#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

### Appeal No.<u>932</u>/2015

Dr. Anees Akhtar Ex-Director Provincial Health Services Academy Khyber Pakhtunkhwa, Peshawar (BPS-20), R/o House No. 281 Street No. 1-A Defence Officer Coloney Shami Road Peshawar Cantt.

#### (Appellant)

#### <u>VERSUS</u>

Govt. Of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa Civil Secretariat Peshawar and others.

#### (Respondents)

		1	
S. No	Description of Documents	Annexure	Page No
1	Memo of Appeal		1-5
2	Affidavit		6
3	Copies of promotion order and	A & B	7-8
	retirement order.	1	10
4 .	Notifications of other departments	C ·	9-14
-	in favour of placed employees		1 9
5	Notification dated 17.09.2003, and		
	orders dated 04.05.2004,	D, E, F, G,	15-22
	26.02.2008, 16.07.2012,	H&I	
	09.08.2012, and 26.12.2012.		
6	Copy of the letter dated 24.12.2012	J	23
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Through

Appellant

# IJAZ ANWÁR

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Advocate, Peshawar &

SAJID AMIN

Advocate Peshawar.

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#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

### Appeal No.<u>932</u>/2015

O.V.F. Province Borvice Tribunal Mary No 926 Danna OU

Dr. Anees Akhtar Ex-Director Provincial Health Services Academy Khyber Pakhtunkhwa, Peshawar (BPS-20), R/o House No. 281 Street No. 1-A Defence Officer Coloney Shami Road Peshawar Cantt.

#### (Appellant)

#### <u>VERSUS</u>

- 1. Govt. Of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa Civil Secretariat Peshawar.
- 2. Govt. Of Khyber Pakhtunkhwa through Secretary Health Department, Civil Secretariat Peshawar.
- 3. Govt of Khyber Pakhtunkhwa through Secretary Finance, Civil Secretariat, Peshawar.
- 4. Accountant General Khyber Pakhtunkhwa Peshawar.

#### (Respondents)

Appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, against the discriminatory treatment of the respondents by not allowing the orderly allowance to the appellant as is allowed to the other civil servants/ similarly placed employees i.e officers of BPS-20 and above, for the grant of which the departmental appeal of the appellant dated 06.04.2015, has not been responded despite the lapse of 90 days statutory period

Prayer in Appeal: -

Ac-submitted to-dest and filed.

 $\omega$ Registran

On acceptance of this appeal the respondents may please be directed to treat the appellant at par with other similarly placed employees and to allow the appellant the orderly allowance from the date when it has been allowed to other similarly placed employees i.e officers serving in BPS-20 and above with all back wages and benefits.

#### **Respectfully Submitted:**

A sint

1. That the appellant was the employee of health department of the Provincial government and is a civil servant within the meaning of law.

2

- 2. That During the course of his service the appellant was promoted to BPS-20 vide Notification dated 23.07.2014 and while serving as Director Provincial Health Services Academy Khyber Pakhtunkhwa, Peshawar, (BPS-20) the appellant stood retired w.e.f 31.05.2011, on attaining the age of superannuation. *(Copies of the Promotion Notification dated 23.07.2014, and retirement order is attached as annexure A & B)*
- 3. That the others Federal/Provincial departments/autonomous bodies like Civil Secretariat, WAPDA, Peshawar University and Sind Govt. and Pak Army are allowing the orderly allowance to their employees in BPS-20 or above. (Copies of the Notifications/orders of Orderly Allowances in favor of similarly placed employees are attached as Annexure C)
- 4. That similarly the Provincial Government through its notification dated 17.9.2003 has allowed the same in favour of the officers in BPS 20, 21 and 22 but only to those who are working in the Civil Secretariat. The same was further extended to those officers of the secretariat officers working in BPS-20 and above on their temporary transfer from the secretariat vide order dated 18.02.2006. Similarly the allowance was also enhanced/revised from time to time by the Federal and Provincial Government vide orders 04.05.2004, 26.02.2008, 16.07.2012, 09.08.2012, and 26.12.2012. (Copies of the Notification dated 17.09.2003, and orders dated 04.05.2004, 26.02.2004, 26.02.2008, 16.07.2012, 09.08.2012, and 26.12.2012 are attached as annexure D, E, F, G, H & I).
- 5. That the Govt. of Pakistan Ministry of Finance Division vide letter No. F.1(2)-Reg.6/91-vol-IX dated Islamabad the 24<sup>th</sup> December, 2012 clearly articulates that all officers in BPS-20 and above are entitled to draw orderly allowance on the orders of the Supreme Court of Pakistan. (Copy of the letter dated 24.12.2012 is attached as Annexure J).

c,

- 6. That the Govt. of Khyber Pakhtunkhwa Finance Department vide its letter dated 12.12.2013 in pursuance of above orders, allowed the same facility/ orderly allowance to the serving officers w.e.f 01.01.2013 or the date of his retirement whichever is later with the proviso that whenever the Govt. revises the rate of orderly allowance in future, the same increase shall be made applicable to the special additional pension of the retired officers, however against restricted it only to a special category of civil servants, i.e APUG/PCS (Executive) and PCS Secretariat. (Copy of the letter dated 12.12.2013 is attached as K).
- 7. That the appellant and his colleagues despite being similarly placed employees i.e. serving/served in BPS-20 and above, but discriminated in terms of not allowing the orderly allowance, therefore filed a writ petition no 3900-P/2014, in the Honourable Peshawar High Court Peshawar, however the writ petition was dismissed in limine due to lack of jurisdiction with direction to the appellant to approach proper forum i.e. this Honorable Tribunal for the redressal of his grievance vide judgment and order dated 24.02.2015, copies of which was received by the appellant 04.04.2015. (Copies of the memo of writ petition and judgment and order dated 24.02.2015 are attached as Annexure L & M)
- 8. That thereafter the appellant also filed his departmental appeal dated 06.04.2015, however the same has not been responded despite the lapse of 90 days. hence the instant appeal. (Copies of the departmental appeal is attached as Annexure N)
- 9. That the appellant prays for the acceptance of his appeal inter alia on the following grounds: -

#### **GROUNDS** OF APPEAL:

A. That the appellant has not been treated in accordance with law. The respondents have not followed the Law and Rules, thus the secured and guaranteed rights of the appellant have been violated.

- B. That the conduct of the respondents is highly deplorable, amounts to discrimination and as a matter of act is discriminatory and the denial of the concept of equality before the law and equal protection of law as enunciated under article 4, 8 and 25 of the Constitution of Pakistan, 1973.
- C. That the action and inaction of respondents is a clear example of discrimination and a blatant violation of Article 4, 18, 27 and 25 of the Constitution of Islamic Republic of Pakistan, as observed by the Superior courts.
- D. That the action and inaction of the respondents by withholding/not paying the orderly allowance in favour of the appellant is a classic example of discrimination, malafide intention, negligence, incompetency and inefficiency so as to deprive the appellant of his legal and constitutional rights.
- E. That the act of the respondents is destined to occasion irreparable loss to the appellant's precious time and scarce monetary resources and also amounts to mental torture and to dishonoring and degrading the legal and social status of the appellant on the part of the respondents.
- F. That it has been consistently held by the Superior Courts that similarly placed employees be treated similarly without any discrimination. Since the appellant is/ has been a civil servant, served in BPS-20, therefore deserves to be treated alike with his counterparts i.e other civil servants of the province serving in BPS-20 and are allowed the orderly allowance but denied to the appellant. Even the Apex Courts has discouraged dragging those similarly placed employees to litigation.
- G. That the act of respondents is not in accordance with law and is in complete deviation from the norms governing the subject.
- H. That the very act of the respondents where by the appellant are not treated alike with their corresponding official of BPS-20 and above is highly discriminatory and against the very basic of Shariah and the very provisions of the constitution, as stated by the superior courts.

- I. That the said orderly allowance may kindly be directed to be paid to the appellant from the very start ab-initio (2003) as directed earlier by the concerned department but not implemented in letter and spirit. Orderly allowance was allowed in 2003. This was restricted to secretariat workers, later on this was extended to the bureaucrats posted outside the secretariat, benefit given to special class of civil servants, the same is malafide as it is only allowed to special class which is against the spirit or sharia and the constitution of Pakistan 1973.
- J. That the very act of the respondents is against the natural justice and it smacks malafide upon the part of the respondents and not tenable in the eye of law.
- K. That due to the refusal of the appellant is suffering loss in his pension, since the matter of pay and pension is a continuous wrong and recurring cause of action hence no limitation is applicable to his case.
- L. That the appellant seeks the permission of this Honorable Court to rely on additional grounds at the hearing of this appeal.

It is therefore prayed that on acceptance of this appeal the respondents may please be directed to treat the appellant at par with other similarly placed employees and to allow the appellant the orderly allowance from the date when it has been allowed to other similarly placed employees i.e officers serving in BPS-20 and above with all back wages and benefits.

Through

ppellani

IJAZ ANWAR Advocate Peshawar

X. JID AMIN Advocate Peshawar

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. /2015

Dr. Anees Akhtar Ex-Director Provincial Health Services Academy Khyber Pakhtunkhwa, Peshawar (BPS-20), R/o House No. 281 Street No. 1-A Defence Officer Coloney Shami Road Peshawar Cantt.

(Appellant)

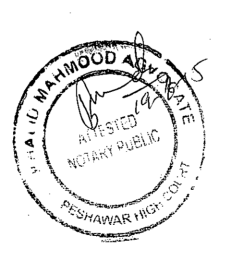
#### **VERSUS**

Govt. Of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa Civil Secretariat Peshawar and others.

#### (Respondents)

#### AFFIDAVIT

I, Dr. Anees Akhtar Ex-Director Provincial Health Services Academy Khyber Pakhtunkhwa, Peshawar (BPS-20), R/o House No. 281 Street No. 1-A Defence Officer Coloney Shami Road Peshawar Cantt, do hereby solemnly affirm and declare on oath that the contents of the above appeal are true and correct and that nothing has been kept back or concealed from this Honourable Tribunal.



Deponent

6

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

#### Dated Peshawar, the July 23, 2014

### NOTIFICATION

5.00

NO.SO(E-I)E&AD/9-133/2014. The competent authority, on the recommendations of the Provincial Selection Board, is pleased to promote the following Doctors of Health Department (Health Management Cadre) from BS-19 to BS-20, on regular basis with immediate effect:-

S.#.	NAME OF OFFICER			
1.	Dr. Anees Akhtar			
2.	Dr. Khalid Lateef.			

2. The officers on promotion shall remain on probation for a period of one year in terms of Section 6(2) of Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rule-15(1) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989.

3. Consequent upon the above, the following postings/transfers are ordered:-

S.#	NAME OF OFFICERS	FROM	ТО
1.	Dr. Anees Akhtar (BS-20)	Awaiting posting	Director, Provincial Health Services Academy, Khyber Pakhtunkhwa, against the vacant post.
2.	Dr. Khalid Lateef ( <b>BS-20)</b>	Deputy Director, Provincial Health Services Academy, Khyber Pakhtunkhwa	Medical Superintendent, Hayatabad Medical Complex, Peshawar, against the vacant post.

#### CHIEF SECRETARY GOVERNMENT OF KHYBER PAKHTUNKHWA

#### Endst. Number and date even

Copy forwarded to the:-

- 1. Principal Secretary to Governor, Khyber Pakhtunkhwa.
- 2. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 3. Secretary to Govt. of Khyber Pakhtunkhwa, Health Department.
- 4. Commissioner, Peshawar.
- 5. Accountant General, Khyber Pakhtunkhwa.
- 6. Director General Health Services, Khyber Pakhtunkhwa.
- 7. Chief Executive, Govt. LRH/KTH/HMC, Peshawar.
- 8. Director, Provincial Health Services Academy, Khyber Pakhtunkhwa.
- 9. Medical Superintendents of all concerned Hospitals mentioned above.
- 10. Deputy Commissioner, Peshawar.
- 11. PS to Chief Secretary, Khyber Pakhtunkhwa
- 12. P.S. to Secretary Establishment, Khyber Pakhtunkhwa
- 13. Officers concerned.
- 14. Manager, Govt Printing Press Peshawar.

(MUHAMMAD JAVED SIDDIQI) SECTION OFFICER (ESTT. I) PH: & FAX# 091-9210529

ZIA.UL.HAQ/\*

ANNEXI

Andamy

Diary No 3416464 Date: 201644 Prov: Health Services Academy Department of Health Gove of KPX Peshawar

# **GOVERNMENT OF KHYBER PAKHTUNKHWA**

1.4

### HEALTH DEPARTMENT

Dated Peshawar the 20th October, 2014

### NOTIFICATION

NO.SOH(E-V)2-183/2007 In terms of provisions of Rule-20 of the Khyber Pakhtunkhwa Civil Servants Revised Leave Rules 1981 and instructions there under issued from time to time, sanction is hereby accorded to the grant of 365 days leave encashment in lieu of L.P.R in respect of Dr. Anees Akhtar (BS-20) Director Provincial Health Services Academy, Peshawar.

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2. In terms of Section-13 of the Khyber Pakhtunkhwa Civil Servants Act 1973, the officer shall stand retire from service on 31/03/2015 (AN) on attaining the age of superannuation.

### SECRETARY HEALTH Govt. of Khyber Pakhtunkhwa

### Endst. No. & Date even.

Copy to:-

Accountant General Khyber Pakhtunkhwa, Peshawar.
 Director General Health Services, Khyber Pakhtunkhwa Peshawar.
 Director Provincial Health Services Academy, Peshawar.
 Computer Programmer Health Department.
 PS to Minister Health Khyber Pakhtunkhwa.
 PS to Secretary Health Department.
 Doctor/Officer concerned.

SECTION OFFICER (E-V)

	D Arrited :- C
OFFICE OF THE MILITARY ACCOUNTANT GEN Kashmir Road, Rawalpindi Cantt.	Circular CM
No.3 <sup>1</sup> /AT/Pen/3308 Orderly allowance To I). The CCMA GHQ Rawalpindi II). All Pension Controllers of Military Accounts	03 October, 2014 CMA (OP)Reput!
Subject: <u>GRANT OF SPECIAL ADDITIONAL PENSIONABOVE WITHOUT CUT OF DATE.</u> Reference: <u>This office cifcular letter No. AT/Pen/3308 C</u> <u>16/09/2014.</u>	

In continuation to this office circular letter referred above, it is stated that this office sought clarification from Finance Division (Regulations Wing) Islamabad regarding effective date of their O.M. No. 1(2)-Reg.6/91-Pt 665 dt: 25/07/2014 wherein SAP has been allowed to retired Brig. and above without cut of date.

2. The Finance Division vide their letter No. F.1(2)-Reg.6/91-818 dt: 26/09/2014 (copy reproduced overleaf) has clarified that Finance Division vide O.M. No. 1(2)-Reg.6/91-Pt 665 dt: 25/07/2014 has extended the benefit contained in all the letters / O.M. mentioned in the O.M. dt: 25/07/2014 to retired officers of Armed Forces in BPS 20-22 or equivalent by implementing all those letters / O.M. mutatis mutandis. Therefore, the effective date of all those letters / O.M. would be which the civilian officers in BPS 20-22-are enjoying.

Accounts Officer

0331

Accounts Officer AT-V (Pension)

Copy to:

` . <b>I.</b>	The CCMA GHQ, Rawalpindi	
<b>ii.</b> .	The Director MATI Rawalpindi	,
iii.	PS to the MAG	
iv.	PA to Dy. MAG	
· V.	All Officers in MAG's Office	
vi,	All Sections in MAG's Office	
vii. 🔪	AT/Pen/03161, 03278, 03284, 03286, 03308, 0	ડ309, ં
1	03335, 03336, 03339, 03135.	

Any



Government of Pakistan Finance Division (Regulations Wing)

### No. F. 1(2)-Reg.6/91-818

### Islamabad, the 26th September, 2014

ADDY AND TOTAL

To,

The Accounts Officer (AT-V Pension), Office of the Military Accountant General, Kashmir Road, Rawalpindi.

00 Rearalp

Subject: - GRANT OF SPECIAL ADDITIONAL PENSION TO BRIG AND ABOVE WITHOUT CUT OF DATE.

Dear Sir,

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I am directed to refer to Office of the Military Accountant General U.O. NO. 49/AT/Pen/3308-Ord Allowance dated 11.09.2014 on the above subject and to clarify that Finance Division vide O.M. No. 1(2)-Reg.6/91-pt 665 dated 25<sup>th</sup> July, 2014 has extended the benefit contained in all the letters/O.M mentioned in the O.M. dated 25.07.2014 to retired officers of Armed Forces in BPS 20-22 or equivalent by implementing all those letters/O.M mutatis mutandis. Therefore, the effective date of all those, letters/O.M. would be which the civilian officers in BPS 20-22 are enjoying.

Yours faithfully,

. . . . .

(Muhammad-Khalil) Section Officer (R.6)

# CONTROLLER MILITARY ACCOUNTS (OFFICERS PENSION)

No. G/AN/OP/ Misc/Cir July 1, 2014

-audet.

All Pre-Audit / Post Audit Groups, Grant Section and Computer Section (Local)

Subject: -

To

# GRANT OF SPECIAL ADDITIONAL PENSION TO BRIG AND ABOVE WITHOUT CUT OF DATE.

A copy of MAG office Rawalpindi letter No.  $193/\Lambda$ T/Pen/3308 Orderly allowance dated 18.07.2014 alongwith copy of specimen of undertaking is enclosed herewith for further necessary action / compliance by all concerned.

(AUBANN Accounts Officer (AM)

CMA Complex, Saddar, Rawalpindi. Tel / Fax: 051-9273612 Email. cmaop@pmad.gov.ok

### Pakistan Water and Power Development Authority

042-99202482 042-99202211/ Ext. 2287

Finance Division (Admn & Regulations) 223-Wapda House, Lahore.

Date: 12/09/2012

No. FO(B&F)/3-50/Vol-IV/9241-9340

#### OFFICE MEMORANDUM

Subject- REVISION ON THE BATE OF ORDERLY ALLOWANCE.

Ref:- This Division's O.M. No. FO(B&F)/3-50/26/19/307-2876 dated:24/12/2007.

The Authority has been pleased to revise the rate of Orderly Allowance from Rs.3000/-iper month to Rs.7000/-iper month with effect from 1<sup>14</sup> July, 2012:

(Muhammad Farooq Memon) Director Finance(Admir, & Rég.)

#### Distribution:-

Tel & Fax.

- Managing Director(Admn.), Wapda
- 2. All General Managers, Wapda.
- Secretary Wapda wir to his No.S/AD(Coord)/03003/MTG/1922-23.
- All Chief Engineers, Wapda.
- 5. All Head of Divisions, Wapda. -
- 6. All Project Director, Wapda.
- 7. All Resident Engineers, Wapda.
- 8 Director General Wapda Audit.

http://www.wapda.gov.pk/pdf/Revised-Allowance.pdf

UNIVERSITY OF PESHAWAR

#### OFFICE ORDER

No. 4430 / Estt.

### Dated 22/10/2012

In pursuance of the Government of Khyber Pakhtunkhwa, Finance Department (Regulations Wing) letter No.FD(PRC) 1-1/2012 dated 09.08.2012, the Syndicate in its 412<sup>th</sup> Meeting (2<sup>nd</sup> Session) held on 15<sup>th</sup> September 2012, approved revision of the following Allowances, with effect from 15.09.2012.

#### SENIOR POST ALLOWANCE:

		! <b>`</b>			
•		Exist	ling Rates	R	evised Rates
	BPS-20		Rs.1100 P.M.	BPS-20	Rs.1250 P.M.
	BPS-21	· · · · · · · · · · · · · · · · · · ·	Rs.1200 P.M.	BPS-21	Rs.1350 P.M.
	BPS-22		Rs.1600 P.M.	BPS-22	Rs.1750 P.M.

#### TRAVELING AND MILEAGE ALLOWANCE

TRANSPORTATION	Existing Rates	Revised Rates
i) Motor Car	Rs.2/- por k.m.	Rs.5/- per k.m.
ii) Motor Cycle/Scooler	Rs.1/- per k.m.	Rs.2/50 per k.m.
MILEAGE ALLOWANCI		·
i) Personal Car/Taxi	Rs.5/- per k.m.	Rs.10/- per k.m.
ii) Motor Cycle/Scooter	Rs.2/- per k.m.	Rs.4/- per k.m.
iii) Bicycle	Rs.1/- per k.m.	Rs.2/- per k.m.
iv) Public Transport	Rs.1/- per k.m.	Rs.2/50 per k.m.
TRAVEL BY AIR	Admissible to Government servants in BPS-17 and above	No change
Carriage of personal effects on Transport/ Retirement	Rs.0.008 per kg per km	Rs.0.02 per kg per km

## ORDERLY ALLOWANCE FOR BPS-20 TO BPS-22 TO BRING IT AT PAR WITH MINIMUM WAGE:

Existing Rates	Revised Rates
Rs.3000/3831/- P.M.	Rs.7000/- P.M.

#### Note:

Subject to furnishing a certificate that the officer is not using the services of any official employee at his residence.  $\checkmark$ 

Registrar University of Peshawar

University of Peshawar

No. 360 8.) - 86 IA-I/Estt.

Copy to:

- 1. The Deans of Faculties
- 2. The Heads of Teaching Departments/Institutes/Centres
- 3. The Princials of Constitute Colleges / Schools
- 4. The Administrative Heads
- 5. The PS to Vice-Chancellor
- 6. The Superintendent (Pay Bills)

	Department: Pharmacology	Month:	October	2014 Scale: 36000-2350-68900	
	ZHAR MUGHAL	Account No:	00650013	•	
Designation Professor		Bank & Branch		JPMC	
<u>NTN No 1093050-2</u>		i SPS:			· .
Pay & Allowan Escie Pay		Deducation		Net Salary	·
	52,450,00 G.P.Fund Accou	nt No PE-783		(One Hundred Twenty Five Thousand)	
House Piers - Invance	10.505.00 Income Tax		5,334-20	Nine Hundred Sixty Seven Druy	
Linvenvance - owarce	5,000.00 G P Fund	·	4,198,20		
Hando Per Allow 1017 @501;	14,893,00 Group Insurance		190. JO - İ	· · ·	
Hahob Field Henry 2011 (2015)	4,408.00 Benevolent Frind		1,049,00		
Achop ReLAiow 1012 @20%	10,490.00	-		· .	
-choo Pia Alos 2011@ +1%	3.245.00	•	· · ·		
EMS HIGW: DUHS)	20,000,00				
Science Tescher Allow	1.000.00	0	-		
Entertainment Allowance	60.00E				
Senior Post Allowance	1,250.00	Mage A	ר I	· · ·	•
Orderly Allowance	7,000.00	Nº ASI			
dhoc Rel Allow 2014 @10%	5,245.00		1		

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GOVERNMENT OF N.W.F.P, FINANCE DEPARTMENT PESHAWAR (REGULATION WING) NO.FD/SO(SR-II)/8-34/99/ Dated Peshawar the 17-9-2003.

 All the Administrative Secretaries to Govt: of NWFP, Peshawar.
 The Senior Member Board of Revenue

NWFP, Peshawar.

The Secretary to Governor NWFP, Peshawar.

The Secretary to Chief Minister, NWFP, The Secretary Provincial Assembly

Secretariat, NWFP, Peshawar.

6. All Heads of Attached Departments in

NWFP, Peshawar.

7. All District Nazims in NWFP/All District Coordination Officers/Political Agents/ District & Session Judges in NWFP.

- 8. All Executive District Officers in NWFP.
- 9. The Registrar Peshawar High Court, Peshawar.
- The Secretary Public Service Commission, NWFP, Peshawar.
- 11. The Registrar, Service Tribunal NWFP, Peshawar.
- 12. The Secretary Board of Revenue NWFP, Peshawar.

SUBJECT: GRANT OF ORDERLY ALLOWANCE

Dear Sir,

Allowance

I am directed to refer to the subject noted above and to state that the Government of N.W.F.P. has decided to grant Orderly Allowance at the rate of Rs.1900/- P.M or residence orderly to officers in BS-20, 21 and 22 working in the Civil Secretariat with immediate effect.

2. The officers in BS-20, 21 and 22 posted in the <u>Civil Secretariat are</u> allowed to opt either for the provision of residence Orderly or for the Orderly

#### COVERNMENT OF NWFP FINANCE DEPARTMENT

#### NO. FD/SO (SR-II) /8-34/99. Dated Peshawar, the 04-5-2004

- All the Administrative Secretaries to Govt:of NWFP, Peshawar. The Senior Member Board of Revenue NWFP Peshawar. The Secretary of Governor NWFP, Peshawar. The Secretary to Chief Minister, NWFP. The Secretary Provincial Assembly Secretariat, NWFP, Peshawar. All Heads of Attached Departments in NWFP, Peshawar. All District Nazims in NWFP / All District Coordination Officers/
- Political Agents/ District & Session Judges in NWFP.
- All Executive District Officers in NWFP.

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Dear Sir

- The Registrar Peshawar High Court, Peshawar.
- The Secretary Public Service Commission, NWFP, Peshawar.
- 11. The Registrar, Service Tribunal NWFP, Peshawar.
  - The Secretary Board of Revenue NWFP, Peshawar.

#### GRANT OF ORDERLY ALLOWANCE.

I am directed to refer to this department letter of even number dated: 17-9-2003 on the subject noted above and to state that in pursuance of Government of Pakistan Finance Division O.M. No. F.1(13) Imp /96, dated: 6-10-2003, the Government of NWFP has been pleased to revise the rate of Orderly Allowance from Rs. 1900/- P.M. to Rs. 2375/- P.M. with effect from 1-7-2003 to the entitled Officers who opt for the Orderly Allowance in lieu of residence orderly to officers in BPS-20, 21 and 22 working in the Civil Secretariat.

The terms and conditions for grant of the Orderly Allowance will remain a same as are applicable at present.

Yours faithfully ,

(HAFIZ MATIULLAH) Additional Secretary(Regulation).

dst: No. FD/ SO(SR-II) 8-34/99. A copy is forwarded for information to:- Dated Peshawar, the 04-5-2004

The Accountant General, NWFP, Peshawar. All District and Agency Accounts Officers in NWFP. The Account Officer(Treasury)Peshawar. All Autonomous/ Semi Autonomous Bodies in NWFP. The Director Local Fund Audit, NWFP, Peshawar.

GOVERNMENT OF NWFP FINANCE DEPARTMENT (REGULATION WING) NO.FD(SOSR.II)8-34/2008 Dated Peshawar the 26/02/2008



All the Administrative Secretaries to Government of NWFP The Senior Member, Board of Revenue, NWFP, Peshawar. The Secretary to Governor, NWFP, Peshawar. The Principal Secretary to Chief Minister, NWFP, Peshawar. The Secretary, Provincial Assembly, NWFP Peshawar. All Heads of attached Departments in NWFP. The Registrar, Peshawar High Court Peshawar. All Zila Nazims/District Coordination Officers/Political Agents District & Sessions Judges/Executive District Officers in NWFP. The Registrar, N.W.F.P Service Tribunal, Peshawar. The Registrar, NWFP Public Service Commission, Peshawar. 9 The Secretary, Board of Revenue, NWFP Peshawar. 10. 11

ENHANCEMENT OF ORDERLY ALLOWANCE. Sub ect.-

Dear Sir,

(1)2)

3)

•4) 5)

6:

7. 8

I am directed to refer to this Department's letter of even number dated 04/5/2004 arc to state that the Competent Authority has been pleased to revise the rate of Orderly Allowance from Rs.2375/- to Rs.3000/-p.m with effect from 01/10/2007 to the entitled Officers.

The Terms and Conditions for grant of this allowance as applicable at present will remain the same.

Yours faithfully,

Jemons (USMAN GUL) ADDITIONAL SECRETARY (REG.)

Endst: No. & date even.

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Copy is forwarded for information to:-All autonomous and Semi Autonomous bodies in NWFP. The Sceretary to Government of Punjab, Finance Department Lahore. The Secretary to Government of Sindh, Finance Department Karachi. The Secretary to Government of Balochistan, Finance Deptt. Quetta.

(4)

(SAJJAD AHMAD). DEPUTY SECRETARY (REG-I)

P.T.O,

:) 051-9245869

#### Government of Pakistan Finance Division (Regulations Wing) FBC Building, Near State Bank of Pakistan

#### F.No.1(3)Imp/2012

Islamabad, the 16<sup>th</sup> July, 2012

### OFFICE MEMORANDUM

# Subject: REVISION OF SPECIAL PAY AND ALLOWANCES

The undersigned is directed to say that pursuant to the approval of the competent authority, the following Special Pay and Allowances admissible to civil employees of the Federal Government as well as civilians paid from

Defence Estimates are hereby revised with effect from 1<sup>st</sup> July, 2012:

### U QUALIFICATION PAY:

Revised Rates Existing Rates Qualification Rs. 800 P.M. SASIPFA Rs. 400 P.M Rs. 800 P.M. Rs. 400 P.M. - ICMA/ICWA (Part-III) Rs. 2100 P.M. Rs. 1200 P.M. - ICMA/ICWA Rs. 2300 P.M. Rs. 1300 P.M. · Chartered Accountant Rs. 2000 P.M. Rs. 1000 P.M. - Staff College/NMC/NDC Rs. 1000 P.M. Rs. 500 P.M. - NIPA Advanced Course . Rs. 500 P.M. Rs. 250 P.M. - Mid Career Mgt Course

### SENIOR POST ALLOWANCE:

Existi	nn Rates		Revised rates
BPS-20:	Rs.1100 P.M. Rs.1200 P.M. Rs.1600 P.M.	BPS-20: BPS-21: BPS-22:	

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Contd ... Pl

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	III) TRAVELLING AND MIL	EAGE ALLOWANCE:	
	TRANSPORTATION	Existing Rates	Revised Rates
		Rs.2/- per k.m.	Rs.5/- perk.m.
· ·	i) Motor Car ii) Motor Cycle/Scooler	Rs.11-'per k.m.	
:	MILEAGE ALLOWANCE i) Personal Car/Taxi	Rs.5/- per k.m. Rs.2/- per k.m.	Rs.10/- per k.m. Rs.4/- per k.m.
	ii) Motor Cycle/Scooler	Rs.1/- per k.m.	Rs.2/- por k.m. Rs.2/50 per k.m.
	TRAVEL BY AIR	Rs.1/- per k.m. Admissible to	No change
	IRAVEL DI ANA	Government servants in BPS-17 and above.	Rs.0.02 per kg per km
	Carriage of personal effects	Rs 0.008 per kg per km	
`	on Transfer/Reurement	NCE FOR 3PS-20 TO BPS-	22 TO BRING IT AT PAR
	WITH MINIMON	Q	evised Rates
алт", х*, 	Existing Rates		Rs.7000/- P.M.
	Rs.3000/- P.M		
Ĭ		a strate that the	officer is not using the
	Note: Subject to furni	shing a certificate that the official employee at his resi	idence
•	26141662 644 2		(Avan)
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### GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)

NO. FD (PRC) 1-1/2012 Dated Peshawar the: 09-08-2012

WEDER H

The Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department, Peshawar.

To:

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All Administrative Secretaries to Govt: of Khyber Pakhtunkhwa. The Senior Member, Board of Revenue, Khyber Pakhtunkhwa. The Secretary to Governor, Khyber Pakhtunkhwa The Secretary to Chief Minister, Khyber Pakhtunkhwa.

The Secretary, Provincial Assembly, Khyber Pakhtunkhwa

All Heads of Attached Departments in Khyber Pakhtunkhwa.

All District Coordination Officers in Khyber Pakhtunkhwa. All Political Agents / District & Sessions Judges in Khyber Pakhtunkhwa

The Registrar, Peshawar High Court, Peshawar. The Chairman, Public Service Commission, Khyber Pakhlunkhwa.

- The Chairman, Services Tribunat, Khyber Pakhtunkhwa.
- 10 11.

### REVISION OF QUALIFICATION PAY & ALLOWANCES.

Subject:

Dear Sir,

The Governor, Khyber Pakhtunkhwa, is pleased to revise the following Qualification Pay and Allowances admissible to all the employees of the

Provincial Government w.e.f 1st July, 2012:-

QUALIFICATION PAY:-Existing Rates Qualification Rs.400/- P.M SAS SAS Rs.400/- P.M ICMA/ICWA (Part-III) Rs.1200/- P.M ICMA/ICWA Rs.1300/- P.M Chartered Accountant Rs.1000/- PM Staff College/ NMC/NDC Rs.500/- P.M. NIPA Advanced Course Rs.250/- P.M Mid Career Mgt Course

#### SENIOR POST ALLOWANCE:-

••••		Existing Rates		
DDS 20.	•*	Rs.1100/- P.M	BPS-20:	
BPS-20:		Rs.1200/- P.M	BPS-21:	
BPS-21:			<b>_</b>	
BPS-22:		Rs.1600/- P.M	BPS-22: -	

#### TRAVELLING AND MILEAGE ALLOWANCE;-ШP

III) <u>INAVELENCE</u>	
Transportation	Ex
i) Motor Car	Rs
ii) Motorcycle/Scooter	Rs

isting Rates s.2/- per k.m. s.1/- per k.m.

**Revised** Rates Rs.800/- P.M Rs.800/- P.M Rs.2100/- P.M

Rs.2300/- P.M Rs.2000/- P.M. Rs.1000/- P.M 'Rs.500/- P.M

#### **Revised Rates**

11110

Rs. 1250/- P.M Rs.1350/- P.M Rs:1750/- P.M

**Revised Rates** Rs.5/- per k.m. Rs.2/50 per k.m.

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Mileage Allowance	Rs.10/, per k.m.				
I) Personal Cor/Taxi Rs.5/- per k.m.	Rs.4/- per k.m.				
ii) Motor Cycle/Scooter Rs.2/- per k.m.	Rs.2/- per k.ni.				
III) Bicyclo Rs.1/- per k.m.	Rs.2/50 per k.m.			,	
iy) Public Transport Rs. 1/- per k.m.	No change				
Travel By Alr Admissible to Government Servants in BPS-17 and above.	:			· ·	
Carriage of personal effects Rs.0.008 per kg per km on Transfer / Retirement	Rs.0.02 per kg per km				
IV) ORDERLY ALLOWANCE FOR OFFICERS BRING IT AT PAR WITH MINIMUM WAGE:	BPS-20 TO BPS-22 TO	ţ			
	Revised Rates				
Existing Rates Rs.3000/- P.M.	Rs.7000/- P.M.	΄.		,	
KS.3000/~ r.m.					
Note: The Orderly Allowance is subjec that the officer is not using the employee at his residence.	t to furnishing a certificate no sorviços of any official			•	
employee at ms residence.	Yours Faithfully,			•	
	· · · · · · · · · · · · · · · · · · ·				
· · · · · · · · · · · · · · · · · · ·	Sahibzada Saeed Ahmad)				
n an	Secretary Finance			.:	
Dated P	eshawar the 9 <sup>th</sup> August, 2012				
Endst: No .FD(PRC) 1-1 /2012, Dated P					
	DE DAGUTUNGHWA PESHAWA	NR			
OFFICE OF THE ACCOUNTANT GENERAL KHYB NO.H-24/Other allowance Master /2012-13/ /7 53	Dated. 5.09	2012			
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1- All DCA's/DAO's/AAO's in Knyber P:	ikhatunkuwa ()	1			
2. All Pay Rolls Section local. 3. HR.(lab)	All A	P			
f S. HALMON	Accounts Officer (HAD	ζ.			
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A copy for information is forwarded to:-			,		
The second	er Pakniunkhwa.			. )	11年4月1日 1月1日日 1月111日 1月111日 1月111日 1月111日 1月111日 1月1111 1月1111 1月1111 1月1111 1月1111 1月1111 1月1111 1月11111 111111
3. The Director, Local Fund Adult, Rhyber 1 a				5	
5. The Treasury Officer, Posnawar.	hyber Pakhlunkhwa.	•	. KAI	Jour	
<ol> <li>All the Senior District Accounts Officers, it</li> <li>All the District &amp; Agency Accounts Officers</li> <li>All the Section Officers / Budget Officers in</li> </ol>	, Khyber Pakhlunkhwa. Finance Department, Khyber		11/t		$\mathbb{D}$
8. All the Section Officers / Budget Officers "			· 1,	7	$\sim 10^{\circ}$
9. The Private Secretary to Minister Pinance		1			
10. The Privata Secretary to Secretarias in Finance Secretaries / Deputy Secretaries in Finance	e Department.		. •	T	
	(SHAUKAT ULLAH)				
	SECTION OFFICER (SR-	1)		1 . J. S.	
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What in I GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING) Diary No. 23-312- .... NO.FD(SOSR-II)8-34/2012 William Stand - was Dated Peshawar the 26/11/2012 Bealth Separateen. Το, All Administrative Secretaries to Govt: of Khyber Pakhtunkhwa. Ī. The Senior Member, Board of Revenue, Khyber Pakhtunkhwa. 2. The Secretary to Governor, Khyber Pakhtunkhwa. 3. The Secretary to Chief Minister, Khyber Pakhtunkhwa. 4. AMENDMENT REGARDING OPTION FOR RESIDENCE ORDERLY Subject:-OR ORDERLY ALLOWANCE. Dear Sir/Madam, I am directed to refer to this Department letter of even number dated 17.09.2003 and to state that the option of availing appointment of orderly is discontinued forthwith & all eligible officers will only be allowed orderly allowance @ Rs.7,000/- per month henceforth. Yours faithfull (WAZIR MUHAMMAD AFGAR) SECTION OFFICER (SR.11) Endst: No & date even. Copy is forwarded for information and necessary action to. Accountant General, Khyber Pakhtunkhwa, Peshawar. 1. The Director, FMIU, Finance Department. 2. All the Section Officers/Budget Officers in Finance Department, Khyber 3. Pakhtunkhwa The Private Secretary to Secretary/PAs to Special Secretary, Additional Secretaries/Deputy Secretaries in Finance Department. 55 SECTION OFFICER (SR.II) 9.14 Pletistribute.

#### Government of Pakistan Finance Division (Regulations Wing)

Islamabad, the 24<sup>th</sup> December, 2012

YEd: (

### No. F. 1(2)-Reg.6/91-Vol-IX

### OFFICE MEMORANDUM

Subject:

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### IMPLEMENTATION OF THE RECOMMENDATIONS OF PAY AND PENSION COMMISSION-2009 REGARDING SPECIAL ADDITIONAL PROVISION OF ORDERLY/DRIVER OFFICERS IN BPS-20 AND ABOVE ON RETIREMENT.

The undersigned is directed to say in terms of para 2 of Finance Division's O.M. No. F. 1(2)-Reg.6/91 dated 29th September, 1991, officers in BPS-20 and above on retirement are entitled to Special Additional Pension equal to the admissible pre-retirement orderly allowance. This facility was further extended to all officers in BPS-20 and above who retired prior to 19.2.1991 on the orders of the Supreme Court of Pakistan. The rate of special additional pension remained fixed at the rate prevailing at the time of the officer's retirement and was not enhanced with the subsequent increases in

the rate of orderly allowance. The recommendations of Pay and Pension Commission-2009, Establishment Division and request of retired government officers in BPS-20 in the above matter have been examined in the Finance Division intensely. On the basis of principle of equity and fairness, the competent authority has been pleased to approve that the retired officers in BPS-20 and above shall be paid special additional pension equal to the orderly allowance admissible to serving officers w.e.f. 01.01.2013 and that whenever the Government revises the rates of orderly allowance in future, the same increase shall be made applicable to the special additional pension of the retired officers.

(MUHAMMAD SHAHID AHMED CH.) Doputy Secretary (Rog.III)

DIVISIONS/DEPARTMENTS MINISTRIES

NOWED: 12

#### GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING) NO.FD(SOSR-II)/8-34/2012 Dated Peshawar the 12/12/2013

	Dated I condition	
	All Administrative Secretaries to Govt: of Khyber Pakhtunkhwa.	
1	All Administrative Secretaries to Govt: 6: Knyber Pakhtunkhwa. The Senior Member, Board of Revenue, Knyber Pakhtunkhwa	
2.	The Senior Member, Board of Revenue, Kinger	
3.	The Secretary to Governor, his of the Pakhtunkhva,	
4.	The Secretary to Chief Philaster, the Khyber Pakhtunkhwa	
5.	The Secretary, Provincial Assembly, Knyber Pakhtunkhwa. All Heads of Attached Departments in Khyber Pakhtunkhwa.	
·	All Commissioners in Knyber Pakheding of the	
8.	All Commissioners in Knyber Pakhtunkhwa. All Deputy Commissioners in Khyber Pakhtunkhwa. All Political Agents / District & Sessions Judges in Khyber Pakhtunkhwa All Political Agents / District & Cossions Judges in Khyber Pakhtunkhwa	
· 9	All Political Agents / District & Scalable Bashavian	
10.	All Political Agents 7 District a Court, Peshawar: The Registrar, Peshawar High Court, Peshawar: The Chairman, Public Service Commission, Khyber Pakhtunkhwa.	· .
10.	The Chairman, Public Service Commission, Nivoci Hannah	
	The Chairman, Public Services Orlination, Khyber Pakhtunkhwa. The Chairman, Services Tribunal, Khyber Pakhtunkhwa	
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13,	IMPLEMENTATION OF THE RECOMMENDATIONS OF PAY AND IMPLEMENTATION OF THE RECOMMENDATIONS OF PAY AND REGARDING SPECIAL	
	TMPLEMENTATION OF THE RECOMMENDATIONS SPECIAL	
Subject:-	IMPLEMENTATION OF THE RECOTING SPECIAL PENSION COMMISSIOIN-2009 REGARDING SPECIAL	
	PENSION - COMMINDEROVISION OF ORDERLY / UNIVER	
	PENSION - COMMISSIOIN-2009 REGARDING ADDITIONAL PENSION AND PROVISION OF ORDERLY / DRIVER ADDITIONAL PENSION AND PROVISION OF OR RETIREMENT	
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	I am directed to refer to this Department state that in -II/8-24/99 dated 17/09/2003, 18.2.2006 and to state that in finance Division O.M. No.F1(2)/Reg.6/91/Vol-IX dated 24/12/2012	
	I-II/8-24/99 dated 17/09/2003, 18.2.2006 and to output dated 24/12/2012 of Finance Division O.M. No.F1(2)/Reg.6/91/Vol-IX dated 24/12/2012	
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on subject l	anced above, the competence all allo for Sherial Adultional	• -
that the OI	TICETS III Dr. 5-20 & 000	·
	ficers in BPS-20 & above who are eligible for oppositers, shall be their retirement in terms of above referred circulars letters, shall be I Additional Pension equal to the Orderly Allowance admissible to I Additional Pension equal to the Orderly Allowance is later	
Pension on	Ladditional Pension equal to the Orderly Allowance authorities later	
naid Soecia	Additional Fension ages to the retirement whichever is later	
Convina Affi	ers w.e.i. <u>UT/UT/2010</u> of UTUEIN	
with the D	ers w.e.f. 01/01/2013 or the date of his retirement the rate of Orderly roviso that whenever the Government revises the rate of Orderly	
	a future, the same increase shall be made applicable to the same	, · · ·
Allowance	roviso that whenever the Government revises the route to the Special n future, the same increase shall be made applicable to the Special	
Additional +	ension of the retired officers.	
State of the second	C	
	Additional Secretary (Reg;)	,
24.13		
Sendet No.	<u>Re date even.</u>	
	<u>Redate even</u> . above is forwarded for Information and necessary action to:-	
The Copy of the	above is forwarded for information and the Accountant General, Khyber Pakhtunkhwa, Peshawar.	
	The Accountant General, Khyber Pakhtukkitta, February Balochistan. The Secretarles to Government of Punjab/Sindh and Balochistan.	
<u>2</u> .	The Secretarles to Government of Punjab, Sinch and Balochisterin The Director General, Provincial Disaster Management Authority, Khyber	
3	The Director General, Provincial, Deale	
	Pakhtunkhwa, Peshawar.	
4.	The Director, Local Fund Audit Department, Knyber Lukitewa, Peshawar, The Director, Treasuries and Accounts, Khyber Pakhtunkhwa, Peshawar,	
	The Director, Treasuries and Accounter the	
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6.	the boods of Autonomous/Semi Autonomous Bodies/Organizations in the	
Ş. <b>∀</b> 7.	All the liesus of Automatical States Kobat Bannu	
•	Pakhtunkhwa. Pakhtunkhwa. The District Comptroller of Accounts, Peshawar, Mardan, Kohat, Bannu, The District Comptroller of Accounts, Peshawar, Mardan, Kohat, Bannu,	
8	The District Company of DI Khan	
1	Abbottabad, Swat and D.I. Khan. The All the <i>District</i> Agency Accounts Officers in Khyber Pakhtunkhwa / FAT A.	
. 9.	The All the District Agency According Control	
10.	The Treasury Officer, Pestionality	
11	All the Section Officers/Budger Officers in the Division (Regulation Wing)	
12	Section Officer (Reg.6) Govt: of Paklstan, Finance Division, (Reg.6)/2012 for with reference to his O.M No.F1.(2)-Reg.6/91/Vol-IX dated 24/12/2012 for with reference to his O.M No.F1.(2)-Reg.6/91/Vol-IX dated 24/12/2012 for	•.
······································	with reference to his only room and a	
129. 1	p r te Minister for Finance Knyper Pakitonkinton	• ·
- 13	Figure ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (	
14	n c la chief Secretary, Knyper Pakhtunkinger	•
	P.S to Chief Secretary, Knyper Pakhtunkhwa.	
15	P.S to Chief Secretary, Knyper Pakhtunkhwa.	

(Shaukat Ullah) SECTION OFFICER (SR-II) OFFICE OF THE ACCOUNTANT GENERAL KHYBER PAKHTUNKHWA PESHAWAB No.PR- (Main)/Gazatted/Seat- 2014-2014/387 - Dated: 7/04/2015

The Branch officer pension (main)

SOTt = 19220

Sublect: -

To

Dr. Anel AKRAY, OSD. EBAD P.NO. 1671

Memo

The above named officer has been transferred to your Audit Control. His personal file and service statement are sent herewith, his other documents are as under: -

He/She has been paid up to 31-03-2015

Deductio	ons	Payments	
GP Fund	-2800	Basic Pay	Rs=68901
Benevolent Fund	200	House Rent All	RS. =IDCCS
A.G.I	= 26	Conveyance All	Rs
Group Insurance	-325	Medical All 15%	Rs=5425
I/Tax	- (923	Adhoc All 2010: 50%	1RS.=12085
		Special All 30%	Rs
		ARA 2011 15 %	Rs= 5425
		ARA 2012 20%	Rs-13720
		ARA 2013 15%	Rs-1022
		ARA 2014 10%	B=6880
		NFA	REEYDOO
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		Ent: All	RI-600
· · · · · · · · · · · · · · · · · · ·		Cr. Dost allowance	-1250
		$\Gamma / =$	
		IDIAD	=1((191)

He is authorized to draw pay and allowances from\_\_\_\_\_\_to \_\_\_\_\_\_\_at the above rates. Overpayment of pay and allowances from \_\_\_\_\_\_\_to \_\_\_\_\_\_to \_\_\_\_\_\_to

S/statement at the above prior to  $\frac{9-10-300}{100}$  the officer was under the audit control of  $\frac{900}{100}$ 

Station Date Pay HRA CA SAA SRA AR DA Total

Handed over the charge of his/her post on the 21-03-2014 (AN/FN Availed no leave during his stay at this department. HBA Rs. is recoverable. MCA Rs. recoverable. such Account Officer/0/0 Accountant General, KPK CEPUTY DIRECTOR MA Frovincial Health Services Academy GEMENT Department of fisant

### IN THE PESHAWAR HIGH COURT PESHAWAR

- 1) Dr. Abid Hussain S/O Hafiz Ghulam Rasool, 环环环运行和KGMC, Peshawar.
- Dr. Syed Luqman Ahmad Shah S/O Syed Usman Ahmad Shah, Director PHSA (Provincial Health Services Academy), Peshawar.

3900

Professor Pharmacology

- 3) Dr. Abdul Lateef S/O Abdul Aziz, Director, Health Services, DGHS (Director General Health Services), Peshawar.
- 4) Dr. Anjum Zia Munawar S/O Sharfe Hassan Munawar, Professor Forensic Medicine, KGMC Peshawar.
- 5) Dr. Maqbool Illahi S/O Fazal Rabi, Professor Anatomy, KGMC Peshawar.
- 6) Dr. Mussarrat Niazi W/O Dr. Qiam Ud Din, Professor Pathology, KGMC Peshawar.
- 7) Dr. Amir Muhammad S/O Gul Habib Bacha, Professor Pathology, KGMC Peshawar.
- 8) Dr. Arshad Pervez S/O Alhaj Haji Muhammad, Professor Chemical Pathology, KGMC Peshawar.
- 9) Dr. Mazhar Khan S/O Kishwar Khan, Professor Surgery, KGMC/HMC Peshawar.
- 10)Dr. lqbal Begum d/O M. Yousaf Khan, Professor Gynecology, KGMC/HMC Peshawar.
- 11)Dr. Gohar Rehman S/O Muhammad Imran Khan, Professor/Director KICH Hayatabad Peshawar.
- 12)Dr. Nasir Saeed S/O Muhammad Saeed, Professor Ophthalmology, KGMC/HMC Peshawar.
- 13)Dr. Mumtaz Ali Marwat S/O Muhammad Khan, Professor and Chief Executive KGMC/HMC Peshawar.
- 14)Dr. Muhammad Nawaz S/O Jamal Khan, Professor Radiology, KGMC/HMC Peshawar.
- 15)Dr. Muhammad Arif S/O Muhammad Ali, Professor Orthopaedics, KGMC/HMC Peshawar.
- 16)Dr. Zahid Aman S/O Malik Aman, Professor Surgery, KGMC/HMC Peshawar.
- 17)Dr. Shamshad Bibi d/O Muhammad Ramzan, Professor Gynecology, KGMC/HMC Peshawar

FILEDXFUD 9. 18)Dr. Jamil Ur Rahman S/O Muhammad Ur Rahman, Professor Bio-Chemistry, KMC Deplity Registrar Peshawar.

09 DEC 20149)Dr.Rashid Iqbal S/O Shaikh Wazir Muhammad, Professor Community Medicine,

KMC PESHAWAR.

20)Dr. Rashid Mahmood S/O Muhammad Saddique, Professor Physiology, KGMC-Peshawar.

- 21)Dr. Ghulam Sarwar S/O Taj Muhammad Khan, Professor Community Medicine, KMC Peshawar.
- 22)Dr. Abdul Mateen Khan S/O Muhammad Ashraf Khan, Professor Pharmacology/Principal Gomal Medical College, DI Khan.
- 23)Dr. Zahid Hussain Khalil S/O Muhammad Hussain, Professor Forensic Medicine, KMC Peshawar.
- 24)Dr. Riaz Naseem Ansari S/O Abdul Salam Ansari, Professor Pharmacology, KMC Peshawar.
- 25)Dr. Ihtisham Ul Haq S/O Riffat Ullah, Professor Physiology, KMC Peshawar.
- 26)Dr. Taufiq Ahmad Mufti S/O Mufti Fazal Raziq, Professor Bio-Chemistry, KGMC Peshawar.
- 27)Dr. Anees Akhtar S/O Akhtar Hussain, Director, PHSA (Provincial Health Services Academy) Peshawar.
- 28)Dr. Muhammad Ali Chohan S/O Ghulam Ahmad, Medical Superintendant Khyber Teaching Hospital, Peshawar.
- 29)Dr. Muhammad Zafar S/O Qazi Jaffar Khan, DHO Peshawar.
- 30)Dr. Muhammad Noor S/O Umar Khan, Professor Medicine KGMC/HMC, Peshawar.
- 31)Dr. Muzahir Hussain S/O Haji Lal Hussain, DMS Incharge OPD KTH, Peshawar.

32)Dr. Shad Muhammad S/O Dost Muhammad Wazir, Professor Dermatology, KGMC Peshawar.

Versus

1) Government of KP, through Chief Secretary, government of KP, civil secretariat Peshawar.

- 2) Secretary, Health department, government of KP
- 3) Secretary, Finance department, government of KP.
- 4) Accountant General, KP.....

FILEDTODAY Depúty Registrar 09 DEC\2014

.(respondents)

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN 1973.

#### PRAYER IN PETITION:

That on the acceptance of this writ petition the respondents may kindly be directed to accept the legal right of the petitioners regarding their 'orderly allowance' which were denied to them on the reasons best known to the respondents as the respondents through notification dated 17/09/2003 (NO. FD/SO(SR-II)/8-34/99) has allowed and given the same in favour of officials working in civil secretariat in BPS-20 and above.

### Respectfully sheweth:

### The petitioners submits as:

#### FACTS:

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Registra

09 DEC 2014

Depuh

- 1) That the petitioners are respectable citizens of Pakistan and are related to the prestigious and noble profession of medicine/doctors.
- 2) That the petitioners number 01, 4 to 17, 27 to 32 are serving doctors in BPS- 20 while petitioners 2,3 and 22 to 26 are retired from BPS-20 from health department. (All the record are annexed).

) That the petitioners are /were drawing their salaries and allowances as per the law but the respondents are denying the orderly allowance to the petitioners.

4) That the petitioners being legally entitled to recover/draw and ask the 'orderly allowance' from the respondents but the petitioners were blatantly and clear cut answered in the negative by the respondents.

) That the respondents were asked time and again regarding the fact that the other departments like civil secretariat, WAPDA, Peshawar university and Sindh government are allowing the orderly allowance to their employees in BPS -20 or above, but the respondents are paying no heed to the legal request of the petitioners. ( all records/notifications of the concerned departments where officials of BPS 20 or above are receiving the said 'orderly allowance' are annexed here with).

- 6) That the provincial government through its notification dated 17/09/2003 (notification NO.FD/SO(SR-II)/8-34/99/) has only allowed the same in favour of the of officers in BPS-20,21 and 22 working in the civil secretariat, so the said which is made in favour of a special class is discriminatory, through the said act the petitioners were denied the said orderly allowance which shall also be allowed in favour of petitioners as they are also working in BPS-20.
- 7) The Government of Pakistan Ministry of Finance Division vide letter No. F. 1(2)-Reg.6/91-Vol-IX dated Islamabad the 24<sup>th</sup> December, 2012 (copy attached Page:---) clearly articulates that all officers in BPS-20 and above are entitled to draw Orderly Allowance (in-service or retired prior to 19.02.1991) on the orders of the Supreme Court of Pakistan.

The Recommendations of Pay and Pension committee-2009, Establishment Division and request of retired Govt. officers in BPS-20 and above; the matter was has been examined in the Finance Division intensely on the basis of equity and fairness.

8) That the Govt. of KPK Finance Department vide its letter NO. FD(SOSR)-II/8-34/2012 Dated Peshawar, the 12/12/2013 (copy attached Page:---) in pursuance of above order, allows the facility to serving officers, w.e.f. 01/01/2013 or the date of his retirement whichever is later with the proviso that whenever the Government revises the rate of Orderly Allowance in future, the same increase shall be made applicable to the special Additional Pension of the retired officers; is restricting it to a "special category of civil servants", i.e. APUG/PCS (Executive) and PCS (Secretariat) only, which is blatantly discriminatory.

9) That Orderly Allowance is admissible to BPS-20 and above officers vide Establishment Division O.M.No.13/4/77-F.I dated 30<sup>th</sup> April, 1977,as refereed to federal ESTA Code at serial number SL No; 82 and 83 page 795-976. (Copy attached).

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10)That the said conduct of the respondents is highly deplorable, amounts to discrimination and as a matter of fact is discriminatory and the denial of the concept of 'equality before the law' and 'equal protection of law' as enunciated under article 04, 08 and 25 of the constitution of Pakistan, 1973.

#### **GROUNDS:**

1) That, the action and inaction of respondents is a clear example of discrimination and a blatant violation of Article 04, Article 18, Article 27 and Article 25 of the Constitution of Islamic Republic of Pakistan, As observed by the superior courts that 'article 04 recognizes supremacy of the law, for providing such guarantees to every citizen till he is disqualified in accordance with law. (Reliance is placed on 1999 CLC page 541).

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- 2) That the action and inaction of the respondents by withholding / not paying the 'orderly allowance' in favour of the petitioners is a classic example of discrimination, malafide intention, negligence, incompetency and inefficiency so as to deprive the petitioners of their legal and constitutional rights. The superior courts have held time and again that 'it is the duty of every public functionary to act in a matter justly, fairly and in accordance with law, ( reliance is placed on 2003 PLC (CS) 503).
- 3) That the act of the respondents is destined to occasion irreparable loss to the petitioner's precious time and scarce monetary resources and also amounts to mental torture and to dishonoring and degrading the legal and social status of the petitioners on the part of the respondents.

4) That the act of respondents is not in accordance with law and is in complete deviation from the norms governing the subject. It is opined by the apex courts of Pakistan that 'every statutory body was supposed to function in good faith, honestly and without precincts of its powers so that the person concerned should be treated in accordance with law as guaranteed by article 04 of the constitution of Pakistan, 1973. Departure from the grund norm would render action of the public functionary without validity and would be struck off as illegal and without law full authority. (reliance is placed on PLD 1999 SC 1026, AT 1999 YLR page 2708)

Defuty/Registrar 09 DEC 2014

5) That the very act of the respondents where by the petitioners are not treated alike with their corresponding official of BPS-20 and above is highly discriminatory and against the very basic of Shariah and the very provisions of the constitution, as stated that *"rights of all persons under similar circumstances must rest upon the same rule regardless of* 

race, religion, antecedents, physical appearances, wealth , political views etc;" ( reliance is placed on PLD 1976 Lahore 1115)

- 6) That the very act of the respondents is against the natural justice and it smacks mala fide upon the part of the respondents and not tenable in the eye of law.
- 7) That the said orderly allowance may kindly be directed to be paid to the petitioners from the very start/ab-initio (2003) as directed earlier by the concerned department but not implemented in letter and spirit. Orderly allowance was allowed in 2003. This was restricted to secretariat workers, later on this was extended to the bureaucrats posted outside the secretariat , benefit given to special class of civil servants, the same is mala fide as it is only allowed to special class which is against the spirit od sharia and the constitution of Pakistan, 1973.(17/09/2003 (notification NO.FD/SO(SR-II)/8-34/99/) and notification number (18/02/2006 (notification NO.FD/SO(SR-II)/8-34/99/).
- 8) That the respondents were asked time and again regarding the issuance/ facility of orderly allowance but the respondents denied the same with the following words : '... ... that orderly allowance is not admissible to the officers other than the officers of BPS-20 and above of APUG/PCS (executive)/PCS (Secretariat group) working in during temporarily transfer outside the Civil Secretariat . (Notification annexed, NO.FD(SOSR-II)8-34/2013).
- 9) That the petitioners may kindly be allowed to agitate any other ground during the course of arguments if not specifically asked for in the memo of the present petition.

It is therefore, prayed that on acceptance of this writ petition

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A) the honourable court may kindly order/direct the respondent to pay the orderly allowance to the petitioners since 2003.

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B) That the respondents may kindly be directed to treat equally the petitioners as they aree treating the other BPS-20 offivials and above in accordance with the notification dated 17/09/2003.

C) that any other remedy deem fit in the circumstances of the case may also be awarded in favour of the petitioners.

Dated: 09/1/2014

Petitioners through: Dr.Nasir Kamal Yousafzai,

Ph.D, LL.M.

At bar Mardan.

Peshawar office: TF -62, Deans trade centre, Peshawar cantt. 0333-7873072

**CERTIFICATE:** 

Certified that prior to the institution of this writ petition no such like writ petition has ever been filed before this honorable court.

Advocate

#### **LIST OF BOOKS:**

- 1) Constitution of Islamic republic of Pakistan, 1973.
- 2) Case law at the time of need.

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# PESHAWAR HIGH COURT, PESHAWAI

#### FORM 'A' FORM OF ORDER SHEET

Order or other proceedings with the order of the Judge

Date of order.

24.2.2015

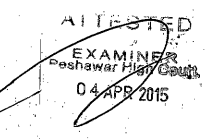
#### W.P 3900-P of 2014.

Present: Dr. Nasir Kamal, advocate for petitioners.

ANNEX :

MUSARRAT HILALI, J.- Petitioners, through instant petition, seek issuance of an appropriate writ directing the respondents to pay them Orderly Allowance since the year, 2003 with further direction to treat them equally as they are treating the BPS-20 officials and above in accordance with Notification dated 17.9.2003.

Facts divulged from the petition are that some of 2. the petitioners are serving doctors (BPS-20) in the them respondent/department whereas some of have been retired, however, at the time of their service they were in BPS-20. They were drawing their salaries and allowances as admissible under the law except Orderly Allowance. According to the petitioners, their counterparts in Civil Secretariat, WAPDA, Peshawar University and employees of Sindh Government have been allowed Orderly Allowance but the respondents are denying the same



benefit to them. It is asserted that the Provincial Government vide Notification dated 17.9.2003 has allowed Orderly Allowance to the officers in BPS-20 to 22 working in the Civil Secretariat and refusal of the same to the petitioners is discriminatory. Further, stated that vide letter dated 24.12.2012 issued by Ministry of Finance Division, Government of Pakistan, Islamabad showing entitlement of the same allowance to all officers in BPS-20 and above either in service or retired prior to 19.2.2991 in accordance with judgment of the apex court. In pursuance of the said order, the Government of Khyber Pakhtunkhwa Finance Department vide letter dated 12.12.2013 allowed the said facility to serving officers with effect from 1.1.2013 or the date of his retirement, whichever latter with the proviso that whenever the is Government revises the rate of Orderly Allowance in future, the same increase shall be made applicable to the special additional pension of the retired officers by restricting it to a "special category of civil servants" i.e. APUG/PCS (Executive) and PCS (Secretariat) only, which is discriminatory. It is stated that Orderly Allowance is admissible to BPS-20 and above officers vide Establishment Division letter dated 30th April, 1977. The denial of the said allowance, according to

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the petitioners, is highly deplorable, amounts to discrimination and as a mater of fact is discriminatory and the concept of 'equality before the law' and 'equal protection of law' as enunciated under Articles 4, 8 and 25 of the Constitution of Islamic Republic of Pakistan, 1973, hence this petition. Heard. Admittedly, the petitioners are civil 3. servants and the relief sought involved terms and conditions of their service, therefore, under Article 212 of the Constitution of Islamic Republic of Pakistan, 1973 this court has no jurisdiction to entertain this petition, which is accordingly dismissed in limine. However, the petitioners may approach proper forum for redressal of their grievance, if need be.

Stillager Ahmed Seth-J Stillati-J Stillati-J JUDGE JUDGE

169/0 Date of Presentation of Application 1.8-3-15 No of Pages Copying fee ..... Urgent Fee... Tota DATE I VEPHQUIDE Sadia Shahrs Date Given For Delivery \_\_\_\_\_\_ Date of Delivery of Copy 6 4 - 04 Received By DY - Almerit

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04/APR 2015

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

Subject:-

# APPLICATION FOR THE GRANT OF ORDERLY ALLOWANCE.

Dear Sir,

I have been promoted to BPS-20 by Govt. of Khyber Pakhtunkhwa Health Department vide Notification No.SO(E-I)E&AD/9-133/2014 dated 23/07/2014 and retired from government services with effect from 31/03/2015 in BPS-20 as Director Provincial Health Services Academy Khyber Pakhtunkhwa Peshawar and according to rules all the officers working/worked in BPS-20 or above under federal government are entitled for the grant of orderly allowance (Pensionable). The Provincial Government vide its Notification FD/SO(SR-II)/ 8-34/99 dated 17/09/2003 granted orderly allowance to the officers in BPS-20 and above to a special category of Civil Servants i.e. APUG/PCS (Executive) and PSC (Secretariat) only; while the officers working in other category having the same scale have been deprived of the facility. The officers/ doctors of Provincial Health Department filed a petition No.3900/2014 before the Peshawar High Court Peshawar for the grant of orderly allowance stating that vide Ministry of Finance Division Govt. of Pakistan letter dated 24/12/2012 all officers in BPS-20 and above either in service or retired prior to 19/02/1991 are entitled for the same allowance in accordance with judgment of the apex court. In pursuance of the said order, Government of Khyber Pakhtunkhwa Finance Department vide letter dated 12/12/2013 allowed the said facility to serving officers with effect from 01/01/2013 or the date of his retirement again restricting it to the special category of Civil Servant which is against the concept of "equality before the law" and equal protection of law as enunciated under Article 4,8 and 25 of the Constitution of Islamic Republic of Pakistan, 1973. The Honourable Peshawar High Court Peshawar vide their short order dated 24/02/2015 stated that this is involves terms and condition of service; hence under Article 212 of the Constitution of Islamic Republic of Pakistan; this matter may be put before the Service Tribunal of Khyber Pakhtunkhwa Peshawar. Copy of the judgment enclosed.

In light of the foregoing, it is therefore, requested to take up the case with Competent Forum, so that my case may also be decided on the said analogy and I am not compelled to go into appeal before any court of law.

# Dated 6/04/2015

28-17 06/04/2015

Dr. Anees Akhtar BPS-20 **Ex-Member of Service** House No. 281, Street No.1-A Defence Officers Colony Shami Road Peshawar Cantt: Cell No.0333-9131944

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# IJAZ ANWAR ADVOCATE, SUPREME COURT OF PAKISTAN

and Caled Whin Molan my true and lawful attorney, for me in my same and on my behalf to appear at  $\underline{\mathcal{M}}_{-}$  to appear, plead, act and answer in the above Court or any Court to which the business is transferred in the above matter and is agreed to sign and file petitions. An appeal, statements, accounts, exhibits, Compromises or other documents whatsoever, in connection with the said matter or any matter arising there from and also to apply for and receive all documents or copies of documents, depositions etc, and to apply for and issue summons and other writs or subpoena and to apply for and get issued and arrest, attachment or other executions, warrants or order and to conduct any proceeding that may arise there out; and to apply for and receive payment of any or all sums or submit for the above matter to arbitration, and to employee any other Legal Practitioner authorizing him to exercise the power and authorizes hereby conferred on the Advocate wherever he may think fit to do so, any other lawyer may be appointed by my said counsel to conduct the case who shall have the same powers.

AND to all acts legally necessary to manage and conduct the said case in all respects, whether herein specified or not, as may be proper and expedient.

AND I/we hereby agree to ratify and confirm all lawful acts done on my/our behalf under or by virtue of this power or of the usual practice in such matter.

PROVIDED always, that I/we undertake at time of calling of the case by the Court/my authorized agent shall inform the Advocate and make him appear in Court, if the case may be dismissed in default, if it be proceeded ex-parte the said counsel shall not be held responsible for the same. All costs awarded in favour shall be the right of the counsel or his nominee, and if awarded against shall be payable by me/us

IN WITNESS whereof I/we have hereto signed at the day to the year Executant/Executants Accepted subject to the terms regarding fee Acceptor liaz Anwar Advocate High Courts & Supreme Court of Pakistan ADVOCATES, LEGAL ADVISORS, SERVICE & LABOUR FAW CONSULTANT FR-3 &4, Fourth Floor, Bilour Plaza, Saddar Road, Peshawar Cante Ph 091-5272154 Mobile-0333-9107225

#### <u>BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.</u>

Service Appeal No. 932/2015 DR. Anees Akhtar, Ex-Director (Rtd.) BPS-20, Provincial Health Services Academy, Khyber Pakhtunkhwa, Peshawar.

...Appellant

#### VERSUS

- 1. The Chief Secretary Khyber Pakhtunkhwa, Peshawar.
- 2. The Secretary to Govt: of Khyber Pakhtunkhwa, Health Department, Peshawar.
- 3. The Secretary to Govt: Khyber Pakhtunkhwa, Finance Department, Peshawar.
- 4. The Accountant General, Khyber Pakhtunkhwa, Peshawar.

#### ...Respondents

#### JOINT PARAWISE COMMENTS ON BEHALF OF RESPONDENT No1, 2 & 3

#### **Preliminary Objections:**

1. That the appellant has neither cause of action nor locus standi.

- 2. The appeal is not maintainable in its present form.
- 3. That the appeal is bad due to non-joinder and mis-joinder of necessary parties.
- 4. That the appellant has concealed the material facts from this Honorable Tribunal.
- 5. That the appeal is badly time-barred.

#### Facts:

- 1. No Comments pertain to record.
- 2. No Comments pertain to record.
- 3. Subject to Proof.
- 4. Subject to Proof.
- 5. Incorrect. Decisions of Federal Government as well as other provinces are not binding on this Provincial Government.
- **6.** Correct.
- 7. Incorrect. Appellant has not been discriminated. The orderly allowance is admissible only to the officers working in BPS-20 and above in Civil Secretariat, granted by the competent authority, whose duties and responsibilities, no doubt of an immense magnitude as they are responsible for policy making and monitoring the work of all the departments of the Provincial Government. The Officers other than above are neither entitled for orderly allowance nor special additional pension equal to the admissible pre-retirement orderly allowance. The duties of employees working in Secretariat & attached Departments have been analysed in the detailed report submitted by the high level committee under the chairmanship of Additional Chief Secretary (Annexure-A), constituted in compliance with the order of Peshawar High Court in respect of some allowances claimed by various employees of attached Departments and its findings regarding ineligibility of attached Departments employees to the benefits allowed to the Secretariat Employees were accepted by the Peshawar High Court(Annexure-B). Appellant being a medical doctor by profession is entitled to allowances which are not permissible to other service groups. Moreover, the appellant is a civil servant, however, has been exempted from Rule-16 of the Khyber Pakhtunkhwa Government Servants (conduct) Rules, 1987. Appellant being a medical doctor is entitled for private practice while Rule-16 is binding upon the service group who are in receipt of orderly allowance.
- 8. Pertains to record.

#### Page-(2)

#### Grounds:

- a) Incorrect. The appellant has been treated as per law & rules. No right of the appellant has been snatched.
- b) Incorrect. As mentioned at Para-07 of the Fact. Appellant has not been discriminated.
- c) Incorrect. As explained in preceding paras. No Article of the constitution has been violated by the respondents.
- d) Incorrect. As explained in preceding paras.
- e) Incorrect. Appellant is not entitled to the orderly allowance as claimed. As such, has not been subjected to any financial loss/mental torture.
- f) Incorrect. Appellant is medical doctor by profession and is not similarly placed to the officers (BPS-20 & above) working in the Civil Secretariat.
- g) Incorrect. Law/rules have not been violated by the respondents.
- h) Incorrect. As explained in preceding paras.
- i) Incorrect. Appellant is not similarly placed to the officers (BPS-20 & Above) working in Civil Secretariat.

It is therefore, humbly prayed that appeal of the appellant being devoid of merit may be dismissed.

CHIEF SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA (RESPONDENT NO.1 SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT (RESPONDENT NO.2)

relat

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (RESPONDENT NO.3)

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# Report of the High Level Committee

Subject:

# <u>Judgment/Directions of Peshawar High Court Peshawar in Connection</u> with Writ petition Filed by Certain Employees of Attached Department for Allowing Special Allowance And utility Allowance On The Analogy of Secretariat Employees.

Constituted in furtherance of Judgment and Order of Peshawar High Court in W.P. 87 of 2010 and other Petitions dated 26.05.2011 in respect of Special Allowance and Utility Allowance claimed by various employees of different attached Departments

1. A high level Committee comprising of BS 21 and BS 20 Senior Government functionaries was constituted under the Chairmanship of Additional Chief Secretary (BS - 22) and accordingly notified vide Notification No. FD(SOSR-II)8-7/2011 dated 02/07/2011 (Annex-A) in terms of the aforesaid Judgment and Order of a worthy Divisional Bench of Peshawar High Court dated 26.05.2011 where a period of Six months was fixed (Annex-B) with following terms of reference:

(i) The Committee will examine the difference between the duties and functions of those Government employees who have been granted Special Allowance @ 20% and Utility Allowance @ 10% of the basic pay and those who have not been extended these facilities.

(ii) The Committee will finalize its report/recommendations within three months period, commencing from the date of issuance of this Notification.

2. The Committee, after its constitution and notification, convened its meeting on 11.07.2011 and deliberated the matter referred thereto: thoroughly in light of the Judgment of the Peshawar High Court. Proceedings of the meeting were duly minuted (Annex-C) and it was decided in larger interest of justice and fair play to co-opt a few more high level officials from the attached departments. It was also decided that the Committee may also require different attached Departments to provide them with the respective roster of duties, job

descriptions and details of working hours of employees working therein for comparison with those who are the beneficiaries of the two Allowances. Committee also directed Secretary Finance to apprise Committee about status of different allowances, being given to various groups, cadres or categories of Government Servants. Chair also asked the Establishment Department to analyze and monitor trends of retention and posting out of employees from Secretariat. The Governor Secretariat and Chief Minister Secretariat, being the recipients of the two Allowances alongside Civil Secretariat Employees were also requested to apprise the Committee in writing about their roles and longer working hours, if

3. After co-opting a number of senior functionaries from different Attached Departments (List Annex-D) and receiving required information from various quarters, Committee accordingly reconvened its proceedings on 15.11.2011. A marathon session of meticulous consideration of the material gathered so far and protracted deliberations/consultations ensued

4. The Committee, before proceeding further, unanimously acknowledged the legal position that it is a well-established prerogative of the "Executive" to incentivize any given set of its employees by way of special pay/allowances, if such preference is based on intelligent differentia and is arising out of a situation where either (a) the employees are tasked with specially arduous nature of duties or (b) where there are specific additions to work or responsibilities of a group or Hass of employees. Committee is also cognizant of Rule 9(25) of the Fundamental concept finds further strength when seen in context of the provisions related to Compensatory Allowances", so dealt with under Rule 44 of the fundamental Rules read with Rule 17 of the Subsidiary Rules. While taking stock of different iotifications dealing with different allowances, admissible to various classes or

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categories of government servants, as compiled by the Finance Department, the Committee is of the considered opinion that Governments of the day have been incentivizing different cadres or categories of Government functionaries by way of allowance for a variety of reasons such as (a) to promote a particular discipline of knowledge, (b) to boost morale of its employees in different exacting positions, (c) to ensure improvements in quality of work, (d) to create attraction for incumbency in different less advantageous positions, (e) to promote higher education, (f) to promote various best practices and to discourage corruption, (g) to improve governance and (h) to compensate employees with arduous duties or extended responsibilities etc. The Committee took into consideration a whole bunch of different allowance(s) granting notifications (Annex - E) with assistance of the Finance Department to judge the intrinsic rational of these notifications. After examining these Notifications and various judgments of the Superior Judiciary, cited in the Peshawar High Court's Judgment, the Committee finds its view reaffirmed that it is within the powers of the Government to provide additional monetary benefits by way of special pays or allowances to any given set of employees in preference and exclusion to others, if any of the afore-listed considerations are attracted to the circumstances of such preferred employees.

5. The Committee, after examining the general rationale for allowances, examined the parameters of Special and Utility Allowances, granted to the employees of three Secretariats in preference to employees of the attached Departments. It was also brought to the notice of the Committee that while Committee was seized with instant deliberations, the Provincial Government has modified the regime of Allowances and rather than two separate allowances, have since been notified as grant of a "Special Allowance" @ 30% of basic pay to the employees working at Civil Secretariat, Governor's Secretariat and C.M. Secretariat with some added rationalizations vide, Notification No. FD(SOSR-II)8-7/2011 dated 27-04-2011 (Annex-E). While examining the job descriptions

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provided by various Secretariat Departments and the Attached Departments, the Committee find itself in agreement with the comments of the Establishment Department which advocate a clear distinction between the statutory role of a "Department" vis-à-vis an "Attached Department" based on the definition provided in Rule 2(h) of the Khyber Pakhtunkhwa Rules of Business, 1985, defining a "Department" to mean a self-contained administrative unit in the Secretariat, responsible for the conduct of business of Government in a distinct and specified sphere and declared as such by the Government (underlining added for emphasis). While read with Rule 5 of the Rules of Business ibid, framing of the policy is the responsibility of the Minister Incharge and it is the responsibility of the Secretary of the Department to assist the Minister in formulation of the policy and its implementation, whereas the attached departments are tasked to implement the law and policies so made and duly sanctioned by the provincial government. With this discussion at hind sight, the Committee finds itself in unison with Establishment Department, who has categorized different levels of governance, reproduced hereunder for facility of reference and to acknowledge their significance to the instant discussion:

> <u>Strategic level</u>: i.e. Cabinet. Being collectively responsible to Provincial Legislature, all vital policies of administrative, economic and strategic significance emanate from the Cabinet decisions as well as directive of Governor and Chief Minister.

## b. <u>Tactical level:</u>

Secretariat: Since Chief Secretary, Khyber Pakhtunkhwa and Administrative Secretaries are responsible to Cabinet and their respective Departments to them, thus indirectly responsible to the Cabinet as well, the Secretariat of the Provincial Government provides policy and strategic input to the Cabinet. Therefore all policies originate from the Secretariat. For this purpose, all the research work and other application of mental faculties at the higher level is done at the secretariat which calls for painstaking effort to ensure quality and quantity of work.

## c. <u>Implementation level</u>:

Attached Departments: Policies framed in the Secretariat are passed on to Attached Departments in the shape of "ready-made" protocols of action or tools for implementation, with no direct responsibility to the Cabinet.

While juxtaposing and weighing the duties for finding semblances and 6. similarities in functions and responsibilities of those provided with the Allowances and those, for whom such benefits does not stand extended, this Committee could not lightly brush aside the fact that three "Secretariats" being the policy pinnacles of the Government, serve as nerve center for tactical decision : making for the "Executive". With Secretaries along with their Departments (Comprising of Secretariat staff) remaining responsible to their Ministers, who collectively as cabinet in their turn is responsible to legislature, there is necessitated a profound sense of accountability in the employees working in the Secretariat, making the Secretariat positions more exacting and directly responsible. While the nomenclature of the posts in different "Departments" of the Secretariat may sound semantically akin to those in the "Attached Departments", this Committee clearly sees merits in the rationale that the Secretariat Positions, as envisaged in the Rules of Business are arduously demanding in terms of responsibilities as they require more fastidious and painstaking observance of different affairs, direct answerability, pedantic protocols and excruciating decision making with minimal liaison with public Another very important aspect, that came time and again, to the notice of this Committee, was the fact that in all the three Secretariats; because of closer

he beneficiaries of the two allowances are not more than three thousands who are rightfully receiving these benefits against given positions whereas if extended across the board to hundreds of thousands of employees, the benefits will have financial implications worth Billions of rupees annually with recurring liability. A hefty portion of the Budget (almost Rs. 86 Billion per annum) goes to salaries alone making this non-developmental expenditure already unbearable. Any further increase towards universal application of allowances will prod the Provincial Government to a state of quandary, with no wherewithal to meet even its day to day expenditures, leaving absolutely no room for development at all. Even otherwise, concept of special pay necessitate payment against arduous or additional responsibilities and thus a backbreaking payment without attending circumstances will make the same, absolutely without any plausible rational or justification.

10 This Committee, after examining all the relevant material and bearing inmind all the attending circumstances, facts and figures and especially after making thorough analysis of two different categories of employees (ones, who are receiving these benefits and the ones, who are not), finds them placed differently in different circumstances. This Committee, is therefore of the. considered opinion, that it was within the prerogative of the Provincial Government to incentivize more exacting and arduous secretariat?positions to ensure retention of better officers and employees at the tactical secretariat level. The employees at the Secretariat perform functions and duties which are more demanding and burdensome with responsibilities with heavier accountability vis-à-vis those serving in attached Departments. Different job positions at Secretariat thus require special benefits to make them more attractive and thus retain functionaries at these positions. This Committee therefore holds that there exists clear distinction between the duties and functions of those who have been granted allowances and those who have been excluded and thus employees

unceasing responsibilities to assist political bosses even during odd or beyond usual working hours and because of enhanced quantum of work, are ordered to sit much beyond usual working hours. These extended accountability and arduous aspect of serving at secretariat positions, if not made little more rewarding, would make these position far less attractive thus would make retention of good officers at these policy echelons extremely difficult. In comparison to these arduous conditions, the employees posted in smaller and more dependently attached departments and semi-autonomous wings are performing limited functions in far less-demanding environs thus treating the two distinct classes similarly would serve injustice rather than justice.

8. While respecting the point of views of different co-opted members from the attached Departments favoring a similar treatment for their subordinates too, the Committee also remained cognizant of the fact that despite these two paltry percentile based allowances, the positions at Secretariat with no direct public liaison are generally conceived as more taxing and grueling by the government functionaries and they try to opt for positions outside three secretariats. Establishment Department confirmed that a large number of officers posted at different Secretariat positions have either shown tendencies or expressed desires to post themselves out to different less demanding administrative positions outside secretariats. In such circumstances, giving no added benefits for secretariat postings will render the Secretariat virtually empty and devoid of good officers at important tactical positions.

9. It may also be added that the Committee was requested by different Head of Attached Departments to consider favorably for the attached Department employees and extend similar benefits to them too on compassionate grounds alone, if not otherwise admissible, but it may be worth considering that presently

proximity to the strategic level of governance and because of direct liaison with actual decision makers i.e. the Governor, Chief Minister and the Ministers Incharge of various line ministries, the employees are required to observe relatively longer working hours, as more often than not, they are required to remain available on their positions beyond normal duty hours. In fact, the comments furnished by the Governor and Chief Minister Secretariats respectively, it has been reported that late sittings till evening is a matter of routine in the two Secretariats because of day long engagements and extended working hours of the worthy Governor and Chief Minister respectively. The Committee was provided with a number of Notifications and Intra Office Memos of various Departments in the Civil Secretariat as well, where the staff working in different Departments has been instructed to stay and remain available till the sitting of the Minister, till the session of the Provincial Assembly (which usually go till late in the evening) or during days of Provincial Budget, preparation of ADP or in the matter of different other emergencies, burdening the employees posted at Civil Secretariat every now and then with additional duties and extended working hours as matter of routine. While being fully appreciative of the dedication of employees at attached Departments as well, this Committee has observed that the practice of late sittings or extended working hours is virtually inexistent at the attached Departments as they perform their implementation responsibilities, mostly within the normal office hours. No attached Department, in its comments provided to this Committee, has claimed any additional. workload on account of longer working hours, whereas the practice of late sitting is a regular feature when one works at any of the three Secretariats. While making a fair estimate of the workload based on discussions with co-opted members and observing the pattern of tasking, this Committee feels that employees working at thee Secretariats are required to perform different secretariat responsibilities over any given period of one month which are at least 25% to 30% more burdensome when compared to those who work in different

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attached Departments or field formations with similar nomenclatures. Just to narrate an example, any of the Stenographers/Steno-typists, attached with administrative Secretaries have usually 40 to 50 documents per day to compose, while those at the attached Departments are usually tasked to compose 25 to 30 pages per day on a busy working day. Similarly record keeping and handling of files, maintaining DAK registers and correspondence and other secretariat support at Secretariat level is more painstaking and onerous on any given day, when compared with these activities at the implementation level attached Departments. Another important aspect that came under consideration of the Committee was that at attached Departments, as explained at some length above, are positions, primarily related to field duties or on-ground implementation activities whereas at Secretariat there are no parallel positions, so in essence, nature of responsibilities of the two groups are not alike or similar at all, as far as these implementation level positions are concerned such as in Directorates or field offices. Employees in such positions, although have been, petitioners in many of the Writ Petitions seeking two allowances, but have no comparison at all with those working at Secretariats and cannot be regarded as "placed in similar conditions".

7. After a thorough examination of list of responsibilities of different Secretariat positions, so listed in Khyber Pakhtunkhwa Manual of Secretariat Instructions, 2008 and comparing them with job descriptions of positions at different attached Departments, and especially taking into account the prevalent practices in different departments and their respective attached Departments; this Committee has observed that while working in support of Governor, Chief Minister and the Cabinet, the three Secretariat employees are mostly required to perform activities that need painstaking research, punctilious observation of codal formalities and comparatively more hard work to ensure quality and quantity of work. More often than not, employees at Secretariats, due to their working at the attached Departments are not entitled for such special and utility allowances. Before parting with this determination, the Committee however recommends that in case, any particular attached wing or field formation still feels that it has similar conditions of work, akin to that of Secretariat with similarly demanding accountability and longer working hours and matching workload, it may send its case separately to the Finance Department, with all supporting material and evidence through proper channel for consideration, purely on merit for grant of such special pay/allowance. This Committee expresses its gratitude to all concerned for supporting and assisting this Committee to arrive at an informed and just determination.

In hulu

(MR. ATTA ULLAH KHAN) Additional Chief Secretary, Khyber Pakhtunkhwa (Chairman)

(MR. MUHAMMAD ARIFEEN) Secretary to Govt. of Khyber Pakhtunkhwa Establishment Department (Member)

(SYED AMIRUDDIN) Secretary to Govt. of Khyber Pakhtyinkhwa Law and Preliminary Affer Department (Member) (MR. HIFZ-UK REHMAN) Secretary to Govt. of Khyber Pakhtunkhwa Administration Department (Member)

(SAHIBZADA SAEED AHMAD) Secretary to Govt. of Khyber Pakhtunkhwa Finance Department (Genetary)

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Peshawar High Court, Peshawar

Hnnex: B

# - FROM 'A'

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FORM OF ORDER SHEET

COURT OF CASE NO						
SERIAL NO OF ORDER OR PROCEEDINGS						
	4	3				
	15.08.2012	<u>COC No. 90-P/2012 in W.P. No. 350/2010 (D).</u>				
		Present: -				
	5 5 1	Mr. Muhammad Yousaf Zai, Advocate counsel for the petitioner.				
		< <u></u> ****→				
		YAHYA AFRIDI J This Contempt of				
		Court petition is directed against the alleged non				
		compliance of the orders of this Court in W.P. No.				
		87/2010 decided on 26.02.2011.				
		The matter was reviewed it was found				
	* <b>a</b>	that the directions of this Court for constitution of				
		High Level Committee and its findings regarding				
		the illegibility of the petitioner to avail the facilities				
		has been complied with. The report of the				
		committee is placed on record which was shown				
		to the learned counsel for the petitioner.				
		In view of the above this COC is				
		misconceived and thus the notice so issued is				
	- 1 	hereby recalled. Disposed of, accordingly.				
		$\underbrace{J U \overline{D} G E}_{i}$				
	t t					
		JUDGE.				
00 16/95	,	<u>Announced</u> 15.08.2012				
U	** **	155 CEC				
		<u> </u>				

# Before the Khyber Pakhtunkhwa Service Tribunal Peshawar

### Appeal No. 932/2015.

Dr. Anees Akhtar.....Appellant.

V/S

Government of Khyber Pakhtunkhwa, through Chief Secretary, Khyber Pakhtunkhwa Civil Secretariat, Peshawar and others......Respondents.

(Para wise Comments on behalf of respondent No. 4)

#### **Preliminary Objections.**

- 1). That the appellant has no cause of action.
- 2). That the appellant has no locus standi.
- 3). That the appeal is time barred.
- 4). ... That the appeal in hand is not maintainable.
- 5). That the appeal is not covered under the rules.
- <u>6)</u> That in an identical case bearing Writ Petition No. 350-P/2014, Peshawar High Court has already dismissed the claim of the petitioner on 20.11.2014. (Annex-A).
- 7). That another identical case bearing Writ Petition No. 3036-P/2014 Khurshid Ali V/S Government of Khyber Pakhtunkhwa and others has also been withdrawn by the petitioner on 11.12.2015 from Peshawar High Court. (Annex-B).

**Respectfully Sheweth:-**

Para 1:- Proved by record, hence no comments.

Para 2:- Proved by record, hence no comments.

Para 3:-That the views mentioned in Finance Department Government of Khyber Pakhtunkhwa letter No. FD/(SOSR-II)8-34/99, dated 17-09.2003 (Annex-C) are very much clear that the grant of Orderly Allowance is admissible to officers in BPS-20, 21, 22 working in the Civil Secretariat only.

Para 4:- As mentioned in Para 3, above.

Para 5:- Incorrect; to the extent that the policy mentioned in the Finance Division Islamabad letter No. F. 1(2)-Reg.6/91-Vol-IX dated 24.12.2012 (Annex-D) is for Federal Government employees only. And the same policy has not yet been adopted by the Provincial Government of Khyber Pakhtunkhwa.

- Para 6:- That in an identical case for the same cause in Writ Petition No. 350-P/2014 Peshawar High Court has dismissed the claim of the petitioner on 20.11.2014. (Annex-A).
- Para 7:- That respondent No. 4, is bound to follow the rules and instructions issued by the Provincial Government Khyber Pakhtunkhwa from time to time. And Director Lady Reading Hospital Peshawar i.e. Health Department has already rejected the departmental appeal in an identical case vide letter No. 23762/LRH/Acctt dated 19.08.2015, under the rules. (Annex-E)
- Para 8:- As mentioned in Para 7, above.
- Para 9:- That in light of Finance Department Government of Khyber Pakhtunkhwa letter dated 17.09.2003 (Annex-C), the appellant is not entitled to get Orderly Allowance in lieu of Residence Orderly in his pension after his retirement.

#### **GROUNDS:-**

- A:- That respondent No. 4 has not violated any rule or law and is bound to follow the rules and instructions issued by Provincial Government Khyber Pakhtunkhwa from time to time.
- B:- Incorrect. That in light of Finance Department Government of Khyber Pakhtunkhwa letter dated 17.09.2003, the act of respondent No. 4, is under the rules and not discriminatory.

<u> </u>	-Incorrect							
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· D:-	Incorrect.	· ···-				•		
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E:- That respondent No. 4 has not violated any rule or law and is bound to follow the rules and instructions issued by Provincial Government of Khyber Pakhtunkhwa from time to time.

- F:- That previously Writ Petition No. 350-P/2014 has been dismissed by the Peshawar High Court, whereas Writ Petition No. 3036-P/2015 has been withdrawn by the Petitioner from Peshawar High Court (Annex-A & B).
- G:- As mentioned in Para "E" above.
- -H:-- As-mentioned in Para "F"-above.
- I:- As mentioned in Para "F" above.
- J:- Incorrect. That respondent No. 4 has not violated any rule or law and is bound to follow the rules and instructions issued by Provincial Government of Khyber Pakhtunkhwa from time to time.
- K:- As mentioned in Para "J" above.
- L:- That in light of Finance Department letter dated 17.09.2003 (Annex-C) the appellant in not entitled for Orderly Allowance in lieu of Residence Orderly in his pension after retirement.

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Keeping in view the above mentioned facts, it is humbly prayed that appeal in hand having no merits may be dismissed with cost.

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ACCOUNTANT GENERAL KHYBER PAKHTUNKHWA

JUDGMENT SHEET PESHAWAR HIGH COURT, PESHAWAK JUDICIAL DEPARTMED Writ Petition No.350-P/20144 JUDGMENT Petitioner(s). Petitioner In Person Respondent(s). by Syed Quiser Ali Shuh, ABC. Nazir Professor YAHYA AFRIDI,J.-Muhammad and others, the petitioners, seek the constitutional jurisdiction of this Court praying that. "It is, therefore, humbly prayed that an acceptance of this petition, a proper writ may be by directing the issued respondents to ulion the henefit TTF Office of the Memorandum/Notification 24.12.2012 to the petitioners". In essence, the grievance of the petitioners is 2. that they are being discriminated by not providing . . - - the "Orderly Allowance" granted to other 'similarly placed . have filed their comments by annexing the letter First 1 Eliver Pathtinshiva.

4. The aforementioned letter of the Government clearly shows that the "Orderly Allowance" is restricted only to those officers in BPS-20 and above, who either retired as Secretaries or the post of Secretary is included in their schedule of cadre.
5. Accordingly, the petitioners cannot claim to

be discriminated, so as to invoke the constitutional jurisdiction of this Court.

In view of the above, this Writ Petition being misconceived is hereby dismissed.

Dt.20.11.2014. yaido \*Nawab Shah\* 06 JAN 2 Date of Presentation of Appl No of Pa Copying fee... threathers ·. . 11 SHEET Total ¥ 25 Date of Preparation of Copy Date-Civen-For Delivers DO. Date of Delivery of Coly jik gr 1...

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BEFORE THE PESHAWAR HI	<u>GH COURT</u>	റ	•
PESHAWAR WRIT PETITION NO. 3036	-P/2014	ĸ	
WRIT PETITION NO. 3030			•
	O Kills and		-
Engr. Khushid Ali	Petitioner	•	
Chief Engineer (retired)		• :	4
Resident of Phase-II, Hayatabad		-	. 1
Peshawar			:
	. 97		
VERSUS		•	
		-	,
Accountant General	Respondents		•
Khyber Pakhtunkhwa Peshawar			
Secretary to Govt of Khyber Pakhtunkhwa	:- :-		
Finance Department, Peshawar	· · ·	•	
	· · · · ·	4	
Senior District Accounts Officer	•••• •••		
Swat			ļ
Secretary to Govt of Khyber Pakhtunkhwa			•
C&W Department, Peshawar			
Parawise Comments on behalf o	f Respondent No. 4		+
Parawise Comments on benan o		,	
	· · ·		
espectfully Sheweth			
reliminary Objections	······		
i. That the petitioner has got no cause of ac	tion		
		rties	l
ii. That the petition is bad for non-joinder & n			\$ )
iii. That the writ petition is not maintainable in	n its present form		, # 1
in the state with the set come to the st	ourt with clean hands and i	the petition is	i.
			1
based on mis-representation of facts.	· · · · · · · · · · · · · · · · · · ·		
v. That the petitioner is estopped by his own	conduct to the extra ordinar	y discretionary	*
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relief.	undanum ana ani ani ani ani ang		
vi. That the petition is pre-mature.			1
vi. That the petition is pre-mature.			•
5.0T0			•
FACTS	· · ·		
-1Correct.to.the_extent_that_petitioner_was_appoin	nted as Assistant Engineer (	BS-17) in C&W	··· - · ·
Department on 01 03 1969 and after serving in	hore than 37 years retired in	Ult-Gőverinnen:	
service on attaining the age of superannuation	on i.e. 60 years w.e.f. 04.06	2005 (A.N) as	. !

a/1,

Chief Engineer (BS-20)

fart jis

2. , As explained in para-1 above.

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Since the rates of orderly allowance in future, the same increase shall be made applicable he special additional pension of the retired officer.

lates to Respondent No.1, i.e. Accountant General Khyber Pakhtunkhwa

5. orrect, in fact the petitioner has been retired from Government service as Chief Engineer 3-20) from C&W Department as per Provincial Government circular, letter dated 09.2003, orderly allowance is admissible to the officers of BS-20, 21 & 22 posted in the il Secretariat, therefore, the appellant is not entitled for the grant of orderly allowance.

6. rtains to record, hence need no comments.

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A. correct, the petitioner mis-leading, mis-represented and manipulated the facts of case, infact the Provincial Government has allowed orderly allowance to those cers of BS-20, 21 & 22 working in Civil Secretariat only.

B. orrect. No discrimination to any individual, including petitioner nor any rule or noipal of law infringed. The apprehension of the petitioner is mis-placed.

C. orrect, as explained in above paras,

. . . .

D. orrect, no right of the petitioner has been violated

view of the above, it is prayed that the Instant writ petition may kindly be with costs having no substance.

CRETARY

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Govt of Khyber Pakintunkhwa &W Department (Respondents No. 4)\_\_\_\_

nnex-T

GOVERNMENT OF N.W.F.P, FINANCE DEPARTMENT PESHAWAR (REGULATION WING) NO.FD/SO(SR-II)/8-34/99/ Dated Peshawar the 17-9-2003.

All the Administrative Secretaries to Govt: of NWFP, Peshawar. The Senior Member Board of Revenue 2. NWFP, Peshawar. The Secretary to Governor NWFP, Peshawar. 3. The Secretary to Chief Minister, NWFP 4. The Secretary Provincial Assembly .5--Secretariat, NWFP, Peshawar. All Heads of Attached Departments in-6. NWFP, Peshawar. 7. All District Nazims in NWFP/All District Coordination Officers/Political Agents/ District & Session Judges in NWFP. All Executive District Officers in NWFP. 8. The Registrar Peshawar High Court, Peshawar. 9. The Secretary Public Service-Commission, 10. NWFP, Peshawar. The Registrar, Service Tribunal NWFP, Peshawar. · 11. The Secretary Board of Revenue NWFP, Peshawar. 12.

SUBJECT: GRANT OF ORDERLY ALLOWANCE

Dear Sir;

Τo

I am directed to refer to the subject noted above and to state that the Government of N.W.F.P. has decided to grant Orderly Allowance at the rate of Rs.1900/- P.M or residence orderly to officers in BS-20, 21 and 22 working in the Civil Secretariat with immediate effect.

2. The officers in BS-20, 21 and 22 posted in the Civil Secretariat are allowed to opt either for the provision of residence Orderly or for the Orderly Allowance.

> Superintendent (Estab) Govt: of Khyber Pakhtunkow C&W Departmen

Government of Pakistan Honnie Division (Regulations Wing)

Islamabad, the 24<sup>th</sup> December, 2012

No. F. 1(2)-Reg.6/91-Vol-IX OFFICE MEMORANDUM

Subject: -

IMPLEMENTATION OF THE RECOMMENDATIONS OF PAY AND PENSION COMMISSION-2009 REGARDING SPECIAL ADDITIONAL PENSION AND PROVISION OF ORDERLY/DRIVER TO THE OFFICERS IN BPS-20 AND ABOVE ON RETIREMENT.

The undersigned is directed to say in terms of para 2 of Einsteice Division's O.M. No. F. 1(2)-Reg.6/91 dated 29<sup>th</sup>-September, 1991, officers in BPS-20 and above on retirement are enlitted to Special Additional Pension equal to the admissible pre-retirement orderly allowance. This facility was equal to the admissible pre-retirement orderly allowance. This facility was further extended to all officers in BPS-20 and above who retired prior to further extended to all officers in BPS-20 and above who retired prior to additional pension remained fixed at the rate prevailing at the time of the additional pension remained fixed at the rate prevailing at the time of the additional pension remained fixed at the rate prevailing at the time of the

the rate of orderly allowance: The recommendations of Pay and Pension Commission-2009, The recommendations of Pay and Pension Officers in BPS-20 Establishment Division and request of retires government officers in BPS-20 in the above matter have been examined in the Finance Division intensely. On in the above matter have been examined in the Finance Division intensely. On the basis of principle of equily, and fairness, the competent authority has the basis of principle of equily, and fairness, the competent authority has been pleased to reprove that the fettred officers in BFS-20 and above shall be paid special additional pension equal to the orderly discusses atlusts while to serving officers-w.e.f. 01.07.2013 and that whenever the Government revises applicable to the special additional pension of the retired officers applicable to the special additional pension of the retired officers

(MUHAIMMAD SHAHID AHMED CH.)

MARCA

ALL MINISTRIES/DIVISIONS/DEPARTMENTS

# Government of Pakistan Hoamen Division (Regulations Wing) Hislâmabad, the 24<sup>th</sup> December, 2012

No. F. 1(2)-Rug.6/91-Vol-IX

Subjoct:

机和化力和自己的自由中的

IMPLEMENTATION OF THE RECOMMENDATIONS OF PAY AND PENSION COMMISSION-2000 REGARDING SPECIAL ADDITIONAL PENSION AND PROVISION OF ORDERLY/DRIVER TO THE OFFICERS IN BPS-20 AND ABOVE ON RETIREMENT.

The undersigned is directed to say in terms of para 2 of Einstace Division's O.M. No. F. 1(2)-Reg.6/91 dated 29<sup>th</sup> September, 1991, officers in BPS-20 and above on retirement are entitled to Special Additional Pension equal to the admissible pre-retirement orderly allowance. This facility was further extended to all officers in BPS-20 and above who retired prior to further extended to all officers in BPS-20 and above who retired prior to additional pension remained fixed at the rate prevailing at the time of the additional pension remained fixed at the rate prevailing at the time of the officer's retirement and was not enhanced with the subsequent increases in

the rate of orderly allowance. The recommendations of Pay and Pohsion Commission-2009, The recommendations of Pay and Pohsion Commission-2009, Establishment Division and request of retires government officers in BPS-20 In the above matter have been examined in the Pinance Division intensely. On In the above matter have been examined in the Pinance Division intensely. On the Basis of principle of equily, and fairness, the competent authority has the Basis of principle of equily, and fairness, the competent authority has been pleased to approve that the retired officers in BPS-20 and above shall be paid special additional pension equal to the orderly difewance admissible to a serving officers w.e.f. 04.01.2013 and that whenever the Government revises serving officers w.e.f. 04.01.2013 and that whenever the Government revises applicable to the special additional pension of the retired officers.

(MUHAMMAD SHAHID AHMED CH.) Doputy Socretary (Reg.III)

# ALL MINISTRIESIDIVISIONSIDEPARTMENTS

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

In the matter of Appeal No. 932/2015

Dr. Anees Akhter, Ex- Director Provincial Health Services Academy Khyber PakhtunKhwa, Peshawar (BPS-20), R/O House No. 281 Street No. 1-A Defence officer Colony Shami Road Peshawar Cantt.

(Appellant)

## VERSUS

Gøvernment of Khyber Pakhutukhwa through Chief Secretary Khyber Pakhutukhwa Civil Secretariat Peshawar & others.

(Respondents)

REJOINDER	TO	THE	PARA	WISE	REPLY	<b>O</b> N
<b>BEHALF OF 1</b>	THE A		LANT			

Respectfully submitted:

The appellant submits his rejoinder as under:

### **ON PRELIMINARY OBJECTIONS:**

- 1. Contents incorrect and misleading, the appellant has been illegally denied the orderly allowance as is allowed to similarly placed employees, hence he has got the necessary cause of action and locus standi to file the instant appeal.
- 2. Contents incorrect and misleading, the appeal being filed well in accordance with the prescribed rule and procedure hence maintainable in its present form and also in the present circumstances of the case.
- 3. Incorrect and misleading, all necessary parties are arrayed in the appeal.
- 4 Contents incorrect and misleading, all facts necessary for the disposal of appeal are brought before this honorable court and nothing has been concealed.
- 5. Contents incorrect and misleading, the appellant has recurring cause of action and under the law no limitation run against the recurring cause of action.

#### ON FACTS

- 1. No comments.
- 2. No comments.

3. Contents of Para 3 of the appeal are correct, the replies submitted to the Para No. 3 are totally incorrect and misleading hence denied.

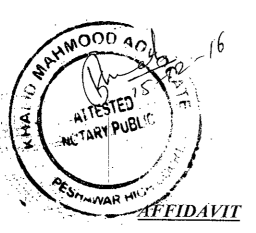
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- 4. Contents of Para 4 of the appeal are correct, the replies submitted to the Para No. 4 are totally incorrect and misleading hence denied.
- 5. Contents of Para 5 of the appeal are correct, the replies submitted to the Para No. 5 are totally incorrect and misleading hence denied.
- 6. No comments to the extent Respondent No. 1, 2 and 3 being admitted.
- 7. Contents of Para 7 of the appeal are correct, the replies submitted to the Para No. 7 are totally incorrect and misleading hence denied.
- 8. No comments. However contents of para No. 8 of the appeal are true and correct.
- 9. Contents of Para 9 of the appeal are correct, the reply submitted by Respondent No. 4 to the Para No. 9 are totally incorrect and misleading hence denied.

### GROUNDS

The Grounds (A to L) taken in the memo of appeal are legal and will be substantiated at the time of arguments.

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



Through Appellant IJAZ ANWAR Advocate, Peshawar.

YASIR SALEEM

Advocate, Peshawar.

I do, hereby solemnly affirm and declare on oath that the contents of the above rejoinder as well as titled appeal are true and correct and nothing has been kept back or concealed from this Honouralbe Tribunal.

Depoment