16.02.2018

Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney for the respondents present. Arguments heard and record perused.

This appeal is also accepted as per our detailed judgment of to-day in connected service appeal No. 415/2016, entitled "Tasleem Khan Vs. Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar and others." Parties are left to bear their own costs. File be consigned to the record room.

Chairman

Member

<u>ANNOUNCED</u> 16.02.2018 06.07.2017

Counsel for the appellant and Mr. Muhammad Jan, Deputy District Attorney for the respondents present. Counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 25.09.2017 before D.B.

(Gul Zeb Khan) Member Muhammad Hamid Mughal) Member

25.09.2017

None for the appellant present. Mr. Ziaullah, DDA alongwith Mr. Sultan Shah, Assistant for respondents present. Since learned Member (Mr. Ahmad Hassan) is on leave, therefore, arguments could not be heard. To come up for arguments on 29.12.2017 before D.B.

Chairman

29.12.2017

Appellant in person and Usman Ghani, District Attorney alongwith Mr. Sultan Shah, Supdt for respondents present. Arguments could not be heard due to incomplete bench. Adjourned. To come up for arguments on 28.02.2018 before D.B.

Member

02.01.2018

Learned counsel for the appellant and Mr. Usman Ghani, Learned District Attorney for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 16.02.2018 Before D.B

(Muhammad Amin Kundi)

MEMBER

(Muhammad Hamid Mughal) MEMBER 01.02.2017

Appellant alongwith his counsel and Mr. Sultan Shah, Assistant with Mr. Ziaullah, GP for respondents present. AT the very outset Mr. Sultan Shah informed the Tribunal that a separate seniority list has been issued, which is the main prayer of the appellant so, representative of respondents is directed to bring the separate seniority list on next date before the Tribunal and also handed over the same to appellant counsel for perusal. To come up for record and arguments on 27.02.2017 before D.B.

(AHMAD HASSAN) MEMBER (ASHFAQUE TAJ) MEMBER

27.02.2017

Counsel for the appellant and Mr. Sultan Shah, Assistant alongwith Addl. AG for respondents present. Representative of the respondents submitted seniority list which is placed on file. To come up for arguments on 21.03.2017 before D.B.

(AHMAD HASSAN) MEMBER

(MUHAMMAD AAMIR NAZIR) MEMER

21.03.2017

Appellant with counsel and Addl: AG for respondents present. Due to non-availability of D.B arguments could not be heard. Adjourned. To come up for arguments on 06.07.2017 before D.B.

Chairman

22.08.2016

Appellant in person and Mr. Sultan Shah, Assistant alongwith Additional AG for the respondents present. Written reply by respondents not submitted. Requested for further time to file written reply. Request accepted. To come up for written reply/comments on 27.09.2016 before S.B.

27.09.2016

Appellant with counsel and Mr. Sultan Shah, Supdt alongwith Add: AG for respondents present. Written reply submitted. To come up for rejoinder and final hearing on 07.11.2016.

Member

07.11.2016

Counsel for the appellant and Assistant AG for respondents present. Rejoinder submitted which is placed on file. To come up for arguments on 1-2.17

(PIR BAKASH SHAH) MEMBER

(MUHAMMAD AAMIR NAZIR) MEMBER 19.05.2016

Clerk of counsel for the appellant present. Due to strike of the Bar learned counsel for the appellant is not available today before the Court, therefore, case is adjourned for preliminary hearing to 13.4.2016 before S.B.

Member

13.06.2016

Counsel for the appellant present. Learned counsel for the appellant argued that the appellant belongs to PCS Executive Group and as per rules senior to P.M.S officers. That his name was reflecting at senior level in the seniority lists but was illegally shown junior to PMS Officers in the revised seniority list despite his seniority and entitlement where-against appellant preferred departmental appeal on 23.12.2015 which was not responded and hence the instant service appeal on 08.04.2016.

That the appellant is entitled to be placed senior to PMS Officers.

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 22.08.2016 before S.B.



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Form- A FORM OF ORDER SHEET

Court of		
	440,004.6	
Case No.	418/2016	

	Case No	418/2016
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	18.04.2016	The appeal of Mr. Abdul Ghaffar Khan resubmitted today by Mr. Shakeel Ahmad Advocate may be entered in the Institution Register and put up to the Worthy Chairman for
· .		proper order please.
2	25-04-206	REGISTRAR
		This case is entrusted to S. Bench for preliminary
		hearing to be put up thereon 28-04-20 (8
		CHARMAN
. '		
	28.4.2016	Agent of counsel for the appellant present. Seeks
	- ,	adjournment due to strike of the bar. Adjourned for
		preliminary hearing to 19.5.2016 before S.B.
-		
•		

The appeal of Mr. Abdul Ghaffar Khan ADC Chitral received to-day i.e. on 08.04.2016 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 judgment in respect of appellant mentioned in para-1 of the appeal is not attached with the appeal which may be placed on it.
- 2- Address of respondent No.1 is incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 3- Sub-rule 4 of rule-6 of the Khyber Pakhtunkhwa Service Tribunal rules 1974 requires that every civil to whom the relief claimed may affect, shall also be shown as respondent.
- 4- Annexure-F of the appeal is illegible which may be replaced by legible one.

No. 593 /s.t,

REGISTRAR «
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Shakeel Ahmad Adv. Pesh.

The Case may be put hopine the worthy! Chairman, I will move an applicate he affectees. he - Sue and after. he affectees he - Sue and after. deig the needful.

BEFORE THE KHYBER PAKHTUNKHWA, SERVICES TRIBUNAL, PESHAWAR

Service Appeal No. 418 /2016	
Abdul Ghaffar Khan	Appellant
VERSUS	
Govt. of Khyber Pakhtunkhwa, Through Secretary & others	Respondents

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Through

Dated: 04.04.2015

SHAKEEL AHMAD

Advocate, Peshawar

Cell: 0321-9179188

BEFORE THE KHYBER PAKHTUNKHWA, SERVICES TRIBUNAL, PESHAWAR

11/1

Service Appeal No. 418 /2016	Parvice Tribunal Sarvice Tribunal OR-4-2016
Abdul Ghaffar Khan S/o Sher Fitrat Shah	
Presently serving as Additional Deputy Co	ommissioner
Chitral	Appellant

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa, through Secretary Civil Secretariat, Peshawar.
- 2. Govt. of Khyber Pakhtunkhwa, through Secretary, Establishment, Civil Secretariat, Peshawar.

.....Respondents

SERVICE APPEAL U/S 4 OF THE KPK SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED SENIORITY LIST ISSUED ON 14.12.2015 WHEREBY THE APPELLANT WAS PLACED IN THE SENIORITY LIST OF OFFICERS OF PROVINCIAL MANAGEMENT SERVICE AND PCS IN BPS-18 ISSUED ON 14.12.2015 INSTEAD OF SENIORITY LIST OF PCS (EXECUTIVE GROUP) AND WAS BROUGHT FROM S.NO.6 TO 46 OF THE SAID SENIORITY LIST.

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nd filed.

Respectfully Sheweth:

Short facts giving rise to the present appeal are as under:

1.. That in earlier round of litigation the appellant (alongwith other officers of PCS Executive Group) brought an appeal before the Service Tribunal, KPK stating therein that he belongs to PSC (EG), he was promoted as Tehsildar on regular basis vide order dated 07.02.1996, he was lastly promoted in PCS (EG) BPS-17 on temporary basis vide Notification dated 17.12.2005, he was promoted to BPS-18 on regular basis on 19.02.2008 in PMS Group/ Cadre with immediate effect, during this period many posts became vacant in PCS (E.G), instead of ante-dating the promotion of the appellant in BPS-17 (EG) i.e. the date on which the vacancy fell vacant, and he became entitled for promotion on his turn in the seniority list of PCS (EG), after exhausting departmental appeal, the appellant filed service appeal before the Service Tribunal, Khyber Pakhtunkhwa, which was allowed vide order dated 13.03.2009, the relevant portion of the judgment is reproduced below:

"We accept both the appeals, and direct the official respondents of each of the two appellant in the respective dates on which a

vacancy become available for the respective turn of the appellant or from the respective dates of their taking charge of such vacancy on officiating / acting charge basis, which ever is later. The appellants were entitled to the costs of their respective litigation from the official respondents". (Copy of judgment is Annexure "A").

- 2. That not satisfied with the judgment of Khyber Pakhtunkhwa Service Tribunal dated 11.03.2009, the respondents filed appeal before the Apex Court which was dismissed vide judgment dated 24.05.2012. (Copy of judgment is Annexure "B").
- 3. That ultimately the respondent No.2 ante-dated the promotion of the PCS (EG) Officers with all back benefits/ consequential benefits and redesignated the post as PCS(EG) BPS-17 vide Notification NO.SOE-II/(ED)2 (423)/2010/VoI-II dated 25.07.2012. (Copy of notification is annex "C").
- That the appellant was promoted in BPS-18 on regular basis vide Notification dated 19.10.2012, but with immediate effect instead of w.e.f.

contended with the same, the appellant objected the seniority list issued on 14.12.2015 by filling appeal before the respondent No.2, but, till to day it was not responded, hence feeling aggrieved the appellant now approaches this Honourable Court, inter alia, on the following grounds: (Copy of seniority list, Departmental appeal & receipt are attached as annexure "E" "E-2" receptively).

GROUNDS:

- A. That the appellant belongs to PSC Executive group, therefore, placement of his name in the seniority list of PMS group/officer in BPS-18, is illegal, without lawful authority, without jurisdiction, void ab-initio malafide, void ab-initio and ineffective upon his rights.
- B. That the N.W.F.P/KPK Provincial Civil Service (Secretariat/ Executive Group) Rules, 1997, was repealed by the N.W.F.P, KPK, Provincial Management Service Rules, 2007 notified on 11.05.2007, but despite repealment, the promotion and seniority of the appellant is to be governed under the NWFP/KPK (Executive Group)Rules, 1997.
- C. That the N.W.F.P/KPK (Executive Group) Rules, 1997 quoted above, by itself, clarifies that the Rules of

1997. shall not stand repealed before the retirement of the existing incumbents of both the cadres of Secretariat/Executive Groups and shall remain in force till the retirement of the last such incumbent. It is further clarified that separate seniority list of both the cadres shall be maintained under the existing rules. The existing rules for such incumbents are the N.W.F.P Provincial Civil Service (Secretariat/Executive Group) Rules, 1997. It is also clarified that such incumbents shall be promoted at the ratio of 50:50. It means that out of each two vacancies, one vacancy shall be given Secretariat Group, while other vacancy shall be given to the Executive Group. Further clarification is made to the effect that the existing incumbents of PCS (EG) and (SG) in different pay scales shall continue to be governed under the Rules of 1997 for the purpose of their promotion and this process is to continue till the retirement of last such incumbent. The appellant belongs to the Executive Group of Civil Servants. He was to be governed under the N.W.F.P/KPK Provincial Civil Service (Secretariat/ Executive Group) Rules, 1997 before 11.05.2007 and he is to be governed under the above mentioned Rules of 1997 till his retirement.

- D. That vide notification No.SO(E-I)E&AD/6/2014 dated 21.11.2014 amendments were brought in the N.W.F.P Provincial Management Service Rules, 2007 notified on 11.05.2007, the relevant amended rule is reproduced below:
 - "2. In Rule-8, the full-stop appearing after the words and figures "at the ratio of 50:50" shall be replaced by a colon and thereafter the following proviso shall be added, namely:

Provided that for the purpose of promotion of both the Secretariat Group and the Executive Group of the said service in different pay scales,-

- i) the incumbent shall continue to be governed by the said service rules till the retirement of the last such incumbent; and
- ii) the last incumbent of either group shall rank senior to the first incumbent of the Provincial Management Service."
- E. The rule quoted above clarifies that the last incumbent of either group shall rank senior to the first incumbent of PMS Service, hence the appellant being senior his legal right of seniority is to be considered for promotion in BS-19 in PCS Executive Group.

- F. That by placing the name of the appellant in the seniority list of PMS officer BPS-18 instead of PCS Executive officers the respondent have acted in violation of Khyber Pakhtunkhwa PMS Rules 2007 amended upto date, therefore, warrants interference.
- G. That the respondents had earlier placed the name of the appellant at S.No.8 in the PMS, servicing officer BPS-18, seniority list, issued on 24.01.2013, but subsequently, placed his name at S.No.46 of the seniority list of PMS & SG group issued on 14.12.2015 with malafide intention to deprive him from his due right of promotion in BPS-19.
- H. That due to the reduction of position of the appellant in the seniority list he has been brought below even to his juniors, which resulted in gross miscarriage of justice, therefore, warrants interference.
- I. That the appellant seeks leave of this Honourable

 Tribunal to raise/ argue any additional point at the

 time of arguments.

It is, therefore, most humbly prayed that on acceptance of this Service Appeal, it may be declared:-

- a) That inclusion of the name of the appellant in the combined seniority list of PMS and PCS officer and brining his name from 6 to 46 issued on 14.12.2015 as illegal, without lawful authority, without jurisdiction, malafide, void ab-initio and of no legal effect.
- b) Declaration that preparation of combined seniority list of PCS combined seniority list of PCS executive group and PMS officer in BPS-18 is illegal, without lawful authority without jurisdiction, malafide void ab-initio and of no legal effect and the same may be struck down.
- c) Issuance of direction to the respondents to prepare separate seniority list of PCS S.G group and PMS Officer in BPS-18 and to include the name of the appellant in the seniority list of PCS Executive group by placing him in due place in accordance with PMS Rules 2007

Through

Dated: 06.04.2016

SHAKEEL AHMAD Advocate, Peshawar

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

016	Service Appeal No
Appellant	Abdul Ghaffar Khan
US	VER
Respondents	Govt. of KPK & others

AFFIDAVIT

I, Abdul Ghaffar Khan S/o Sher Fitrat Shah R/o Goch Duor Ovi, P.O Buni Tehsil Mastoog District Chirral, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Identified by:

Shakeel Ahmad Advocate, Peshawar CNIC No.15202-0846845-1

Lie Ty Soll

BEFORE THE KHYBER PAKHTUNKHWA, SERVICES TRIBUNAL, PESHAWAR

Service Appeal No/2016	
Abdul Ghaffar Khan	Appellant
VERSUS	
Govt. of Khyber Pakhtunkhwa, Through Secretary & others	Respondents

ADDRESSES OF THE PARTIES

APPELLANT:

Abdul Ghaffar Khan S/o Sher Fitrat Shah Presently serving as Additional Deputy Commissioner Chitral

RESPONDENTS:

Dated: 04.04.2016

- 1. Govt. of Khyber Pakhtunkhwa, through Secretary Civil Secretariat, Peshawar.
- 2. Govt. of Khyber Pakhtunkhwa, through Secretary, Establishment, Civil Secretariat, Peshawar

Through

SHAKEEL AHMAD

Advocate, Peshawar



Appeal No. 612/2008

Date of Institution. Date of Decision

16.04.2008 13.03.2009

Muhammad Iqbal Khattak, Assistant Political Agent, Khar Bajaur Agency. (Appellant)

VERSUS

1. Government of NWFP through Secretary Establishment Department, (Respondents)

2. Govt. of NWFP through Chief Secretary, Peshawar.

APPEAL U/S 4 OF THE NWFP SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED NOTIFICATION NO.SOE.II (E&D) 2 (192)2007 DATED 19.2.2008 WHEREBY THE APPELLANT WAS PROMOTED ON REGULAR BASIS W.E.F. 19.2.2008 INSTEAD OF 30.1.1.1999 AND ORDER NO.SOE-II (E&D) 2(192) WHEREBY HIS DEPARTMENTAL APPEAL WAS DISMISSED.

MR. SHAKEEL AHMAD,

For appellant.

Advocate

For respondents.

MR. ZAHID KARIM KHALIL, Addl. Government Pleader,

CHAIRMAN.

MR. JUSTICE (R) SALIM KHAN, . MR. BISMILLAH SHAH,

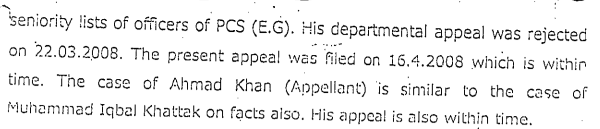
MEMBER

JUDGMENT

JUSTICE (R) SALIM KHAN, CHAJRMAN, The present appeal No. 612 of 2008 by Muhammad Igbal Khattak and appeal No. 613 of 2009 by Ahmad Khan Involved similar questions of law, therefore, these are taken together for arguments and disposal.

. Muhammad Iqbal Khattak was promoted as Tehsildar on regular basis vide order dated 28.12.1938. He was promoted to PCS(E.G) (BPS-17) 2. on temporary basis vide notification dated 06.03.1996. He contended that many posts became vacant, but the appellant was promoted to (BPS-17) on regular basis on 1922008 with immediate effect, instead of ante-dating of his promotion to the date on which the vacancy fell to his turn in the





- 3. The respondents contested the appeal on many grounds, including the ground that no one could claim a vested right in promotion or in the terms and conditions for promotion to a higher post.
- 4. We heard the arguments and perused the record.
- 5. The learned counsel for the appellants contended that the appellants were temporarily posted to BPS-17 post on 06.3.1996, but they remained silent, because they did not have a vested right for promotion to a higher post. The appellapts have already been considered for promotion and have been found eligible and fit for regular promotion to BPS-17 post, therefore, the principles embodied in the judgment of the August Supreme Court of Pakistan reported as 1990 SCMR 1321 are not applicable to their cases. In fact, the vacancies had become available for the appellants as early as on 30.11.1999, and it was the responsibility of the official respondents to expeditiously deal with the cases of the appellants for their regular promotion. The appellants could not be punished for no fault on their side, or for delay caused by the official respondents in processing the cases of the appellants. He relied on 1997 PLC (C.S) 77, wherein it has been held in para 3 as under:-

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"On behalf of the Government it is contended that no civil servant has a right to claim that he should be promoted from a back date even though a vacancy may be existing on the date from which the promotion is being claimed. This is no doubt true but there are no orders by the Government that the respondents/petitioners should be held up for some time. The delay in making the promotions occurred entirely due to the reason that the officials of the Education Department could not carry out a fairly simple exercise within a reasonable period. In the circumstances it will not be appropriate for this Civil Petition to interfere with the order of the Service Tribunal. Leave is refused."

This judgment was in the perilion for leave to appeal against the judgment dated 19.02.1995 of the Punjab Service Tribunal. It is worth-mentioning that

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the judgments cited as 1990 SCMR 1321 and cited as 1997 PLC (C.S) 77 are on two different aspects of the same subject.

- Ante-dating of promotion, after consideration of the candidate aspiring for such promotion, after he was found eligible and fit for such promotion and is promoted, is an established principle of law. Such a candidate cannot be punished for any delay caused by the department in processing his case for promotion. The order of promotion, therefore, has to be ante-dated to the date on which the vacancy for his turn became available or to the date on which he actually took charge of the post on officiating/acting charge basis, whichever is later.
- The A.G.P contended . e present appeals were miserably 7. time-barred and both the appellants w. opped by their own conduct to file the present appeals. In fact, the , ____e embodied in the judgment reported as 1990 SCMR 1321 was applicable to the cases of the appellants from 06.3.1996 to 18.2.2008. They could not claim promotion as of right. The principle embodied in the judgment reported as 1997 PLC (C.S) 77 became applicable to their case on 19.2.2008. Cause of action arose to the appellants for claiming ante-dation of their promotion as prayed for only when their cases were considered for promotion, they were found eligible and fit for promotion, and their promotion orders were issued, though with immediate effect. They filed their departmental appeals within time from the date of the impugned order dated 19.2.2008, and their appeals were rejected on 22.3.2008. They filed Service Appeals on 16.04.2008. The departmental appeals as well as the Service Appeals were well within time.

The A.G.P further contended that, according to the proviso contained in sub-section (2) of Section 22 of the N.W.F.P Civil Servants Act 1973, "no representation shall lie on matters relating to the determination of fitness of a person to hold a particular post or to be promoted to a higher post or grade." Judgment cited as 1990 SCMR 1321 was, then, applicable and appellants could not file representation. This stage has already passed. The appellants have been considered for holding the higher post after their promotion to that higher post, and their fitness for such promotion and holding of post has already been determined. The judgment cited as 1997

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PLC (C.S) 77 has become applicable after determination of fitness of the appellants. The question in these cases is not the determination of fitness but is the right of ante-dation of their promotion. The appellants had vested right for consideration of promotion on their turn, whenever it was, and, when found fit on determination of fitness, at any stage, they had a right to claim ante-dation of their promotion to the dates on which the vacancies were available for their respective, turns or from the dateson which they actually took the charge of their respective posts, whichever were later in time.

- 9 of the N.W.F.P Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 "acting charge appointment shall not confer any vested right for regular promotion to the post heid on acting charge basis." The appellants have never claimed any vested right for regular promotion to the post which they held on acting charge basis, on the basis of acting charge appointment. In fact, they did not have such a right. They remained silent for a long time, knowing that they did not have such a right on the basis of acting charge appointment. They, however, had a vested right, as civil servants, for consideration for promotion, when the authority was to consider someone for promotion against the vacancy. No other person could be considered till the appellants were so considered. They, therefore, had a vested right for ante-dation of their promotion only when they were regularly promoted, but from the date when the vacancy became available to their turn.
- The A.G.P further contended that, according to the North West Frontier Province, Provincial Management Service Rules, 2007, notified on 11.05.2007 vide No. SOE.II(ED)2(14)2007, The NWFP Provincial Civil Service (Secretariat/Executive Group) Rules, 1997 were repealed. He was of the view that the N.W.F.P Provincial Management Service Rules, 2007 had come into force at once w.e.f. 11.05.2007, while the orders of promotion of the appellants were issued on 19.02.2008. He submitted that the promotion orders were covered by the new rules, therefore, the appellants could not claim any benefit out of the already repealed rules of 1997. In order to clarify this controversy, it is necessary to reproduce the relevant Rule 8 of the N.W.F.P Provincial Management Service Rules, 2007 which is as under:

ATTESTED

"8. Reneal.- The North-West Frontier Province Provincial Civil Service (Secretariat/Executive Group) Rules, 1997 shall stand repealed after the retirement of existing incumbents of both the cadres. Separate seniority list of both the cadres shall be maintained under the existing rules and they shall be promoted at the ratio of 50:50. The existing incumbents of PCS (E.G) and (S.G) in different pay scales, for the purpose of their promotion, shall continue to be governed under the said service rules till the retirement of the last such incumbent."

The above rule, by itself, clarifies that the rules of 1997 shall not stand repealed before the retirement of the existing incumbents of both the cadres of Secretariat/Executive Groups, and shall remain in force till the retirement of the last such incumbent. It further clarified that separate seniority list of both the cadres shall be maintained under the existing rules. The existing rules for such incumbents are the N.W.F.P Provincial Civil Service (Secretariat/Executive Group) Rules, 1997. It was also clarified that such incumbents shall be promoted at the ratio of 50:50. It means that out of each two vacancies, one vacancy shall be given to Secretariat Group, while another vacancy shall be given to the Executive Group. Further clarification is to the effect that the existing incumbents of PCS (E.G) and (S.G) in different pay scales shall continue to be governed under the rules of 1997 for the purpose of their promotion, and this process is to continue till the retirement of last such incumbent. Both the appellants belonged to the . Executive Group of Civil Servants. They were to be governed under the R.W.F.P Provincial Civil Service (Secretariat/Executive Group) Rules, 1997 before 11.05.2007, and they have to be governed under the above mentioned rules of 1997 till the retirement of the last incumbent of a post in Secretariat Group/Executive Group.

The cases of the appellants are, therefore, to be governed in accordance with the provisions of Section 8 (quoted above) of the new N.W.F.P Provincial Management Service Rules, 2007. The record shows that vacancies were available for the appellants but they were not premoted at the due time and their cases for promotion were delayed unnecessarily without any fault of the appellants. They, therefore, are entitled to antedation of their promotion, against the first available vacancy falling to the turn of each of them or from the date of taking over the charge of that vacancy on officiating/acting charge basis, whichever is later.

TED

Marie Carlotte In the light of the above, we accept both the appeals, and direct the official respondents to ante-date the promotion of each of the two appellants to the respective dates on which a vacancy became available for the respective turn of the appellants or from the respective dates of their taking charge of such vacancy on officiating/acting charge basis whichever is later. The appellants are entitled to the costs of their respective ligigation Jesteales Johns le cla from the official respondents. ANNOUNCED 11.03.2009 Weather of wards . . . Copylag Jean... Debte of enmalation of copiese Dess of delivery of early

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IN THE SUPREME COURT OF PAKISTAN
(APPELLATE JURISDICTION)

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

C. As. No. 860 to 861 of 2010. (On appeal against the judgment dt. 11.3.2009 passed by NVVFP Service Tribunal, Peshawar in Appeals No. 612

and 613 of 2008).

Govt. of NWFP thr. Secy. Establishment and another.

(in both cases) ...Appeliants

Versus:

Muhammad Iqbal Khattak. Ahmed Khan. (in CA.860/10) (in CA.861/10) ...Respondents

For the appellants:

Mian Muhibullah Kakakhel, Sr.ASC.

Miss. Tehmina Muhibullah, ASC.

Mir Adam Khan, AOR.

(in both)

For the respondents:

Hafiz S. A. Rehman, Sr.ASC.

Mr. Shakeel Ahmed, ASC

(in both).

Date of hearing:

24.05.2012.

JUDGMENT

EJAZ AFZAL KHAN, J. -- These appeals with the leave of the

Court have arisen out of the judgment dated 11.3.2009 of the Service

Tribunal whereby appeals filed by the respondents were allowed.

2. The points raised and noted while granting leave read as

under:-

"We have heard the learned counsel at some length. We are inclined to grant leave inter-alia on the point as to whether the legal and factual aspects of the controversy have been dilated upontiand decided by the Tribunal in accordance with relevant Rules i.e. Rule 8 of the NWFP, Provincial Civil Service (Secretariat/Executive Group) Rules, 1997 and Rule 9(6) of the NWFP Civil Servants (Appointment, Promotion and Transler) Rules, 1989. It is also to be examined as to whether that stop-gap-arrangement can be equated to that of regular promotion and besides that the order passed by the learned Service Tribunal could be made applicable to a stop of the stop of t

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Tehsildars who are awaiting their promotion. Since a short question of law is involved in the matter, therefore, the case be listed after four weeks subject to limitation. In the meanwhile operation of the impugned judgment shall remain suspended".

Learned counsel appearing on behalf of the appellants contended that though the Governor 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 vide notification 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 or Rule 9 of NWFP Civil Service (Executive Group) Rules, 1997, as decidedly promotion is not a vested right. Appeal before the departmental authority, the learned counsel added, or before the Tribunal claiming ante-dated promotion was, therefore, misconceived. The learned Tribunal, the learned counsel maintained, could not have allowed such appeal when it tended to mar the seniority of many others in the run. The learned counsel to support his contention placed reliance on the cases of "Wajahat Hussain, Assistant Director, Social Welfare, Lahore and wothers. Vs. Province of the Punjab, through Secretary, Social Welfare and Zakat, Lahore and 81 others" (PLD 1991 S.C. 82), "Sh. Anwar Hussain, Assistant Director, Labour Welfare, Lahore Region, Lahore. Vs. Government of the Punjab through Secretary, Labour Department and others" (1985 SCMR 1201), "Nazeer Ahmed. Vs. Government of Sindhethrough Chief Secretry Sindh, Karachi and 2 others" (2001 SCMR 352), 保Government of Pakistan **Establishment**

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Division, Islamabad and 7 others. Vs. Hameed Akhtar Niazi, Academy of Administrative, Walton Training, Lahore and others" (PLD 2003 S.C. 110).

The learned counsel next contended that a change in scale by means of promotion is not automatic but dependent on a process involving selection, therefore, any change in scale without such process being violative of the relevant law and rules, cannot be maintained. The learned counsel to support his contention placed reliance on the case of "Abid Hussain Sherazi.

Vs. Secretary M/o Industries and Production, Government of Pakistan, Islamabad" (2005 SCMR 1742).

As against that learned counsel appearing on behalf of the respondents defended the impugned judgment by contending that where a vacancy occurs in the next higher scale, the Civil Servant officiating or working on acting charge basis thereagainst is not considered for promotion or the process of regular promotion is delayed on account of lethargic attitude of the competent authority or any other exigency so-called, the Civil Servant who is subsequently found fit for such promotion on regular basis cannot be deprived of the salary and other consequential benefits attached to such post. Learned counsel to support his contention placed reliance on the case of "Luqman Zareen and others. Vs. Secretary Education, NWFP and others" (2006 SCMR 1938). The learned counsel next contended that though the NWFP Civil Service (Secretariat Group) Rules, 1997 have been substituted by the NWFP Provincial Management Service Rules, 2007 but the rights of the existing incumbents of both the cadres have been protected by Rule 8 of the latter, therefore, the change in rules would not affect the service structure of the respondents or rights accruing thereunder. The learned counsel next contended that if the concluding paragraph of the impugned judgment is read none of the rights of any of the officers including their ATTESTED seniority has been affected.

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5. 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 in consultation with the Provincial Selection Board was pleased to order the promotion of the respondents working in BPS-16 as Extra Assistant Commissioner in BPS-17 in Ex-PCS (E.B) Cadre. 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 deficient in 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 in no. When asked what restrained the appellants to defer or delay the process of selection to fill one or any number of vacancies occurring from time to time in the next higher scale, the reply of the learned counsel was that it was because of confusion created by the devolution plan. This answer, to say the least, is too vague to be plausible. When asked who was senior to the respondent and whose right of ranking senior has been affected or impaired by the impugned judgment, again the learned counsel could not refer to anything on the record.

8. There is no dispute with the proposition that the terms and conditions of the service of the respondents, in view of the provision contained in Rule 8 of NWFP Civil Service (Secretariat Group) Rules, 2007, shall continue to be governed by the erstwhile rules. There is also no dispute with the proposition that if the respondents were to hold a post on acting charge basis, they could also hold the same on regular basis. In the case of

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"Lugman Zareen and others. Vs. Secretary Education, NWFP and others" (2006 SCMR 1938), this Court while dealing with an identical issue held as under:-

"It is then a position admitted on all sides that nothing existed in the way of the petitioners on 31.8.2000 which could have disentitled them to regular promotion to the posts in question and that it was only the usual apathy, negligence and bureaucratic red-tapsim which had deprived the petitioners of the fruits that they deserved. The petitioners could not be permitted to be punished for the faults and inaction of others. We are of the view that where a post was available against which a civil servant could be promoted; where such a civil servant was qualified to be promoted to such a higher post; where he was put on the said higher post on officiating or acting charge basis only because 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 basis then he was entitled not only t the salary attaching to the said posts but also to all consequential benefits from the very date from which he had been put on the said post on officiating or acting charge basis and we hold accordingly".

While dealing with the reservations of the nature expressed by the learned counsel for the appellant, this Court held as under :-

"A bare perusal of these judgments would thus, show that this Court had always accepted the principle that a person who was asked to hold a higher post to which he was subsequently promoted on regular basis, was entitled to the salary etc; attaching to such a post for the period that he held the same; that he would also be entitled to any other benefits which may be associated with the said post and further that if a vacancy existed in a higher cadre to which a civil servant was qualified to be promoted on regular basis but was not so promoted without any fault on his part and was instead put on the said post on officiating basis then on his regular promotion to the said post, he would be deemed to have been so promoted to the same from the date from

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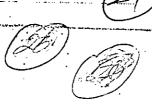
6 (23)

which he was allowed to hold the said higher post 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 "Wajahat Hussain, Assistant Director, Social Welfare, Lahore and 7 others: Vs. Province of the Punjab, through Secretary, Social Welfare and Zakat, Lahore and 81 others", "Sh. Anwar Hussain, Assistant Director, Labour Welfare, Lahore Region, Lahore. Vs. Government of the Punjab through Secretary, Labour Department and others", "Nazeer Ahmed. Vs. Government of Sindh through Chief Secretry 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 counsel for the appellants are not applicable to the case in hand because of their distinguishable facts and features.

9. For the reasons discussed above, these appeals being without

ment are dismissed.	Tr. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
THE SUPREMIC COURT	Jay Mahanmad Aller (Sucer,)
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GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

Dated Peshawar the July, 25. 2012

NOTIFICATION

NO.SOE-II(ED)2(423)/2010/VoI-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 benefits and re-designate them as PCS(EG) BS-17:-

I C No.	
S.No. Name of PMS BS-17 officer for ante-dated	en e
F	Date of ante-dated
- 1. I Mil. Munammad Johal Manuat (Deticion)	promotion as PCS (EG)
2. Mr. Riaz Muhammad Raloch (Retired on 31.07.2009	27.12.2005
2. Mr. Riaz Muhammad Baloch (Retired on 31.07.2009 3. Mr. Muhammad Faroog	26.01.2000
4. Mr. Zaarmat Ali (Retired on 05.03.2010)	27.12.2005
5. Mr. Muhammad Zaheer-ud-Din (Retired on	15.05.2000
	29.05.2000
Takan Milah Orakan	1
F	01.06.2000
3. TMr. Munammad Javed	07.06.2000
9. I Mr. Azam Jan Khalil	10.01.2001
10. Mr. Ahmad Jan Afridi	10.02.2001
11. Mr. Nazar Gul Mohmand	08.04.2001
12. Mr. Muhammad Hanis (J.)	
12. Mr. Muhammad Hanif (died on 31.03.2010)	09.04.2001
<u> </u>	14.04.2001
The state of the s	27.12.2005
	27.12.2005
	13.11.2001
17. Mr. Rehmatullah Khan Wazir	03.03.2005
- 20. Mi. Qalser Khan	
19. Mr. Abdul Shakoo G	13.11.2001
20. Mr. Azizullah Khan Mehsud	13.11.2001
William McIlland	26.12.2001
	13.01.2002

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				₹ <i>科</i>
	21.	Mr. Naeem Anwar Khan		09.04.20
<u> </u>	22.	Mr. Loi Khan (Retired on 02.11.2010)		14.04.20
	23.	Mr. Damsaz Khan	"	29.05.20
	24	Mr. Habibullah Wazir		23.05.20
	25.	Mr. Zafar Ali Khan		29.05.20
	26.	Mr. Gul Wahid (Retired on 13.03.2011)	;	31.08.20
	27.	Mr. Abdul Mateen	";	13.11:20
	28.	Mr. Akbar Jalal	************	04.03.20
	29.	Mr. Khaista Rehman	•	24.03.20
	<u> 30.</u>	Mr. Shams ul Alam	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	27.12.20
	31.	Mr. Fazal Rehman	'	29.05.2
	32.	Mr. Latif ur Rehman (died on 25.10.2010)	` ` .	27.12.20
	33.	Mr. Rashid Mehood		29.05.2:
	34.	Mr. Muhammad Jamil		129.05.2
ļ	35.	Mr. Khurshid Anwar		29.05.2
ļ	36.	Mr. Perhezgar Khan		(29.05.2)
ļ	37.	Mr. Mushtaq Ahmad		29.05.2
	38.	Mr. Naimatullah (Retired on 24.09.2010)		26.05.2
	39.	Mr. Momin Khan (Retired on 14.06.2010)		27.12.1
	40.	Syed Ismail Ali Shah Gillani		26.05.2
	41.	Mr. Ahmad Khan	(Prof.) (18)	09.01
<u>Y</u>	42.	Mr Jan Muhammad		01.02.
ļ	43.	Mr. Saeed ur Rehman		i 09.01
	44.	Mr. Muhammad Israr(Retired on 02.01.2012)		27.12.
	45.	Mr. Arshad Naveed		1.26.03
	·46.	Mr. Hidayatullah		09.01.
	47.	Mr. Said Ahmad Jan	** * **	17.05.
	48.	Mr. Abdul Hamid Jan		13.01.2
	49.	Mr. Muhammad Tuhab (Retired on 12.06.2012)		27.04.
	50.	Mr. Sultanat Khan (Retired on 14.08.2010)		13.04.
	51.	Mr. Subhanullah (Retired on 12.05.2012)		13.04.
	52.	Mr. Muhammad Siddique		:25.05
	53.	Mr Fakhru Zaman		11.09.
	54.	Mr. Ibadat Khan		11.09
	55.	Mian Asfandyar.	,	26.05.
	56.	Mr. Rasool Khan	•	26.05.
	57.	Mr Fida Muhammad (Retired on 30.10.2010)		23.12
<i></i> /4	58.	Mr. Muntazir Khan		123.12
j	59.	Mr. Atta-ur-Rehman	. ,	1110-0-0
	60.	Mr. Shahab Hamid Yousafzai		31.12
	61.			16.02:
		Mr. Ihsanuliah	·	16.02
L	62.	Mr. Ghulam Habib	1 .	16.02
			,	· 10

CHIEF SECRETAR: KHYBER PAKHTUNK

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A copy is forwarded to:-

- Additional Chief Secretary, Planning & Dev. Department, Khyber Pakhtunkhwa Additional Chief Secretary(FATA), FATA Secretariat.
- Senior Member, Board of Revenue, Khyber Pakhtunkhwa.
- Secretary to Governor, Khyber Pakhtunkhwa. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- All Administrative Secretaries to Govt. of Khyber Pakhtunkhwa.
- All Divisional Commissioners in Khyber Pakhtunkhwa.
- All District Coordination Officers in Khyber Pakhtunkhwa.
- All Political Agents in FATA.
- 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.

(TABASSUM)





NO. SO (E-I)/E&AD/6-1/2013 Dated Peshawar, the January 24, 2013

To

Mr. Mulampian Nacent Additional Deputy Compressiones Herripus.

SUBJECT: - TENTATIVE SENIORITY LIST OF PROVINCIAL MANAGEMENT SERVICE OFFICERS IN BS- 18 AS ON 15.01.2013.

Dear Sir.

I am directed to refer to the subject cited above and to enclose a copy of tentative seniority list of Provincial Management Service Officers in BS-18 as stood on 15.01.2013 with the request that the attached certificate may be returned duly signed, indicating error/omission, if any, for the purpose of rectification alongwith attested supporting documents upto 1st March 2013.

2. In case of receipt of no response by the due date, it would be considered that particulars have been found correct:

Yours faithfully,

Encl: As above.

(MUHAMMAD JAVED SIDDIQI) SECTION OFFICER (ESTT. I)

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•	14.	Mr. Abdul Aziz	
	'7.	IVII. ADQUI AZIZ	22.8.5
	15.	Ma Calada	Peshav
	13.	Mr. Farhad Khan	19.11.(
	16.	100-0	Peshaw
	10.	Mr. Amir Akbar Khan	6.2.56
	17		Buner
	17.	Mr. Usman Shah-i	14.4.5
	10	1	Karak
2.19	18.	Mr. Muhammad Qasim	8.4.53
1	10		L Dir
	19.	Mr. Azeem Khan	25.2.55
,			Karak
2011	20.	Mr. Ghazi Khan	14.5.54
ا کا سنگی		/	D.I.K
1	21.	Mr. Anwar-ul-Haq	12.12.5
}			Peshawa
•	22.	Mr. Muhammad Ayub	.14.12.56
L			Peshawa
	•	! -	
		ž , l	

Mr. Abdul Aziz

Ρ	а	a	e	-2

6	20 12 04	07.00.05			•
ar	28.12.81	27.09.2012	18	-do-	Deputy Secretary ,
1	1.2.81	27.09.2012	1 18		Excise & Taxation Deptt:
ar		27.03.2012	'0	-do-	Deputy Secretary, Zakat, Ushr Department.
_	15.8.75	27.09.2012	18	-do-	OSD E&AD.
)	23.11.74	27.09.2012	18		
		<u> </u>	10	-do-	Deputy Secretary, Food Department.
	25.5.76	27.09.2012	18	-do-	Deputy Secretary, Energy
1	1.10.73	27.09.2012	18	-do-	& Power Department.
				-00-	Deputy Secretary, C&W Department.
	. 2.5.82	19.10.2012	18	do-	Deputy Secretary (R-II) E&AD
- 1	1.2.73	19.10.2012	18	-do-	
<u> </u>	<u></u>	j -			Deputy Secretary
	28.4.82	19.10.2012	18	-do-	Industries Department.
	·	:		-40-	Deputy Secretary, Health Department.

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GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

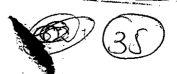
TENTATIVE SENIORITY LIST OF OFFICERS OF PROVINCIAL MANAGEMENT SERVICE AND PCS SG BS-18 Dated Peshawar the December 14, 2015

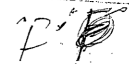
S.#	Name of the Officer	Date of birth and Domicile	Date of 1 st entry into Govt	Absorp	Regular appointment/Promotion/ Absorption to present post		E I
1	2		Service	Date	BPS	1-1-0 L11-0 Q O I	Present Posting
1	Mr. Atta D	3	4	5		Recruitment	
•	Mr. Atta-ur-Rehman	03.01.1975	22.1.2002 ,		6	7	8
_		Peshawar		29.8.2013	19	By promotion	Project Director,
2.	Mr. Aamir Afaq	00.00			acb		Municipal Services
	<u> </u>	22.09.1974 Peshawar	22.1.2002	/29.8.2013	19	<u></u>	Peshawar
3.	Mr. Ghazanfar Ali	5.4.1964			acb	do-	DG, PDMA
4.	M. 12	Nowshera	1.9.1990	29.8.2013	19	-do-	100
7	Mr. Muhammad Anwar Khan	22.3.1970	22.3.1995	00.0	acb	- u 0-	AS Energy & Power
	Mrs. Nosheen Azam	Nowshera	22.0.1995	29.8.2013	19	-do-	Director, Food
	o. Nosheen Azam	22.3.1970	22.1.2002	29.8.2013	acb	_ _	Director, Food
	_	Charsadda	1	29.0.2013	18	-do-	Deputy Director (Admn.
ì. Ì	Mr. Barkatullah	1 6 4070		,	'		& HR) PSA
_	:	1.6.1972 Lakki Marwat	22.1.2002	29.8.2013	18		
. 3	Syed Muhammad	1.1.1970	1 10 1000		,	-do-	A.S. LG&RD
11	-arrulsaglain	Peshawar	1.10.1992	29.8.2013	18	-do-	A 0 11==
				w		45-	A.S. HRD Wing

S.#	Name of the Officer	Date of birth	Date of 1 ^s entry into	Regular ar Absorp	Regular appointment/Promotion/ Absorption to present post		. []
1	2	and Domicile	Govt Service	Date	BPS	Method of Recruitment	Present Posting
63	Mr. Iftikhar Ahmad	. 3	4	5	6	7	- 8
	Time managar	30.1.76	27.2.08	10.8.2015	18	By	PM (Sp&Coord), PM
64.	Mr. Tashfeen Haider	5.9.76				Promotion	P&D Deptt.
65.	Mr. Ainullah	16.2.75	27.2.08	10.8.2015	18	-do-	PD, Mardan Dev: Aut
66.		4.2.79	27.2.08	10.8.2015	18	-do-	DO(F&P) Mardan
		4.2.79	2.11.05	18.6.2015	18	-do- +,	Addl. PA Orakzai
67.	Mr. Farhatullah Khan	7.11.80	27.2.08	10.0.2015			<u>'</u>
68.	Marwat	4	27.2.00	10.8.2015	18	-do-	ADC Shangla
00.	Sardar Asad Haroon	27.3.79	27.2.08	26.5.2015	18		DC 5-4-4- 5045
39	Mr. Asfandyar Khatlak				"	-do ,	DS Estate E&AD
	wii. Asianuyai Khatiak	24.1.79	25.9.05	18.6.2015	18		DS Health
70.	Mr. Ghulam Saeed -	4 4 7 4				-do-	·
	Khan	1.1.74	18.10.03	14.7.2015	18	-do-	ADC., Swat
1.	Khawaja Faheem	31.3.84	27.2.00	100000		-uo-	
_	Sajjad	· ',	27.2.08	10.8.2015	- 18	-do	DO (F&P) Mansehra
	Mr. Qamar Ali	9.4.57	.3.1.76	18.6.2015	10		
3.	Mr. Habib Ur Rehman	· 12.4.56	14.6.75	18.6.2015	18 18	-do-	DS Home \
4.	Mr. Ab J. 1144		, 1.5.75	10.0.2015	. 10	-do-	DS Higher Educ:
~ .	Mr. Abdul Wali Khan	2.5.57	7.6.76	18.6.2015	18		DCUDDIAG
5 1	Mr. Gul Nazif Khan			10.0.2010	.5	-do-	DS HRD Wing
5. I	Mr. Anwarul Haq-il	22.11.57	11.6.76	18.6.2015	18	-do-	DS Finance
7. N	Ar. Hameed-ur-	1.1.57	4.6.76	18.6.2015	18	-do-	DS Energy & Poyver
F	Rehman	1.1.59	, 28.8.78	18.6.2015	18		DS FD
	Ar. Muhammad Younas	15.8.56	20.5.00	· · · · · · · · · · · · · · · · · · ·	10	-uo-	
_		10.0.50	23.5.83	18.6.2015	18	-do-	DS Finance Dept

		Date of birth	Date of 1 st entry into	Regular appointment/Promotion/ Absorption to present post			Present Posting
S.#	Name of the Officer	and Domicile	Govt Service	Date	BPS	Method of Recruitment	
	2	3	4	5	6	7	8
79.	Mr. Muhammad	24.02.57	10.11.76	.14.7.2015	18	By Promotion	DS, Industries
	Younas-I	1,4.56	10.11.76	14.7.2015	18	-do-	DS, LG&RD
80.		3.3.59	1.6.83	14.7.2015	18	-do-	DS (Policies) E&AD
81.	Mr. Maqbool Khan	6.5.56	7.6.75	14.7.2015	18	-do-	DS, Governor's Sectt.
82. 83.		25.2.65	16.12.89	14.7.2015	18	-de-	Secretary to Comr. Pesh:
		1.6.64	1.1.92	14,7,2015	18	-dc-	DS CM Sectt.
84. 85.		1.5.61	-	14.7.2015	18	-do-	Settlement Officer, Mansehra
	1 Face	25.10.64	1.5.86	14.7.2015	18	-0'0-	Secy-II BOR
86	Mr. Muhammad Fayaz	19.3.64	1,1.92	14.7.2015	18	-do-	Asstt. Chief, P&D
87 88	Mr. Muhammad Roshan Mr. Muhammad Akbar	2.5.63	1.1.92	14.7.2015	18	-00-	Secy: to Commissioner, Hazara
89	Khan Mr. Mawaz Khan	25.4.56	4.9.78	14.7/2,015	18	-60-	DS FATA Sectt.

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GOVERNMENT OF THE NORTH-WEST FRONTIER PROVINCE ESTABLISHMENT DEPARTMENT

113

NOTIFICATION

:Dated Peshawar the 11.05.2007.

No.SOE.II(ED)2(14)2007: In exercise of the powers conferred by section 26 of the North-West Frontier Province Civil Servant Act, 1973 (N.-W.F.P. Act XVIII of 1973), the Chief Minister of the North-West Frontier Province is pleased to make the following rules, namely:

THE NORTH-WEST FRONTIER PROVINCE PROVINCIAL MANAGEMENT SERVICE RULES, 2007.

- 1. Short title and commencement.---(1) These rules may be called the North-West Frontier Province Provincial Management Service Rules, 2007.
 - (2) These rules shall come into force at once.
- 2. <u>Definitions.</u>—In these rules, unless the context otherwise requires, the following expressions shall have the meanings hereby respectively assigned to them, that is to say-
 - (a) "appointing authority" means the appointing authority as specified in rule 5 of these rules:
 - (b) "Commission" means the North-West Frontier Province Public Service Commission;
 - (c) "Department" means the Establishment and Administration Department;
 - (d) "Departmental Examination" means the prescribed examination to be conducted by the Department for confirmation within probationary period or for promotion to higher post, as the case may be:
 - (e) "Departmental Training" means any training prescribed by Government, the successful completion whereof is necessary for promotion to BS-18 and BS-19;
 - (f) "Schodule" means the Schedule appended to those rules;
 - (g) "Service" means the Provincial Management Service;



village (S-II) ment &



- (h) "Secretariat" means the North-West Frontier Province Civil Secretariat as defined in rule 2(r) of the North-West Frontier Province Government Rules of Business, 1985; and
- (i) "share" means the share specified for distribution between All Pakistan Unified Group and Provincial Officers as per Schedule-III.
- 3. Nomenclature of the posts.---The Service shall consist of the posts as specified in Schedule-I.
- 4. Method of recruitment.—(1) The method of recruitment, minimum qualification, age limit and other matters related thereto for the Service shall be as given in Schedule-1.

 4-A. Training:—As here mac. fire Control of the service shall be as given in Schedule-1.
- (2) Fifty per cent of posts in BPS-17 shall be filled in by initial recruitment through Commission and remaining by promotion. The percent of Secretariat posts in BPS-17 to 19 shall be reserved. Ten percent of Secretariat posts in BPS-17 to 19 shall be reserved. Ten percent of technical departments on reciprocal basis, for officers of technical departments on reciprocal basis. Government may reserve twenty per cent posts for leave, deputation and training etc in each pay scale.
 - (3) Posts specified in Schedule-II shall be filled in by Officers borne on Provincial Management Service and All Pakislan Unified Group in the ratio prescribed in Schedule-III.
 - 5. <u>Appointing Authority.</u>—The Chief Minister, N.-W.F.P. shall be the appointing authority for posts borne on the Provincial Management Service specified in Schedule-I.
 - 6. <u>Saving.</u>—In all other matters not expressly provided for in these rules, the members of the Service shall be governed by the North-West Frontier Province 'Civil Servants (Appointment, North-West Frontier Province 'Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, and any other rules pertaining to terms and conditions of service made or deemed to have been made under the North-West Frontier Province Civil Servants Act, 1973 (N.-W.F.P. Act No. XVIII of 1973).
 - 7. <u>Transitional:</u> The condition of graduation as laid down in para 2(a) and (b) of column-5 against serial No. 1 of Schedule-I shall not apply for a period of seven years from the date of coming into force of these rules to the existing incumbents for promotion against BS-17 posts.
 - 8. Repeal.—The North-West Frontier Province Provincial Civil Service (Secretariat/Executive Group) Rules, 1997 shall stand repealed after the retirement of existing incumbents of both the cadres. Separate seniority list of both the cadres shall be maintained under the existing rules and they shall be promoted at maintained under the existing incumbents of PCS (EG) and (SG) in the ratio of (50: 50) The existing incumbents of their promotion, shall different pay scales, for the purpose of their promotion, shall continue to be governed under the said service rules till the retirement of the last such incumbent.

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W. C. William

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CHIEF SECRETARY
Gevernment of the
North-West Frontier Province.



- the incumbents shall continue to be governed by the said service rules till the retirement of the last such incumbent; and
- the last incumbent of either Group shall rank senior to the first incumbent of the Provincial Management Service.
- In Schedule I, for the word and figure "Schedule-IV", wherever occurring, the word and figure "Schedule-VII" shall be substituted.
- In Schedule-II, after Note 11 at the end, the following new Note shall be added, namely:

"Note-III Government may resize the Schedule from time to time.".

Before the existing Schedule-IV, as re-numbered "Schedule-VII", the following Schedules IV, V and VI shall be inserted, namely:

CHIEF SECRETARY GOVERNMENT OF THE NORTH-WEST FRONTIER PROVINCE

1. U.No. SOE-HI(E&AD)3-5/2007/PMS, dated Peshawar the November 12, 2007.

A copy is forwarded to:

1. Secretary to Governor, NWFP.

2. Secretary (Admin: & Coord), Civil Secretariat (FATA).

3. Principal Secretary to Chief Minister, NWFP, Chief Minister's Secretariat. 4. Additional Chief-Secretary, NWFP.

5. Senior Member, Board of Revenue, NWFP.

6. All Administrative Secretaries to Government of NWFP.

7. Chairman, NWFP-Public Service Commission.

 Accountant General; NWFP.
 Director; Staff Training Institute, E&A Department. 10. Manager, Government Printing Press, NWFP, Peshawar for publication in the official gazette at an early date, with the request to supply 20 printed copies to the undersigned:

11. All Section Officers in E&A Department.

12. PS to Chief Secretary, NWFP.

13. PS to Secretary Establishment.

14. Pas: to all: Additional Secretaries/Deputy Secretaries in Establishment Department 15. Office order file.

DATÁNZEELA SABAHAT) Section Officer (E-III)

متقدم دعویٰ باعت تحريراً تك مقدمه مندرجه عنوان بالامیں اپنی طرف ہے واسے واسے میں دی وجواب دہی وکل کا روا کی متعلقہ Curille Ellini el - elinor مقرر کر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کومقد مسکی کل کاروائی کا کامل اختیار ہوگا۔ نیز ویل صاحب کوراضی نامه کرنے وتقرر دالت و فیصله برحلف دیے جواب دہی اورا قبال دعوی اور بسورت ذمري كرنے اجراءا درصولي چيك دروبيه ارغرضي دعوى ادر درخواست برتسم كي تقيديت زراین پردسخط کرانے کا اختیار ہوگا۔ نیز صورت عدم بیردی یا ڈگری پیکطرفہ یا اپیل کی برایدگی ادرمنسوخی نیز دائر کرنے اپیل نگرانی ونظر ثانی و بیروی کرنے کا اختیار ہوگا۔از بصورت ضرورت مقد مہذکور کے کل باجزوی کاروائی کے واسطے اوروکیل یا مختار قانونی کوایے ہمراہ یا اسے بچائے تقرر کا اختیار موگا _اورصا حب مقررشده کوبھی وہی جمله ن*د کور*ه باا ختیارات حاصل موں مے اوراس کا ساختہ برواخته منظور قبول ہوگا۔ دوران مقدمہ میں جوخر چہ دہر جانبالتوائے مقدمہ کے سبب سے وہوگا۔ کوئی تاری بیشی مقام دورہ برہویا صدے باہر ہوتو وکیل صاحب یابند ہوں مے۔ کہ بیروی Allested. ندکورکریں _لہذا و کالت نامیکھدیا کے سندر ہے ۔ ,20/6 - J In Ghaffai like Chetra

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GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

(29) E

NO. SO (E-I)/E&AD/6-1/2015 Dated Peshawar, the December 14, 2015

То

SUBJECT: - TENTATIVE SENIORITY LIST OF PROVINCIAL MANAGEMENT SERVICE OFFICERS/PCS SG IN BS- 18

Dear Sir.

I am directed to refer to the subject cited above and to enclose a copy of tentative seniority list of Provincial Management Service Officers/SG in BS-18 as stood on 14.12.2015 with the request that given below certificate may be returned duly signed, indicating error/omission, if any, for the purpose of rectification alongwith attested supporting documents upto 31.12.2015.

2. In case of receipt of no response by the due date, it would be considered that particulars have been found correct.

Encl: As above.

Yours faithfully, ... h. (KASHIF IQBAL JILANI)
SECTION OFFICER (ESTT. I)

CERTIFICATE

SUBJECT:- TENTATIVE SENIORITY LIST OF PMS/PCS(SG) OFFICER IN BS- 18 AS ON 14.12.2015

It is certified that I have gone through my particulars mentioned at Sr. No. _____ of the tentative seniority list of BS-18 of the PMS/PCS (SG) and found them correct, except at the following columns:-

	S. No.	Column No.	Present entry	To be well-		
			y	To be replaced by	Remarks	
			The state of the s			
		- ,				
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The following discrepancies are also brought in to the notice:-

า. ว

2.

Note: -

Additional sheet may be used, if required, please.

Name
BPS
Group
Designation
Dated

SIGNATURE

ATTESTED



To:

The secretary to government of Khyber Pakhtunkhwa Establishment Department, Peshawar.

Subject: TENTATIVE SENIORITY LIST OF PROVINCIAL MANAGEMENT SERVICE OFFICERS/ PCS SG IN BPS-18.

R/Sir,

Kindly refer to your office letter No. SO (E-I)/E&AD/6-1/2015 dated 14.12.2015 on the subject cited above.

It is submitted that the Appellant (Matloob-ur-Rehman) Deputy Commissioner Torgharhas received a tentative seniority list of Provincial Management Officers / PCS SG in BPS-18 circulated vide letter quoted above. As desired the undersigned have the following observations/reservations/objections on the seniority position:-

- 1. That the Appellant had joined services on 25.01.1988 as Naib Tehsildar and subsequently promoted to BPA-17 on 19.02.2008 on seniority cum fitness basis and was placed at S.No.8 of the Final Seniority list of PMS BPS-17 Office as stood on 25.07.2012 notified vide No. SOE-II(ED)2(8)/2012 dated 27.07.2012 (copy attached)
- 2. That in the seniority list ion question, the name of Appellant has been placed at S. No.48 with date of birth 12.04.1961, according to date of promotion in BPS-18 the name of Appellant should have been placed at S.No. 06 instead of S.No. 46 of the seniority list due to the reasons that all the Officers whose name have been recorded in the seniority list above the name of Appellant were promoted in BPS-18 later to the Appellant as evident from the entries in the seniority list in question except S.No. 19, 20, 40, 41 & 46.

In the light of the foregoing factual position, it is humbly prayed that the name of Appellant may graciously be placed in the seniority list as under while keeping in view the date of birth and date of promotion which is my due right and legal prerogative:

5	S.NO	Column NO.	Present entry	To be replaced by	Remarks
	-	-	S.No 46	S.No. 6	In the light of position explained in Para 1, 7, 2 above.

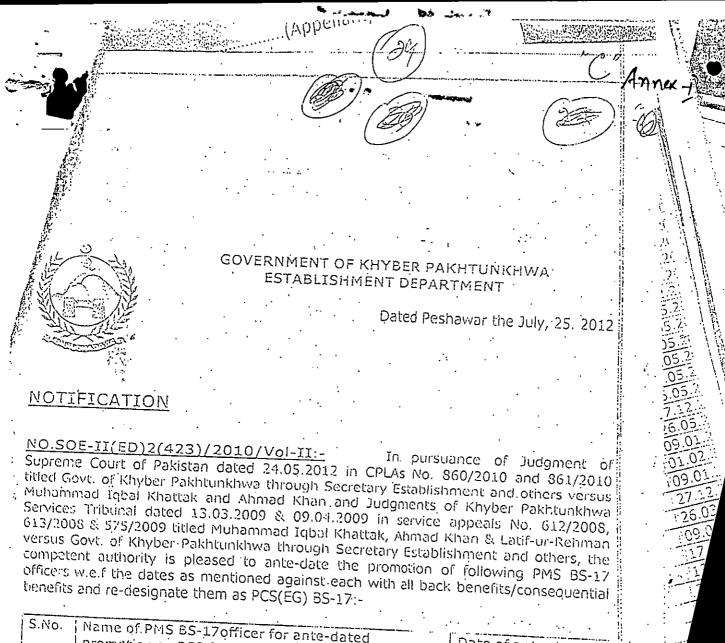
Appellant

Additional Deputy
Commissioner Chitral.

Copy to the PSO to Chief Secretary, Khyber Pakhtunkhwa, Peshawar for information and necessary action please.

Commissioner Chitral

ATTESTED



	•
S.No. Name of PMS BS-17 officer for ante-dated	
	Date of ante-dated
1. I Mr. Munammad Ighal Manwat (Potitodia 21 on 1917)	promotion as PCS (E
The following balloch (Refired on 20 03 20.	27.12.2005
··	. 26.01.2000
4. Mr. Zaarmat Ali (Retired on 05 02 2010)	27.12.2005
J. J. Munammad Zaheer-ud-Dip (Deti-	15.05.2000
	29.05.2000
6. Mr. Ahmad Khan Orakzai	
	01.06.2000
	07.06.2000
The state of the s	10.01.2001
10 Mr. Anmad Jan Afridi	10.02.2001
-11. Mr. Nazar Gul Mohmand	08.04.2001
12.1 Mr. Muhammad Hanif (died on 3: 03 20:03	. 09.04.2001
	14.04.2001
14. Mr. Munammad Rafio (Petirod on October 1997)	27.12.2005
25. Mr. Muhammad Fakhruddin	27:12.2005
16. Mr. Farzand Ali	
17. Mr. Rehmatullah Khan Wazir	13.11.2001
18. Mr. Qaiser Khan	03.03.2005
19. Mr. Abdul Shakoor Dawar	13.11.2001
20. I Mr. Azizullah Khan Mehsud	13.11.2001
Shari Mensud	26.12.2001
	13.01.2002 :
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•		
M	r. Naeem Anwar Khan	09.04.20
	1. Macent 741101 (0.01)	14.04.20
	r. Loi Khan (Retired on 02.11.2010)	29.05.20
23. I M	r. Damsaz Khan	
	r. Habibullah Wazir	23.05.20
		:29.05.20
<u>25. ₽</u>	ır. Zəfər Ali Khan.	31.08.20
25. №	ir. Gul Wahid (Retired on 13.03.2011)	
27. N	ir. Abdul Mateen	13.11:20
	ir. Akbar Jalal	04:03.20
		24.03.20
·	ır. Khalsta Rehman	27.12.2
	1r. Shams ul Alam	
31. N	ır. Fazal Rehman	29.05.2
32. 1	fr. Latif ur Rehman (died on 25.10.2010)	27.12.2
	nr. Rashid Mehood	29.05.2
		129.05.2
	ir: Muhammad Jamil	·29.05.ži
	1r. Khurshid Anwar	
36. 1	ır. Pernezgar Khan	<u>29.05.2</u> ;
	Ar. Mushtaq Ahmad	129.05.2
2/, 11	Mr. Naimatullah (Retired on 24.09.2010)	25.05.2
<u>38.∤ i</u>	VIT. INdiffiatulian (Retired on 2 (.06.2010)	27.12.
<u> 39. 1</u>	Mr. Momin Khan (Retired on:14.06.2010)	26.05.2
40.	Syed Ismail Ali Shan Gillani	
	Mr. Ahmad Khan	09.01.
	Mr Jan Muhammad	. 01.02
,		i 09.01.
43.	Mr. Saeed ur Renman	27.12.7
44.	Mr. Muhammad Israr(Retired on 02.01.2012)	
45.	Mr. Arshad Naveed	26.03.
		[09.01.]
46.	Mr. Hidayatullah	17.05.
47.	Mr. Said Ahmad Jan	
	Mr. Abdul Hamid Jan	· 13.01
<u> 48. </u>	Mr. Addit Herrie Sarr.	27:04.7
49.	Mr. Muhammad Tuhab (Retired on 12.06.2012)	
50.	Mr. Sultanat Khan (Retired on 14.08.2010)	113.04.
	Mr. Subhanullah (Retired on 12.05.2012)	#13.04.
51.	PII. Suulibiliulian (Acuilea on 12:00	25.05
52.	Mr. Muhammad Siddique	11.09.
53.	Mr Fakhru Zaman	
54.	Mir. Ibadat Khan	11.09.
		26.05.
<u> 55. </u>	Mian Asfandyar.	26.05.
56.	Mr. Rasool Khan	
57.	Mr Fida Muhammad (Retired on 30.10.2010)	23.12.
	PR 1 100 F turior Management	123.12.
58.	Mr. Muntazir Khan	31.12
59.	Mr. Atta-ur-Rehman	
60.	Mr. Shahab Hamid Yousalzai	1:16.02:
		16.02
<u>61.</u>	Mr. Ihsanullah	16.02.
52.	Mr. Ghulam Habib	
		· ; . :
. •	CHIEF! KHYBER P	:
	. Cures	SECRETAR':
	CHIEF:	JECKETAN.
1	KHYBER P.	AKHTUNK:
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BASSUM OFFICER

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ENDST: NO. & DATE EVEN.

A copy is forwarded to:- I

- Additional Chief Secretary, Planning & Dev. Department, Khyber Pakhtunkhwa. 3 a
- Additional Chief Secretary(FATA), FATA Secretariat.
- Senior Member, Board of Revenue, Khyber Pakhtunkhwa...
- Secretary to Governor, Khyber Pakhtunkhwa.
- Principal Secretary to Chief Minister, Khyber Pakhtunkhwa. 5.
- All Administrative Secretaries to Govt. of Khyber Pakhtunkhwa.
- All Divisional Commissioners in Khyber Pakhtunkhwa.
- All District Coordination Officers in Khyber Pakhtunkhwa.
- All Political Agents in FATA.
- Accountant General, Khyber Pakhtunkhwa... .10.
- .11. Accountant General (PR) Sub Office, Peshawar.
- All District Accounts Officers in Khyber Pakhtunkhwa.
- 313. All Agency Accounts officers in FATA.
 - 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,

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(IDIQ.

(TABASSUM) SECTION OFFICER(E-II)



GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT & ADMINISTRATION DEPARTMENT

Dated Peshawar, the September 27, 2012

NOTIFICATION

NO.SO(E-I)E&AD/5-1/2012. Government of Khyber Pakhtunkhwa on the recommendations of the Provincial Selection Board, is pleased to promote the following officers of Provincial Management Service from BS-17 to BS-18, on regular basis with

S. #.	NAME OF OFFICER	
1	Mr. Muhammad Naeem	
<u> </u>	Mr. Abdul Ghaffar	
3	Mr. Muhammad Naseem	
4.	Mr. Muhammad Siddique	
5.	Mrs. Tahira Jabeen	
6.	Mr. Azam Khan	
<u>7. </u>	Mr. Fazle Rahim	
8	Mr. Abdul Aziz	
9.	Mr. Farhad Khan	
10.	Mr. Amir Akbar Khan	
11.	Mr. Usman Shah-I	
12.	Mr. Muhammad Qasim	
13.	Mr. Azeem Khan	

The officers (mentioned at Sr. No. 1 to 11 and 13) on promotion, will remain on probation for a period of one year in terms of Section 6(2) of Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rule-15(1) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989 and officer mentioned at Sr. No. 12, shall be on probation till his retirement.

2. Consequent upon the above, the following postings/transfers are made

S.#	NAME OF OFFICERS	FROM	-	
1.	Mr. Muhammad Naeen	FROM District Officer (R&E	TO:	REMARKS
2.	Mr. Abdul Ghaffar (PMS BS-1 8)	Haripur District Officer (R&E Chitral	(PRE) Have	Already holding the post.
4.	Mr. Muhammac Naseem (PMS BS-18) Mr. Muhammad	Governor's House	, Deputy Secretary, Energy & Power Department	post.
5.	(PMS BS-18) Mrs. Tahira Jabeen	Deputy Secretary, Finance Department Deputy Secretary,	Deputy Secretary, Finance Department	Already holding the post.
6.	(PMS BS-18) Mr. Azam Khan	Finance Department Section Officer,	Finance Department	-do-
7. 7	(PMS BS-18) Mr. Fazle Rahim	Home and Tribal Affairs Department.	C&W Department.	Against the vacant post.
	PMS BS-18) dr. Abdul Aziz	Deputy Secretary,	Deputy Director/ Deputy Secretary, STI	Already holding the post.
(PMS BS-18)	Deputy Secretary, Excise & Taxation Department.	Deputy Secretary, Excise & Taxation Department.	-do-
(1	PMS-BS-18)	Section Officer (Secret) E&AD	Deputy Secretary Zakat, Ushr, SW Deptt.	Against the vacant post relieving Mr. Maqbool Hussain
0. M	r. Amir Akbar Khan MS BS-18)	District Officer (R&E) Buner		Shah of the addl. Charge. Already holding



GOVERNMENT OF KHYBER PAKHT NEHWA ESTABLISHMENT & ADMINISTRATION DEPARTMENT

PAGE-2

5.#	NAME OF OFFICERS	FROM	TO.	REMARKS
11.	Mr. Usman Shah-I (PMS BS-18)	Deputy Secretary, Food Department	Deputy Secretary, Food Department	Already holding
12.	Mr. Khuda Bakhsh (PCS SG BS-18)	Deputy Secretary, Industries Department	Deputy Secretary (Reg. III) E&AD	Against the vacant post, relieving Mr. Mushtaq Hussain of the additional charge.
1.3:	Mr. Muhammad Qasim (PMS BS-18)	Section Officer (E.III) Establishment Deptt.	Secretary, Khyber Pakhtunkhwa Public Service Commission	Against the vacant post.
14.	Mr. Muhammad Sohail Khan (PCS SG BS-18)	Deputy Secretary, C&W Department	Report to Establishment Deptt.	- · · ·
1.5.	Mr. Azeem Khan (PMS BS-18)	Section Officer, Chief Minister' Secretariat	Deputy Secretary, C&W Department,	Vice Sr. No. 14.

CHIEF SECRETARY GOVERNMENT OF KHYBER PAKHTUNKHWA

Endst. of even No. & date

Copy forwarded to the:-

- 1. Additional Chief Secretary, P&D Department.
- 2. Senior Member Board of Revenue, Khyber Pakhtunkhwa.
- 3. Additional Chief Secretary (FATA), FATA Secretariat.
- 4. All Administrative Secretaries in Khyber Pakhtunkhwa.
- 5. Secretary to Governor, Khyber Pakhtunkhwa.
- 6. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 7. All Commissioners in Khyber Pakhtunkhwa.
- 8. Accountant General, Khyber Pakhtunkhwa.
- 9. District Coordination Officer, Haripur, Chitral, Buner.
- 10. District Accounts Officer, Haripur, Chitral, Buner.
- 11. PS to Chief Secretary, Khyber Pakhtunkhwa.
- 12. PS to Secretary Establishment, E&A Department.
- 13. PS to Secretary Establishment, PS to Special Secretary (E), Deputy Secretary (Estt.), Dy. Secretary (Admn),/ S.O. (E.II), S.O.(E.III), S.O.(Secret) E&AD, and P.A. to Addl. Secretary(Estt.)/PA to Director (Protocol) E&AD.
- 14. Officers concerned.

15. Controller, Govt. Printing Press, Peshawar.

(ZUBAIR AHMAD)

DEPUTY SECRETARY (ESTT.)

PHONE & FAX # 091-9210529

ZIA,UL.HAQ/**

37



GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

Dated Peshawar the August, 29, 2013

NOTIFICATION

NO.SOE-II(ED)3(81)2013:
Journ, Peshawar dated 30.05.2013 in W.P. No. 1009-P/2013 titled Muhammad Kabir Africial and others versus Govt. of Khyber Pakhtunkhwa through. Chief Secretary, supper Pakhtunkhwa and others, the competent authority is pleased to absorb the Joilowing officers of PCS(SG) of 2002, 2005 & 2006 batches in the Provincial Management Service(PMS) in their respective grades/scales in accordance with their inter-se seniority, with immediate effect:-

S.No.	Name of officer & scale	Present posting
	Mr. Atta-Ur-Rehman (BS-19 Acting Charge)	Secretary Local Council
		Board
	Mr. Aamir Afaq BS-18	Proceeded for Fulbright
	coball PC 19	scholarship Deputy Secretary,
\$. 	Mr. Muhammad Sohail, BS-18	Industries Deptt
- 15	Mr. Ghazanfar Ali, (BS-19 Acting Charge)	Additional Secretary,
		Energy & Power Deptt
5,5	Mr. Muhammad Anwar Khan, (BS-19 Acting Charge)	Director, Food, Khyber
		<u>Pakhtunkhwa</u>
- 0	Mrs. Nosheen Azam, BS-18	OSD E&AD-British
	1 AA. Dadek Neb PC 19	Chevening scholarship OSD E&AD Proceeded
• •	Mr. Barkatullah, BS-18	for ADS scholarship
		w.e.f. 1.1.2013 to
		31.12.2014
	Syed Muhammad Farul Saqlain, BS-18	OSD E&AD Proceeded
		for ADS scholarship w.e.f. 1.1.2013 to
: '	σ_{h}	31.12.2014
. 4.	Mr Muhammad Nadir Khan Rana, BS-18	Deputy Secretary,
	40	Finance Deptt Additional Secretary,
. : 1.	Mr Imad Ali, BS-18	HRD Wing, Estb Dept
	Mr. Shahid Sohail, BS-18	Deputy Secretary,
		Health Deptt.

:			
	12.	Mr. Masood Younas, BS-18	y*
	13.	Mr. Akhtar Saeed Turk, BS-18	
	14.	Mr. Adeel Shah, BS-18	
	15.	Mr. Motasim Billah Shah, BS-18	The second secon
	16.	Mr. Arshad Khan Afridi, BS-18	
	17.	Mr. Saqib Raza Aslam, Bs-18	
	18.	Mr. Muhammad Asif, BS-18	2 -
	19.	Mr. Inayatullah Wasim, BS18	
	20.	Mr. Muhammad Khalid, BS-18	
	21.	Mr. Abdul Basit, BS-17	
	22.	Mr.Zarif-ul-Maani, BS-18	
	23.	Syeda Tanzeela Sabahat, BS-18	, was and have received the hills delict in the
	24.	Mr. Perwaiz, BS-18	
	25.	Mr. Khalid Ilyas, BS-18	
	26.	Mr. Muhammad Bakhtiar Khan BS-	18
			•
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
	27	Mr. Abidullah, BS-18	
	28.	Mr. Hameedullah Shah, BS-18	
	29.	Mr. Fayaz Ali Shah, BS-18	
	30	Mr. Musharaf Khan Marwat, BS-18	
	31.	Mr. Ali Qadar Safi, BS-18	- 1) or was a company of management and market
	32.	Mr. Muhammad Masood, BS-18	
	33.		. %

Deputy Secretary, ST &IT Dept Deputy Sep gary. Home & TAs Bepti Deputy Secretary, Admin Deptl - Additional Secretary. Zakar, Ushr Deptt G.: M(Finance), FDC PSO to Chief Minister, Khyber Pakhtunkhwa DO(F&P), Haripur District Support Manager, PPHI Director(HR/Admn) PDMA Asstt Director, PDMA Additional Secretary, L. &RDD D.S/PSO to Chief Secrétary, Khyber Pakhtunkhwa Deputy Director(Relief) **PDMA** Deputy Director (Operation) PDMA Deputy Coordinator, Reforms Implementation Celi 🦟 the office of Chief Secretary, Khyber Pakhtunkhwa Deputy Secretary, E & S Education Department Deputy Secretary, PHF Deptt Director, Anti-Corruption Establishment Deputy Secretary, (Reg.1) Estb Depti Deputy Secretary, Chief Minister's Secti Deputy Director, PDHA Secretary, Public

Service Commission



.3 4 .	Mr. Khuda Bakhsh, BS-18	Deputy Secretar:
35.	Ms. Robin Haider Bokhari, BS-18	(Reg-III) Estab Depct Deputy Secretary,
36.	Mr. Muhammad Kabir Afridi, BS-18	Finance Deptt Deputy Secretary, CM
:37.	Mr. Kalimullah Khan, BS-18	Sectt Controller Govt, Printin
38.	Mr. Zubair Ahmed, BS-18	Press. Deputy Secretary(Estt)
- '	and a summer specific of the second s	Estbt Deptt

CHIEF SECRETARY KHYBER PAKHTUNKHWA

ENDST: NO. & DATE EVEN.

A copy is forwarded to:-

- Additional Chief Secretary, Planning & Dev. Department, Khyber Pakhtunkhwa.
- 2. Additional Chief Secretary (FATA), FATA Secretariat.
- Senior Member, Board of Revenue, Khyber Pakhtunkhwa.
- 4. Principal Secretary to Governor, Khyber Pakhtunkhwa.
- 5 Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 6. All Administrative Secretaries to Govt. of Khyber Pakhtunkhwa.
- 7. Commissioner, Hazara Division, Abbottabad.
- 8. Deputy Commissioner, Haripur.
- Accountant General, Khyber Pakhtunkhwa.
- 10. Accountant General(PR) Sub Office, Peshawar.
- 13. District Accounts Officer, Haripur.
- 42. Director General, PDMA
- 13. Director Food, Khyber Pakhtunkhwa
- 14. Director Anti Corruption Establishment, Khyber Pakhtunkhwa.
- 15. Program Manager, PPHI, Khyber Pakhtunkhwa/FATA
- 16. Controller Govt. Printing Press, Peshawar.
- 17. Officers concerned.
- 18 P.S to Chief Secretary, Khyber Pakhtunkhwa.
- 19. P.S to Secretary Establishment, Khyber Pakhtunkhwa.
- 20. P.S to Special Secretary(Estt) Establishment Department.
- PAs to AS(E)/AS(HRD)/DS(E) Establishment Department.
- 22. Office order file.

(TABASSUM)
SECTION OFFICER(E-II)

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

In Re:

Service Appeal No.418 of 2016

Abdul Ghaffar KhanAppellant

Versus

Govt. of Khyber Pakhtunkhwa & others....Respondents

REJOINDER TO THE COMMENTS OF THE RESPONDENTS

Respectfully Sheweth:

Reply to the Preliminary Objections:

preliminary All objections raised by the respondents are illegal, vogue, substance, therefore not worth consideration, the Hon'ble Tribunal has got jurisdiction to adjudicate upon the matter, the appeal is maintainable, there is no manipulation, the appeal is well within time, appellant has come to the court with clean hands and there is no mis-joinder or non-joinder of the parties.

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In Re:

Service Appeal No.418 4t 2016

Versus

Govt. of Khyber Pakhturikhwa & others....Respondents

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ON FACTS:

- 1-3 That the contents of Para No.1 to 3 of the appeal needs clarification to the extent that the appellant had also filed appeal in earlier round, which was allowed as enumerated in Para No.1 of the appeal.
- 4. Misleading and concealment of facts many vacancies were lying vacant, where against the appellant would have been promoted.
- Misleading & false the appellant possesses all requisite qualification to be promoted in BPS-19 i.e. seniority cum fitness.
- 6. Needs no reply.
- 7. Misleading, the respondents have adversely affected the legal right of the appellant by denying his seniority position, therefore, warrants interference.

GROUNDS:

- A. That replying respondents have committed a legal error by denying the cadre & seniority position of the appellant.
- B. Needs no reply.

ON FACTS:

- 1-3 That the contents of Para No.1 to 3 of the appeal needs clarification to the extent that the appealant had also filed appeal in earlier round which was allowed as enumerated in Para No.1 of the appeal.
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GROUNDS:

- A. That replying respondents have committed a legal error by denying the cadre & senionty position of the appellant.
 - B. Needs no reply.

- C. Needs no reply, however, the respondents have denied legal rights of the appellant
- D. Needs no comments
- E. Needs no comments.
- F. Incorrect, and misleading, the contents of Para F of the appeal are correct.
- H to 1 correct to the extent that the seniority position of the appellant has been changed by the respondents without any legal jurisdiction

It is, therefore, prayed that on acceptance of this rejoinder, the comments of the respondent being devoid of force be ignored and the appeal may be allowed as prayed for in the prayer clause of the appeal.

Appellant

Through

SHAKEEL AHMAD

Dated: 7/19/2016 Advocate, Peshawar

AFFIDAVIT

Rejoinder are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Coort

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 - E. Needs no comments.
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- It is, therefore, prayed that an acceptance of this rejoinder, the comments of the respondent being devoid of force be ignored and the appeal may be allowed as prayed for in the prayer clause of the appeal.

Appellant

Through

SHAKEEL AHMAD
Advocate, Peshawar

Dated: __/10/2016

AFFIDAVIT

It is stated on oath that the contents of the Rejoinder are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'bie Court: