19.05.2023

Junior of learned counsel for the appellant present. Mr. Asad Ali Khan, Assistant Advocate General alongwith Mr. Muhammad Kashif, Assistant Director for the respondents present.

Reply/comments on behalf of respondents No. 1 to 5 submitted which are placed on file. Copy of the same handed over to junior of learned counsel for the appellant. Reply/comments on behalf of respondent No. 6 are still awaited. Learned Assistant Advocate General contact respondent No. 6 for submission reply/comments. Last opportunity is granted. To come up for reply/comments of respondent No. 6 on 12.06.2023 before S.B. Parcha Peshi given to the parties.

Clerk to counsel for the appellant present. Mr. Asad Ali

(Muhammad Akbar Khan)

Khan, Assistant Advocate General alongwith Mr. Naveed Khan,

Assistant for the respondents present.

Reply on behalf of the respondents No.1 to 5 has already been submitted. Learned AAG requests for further time to contact the respondent No.6 for submission of reply/comments; granted with direction to submit the same on the next date positively, failing which, right of respondent No.6 for submission of reply shall be deemed as struck off. To come up for reply/comments of respondent No.6 as well as arguments on 06.09,2023 before D.B. Parcha Peshi given to the parties.

> (Muhammad Akbar Khan) Member (E)

·Am2an06:2023

Appellant Deposited

Security & Process F

Preliminary arguments heard. Record perused.

Points raised need consideration. Instant appeal is

admitted for regular hearing subject to all legal objections.

The appellant is directed to deposit security fee within 10 days. Thereafter, notice be issued to respondents for submission of written reply/comments. To come up for written reply/comments on 07.04.2023 before S.B.

Member (J)

07<sup>th</sup> April, 2023

Clerk of counsel for the appellant present, Mr. Asad Ali Khan, Asstt. AG alongwith Sultan Said, Deputy Director for the respondents present.

Reply/comments on behalf of respondents not submitted. Representative of the respondents requested for further adjournment. To come up for written reply/comments 19.05.2023 before the S.B. Parcha Peshi given to the parties.

> (Farceha Paul) Member(E)



#### FORM OF ORDER SHEET

Court of	
•	
Case No	95/2023

S.No. Date of order proceedings with signature of judge
proceedings

1 2 3

9/1/2023

The appeal of Mr. Muhammad Shamarez resubmitted today by Syed Noman Ali Bukhari Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on //2/23. Parcha Peshi is given to appellant/counsel.

By the order of Chairman

REGISTRAR

建.01.2023



Clerk of learned counsel for the appellant present and requested for adjournment on the ground that learned counsel for the appellant is busy in the august Peshawar High, Court. Adjourned. To come up for preliminary hearing on 17.02.2023 before S.B.

(Mian Muhammad) Member (E) The appeal of Mr. Muhammad Shamraiz Assistant Treasury Officer BISE A.Abad received today i.e. on 21.12.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Address of respondent no.6 is incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- Check list is not attached with the appeal.
- 3- Page Nos.8, 9, 13 to 18, 31 & 33 of the appeal are illegible which may be replaced by legible/better one.

No. 3684 /S.T,
Dt. 22/12/2022

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR

M.Asif Yousafzai Adv. High Court Peshawar.

all objection (1-to3) were removed. The aldress of lespondent Nob is the Chirman address of Establishment department kp speshwere and resubvished again

Syed Novian 411 Short 9-1-2023

# BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR.

APPEAL NO. 95 /2023

Muhammad Shamarez

V/S

Finance Deptt:

# **INDEX**

S.NO.	Documents	Annexure	Page No.
1.	Memo of appeal		1-6
2.	S.t Judgment	A	07-09
3.	Copy of acting charge order	A-1	10-11
4.	Copy of regularization order	В	. 12.
5.	Copy of supreme court judgment	С	13-18
6.	Copy of notification	D	19-20
7.	Copy of departmental appeal	Е	21-25
8.	Copy of rules	F.	26-30
09	Copy of CGA rules	G	31 <b>º</b> 34
10.	Vakalat nama		35

•

THROUGH:

(M. ASIF YOUSAFZAI)

ASC

(SYED NOMAN ALI BUKHARI) ADVOCATE HIGH COURT.

OFFICE:

Room No. FR-08, 4<sup>th</sup> Floor Bilour Plaza, Peshawar Cantt: 03129103240 03065109438

## BEFORE THE KP SERVICE TRIBUNAL PESHAWAR.

# APPEAL NO. 95 /2023

Muhammad Shamarez, Assistant Treasury Officer (BPS-17), On deputation basis in BISE Abbottabad.

(Appellant)

#### **VERSUS**

- 1. The Pravincial Govt: through Chief Secretary KP, Peshawar.
- 2. The Chief Secretary Govt of KP, Peshawar.
- 3. The Secretary Establishment, KP, Peshawar.
- 4. The Finance Secretary KP, Peshawar.
- 5. The Director Treasuries & Accounts, KP Peshawar.
- 6. The Chairman SSRC, KP Peshawar.

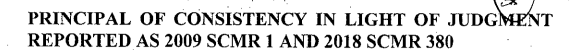
(Respondents)

APPEAL UNDER SEC- 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 FOR DIRECTING THE RESPONDENTS TO CONSIDER THE APPELLANT FOR ANTI-DATED PROMOTION/SENIORITY ON BASIS W.E.FROM 10/12/2012 (WHEN PROMOTED ON ACTING CHARGE BASIS) WITH ALL **BACK** AND CONSEQUENTIAL BENEFITS, AND FOR RATIONALIZATION OF RULES DATED. 10.08.2018 BEING DISCRIMINATORY AND BASED ON INEQUALITIES, AND AGAINST NOT DECIDING DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN STATUTORY PERIOD OF 90 DAYS.

#### PRAYER:

IT IS THEREFORE, VERY HUMBLY PRAYED THAT THIS HONORABLE TRIBUNAL MAY GRACIOUSLY BE PLEASED TO ACCEPT THE APPEAL AS FOLLOWS:-

1. THE RESPONDENTS MAY BE DIRECTED TO ANTI-DATE PROMOTION/SENIORITY ON REGULAR BASIS W.E.FROM 10/12/2012 WITH ALL BACKS AND CONSEQUENTIAL BENEFITS AS PER JUDGMENT DELIVERED IN C.AS NO.860 TO 861 OF 2010 DATED 24/05/2012 AND NOTIFICATION DATED 25/07/2012 ON THE BASIS OF PARITY AND



- 2. THAT RESPONDENTS MAY FURTHER BE DIRECTED TO CONSIDER THE APPELLANT FOR PROMOTION TO THE POST OF DISTRICT ACCOUNTS OFFICER BS-18.
- 3. THAT THE RESPONDENT MAY BE DIRECTED TO RATIONALIZE THE SERVICE RULES IN EQUIPABLE MANNER TO PROVIDE PROMOTION CHANCES TO ALL EMPLOYEE EQUALLY.
- 4. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND PROPER THAT MAY ALSO BE GRANTED IN FAVOUR OF THE APPELLANT

#### RESPECTFULLY SHEWETH:

#### **FACTS:**

- 1. That the appellant has good service record trough out in long fenure of service and no compliant has been filed against the appellant so for.
- 2. That previously the appellant and his some colleagues had filed a Service Appeal No. 301/2009 which was decided on 16.07.2009 and the august Tribunal was kind enough to agree with the contention of appellant that there should be a Roster & Cycle for Initial quota, promotion on seniority and for promotion on qualification of SAS. of SAS. The appeal was thus disposed of.

  Sopy of judgment is attached as Annexure A.
- 3. That the appellant was previously serving as Assistant Accountants (BPS-16) in the relevant department. The appellant was promoted to the post Assistant Treasury Officers (BS-17) on Acting Charge Basis with immediate effect vide order dated 10/12/2012. Copy of the acting charge order is attached as Annexure-A-1).
- 4. That the appellant had been serving on the above said post on acting charge basis for more than 6 years and appellant was regularized on the post of Assistant treasury Officer (BS-17) vide order 12/02/2018 with immediate effect. Copy of regularization Order is attached as Annexure-B.
- 5. That, some employees being on the same footings had approached the Service Tribunal and a detailed Judgment with regard to the

rvice Trib

regularization of the appellant was issued by the Service Tribunal in Appeal No.612 and 613/2008 dated 13.3.2009, whereby the above said relief was granted to the appellants by the Tribunal. The said Judgment of the Service Tribunal was challenged before the Supreme Court by the Establishment Department and the Honourable Apex Court was kind enough to give an elaborated and detailed judgment with regard to the same grievance on 24.05.2012. Copy of the supreme court's Judgment is attached as Annexure-C.

- 6. That as a result of the above said judgment of the Honourable Supreme Court of Pakistan the notification with regard to the antidate promotion of the employees from the dates of their taking acting charges on the relevant posts was issued. Copy of the said notification dated 25.07.2012 issued by the Establishment Department is attached as Annexure-D.
- 7. That after the Judgment of the Service Tribunal, and Supreme Court, the appellant also filed departmental on 23/08/2022 for antedating seniority/promotion and rationalization of rules, which was not decided within statutory period of 90 days. Copy of departmental appeal is attached is attached as Annexure-E).
- 8. That now the appellant comes to this august Tribunal on the following grounds amongst the others.

#### **GROUNDS:**

- A) That not antedating the promotion/seniority of the appellant from the date of acting charge promotion, not rationalizing present rules and as well as not deciding the appeal of appellant with statutory period are against the law, fact, norm of justice and material on record. Therefore liable to be set aside.
- B) That the appellant was promoted to post of BPS-17 on dated 10/12/2012 on acting charge basis meaning by that the post of BPS-17 were available and the appellant was eligible too at that time and according to Superiors Courts judgment that if post is available then civil servant should be promoted on regular base rather than acting charge basis.
- C) That the some employees on the same issue have filed Service Appeals No. 612/2008 and 613/2008 in this Service Tribunal and the Honourable Service Tribunal allowed the appeal and the relief



- I) That the appellant is similar placed person and also entitled for the same benefits.
- J) That the appellant was discriminated as many of his colleague have given anti-date promotion, while the appellant was deprived from the same benefits.
- K) That the appellant seeks permission to advance other grounds and proofs at the time hearing.

It is, therefore, most humbly prayed that the appeal of the appellant may be accepted as prayed for.

Muhammad Shamar

THROUGH:

(M. ASÍF YOUSAFZAI) ASC

(SYED NOMAN ALI BUKHARI) ADVOCATE HIGH COURT.

## **CERTIFICATE:**

It is certified that no other service appeal earlier has been filed between the present parties in this Tribunal, except the present one.

DEPONENT

## - LITOF BOOKS:

- 1. Constitution of the Islamic Republic of Pakistan, 1973.
- 2. The ESTA CODE.
- 3. Any other case law as per need.
- 4. Judgments referred above.

(M. ASIF YOUSÁFZAI) ADVOCATE SUPREME COURT<u>.</u>

# BEFORE THE KP SERVICE TRIBUNAL PESHAWAR

APPEAL NO.\_\_\_\_/2022

Muhammad Shamarez

V/S

Finance Deptt:

# **AFFIDAVIT**

I, Muhammad Shamarez (Appellant) do hereby affirm that the contents of this service appeal are true and correct, and nothing has been concealed from this honorable Tribunal.

Juhanimad Shamarez



A. 7

### BEFORE THE NWFP SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 301/2009

Date of Institution. ...

21.2.2009

Date of Decision ...

16,7.2009

[kramullah, Sub-Accountant, District Accounts Office, Swabl.

(Appellant)

#### **VERSUS**

1. The Government of NWFP, through Chief Secretary, NWFP Peshawar.

2. The Secretary Establishment & General Administration Department, NWFP Peshawar.

3. The Secretary, Finance Department, NWFP Peshawar.

(Respondents)

APPEAL UNDER SECTION 4 OF THE SERVICE TRIBUNALS ACT 1974 AGAINST THE IMPUGNED NOTIFICATION DATED 24.5.1981 AND AMENDED NOTIFICATION DATED 03.11.2006 WHEREBY DISCRIMINATORY AND IRRATIONAL RULES NOTIFIED AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF APPELLANT WITHIN STATUTORY PERIOD.

MR. MUHAMMAD ASIF YOUSAFZAI, Advocate.

For appellant.

MR. JAMAL ABDUL NASIR, Addl. Government Pleader,

For respondents.

MR. JUSTICE (R) SALIM KHAN, S. MANZOOR ALI SHAH,

CHAIRMAN. MEMBER.

#### JUDGMENT

of 2009 by Ikramullah, and Service Appeals No. 302 of 2009 by Pervez Khan, No. 303 of 2009 by Muhammad Saeed, No. 304 of 2009 by Ashfaq-ur-Rahman, No. 305 of 2009 by Taj Muhammad, No. 306 of 2009 by Wahid Bakhsh, No. 307 of 2009 by Imtlaz Ali, No. 308 of 2009 by Khairullah, No. 309 of 2009 by Zahoor Khan, No. 310 of 2009 by Muhammad Naeem-II, No. 311 of 2009 by Sahibzada Khan, No. 312 of 2009 by Shafiq-ur-Rahman, No. 313 of 2009 by Mulhammad Shamrez, No. 314 of 2009 by Noor-ul-Amin, No. 316 of 2009 by M. Saifullah, and No. 317 of 2009 by Amjad Khan, are of the same nature, involving the same legal questions. These appeals are, therefore, taken together for discussion and decision.

2. The appellant of this appeal contended that he was appointed, alongwith other co-appellants, on different dates, in the Treasury Department.



Rules were framed and notified on 24.5.1981, through which 31% quota was prescribed for promotion on the basis of seniority cum-fitness from amongst the Norders of the posts of Assistant Accountants, and filth quita was reserved for promotion of (a) Assistant Accountants who have qualified 5.A.S. Examination and (b) If no Assistant Accountants, who have qualified 5.8.5 examination; were available, then Sub Accountants, who have qualified S.A.S examination, on the basis of seniority-cum-fitness. The rules were modified on 3.11.2006, 20%, quala was reserved for initial recruitment, further 20% quota was reserved for promotion on the basis of seniority-cum-fitness from amongst the holders of the posts of Assistant Accountants, while the remaining 60% vacancies were left for promotion on the basis of seniority-cum-fitness from amongst the holders of the posts of (a) S.A.S. qualified Assistant Accountants and (b) if no such Assistant Accountants were available, then from Sub-Accountant who have qualified S.A.S. Examination. The appellant contended that the rules were irrational and discriminatory. The appellants submitted appeals severally and through their union. Writ Petition No. 1978 of 2006 was filed which was returned vide order. dated 27.10.2008. Hence the present appeals.

- 3. The respondents contested the appeals. They contended that the new rules were neither discriminatory nor irrational nor contradictory, that the appeals are against the provisions of Section 22(2) of the NWFP Civil Servants Act, 1973, and that the appellants have not submitted departmental appeals.
- We heard the arguments and perused the record.
- 5. The Writ Petition could be considered as departmental appeal also, as it served the purpose of informing the official respondents regularly regarding the grievantes of the appellants, and providing them an opportunity of the prescribed period to consider their grievances. As the Writ Petition has been sent to this Tribunal, the period spent for pursuing the mentioned Writ Petition is condoned. The present appeals are a challenge to the rules themselves and are not regarding the fitness or otherwise of the appellants for holding or for promotion to a post on ascertaining their eligibility for holding a certain post.
- 6. The learned counsel for the appellants contended that the quota for S.A.S qualified Assistant Accountants has been decreased while 20% quota for initial recruitment and 20% quota for promotion of the Assistant Accountants, who have not qualified S.A.S qualification, has been carved out and prescribed. The

(9)

congrative consideration of both the sets of the roles (Bules dated 74.5.198) and Rules dated 3.11.2006) show that 20% quota has been reserved for initial recruitment, by deducting 13% quota from the Assistant Accountants who have not qualified S.A.S. and by reducing 2% from the quota of S.A.S. qualified Assistant Accountants/Sub Accountants. The Government has the prerequive to prescribe the rules prospectively, and to create a place for direct recruitment. The quota of both classes of Assistant Accountants, and, consequently, of Sub-Accountants; has been reduced, and no discrimination has been made to any of these classes.

- It is expected that the system of Roster and Cycles shall be strictly adopted for the purposes of recrultment/appointment to the posts of Assistant Treasury Officer. A set of five vacancies available on, or after, 3.11,2006 small be declared one cycle, and the first of these five vacancies will be allotted to the direct recruit while the second vacancy will be allotted to the Assistant Accountant, who has not qualified S.A.S examination, on the basis of seniority-cum-fitness; The remaining three vacancies of each Cycle will be reserved for premotion of the S.A.S. qualified Assistant Accountants or, If the Assistant Accountants are not available, for the Sub-Accountants, who have passed S.A.S examination. The first vacancy of direct recruits shall not be given to the other two groups, and viceversa. An Assistant Accountant, on his passing S.A.S examination, shall be given the option to claim vacancy either in the second or in the third category. But once that option is exercised, his category shall not be changed in future. The vacancies of S.A.S qualified Assistant Accountants shall be filled through them on the basis of their seniority fixed with respect to the dates of their passing of the S.A.S. examination, and not on their simple seniority as Assistant's Accountants.
- With the above explanations and observations, we have come to the conclusion that the fresh rules could be framed by the Government, which are neither irrational nor discriminatory, nor prejudicial to the rights of the appellants.

 We, therefore, dispose of the present appeals with the above explanation and observations. The parties are left to bear their own costs.

ANNOUNCED 16.7.2009

(S. MANZOOR ALI SHAH)

(JUSTICE (R) SALIM KHAN)



# GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT Dated Pesh; the 10-12-2012,

## NOTIFICATION

NO.SO(ESUT)FD/1-55/DPC/2012. On the recommendation of Departmental Promotion Committee, the competent authority has been pleased to appoint the following Assistant Accountants (BPS-16) of Khyber Pakhtunkhwa Treasury Establishment to the posts of Assistant Treasury Officers/Sub-Treasury Officers (BPS-17) on acting charge basis with immediate effect. They will be on probation for a period of one year extendable for another year:-

S.No.	Name of Officers
ł,	Mr. Zar Badshah
2,	Mr. Attnullah
, <b>1</b> ,	Mr. Shafiq-ur-Rehman
١.	Me, Khairullah
5.	Mr. Muhammad Saced
(),	Mr. Muhammad Safiullah
7.	Mr. Taj Muhammud
8.	Mr. Noor-ul-Amin
0	Mr. Pervaiz Khan
10.	Mr. Muhammad Shamrez
11.	Mic Beramullah
12,	Mr. Imamtaz Ali
13,	Mr. Amjad Khan

Consequent upon their appointment as Assistant/Sub-Treasury Officers (B-17), the following posting/transfer are made henceforth:-

S.#	Name of officers	From	To	Remarks
1.	Mr. Zar Budshah	District Accounts Office Nowshern	District Accounts Office Nowshern.	Posted as ATO against the vacant post.
2,	Ortize Charsadda		Sub-Treasury Office Taugi at Charsadda.	Posted as Sub-Trensucy Officer against the vacant
3. ,	Mr. Shufiq-ur- Rehman	District Accounts Office Kohistan	District Accounts Office Kohistan	Posted as ATO against the vacant post.
4,	Mr. Khairullah	District Comptroller of Accounts, Bannu.	District Comptroller	Fosted as ATO against the
5.	Mr. Muhammad Saced	District Comptroller of Accounts Swat.	District Accounts Office Dir Lower.	Vice S.No.16.
6.	Mr. Muhammad Safiullah	Gariet Comptroller of Accounts. DIKhan.	District Comptroller of Accounts, DIKhan,	Posted as ATO against the vacant post.
7.	Mr. Taj Muhammad	District Comptroller of Accumats, Swat,	Bistrict Comptroller	Posted as ATO Vice S.No. 5.
8.	Mr. Noor-ul-Amin	District Accounts Office Charsadda,	District Accounts Office Chur, adda.	Posted as ATO against the vacant post,
9.	Mr. Pervaiz Khan	Creasury Office, Peshawar,	Sub-Treasury Office Takht Bhai, at Niardan,	Pasted as Sub-Treasury Officer against the vacant
10.	Mr. Muhammad Shamrez	District Comptroller of Accounts, Abbuttained,	District Comptroller of Accounts, Abbuttabad,	Posted as ATO Vice S.No.14.
.11.	Mr. Ikramullah	District Accounts Office Swabi.	District Accounts Office Swabi,	Posted as Sub-Treasury Officer Chota Lahore at Swabi against the vacant



-	· · - —			•
12.		District Accounts Office Tor Ghar.	District Comptroller of Accounts, Bannu.	Posted as ATO against the vacant post.
13.	Mr. Amjad Khan	District Comptroller of Accounts, Abbottabad.	Sub-Treasury Office Ghazi at Haripur.	Posted as Sub-Treasury Officer Ghazi at Haripur against the vacant post.
14	Mr.Muhammad Khan,	District Comptroller of Accounts, Abbottabad.	District Comptroller of Accounts, Kohat.	Against the vacant post.
15	Mr.Dost Dar.	District Accounts Office Malakand.	District Accounts Office Dir (Upper)	Against the vacant post.
16.	Mr.Qaiser Imad.	District Accounts Office Dir (Lower)	District Accounts Office Malakand.	Vice S.No.15.
17.	Mr.Muhammad Sharif,	District Accounts Office Lakki Marwat.	District Accounts Office Tank.	Against the vacant post.

#### SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMET

Dated: 10-12-2012.

NO.SO (ESTT)FD/1-55/DPC/2012

Copy forwarded to the:-

1. Secretary to Govt: of Khyber Pakhtunkhwa Establishment Deptt: Peshawar.

2. Accountant General Khyber Pakhtunkhwa Peshawar.

- 3. Director Treasuries and Accounts Khyber Pakhtunkhwa Peshawar.
- 4. District Co-ordination Officers Abbottabad, Swat, DIKhan, Kohistan, Nowshera, Mardan, Malakand, Dir (Lower), Dir (Upper), Haripur, Tor Ghar & Charsadda.
- 5. District Comptroller of Accounts, DIKhan, Peshawar, Mardan, Abbottabad, Kohistan, Swat & Bannu.
- 6. District Accounts Officers, Nowshera, Charsadda, Haripur, Tor Ghar, Dir (U), Dir (L) and Malakand.
- 7. Treasury Officer Peshawar.
- 8. PS to Chief Secretary, Khyber Pakhtunkhwa
- 9. PS to Secretary Finance Department.
- 10. Officers concerned.
- 11. Office Order file.

(MUHAMMAD AMAN) Section Officer (Estt-I)

F.Name, Office Order

216

10112

DIRECTOR 5 Day No 255.9 2 Dated [1/12] 025







#### ENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT Dated Pesh: the 12-02-2018.

NO.SO(ESTT)FD/1-55/Promotion/ATO/2018. Departmental Promotion Committee, the competent authority has been pleased to On the recommendation of promote the following Assistant Accountants (working as Assistant Treasury Officer BS-17 on acting charge basis) of Khyber Pakhtunkhwa Treasury Establishment to the posts of Assistant Treasury Officers/Sub-Treasury Officers (BS-17) on regular basis with immediate effect, in the public interest. They will be on probation for a period of one year extendable to another one year:

S1.#	Name of Officers
1.	Mr. Saced Khan.
2,	Mr. Muhammad Shamrez
3.	Mr. Ikramullah,
4	Mr. Imamtaz Ali,
5	Mr. Amjad Khan,
6	Mr. Muhammad Zahir,
7	Mr.Muhammad Tahir,

Consequent upon above, the following posting / transfer are made henceforth:-

S.#	rianie de Designation	From	To	Remarks
! 	Mr. Saeed Khan. Assistant Treasury Officer	District Comptroller of Accounts, DIKhan	District Accounts Office, Charsadda	Against vacant post.
2	Mr. Muhammad Shamrez, Assistant Treasury Officer	District Comptroller of Accounts, Abbottabad	District Comptroller of Accounts, Abbottabad	Retained on the same post.
	Mr. Ikramullah, Sub- Treasury Officer	District Accounts Office, Swabi	District Accounts Office, Swabi	Retained on the same post.
4	Mr. Imanitaz Ali, Assistant Treasury Officer	District Accounts Office, Lakki Märwat	District Accounts Office, Lakki Marwat	Retained on the same post.
5	Mr. Amjad Khan, Assistant Treasury Officer	District Comptroller of Accounts, Abbottabad	District Comptroller of Accounts, Abbottabad	Retained on the same post.
	Mr. Muhammad Zahir, Assistant Treasury Officer	District Accounts Office, Malakand	District Accounts Office, Malakand	Retained on the
7	Mr. Muhammad Tahir, Assistant Treasury Officer	District Comptroller of Accounts, Mardan	District Comptroller of Accounts, Mardan	
_				A.O. in o/o DO Mardan

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT

(in CA 861/10 Respondent

#### IN THE SUPREME COURT OF PAKISTAN (APPELLATE JURISDICTION)

MR. JUSTICE EJAZ AFZAL KHAN. MR. JUSTICE MUHAMMAD ATHER SAEED.

C. As. No. 860 to 861 of 2010. (On appeal against the judgment di. 11.3.2009 passed by NWFP Service Tribunal, Peshawar in Appeals No. 617 and 613 of 2008).

Govt. of NWFP thr. Secy. Establishment and another (In both cases)

Muhammad Iqbal Khatizk. Ahmed Khan 🚟

For the appellants:

Mian Muhibullah Kakakitel, Sr.ASC Miss Tehmina Munibullah, ASC MiriAdam Khan, AOR.

(iniboth)

Hafizis: A. Rehmari, Si

Mishakeal Ahmed, A

heirespondentswere allowed.

ged and noted while granting leave fead as

We have heard the learned coursel all come length: We are nclined to grant leave interalla on the point as to whether the legal and factual aspects of the controversy have been dilated upon and decided by the Tribunal in accordance with relevant Rules Le Rule 3 of the NWFP, Provincial Civil-Service (Secretarial/Executive Croupl Rules, 1997 and Rule 9(6) of the NWEP Civil Servents (Appointment, Promoton and Transfer, Rules, 1989 at is also to be examined in to whether that stop gap arrangement can be equated to that of regular promotion and because that the order passed by the learned Service Trinunal could be made applicable to all the ATTES CO.

CAL SUB-BILIZATIO

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Tehsildars who are awaiting their promotion, a new a timest question of law is involved in the matter, therefore, the case be listed after four weeks subject to himitation to discovere meanwhile operation of the impugried judgment shall temain suspended".

Learned counsel appearing on benalf of the appellants contended that though the Covernor of the Province in consultation with the Provincial Selection Board was pleased to order the promotion of the respondents in BPS-16 as Extra Assistant Commissioner in BPS-17 in the Ex-PCS (E.B) Cadre with immediate effect on purely temporary basis videnotification dated Peshawar 6th March, 1996, yet it could not earn them any, benefit or entitle them to a vested right notwithstanding they have been promoted on regular basis with immediate effect vide notification dated 19.2.2008. They, the learned counsel added, could not have claimed any ante-dated promotion even on the occurrence of any vacancy in such scale in violation of Section 8 of the Civil Services Act of Rule 9 of NyyFR Civil es[Executives Group] Rules, 1927, as decidedly promotion is not a tederight Appeal before the departmental authority the learned counsel d, or before the Tabunal claiming affedated promotion was, therefore, sconceived. The learned Tribunal, the learned counsel maintained, could of have allowed such appear when it tended to marithe seniority of many thers frithe fun. The learned counsel to support his contention placed fellance on the cases of "Wajahat Hussain, Assistant Director, Social Velfare, Lahore and 7 others. Vs. Province of the Punjab, through Secretary, Social Welfare and Zakat, Lahore and 81 others" (PLD 1991 S.C. Anwar Hussain, Assistant Director, Labour Welfare, Lahore Region, Lahore, Vs. Government of the Runjab through Secretary, Labour Department and others" (1985 SCMR 1201), "Nazeer Ahmed. Tovernment of Sindh through Chief Secretry Sindh, Karachi and 2 others" (2001 SCMR 352), "Government of Pakistan through

Court Associate.
Supreme Court of Pakista

Se was h Caraser

 We have gone through the entire record carefully and considered the submission of the learned counsel for the parties

The record reveals that the Governor of the Province an consultation with the Provincial Selection Board was pleased to order the promotion of the respondents working in 8PS-16 as Extra Assistant & Commissioner in BPS-17 in Ex PCS (E.B) Cudre. The respondents were, no doubt, promoted on temporary basis in the year 1996, all the same, what stands out to be taken notice of is, that it was not done without considering their eligibility and without involving the process of selection as is evident from the order itself. When asked whether the respondents were defiction to terms of qualification or experience to hold the post in the next higher scale, at the time they were promoted temporarily, the reply of the learned counsel for the appellant was in no. When asked whether there was any impediment in the way of the respondents to be promoted to the next higher scale, at the time when a vacancy or two occurred in the said scale, again the answer was the When asked what restrained the appellants to defer at below that on case a singletter to fill one or any number of vacancies occurring from \_க்குத்த (சன், எள்ம் next nigher scale, the reply of the learned in unser காக e. He suse of confusion created to the deviaution plan in this pissway, THE EAST OF A CONTRACT PROPERTY OF THE PROPERTY OF A SERVICE OF is a self-a timed the most engine of a later than self-and the been affected on the trip impagned programming it in a feature to come a could not

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Division, Islamabad and 7 others, we domest Antar Nature As Mergy of Administrative, Waiton Training Langre and others (PLD 2003 5 C 11c) Fig. learned course sust one independ a second in some report by the opening the record to meet a assign his continuous place and another are as of "Anid digiting Sherests Vs. Secretary M'o Industries and Production, Coverment of Abstrac Islamabad" (2005 SCMR 1742)

As against that samed Lourse superiors, or center of mu respondents dietal ded the impagned judgment has congress on that where h vaccincy occurs in the new rights value, we Civil Servace offered by working on acting charge up is the eagle set in est consumered for promotion or the process of regula in notion is delayed on account of lethergic attitude of the competent along by or anyon or exigency so-called the Civi Servant Who is subsequent in bulboth fifth, i.e. are notice on regular basis cannot be deprived of the successful and other consequential describts attached to support his contention planed reliance on the sychi post. Le are 🗵 counseil case of "Lugman Zareen and others. Vs. Secretary Education, NWPP and The face have been also that they thought others" 2006 SC MIL 1938 refailed Groupe Rules, 1997 base been Service The NYA C the Manager on Sounce Rules, 2007 but the + €3 → isubstituted L in windouth eleganes have been protected by ត្រូវជន ១៩០០០ ខេត្ត ១០១០ ជាបារ ne charge inhales would not affect the sen ice Rule 8 of this care to creton structure in the solution of rights contained thereunder. The learned counsel max contenued in in the forchating paragraph of the infollened judgeteen is to a home of the hearts of any of the officers including their

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Cour Associate me Court of Pakhtt İşlamanad

~AS.010-651/2010

"Lugman Zareen and others. Vs. Secretary Education. NWI P and others" (2006 SCMR 1938), this Court white dealing with an identical issue A. G as under a

"It is then a position idmitted on all seles that nothing existed in the way of the petition is on 3: 0.2000 which could have disentitled them to regular promotion to the posts in quistion and that it was only the usual apathy, negligence and bureauci aic red-tapsim which had deprived the petitioners of the fruits that they deserved. The petitioners could not be vermitted to be punished for the faults and inaction of others. We are of the view that where a post was available sparest which a civil tervain could be promoted; where such a civil servant was quantied to be promoted to such a hirter post; where he was put on the said higher post on officiating or acting charge basis only or-cause the requisite exercise of allowing the regular promotion to the said post was being delayed by the competent authority and where he was subsequently, found fit for the said promotion and was so promoted on regular oasis then he was entitled not only tothe salary attaching to the said posts out also to all consequential benefits from the very date from which he had been put on the said post on officiating or acting ching that hasis and we hold accordingly.

White dealing with the reservations of the hature expressed by the ligaroad pureser on the expression, thus form no dies under -

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ついれ Associate ら e Court of Pakist 道 (slamabad CA1.860-861/2010

which he was allowed to hold the said tacher next unless justifiable reasons existed to hold otherwise."

When this being the state of things on factual and legal plain, we don't think the judgment of the learned Service Tribunal is open to any exception. The judgments rendered in the cases of "Walahat Hussain, Assistant Director, Social Welfare, Lahore and 7 others. Vs. Province of the Punjab, through Secretary, Social Welfare and Zakat, Lahore and III others", "Sh. Anwar Hussain, Assistant Director, Labour Welfare, Lahore Region, Lahore. Vs. Covernment of the Punjab through Secretary, Labour Department and others", "Nazzer Ahmed. Vs. Covernment of Sindh through Chief Secretary Sindh, Karachi and 2 others", "Government of Pakistan through Establishment Division, Islamabad and 7 others. Vs. Hameed Akhtar Niazi, Academy of Administrative, Walton Training, Lahore and others" and "Abid Hussain Sherazi. Vs. Secretary M/o Industries and Production, Government of Pakistan, Islamabad", (supra) cited by the learned counselfor the appellants are not applicable to the case in hand because of their distinguishable facts and features.

For the reasons discussed above, these appeals being without

merit are dismissed.

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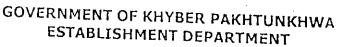
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Dated Peshawar the July, 25, 2012

## **NOTIFICATION**

NO.SOE-II(ED)2(423)/2010/Vol-II:- In pursuance of Judgment of Supreme Court of Pakistan dated 24.05.2012 in CPLAs No. 860/2010 and 861/2010 titled Govt. of Khyber Pakhtunkhwa through Secretary Establishment and others versus Muhammad Iqbal Khattak and Ahmad Khan and Judgments of Khyber Pakhtunkhwa Services Tribunal dated 13.03.2009 & 09.04.2009 in service appeals No. 612/2008, 613/2008 & 575/2009 titled Muhammad Iqbal Khattak, Ahmad Khan & Latif-ur-Rehman versus Govt. of Khyber Pakhtunkhwa through Secretary Establishment and others, the competent authority is pleased to ante-date the promotion of following PMS BS-17 officers w.e.f the dates as mentioned against each with all back benefits/consequential benefits and re-designate them as PCS(EG) BS-17:-

S	No.	Name of PMS BS-17officer for ante-dated	i
-		promotion as PCS (EG) BS-17	Date of ante-dated
!	1.	Mr. Muhammad Igbal Marwat ( Retired on 31.07.2009	promotion as PCS (EG)
	2.	Mr. Riaz Muhammad Balosh (Dati	27.12.2005
; .	3.	Mr. Riaz Muhammad Baloch (Retired on 28.02.2011)  Mr. Muhammad Farooq	26.01.2000 🗸 🚟
	4.	Mr. Zaarnah Att (2)	27.12.2005
)	• • • • • • • • • • • • • • • • • • • •	Mr. Zaarmat Ali (Retired on 05.03.2010)	15.05.2000
	5	Westing and Caneer-ud-Din (Retired on )	29.05.2000
j		[ 13.08.2011)	29.03.20009
j	<u>6.</u>	Mr. Ahmad Khan Orakzai	01.00.000
	<u>7.</u>	Mr. Muhammad Iqbal Khattak	01.06.2000 /
	8	Mr. Muhammad Javed	07.06.2000 /
; ; ;	9.	Mr. Azam Jan Khalil	10.01.2001
	10.	Mr. Ahmad Jan Afridi	10.02.2001
	11.	Mr. Nazar Gul Mohmand	08.04.2001 /
i	12.	Mr. Muhammad Hanif (died on 31.03.2010)	09.04.2001 4
	13.	Mr. Tahir Muhammad	14.04.2001
, —	14	Mr. Muhammad Dasia (D. )	27.12.2005
]····	15	Mr. Muhammad Rafiq (Retired on 01.03.2012)	27.12.2005
	15.	Mr. Muhammad Fakhruddin Mr. Farzand Ali	13.11,2001
j. —	17	M. Parzano Ali	03.03.2005
1	1/.	Mr. Rehmatullah Khan Wazir	13.11.2001
; { -	18.	Mr. Qaiser Khan	
ļ	<u> 19.  </u>	- Noddi Shakool Dawar	13.11.2001
, <u>i</u> ,	20.	Mr. Azizullah Khan Mehsud	26.12.2001
* .			13.01.2002 🗸

	·	
	21. Mr. Naeem Anwar Khan	20
ξ	22. Mr. Loi Khan (Retired on 02.11.2010)	00 04 2002
j.	23. Mr. Damsaz Khan	09.04.2002
-	24. Mr. Habibullah Wazir	14.04.2002
	25. Mr. Zafar Ali Khan	29.05.2004
		23.05.2002
	26. Mr. Gul Wahid (Retired on 13.03.2011) /	29.05.2004
٠.	27. Mr. Abdul Mateen	31.08.2002
	28. Mr. Akbar Jalal	13.11.2002
	29. Mr. Khaista Rehman	.04.03.2003
	30. Mr. Shams ul Alam	24.03.2003
٠.	- 31. Mr. Fazal Rehman	27.12.2005
	32. Mr. Latif ur Rehman (4)	29.05.2004
	33. Mr. Rashid Mehood	27.12.2005
	- 37. Mil. Muhammad Jamil	29.05.2004
	1 — 33. Mr. Khurshid Anwar	20.05.2004
	Joe Mr. Perhezgar Kha	29.05.2004
	1 3/.   Mr. Mushtan Ahmad	29.05.2004
	- 30.1 Mr. Nalmatullah (Dobina)	29.05.2004
	38. Mr. Naimatullah (Retired on 24.09.2010) /	29.05.2004
	39. Mr. Momin Khan (Retired on 24.09.2010) / 40. Syed Ismail Ali Shah Gillani	26.05.2007
	41. Mr. Ahmad Khan	27.12.2005
·	42. Mr Jan Muhammad	26.05.2007
. !	43. Mr. Saeed ur Rehman	09.01.2006
Ì		01.02.2005
	44. Mr. Muhammad Israr(Retired on 02.01.2012)	09.01.2006
ĺ	46. Mr. Hidayatullah	27.12.2005
	TO IME Said Abmada	26.03.2005
	48. Mr. Abdul Hamid Jan	09.01.2006
	49. Mr. Muhammad T	17.05.2005
		13.01.2006
- [	50. Mr. Sultanat Khan (Retired on 12.06.2012) / 51. Mr. Subhanullah (Retired on 14.08.2010)	27.04.2006
	51. Mr. Subhanullah (Retired on 14.08.2010)  52. Mr. Muhammad Siddigue	13.04.2006
٠  -	52. Mr. Muhammad Siddique	13.04.2006
1		25.05.2006
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1		11.09.2006
'		26.05.2007
-		26.05.2007
	58. Mr. Muntazir Khan 59. Mr. Attatur Deb	23.12.2006
· -		23.12.2006
٠	- 00. Mr. Shahab Hamid Yougafani	31.12.2006
		16.02.2007
	62. Mr. Ghulam Habib	16.02.2007
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CHIEF SECRETARY KHYBER PAKHTUNKHWA



# ENDST: NO. & DATE EVEN.

A copy is forwarded to:-

- Additional Chief Secretary, Planning & Dev. Department, Khyber Pakhtunkhwa. 1. 2. Additional Chief Secretary(FATA), FATA Secretariat.
- 3.
- Senior Member, Board of Revenue, Khyber Pakhtunkhwa. 4.
- Secretary to Governor, Khyber Pakhtunkhwa. 5.
- Principal Secretary to Chief Minister, Khyber Pakhtunkhwa. 6.
- All Administrative Secretaries to Govt. of Khyber Pakhtunkhwa. 7,
- All Divisional Commissioners in Khyber Pakhtunkhwa. 8.
- All District Coordination Officers in Khyber Pakhtunkhwa.
- All Political Agents in FATA. 9.
- 10. Accountant General, Khyber Pakhtunkhwa.
- 11. Accountant General (PR) Sub Office, Peshawar.
- 12. All District Accounts Officers in Khyber Pakhtunkhwa.
- 13. All Agency Accounts officers in FATA:
- 14. Officers concerned.
- 15. P.S to Chief Secretary, Khyber Pakhtunkhwa.
- 16. P.S. to Secretary Establishment, Khyber Pakhtunkhwa.
- 17. P.S to Special Secretary(Estt) Establishment Department.
- 18. PAs to AS(E)/AS(HRD)/DS(E) Establishment Department.
- 19. Office order file.

(TABASSUM) SECTION OFFICER(E-II)

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Insurance fee Rs! Ps. (in words)

No. Received a regimered with the wind "insured to Grams

Name and address of sender 
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# Office of the District Comptroller of Accounts, Abbottabad

Phone: 0992-9310351-52

Fax: 0992-9310351

No.DCA-ATD/ADM1N//2022-23/ 874

Dated: 24/08/2022

The Director

Treasuries & Accounts,

Khyber Pakhtunkhwa, Peshawar

Subject.-

PROMOTION TO THE POST OF TREASURY/DISTRICT ACCOUNTS OFFICER BPS-18 AND DISTRICT COMPTROLLER OF ACCOUNTS BPS-19

Kindly refer to the subject cited above, a self-explanatory application of the following officers is sent herewith for further necessary action at your end please.

1 Amjad Khan

✓2. Muhammad Shamarez

Asad Ali Shah

Assistant Treasury Officer O/o DCA Abbottabad Assistant Treasury Officer on deputation basis in BISE Abbottabad

Assistant Treasury Officer in Siran Right bank Canal Project .

Irrigation Department Mansehra

(Enclosed application)

District Comptyofler of Accounts

Abbottaba

The Chief Minister Khyber Pakhtonkhwa Peshawar.



Through

Proper Channel

Subject:

PROMOTION TO THE POST OF TREASURY/DISTRICT ACCOUNTS OFFICER BPS-18 AND DISTRICT COMPTROLLER OF ACCOUNTS BPS-19

Respected Sir,

With humble submission, it is stated that according to the Service Rules of Treasury staff, the method of appointment against the post of Assistant Treasury Officer (B-17) is as under:

- 1. 20% by initial recruitment.
- 2. 20% by promotion on the basis of seniority cum fitness from amongst the holder of the post of Assistant Accountant.
- 3. 60% by promotion on the basis of seniority cum fitness from amongst the holder of the post
  - (a) Assistant Accountant who qualified SAS examination.
  - (b) If no qualified Assistant Accountant is available then from Sub Accountant who have qualified SAS examination.

On appointment against the post of Assistant Treasury Officer (B-17) by initial recruitment or by promotion, they are placed in combined seniority list of ATOs (B-17).

The SAS qualified promotees are professionally skilled, who passes six papers Part-I and six papers Part-II exam relating Financial Rules, Discipline and Regulations after almost completion of 20 to 25 years service, whereas on the other hand the initially recruited ATOs are those who are appointed on the bases of single MCQs paper without any Financial professional qualification.

Resultantly at the time of promotion against the post of District Accounts Officer (BPS-18), while taking the benefit of being senior in the seniority list, the initial recruited ATOs are promoted earlier and the SAS qualified Assistant Treasury Officer are deprived of their legitimate right of promotion and even after 20 to 25 years wait most of them are retired on the same post of ATO (B-17).

- Mr. Muhammad Zahir SAS (2007) qualified Assistant Treasury Officer was retired from service on 01.12.2021 on the same post.
- Mr. Muhammad Parveez SAS (2002) qualified Assistant Treasury Officer will retire from 11. service on 01.04.2023 on the same post.
- Mr. Muhammad Saeed SAS (2002) qualified Assistant Treasury Officer will retire from III. service on 12.04.2023 on the same post.

Likely twenty more SAS qualitied ATOs will stand retired on the same post without any promotion because of non availability of post due to promotion of initial recruited/Non qualified ATOs against the post of DAO (B-18) without maintaining the ratio of 1.1.3 as directed by the Khyber Pakhtunkhwa, Service Tribunal Peshawar Appeal No. 301/2009 (Copy enclosed) where in it has been advised that the system of Roster and Cycles shall be strictly adopted for the purpose of recruitment appointment to post ATO. A set of five vacancies available on, or after 03.11.2006 shall be declared one cycle and the 1<sup>st</sup> of these five vacancies will be allotted to the Direct recruit while the 2<sup>nd</sup> vacancy will be allotted to the Assistant Accountant who has not qualified SAS examination on the bases of seniority cum fitness, the remaining three vacancies of each cycle will be reserved for promotion of SAS qualified Assistant Accountants who have passed SAS examination.

Contrary to the decision of Khyber Pakhtunkhwa, Service Tribunal mentioned above, the initial direct recruitment was made in lum sum and 09 ATOs were placed in the seniority list and thus taking the benefit of being seniors five of them have already been promoted to the post of DAO (B-18) and the remaining our will also get their promotion in coming two to three months.

If the situation remains unchanged, all the post of DCAs and DAOs will be occupied by the initial recruited/non qualified ATOs in near future and no SAS qualified ATO will get promotion against the post of DAO or DCA.

The Audits & Accounts being professional and technical job, all the rules regulations of Treasury Establishment are being made on the principals of parity and equality with the Accountant General/Controller General of Accounts being sister organizations and same nature office work in the District Accounts Offices. The post of Assistant Treasury Officer BPS-17 is equalent to the post of Assistant Accounts Officer BPS-17 for which the Controller General of Accounts has notified its Rules vide No. 800/CGA/Admn-I/17-38/2002 Vol-III dated 16.09.2014 published in the Gazette of Pakistan dated 15.07.2014 (copy enclosed), where in the conditions for initial recruitment for the post of Assistant Accounts Officer (B-17) is reproduced as: "The selected candidate should be confirmed only after having passed the APE/SAS/PIFFA examination" contrary to that no such condition exist for appointment of direct/initial appointed Assistant Treasury Officer(B-17) in the Treasury Establishment.

The Rule-57 CTR Vol-1 reproduced as: "In the case of Treasury which have been recognized into District Accounts Officers temporary charge of the post of District Accounts Officer during his temporary absence, on leave or otherwise will be held by the Additional District Accounts Officer and if he is also absent, by the most senior SAS accountant now re-designated as Assistant Treasury Officer. When a temporary charge is not allowed then how can the charge of the post of District Accounts Officer can be entrusted to the non-qualified Assistant Treasury Officer (without SAS qualification).

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The civil servant ACT 1973 as well as Article 38 of the constitution. 1973 also provides that the case of civil servant shall be dealt with to be just an equitable manner and shall not be dealt with any favour less favourable to the other similar civil servants.

The Khyber Pakhtunkhwa, Service Tribunal has also stated in para 8 of the above mentioned appeal that fresh rules could be framed by the Govt, which are neither irrational nor discriminatory, nor prejudicial to the rights of the appellants. (Copy enclosed).

The undersigned was promoted to the post ATO (B-17) on acting charge bases vide Notification No. SO(ESTT)FD/1-55/DPC/2013 dated 10.032013 (copy enclosed) and was subsequently promoted on regular bases against the same post vide Notification No. SO(ESTT)FD/1-55/Promotions/ATO/2018, dated 29/11/2018 (copy enclosed). As the August Supreme Court in case C.As No. 860 to 61 of 2010, Titled Govt of KP-Vs-Iqbal Khattak and Ahmad Khan, has held that an official appointed / promoted on acting charge bases and subsequently regularly promoted against the same post, then that official upto regular promotion will gain his seniority etc with effect from the date when promoted on acting charge bases. The Establishment department on its own, on the bases of above referred Judgment has issued a Notification No. SOE(ED)-2(423)/2010/Vol-II, dated 25/07/2012, where by the benefit was antedated given effect from the year 2000 and 62 officers have been benefitted, even the retired one. As the undersigned has similar case, therefore, he is also to such antedated benefits on the strength of Judgment as 2009 SMR-I.

Therefore, in view of the above it is requested that:-

- 1. Antedate the seniority and other service benefits with effect from the date of acting charge promotion i.e 10.12.2012 with further benefits of B-18 and above, as decided in C.As.No.860 to 861 of 2010, Dated 24/05/2012 and Notification dated 25/07/2012 mentioned above.
- 2. The present Service rules may be reviewed by making them rational and equitable so that the SAS qualified ATOs may be benefitted from future prospects of promotion to BPS-18 and BPS-19 OR the proper quota for SAS qualified ATOs may be fixed in BPS-18 & BPS-19 as provided in riginal cadre in BPS-17. The condition of SAS/APE?PIFFA may also be inserted in the Rules for direct recruitees ATOs to make the Rule similar and at par with sister unit i.e. AG.CGA.

Yours Obedienth

Muharumad Shapiraiz





GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT-Dated Pesh: the 10-08-2018

#### NOTIFICATION

NO.SO(ESTT)FD/1-16/2014/SSRC/Vol-111/Try:/ In pursuance of the provisions contained in sub-rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Finance Department, in consultation with Establishment Department, and in supersession of previous notifications issued in this behalf, hereby directs that in the Khyber Pakhtunkhwa Treasuries (Recruitment and Appointment) Rules, 1981, the following further amendments shall be made, namely:-

#### **APPENDIX**

SNa	Nomenclature of post	Minimum qualification prescribed for	Minimum qualification	Age limit.	Method of recruitment
		appointment by initial recruitment or by transfer	prescribed for appointment by promotion		
3.10	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1	4	. 5	6
	Director, Tressuries & Accounts.		-		By selection on merit from amongst the District Comptrollers of Accounts having three (03) years service as such:  Provided that if no suitable person is available for promotion then
				TE BERTHER	by transfer from amongst officers of equivalent grade having three 01 years experience in finance and accounting.
2.5	District Comptroller of Accounts				By promotion, on the basis of seniority-cum-fitness, from amongst the Deputy Directors, District Accounts Officers and Agency Accounts Officers and Treasury Officer with at least twelve (12) year service in BPS-17 and above.
					Note: For the purpose of promotion, a joint seniority list of the Officers mentioned above shall be maintained.
3.	Deputy Director.				By promotion on the basis of seniority-cum-fitness, from amongst the Assistant Directors Treasuries & Accounts having five (05) years
	Treesuries & Accounts.				service as such; Provided that if no suitable person is available for promotion then by transfer from amongst the District Accounts Officers, Agency Accounts Officers of Treasury Officers.

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1 1	District Accounts Officer /		•		
	Agency Adcounts Officer/ Treasury officer.		·		(a) Fifty per cent by pronotion, on the basis of seniority-cum- fitness, from amongst the Assistant Treasury Officers and Sub- Treasury Officers with at least five (05) year service as such:
					Note: For the purpose of promotion, a yount seniority list of the Assistant Treasury Officers and Oub-Treasury Officers shall be maintained; and
					(b) fifty per cent by deputation, for a specified period, from amongst Accounts Officers of the Audit Department of Government of Pakistan.
5.	Assistant Director, Treasuries & Accounts.		•	•	By promotion, on the basis of seniority-cum-fitness, from amongst the Superintendents having five (05) year service as such.
				. ·	Provided that if no suitable person is available for promotion then by Transfer from amongst the Assistants / Sub-Treasury Officers.
6.	Assistant Treesury Officer/ Sub-Treesury Officer.	At least Second Class Master's Degree in Statistics, Economics,		22 to 30 years.	(a) Sixty per cent by promotion, on the basis of seniority-cum- fitness, from amongst the Assistant Accountants, who have qualified PIPFA or SAS Examination;
		Business Administration or Commerce, from a	y ga www.ce.c. = e		(b) twenty per cent by promotion, on the basis of seniority cum filness, from amongst the Assistant Accountants.
1.3		recognized University.			(c) twenty per cent by initial recruitment;
7.	Superintendent		•	•	By promotion, on the basis of seniority-cum-fitness, from amongst the Assistants and Senior Scale Stenographers, having five (03) year service as such.
				and the second second	Notes For the purpose of promotion a joint seniority list of Assistant and Senior Scale Stonographers shall be maintained.
8.	Assistant Accountant.				By cromotion, on the basis of seniority cum-fitness, from amongst the Sub-Accountants, having five (05) years service as such.  By promotion on the basis of seniority-cum-fitness, from amongst the promotion on the basis of seniority-cum-fitness, from amongst the promotion on the basis of seniority-cum-fitness.
9.	Senior Scale Stenographer.				Imper Scale Stenographers with at least five (05) years service as suc Provided that if no suitable candidate is available for promotic
				172	then by transfer of a suitable officer.

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10.	Assistant	Atleast 2nd class Bachelor Degree from a recognized University	•	20 to 32 years	(a) Seventy-five per cent by promotion, on the basis of cum-fitness, from amongst the Senior Clerks with a five (05) years service as Junior Clerk and Senior C	r least. Lerk; and
		** Accodingent Cultactally.		• • • • • • • • • • • • • • • • • • • •	(b) twenty-five per cent by initial recruitment.	
11.	Sub-Accountant	-At least 2nd Class		21 to 35	By initial recruitment.	
- 1		Bachelor's Degree in	ł	years		
- 1		Commerce / Business				
}		Administration or ACMA or MBA from a		1		
- 1	•	recognized University.		i		<u> </u>
12.	Junior Scale Stenographer	i. At least 2nd Division		18 to 30	By initial recruitment	
- 1		Intermediate or	***	years	, , , , , , , , , , , , , , , , , , ,	•
- 1		equivalent	•			
- 1		drafification from a			•	
		recognized Hoard;				
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1		Computer in using M.S. Words and	·			
		M.S. Excel.	in it so	an watership		
		(i) Second Class		21 to 32	By initial recruitment.	
- 1	Computer Operator	Bachelor's Degree in		years		
	To the second se	Computer Science		i de la compania del compania de la compania del compania de la compania del compania de la compania de la compania de la compania del compania de la compania de la compania de la compania del compania		
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3		(ii) Second class	18 18 18 18 18 18 18 18 18 18 18 18 18 1	11	and the second s	
		Bachelor's Degree				, ;
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	biterate.	Literate.	,	recognized Board.	Centificate from a	At least second division	vehicles.	driving, repair and	experience in	be given to those	Proference shall	Note:	experience as	years practical	ii) Valid LTV/HTV	E	recognized Board;	) Secondary School Certificate from	minute in typing	il) a speed of thiny	recognized Beard,	qualification for	filteranglate or its			1
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# SECRETARY Government of Khyber Pakhtunkhwa Finance Department

Dated 10-08-2018

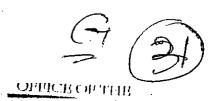
# No.\_NO.SO(ESTT)FD/1-16/2014/SSRC/Vol-III/Try/.

Copy of the above is forwarded for information to:-

- 1. The Secretary to Govt:of Khyber Pakhtunkhwa, Establishment Deptt:, Peshawar.
- 2. The Secretary to Govt:of Khyber Pakhtunkhwa, Law Department, Peshawar.
- 3. The Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 4. The Secretary Public Service Commission, Peshawar.
- -5. The Director Treasuries & Accounts, Peshawar.
- 6. PS to Chief Secretary Khyber Pakhtunkhwa, Peshawar.
- 7. PS to Finance Secretary.
- 8. The Minager, Govt: Printing Press, Peshawar for publication in official Gazette. Fifty copies of the Gazette Notification when published may be supplied.

E.Name Rafe 1981 (P/162)







# INTERIOR ACCOUNTS Trulling the Milleling Sector G-5/2

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- The DG Accounts Warks, I shirte

- - HIR PARCAO, Pakistan Railways,
- Hir CAB, Ministry of Foreign Affairs,
- विश्वनिवासि THE CAU PPO; G-8/4 Islamabad
- The BAO Pakistan Mint, Lahoro
- Hin UAD GSP, Quetta Hin Hibblor of Budget & Accounts, 111 histination of
- Hig Eliector (Accounts) PPOD, Lahore

Subject:

HULES FUR THE POST AUDITOR (B 10), ABSISTANT ACCOUNTS OFFICER (B-17) AND ACCOUNTS OFFICER (0-10) IN RESPECT ORGANIZATION

Kindly refer to the unlified halod above and find enclosed herewith: copy of regruilment filler of USA Organization notified inted R.O.No.639(I)/2014 dated 10.07-2014 for your reference and record.

cl: As Above:

NSOOR AHMAD) Accounts Officer (Admr

by to: -

1. The Auditor General of Pakisland slamabad

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## THE GAZETTE OF PAKISTAN, EXTRA , JULY 19, 2014

1601

# QUALIFICATIONS, EXPERIENCE AND AGE LIMITS FOR INITIAL APPOINTMENT

- 4. A candidate must possess the educational qualifications and experience and must be within the age limits as mentioned against the projectness in the Schedule to this Notification provided that:
  - (i) 'Experience' means, experience gained in a regular furfilling fund job after obtaining the required qualifications;
  - the period spent by a candidate in obtaining degree of M [4] in Ph.D in the relevant field shall be treated as practical experience upto a maximum period of two and four years respectively for the purpose of initial appointment, provided that:
    - (a) a candidate who has obtained the degree of M.Phil of Philaduring service shall not be entitled to a double hencht of counting the said period as service towards experience prescribed for the post; and
    - (b) this concession shall not be available for the posts for which the prescribed qualification is M,Phil/Ph,I),
  - (iii) the maximum age limit shall be relaxed in respect of the candidates specified and to the extent indicated in the Initial Approximation Civil Posts (Relaxation of Upper Age Limit) Pules, 1993 an amended from time to time; and
  - (iv) eligibility of candidates shall be reckoned, as on the closing that fixed for submission of applications in accordance with these Recruitment Rules and the Instructions issued by the Perfernit Government and the Federal Public Service Commission from time to time.

#### APPOINTMENT BY TRANSFER

5. Appointment by transfer shall be made by selection from amongst e persons holding appointment on a regular basis under the fuderal overnment in the same basic pay scale in which the post to be filled exists, ovided that the person concerned possesses the qualifications and experience escribed for initial appointment to the post concerned.

#### PROBATION

6. Persons appointed by initial appointment or promotion or transfer all be on probation for a period of one year. This period may be curtailed for

good and sufficient magnitude the tiermiled, the if considered necessary, it may be extended for a playful his extension or terrained, for a considered necessary, a may appointment Appointment in thickaring this New as may be specified at the time of appointment considered the finite state which is subject to the provisions of Section 6 of the Civil Servante Act, 1021 head with Rule 21 of the Civil Servants (Appointment, Promotion and Unitedly) Bules, 1973.

This Notification issues with the concurrence of the Establishment Division vide their O.M. 10 380 R.A. thited 21-11-2013 and FPSC vide its letter So. F. 12-09/2011-10th, Major 10th July 2014 and supersedes earlier advice of he Commission dated 2 had December, 2011.

## SCUEDULE (dla Rule 4)

No.	Designation and BPS of the Post	Qualiffication and Experience	∧gc	Limit ,
1)	(3)	(3)		4)
	Accounts Office (BS-18)	1	Min. 25 years	Max. -35 years
		OR  (i) Ind Class or Grade "C" Master's Degree in Connuctee from a University recognized by HEC.		
		(ii) Chatered Accountant (CA) (Modules A to F) (ii) Five years post qualification experience in the relevant field.		
		OR  (i) 2nd Class or Grade "C". Master's	• *	
	•	Degree in Business Administration (Flumes Accounting)/ Commerce from a University recognized by HEC.		
		(ii) Five years post qualification experience in the relevant field.		*
Λ	ssistant ecounts Officer IS-17)	1. 2nd Class or Grade "C" Master degree in Husiness Administration (Finance/Accounting) / Economies / Commerce from a University recognized by HEC.		rs 30 years
• •		il. Two years post qualification experience in the relevant field.  OR		•
• • • • • • • • • • • • • • • • • • • •		(i) 2nd Class or Grade "C" Master's Degree in Commerce from a University recognized by HEC.	s y	

THE GAZETTE OF PAKISTAN, EXTRA, JULY 15, 7014

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esignation and PS of the Post	Qualification and Experience	Apr. 1	ne na nasawa ji
(2)	(3)	Min. I	Mikh
	(ii) ACCA (Fundamental and Professional Levels) in addition to Master's degree.	en racia, a constant	Lange of the Control
	(iii) one year post qualification experience in the relevant field.		Schlasses and a second second
	(iv) The selected candidates would be confirmed only after having passed APE/ SAS/ PIPFA (Public Sector).	المستنان وعران جرارا المستنان وعران وعر	and the second s
nior Auditor S-16)	(i) 2nd Class or Grade "C" Backelor's Degree in Business Administration (Finance/ Accounting)/ Commerce from a University recognized by FEC.	1	7%, 90223
	(ii) Two years post qualification experience in the relevant filed.	,	
	OR  (i) 2nd Class or Grade "C" Bachelor'  Degree in Commerce from a University recognized by HEC.	y	
	(ii) ICMA/ ACMA in addition to Bachelon degree.		*
	(iii) One year post qualification experient in the relevant field.	ce	

.Admn-I/17-38/2002/Vol-11I/662.]

(Name and designation of the issuing authority)

DR. JAWAD ZAKA KHAN,
Director (Administration)
O/o Controller General of Accounts
Islamabad.

# **VAKALAT NAMA**

IN THE COURT OF K/ Sorvice 18, box	1 Teshan
Michannad Shannaiz	(Appellant) (Petitioner) (Plaintiff)
I/We, Muhammad Shamzaiz	(Respondent) (Defendant)

Do hereby-cppoint and constitute *Mr. M. Asif Yousafzai, ASC* to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/Counsel on my/our costs.

I/We authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter. The Advocate/Counsel is also at liberty to leave my/our case at any stage of the proceedings, if his any fee left unpaid or is outstanding against me/us.

Dated /20

**ACCEPTED** 

M. ASIF YOUSAFZAI, ASC.

SYED NOMAN ALI BUKHARI Advocate High Court Peshawar