09.10.2019

Petitioner absent. Learned counsel for the petitioner absent. Case called but no one appeared on behalf of petitioner. Consequently the present application is dismissed in default. No order as to costs. File be consigned to the record room.

(Ahmad Hassan)

Member

(Muhammad Hamid Mughal)

Member

ANNOUNCED. 09.10.2019

14.03.2019

Learned counsel for the petitioner present. Notice of present application be issued to the respondents. Adjourn. To come for reply and arguments on 06.05.2019 before D.B. Original record be also requisitioned for the date fixed.

(M. AMIN KHAN KUNDI) **MEMBER**

(M. HAMID MUGHAL)

06.05.2019

Counsel for the applicant and Addl. AG for the respondents present.

Learned counsel for the petitioner requests for further time to prepare brief regarding the question of delay in submission of application for restoration of the appeal.

Adjourned to 28.06.2019 before D.B.

Chairman

28.06.2019

Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned to 23.08.2019, for arguments before D.B

(Hussàin Shah)

Member

(M. Amin Khan Kundi) Member

23.08.2019

Junior counsel for the appellant and Mr. Ziaullah, Deputy District Attorney for the respondents present. Junior counsel for the appellant requested for adjournment on the ground that learned senior counsel for the appellant is not available today. Adjourned to 09.10.2019 for arguments before D.B.

(Hussain Shah) Member

· (M. Amin Khan Kundi) Member

Form-A

FORM OF ORDER SHEET

Court of	
•	
Anneal's Restoration Application No.	391/2018

	Appeal's Re	storation Application No. 391/2018
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge
1	2	3
1	29.10.2018	The application for restoration of appeal no. 1411/2013 submitted by Mr. Yousaf Khan Advocate may be entered in the relevant register and put up to the Court for proper order
		please. REGISTRAR
2		This restoration application is entrusted to D. Bench to be put up there on 12 2 - 2019 CHAIRMAN
12.02.2019	F	etitioner absent. Learned counsel for the petitioner is also absent.
	-	M. Amin Khan Kundi) Member (Muhammad Hamid Mughal) Member
14.03.201	aprojent argume	tion be issued to the respondents. Adjourn, to come for reply and the sound of the respondents. Adjourn, to come for reply and the sound of the respondents. Adjourn, to come for reply and the sound of the respondents. Adjourn, to come for reply and the sound of the respondents. Adjourn, to come for reply and the sound of the respondents. Adjourn, to come for reply and the sound of the respondents. Adjourn, to come for reply and the sound of the respondents. Adjourn, to come for reply and the sound of the respondents. Adjourn, to come for reply and the sound of the reply and the sound of the respondents. Adjourn, to come for reply and the sound of the reply and the sound of the respondents. Adjourn, to come for reply and the sound of the respondents of the sound

BEFORE THE HONORABLE SERVICE TRIBUNAL KPK, PESHAWAR

In	CM No/2018 Restoration Application No. 391/2018	Khyber Poshtulchus Service Teleunst
	Service Appeal No. 1411/13	Dated 29-10-18
	Mujtaba	Petitioner.
	Versus	
	Chief Engineer and another	Respondents.
	ADDITION FOR RESTORATION OF SE	DVICE APPEAL

APPLICATION FOR RESTORATION OF SERVICE APPEAL NO.1411/13.

Respectfully sheweth;

1. That the above titled appeal was pending adjudication before this Honorable Tribunal and was dismissed for non prosecution on 02/10/2018.

(Copy of the order is attached as annexure "A")

- 2. That on the date fixed the absence of the petitioner as well as his counsel was not willful or deliberate but was due to a mistake in noting date of hearing.
- 3. That on the date fixed counsel for the appellant was busy in his domestic engagements and could not attend the courts.

- 4. That law favours adjudication on merit and technicalities should be avoided.
- 5. That the instant application is well within time.
- 6. That there exist no legal bar on the acceptance of the instant application rather the same is in the interest of justice.

It is therefore, prayed that on acceptance of this application the above titled service appeal may kindly be restored.

Petitioner appellant

Through

Yousaf Khan

Advocate High Court, Peshawar.

Affidavit

Declared on oath that the contents of this application are the and correct.

2 9 OCT 2018

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	▼ <u>BEFORE</u>	THE HO	ON'BLE SER	VICE TRIE	BUNAL KI	PK, PESHAWAR
•	Service App	eal No		/2013		
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						E Department // /atabad Peshawar.
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·			2	<u>VERSUS</u>		M. W. P. SHOPPING
·		*.				Date 1 10 -
		-	er (South), l er Pakhtunkl		_	ering Department
	_		olic Health E Peshawar.	ngineering]	Departmen	t, Govt. of Khyber
						i.
					******	Respondents
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Khyber Service Pesha	ribunal, war	<u>ANNOUN</u> 02.10.20	Number of ICED Copying D 118 Urgent	10 <u>4</u>	400	18-10-18
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BEFORE THE HONORABLE SERVICE TRIBUNAL KPK, PESHAWAR

In	CM No/2018 Restoration 17 ppli- no- 391/2018
	Service Appeal No. 1411/13
	Mujtaba Petitioner.
	Versus
	Chief Engineer and anotherRespondents
	APPLICATION FOR RESTORATION OF SERVICE APPEAL
	NO.1411/13.

Respectfully sheweth;

1. That the above titled appeal was pending adjudication before this Honorable Tribunal and was dismissed for non prosecution on 02/10/2018.

(Copy of the order is attached as annexure "A")

- 2. That on the date fixed the absence of the petitioner as well as his counsel was not willful or deliberate but was due to a mistake in noting date of hearing.
- 3. That on the date fixed counsel for the appellant was busy in his domestic engagements and could not attend the courts.

- 4. That law favours adjudication on merit and technicalities should be avoided.
- 5. That the instant application is well within time.
- 6. That there exist no legal bar on the acceptance of the instant application rather the same is in the interest of justice.

It is therefore, prayed that on acceptance of this application the above titled service appeal may kindly be restored.

Petitioner/achellant

Through

Yousaf Khan

Advocate High Court, Peshawar.

Affidavit

Declared on oath that the contents of this application are to and correct.

Wodate.

BEFORE THE HON'BLE SERVICE TRIBUNAL KPK, PESHAWAR /2013 Service Appeal No.___ Mujtaba Ex-Sub Engineer O/O the Executive Engineer PHE Department Nowshera, Presently, R/O House No. 175, F-1, Phase 6 Hayatabad Peshawar. Appellant **VERSUS** 1. Chief Engineer (South), Public Health Engineering Department, Govt. of Khyber Pakhtunkhwa Peshawar. 2. Secretary, Public Health Engineering Department, Govt. of Khyber Pakhtunkhwa Peshawar.Respondents. THE OF SERVICE APPEAL UNDER SECTION TRIBUNAL ACT, 1974 AGAINST THE ORDER OF RESPONDENT ORDER DATED 01-07-2013 BEING VOID, ILLEGAL AND WITHOUT LAWFUL AUTHORITY THE PARTY 02.10.2018 Appellant absent. Learned counsel for appellant absent. The present case pertains to the year 2013. Absence of appellant as well as learned counsel for appellant depicts disinterest of the appellant in the present case. Consequently the present service appeal is dismissed in default. No order as to costs. File be consigned to the record room. (Hussain Shah) (Muhammad Hamid Mughal) Certified to be ture copy Member Date of Francisco Member ANNOUNCED Copy in a 1 02.10.2018 Ummin Peshawar

Mate of Definery and

06.04.2018

None for the appellant present. Addl: AG alongwith Mr. Saleem ur Rehman, AO for respondents present. Adjourned. To come up for arguments on 12.06.2018 before D.B.

(Ahmad/Hassan) Member (M. Hamid Mughal)
Member

12.06.2018

Junior to counsel for the appellant and Mr. Usman Ghani, learned District Attorney alongwith Mr. Saleem AO for the respondents present. Junior to counsel for the appellant seeks adjournment as senior counsel is not in attendance. Adjourned. To come up for arguments on 07.08.2018 before D.B.

(Ahmad Hassan) Member

(Muhammad Hamid Mughal) Member

07.08.2018

Clerk to counsel for the appellant and Mr. Kabir Ullah Khattak learned Additional Advocate General present. Clerk to counsel for the appellant requested for adjournment as learned counsel for the appellant is not in attendance. Adjourned. To come up for arguments on 02.10.2018 before D.B

(Muhammad Amin Kundi) Member

(Muhammad Hamid Mughal) Member

02.10.2018

Appellant absent. Learned counsel for appellant absent. The present case pertains to the year 2013. Absence of appellant as well as learned counsel for appellant depicts disinterest of the appellant in the present case. Consequently the present service appeal is dismissed in default. No order as to costs. File be consigned to the record room.

(Hussain Shah) Member

(Muhammad Hamid Mughal) Member

<u>ANNOUNCED.</u> 02.10.2018

باعث تحريرا نكه

را میں اپنی طرف سے داسطے پیروی وجواب دہی وکل کاروائی متعلقہ

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اجا تا ہے۔ کہصا حب موصوف کومقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز

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مروسولی چیک در دیبیار عرضی دعوی اور درخواست هرشم کی تصدیق مرجورا

Accepted ط کرانے کا ختیار ہوگا۔ نیزصورت عدم پیروی یاڈ گری یکطرفہ یاا پیل کی برامگر گی آ

کھ رہے۔ یہ ایل نگرانی ونظر ثانی و پیروی کرنے کا مختار ہوگا۔از بصورت ضرورت سرورت کی مختصری

کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کواپنے ہمراہ یا اپنے بجائے

نگا۔اورصاحب مقرر شدہ کوبھی وہی جملہ مذکورہ بااختیارات حاصل ہوں گے

اوراس کا ساختہ پر داختہ منظور وقبول ہوگا دوران مقدمہ میں جوخر چہ ہرجانہ التوائے مقدمہ کے / سبب سے وہوگا۔کوئی تاریخ بیشی مقام دورہ پر ہو یا حدسے باہر ہوتو وکیل صاحب پابند ہوں

گے۔ کہ پیروی مذکور کریں۔لہذاو کالت نامہ کھھدیا کہ سندرہے۔

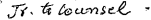
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المرقوم

Julia! كے لئے منظور ہے

علمانان سٹیشنری مار د چوک مشتگری پیثا در ٹی نون 2220193 Mob: 0345-9223239

Harland



for the learned counsel for the appellant present and stated that the learned counsel for the appellant is busy inBy-Election in Peshawar today. Requested for adjournment. Seeks adjournment. Granted. Addl AG alongwith Muhammad Yaseen, Superintendent, for the respondents present. To come up for arguments on 12.01.2018 before the

Member

D.B.

Chairman

12.01.2018

26.10.2017

Counsel for the appellant present and Mr. Usman Ghani, District Attorney for the respondents present. Learned District Attorney informed this Tribunal that appeal of same nature is fixed today before D.B-II. That some other appeals of the same nature were also decided by the D.B-II comprising of Mr. Muhammad Hamid Mughal Member and Mr. Ahmad Hassan, Member on 24.07.2017. On the other hand the learned counsel for the appellant informed this Tribunal that there is no similarity between this appeal and those which were decided by Bench-II in the interest of justice this appeal is also entrusted to the D.B-II. It is for the learned counsel to prove dissimilarity between these cases. To come up for argument on 08.02.2018 before D.B-II.

Mema

Chairman

08.02.2018

Clerk of the counsel for appellant present. Mr. Usman Ghani, District Attorney for the respondent present. Clerk of the counsel for appellant seeks adjournment as his senior counsel is not in attendance today. Adjourned. To come up for arguments on 06.04.2018before D.B.

(Gul Zolkhan) Member

(Muhammad Hamid Mughal) Member 04.08.2016

Appellant in person and Mr. Muhammad Yasin, Superintendent alongwith Mr. Usman Ghani, Sr.GP for respondents present. Appellant submitted rejoinder, copy whereof handed over to learned Sr.GP. To come up for arguments on

15-12-16 before D.B.

Member

Member

15.12.2016

Counsel for the appellant and Mr. Muhammad Yasin, Superintendent alongwith Additional AG for the respondents present. Learned counsel for the appellant requested for adjournment Request accepted. To come up for arguments on 28.04.2017 before D.B.

(ASHFAQUE TAJ) MEMBER (MUHAMMAD AAMIR NAZIR) MEMBER

28.04.2017

None present for appellant. Mr. Usman Ghani, Senior Government Pleader for the respondents as left the court due to his emergency at Islamabad. Adjourned for final hearing to 21.08.2017 before D.B.

Member

Chairman

21/8/2017

None for the appellant and Mr. Muhammad Adeel Butt, AAG for the respondents present. Due to non-availability of DB, case to come up for argument on 26/10/2017 before DB.

Reader

3.12.2015

Appellant in person and Sr.GP with Muhammad Siddique Admn. Officer for the respondents present. Appellant requested for time to file rejoinder. To come up for rejoinder and arguments on _// 12 - 2015

Member

11.12.2015

Counsel for the appellant and Mr. Muhammad Siddique Admn. Officer alongwith Mr. Usman Ghani, Sr. GP for respondents present. Counsel for the appellant requested for Therefore, the case adjourned adjournment. 5-5-2016 for arguments.

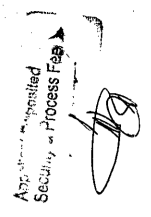
Member

05.05.2016

Counsel for the appellant and Addl:AG for respondents present. Counsel for the appellant requested for adjournment. To come up for rejoinder and arguments on 04.08.2016 along with the connected appeals.

Member





Counsel for the appellant present. Learned counsel for the appellant argued that identical service appeals including service appeal No. 1313/2014 and appeals No. 724/14 to 729/14 have already been admitted to regular hearing.

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 for 13.5.2015 before S.B.

Chairman

13.05.2015

None present for appellant. Mr. Muhammad Yasin, Supdt. alongwith Addl: A.G for respondents present. Written reply not submitted. Requested for adjournment. To come up for written reply on 10.8.2015 before S.B.

Charrman

14 10.08.2015

None present for appellant. Mr. Muhammad Yasin, Supdt. alongwith Assistant A.G for respondents present. Written reply not submitted. Requested for adjournment. Last opportunity granted. To come up for written reply/comments on 3.9.2015 before S.B.

Charman

03.09.2015

Counsel for the appellant and Mr. Muhammad Yasin, Supdt. alongwith Addl: A.G for respondents present. Written statement submitted. The appeal is assigned to D.B for rejoinder and final hearing for 3.12.2015.

Chairman

Reader Note:

17.11.2014

Clerk of counsel for the appellant present. Since the Tribunal is incomplete, therefore, case is adjourned to 31.12.2014 for the same.

, N Reader

Reader Note:

31.12.2014

No one is present on behalf of the appellant. Since the Tribunal is incomplete, therefore, case is adjourned 16.03.2015 for the same.

Meader /

16.03.2015

Counsel for the appellant and Mr. Ziaullah, GP for the respondents present. Counsel for the appellant requested for adjournment. Adjourned for 13.04.2015 for preliminary hearing before S.B.

Member

19.05.2014

Counsel for the appellant and Mr. Ziaullah, GP for the respondents present. The learned counsel for the appellant requested for adjournment. To come up for preliminary hearing on 07.07.2014.

Member

07.07.2014

Junior to counsel for the appellant (Mr. Shahid Khan, Advocate) and Mr. Ziaullah, GP for the respondents present.

Junior to counsel for the appellant requested for adjournment.

Request accepted. To come up for preliminary hearing on 15.09.2014.

Member

Reader Note.

15.09.2014

Counsel for the appellant and Mr. Kabirullah Khattak, Assistant Advocate General for the respondents present. The learned Member (Judicial) is not working due to a recent order of the Hon'ble Peshawar High Court, Peshawar effecting his status as District and Session Judge. To come up for preliminary hearing on 17.11.2014.

Reader

28.11.2013

Counsel for the appellant present and submitted application for adjournment. Application is accepted. To come up for preliminary hearing on 12.02.2014.

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12.02.2014

Counsel for the appellant present and moved an application for adjournment. To come up for preliminary hearing on 13.05.2014.

88. 11. E013.

Member

13.05.2014

Counsel for the appellant present. Preliminary arguments partly heard. Pre-admission notice be issued to the learned GP to assist the Tribunal. To come up for preliminary hearing on 19.05.2014.

Member

Form- A FORM OF ORDER SHEET

Court of	
Case No	1411/2013

	Case No	1411/2013
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	/ 2	3
1	11/10/2013	The appeal of Mr. Mujtaba presented today by Mr.
		Yousaf Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for preliminary
		hearing.
		REGISTRAR
2	23-10-201	This case is entrusted to Primary Bench for preliminary
		hearing to be put up there on $28 - (1 - 3.0/3)$
		CHAIRMAN
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BEFORE THE HON'BLE SERVICE TRIBUNAL KPK, PESHAWAR

Service Appeal No	<u>/4//</u> /2013	
t .	Mujtaba	
	Versus	Appellant
r.	Chief Engineer Etc	· · · · · · · · · · · · · · · · · · ·
		Respondents

INDEX

S. No.	Description of documents	Annexure	Page No.
1	Memo of Appeal with Application for temp. Injunction		1-4
2	Affidavit		5
3	Addresses of the parties		6
4	Copy of appointment order No. 5/E-4/PHE dated 23-02-2010	"A" -	7
5	Copies of Service Book extracts etc	"B"	8-13
6 .	Copy of Notification No. SOSR-III/FD/12-1/2005 dated 27-02-2013	"C"	14
7	Copy of letter dated 20-06-2013 regarding vacant posts	"D"	13
8	Copy of office order No. 11/E-9/PHE dated 01-07-2013	"E"	15
9	Copy of Departmental Appeal	"F"	17
	Vakalatnama	 	1 8

Through

Yousaf Khan

Advocate, High Court, Peshawar.

19-C, Cantonment Plaza, Fakhr-e-Alam Road, Peshawar Cantt. Cell No. 0333-9272588

Dated: 11-10-2013

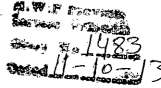
BEFORE THE HON'BLE SERVICE TRIBUNAL KPK, PESHAWAR

Service Appeal No.	 16	L	/	1	/2	013
			. 7			

Mujtaba Ex-Sub Engineer O/O the Executive Engineer PHE Department Nowshera, Presently, R/O House No. 175, F-1, Phase 6 Hayatabad Peshawar.

..... Appellant

VERSUS



- 1. Chief Engineer (South), Public Health Engineering Department, Govt. of Khyber Pakhtunkhwa Peshawar.
- 2. Secretary, Public Health Engineering Department, Govt. of Khyber Pakhtunkhwa Peshawar.

.....Respondents.

SERVICE APPEAL UNDER SECTION 4 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER OF RESPONDENT ORDER DATED 01-07-2013 BEING VOID, ILLEGAL AND WITHOUT LAWFUL AUTHORITY

PRAYER IN APPEAL

ON ACCEPTANCE OF THIS APPEAL, THE IMPUGNED ORDER DATED 01-07-2013 OF CHIEF ENGINEER MAY KINDLY **DECLARED** VOID, **ILLEGAL** AND WITHOUT LAWFUL **AUTHORITY** AND THE **APPELLANT** MAY KINDLY BE REINSTATED AS SUB ENGINEER (BPS-11) WITH ALL BACK BENEFITS

Respectfully Sheweth.

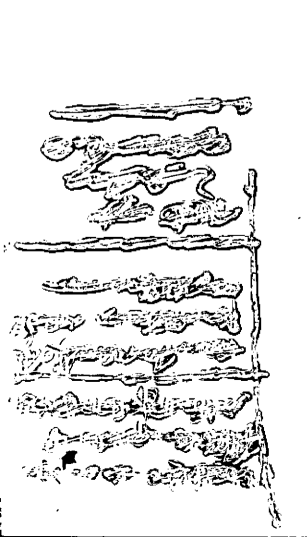
The Appellant humbly submits as under:-



- 1. That the Appellant was appointed as Sub Engineer (BPS-11) vide appointment order No. 5/E-4/PHE dated 23-02-2010 through prescribed manner with usual allowances as admissible under the rules by the Respondent. (Copy of appointment order is annexed as Annexure-A).
- 2. That on his appointment, the appellant was posted to serve in the Public Health Engineering Division Hangu where he made arrival and served as Sub Engineer to the best of his abilities, dedication and to the entire satisfaction of his superiors.
- 3. That the service book of the appellant was maintained and every year his pay was increased by allowing him annual increments, C.P. Fund was deducted and was allowed other Monetary benefits, meaning thereby that he was a regular employee of the department. (Copies of Service Book extracts etc is Annexed as Annexure-B).
- 4. That vide Notification No. SOSR-III/FD/12-1/2005 dated 27-02-2013, deductions on account of G.P. Fund was started from the salary of the appellant and the C.P. Fund was immediately transferred to their G.P. Fund like other Civil Servants.(Copy of Notification No. SOSR-III/FD/12-1/2005 dated 27-02-2013 is Annexed as Annexure-C).
- 5. That as per letter dated 20-06-2013 issued by the Administrative Officer, PHE Department, 44 posts of Sub Engineers (BPS-11) are still lying vacant with the Department. (Copy of letter dated 20-06-2013 is annexed as Annexure-D).
- 6. That after serving the department for about three years, the office order No. 11/E-9/PHE dated 01-07-2013 was issued by the respondent whereby the services of the appellant along with four others were terminated with immediate effect. (Copy of office order No. 11/E-9/PHE dated 01-07-2013 is annexed as annexure-E).
- 7. That feeling aggrieved of the impugned order, the appellant filed a departmental appeal on 03-07-2013. (Copy of Departmental Appeal is annexed as Annexure-F).
- 8. That the statutory period of 90 days has been elapsed but nothing was heard from the appellate forum, hence this service appeal on the following grounds inter-alia:-

GROUNDS

- A. That the impugned order of Chief Engineer is against the law of the land, norms of justice, void ab initio and the same is liable to be set aside.
- B. That the impugned order has been issued with a malafie intention and in total disregard of the spirits of Natural justice and neither any prior notice has been given to the Appellant nor has he been heard.



- C. That the appellant was appointed on contract basis in the prescribed manner and he served the department for about three years continuously and without any break, meaning thereby he is a Civil Servant.
- D. That junior to the appellant were let free while services of the seniors were terminated policy of last come first.
- E. That the appellant was not served with any notice what to speak of holding a regular/ proper inquiry into the matter. Moreover the appellant is now over aged also.
- F. That the impugned order is violative of the principle of locus poenetentia and liable to be set aside.
- G. That any other ground not specifically raised herein may kindly be allowed to be raised at the time of arguments.

IT IS THEREFORE, MOST HUMBLY PRAYED THAT ON ACCEPTANCE OF THIS APPEAL, THE IMPUGNED ORDER DATED 01-07-2013 OF CHIEF ENGINEER MAY KINDLY BE DECLARED VOID, ILLEGAL AND WITHOUT LAWFUL AUTHORITY AND THE APPELLANT MAY KINDLY BE REINSTATED AS SUB ENGINEER (BPS-11) WITH ALL BACK BENEFITS

Through

Advocate, High Court, Peshawar.

4

BEFORE THE HON'BLE SERVICE TRIBUNAL KPK, PESHAWAR

C.M.No	/2013		
In .			
Service Appeal No	<u></u>	/2013	
	, .	Mujtaba	
		Versus	Appellant
		Chief Engineer	-
		·	Respondents

APPLICATION FOR THE SUSPENSION OF THE OPERATION OF THE IMPUNGED ORDER NO. 11/E-9/PHE DATED 01-07-2013 OR ANY OTHER ACT PREJUDICIAL TO THE INTEREST OF THE APPELLANT TILL THE FINAL DISPOSAL OF THE ACCOMPANYING APPEAL.

Respectfully Sheweth.

- 1. That the appellant/ petitioner is filing the accompanying appeal the contents of which may kindly be read as an integral part of this application.
- 2. That the appellant has got a very good prima facie case and is hopeful of its success.
- 3. That balance of convenience also lies in favour of the petitioner/appellant.
- 4. That great irreparable loss would accrue to the petitioner if the application in hand is not accepted.

It is therefore, most humbly prayed that on acceptance of this Application, the relief as prayed for may kindly be granted.

Through

Yousaf Khan

Advocate, High Court, Peshawar.

3

BEFORE THE HON'BLE SERVICE TRIBUNAL KPK, PESHAWAR

Service Appeal No	/2013	
	Mujtaba	A 17
	Versus	Appellant
•	Chief Engineer	
		Respondents

AFFIDAVIT

I, Mujtaba Ex-Sub Engineer O/O the Executive Engineer PHE Department Nowshera, Presently, R/O House No. 175, F-1, Phase 6 Hayatabad Peshawar do hereby solemnly affirm and declare on oath that the contents of accompanying writ petition are true and correct to best of my knowledge and belief and nothing has been concealed from this Honourable Tribunal.

Identified by:

Yousaf Khan,

Advocate, High Court, Peshawar.

(6)

BEFORE THE HON'BLE SERVICE TRIBUNAL KPK, PESHAWAR

Service Appeal No	/2013	· .
	Mujtaba	A all a 4
	Versus	Appellant
	Chief Engineer etc	
		Respondents

Addresses of the parties

Address of the Appellant:

Mujtaba Ex-Sub Engineer, R/O House No. 175, F-1, Phase 6 Hayatabad Peshawar

Addresses of the Respondents:

- 1. Chief Engineer (South), Public Health Engineering Department, Govt. of Khyber Pakhtunkhwa Peshawar.
- 2. Secretary, Public Health Engineering Department, Govt. of Khyber Pakhtunkhwa Peshawar.

Through

Yousaf Khan Advocate, High Court, Peshawar. pmome-A

OFFICE OF THE CHIEF ENGINEER (SOUTH) PUBLIC HEALTH ENGG: DEPARTMENT KHYBER PAKHTUNKHWA PESHAWAR.

No. 6 / E-4/PHE

Dated Pesh: the 23 / 02/2011.

110

Mr. Mujtaba Qureshi S/O Afsar Ali Qureshi, R:O House No.175 F-1 Phase-6 Hayatabad, Peshawar,

Subject:-

Offer of Appointment as Sub Engineer (BPS-11) on Contract basis in PHE Department Khyber Pakhtunkhwa.

You are herby offered a post of Sub Engineer in the Public Health Engineering Department Khyber Pakhtunkhwa purely on Contract basis in BPS-PI with usual allowances as admissible under the rules from time to time on the following terms and conditions:-

- 1) You will get pay at the minimum of BPS-11 (Rs.4115 275 12365) including usual allowances as admissible under the rules. You will also be entitled to annual increment as per existing policy.
- 2) You shall be governed by the NWFP Civil Servants Act 1973 and all the laws applicable to the Civil Servants and Rules made there under.
- You shall, for all intents and purposes, be Civil Servant except for purpose of pension or gratuity. In lieu of pension and gratuity, you shall be entitled to receive such amount contributed by him towards Contributory Provident Funds (C.P.F) along with the contributions made by Government to his account in the said fund, in the prescribed manner.
- Your employment in the PHE Department is purely temporary and you services are liable to be terminated without assigning any reason at fourteen One month notice or on the payment of one month salary in lieu of the notice. In case you wish to resign at any time, one month notice will be necessary or in lieu thereof one month pay will be forfeited.
- 5) You shall, initially, be on probation for a period of two years extendable upto 3 years.
- You shall produce a medical certificate of fitness from Medical Superintendent, District HQ Hospital Haagu before reporting your-self for duty to the Executive Engineer PHE Division Haagu, as required under the rules.
- You have to join duty at your lown expenses.
- Nour services on contract basis shall be regular under the terms & conditions of contract appointment of the Provincial Government.
- You should not claim your seniority in the regular cadre of Sub Engineers of the Department.
- 10) You shall be liable to serve any where in Khyber Pakhtunkhwa including agencies and Tribal areas.
- 11) You shall not make any request for transfer from the PHE Division where you are posted.
- 12) Your services shall be terminated on arrival of recommendees of the Public Service Commission.

If you accept the post on above conditions, you should report for duty to the Executive Engineer PHE Division Hangu within one month of the receipt of this offer of appointment.

.

2) Superintending Engineer-PHE Circle Kohat.

Section Officer (Estf) PHE Department Peshawar.

Executive Engineer PHE Division Hangu.

Copy to the :-

4) District Accounts Officer Hangu.

11

Personal File of the official concerned.

CHIEF ENDINGER

CHE ENGINEER

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OFFICE OF THE CHIEF ENGINEER (SOUTH) - PUBLIC HEALTH ENGG: DEPARTMENT KHYBER PAKHTUNKHWA PESHAWAR

No. 5 / E-4/PHE

Dated Pesh; the 23/02/3041



Mr. Mujtaba Qureshi S/O Afsar Ali Qureshi. R/O H.No. 175 F-1 Phase-o Haybubad Peshawar.

Offer of Appointment as Sub Engineer (BPS-11) on contract basis in PHE Department Khyber Pakhtuukhwa.

You are hereby offered alpost of Sub Engineer in Public Health Engineering Department Khyber Intunkhwa purely on Contract basis in BPS-11 with usual allowances as admissible under the rules from time to e on the following terms and conditions:

- You will get pay at the minimum of BPS-11(4115-275-12365) including usual allowances as admissible under the rules. You will also be entitles to annual increments as per existing policy.
- 2) You shall be governed by the NWFP Civil Servants Act 1973 and all the laws applicable to the Civil Servants and Rules made there under.
- You shall, for all intents and purposes, be Civil Servant except for the purpose of pension or gratuity in lieu of pension and gratuity, you shall be entitles to receive such amount contributed by him towards Contributory Provident Funds (C.P.F) along with the contributions made by Government to his account in the said fund, in the prescribed manner.
- 4) Your employment in the PHE Department is purely temporary and you services are liable to be terminated without assigning any reason at fourteen One month notice or on the payment of one month salary in lieu of notice. In case you wish to resign at any time, one month notice will be necessary or in lieu thereof one month pay will be forfeited.
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If you accept the post on above conditions, you should report for duty to the Executive Engineer HEE Division Hangu within one month of the receipt of this offer of appointment.

-Sd-CHIEF ENGINEER

Copy to the:-

- Section Officer (Estt) PHE Department Peshawar.
- Superintending Engineer PHE Circle Kohat.
- 3... Executive Engineer PHE Division Hangu.
- 4.. District Accounts Officer Hangu.
- 5. Personal File of the official concerned.

-Sd-CHIEF ENGINEER

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PESHAWAR - PAKISTAN

DIPLOMA OF ASSOCIATE ENGINEER

(ANNUAL / SKAMASMITAKEAKY)

	This is to certify that .
Mr / Miss.	MUJTABA QURESHI
Son / Daughter of	Mr. AFSAR ALI QURESHI
Registration No.	GCTP/CT/01-1953U
○t.	GOVT. COLLEGE OF TECHNOLOGY, PESHAWAR
has passed the	Diploma of Associate Engineer Examination in Technology, conducted by the N. W. F. P., Board of
Technical Educat He/She	on, Peshawar, in the month of JULY, 2004 Secured 1954 Marks out of 3550 and
has been placed	in Grade <u>'C'</u>
	In recognition thereof this
DIPLO	MA OF ASSOCIATE ENGINEER
•	is awarded to him / her at Peshawar 16th day of Oct, 2004
ASSISTANT SECRET	THIS CERTIFICATE IS ISSUED WITHOUT ANY ALTERATION OR ERASURE.



ENTERNATIONAL ESLAMIC ONIVERSITY

P.O. Box 1243, Sector H-10, Islamabad-Pakistan

PROVISIONAL CERTIFICATE

Registration No: 144-FET/MSEE/SO8

Roll No. 144

This is to certify that





Mr. / Miss MUJTABA QURESHI son daughter of AFSAR ALI QURESHI

has, according to the record of this University, successfully completed all the requirements for

the award of 'MS in Electronic Engineering' degree in March 2011.

The candidate has passed the said programme of study by securing 72.11% marks on the aggregate

and secured Cumulative Grade Point Average (CGPA) of 3.05/4.00.

Requirements of this programme of study include a dissertation.

The title of his / her dissertation is "Comparison of Pre-Coding MIMO System in Rayleigh Fading

Environment"

Issued on May 16, 201

Director (Academics

Anneme-C





GOVERNMENT OF KHYBER PAKHTUNKHWA

FINANCE DEPARTMENT (REGULATION WING)

No. SOSR-III/FD/12-1/2005 Dated Peshawar, the 27/02/2013

- 1. All the Administrative Secretaries to Govt: of Khyber Pakhtunkhwa.
- 2. The Senior Member Board of Revenue, Khyber Pakhtunkhwa.
- 3. The Secretary to Governor Khyber Pakhtunkhwa.
- 4. The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 5. The Secretary, Provincial Assembly, Khyber Pakhtunkhwa.
- 6. All the Divisional Commissioners in Khyber Pakhtunkhwa.
- 7. All the Head of attached Departments in Khyber Pakhtunkhwa.
- 8. The Registrar, Khyber Pakhtunkhwa, Public Service Commission.
- 9. The Registrar, Khyber Pakhtunkhwa, Service Tribunal, Peshawar.
- 10. The Registrar, Peshawar High Court Peshawar.
- 11. All the Deputy Commissioners/Political Agents/District and Session Judges in Khyber Pakhtunkhwa.

Subject: DEDUCTION OF GENERAL PROVIDENT FUND FROM THE PROVINCIAL CIVIL SERVANTS REGULARIZED UNDER KHYBER PAKHTUNKHWA CIVIL SERVANTS (AMENDMENT) ACT-2013.

Dear Sir,

e)

The Khyber Pakhtunkhwa Civil Servants (Amendment) Bill 2013 - passed by the Provincial Assembly on 15th January 2013 and assented to by the Governor of Khyber Pakhtunkhwa on 17th January 2013 - has been published as an Act of the Provincial Assembly of Khyber Pakhtunkhwa. Under the said Act, all Civil Servants appointed to a service or post on or after 1st July 2001 shall be deemed to have been appointed on regular basis and will be eligible for pension/deduction of G.P.Fund. Accordingly the following instructions/guidelines are issued for compliance of all concerned Departments/Organizations.

- Deductions on account of General Provident Fund at prescribed rates from all the Civil Servants, who have become eligible for pension under the Khyber Pakhtunkhwa Civil Servants (Amendment) Act, 2013 should be started forthwith.
- b) All deductions/subscription in respect of Contributory Provident Fund made before the commencement of Khyber Pakhtunkhwa Civil Servants (Amendment) Act, 2013 from such Civil Servants, excluding Government counterpart share, shall immediately be transferred to their respective General Provident Fund Accounts. However, such Civil Servants will be entitled to markup on so declared G.P.Fund as announced on yearly basis from the date the C.P.Fund deductions / subscriptions were made.

Markup on prescribed rates, as notified by the Provincial Government from time to time, may be added to the General Provident Fund Accounts of concerned Civil Servants/Subscribers as per prescribed mechanism for maintenance of such accounts.

CNIC/Personal Numbers allotted to the subscribers will be used as General Provident Fund Account Numbers for such subscribers.

Similar action /treatment may be afforded to all those Provincial Civil servants posted in FATA/PATA on deputation basis.



Existing arrangements for deduction of C.P.Fund from employees of Autonomous Medical Institutions appointed under Medical and Health Institutions and Regulation of Health Care Services Ordinance as amended in 2006 shall continue.

Note: The above guidelines/instructions are not applicable to those employees who are not Civil Servants as defined in Section 2 (b) of the Khyber Pakhtunkhwa Civil Servants Act 1973, like those on deputation to the Provincial Government or working on contract / work charge / contingent basis.

(MUHAMMAD IMTIAZ AYUB) Additional Secretary Regulation

Endst: No. & date even.

Copy is forwarded for information and necessary action to the:-

1. Accountant General, Khyber Pakhtunkhwa, Peshawar

2. Director Finance, Lady Reading Hospital, Peshawar.

3. Director Finance, Khyber Teaching Hospital, Peshawar

With reference to meeting held in Finance Deptt on 12/02/2013.

4. Accountant General (PR) Sub office, Peshawar.

5. Director, Local Fund Audit Department, Khyber Pakhtunkhwa, Peshawar.

6. Director, Treasuries and Accounts, Khyber Pakhtunkhwa, Peshawar.

7. Director General, Provincial Disaster Management Authority, Khyber Pakhtunkhwa Peshawar.

8. Director, FMIU, Finance Department.

9. All Autonomous/Semi Autonomous Bodies in Khyber Pakhtunkhwa.

10. District Comptroller of Accounts Peshawar, Mardan, Kohat, Bannu, D I Khan, Abbottabad and Swat.

11. All the District/Agency Accounts Officers in Khyber Pakhtunkhwa/FATA.

12. Treasury Officer, Peshawar.

(RAEES KHAN AFRIDI) Deputy Secretary (Reg-I)

Endst: No. & date even.

Copy is forwarded for information and necessary action to the:-

- 1 P.S to Minister for Finance Khyber Pakhtunkhwa.
- 2. P.S to Chief Secretary, Khyber Pakhtunkhwa.
- 3. P.S to Additional Chief Secretary, Khyber Pakhtunkhwa.
- 4. P.S to Finance Secretary Khyber Pakhtunkhwa.
- 5. P.A to Special Secretary Finance Khyber Pakhtunkhwa.
- 6. P.As to all Additional Secretaries and Deputy Secretaries in Finance Department.
- 7. All the Section Officers/Budget Officers in Finance Department.

(NAZMA SHAHEEN)
Section Officer (SR-III)

20-6-13

DETAIL OF VACANT POSTS IN PUBLIC HEALTH ENGINEERING DEPARTMENT KHYBER PAKHTUNKHWA AS STOOD ON 20.06.2013.

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S#	BPS of	News	1	·
	Post	Nomenclature of Post	Total No. of	No. of
	POSL		Sanctioned	Vacant
1	DD0 00		Posts	posts
1	BPS-20	Chief Engineer	02	
2	BPS-19	Cupatist		
	DI- 0-1.9	Superintending Engineer	13	02
3	BPS-18	Executive/Design Engineer	33	:
4.	BPS-17	SDO/ADE/Assistant	72	
		Engineer	12	22
5	BPS-161	Administrative Officer		
			02	
6	BPS-16	Budget Officer	02	02
7	BPS-11	Sub Engineer	175	44
8	*BPS-16	Senior Scale Stenographer	12	0.4
9	BPS-16	Superintendent	12	04
10	BPS-12	Junior Scale Stenographer	25	02
11.	、BPS-14	Assistant	39	. 05
12	BPS-09	Accounts Clerk	62	06
13	BPS-09	Senior Clerk	92	. 04
14	BPS-07	Junior Clerk	250 ·	03
15	*BPS-17	Chief Draftsman	02	02
16	BPS-16;	Circle Head Draftsman	08	
17	BPS-13	Head Draftsman	25	04
18	BPS 147	Draftsman	33	06
.19	BPS-05	Tracer	35	02
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Administrative Officer

Olo Chief Engineer (South)

Public Health Engineering Department

Kliyber Pakhtunkhwa Peshawar

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OFFICE OF THE CHIEF ENGINEER(SOUTH) PUBLIC HEALTH ENGG: DEPARTMENT KHYBER PAKHTUNKHWA PESHAWAR.

No		<u> </u>	/E-9	/PHE
Dated Pe	sh: the	01	/ 07	/2013.

OFFICE ORDER.

Since Public Service Commission has furnished names of Selected persons for the post of Sub Engineers on the basis Requisition sent by Secretary PHE Department dated 10.02.2010, the Following contract Sub Engineers are herby terminated with immediate effect:-

- Mr. Abdullah Noor O/O Chief Engineer (FATA) Works & Services Department Peshawar.
- Mr. Shahid Khan O/O Executive Engineer PHE Division Kohat.
- Mr. Mujtaba Qureshi O/O Executive Engineer PHE Nowshera
- Mr. Shahid Iqbal O/O Executive Engineer PHE Division Karak
- Mr. Usman Ullah O/O Executive Engineer PHE Division Nowshera. 5. -

CHIEF ENGINEER

Copy to the:-

1. Chief Engineer (FATA) Works & Services Department Peshawar.

2. Superintending Engineer PHE Circle Peshawar / Kohat /.

3. Executive Engineer PHE Division Nowshera / Kohat / Karak.

4. District Accounts Officer Nowshera / Kohat / Karak.

5. Officials concerned.

CHIEF ENGINEER



Anneure-F



The Secretary, Govt. of Khyber Pakhtunkhwa, Public Health Engineering Department. Peshawar

Subject:

RESTORATION OF SERVICE.

Sir,

Respectfully it is submitted that the under singed was appointed as Sub Engineer vide Chief Engineer (South) PHE Department dated 23-02-2011.(Copy of order is attached). The undersigned served the department with devotion and to the entire satisfaction of his superiors for a continuous period of about three years.

- Unfortunately, the Chief Engineer (South) vide order dated 01-07-2013 (Annexure-II) terminated the services of the undersigned, unheard & without giving any cogent reasons for termination as required under the rules except that the Public Service Commission has furnished names of selected persons for the post of Sub Engineers which is not true. As there has been 44-Nos posts of Sub Engineers lying vacant in the department, whereas, the public service Commission has made recommendations of only 18 candidacies for appointment as Sub Engineers.
- 3. Moreover, the Govt. of Khyber Pakhtunkhwa vide Finance Department Circular letter (Annexure-III) has regularized all the Civil Servants appointed to service or post on after 01st July, 2001. In response to the said circular letter the respective audit offices have started deduction of G.P. Fund from the pay bills at prescribed rates regularly.
- In view of the above, it is very humbly prayed that the above unlawful/ impugned order of 'Chief Engineer (South) PHE Department may very kindly be set aside/ withdrawn for which the undersigned shall be highly obliged.

Dated: Peshawar, the 03-07-2013

Yours Faithfully,

Sub Engineer,

PHE Department

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1411/2013

Mujtaba Qureshi S/O Afsar Ali Qureshi (Appellant

Ex-Sub Engineer

VERSUS

- 1. Chief Engineer (South) PHE Department.
- 2. Secretary PHE Department Khyber Pakhtunkhwa

. (Respondents)

WRITTEN REPLY ON BEHALF OF RESPONDENTS No. 1 & 2

Respectfully Sheweth!

Para wise comments of Respondents No. 1 and 2 are as under:

Preliminary Objections:-

- 1. That the appellant has got no cause of action.
- 2. That the appellant is estopped by his own conduct to bring the instant appeal.
- 3. That the present appeal is not maintainable in its present form.
- 4. That the appellant has got no locus standi.
- 5. That the appellant has not come to the Tribunal with clean hands.
- 6. That the appeal is bad for mis-joinder and non-joinder of necessary parties.
- 7. That the appeal is barred by Law & limitation.
- 8. That this honourable Service Tribunal has got no jurisdiction to entertain the present appeal.

- 1 Incorrect. The appellant was not appointed on 23.2.2010 but appointed on 23.2.2011 (Annexure-I) through unlawful manner by unlawful authority without any test/Interview. The appellant was also not possessing prescribed qualification required for Sub Engineer and accordingly order was withdrawn by the then Chief Engineer vide his No. 15/ E-9 / PHE, dated 28.01.2012 and declared his appointment as Tracer (Annexure-II). The appointment of Sub Engineers is in the purview of Public Service Commission as per ESTA Code (Annexure-III) Public Service Commission Ordinance (Annexure-IV) Recruitment Policy Annexure-V and advise obtain from Establishment Department dated 17.3.2014 (Annexure-VI). The appellant is responsible for not appearing in test and interview conducted by Public Service Commission for the post of Sub Engineer in 2011 and 2012 advertised on 7.4.2011 (Annexure-VII).
 - 2. The appellant was not possessing prescribed qualification and the then Chief Engineer has withdrawn his appointment vide his No. 15/E-9/PHE, dated 28.1.2012 and declared his appointment as Tracer. The appellant order was unlawful issued by unlawful authority and thus he come in service through back door and pay drawn so is also illegal. The District Accounts Officer Kohat has made objection on his pay bill to make recovery from him as his appointment was illegal (Annexure-VIII). Action against the then Chief Engineer who made illegal appointment of the appellant is also recommended to higher ups for disciplinary action (Annexure-IX). The appellant has never served regularly as Sub Engineer and repeatedly his service were changed from Sub Engineer to Tracer, Draftsman and then Sub Engineer through unlawful manner.
 - 3. The appellant was unlawfully appointed on contract basis by the then Chief Engineer however in the appointment order in Clause-12 it has clearly been mentioned that his service shall be terminated on arrival of suitable candidates recommended by the Public Service Commission. Accordingly the appellant was terminated when Public Service Commission nominated suitable person. The appellant was illegally appointed without recommendation of Public Service Commission as per ESTA code, Public Service Commission Ordinance, Recruitment Policy and advice of Establishment Department and as per Local Govt Ordinance 2001 Part-C Para 23 and 24(Annexure-X). This was the reason that the name of the appellant was never included in the seniority list of Sub Engineer and the same was never challenged by the appellant (copy of seniority list as Annexure-XI). The Honourable High Court Peshawar in the writ Petition No. 271-P of 2013 dated 2.10.2013 and honourable Supreme Court of Pakistan in Civil Petition No. 2026 and 2029 dated 15.1.2014 declared the appointment of similar persons as illegal

and also directed action against such persons (copy of judgments are enclosed as Annexure-XII and XIII).

- 4. The appellant was appointed through back door without any test interview by the wrong authority without recommendation of Public Service Commission and as such he was not civil servant as his appointment was purely illegal, contrary to prevailing rules. One wrong cannot be justified through another wrong.
- 5. This is routine practice that the post become vacant and filled which do not justify illegal appointment of the appellant. The post of Sub Engineer required to be filled through Public Service Commission as per rules, according to ESTA Code, Public Service Commission Ordinance, Recruitment policy, Advice of Establishment Department and as well as Local Govt Ordinance 2001. The vacant post could not be filled through back door contrary to laid down procedure and rules.
 - The appellant joined duty on contract basis and his order was withdrawn by the then Chief Engineer that the appellant was not possessing prescribed qualification required for Sub Engineer. Furthermore, the appointment of Sub-Engineer BPS-11 falls within the purview of Public Service Commission and respondents have got no power of making direct appointment on regular basis against such posts according to ESTA Code, Public Service Commission Ordinance, Recruitment Policy and as per advice of Establishment Department. The Honorable Supreme Court of Pakistan issued directions to the department that action shall be taken against such illegal appointment made in the department.
- 7. The appellant was unlawfully appointed by unlawful authority there was no weight age/force in his department appeal hence not considered.
- 8. As per para 7 above.

GROUNDS

- A. Incorrect, the impugned order is just, legal and have been passed in accordance with law and rules while following the directions of the Honorable Supreme Court of Pakistan.
- B. Incorrect, the impugned order was passed by the appointment/competent authority. As per Clause-12 of his appointment order, on recommendation of nominees of Public Service Commission the appellant was terminated being illegally appointed by unlawful authority who has got no right to retain his service.

- Incorrect, the appellant was appointed by unlawful authority through back door contrary to rules. The appellant was not possessing prescribed qualification required for appointment of Sub Engineer and order was withdrawn by the then Chief Engineer and declared his appointment as Tracer. The appellant never served continuously as Sub Engineer and changed his services as Tracer, Draftsman and then Sub Engineer through unlawful manner. Illegal appointees never considered as civil servant.
- Incorrect, appellant has never been discriminated and respondent have terminated all D. those who were appointed illegally against the post fall in the purview of Public Service Commission in compliance with direction of honourable Supreme Court of Pakistan.
- Incorrect, appellant was appointed on contract basis by unlawful authority without recommendation of Public Service Commission. Later on it came to light that the appointment order was made illegally. Therefore, the illegal appointment order creates no right on appellant.
- Incorrect, order once passed does not become irrevocable and past and closed transaction if the order is illegal. No perpetual right can be gained on the basis of illegal order. Therefore, principle of locus poenitentiae is not invoked.
- The respondents also seek permission of the Honorable Tribunal of raising other grounds during hearing of the case.

It is therefore, requested that the appeal of the appellant may be dismissed with cos

Chief Engineer (South) Public Health Engineering Khyber Pakhtunkhwa, Peshawar

(Responden No.1)

Public Health Engineering Khyber Pakhtunkhwa, Peshawar (Respondent No.2)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

	· ·		
Service Appeal No. 1411/2013	•		
Mujtaba Qureshi S/O Afsar Ali Qureshi	i	****	 . (Appellant)
Ex-Sub Engineer		,	
	VERSUS		
 Chief Engineer (South) PHE Depart Secretary PHE Department Khyber 	riment. r Pakhtunkhwa		 (Respondents
Z. Scordary XIII Department			

AFFIDAVIT

I, Sanobar Khan, Chief Engineer (South) PHE Department Khyber Pakhtunkhwa Peshawar do hereby solemnly affirm that the contents of the accompanying written statements are true and correct to the best of my knowledge and nothing has been concealed from this honourable this tribunal.

DEPONENT

OFFICE OF THE CHIEF ENGINEER (SOUTH) PUBLIC HEALTH ENGG: DEPARTMENT KHYBER PAKHTUNKHWA PESHAWAR.

/E-4/PHE Dated Pesh: the

Mr. Mujtaba Qureshi S/O Afsar Ali Qureshi, R 3) House No.175 F-1 Phase-6 Hayatabad, Peshawar.

a ecit-

Offer of Appointment as Sub Engineer (BPS-11) on Contract basis in PHE Department Khyber Pakhtunkhwa.

You are herby offered a post of Sub Engineer in the Public Health Engineering repartment Khyber Pakhtunkhwa purely on Contract basis in BPS-11 with usual allowances as admissible ander the rules from time to time on the following terms and conditions:-

- You will get pay at the minimum of BPS-11 (Rs.4115 275 12365) including usual allowances as admissible under the rules. You will also be entitled to annual increment as per existing policy.
- You shall be governed by the NWFP Civil Servants Act 1973 and all the laws applicable to the ٦, Civil Servants and Rules made there under.
- You shall, for all intents and purposes, be Civil Servant except for purpose of pension or gratuity. In lieu of pension and grantity, you shall be entitled to receive such amount contributed by him 31 towards Contributory Provident Funds (C.P.F) alongwith the contributions made by Government to his account in the said fund, in the prescribed manner,
- Your employment in the PHI: Department is purely temporary and you services are liable to beterminated without assigning any reason at fourteen One month notice or on the payment of one month salary in lieu of the notice. In case you wish to resign at any time, one month notice will be necessary or in lieu thereof one month pay will be forfeited.
- You shall, initially, be on probation for a period of two years extendable upto 3 years. 53
- You shall produce a medical certificate of fitness from Medical Superintendent, District HQ Hospital Hnagu before reporting your-self for duty to the Executive Engineer PHE Division 6 Hangu, as required under the rules.
- You have to join duty at your own expenses.
 - Your services on contract basis shall be regular under the terms & conditions of contract appointment of the Provincial Government.
- You should not claim your seniority in the regular cadre of Sub Engineers of the 91 Department.
- You shall be liable to serve any where in Khyber Pakhtunkhwa including agencies and Tribal 100
- You shall not make any request for transfer from the PHE Division where you are posted. 113
- Your services shall be terminated on arrival of recommendees of the Public Service Commission. 12)

If you accept the post on above conditions, you should report for duty to the Executive Engineer PHE Division Hangu within one month of the receipt of this offer of appointment.

Copy to the :-

- Section Officer (Estt) PHE Department Peshawar.
- Superintending Engineer PHE Circle Kohat. 2)
- Executive Engineer PHF Division Hangu. 3.1
- District Accounts Officer Hangu. -1)
- Personal File of the official concerned

Many Tek nowler

CHIEF ENG

Ann of -IT 29 Dec. 30 2013 12:58PM PO

PHONE NO. :

ANNEX-II

GM : Panasonic TAD/FAX

OFFICE OF THE CHIEF ENGINEER (SOUTH) PUBLIC HEALTH ENGG: DEPARTMENT KHYBER PAKHTUNKEWA, PESHAWAR

No. 15 18.9.

/PHE

Dated Peshawar, the 26/01/2012

(Registerel)

OFFICE ORDER

Since Mr. Mujtaba Quereshi S/O Afser Ali Quereshi who was appointed as Sub Engineer (8PS-11) in the office of the Public Health Engg: Division Hangu, does not possess the prescribed qualifications viz Diploma of Associate Engineering in Civil/Electrical or Mechnical for the ibid post, is hereby withdrawn with immediate effect.

And as such he is appointed as Tracer (BPS-05) in the office Superintending Engineer, public Health Engg: Circle Kohat on the same terms and condition as applicable to the fresh recruits with immediate offect.

CHIEF ENGINEER (S)

Copy forwarded to the:-

- 1. Superintending Engineer, Public Health Engg: Circle Kohat with the request that further entries of appointment of above named individual as Tracer (BPS-05) may be made accordingly and also furnish photo copy of Services Book relating to the accretaid nost.
- Executive Engineer Pubic Health Engg: Division Hangu. He is directed to make necessary entries in the service book of above named individual so for cancellation/withdrawal is concerned and photo copy of Service Book relating to entries of withdrawal of order is furnish to this office.
- 3 Distri Accounts Officer Hangu for his needful.
- 4 Distr. Accounts Officer Kohat for information.

He machine the state of or local sources of the state of

CHIEF PREMERRIS

FROM : Panasonic TAD/FAX

PHONE NO. :

30 2013 01:01PM

ANNEXY

obe substituted with same No. & Date

OFFICE OF THE CHIEF ENGINEER (SOUTH) PUBLIC HEALTH ENGG: DEPARTMENT KHYBER PAKHTUNKHWA PESHAWAR.

15 /E-9 /PHE No. Dated Peshawar the 28 / 01/2012.

THE ORDER.

Due to increased work load of preparation of Estimates of UNICEF assisted and other projects, Mr. Mujtaba Qureshi is hereby assigned to perform the duties in Drawing Brach & continue to draw his pay as Sub Engineer PHE Division Hangu, as usual, in the interest of public service, till further orders.

CHIEF ENGINEER

Copy to the:-

- Superintending Engineer PHE Circe Kohat.
- Executive Engineer PHE Division Hangu.
 - District Accounts Officer Hangu.
 - Official concerned.



(Establishment Code) Khyber Pakhtunkhwa

Rs. 875 Law Books Publishers

<u> 26</u> ESTA CODE [Establishment Code Khyber Pakhtunkhwa]

- (viii)
- (ix) Merged Areas of Hazara and Mardan Division and Upper Tanawal.
- Swat District. (x)
- Upper Dir District. (xi)
- (xii) Lower Dir District.
- Chitral District. (xiii)
- (xiv) Buner District.
- Kala Dhaka Area. (xy)
- (xvi) Kohistan District.
- Shangla District. (xvii)
- Gadoon Area in Swabi District (xviii)
- (xix) Backward areas of Mansehra and District Batagram.
- Backward areas of Haripur District, i.e., Kalanjar Filed Kanungo Circle of Tehsil Haripur and Amazai Field Kanungo circle of Tehsil Ghazi.

RECRUITMENT INCLUDING AGE RELAXATION POLICY

Subject:- RECRUITMENT POLICY FOR THE PROVINCIAL

I am directed to refer to this Department circular letter of even number dated 1st February, 1993, on the subject cited above, and to say that new recruitment policy has been reviewed by the Provincial Government. It has been decided to revise the existing policy as under:-

- Recruitment to posts in BPS-16 and above as well as the posts of Assistant Sub-Inspectors of Police, Naib Tehsildars, Zilladars and Sub-Engineers will continue to be made through the NWFP Public Service Commission. However, the Commission may make efforts to finalize the recruitment within six months of the receipt of the requisition duly completed from the Administrative Department.
- Recruitment to posts in the various Government Departments as indicated below will also henceforth be made by the NWFP Public Service Commission:-
 - All Departments including Board of Revenue, NWFP
 - Senior Scale Stenographer(B-15)
 - (2) Data Processing Supervisor(B-14)
 - (3)Junior Scale Stenographer(B-12)
 - Assistant (B-11)
 - Draftsman(B-11)

· · · · · ·

- Board of Revenue-
 - Sub-Registrar(B-14)
 - Excise and Taxation Inspector(B-11)

MERICAL CONTROL STATE

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N.-WFP GOVERNMENT GAZETTE EXTRAORDINAY FOIL AUGUST 2002

That I will not allow any personal interest to influence my official conduct or my official decisions and that in the performance of my functions, whether in the selection of persons for recruitment of appointment or in any other way; I will act without fear or favour, affection or ill will."

Peshawar,
Dated the 6th-August, 2002. Governor of the North West Frontier Province

SALIM KHAN.

SALIM KHAN.

Etary to Government of North West Frontier Province etary to Government Department.



ESTABLISHMENT & ADMINISTRATIOIN DEPARTMENT

(REGULATION WING)

No. SOR-VI/E&AD/1-10/2005/Vol:IV Dated Peshawar, the 15th November, 2007

The Accountant General NWFP, Peshawar.

Subject:

RECRUITMENT POLICY/PROCEDURE CONTRACT EMPLOYEES.

Dear Sir,

I am directed to refer to your letter No.T-23(48)Vol-VIII/2559-60 dated 30-10-2007 on the subject noted above and to enclose herewith copies of the following letters as desired:-

- 1.No.SORI(S&GAD)1-117/91(C) dated 12-10-93
- 2.No.SORVI(E&AD)1-10/2005 dated 9-5-2006
- 3. No.SORVI(E&AD)1-3/2007 dated 22-3-2007

Yours faithfully,

MMAD MASOOD) SECTION OFFICER (REG-VI)

OFFICE OF THE ACCOUNTANT GENERAL NWFP, PESHAWAR. No.T-23(48)/CoA/Vol-VIII/3012 Dated:-11-12-2007

Copy alongwith its enclosure forwarded for information and necessary action to:-

- PA to Addl: AG NWFP. 1:
- All DAGs in Main Office. 2.
- All DAOs/AAOs in NWFP. 3.
- All Pay Roll in AG Office.

ACCOUNTS OFFICER (C&M) NWFP PESHAWAR

GOVERNMENT OF N.W.F.P. SERVICES & GENERAL ADMINISTRATION DEPARTMENT (REGULATION WING)

Subject:

RECRUITMENT POLICY FOR THE PROVINCIAL SERVICES AGE RELAXATION FOR SPECIAL POSTS

I am directed to refer to this Department circular letter of even number dated 1st February, 1993, on the subject cited above, and to say that new recruitment policy has been reviewed by the Provincial Government. It has been decided to revise the existing policy as under:

- (a) Recruitment to posts in BPS-16 and above as well as the posts of Assistant Sub-Inspectors of Police, Naib Tehsildars, Zi:ladars and Sub-Engineers will continue to be made through the NWFP Public Service Commission. However, the Commission may make efforts to finalize the recruitment within six months of the receipt of the requisition duly completed from the Administrative Department.
- (b) Recruitment to posts in the various Government Departments as indicated below will also henceforth be made by the NWFP Public Service Commission:
 - (i) All Department including Board of Revenue, NWFP-
 - (1) Senior Scale Stenographer (B-15)
 - (2) Data Processing supervisor (B-14)
 - (3) Junior Scale Stenographer (B-12)
 - (4) Assistant (B-11)
 - (5) Draftsman (B-11)
 - (ii) Board of Revenue-
 - (1) Sub-Registrar (B-14)
 - (2) Excise and Taxation Inspector (B-11)
 - (iii) Home & Tribal Affairs Department-
 - (a) Police Department:
 - (1) Prosecuting Sub Inspector (B-14).
 - (b) Inspectorate of Prisons:
 - (1) Assistant Jail Superintendent (B-11)
 - (c) Reclamation and Probation Department:
 - (1) Parole/Probation Officer (B-11)
 - (iv) Industries, Commerce, Mineral Development, Labour and Transport Department-
 - (a) Directorate of Industries:
 - (1) Assistant Industrial Development Officer/Assistant Price Stabilization Officer
 (B-11)
 - (2) Royalty Inspector (B-11)
 - (3) Surveyor (B-11)
 - (b) Directorate of Manpower Training:
 - (1) Instructor T.T.C (B-14)
 - (v) Cooperative Societies:
 - (1) Inspector (B-11)

- Cooperative Societies: (1) Inspector (B-11) Communication and Works Department-(vi) (1) Assistant Architectural Draftsman (B-14) (2) Senior Draftsman (H-13). (vii) Irrigation Department-(1) Computer Supervisor (B-14)
- Public Health Engineering Department-(viii) (1) Molivation Officer (B-15) (2) Assistant Motivation Officer (B-14) (3) Lady Health Educator (B-12)
- (ix)Electric Inspectorate-(1) Sub-Inspector (B-11) → (x)
- Food Department-(1) Assistant Food Controller (B-8) (2) Food Grain Inspector (B-6) (xi)
- Directorate of Archives and Libraries-(1) Preservation Assistant (B-11) (2) Cataloguer/Classifier (B-11)
- (c) Initial recruitment to posts in BPS-15 and below other than the posts in the purview of the Public Service Commission, in all the departments shall continue to be made in-accordance with Rules 10, 11 and 12 (Part-III) of the NWFP Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the criteria as laid down in SGAD letter No; SORI(S&GAD)4-1/75, dated 11.2.1987 and the zonal allocation formula contained in S&GAD notification No.SOS III(S&GAD)3-39/70, dated 2.10.1973 as amended from time to time.
- (d) No adhoc appointment against any post in any pay scale shall be made
- (c) Relaxation in maximum age limit may be allowed to candidates for various posts having prescribed qualifications in specific fields upto a period of 5 years by the Competent Authority and for not more than 10 years by the S&GAD. The details of such posts are

The age relaxation in respect of posts other than posts mentioned above may be confined to 5 years only. The Competent Authority may allow relaxation upto 2 years whereas the S&GAD

*The age limit in respect of Govt. Servants who have completed at least four years service in the Government, on the closing day for submission of applications for the posts, shall be automatically relaxed by 10 years or a number of years an officer/official has actually served.

All the proposals for the grant of relaxation in upper age shall continue to be accompanied

- Full justification in support of the proposal; and (ii)
- A certificate to the effect that no cligible candidate within the prescribed age limits are/were available.
- An over age candidate shall be entitled to only one age concession whichever is beneficial to

- (f) The Regional/Zonal quota if not filled will be carried forward till suitable candidates are available from the Region/Zone concerned. No. "Substitute" recruitment shall be made. Existing backlog, if any, in respect of any zone will not be carried forward and the Commission shall take a fresh start in respect of the posts under its purview, However, this condition will not be applicable in respect of posts which have already been advertised by the
- (g) The vacancies in all the Departments shall be advertised in leading newspapers on Similars. The advertisement in electronic media should be to the extent of drawing attention of all concerned to the relevant newspapers in which the vacancies are advertised.
- (h) Initial Recruitment to all the vacant posts shall be made on regular known periodic intervals in February and August each year after proper advertisement through electronic and national/regional media. After advertisement, a minimum period of 30 days should be allowed for receipt of applications. A waiting list of the eligible candidates shall be maintained for a
- (i) [Deleted]
- 2% quota for disabled persons already fixed earlier shall stand and should be enforced strictly. However, 2% quota has also been fixed for female candidates in all the services which are filled up through initial recruitment. The Commission shall revise the Requisition Form for all such posts for specifying the women's quota in the available vacancies and the Administrative Department shall indicate the quota for women in the Requisition Form accordingly. The 2%. quota shall be over and above the selection of women, if any, under general quota of merit etc. This quota shall, however, be restricted to those Departments where no separate female cadres exist.
- (k) For initial appointment to posts in BPS-17 and below in the Autonomous Bodies/ Corporations, the zonal allocation formula applicable for Provincial Services may be adopted. The method of recruitment shall also conform to sub-para (c) above.
- (1) The Provincial Government have already agreed that recruitment to the post of PTC in Education Department in various districts shall be made on constituency-wise basis. For this purpose, the existing districts have been divided into various zones. Each zone shall correspond to the area of constituency of the Provincial Assembly. However, recruitment to the posts shall, in each case, be 50% on merit in open competition on district basis and 50%
- I am directed to request that the above decisions of the Provincial Government may be brought to the notice of all concerned for strict compliance.

Government of NWFP, S&GAD's letter No.SORI(S&GAD)1-117/91(C) dated-12.10.93

Added vide No.SOR-I(S&GAD)1-117/91(C)Vol-I dated 7.1.1999 Added vide No.SOR-I(S&GAD)1-117/91(C)Vol-I dated 8.10.1999 Substituted vide No.SOR-I(S&GAD)1-117/91(C) dated 22.11.1997

Substituted vide No.SOR-I(S&GAD)4-1/80(III) dated 19.2.1999





GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT & ADMN: DEPARTMENT (REGULATION WING)

No.SOR-V(E&AD)/15-3/2009 Dated 17th March, 2014

The Secretary to Govt. of Khyber Pakhtunkhwa, PHE Department.

Subject:

ADVICE REGARDING STATUS OF APPOINTMENT.

Dear Sir,

I am directed to refer to your letter No.SO(Estt)/PHED/1-90/2012-13/321 dated 04-3-2014 on the subject noted above and to state the post of Sub Engineer is Provincial Cadre post and fall under the purview of Public Service Commission. The Department is not empowered to fill the post without the recommendation of Public Service Commission. Therefore the person so appointed on the post of Sub Engineer BPS-11, his appointment is irregular, illegal. However the Department should initiate disciplinary action against the officer/officers who was/were involved in appointment of such illegal appointment of Sub Engineers and brought him/them to the justice.

Yours faithfully,

(SHABBIR AHMAD)
SECTION OFFICER (REG-V)

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GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT & ADMN: DEPARTMENT (REGULATION WING)

> No.SOR-V(E&AD)/15-3/09 Dated 30th January, 2014

The Secretary to Govt. of Khyber Pakhtunkhwa, PHE Department.

Subject:

APPOINTMENT OF SUB ENGINEERS

Dear Sir.

I am directed to refer to your letter No.SO (Estt)PHED/1-90/2012-13 dated 22-1-2014 on the subject noted above and to state that the appointment, promotion and transfer rules 1989 and recruitment policy of the Provincial Government is quite clear and the Department may look/examine the appointment of Sub Engineer in the light of the rules and policy of the Provincial Government and firm up their views for final decision and take necessary action if the appointment proved illegal and apprise the Supreme Court of Pakistan accordingly. Moreover the Department should also initiate disciplinary action against the officers who was/were involved in appointment of illegal Sub Engineer and brought him/them to the justice.

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Yours faithfully,

(SHABBIR AHMAD) SECTION OFFICER (REG-V)

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ANNEX UKE- YIII

201/6

OFFICE OF THE DISTRICT ACCOUNTS OFFICER TANK

NO.DAO/ TANK/APPOINTMENT/2010-11/805-//

Dated: 23/05/2011

To

The Accounts General, Khyber Pakhtunkhwa.

Peshawar.

SUBJECT:

APPOINTMENT OF SUB ENGNIEER BY DEPARTMENTAL

AUTHORITY

MEMO:

Kindly refer to your letter No: H-24(110)/TANK/VOL-II/2010-11 dated 30.07.2010 on the subject noted above (copy enclosed)

It is again submitted that the department of the incumbent sub engineer has been failed to produce the requisite NOC by the Public Service Commission Khyber Pakhtunkhwa.

It is further stated that department of public health engineering is reluctant to decide/regularize the case of appointment of sub engineer in light of Para 13 & 14 of Khyber Pakhtunkhwa civil servants appointment/promotion transfer rule 1989

The original appointment order has been made in contravention of Government laid down policy vide circulated notification No: SOR-VI/EXAD/1-10/2005/VOL-VI dated 15.11.2007

The contents of appointment order reveal that incumbent of sub engineer has been appointed on regular basis without recommendation of Public Service Commission Khyber Pakhtunkhwa (copy enclosed), NOC in ease obtained is not being furnished by the department nor the appointment is modified in terms of Para 13 & 14 of appointment promotion and transfer rule 1989.

This office is of the view that the appointment of the sub engineer is invalid abinitio until reviewed as per your office clarification dated 30.07.2010. The presumption of this office if correct may be confirmed.

me

DISTRICT ACCOUNTS OFFICE

TANK

Copy forwarded to all concerned for information and further necessary action please &

(1) Secretary to the Government of PHE, Khyber Pakhtunkhwa, Peshawar

(2) Chief engineer, PHE Department, Peshawar

(3) District Coordination Officer, Tank

(4) District Comptroller of Accounts, D.I.Khan

(5) XEN, PHE, Tank

(6) XEN, PHE, D.I.Khan

DISTRICT ACCOUNTS OFFICER

TANK

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Office of the

Accountant General

Khyber Pakhtunkhwa Peshawar Phone: 091 9211250-54

No:H-24(110)/Tank/Vol-III/2010-

Dated. 06.2011

To

Caxo Mo.

O.E.P.H.E

Architant

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Director F.Q.

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The Chief Engineer,

Public Health Engineering Deptt.

Khyber Pakhtunkhwa, Peshawar.

Appointment as Sub Engineer by Departmental Authority. Subject:

Kindly find enclosed herewith copy (along with its enclosures) of DAO Tank Memo No. DAO/Tank/Apptt:/2010-11/805-11 dated.26.05.2011 and letter dated. 23.07.2010 on the above subject.

In light of S&GAD letter No.SOR-I(S&GAD)1-117/91(C) dated. 12.10.1993, the appointment of Sub Engineer will continue to be made through the recommendation of Public Service Commission, where as Mr. Kashif Raza has been appointed without the recommendation of Public Service Commission vide office order No.11/E-4/PHE dated. 13.01.2010 which is contrary to the prevailing rules. The said officer was allowed salaries for the services recorded in light of Para-13 & 14 of NWFP Civil Servant (Appointment, Promotion and Transfer) Rules 1989, which provide that appointment can be made on adhoc basis for the period of six months.

It is therefore, requested to provide the recommendations of Public Service Commission or regularize the appointments from Establishment Deptt. in relaxation of rules or reconsider the appointment order for future course of action.

Any appropriate action taken in this regard may kindly be intimated, otherwise the salary of the official being irregular appointed will be discontinued.

Section\sub engine

- 1. Establishment Department Khyber Pakhtunkhwa, Peshawar
- 2. Deputy District Officer WS&S Tank
- 3. Mr. Kashif Raza, Sub Engineer office of Deputy District Officer Works & Services Tank(WS&S)
- 4. DAO Tank with reference to your letter referred above and intimate that why the Pay beyond 06 months was allowed without any consultation with high ups.

ACCOUNTS OFFICER(HAD)

200/6



Office of the

Accountant General

Khyber Pakhtunkhwa Peshawar Phone: 091 9211250-54

No. 1-24(110)/Tank:/Vol-II/2010-11/

Dated. 30.07.2010

The District Accounts Officer. Tank.

Subject:

APPOINTMENT OF SUB—ENGINEER BY DEPARTMENTAL AUHORITY

Kindly refer to your office letter No: DAO/TK/Appointment/2010-11/742-44 dited; 23-07-2010 on the above subject.

In the case if the necessary NOC has been obtained by the Public Service Commission, then the case may be decided in the light of Para -13 & 14 of NWFP Civil Servant (Appointment, Promotion, & Transfer) Rules 1989.

ACCOUNTS OFFICER (HAD) KHYBER PAKHTUNKHWA PESHAWAR.

Copy to:

I. Chief Engineer, Public Health Engineering Deptt: Khyber Pakhtunkhwa Peshawar.

> ACCOUNTS OFFICER (HAD) KHYBER PAKHTUNKHWA PESHAWAR.

ANNEXURE-SEGVI

2- Fort Road Peshawar Cantt:

Website: www.nwfppsc.gov.pk

Tele: Nos. 091-9214131, 9213563, 9213750, 9212897

42011

Dated: <u>07.04.2011</u>

ADVERTISEMENT No. 02 / 2011.

Applications, on prescribed form, are invited for the following posts from Pakistani citizens having domicile of Khyber Pakhtunkhwa / F.A.T.A by 07.05.2011 (candidates applying from abroad by 21.05.2011). Incomplete applications and applications without supporting documents required to prove the claim of the candidates shall be rejected without intimation to the candidates.

AGRICULTURE, LIVESTOCK & CO-OPERATIVE DEPTT:

FIVE (05) POSTS OF FEMALE LIVESTOCK PRODUCTION OFFICER (HEALTH) IN L&DD DEPTT:

QUALIFICATION: (i) B.Sc (Hons) Animal Husbandry from a recognized University; OR (ii) Doctor of Veterinary Medicine (DVM) or equivalent qualification in veterinary sciences from a recognized university and registered with Pakistan Veterinary Medical Council.

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Female. ALLOCATION: Two to Zone-1 and One each to Zone-2, 3 and 5.

2. THREE (03) POSTS OF SOIL CONSERVATION ASSISTANT

QUALIFICATION: (a) M.Sc Agriculture (Soil Science) from a recognized University, OR (b) B.Sc (Hons) Agriculture with Soil Science as major subject obtained after four years of academic instructions after F.Sc from a recognized university; OR (c) B.sc Agriculture Engineering from a recognized university.

AGE LIMIT: 21 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: One each to Merit, Zone-1 and 5.

3. ONE (01) POST OF BIO-CHEMIST

QUALIFICATION: Doctor of Veterinary Medicine (DVM) or equivalent qualification in veterinary sciences with M.Sc in Biochemistry or M.Sc (Hons) in Animal Nutrition recognized by Pakistan Veterinary Medical Council.

AGE LIMIT: 25 to 32 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: Merit.

C & W DEPARTMENT

4. THIRTEEN (13) POSTS OF JUNIOR SCALE STENOGRAPHER.

QUALIFICATION: (i) Intermediate or equivalent qualification from recognized a Board. (ii) A speed of 60 words per minute in Shorthand in English and 35 words per minute in typewriting in English and knowledge of Computer in using MS Word and MS Excel. AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-12 ELIGIBILITY: Both Sexes ALLOCATION: Three to Zone-1, Five each to Zone-3 and 5.

EIGHT (08) POSTS OF MALE SERVEYOR IN MINES AND MINERALS DEPTT: QUALIFICATION: F.SC Pre Engineering or equivalent qualification from recognized Board of Intermediate and Secondary Education with (a) Mine Surveyor Competency Certificate under Mines Act 1923 and (b) Certificate in Auto cad from a recognized institute BPS-11 ELIGIBILITY: Male AGE LIMIT: 18 to 30 years. PAY SCALE: ALLOCATION: Two each to Zone-1,2,3 and One each to Zone-4 & 5. THREE (03) POSTS OF COMPUTER OPERATOR IN DIRECTORATE 70. GENERAL OF TECHNICAL EDUCATION AND MANPOWER TRAINING QUALIFICATION: (a) Bachelor Degree from a recognized University and (b) Diploma of one year duration in Information Technology from a recognized Institute. 20 to 32 years, PAY SCALE: BPS-11 **ELIGIBILITY**: Male AGE LIMIT: ALLOCATION: One each to Zone-1, 2 and 3. PUBLIC HEALTH ENGINEERING DEPTT: 71. TWO (02) POSTS OF RESEARCH OFFICER/ HYDRO-GEOLOGIST. QUALIFICATION: Second Division M.Sc (Hydro-Geology) OR B.Sc (Civil/ Agriculture Engineering) with two years relevant experience Or Second Division M.Sc (Water Resources/ Civil Engineering) from a recognized University. ALL HELPINE AGE LIMIT: 21 to 32 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes ALLOCATION: One each to Merit and Zone-1. EIGHTEEN (18) POSTS OF ASSISTANT SOCIAL ORGANIZER. 72. QUALIFICATION: Second Class Master Degree in Social Sciences from a recognized University. AGE LIMIT: 21 to 30 years. PAY SCALE: BPS-16 ELIGIBILITY: Both Sexes ALLOCATION: Five to Merit, Three each to Zone-1, 2, 3 and Two each to Zone-4&5. 73. TWO (02) POSTS OF ASSISTANT SOCIAL ORGANIZER (WOMEN QUOTA). QUALIFICATION: Second Class Master Degree in Social Sciences from a recognized University. AGE LIMIT: 21 to 30 years. PAY SCALE: BPS-16 ELIGIBILITY: Female ALLOCATION: Merit. 74.

SEVEN (07) POSTS OF ASSISTANT RESEARCH OFFICER (WATER QUALITY).

Second Division B.Sc (Microbiology or Chemistry) from a QUALIFICATION: recognized University. 134 Blue De

AGE LIMIT: 21 to 30 years. PAY SCALE: BPS-16 ELIGIBILITY: Both Sexes. ALLOCATION: One each to Merit, Zone-2, 3, 4, 5 and Two to Zone-1

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EIGHT (08) POSTS OF JUNIOR SCALE STENOGRAPHER.

QUALIFICATION: (i) 2ND Class Intermediate/ D.com or equivalent qualification from recognized a Board; and (ii) A speed of 50 words per minute in English Shorthand and 35 words per minute in English Typing.

AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-12 ELIGIBILITY: Both Sexes ALLOCATION: Two each to Zone-1, 2 & 3 and One each to Zone-4 and 5...

76. EIGHTEEN (18) POSTS OF SUB ENGINEER CIVIL.

QUALIFICATION: Three years Diploma of Associate Engineering Civil from a recognized Institute.

AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-11 ELIGIBILITY: Male ALLOCATION: Four each to Zone-1, 2, 3 and Three each to Zone-4 and 5.

77. TWO (02) POSTS OF SUB ENGINEER CIVIL (WOMEN QUOTA).

QUALIFICATION: Three years Diploma of Associate Engineering Civil from a recognized Institute.

AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-11 ELIGIBILITY: Female ALLOCATION: Merit.

78. FOUR (04) POSTS OF DRAFTSMAN.

QUALIFICATION: (i) Second Division Secondary School Certificate from a recognized Board and (ii) Two years duration Certificate Course in Civil Draft smanship from a recognized Board of Technical Education.

AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-11 ELIGIBILITY: Both Sexes ALLOCATION: One each to Zone-1, 2, 3 and 4.

PROVINCIAL PUBLIC SAFETY AND POLICE COMPLAINT COMMISSION

79. ONE (01) POST OF FEMALE JUNIOR SCALE STENOGRAPHER CUM COMPUTER OPERATOR

QUALIFICATION: (i) FA/ F.SC in second division from recognized Board (ii) One year diploma in Computer Science from an institute recognized by the Board of Technical Education. (iii) A speed of 60 words per minute in English Shorthand and 35 words per minute in English Typewriting.

AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-12 ELIGIBILITY: Female ALLOCATION: Merit

SPORTS, TOURISM, CULTURE, ARCHAELOGY & MUSEUMS DEPARTMENT

80. ONE (01) POST OF ADMINISTRATOR

<u>QUALIFICATION:</u> Bachelor Degree from a recognized university with at least five years experience in management / administration.

AGE LIMIT: 21 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Male ALLOCATION: Zone-1

Detail Marks Certificates for all the examinations shall necessarily be required and these should be attached with the application forms.

Ex-armed Forces Personnel must send copy of Discharge Certificate with their applications. Govt. / Semi Govt. / Autonomous / Semi Autonomous Bodies employees may apply direct but their Departmental Permission Certificates should reach within 30 days of the closing

- Applications should be on the prescribed application form obtainable from the listed below branches of the NATIONAL BANK OF PAKISTAN. Application Fee is Rs.285/- (Rupees Two (iv) Hundred Eighty Five only) for all the candidates. In addition to the application fee, the candidates will have to pay Rs.15/- (rupees fifteen only) on account of Bank Charges. Separate application form will be required for each advertised category of posts. Application forms obtained other than the specified branches of the National Bank will be considered invalid and such applications will not be entertained. The applications on plain paper or Photostat shall not be accepted. Incomplete and late applications shall also be ignored.
- Applications must be submitted within time as no extra time is allowed for postal transit. The applications if submitted on the last date for receipt of applications must reach the (V) Commission's office by the closing hours.
- Applicants married to Foreigners are considered only on production of the Govt: Relaxation (vi)
- No applicant shall be considered in absentia on paper qualifications unless, he/she possesses exceptionally higher qualifications than the minimum prescribed qualification for (vii) a particular post(s).
- Govt reserves the right not to fill any or fill more or less than the advertised post(s). (viii)
- Candidates who have already availed three chances by physical appearance before the Commission and have failed for the post(s) having one and the same qualifications and (IX)scale of pay shall be ineligible.
- Experience wherever prescribed shall be counted after the minimum qualifications for the (x)post(s), if not specifically provided otherwise against the advertised post(s).
- In case the number of applications of candidates is disproportionately higher than the (xi)number of posts, short listing will be made in anyone of the following manner: -
 - (a) Written Test in the Subject. (b) General Knowledge or Psychological General Ability Test.
 - (c) Academic and/or Professional record as the Commission may decide.

SPECIFIED BRANCHES OF THE NATIONAL BANK OF PAKISTAN.

- Main Branches of: (1)Parachinar, Mardan, Swabi, Malakand, Shangla, Chitral, Timargara, Daggar, D.I.Khan, Bannu, Karak, Kohat, Hangu, Lakki Marwat, Abbottabad, Haripur, and
- Saddar Road Branch, Tehkal Payan Branch, and G.T Road (Nishtar Abad) (2)Branch Peshawar.
- Tehsil Bazar Branch Charsadda, Nowshera Cantt: Branch, Bank Square Branch (3)Mingora and City Branch Tank.

Note: -The candidate who apply for the post(s) are advised to make sure that they are eligible for the post in all respects because eligibility of the candidate will be determined strictly according to the rules after conduct of all essential tests.

> (ATTA-UR-REHMAN) Secretary Khyber Pukhtoonkhwa Public Service Commission Peshawar

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OFFICE OF THE CHIEF ENGINEER(SOUTH)
PUBLIC HEALTH ENGG:DEPARTMENT
KHYBER PAKHTUNKHWA PESHAWAR.

No. ____/ F-4 /PHE
Dated Pesh: the ___/ / 07/2013.

To

The Secretary to Govt. of Khyber Pakhtunkhwa, Public Health Engineering Department, Peshawar.

Subject:- ILLEGAL APPOINTMENT OF SUB ENGINEERS

It is intimated that the then Chief Engineer (South) PHE Department Mr. Ghulam Mujtaba appointed the following Five Sub Engineers on 23.02.2011 on contract basis without observing procedure and formalities as mentioned in Esta Code:-

- 1. Mr. Abdullah Noor Ex-Sub engineer PHE Miranshah.
- 2. Mr. Shahid Khan Ex-Sub Engineer PHE Koht.
- 3. Mr. Mujtaba Ex-Sub Engineer PHE Nowshera.
- 4. Mr. Shahid Iqbal Ex-Sub Engineer PHE Karak.
- 5. Mr. Usman Ullah Ex-Sub Engineer PHE Nowshera.

The above named Sub Engineers have been terminated on 01.07.2013 on receiving list of recommendees of Public Service Commission.

The said posts were not advertised in the press. No test and interview were conducted. No departmental selection committee was constituted. Copies of the appointment letters are sent herewith for your perusal. Inquiry in this regards may be initiated against the then Chief Engineer for making illegal appointment of Sub Engineers.

Encl: As above.

CHIEF ENGINEER



# OFFICE OF THE CHIEF ENGINEER (SOUTH) PUBLIC HEALTH ENGG: DEPARTMENT KHYBER PAKHTUNKHWA, PESHAWAR

No. 04 /F-13/South /PHE. Dated Peshawar, the 27 /02/2014

TH)

The Secretary to Govt of Khyber Pakhtunkhwa, Public Health Engineering Department, Peshawar

Subject:

## ENQUIRY INTO ILLEGAL APPOINTMENT

deference;

Your letter No.SO(E)/PHE/8-27/2013/242-2

In this regard it is submitted that illegal appointments in PHE Department been made in various times by various officers as under please:

A. The Departmental Selection Committee comprising of the following have recommended approved illegal selection of the appointments of Sub Engineers/Steno typists/Stenographer and Data Entry Operators which were in purview of Public Service Commission by violating all rules.

1	May All 12 ver	violating all rules.
3.	Mr. Allaudin Khan (Retired) Chief Engineer Mr. Syed Bakar Shah S.O (E=II) W&SD Mr. Abdul Bashir ADO (SE HQ) Mr. Afsar Ali Qureshi Admn: officer	Chairman Member. Member.
		Secretary

B. Five No. Sub Engineers were illegally appointed by Mr. Ghulam Mujtaba the then Chief Engineer PHED directly without involvement of A.O or any staff Member. Similarly one Junior Clerk Mr. Farhanullah has also been promoted to the post of Sub Engineer by Mr. Ghulam Mujtaba the then Chief Engineer singed fake promotion letter with fake dispatch number without involvement of any staff member.

Thief Engineer (South)

# GOVERNMENT OF NORTH-WEST FRONTIER PROVINCE LOCAL GOVERNMENT, ELECTION AND RURAL DEVELOPMENT DEPARTMENT

#### **NOTIFICATION**

Dated Peshawar the 30th October, 2001

No.ADMN(LG)/DG/1(28)-2001.-- In exercise of the powers enforced by section 191 of the North-West Frontier Provincial and Local Government Ordinance, 2001 (N.-W.F.P. Ord, XIV of 2001) read with section 31 thereof, the Government of the North-West Frontier Province is pleased to make the following rules; namely-

## THE NORTH-WEST FRONTIER PROVINCE DISTRICT GOVERNMENT RULES OF BUSINESS, 2001.

#### PARTA GENERAL

- 1. Short title and commencement.— (1) These rules may be called the North-West Frontier Province District Governments Rules of Business. 2001.
  - (2) It shall come into force at once:
- 2. Definitions.--- (1) In these rules, unless the context other-wise requires,-
  - 1. "body corporate" means a body having perpetual succession and a common seal, with power to sue and be sued:
  - 2. "budget" means an official statement of income and expenditure for a financial year:
  - 3. "business" includes all work done by a local government:
  - 4. "component" means the offices mentioned in column 2 of Schedule I to the Ordinance;

- 4. Organization of Offices.— (1) The Organization of various offices shall be the same as provided in the Ordinance or, where the Ordinance has not so provided, as determined by Government.
- (2) The Executive District Officer shall, by means of standing orders, distribute the work of the office among the officers subordinate to him.
- (3) The cases enumerated in Schedule II shall be submitted to the Zilla Nazim before issuance of orders:
- (4) Reports on any of the matters specified in Schedule III shall be submitted to the Zilla Nazim for his information;
- 5. Secretariat of District Government.— (1) There shall be a secretariat of the District Government headed by the District Coordination Officer and comprising of the decentralized departments or groups of departments as shown in the First Schedule to the Ordinance.
- (2) Each decentralized group of departments shall be headed by an Executive District Officer appointed or nominated by the Government for the purpose.
- (3) Each Executive Officer shall be responsible to Zilla Nazim through the District Coordination Officer and shall channelize his correspondence through him.
- 6. Deputation of civil servants and power of District Coordination Officers.-
- (1) The civil servants posted in the dencetralized departments shall continue to be civil servants for all intents and purposes of the relevant civil servants laws and the rules framed thereunder with the modification that-
- (a) all civil servants in BPS-16 to BPS-20 shall be appointed for Government or the Federal Government as the case may be, and posted decentralized Departments from time to time.

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(b) the District Coordination Officer shall have the powers of the appointing authority in respect the officers/officials in BPS-1 to BPS-15:

Provided that no vacancies are to be filled in by way of direct recruitment or transfers and the officers/officials of the surplus pool are to be absorbed/adjusted against the vacancies:

Provided further that even after the said period ban on recruitment shall continue till it is lifted by Government in the Finance Department.

(2) No civil servant shall be transferred from his post in a district except under the orders of the Government:

Provided that the District Coordination Officer, or as the ease may be, the Executive District Officer, may, suo moto or on the initiation of the Nazim, initiate disciplinary proceedings against a civil servant for his inefficiency or malpractices and submit the outcome of the proceedings to competent authority for decision.

- and District Coordination officer, in the case of officers in BPS-16 to BPS-18, shall and District Coordination officer, in the case of officers in BPS-16 to BPS-18, shall refer the cases to the competent authority for decision under the North-West Frontier refer the cases to the competent authority for decision under the North-West Frontier refer the cases to the competent authority for decision under the North-West Frontier refer the cases to the competent authority for decision under the North-West Frontier refer the cases to the competent authority for decision under the North-West Frontier refer the cases to the competent authority for decision under the North-West Frontier refer the cases to the competent authority for decision under the North-West Frontier refer the cases to the competent authority for decision under the North-West Frontier refer the cases to the competent authority for decision under the North-West Frontier refer the cases to the competent authority for decision under the North-West Frontier refer the cases to the competent authority for decision under the North-West Frontier refer the cases to the competent authority for decision under the North-West Frontier refer the cases to the competent authority for decision under the North-West Frontier refer the cases to the case of officers in BPS-16 to BPS-18.
  - 7. General procedure for disposal of business.— (1) The channel for obtaining or transmitting the orders of the Zilla Nazim is the Executive District Officer or an officer specifically authorized in this behalf by the District Coordination Officer.
    - (2) All orders shall be passed in writing, where a verbal order is given, it should be reduced to writing at the earliest opportunity by the officer receiving it.

(3) If any doubt or dispute arises as to the Department to which a case properly pertains, the matter shall be referred to the District Coordination Officer for decision.

(4) Detailed instructions for the disposal of business in the District administration shall be issued by the District Coordination Officer.

(5) If any order happens to contravene a law, rule or policy, it shall be the duty of the next below officer to point out this to the authority passing the order.

(6) While submitting a case for the orders of the Zilla Nazim, it shall be the duty of the Executive District Officer/District Coordination Officer to suggest a definite line of action.

8. Office administration and record.— The manual of instructions for Provincial Civil Secretariat issued by the Chief Secretary of Government from time to time shall, mutates mutandis, be applicable to the secretariat of the District Government and the District Coordination Officer shall have the powers to issue instructions in addition there to and not in derogator of the instructions already issued.

9. Official language.-- (1) The official language of the District Government for official correspondence with the Provincial Government and Federal department shall be English and efforts shall be made to conduct the correspondence with the people representative and public in general in Urdu.

(2) All notices affecting the citizens shall be published at least in two Urdu dailies having vide circulation in the local area.

10. Zilla Nazim.—(1) A Zilla Nazim shall assume the charge of his office from the date on which he takes upon himself the oath of such office.

(2) Government shall notify the dates of assumption of the offices of the Zilla Nazim in the Official Gazette.

- 11. District Coordination Department.—(1) An officer appointed as District Coordination Officer shall, on assuming charges, as such, exercise such powers and perform such functions and duties as are mentioned in section 28.
- 12. District Police Officer.— (1) The District Police Officer shall keep the Zilla Nazim generally informed of all matters affecting public tranquillity. He shall, in particular, submit report through the Zilla Nazim, to Provincial Government of all cases likely to have major political repercussions.
  - (2) The District Superintendent of Police shall Coordinate with the Zilla Nazim for the maintenance of law and order in the district and shall comply with all of his orders.

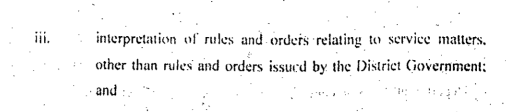
### PART-B

# DEPARTMENTAL PROCEDURE

- 13. Enforcement and interpretation of rules.— (1) The Executive District Officer shall be responsible for the careful observance of these rules in his Department/Component of offices assigned to him and if any doubt or dispute arises to the interpretation of these rules, it shall be referred to Government through District Coordination Officer, whose decision shall be final. The District Coordination Officer shall obtain the orders of the Zilla Nazim, where necessary.
  - (2) Instructions ancillary to these rules shall, wherever considered necessary, be issued by the District Coordination Officer:

Proyided that any special or general orders required to be made by the Departments in terms of these rules may be issued by them in consultation with the District Coordination Officer.

14. Authentication of orders, instruments, agreements, contract, etc.— (1) All executive action of a District Government shall be expressed to be taken in the name of the Nazim of the respective District Government.



iv. any change in the terms and conditions of service for the statutory, rights and privileges of Federal/Provincial Government Servants serving in the District.

ar 559 355 (b)

- (4) No order in respect of the emoluments, promotion or condition of service of any officer employed in the Finance and Planning Department shall be passed and no expenditure proposal relating to that Department shall be sanctioned without prior concurrence of the Coordination Department. The District Coordination Officer shall exercise in respect of such matters, the functions of the Executive District Officer, Finance and Planning Department.
- 17. Consultation with Finance and Planning Departments.——(I) No Department shall; without previous consultation with the Finance and Planning Department, authorize any orders, other than orders in pursuance of any general or special delegation made by the Finance and Planning Department; which directly or indirectly affects the finances of the District, or which in particular involves-
  - (a) relinquishment, remission or assignment of revenue, actual or potential, or grant of guarantee against it or grant of lease of land or mineral, forest or water power rights;

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- (b) expenditure for which no provision exists; he is the first of the provision exists of the provision exists of the provision exists.
- (c) levy of taxes, duties, fees, or cesses; the hardeness of promoting
- (d) re-appropriation within budget grants; and a record of a Amelican so
- (e) alteration in financial procedure or in the method of compilation of accounts or of the budget estimates.
- (2). No amendment or interpretation of the District Services Rules, if any, as have no financial implication shall be made or issued by the Finance and Planning Department without the prior concurrence of the Coordination Department.

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- and Planning Department under sub-rule (1) but in which the Finance and Planning Department under sub-rule (1) but in which the Finance and Planning Department has not concurred, shall be proceeded with, unless a decision to that effect has been taken by the Zilla Council. Formal order shall, nevertheless, insue only after the Finance and Planning Department has exercised scrutiny over the details of the proposals.
- Departments under rules framed by the Finance and Planning Department, every order of a Department conveying a sanction to be enforced in audit shall be communicated to the audit authorities through the Finance and Planning Department.
- 18. Consultation with Provincial Law, Parliamentary Affairs and Human Rights Department.— (1) The Provincial Law, Parliamentary Affairs and Human Rights Department shall be consulted by the District Government-
  - (a) on all legal questions arising out of any case:
  - (b) on the interpretation of any law:
  - (c) before instituting criminal or civil proceedings in a court of law in which Government is involved; and
  - (d) is wherever criminal or civil proceedings are instituted against District Government.

The Public Prosecutor, Government Pleader, Additional Publicditional Government Pleader shall conduct civil and criminal cases inst a District Government on behalf of that Government on oned, on case to case basis, by the District Coordination vaim or the District Government.

ment shall adopt and follow the model bye-laws in any other bye-laws under the ordinance, not bye-laws, which shall be sent to the Law and may, after such vetting and approval.

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- Cases requiring the approval of the Provincial Government shall be referred in as complete form as possible to the Administrative Department concerned by the Heads of District Departments through District Coordination Officer and shall ordinarily be settled in personal discussion between the Head of the District Department and the Secretariat Officers dealing with the case.
- 20. Relations with Provincial Local Government Commission.— (1) The Zila Nazim shall cooperate with the Provincial Local Government Commission in the due discharge of its functions under Article 132 of the Ordinance.
- (2) Between any department of Government and the District Government or between two District Governments, the Nazim shall cause to prepare a compete case with all the documents required and require the District Coordination Officer to forward the same to the secretariat of the Provincial Local Government Commission;

Provided that if the dispute is not amicably resolved, the aggrieved party may move the case before the Chief Executive of the Province for resolution through the Chief Secretary of Government and the decision of the Chief Executive thereon shall be final.

- 21. Executive District Officers' Committee.—(1) There shall be constituted an Executive District Officers' Committee with the District Coordination Officer as its Chairman, to facilitate coordination amongst Government Departments, to provide a venue for the consideration of matters of common interest and to tender a venue for the consideration of matters of common interest and to tender advice on any case that may be referred to it by the Zilla Nazim or the Zilla Council.
- (2) An Executive District Officer who wishes that a particular matter be discussed in the Executive District Officers' Committee meeting shall inform the Coordination Department of his intention of doing so and forward twenty copies of a brief note on the subject which would form the basis of discussion.

- (3) The Coordination Department shall issue notice of a meeting, together with the agenda, well in advance of the meeting, except that urgent items may be considered at short notice.
- by Executive District Officers' Committee meeting shall be attended only by Executive District Officers and Assistant Executive District Officers of District Departments, or such other officers as may be required by the District Coordination Officer.
- (5) Minutes of the meeting shall be recorded by an officer of the Coordination Department, who shall attend the meeting for the purpose, and shall be circulated, after approval by the District Coordination Officers as soon as possible.
- Conclusion reached at the meeting of the Executive District Officers.

  Committee shall not be taken as decision of the District Government. Any further action required shall be taken by the Department concerned in accordance with the rules.
- 22. Relations of the District Government and Zilla Council.— (1). The District Government shall present all the bye-laws prepared under the Ordinance to the Zilla Council for approval.
  - (2) The District Government shall obtain approval of the Zilla Council for imposition of taxes on the subjects specified in Para-I of the Schedule-II.
  - (3) The District Government shall get approval of the Zilla Council for long term and short term development plans annual and supplementary, budgetary proposals of the District Government and where required intra-district fiscal transfers.

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#### SERVICES

- Commission shall ordinarily be accepted by the District Government(s) in all matters where it is obligatory to consult the Commission under any rules or regulations for the time being in force. If it is proposed not to accept the advice of the Commission, it shall be submitted to the Chairman, Local Government Commission, who may give an opportunity to the Public Service Commission of further justifying its recommendation before a final decision is taken.
- Selection Board.— (1) District Government may constitute one or more Selection Boards and specify the appointments and promotions to posts, other than those to be made on the advice of the Public Service Commission, to be made on the advice of such Selection Boards, under the District Service Rules, when framed.
- Selection Board in regard to a matter in which its advice is required under sub-rule (1), the case shall be returned to the Selection Board for reconsideration, and the Selection Board shall reconsider such case. If on reconsideration the difference still Department, for his orders,
- Column 2 of Schedule-IV shall be made by the authorities shown against such officers/officials in column 3 thereof.
- (2) the District Coordination Department of the District shall consult
  - transfer the holder of a tenure post before the completion of his tenure or extend the period of his tenure; and

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#### ZILLA COUNCIL

- 26. Manner of submission of cases to the Zilla Nazim.— (1) The Executive District Officer of the Department concerned shall transmit to the District Coordination Officer, a concise and lucid memorandum of the cases (hereinafter referred to as the "Summary") giving the background and relevant facts, the points for decision and the recommendation of the Executive District Officer, for appropriate orders of the Zilla Nazim.
- (2) The summary shall be self-contained as far as possible, and may include as appendices such relevant papers as are necessary for the proper appreciation of the case.
- (3) Where a case concerns more than one Department, the summary shall not be forwarded to the Zilla Nazim unless the ease has been considered by all the Departments concerned. In the event of a difference of opinion, the points of difference between them, shall be clearly stated in the Summary, a copy of which shall be sent by the sponsoring Department to other Department concerned simultaneously with the transmission of the Summary to the Zilla Nazim.
- (4) No Summary containing a proposal involving financial implications shall be submitted to the Zilla Nazim unless the Finance and Planning Department has been consulted and its views incorporated in the Summary.
- (5) The Coordination Department shall satisfy itself that the papers submitted by the Executive District Officer are complete and in appropriate form. It shall ordinarily return a case which does not meet the requirements of these rules, or any other instructions on the subject.
- 27. Procedure regarding meetings of the Zilla Council.— (1) Regular meetings of the Zilla Council to discuss ordinary business shall normally be held once a month on a day and time to be fixed by the Zilla Nazim;

Provided that the Zilla Nazim may direct any variation in day and time may call for special meetings of the Zilla Council at any time on any day to discuss urgent business.

- submitted to the Zilla Council after the same have been vetted by the Law Department, and no changes shall be made therein except with the knowledge of the Law Department.
- (3) No case for inclusion in the agenda shall be accepted unless it reaches the Convener of the Zilla Council at least four clear days in advance of the meeting.
  - members of the Zilla Council at least three days in advance of a meeting, the agendar of the meetings together with the summaries relating to the items on agenda. In the case of special meetings, the circular notice may be issued less than three days in advance.
  - (5) The Executive District Officer concerned with a case shall attend the meeting of the Zilla Council in which the case is under discussion. He shall, however, take no part in the discussion unless invited to do so.

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- record of the discussion and submit the same for approval of the Zilla Nazim.
- (2) To ensure implementation of the Zilla Council's decision, the Executive District Officer of each Department shall keep a record of all the decisions conveyed to him and shall watch progress of action until it is completed. It shall be his responsibility, as Executive District Officer of the Department sponsoring the

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case, to consult or inform any other Department concerned, in order to ensure full implementation of the decision.

- (3) The District Coordination Officer shall watch the implementation of each decision of the Zilla Council, and the Executive District Officer in the Department concerned shall supply to the District Coordination Officer such documents as the latter may, by general or special request; require to enable him to complete his record of the case.
- (4) Each Department shall maintain record of cases submitted to the Zilla Council.
- (5) The Governor and the Chief Minister of the North-West Frontier Province may require to submit for their consideration any matter on which a decision has been taken by the Zilla Nazim or the Zilla Conneil, as the ease may be:
- 29. Procedure regarding Committees of the Zilla Council.--- (1) Meetings of the Committees of the Zilla Council shall be convened by the District Coordination Officer under the direction of the Convener/Chairman of the Committee, who shall preside over the meeting(s).
- (2) Officers/Officials of the Department concerned may be associated with the deliberations of the Committees as and when considered necessary.
- (3) The provision of rule 20, 21, and 22 shall apply mutatis mutandis to the manner of submission of cases to and the procedure for the meetings of the Committees.

#### <u>PART-E</u> <u>MISCELLANEOUS PROVISIONS</u>

- 30. Protection and Communication of Official Information.— (1) No information, acquired directly or indirectly from official documents or relating to official matters, shall be communicated by a District Government servant to the press, to non-official or officials belonging to other Government offices, unless he has been generally or specially empowered to do so.
- (2) Detailed instructions shall be issued by the District Coordination Officer for the treatment and custody of official documents and information of a confidential character.
- (3) Ordinarily all official news and information shall be conveyed to the press through the Public Relation-Officer to the Zilla Nazim and the manner in which this may be done shall be prescribed, generally or specially in each case by the District Coordination Officer. The District Coordination Officer and such officers as may be authorized, shall act as official spokesman of the District Government.
- 31. Channels of communication.— (1) Correspondence with the Provincial Government shall be conducted directly by the Departments in respect of arbitrals allocated to them, and it shall ordinarily by addressed to the Head of the Attached Department concerned.
- (2) All correspondence between District Governments and the Secretary of the Provincial Government Departments shall be conducted through the Heads of the Attached Department concerned.
- (3) All inter District correspondence shall be conducted by the Executive District Officer of the Departments through the District Coordination Officer.
- (4) All correspondence with in a District between the Departments shall be conducted through the Executive District Officers.

(IFTIKHAR ALI SHAH)
SECRETARY, LOCAL GOVERNMENT &
RURAL DEVELOPMENT DEPARTMENT,
NORTH-WEST FRONTIER PROVINCE

## SCHEDULE - I

See rule 3 (2)

# DISTRIBUTION OF BUSINESS AMONG GROUPS OF DISTRICT OFFICES

Sr. No. Group of District Offices

Allocated Business

Agriculture

1.

Agriculture (Extension, Livestock, On Form Water Management, Soil Conservation, Cooperatives, Wild Life, Fisheries and Forests).

a: Agriculture (Extension)

- (1) Administration, financial and technical control of the field formation in the district.
- (2) Achievement of area and production targets of crops.
- (3) Implementation of crop production strategy including agronomy and plant protection prepared by the Provincial Agriculture Department.
- (4) Preparation of detailed training schedule of all trainers within the frame work of phases decided by Provincial Agriculture Department and dissemination of production technology through training programme in every village of the district.
- (5) Feedback of researchable problems to Provincial Agriculture Department.
- (6) Identification, preparation and implementation of projects approved by competent authorities.
- (7) Implementation, preparation and implementation of projects approved by

competent authorities.

- (8) Implementation of Agriculture laws,
- (9) Management of agriculture extension farms and gardens.
- (10) Service matters relating to the district cadre.
- (11) Mainténance of government buildings.
- (12) Purchase of stores and capital goods.
- (13) Participation alongwith requisite data in review meetings held by Provincial Agriculture Department.
- (14) Feedback to Provincial Agriculture Department on all the above, as per time to time instructions.
- (15) Implementation of crop production strategy including agronomy and plant protection.
- (16) Achievement of area and production targets of alf crops.

#### Matters relating to:

b: Livestock

- (1) Artificial Insemination
- (2) Promotional efforts for establishment of Dairy Farms in Private Sector.
- (3) Promotional efforts for establishment of Poultry
  Farms in Private Sector.
- (4) Prevention of animal/poultry diseases, extension \$\square\{\gamma}\$ services.
- (5) Training of Villagers on:
  - (i) Prophlactic vaccination
  - (ii) Management aspects
  - (iii) First Aid Treatment
- (6) Enforcement of Prevention of Cruelty to Animals Act, 1890.
- (7). Prophylactic Vaccination.

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- (16) Child Welfare.
- (17) Dar-úl-Aman,
- (18) Prisoner's Welfare.
- (19) Patient Welfare.
- '(20) Eradication of Beggary.
- (21). Senior Citizens Homes.

e: Zakat and Usher:

District Zakat and Ushar Office:

In each District, a District Zakat and Usher
Committee shall be constituted by the Provincial Zakat
Council.

- (a) Subject to such guidelines, as given by the Central Zakat Council or Provincial Zakat Council, the District Zakat Committee, under the Zakat and Ushar Ordinance, 1980, is required to:
  - (i) Eversee, generally, the functioning of administrative organization of Zakat and, more particularly, the assessment of Ushar and Attivat and the disbursement and utilization of the moneys in the District Zakat Fund and the local Zakat Funds.
  - (ii) For the purposes mentioned in clause (a) make plans for the district in such form and manner as many be prescribed.
  - (iii) Prepare and maintain accounts of the District Zakat fund in such form and manner as prescribed by the Central or Provincial Zakat Council.
    - (iv) Compile accounts of the local Zakat funds for the district in such fornt and manner as

prescribed.

- (v) Arrange, in the prescribed manner, audit of the Local Zakat funds in the district, and
- (vi) Constitue Tehsil Zakat Committee and Local Zakat Committee in the district.

Tehsil Zakat and Ushar Office: Each Tehsil Zakat Committee, as constituted by the respective District Zakat Committee, performs the following functions, subject to the laid down guidelines of either the Central Zakat Council or the Provincial Zakat Council or the District Zakat Committee.

- (a) Oversee assessment of Ushar and collection of Zakat, Ushar and Attiyat and the disbursement and utilization of the moneys in the local Zakat funds by the Local Zakat Committees in the Tehsil or sub-divisions.
- (b) For the purposes mentioned in clause (a), make plans for the Tehsil or sub-division as the case may be in such form and manner as may be prescribed.
- (c) Compile accounts of the Local Zakat funds for the Tehsil or sub-division as the case may be in such form and manner as may be prescribed: and
- (d) Tender to the District Zakat Committee advice on any matter connected with the collection, disbursement or utilization of Zakat and Ushr.

11 Works and Services:

a: Government Buildings

- (1) Planning: designing, construction, equipment, maintenance and repairs of all district specific Government Buildings, residential and non-residential including rest houses, but excluding inspection Huts Bungalows which shall be under the Administration/jurisdiction of the District Works and Services Department.
- (2) Evaluation, fixation of rent, control, management, lease of district specific Government buildings and sale of those government buildings where prior permission of Provincial Government has been obtained.
- (3) Water Supply and Sanitary Works, pertaining to government buildings and government estates except, provincial assets and those assigned under main heading S&GAD under Sr. No. 24 in the schedule-H of the N.-W.F.P. Government Rules of Business 1947.
  - (4) Preparation of architectural plans/drawings of buildings under control of district government.
- b: District Road's
- (1) Administration of West Pakistan Highway
  Ordinance, 195 (Amended) wherever it pertains
  to District.
- (2) Laying standards and specifications for various types of roads and bridges for tile district.
- (3) Planning and designing roads and connected works for the district roads financed from district (Provincial and/or Central Funds).
- (4) Construction, maintenance, repairs and improvement of roads, bridges, culverts, causeways, boat bridges and ancillary bridges under the control of District Government and

financed from District Provincial and / or Central Funds.

- (5) Administration of roads, bridges and boat bridges toll collection and leases of land for filing/service stations and access roads thereof on roads wider the control of district.
- (6) District Testing Laboratories for works but other than the 'Divisional Level Testing Laboratories already established at Divisional Head Quarters and under the Administrative Jurisdiction of the Frontier Highway Authority.
- (7) Execution of works on behalf of other Agencies/
  Departments as Deposit works.
- (8) Service matters except those entrusted to Works and Services Department or/and Establishment and Administration Department.
- (9) Purchase of stores and capital goods for the District Government.

Designing and implementation of inter-district Water Supply Schemes.

e: Water Supply and ... Sanitation:

## SCHEDULE - II.

See rule 4 (3)

Annual Budget Statement.

- Laying of supplementary statement of expenditure before the Zila Council.
- Cases in which Provincial Government has issued directions.
- Complaints to the Provincial Government Commission about disputes between any department of the Government and District Government or between two District Governments.
  - All cases which are liable to involve District Government into controversy with Provincial Government or with another District Government.
  - Recommendations for the grant of honories and awards.

## SCHEDULE - III

See rule 3 (2)

- All periodical reports of District Coordination Officer. District Police Officer and Executive District Officers.
- 2. Press notes issued by District Coordination Officer, District Police Officer and Executive District Officers.
- 3. All Periodical and special reports relating to law and order such as fortnightly situation reports submitted by the police:
- 4. Intelligence reports.
- 5. Report of Committees of inquiry appointed by District Government.

#### FIRST SCHEDULE [See sections 14 and 35)]

#### Part-A

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Decentral	المحاا	Osc.
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- 1) Civil Defence
- Agriculture (Extension) ii)
- iii) Livestock
- On-Farm Water Management iv)
- Soil Conservation V)
- VI) Soil Fertility
- vii) Fisheries
- Farm-forestry viii)
- IX) Labour
- X) Social Welfare
- Sports and Culture xi)
- Cooperatives ·xii)
- Boys Schools XIII)
- XIV) Girls Schools
- Technical Education xv)
- Colleges, (other than professional) xvi)
- ἶvii) Sports.
- xviii) Special Education
- Accounts, (excluding District Accounts Offices) xix)
- Basic & Rural Health XX)
- Child & Woman Health xxi)
- Population Welfare xxii)
- Hospitals (iiixx
- xxiv) : Environment
- Land Revenue, Estate XXV)
- Excise and Taxation (ivxx
- xxvii) Housing Urban and Physical Planning and Public Feathers and Party xxviii) Local Government & Rural Development
- xxix)
- District Roads and Buildings
- Transport.

## NOTHICATION

Dated Peshawar, the 7th October, 2005

No.SO(LG-N3-196/E-M/05 - In overcise of the powers conferred by section 31 of North-West Frontier Province Local Government Ordinance, 2001 (N.W.F.P. Ordinance No.XIV of 2001), the Government of North-West Frontier Province is pleased to make the following amendment in the North-West Frontier Province District Government Rules of Business, 2001:

#### AMENDMENT

In rule 6, In sub-rule (1) (b), except the provisions thereunder, the following shall be substituted; namely

> The District Coordination Officer shall have the powers of the appointing authority in respect of officials in BPS-11 to 15 in all the devolved departments while the Executive District Office Minil bethe appointing authority in respect of officials in BPS-1 to BPS-10 in the concerned department."

> > <u>, сій, мілю, типмичпу Об</u> LOCAL GOVT ELECTIONS AND RURAL DEVELOPMENT DEPARTMENT

Endst. No.SO(LG-I)3-196/E.M/0// Dated Peshawar, the 7th October, 2005 Copy is forwarded to:-

The PS to Chief Minister, N.W.F.P., Peshawar.

2. The PS to Senior minister, N.W.F.P., Peshawar.

3. All the Provincial Ministers in H.W.F.P.

4. The PS to Chief Secretary, N.W.F.P., Peshawar.

5. All the Administrative Secretaries in N.W.F.P.

6. All Heads of the Attached Departments in N.W.L.P.

7. All the Administrators/Districts Coordination Officers in N.W.F.P. 8. The Manager, Government Printing press, N.W.F.P., Peshawar for publication in the official gazette. He is requested to provide 100 printed copies of the said holification for official use to this Department.

SECTION OFFICER (ESTAB:)



NO.SOS.POOL(E&AD)3-6/2002

Dated 02.01.2006

To

All District Coordination Officers in NWFP.

Subject:

CLARIFICATION REGARDING ADJUSTMENT AUTHORITY

Dear Sir,

I am directed to refer to the subject noted above and to say that under para-7 of the Surplus Pool Policy notified vide letter No.SOR.I(E&AD)1-200/98 dated 08.6.2001, the competent authority to notify/order absorption/adjustment of a surplus employee, shall be the respective appointing authority under the relevant rules for the post.

- 2. Under Local Government Deptt Notification No.SO(LG-I)3+196/E.M/05 dated 07.10.05, DCO has been declared appointing authority for the posts in B-11 to B-15 in all the devolved departments while EDOs have been declared appointing authority for the posts in B-1 to B-10 in the concerned Departments. Instances have come to the notice of this Deptt that some DCOs have issued adjustment orders in non-devolved departments without jurisdiction.
- I am, therefore, directed to clarify that under the Policy, DCOs being appointing authority in respect of posts in BPS-11 to BPS-15 are competent to issue adjustment orders of surplus staff in devolved departments exclusively. In case of requisition for provision of surplus staff for adjustment in the non-devolved departments, DCOs may simply place the services of surplus staff available in their Surplus Pool, at the disposal of respective appointing authority in the non-devolved departments who under the Policy are competent to issue adjustment orders.

Yours faithfully,

(AKHTAR SAEED TURK Section Officer (S.Pool)

Dated Peshawar the 14th of June, 07

## NOTIFICATION

No. SOE-V(E&AD)2-5/2007: The Competent Authority is pleased to mider the transfer of surplus employees in BS-1 to BS-15 to their respective districts of domicile alongwith their surplus posts against which they were drawing pay and place them at the disposal of the District Coordination Officers concerned for further adjustment. In this regard the following procedure shall be strictly followed:

- (a) The surplus employees, so placed at the district surplus pool, would be adjusted in order of their seniority against initial recruitment posts falling vacant. However, till such time a surplus employee is adjusted, the DCO shall assign him duties in the district offices where his services could be utilized;
- DCO shall ensure that no employee of equivalent grade is available in the district surplus pool and issue NOC in this respect. However, in cases of initial recruitment against posts in BS-1 to BS-5, relaxation of ban on appointments would continue to be obtained from the Chief Minister NWFP as already intimated vide Establishment Department Letter No.50(SP)/E&AD/1-6/2003 Dated 7th of April, 2004;
- The surplus Senior Clerks (BS-7) shall be adjusted against the vacant posts of Junior Clerks (BS-5) falling to the initial recruitment quota subject to the condition that their pay shall stand protected under Section 11A of the NWFP Civil Servants Act. 1973 and as per surplus pool policy of the Provincial Government and they would be placed at the top of the seniority the surplus PTC.
- the surplus PTC teachers belonging to District Nowshera shall District Nowshera;
- ifteen days failing which such an employee will be proceeded salary would be stopped forthwith.

SECRETARY ESTABLISHMENT NWFP

#### Endst of even number and date

#### Copy for necessary action to:

- All Administrative Secretaries to Government of NWEP toshifting surplus employees of their Departments in BS-1 1. BS-15 to their districts of domicile
- Secretary to Government of NWFP Finance Department to 2: kindly shift the surplus posts of these employees from the Provincial Government Departments to the Districts concerned as indicated in the list attached.
- All DCOs in NWFP with a copy of list of surplus employee in BS-1 to BS-15 of their district for action as per orders o the competent authority stated above

#### Copy for information to:

- 1. Secretary to Governor N'WFP
- 2. Principal Secretary to Chief Minister NWFP
- 3. The Secretary Administration & Coordination, Civil Secretari. FATA
- 4. The Special Secretary (Regulation) Establishment Department
- 5. All Additional Secretaries in E&A Department
- 6. All Deputy Secretaries in E&A Department
- 7. Manager Government Printing Press
- 8. Director Information NWFP
- 9. PS to Chief Secretary NWFP
- 10. All Section Officers in E&A Department
- 11.PS to Secretary Establishment NWFP

Section Officer Establishment V



#### GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT & ADMINISTRATION DEPARTMENT

Dated Peshawar, December 27, 2012

## NOTIFICATION

NO. SO(E-I)E&ADI4-49/2012. In pursuance of the Khyber Pakhtunkhwa Local Government Act, 2012 (Khyber Pakhtunkhwa Act No. VIII of 2012), hereinafter referred to as the Act, the Government of Khyber Pakhtunkhwa is pleased to make the following consequential administrative arrangements to take effect from

- the district setup of Government Departments shall stand segregated from Local Government Institutions established under the Khyber Pakhtunkhwa Local Government Ordinance, 2001 (Khyber Pakhtunkhwa Act No. XIV of 2001) and shall realign with their Administrative Departments at provincial level under the Act;
- ii) the functions of erstwhile District Coordination Officer and District Officer (Revenue & Estate) are integrated in the office of Deputy Commissioner with the provision of Additional Deputy Commissioner in each district. The sub-divisional setup of Deputy District Officers (Revenue) and Deputy District Officers (Judicial) is replaced with Assistant Commissioners and Additional Assistant Commissioners. The Board of Revenue will process relocating the functions of Collector and Assistant Collector in the office of Deputy Commissioners and Assistant Commissioner in accordance with the new administrative setup;
- iii) each district shall be provided a District Officer (Finance and Planning), a Planning Officer, a Finance Officer and a Secretary District Public Safety Commission. The positions of Assistant Coordination Officer, Human Resource Development Officer and Deputy District Officer
- iv) the positions of Executive District Officer at district level shall stand
- v) Local Government Elections and Rural Development Department shall notify constitution of each Local Council and make transitional interim arrangement/management in pursuance of section 224 of the Act;

- Agriculture: Department rate district levels shall toe resorganized as Agriculture (Extension) shall be manned by District Director, Subject Matter Specialists, Agriculture Officers, Plant Protection Officers, Assistant Horticulture Officers and Assistant Agronomists.
- b. Livestock & Dairy Development (Extension) shall have District Director, Senior Veterinary Officers and Veterinary Officers.
- c. On Farm Water Management shall have District Directors, District Officers and Water Management Officers.
- d. Soil Conservation shall have District Officers Soil Conservation and
- vii) Elementary and Secondary Education Department at district level shall be re-organized under District Education Officers separately for Male and Female assisted by Deputy District Education Officers (Male and Female) and Sub Divisional Education Officers;

th Department at district level shall be re-organized under District th Officers assisted by Deputy District Health Officers and Coordinators;

- ix) the Public Health Engineering Department and Communication and Works Department will continue with their existing organizational hierarchy at the sub-divisional, district and regional level;
- x) Account-IV modality for transfer of funds to districts shall remainoperational with Deputy Commissioners as Principal Accounting Officerfor Account-IV and Chairman of the District Development Committee.

  (DDC) of their respective districts. In addition to oversight of the accounting aspects of the reorganization, the Finance Department shall notify the deletion of existing posts and creation of replacements as per requirements of Government Departments; and .
- xi) the Commissioner shall oversee transition, facilitate Government Departments, coordinate relocation of functions and ensure continuation

#### CHIEF SECRETARY GOVERNMENT OF KHYBER PAKHTUNKHW

## Endst. No. of even and date.

### Copy forwarded to the:-

- Chief Secretary, Government of the Punjab, Sindh, Balochistan and Gilgit Baltistan. Additional Chief Secretary, P&D, Khyber Pakhtunkhwa.
- Senior Member Board of Revenue, Khyber Pakhtunkhwa. Additional Chief Secretary, FATA Secretariat.
- 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. Provincial Police Officer, Khyber Pakhtunkhwa.
- 10. Accountant General, Khyber Pakhtunkhwa.
- 11. All District Coordination Officers in Khyber Pakhtunkhwa:
- 12. All Political Agents in FATA
- 13. Director, Information, Khyber Pakhtunkhwa.
- 14. Manager, Govt. Printing Press Peshawar.

(MUHAMMAD VAVER SIDDIQI) SECTION OFFICER (ESTT. 1)

Final Seniority List of Sub Engineer (BPS-11) as stood on 31.08.2013

S.No	Name	Father Name	Home District	Qulification	Date of Birth	Date of Commencement of Serivce	Date of Appointment to Present Post		Remarks
1	Saleem Khan	Sohrab Khan	Lakki	DAE	11.12.1959	13.09.1980	08.09.1980		
2	Fazle Mabood	Habib ur Rehman	Malakand	DAE (C)	10.04.1961	26.07.1981	06.05.1982	, .	
3	Sajjad Ali	Rahim Dad	Swabi	DAE	01.03.1962	08.09.1981	06.05.1982		
4	Mushtaq Ahmad	Khushal Khan	Mansehra	DAE (C)	20.10.1956	17.10.1981	06.05,1982	;	
5	Alam Zeb	Sar Biland Khan	FR Bannu	DAE (C)	24.08.1960	16.03.1982	06.05.1982	. ,	
6	Allah Nawaz	Shah Nawaz	Bannu	DAE (C)	05.12.1959	27.03.1982	06.05.1982	: ` ` `	
7	Khurshid Anwar	Haji Fateh ullah	D.I.Khan	DAE (C)	04.03.1960	04.04.1982	. 06.05.1982	:	<u> </u>
8	Muhammad Ilyas	Fazal Razaq	Dir Upper	DAE (C)	08.09.1958	15.04.1982	06.05.1982	ar tit	: •
9	Karamat Ullah	Khan Azam	Bannu	DAE (C)	15.03.1961	18.05.1982	18.05.1982		
10	Laiq Zaman	Gul Shaib Khan	· Bannu	DAE (C)	27.01.1959	03.07.1982	23.06.1982	<del></del>	
11	Asif Farooq	Karim Nawaz	Karak	DAE (C)	02.01.1960	22.11.1982	20.11.1982		
12	Inamul Haq	Lal Ghaffar	Karak	DAE (C)	18.03.1963	06.04.1983	06.04.1983		
13	Khurshid Iqbal	H.Abdul Rashid	Haripur	DAE (C)	03.01.1959	01.12.1984	20.11.1984		
14	Umer Hayat	H.Gulam Nabi	Bannu	DAE (C)	25.03.1962	24.11.1984	20.11.1984		
15	Hassan Khan	Sar Biland Khan	Malakand	DAE (C)	08.02.1963	22.11.1984	20.11.1984	••	
16	Arif Saeed	Amal Rehman	Karak	DAE (C)	03.04.1963	01.12.1984	20.11.1984	r ;.	
17	Lajbar Khan	Zabata Khan	Mardan	DAE (C)	18.04.1963	01.12.1984	20.11.1984		
18	Falak Naz	Shah Nam Raza	Swat	DAE (C)	03.01.1957	31.12.1984	23.12.1984		-
19	Muhammad Yousaf	Muhammad Ibrahim	D.I.Khan	DAE (M)	20.05.1964	25.04.1985	08.04.1985	1 1 1	
20	Muhammad Pervez	Faqir Muhammad	D.I.Khan	DAE (C)	01.10.1960	06.07.1985	03.07.1985	1. 1.3.4.4	1. 1. 1.
21 5	Sahib Zarin	Mohayoud Din	Dir Lower	DAE (C)	22.07.1958	18.12.1985	18.12.1985		
22	Samiullah Jan	Danish Khan	Peshawar	DAE (C)	16.06.1959	18.12.1985	18.12.1985		· · · · · · · · · · · · · · · · · · ·

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S.No	Tanic	Father Name	Home District		1	as stood on 31.0  Date of  Commencement of	Date of Appointment to Present Post	Remarks
24	Muhammad Ali	Muhammad Zaman	Swat	DAE (C)	21.04.1964	Serivce 26.12.1005	<del></del>	
25	Muhammad Riaz	Muhammad Khan	Malakand	DAE (c)	01.01.1965	26.12.1985	18.12.1985	
<del></del>	Shahid Saeed	Saeed ur Rehman	Mansehra	DAE (C)	26.08.1965	30.12.1985	18.12.1985	
26	Allaud Din	Muhammad Ajun Khan	Mansehra	DAE (C)	21.06.1961	23.12.1985	18.12.1985	
27	Anwar Khan	Ghulam Khan	Mansehra	DAE (C)		10.07.1986	09.07.1986	
28	S.Abid Hussain Shah	Syed Pir Zaman Shah	Abbottabad	DAE	06.04.1963	19.07.1986	09.07.1986	
	Bashir Ahmad	Wazir Zada	Dir Lower	DAE (C)	13.03.1964	17.07.1986	09.07.1986	
30	Aziz ur Rehman	Mehmood Khan	Bannu	DAE (C)	. 08.12.1964	23.10.1986	23.10.1986	
	Zoor Ali	Said Muhammad	FR Bannu	DAE (C)	15.12.1960	28.10.1981	18.04.1987	
	Mekail Khan	Muhammad Shebli	Bannu		05.03.1960	11.01.1982	18.04.1987	
	Najeeb ur Rehman	Abdur Rehman	Karak	DAE (C)	09.10.1961	27.12.1982	18.04.1987	
	Khubz ur Rehman	Mir Abas	FR Bannu	DAE (C)	02.02.1963	09.02.1983	18.04.1987	
	Abbas Khan	Ali Akbar Khan	Abbottabad	DAE (C)	10.03.1964	18.05.1987	18.05.1987	<del></del>
	Rashid Ahmad	H.Muhammad Saddique	Lakki	DAE (C)	01.02.1966	18.05.1987	18.05.1987	
37 S	Said Faisal	Syed Wahid Shah		DAE (C)	14.03.1959	09.06.1987	09.06.1987	
8 N	Auhammad Shafiq Shah	Abdul Hamid Shah	Swabi	DAE (C)	03.01.1959	29.05.1979	29.05.1979	
9 A	bdur Rehman	Mehar Dil Khan	SWA	DAE (C)	01.05.1963	20.10.1987	20.10.1987	
0 N	lisar Ali	Haji Gujar Khan	Tank	DAE (C)	06.09.1963	11.10.1987	08.10.1987	
1 A	slat Khan	Muhammad Azim	Swat	DAE (C)	01.04.1964	10.10.1987	10.10.1987	
2 M	luhammad Yaseen	Fagir Shah	Mardan	DAE (C)	06.02.1965	14.10.1987	14.10.1987	
3 M	luhammad Ashraf	Amir Zada	Swabi	DAE (C)	04.03.1964	14.10.1987	14.10.1987	
- 1	lam Gul	M.Sahib Gul	-	DAE (C)	02.11.1967	18.10.1987	18.10.1987	
Mı	uhammad Younis	Rehan ud Din	<del></del>	DAE (C)	10.09.1963	26.10.1987	21.10.1987	
	nalid Wahab	Dost Muhammat		DAE (C)	02.01.1959	29.08.1989	29.08.1989	
1	rim Nawaz	Gul Daraz		DAE (C)	15.07.1961	29.08.1989	29.08.1989	
- 1 -	had Ahmad	Malik Elahi Bakhsh		DAE (C)	01.03.1962	09.06.1985	29.08.1989	
	hre Karam	Rahmat Shah	D.I.Khan	DAE (C)	28.03.1962	03.03.1986	29.08.1989	

Final Seniority List of Sub Engineer (BPS-11) as stood on 31:08:2013

	Timal Schlotty List of Sub Englicer (Br 5-11) as stood oil 31.06.2013							
S.No	Name	Father Name	Home District	Qulification	Date of Birth	Date of Commencement of Serivce	Date of Appointment to Present Post	Remarks
50	Khalid Afzal	Mir Sahib Jan	NWA	DAE	20.02.1960	29.08.1989	29.08.1989	
51	Muhammad Yousaf Jan	Abdullah jan	D.I.Khan	DAE (Q)	01.04.1961	18.10.1987	29.08.1989	
52	Muhammad Hamayun	Dure Marjan	Karak	DAE (C)	10.09.1963	29.08.1989	29.08.1989	
53	Muhammad Kamal	Hazrat Jamal	Mardan	DAE (C)	01.04.1962	13.01.1988	29.08.1989	
54.	Sikandar Azam	Amir Daraz Khan	NWA	DAE (C)	15.11.1961	12.12.1989	06.12.1989	
55	Muhammad Iqbal	Abdul Rahim	Bajaur	DAE (C)	01.08.1964	11.12.1989	06.12.1989	
56	Muheet Khan	Rias Khan	Karak	DAE (C)	08.06.1965	10.12.1989	06.12.1989	
∙57	Syed Zia ur Rehman	S.Hidayat ur Rehman	Mardan	DAE (C)	01.04.1965	09.12.1989	,06.12.1989	<del></del>
58	Hazrat Hussain	Muhammad Hanif	Swat	DAE (C)	15.03.1960	22.08.1987	· 06.12.1989	
59	Sardar Ijaz Anwar	Muhammad Yaqoob	Abbottabad	DAE (C)	01.04.1966	09.12.1989	06.12.1989	
60	Iftikhar Ahmad	Dr. M.Zakir Khan	Mansehra	DAE (C)	02.05.1965	09.12.1989	06.12.1989	
61	Akhtar Hussain	Amir Amanullah Khan	Swat	DAE (C)	05.01.1968	14.12.1989	06.12.1989	
62	Muhammad Tahir	Aibat Khan	Kohat	DAE (C) Bs.C	16.03.1965	31.03.1990	26.03.1990	
63	Walayat Said		Dir Lower	DAE (C)	15.09.1967	05.04.1990	05.04.1990	
. 64	Syed Haleem Shah	S.Imdad Hussain Shah	Mansehra	DAE (C)	11.04.1965	01.04:1990	26.03.1990	
65	Misal Khan		D.I.Khan	DAE (C)	15.07.1966	06.05.1990	06.05.1990	
66	Imdad Hussain Shah	Syed M.Afzal shah	Mansehra	DAE (C)	25.04.1971	14.11:1992	12.11.1992	·
	Muhammad Amjad		Bannu	DAE (C)	18.04.1969	16.09.1993	16.09.1993	
68	Saqi Muhammad	Amir Muhammad	Swabi	DAE (C)	19.04.1969	25.09.1993	16.09.1993	
	Nasir Nawaz Khan	M.Nawaz Khan	Mansehra	DAE (C)	01.02.1973	06.03.1996	26.02.1996	-
70 l	Mehboob ur Rehman	Habib ur Rehman	Haripur	DAE	10.04.1971	11.04.1996	26.02:1996	

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Final Seniority List of Sub Engineer (BPS-11) as stood on 31.08.2013

S.No	Name	Father Name	Home District	Qulification	Date of Birth	Date of Commencement of Serivce	Date of Appointment to Present Post	Remarks
71	Jehanzeb	Shadi Gul	NWA	DAE©BE(E)	01.04.1971	27.02.1996	26.02.1996	
72	Amir Zada	Bahadar Khan	Mardan	DAE (C)	14.05.1965	04.03.1996	26.02.1996	
73	Ishfaq Ahmad	Zarbat Shah	FR Kohat	DAE (C)	01.05.1970	26.02.1996	26.02.1996	
74	Muhammad Khan	Sher Ahmad Khan	Haripur	DAE (C)	23.01.1954	27.11.1988	19.05.2008	absorbed in PHED on 13.3.2008
75	Amanullah		Peshawar	DAE (C)	02.03.1955	22.11.1988	19.05.2008	absorbed in PHED on 13.3.2008
76	Abdul Hameed	Abdul Latif	Kohat	D.A.E	18.09.1959	24.11.1988	19.05.2008	absorbed in PHED on 13.3.2008
77	Intizar Muhammad		Swabi	DAE (C)	20.12.1960	22.11.1988	19.05.2008	absorbed in PHED on 13.3.2008
78	Dilawar Khan	Muhammad Rehman	SWA	DAE (C)	23.02.1962	22.11.1988	29.03.2008	absorbed in PHED on 13.3.2008
79	Muhammad Ilyas	Khanza Gul	NWA	DAE (C)	25.03.1962	28.11.1988	22.05.2008	absorbed in PHED on 13.3.2008
	Aziz ur Rehman		Khyber	DAE (C)	08.10.1962	22.11.1988	19.05.2008	absorbed in PHED on 13.3.2008
81	Muhammad Rais	Hazrat Khan	SWA	DAE (C)	20.04.1963	26.11.1988	31.05.2008	absorbed in PHED on 13.3.2008
82	Tariq Khan		Swat	DAE (C)	01.04.1964	22.11.1988	19.05.2008	absorbed in PHED on 13.3.2008
83	Muhammad Nazif	Muhammad Hussain	Nowshera	DAE (C)	05.01.1964	30.11.1988	28.03.2008	absorbed in PHED on 13.3.2008
. 84	Abdali Shah	Haji Sufaid Shah	Malakand	DAE (C) .	01.02.1966	26.11.1988	26.03.2008	absorbed in PHED on 13.3.2008
85	Arif Qayum Khan	Abdul Qayum	Bannu	DAE (C)	12.10.1966	23.11.1988	29.03.2008	absorbed in PHED on 13.3.2008
	AminGul	``	Malakand	DAE (C)	15.10.1966	22.11.1988	19.05.2008	absorbed in PHED on 13.3.2008
	Asghar Hussain	Gul Akbar	Khyber	DAE (C)	14.11.1968	22.11.1988	31.03.2008	absorbed in PHED on 13.3.2008
	Mislah-ud-Din	Sharif Ullah	Dir Lower	DAE (C)	20.02.1965	24.11.1988	26.03.2008	absorbed in PHED on 13.3.2008
	Atta Muhammad	Muhammad Younas	Mansehra	DAE (C)	10.04.1971	08.09.1997	01.07.2008	
	Raheel Shahzad	Muhammad Farid	Mansehra	DAE (C)	16.09.1976	30.08.1997	01.07.2008	
	Sheikh Islam ud Din	Sheikh Nizam-ud-Din	D.I.Khan	DAE (C)	08.03.1961	. 29.08.1987	11.02.2009	
	Farid Ullah	Sherin Dad	Bannu	DAE (C)	10.01.1962	01.09.1987	11.02.2009	. ,

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Final Seniority List of Sub Engineer (BPS-11) as stood on 31.08.2013

S.No	Name	Father Name	Home District	Qulification	Date of Birth	Date of Commencement of Serivce	Date of Appointment to Present Post	Remarks
93	Mumtaz Khan	Zardad Khan	Bannu	DAE (C)	01.03.1963	27.12.1987	11.02.2009	
94	Imtiaz Muhammad	Hazrat Wali	Swabi	DAE (E)	09.01.1971	20.12.1994	- 11.02.2009	
95	Shujaul Mulk	Shahi Mulk	Swat	DAE (C)	01.04.1970	03.10.1995	11.02.2009	
96	Shahid Ayaz	Mir Shad Ali	Karak	DAE (M)	03.03.1963	07.02.1990	11.02.2009	
97	Zahid Ullah		Dir	DAE (C)	11.08.1972	28.06.1995	11.02.2009	
98	Farman Ullah	Farid Gul	Bannu	DAE (C)	04.04.1971	26.09.1995	11.02.2009	
99	Abdul Salam	Mir Khalim Khan	D.I.Khan	DAE (C)	25.08.1968	02.07.1995	:30.07.2009	

Chief Engineer (South)
Public Health Engg: Department
Khyber Pakhtunkhwa Peshawar

Endstt: No. 05/E -16/PHE

Dated Peshawar the

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Copy of the Seniority List is forwarded to the: -

- 1 Chief Engineer (North) Public Health Engg: Department Khyber Pakhtunkhwa Peshawar.
- 2 All Superintending Engineers in Public Health Engg: Department Khyber Pakhtunkhwa.
- 3 All Executive Engineers in Public Health Engg: Department Khyber Pakhtunkhwa.
- 4 Section Officer (Estt) Public Health Engg: Department Khyber Pakhtunkhwa Peshawar

Administrator Officer (South)
Public Health Engg: Department
Khyber Pakhtunkhwa Peshawar

Annex-XII

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#### **JUDGMENT SHEET**

## IN THE PESHAWAR HIGH COURT, PESHAWAR. JUDICIAL DEPARTMENT

#### W.P. 271-P of 2013 with interim relief (N).

#### **JUDGMENT**

Date of hearing: 2.10.2013.

Petitioner/Mushtaq Ahmad etc. by Mr.Shah Nawaz Khan, advocate.

Respondent/Good of Many May

MUSARRAT IIII.ALI, J.- This judgment shall also decide W.P. 663-P of 2013 entitled "Muhammad Nisar Khan Vo. Govt." as common guestion of law and fact is involved in both these petitions.

According to the petitioners, they obtained Diploma of Associate Engineer in the year, 1995 in different technologis and since then are working in various Government Organizations/Projects. However, on 2.1.2011 they were appointed as Sub-Engineers in the respondent/department on ad-hoc basis after due process. They were said in service when the respondents re-appointed them wide office order dated 8.1.1012. Prior to the appointment of petruoners, use Provincial Government promulgated Act No.200 of 2009 vigor which services of all

EXAMINE Peshawar Migh C

adhee/contract employees of the Province regularized, however, the same benefit was not extended to the petitioners. Moreover. some Sub-Engineers have been regularized after appointment of the octitioners. The petitioners preferred application/appeal to the competent authority as well as to the Human Rights Cell of this court. In this respect, a letter dated 21.12.2013 was addressed to Human Rights Cell by the respondents, wherein, it was stated that Sub-Engineers, namely, Sher Hayet and Musetag Ahmad, who were 38 and 39 years old, respectively and were debarred from future employment in any institution of the Provincial/Federal Government for the reasons beyond their control. Nevertheless, handsome share of posts of Sub-Engineers were lying in the department and as a gesture of good will, the petitioners can be accommodated on regular basis. According to the petitioners, they waited for some time but did not receive any fruitful result from the respondents whereas their tenure is going to expire, hence necessitated the filling of instant constitutional positions.

Learned counsel for petitioners contends that the respondents have acted malafidely by regularizing the services of other employees similarly placed, who were appointed after the petitioners but the same benefit has been

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denied to the petitioners, thus, the treatment meted out to them is discriminatory, which is not tenable in law. He was of the view that the petitioners and their families will stand in long line of jobless people and would face hardship, if not regularized. He maintained that the act of respondents is in violation of judgments of superior courts rendered in various cases. Further contended that the petitioners have become overage for appointment in any institution of the Provincial/Federal Government, which fact is beyond their control and if not regularized will spoil their future. Also contended that there are vacant posts available against which the petitioners can be accommodated. According to the learned counsel, the impugned act of respondents is in violation of Article 25 (2) of the Constitution, therefore, they be directed to regularize the services of the petitioners like other similarly placed employees.

Learned AAG controverted the arguments from other side and straight away referred to the advertisement dated 23° April 2010 against which the petitioners were appointed as Sub-Engineers, wherein it was clearly menhaned that the term of appointment would be on adhoc basis for one year or till the arrival of the recommendees of the Public Service Commission or whichever is earlier. He was of the view that as the period of one year has elapsed.

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whichever is earlier. The politioners amongst others also participated in the test/interview. However, after due process, they were appointed on 2rd January, 2010. On

28.2.2012, the petitioners were re-appointed

Sub-Engineers as a stop-gap arrangement.

Act No XVI of 2009 and can be pressed into service in case of those adhoc employees, who were holding the posts on 31° December, 2008 or till the commencement of the Act, which is not the case in hand, therefore, the plea taken is of no help to them. Moreover, the learned AAG produced a copy of the letter fated 1.7 2013 showing that those employees, who were retained by the respondent/department have also been terminated after the arrival of candidates from Public Service Commission.

Keeping in view the above discussion, we are of the considered opinion that the petitioners have failed to make out a case for interference in the constitutional jurisdiction of this court, hence this petition being without any legal embstance is hereby his rissed.

SH-Nisax Hussain Khan I SH-Nisax Hussarrat Hillali-J

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REGISTERED

Nos. C.P. 2026 & 2029 of 2013 - SCJ

SUPREME COURT OF PAKISTAN.

Islamabad, dated 16

The Registrar, Supreme Court of Pakistan, Islamabad.

The Registrar, Peshawar High Court, Peshawar.

Subject:

CIVIL PETITION NOs. 2026 & 2029 OF 2013.

Mushtaq Ahmed & another Muhammad Nasir Ali & others

...in C.P. 2026/2013 ...in C.P. 2029/2013

VERSUS

Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar & others ...in both cases

On appeal from the Judgment/Order of the Peshawar High Court, Peshawar 02.10.2013 in W.P. 271-P & 663-P/2013

Dear Sir.

I am directed to enclose herewith a certified copy of the Order of this Court dated 15.01.2014 dismissing the above cited civil petitions with directions for information and further necessary action.

I am also to invite your attention to the directions of this Court Distained in the enclosed Order.

Please acknowledge receipt of this letter along with its enclosure immediately,

Encl: Order

Yours faithfully

(NAZAR ABBAS)

ASSISTANT REGISTRAR (IMP)

Copy with a certified copy of the Order of this Court dated 15.01.2014 is forwarded to Mr. Sikandar Khan, Chief Engineer, Public Health Engineering Department, Khyber Pakhtunkhwa, Peshawar for immediate necessary action

The same of the same of

Encl: Order

ASSISTANT REGISTRAR (IMP) FOR REGISTRAR

#### IN THE SUPREME COURT OF PAKISTAN

(APPELLATE JURISDICTION)

#### PRESENT:

MR. JUSTICE ANWAR ZAHEER JAMALI. MR. JUSTICE EJAZ AFZAL KHAN.

#### C. Ps. No. 2026 and 2029 of 2013.

(On appeal against the judgment dt. 2.10.2013 passed by the Peshawar High Court, Peshawar in W. Ps. No. 271- P and 663-P of 2013).

Mushtaq Ahmed and another. Muhammad Nasir Ali and others.

(in CP. 2026/13) (in CP. 2029/13) ...Petitioners

<u>Versus</u>

Government of KPK through Chief Secretary, Peshawar and others.

(in both cases)
...Respondents

For the petitioners:

Mr. Ghulam Nabi Khan, ASC.

Syed Safdar Hussain, AOR.

For the respondents:

Sikandar Khan, Chief Engineer, PHEK, KPK.

(on court notice)

Date of hearing:

15.01.2014.

#### ORDER

ANWAR ZAHEER JAMALI, J. - After hearing the arguments of the learned ASC for the petitioners and careful perusal of the case record particularly the reasons assigned in the impugned judgment, we are satisfied that no case for grant of leave to appeal is made out, including the plea of discrimination raised by the petitioners, as one wrong or any number of wrongs, cannot be made basis to justify an illegal action under the garb of Article 25 of the Constitution. Both these petitions are, therefore, dismissed. Leave is refused.

2. So far as some other illegalities in the appointments brought to our notice is concerned, in response to our earlier order dated 09.01.2014. Mr. Sikandar Khan, Chief Engineer, Public Health Engineering, Department, KPK is present in Court, he states that

ATTESTED

Supremy Court of Pakislan Islamabad

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although many other illegal appointees in his department have been removed from service, but against many others such action is in process at various stages and they are still in service.

In view of the above statement, he is directed to finalize the action against such illegal appointees within one month from today and submit his report through Registrar of this Court. In case, he faces any difficulty in this regard, those difficulties may also be brought to our notice so that appropriate orders may be passed.

> Sd/- Anwar Zaheer Jamali,J Sd/- Ejaz Afzal Khan,J

> > Certified to be True C

SuperIntendent epie Court of Pakistan Islamabad

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