BEFORE THE KP SERVICE TRIBUNAL, PESHAWAR

CM (12)2CPC No.____/2023 IN Service Appeal No. 148/2019 Decided on 14.04.2022

Babar Hayatetc

V/S

The Commissioners KP & etc.

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PETITIONER

Babai Hayat

THROUGH:

(M. ASIF YOUSAFZAI) ADVOCATE SUPREME COURT OF PAKISTAN.

(S. NOMAN ALI BUKHARI)
ADVOCATE HIGH COURT.

Room No.FR-08, 4th Floor, Bilour Plaza Peshawar Cantt: Cell # 0333910324

BEFORE THE KP SERVICE TRIBUNAL, PESHAWAR

CM(12)2CPC No.____/2023 IN Service Appeal No. 148/2019 Decided on 14.04.2022

Babar Hayat, Sr. Scale Stenographer Office of the Deputy Commissioner, Swabi.

PETITIONER

VERSUS

- 1. Ihsanullah, Senior Scale Stenographer (ACB), O/o Commissioner Office Mardan.
- 2. Muhammad Ibrahim, Private Secretary (A.C.B), O/o Commissioner Office Mardan.
- 3. The Commissioner, Mardan Division Mardan.
- 4. The Senior Member Board of Revenue, KP, Civil Secretariat, Peshawar.

RESPONDENTS.

PETITION UNDER SECTION 12(2) CPC AGAINST THE RESPONDENT FOR OBTAINING JUDGMENT DATED 14.4.2022 IN APPEAL NO. 148/2019 ON THE BASIS OF MISREPRESENTATION AND FRAUD AND AFFECTED THE SERVICE RIGHTS OF PETITIONER IN HIS ABSENCE WITHOUT IMPLEADING HIM AS RESPONDENT.

PRAYER:-

THAT ON ACCEPTANCE OF THIS PETITION THE JUDGMENT DATED 14.4.2022 PASSED IN SERVICE APPEAL NO. 148/2019 MAY BE SET-ASIDE UNDER 12(2) CPC BEING OBTAINED ON THE BASIS OF **MISREPRESENTATION** AND FRAUD ' **SERVICE** RIGHTS THE PETITONER IN HIS ABSENCE AS HE WAS NOT AS RESPONDENT IN THE ARRAYED REMEDY **OTHER** APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOUR OF PETITIONER.

RESPECTFULLY SHEWETH:

7

- 1. That the respondent No. 1 filed a service appeal No. 148/2019 in this august Tribunal against the order dated 21.12.2018 whereby his departmental appeal dated 16.11.2018 for seniority benefits was rejected. Copy of order is attached as Annex-A.
- 2. That in the service appeal, the petitioner was not arrayed as respondent while claiming seniority for the purpose of promotion to the post of Private Secretary (BPS-17). Copy of appeal is attached as Annex-B.
- That as per Rules, the post of P.S is to be filled on the basis of seniority-cum-fitness from amongst Sr. Scale Stenographer (BPS-16) with 05-Years service in the Offices of Commissioners, D.Cs and Political Agendas. Thus for the purpose of promotion a joint seniority list is to be maintained.

 Copy of Rules is attached as Annex-C.
- 4. That the petitioner joined the D.C Office Swabi as Jr. Scale Stenographer BPS-14 on 17.7.2014 and vide order dated 03.01.2019 the petitioner was promoted/appointed on acting charge basis as Sr. Scale Stenographer. The petitioner was later on regularly promoted as Sr. Scale Stenographer BPS-16 vide order dated 13.09.2019. Copes of orders are attached as Annex-D & E.
- 5. That it is also worth to be noted that the Respondent No. 1 was promoted on acting charge basis (19.4.2018) and he is still on acting charge basis. More-over the respondent No. 1 was also shown junior to petitioner in the seniority list dated 24.2.2022.

 Copy of order and seniority list is attached as Annex-F & G.
- 6. That the main aim of the respondent No. 1 was to regain seniority by affecting the seniority rights of petitioner. Therefore the respondent No. 1, fraudulently, filed a CM/Application (Para-4 of judgment) for regularizing promotion instead of deciding seniority dispute, and on the basis of that application/CM, the findings have been given in favour of respondent No. 1, which has ultimately affected the seniority of the petitioner. Copy of judgment is attached as Annex-H.
- 7. That from the above narrated facts and legal position, it is clear that the impugned judgment has been obtained on the basis of fraud and misrepresentation to violate the principle of seniority i.e "Seniority from the date of regular promotion in a cadre".
- 8. That as the petitioner was not arrayed as respondent in appeal; therefore, he was kept deprived from defending his seniority

rights. Hence, having no other remedy the instant petition u/s 12(2) CPC is maintainable and entertainable.

9. That the petitioner seeks permission to advance other grounds and proofs at the time of hearing.

It is, therefore, most humbly prayed that the application in hand may be accepted as prayed for.

APPELLANT

Baban Hayat

THROUGH:-

(M. ASIF YOUSAFZAI) ADVOCATE SUPREME COURT OF PAKISTAN.

(S. NOMAN ALI BUKHARI)
ADVOCATE HIGH COURT.

BEFORE THE KP SERVICE TRIBUNAL PESHAWAR

CM(12)2CPC No.____/2023 IN Service Appeal No. 148/2019 Decided on 14.04.2022

Babar Hayat

V/S

Ihsanullah and others

AFFIDAVIT

I, Babar Hayat, Sr. Scale Stenographer Office of the Deputy Commissioner, Swabi (Appellant) do hereby affirm that the contents of this CM 12(2) CPC are true and correct, and nothing has been concealed from this Honorable Tribunal.



DEPONENT Babar Hayat

BEFORE THE KP SERVICE TRIBUNAL, PESHAWAR

CM (Stay) No	_/
IN	
CM (12)2CPC No	/2023
IN	
Service Appeal No.	148/2019

Babar Hayat

V/S

Ihsanullah and others

APPLICATION FOR RESTRAINING THE OFFICIAL RESPONDENTS FROM PASSING ANY PROMOTION ORDER TO BPS-17 ON THE BASIS OF IMPUGNED JUDGMENT DATED 14.04.2022 PASSED IN S.A NO. 148/2019 TILL THE DISPOSAL OF MAIN APPLICATION U/S-12(2)CPC.

RESPECTFULLY SHEWETH:-

FACTS

- 1. That the petitioner has filed CM under Section 12(2) C.P.C against the main judgment mentioned above along with this application, in which no date is fixed so far.
- 2. That the paras of main CM u/s 12(2) C.P.C may also be considered as integral part of this application.
- 3. That the petitioner has a good prima facie case and balance of convenience is also in favour of petitioner.
- 4. That if a restraining order is not passed then the main C.M u/s 12(2) C.P.C will be infructuous which will ultimately cause irreparable loss to the petitioner.
- 5. That the petitioner seeks permission to advance other grounds and proof at the time of hearing.

It is, therefore, most humbly prayed that the respondents may be restrained from passing any promotion order to BPS-17 on the basis of impugned judgment till the disposal of main writ petition u/s 12(2)CPC. Any other remedy which this august Court deems fit and appropriate that may also be awarded in the favour of the petitioner.

PETITIONER

Babar Hayat

THROUGH:

(M. ASIF YOUSAFZAI) ADVOCATE SUPREME COURT OF PAKISTAN.

> & JED (S. NOMAN ALI BUKHARI) ADVOCATE HIGH COURT

BEFORE THE KP SERVICE TRIBUNAL PESHAWAR

CM (Stay) No.___/____/
IN
CM (12)2CPC No.____/2023
IN
Service Appeal No. 148/2019

Babar Hayat

V/S

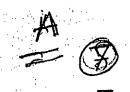
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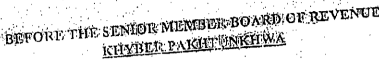
AFFIDAVIT

I, Babar Hayat, Sr. Scale Stenographer Office of the Deputy Commissioner, Swabi (Appellant) do hereby affirm that the contents of this (stay application) are true and correct, and nothing has been concealed from this Honorable Tribunal.



DEPONENT Babay Hayat





Thsanullah		 Appellant	•
Muhammad Ibrahim.	Versus	 Respondents	و م
Muhammad Ibrahim.		Arver	0
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The instant Departmental Appeal filed by Mr. Ihsanuliah Senior Scale ORDER Stenographer, office of the Commissioner Mardan Division, against the seniority of Mr. Ibrahim Jamos Scale Stenoprapher now promoted as Private Secretary BS-17.

Facts of the case are that the appellant as well as Mr. Muhammad Ibrahim was appointed as Junior Scale Stenographer on 30.06,2009 in the office of Commissioner Mardan. In the seniority list of Junior Scale Stenographer, the appellant was placed junior to Muhammad Ibrahim Junior Scale Stenographer, the appellant filed the instant appeal on 06.11.2018 after a lapse of 08 years against the seniority list of Mr. Muhammad Ibrahim Private Secretary BS-17.

Perusal of available record and comments obtained from Commissioner Mardan, the appellant was appointed in the year, 2009, but he has never challenged the seniority of Muhammad Ibrahim uptill 2017. Beside, the respondent Muhammad Ibrahim was promoted as Senior Scale Stenographer on 22.12.2015 while the present appellant remained acquiescent for more than two years. Seniority list has been issued from time to time which has never been assailed by present petitioner/ appellant. The present appellant is relying on screening rest marks which are not the sole determinant in selection.

Recepting in view the above, the instant Departmental Appeal is badly time barred and having rollegal ground, hence dismissed.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 148 /2019

Shvier Publicakhwa

Diany No. 142

Mr. Ihsanullah,

Senior Scale Stenographer (Acting Charge)

Office of the Commissioner, Mardan Division, Mardan.

Annellan

Versus

1. The Senior Member board of Revenue.

Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.

 The Commissioner, Mardan Division, Mardan

3. <u>Muhammad Ibrahim</u>

Private Secretary (Acting Charge),
Commissioner Office, Mardan.....

Respondents.

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED APPELLATE ORDER DATED 21.12.2018 COMMUNICATED ON 02.01.2019 WHEREBY RESPONDENT NO.1 DISMISSED THE DEPARTMENTAL APPEAL OF THE APPELLANT.

PRAYER:

On acceptance of the instant appeal, the impugned appellate order

| State Beated 21.12.2018 communicated to appellant on 02.01.2019 may graciously
| be set aside by considering the appellant for seniority and promotion to the
| post of Senior Scale Stenographer (BS-16) with all consequential back benefits.

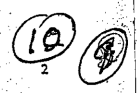
Respectfully Sheweth,

Facts giving rise to the present appeal are as under:-

1. That appellant holds degree in Journalism & Mass Communication. On 25.03.2009 (Annex:-A) two posts of Junior Scale Stenographers (BPS-12) were advertised by Respondent No.2. Appellant and Respondent No.3

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applied for the same. They went through the selection process and upon the recommendation of the Departmental Promotion Committee they were appointed as such vide orders dated 29.06.2009 (Annex:-B).

- 2. That Petitioner and Respondent No.3 thereafter started serving the Department. In 2014, final Seniority List (Annex:-C) of the Junior Scale Stenographers as stood on 31.12.2014 was issued whereby Respondent No.3 was shown senior to the appellant. On query it was disclosed to the appellant that Respondent No.3 was placed senior on the ground that he was older in age although the appellant was qualified and had better performance in the selection process than Respondent No.3.
- 3. That vide Notification dated 23.01.2015 (Annex:-D), fresh Service Rules were framed by the Department under Rule-3(2) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 whereby promotion to Senior Scale Stenographer (BPS-16) was made as 60% by promotion from amongst Stenographers (BPS-14) and 40% from amongst the Computer Operators.
- 4. That another Seniority List of Stenographers (BPS-14) was issued wherein too, Respondent No.3 was placed above the name of the appellant on the basis of which Respondent No.3 was promoted to the post of Senior Scale Stenographer vide Notification dated 22.12.2015 (Annex:-E).
- That the appellant also preferred Representation (Annex:-F) for promotion as the post of Private Secretary was lying vacant, therefore, the appellant made request for promotion of Respondent No.3 for the post of Private Secretary and for his promotion to the post of Senior Scale Stenographer (BPS-16). The request of the appellant was forwarded to Respondent No.1 vide letter dated 19.10.2017 (Annex:-G) which was considered and vide letter dated 07.11.2017 (Annex:-H) the Working Paper alongwith supporting documents were requisitioned from the Respondent No.2. Consequently, on the recommendation of the Departmental Promotion Committee, Respondent No.3 was promoted as Private Secretary (BPS-14) (Acting charge basis) vide Notification dated (18.05.2018 (Annex:-I) and appellant was promoted as Senior Scale Stenographer (BPS-17) on Acting Charge basis vide Notification dated 19.04.2018 (Annex:-J).

- 6. That in the meanwhile, the decision was delivered by Respondent No.2 in a departmental appeal filed by one Mr. Sajjad Ahmad against the order of Deputy Commissioner, Swabi, wherein the Deputy Commissioner Swabi had allowed seniority to one Mr. Babar Hayat on the basis of his merit position in the merit list and seniority on Mr. Sajjad Ahmad on the basis of his age factor was set aside (relevant documents (Annex:-K).
 - That consequently appellant also made a Request on 26.10.2018 (Annex:-L) for providing the merit list so as to ascertain his merit position as he believed that his merit position was better than Respondent No.3 but still Respondent No.3 was placed senior to appellant on account of his age factor and accordingly Merit List (Annex:-M) was provided wherein appellant came to know that he was at the top of Merit List and therefore should have been senior to Respondent No.3. Accordingly, Departmental Representation was preferred to Respondent No.1 on 06.11.2018 (Annex:-N) through proper channel for his grant of seniority and promotion which was processed and comments were called from the Respondent No.2 who submitted the same vide letter dated 14.12.2018 (Annex:-O), however, the appeal was dismissed vide impugned appellate order dated 21.12.2018 (Annex:-P) communicated on 02.01.2019.
 - 8. That appellant, being aggrieved of the impugned appellate order dated 21.12.2018 communicated on 02.01.2019, challenged the same through this appeal inter-alia on the following grounds:-

Grounds:

- A. That Respondents have not treated appellant in accordance with law, rules and policy on subject and acted in violation of Article 4 of the Constitution of Islamic Republic of Pakistan, 1973 and unlawfully issued the impugned order, which is unjust, unfair and hence not sustainable in the eye of law.
- B. That Respondent No.3 is an established junior to the appellant as is evident from the seniority list ibid and therefore was not entitled for such promotion but due to clandestine efforts, he was promoted to the higher grade in violation of the law and rules by depriving the appellant from her due rights.
- C. That the appellant has been discriminated in as much as he being entitled to the subject promotion was deprived of the same and at his cost, Respondent

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No.3 was unlawfully promoted which has resulted in serious miscarriage of justice.

- D. That clear discrimination has been meted out towards the appellant by the Respondents. It would not be out of place to add here that under similar circumstances, the office of the Deputy Commissioner Swabi has granted seniority on the basis of Merit List and not on the basis of age factor, therefore, appellant is also entitled to be treated at par with the same employees.
- E. That as per Rule-17(1)(a) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 The seniority inter se of civil servants appointed to service, cadre or post shall be determined in case of persons appointed by initial recruitment, in accordance with the order of merit assigned by the Commission or, as the case may be, the Departmental Selection Committee; provided that persons selected for appointment to post in an earlier selection shall rank senior to the persons to the persons selected in a later selection. Hence appellant was at better position than Respondent No.3 in the merit list and as per law, appellant is an established senior to him.
- F. That appellant would like to offer some other grounds during the course of arguments.

It is, therefore, humbly prayed that the instant appeal may graciously be accepted as prayed for above.

Any other relief as deemed appropriate in the circumstances of case not specifically asked for, may also be granted to appellant.

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GOVERNMENT OF KHYBER PAKHTUNKHWA BOARD OF REVENUE /REVENUE AND ESTATE DEPARTMENT. NOTIFICATION Peshawar, dated 23/01/2015 11/135/SS RC/2033. In pursuance of provisions contained in Sub-Rule (2) of rule 3 of the North West-West Frontier Province Civil Servants rent, Promotion and Transfer)Rules, 1989, and in supersession of all rules issued in this behalf, the Revenue Department in consultation with the ent and Administration Department and the Finance Department, hereby lays down the method of recruitment, qualifications and other conditions s column 3 to 5 of the appendix to the netification which shall be applicable to post born in the cadre of Commissioners Specified in Column 2 of the **AMENDMENTS** ie Appell dixi-Moreonatoriere of post with presentad qualification gay scale Supermendent By promotion, on the basis of sentority-cum-fitness, from annher the Assistants (BPS-16) (8PS - 17)with five years service as such in the offices of Commissioners of the Division concerned. Private Societary By promotion, on the basis of seniority cum-fitness, from lamongst the Seasor Rede Steingraphers (BPS-16) with at least five years service in the offices of Commissioners, (1158 - 17) Deputy Commissioners and Political Agents of the Division Enterpres Accounts Officer (BPS-16) By transfer from the Treasury Department! Accountant General Office Khyber Rakhtunkhwa. Provided that an official carlier adjusted from surplus pool will be considered as rightly

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No. Listi: 11/DPC/ 334-36

Copy forwarded to the:-

- 1. Deputy Commissioner Swabi.
- 2. District Accounts Officer Swabi.
- 3. Official concerned

Assistant Secretary (Estt:)





GOVERNMENT OF KHYBER PAKHTUNKHWA EOARD OF REVENUE REVENUE & ESTATE DEPARTMENT

Peshawar dated the 63 /01/2019

NOTIFICATION -

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Committee, Mr.												
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DEPUTY COMMISSIONER SWABI

E-mail: dcswabi@vahoo.com

Fax #: 0938 - 221917 - 221500

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Dated / 3 /09/2019

OFFICE ORDER:

On the recommendation of Departmental Promotion Committee held on 12-09-2019, Mr. Babar Hayat Senior Scale Stenographer (BS-16) acting charge basis is hereby promoted to Senior Scale Stenographer (BS-16) on regular basis with immediate effect.

However, he will be on probation for one year.

Deputy Commissioner

Swabi

Copy to the:

1. Commissioner, Mardan Division Mardan Swabi

2. Additional Deputy Commissioner, Swabi

3. District Account Officer, Swabi

4. Account Local Office.

5. Mr. Babar Hayat, Senior Scale Stenographer (BS-16) DC's Office Swabi.

Deputy Commissioner

Swabi

Deputy Commissioner Swabi 💆



GOVERNMENT OF KHYBER PAKHTUNKHWA

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Website: http://sites.google.com/site/commissionerMardandlvision Phone: 0937-9230572-73 Address: Opposite Town Hall,

Near College Chowk Mardan

0937-9230578 Fax:

Email: commissionermrd@yahoo.com

Subject:

Final Joint Seniority List of Assistants/Senior Scale Stenographers of this Commissioner Office and the Offices of Deputy Commissioners Mardan & Swabi as Stood on 31/12/2021.

Consequent upon Tentative Joint Seniority List of Assistants and Senior Scale Stenographers (BPS-16) of this office and the office of Deputy Commissioner Offices Mardan & Swabi vide letter no. 174/Sec/EA/2-19 dated 02/02/2022 is hereby considered as final.

						Dale of Promotion	Remarks
-۲		Cadre	Oua:	Date of Birth	Clare of the	to the Present Post	
1	Name				MPPERMAN	09/05/2007	intial
<u>. i</u>		Assistant	M.Com	14/04/1980	09/05/2007	13/06/2008	Promotion
ì	Said Bacha		BA	12/05/1962	01/04/1980	20/09/2008	Do
٠,٢	rida Hussain	Do	FA	28/02/1968	28/08/1988	06/01/2009	Initial
ī	Sahib Zada	Do .	BA	08/11/1981	06/01/2009	08/01/2009	Da
<u> </u>	Astendiyar	Do	B SC	02/03/1983	G6/01/2009		Do
	Umair Khan	Do	MBALLB	29/07/1983	29/08/2009	20/06/2009	Do
7	Syed Mustela Shan .	Oo .	!	12/04/1984	29/06/2009	29/06/2009	Do
_	loved Inam Khan	Πo	BCS	24/03/1978	30/05/2009	30/00/2009	700
B	Ashlaq-ur-Rehman	Do	MA	01/03/1950	30/06/2009	30/06/2009	00
e L	Muliammad Uzair	Do	MA	01/10/1980	30/06/2009	30/08/2009	Da -
9	Shahid Mchmood	Uo	BA	05/04/1981	17/09/2009	17/09/2009	Eo
	Mouzam All Khan	1 Do	BA	20/03/1982	08/09/2010	06/09/2010	, i Do
	Yahir Alt Sali	, Do	1 BA	15/02/1905	23/05/2009	20/10/2010	Promotion
12		Do	MAILEB	20/11/1958	30/11/1988	04/07/2012	Initial
13	Hussam Akbar		84	01/02/1989	17707/2012	17/07/2012	- bromotion
14	Hazrat Sher	Da	EV.	. 01/02/1968	7 29/08/1908	05/0//2013	
1.5	Musediy Hussain		8/		726/03/1981	28/03/2014	00
16	Karını Gul		Matric	02/03/1983	01/11/1902	12/01/2010	Do
4.		- Assistant	" esc	05/04/1969	03/12/1089	ำ ถ้า <i>ใ</i> ดอีเรียา7	Do
านู		- 1-Do	MA	03/04/1957	29/0b/1988	11/08/2017	Do
115			EA	02/10/1967	01/11/1989	10/10/2017	Ďa
40	Sami Ullah		SSC	01/09/1963	21/12/1992	01/02/2019	Do
		Do	SSC	15/03/1970	09/01/1993	01/02/2019	Co
. 2	Ivialek Junaio		BA	30/11/1973		01/02/2019	tu
;- <u>5</u>	3 Muhammad Soheil	00	FA.	:0/01/1974	25/07/1993	07/10/2019	Indiat
,	4 Mir Zaman	1 D3	BBA	11/05/1987	07/10/2019	07/10/2019	
2	Farban Farong	, Do		13/06/1989	07/10/2019		Promote
1	6 Multammad Juneid Uli	ah Do		25/03/1986	17/07/2014	13/09/2019	joo
	Rabar Hayet	S/Scale Stenographic	SSC	15/04/1962	01/01/1984	06/07/2020	∞ معرا∟ی
7	B israi Munammad	Assistant		15/01/1968	29/08/1983	09/07/2020	DO
- 1	·	Do	ssc	22/02/1975	18/11/1906	06/07/2020	00
			FA	01/01/1971	04/12/1995	17/109/2020	" סס
		. Do	SSC		26/01/1983	25/09/2020	on
7		S/Scale Stenographo	ı FA "	01/05/1964	04/12/1989	21/13/2020	00
. ;		Da	¹ 58€	10/04/1965		7 7 1 2 1 1 2 / 2 0 2 0	no
_	33 Hiaz Sanvar	_ ' Do	, BA	10/12/1968	04/12/1989	30/06/2021_	oo .
	34 Gone: Zaman	5/Scale Stenograpis	er MA	02/03/1984	30/08/2009		on "
4	15 Insan Ullan	`		03/02/1969	18/03/1907	21/10/2021	po
	36 Tulai Anmad	Assistant	ŠŠC	C4/12/1980	29/10/2010	21/19/2021	
	37 Niser Muhaminad	, Do	- I BA	10/04/1984	29/10/2010	21/10/2021	้อด

Sec/EA/2-19

Secretary to Commissioned Mardan Division Mardan dated Mardan the: 24 /02/2022

of, Commissioner Mardan & Swab, with the request to initiable amongst off the concerned of your good, offices for

Casistant Socretary (Esn) Board of Revenue, Rovenue & Estate Department Knyper Pakhtunkhwa Poshawar wil tuc effice letter no. Estit (Joint S L/Astis &SS5/20X1/755-83 dated 11/01/2072

PS to Commissioner Ideidan Division



EFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL

Service Appeal No. 148/2019

Date of Institution ... 31.01.2019

Date of Decision ... 14.04.2022



Ihsanullah, Senior Scale Stenographer (Acting Charge), Office of the Commissioner, Mardan Division, Mardan. ... (Appellant)

VERSUS

The Senior Member Board of Revenue, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and two others. (Respondents)

MR. MUHAMMAD AMIN AYUB, Advocate

For appellant.

MR. ASIF MASOOD ALI SHAH, Deputy District Attorney

-- For official respondents No. 1 & 2.

MR. NOOR MUHAMMAD KHATTAK, Advocate

-- For private respondent No. 3

MR. SALAH-UD-DIN MR. MIAN MUHAMMAD

MEMBER (JUDICIAL) MEMBER (EXECUTIVE)

JUDGMENT:

Brief facts as alleged by SALAH-UD-DIN, MEMBER:the appellant in his appeal are that he alongwith private respondent No. 3 namely Muhammad Ibrahim were appointed as Junior Scale Stenographers (BPS-12) vide recommendations of 29.06.2009, upon order dated Departmental Selection Committee. According to the merit list, issued by Departmental Selection Committee, the position of the appellant was higher than the private respondent No. 3, however when the seniority list of the year 2014 was issued, private respondent No. 3 was placed senior to the appellant and on query of the appellant, he

TESTED



was being told that private respondent No. 3 has been placed senior for the reason that he was older in age than the appellant. Seniority of civil servant appointed through initial recruitment is based upon merit list, which is prepared on the basis of marks obtained in the initial recruitment. In the seniority list of the year 2015, private respondent No. 3 was again placed senior to the appellant and was thus promoted as Senior Scale Stenographer (BPS-16) vide order dated 22.12.2015. The post of Private Secretary was laying vacant, therefore, the appellant preferred written request to Commissioner Mardan Division Mardan that respondent No. 3 may be promoted to the post of Private Secretary, while the appellant may be promoted to the post Scale Stenographer. Consequently, recommendations of Departmental Promotion Committee, private respondent No. 3 was promoted to the post of Private Secretary, while the appellant was promoted to the post of Senior Scale Stenographer on acting charge basis vide Notification dated 19.04.2018. While preparing tentative seniority list of Junior Scale Stenographers, one Babar Hayat was placed senior to Sajjad Ahmad on the ground that Babar Hayat was holding higher position in the merit list issued by Departmental Selection Committee. The departmental appeal filed by Junior Scale Stenographer namely Sajjad Ahmad was also declined by Commissioner Mardan Division Mardan vide order dated 31.10.2018. The appellant being senior in merit list, also submitted departmental representation but the same was dismissed vide order dated 21.12.2018, hence the instant service appeal.

2. Notices were issued to the respondents, who submitted their comments, wherein they refuted the assertions made by the appellant in his appeal.

Arguments heard and record perused.

4. During the course of arguments, learned counsel for the appellant submitted an application that appellant would



be satisfied, if his promotion as Senior Scale Stenographer (BPS-16) is regularized with effect from 19.04.2018 i.e the date on which the appellant was promoted as Senior Scale Stenographer on acting charge basis. Learned counsel for private respondent No. 3 endorsed no objection on the application so submitted by learned counsel for appellant.

In view of the application so submitted by appellant, we would refrain from giving any findings regarding the controversy of inter-se seniority of the appellant and private respondent No. 3. While analyzing the record in context of the request so made by the appellant through the application submitted by him, it is evident that vide Notification dated 23.01.2015, issued by Government of Khyber Pakhtunkhwa Board of Revenue/Revenue and Estate Department, various amendments were made in the relevant rules. In view of the said rules, private respondent No. 3 namely Muhammad Ibrahim and three other employees were promoted as Senior Scale Stenographers (BPS-16) on regular basis, vide Notification 22.12.2015. The appellant as well as private respondent No. 3 were appointed as Junior Scale Stenographers through same appointment order, however vide Notification dated 19.04.2018, the appellant was promoted as Senior Scale Stenographer (BPS-16) on acting charge basis instead of regular basis. The appellant was appointed as Junior Scale Stenographer in the year 2009. According to the relevant rules in field, 60% quota has been prescribed for promotion of the Stenographers to the post of Senior Scale Stenographer, subject to the condition that they possess at least 05 years service as such in the offices of appellant was thus Commissioners concerned. The possessing the prescribed length of service, therefore, he ATTIPSTED was required to have been promoted on regular basis instead of promoting him on acting charge basis vide Notification dated 19.04.2018. During the pendency of the instant appeal, the appellant has been promoted to the post



of Senior Scale Stenographer on regular basis with immediate effect, vide Notification dated 30 06.2021.

6. In view of the above discussion, we have come to the conclusion that as the appellant was entitled for his promotion as Senior Scale Stenographer on regular basis on 19.04.2018, therefore, respondents are directed to issue corrigendum of notification dated 30.06.2021 considering the appellant as regularly promoted to the concerned post with effect from 19.04.2018 with all consequential benefits. The appeal in hand is disposed of accordingly. Parties are left to bear their own costs. File be consigned to the record room.

(SALAH-UD-DIN) MEMBER (JUDICIAL) (MIAN MUHAMMAD) MEMBER (EXECUTIVE) Certified to be ture copy Service Tribunal Perhamon Number of Wilds Copying Fee (SALAH-UD-DIN) MEMBER (JUDICIAL) Member (Judicial) Certified to be ture copy Number of Wilds Copying Fee	ANNOUNCED	
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VAKALAT NAMA

(26)

NO._____/20

IN THE COURT OF _			
			(Appellant)
			(Petitioner) (Plaintiff)
	ν.	ERSUS	
	1		(Respondent)
			(Defendant)
I/We,			
the above noted matter engage/appoint any of I/We authorize the sal sums and amounts partner Advocate/Counse	er, without any lic ther Advocate/Count id Advocate to dep yable or deposited it is also at libert	ation for me/us as my/or ability for his default and nsel on my/our costs. osit, withdraw and received on my/our account in the y to leave my/our case is outstanding against my	ve on my/our behalf all ne above noted matter e at any stage of the
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SYED NOMAN ALI BUKHARI Advocate High Court Peshawar

Room # FR-8, 4th Floor, Bilour Plaza, Peshawar, Cantt: Peshawar 03129103240