PTA/RTAs was mandate of Environment Department and the mandate of appointment in BS 11-15 in PTA/RTA was mandate of Public Service Commission.

Hence, charge No. "a" is proved.

Charge No (b):-

In defense to **charge No** "b", the accused official stated that certain posts including the post of Assistant were lying vacant in your esteemed department, he applied for the post through a notice affixed on the notice board of the Secretary Transport Office inviting applications from eligible candidates, he along with other candidates applied for mentioned posts on 25/06/2013, all the short listed candidates were called for written test held in the Transport Department. Later on 05-07-2013 the successful candidates were called to appear before the committee constituted for interview purpose, after completion of the interview of all candidates he along with 2 other candidates were considered for appointment on the post of assistant (BPS-14) and thus proper order was accordingly issued by the competent Authority i.e. Secretary Transport/Chairman Provincial Transport Authority Govt. of Khyber Pakhtunkhwa bearing order No. SO(TPT)10(7)2010 dated 18.07.2013. It is the responsibility of the department to keep the office record, in such like case he cannot be legally made responsible to preserve the official record of department for several years, though

depart responsible ATTESTED

herossess appointment order, medical certificate, charge assumption report, service book and transfer/ up gradation orders. The representative of the Transport Department was summoned, upon which he appeared before the committee. His statement was recorded (Anx: D) wherein he stated that there is no such record available with the department regarding appointment of the accused official.

As it is the responsibility of accused official to provide necessary evidence showing his recruitment in a fair and just manner. Neither the official nor the department could show any documents / evidence regarding the recruitment in issue. Which clearly reflects that there is nothing on record to show that recruitment process was carried out in a fair and transparent manner, Hence Charge "b" is proved.

Charge No "c".

In defense to charge No "c" the accused official has stated that the charges leveled in the subject charge sheet is misconceived, he having the prescribed qualifications and fulfill the criteria applied for the post of assistant (BPS-14) and was thereafter appointed on the said post at RTA Mardan. He further added that, It is pertinent to mention here that The August Supreme court of Pakistan has in number reported judgment held that "any irregularity, whatsoever, if committed by the appointing department itself ,the appointee could not be harmed, damaged or condemned subsequently when it occurred to the department that it had itself committed some irregularities qua any appointment". Similarly the august supreme court of Pakistan in reported judgment 2007 PLC Civil Service 179 held as under:- "For the irregularities committed by department itself regarding appointment of candidate, the appointees could not be condemned subsequently with the change of heads in department or in the upper level---Government being institution in perpetuity, its orders could not be reversed simply because the heads had changed--- such act of departmental authorities was unjustified when the candidate was otherwise fully qualified to hold the job". The accused was asked that at the time of appointment, does he fully qualify for the requirements for appointment as Assistant. He replied that at the time of his appointment he possessed the required qualification and age limit. As per service rule for appointment of Assistant in PTA/RTA vide notification dated 16-10-1980 (Anx: E) the age limit for the post of Assistant for initial recruitment is 21-25 years and Bachelor's Degree in terms of qualification.

As no prescribed procedure was followed, the appointing authority was not competent to appoint the accused official, which clearly reflects that the recruitment of the accused official was void abnitio, hence does not confer any right therefore, charge No. "c" is proved. The accused is proved to be guilty under definition of "misconduct" as defined under rule 2 (I)(v)(vi) of E&D Rules 2011.

Based on the above facts and explanations the Inquiry report is submitted for further necessary action please.

Secretary

Provincial Transport Authority
Khyber Pakhtunkhwa

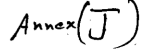
(Muhammad NadeemA)

Regional Transport Authority

Peshawar

ATTESTED

KO





DIRECTORATE OF TRANSPORT & MASS TRANSIT KHYBER PAKHTUNKHWA ANNEXURE

Ground Floor Benevolent Fund Building, Peshawar Cantt Tel: 091-9212061/9214185/9213555

No.DIR/TPT/1-46/inquiry/

Τo,

Mr. Bilal,

Office Assistant (BPS-16),

Regional Transport Authority, Mardan Division.

Subject: SHO

SHOWCASE NOTICE.

I am directed to refer to the subject noted above and to forward herewith a showcase containing imposition of major penalty of removal from service against you.

I am further directed to convey that your reply to the enclosed showcase should reach this office within seven (07) positively. Also intimate whether you desire to be heard in person or otherwise.

Assistant Director (Estt)
Transport & Mass Transit

Endst: No & Date Even:

A copy is forwarded to

 P.S. to Secretary, Transport & Mass Transit Department, Government of Khyber Pakhtunkhwa.

2. P.A to Director Transport and Mass Transit, Khyber-Pakhtunkhwa, Peshawar.

Megicus: Transport Authority Maruen Division Mardan Assistant Director (Estt) Transport & Mass Transit

ATTESTED KO

DIRECTORATE OF TRANSPORT & MASS TRANSIT KHYBER PAKHTUNKHWA

Ground Floor Benevolent Fund Building, Peshawar Cantt. Tel: 091-9214185/9212061

No. DIR/TPT/1-46/Inquiry/ Dated: 13-03-2019

SHOW CAUSE NOTICE)

I, Mr. Sharif Hussain, Director Transport & Mass Transit Khyber Pakhtunkhwa Khyber Pakhtunkhwa as competent Authority, of the opinion that you Mr. Bilal Office Assistant (BPS-16), has rendered yourself liable to be proceeded against, as you have committed the following acts/omissions, within the meaning of rule 3 of Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules,2011:-

- 2. And where as Mr. Ahmad Kamal Secretary Provincial Transport Authority and Mr. Nadeem Akhtar Secretary Regional Transport Authority Peshawar were appointed to conduct inquiry against you.
- 3. That consequent upon the completion of inquiry conducted against you by the inquiry officer for which you were given opportunity of hearing vide communication No. DIR/TPT/1-46/inquiry/4949-51 dated: 21-01-2019.
- 4. On going through the findings of the enquiry officer, the material on record and other connected papers including your defense before the inquiry officer, all the charges, conveyed to you through charge sheet and statement of allegation, have been proved.
 - a. As per law, Assistants (BS-14 at that time) were required to be recruited/appointed on the recommendation of Khyber Pakhtunkhwa Public Service Commission, but you were appointed without recommendation of the Public Service Commission.
 - b. No record of recruitment was maintained and advertisement, short listing procedure, call letters to the candidate for interview, interview papers, merit lists, requisition to the Public Service Commission and recommendation by the PSC is not available on record.
 - c. Since no prescribed procedure was followed, therefore your appointment as Assistant (BS-16) in RTA Kohat is illegal/fake and void abinitio.
- 5. As a result thereof, I, as a competent authority, have tentatively decided to impose upon you the penalty of *Removal From Service* under rules 4 of the said rules.
- 6. You are thereof, required to show cause as to why the aforesaid penalty should not be imposed upon you and also intimate whether you desire to be heard in person.
- 7. If no reply is received to this notice within 07 days or not more than 15 days on its delivery, it shall be presumed that you have no defense to put in and in that case an ex-parte action shall be initiated against you.

ATTESTED LQ

Transport & Mass Transit Khyber Pakhtunkhwa 59

To

The Director Transport & Mass Transit Khyber Pakhtunkhwa Peshawar.

ANNEXURE ()
1048

Double 25-3-15

Subject:/ REPLY TO THE SHOW CAUSE NOTICE.

Respected Sir.

Reference your Show Cause Notice dated 13.03.2019, I very humbly submit my reply as under: -

- 1. That the reply to charge sheet also considers integral part of the show cause reply. (Copy attached) it is necessary to mention here that prior to reply the subject show cause on the similar allegations, a charge sheet was served on 13/05/2014 which was also filed accordingly (Copy of Charge Sheet along with its reply attached).
- 2. Pertains to record.
- 3. That the inquiry proceeding were not conducted in accordance with law neither any documentary or oral evidence was produced in the petitioner's presence nor was he allowed the opportunity to cross examine any witness or confront any documentary. It is worth mentioning that in spite of petitioner repeated requests the final report was not provided to the petitioner.
- 4. That since the inquiry report was not provided to the petitioner, he is completely unaware about the contents and findings of such report.
 - a) That certain post including the post of Assistant BPS-14 were lying vacant in the department wherein the petitioner applied for the post of assistant against the vacant post.
 - After going through the test and interview required for recruitment process the petitioner was found eligible and fit for appointment to the said post resultantly vide No. SO(TPT)10(7)2010 dated 18.07.2013 the petitioner was appointed as Assistant BPS-14 against the vacant post in RTA Mardan by the competent authority.
 - b) That the Department is custodian of the record pertaining to the recruitment which include short listing, call letter and test interview etc. If in case such record is missing that may be the work of some vested interests and cannot be blamed upon the petitioner and made a ground for such a harsh penalty.

c) That due process in vogue at the relevant time was adopted and the appointment was made by the competent authority. It is worth to mentioning that no action has been taken against the appointing authority which speaks volume about the fair selection of the petitioner on merit. Further it is added that any adverse action against the undersigned is against the law, rules and superior court judgments, because there was no fault on the part of undersigned because the undersigned appointed after proper test, interview and observing all codal formalities.

Additional grounds which is necessary for fair conclusion submitted as under:

- 5. That the previously two time charge sheet and statement of allegation was served upon the appellant which is properly replied by the undersigned and inquiry was conducted and the undersigned was exonerated and filed. But despite that without any order for further inquiry third time charge sheet and show cause notice was issued which is nullity in the eye of law and void-ab-initio.
- 6. That according to supreme court judgment cited as 2011, PLC (CS) 1296 & 2007 PLC (CS) 179" any irregularly committed by the department in appointment, the petty cannot held for the same but the action taken against the appointing authority and 1996 SCMR 413, 2002 SCMR 1034 and 2006 SCMR 678 stated that "termination of service---imposition of penalty by appointing authority responsible for making illegal appointment---validity---appointment of an employee, if made illegally, could not be cancelled under efficiency and discipline rules---instead of taking action against such employee, action must be taken against appointing authority for committing a misconduct by making illegal appointment as per his own admission. So, show cause may be filled being void-ab-initio.
- 7. That according to Supreme Court judgment cited as 2004 SCMR, 1077 and 2014 PLC (CS) 479 "wrong exercise of power---illegal appointments---penalizing petty employees---validity---beneficiary of illegal appointment cannot be blamed alone because primarily the authority who had 'actually wrongfully exercised its powers, for the reasons known to it, was bound to be held responsible for the same---instead of penalizing the petty employees like Chowkidar, Naib Qasid, Junior Clerk etc. who had to earn livelihood to support their families and if after having served for a long period they were

ATTESTED KQ

removed from service discriminately, such action would not promote the cause of action and it would give rise to a number of problems---instead of removing the employees from service, action should have been taken against the authority who wrongly exercised its power.

- That the allegation leveled against the appellant was on 8. the basis of presumptive, conjectures and surmises which is not sustainable in the eyes of law and judgment reported as 2001 PLC(CS) 1185 "civil services ---- termination of service---services of civil servant were terminated on allegation that letter of appointment of civil servant was bogus and his appointment was fictitious---charge on basis of which services of civil servant were terminated, was a serious charge --allegation was that appointment of civil servant was against policy and his appointment letter was bogus---authority did not produce record to support the allegation---in absence of any record, such allegations could only be considered as presumptive---order terminating services of civil servant was purported to have been issued under directions of government to de-notify illegal appointments---validity---no directions could be issued to de-notify appointment in an illegal manner even if such appointments were alleged to have been made in an illegal manner. The appeal was allowed and termination order was set-aside.
 - 9. That any adverse action against the undersigned is against the law, rules and superior court judgments, because there was no fault on the part of undersigned because the undersigned appointed after proper test and interview.

10. That I also desire to be heard in person.

It is therefore, most humbly requested that the undersigned may be exonerated from the charges mentioned in the show cause by considering above submission and the show cause notice dated 13.03.2019 may be filed.

Yours obediently

Assistant (BPS-16) RTA Mardan Division.

ATTESTED

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Directorate of Transport & Mass Transit

Khyber Pakhtunkhwa

Ground Floor, Benevolent Fund Building, Peshawar Canit Tel: 091-9214185/9212061

Dated: 29th April, 2019

OFFICE ORDER:-

No.Dir/TPT/1-46/inquiry/ 6 - 53 - 59 . WHEREAS, Mr. Bilal serving as Office Assistant (BPS-16) in Regional Transport Authority Mardan was proceeded against under the Khyber Pakhtunkhwa Government Civil Servant (Efficiency & Discipline) Rules, 2011, for the charges as mentioned in the Charge Sheet and Statement of Allegations, served upon him on 21-01-2019;

- 2. AND WHEREAS, the Enquiry Committee comprising of Mr.Ahmad Kamal Secretary Provincial Transport Authority and Mr. Nadeem Akhar Secretary Regional Transport Authority Peshawar were constituted to conduct inquiry under Civil Servant (Efficiency Disciplinary Rules 2011) against the said accused official with reference to the allegations levelled against him in the Charge Sheets and Statement of Allegations;
- 3. **AND WHEREAS**, the Enquiry Committee, after having examined the charges, evidence on record and explanation of the accused official, submitted its report, wherein the charges against the official have been proved;
- 4. **AND WHEREAS,** a Show Cause Notice was served on him on 13-03-2019, conveying him the major penalty of removal from service and asking to Show Cause as to why the aforementioned penalty be imposed upon him. He submitted a written reply to the Show Cause Notice and he was also given the opportunity of personal hearing on 11-04-2019. He failed to produce anything new in his defense. Rather in his reply he mentioned the facts already mentioned in reply to the statement of allegations and charge sheet.
- 5. NOW, THEREFORE, The competent Authority, after having considered the charges, evidence on record, finding of the Enquiry committee, hearing of the accused official and exercising powers conferred upon him under Rule-4 of Khyber Pakhtunkhwa Government Civil Servant (Efficiency & Discipline) Rules, 2011, is pleased to impose a major penalty of "Removal from service" on Mr. Bilal, Office Assistant (BPS-16) with immediate effect.

Transport & Mass Transit Khyber Pakhtunkhwa

Endst: No.So(Estt)FE&WD/II-2/2k15

A copy is forwarded to the: -

- 1. Chairman RTA/Commissioner Mardan.
- 2. District Account Office Mardan.
- 3. Secretary Provincial Transport Authority Peshawar.
- 4. Secretary Regional Transport Authority Mardan.
- 5. PS to Secretary, Transport & Mass Transit Department, Government of Khyber Pakhtunkhwa.
- 6. Master file.
- 7. Officer concerned.

ATTESTED

Assistant Director (Estt) Transport & Mass Transit



To

The Honorable Secretary/ Chairman, Provincial Transport Authority, Khyber Pakhtunkhwa, Peshawar. Dated 9-5-19PS To Schooling Transport
Deptt Khyber Pukhaunkhwa

Subject:

DEPARTMENTAL APPEAL, AGAINST THE ORDER DATED 29.04.2019, WHEREBY THE APPLICANT HAS BEEN AWARDED THE MAJOR PENALTY OF REMOVAL FROM SERVICE.

Prayer in departmental appeal:

ON ACCEPTANCE OF THIS APPEAL THE ORDER DATED 29.04.2019, MAY PLEASE BE SET ASIDE AND THE UNDERSIGNED MAY KINDLY BE REINSTATED INTO SERVICE WITH ALL BACK BENEFITS.

Respected Sir,

The undersigned very humbly submits the following few lines for your kind and sympathetic consideration:

- 1. That the undersigned was initially appointed as Assistant (BS14) in the Transport Department, and ever since his appointment the undersigned performed his duties as assigned with zeal and devotion and there was no complaint whatsoever regarding his performance.
- 2. That during service the undersigned being fit and eligible was upgraded to the post Assistant (BS16) according to the seniority list duly prepared and maintained by the respondent department.
- 3. That the respondent department earlier initiated departmental proceedings / inquiry against the appointment of Undersigned vide letter dated 22.05.2014, in which charge sheet dated 09.05.2014 was issued and was duly replied vide reply dated 19.05.2014 by rebutting all the baseless allegation and denied all the allegation leveled against the undersigner.

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- 4. That the inquiry / departmental proceeding which was initiated against the undersigned and upon the rebuttal of the same and also clearing the position before the departmental authority / competent authority, upon the conclusion the competent authority withdraw their proceeding and the charges leveled against the undersigned and also allow him to continue his duties according to the appointment contract issued by the authority.
- 5. That the respondents have again initiated departmental proceedings against the undersigned on same baseless allegations in the charge sheet, of illegal appoint and not following the rules for appointment by the department, which was duly replied vide reply dated 31.01.2019 and may kindly be considered as integral part of the departmental appeal.
- 6. That the respondent department initiated so called inquiry proceeding against the undersigned, which was duly replied according to the allegations and denied the same, while during proceedings on the findings of the inquiry committee only suggestion were made that the department has to provided the appointment evidence which so they failed and the responsibility was placed / dropped on the shoulder of undersigned and resultantly show cause notice was issued against the undersigned.
- 7. That the respondent department being not satisfied with the detailed reply of the undersigned issued Show Cause Notice dated 13.03.2019 which was again duly replied by the undersigned vide reply dated 25.03.2019.
- 8. That without following the legal process and formalities, proper inquiry and opportunity of personal hearing through office order dated 29.04.2019 major penalty of "Removal from Service" was imposed.
- 9. That the penalty so imposed upon the undersign is illegal unlawful against the law and facts hence liable to be set aside inter alia on the following grounds:





GROUNDS OF DEPARTMENTAL APPEAL

- A. That the undersigned has not been treated in accordance with law hence the rights secured and guaranteed under the law and constitution is badly violated.
- B. That no proper procedure has been followed before awarding me the penalty of Removal form service, the whole proceedings are thus nullity in the eyes of law.
- C. That the undersigned was appointed by the competent authority by fulfilling all the eligibility criteria, taken over the charged and performed his duties since 2013, more over I was received the salaries for the work done since 2013, thus the order of appointment have been acted upon and valuable rights have been accrued in my favour according to the principal of locus Poenitentiae.
- D. That I have not done any act or omission which can be turned as mis conduct, thus I cannot be punished for the irregularities if any occurred in the recruitment process made by the department.
- E. That I have not been given proper opportunity of personal hearing before awarding me the penalty, hence I have been condemned unheard.
- F. That the charges were denied by the undersigned had never admitted, nor there were sufficient evidence available to held the undersigned guilty of the charges.
- G. That the superior courts have in a number of reported judgments held that in case of awarding major penalty of dismissal from service regular procedure of holding inquiry cannot be dispensed with that too when the charges are denied by the employee.
- II. That the Supreme Court of Pakistan held in its recent judgments that any irregularity committed by department in the appointment process, the employee cannot be held for the same but the action be taken against the appointing

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authority (1996 SCMR413, 2002 SCMR 1034,2006 SCMR 678, 2011 PLC CS 1296).

- 1. That I have never committed any act or omission which could be termed as misconduct the charges leveled against me are false and baseless besides the same are neither probed nor proved albeit I have illegally been removed from service.
- J. That I have at my credit a long unblemished and spotless service career, the penalty imposed upon me is too harsh and is liable to be set aside.
- K. That I am jobless since my dismissal from service.

It is, therefore, humbly prayed that on acceptance of this appeal the order dated 29.04.2019, may please be set aside and the undersigned may kindly be reinstated into service with all back benefits.

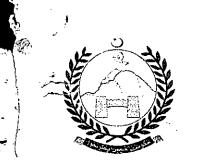
Yours Obediently,

Bilal Ex Assistant (BS16) RTA Mardan Division.

Bil 09/05/2019

ATTESTED

KQ





GOVERNMENT OF KHYBER PAKHTUNKHWA TRANSPORT & MASS TRANSIT DEPARTMENT

Ph: 091-9223615

Fax:091-9212556

No. SO (G)/10-15/2019/Inquiry RTA

Dated: 01-08-2019

6323-25

То

The Director, Transport & Mass Transit, Khyber Pakhtunkhwa. Diary No. 33

Directorate of Transport And Mess Transit, KPK

Śubject: -

ENQUIRY IN ILLEGAL APPLOINTMENT OF ASSISTANTS (BS-16) OF RTA MARDAN, HAZARA, KOHAT AND MALAKAND.

I am directed to refer to your letter No.DIR/TPT/1-46/Inquiry/8293-95 dated 12-07-2019 and this Department letter of Even No. dated 23-07-2019 on the subject noted above and to state that the following four applicants during personal hearing on 26-07-2019 at 10:00 hrs in the office of Secretary Transport & Mass Transit has neither produced any relevant documents/record nor cogent reason to justify these appointments which were made in violation of Government rules and policy:-

- (1) Mr. Zahid Alam, Assitant (BS-16), RTA, Hazara
- (2) Mr. Hayat Wali Shah, Assistant (BS-16), RTA, Malakand
- (3) Mr. Bilal, Assistant (BS-16), RTA, Mardan
- (4) Mr. Adnan Naz, Assistant (BS-16), RTA, Kohat

In view of the above, I am further directed to inform that the recommendations of the Enquiry Committee with regard to removal from service are maintained please.

by commen

2/8

SECTION OFFICER (ADMN)

Endst: No. & Date Even

Copy forwarded to the:

- 1. The Assistant Director (Estt.). Directorate of Transport & Mass Transit, Khyber Pakhtunkhwa w/r to his letter No. as cited above for information and necessary action
- 2. PS to Secretary Transport & Mass Transit Department, Khyber Pakhtunkhwa.

Master File.

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SECTION OFFICER (ADMN)

DIRECTORATE OF TRANSPORT & MASS TRANSIT

KHYBER PAKHTUNKHWA

Ground Floor Benevolent Fund Building, Peshawar Cantt Tel: 091-9212061/9214185

DIR/TPT/1-46/inquiry //258-64 Dated: 05-08-2019

To,

- 1. Mr. Zahid Alam, Assistant Regional Transport Authority Hazara.
- 2. Mr. Hayat Wali Shah, Assistant Regional Transport Authority Swat.
- 3. Mr. Adnan Naz, Assistant Regional Transport Authority Kohat.
- 4. Mr. Bilal, Assistant Regional Transport Authority Mardan.

Subject: -

INQUIRY IN ILLEGAL APPOINTMENT OF ASSISTANTS (BPS-16) OF REGIONAL TRANSPORT AUTHORITY MARDAN, HAZARA, KOHAT & MALAKAND.

I am directed to refer to the subject noted above and to inform you that the Competent Authority has regretted your appeal regarding removal from service vide Letter No.SO(G)/10-15/2019/inquiry RTA/6323-25 dated 01-08-2019

r(copy enclosed).

Assistant Director (Estt)
Transport & Mass Transit

Endst: No. & Date Even:

A copy is forwarded for information to the: -

- 1. P.S to Secretary Transport & Mass Transit Department, Govt. of Khyber Pakhtunkhwa.
- 2. The Section Officer (Admn) Transport & Mass Transit Department, Government of Khyber Pakhtunkhwa w/r to his letter referred as above.
- 3. P.A to Director, Transport & Mass Transit, Khyber Pakhtunkhwa.

Assistant Director (Estt)
Transport & Mass Transit

ATTESTED

DIRECTORATE OF TRANSPORT AND MASS TRANSIT KHYBER PAKHTUNKHWA, PESHAWAR

JRDER:

No Om/TPT/Esty1 Dated Peshawar ti

On the recommendation of the Dipartmental Principle at Community court On the recommendation of the Departmental Principle Community court (RTAS) are hereby promoted against the Principle in PriA and RTAS (RTAS) are hereby promoted against the vicinity posts in PriA and RTAS. Khyper Pak with effect from 27.05-2016, as per following details:

Senior Clerks (BS-14):

S#	Name	anthority	Promoted From	p	t moted to
Ţ	₁ KhushBakhi	RI Conswit	Stemographer (BS)	1 .	a -4 (BS- 6)
2	Utikhar Ahmad	PTA Pelbawar	Senior Clerk (BS)	1	totilly 91
3	ZubanThesam	RIA Peshaw v	Senior Clerk (BS)	1 /	· malls
4	Amir Baz	PTA Pestido 9	Sentor Clerk (BS)	. 4 .	V seek on the land
5	Muhammad Ibrahim	RIASSO	Senior Clerk (BS	1.	Four rates 16

Junior Clerks (BS-11):

[]	Abiduliah	PLA Peshaw ir	Junior Clerk (B) 1 7	Symmethoric in
	Zakir Khan	* PTA Pestiowar	Junior Clerk (BS+1)	min a Clerk (BS 1.,
<u> </u>	Zakir Khan Zeeshan Ali Shah	RTA Hazəra	Tuntor Clerk (BS/13)	Seme Clerk (BS, (4)
, 4	Adnan	RTA Swat	Innior Clerk (BS-1)	Senior Clerk (BS-1)

The officers/officials on promotion will remain an probation for a part 1.1 one pear in team in Section 6(2) of Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rule on a of Knyher Pakhtunkhwa Civil Servants (Appointment, Promotion & Transler) Rules, (989 or till their retirement, whichever is earlier the case may be.

Consequent upon their promotions, the following postings transfer $\langle a, s_{\pm} \rangle$ been ordered with minudiate effect.

Assistants (BS-16):

S#	Name	From	10
17-	KhushBakht	R f A Peshawar	please DANhai
2	Htikhar Ahmad	PTA Peshaw ir	ALS OTHER
3	ZubairHussam	RIA Pe hawar	RTA Hazara
4	Amir Baz	PTA Peshawar	
5	Muhammad Ibrahim	RIASWA	and imed in RTA, Switz
6	Hamdullah	R t A Hazara	K 1 5W II

Senior Clerks (BS-14):

S#	Name	Lroid	lo
Abidullah		PTA Peshawar	PEX Pesti mar
2 Zakir Kha		P1 \ Peshawai	P t N Peshawar
3 Zeeshan /	Mi Shah	R I A Hazara	K3 A Pushawar
Adom		RIA Swat	Region in RAA Swat

Director Leansport Mass Transit Khyber Pakhtunkhwa

Endst.No. & Date Even:

Copy for information to the:-

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. District Accountant Officer, Malakand, Abbottabad & D.1 Khan.
- 3. Secretary Provincial Transport Authority (PTA), Khyber Pakhumkhwa
- Secretary Regional Transport Authority (RTA), Peshawar, Malakand, Abbuttabad & O I Knan
- PS to Secretary Transport & Mass Transit Deptt, Govt. of Khyber Pakhtunkhwa 5.

Officials concerned.

Transport & Mass Transit



DIRECTORATE OF TRANSPORT & MASS TRANSIT KHYBER PAKHTUNKHWA

Ground Floor Benevolent Fund Building, Peshawar Cantt Tel: 091-9212061/9214185/9213555

SO ICE ORDER

Dated: 27-06-2019

No. Dir/TPT/1-85/Promotion/ 7-857-76. On the recommendation of Departmental Promotion Committee (DPC) meeting held on 25th June, 2019 the following officials of Provincial Transport Authority and Regional Transport Authorities are hereby promoted to the post of Senior Clerk (BPS-14) on regular basis with immediate effect.

They will be on probation for a period of one year extendable for another one year in terms of Rule 15 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules 1989.

S.No	Name	Current Designation	Promoted to
1.5	TVII. TOTALL SHUKAL	Junior Clerk (BPS-11)	Senior Clerk (BPS-14)
2.~	Mr. Muhammad Kamran 7	-do-	-do-
	Mr. Tasneem Ullah Noman	-do-	-do-
4. 	Mr. Falak Naz	-do-	-do-
5.	Mr.Ameer Shah	-do-	-do-
6.	Mr. Darwaish Ahmad	-do-	-do-

Consequent upon their promotion, the following posting/transfer have been ordered with immediate effect.

S.No	Name	From	
1.	Mr. Tofail Shukat	RTA Mardan	То
	Mr. Muhammad Kamran		PTA
		PTA	Retained
	Ivii. Lasheem Ullan Noman/	RTA Kohat	PTA
4.	Mr. Falak Naz	PTA	RTA Peshawar
5.	Mr.Ameer Shah	RTA Swat	Retained
6.	Mr. Darwaish Ahmad	RTA Peshawar	PTA

Transport & Mass Transit Khyber Pakhtunkhwa

Endst: No. & Date Even:

A copy is forwarded for information to the: -

- Accountant General Office Khyber Pakhtunkhwa.
- P.S to Secretary Transport & Mass Transit Department, Government of Khyber Pakhtunkhwa.
- Secretary Provincial Transport Authority, Khyber Pakhtunkhwa, Peshawar.
- Regional Transport Authority Peshawar, Swat, Kohat and Mardan.
- Official Concerned.
- Office Order file

istant Director (Estt) Transport & Mass Transit

7<u>/</u> WAKALATNAMA

BEFORE THE KPK SERVICE TRIBUNAL **PESHAWAR**

Bilal	,		
0	Versus		Petitioner(s)
Govt. of KPK	Through	Secretary	Transport and Respondent(s)
I, <u>Peti</u> in the above noted <u>Service</u>	tioner/	Appe Clan	r t
constitute BARRISTER	KAMRA	N QAISAR	Advocate to
appear, plead, act, compromi		and the second s	·
arbitration to me/ us as my/ o			· · · · · · · · · · · · · · · · · · ·
without any liability for th			
engage/ appoint any other Ad	lvocate/ Co	unsel at my/ or	ur matter.
		· Dated:	21-8-2019

BARRISTER KAMRAN QAISAR Advocate High Court D-11, 4th Floor Haroon Mansion Khyber Bazar, Peshawar

Cell: 0333-4555502/ 0310-9405959 Email: kamranqaisar@gmail.com

> Signature/Thumb impress of the Client

others

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA PESHAWAŔ

Service Appeal No. 1104/2019

Bilal	•	•	,	•
D.i.i.i	-			(Appellant

VERSUS

Government of Khyber Pakhtunkhwa through Secretary Transport & others
.......................(Respondents)

INDEX

S.No.	Description of Documents	Annex	Pages
1	Parawise comments along with verification	-	01-03

Dated: 12/02/2020

DANSONENT OF THE STATE OF THE S

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 1104/2019

Bilal -

....(Appellant)

VERSUS

Government of Khyber Pakhtunkhwa through Secretary Transport & others(Respondents)

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS NO. 01,02 & 03.

Respectfully Sheweth,

Preliminary Objections;

- 1. That the appellant has got no cause of action to file the present service appeal.
- 2. That the appellant is estopped by his own conduct to file the instant service appeal.
- 3. That the service appeal is bad in its present shape and is not maintainable in its present form.
- 4. That with utmost respect this Honorable Court has got no jurisdiction to entertains the service appeal.
- 5. That the service appeal is bad for mis-joinder and non-joinder of necessary parties.
- 6. That the appellant has got no locus standi to file the instant service appeal.

ON FACTS:

- 1) Para 1 of the service appeal is correct to the extent that the respondent department—issued appointment letter of the Office Assistant BPS-14 and later on the post of Office Assistant was upgraded to BPS-16 in favor of all the Office Assistant working in Khyber Pakhtunkhwa, rest of the para hence denied.
- 2) In reply to para 2 of the service appeal, according to available record, it is stated that the appointment of the appellant stands wrong from very first day, as their appointment was made without fulfilling essential codal formalities, hence denied.
- 3) In reply to para 3 of the service appeal, it is stated that the said inquiry conducted in 2014 was of the same allegations, now nothing has been contained in the aforesaid inquiry. The allegations leveled against the appellant are in their very much knowledge, but the appellant failed badly to prove their self-innocent in the said inquiry.
- 4) Detail reply already been given in the above paras.
- 5) In reply to para 5 of the service appeal, it is stated it is the clear domain of Government to nominate any officer for conducting an inquiry.

- 6) Para 6 of the service appeal is incorrect, hence denied. Detail reply has already been given in the above para.
 - 7) Par 7 of the service appeal is correct to the report of an inquiry conducted against the present appellant.
 - 8) Para 8 of the service appeal is correct that full time opportunity has been provided to the appellant for their defense but nothing they can produce in their defense which may strengthen their stance.
 - 9) Para 9 of the service appeal is correct. Reply has already been given in the above para.
 - 10) Para 10 of the service appeal is correct to the extent that the present appellant appeared before the inquiry committee.
 - 11) Para 11 of the service appeal is correct, it is stated that nothing has been happened in the means of astonishing, it is the pre-requisites of an proceeding/inquiries which are always owned by the inquiry committee in all types of such inquiries, but it is pertinent to mention here that the allegations leveled against the appellant have been proved by the inquiry committee.
 - 12) Para 12 of the service appeal is correct to the extent of submission of reply to the charges leveled against them.
 - 13) Para 13 of the service appeal is correct to the extent that of penalty. Detail reply already been given in the above paras, that the appellant has nothing to prove himself innocent.
 - 14) The departmental appeal was dismissed through a valid order.
 - 15) Para 15 of the service appeal is incorrect. The appellant along with other colleagues were duly noticed, opportunity of personal hearing has been given, submission of charge sheet reply and after fulfilling of all the codal formalities related to dismissal from service. Hence denied the remaining para.

GROUNDS:

- a. In reply to ground a of the service appeal, it is stated that the appellant along with other colleagues was appointed illegally and that's why terminated from service after fulfilling of all the codal formalities, detail has already been given in the above para.
- b. In reply to ground b of the service appeal, it is stated that salary is the prime right of any serving employee and no one can deny from the very facts, rest of the para denied where they stated about the nature of their service and violation of any natural justice.
- c. Detail reply of the ground c of the service appeal is already been given in the above grounds.

- d. In reply to ground d of the service appeal, it is stated that the said inquiry conducted in 2014 was of the same allegations, now nothing new allegations has been added in the aforesaid inquiry. The allegations leveled against the appellant are in their very much knowledge, but the petitioners failed badly to prove their self-innocence in the above said inquiry.
- e. In reply to ground e of the service appeal, it is stated that the respondent department given them full time opportunity for proving their self-innocence, but they failed to defend against the allegations leveled.
- f. In reply to ground f of the service appeal, it is stated that the record of the inquiry of the year 2014 is missing; however, the department is trying to find out the said record.
- g. Detail reply has already been given in the above para.

It is, therefore, most humbly prayed that on acceptance of the instant reply, the instant service appeal may kindly be dismissed accordingly and any other remedy which the Hon'ble Court deemed fit may graciously be granted in favor of answering Respondents.

Secretary (R-01)

Transport & Mass Transit Department, Govt. of Khyber Pakhtunkhwa

Director (R-02)

Transport & Mass Transit,

Khyber Pakhtunkhwa Khyber Pakhtunkhwa Khyber Pakhtunkhwa

Secretary (R-03)

Regional Transport Authority

Mardan Division

Verification:

It is hereby solemnly affirmed and declared on oath that the contents of the instant comments are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Service Tribunal.

Muhammad Arif Wazir

Assistant Director Legal
Transport & Mass Transit, Khyber Pakhtunkhwa

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

S.A.No. //o 4	/:	2019		`	, ,	•		•	
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BILAL		•	~./_	•		· .	C	: :	
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APPLICATION FOR INTERIM RELIEF IN SHAPE OF SUSPENSION OF REMOVAL ORDER DATED 29.04.2019.

Respectfully Sheweth;

- That the above titled appeal is pending adjudication before this Hon'ble Tribunal and is fixed for today proceedings
- 2) That applicants have a prima facie case and balance of convenience is also lies in his favour and if removal order dated 29.04.2019 is not suspended then applicant/ appellant would be deprived from earning in livelihood which amounts to a clear cut irreparable loss.
- 3) That as per judgment of Supreme Court in Appellate court or tribunal can grant an interim relief even if amount to final relief even at initial stage till the final decision of appeal.
- 4) That the applicant is illegally removed from service, so is entitled to interim relief in the shape of suspension of impugned order dated 29.04.2019.

It is, therefore respectfully prayed that on acceptance of this application, the impugned order dated 29.04.2019 may kindly be suspended and the applicant/ appellant may kindly be reinstated in service.

Dated: 12.11.2019

Applicant/ appellant

Though

Zia-ur-Rahman Tajik

Advocate

Supreme Court of Pakistan

AFFIDAVIT

I, Zia-ur-Rehman Advocate (counsel for appellant/ applicant), do hereby affirm and declare as per information furnished by my clients that the contents of the accompanying **Application** are true and correct and nothing has been concealed from this Hon'ble Court.

Deponent

<u>BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,</u> <u>PESHAWAR</u>

S.A.No	/2019					
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BILAL	•		,	٠.		
BILAL		v/s		Go	vt. of K	PK etc

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Respectfully Sheweth;

- 1) That the above titled appeal is pending adjudication before this Hon'ble Tribunal and is fixed for today proceedings
- 2) That applicants have a prima facie case and balance of convenience is also lies in his favour and if removal order dated 29.04.2019 is not suspended then applicant/ appellant would be deprived from earning in livelihood which amounts to a clear cut irreparable loss.
- That as per judgment of Supreme Court in Appellate court or tribunal can grant an interim relief even if amount to final relief even at initial stage till the final decision of appeal.
- 4) That the applicant is illegally removed from service, so is entitled to interim relief in the shape of suspension of impugned order dated 29.04.2019.

It is, therefore respectfully prayed that on acceptance of this application, the impugned order dated 29.04.2019 may kindly be suspended and the applicant/ appellant may kindly be reinstated in service.

Dated: 12.11.2019

Applicant/appellant

Though_

Zia-ur-Rahman Tajik

Advocate

Supreme Court of Pakistan

AFFIDAVIT

I, Zia-ur-Rehman Advocate (counsel for appellant/ applicant), do hereby affirm and declare as per information furnished by my clients that the contents of the accompanying **Application** are true and correct and nothing has been concealed from this Hon'ble Court.

PUBLIC

Deponent

WAKALAT NAMA

IN THE COURT OF	Services	Th	bunal	peshamas	
Bilal	(Pet	itioner)	(Plaintiff), (A _l	opellant), (Complaina	nt)
Gout KPK C	dt-	VERS	US		
			(Respondent), (Defendant), (Accu	sed)
Case FIR No	Dated	1	/. Police	ee Station	
Charge u/s		-		·	
I/We, <u>Zilal</u>		_			
					
The above noted	Appellant			do hereby a	appoint
and Authorize Zia-u	r-Rehman Taji	k Advo	cate, Supre	me Court of Pakist	an to
compromise, withdra	w or refer to arbi	itration	for me/us as r	ny/our counsel in the	above
noted matter, I/we als	o authorized the	said Co	unsel to file a	ppeal, revision, revie	W
application for restor	ation, compromis	se, with	iraw, refer th	e matter for arbitration	on. And
make any miscellanco	us application in	the ma	tter or arising	out of matter and to	withdraw
and receive in my/our	behalf all sums	and amo	ount deposited	l in my/our account in	1 the
above noted matter.					
ACCEPTED	tadmen			Bila CLIEN	L NT

Zia-ur-Rehman Tajik

L.L.B, L.L.M, Diploma in Sharia Law Advocate Supreme Court of Pakistan Office: 26-A, Nasir Mansion

2-Railway Road, Peshawar.

Phone:091-2564272 Cell: 0300-9357932