## FORM OF ORDER SHEET

Court of	·			
Case No		-	639/ <b>2023</b>	

S.No. Date of order proceedings 1 2 Order or other proceedings with signature of judge

### 24/03/2023

The appeal of Mr. Muhammad Yousaf khan resubmitted today by Syed Roman Shah Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on\_\_\_\_\_\_ Parcha Peshi is given to appellant/counsel for the date fixed.

> By the order of Chairman REGISTRAR

## BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

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Service Appeal No. 639 /2023

Muhammad Yousaf Khan .....Appellant

Versus

Government of Khyber Pakhtunkhwa and others ......Respondents

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Appellant

Through

Syed Roman Shah Advocate high Court Mob No. 0333-9918830

Dated: 2/ /12/2022

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### BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

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Service Appeal No. 631 /2022

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Muhammad Yousaf Khan S/o Zar Nawab Khan R/o Muhalla Shouzi Khel tehsil & District Karak ...... Appellant

#### Versus

- Government of Khyber Pakhtunkhwa through Secretary, Home and Tribal Affairs Civil Secretariat, Peshawar.
- 2. Provincial Police Officer /Inspector General of Police, Khyber Pakhtunkhwa, Peshawar
- 3. Regional Police Officer Kohat region Khyber Pakhtunkhwa
- 4. Deputy commissioner, Karak/commandant levies force Karak

......Respondents

APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER DATED 08/04/2021 PASSED BY RESPONDENT NO. 5 BY WHICH THE APPELLANT HAS BEEN RETIRED AS PER NOTIFICATION DATED 22/03/2021, AND AGINST THE NOTIFICATION NO. SO(POLICE-II)/HD/1-3/2020/MKD/LEVIES DATED 21-10-2021 WHERBY THE RETIRING AGE FOR THE APPELLANT HAS BEEN REDUCED TO 25 YEARS OF SERVICE OR 45 YEARS OF AGE WHICHEVERE IS EARLIER FROM THE AGE OF SUPERNUATION.

#### PRAYER

On accepting this service appeal, the impugned retirement order dated 08/04/2021 and notification dated 22/03/2021 along with the amended notification dated 21/10/2021 may graciously be set aside by declaring it illegal, unlawful, without authority, based on mala fide, void abinatio and thus not sustainable in the eyes of law and appellant is entitled for reinstatement in service with all back benefits of pay and service from the date of impugned retirement order.

### Respectfully Sheweth;

1.

That the petitioner was appointed on 18/03/2009 as levy Sepoy BPS-5 in District Karak. (Copy of appointment letter is attach as Annexure "A")

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- 2. That initially the service of the appellant was governed and controlled under the Federal Levies Force Regulations, 2012.
- 3. That after Constitutional (Twenty- fifth Amendment) Act, 2018 (Act No.XXXVII of 2018) FATA has been merged in the province of Khyber Pakhtunkhwa the Provincial Assembly of Khyber Pakhtunkhwa passed a special Act for the Levies Force called Khyber Pakhtunkhwa Levies Act, 2019 (Amended) wherein in section 09 of the said act services of the levies force have been absorbed in Khyber Pakhtunkhwa Police. (Copy of the KP Levies Act 2019 is annexed as Annexure- B).
- 4. That bare reading of the section 09(2) of the abid Act Federal Levies Force Regulation 2012 will be applicable upon the Federal Levies Force until the Provincial government will absorb the Federal Levies into police department, hence, in the light of said act, the respondent No. 2 vide Notification No. 4476/GB dated Peshawar 29/05/2019 absorbed the services of appellant and all the levies force into Police Department. (Notification 4476/GB is attached as Annexure-C).
- 5. That after absorption of the levies force into the Police department the appellant services were upgraded to as constable BPS-7, and the salary of the appellant has been started through payrolls system of Accountant General Khyber Pakhtunkhwa.
- 6. That in spite of the fact that the appellant service has been absorbed in Khyber Pakhtunkhwa Police, the respondent department issued impugned notification Federal levies force (Amended rules 2013), No. SO/Police-III/HD/MKD/Levies/Misc:/2020 Peshawar dated 22/03/2021, whereby it was stated that all levy Sepoy shall retire on completion of 25 years services or 42 years of age whichever is earlier. (Notification dated 22/03/2021 is attached as annexure-D).

7. That in light of the above subject notification the respondent No. 05 has

issued the impugned retirement order of the appellant vide order NO. 1451/DC/Levy/Retirement, Dated 08/04/2021. It is pertinent to mention here that after the issuance of the retirement order of the appellant the respondent issued another Notification bearing No. SO/Police/-II/HD1-3/Federal Levies 2021, Dated 21/10/2021 amending the first notification by increasing the age of retirement from 42 to 45. (Copy of the impugned order and Notification are attached as Annexure-E & F ).

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8. That feeling aggrieved from the action and an-action of the respondents appellant alongwith other colleagues not only of District Karak but from all over the province challenged the above mentioned notifications and retirement order in various Writ Petitions Before the Worthy Peshawar High Court Peshawar, and as the crucial and important question was that whether appellants comes under the definition of Civil Servant or otherwise, a Lager Bench was constituted and the Larger Bench of the High Court vide order dated 29/11/2022 decided the case in the following manner,( The relevant portion of the said Judgment is reproduced Below);

"In view thereof, the status of the petitioners has been declared as that of civil servants and the matter in question revolve around the term and; conditions of their service which does fall outside the jurisdiction of this court given the baring provision of Article 212 of the Constitution and as such instant petitions are dismissed; being not maintainable. However, the petitioners may approach the worthy Service Tribunal for the redressal of their grievances if so advised. Albeit, earlier the status of petitioners being civil servants was not determined, therefore, the petitioners may avail the remedy of appeal within the statutory period of limitation commencing from the date of issuance of the certified copy of this judgment in terms of the judgment of august apex court case in Gul Raqib Khan's case 2018 SCMR 903." (Judgment is attached as Annexure-G)

9. That the petitioner was directed by worthy High Court, Peshawar to approach this Honorable Tribunal within a statutory period commencing from the date of issuance of the certified copy of the Judgment hence, this Appeal, on the followings amongst others grounds inter alia,  $\triangleleft$ 

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#### **GROUNDS:**

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- a. That both the impugned notifications along the retirement order of the respondent are illegal, unlawful, without authority, based on mala fide intention, against the principles of natural justice, violative of the Constitution and Service Law and equally without jurisdiction, hence the same are liable to be set aside in the best interest of justice.
- b. That the appellant has been absorbed in the Khyber Pakhtunkhwa police then as per law the government of Khyber Pakhtunkhwa home and Tribal Affairs has no right to frame/make any rules for the appellant, Hence the notifications are liable to be set aside along with the Retirement order which was issued on the basis of these notifications.
- c. That once the services of the appellant is absorbed in the Police then
   all the civil servants rules will be applicable to the appellant, therefore
   the respondents are required to treat the appellant as a civil servant.
  - That according to absorption notification dated 29/05/2019 the necessary entries were made in the service record of the petitioner and the petitioner was upgraded to constable BPS-07, similarly the appellant started drawing his salary according to BPS-7 and also given arrears and risk allowance.
    - That the appellant is young and energetic civil servant and can efficiently perform his duty, so the order of retirement of the petitioner along the impugned notifications are against the basic principle of service, therefore is liable to be set aside.
  - That impugned notifications are discriminatory in nature as other fellow civil servants will be retired after attaining superannuation while the appellant stood retired at the age of 42 year, hence the notifications may please be declared illegal along the retirement order.

That both the impugned notification along with the retirement order are against the constitution of Islamic Republic of Pakistan, 1973.

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- h. That the biasness of the respondents are very much obvious from the fact that while issuance of the impugned notifications and the retiring orders the appellant was neither heard nor even informed thus all the proceedings thereof are illegal and against the basic rules of the services.
- i. That now in august Peshawar High Court judgment it was categorically clarified that the appellant is civil servant hence the appellant is liable for all the benefits available to a civil servant similarly any impugned notification has no standings in the eye of law thus liable to be declared illegal and against the accrued of the petitioner.
- j. That while issuing the impugned notifications and the retiring order, respondent department did not bothered to take into consideration that the appellant is honest and dedicated official and left no stone unturned to discharge his duties.
- k. That the impugned notifications and orders have been passed in violation of law and rules of disciplinary proceedings and principles of natural justice. The authority wrongly and malafidly based the impugned orders without giving any reason whatsoever, therefore the impugned notifications & order are bad in law.
  - That the fundamental rights of the petitioner have been violated due to the issuance of the impugned notifications through which the services of the appellant was taken into high risk.

On accepting this service appeal, the impugned retirement order dated 08/04/2021 and notification dated 22/03/2021 along with the amended notification dated 21/10/2021 may graciously be set aside by declaring it illegal, unlawful, without authority, based on mala fide, void abinatio and thus not sustainable in the eyes of law and appellant is entitled for reinstatement in service with all back benefits of pay and service from the date of impugned retirement order.

Any other relief not specifically prayed for but deems appropriate in the circumstances of the case may also be granted.

Spellant Appellant )RMM/SMall

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Through

Syed Roman Shah Advocate high Court

Dated:  $2^{1}/12/2022$ 

Certified that as per instruction of my client no such appeal has been filed before this Hon'ble Forum.

#### AFFIDAVIT

I, Muhammad Yousaf Khan S/o Zar Nawab Khan R/o Muhalla Shouzi Khel tehsil & District Karak, do hereby solemnly affirm and declare on Oath that the contents of the above appeal are true and correct to the best of my knowledge and belief and nothing has been kept secret from this Hon'ble Tribunal.

Deponent

قرائل سف خان

Advocate



### BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

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Service Appeal No.

/2022

Muhammad Yousaf Khan ..... .....Appellant

#### Versus

Government of Khyber Pakhtunkhwa and others......Respondents

#### ADDRESSES OF THE PARTIES

#### APPELLANT

Muhammad Yousaf Khan S/o Zar Nawab Khan R/o Muhalla Shouzi Khel tehsil & District Karak

#### **RESPONDENTS**

Government of Khyber Pakhtunkhwa through Secretary, Home and 1. Tribal Affairs Civil Secretariat, Peshawar.

2. , Inspector General of Police, Khyber Pakhtunkhwa, Peshawar

Regional Police Officer Kohat region Khyber Pakhtunkhwa 3.

Deputy commissioner, Karak/Commandant levies force Karak 4.

Appellant Through 28M RAN

Syed Roman Shah Advocate high Court

Dated:  $\frac{2!}{12}/2022$ 

### BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

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Service Appeal No. /2

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/2022

Muhammad Yousaf Khan .....Appellant

Versus

Application for the suspension of impugned notifications dated 22/03/2021 and 21/10/2021 as well as retirement order issued by respondent No.3 Dated 8/04/2021, so that the appellant may please to continue his duty, till the final decision of this service appeal.

Respectfully sheweth,

- 1. That the appellant has filed the above mentioned appeal (the facts and grounds of which may please be treated as part and parcel of this application) in which the date has not been fixed yet.
- 2. That the appellant has a good prima facie case and very much confident that the appeal may be allowed.
- 3. That till the impugned order of retirement the appellant was performing his duty with the respondent department which is very much evident from the order dated 08/04/2021, if the interim injunction is not granted the appellant will cause irreparable loss.
- 4. That the balance of convenience also lies in favor of the appellant.
- 5. That during the pendency of the Writ petition the Honorable Peshawar High court Peshawar was kind enough to suspended the impugned notifications; therefore this honorable tribunal is pleased to suspend the said notifications.

It is therefore most humbly prayed that upon acceptance of this application the impugned notifications and retirement order may please be suspended and the appellant may please be allowed to continue his services till the final disposal of the case.

Through

Applicant/appellant ) Smil Shah Syed Roman Shah Advocate High Court 0333-9918830

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# Amenure 13

An Act

#### to provide for the maintenance of Khyber Pakhtunkhwa Levies Force and to enable its transition to Khyber Pakhtunkhwa Police.

WHEREASafter Constitution (Twenty-fifth Amendment) Act, 2018 (Act No.XXXVII of 2018), the erstwhile Federally Administered Tribal Areas have been merged in the Province of the Khyber Pakhtunkhwa, and Federal Levies Force, established under the Federal Levies Force Regulation, 2012, working in the said areas, has lost its legal status for working in the merged districts and sub-divisions;

AND WHEREAS it is in the best public interest to allow the Federal Levies Force to continue its functions in the merged districts and sub-divisions and to regulate and maintain it under the administrative control of the Government of Khyber Pakhtunkhwa;

AND WHEREAS to achieve the objectives it is expedient to give legal status to the Federal Levies Force in the merged districts and sub-divisions and to re-visit its institutional structure and functional assignment for effective discipline, better performance and optimal utility;

It is hereby enacted as follows:

1. Short title, application, extent and commencement.---(1)This Act may be called the Khyber Pakhtunkhwa Levies Force Act, 2019.

(2) It shall apply to all the members of Levies Force.

(3) It shall extend to the districts and sub-divisions of the Province of Khyber Pakhtunkhwa as provided in the Schedule.

(4) It shall come into force at once.

2. Definitions.-In this Act, unless there is anything repugnant in the subject or context,-

- (a) "Code" means the Code of Criminal Procedure, 1898 (Act of V of 1898);
- (b) "Commandant" means the Commandant of the Levies Force;
- (c) "Department" means the Home and Tribal Affairs Department of the Government of Khyber Pakhtunkhwa;
- (d) "Deputy Director General" means the Deputy Director General of the Levies Force;
- (e) "Director General" means the Director General of the Levies Force;
- (f) "Government" means the Government of the Khyber Pakhtunkhwa;

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"Levies Force" means the Federal Levies Force, established under the repealed regulation and re-constituted, regulated and maintained under this Act;

- (h) "Police" means the Khyber Pakhtunkhwa Police;
- (i) "prescribed" means prescribed by rules;

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- (j) "Provincial Police Officer" means the Provincial Police Officer of Khyber Pakhtunkhwa Police;
- (k) "public agency" means any department of Government, attached department, public authority, commission or autonomous body, setup under any statutory instrument, or public sector company or body corporate; owned, controlled or financed by Government;
- (i) "repealed regulation" means the Federal Levies Force Regulation, 2012, repealed under section 15 of this Act;
- (m) "rules" mean rules made under this Act; and
- (n) "Schedule" means the Schedule appended to this Act.

3. Reconstitution and maintenance of Levies Force.—(1)On commencement of this Act, the Levies Force shall be re-constituted and maintained by Government in accordance with the provisions of this Act and shall be known as the Khyber Pakhtunkhwa Levies Force, consisting of-

- (a) the Director General;
- (b) the Deputy Director General;
- (c) the Commandant; and
- (d) all existing strength of members of the Levies Force working in the merged districts and sub-divisions, as specified in the Schedule.

(2) The Director General, Deputy Director General and the Commandant shall be the officers of the Police.

(3) The District Police Officer shall be assigned the additional charge of the Commandant in the same district.

(4) The Regional Police Officer shall be assigned the additional charge of the Deputy Director General in their Police Region.

(5) The Deputy Director General, who shall be appointed by Government, in consultation with the Provincial Police Officer, in such manner and on such terms and conditions as may be prescribed.

**Explanation:** For the purpose of this section, Regional Police Officer and District Police Officer shall have the same meanings as are given to them, respectively, in the Khyber Pakhtunkhwa Police Act,2017 (Khyber Pakhtunkhwa Act No.II of 2017).

4. Superintendence, administration and control of the Levies Force.—(1) The overall power of superintendence of the Levies Force shall vest in Government.

(2) The general administration and operational control of the Levies Force shall vest with the Director General to be exercised by him either directly or through the Commandant in the district.

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5. Powers and duties of the Levies Force.--(1) Notwithstanding anything contained, in any other law for the time being in force, the Levies Force shall have the parallel policing powers as are assigned to the Police under the Code.

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(2) Without prejudice to the generality of the forgoing policing powers under sub-section (1), the Levies Force shall perform such institutional or organizational functions and duties as provided under the Khyber Pakhtunkhwa Police Act, 2017 (Khyber Pakhtunkhwa Act No.II of 2017).

6. Liabilities of officers and members of the Levies Force.---(1) It shall be the duty of every member of the Levies Force to obey and execute all lawful orders and instructions, issued to him by the Commandant or any other officer authorized by him in this behalf to issue such orders and instructions.

(2) The Levies Force shall be an essential service and every member thereof shall be liable to serve whenever he is required to serve by the Director General.

7. Constitution of Selection and Promotion Committees.—Government shall notify the Selection and Promotion Committees for recruitment and promotion of employees of the Levies Force.

8. Postings, transfers and distribution of the Levies Force.---(1) The Comma lant shall be competent to post and transfer members of the Levies Force within the district.

(2) The Director General shall be competent to post and transfer members of the Levies Force from one district to another.

(3) Subject to the decision of the Department, a sufficient number of members of the Levies Force shall be placed at the disposal of the District Administration in performing its legally mandated functions.

9. Absorption.---(1) Notwithstanding anything, contained in any other law for the time being in force, the members of the Levies Force may be absorbed in the Police, subject to the procedure as may be determined by Government.

(2) Until their absorption in the Police, the members of the Levies Force shall be governed by their existing terms and conditions of service under the Federal Levies Force (Amended) Service Rules, 2013.

10. Assistance and support to Government functionaries.---On the requisition of the District Administration, the Commandant shall provide assistance and support to the District Administration and Heads of all public agencies in the District, required for performing their official duties.

11. Power to make rules.---Government may make rules for carrying out the purposes of this Act.

12. Act to override other laws.---The provisions of this Act shall be in force notwithstanding anything repugnant or contrary contained in any other law for the time being in force.

13. Indemnity.---Except as otherwise expressly provided in this Act, no suit, prosecution or other legal proceedings shall lie against any member of the Levies Force, Government or any other authority for anything which is done in good faith or intended to be done under thisAct or the rules.

Explanation: The phrase "good faith" shall have the same meaning as given to it in section 52 of the Pakistan Penal Code, 1860 (Act No.XLV of 1860).

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14. Removal of difficulties.---If any difficulty arises in giving effect to any of the provisions of this Act, the Departmentmay notify a committee to take a decision not inconsistent with the provisions of this Act, as may appear to it to be necessary for the purpose of removing the difficulty.

15. Repeal and savings.---(1) The Federal Levies Force Regulation,2012and the Khyber Pakhtunkhwa Levies Force Ordinance, 2019 (Khyber Pakhtunkhwa Ordinance No.III of 2019) are hereby repealed.

(2) Notwithstanding the repeal of the Federal Levies Force Regulation,2012, under sub-section(1), the Federal Levies Force (Amended) Service Rules, 2013 shall continue to remain in force and the terms and conditions of service of all the members of the Levies Force shall be governed thereunder until new rules are made under this Act.

(3) Anything done, action taken, rule made or notification or orders issued under the Khyber Pakhtunkhwa Levies Force Ordinance, 2019 (Khyber Pakhtunkhwa . Ord. No. 111 of 2019), and the Federal Levies Force Regulation, 2012, shall be deemed valid and the same shall not be called in question in any Court of law.

#### SCHEDULE [see section-1(3)]

#### Part-A

S.No.	District.
1.	Bajaur.
2.	Mohmand.
3.	Khyber.
4.	Orakzai.
5.	Kurrum.
6.	South-Waziristan.
7.	North-Waziristan.

#### Part-B

S.No.	Sub-Division.
1.	HasanKhel in district Peshawar.
2.	Darra Adam Khel in district Kohat.
3.	Bettani in district Lakki Marwat.
4.	Wazir in district Bannu.
5.	Jandola in district Tank.
6.	Darazinda in district Dera Ismail Khan.

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#### BY ORDER OF MR. SPEAKER PROVINCIAL ASSEMBLY OF KHYBER PAKHTUNKHWA.

(AMJAD ALI) Secretary Provincial Assembly of Khyber Pakhtunkhwa

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#### NOTFICATION

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Registrar CPO

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### Better Copy

Office of the Inspector General of Police Officer Khyber Paktunkhwa Peshawar.

### Notification.

### No. 4476/GB

# Dated Peshawar 29/05/2019

The Provincial Police Officer Khyper Pakhtunkhwa is pleased to designate the following rank of levies and Hisadar Force for the purpose of their induction / absorption in Khyber Paktunkhwa with immediate effect

	From Rank in Levies / hisadar	To Rank in Police
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5	Naib Subidar	
		BPS -11 .
		Sub Inspector BPS-14
6	Subidar	Inspector BPS-16
7	Subidar Major	

Sd Muhammad. Nacem Khan PSP Inspector General of Police Khyber Palchtunkchwa

### : Copy forward to

- 1. Secretary Establishment Khyber Paktunkhwa Peshawar.
- 2. Secretary Finance Department Govt: of KP Peshawar.
- 3. Secretary Home & Trible Affair Department Govt: of KP
  - Peshawar.
- 4. All head of police KPK
- 5. PSO to IGP KP Peshawar.
- 6. Registrar CPO.

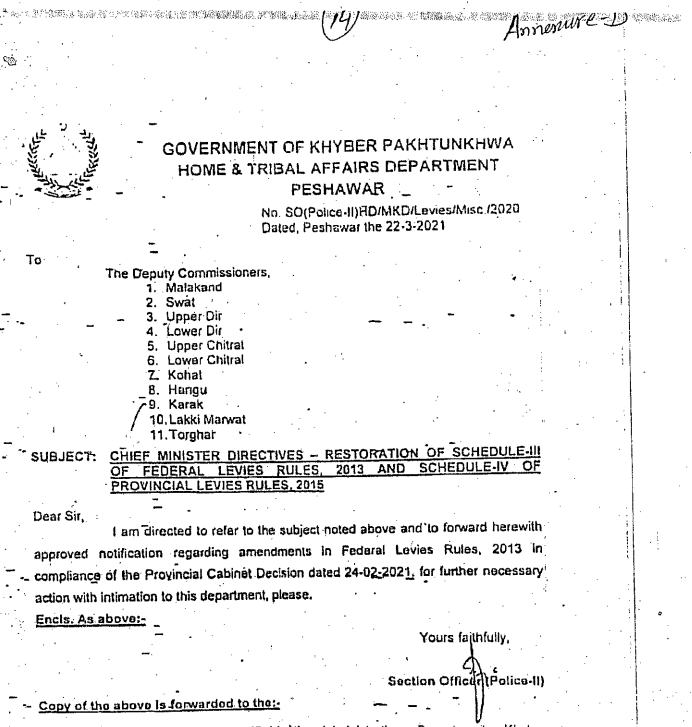
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### Saddig Baloch PSI

PSP AIG / Establishment

# For Inspector General of Police ICP

Peshawar



- Section Officer (Cabinèl), Administration Deapriment, Khyber Pakhtunkhwa with reference to the letter No. SOC(E&AD)/9-51/2021, dated 08-3-2021.
- Section Officer (D/AB), Home Department, with reference to the letter No. SO(D/AB)/HD/6-8/2020, duted 15-3-2021 in compliance of SO (Cabinet), Administration Department letter quoted above.
- 3. Assistant to the Commissioners of Malakand, Hazara, Kohat and Bannu, for information please.
- District Accounts Officers, Malakand, Swat, Upper Dir, Lower Dir, Upper Chitral, Lower Chitral, Kohat, Hangu, Karak, Lakki Marwat and Torghar
- 5. PS to the Secretary Home Department
- 6. PS to the Special Secretary-II, Home Department.
- 7. Mater File

Police-II) Soction Offic

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### To be substituted notification of even No & date.

S.No.

NOTIFICATION Peshawar, dated the 22-3-2021 In exercise\_of the powers No. SO(Police-II)HD/MKD/Levies/Misc./2020:-

GOVERNMENT OF KHYBER PAKHTUNKHWA HOME AND TRIBAL AFFAIRS DEPARTMENT

conterred by Section-9 of the PATA Levies Force Regulation, 2012, the Provincial Government of Khyber Pakhtunkhwa is pleased to direct that in the PATA Federal Levles Force Service (Amended) Rules, 2013, the following further amendments shall be made; namely:-

#### Amendments .

In the said rules:-

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1. In Rule 4, sub-rule (1), the following shall be substituted, namely:

Commandant shall be the appointing authority for Initial **\*(I)**`

recruitment and promotion up to the rank of Subsdar:"

Provided that the appointing authority for purpose of

promotion to the posts of Subedar Major and Superintendents shall be Secretary, Home Department.\*.

2. For Rule 17, the following shall be substituted namely;

"17\_ Retirement: All Levy personnel shall retire as per Schedule-III and no extension in Service after retirement shall be granted".

For Schedule-III, the following shall be substituted, namely:

	"Schedule-III [see rule 17]	<u> </u>
Name of the Post / Rank	Qualification for Promotion	Length of Service I
Subedar Major (BS-48)	On the basis of Seniority- cum-filness from amongst the Subsdars having Intermediate Qualification	Years of age whichever is earlier
1	Av promotion, on the basis	Thirty Five Years

Subedar (BS-13)	of Seniority Curn Fitness in service or Five Yeras the following manner, namely. (i) Fifty Percent (50%) from amongst line Naib Subedars hoving intermediate qualification, and (ii) Fifty Percent (50%) from amongst Naib Subedars maving Secondary School Certificate	
 Naib Subedar (8S-11)	By promotion, on the basis of Seniority-Cum Fitness in the following manner, namely (i) Fifty Percent (50%) from of age whichever is amongst the Hawaidars	

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·······			<b></b>
		Qualification, and (ii) Fifty Percent (50%) from amongst Hawaldars	
S. No.	Name of the Post / Rank		
4		Qualification for Promotion	Length of Service / Age
49 40	Hawaldar (BS-08)		Thirty One years service or Three years service as Hawaldar or Fifly One years of age,
5	Naik (BS-07)		whichever is earlier. Twenty Nine years
			service or Three years service as Naik or Forty
•			LEight years of age, whichever is earlier.
6	L/naik (BS-06)		Twenty Seven years service or Three years service as UNaik or Forty Five years of age, whichever is earlier.
7	Sepoy (BS-05)		Twenty Five years: service or Forty Two years of age, whichever is earlier."

SECRETARY TO **GOVERNMENT OF KHYBER PAKHTUNKHWA**, HOME & TRIBAL AFFAIRS DEPARTMENT

#### Copy forwarded to the:-

- Principal Secretary to the Governor, Knyber Pakhtunkhwa. 1
- 2. Principal Secretary to the Chief Minister, Khyber Pakhtunkhwa
- All Administrative-Secretaries to Government of Khyber Pakhtunkhwa. З.
- Registrar, Peshawar High Court, Peshawar, 4
- 5. All Commissioners, Khyber Pakhtunkhwa
- All Deputy Commissioners, Khyber Pakhtunkhwa.
   Provincial Police Officers, Khyber Pakhtunkhwa.
- All Heads of Attached Department in Khyber Pakhlunkhwa 8.
- 9. PSO to the Chief Secretary, Khyber Pakhtunkhwa
- 10. Accountant General, Khyber Pakhlunkhwa.
- 11 Direction Information, Khyber Pakhlunkhwa,
- 12 The Manger Government Printing & Stationery Department, Khyber Pakhtunkhwa. Horis requested to publish the above Notification in the Extra Ordinary Gazette of Phytier Parntunkhwa and supply 50 copies (Printed) of the same to the Home **Department**

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ection Officer (Police-II)

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Annexille-E

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### OFFICE OF THE DEPUTY COMMISSIONER / COMMANDANT LEVIES FORCE KARAK

Ph. No. 0927-210825, Fax: 210925 · E-mail: dekarak.kp@gmail.com

Facebook: www.facebook.com/dckrk

### RETIREMENT ORDER.

### ··· Dated.\_\_\_\_/04/2021

\_\_\_\_/DC/Levy/Retirement. In compliance with the Home & Tribal Affair Department No. 1451 Khyber Pakhtunkhwa Notification No. SO(Police-II)/HD/r/KD/Levies/Misc/2020 dated 22-02-2021, the following personnel of Levies Force Karak hereby stand retired from service on attaining of retirement/completion of rank service w.e.f dated 22-03-2021 (A.N).

		1	·	·	T		
\$#	Name & Father Name	Desig:	Date of Appointment	D.O.B	Retirement Date	Length of Service as a Sepoy	Age on (22 03-2021)
1	Umar Faroog S/o	L/Naik	17-Jan-95	18-01-72	22-03-21	10 Years' service as a L/Naik	49Years, 2 months 4days
2	Akmal Knan S/c Dad Khan	Sepoy	3-Aug-10	01-01-63	22-03-21	10Years, 7 months, 19days	58Years, 2 months,
3	Ajab Khan S/o Asal Bat Khan	Sepcy	10-Mar-98	20-02-63	-22-03-21	23Years, 0 months, 12days	58Years, 1 months
4	Resham Khan S/c Sadda Khan	Sepoy	22-Apr-10	12-01-64	22-03-21	10Years, 11 months, Odays	2days 57Years, 2 manifia
5	Abdul Qayyum S/o Sarfaraz Khari	Sepoy	21-Jul-96	01-01-66	22-03-21	24Years, 8 months,	10days 55Years, 2 months
6	Noor Dali Khan S/o Sahib Ullah	Sepoy	22-Apr-10	05-01-66	22-03-21	10ays 10Years, 11 months,	21days 55Years, 2 months.
7	ReshminGul s/o ZameerGul	Бероу	22-Apr-10	Ĵ1-01-69	22-03-21	Odays 10Years, 11 months,	17days 52Years, 2 months,
8	Qabool Khan S/o Amer Abdullah	Sepoy	1-jul-10	02-03-69	22-03-21	0days 10Years, 8 months,	21days 52Years, 0 months
9	Al-dul'Hemid S/ * Sayed Ahmad	Зероу	22-Ap 10	01-02-70	22-03-21	10Vears, 11 mondas,	20days
10	Wahid Ullah S/u Habib Ullah	Sероу	∴t-Jan-96	07-01-71	22-03-21	0days 25Years, 2 monihs,	50Years, 2 months
11	Muhammad '		·····	,		11days	15days
	KhurshidAlam S/o Mir Ajab Khan	Sepoy	4-Mar-08	č3-10-71	22-03-21	13Years, 3 months, 18days	49Years, 5 months, 19days
12	Mansar Khan S/o 🤛 Zarin Khan	Sepoy	16-May-98	22-10-71	22-03-21	22Years, 10 months, 6days,	49Years, 5 months Odays
13	Muhammad Yousaf Khan s/o ZarNawab Khan	Sepoy	18-Mar-00	03-11-71	22-03-21	12Years, D months, 4days	49Years, 4 months 19days
14	Zafar Ali Shah Ş/o 🛩 SpeenZarGul	Sepoy	24-Mar-06	01-01-72	22-03-21	14Years, 11 months, 26days	49Years, 2 months.
15	Rasool Bad shah S/d Noor Bad Shah	Sepoy	1-JนI-97	01-07-72	22-03-21	23Years, 8 months, 21days	21days 48Years, 8 months,
16	RehmanUllah S/o Muhammad Nabi	Sepby	8-May-96 .	08-11-72	22-03-21	24Years, 10 months, 14days	21days 48Years, 4 months.
17	Muhammad Iqbal 🗸 S/o Wazira Jan	Şepoy	7-May-96	01-01-73	22-03-21	24Years, 10 months;	14days 48Years, 2 months
19	Azmat Ali Khan S/o GulSadam Khan	Sepoy	15-Jan-03	30/12/1972	22-03-21	15days 18Years, 2 months,	21days 48Years, 2 months,
19	Sali Dad Khan Š/o 🥜 Wali Mat Khan	Sepoy	15-May-98	01-01-75	22-03-21	7days 22Years, 10 months,	20days 46Years, 2 monlis
20	Jan Muliammad S/o Hashim Khan	Sepoy	22-Apr-10	16/03/1975	. 22-03-21	10 rears, 11 months,	21days 46Years, c monifis,
Z1	ShahidUllah S/o 🗸 Moin-Khan	Sepoy	8-May-98	20/07/1975	22-03-21	Odays 22Years, 10 months,	6days 45Years, 8 months
22	Muhammad Kalam - S/o Mushk-e-Alam	Sepoy	27-Nov-01	03-08-75		14days 19Years, 3 months	2days 45Years, 7 months
23	Rashid Gul Sio	Sepoy	22-Apr-10	02-05-75	22-03-21	23days 10Years; 11 months,	45Years, 10 months
24	Matali Khan + RehmanUllah S/o	Šepoy	1-Jun-96		22-03-21	Odays 24Years, 9 months,	20days
25	NawabDeen Fazal Kareem S/o			16/08/1970	22-03-21	21days	44Years, 7 months, 6days
26	Muhammad Khan Usmah ul Aziz S/o	Sepoy	10-Jun-98	C4-11-76	22-03-21	22Years, 8 months, 12days	44'rears, 4 months 18days
44	Islam Aziz	Sepoy	3-Jun-10	25/12/1976	22-03-21	10Years, 9 months, 19days	44Years, 2 months, 25days

Г	Azam		poy   12-May-9	6 01-01-7	7 1 22 02 0	24Years, 10 months 10days	1
·	28 Tariq Naseer S/o Muhammad Jan	· Se	poy 2-Marióo				44Years, 2 months 21days
	29 Muhammad Sadiq S/o AsalMarjan	ue Ser				20days	44Years, 2 months 16days
[:	30 Sai/Ullah s/o Sarw				i 22-03-21	Odays	44Years, 10 month 20daus
	QadeerUllah s/o FaqeerUllah	/ Sep		1977	22-03-21	10Years, 11 months, Odays	44Years, 1 months 4days
3	2 Arill Saeed S/o	·		20-03- 1977	22-03-21	10Years, 11 months, Odays	44Years, 0 months
3	Banda Badshah 3 Sultan Ayaz S/o	Sep		15/06/197	22-03-21	10Years, 11 months, Odays	2days 43Years, 9 months
	TajAmal Khan	Sepo	y 23-Apr-10	11-11-77	22-03-21	10Years, 10 months, 27days	43Years, 4 months
- 35	Eulzaiban	Sepo	y 30-Dec-10	20/12/197	7 22-03-21	10Years, 2 months	43Years, 3 months,
<u>}</u>	Noor Shadi Khan	Sepo	y 22-Aµg-07	28/12/197	7 22-03-21	20days 13Years, 7 months,	Allers, 2 months
36	Akbar Deen	Sepo	y B-Apr-96	01-01-78	22-03-21	24Years 11 mosthe	22days
37	HidayatUllah S/o Ashraf Khan	Sepor	7-May-96	01-01-78	22-03-21	14days 24Years, 10 months,	43Years, 2 menths 21days
38	Saqib Khan S/o Amil Shah	Sepoy	22-Sep-97	. 15/04/1977		23Years, 6 months,	43Years, 2 months. 21days
39	Muhammad Ali S/o GulZali Khan	Sepoy	- <u><u></u></u>	01-04-77		Odays	43Years 11 months. 7days
40 <sup>.</sup>	Farid Iqbal S/o Gul J Dad Khan	Sepoy			22-03-21	10Years, 11 months, Odays	43Years, 11 months, 21days
41	ZaibUilah S/o Noor JahanGui	Sepoy	22-Apr-10	06-03-78	22-03-21	18Years, 2 months, 7days	43Years, 0 months, 16days
42	HaroonAhmed S/o	Sepoy	+	14/08/1978	22-03-21	10Years, 11 months. Odays	42Years, 7 months. 8days
43	Shah Nawaz Khan S/o Amir Nawaz	<u></u>	23-Apr-10	04-08-78	22-03-21	10Years, 10 months, 27days	42Years, 7 months 18days
	Khan Javid Iqbal s/o Sher	Sepoy	23-Feb-07	01-12-78	22-03-21	14Years, 0 months, 27days	42Years, 3 months
44	Nawaz	Sepoy	22-Apr-10	04-01-79	22-03-21	10Years, i1 months	21days 42Years, 2 months
45	FarhadUllah s/o J Hameed Ullah	Sepoy	22-Apr-10	04-01-79	22-03-21	10Years, 11 months	Tedays
	Javid Ahmad S/o V	Sepcy	9-505 13	17-0= 78		Odays 17/Yeart 6 mooths	42Years, 2 months, 18days
47	HussainBadshuhS/o v LalSherin	Sepoy	25-Oct-97	11-04-78	22-03-21	13days 23Years, 4 months,	42Years, 11 month. 5days
48	Wali Muhammad S/o Cehshat Noor		22-Apr-10	03-05-78		zodays	42Years, 11 months, 11days
19	Naeem Khan S/o Ghazi Khan	Sepay	30-Jun-06		22-03-21	10Years, 11 months, Odays	42Years, 10 months, 19days
10	Akbar Nawaz S/o IlamDeen	Sepoy	31-Mar-10	03-02-79	22-03-21	14Years, 8 months, 20days	42Years, 1 months, 19days
11	Lai Nawaz s/o Asal Nawaz	Sepoy		05-02-79 22-02-	22-03-21	10Years, 11 months, 19days	42Years, 1 months: 17days
5	Wahid lobal s/o	Sepoy	21-Sep-15	1979	22-03-21	5Years, 6 months, 1days	42Years, 1 months, Odays
<u> </u>	Muhammad iqbal		14-Apr-14	20-03- 1979	22-03-21	8Years, 11 months, 8days	42Years, 0 months. 2days

COMMANDANT LEVIES/ DEPUTY COMMISSIONER KARAK

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- 1. Commissioner Kohat Data on Kohat.
- 2. Section Office (Police-I!) Home & TAs Department Khyber Pakhtunkhwa, Peshawar. Section Office (Budget) Home & TAs Department Khyber Pakhtunkhwa, Peshawar.
  - Assistant Commissioner Karak, B.D Shah & Takht-e-Nasrati in District Karak. 4.
- 5.

- District Account Officer Karak, alongwith source-II form for necessary action. 6. Subedar Levy Force Karak.
- Levy personnel concerned. 7.

COMMANDANT LEVIE DEPUTY COMMISSION KARAĶ

GOVERNMENT OF KHYBER PAKHTUNKHWA HOME AND TRIBAL AFFAIRS DEPARTMENT NOTIFICATION

Peshinwar, dated the 21-10-2021 3/FEDERAL LEVIES 2021: In exercise of the powers conferred by Section-9 of the PATA Levies Force Regulation, 2012, and in NO. SO(POLICE-II)HD/J No. 50(Police-IIJHD/MKD/levies/Misc/2020 dated 22-03-2021, the Provincial Government of Khyber Pakhtunkhwa is pleased to direct that in the PATA Federal continuation Levies Force Service (Amended) Rules, 2013, the following further omendments

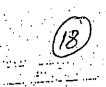
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shall be made, nomely:-SCHEDULE-TIL Length of Service / Age

hirly Seven Years of service or three Years' Service as Subector Mojar or Siriy Nome of the Post / 5 Rank Sivly years of Thirly Five Years of service of Five Years' service as Subadar or No. Years of age whichever is earlier. Subedor Molor (65-16) Their Three Years of Service of Seven Years' service of Noib Subedar or Sixly ٦ŋ Subedor (85-14) Yaos' of age Whichever is notifer Thilly one years at service or filly one year of age whicheverts califer Nolb'Subador (05 3. hichover is earlier Twenty ning years of service or lotty ning years ago w Hovialdor (85-09) Twanly saven years of sorvice or larly soven years dae whichever is cor Nol: 105-081-5., ichever is nonier sorvice of loiv five year of age wh L/Halk (85-08) Twenly live years of . ( · . . ) · . SEPOY (85-07) and the second sec

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1 .		02 years' service as Subedar			
·   0	Subedar Majar (85:16)	rti terre de la sul de QC, de la sul de la seconda de l			
		- Las vants of tervico	1007	· Y · 1	
		talal 21 yeors of servico	• •	ed (* 11	
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- 1. Principal Secretary to the Governor, Khyber Pakhlunkhwa. 2. Principal Secretary to the Chief Minister, Khyber Pakhtunkhwa. 3. All Administrative Secretaries to Government of Khyber Pakhlunkhwa.
- 4. Regisirar, Peshawar High Courl, Peshawar.
- 5. All Commissioners, Knyber Pokhlunkhwa.
- All Deputy Commissioners, Knyber Pakhlunkhwa.
   Provincial Police Officers, Knyber Pakhlunkhwa. 8. All Heads of Atlached Deportment in Khyber Pokhlunkhwa
  - 9. PSO to the Chief Secretary, Khyber Pakhlunkhwa.

  - 10. Accountant General, Khyber Pakhlunkhwa.
  - 11. Direction Information, Khyber Pakhlunkhwa.

Sullighout

12. The Manger Government Printing & Stationery Department, Khyber Pokhtunkhwa. He is requested to publish the obove Nojification in the Extra Ordinary Gazette of Khyber Pakhtunkhwa and supply 50 caples (Printed) of the same to the Home Department.

Section Officer (Police-II)

BEFORE THE PESHAWAR HIGH COURT MINGORA BENCH (DARUL QAZA SWAT)

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Peshawar High Court

Page 1

W.P. No. 367 \_\_ M/2021

1. Muhammad Ghafar (Naik), Regt / belt No. 02, 2. Nowsher (Naik), Regt / belt No. 03, 3. Inayatullah (Lance Naik) Regt / belt No. 5, 4. Umar Bakht Lance Naik Regt / belt No. 20, 5. Muhammad Yasin Lance Naik Regt / belt No.21, 6. Akhtar Munir Lance Naik Regt / belt No.22, 7. Israr Ud Din Lance Naik Regt / belt No. 23, 8. Sardar Hussain (Sepoy) Regt / belt No. 225, 9. Amir Rahman (Sepoy) Regt / belt No. 226; 10. Shah Hussain (Sepoy) Regt / belt No. 250, 11. Mukhtiar Ali (Sepoy) Regt / belt No. 251, 12. Usman Ali (Sepoy) Regt / belt No. 272, 13. Attaullah (Sepoy) Regt / belt No. 273; 14. Muhammad Nawaz (Sepoy) Regt / belt No.,274, 15. Tariq Mahmood (Sepoy) Regt / belt No: 288,-16. Sajjad Ahmad Sepoy/Tailor Regt / belt No. 262; 17. Muhammad Naeem Sepoy/Gardner Regt / belt No. 263. 18. Samiullah Sepoy/Cook Regt / belt No. 264, 19. Mian Umar Khan Sepoy / Carpenter Regt / belt No. 266, FILED TODAY FILED TODAY 21. Fazal Maula Sepoy/Penter Regt / belt No. 269, 30 MAR2欧1Bacha Khan Sepoy/Dhobi Regt / belt No. 296,

dditional Registrar 24. Waqar Habib Lance Naik Regt / belt No. 25,

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24. Waqur Hubib Lance Maik Regt / belt No. 27,

26. Sajjad Ali Lance Naik Regt / belt No. 28;
27. Saida Hussain Lance Naik Regt / belt No. 29,
28. Muhammad Diyar Lance Naik Regt / belt No. 30,
29. Akbar Shah Sepoy/Electrician' Regt / belt No.
\_\_\_\_\_\_, Swat Levies at office of the Deputy
Commissioner district Swat at Saidu Sharif.)
30. Haidar Ali Sepoy/pentert Regt/belt No. 275,
31. Rahmat Ali
\_\_\_\_\_\_\_
32. Sultan Ali Sepoy/tailor Regt/belt No. 268,
33. Sarfaraz Khan sepoy Regt/belt No. 252,

35. Sana Ullah Sepoy/Electrici<u>an Reg</u>t/belt No. 271, 36. Shaukat Rahman Sepoy Regt/belt No. 253

.....Petitioners

Respondents.

Peshas - Tigh Court

### VERSUS

Khyber Pakhtunkhwa through Chief Secretary to Government of Khyber Pakhtunkhwa at Peshawar,

 Secretary to Government of Khyber Pakhtunkhwa, Home and Tribal Affairs Department, at Peshawar,

Commandant Swat Levies / Deputy Commissioner
 District Swat at Saidu Sharif Swat,

4) Islamic Republic of Pakistan through Secretary to Government of Pakistan SAFRON Division at

) Secretary to Government of Pakistan SAFRON division at Islamabad

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### FILED TODAY

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3.0 MAR 2021 Additional Registrar



### PESHAWAR HIGH COURT, PESHAWAR. (JUDICIAL DEPARTMENT) W.P.No.367-M/2021 with I.R, <u>CM Nos.1053/2021 & 1183/2022</u>. <u>JUD GMENT</u> Date of hearing -- 29:11.2022. Barrister Dr.Adnan for petitioners.

Judgment Sheet

Mr.Saqib Raza, A.A.G for the respondents.

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S M ATTIQUE SHAH, J .- Through this single judgment, we shall also decide the connected writ petitions bearing Nos.337-M/2021, 406-M/2021, 503-M/2021, 514-M/2021, 518-M/2021, 450-M/2021, 601-M/2021, 681- M/2021, 632- M/2021, 919-M/2021, 968- M/2021, 980- M/2021, 1221-M/2021, 1222-M/2021, 1252-M/2021, 2210-P/2021, 2913-P/2021, 5092-P/2021, 5423-P/2021, and 5424-P/2021 as adjudication of a common question of law and fact is involved in all the petitions wherein the petitioners have challenged the vires of No. SO (Police-II) HD/. notification MKD/Levies/Misc/2020 dated 22.03.2021 whereby on the basis of impugned office order bearing No.128/DC/CSL dated

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ATTESTED EXAMINER Peshawar High Court 20.04.2021, they have been retired from service with further prayer that they be reinstated into service from the date of their retirement i.e. 20.04.2021 with all back benefits. In alternative, they have prayed that the respondents be directed to treat them at par with erstwhile Federal Levies of Federally Administrated Tribal Area (FATA) and; absorb them in police and; grant them full pensionary benefits.

Likewise in W.P.Nos.333-M/2021,
 334-M/2021, 335-M/2021, 338-M/2021,
 345-M/2021, 1026-M/2021, 1035-M/2021,
 1187-M/2021, 1206-M/2021, 1207-M/2021,
 34-M/2022, 212-M/202 and 993-P/2022 the petitioners have made the following prayer:

"On acceptance of this writ petition, the impugned Notification SO (Police-II) HD/ MKD/Levies/ Misc/2020 is against law and the fundamental rights guaranteed by the Constitution of Islamic Republic of Pakistan, 1973, may be declared illegal void ab initio and of no legal effects on the rights of the petitioners."

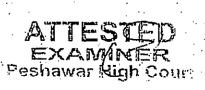
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Similarly, in COC Nos 38-M/2021 in W.P.No.367-M/2021 and COC No.436-P/2022 in W.P.No.1335-P/2022 petitioners seek initiation of contempt of court proceedings against the respondents for violating the order of this court dated 21.04.2021 passed in W.P.No.367-M/2021. Brief facts of the case(s) are that the 3. petitioners were appointed in the "Swat Levies Force" as Sepoys etc. and presently terms and conditions of their services are regulated by "Provincially Administrated Tribal Areas Levies Force Regulation 2012" whereunder besides PATA Levies Force. Rules, 2012, PATA Levies Force Service (Amended) Rules 2013 were also framed. Rule 17 of the Amended Rules 2013, deals with the retirement of personnel of the force, which was amended vide notification dated 12.12.2013 in the manner that "All personnel shall retire as per the Schedule-III and no extension in service beyond retirement shall be granted". On 14.07.2020, vide Notification No.SO

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(Police-II)HD/1-3, rule 17 was further amended by deleting schedule-IV as "All uniformed force shall retire from service on attaining the age of superannuation i.e. Sixty (60) years or they may opt for retirement after completion of twentyfive (25) years regular service". Thereafter once again through certain modifications rule, 17 was amended by giving life to the deleted schedule-III of the

rules 2013 as under:-

"Retirement; All levy personnel shall retire as per Schedule-III and no extension in service after retirement shall be granted."

4. Being aggrieved from the ibid amendment, the petitioners have filed the instant petitions.

5. Pursuant to the directions of this court respondents have filed their parawise comments, wherein issuance of the desired writs has been opposed.

6. Learned counsel representing the petitioners vehemently argued that the

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ATTESTED EXAMINER Peshawar High Cour Impugned Notification is arbitrary, perverse, illegal, issued without lawful authority and mala fide intention just to deprive the petitioners of their vested rights accrued in their favour hence violative of their fundamental rights guaranteed under the Constitution and thus not sustainable in the eye of law. That though the impugned Notification was issued under the regulation 2012. However, after the 25th Constitutional amendment, the said regulation does not hold field, therefore, the Impugned Notification is liable to be set aside:

7.

Conversely, representing the respondents opposed the arguments so advanced by learned counsel representing the petitioners at the bar while arguing that after the 25th amendment the Provincial Assembly passed the continuation of laws Act No.111 of 2019 through which the laws applicable to erstwhile PATA were allowed to continue including "Provincial Administered Tribal Areas Levies Force Regulation, 2012" and;

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therefore, the impugned Notification was Issued per law which does not require any Interference by this court in its writ jurisdiction under Article 199 of the Constitution. Further, petitioners are Civil Servants, and; matter in question revolves around the terms and conditions of their service which is the exclusive domain of the Service Tribunal as such the jurisdiction of this court is barred given the explicit provision of Article 212 of the Constitution.

Heard. Record perused.

8.

9. Before discussing merits of the case we deem it appropriate to discuss the background of the matter in hand to properly comprehend the Issue involved therein. It is worth mentioning that earlier the services of the Levies Force were dealt with under the Frontier Irregular Corps (FIC) rules, 1962 which was substituted by the "Provincial Administered Tribal Areas Levies Force Regulation, 2012" (regulation) and under the sald regulation "PATA Levies Force (service) Rules, 2012" were framed for Provincial Levies Force. While separate service rules were also framed thereunder for PATA Federal Levies Force performing duties in "PATA" known as "PATA Federal Levies Force Service (Amended) Rules 2013. Rule 17 of the ibld rules deals with the retirement of the Levies personnel which was amended from time to time. However, petitioners have become aggrieved from the Impugned Notification vide which the petitioners' retirement age was altered which is challenged by them through instant petitions.

10. The main contention of the petitioners is that after 25<sup>th</sup> amendment the regulation has lost its efficacy and sanctity and has become redundant, therefore, the impugned amendment under the said regulation is illegal being void ab initio. It is worth mentioning that after the 25<sup>th</sup> amendment in 2018, both *FATA* & *PATA* were merged in the province of Khyber Pakhtunkhwa and Federal *Levies Force* 

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working in FATA was merged into the regular police of the province. Albeit, in Malakand Division, Levies Force is still regulated by "PATA Federal Levies Force Service (Amended) Rules 2013 in view of the Khyber Pakhtunkhwa Act No 111 of 2019 through which the laws prevalent in erstwhile PATA at the time of 25th amendment were allowed to continue including regulation 2012 which still holds the field and as such the same is a valid instrument. Therefore, impugned Notification was issued by the respondents with lawful authority.

11. Moving toward the status of the petitioners it is worth mentioning that earlier this court while deciding *W.P. No.* 528-*M/2016 (Ikramullah's case)* determined the status of personnel of the *Provincial Levies*. *Force* as that of civil servants in the following terms:-

"19. The Provincial Levies Force ("Force") was granted statutory cover through Khyber Pakhtunkhwa Regulation No.1 of

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2014 ("Regulation"). Paragraph No.3 of the Regulation envisages for constitution and establishment of the Force and its functions. For ease reference paragraph Nos: 3 and 4 of the Regulation are reproduced as under:-

"3. Power to constitute and maintain by the Force and its functions.--- (1) Government may constitute and maintain a Force for performing the following functions, namely:

- (a) ensuring security of roads in PATA;
- (b) ensuring security and manning of piquet;
- (c) guarding Government institutions and installations;

(d) ensuring security of jails and arrested criminals;

(e) generally maintaining law and order providing mobile escort to VIPs;

- (f) anti-smuggling activities especially timber smuggling;
- (g) destruction of illicit crops;
- (h) serving of summons or procedures;
- (I) raid and ambush; and

 (j) such other functions as Government may, by notification in the official. Gazette, require the Force to perform.

(2) In discharge of their functions,
 officers and staff of the Force shall

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EXAMINER eshawar High Court be guided in accordance with this . Regulation and the rules.

(3) The head of the Force shall be Commandant in his respective jurisdiction.

(4) Secretary to Government, Home and Tribal Affairs Department shall be the competent authority of the Force.

(5) The Force shall consist of such ranks and number of officers and members and shall be constituted in such manner as may be prescribed by rules.

(6) The officers and members of the Force shall receive such pay, pension, allowances and other remunerations and shall enjoy such leave and other privileges as may be prescribed by rules.

(7) The officers and members of the Force shall wear such uniform as may be prescribed by rules or Instructions.

(8) The administration of the Force shall vest in the Commandant In his jurisdiction who shall administer it in accordance with the provisions of this Regulation, rules and instructions.

(9) The Commandant shall exercise his powers and perform his functions under the general. supervision and directions of Government.

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ATTESFED EXAMINER Peshawar High Court 4. Powers and duties of officers and members of the Force.—An officer or member of the Force shall-

- (a) take effective measures for ensuring security of assigned jurisdiction and for safeguarding against acts of unlawful interference;
- (b) prevent unauthorized persons and vehicles from access to the territorial jurisdiction;

(c) take effective measures for preventing sabotage, placement of car bombs, letter bombs, dangerous article and carriage of arms and ammunition into the restricted area;
(d) use such arms and ammunition and equipment as may be authorized by the Commandant or an officer authorized by him;

(e) search and arrest without warrant any person who he suspects of endangering or attempting to endanger or having endangered the safety of an installation and may use such force as may be necessary in the discharge of his aforesaid dutles; and

(f) perform such other legal functions as the competent authority may require him to perform".

20. The close perusal of the Regulation would clearly show that the Force is receiving its salary from the Provincial

ATTESTED EXAMINER Peshawar High Con Exchequer and performs the policing service in the erstwhile PATA.

21. Having said this, we would now refer to the crucial issue as to whether the employees of the Force can be termed as a civil servants and as such they cannot maintain a constitutional petition before this Court for enforcement of the terms & conditions of their service.

22. The connotation 'civil servant' is defined and explained in respect to the Province of Khyber Pakhtunkhwa, in the Civil Servants Act, 1973 ("Act, 1973"). For ease reference, we would refer to Section 2 (b) of Act, 1973, which reads as under:-

"2. Definitions.—(1) In this act, unless the context otherwise requires the following expressions shall have the meanings hereby respectively assigned to them, that is to say-

(b) "civil servant" means a person who is a member of a civil service of the Province, or who holds a civil post in connection with the affairs of the Province, but does not include—

> EXAMINER Peshawar High Court

(a) · .....

 (i) a person who is on deputation to the Province from the Federation or any other Province or other authority;

 (ii) a person who is employed on contract, or on work charged basis, or who is paid from contingencies; or

(iii) a person who is a "worker" or "workman" as defined in the Factories Act, 1934 (Act XXV of 1934), or the Workman's Compensation Act, 1923 (Act VIII of 1923)".

> 23. The perusal of the definition would show that a member of a civil service of the Province or who holds a civil post in connection with the affairs of the Province is civil servant. All Pakistan Services are explained in Article 260 of the Constitution, which reads as under:-

"260. (1).....

"service of Pakistan" means any service; post or office in connection with the affairs of the Federation or of a Province, and includes an All-Pakistan Service, service in the Armed Forces and any other service declared to be a service of Pakistan by or under Act of [Majlis-e-Shoora

ATTESTED EXAMUSER Peshawar High Court (Parliament)] or of a Provincial Assembly, but does not include service as Speaker, Deputy Chairman, Speaker, Deputy Chairman, Prime Minister, Federal Minister, Minister of State, Chief Minister, Provincial Minister, Advocate-[Attorney-General] General],] Parliament Secretary] or (Chairman or member of a Law Commission, Chairman or member of the Council of Islamic Ideology, Special Assistant to the Prime Minister, Adviser to the Prime Minister, Special Assistant to a Chief Minister, Adviser to a Chief Minister] or member of a House or a Provincial Assembly:

Whereas Article 240 of the Constitution envisages that:-"240. Subject to the Constitution, the appointments to and the conditions of service of persons in the service of Pakistan shall be determined – (a)

(b) in the case of the services of a Province and posts in connection with the affairs of a Province, by or under Act of the Provincial Assembly:

Explanation -- In this Article, "All-Pakistan Service" means a service common to the Federation and the Provinces, which was in existence immediately before the commencing.

> ATTESPED EXAMINER eshawar High Court



### day or which may be created by Act of [Majils-e-Shoora (Parliament)]".

24. The Phrase "performing in connection with the affairs of Federation or for present matter Province" was elaborately explained in the case of <u>Salahuddin and 2 others vs.</u> <u>Frontier Sugar Mills & Distillery</u> <u>Ltd., Tokht Bhai and 10 others</u> (PLD 1975 Supreme Court 244). In the said judgment, the Apex Court has held:

"Now, what is meant by the phrase "performing functions in connection with the affairs of the Federation or a Province". It is clear that the reference is to governmental or State functions, involving, in one from or another, an element of exercise of public power. The functions may be the traditional police functions of the State, involving the maintenance of law and order and other regulatory activities; or they may comprise functions pertaining to economic welfare, development, 'social education, public utility service and enterprises of an other State industrial or commercial nature. Ordinarily, these functions would be performed by persons or agencies directly appointed, controlled and financed by the State, i.e., by the

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#### Federal Government or a Provincial Government".

Admittedly, as evident from 25. the bare reading of paragraph-3 & 4 of the Regulation, the present petitioners are performing policing service in the erstwhile tribal area, however their terms and conditions are being regulating through Regulation No.1 of 2014 and after the omission of Article 247 from the Constitution; through a provincial statute i.e. the Khyber Continuation of Laws in the Erstwhile Provincially Administered Tribal Areas Act, 2018 (Khyber Pakhtunkhwa Act No. III of 2019) the operation of Regulation No.1 of 2014 was continued. Thus, the essential criteria for being a civil servant is that the person holding the post must perform his functions. in connection with the affairs of Federation/Province and the terms and conditions of his service should be determined by or under the Act of Parliament/Provincial Assembly. The Apex Court in the case of Federation of Pakistan through Secretary, Ministry of Interior (Interior Division). Islamabad and 2 others vs. RO-

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<u>177 Ex-DSR Muhammad Nazir</u> (1998 SCMR 1081), while dealing with the case of an employee of Pakistan Rangers has observed that:

"7....Perusal of these rules clearly shows that they are all embracing, and therefore, under the amendment of section 1 of the Pakistan Rangers Ordinance, these rules would prevail: over the Rules of 1973. The Pakistan Rangers Ordinance was promulgated to constitute a force called the Pakistan Rangers for the protection of and maintenance of order in the border areas. Since with regard to the status of the members of the force the Pakistan Rangers Ordinance is silent, therefore, it can be safely said that:" the employees of the Pakistan Rangers will be deemed to be civil servants as they are performing duties in connection with affairs of the Federation and hence under the Service Tribunals Act. 1973, an appeal by a member of the Pakistan Rangers regarding a matter relating to terms and conditions of his service. is competent before the Federal Service Tribunal...".

26. Similarly, in the case of <u>Commandant, - Frontier</u> <u>Constabulary, Khyber</u> <u>Pakhtunkhwa, Peshawar and</u>

> ATTESTED EXAMUNER Peshawar High Co.



others vs. Gul Ragib Khan and others (2018 SCMR 903), the Hon'ble Apex Court has elaborately examined service structure of the employees of Frontier Constabulary, which is established under Frontier Constabulary Act (Act-XIII) of 1915. Relevant paragraphs of the said judgment are reproduced as under:-

6. Three broad tests for establishing the status and character of a civil servant emerge from the Constitutional mandate of the aforegoing, Articles, Firstly, under Article 240(a) of the Constitution, appointments to and the terms and conditions of service of the persons in the "service of Pakistan" are be determined by or under Act of Parliament. Secondly, by virtue of Article 260 of the Constitution, 'service of Pakistan' means any service, post or office in connection with the affairs of the Federation. Thirdly; under Article 212(1) (a) of the Constitution, the exclusive jurisdiction to adjudicate disputes relating to the . terms and conditions of persons, who are in the service of Pakistan vests in an Administrative Tribunal, namely, the Federal Service Tribunal. These mentioned з'n the tests ere <u>Muhammed Mubeen-us-Selam</u> case

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ATTESTER EXAMPLER Peshawar High Court ibld (at pp. 686-689 of the law report). The definition of the term 'civil servent' in the Act adopts the Constitutional criteria given in Article 260 noted above to reiterate that a person who, Inter alla, holds a civil post "in connection with the affairs of the Federation" including any such post connected with defence, to be a civil servant. The larger Bench has in this respect taken the logical step to incorporate the requirements under Article 240 (a) and 260 of the Constitution as the definitional criteria of the term "civil servant" (at p. 682 of the law report).

Having noticed the qualifying 7. criteria of a civil servant under the law. It is appropriate now to examine the factual matrix of the present controversy. The FC was established by the NWFP Constabulary Act, (Act-XIII) of 1915 ("Constabulary Act"). Section 3 of the Constabulary Act empowers the Federal Government to maintain the FC as a force "for the better protection and administration of the external frontiers of Pakistan within the limits of or adjoining North-West Frontier or any part thereof. Section 3-A of the Constabulary Act authorises the Federal Government to employ the FC outside the limits of or adjoining the North-West Frontier Province in other parts of Pakistan for

eshawar High Court

the better protection and administration of those parts. Section 5(1) of the Act ibld vests the Federal Government with power to appoint the Commandant and other persons including the District Constabulary Officers or Assistant Constabulary Officers of the force in one or more districts. Section 6 delegates to the Commandant and 🗄 District Constabulary Officer the power to appoint subordinate officers in the manner prescribed by Rules made under the Act. The Federal Government exercised its power conferred by Section 21 of the Constabulary Act, to frame the NWFP. Rules. Constabulary 1958 ("Constabulary Rules"), in order to provide the terms and conditions of service of the officers and men in the FC.

8 It will be observed that the matter of terms and conditions of service of the respondent-employees of the FC, are in the first place regulated by the Constabulary Act and elaborated pursuant thereto by the FC Rules. The provisions made by the Constabulary Rules are in furtherance of and in exercise of the power conferred by the Constabulary Act. Therefore, the terms and conditions oľ service of İhe employees of the FC are prescribed

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in the Act and the Rules. The test laid down in Article 240(a) of the Constitution requires that the appointment to and the terms and conditions of service of posts in connection with the affairs of the Federation and of a service of Pakistan shall be determined "by or under an Act of Parliament. The expression "by or under" in Article 240(a) of the Constitution authorizes the terms and conditions of service of a civil servant to be provided both by statute or by statutory rules. The provision made in the Constabulary Act and the Constabulary Rúles, therefore, satisfy the Article 240(a) test. The judgment in the Muhammad Mubeen-us-Salam case lbld endorses this point of view:-

"86.... The terms and conditions of service of those employees, however, are required to be specified under Article 240 of the Constitution by or under Act of the Parliament. Thus, the conclusion would be that only those persons, who are in the service of Pakistan; as discussed hereinabove, and if their terms and conditions are governed either by a statute or statutory rules, in terms of Article 240 of the Constitution, can seek remedy before the Service Tribunals."

27. Similarly, this Court in the case of <u>Gul Munir vs. The</u>

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Government of Pakistan through Secretary, Ministry of States and Frontier Regions (SAFRON), Islamabad and others (2019 PLC (C.S) 645), on the basis of law laid down by the Apex Court in Commandant, Frontier Constabulary Khyber Pakhtunkhwa, Peshawar's case (2018 SCMR 903), while dealing with the case of Federal Levies Force, which was established through Federal Levies Force Regulation, 2012 having the same structure of service for its employees/force as provided in Regulation No. 1 of 2014 has held that employees of the Federal Levies Force whose terms and conditions of service are governed. under Federal Levies Force Regulation, 2012 are civil servants. Keeping in view the above, the Force established under Regulation No. 1 of 2014 qualifies the criteria of being civil servant in view of its composition, functions and duties as per law laid down by the Apex Court in the cases of Federation of Pakistan through Secretary, Ministry of Interior (Interior Division), Islamabad and 2 others

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ATTESSED EXAMPLER Peshawar Hinh Court 28 (43)

vs. RO-177 Ex-DSR Muhammad Nazir (1998 SCMR 1081) and Frontier Commandant, Constabulary, Khyber Pakhtunkhwa, Peshawar and others vs. Gul Ragib Khan and others (2018 SCMR 903); thus; the preliminary objection raised by the learned counsels for the and respondents is sustained accordingly, the present petitions in view of clear bar contained in Article 212 of the Constitution are not maintainable. The present petitioners may agitate thelr grievances before the Provincial Services Tribunal, However, prior to this judgment, the status of present petitioners being a civil servant was not determined and in the similar cases, the Apex Court in Gul Ragib Khan's case (2018 SCMR 903) has held that:

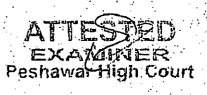
"11. It follows from the dicta laid down above that the protection of the border areas is a sovereign function belonging to and performed by the Federation. The same duty Isperformed equally I the present case by the FC not only on the frontiers of KPK Province but also by maintaining order in other parts of Pakistan. For discharging such functions, the

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services rendered by the FC have direct nexus with the effairs of the Federation. Therefore, the reasons given in the Muhammad Nazir case (supra) fully apply here as well and we hold that the employees of FC are civil servants. Insofar as the question of competent remedy in respect of service disputes of FC men is concerned, we hold that in a matter. relating to the terms and conditions of service of the respondent-employees of the FC, an appeal before the Federal Service Tribunal is available to them as the exclusive remedy under the law. Accordingly, this remedy may be availed by them within the statutory period of limitation commencing from the date of issuance of certified copy of this judgment. All these appeals filed by the appellant-Commandant, FC are according allowed in above terms".

When case of the petitioners (PATA Federal Levies Force) was examined in juxtaposition with the Provincial Levies Force and ibid judgment, we observed that service of both the forces is governed under the rules so framed under the provisions of "Provincial Administered Tribal Areas Levies Force Regulation,

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Therefore, we believe that the 2012". status of petitioners is that of civil servants for all practical and material purposes, and as such, the matter of terms and, conditions of their service squarely falls outside the ambit of writ jurisdiction of this court given the explicit bar contained in Article 212 of the Constitution. As earlier discussed service rules of the petitioners (PATA Federal Levies Force) and Provincial Levies Force both were framed "Provincial under the provisions of Administered Tribal Areas Levies Force Regulation, 2012" and through the Ibid judgment, the personnel of Provincial Levies Force were declared as Civil. Servants after exhaustively discussing the matter of Levies Force performing their duties in PATA. Therefore, on the same premise, we have no hesitation to hold that the petitioners are Civil Servants as their service fulfills the entire criteria of Civil Servants so provided by the law, Learned counsel: representing the petitioners: could

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ATTESTRO EXAMINER eshawar High Court not distinguish the status of petitioners (PATA Federal Levies Force) vis a vis Provincial Leavy Force in any manner. Both forces are performing their functions in the same area for the same object and; purpose, and both are being maintained through the provincial exchequer. Therefore, the matters arising out of the terms and; conditions of service of the petitioners are only amenable to the jurisdiction of the Service Tribunal in terms of Article 212 of the Constitution:

So far as the contention of petitioners that they have challenged the vires of the impugned Notification and as such the same are not amenable to the jurisdiction of the Service Tribunal is concerned, suffice it to state that it has long been settled that Service Tribunal has ample jurisdiction to deal with the Issue of vires of the law and rules framed thereunder. 2015 SCMR 253 NATIONAL ASSEMBLY SECRETARIAT through Sectrary V.

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ATTESTED EXAMINER Peshawar ligh Court Therefore, the contention so agitated at the bar is misconceived and as such repelled. In view thereof, the status of petitioners has been declared as that of Civil Servants and the matter in question revolves around the terms and; conditions of their service which does fall outside the jurisdiction of this court given the baring provision of Article 212 of the Constitution and as such instant petitions are dismissed; being not maintainable. However, the petitioners may approach the worthy Service Tribunal for the redressal of their grievance if so advised. Albeit, earlier the status of petitioners being civil servants determined. therefore, the was not petitioners may avail the remedy of appeal within the statutory period of limitation commencing from the date of issuance of the certified copy of this judgment in terms of the judgment of august apex court in Gul Ragib khan's case 2018 SCMR 903.

COC Nos.38-M/2021 in W.P.No.367-M/2021 and; COC No.436-

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P/2022 in W.P.No.1335-P/2022 are dismissed for having become infructuous. JUDG JODGE Announced. Dt.29/11/2022. DGE HON'BLE MRJUSTICE LAL JAN KHATTAK, HON'BLE MRJUSTICE S M ATTIQUE SHAH HON'BLE MRJUSTICE SYED ARSHAD ALL. o Bie it≥se ⊂ 17 DEC 2022 63603 J. Ż. 32 peuly no ... Ľ 91 125 • ; 1. à All shah



# BEFORE THE HONOURABLE PESHAWAR HIGH COUL

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#### Writ Petition No. \_\_\_\_\_oL2021

- Lal Nawaz son of Azal Nawaz Resident of Mohalla Mabian Tensil & District, Karak
- Jan Muhammad son of Hashim Khan Resident of Kamali Banda Tehsil & District Karak
- Qadir Ulalyson of Faqir. Ullah Resident of Latamber Tensil & District, Karak
- Rifat, Ullah son of Eid Rehman Resident of Aral Adam Unan Tensil & District Karak
- Muhammad Knurshid, Alam son of Mir Ajab Resident of Darish Khel Tehsil B.D.Shah District, Karak.
- Shah Nawaz Khan son of Anur Nawaz Residnet of Aral Adam Banda Tehsil & District Karak
- Javed Iqbal son of Sher Nawaz Resident of Nari Khawarha Tehsil Takht-e-Nasrati District, Karak.
- Waheed Iqbal son of Muhammad Iqbal Resident of Main City, Karak Tehsil & District, Karak
- Mustaf Kama loon of Gul Zeban Resident of Karak City Tehsil & District, Karak
- 10. Arif Saced son of Banda Bad Shah Resident of Gardi Banda Tensil Talcht-e-Naerati District, Karak,
- 11. Quaid-e-Azam son of Cul Ajab Khan Resident of Zark Nasrati Tensil Takht e-Nasrati District, Karak.
- 12. Sultan Ayaz (son of Tajmal Khan) Resident of Ashraf Khel Tehsil Takht-e-Näsrah District, Karak.
- 13. Flaz ul Islam son of presently Levy Sepy Karak.
- 14. Javed Ahmad son of Ial Sattar resident of Sher Qaiser Banda Tehsil Takht-e Nasrati District, Karak.
- 15. Resham gul son of Zameer Gul Residnet of Bahadar Khel
- Tehsil B.D. Shah District, Karak. 16. Haroon Ahmad son of Zahoor Ahmad Resident of Chokara Tehsil Takht-e-NasratilDistrict, Karak.
- 17. Nacem Khan son of Ghazi Khan Resident of Nashpa Banda Bahadar Khel Tehsil B.D. Shah District, Karak.
- 18. Abdul Qayyum son of Sarfaraz Resident of Shanki Banda Tehsil Takhit-e-Nasrati District, Karak
- 19. Mansar Khan son of Zarin Khan Resident of Surdag Tehsil & District, Karak.
- 20. Wali Muhammad son of Dashat Noor Resident of Karak City Tehsil & District Karak
- 21. Muhammad Yousai son of Zar Nawab Khan Resident of Showzi Khel Tehsil & District, Marak
- 22. Reshinain Gul son of Zamir Gul Resident of Karak City Tehsil & District, Karak
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  - WP1335-2022 LAL NAWAZ V6 GOVT pdf . .

i Sali Dat Kan son of Wall Bat Khan Resident of Karak City Tehsil & District Karak

Tehsil & District: Karak Muhammad Alison of Gul Zali Khan Resident of Karak City

Tensil & District, Karak Rashid Gul son of Matali Khan Resident of Karalc City Tensil & District Karak

Abdul Hameed son of Syed Ahmad Resident of Karal Oity Tensil & District Karak

VERSUS Govt: of Khyber Pakhfurlchwa through Chief Secretary Opil Secretariat Peshawar

Secretary Home and Tribal Affairs Department IC vil

Secretariat Peshawar Provincial Police Officer Khyber Pakhtunkhwa Peshawar.

Deputy Inspector General of Police Kohat Division, Kohat, Deputy Commissioner, Karak // Commandant Levies Force

لاعتعاد. لاعتعاد: المتعاد: (Respondents)، المتعاد: (Respondents)،

Addresses of the parties mentioned above are sufficient for proper service.

WRIT HETITION UNDER ARTICLE 1993 OF THE

CONSTITUTION OF ISLAMIC REPUBLIC

<u>1973.</u>

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FACTS

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EXANT

That the petitioners were appointed against the post of Levy Sepoy BPS-05 in District. Karak in various dates between 1995 to 2018 and they are still performing their duties in their respective stations in District. Karak ----- (Photocopy of appointment orders are annexed as Annexure "A").

That initially the services of the Federal Levies Force were established 7 controlled under the Federal Levies Force Regulation 2012

3. That under 25<sup>th</sup> Amendment Act 2018 (Act No. XXXVII of 2018) the FATA have been merged in the Province of the Knyber Pakhhinkhwa.

4. That ICP Provincial Assembly passed a special Acil for Lievies Force called IChyber Palchtunkhwa Levies Act. 2019 WP135:2022 LAL HAWAZ V5 GOVT, pdl

WP1155-2022 LAL HAWA2 VS GOVH Jul

BEFORE HONORABLE PESHAWAR HIGH COURT, PESHAWAR

CM In Writ Petition No.1335 -P/2022

Lal Nawaz and others .....Petitioner

Versus

Government of Khyber – Pakhtunkhwa, and others......Respondents

APPLICATION FOR ISSUANCE OF JUDGMENT/ORDER IN WRIT PETITION No. 1335-P/2022 AS WELL AS FOR CORRECTION IN THE SHORT ORDER OF COC NO. 436-P/2022, in Writ petition No. 1335-P/2022, DECIDED ON DATED 29/11/2022

Respectfully Sheweth,

Petitioner humbly submits as under;

- That the above mentioned writ petition along with 39 other identical writ.
   Petitions was fixed for hearing on 29/11/2022. (Cause list of 29/11/2022 is attached as annexure-A)
- 2. That the main writ petitions No 367-M/2021 along with the other identical writs were decided by the Larger Bench on the date fixed.
- 3. That the judgment was received to the petitioner on 17/12/2022 and from the perusal of the judgment it transpired that all the identical writs were dismissed being not maintainable and the petitioners were directed to approach the worthy service tribunal for redressal of grievances, but unfortunately neither the writ petition of the applicant is mentioned in the main judgment nor any short order is issued in the Writ petition. (Copy of the judgment is attached as Annexure-B)
  - 4. That when the applicant approached to the service tribunal for filing of appeal the appeal was returned on the score that Neither the writ petition of the applicant is decided nor the Number of the applicant's writ is mentioned in the main Judgment (Copy of the objection slip is attached as Annexure-C)

CM CORRECTION28-2023 IN WP1335-2022 LAL NAWAZ VS GOVT PGS40 USB.pdf

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### PESHAWAR HIGH COURT, PESHAWAR. FORM "A"

Section 1.

## FORM OF ORDER SHEET.

Serial No of order or	order or Proceeding that of parties or counsel where necessary						
proceeding.	2	3					
	16.03.2023.	CM No.28-P/2023 in W.P.No.1335-P/2022. Present:- Syed Roman Shah, Advocate for the applicants/petitioners.					
•		Malik Haroon Iqbal, A.A.G for official respondents.					
		<u>S M ATTIQUE SHAH, J</u> :- Through instant					
•		application, learned counsel for the					
		applicants/petitioners seeks addition/insertion of					
		writ petition No.1335-P/2022 in the main					
		judgment dated 29.11.2022 rendered by Hon'ble					
		Larger Bench of this court in W.P.No.367-M/2021					
-		along with other identical matters as the same					
		has not been shown mentioned therein.					
		Malik Haroon Iqbal, A.A.G present in					
		court in some other cases has got no objection					
· · · · · · · · · · · · · · · · · · ·		over the acceptance of this application.					
		Record reflects that W.P.No.No.1335-					
		P/2022 was fixed before the court duly mentioned					
5		in the cause list of even date and; the same was					
		also heard along with other identical petitions,					
	.   /	however, inadvertently, it could not be mentioned					
		in the main judgment. The non-mentioning of the					
	XII	writ petition is, therefore, neither intentional, nor					
	1/1	deliberate, rather, the same has been left					
	2 intra	$\mu'$					
	Jen 8ha	EYAMIDEE					
		Poshawar High					

unintentionally in the main judgment rendered therein.

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In view of the above, this application stands allowed and the writ petition bearing No.1335-P/2022 shall be deemed to have been decided by the Hon'ble Larger Bench of this court in the judgment rendered in W.P.No.367-M/2021 and; the attendance of the learned counsel Syed Roman Shah, Advocate shall be considered to be marked in the writ petition as well as in COC.

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1 8 MAR 2023

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HON BLE MR. JUSTICE & M ATTIQUE SHAH & HON BLE MR. JUSTICE SYED ARSHAD ALL

محفور جماب سماييرى تيم 3 مرار المنا حمير الجرودي 3, July Signer King Signer Sile in Star د منی منس جمل زن د منی منسر جمل زن فی از ایل مارا جمل مکر ورزم <u>اردو می</u> اس دو سرا براز در توکری سرجم ی در از در در سال المال مالي ميركم إيمار من عرام مدرا رزي ليوي فورس فمل كرد عين بلور سما مح الن الخارد- $\frac{6}{202}$   $\frac{1202}{201}$   $\frac{8}{202}$   $\frac{1}{202}$   $\frac{1}{202}$   $\frac{1}{202}$   $\frac{1}{202}$   $\frac{1}{202}$   $\frac{1}{202}$   $\frac{1}{202}$   $\frac{1}{202}$   $\frac{1}{202}$   $\frac{1}{202}$ توسانل تو موری سرز بن در بن در بن می در بانی - جند سانل ی انعنی بن در مین س عادی مر مر المرادين نه مرام رو رو رو رو رو رو رو رو مي المراد مر المرالي در ال کالیوی طرور میں میں سرول سرور ہے کی اور میں اور میں میں میں اور میں اور میں اور میں میں میں میں میں میں اور کو مرى س در در الم ما مرد المرام رس نما در ب ار در فارد و فالون و لفا مناح ، المور لولس فرا کان تا توران من منا مراد الما در منا در منا در منا در منا در منا ترین میں میں میں میں وردا نے کر اس میں کر ایک میں ارد ا فرا دے 1202 8366 mp 2 celler 7 8 1 1 - 1 1 5 202119/12/2022 , 07.00 Kin Shall می روسی فان قرار نوری کی تحسل دارد.



Karrak

S# :

Pers #: 00447813 Buckle: Name: MUHAMMED YOUSAFKHAN CONSTABLE CNIC No.1420204720893 GPF Interest Applied 07 Active Temporary PAYS AND ALLOWANCES: 0001-Basic Pay 1000-House Rent Allowance 1210-Convey Allowance 1005 1300-Medical Allowance 1547-Ration Allowance 1567-Washing Allowance 1646-Constabilary R Allowance \*1901-Risk Allowance (Polica) 1902-Special Incentive Allownce Gross Pay and Allowances DEDUCTIONS .

GPF Balance 65,794.00 3530-Police wel:Fud BS-1 to 18 3621-Recovery of Pay 4004-R. Benefits & Death Comp: P Sec:001 Month:March 2021 KK4283 -Sub Inspector Karak (Levie SUB INSPECTOR KARAK (LEVI NTN:

GPF #: 447813

#### Old #:

· ·	KK4283		~02
	: 	15,870 1,589 1,932 1,500 681 100 300 3,530 775 34,963	.00 .00 .00 .00 .00 .00 .00
Subre:	· 、	1.010	

Subre: 1,010.00 317.00 2,015.00 450.00

3,792.00

31,171.00

Total Deductions

D.O.B 11.03.1971 12 Years 00 Months 015 Corys LFP Quota: HABIB BANK LIMITED KARAK 7900597903

HAMM/Shailh'

Appeal Appellant -Of KP of city Render NI. Yousa O Khan كوزخه دعوبي ۲ م ماعد شتجر سآثكه مقدمة مدرجة والدابالانتان البخاطر فد مصد المصط بتروي المتصاب والحاط الأردان متعلقه التابعان بيكام الم المر المحلي بتاب محلي بتاب محلي بالرمان المرد معدومان فالم الله المرمين بالرمان الرو مقربيكم بحصافر اركبيا جاتاب كدصاحب موصوف كومقدمه ككل كاردان كاكامل اختيارة وكاينيز المسلم ومبل ما مساحب كورا المتحلي فالمدكر ... في فتقر مثاليت و فيصله مرحلف ويديم جوامب داي ادرا قبال دعو كا ادر الدورت لأكرى كرف اجراءادر صولى بيجك دروب ارترضى دعوى ادردر خداست برشم كى تقدرين زرايي مدد يخط كما فتا خليار مديكا ميزصورت علام بيردى باذكرى يكطرفه باابيل كى برايدكى ادرمنسوخي نیز دانز کریے ابیل گلمانی دنظر ثانی دبیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقد مہذکور کے کل پا جروی کا روائی کے واسط اور دیک پا محتار قانونی کوامین ہمراہ ناا سینے بجائے تفر رکا اختیار ہوگا۔ا درمسا حسبہ مفترد شندہ کومیحی دای جملہ مذکورہ باا غذیا رات حاصل ہوں سے اوراس کا سرا لحتہ ير واختذمنظور قبل الموكا - دورال مقدمه مل جوخر چدد مرجان التوائي مقدمه كرسب سے دموكا -کوئی تاریخ بیشی مقام دوره پر بو یا حد ، با جر موتود کیل صاحب پا بند موں کے کر بیردی مكونكم يسالم لمداوكالت نام كصديا كممندد ب ·20\_22\_12\_\_\_\_\_ hate نی بور ي يوني من