Learned counsel for the appellant present.

Learned counsel for the appellant seeks adjournment.

Last chance is given go the appellant to argue the case on the next date. To come up on 27.04.2023 before S.B at camp court Abbottabad.

(Kalim Arshad Khan)
Chairman
Camp Court Abbottabad

- 27th April, 2023
- 1. Register
- 2. Learned counsel for the appellant present.
- 3. The office has reported that the appeal was returned to the learned counsel for the appellant on 18.04.2022 for completion and resubmission within fifteen days but the appeal was re-filed on 24.08.2023 i.e after 112 days and that too without removal of objections. Learned counsel for the appellant submits that it was a financial matter and no limitation ran. Let pre-admission notice be given to the other side to file reply also responding the late/ resubmission of file on or before 20.06.2023 before S.B at camp court Abbottabad. The appellant shall deposit the expenses of TCS for summoning of respondent No.6. P.P given to the parties.

(Kalim Arshad Khan) Chairman Camp Court Abbottabad 22nd Nov, 2022

This case was directed to be fixed before camp court Abbottabad for 16.11.2022 but the Reader has neither placed these appeals nor brought in the cause list. Explanation of the Reader be called as to why he should not be proceeded under the relevant Law. His explanation should reach my table within three days. The matter be posted on 14.12.2022 before S.B at camp court Abbottabad. Notices be issued to the petitioner and his counsel through ordinary means as well as through Whatsap of the counsel.

(Kalim Arshad Khan) Chairman

14th Dec 2022

Clerk of learned counsel for the appellant present.

Counsel are on strike. To come up for preliminary hearing on 21.02.2023 before S.B at camp court Abbottabad.

(Kalim Arshad Khan) Chairman Camp Court Abbottabad -26.09.2022

Nemo for the appellant.

Notice be issued to the appellant and his counsel to attend the court on the next date. Adjourned. To come up for arguments on office objections before the S.B on 04.11.2022.

(Mian Muhammad) Member (E)

4th Nov, 2022

None for the petitioner present.

Because of strike of the Bar, this matter is adjourned to 16.11.2022 before S.B at camp court Abbottabad. Office is directed to notify the next date on the notice board as well as on the website of this Tribunal.

(Kalim Arshad Khan) Chairman

Respected Sir,

It is submitted that the present appeal was received on 15.04.2022 after thoroughly scrutinizing the same many deficiencies were found in it which was returned to the counsel for the appellants for completion and resubmission within 15 days which was to be resubmitted on 03-05-2022 but counsel for the appellant re-filed the same on 24.08.2022 late by 112 days without removing objections.

The appeal is submitted to your Honour under rule-7(c) of Khyber Pakhtunkhwa Service Tribunal rules 1974 for appropriate order please.

REGISTRAR CL. 24/8/2012

Worthy Chairman



The appeal of Mr. Naveed Iqbal Retired Director Agriculture, District A.Abad received today i.e. on 15.04.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Copy of recruitment rules of 1981 mentioned in para-2 of the memo of appeal is not attached with the appeal which may be placed on it. Annexure-B is an act of 2012 but not a service rules.
- 2- Annexure-F of the appeal is illegible which may be replaced by legible/better one.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Muhammad Arshad Khan Tanoli Adv. High Court A.Abad.

1. correct date of Service roules is 1983 which is

placed at page NOIT Annen D. n- Time

2. Rest of the objections how been removed as required

Advocate Supreme Court of Pakistan Office # 33 Jinnah Flaza Adjacem II Disiti Bar Abbottabas

BEFORE KHYBER PKHTUNKHWA'SERVICE TRIBUNAL, PESHAWAR CHECK LIST

Case Title: Navee 19 bal vs Govto 7 Pakhtun Khwa 7 other

#	Contents	Yes	No
1.	This appeal has been presented by: MASS ad ham land 11 AIV3.		
	Whether Counsel / Appellant / Respondent / Deponent have signed the		
2.	requisite documents?		
3.	Whether Appeal is within time?		ļ
4.	Whother the enactment under which the appeal is med melitioned:	<u></u>	
5.	Whether the enactment under which the appeal is filed is correct?	<u> </u>	<u>:</u> .
<u>.s.</u> 6.	Till all a offidavit is annended?	~	<u> </u>
7.	Whether affidavit is duly attested by competent oath commissioner?		
8.	Whether appeal/annexures are properly paged?	<u> </u>	· · · · ·
0.	Whether certificate regarding filing any earlier appeal on the		·
9.	subject, furnished?		
10.	Whether annexures are legible?	V	
11.	Whether annexures are attested?	<u> </u>	
12	Whether copies of annexures are readable/clear?		<u> </u>
13.	Type-th-manny of anneal is delivered to A.G/D.A.G?	-	
13.	Whether Power of Attorney of the Counsel engaged is attested and	1	
14.	signed by petitioner/appellant/respondents?	<u> </u>	
15.	Whether numbers of referred cases given are correct?	1	_
16.	Whether appeal contains cuttings/overwriting/	1	<u> </u>
17.	Whether list of books has been provided at the end of the appeal?		
18.	Whether case relate to this Court?	\ <u>\</u>	_
19.	Whether requisite number of spare copies attached?		
20.	Whether complete spare copy is filed in separate file cover?	1	
21.	Whether addresses of parties given are complete?		
22.	Whether index filed?		
23.	Whether index is correct?	1	
24.	AVI of the Cognity and Process Fee deposited? on		
491.	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974	·	
25.	Rule 11, notice along with copy of appeal and annexures has been sent		'.
2.5.	to reason dontal on		
 	Whether copies of comments/reply/rejoinder submitted? on	. ,	· .
26.	· · · · · · · · · · · · · · · · · · ·	1=	
	Whether copies of comments/reply/rejoinder provided to opposite	} .	1.
27.	party? on	1_	

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name:

Signature:

Dated:

Paneli As <

20/8/22

0346.9588583



BEFORE THE CHAINMAN SERVICE TRIBUNAL KP PESHAWAR

Sarviga Annaal No.	/2022
Service Appeal No.	

Naveed Iqbal (Retired) District Director Agriculture, District Abbottabad.
...APPELLANT

VERSUS

Govt. of Pakhtunkhwa through Chief Secretary, Peshawar & others.RESPONDENTS

SERVICE APPEAL

INDEX

S. #	Description	Page #	Annexures
1.	Service appeal alongwith affidavit	1 to 9	
2.	Copy of retirement order of appellant	10	"A"
3.	Copy of relevant rule at time of appointment of the appellant	11-14	"B"
4.	Copy of degree of MSC honour in Agriculture of the appellant	15-16	"C"
5.	Copy of relevant notification dated 24.08.1983	17-18	"D"
6.	Copy of departmental appeal dated 23.04.2020 along with covering letter dated 25.06.2020		"E"
7.	Copies of notification dated 07/05/1992 wherein, advance increments have been granted to similarly placed employees	21	"F"
8.	Wakalatnama	22	

		Nate
	•	APPELLANT
		Through A han Tanoli
Dated:	/2022	Annual of Pakistan
		Kul-f-ira Abkultanad
		(Mahammad Arshad Khan Tanoli)
		Advocate Supreme Court of Pakistan

03469588583



BEFORE THE CHAINMAN SERVICE TRIBUNAL KP PESHAWAR

Service	Appeal	No.	,	2022
	11			

Naveed Iqbal (Retired) District Director Agriculture, District Abbottabad

...APPELLANT Khyber Palahtukhwa Service Tribunal

VERSUS

Dated 5/4/2022

- 1. Govt. of Pakhtunkhwa through Chief Secretary, Peshawar.
- 2. Secretary Agriculture Lives Stock and Cooperative Department KP Peshawar.
- 3. Secretary Finance KP Peshawar.
- 4. Secretary Establishment KP Peshawar.
- 5. Director General Agriculture Extension Department KP Peshawar.
- 6. District Director Agriculture District Abbottabad.

...RESPONDENTS

Filedto-day
Registrar

/5 | 4 | 2022

SERVICE APPEAL U/S OF KP **SERVICE** TRIBUNAL ACT 1974 FOR DECLARATION TO THE **EFFECT THAT** THE **APPELLANT GOT** APPOINTMENT AS AGRICULTURAL OFFICER HAVING MASTER OF SCIENCE **HONRS** IN AGRICULTURE VIDE **APPOINTMENT** DATED 19-01-1985 THE APPELLANT AS PER COMMENT OF KP **NOTIFICATION** DATED 24.08.1983, IS ENTITLED TO FOUR ADVANCE



INCREMENTS WHICH WERE GRANTED TO **EMPLOYEES** SIMILARLY PLACED OTHER SAME AND **SIMILAR** THE HAVING QUALIFICATION VIDE ORDER DATED 07.05.1992. HENCE, THE APPELLANT IS ALSO ENTITLED TO BE GRANTED FOUR ADVANCE INCREMENT FROM THE DATE OF HIS INITIAL APPOINTMENT I.E. 19.01.1986. RESPONDENT'S DEPARTMENT IS NOT GOING TO ALLOW THE SAID INCREMENTS TO THE APPELLANT WHICH IS PERVERSE, DISCRIMINATORY, AGAINST THE LAW.

. (

1

PRAYER:- ON ACCEPTANCE OF THE INSTANT SERVICE APPEAL, RESPONDENTS MAY GRACIOUSLY BE DIRECTED TO ALLOW FOUR ADVANCE INCREMENTS TO THE APPELLANT W.E.F. THE DATE OF HIS APPOINTMENT I.E. 19.01.1986 AND ARREARS THEREOF MAY ALSO BE GRANTED AND THE SAME MAY BE CONVERTED TOWARDS PENSION OF THE APPELLANT. ANY OTHER RELIEF WHICH THIS HON'BLE TRIBUNAL DEEMAPPROPRIATE IN THE CIRCUMSTANCES OF THE CASE MAY ALSO BE GRANTED TO THE APPELLANT.

2

The facts forming the background of the instant service appeal are arrayed as under:

- Officer in the office of respondent No. 2 vide appointment order notification No. SOE AD)II(2) 282/86 dated 19th January 1986. The appellant has been retired from service on superannuation on 22.03.2021. (Copy of retirement order of appellant is annexed as Annexure "A").
- 2. That at the time of appointment of the appellant, requisite qualification for the post of Agricultural Officer was "MSC, Agri, or equivalent qualification from the recognized university" vide recruitment rule notification dated 1st February 1981. (Copy of relevant rule at time of appointment of the appellant is attached as Annexure "B").
- 3. That the qualification of the appellant at the time of appointment was MSC honour Agriculture.

(Copy of degree of MSC honour in Agriculture of the appellant is annexed as Annexure "C").

- 4. That as per notification of Finance Department dated 24th August 1983 04 increments are to be granted on the basis of possessing higher qualification. (Copy of relevant notification dated 24.08.1983 is attached as Annexure "D").
- 5. That the appellant started shuttling in the respondents' offices for grant of advance increments from the date of his initial appointment but the respondents' department did not allow the said increments to the appellant so far. Hence, the appellant filed department appeal on 23.04.2020 vide covering letter No.865 dated 25/06/2020 but the respondents did not bother to reply to the appellant so far. (Copy of departmental appeal dated 23.04.2020 along with covering letter dated 25.06.2020 are attached as Annexure "E").

Hence, the instant service appeal is filed inter-alia on the following grounds:

GROUNDS:-

- a) That, the conduct of respondents towards the appellant is malafide, perverse, discriminatory, against the law as well as against the notifications in vogue regarding grant of increments. The respondents' department is supposed to have one yard stick while granting increments on the basis of possessing higher qualification.
- Islamic Republic of Pakistan 1973, envisages that all the persons are to be treated equally. Besides, equal protection of law is the fundamental rights of every citizen/ employee as enshrined in the Constitution of Islamic Republic of Pakistan 1973.
- the department granted increments to other employees having the same qualification and similarly placed vide notification No. 18/81(5-1)5754-59-/DGA dated 07.05.1992.

Copies of notification dated 07/05/1992 wherein, advance increments have been granted to similarly placed employees are attached as Annexure "F").

- d) That it has now been settled by the superior courts that once a benefit is granted to an employee that benefit may also be granted to all the employees to are similarly placed.

 When respondents granted increments to other similar and similarly placed employees having the same qualification to that of the appellant, then the appellants is also entitled for the said increments.
- e) That when law prescribe a thing which is to done in a particular manner that must be done in that manner and not otherwise.

 Superior courts also held in so many cases once a benefit is allowed, the same may also be granted to other similarly placed employees without forcing them to indulge in litigation.

- f) That this fact may not be left to fade in oblivion that the appellant on the analogy of similarly placed employees is eligible and entitled to receive advance increments from the date of his initial appointment.
- respondents' department is not going to allow the benefits to the appellant which are admissible to the appellant. In such like situations, court should not fold up its hand while granting relief to the aggrieved party.
- h) That the matter relates to the terms and conditions of service, therefore, this Honourable tribunal has jurisdiction to entertain the instant service appeal U/S 212 of the constitution.
- has got a continuing cause of action to agitate the matter before the competent forum. Hence, question of limitation does not arise.

PRAYER:

It is prayed that on acceptance of the instant service, appeal, respondents may graciously appeal, respondents may graciously be directed to allow four advance increments to the appellant w.e.f. the date of his appointment i.e. 19.01.1986 and arrears thereof may also be granted and the same may be converted towards pension of the appellant. Any other relief which this Honourable Tribunal deemed appropriate in the circumstances of the case may also be granted to the appellant.

	Non
	APPELLANT
	Through;
Dated:- /2022	
	(Multimmad Arshad Khan Tanoli) Advocate Supreme Court of Pakistan
	Advocate Supreme Court of Pakistan

VERIFICATION:-

Verified that the contents of the instant **Service Appeal** are true and correct to the best of out knowledge and belief and that nothing has been concealed from this Honourable Tribunal.

Dated:-	/2022	•	٨
			Nest
			APPELLANT

BEFORE THE CHAINMAN SERVICE TRIBUNAL KP PESHAWAR

Service	Appeal	No.	. <u> </u>	/20	22

Naveed Iqbal (Retired) District Director Agriculture, District Abbottabad. ...APPELLANT

VERSUS

Govt. of Pakhtunkhwa through Chief Secretary, Peshawar & others.RESPONDENTS

SERVICE APPEAL

AFFIDAVIT

I, Naveed Iqbal (Retired) District Director Agriculture, District Abbottabad, do hereby solemnly affirm and declare that the contents of foregoing service appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.



No22-1 DEPONENT



Annex-A

GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK FISHERIES & COOPERATIVE DEPARTMENT

RIC

Dated Peshawar, the 7th April, 2021

NOTIFICATION

NO. SOE (AD)/21-227/86/Naveed Iqbal/EW/21: 1479 In terms of Rule-20 of the Khyber Pakhtunkhwa Civil Servants Revised Leave Rules, 1981 and instructions issued from time to time, sanction is hereby accorded to encashment of leave preparatory to retirement, equal to 365 days in favour of Mr. Naveed Iqbal (BS-19), District Director, Agriculture (Extension), Abbottabad, w.e.f 24.03.2020 to 23.03.2021.

- In pursuance of sub-section (2) of section 13(A) of the Khyber Pakhtunkhwa Civil Servants Act, 1973 (Khyber Pakhtunkhwa Act No.XVIII of 1973), read with sub-section (3) thereof, **Mr. Naveed Iqbal (BS-19), District Director, Agriculture (Extension), Abbottabad,** stands retired from Government Service with effect from 23-03-2021 (A.N) on attaining sixtieth (60th) year of age, as his date of birth is 24-03-1961.
- Any salary, allowances and other ancillary benefits received or drawn by him on or after 23-03-2021 till date, shall be deemed to have been validly received and drawn.

Sd/-SECRETARY AGRICULTURE

Endst. of Even No. & Date.

Copy forwarded for information and necessary action to the: -

- 1) The Director General, Agriculture (Extension), Khyber Pakhtunkhwa, Peshawar.
- 2) The District Director Agriculture, (Extension) Abbottabad, Khyber Pakhtunkhwa.
- 3) The District Accounts Officer, Abbottabad.
- 4) Officer concerned.
- 5) P.S to Secretary, Agriculture, Livestock and Cooperative Department, Khyber Pakhtunkhwa, Peshawar.
- 6) P.A to Deputy Secretary (Admn:), Agriculture, Livestock and Cooperative Department, Khyber Pakhtunkhwa, Peshawar.

7) Master file.

Attested

District Disector Agriculture Abbortation

SECTION OFFICER ESTT:
AGRICULTURE DEPARTMENT

Annex -B

ZYTRAORDINARY

GOVERNMENT



PEGISTERED IND. PILL

GAZETTE

P- 11

KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, TUESDAY, 15TH MAY, 2012.

PROVINCIAL ASSEMBLY SECRETARIAT KHYBER PAKHTUNKHWA

NOTIFICATION

Dated Peshawar, the 15th May, 2012.

No. PA/Khyber Pakhtunkhwa/Bills/2012/20711.—The Khyber Pakhtunkhwa Cessation of Payment of Arrears on Advance Increments on Higher Educational Qualification Bill, 2012 having been passed by the Provincial Assembly of Khyber Pakhtunkhwa on 8th May, 2012 and assented to by the Governor of the Khyber Pakhtunkhwa on 11th May, 2012 is hereby published as an Act of the Provincial Legislature of the Khyber Pakhtunkhwa

THE ICITIBER PAKIFUNICHWA CESSATION OF PAYMENT OF ARREARS ON ADVANCE INCREMENTS ON HIGHER EDUCATIONAL QUALIFICATION ACT, 2012.

(KHYBER PAKHTUNIGIWA ACT NO. 1X OF 2012)

(first published after having received the assent of the Governor of the Khyber Pakhtupkhwa in the Gazette of the Khyber Pakhtunkhwa (Extraordinary), dated the 15th May, 2012).

> AN -ACT

to cease the payment of arrears account of navance increments on higher educational qualification.

WHEREAS advance increments have been granted to certain Provinctal Government employees on the basis of acquiring or possessing higher educational qualification over and above the prescribe educational qualification from time to time.

894 KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 15th MAY, 2012.

AND WHEREAS the Provincial Government vide Notification No. (PRC)1-1/2001, dated 27.10.2001, had already discontinued the scheme of advance increments on higher educational qualification:

AND WHEREAS due to linancial constraints, it is not possible for Provincial Government to pay the claimed and unclaimed arrears account from the said increments;

It is hereby enacted as follows:-

- 1. Short title, application and commencement.— (1) This Act may be called the Khyber Pakhtunkhwa Cossation of Payment of Arrears on Advance increments on Higher Educational Qualification Act, 2012.
- (2) It shall apply to all the employees of the Provincial Government, who were entitled to received advance increments on higher educational qualification.
- (3) It shall come into force at once and shall be deemed to have taken effect on and from 1st day of December, 2001.
- 2. Gessation of payment of arrears on advance increments on higher educational qualification.—(1) Notwithstanding anything contained in any decision, judgment and order of any Tribunal or Court including High Court or Supreme Court of Pakistan, for the purpose of any claim for payment of arrears on account of advance increments on higher educational qualification sanctioned in pursuance of any order, letter, office memoranda, notifications, instructions and other instruments issued before 1.12.2001, such orders, letters, office memoranda, notifications, instructions and other instruments shall be deemed to be non-existent, ceased or revoked and no further claim whatsoever on the basis of these instruments shall be entertained and all cases in respect of such claims pending in any Court or Tribunal including High Court and Supreme Court of Pakistan shall stand abated.

any Court or Tribunal including a High Court or the Supreme Court, implemented immediately before the commencement of this Act, shall be deemed a have been validly made, issued and implemented by the date of commencements or this Act, and any amount already paid there under on account of advanced by shall be deemed to have been validly maid, may shall not be recoverable from the recipient Government employees.

THE STANDARD COMMENSATION OF THE PAGE OF BROWN OF A WINDERSTEIN AND A STANDARD OF THE PAGE OF THE PAG

- 3. Removal of difficultion. If any difficult action, in giving effect to the provisions of this Act, the Provincial Government may make much orders as it may down just and equilibility.
- 4. Report. The Maybox Publishedown Councilon of Payment of Arreurs on Advance Increments on Higher Education (Incliffuntion Ordinance, 2012 (Chyber Polchundelwa Ordinance NO. 1 of 2013), is increby repeated.

BY ORDER OF MR. SPEAKER

PROVINCIAL ASSEMBLY OF KHYBER PAKHTHINKHWA

(MANULLAII)

Provide at Assembly of Rhyber Palchtinikliwa

Printed and published by the Menager, Santy, & Ptg. Duptt, Khylac Paddita@bya, Padanwar

P-14

GOVERNMENT OF NOTP Addiculture, forests & cooperation DEPARIMENT

MOTIFICATION

DATED PESHAVAR THE 19TH JANUARY, 1986

NO.SOE(AD)II(2)282/85. The Chief Minister NVFP is pleased to appoint the following candidates as Agricultural Officers in Basic Pay Scale No.17(Rs. 1600-120-3040) on adhoc basis with immediate effect for a period of six months or till the availability of the selecters of NVFP Public Service Commission, whichever is earlier, on the terms and conditions given below:

Riji

- 1. Mr. Wazir Ahmed S/O Muhammad Rauf, Village Shah Hoter, P.S. Balakot, Teh: & Distt: Mansehra
- 2. Mr. Fayaz-ud-Din S/O Sahibud Din Village Bajjar, Mohallah Kanan Khel, Tehsil Charsadda District Peshawar
- 3. Mr. Javid Ali S/O Fazal ili, Village Mohib Banda, Teh: Nowshera, Disto: Peshawar
- 4. Mr. Muhammad Iftikhar Afzal S/O Muhammad Afzal Khan, House No. 3871 Old Hospital, Debgari Bazara, Peshawar.
- 5. Mr. Saleem Khan S/O Momin Khan, Village & P.O. Khan Garhi, Malakand Agency.
- 6. Syed Ghulam Murtaza Shah S/O Syed Sakhi Sarwar Shah Village Mundra-cum-Richbehn, Peh: & Distt: Abbottabad.
- 7. Mr. Muhammad Iqbal S/O Muhammad Rhan, Village & P.O. Takka Mehallah Rawani, Tehsil and District Mardan
- 8. Mr. Abdul Majeed S/O Khair Muhammad Khan Village Choudwan, District DIKhan.
 - Mr. Ahmed Khan S/O Faqir Ghulam Muhammad, Village Lala, P.O. Tarnab Farm, District Peshawar.

Mr. Sadur-Rahman S/O Muhammad Sayyar-ud-Din, Village Pangi Khatta Pensil Nowshera, Distt: Peshawar

Mr. Hidayatullah S/O Gul Zaman, Village Gato Khuga Khel, Mohmand Agency.

Mr. Saleem Khan S/O Jalil Khan, Village & P.O.Raisan, Weh: Hangu, Distt: Kohat.

Mr. Naveed Iqbal S/O Pir Muhammad Khan, Village Balakot, Distt: Mansehra.

- 14. Mr. Naveed Akhtar S/O Abdul Majid, Village Pahari Pura, Distt: Peshawar.
- 15. Mr. Faridul ah Shah S/O Khan Ghaffar, Village Takhta Nasrati, Tehsil & Distt: Karrak.
- 16. Mr. Jehan Afsar 5/0 Zargen Dad, Village Bachai, Swabi, District Mardan.
- 17. Mr. Javed Magbool Butt 3/() Magbool Butt, No. 550 Nishtar Pura Karinapura Bazara Peshawar City.
- 18. Mr. Khalili Salim S/O Khan Mir Khan,
 North Vaziristan Sency, Miranshah
 C/O Miss Tarzana, Sstt:Provost, University of Pesh

13. مندامنال

forms and conditions of appointment

- The offer is purely temporary and on adhoc basis for a period of six months or till the selectees of the N/FP 1. Public Service Commission are available, whichever is earlier. Further excension will be accorded subject to the approval of Competent Authority;
- They will join duty at their own expenses;
- This appointment will not confer any right of seniority or 3. regular appointment to these posts or any other post in the Agriculture Department;

- Ax to

- Their services will be liable to termination at any time 4. without assigning any reasons before expiry of the period of adhoc appointment/extended period of adhoc appointment if their work and conduct during this period is not found satisfactory. In case an event they shall be given a month's notice of termination of service or one month's pay in lieu thereof. In case they wish to resign at any time, a month's notice shall be necessary or in lieu thereof a month's pay shall be forefieted;
- They shall be liable to serve anywhere within or outside N /FP in any post under the Federal Government or any Provincial Covernment or Local Authority or a Corporation 5. or body set up or established by any such Government;
- They will be governed by such rules and regulations as may 6. be issued by the Government for the category of Government Servants to which they belong from time to time;
- 7. Pheir appointment is subject to the conditions that they are domicile of the NUTP;
- Director General, Agricultural Extension, N TP would check their original degrees;
- They should report for duty to the Director General, Agricultural Extension, N TFP, Peshawar on or before 18.2.1986 ()_ at the latest, failing which this appointment order may be treated as cancelled in respect of the candidate concerned;
- 10. The Director General, Agriculture Extension, N TP should furnish a certificate after one month of the issue of this notification to the effect that the candidates joined their posts or otherwise.
- They will get no I.A/D.A.etc. on their appointment and joining the first place of posting; 11.

Miredtor General, Agriculture Extension, N TT will issue posting orders of the candidates concerned.

> FAQIR MUHAMMAD KHAN SECRETARY TO GOVERNMENT OF NOTE AGRICULTURE FORESTS AND COOP: DEPTT: Dated Pesh: the 19/1/1986

(**LT**(2)282/85/1984-2034 by forwarded to:

Director General, Agricultural Extension, N TP, Peshawar.

Accountant General, N /TP, Peshawar.

Recretary, N /FP Public Service Commission, Peshawar.

Recretary, N /FP Public Service Commission, Peshawar.

Recretary, N /FP Public Service Commission, Peshawar.

5. All candidates concerned

6, Manager. Government Printing Press, Peskawer

7. Office orders file.

1. P. Files of officers concerned.

CACHU NA C. B. CACHU SECTION OFFICER (ECTABLIZEMENT)

Ahnex-C

A.W.F.P. Agricultural University P-15

Maveed lobal Son of	Pir Pohammad Khan
and a student of the A.W.F.P. Agricultura	al University, having passed all the
prescribed examinations, is this day	admitted by the University
to the Degre	e of
Bachelor of Science Honours in Agricul	ture in the First Division,
with specialization in	AGRONOMY
The Examination was taken	as a whole/in-parts.
Registered Po. 81-Agr-U-355	Roll Ro. 217 had khan Tanoli
Registrar 1983	Vice-Chancellor

Annex-C M.F.P.Agricultural University Son of ____PIR FOHAMMAD KHAN NAVEED IGBAL

> and a student of the N.W.J.P. Agricultural University, having passed all the prescribed examinations, is this day admitted by the University to the Degree of

Master of Science Honours in Agriculture

in the	FR	<u> </u>	Bivision	
Principal subject	t	ÁGR	ONOMY	
Elective subject.	FIELD	PLOT	TECHNIQUE	

The Examination was taken as a whole/in parts.

Registered Ro. 81 - Agn-U-355

Roll No. 15

18TH APRIL 1984

Registrar

أسدن

FINANCE DEPARTMENT

Dated, Peshawar, the 24th August, 1983.

The Secretary to Government of NWFP., Finance Department.

- 1. All Administrative Secretaries to Govt: of NWFP.
- 2. The Senior Member, Board of Revenue NWFP.
- 3. All Heads of Attached Departments in NWFP.
- 4. All Commissioners/Deputy Commissioners/Political Agents/District and Session Judges in NWFP.
- 5. The Registrar, High Court, Peshawar.
- 6. The Secretary to Governor, N.W.F.P.
- 7. The Chairman, Public Service Commission NWFP.
- 8. The Chairman, Services Tribunal NWFP.
- 9. The Secretary, Board of Revenue NWFP.

SUBJECT:-

SCHEME OF BASIC PAY SCALES AND FRINGE BENEFITS OF PROVINCIAL CIVIL SERVANTS(1983)

sir,

(منورية

In pursuance to the decision of the President of P the Governor, N.W.F.P has been pleased to sanction, with effect from Ist July, 1983, a Scheme as detailed below, of the Basic Pay Scales, Allowances and other Fringe Benefits, 1983 for the Provincial Civil Servants:-

PART-I-BASIC SCALES AND ALLIED MATTERS.

- Basic Scales of Pay: The Basic Scales of Pay, 1983, as shown in Annexure-I to this circular letter shall replace the existing Scales of Pay (RNPS). The Basic Scales shall not be regarded as "grades" and shall not be referred to as grades in official communications. Officials shall henceforth be appointed/promoted to posts and not in grades.
 - Initial Fixation of Pay:-(i) The initial pay of an existing employee, i.e. an employee, who has been in Government Service since before the 1st of July, 1983, shall be fixed at the stage in the relevant Basic Pay Scales which is as many stages above the minimum as the stage occupied by him above the minimum of the existing revised National Pay Scales, provided that where the pay so determined does not give the employee concerned a minimum advantage of 10% of his existing Basic Pay plus Dearness Allowance over and above the present emoluments drawn by him, his pay shall be fixed at the lowest stage in the Basic Scale that gives him that advantage; provided further that the maximum of the relevant Basic Scale shall not be exceeded in any case. In this fixation formula, "emoluments" would mean the sum of pay, Dearness Allowance and Local Compensatory Allowance, if any.

P.T.O.

Advance increments to Technical and Professional categories on possessing/acquiring higher qualifications.

P-18

Doctors, Engineers, Educationists, Economists, Management Accountants, Scientists, Geologists, Meteorologists, Archaeologists, Experts in Agriculture, Animal Husbandry and Forestry working in Universities, Colleges, Research Institutions or Technical Departments shall be allowed advance increments on possessing/acquiring higher qualifications as under:-

- (i) In case a technical/professional employee of the above category possesses D.Sc., Ph.D degree from a foreign university, he shall be allowed six advance increments on entry into service in B-17.
- (ii) Those of the above categories of officers who possess M.A/M.Sc/M.S or equivalent from a foreign university or Ph.D or M.Phil from a university in Pakistan will receive four advance increments on induction in service in B-17.
- (iii) Those of the above categories of employees who while in service obtain a degree shall be allowed four advance increments in case of (i) above and two advance increments in case of (ii) above.
 - (iv) In cases where it is intended to extend the concession of advance increments to the categories of Officers other than Doctors, Engineers, Educationists, Experts in Agriculture, Animal Husbandry and Forestry mentioned above, prior concurrence of Finance Department shall be obtained.
- Advance increments to Stenographers: The orders funtained in the Government of NWFP, Finance Department circular letters No.FD(SRI)20-1/74 dated 13.5.1981 and No.FD(SRI)2-56/72 dated 13.9.1982 regarding grant of four advance increments to Steno-typists, Stenographers. Personal Assistants, Judgement Writers, Private Secretaries shall stand rescinded on the introduction of Basic Pay Scales with effect from 1-7-1983.

PART-II-ALLOWANCES.

- 12. Dearness Allowance, Local Compensatory
 Allowance and Rest and Recreation Allowance.
- (i) As from the Ist of July,1983, the existing Dearness Allowance, Local Compensatory Allowance wherever admissible, and Rest and Recreation Allowance shall cease to be admissible to a provincial civil servant who draws pay in fine Basic Pay Scales.
- (ii) The existing rules and orders regulating the grant of House Rent Allowance, Conveyance Allowance and Washing Allowance shall continue to her applicable

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OFFICE OF THE DISTRICT DIRECTOR AGRICULTURE ABBOTTABAD



Phone Number: 0992-380325

Fax Number: 0992-383026

To,

The Honourable Secretary,

Department of Agriculture, Livestock & Cooperative,

Government of Khyber Pakhtunkhwa Peshawar

P-19

Through:

PROPER CHANNEL

Subject:

GRANT OF ADVANCE INCREMENTS

Memo:

Reference office letter No.8847-50/DGA(E), Dated Peshawar the

17-04/2020.

As per the Notification FD(SR-I) 1-67/82 Government of NWFP Finance Department Dated, Peshawar, the 24th August,1983.(Copy enclosed as Annexure-I). Your good office is requested to please review once again admissibility of advance increment to the undersigned officer w.e.from 24-08-1983.

Moreover, while keeping in view order No.SOE(AD)2(2)16/91-II, Dated Peshawar, the 02/04/1992 (Copy enclosed as Annexure-II) officers of Agriculture Extension Department holding MSc (Hons) Degree were allowed for advance increment under the above quoted notification of Finance Department. Your kind consideration will make this over long overdue right of graduates to be restored, let justice be prevailed and

revive of serving public.

Control of Pakistan Control office No 33 Control office No 33

Yours Faithfully

Date: 23 / 37 /2020

(Naveed Iqbal)
District Director
Agriculture Abbottabad

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OFFICE OF THE DISTRICT DIRECTOR AGRICULTURE ABBOTTABAD



Phone Number: 0992-380325				Fax Number: 0992-383026
No	865	/DDA ATD,	Dated:	25 / 06 /2020.

Τo,

The Director General, Agriculture (Extension) Khyber Pakhtunkhwa Peshawar

P. 20

Subject:

GRANT OF ADVANCE INCREMENTS

Memo;

In continuation to this office letter No. 662/DDA Atd; dated: 24-04-2020.

The above subject cited letter in respect of undersigned is re-submitted herewith for information and onward submission to the quarter concerned please.

Enclosed: (04 No's)

District Director Agriculture Abbottabad

GOVERNMENT OF NUFP AGRICULTURE, FOOD & COOPERATION DEPARTMENT.

DATED PESH: THE

ововн-

No.EOE(AD)2(2)16/91-II. The Governor NWFP, on verification of the degree of M.Sc(Hons) Agri: by Director General Agri: (Extension) NWFP, and Director Water Management NWFP, Seshawar, is pleased to allow two advance increments to the following officers of Agri: Department from the date of issuance of their M.Sc(Hors)Agri: Degrees noted 11- 1000, against each as admissible in terms of para-10(iii) of Pinance Deptt: gircular_letter No.FD(SR-I)1-67/82 dated 24.6.1983.

S.No. Name & Designation Of the Officer. Date from which advance of the Officer of the Company of the Date from which advance of the Company of the Company

Mr. Naroof Shah Agriculture Officer.

Mr.Mukhtar-or-Sehman, Agriculture Officer.

8.7.1991.

Mr.Qasir Alam Khan, Agril:Officer.

Mr.Inamullan Agricultural Officer. S Harring on

Mr. Monammad Navid; 26.3.1991 Agril: Officer Ary News ...

Mr.Haq Nawaz Water Management Ext: Specialist.

Mr. Haji Mohammad, Agriculture Officer

·26. 3. 1991.

8. Mr. Asif Salcem, Agril:Officer.

W 4 may 12.7.1989.

white a gift Mr. Nasibur Rehman, Water Management Officer.

6.1.1994.

Sd/-SECTETARY AGRICULTURE. Endst: No. SOE(AD)2(2)16/91-II/102008-215 Nated Wesh: the 2/4/1992.

Copy forwarded for information and N/Action to the: Director General Agri: Exteq: N.W.F.P. Perintwar.

Director Water Management NEFP, Peshawar, wik

Accountant General R.W.F.F. Posnewar.

All Distt:/Agency Accounts Craicers.(5) Officer concerned Personal file of the officers.(7)Office order file.(8)Section Officer (SR-IX)Govt:of HWFF, Finance Deptt:w/r to his letter refferred to above.

Sd/-(MISAR ALI SHAR) SECTION BUFICER (ESTABLISHMENT).

GGA, Dated Pesh: the 7/5

Hazara Olvision Abbottabad.

3d/-

18/81(5-1)5754-59

deputy director of agriculture,

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COVERNMENT OF RUFP ACRICATION, FOOD & COOPERATION DEPARTMENT

DATED PUSTUMAR TIME /1992

No. SCU(AD)2(2)16/91-II. The Governor Marr, on varification of the degree of B.Se. (Norm) Agriculture by Director Concess, Agril. (Extens.on) | FF and Director, Weter Hone Compart, Harr, Pochower, is planual to allow two advance increments to the following efficers of Agric lime Department from the dutor of incumes of their M. So. (Lone) Agri. Degrees noted against each at admissible in terms of pera-10(111) of Finance Department Circulat letter No.FD(5R-I) 1-67/82 dittod 24-8-1983:-

Name and Designation of the · Date from Which advance Not officer' increments are allowed Mr. Marouf Shah, 17-2-1991 Lerioultural Officer. Mr. Hukhtor-ur-Rohmon, igricultural Officer. kr. Chisor Alam Khon, 12-9-1989 Agril. Officer. ir Inndullah, 26-3-1991 Agricultural Officer. Mr. Mohnamed Navood, **26-3-19**91 Agricultural Officer. Fr. Hag Namas, Motor Han gonent Extn. Specialist. Mr. Haji Hohemund, Agricultural Collion. lr. Asif Saloom, Agricultural Officer. ir. Masibur Rohman,

CC or menante of Camistania

SECRETAL PURIS TAKES

Dodot: No. 301(1D)2(2)16/91-1 Dated Poshithe 1

Con: forwarded for information and ny cotion to the

Water Kanagement Officer.

- Director Conoral, Lario, lturel (Detention) Kar, Pothewar Director General, Agrical turing the temperature, resulting war w/r to his Komo: Ro. 18/81(3-1)9858/DG. (Ext) dated 30-7-1991, No. 18/81(3-1)9860/DG. (Ext) dated 30-9-1991, No. 18/81(3-1)1179/DG. (Ext) dated 3-9-1991, No. 18/81(3-1)11539/DG. (Ext) dated 10-9-1991, No. 18/81(3-1)12194/JG. (Ext) dated 28-9-1991, No. 18/81 (3-1)12196/20 (Det) datod 28-9-1971, No. 18/81(3-1)12314/DOL(Extn) detod 1-10-1991, & No. 10/81(4)(D-1)15737/Da/(Ext) detod 7-12-1991
- Director, Noter Manuscom at, No. 27, Feshavar w/r to his Momos, No. 5411/2/16/DNN dated 18-8-1991 & No. 6412/2/16/DNN dated 9-10-91.

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Accountent Concret, MATE, Posterer. .111 Districts/Ljoney Accounts Officors. Colloure consermed. Lerence files of the officers 7-Office order file. 8 Section Officer (SR-II) Government Deportment w/r to-his letter res

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كورب فيبر Service باعث تحريرآ نكه

وكالبيام

Torbunal CPR Poshque عنوان: ها المعالم عنوان ch. Grevi Appellant Serve Appal inserge

مقدمہ مندرجہ میں اپنی طرف سے واسطے پیروی و جواب دہی کل کاروائی متعلقہ آں مقام 007. Arshad Khan Tanali Asc کووکیل مقرر کرکے اقر ارکرتا ہوں کہ صاحب موصوف کومقد مہ کی کل کاروائی کا کامل اختیار ہوگا نیز وکیل صاحب موصوف کوکرنے راضی نامہ وتقر ر ثالث و فیصلہ برحلف ودینے اقبال دعویٰ اوربصورت دیگر ڈگری کرانے اجراء وصولی چیک رویہ وعرضی دعویٰ کی تقیدیق اوراس پر دستخط کرنے کا اختیار ہوگا اور بصورت ضرورت مقدمہ مذکور کی کل پاکسی جزوی کاروائی کے لئے کسی اوروکیل یا مختارصا حب قانونی کواییے ہمراہ اپنی بجائے تقرر کا اختیار بھی ہوگا ورصاحب مقرر شدہ کو بھی وہی اور ویسے ہی اختیارات ہوں گے اور اس کا

ساختہ پرداختہ مجھ کومنظور وقبول ہوگا۔ دوران مقدمہ جوخر چہ وہر جانہ التوائے مقدمہ کے سبب ہوگا اس کے ستحق وکیل صاحب ہوں گے۔ نیز بقایار قم وصول کرنے کا بھی اختیار ہوگا۔اگر کوئی پیشی مقام دورہ پر ہویا عدے باہر ہوتو وکیل صاحب موصوف بابند ہوں گے کہ پیروی مقدمہ مذکورہ کریں اورا گرمختار مقرر کر دہ میں کوئی جز وبقایا ہوتو وکیل صاحب موصوف مقدمہ کی پیروی کے یا بند نہوں گے۔ نیز درخواست بمراد استجارت نالش بصیغه مفلسی کے دائر کرنے اوراس کی پیروی کا بھی صاحب موصوف کواختیار ہوگا۔

لہذاوکالت نامة تحرير کيا تا کەسندر ہے۔

بمقام:

وقاص فوٹوسٹیٹ کچبری (ایبٹ آباد)