BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

SERVICE APPEAL NO. 1182/2023

MUHAMMAD RASHID SAEED

VS.

GOVT OF KPK

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PRIVATE RESPONDENT NO.4

Through

NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL Khyher Pekhteldia Service Tribanai **PESHAWAR**

APPEAL NO. 1182/2023 Diary No. 6059

Muhammad Rashid Saeed

VERSUS

The Government of Khyber Pakhtunkhwa through Chief Secretary and others RESPONDENTS

REPLY ON BEHALF OF THE PRIVATE RESPONDENT NO. 4.

R/SHEWETH:

PRELIMINARY OBJECTIONS:

- 1) That appellant has got neither cause of action nor locus standi to file the instant service appeal.
- 2) That the instant appeal of the appellant is not maintainable against the private respondent No.4 for the reason that through the instant appeal the appellant has challenged the Notification SOG/FOOD/1-2/2023/VOL.VII/12, Dated 15.03.2023, before the learned Senior Civil Judge, Peshawar, as well as before the learned District Judge, Peshawar, in appeal, and in both temporary injunction was not granted in favour of the appellant. It is pertinent to mention here that, the appellant is concealing the material facts from this Hon'ble Tribunal. (Copy of the plaint, appeal and orders are attached as
- 3) That the instant appeal is against the law and rules on the subject hence not maintainable.
- 4) That the instant appeal of appellant is badly time barred.
- 5) That the instant appeal has been filed with mala fide intention just to harass the private respondent No.4 therefore, is liable to be dismissed.
- 6) That the instant appeal is also not maintainable because the departmental appeal preferred against the impugned notification dated 15.03.2023 was addressed to the wrong authority/competent authority and not to the appellate authority.
- 7) That the impugned notification dated 15.03.2023 has been issued strictly in accordance with section 10 of the Khyber Pakhtunkhwa Civil Servant Act 1973, as per this section the appellant belonging to the

- 2-

management cadre is liable to serve anywhere in the province where the competent authority pleases so.

ON FACTS:

- 1- Para No: 01 of the appeal is subject to proof.
- 2- Pertains to record.
- 3- Pertains to record, and not concerning the answering respondent.
- 4- Pertains to record, and not concerning the answering respondent.
- 5- Pertains to record, and not concerning the answering respondent.
- 6- Pertains to record, and not concerning the answering respondent.
- 7- Pertains to record, and not concerning the answering respondent.
- 8-Incorrect and misconceiving. That the transfer of the appellant is in the interest of public at large he is supposed to serve anywhere in the province. That the replying respondent also belongs to the same cadre, therefore the appellant as well as the private respondent No. 4 are supposed to serve where the competent authority requires to be posted them. That as per the mandate of section 10 of the Khyber Pakhtunkhwa Civil Servant Act 1973 and the judgments of the apex Court of Pakistan on the subject the appellant is liable to serve anywhere in the province. That the impugned notification dated 15.03.2023 is followed by another notification dated 24.6522023 whereby the appellant as well as the private respondent No.4 have been transferred hence the appellant is supposed to challenge the notification dated 24.6\$\frac{1}{2}2023 and in the meanwhile the instant appeal becomes anfractuous. Copy of the order is
- 9- Incorrect, reply on the grounds are as under:

GROUNDS:

- A- Incorrect, the impugned notification is in accordance with law and rules and in the interest of public at large, and the same is according with facts and norms of natural justice.
- B- In reply to Para No: B of the grounds of appeal, the respondent department has the authority to withdraw its order any time.
- C- Incorrect, the impugned notification is issued by the competent authority under the mandate of law and rules on the subject, therefore, the subject notification is legal, lawful and was issued with bona fide intention. The said dictum does no attracted to the present case.

- - D- Para No: D of the appeal is totally incorrect, hence denied.
 - E- Incorrect. The respondent Department has the authority to transfer the appellant to anywhere in the province to work for the public interest, the said transfer in valid one.

 - G-Incorrect, hence denied. Detailed reply has been given in the above para of this reply. Copy of the record is attached as annexure **R3**.
 - H-Incorrect, the appellant is supposed to serve anywhere in the province according to section 10 of the Khyber Pakhtunkhwa Civil Servant Act 1973, therefore, the policy of tenure do not attract to his post/case. Incorrect, the subject appeal has also become anfractuous because the impugned notification is followed by another notification dated 24.05,2023.
 - I- Incorrect. The appellant has approached before the learned Civil Judge, Peshawar, as well as before the learned District Judge, Peshawar, in appeal, and in both temporary injunction was dismissed, therefore the appellant has availed his remedy.
 - J- Incorrect, the said case does not attract to the present case.
 - K- Incorrect, detailed reply has been provided in the preceding paras.
 - L- Incorrect, detailed reply has been provided in the preceding paras.
 - M- Para No: M is legal, therefore needs no reply.
 - N-The answering para does not fall under the mentioned reason. However, the detailed reply has been given in the preceding paras.
 - O-Incorrect. The said transfer is according to the law, rules and policy.
 - P- Incorrect.
 - Q-Incorrect. The answering respondent (No: 04) has been legally transferred to his post, by the respondent Department.
 - R- Incorrect. Detailed reply has been provided in the preceding paras.
 - S- The respondent Department has the authority to transfer the appellant to anywhere in the province.
 - T- In reply to Para No: T of the grounds of appeal, it is humbly stated that the said transfer has been made in according with the law.

U- Incorrect.

- V- Incorrect, detailed reply has been provided in the preceding paras. However on the subject issue the apex Court as well as the august Service Tribunal have issued a number of judgments against the appellant.
- W- Incorrect, detailed reply has been provided in the preceding paras. However on the subject issue the apex Court as well as the august Service Tribunal have issued a number of judgments against the appellant.
- X- Incorrect, detailed reply has been provided in the preceding paras. However, on the subject issue the apex Court as well as the august Service Tribunal have issued a number of judgments against the appellant.

Y- Subject to proof.

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

Dated: 16.06.2023

(PRIVATE RESPONDENT NO. 4)
IRFAN AFRIDI

THORUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT

WALEED ADNAN

KAMRAN KHAN

UMER FAROOQ

MUHAMMAD AYUB ADVOCATES

AFFIDAVIT

I, Mr. Irfan Afridi (the Private Respondent No.4) do hereby solemnly affirm that the contents of this Reply are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal, 11.3 fulls for the state of a such that it is the state of the solution o

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 1182/2023

Muhammad Rashid SaeedAPPELLANT

VERSUS

REPLICATION TO THE APPLICATION FOR SUSPENSION OF OPERATION OF TRANSFER ORDER DATED 15.03.2023.

R/SHEWETH:

The private respondent No. 4 submits as under:

Preliminary Objections:

- a) That the appellant has got no locus standi to file the instant application.
- b) That the appellant has no prima facie case and has filed the instant application with mala fide intention.
- c) That the appellant being a civil servant is liable to serve anywhere in the province according to Section 10 of the Civil Servants Act, 1973 therefore the application filed by the appellant is liable to be set aside.
- d) That the private respondent no.4 has already assumed his charge and started performing his duties.
- e) That the applicant is not a genuinely aggrieved civil servant as stipulated under Section 4 of the Service Tribunal Act, 1974 hence the application is not maintainable.

ON FACTS:

- 1- Needs no reply.
- 2- Incorrect and misconceiving. The appellant has no prima facie case.
- 3- Needs no reply.
- 4- Incorrect and misconceiving
- 5- Incorrect. The respondent Department has the authority to transfer the appellant anywhere in the province.

- 6- Incorrect. The order dated: 15.03.2023 is made in according to law, ruels and policy.
- 7- Incorrect. The balance of convenience does not lie in favour of the appellant but instead lies in favour of private respondent no.
 - 4. That if the impugned order dated 09.12.2022 is suspended, the private respondent no.4 would suffer irreparable loss.

Dated: 16.06.2023.

(PRIVATE RÉSPÓNDENT NO. 4) Mr. Irfan Afridi

Through

NOOR MOHAMMAD KHATTAK ADVOCATES SUPREME COURT

AFFIDAVIT

I, Mr. Irfan Afridi (the Private Respondent No.4) do hereby solemnly affirm that the contents of this Replication are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal.

DEPONENT

10 of 3 cm. 213 31 90/ 86/6

IN THE COURT OF SENIOR CIVIL JUDGE, PESHAWAR? TO

Civil Suit No

Muhammad Rashid Saeed Assistant Food Controller Food Department Peshawar.

VERSUS

- 1. Secretary Food, Khyber Pakhtunkhwa, Peshawar.
- 2. Director Food, Khyber Pakhtunkhwa, Peshawar.
- 3. Aftab Ahmed Awan Section Officer (General) Khyber Pakhtunkhwa, Peshawar.

.....Defendants

/2023

- A.SUIT FOR DECLARATION TO THE EFFECT THAT THE NOTIFICATION NO. SOG/FOOD/1-2/2023/VOL.VII/12487 DATED 15-03-2023 IS ILLEGAL, UNLAWFUL AND WITHOUT LAWFUL AUTHORITY. FURTHER THAT THE TRANSFER OF THE PLAINTIFF MAY PLEASE BE DECLARE ILLLEGAL AND VOID AB INITIO AND IS LIABLE TO BE CANCELLED BEING PREMATURE.
- B. SUIT FOR PERMANENT INJUNCTION. TO THE EFFECT THAT THE DEFENDANTS MAY KINDLY BE RESTRAINED FROM TILLEGAL TRANSFER OF THE PLAINTIFF FROM AFC SEED PESHAWAR TO FOOD DIRECTORATE AT PESHAWAR TILL THE DECISION OF THE CASE.
 - > Cause of action accrued to the plaintiff a few days ago after the complete denial of the defendants.
 - Valuation for the purposes of Court fee and jurisdiction for rollief "A" is Rs. 1200/-
 - Valuation for the purposes of Court fee and jurisdiction

Socion County Property

Respectfully Sheweth

- 1. That the plaintiff is serving in a food department as an Assistant Food Controller S&EO, Peshawar since 20-01-2022.

 (Copy of order is attached)
- 2. That the defendants/department had issued an order/notification dated 03-10-2022 for the posting/transfers amongst the officers of the Directorate of Food Khyber Pakhtunkhwa Peshawar and the name of the plaintiff was enlisted at serial no 20.

 (Copy of order is attached)
- 3. That thereafter the defendants /department issued an office order/notification dated 14/10/2022 in which the defendants categorically withdrawn in respect of the plaintiff.

 (Copy of order/Notification is attached)
- 4. That now the plaintiff once again had issued the impugned notification no. SOG/FOOD/1-2/2023/VOL.VII/12487 DATED 15-03-2023 for the posting/transfer of the Officers including the plaintiff which is illegal, unlawful and without lawful authority.
- 5. That the defendants/department neither issued any lawful notice of transfer nor did they annex any reasonable document.
- 6. That the plaintiff done his job with truly and sincerely with the department.
- 7. That there is no complaint against the plaintiff AT and the high ups are happy the work done by the plaintiff.
- 8. That the order / impugned notification mentioned above is premature and there are numerous

A CONTRACTOR OF THE CONTRACTOR

judgments of the Superior Courts against the premature transfer.

- 9. That the cause of action accrued to the plaintiff : a few days ago after the bear denial of the defendants / department.
- 10. That the valuation for the purposes of Court fee and jurisdiction are rightly mentioned in the heading of the plaint.

It is, therefore, most humbly prayed that on acceptance of the case, the impugned notification, mentioned above may kindly be declare null and void and without lawful authority and may please be cancelled.

Any other remedy which deems fit and proper may also be awarded to the plaintiff.

Dated: 21-03-2023

Muhammad Imran

Advocate High Court

Peshawar

.Cell# (0300-5906860)

I Muhammad Rashid Saced plaintiff do hereby solemnly affirm and declare that the contents of the plaint are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Through

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COURT OF SENIOR CIVIL JUDGE, PESHAWAR

Civil	Misc No.	•		:
	LITZC NO		. •	/2023
ķ.,				72023

Muhammad Rashid Saeed VS Secretary Food & Others

APPLICATION UNDER 39 RULE 1 & 2 CPC FOR GRANT TEMPORARY
INJUNCTION FOR THE SUSPENSION ORDER/ NOTIFICATION NO.

SOG/FOOD/1-2/2023/VOL.VII/12487 DATED 15-03-2023

Respectfully Sheweth,

- 1-That the above noted case is pending adjudication before this Hon'ble Court in which no date of hearing has yet to be fixed.
- 2-That the plaint be consider part and parcel of this application.
- 3-That the Applicant has a prima facie case against the respondents and sanguine about its success.
- 4-That the balance of convenience also lies in favour of the applicant.
- 5-That if the respondents are not restrained from illegal transfer of the applicant, the applicant will suffer irreparable loss.
- 6-That this Hon'ble Court has got complete jurisdiction upon the instant matter.

It is, therefore, humbly prayed that the temporary injunction may please be granted in favour of applicant against respondents.

Dated: 21-03-2023

, Applicant

Through

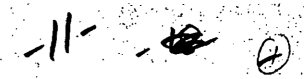
MUHAMMAD IMRAN Advocate High Court Peshawar.

Cell # (0300-5906860)

Affidavit

I, Muhammad Rashid Sacod potitioner do heroby solemnly, affire and declare on oath that the contents of the application are true and correct to the best of my knowledge and belief and nothing has been concealed from this lion ble Court.

Experient postery



IN THE COURT OF DISTRICT JUDGE, PESHAWAR

Civil Appeal No_____/2023

Muhammad Rashid Saeed Assistant Food Controller, Food Department Peshawar.

Appellant

VERSUS

- 1. Secretary Food, Khyber Pakhtunkhwa, Peshawar.
- 2. Director Food, Khyber Pakhtunkhwa, Peshawar.
- 3. Aftab Ahmed Awan Section Officer (General) Khyber Pakhtunkhwa, Peshawar.

.....Respondents

CIVIL APPEAL UNDER SECTION 104 R/W ORDER 43 RULE 1 & 2 CPC AGAINST THE IMPUGNED ORDER DATED 21-03-2023 PASSED BY THE LEARNED CIVIL JUDGE- , PESHAWAR WHEREBY THE LEARNED TRIAL COURT DID NOT GRANT A STATUS QUO . *

PRAYER IN APPEAL

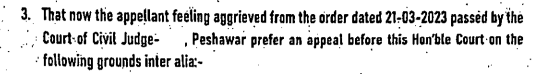
On acceptance of this appeal, the impugned order dated 21-03-2023 passed by the learned trial Court may kindly be set aside and the status quo may please be granted for a proper administration of justice.

Respectfully Sheweth,

- 1. That the Appellants brought a suit for declaration cum perpetual injunction before the Court of Senior Civil Judge Peshawar which was marked to Civil Judge—Peshawar for disposal. Further that the temporary injunction application was also filed coupled with the plaint. (Copy of plaint and temporary injunction application are attached)
- 2. That initially the learned trial Court has not been granted a status quo order regarding the illegal transfer of the appellant / plaintiff and the application for temporary injunction was noticed on 21-03-2022. (Copy of order is attached)

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Grounds

- A. That the order dated 21-03-2023 of the learned trial Court is against the law and facts of the case.
- B. That the learned trial Court while passing the order in hasty manner.
- C. That learned trial Court did not passed the speaking order.
- D. That the learned trial Court has badly failed to consider the law relating to the application and went out of his powers, authority and jurisdiction.
- E. That the impugned order passed in hasty, unlawful manner without applying his judicial mind and without seeing the judicial factual position of the status quo.
- F. That the order of the trial Court is erroneous and is not sustainable in the eyes of law.
- G. That the respondents/defendants had illegally issued a impugned notification no. SOG/FOOD/1-2/2023/VOLVII/12487 DATED 15-03-2023 on malafide intention mentioned the name of the appellant in the posting / transfer list with the collusion of political authorities. (Copy of notifications are attached)
- H. That any other ground will be agitated at the time of arguments with the permission of this Hon'ble Court.
- l. That this Hon'ble Court has got complete jurisdiction upon the instant matter.

It is, therefore, most humbly prayed that on acceptance of this appeal, the impugned order dated 21-03-2023 passed by the learned trial Court may kindly be set aside and the status quo / ad-interim order may please be granted till the final disposal of the case for the proper administration of justice.

Any other remedy which deems fit may also be awarded to the appellant.

Dated: 22/03/2023

Through

Appellant

Muhammad Imran

Advocate High Court

Peshawar.

Yerification:

It is verified that the contents of the Civil Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Deponent

IN THE COURT OF DISTRICT JUDGE, PESHAWAR

Civil Misc. Application No______/2023

Muhammad Rashid Saeed

VERSUS

Secretary Food & others

APPLICATION FOR SUSPENSION OF IMPUGNED NOTIFICATION NO. SOG/FOOD/1-2/2023/VOL.VII/12487 DATED 15-03-2023

Respectfully Sheweth,

- 1. That the appellant has filed a civil appeal before this Hon'ble Court in which no date of hearing has been fixed yet.
- 2. That the petitioner has a prima facie case and sanguine about his success.
- 3. That balance of convenience also lies in favour of petitioner.
- 4. That if the impugned notification NO. SOG/FOOD/1-2/2023/VOLVII/12487 DATED 15-03-2023 is not suspended and the status quo is not granted; the petitioner /appellant will suffer irreparable loss.

It is, therefore most humbly prayed that the operation of the impugned notification may kindly be suspended and the status quo may kindly be granted till the final decision of the appeal in hand.

Dated: 22/03/2023

Through

Petitioner

Muhammad imran

Advocate High Court

Peshawar.

ÁT ESTED

Affidaxit

I, Muhammad Rashid Saeed appellant do hereby solemnly affirm and declare on oath that the contents of the Civil Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

AFFIANT

MINISTED PROGRAMMENT

ANOTHER TELECOURT PERSONAL

FORM "A" FORM OF ORDER SHEET

COURT OF		
CASE NO	DATE OF ORDER	ORDER OR OTHER PROCEEDINGS WITH SIGNATURE OF JUDGE OR MAGISTRATE AND THAT OF PARTIES OR COUNSEL WHERE NECESSARY
ROCEEDINGS .	PROCEEDINGS	3
1	2	
	· · · ·	
)01 ·	2/13/2023.	Plaint/petition submitted through counsel/personally.
		The case is entrusted to Man and Peghawar.
		learned Civil Judge/JFC/RC
* *		Learned counsel for the petitioner/plaintiff is directed to
		appear before the said Court.
÷ 4		Nadia Gul Wazir
	\$ (\$)	Nadia Gui Wazir, Senior Civil Judge (Judl:)/- Peshawar.
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Order No.03 21/03/2023

- 1. Plaintiff through counsel present.
- 2. Case file received from the court of learned Senior Civil Judge (Judicial) Peshawar.

 Plaintiff counsel admits and verifies the contents of the plaint as true and correct. It be registered in the relevant register.
- 3. Notices be issued to the defendants.
- 4. File to come for attendance of the defendants and arguments on maintainability on

10/4/2023

(Meena Qaisar) Civil Judge-X, Peshawar.

ATTESTED

22 142023

(Examine) Session Court Postcorrect





Order No.01

- 1. Petitioner through counsel present.
- 2. An application for temporary injunction received from the court of learned Senior Civil Judge (Judicial), Peshawar. Petitioner admits and verifies the contents of the petition as true and correct. It be registered in the relevant register.

 Notices shall be issued to the respondents/defendants in the connected main suit____ of 2023.
- Preliminary arguments on application for temporary injunction were heard. Notice of the application be issued to the respondents.
- 4. Petitioner is directed to submit Wakalat Nama by next date.
- 5. File to come up for attendance of respondents on

21.03.2023

(Meena Qaisar)

Civi Judge-X, Peshawa

Dated of Armination 22/3/2)
Name of the Parts Adv. (1) & fall.
Name of the Parts Adv. (1)

Announced:

Signature 1 Signature 2 13 12

Dates of Delivery

CERTIFIED TO THE TRUE COPY.

Copyling Contraction





GOVERNMENT OF KHYBER PAKHTUNKHWA FOOD DEPARTMENT



91-9225373

1 fooddepartmenikpk@gmail.com

@fooddepartmentkp +7 @foodsecretariat

NOTIFICATION

No.SOG/Food/1-2/2023/Vol.VI/ 12-487. In pursuance to Election Commission of Pakistan letter No.F.10(1)/2023-Elec-II dated 10.03.2023, the Competent Authority is pleased to order the following postings/transfers amongst the following officers & officials of Directorate of Food, Khyber Pakhtunkhwa in the public interest, with immediate effect.

S#	Name of Officer with Designation	From	To
1.	Mr. Tauseef Iqbal, District Food Controller (BS-17)	DFC, Chitral Lower	DFC, Nowshera
2.	Mr. Junaid Ahmad Gandapur, Foodgrain Inspector (BS-09)	FGI, D.I.Khan	AFC (OPS), D.I.Khan
3.	Muhammad Jamil, Foodgrain Inspector (BS-09)	AFC (OPS), D.I.Khan	AFC (OPS), South Waziristan
4.	Mr. Ashfaq Ahmad Assistant Food Controller (BS-16)	AFC, Charsadda	AFC PRC, Mardan
5.	Mr. Saif Ali Shah Assistant Food Controller (BS-16)	AFC PRC, Mardan	AFC, Charsadda
6.	Mr. Tasbeehullah, Food Grain Inspector BS-09	AFC Khyber (OPS)	AFC RC Peshawar (OPS)
7.	Mr. Noman BS-16 Assistant Food Controller (BS-16)	AFC RC Peshawar	AFC Khyber
8.	Mr. Mohsin Nisar Assistant Food Controller (BS-16)	AFC Upper Dir	AFC PRC Swat
9.	Mr. Usman Assistant Food Controller (BS-16)	AFC PRC Swat	AFC Upper Dir
10.	Mr. Irfan Afridi Foodgrain Inspector (BS-09)	FGI Khyber	AFC (OPS) PRC S&EO Peshawar
11.	Mr. Rashid Saeed Assistant Food Controller (BS-16)	AFC S&EO Peshawar	Report to Directorate of Food
12.	Mr. Riaz Ahmad Food Grain Inspector (BS-09)	FGI Upper Chitral	FGI Lower Chitral
13.	Mr. Sajjad Ali Food Grain Inspector (BS-09)	FGI Lower Chitral	FGI Upper Chitral

Consequent upon above, Mr. Rehmat Ali AFC Chitral Lower to hold additional charge of the post of DFC Lower Chitral. And AFC Laki Marwat to hold additional charge of DFC Laki Marwat.

SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA **FOOD DEPARTMENT**

Endst: No. & date even.

Copy for information and necessary action to:-

- 1. Accountant General, Khyber Pakhtunkhwa.
- 2. Director Food, Khyber Pakhtunkhwa Peshawar.
- 3. All Deputy Commissioners in Knyber Pakhtunkhwa.
- 4. All Divisional Assistant Directors Food in Khyber Pakhtunkhwa.
- 5. All District Food Controllers, Khyber Pakhtunkhwa.
- 6. All District Accounts Officers in Khyber Pakhtunkhwa.
- 7. The Rationing Controller Peshawar.
- 8. Storage Enforcement Officers, Azakhel & Peshawar.
- 9. PS to Minister for Food, Khyber Pakhtunkhwa, Peshawar.
- 10. PS to Secretary Food, Khyber Pakhtunkhwa, Peshawar.
- 11. Assistant Director (IT), Food Directorate for uploading on official website.
- 12. Officers/Officials concerned.
- 13. Personal File.

15/03/2023

(AFTAB AHMED AWAN) SECTION OFFICER (GENERAL) KHYBER PAKHTUNKHWA FOOD DEPARTMENT





GOVERNMENT OF KHYBER PAKHTUNKHWAP DIRECTORATE OF FOOD

Dated Peshawar the 24-05-2023



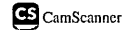
OFFICE ORDER No.ET-378/ /7 33 - The Director Food, Khyber Pakhtunkhwa is pleased to order the following postings/transfers amongst the following officials of Directorate of Food, Khyber Pakhtunkhwa in the public interest, with immediate effect.

5.No	Name of Officer with Designation	From	To
1.	Mr. Syed Zafran Shah	AFC HQ Mansehra	Report to Directorate of
	Foodgrain Inspector (BS-09)	(OPS)	Food
2.	Mr. Manzoor Alam,	AFC Upper Chitral	AFC Lower Chitral
•	Assistant Food Controller (BS-16)	''	Against vacant post
3.	Mr. Musharaf Jamal,	Food Directorate	AFC PRC Manshera (OPS)
4.	Foodgrain Inspector (BS-09)		Vice No. 04
4.	Mr. Israr Muhammad ,	AFC Mansehra	AFC Haripur
	Assistant Food Controller (BS-16)		Vice No. 05
5.	Mr. Shaukat Sultan,	AFC Haripur	AFC Manshera
	Assistant Food Controller (BS-16)		Vice No. 01
6.	Mr. Alzaz Khan	AFC Food Directorate	AFC Kohat HQ (OPS)
	Foodgrain Inspector (BS-09)	(OPS)	Vice No. 07
7.	Mr. Zafar Alam,	AFC Kohat HQ	AFC S&EO Peshawar
	Assistant Food Controller (BS-16)		Vice No. 08
8.	Mr. Atiq ur Rehman	AFC S&EO Peshawar	Report to Directorate of
	Assistant Food Controller (BS-16)		Food
9.	Mr. Wajid Ali,	AFC Kohat	AFC Swabi
	Assistant Food Controller (8S-16)		Vice No. 10
10.	Mr. Muhammad Nadeem	AFC Swabi	AFC Kohat
	Assistant Food Controller (BS-16)	_	Vice No. 09
11.	Mr. Imran Ali	AFC Dir Upper (OPS)	AFC Dir Lower (OPS)
•	Foodgrain Inspector (BS-09)		Vice No. 12
12.	Mr. Qaisar Khan	AFC Dir Lower (OPS)	AFC Dir Upper (OPS)
	Foodgrain Inspector (BS-09)		Vice No. 11
13.	Mr. Shams Ul Qamar	AFC Torghar (OPS)	AFC Battagram (OPS)
	Foodgrain Inspector (BS-09)		Vice No. 14
14.	Mr. Wasii Khan	AFC 8attagram	AFC Torghar
	Assistant Food Controller (BS-16)		Vice No. 13
15.	Mr. Muhammad Bilal	FGI Mardan	FGI Khyber
	Foodgrain Inspector (BS-09)		Against Vacant post
16.	Mr. Nadar Wali Khan,	FGI Dir Upper	FGI Chitral Upper
	Foodgrain inspector (BS-09)		Against vacant post
17.	Mr. Manzoor Ullah,	Directorate of Food	DFC Office, Mardan
	Computer Operator (BS-11)		Vice No. 18
18.	Mr. Jamali Ali	DFC Office, Mardan	Directorate of Food
	Computer Operator (8S-11)		Vice No. 17
19.	Mr. Ishaq Ali Shah,	DFC Office, Malakand	Directorate of Food
	Food Grain Supervisor (BS-07)		Vice No. 20
20.	Mr. Amir Hamza,	Directorate of Food	DFC Office, Malakand
	Foodgrain Supervisor (BS-07)		Vice No. 19
21.	Mr. Shehryar Khan,	DFC Office,	DFC Office, Nowshera
	Foodgrain Supervisor (BS-07)	Abbotabad	Against vacant post
22.	Mr. Muhammad Rahim,	Directorate of Food	DFC Office, Mardan



1-







GOVERNMENT OF KHYBER PAKHTUNKHWA DIRECTORATE OF FOOD

Dated Peshawar the 24-05-2023



Directorate of Food DFC Office, Mardan Mr. Shamoon Bacha Vice No. 22 Junior Clerk (BS-11) DFC Office, Mardan 24, Sved Sami ul Hag RC Office, Peshawar Vice No. 25 Assistant (BS-16) DDF Office, Mardan DFC Office, Mardan 25. Mr. Mustalab Khan Vice No. 23 Assistant (BS-16) RC Office, Peshawar DDF Office, Mardan 26 Mr. Abdul Ghaffar Vice No. 24 Assistant (BS-16) DFC Office, Shangla DFC Office, Mansehra 27. Mr. Sardar Rizwan Against vacant post Senior Clerk (BS-14) DFC Office, Mansehra Office, 28. Mr. Abbass Khan Vice No. 27 Abbottabad Senior Clerk (BS-14) **DFC Office, Abbottabad** Ms. Nabila Alam Food Directorate 29 Vice No. 28 Senior Clerk (BS-14) Office of S&EO Peshawar Food Directorate 30. Mr. Arshad Zaman Vice No. 31 Senior Clerk (BS-14) Food Directorate of S&EO 31. Mr. Arshad Khan Office Vice No. 30 Peshawar Senior Clerk (BS-14) Food Directorate 32. Mr. Zahid ullah Jan Office of S&EO Against vacant post Peshawar Computer Operator (BS-16) Office of S&EO Peshawar DFC Office, Karak 33 Mr. Nasar Ullah Vice No. 32 Computer Operator (BS-16) DFC Office, Nowshera DFC Office, Khyber 34. Mr. Salman Vice No. 35 Supervisor (BS-07) DFC Office, Nowshera DFC Office, Khyber Mr. Hamayun Khan 35. Vice No. 34 Supervisor (BS-07) DFC Office, Malakand DFC Office, Swat 36. Mr. Saglain Azam Foodgrain Inspector (BS-09) Vice No. 37 DFC Office, Malakand DFC Office, Swat 37. Mr. Salar Muhammad Vice No. 36 Foodgrain Inspector (BS-09) Under Transfer to AFC Azakhel Mr. Muhammad Rashid Saeed 38. Vice No. 39 Assistant Food Controller (BS-16) Directorate of Food Food Directorate AFC Azakhei 39. Mr. Muhammad Khalid Vice No. 38 Assistant Food Controller (BS-16)

DIRECTOR FOOD, KHYBER PAKHTUNKHWA

Endst: No. & date even.

Copy for information and necessary action to:-

- 1. Accountant General, Khyber Pakhtunkhwa.
- 2. All Divisional Deputy Directors Food, Khyber Pakhtunkhwa.
- 3. All District Accounts Officers, Khyber Pakhtunkhwa.
- 4. Assistant Director (IT), Food Directorate for uploading on official website.
- 5. All District Food Controllers, Khyber Pakhtunkhwa.
- 6. S&EOs PRC Peshawar & NRC Azakhel
- 7. Rationing Controller, Peshawar
- 8. PS to Advisor for Food, Khyber Pakhtunkhwa, Peshawar.
- 9. PS to Secretary Food, Khyber Pakhtunkhwa, Peshawarz
- 10. Officers/Officials concerned.
- 11, Personal File.

DEPUTY DIRECTOR FOOD, A&C KHYBER PAKHTUNKHWA





R/2

OFFICE OF THE STORAGE & ENFORCEMENT OFFICER PRC PESHAWAR

No. 172 IS&EO PRC Poshawar

- 60

TO.

CHARGE ASSUMPTION REPORT

In pursuance to the Section Officer, (General) Khyber Pakhtunkhawa, Food Department Notification No.SOG/Food/1-2/2023/Vol.Vi/12487 dated 15/03/2023.1, Mr. Irfan Afridi assume the charge of the post of Assistant Food Controller (OPS) Incharge PRC Godowns at Storage & Enforcement Officer, PRC. Peshawar as per direction of the S&EO, Peshawar office order No.169, today on 20-03-2023 (F.N).

Dotall is as under:-

Opening Balance on 20-03-2023 (F,N)

- Indigenous wheat stored at PRC Peshawar = 133,211Bags = 7,542.045 M.Tons
- 2. Imported wheat stored at PRC Peshawar = 204,505 Bags = 12,357.225 M.Tons
- 3. Indigenous wheat stored at F/Mills (Kamangara F/Mills)=3444 bags=350.878 M.Tons
- 4. Imported Wheat confiscated by Rationing Controller stored at PRC Peshawar=300bags = 14.800 M.Tons
- E.G Bags (serviceable) on record/ground as per FG-13 Register = PP.50 Kg =61,198Bags Jute used 30,842 Bags.
- 6. Dead Stock= as per Stock Register

TAKEN OVER CHARGE

Mr. Irfan Afrid

Assistant Food Controller (OPS)
I/C PRC, Peshawar (Godown)

Storage & Enforcement Officer,

I/C PRC, Peshawar.

No & Date Even.

Copy forwarded to:-

1) The Accountant General, Khyber Pakhtunkhawa, Peshawar.

2) The Director Food Khyber Pakhtunkhawa, Peshawar for information please.

- 3) The Section Officer (General), Khyber Pakhtunkhawa, Peshawar w/r to his office order mentioned
- 4) The Deputy Director Food (A&C) for Information please.
- 5) The Deputy Director Food Peshawar Division for Information please.
- 6) Mr. Irfan Afridi Assistant Food Controller (OPS) Incharge PRC Godowns at Storage & Enforcement

 Officer, PRC Peshawar concerned,
- 7) Muhammad Rashid Sased Assistant Food Controller, for Information plesase.

Storage & Enforcement Officer,



GOVERNMENT OF KHYBER PAKHTUNKHWA DIRECTORATE OF FOOD PESHAWAR

No. 1300/ET-378

Dated Peshawar the, 18th April, 2019

Office Order

The following postings/transfers of Assistant Food Controllers are hereb ordered with immediate effect in the public interest:-

Sr.	Name of Officer	From	То
ä			Office of S&EO
1.	Mr. Rashid Saeed, AFC	Office of DFC, D.I.Khan	Peshawar
2.	Mr. Sohail Habib, AFC	Office of DFC, Shangla	Office of DFC, D.I.Khan
3.	Syed Waseem Shah, AFC	Office of DFC, Bannu	Office of DFC, Kohat
	Atr. Gulab Gul, AFC	Office of DFC, Kohat	Office of DFC, Bannu
4.		Office of DFC, Dargai	Office of DFC, Dir Lower
5.	Nir. Attaullah, AFC	Office of DFC, Haripur	Office of DFC,
6.	Mr. Shoukat Ali, AFC	Giller of E. C. Francis	Manshera
		Office of DFC, Battagram	Office of DFC Shangla
7.	Mr. Shujaat Hussain Shah, AFC	Office of DFC, Kohistan	Office of DFC
8.	Mr. Muhammad Shakeel, AFC	Office of Orc. Komaton	Battagram
ļ		Tara - (Dr.C. Swahi	Report to Food
9.	Mr. Attique Rehman, AFC	Office of DFC, Swabi	Directorate.
-		ini wasata Bashawar	Office of DFC Dir Upper
10.	Mr. Muhammad Zubair, AFC	Food Directorate Peshawar	Office of DFC Swabi
11.	Mr.Saleem Igbal, AFC	Office of DFC, Dir Upper	Office of DFC Nowshera
12	Mr. Muhammad Akbar, AFC	Office of DFC, Mardan	Office of DFC Mardan
13	L Mr. Shabir Ahmad Khan, AFC	Office of DFC, Nowshera	AFC (OPS), office of DFC
14	Mr. Muhammad Riaz, FGI	Office of DFC, Swat	Dargai
1.		Office of DFC, Dargal	AFC (OPS), Office of
15.	Mr. Said Haleem, FGI	Office of OLC' parget	DFC Swat
1		are -spec Parious	AFC (OPS), office of
16.	Mr. Azhar Pervez, FGI	Office of DFC, Harlpur	DEC. Haripur
100		Office of DFC, Charsadda	AFC (OPS), Office of
17.	Mr. Bashir Gul, FGI	Ottice of DEC, Charagona	DFC Charsadda
1."			

KHYBER PAKHTUNKHWA, PESHAWAR

Endst No. & dates Even.

Dated Peshawar the 18th April, 2019

Copy for information and necessary action to:-

- 1. Accountant General, Khyber Pakhtunkhwa.
- 2. PS to Minister for Food, Khyber Pakhtunkhwa.
- 3. PS to Secretary Food, Khyber Pakhtunkhwa.
- 4. All District Account Officers, in Khyber Pakhtunkhwa.
- 5. All Assistant Directors Food at Divisional Level In Khyber Pakhtunkhwa.
- 6. All District Food Controllers in Khyher Pakhtunkhwa.
- 7. The Storage & Enforcement Officer Peshawar.
- 8. Officials Concerned.
- 9. Personal file of officials concerned.

Storage & Enforcement Officer, PAC, Peshawar

AHESTEC

KHYBER PAKHTUNKHWA.

District Food Controller,

AM LE LED

GOVERNMENT OF RHYBER PARTTUNKHWA, DIRECTORATE OF FOOD,





No. 23c2 /HT. Dated Perbuyar 15th June, 2021



PETICE ORDER

. The Competent Authority is pleased to order the following postings/transfers with immediate interests:

effect in the public interest:

Sin	Name, Designation & Basic Scale of Officers	Fran	70
1.	Muhammad Salim Iqbal, Assistant	AFC, DFC Office Swahl	Al'C, DEC Onice
	counoust, B2-16	At Clast Children	Kohistan
2.	Muhammad Khalid, Assistant Food	A 2/20 Feb C 43 - 1 - 2 - 2	AFC, office of DFC
	1 2.10	AFC, office of Rationing Controller, Peshawar.	Atardan
3.	Shujant Hussain Shah, Assistant		Report to Food
	. 224 Countoffer, H2.19	DFC Shangla (OPS)	Directorate
4.	Syed Wasim Shah, Assistant Food	APA tares con a train	AFC, office of
	Controller, US-16	AFC, DFC office Kohat	Rationing Controller
5.	Minima		Pestingent
	Controllers BSTG	Arctomerarsano	AT Croffice of DFC
6.	<u> </u>	Peshawara	Dannua
	Mr. Ghulam Rasool, Assistant Food Controller, BS-16	ATC office of DFC Chitral	AFC office of DFC
	20000001, 02:10	Lower	Chitral Upper
7.	Mr. 7-6-11		
	Mr. Zafar Alam Rizakhel AFC Bs-	AFC office of DFC Chitral	AFC office of DFC
<i>t</i>		Upper	Chitral Lower vice Sr# 6
8,	Mr. Wajid Ali, Assistant Food		
	Controller, BS-16	AFC, Directorate of Food	AFC office of DFC,
9.			Kohat Vice Sril 4
У.	Mr. Amir Khalid, Assistant Food	AFC office of DFC, Torghar	ARC of
	Controller, DS-16	1 D. mi	AFC office of DFC, Shangla
10			Rid
10.	Mr. Numan Amir, Assistant Food	AFC . Directorate of Food	AUG G
	Controller, BS-16		AFC office of DFC. Nowshera
11.	Mr. Shoukat Ali, Assistant Food	APG 46	· · · · · · · · · · · · · · · · · · ·
	Controller, BS-16	AFC office of DFC Mansehra	AFC office of DFC
12.			Haripur Vice Sr# 14
14.	Mr. Abid Ullah Jan, Assistant Food	AFC office of DFC Mardan	
	Controller, BS-16	THE PIPE NINGEN	AFC office of
			Rationing Controller
13.	Mr Tackit titlet Pand Court		Peshawar.
	·	100 100 100	4

DEPUTY DIRECTOR (A&C)

1			
5.	Mr, Said Halim, Food Grain Inspector, BS-09	AFC (OPS) office of DFC Swat	AFC (OPS) office of S&EO PRC Peshaw Vice Srd 03
16.	Mr. Qaisar Khan, Food Grain Inspector, BS-09	AFC (OPS) office of DFC Dir Lower	AFC (OPS) office of
17.	Mr. Junaid Ahmad Khan, Food Grain Inspector, BS-09	AFC (OPS) office of DFC, DIKhan	DFC. Tank FGI office of DFC.
18.	Mr. Farhan Wazir, Food Grain Inspector, BS-09	FGI office of DFC Tank	DIKhan
19.	Mr .Niaz Ali, Food Grain Inspector, BS-09	FGI S&EO office Peshawar AFC, DFC Office Charsadda	DFC. Torghar AFC. DFC Office
20.	Mr. Umair Ali Assistant Food Controller BS-16	FGI office of DFC Dir Lower	Chitral Lower AFC (OPS) office of DFC Dir Lower Vice
21.	Mr.Muhammad Imran, FGI BS-09	FOI office of 22 0	Sr# 16
22.	Mr. Ajmal Shah DFC BS-16	Food Directorate	office of DFC Swabi
23.	Mr. Saif Ur. Rehman AFC BS-16	Food Directorate	AFC office of DFC

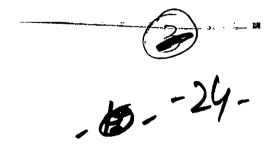
DIRECTOR FOOD, KHYBER PAKHTUNKHWA

Dated: 15th June, 2021

Endst: No. & Date even:

- Copy forwarded to: Accountant General, Khyber Pakhtunkhwa and concerned District Account Officers.
- PS to Minister Food, Khyber Pakhtunkhwa.
- PS to Secretary Food, Khyber Pakhtunkhwa,
- PA to Director Food. Khy ber Pakhtunkhwa. Personal files of the officers.

DEPUTY DIRECTOR (A&C)





GOVERNMENT OF KHYBER PAKHTUNKHWA DIRECTORATE OF FOOD, **PESHAWAR**

No: <u>260</u> /PF-Dalad: <u>20</u> /01/2022

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OFFICE ORDER

The following postings / transfers of Foodgrain Inspectors and Assistant Food Controllers are hereby ordered with immediate effect in the public interest.

S.NO	Namo & Dosignation	From	TO
1.	Muhammad Salim AFC	DFC Shangla (OPS)	AFC Incharge Godown S&EO NRC Azakhel against vacant post.
2.	Mr. Rashid Saeed AFC	AFC Godown Bannu	AFC Incharge Godown S&EO PRC Peshawar against vacant post.
3.	Mr. Arif ur Rehman AFC	AFC Dir Upper	AFC Incharge Godown Bannu vice Sr. No. 02
4.	Mr. Amjad Khan AFC	AFC Malakand at Dargal	AFC Incharge Godown Karak against vacant post.
5.	Farhaduliah FGI	FGI Tank	AFC D.I.Khan (OPS) against vacant post.

DIRECTOR FOOD KHYBER PAKHTUN KHWA, PESHAWAR.

Endorstt: Even No & Dates

Copy for information to:-

The Accountant General, Khyber Pakhtunkhwa Peshawar.

The District Accounts Officers, Shangla, Nowshera, Bannu, Dir Upper, 2 Malakand, Tank and D.I. Khan

The Assistant Directors Malakand, Bannu, D.I.Khan & Peshawar Divisions. 3

The District Food Controllers, Shangla, Bannu, Dir Upper, Malakand at 4 Dargai, Tank and D.I.Khan,

The Storage & Enforcements Officers PRC Peshawar and NRC Azakhel.

8 The Rationing Controller, Peshawar.

7 PS to Minister Food Khyber Pakhtunkhwa.

8 PS to Secretary Food Khyber Pakhtunkhwa, Peshawar

The Pay Bill Assistant Food Directorate, Peshawar,

10 Officials concerned.

Personal Files.

DIRECTOR FOOD KHYBER PAKHTUN KHWA, PESHAWAR.

Storage & Enforcement Office PRC Peshaviar





OFFICE OF THE STORAGE & ENFORCEMENT OFFICER PRC PESHAWAR

IS&EO PRC Peshawar

/03/2022

To,

The Director Food, Khyber Pakhtunkhawa, Peshawar.

Subject t:-

POSTING /TRANSFER /RELIEVING

Memo:

In compliance of Office Order No.SOG/Food/1-2/2023/Vol.12487 dated 15.03.2023 Mr. Rashid Saeed Assistant Food Controller of PRC Peshawar (Godown) is herby relieved from his duties today on 20.03.2023 (F.N) and he is directed to report Food Directorate Khyber Pakhtunkhawa immediately.

Storage & Enforcement Officer,

No & Date Even.

Copy forwarded to:-

1) The Accountant General, Khyber Pakhtunkhawa, Peshawar.

2) The Director Food Khyber Pakhtunkhawa, Peshawar for information

3) The Section Officer (General), Khyber Pakhtunkhawa, Peshawar w/r to his office order mentioned above please.

4) The Deputy Director Food (A&C) for information please.

5) The Deputy Director Food Peshawar Division for information please.

6) Mr. Irfan Afridi Assistant Food Controller (OPS) Incharge PRC Godowns at Storage & Enforcement Officer, PRC Peshawar concerned.

7) Muhammad Rashid Saeed Assistant Food Controller, for information plesase.

> Storage & Enforcement Officer, 1/C PRC, Peshawar.



OFFICE OF THE STORAGE & ENFORCEMENT OFFICER, I/C PRC PESHAWAR.

No. 170 IS&EO PRC Poshawar. Dated 201 03 [2023.

-26-

Office Order

In pursuance to the Section Officer, (General) Khyber Pakhtunkhawa, Food Department Notification No.SOG/Food/1-2/2023/Vol.VI/12487 dated 15/03/2023. Mr. Irfan Afridi Incharge the post of Assistant Food Controller (OPS) PRC Godowns at Storage & Enforcement Officer, PRC Peshawar is hereby directed to assume the charge of PRC Peshawar (Godowns) immediately after the full satisfaction, today on 20-03-2023 (F.N).

Storage & Enforcement Officer,

No & Date Even.

Copy forwarded to:-

- 1) The Accountant General, Khyber Pakhtunkhawa, Peshawar.
- 2) The Director Food Khyber Pakhtunkhawa, Peshawar for information please.
- 3) The Section Officer (General), Khyber Pakhtunkhawa, Peshawar w/r to his office order mentioned above please.
- 4) The Deputy Director Food (A&C) for information please.
- 5) The Deputy Director Food Peshawar Division for information please.
- 6) Mr. Irfan Afridi Assistant Food Controller (OPS) Incharge PRC Godowns at Storage & Enforcement Officer, PRC Peshawar concerned.
- 7) Muhammad Rashid Saeed Assistant Food Controller, for information plesase.

Storage & Enforcement Officer, I/C PRC, Peshawar.

Mill January

12/6

-27- -bg-

AC KP Poshawar

S#: 1 P 800:010 Month: May 2023 PR4453 -STORAGE & ENFORCEMENT OFFI Pors #: 00521514 Buckle: STORAGE AND ENFORCEMENT O Namo: IRFAN AFRIDI NTN: ASSISTANT FOOD CONTROLLER GPF #: 521514 CNIC No.1730149406557 01d #: GPF Intorest Applied 09 Active Temporary PR4453 PAYS AND ALLOWANCES: 0001-Basic Pay 31,640.00 1004-House Rent Allow 45% KP21 5,066.00 1210-Convoy Allowanco 2005 1947-Medical Allow 15% (16-22) 1,932.00 1,500.00 2148-15% Adhoc Roliof All-2013 520.00 2199-Adhoc Relief Allow @10% 275.00 2315-Special Allowance 2021 3,500.00 2341-Dispr. Rod All 15% 2022KP 3,079.00 2347-Adhoc Rel Al 15% 22(PS17) 3,079.00 Gross Pay and Allowances 50,591.00 DEDUCTIONS: GPF Balance 229,521.00 Subrc: 4,960.00 4200-Professional Tax 1,200.00 3501-Benevolent Fund 1,200.00

Total Deductions

7,810.00

450.00

42,781.00

D.O.B

07.09.1986

LFP Quota:

ALLIED BANK LIMITED PDA Complex Hayataba 0010023756470011

13 Years 00 Months 016 Days

4004-R. Benefits & Death Comp:

1. W. A.

CS CamScanner

-28-

VAKALATNAMA BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Merl No. 1/82 No 202320

my m	110_30.0920
M. Rashid Saeed VERS Gout of KIK & Other, I/Wé Respondent No. 9 Do hereby appoint and constitute	
That Parala + Na 4	Klan Akidi)
Do hereby appoint and constitute Advocate Supreme Court to ap withdraw or refer to arbitrate	ppear, plead, act, compromise,
Counsel/Advocate in the above no for his default and with the author Advocate Counsel on my/our of Advocate to deposit, withdraw and sums and amounts payable or depart above noted matter.	ted matter, without any liability ity to engage/appoint any other cost. I/we authorize the said id receive on my/our behalf all
Dated/202	CLIENT
	ACCEPTED
	NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT WALEED ADNAN
	KAMRAN KHAN
_	UMAR FAROOQ MOHMAND MUHAMMAD AYUB
& OFFICE:	MAHMOOD JAN ADVOCATES

Flat No. (TF) 291-292 3rd Floor, Deans Trade Centre, Peshawar Cantt. (0311-9314232)