

BEFORE THE KHYBER PAKHTUNKHWA, SERVICES TRIBUNAL, PESHAWAR

Service Appeal No/2020	
Haji Wahid Ullah	Appellant
VERSUS	
Govt. of Khyber Pakhtunkhwa,	
Sacratary Public Hoalth Eng. 8 others	Pernandente

I N D E X

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Through _

Dated: 03-10-2020

Appellant

ASAD NABI

Advocate, Peshawar

Cell: 0345-9122165

&

BABAR HAYAT

Advocate, Peshawar

Cell: 0333-9727007



BEFORE THE KHYBER PAKHTUNKHWA, SERVICES TRIBUNAL, PESHAWAR

Service Appeal No. 11541 /2020

Khyber Pakhtukhwa Service Tribunai Diary No. 10987

Dated 0/10/2020

Haji Wahid Ullah S/O Shah Zamir R/O Gari Wahidullah Shafqadar Tehsil & District (Designation: Pump Operator cum Chowkidar, Department of Public Health Engineering, Circle Mardan)

Date of Resentation 05/A12020 Appellant

Date of Mehrn off/x/2023

Reason have of June is dick ERSUS

- Government of Khyber Pakhtunkhwa, through Secretary Public Health Engineering, Civil Secretariat, Peshawar
- 2. Superintendent Engineering, Public Health Circle, Mardan.
- 3. Executive Engineer, Public Health, Near Eidga Division, Mardan.
- 4. Executive Engineer, Public Health, Division, Charsadda
- 5. Chief Engineer, Public Health, Civil Secretariat, KPK Peshawar

Fledto-day
Registras

SERVICE APPEAL U/S 4 OF THE KPK
SERVICE TRIBUNAL ACT, 1974 AGAINST
THE ACTION/INACTION OF THE
RESPONDENT NO. 1, WHEREBY
DEPARTMENTAL APPEAL WAS FILED BY
THE APPELANT ON DATED 08-06-2020
BUT NO ORDER OR ACTION HAS BEEN

TAKEN BY THE RESPONDENT NO.1 TILL DATE.

Respectfully Sheweth:

Precisely, stating the facts of the case out of which the present appeal arises are as under:

- That the appellant is serving as Operator-cum-Chowkidar/Operator-cum-Valveman since 2009. (Copy of the Appointment letter is attached as Annexure "A").
- That the appellant has been performing his duty as per his designation with the satisfaction of the all the high-ups and no complaint of any kind has been made against till date.
- 3. That the scale of the Operator in Public Health Engineering Department is BPS-06 while the appellant has been appointed in BPS-01 but later on he was upgraded to BPS-03.
- 4. That the scale of the Valve-man/Chowkidar is carrying BPS-01 while the appellant has been treated as Class-IV in BPS-01 as per his appointment letter despite the fact that appellant is being subject to the duty of Chowkidar in addition to the duty of Tube-well operator.
- That appointment letter is issued as per sanction of post from the finance department by the competent authority.

- 6. That the appellant has filed departmental representation which had not been responded and subsequently the appellant then approached to the Honourable Peshawar High Court vide writ petition no.3121/2017 wherein the responded admitted in comments that the duties of operator as well Chowkidar is taken from the appellant and resultantly the appellant was asked by the Honourable Court to approached the competent forum. (Copy of writ and comments are attached as Annexure "B")
- 7. That as per direction of the Honourable Peshawar High Court approached to this honourable Tribunal wherein the appellant was asked to file separate departmental representation which he complied but which was not responded till date. (Copy of service appeal, order dated 02-03-2020 and department representation dated 08-06-2020 are attached as Annexure "C","D" and "E" respectively)
- 8. That being aggrieved, the appellant now approached this Honourable Tribunal again, interalia on the following grounds:

GROUNDS:

A. That the competent authority is bound to pass appointment order as per the sanctioned post order issued from the finance department wherein, an appointment can be either Chowkidar (Class-

IV) or Operator (BPS-06) or accordingly he can be designated both with both salaries when both duties are taken from the appellant. (Copies of payroll of the other employees designated as Operator are attached as Annexure "F")

- B. That it is against the fundamental rights enshrined in the constitution of Pakistan 1973, that double duties as one being Operator and other as Chowkidar is being obtained from the appellant and the wages are not granted in accordance with the law neither perks and privileges of Operator and Chowkidar.
- C. That appellant has not been dealt in accordance with the law therefore downtrodden article 4 of the Constitution.
- D. That appellant has been discriminated wherein fundamental right of the appellant guaranteed under article 25 and 27 of the Constitution of Pakistan 1973 has been disregarded completely.
- E. That the appellant seeks leave of this Hon'ble Tribunal to raise /argue any additional point.

It is, therefore, most humbly prayed that on acceptance of this appeal, the appellant may please be directed to upgrade the scale of the appellant to BPS-06 with all the back benefits

along with salaries, perks and privileges of the Chowkidar/Valve man from the date of his initial appointment.

Any other relief if deems appropriate in the circumstances of the case, may also be graciously granted in favour of the appellant.

Through

Dated: 03/10/2020

Asad Nabi

Appellant

Advocate, High Court

Peshawar

Cell: 0345-9122165

&

Babas Hayat

Advocate, High Court

Peshawar

Cell: 0333-9727007

BEFORE THE KHYBER PAKHTUNKHWA, SERVICES TRIBUNAL, PESHAWAR

Service Appeal No/2020	•
Haji Wahid Ullah VERSUS	Appellant
Govt. of Khyber Pakhtunkhwa, Secretary Public Health Eng: & others	Respondents

AFFIDAVIT

I, Haji Wahid Ullah S/O Shah Zamir R/O Gari Wahidullah Shafqadar Tehsil & District, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Court.

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DEPONENT

BEFORE THE KHYBER PAKHTUNKHWA, SERVICES TRIBUNAL, PESHAWAR

Service Appeal No/2020	
Haji Wahid Ullah	Appellant
VERSUS	• • •
Govt. of Khyber Pakhtunkhwa,	·
Secretary Public Health Eng: & others	Respondents

ADDRESSES OF THE PARTIES

APPELLANT:

Haji Wahid Ullah S/O Shah Zamir R/O Gari Wahidullah Shafqadar Tehsil & District **R E S P O N D E N T S:**

- Government of Khyber Pakhtunkhwa, through Secretary Public Health Engineering, Civil Secretariat, Peshawar
- 2. Superintendent Engineering, Public Health Circle, Mardan.
- 3. Executive Engineer, Public Health, Near Eidga Division, Mardan.
- 4. Executive Engineer, Public Health, Division, Charsadda
- 5. Chief Engineer, Public Health, Civil Secretariat, KPK Peshawar

6. Secretary Finance, Civil Secretariat, Peshawar.

Appellant

Through

Asad Nabi

Dated: 03-10-2020 Advocate, Peshawar

OFFICE OF THE EXECUTIVE ENGINEER PUBLIC HEALTH ENGINEERING DIVISION

CHARSADDA.

No. E-3 10, (

Dated Charsadda the 1 1 (2) 1/20

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T'n

WAHID ULLAH S/O SHAHZAMIR

R/O MOHALLAH GARHI WAHEED ULLAH P/O SHABQADARIFORT SANDA

SAR DISTRICT CHARSADDA.

Subject:

APPOINTMENT AGAINST FILE VACANT POST OF PUMP CPERATOR CUM

As approved by the Departmental Selection / Promotion Committee of District Charsadda in its meeting held on 27-10-2011 vide minutes of the meeting S.E. PHE Circle No. 01/E-1//SE dated Peshawar the:

12-12-2011 you Mr. Waheed Ullah S/o Shahzamir is hereby offered appointments longitude post of Pump Operator cum Chowkidar on Rehabilitation of RWSS Sandasar" on the following terms and conditions.

- 1- You will be placed in the minimum of BPS-01 (4800-150-9300) ovin usual allowances as admissible to the government servant of the same pay scale
- 2- Your service will be governed under the Government of KPK services rules prescribed for Government servant.
- 3- You will for all intents and purpose be civil servant except for purpose of pension or gratuity. In lieu of pension gratuity you will be entitled to receive such amount contributed by you towards contributory provident fund (CPF) along with the contribution made by government to your account and said funds in the prescribed manner.
- 4- Your employment in Public Health Engineering Division Charsadda is purely temporary and can be terminated without assigning and reasons on fourteen days notice of online payment of one month salary in lieu of the notice. In case you wish to resign at any time 14-days notice will be necessary or in lieu thereof one month pay will be forfeited.
- 5- You will initially be on probation for period of 6-months, which can be extended to one year.
- 6- You will produced a medical certificate of fitness from Medical Superintendent DHO Hospital Charsadda before reporting for duty to the Executive Engineer Public Health Engineering Division Charsadda as required under the rules.
- 7- You will join duty on your own expenses.
- 8- If you accept the post on the above mention conditions you will have to report for duty to Executive Engineer Public Health Engineering Division Charsadda within 14-days of the receipt of this offer and failing which the offer will be considered as cancelled.

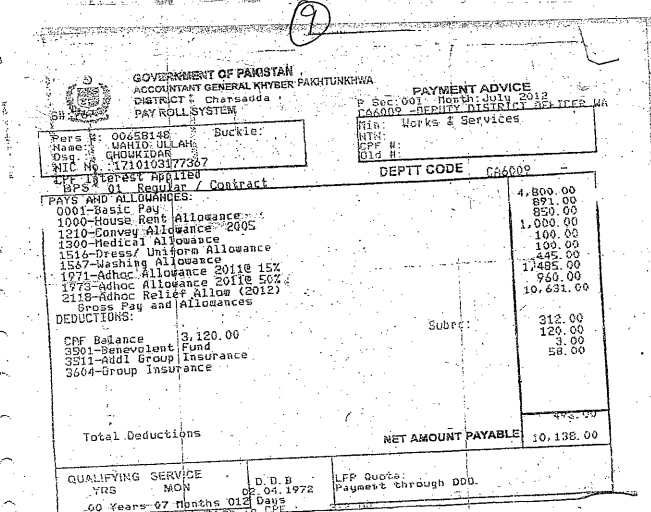
9- If at any time, it is found that you have filled any documents on statement: neorrect your services will be terminated immediately.

Precutive Engineer

Copy to the:-

- 1- Superintending Engineer PHE Circle Peshawar for information with regard to his above quoted
- 2- District Coordination Officer Charsadda for information please.
- 3- Executive District Office Finance & Planning Charsadda for information please.
- 4- District Account Officer Charsadda for information please.
- 5- Sub Divisional Officer PHE Sub Division Charsadda / Tangi for information All the formalities regarding the medical figness, arrival etc must be intimated to all concerned and all codal & financial rules be strictly followed.

Executive Engineer



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DI PA	STRICT NYROLL SYSTEMEDIA	F Sec	Works & Serv	anal Officer	
THE RESERVE	Mishi 148 Fuckle:		#: *		
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हिन्दी हर्देशक					
				DAVABLE 3	93.00
· value	eductions.		NET AMOUNT	13/2	25.00
QUALIFY	i in a second	O.B LIFE	ugta:nni		



Government of Khyber Pakhtunkhwa District Accounts Office Charsadda Monthly Salary Statement (September-2019)



Personal Information of Mr WAHID ULLAH d/w/s of SHAH ZAMEER KHAN

Personnel Number: 00658148

CNIC: 1710103177367

Date of Birth: 02.04.1972

Entry into Govt. Service: 21.12.2011

Length of Service: 07 Years 09 Months 011 Days:

Employment Category: Active Temporary

Designation: CHOWKIDAR

80689483-GOVERNMENT OF KHYBER PAKH

DDO Code: CA7020-Executive Engineer PHE Division Charsadda

Payroll Section: 001

GPF Section: 001

Cash Center:

57,796.00

GPF A/C No: . . .

Interest Applied: Yes

GPF Balance:

Pay Stage: 7

1,234.00

Vendor Number: -

Pay and Allowances:

Pay scale: BPS For - 2017

Pay Scale Type: Civil BPS: 03

2264 Adhoc Relief All 2019 10%

Amount Wage type Wage type Amount 1,413.00 12,340.00 1000 House Rent Allowance 0001 Basic Pay 1,500.00 1300 Medical Allowance 1,785.00 1210 Convey Allowance 2005 150.00 150.00 1567 Washing Allowance 1516 Dress/ Uniform Allowance 189.00 Adhoc Relief Allow @10% 2199 262.00 2148 15% Adhoc Relief All-2013 1,234.00 2224 Adhoc Relief All 2017 10% 966.00 2211 Adhoc Relief All 2016 10%

Deductions - General

	Wage type	Amount	Wage type	Amount
	3003 GPF Subscription	-770.00	3501 Benevolent Fund	-300.00
_	4004 R Benefits & Death Comp	-451:00		0.00

1,234.00

Deductions - Loans and Advances

2247 Adhoc Relief-All 2018 10%

Loan		Descr	ption	Princip	al amount	Deducti	on I	Balance
Deductions -	- Income 0.00		ed till SEP-2019:	0.00	Exempted	1: 0.00	Recoverable:	0.00
Gross Pay (I	Rs.):	22,457.00	Deductions: (Rs.)	: -1,521.0	0	Net Pay: (Rs.):	20,936.00	• • •

Payee Name: WAHID ULLAH Account Number: C/A 120031205

Bank Details: ALLIED BANK LIMITED, 250600 Charsadda Road Eid Gah Peshawar Charsadda Road Eid Gah Peshawa, Peshawar

Opening Balance: ...

Availed:

Earned:

Balance:

Permanent Address:

City: fr

Domicile: -

Housing Status: No Official

Temp. Address:

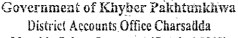
City:

Email: wahid658148@gmail.com

System generated document in accordance with APPM 4.6.12.9 (SERVICES/29.09.2019/14:18:11/v1.1)

* All amounts are in Pak Rupees

* Errors & omissions excepted



Monthly Salary Statement (October-2019)



Personal Information of Mr WAHID ULLAH d/w/s of SHAH ZAMEER KHAN

Personnel Number: 00658148 CNIC: 1710103177367

Date of Birth: 02.04.1972

Entry into Govt. Service: 21.12.2011

Length of Service: 07 Years 10 Months 012 Days

Employment Category: Active Temporary

Designation: CHOWKIDAR

80689483-GOVERNMENT OF KHYBER PAKH

DDO Code: CA7020-Executive Engineer PHE Division Charsadda

Payroll Section: 001

GPF Section: 001

Cash Center:

GPF A/C No:

Interest Applied: Yes

GPF Balance:

58,566.00

Vendor Number: -

Pay and Allowances:

Pay scale: BPS For - 2017 Pay Scale Type: Civil BPS: 03 Pay Stage: 7

	Wage type	Amount	Wage type	Amount
1000	Basic Pay	12,340.00	1000 House Rent Allowance	1,413.00
1210	Convey Allowance -2005	1,785.00	1300 Medical Allowance	1,500.00
1516	Dress/ Uniform Allowance	150.00	1567 Washing Allowance	- 150.00
2148	15% Adhoc Relief All-2013	262.00	2199 Adhoc Relief Allow @10%	189.00
2211	Adhoc Relief All 2016 10%	966.00	2224 Adhoc Relief All 2017 10%	1,234.00
2247	Adhoc Relief All 2018 10%	1,234.00	2264 Adhoc Relief All 2019 10%	1,234.00

Deductions - General

	Wage type	Amount	, ,	Wage type	Amount
3003	GPF Subscription	-770.00	3501	Benevolent Fund	-300.00
4004	R. Benefits & Death Comp:	-451.00	;		0.00

Deductions - Loans and Advances

		· · · · · · · · · · · · · · · · · · ·	 		
Loan	·	Description	Principal amount	Deduction	· Balance
·	····		 		

Deductions - Income Tax

Phyable: 0.00 Recovered till OCT-2019:

0.00

Exempted: 0.00

Recoverable:

Gross Pay (Rs.):

22,457.00

Deductions: (Rs.):

-1,521.00

Net Pay: (Rs.):

20,936.00

Puyce Name: WAHID ULLAH -Account Number: C/A 120031205

Bank Details: ALLIED BANK LIMITED, 250600 Charsadda Road Eid Gah Peshawar Charsadda Road Eid Gah Peshawar

Leaves:

Opening Balance:

Availed:

Earned:

Permanent Address:

City: fr

Domicile: -

Housing Status: No Official

Temp, Address:

City:

Email: wahid658148@gmail.com

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* All amounts are in Pak Rupees

* Errors & omissions excepted



rakri oʻrbik gilganda yasa goʻrbak galayan kari no bakiligi is sayo Government of Khyber Pakhtunkhwa District Accounts Office Charsadda Monthly Salary Statement (June-2018)





Personal Information of Mr WAHID ULLAH d/w/s of SHAH ZAMEER KHAN

Personnel Number: 00658148

CNIC: 1710103177367

NTN:

Date of Birth: 02.04.1972

Entry into Govt. Service: 21.12.2011

Length of Service: 06 Years 06 Months 011 Days

Employment Category: Active Temporary

Designation: CHÓWKIDAR

80689483-GOVERNMENT OF KHYBER PAKH

DDO Code: CA7020-Executive Engineer PHE Division Charsadda

Cash Center:

Payroll Section: 001 GPF Section: 001

36,086.00

Housing Status: No Official

GPF A/C No:

Interest Applied: Yes

GPF Balance:

Vendor Number: -

Pay and Allowances:

Pay scale: BPS For - 2017

Pay Scale Type: Civil BPS: 03

Pay Stage: 6

	Wage type	Amount		Amount	
0001	Basic Pay	11,950.00	1000	House Rent Allowance	942.00
1210	Convey Allowance 2005	1,785.00	1300	Medical Allowance	1,500.00
1516	Dress/ Uniform Allowance	150.00	1567	Washing Allowance	150.00
2148	15% Adhoc Relief All-2013	262.00	2199	Adhoc Relief Allow @10%	189.00
2211	Adhoc Relief All 2016 10%	966.00	2224	Adhoc Relief All 2017 10%	1,195.00

Deductions - General

Wage type	Amount	Amount	
3003 GPF Subscription - Rs 770	-770.00	3501 Benevolent Fund	-300.00
4004 R. Benefits & Death Comp:	-451.00		. 0.00

Deductions - Loans and Advances

al amount Deduction	Balance
Exempted: 0.00 Recov	verable: 0.00
Net Pay: (Rs.):	17,568.00
ah Peshawar Charsadda Road Eid	Gah Peshawa, Peshav
ed: Balance:	

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* All amounts are in Pak Rupees

Domicile: -

Email: wahid658148@gmail.com

Errors & omissions excepted

City: fr

City:

Temp. Address:



Government of Khyber Pakhtunkhwa District Accounts Office Charsadda Monthly Salary Statement (July-2018)





Personal Information of Mr WAHID ULLAH d/w/s of SHAH ZAMEER KHAN

Personnel Number: 00658148

CNIC: 1710103177367

Date of Birtli: 02.04.1972

Entry into Govt. Service: 21.12.2011

Length of Service: 06 Years 07 Months 012 Days

Employment Category: Active Temporary

Designation: CHOWKIDAR

80689483-GOVERNMENT OF KHYBER PAKH

DDO Code: CA7020-Executive Engineer PHE Division Charsadda

Description

Payroll Section: 001

GPF Section: 001

Cash Center:

Interest Applied: Yes

GPF Balance:

36,856.00

Vendor Number: -

GPF A/C No:

Pay and Allowances:

Pay scale: BPS For - 2017

Pay Scale Type: Civil BPS: 03

Pay Stage: 6

			Tay Diago. 0
0001 Basic Pay	Amount .	Wage type	Amount
1210 Convey Allowance 2005	11,950.00	1000 House Rent Allowance	1,413.00
1516 Dress/ Uniform Allowance	1,785.00	1300 Medical Allowance	1,500.00
2148 15% Adhoc Relief All-2013	1.50.00 262.00	1567 Washing Allowance	150.00
2211 Adhoc Relief All 2016 10%	966.00	2199 Adhoc Relief Allow @10%	189.00
2247 Adhoc Relief All 2018 10%	1,195,00	2224 Adhoc Relief All 2017 10%	1,195.00
			0.00

Deductions - General

Loan

City:

- 1			
1	Wage type Amount		
- 130	003 GPF Subscription - Rs 770 Wage type		
1	770 00 12501 P	Amoi	unt
- 4.0	004 R. Benefits & Death Comp451.00	-300.0	00
1	-451.00	-300.0	00
	10.30	l a or	1

Deductions - Loans and Advances

	•		1 y tructhat am	ount Deduction	Balance
Payable:	•	overed till July-2018:	0.00 Exe	empted: 0.00 Re	coverable: 0.00
Gross Pay (I	Rs.): 20,755.00	Deductions: (Rs.):	-1,521.00	Net Pay: (Rs.):	19,234.00
Account Nu	: WAHID ULLAH mber: C/A 12003120 :: ALLIED BANK LI	5 MITED, 250600 Charsede	ia Road Eid Gah Pes	hawar Charsadda Road I	eid Gah Peshawa, Peshawar
Leaves:	Opening Balance:	Availed:	Earned:	Balance	
Permanent A	ddress:				
City: fr Temp. Addre		Domicile: -		Housing	Status: No Official

Email: wahid658148@gmail.com

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All amounts are in Pak Rupees

Errors & omissions excepted



Dist. Govt. NWFP-Provincial · District Accounts Office Charsadda · Monthly Salary Statement (July-2016)





Personal Information of Mr WAHID ULLAH d/w/s of SHAH ZAMEER KHAN

Personnel Number: 00658148

CNIC: 1710103177367

NTN:

Date of Birth: 02.04.1972

Entry into Govt. Service: 21.12.2011

Length of Service: 04 Years 07 Months 012 Days

Employment Category: Active Temporary

Designation: CHOWKIDAR

80001026-DISTRICT GOVERNMENT KHYBE

DDO Code: CA6009-DEPUTY DISTRICT OFFICER WATER SUPPLY SANITATION WORKS AND SERVICES

Payroll Section: 001

GPF Section: 001

Interest Applied: Yes

Cash Center: GPF Balance:

16,282.00

GPF A/C No:

Vendor Number: -Pay and Allowances:

Pay scale: BPS For - 2016

Pay Scale Type: Civil BPS: 03

Pay Stage: 4

	Wage type	Amount		Wage type	Amount
0001	Basic Pay	9,340.00	1000	House Rent Allowance	942.00
	Convey Allowance 2005	1,785.00	1300	Medical Allowance	1,500.00
,	Dress/ Uniform Allowance	.150.00	1567	Washing Allowance	150.00
1973	Adhoc Allowance 2011@ 50%	1,570.00	2148	15% Adhoc Relief All-2013	262.00
2199	Adhoc Relief Allow @10%	189.00	2211	Adhoc Relief All 2016 10%	934.00

Deductions - General

Wage type	Amount	Wage type	Amount
3003 GPF Subscription - Rs 522	-522.00	3501 Benevolent Fund	-120.00
3/11 Addl Group Insurance	-3.00	3604 Group Insurance	58:00

Deductions - Loans and Advances

Loan	Descri	tion	Principal amount	Deduction	Balance
Deductions Payable:	- Income Tax 0.00 Recovere	d till July-2016: 0.	00 Exempted:	0.00 Recovera	ble: 0.00
Gross Pay (Rs.): 16,822.00	Deductions: (Rs.):	-703.00	Net Pay: (Rs.): 16,119	0.00
Account No	e: WAHID ULLAH umber: C/A 120031205 is: ALLIED BANK LIMIT	ED, 250600 Charsadda R	toad Eid Gah Peshawar	Charsadda Road Eid Ga	h Peshawa, Peshaw
Leaves:	Opening Balance:	Availed:	Earned:	Balance:	•.
Permanent	Address:		,		
City, fr Temp, Add	ress:	Domicile: -		Housing Status	: No Official

Email: wahid658148@gmail.com

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* All amounts are in Pak Rupees * Errors & amissions excepted

City:



Annexure

- 1. Mr. Sadiq Ali S/o Rehman Wali R/O Mian Khan Akora Khel, Tehsil Katlang District Mardan Designation Operator cum Chowkidar Department public health Engineering Circle Mardan
- 2. Mr. Abbas Khan S/o Waheedullah R/O Touheed Colony Charsadda Road Mardan District & Tehsil Mardan Designation Pump Operator cum Valve man Department public health Engineering Circle Mardan
- 3. Mr. Jan Nisar S/o Ghulam Qadar R/O Nawan Kali Rustam Tehsil & District Mardan Designation Pump Operator cum Valve man Department public health Engineering Circle Mardan
- 4. Mr. Hussain Ahmed S/o Asir Khan R/O Gul Mash Banda Tehsil & District Mardan. Designation Pump Operator cum Valve man Department public health Engineering Circle Mardan
- 5. Mr. Hussain Ahmad S/o Fazli Azeem R/O Mohallah Boki Khel Garhi Ismail Zai P/O Garhi Kapura Tehsil & District Mardan. Designation Operator cum Chowkidar Department public health Engineering Circle Mardan
- 6. Mr. Arshad Ghani S/o Sherin Ghani R/O Bala Kohi Bermol Tehsil & District Mardan. Designation Pump Operator cum Valve man Department public health Engineering Circle Mardan
- 7. Mr. Zawar Hussain S/o Gul Unber R/O Ghundo Tehsil Katlang & District Mardan. Designation Pump Operator čum Valve man Department public health Engineering Circle Mardan
- 8. Mr. Dawa Khan S/o Abdul Akba: R/O Shamilat Babini Road Par Hoti Tensil & District Mardan. Designation Operator cum Chowkidar man Department public health Engineering Circle Mardan
- 9. Mr. Muhammad Waleed S/o Ahmad Ali R/O Mohallah Tashqand Rustam Tehsil & District Mardan. Designation Operator cum Chowkidar Department public health Engineering Circle Mardan.
- 10. Aziz Ut Rahman S/o Naseem Khan R/o Dhire dakhana Tehsil & Distt Mardan Pump Operator cum Valve man Department public health Engineering Circle Mardan.
- 11. Muhammad Arshad S/o HIdayyar Ullah R/o Mohallah Malakakhil Tehsil & Distt Mardan Pump Operator cum Valve man Department public health Engineering Circle Charsadda.

- 16) (30)
- 12. Hajji Waheed Ullah S/o Shah Zamir R/o garri wahidullah shafqadar tehsil district Mardan Pump Operator cum Chowkidar Department public health Engineering Circle Charsadda.
- 13. Atta Ullah Shah S/o Noor Hassan Shah R/o kocha Nadar Ali ochai Bazar Peshawar. Pump Operator run Chowkidar Department public health Engineering Circle Charsadda.
- 14. Aftab Ahmad S/o Jan Muhammad R/o Shabqadar tehsil and Distrct Charsadda Pump Operator cum Valve man Department public health Engineering Circle Charsadda

.....Petitioners

VERSUS

- Government of KPK through Secretary Public Health Engineer Civil Secretariat, KPK Peshawar.
 - 2. Superintendent Engineer Public Health Circle Mardan.
 - 3. Executive Engineer Public Health nizd Eidga Division Mardan.
 - 4. Executive Engineer Public Health Division Charsadda.
 - 5. Chief Engineer Public Health Civil Secretariat KPK Peshawar.

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

RESPECTFULLY SHEWETH:-

- 1. That petitioners are sering as per there designation detailed in the appointment letter as well as heading of the writ petition as operator Cum Chowkidar/ Operator Cum Valve man Since 2009, 2010, 2012-2016. (Copies of appointment order of petitioners are annex "A").
- 2. That petitioner is performing the duty of operator as well as Chowkidar Since their appointment.
- 3. That the Scale of the Operator is BPS 7.

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4. That there is no designation as Operator Cum Chowkidar / Cum Valve man in BPS 1 as per sanction order issued from the Finance Department KPK.

5. That the Post of Chowkidar / Valve man is carrying BPS-1. Inch wygned & BJK-3

6. That Petitioners are treated as Class IV in BPS 1 as per their appointment letter in-spite of the fact that petitioners are being subjected to the duty of Chowkidar in addition to the duty of Operator

7. That appointment letter is issue as per sanction of post from the Finance. Department by the competent authority.

8. That petitioners filed departmental appeal before the Chief Engineer to the effect that either peritioners may please be granted the scale, perks and privileges of the post of Operator or the duty of Operator be not taken from them and they be allowed to post on the duty of Chowkidar only but in vain. (Copy of appeal along with Post Office slip as annexed B)

Tuel 9. That the KPK Service Tribunal is not functional due to not taking incharge of chairman Service Tribunal.

10. That the instant matter is not falling within the term and condition of service as the insertion of Operator only and deletion of Chowkidar/Valve man from the appointment letter is involved.

11. That finding no other efficacious remedy petitioners approaches rhis honorable court on following grounds.

GROUNDS

- A. Because the competent authority is bound to pass appointment order as per the sanction of post order issued from the Finance Department wherein an appointment can be either Chowkidar/ (Class IV) or Operator and accordingly he can be designated.
- B. That it is against the Fundamental rights enshrined in the Constitution of Pakistan 1973 that double duties that is one of Operator and the other of Chowkidar are being obtained from the petitioners and the wages are not granted in accordance with law and rules guarantee for both the post.
- C. Because peritioners have not been dealt in accordance with law therefore downtrodding. Art 4 of Constitution of Pakistan 1973.

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D. Because petitioners have been discriminated wherein fundamental right of petitioners guaranteed under Art 25, 27 of Constitution of Pakistan 1973 has been seriously infringed.

PRAYER

It is therefore humbly prayed that respondent may please be directed to maintain the designation of Operator in there appointment letter as per corresponding Basic Pay Scale for the post Operator issued from the Finance Department and delete the word chowledar / valve man from their appointment letter.

Or In Alternative.

It is prayed that respondents may please restrained from taking duty of tube well Operator from the petitioners against the salary of Chowkidar Post in BPS -1.

It is further prayed that the post of petitioners may please be upgraded as per provincial government policy like other employees of the government.

Any other relief deemed fit in the circumstance of the case may also be graciously granted.

INTERIM RELIEF

Respondent may please be restrained from taking duty of tub well Operator from the petitioner against the class IV post Chowkiear / valve manitell the decision of the writ petition.

Dated.

Petitioner

Through

Office at Maidan

CERTIFICATE

It is certified that no writ petition has been filed earlier on the instant subject matter.

LIST OF BOOKS

- 1. CONSTITUTION OF PAKISTAN 1973
- 2. OTHER AS PER NEED:

MESTER

BEFORE THE PESHAWAR HIGH COURT PESHAWAR.

Arox-D

Writ petition No.3121/2017

Mr. Sadiq Ali S/O Rehman Wali R/O of Mian Khan Akora Khel, Tehsil Katlang District Mardan & others.

(19)

....(PETITIONER)

VERSUS

- 1) Government of Khyber Pakhtunkhwa, through Secretary Public Health Engineering Department Peshawar.
- 2) Superintending Engineer Public Health Engineering Circle Mardan.
- 3) Executive Engineer Public Health Engineering Division Mardan.
- 4) Executive Engineer Public Health Engineering Division Charsadda.
- 5) Chief Engineer (North) Public Health Engineering Department Khyber Pakhtunkhwa Peshawar.
- 6) Secretary Finance Government of Khyber Pakhtunkhwa Civil Secretariat Peshawar.

.....(RESPONDENTS)

JOINT PARA-WISE COMMENTS ON BEHALF OF RESPONDENTS NO.1-6.

Respectfully Sheweth:

PRELIMINARY OBJECTIONS.

- 1. That the petition is bad due to non-joinder and mis joinder of necessary parties.
- 2. That the petitioner has no cause of action.
- 3. That the petitioner has neither cause of action nor locus standi.
- 4. That the petitioner has stopped by his own conduct.
- 5. That the petitioner has not come to the court with clean hands and hit by laches.
- 6. That the petitioner is time barred.

FACTS:-

- 1- Pertains to record hence no comment.
- 2- Correct to the extent. As the petitioner is ex-land owner and the tube well is installed and located adjacent to his property. He has been appointed as Operator-cum-Chowkidar, therefore he is responsible for the maintenance and security of tube well in the best public interest.
- 3- Correct. But the petitioner concealed facts from this Honourable Court.
 That the post and designation of Operator (BPS-07) is different from
 Operator-cum-Chowkidar & Operator-cum-Valve man as per Policy of the
 Provincial Government.
- 4- Incorrect. Every sanctioned post from Finance Department must carry designation and Basic Pay Scale.



- 5- Incorrect. The Government of Khyber Pakhtunkhwa upgraded the post of Operator-cum-Chowkidar & Operator-cum-Valve man from (BPS-01) to (BPS-03) in June 2015. Now they are serving in BPS-03 as per Government Policy.
- 6- Incorrect. As explained in Para 2 and 5 of the above.
- 7- Correct.
- 8- Correct. As explained in Para 2 and 5 of the above.
- 9- Incorrect. That the Khyber Pakhtunkhwa Service Tribunal is functional now.
- 10- Incorrect. The petitioners were appointed as Operator-cum-Chowkidar & Operator-cum-Valve man as per Government Policy. That the matter do fall within the purview of terms & condition of service and the terms & conditions of service will be agitated before the Khyber Pakhtunkhwa Service Tribunal under Article 212 of Constitution of Pakistan.
- 11- That the petitioner has alternate remedy and he may approach to the Khyber Pakhtunkhwa Service Tribunal Peshawar.

GROUNDS:-

- A) That the petitioners have been treated as per appointment orders.
- B) As explained in para-2 of facts.
- C) Incorrect. The petitioners have been dealt in accordance with Law/Policy.
- D) Incorrect. The petitioners have not discriminated whatsoever nor have any fundamental rights been violated.
- E) The respondents seek permission to raise additional grounds at the time of arguments.

<u>PRAYER:</u> It is therefore, most humbly prayed before this Honorable Court, that in view of the above facts the petition may please be dismissed.

SECRETARY TO GOVT: OF KPK
"UBLIC HEALTH ENGG: DEPARTMENT
PESHAWAR

(Respondent No.1)

EXECUTIVE ENGINEER
PUBLIC HEAT THENGG: DIVISION

MARDAN (Respondent No.3)

CHIEF ENGINEER PUBLIC HEALTH ENGG: DEPARTMENT

attested

PESHAWAR (Respondent No.5) EXECUTIVE ENGINEER
PUBLIC HEALTH ENGG: DIVISION
CHARSADDA

EŘIŇTENDING ENGINEER

PUBLIC HEALTHLENGG: CIRCLE

MARDAN

(Respondent No. 2)

(Respondent No.4)

SECRETARY TO GOVT: OF KPK

FINANCE DEPARTMENT

PESHWAR (Respondent No.6)

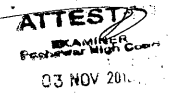
PESHAWAR HIGH COURT PESHAWAR FORM "A"

ORDER SHEET

		الله شارت عاليه الله
Serial No. of Order or Proceedings	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge or that of parties or counsel where necessary
1	2	03 + 8
	17.10.2018	WP No. 3121-P/2017.
	•	Present: Mr. Amjad Ali, Advocate for petitioners.

to the state		ROOH-UL-AMIN KHAN, J:- Through instant
•		writ petition under Article 199 of the Constitution
e T	•	of Islamic Republic of Pakistan, 1973, petitioners
en e		have prayed that the respondents may please be
*1 '		directed to maintain the designation of Operator
		in their appointment letter as per corresponding
v	·	Basic Pay Scale for the post of Operator issued
,		from the Finance Department and delete the work
		chowkidar/valve main from the appointment
		letter.
	*	2. Learned counsel for petitioners when
	Just our	/ confronted with the prayer of the writ petition
	a de la companya della companya della companya de la companya della companya dell	
		conditions of service and para-9 of writ petitio
	\	'that since the Khyber Pakhtunkhwa Service

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Tribunal is not functional due to not taking charge of chairman Service Tribunal, he candidly conceded that the case falls in terms and conditions of service therefore, requested that the same may be transmitted to the Service Tribunal.

- 3. Admittedly, petitioners are civil servants and their case falls in terms and conditions of civil servant, whereas, according to the Khyber Pakhtunkhwa Service Tribunal Rules, 1974, each employee shall file separate appeal even against the common grievance, hence this petition cannot be transmitted to the Service Tribunal.
- In view of the above, this writ petition is dismissed. However, the petitioner would be at liberty to approach the proper forura, if so advised.

Announced on; 17th of October, 2018

JUDGE JUDGE

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(DB) Hon'ble Mr. Justice Rooh-Ul-Amin Khan & Hon'ble Mr. Justice Qalandar-Ali Khan

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ATTESTED

Annexure

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 279 /2018

Bury No. 266_ Dated 22 /2/20/

Haji Waheed Ullah S/o Shah Zamir R/o Garri Wahidullah Shafqadar Tehsil & District Mardna Designation Pump Operator-cum-Chowkidar Department of Public Health Engineering Circle, Mardan ...Appellant

Versus

- 1. Government of KPK through Secretary Public Health Engineer Civil Secretariat, KPK, Peshawar.
- 2. Superintendent Engineer Public Health Circle, Mardan.
- 3. Executive Engineer Public Health Nizd Eidga Division, Mardan.
- 4. Executive Engineer Public Health Division, Charsadda.
- 5. Chief Engineer Public Health Civil Secretariat KPK Peshawar.
- 6. Secretary Finance Civil Secretariat, KPK Peshawar.

...Respondents

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SERVICE APPEAL U/S 4 OF SERVICE TRIBUNAL ACT, 1974 AGAINST THE ACT, COMMISSION AND OMISSION OF THE RESPONDENTS AS THEY ARE TAKING DUTY OF TUBE WELL OPERATOR FROM THE APPELLANTS AGAINST THE SALARY OF CHOWKIDAR POST IN BPS-1, WHICH UNLAWFUL AND ILLEGAL, IS LIABLE TO ARE RESPONDENTS RESTRAINED FROM TAKING DUTY **FROM OPERATOR** WELL TUBE APPELLANT OR LIABLE TO PAY PERKS PRIVILEGES OF **OPERATOR**

All

(T. 19)



Respectfully Submitted: The appellant humbly submits as under;

- 1. That the appellant is serving as per his designation detailed in the appointment letter as operator-cum-Chowkidar/ Operator-cum-Valve man since 2009. (Copy of appointment order of appellant is Annex "A")
- 2. That the appellant is performing the duty of Operator as well as Chowkidar since his appointment.
- 3. That the scale of the Operator is BPS-7.
- 4. That there is no designation as Operator-cum-Chowkidar/ cum-Valve man in BPS-1 as per sanction order issued from the Finance Department KPK.
- 5. That the post of Chowkidar/ Valve man is carrying BPS-1.
- 6. That appellant is treated as Class-IV in BPS-1 as per his appointment letter inspite of the fact that appellant is being subjected to duty of Chowkidar in addition to the duty of Tube-Well Operator.
- 7. That appointment letter is issued as per sanction of post from the Finance Department by the competent authority.
- 8. That being aggrieved, the petitioner filed departmental appeal, before respondent No.1, but with no response. (Copy of departmental appeal is Annex "B")
- 9. That thereafter, being aggrieved, the appellant filed W.P.No.3121/2017 before the hon'ble Peshawar High Court, Peshawar, wherein, respondents filed comments wherein, in para \(\sum_\) admitted that duty of Operator as well as Chowkidar is taken from appellant. (Copy of writ petition is Annex "C" and comments is Annex "D")

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- 10. That the hon'ble High Court vide order dated 17-10-18, directed the petitioner to approached to proper forum for his redressal.
- 11. That being aggrieved, the appellant are filing this service appeal on the following grounds amongst others.

GROUNDS

- A. Because the competent authority is bound to pass appointment order as per the sanction of post order issued from the Finance Department, wherein, an appointment can be either Chowkidar (Class-IV) or Operator or accordingly he can be designated both with both salaries when both duties are taken from appellant.
- B. Because it is against the fundamental rights enshrined in the Constitution of Pakistan, 1973 that double duties that is one of Operator and the other of Chowkidar is being obtained from the appellant and the wages is not granted in accordance with law perks and privileges of operator and Chowkidar.
- C. Because appellant has not been dealt in accordance with law therefore, downtrodden Article 4 of Constitution of Pakistan, 1973.
- D. Because appellant has been discriminated, wherein fundamental right of appellants guaranteed under Articles 25 & 27 of the Constitution of Pakistan 1973 has been seriously infringed.

It is, therefore, most humbly prayed that appellant may please be granted salary, perks and privileges of Operator as well as Chowkidar/ Valve-man from date of appointment with all back benefits.

OR IN ALTERNATIVE

It is prayed that respondents may please be restrained from taking duty of tube well Operator from the appellant in future against the salary of

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Chowkidar Post in BPS-1, while granting past benefits of Operator plus Chowkidar/ Valve-man.

Any other relief deemed appropriate in the circumstances of the case, may also be graciously granted in favour of appellant.

Appellant

Through

Amjad Ali (Madan)

Advocate

Supreme Court of Pakistan

AFFIDAVIT

I, do hereby affirm and declare on oath that the contents of the appeal are true and correct to the best of my knowledge and belief and nothing material has been concealed from this hon'ble Tribunal.

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Deponent

Certified to be ture copy

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7-03-06-2020

ATTESTED

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL **PESHAWAR**

SERVICE APPEAL NO. 267/2019

Date of institution 22.02.2019 02.03.2020 Date of judgment ...

Jan Nisar S/o Ghulam Qadar R/o Nawan Kali Rustam Tehsil & District Mardan Designation Pump Operator-cum-Valve man,

Department of Public Health Engineering Circle, Mardan



(Appellant)

VERSUS

1. Government of Khyber Pakhtunkhwa through Secretary Public Health Engineer Civil Secretariat, Khyber Pakhtunkhwa, Peshawar.

2. Superintendent Engineer Public Health Circle, Mardan.

3. Executive Engineer Public Health Nizd Eidga Division, Mardan.

4. Executive Engineer Public Health Division, Charsadda.

5. Chief Engineer Public Health Civil Secretariat Khyber Pakhtunkhwa Peshawar.

6. Secretary Finance Civil Secretariat, Khyber Pakhtunkhwa, Peshawar. (Respondents)

SERVICE APPEAL UNDER SECTION-4 OF SERVICE TRIBUNAL ACT, 1974, AGAINST THE ACT, COMMISSION AND OMISSION OF THE RESPONDENTS AS THEY ARE TAKING DUTY OF TUBE WELL OPERATOR FROM THE APPELLANTS AGAINST THE SALARY OF CHOWKIDAR POST IN BPS-1, WHICH IS ILLEGAL, UNLAWFUL AND THE RESPONDENTS ARE LIABLE TO BE RESTRAINED FROM TAKING DUTY OF TUBE WELL OPERATOR FROM THE APPELLANT OR LIABLE TO PAY PERKS AND PRIVILEGES OF TUBE WELL OPERATOR.

Mr. Amjid Ali (Mardan), Advocate

Mr. Muhammad Jan, Deputy District Attorney

For appellant.

For respondents.

Mr. MUHAMMAD AMIN KHAN KUNDI

MEMBER (JUDICIAL)

MEMBER (EXECUTIVE) MR. MIAN: MUHAMMAD

ATTESTED **JUDGMENT**

MUHAMMAD AMIN KHAN KUNDI, MEMBER: -

wice This the appellants and Mr. Muhammad Jan, Deputy District Attorney Poshawar

alongwith Mr. Asghar Shah, Head Clerk for the respondents present.

Arguments heard and record perused.

- 2. Our this judgment shall disposed of above mentioned service appeal as well as
 - I. Service Appeal No. 268/2019 titled "Muhammad Arshad Versus Government of Khyber Pakhtunkhwa through Secretary Public Health Engineer Civil Secretariat, Khyber Pakhtunkhwa, Peshawar and five others",
 - II. Service Appeal No. 269/2019 titled "Muhammad Waleed Versus Government of Khyber Pakhtunkhwa through Secretary Public Health Engineer Civil Secretariat, Khyber Pakhtunkhwa, Peshawar and five others",
- III. Service Appeal No. 270/2019 titled "Sadiq Ali Versus Government of Khyber Pakhtunkhwa through Secretary Public Health Engineer Civil Secretariat, Khyber Pakhtunkhwa, Peshawar and five others",

Service Appeal No. 271/2019 titled "Hussain Ahmad Versus Government of Khyber Pakhtunkhwa through Secretary Public Health Engineer Civil Secretariat, Khyber Pakhtunkhwa, Peshawar and five others",

- Service Appeal No. 272/2019 titled "Aftab Ahmad Versus Government of Khyber Pakhtunkhwa through Secretary Public Health Engineer Civil Secretariat, Khyber Pakhtunkhwa, Peshawar and five others",
- VI. Service Appeal No. 273/2019 titled "Dawa Khan Versus Government of Khyber Pakhtunkhwa through Secretary Public Health Engineer Civil Secretariat, Khyber Pakhtunkhwa, Peshawar and five others",

Service Appeal No. 274/2019 titled "Aziz-ur-Rahman

Versus Government of Khyber Pakhtunkhwa through Secretary

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Public Health Engineer Civil Secretariat, Khyber Pakhtunkhwa, Peshawar and five others",

Service Appeal No. 275/2019 titled "Zarwar Hussain VIII. Versus Government of Khyber Pakhtunkhwa through Secretary Public Health Engineer Civil Secretariat, Khyber Pakhtunkhwa, Peshawar and five others",

Service Appeal No. 276/2019 titled "Atta Ullah Shah IX. Versus Government of Khyber Pakhtunkhwa through Secretary Public Health Engineer Civil Secretariat, Khyber Pakhtunkhwa, Peshawar and five others",

Service Appeal No. 277/2019 titled "Arshad Ghani Versus Government of Khyber Pakhtunkhwa through Secretary Public Health Engineer Civil Secretariat, Khyber Pakhtunkhwa, Peshawar and five others",

Service Appeal No. 278/2019 titled "Abbas Khan Versus Government of Khyber Pakhtunkhwa through Secretary Public Health Engineer Civil Secretariat, Khyber Pakhtunkhwa, Peshawar and five others",

Service Appeal No. 279/2019 titled "Haji Waheed Ullah Versus Government of Khyber Pakhtunkhwa through Secretary Public Health Engineer Civil Secretariat, Khyber Pakhtunkhwa, Peshawar and five others" and

Service Appeal No. 280/2019 titled "Hussain Ahmad Versus Government of Knyber Pakhtunkhwa through Secretary Public Health Engineer Civil Secretariat, Khyber Pakhtunkhwa, Peshawar and five others" as common question of law and facts are involved in all the aforementioned service appeal.

vice Tribunal3. Brief facts of the cases as per present appeals are that some of the appellants were appointed as Pump Operator-cum-Valve man.

XI.:

Peshawar

XII.

and some of the appellants were appointed as Operator-cum-Chowkidars in the Public Health Department although there is no designation as operator-cum-Chowkidar and Operator-cum-Valve man in BPS-1 as per sanction order issued from the Finance Department Khyber Pakhtunkhwa. They were/are performing double duties of Operator-cum-Valve man/ Operator-cum-Chowkidar since their appointment. The post of Chowkidar/Valve man is Class-IV carrying BPS-1 while the scale of Operator is BPS-7 and the appellants were/are treated as Class-IV in BPS-1 and were/are receiving salary of post of Class-IV. They filed joint departmental appeal to Secretary Public Health Engineering Government of Khyber Pakhtunkhwa Civil Secretariat Peshawar but the same was not responded, therefore, the appellant filed Writ Petition before the Worthy High Court with the pray that the respondents may be directed to maintain the designation of Operator in their appointment letter as per corresponding Basic pay Scale for the post of Operator issued from finance Department and delete the work of Chowkidar/Valve man from the appointment letter but the Writ Petition was disposed with the observations that admittedly, the petitioners are civil servants and their case falls in terms and conditions of civil servant, whereas, according to the Khyber Pakhtunkhwa Service Tribunal Rules, 1974, each employee shall file separate appeal even against the common grievance, hence this petition cannot be transmitted to the Service Tribunal. However, the petitioners were held at liberty to approach the proper forum, if so advised vide judgment dated 17.10.2018. Hence, the service aʻppeals. 🤄

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4. Respondents were summoned who contested the appeal by wfiling written reply/comments.

Learned counsel for the appellants contended that some of the appellants were appointed as Operator-cum-Valve man and some of the appellants were appointed as Operator-cum-Chowkidar in the Public Health Department. It was further contended that as per sanctioned post order issued by the Finance Department an appointment can be either Chowkidar (Class-IV) or Operator but the appellants were/are performing double duties of Operators and Valve Man as well as Operators and Chowkidars but they were/are receiving salary of Chowkidar (Class-IV) while the post of Operator carrying BPS-7 and the appellants have been discriminated, therefore, prayed that the respondents may be directed to grant Operators privileges of perks and salary, Chowkidars/Valve Man from the date of their appointment with all back benefits or the respondents may be restrained from taking

respondents opposed the contention of learned counsel for the appellants and contended that under section-4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 any civil servant aggrieved from any final order whether original or appellate made by the departmental authority in respect of any of the terms and conditions of the service may within thirty days of communication of such order to him prefer an appeal to the Tribunal having jurisdiction in the matter but in the present appeal neither there is any original order nor appellate order, therefore, the service appeals are not maintainable. It was further contended that under rule 3 (2) of Khyber Pakhtunkhwa Civil Servants (Appeal) Rules, 1986 where the order of competent authority affects more than one civil servant

duties of Operators in future against the salary of Chowkidar post

BPS-1 and prayed for acceptance of appeals.

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then every affected civil servant shall prefer appeal separately but in the present service appeals all the appellants have submitted joint departmental appeal (undated) to the departmental authority, therefore, the present service appeals are not maintainable and prayed that without touching the merit of the case, all the above mentioned service appeals may be dismissed.

7. Perusal of the record reveals that all the appellants have filed joint departmental appeal (undated) to the departmental authority and under rule 3 (2) of the Khyber Pakhtunkhwa Civil Servants (Appeal) Rules, 1986 where the order of competent authority affects more than one civil servant then every affected civil servant shall prefer the appeal separately but in the present service appeal all the appellants have submitted joint departmental appeal (undated) to the departmental authority, therefore, in our view, all the above mentioned service appeals are not maintainable due to filing of joint departmental appeal. Hence, the same are dismissed. However, the appellants are at liberty to file separate departmental appeals and after disposal of departmental appeals they are at liberty to file service appeals, if so advised, subject to all legal objections. Parties are left to bear their own costs. Files be consigned to the record room.

ANNOUNCED 02.03.2020

Callanya.

Huhamman Amin Khan KUNDI)
MEMBER

(MIAN MUHAMMAD)

MEMBER

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(32) Annex E

To,

Secretary
Public Health Engineer
Govt. of Khyber Pakhtunkhwa
Civil Secretariat, Peshawar.

DEPARTMENTAL APPEAL

Dalry No 261

Sir,

The appellant humbly submits as under;-

- 1. That the appellants are serving as per there designation detailed in the appointment letter as operator-cum-Chowkidar/ Operator-cum-Valve man since 2009, 2010, 2012-2016. (Copy of appointment order of appellants are attached)
- 2. That the appellants are performing the duty of Operator as well as Chowkidar since their appointments.
- 3. That the scale of the Operator is BPS-7.
- 4. That there is no designation as Operator-cum-Chowkidar/ cum-Valve man in BPS-1 as per sanction order issued from the Finance Department KPK.
- 5. That the post of Chowkidar/ Valve man is carrying > BPS-1.
- 6. That the appellants are treated as Class-IV in BPS-1 as per their appointment letter inspite of the fact that appellants are being subjected to duty of Chowkidar in addition to the duty of Operator.
- 7. That appointment letter is issued as per sanction of post from the Finance Department by the competent authority.
- 8. That petitioner filed a joint Departmental Appeal, wherein the KP Service Tribunal passed order dated 02.03.2020 for filing of separate departmental appeal. (Copy of order dated 02.03.2020 is attached).
- 9. That being aggrieved, the appellants are filing this departmental appeal on the following grounds amongst others:-

S.O Estt PHED Dairy No. 200 DateOB-co-2020

GROUNDS

- A. Because the competent authority is bound to pass appointment order as per the sanction of post order issued from the Finance Department, wherein, an appointment can be either Chowkidar (Class-IV) or Operator or accordingly he can be designated.
- B. Because it is against the fundamental rights enshrined in the Constitution of Pakistan, 1973 that double duties that is one of Operator and the other of Chowkidar are being obtained from the appellants and the wages are not granted in accordance with law and rules guarantee for both the posts.
- C. Because appellants have not been dealt in accordance with law therefore, downtrodden Article 4 of Constitution of Pakistan, 1973.
- D. Because appellants have been discriminated, wherein fundamental right of appellants guaranteed under Articles 25 & 27 of the Constitution of Pakistan 1973 has been seriously infringed.
- E. Because Qasim Khan, Faiz Mohammad, Zeeshan etc similarly placed has been granted BPS-3 from BPS-1 and BPS-6 from BPS-3 and appellant is also entitled to the same

It is, therefore, most humbly prayed that on acceptance of this Departmental Appeal, the designation of Operator in their appointment letter as per corresponding Basic Pay Scale for the post of Operator issued from the Finance Department may please be maintained and delete the word Chowkidar/Valve man from their appointment letter.

OR IN ALTERNATE

It is prayed that duty of tube well Operator may please be not taken from appellant against the salary of Chowkidar Post in BPS-1.

It is further prayed that the post of appellants may please be upgraded to BPS-6 from BPS-1 as per Provincial Government Policy like other employees of the Government, namely, Qasim Khan, Faiz Mohammad, Zeeshan etc as shown in pay rolls.

MIESKA

Any other relief deemed appropriate in the circumstances of the case, may also be graciously granted in favour of appellant.

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APPELLANT

Mardan.

wandelled

Haji Waheed Ullah S/o Shah Zaman R/o Garri Wahidullah Shafqadar Tehsil & District Mardan, Pump Operator cum Chowkidar Department Public Health Engineering Circle,

30(E) 88.06.20.

Annex F



Charsadda		,	
S#: 1		P Sec:001 Month CA/020 -Executiv	e Engineer PHE Div
Pers #: 00401407 Buckle:	•	EXECUTIVE	ENGINEER PHE DI
Name: QASIM KHAN PUMP OPERATOR		U ,	1407
CNIC No.1710163917757		Old #:	
GPF Interest Applied 06 Active Temporary	, .		CA7020 -
PAYS AND ALLOWANCES:	į.		15,100.00
0001-Basic Pay		•	1,029.00
1000-House Rent Allowance	•		1,932.00
1210-Convey Allowance 2005			1,500.00
1300-Medical Allowance			300.00
2148-15% Adhoc Relief All-2013		,	£209.00
2199-Adhoc Relief Allow @10%		•	1,266.00
2211-Adhoc Relief All 2016 10%			1,510.00
2224-Adhoc Relief All 2017 10%	,		,
Gross Pay and Allowances DEDUCTIONS:			22,846.00
			700.00
GPF Balance 165,968.00	-	Subrc:	798.00
6505-GPF Loan Principal Instal	Bal:	20,000.00	1,000.00
3501-Benevolent Fund			600.00 450.00
4004-R. Benefits & Death Comp:			450,00

Total Deductions

2,848.00

19,998.00

D.O.B 17.03.1970 09 Years 06 Months 001 Days

LFP Quota: NATIONAL BANK OF PAKCHARSADDA SUGAR 5009-3



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Pers #: 00401407 Buckle:		EXEC	UTIVE ENGI	NEER P	HE DI
Name: QASIM KHAN		NTN:			
PUMP OPERATOR		GPF #:	· 401407		
CNIC No.1710163917757	8	Old #:			
- GPF Interest Applied				•	•
06 Active Temporary			· CA	7020	-
PAYS AND ALLOWANCES:					•
0001-Basic Pay			•	15,660	1.00
1000-House Rent Allowance				1,544	.00
	•	•	•	1,932	2.00
1210-Convey Allowance 2005				1,500	
1300-Medical Allowance	•			-	3'.00
2148-15% Adhoc Relief All-2013		•			
2199-Adhoc Relief Allow @10%			•		9.00
2211-Adhoc Relief All 2016 10%			••	1,266	
2224-Adhoc Relief All 2017 10%			•	1,566	
2247-Adhoc Relief All 2018 10%				1,566	
Gross Pay and Allowances	•			25,54	43.00
DEDUCTIONS:					
,					

Bal:

Total Deductions

3501-Benevolent Fund

GPF Balance 209,873.00

.6505-GPF Loan Principal Instal

4004-R. Benefits & Death Comp:

3,240.00

950.00 1,000.00

600.00

690.00

22,303.00

D.O.B 17.03.1970

LFP Quota: NATIONAL BANK OF PAKCHARSADDA SUGAR 4321179367

Subrc:

8,000.00

10 Years 06 Months 001 Days

Page 1



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1.TXT

<i>;</i> ×				•
Charsadda S#: 1 Pers #: 00401407 Buckle: Name: QASIM KHAN PUMP OPERATOR- CNIC No.1710163917757 GPF Interest Applied		CA7020 - F	Month:July xecutive Eng CUTIVE ENGIN 401407	gineer PHE DI NEER PHE DI
PAYS AND ALLOWANCES: 0001-Basic Pay 1000-House Rent Allowance 1210-Convey Allowance 2005 1300-Medical Allowance 2148-15% Adhoc Relief All-2013 2199-Adhoc Relief Allow @10% 2211-Adhoc Relief All 2016 10% 2224-Adhoc Relief All 2017 10% 2247-Adhoc Relief All 2018 10% Gross Pay and Allowances DEDUCTIONS:				16,220.00 1,544.00 1,932.00 1,500.00 300.00 209.00 1,266.00 1,622.00 1,622.00 27,837.00
GPF Balance 184,493.00 6505-GPF Loan Principal Instal 3501-Benèvolent Fund 4004-R. Benefits & Death Comp:	Bal:	41,660.00	Subrc:	1,390.00 600.00 690.00
Total Deductions .		; ·		3,630.00

Pers #: 00401407 QASIM KHAN

11 Years 06 Months 001 Days

D.O.B

17.03.1970

Buckle:

Charsadda

P Sec:001 Month:July 2019 CA7020 -Executive Engineer PHE Div EXECUTIVE ENGINEER PHE DI

NATIONAL BANK OF PAKCHARSADDA SUGAR

Page 1

LFP Quota:

4321179367





19,341.00

LFP Quota: ALLIED BANK LIMITED TEHSIL BAZAR 0010063847050010

s#: 1	Untitled		
Pers #: 00660102 Buckle: Name: ZEE SHAN PUMP OPERATOR CNIC No.1710131715133 GPF Interest Applied 06 Active Temporary PAYS AND ALLOWANCES: 0001-Basic Pay 1000-House Rent Allowance 1210-Convey Allowance 2005 1300-Medical Allowance 2148-15% Adhoc Relief All-2013 2199-Adhoc Relief Allow @10% 2211-Adhoc Relief All 2016 10% 2224-Adhoc Relief All 2017 10% CFOSS Pay and Allowances DEDUCTIONS:		NTN: GPF #: 660102 Old #:	CA7020 - 12.860.00 1.544.00 -1.932.00 1.500.00 270.00 1.286.00 1.286.00 1.286.00 23.081.00
GPF Galance 15,697.00 6505-GPF Loan Principal Instal 3501-Benevolent Fund 4004-R. Benefits & Death Comp:	Bal: 43,	Subrc:	950.00 1,500.00 600.00 690.00
Total Deductions	·		3,740.00

0.0.B 01.07.1984 07 Years 08 Months 000 Days

آسامیاں خالی ہیں

محورنمنث آف خيبر بختون خواه پبلک ہيلتھانجينئر ٿگ ڈويژن مردان

پلک بیلتو انجیئر کک و ویون مردان میں نیوپ ویل آپریٹر بی بی ایس 60 کی عارض آسامیاں تعیناتی کے لئے ورنمنت آف نیر پختون خواہ کے سروسز رواز کے مطابق خواہش مندامیداواروں سے درخواسیس مطلوب ہیں۔ جو کہ مندرجہ ذیل ہیں۔ وافر سپلائی سکیم یا سے کلاں ،وافر سپلائی سکیم زور آباد، وافر سپلائی سکیم کوٹ کلے، وافر سپلائی سکیم چراخ وین کلے، وافر سپلائی سکیم شکرموری

شرالط:

ا۔امیدوارکاملع مردانکارہائی (ووینایل)کاموناضروری ہے۔ ۲۔عمری صد 18 سے 40سال تک مقبرر ہے۔

٣- سركارى ملاز من الى تحكمول كى وساطنت سے درخواسيس ارسال كريں۔

٣ _معذوراوراقليون كاكونيريم كورث كي فيل كتحت اوركور منت أف فيبر يخون خواه كى باليس كمطابق موكى _

۵ مقرره تاریخ کے بعد کوئی بھی درخواست قامل قبول نہیں ہوگ ۔

۲۔ آسامیوں میں کی بیشی کی جاسکتی ہے۔

٤ مرف مندرجه ذيل بالاشرائط يربورا أترف والفشارث لسث اميدوارون كوشث واتثرو يو كے لئے نكا ياجائے كا۔

۸_ خواهشند امیدداران ایمی درخواشیس Superintendiing Engineer PHE CIrcle Mardan ستسی رودً

مردان كوفتر عمى اوقات كار 09:00 تا09:00 بيئ كم بمورد معد 04.09.2020 تك جمع كراسكة بيل.

INF(P)2966/20

٩_ تأكمل دروخواست يركوني عمل درآ منيس كياجائ كا-

لَيْزِ لَيَكُيُوانْجِينِهُ ، بِبِكِ ہمياتهانجينُرُ نَكَ دُو يَرْن مردان

TESTED

Appellut : 15,2000

Appell

باعث تحريرة نكه

مقدمه مندرجه عنوان بالا میں اپن طرف سے واسطے میروی وجوار بوائی وکل کا روائی متعلقہ

آن مقام میں در کے اقرار کیا جاتا ہے کہ صاحب موصوف کومقدمہ کی کلی کا روائی کا کا مل اختیارہ وگا۔ نیز

ویل صاحب کوراضی نامہ کرنے وتقر را ثالت ہ فیصلہ برطف دیے جواب دہی اورا قبال وحوی اور

بسورت ڈگری کرنے اجراء اورصول چیک ورو پیارع ضی دعوی اورورخواست برتم کی تقد بی

بسورت ڈگری کرنے کا اختیار ہوگا۔ نیزصورت عدم پیروی یا ڈگری بکطرفہ یا ایل کی برامدگی اورمنسونی نے

نزوائر کرنے ائیل گرائی ونظر ٹائی و پیروی کرنے کا اختیار ہوگا۔ از بسورت ضرورت مقدمہ ندکور

کو کی باتر وی کا کا روائی کے واسطے اوروکی کی یا عقار قانونی کوائے نہ ہمراہ یا اسے بجائے تقر رکا اختیار ہوگا۔ اورصاحب مقررشدہ کو بھی وہی جمل یا حق رودان مقدمہ میں جوخ چدد ہرجان التوائے مقدمہ کے اور اس کا ساختیار کوئی تاریخ بیشی مقام دورہ یہ ہویا حدے یا ہم ہوتو وکیل صاحب پا بند ہوں گے۔ کہ بیروی

کوئی تاریخ بیشی مقام دورہ یہ ہویا حدے یا ہم ہوتو وکیل صاحب پا بند ہوں سے کہ کہ بیروی

الرقوم ____ المرقوم ___ كان __ال

person

accepted by

Plehar

Than

adu Taza Khan

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No.11541/2020

Haji Wahid Ullah S/O Shah	Zameer R/O Ghari	Wahid ullad	Shabqadar [*]	Tehsil
& District Charsadda.	-		• •	

_____(Petitioner)

Versus

- 1) Govt. of Khyber Pakhtunkhwa through Secretary Public Health Engineering Department, Civil Secretariat Peshawar.
- 2) Superintending Engineer Public Health Engineering Circle Mardan.
- 3) Executive Engineer PHE Division Mardan.
- 4) Executive Engineer PHE Division Charsadda.
- 5) Chief Engineer, Public Health Engineering Department, Peshawar.
- 6) Secretary Finance Department, Khyber Pakhtunkhwa.

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Fax



BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 11541/2020

Haji Wahid Ullah S/O Shah Zamir R/O Gari Wahid Ullah Shabqadar Tehsil & Distt: Charsadda (Operator Cum Chowkidar) PHED Division Charsadda................Appellant.

VERSUS

- 1. Govt: of Khyber Pakhtunkhwa through Secretary Public Health Engineering Department Peshawar.
- 2. Superintending Engineer, PHE Circle Mardan
- 3. Executive Engineer, Public Health Engineering Division, Mardan.
- 4. Executive Engineer, Public Health Engineering Division, Charsadda.
- 5. Chief Engineer, Public Health Engineering Department, Peshawar.
- 6. Secretary Finance Department, Khyber Pakhtunkhwa

JOINT PARA-WISE COMMENTS ON BEHALF OF RESPONDENT NO. 1 to 6.

Respectfully Sheweth!

PRELIMINARY OBJECTIONS

- 1. The appellant haveno cause of action / locus standi.
- 2. The appellant havenot come to court with clean hands.
- 3. The present appealis liable to be dismissed for mis joinder / non joinder of necessary and proper parties.
- 4. The appellant is estopped by his own conduct.
- 5. The instant appealis not maintainable in the present formand also in the present circumstances of the issue.
- **6.** The appeal is badly time barred.

REPLY ON FACTS:-

- 1. Pertains to the record.
- 2. Pertains to the record.
- 3. In reply, it is submitted that the post of Pump Operator (BPS-06)is different from Operator Cum Chowkidar and Operator Cum Valveman(BPS-03)as per policy of Provincial Govt:,(Annex-A). Initially the Basic Pay Scale of the post of Operator Cum Chowkidar and Operator Cum Valveman was (BPS-01), which was upgraded to (BPS-03) in June 2015 by the Government of Khyber Pakhtunkhwa.In the same manner Basic Pay Scale of Pump Operator was upgraded from (BPS-04) to (BPS-06) (Annex-B).

The petitioner was appointed as per sanctioned post from Finance Department and as evident from the designation of the post i.e. Operator Cum Chowkidar and Operator Cum Valveman, the petitioner is responsible for the security and operation of the scheme in the best public interest. Furthermore, in light of Minutes of Meeting held on 19-05-2021 in Finance Department regarding declaration of unessential / redundant posts as dying cadre, it was decided that the posts of Pump Operator (BPS-06) shall be declared redundant / dying cadre and on vacation, all such posts shall stand abolished automatically (Annex-C).

- **4.** Incorrect. The scale of operator-cum-Chowkidar and operator-cum-valveman is BPS-03. Petitioner has been appointed as operator-cum-Chowkidar, therefore he is responsible for the operation and security of tube well in the best public interest.
- **5.** Pertains to record.
- 6. As stated Incorrect detail reply already given in Para 3 above.
- 7. Pertains to the record, however, instant service appeal is barred by Law.
- 8. In reply, it is submitted that the appellant have no locus standi and cause of action to file the instant service appeal.

REPLY ON GROUNDS:-

- A. Incorrect. As explained in Para 3 & 4 of the facts.
- B. That the appellant have been treated as per appointment orders, in accordance with Law.
- C. Incorrect. The appellant have been dealt in accordance with law/ policy.
- D. Incorrect. The appellant have not been discriminated what so ever nor has any fundamental rights being violated.
- E. That the respondents seek permission to raise additional grounds at the time of arguments please.

PRAYER:

It is therefore most humbly prayed before this Honorable service tribunal that the instant service appeal may please be dismissed.

Secretary to Govt. of W Khyber FakhtunkhwRespondent No. 1

P.H.E. Department Secretary to
Govt: of Khyber Pakhtunkhwa

Public Health Engg: Department

Peshawar

Respondent No. 2 Superintending Engineer Public Health Engg: Circle

Mardan :

Respondent No. 3 **Executive Engineer** Public Health Engg: Division Mardan

Executive Engineer

Respondent No

Public Health Engg: Division:

Charsadda

Respondent No. 5 Chief Engineer Public Health Engg: Deptt: KPK Peshawar

Respondent No. 6 Secretary Finance Civil Secretariat Peshawar

BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 11541/2020

Haji Wahid Ullah S/O Shah Zamir R/O Gari Wahid Ullah Shabqadar Tehsil & Distt: Charsadda (Operator Cum Chowkidar) PHED Division Charsadda..............Appellant.

VERSUS

- 1. Govt: of Khyber Pakhtunkhwa through Secretary Public Health Engineering Department Peshawar.
- 2. Superintending Engineer, PHE Circle Mardan
- 3. Executive Engineer, Public Health Engineering Division, Mardan.
- 4. Executive Engineer, Public Health Engineering Division, Charsadda.
- 5. Chief Engineer, Public Health Engineering Department, Peshawar.
- 6. Secretary Finance Department, Khyber Pakhtunkhwa

JOINT PARA-WISE COMMENTS ON BEHALF OF RESPONDENT NO. 1 to 6.

Respectfully Sheweth!

PRELIMINARY OBJECTIONS

- 1. The appellant haveno cause of action / locus standi.
- 2. The appellant havenot come to court with clean hands.
- 3. The present appealis liable to be dismissed for mis joinder / non joinder of necessary and proper parties.
- 4. The appellant is estopped by his own conduct.
- 5. The instant appealis not maintainable in the present formand also in the present circumstances of the issue.
- **6.** The appeal is badly time barred.

REPLY ON FACTS:-

- 1. Pertains to the record.
- 2. Pertains to the record.
- 3. In reply, it is submitted that the post of Pump Operator (BPS-06) is different from Operator Cum Chowkidar and Operator Cum Valveman(BPS-03) as per policy of Provincial Govt:,(Annex-A). Initially the Basic Pay Scale of the post of Operator Cum Chowkidar and Operator Cum Valveman was (BPS-01), which was upgraded to (BPS-03) in June 2015 by the Government of Khyber Pakhtunkhwa.In the same manner Basic Pay Scale of Pump Operator was upgraded from (BPS-04) to (BPS-06) (Annex-B).
 - The petitioner was appointed as per sanctioned post from Finance Department and as evident from the designation of the post i.e. Operator Cum Chowkidar and Operator Cum Valveman, the petitioner is responsible for the security and operation of the scheme in the best public interest. Furthermore, in light of Minutes of Meeting held on 19-05-2021 in Finance Department regarding declaration of unessential / redundant posts as dying cadre, it was decided that the posts of Pump Operator (BPS-06) shall be declared redundant / dying cadre and on vacation, all such posts shall stand abolished automatically (Annex-C).
- 4. Incorrect. The scale of operator-cum-Chowkidar and operator-cum-valveman is BPS-03. Petitioner has been appointed as operator-cum-Chowkidar, therefore he is responsible for the operation and security of tube well in the best public interest.
- 5. Pertains to record.
- 6. As stated Incorrect detail reply already given in Para 3 above.
- 7. Pertains to the record, however, instant service appeal is barred by Law.
- 8. In reply, it is submitted that the appellant have no locus standi and cause of action to file the instant service appeal.

REPLY ON GROUNDS:-

- A. Incorrect. As explained in Para 3 & 4 of the facts.
- B. That the appellant have been treated as per appointment orders, in accordance with Law.
- C. Incorrect. The appellant have been dealt in accordance with law/ policy.
- D. Incorrect. The appellant have not been discriminated what so ever nor has any fundamental rights being violated.
- E. That the respondents seek permission to raise additional grounds at the time of arguments please.

PRAYER:

It is therefore most humbly prayed before this Honorable service tribunal that the instant service appeal may please be dismissed.

Secretary to Govt. of White Khyber Pakhtunkhwkespondent No. 1

PHE Department Secretary to

Govt: of Khyber Pakhtunkhwa Public Health Engg: Department

Peshawar

Respondentiald. 2 Superintending Engineer Public Health Engg: Circle

Mardan

Respondent No. Executive Engineer

Public Health Engg: Division

Mardan

Respondent No.

Executive Engineer

Public Health Engg: Division:

Charsadda

Respondent No. 5

Chief Engineer Public Health Engg: Deptt:

KPK Peshawar

Respondent No. 6

Secretary Finance

Civil Secretariat Peshawar

BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 11541/2020

Haji Wahid Ullah S/O Shah Zamir R/O Gari Wahid Ullah Shabqadar Tehsil & Distt: Charsadda (Operator Cum Chowkidar) PHED Division Charsadda...............Appellant.

VERSUS

- 1. Govt: of Khyber Pakhtunkhwa through Secretary Public Health Engineering Department Peshawar.
- 2. Superintending Engineer, PHE Circle Mardan
- 3. Executive Engineer, Public Health Engineering Division, Mardan.
- 4. Executive Engineer, Public Health Engineering Division, Charsadda.
- 5. Chief Engineer, Public Health Engineering Department, Peshawar.
- 6. Secretary Finance Department, Khyber Pakhtunkhwa

JOINT PARA-WISE COMMENTS ON BEHALF OF RESPONDENT NO. 1 to 6.

Respectfully Sheweth!

PRELIMINARY OBJECTIONS

- 1. The appellant haveno cause of action / locus standi.
- 2. The appellant havenot come to court with clean hands.
- 3. The present appealis liable to be dismissed for mis joinder / non joinder of necessary and proper parties.
- 4. The appellant is estopped by his own conduct.
- 5. The instant appealis not maintainable in the present formand also in the present circumstances of the issue.
- 6. The appeal is badly time barred.

REPLY ON FACTS:-

- 1. Pertains to the record.
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 - The petitioner was appointed as per sanctioned post from Finance Department and as evident from the designation of the post i.e. Operator Cum Chowkidar and Operator Cum Valveman, the petitioner is responsible for the security and operation of the scheme in the best public interest. Furthermore, in light of Minutes of Meeting held on 19-05-2021 in Finance Department regarding declaration of unessential / redundant posts as dying cadre, it was decided that the posts of Pump Operator (BPS-06) shall be declared redundant / dying cadre and on vacation, all such posts shall stand abolished automatically (Annex-C).
- 4. Incorrect. The scale of operator-cum-Chowkidar and operator-cum-valveman is BPS-03. Petitioner has been appointed as operator-cum-Chowkidar, therefore he is responsible for the operation and security of tube well in the best public interest.
- 5. Pertains to record.
- 6. As stated Incorrect detail reply already given in Para 3 above.
- 7. Pertains to the record, however, instant service appeal is barred by Law.
- 8. In reply, it is submitted that the appellant have no locus standi and cause of action to file the instant service appeal.

REPLY ON GROUNDS:-

- A. Incorrect. As explained in Para 3 & 4 of the facts.
- B. That the appellant have been treated as per appointment orders, in accordance with Law.
- C. Incorrect. The appellant have been dealt in accordance with law/policy.
- D. Incorrect. The appellant have not been discriminated what so ever nor has any fundamental rights being violated.
- E. That the respondents seek permission to raise additional grounds at the time of arguments please.

PRAYER:

It is therefore most humbly prayed before this Honorable service tribunal that the instant service appeal may please be dismissed.

Secretary to Govt. of W. W. Khyber Fakhtunkhw Respondent No. 1

P.H.E. Department Secretary to

Govt: of Khyber Pakhtunkhwa Public Health Engg: Department

Peshawar

Respondent No. 2

Superintending Engineer

Public Health Engg: Circle Mardan

Respondent No. 3

Executive Engineer

Public Health Engg: Division

Mardan

espondent No.

Executive Engineer

Public Health Engg: Division:

Charsadda

Respondent No. 5 Chief Engineer Public Health Engg: Deptt:

KPK Peshawar

Respondent No. 6

Secretary Finance

Civil Secretariat Peshawar



GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT

facebook.com/GoKPFD

No.BO.I/FD/5-17/2020-21 (Dying Cadre)

Dated Peshawar the 26/05/2021

- 1. The Additional Chief Secretary, Government of Khyber Pakhtunkhwa, Planning & Development Department.
- 2. The Senior Member, Government of Khyber Pakhtunkhwa, Revenue & Estate Department.
- 3. All Administrative Secretaries to, Government of Khyber Pakhtunkhwa.

Subject: - DECLARATION OF UNESSENTIAL / REDUNDANT POSTS AS DYING CADRE

Dear Sir,

I am directed to refer to the subject noted above and to state that in pursuance of the decision of the Provincial Cabinet taken in its Special Budget meeting held on 19.06.2020, "to undertake next phase of expenditure review to realize efficiency savings as part an integrated sectoral review process," and an extensive exercise conducted by Finance Department, in consultation with major. Departments on the subject matter, followed by the decisions taken in a meeting held under the chairmanship of Special Secretary Finance on 19705/2021 at 11.30 am in Finance Department, the following instructions are issued for compliance:

- 1) All unessential/redundant posts, identified by Finance Department and confirmed by the relevant Administrative Departments as mentioned in the statement (Annex.I) are hereby declared as dying cadre with immediate effect. All these posts shall be personal to the present incumbent and after becoming vacant as a result of retirement etc. no further recruitment will be made. On vacation, these posts shall stand abolished automatically.
- 2) All vacant posts falling in the category of dying cadre shall be abolished forthwith subject to verification of the relevant Departments. In this regard, the Departments will immediately communicate DDOwise breakup of the dying cadre posts for formal abolition from the SAP System.
- 3) All posts of Behishti, Caller, Khalasi, Farash, Badraga and Barkandaz in all Departments are hereby declared as dying cadre with immediate effect. On vacation all such dying cadre posts shall stand abolished automatically. However, existing vacant posts will be abolished after verification by the Departments in due course of time.
- 'I am further directed to state that the Principal Accounting Officers shall make sure that no appointment is made against a vacant post of dying cadre.

Encisias above

Yours faithfully

BUDGET OFFICER, I

Endst: No. & Date Even.

Copy forwarded for information and necessary action to the:-

1. Accountant General, Khyber Pakhtunkhwa.

2. All District Controller of Accounts/District Accounts Officers, Khyber Pakhtunkhwa.

3. Director FMIU, Finance Department with the request to lock all the dying cadre posts in the SAP System forthwith to avoid appointment against these posts.

4. All Budget Officers II-XI/PAC/NMAs, Finance Department for necessary action.

P.S to Secretary Finance.

6. P.Ss to Special Secretary Finance including NMAs.

7. P.A to Additional Secretary (Budget), Finance Department.

P.A to Deputy Secretary (Budget.III), Finance Department.

Email: saeed.ahmad@finance.gkp.pk

DYING CADRE POSTS 2020-21

	acceptation record	DYING CADRE	a married that a write in a woman weapling to walk a way to a way a few or with a		ราสส์(ต่อกลิยา	\$ - 1,6175-97-03324	Marine Commence
10	9	Manufacture.	River and telescondistrates)}	1001	Dig(s)	476
1"	Seitled	ELEMENTARY & SECONDARY EDUCATION DEPARTMENT	BEHISHTI	3,4,5,9	1,674	1206	
2	Settled	ELEMENTARY & SECONDARY EDUCATION DEPARTMENT	CALLER	3,4,5	689	457	237
3	Settled	ELEMENTARY & SECONDARY EDUCATION DEPARTMENT	FARASH	3	· 1	1	
4	Settled	ELEMENTARY & SECONDARY EDUCATION DEPARTMENT .	HOUSE KEEPER	7	2	.0	2
5	Settled	ELEMENTARY & SECONDARY EDUCATION DEPARTMENT	WATER CARRIER	3	6	45	-39
·7	NMAs	ELEMENTARY & SECONDARY EDUCATION DEPARTMENT	BEHISHTI	2,3,4	355	292	63
	NMAS	ELEMENTARY & SECONDARY EDUCATION DEPARTMENT	CALLER	1,2,3,4	2025	1705	320
8		ELEMENTARY & SECONDARY EDUCATION DEPARTMENT	HOUSE KEEPER	5	· i ·	1	
9	NMAS	ELEMENTARY & SECONDARY EDUCATION DEPARTMENT	TANDOORCHI	3,4	10,	. 4	6
10	NMAs		WATER CARRIER	3,4	60	53	7
11	NMAs	ELEMENTARY & SECONDARY EDUCATION DEPARTMENT ELEMENTARY & SECONDARY EDUCATION DEPARTME		1000	4823	3764	1072
			ASSISTANT HOUSE KEEPER	7	1 '	1	
1	Settled	Health Department	AYA	- 2		1 ;	-1
2	Settled	Health Department		3	14	7	. 7
3	Settled	Health Department	IATA	4	10	21	-11
.4	Settled	Health Department	100	3	8	6	2
5.	Settled	Health Department	BADRAGA	 	 	1 2	2
6	Settled	Health Department	BEHISHTI	> 1			-32
7	Settled	Health Department	венізиті	2	•	32	
8	Settled	Health Department	BEHISHTI	3	675	695	-20
9	Settled.	Health Department	BEHISHTI	4	<u> </u>	121	-121
-10	Settled	Health Department	BEHISHTI	5	<u> </u>	13	-13
		Health Department	BLACKSMITH	4	. 2	2	• •
-11	Settled		SSSD OPERATOR	12	2		2
12	Settled	Health Department	DIETICIAN	7	2	1	1
<u>, 13</u>	Settled	Health Department	HOUSE KEEPER	7	3	1	2
14	Settled	Health Department	HOUSE KEEPER	10	23	15	8
15	Settled	Health Department		12	4	4	3
.16	Settled	Health Department	HOUSE KEEPER:				1
17	Settled	Health Dapartment	HOUSE KEEPER-10	10 ~	1		1
18	Séttled	Health Department	HOUSE KEEPER-7	7		-	20
19	Settled	Health Department	HOUSE OFFICER	17	30	10	_
20	Settled	Health Department	LANGARI	3	•		-8
• 21		Health Department	MESSEUR	7	1	1	_
· 22		Health Department	MIDWIFERY SUPERVISOR	16	3		
· · · · ·	 -	Health Department	MISALCHI	3	. 1	1	<u>-</u>
23		Health Department	MODLER	12	1		1
. 24			PACKER	. 3	3	2	1
· 25		Health Department	RECEPTIONIST	. 5	. 7	Ż.	5
26	Settled	Health Department	RECEPTIONIST	6	2	2	
27	Settled	Health Department	RECEPTIONIST	7	12	8.	. 4
28	3 Settled	Health Department		8		. 4	
25	Settled	Health Department	RECEPTIONIST		 -	1	. 2
30	o. Settled	Health Department	REFRECTIONIST	10		7	
3:	1 Settled	Health Department	RESTORER	4	7		
3.	2 Settled	Health Department	UTENCIL CLEANER	3	1	<u>1</u>	
3	3 Settled	Health Department	WAITER	- 3	1	1	-
ļ	settled		WATCHMAN	2	. 1		
.:3	· ·	Health Department	AYA	` 4	1		
1	6 NMAS	Health Department	BADRAGA	3	4		
تعصا	·		BADRAGA	4	14	1 12	
			BEHISHTI	3	25	1 25	7 -6
`├─	8 NMAs	Health Department	BEHISHTI	4	21	19	2
	39 NMAs	Health Department		1		5	-5
ا`	40 NMAs	Health Department	BEHISHTI-2	2		3	
	41 NMAS			, <u>, , , , , , , , , , , , , , , , , , </u>		' - ·	
. [42, NMAs	Health Department	BEHISHTI-3		-	2 46	
	43. NMA's	Health Department	BEHISHTI-4	4			
	44 NMAS	Health Department	HOUSE KEEPER	12			
i	45 NMA	Health Department	MESSEUR 1	3		_	
			MESSEUR	• 13		1 1	
	46 NMA	·	MID WIFE	l e	; 4	15 2	4
	46 NMA	Health Department	MID WIFE				
	47 NMA		MID WIFE MIDWIFE	5		43 13	39
	47 NMA 48 NMA	s Health Department	IVIID TITLE		1		0
	47 NMA	Health Department Health Department	MIDWIFE	5	5 1		0

.

	g o e		vom korunos estas	(1.27) (2.02)	Lift (Cred)	erilled 4	
M.D.		and the state of t	SECTION AND ACCUSATIONS	. 7	1	EPOSTS (VE	1
52	NMAs	nearth Department	RECEPTIONIST	16	1		1 (
53.	1	nealth Department	REFRECTIONIST		1	1	
54	NMAs	nearth Department	WATER CARRIER	3 .	 	45	7
55 _. ·	NMAs	nealth Department	WATER CARRIER	5	38 10	9	1
56	NMAs .	Health Department	WATER CARRIER-3	. 3	33	34	- 1
57 ,	NMAs	Health Department	WATER CARRIER-4	4.		1674	-98
		Health Department Total			1576	. 4	.30
1:	Settled	Agriculture, Livestock & Fisheries	BADRAGA	5	4		1
2 :	Settled	Agriculture, Livestock & Fisheries	BADRAGA	7		, 1	
3	Settled	Agriculture, Livestock & Fisheries	BALOON MAKER	3	2	2	
4.	Settled	Agriculture, Livestock & Fisheries	BEHISHTI ,	3	3	3	
. 7	Settled	Agriculture, Livestock & Fisheries	FARASH	. 3	1	· ·	i
8	Settled	Agriculture, Livestock & Fisheries	KHALASI ' , ·	3	2	2	
9	Settled	Agriculture, Livestock & Fisheries	PLOUGH MAN	. 3	25 .	22	3
. 10	Settled	Agriculture, Livestock & Fisheries	SECURITY SURGEANT	7	1	1	
12	Settled	Agriculture, Livestock & Fisheries	SEPOYEE .	3	3	3	·
12	Settled	Agriculture, Livestock & Fisheries	TOBACCO CURRER,	10	1	1	:
		Agriculture, Livestock & Fisheries	WATCHMAN	3	6	S	1
13		Agriculture, Livestock & Fisheries	BADRAGA	3	10	10	
14	NMAs	Agriculture, Livestock & Fisheries	BLACKSMITH	5	1	1	- : <u> </u>
15	NMAs	Agriculture, Livestock & Fisheries	, ,	- -	59	. 55	4
<u>· </u>	· · · · · · · · · · · · · · · · · · ·	Agriculture, Livestock & Fisheries Total	PADBAGA	3	. 162	156	6
1	Settled	IRRIGATION DEPARTMENT	BADRAGA	. 3	54	53	1
2	Settled	IRRIGATION DEPARTMENT	BARKANDAZ				·
3	Settled	IRRIGATION DEPARTMENT	BASTA BARDAR	3 '	22 `	22	
. 4	Settled ·	IRRIGATION DEPARTMENT	BEHISHTI	. 3	, 1	1 :	
5	Settled	IRRIGATION DEPARTMENT	BLACKSMITH	5.	1	1	
- 6	Settled	IRRIGATION DEPARTMENT	CHAINMAN	4	10	7	3
7 -	Settled	IRRIGATION DEPARTMENT	FOREMAN	6	6	• 5	1
.8	Settled	IRRIGATION DEPARTMENT	WORK MISTRI	10	10	9	1
. 9	Settled	IRRIGATION DEPARTMENT	DAFADAR	۲ 3	28	28 .	٠
10		IRRIGATION DEPARTMENT	FARASH . '.	3	1	-1.	
11	Settled	IRRIGATION DEPARTMENT	SIGNALLOR	5	25	22 ;	3
	Settled	IRRIGATION DEPARTMENT	FERRO PRINTER -	3	4	4	
12	+	IRRIGATION DEPARTMENT	CANDIDATE ZILLADAR	3	4	1	з.
13	Settled		APPRENTICE PATWARI	, 3	14	8	. 6
. 14	Settled	IRRIGATION DEPARTMENT	MATE	4	221	205	16
15,	Settled	RRIGATION DEPARTMENT	IWATE ,	 	563	523	40
		IRRIGATION DEPARTMENT Total	T	 	3	3 ,	
1	Settled	Revenue & Estate	BEHISHTI	1. 3	15	15	
2	Settled	Revenue & Estate	DAK RUNNER	3		7	2 ,
3	Settled	Revenue & Estate	DISHWASHER	3	2	 	
4	Settled .	Revenue & Estate	FARASH	1.3	1 '		1
5	Settled	Revenue & Éstate	INTERNEE	1	40	. 25	15
6	Settled,	Revenue & Estate	JAREEB KASH	1	220	67	153
	Settled	Revenue & Estate	KHANSAMA	3	7	7	· · ·
8.	Settled	Revenue & Estate	MISALCHI	3	1	1	<u> </u>
ه. کو ک	(Revenue & Estate	NAIB QASID (JAREEB KASH)	1	60	76	-16_
. 10	Settled	Revenue & Estate	RECORD LIFTER	3	3	3	<u> </u>
11	Settled	Revenue & Estate	WAITER	6	15	11	, 4
		Revenue & Estate	WAITER/BEARER	1.	, 2·		2
12		Revenue & Estate	WAITER-6	, 6	2	-2	,
13	Settled	 	WAITER-96	1 6	1		· i
14	Settled	Revenue & Estate	5≲kiSHTI	• 3	2	· 2	1 : -
15	Settled	Revenue & Estate	BEHISHTI	4	29	29	
. 16	Settled	Revenue & Estate		1	1	1	. 1
17	Settled	Revenue & Estate	BEHISHTI-1	2	2 .	1	1
. 18	Settled	Revenue & Estate	BEHISHTI-2	3		1	3.1
19	Settled	Revenue & Estate	BEHISHTI-3	+ 4	6	. 6	
20	Settled	Revenue & Estate	BEHISHTI-4	. 3	6		+
21	Settled ·	Revenue & Estate	JAREEB KASH		1	1	+
22	: Settled	Revenue & Estate	KHALASI	3			1
23	Settled	Revenue & Estate	KHANSAMA-2	2.	1		-
	-	Revenue & Estate :	KHANSAMA-4	4_	1	1	
24		Revenue & Estate Total		1	, 423 ,	257	166
}		Kenne & Estate Lotal					
}		Public Health Engineering	PUMP OPERATOR	6.		1184	150
24	Settled		PUMP OPERATOR ASSTT.PUMP OPERATOR	6 4 3	1334 71 38	21 21	150

S No.		and the property of the second	Tytemological service file year		Tris dispess		Mriene
4	Settled	Public Health Engineering	FERRO KHALASI	3	19	18	1
5.	Settled	Public Health Engineering	JAMADAR .	6	1	4	
7.7	ettled	Public Health Engineering	BADRAGA	3	13.	20	•7
- -	Settled .	Public Health Engineering	BARKANDAZ	. 3	3	.3	
9	Settled	Public Health Engineering	CARPENTER-CUM- BLACKSMITH	3	1	1 .	•
10	Settled	Public Health Engineering	DAFADAR	3	1		1
11	Settled	Public Health Engineering	FITTER	3	2	1	5 1
12	Settled	Public Health Engineering	COLLY	3	Ž _	. 5	
· .	· ;	2 Public Health Engineering Total			1435	1286	149
• 1	Settled	Industries, Commercee and Technial Education	DAK.RUNNER	3	1	•	1
2	Settled	Industries, Commerece and Technial Education	FARÁSH	3	4	, 1 %	
4	Settled	Industries, Commercee and Technial Education	BEHISHTI 1	3	11	8.	3
5.	Settled	Industries, Commercee and Technial Education	BEHISHTI	. 4		.1	•1
. 6	Settled	Industries, Commercee and Technial Education	SHOP ATTENDANT	. 3	298	113,	185
7	Settled	Industries, Commercee and Technial Education	SHOP ATTENDANT	4 .	4	. /	4
8	Settled	Industries, Commercee and Technial Education	TANDOORCHI	3	2	, 2	
9	Settled	Industries, Commercee and Technial Education	WAITER	3.	1	-1	
11	NMÅs	Industries, Commercee and Technial Education	BEHISHTI	4	. 3	3	
12	NMAs .	Industries, Commercee and Technial Education	SHOP ATTENDANT	4	45	38	7
-		Industries, Commercee and Technial Education TO	TAL		366	167	199
rate in the	in said that						

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Govi of Chyber Pakillunkhwa

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GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)

Dated Peshawar, the 30-06-2015

NOTIFICATION

NO.FD/SO(FR)7-20/2015 The competent authority has been pleased to accord approval to the upgradation of pay scales of the following provincial government employees with effect from 01-07-2015:

- a) Two pay scale upgradation will be allowed to all provincial government employees from BS-01 to BS-05.
- b) One pay scale upgradation will be allowed to all provincial government employees from BS-06 to BS-15
- c) Special Compensatory Allowance equal to difference of notional upgradation of BS-16 to BS-17 will be allowed to all provincial government employees in BS-16 in lieu of upgradation.
- d). Upgradation will be applicable to both pay and allowances with freezing limits and other conditions currently in vogue unless revised by the government.
- Pay fixation on upgradation will be applicable w.e.f. 01-07-2015 or 01-12-2015 on the option to be given by the concerned employee.
- All provincial government employees who have been upgraded en-block or individually in last five years starting from 01-07-2010 or have been granted special allowance / pay equal to 40 % or more of their normal pay shall not be entitled for the instant upgradation.
- 2. Pay of existing incumbents of the posts shall be fixed in higher pay scales at a stage next above the pay in the lower pay scale.
- 3. All the concerned Departments will amend their respective service rules to the same effect in the prescribed manner.
- The above upgradation scheme shall not be applicable to employees of Autonomous Bodies, Semi Autonomous Bodies and Public Sector Companies.
- 5. Explanatory note and subsidiary instructions on the subject will be issued separately.

SECRETARY TO GOVT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT

Endst No. & Date even.

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

- 1) PS to Additional Chief Secretary, FATA.
- 2) All Administrative Secretaries Government of Khyber Pakhtunkhwa.
- 3) Senior Member, Board of Revenue, Khyber Pakhtunkhwa Peshawar.
- 4) Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 5) Secretary to Governor, Khyber Pakhtinkhwa, Peshawar
- 6) Principal Secretary to Chief Minister Khyber Pakhtunkhwa.
- 7) Secretary Provincial Assembly, Khyber Pakhtunkhwa.
- 8) All Heads of Attached Departments in Khyber Pakhtunkhwa.
- 9) Registrar, Peshawar High Court, Peshawar.
- 10) All Deputy Commissioners, Political Agents, District & Sessions Judges / Executive District Officers in Khyber Pakhtunkhwa.
- 11) Chairman, Khyber Pakhtunkhwa, Public Service Commission, Peshawar.
- 12) Registrar, Service Tribunal Khyber Pakhtunkhwa.
- 13) Secretary to Govt; of Punjab, Sindh and Baluchistan, Finance Department, Lahore, Karachi and Quetta.
- 14) The District Comptroller of Accounts, Peshawar, Mardan, Kohat, Bannu, Abbottabad, Swat and D.I.
- 15) The Senior District Accounts Officer Nowshera, Swabi, Charsadda, Haripur, Mansehra and Dir Lower.
- 16) The Treasury Officer, Peshawar.
- 17) All District/Agency Accounts Officers in Khyber Pakhtunkhwa / FATA.
- 18) PSO to Senior Minister for Finance, Khyber Pakhtunkhwa.
- 19) PSO to Chief Secretary, Khyber Pakhtunkhwa.
- 20) Director Local Fund Audit, Khyber Pakhtunkhwa Peshawar.
- 21) PS to Finance Secretary.
- 22) PAs to All Additional Secretaries/ Deputy Secretaries in Finance Department.
- 23) All Section Officers/Budget Officers in Finance Department.
- 24) Mr. Jabir Hussain Bangash, President, Class-IV Association, Civil Secretariat, Khyber Pakhtunkhwa, Peshawar.
- 25) Mr. Manzoor Khan, President, Civil Secretariat Driver Association Khyber Pakhtunkhwa, Peshawar.
- 26) Mr. Akbar Khan Mohmand, Provincial President, Class-IV Association, Khyber Pakhtunkhwa, Peshawar.

(MURAD AHMED)
SECTION OFFICER (FR)

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GOVERNMENT OF KHYBER PAKHTUNKHWA. FINANCE DEPARTMENT

epartment Civil Secretariat Peshawar. - (1) http://www.finance.gkp.pk

[8] facebook.com/GoKPFD | witter.com/GoKPF

No.BO.I/FD/5-17/2020-21 (Dying Cadre)

Dated Peshawar the 22/05/202

- 1. The Additional Chief Secretary, Government of Khyber Pakhtunkhwa, Planning & Development Department.
- 2. The Senior Member, .Government of Khyber Pakhtunkhwa, Revenue & Estate Department.
- 3. All Administrative Secretaries to, Government of Khyber Pakhtunkhwa:

MINUTES OF THE MEETING HELD ON 19TH MAY, 2021 IN FINANCE Subject: -DEPARTMENT REGARDING DECLARATION OF UNESSENTIAL. REDUNDANT POSTS AS DYING CADRE

Dear Sir.

I am directed to refer to the subject noted above and to enclose herewitl minutes of the meeting held under the chairmanship of Special Secretary Financi Department, Khyber Pakhtunkhwa on 19.05.2021 in the Committee Room of Financi Department, which are self-explanatory, for information and necessary action.

Encls as above

BUDGET OFFICER.I

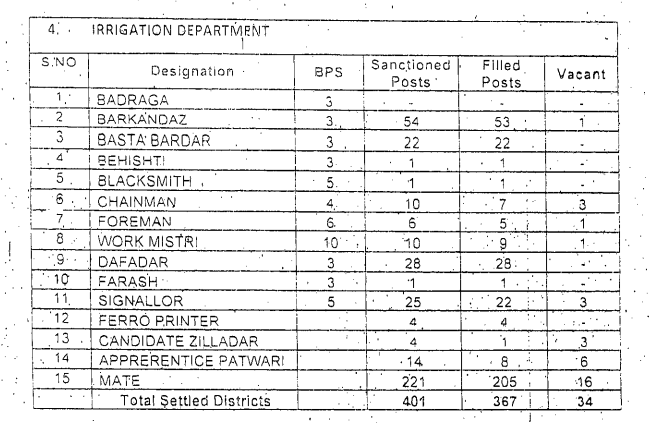
Yours faithfully,

Endst: No. & Date Even.

Copy alongwith a copy of the minutes of the above mentioned meeting is forwarde for Information and necessary action to the:-

- 1. All Budget Officers II-XI/PACHNMAs, Finance Department with the request to decid the cases pertaining to redesignation of certain posts, proposed as dying cadre, afte due process.
- 2. P.S to Secretary Finance.
- 3. P.Ss to Special Secretary Finance including NMAs.
- 4. P.A to Additional Secretary (Budget), Finance Department.
- 5. P.A to Deputy Secretary (Budget.III), Finance Department.

E/Head No.111-70 (Roads Gang Staff)(1-70 (2020-21).doc



5.	Revenue & Estate				
S.No	Designation	BPS	Sanctioned Posts	Filled Posts	Vacant
1 .	BEHISHŢI	3	3	3	· -
2	DAK RUNNER	3 .	· 15	15	
3	DISHWASHER	3 ,	2	:	2
4 :	FARASH	3	1		1
5	INTERNEE	1	- 40	25	. 15
6	JAREEB KASH	1 '	220	67 ·	153
7	KHANSAMA .	3 .	· 7	7	-
8 .	MISALCHI	3	1	1	
9	NAIB QASID (JAREEB KASH)	1: -	60	76	(16)
10	RECORD LIFTER .	3	3	3	
11	WAITER	6	15	11	4
12	WAITER/BEARER	1	2		2
13	WAITER-6	6	2	2	<u> </u>
14	WAITER-96	6	1	-	1
	Total Settled Districts		. 372	210	162
15	BEHISHTI	3	2	2	
16	BEHISHTI	4	29	29	
1.7	BEHISHTI-1	1	1		. 1
18	BEHISHTI-2	2	2	1 ':	11
19	BEHISHTI-3	3	2	1 1	1
20	BEHISHTI-4	4	, 6	6	
21	JAREEB KASH	3,	6	6	
22	KHALASI .	3 .	1	· .1	
23	KHANSAMA-2	2	1	'	1
24	KHANSAMA-4	4	1 1 .	1	
	Total NMAs		51	47	4
	Grand Total		423	/ 157	166



. 6.	Rublic Health Engineering.				
·S.No	Designation	BPS	Sanctioned Posts	Filled Posts	Vaçant
- 1	PUMP OPERATOR .	6 ·	1334	1184	150
2	ASSTT.PUMP OPERATOR	4!	21.	21	130
3	BARKANDAZ	. 3	38	35	3
. 4	FERRO KHALASI	. 3	19	. 18	7
5	JAMADAR	. 6	1	1 '	
6	Total Settled District	, i	1413	1259	154
' 7	BADRAGA	3	13	- 20	134
8	BARKANDAZ	3	3	• 3	<u>\/ / /</u>
9	CARPENTER-CUM-BLACKSMITH	3	1		<u> </u>
10	DAFADAR	3	1	1 '	
11	FITTER	3	2	**	
12	COLLY	. 3	2		1
	Total NMAs		22	2 1	
	Grand Total		1435	27 . 1286	2 156

S.N	Industries, Commerece and Technia	ir education			
0	Designation	BPS	Sanctioned Posts	Filled ·	Vacant
1	DAK RUNNER L	3 .	1	1 03(3	
2	FARASH	3	1	1 1	
3	Total Industries Settled Districts		2		
4	BEHISHTI	3	11	8	
5	BEHISHTI	4		0	
6	SHOP ATTENDANT	3	298	112	(1)
7.	SHOP ATTENDANT	4	236	113	185
8	TANDOORCHI . '	3.	7		. 4 .
9	WAITER	, 3	, 1	2	
10	Total Technical Education Settled		316	125 . [191
11	BEHISHTI	4 ,	3	3	
12	SHOP ATTENDANT	. 4 .	45.	38	
	Total Technical Education NMAs		. 48	41	· //
	Grand Total		366	167	/ 199



3.No	Nornenclature of Posts	BPS	Sanctioned Posts	Filled Posts	Vacant
1	BEHISHTI	3,4,5,9	1,674	1206	476 .
	CALLER	3,4,5	689	4:57	237.
<u>~</u>	FARASH	3	1	1.	
 /	HOUSE KEEPER	7 .	. 2	0 ·	2
	WATER CARRIER	3 .	6	45	(39)
 `	Settled Dist ricts		2,372	1709	715
7	BEHISHTI	2,3,4	355	292	63
8:	CALLER	1,2,3,4	2025	1705	. 320
9	HOUSE KEEPER	5	1	11	-
10	TANDOORCHI	3,4	10	. 4	6
11	WATER CARRIER	3,4	60	53	7.
.1 1	T a A = 1 NIDA A a		1, 2,451	2,055	396
	Grand Total		4,823	3,764	1111

	<u>ith Department</u>	1	Sanctioned	Filled	Vacant
ON.	Designation	BPS	Posts	Posts	Vacant
. 1	ASSISTANT HOUSE KEEPER	7	. 1	1. 1.	<u>-</u>
+ 2 -	. AYA	2	i	1	(1)
3	·AYA·	3	14	7	7
4	AYA	4	10	21	<u> (11) </u>
. 5	BADRAGA	. 3	8	6	2
6	BEHISHTI	1	<u> </u>	2	(2)
7	BEHISHTI	2		, 32	(32)
: 8	BEHISHTI	3 .	675	695	(20)
9	BEHISHTI	4		. 121	(121)
10	BEHISHTI	. 5	-	13	(13)
• 11 •	BLACKSMITH	1.4	2	2	
12	CSSD OPERATOR	12_	<u> </u>		2
13	DIETICIAN :	7	2	1	
14	HOUSE KEEPER	7	3	1	2
15	HOUSE KEEPER	10	· 23	15	8
16	HOUSE KEEPER	12	4	4	
17	HOUSE KEEPER-10	10	1	1 1 1 1 2 1	1
18	HOUSE KEEPER-7.	7	1		1.
19	. HOUSE OFFICER	. 17	30	10	20
20	LANGARI	3 .		8	(8)
21	MESSEUR	7	.1	1 1	
: 22		16	· 3	3	-
23		3	1	1	
24		12	11		1
25	The state of the s	3	3	2	5
26	RECEPTIONIST	5		2	
27		6	2	2	
28		. 7		8	4
	RECEPTIONIST .	8		4 .	2
3		1 10			
3	1 RESTORER	. 4		7	<u> </u>
: ` \	2 UTENCIL CLEANER	3			
· \	3 . WAITER	3			
\	4 WATCHMAN .	2	1.	1 .	<u> </u>

2. Health Department					
S.NO	Designation	BPS	Sanctioned Posts	Filled Posts	Vacar
Total S	ettled Districts		. 823	974	(15
35	AYA	4)	1	11	
36.	BADRAGA	· 3.	4 '	4.	·
37	BADRAGA	4.	14	12	2 · · .
38	BEHISHTI	3	' 251	257	(6) .
39	BEHISHTI	4	21	19	2
40	BEHISHTI-1	1 '		5	(5).
, 41	BEHISHTI-2	2	. ' -	3	. (3) ,
42	BEHISHTI-3	3 ·	62	62	·
43	BEHISHTI-4	٠ 4	42.	46	(4)
44	HOUSE KEEPER	12	4	3'	<u>' '1 :</u>
45	MESSEUR I ,	3	' 'h	1	-
46	MESSEUR	12	1 .	1	-
. 47	MID WIFE	6	45	1	44
. 48	MIDWIFE	5	143	139.	4
49	MIDWIFE	6.	56	50	6
. 50.	MIDWIFE	7:	7	3	4 .
51	MIDWIFE	12	1:7 "	4	13
52	RECEPTIONIST	7	1	::	1' .
53	REFRECTIONIST	. 16,	1	j -	· 1
54	WATER CARRIER	3	1	1	
5.5	WATER CARRIER	5	· 38	. 45	: (7)
56	WATER CARRIER-3	3 :	10	. 9	:1 :
57	WATER CARRIER-4	4	33	34	(1)
	Total NMAs		753	7,00	53
	Grand Total		1576	1674	-98

3.Agri	culture, Livestock & Fisheries			***************************************	., .
S.NO	Designation	BPS	Sanctioned Posts	Filled Posts	Väcant
1	BADRAGA	5	4	4	
2	BADRAGA	-7		1	(1)
3.	BALOON MAKER	3	2	2	
4 .	BEHISHTI	3	3	3	, ,
7	FARASH	3	1	-	1
. 8	KHALASI	3	2	2	
9	PLOUGH MAN	3	-25	22	3
10.	SECURITY SURGEANT	• 7	1	1	
11.	SEPOYEE	3	3.	3	
12	TOBACCO CURRER.	10	1 .	1	-
[13]	WATCHMAN	3.	-6	5	1
	Total Settled Districts		44	34	
. 14	BADRAGA	3	. 10	10	
15	BLACKSMITH	5	1'	1	
	Total NMAs		5.5	45	10
	Grand Total		,	•	

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A meeting was held under the chairmanship of Special Secretary Finance, on 19.05.2021 to discuss and decide the matter regarding declaration of unessential/redundant posts in certain Departments as dying cadre. List of participants is annexed:

- The meeting commenced with recitation from the Holy Quran. Opening the discussion, the Special Secretary Finance welcomed the participants and highlighted aims and objectives of the meeting and invited Additional Secretary (Budget), Finance Department to initiate formal proceedings of the meeting. The Additional Secretary (Budget) invited attention of the participants towards the decision taken by the Provincial Cabinet in its Special Budget Meeting held on 19th June, 2020 that, "Finance Department shall undertake next phase of the expenditure review to realize efficiency savings as a part of an integrated sectoral review process." So he added that the Finance Department has, initially, conducted exercise in respect of the following major Departments with technical assistance of SNG PFM team, which will be rolled over to entire Departments in due course of time.
 - i) Revenue and Estate Department.
 - ; ii) : Health Department
 - iii) . Industries, Commercee and Technial Education
 - iv) Elementary & Secendary Education Department
 - v) Agriculture Department
 - vi) Public Health Engineering Department
 - vii) Irrigation Department
 - Thereafter, on invitation of the Additional Secretary (Budget). Finance Department the Budget Officer-I, Finance Department made detailed presentation entailing rising trend of expenditure on salary viz-a-viz break up of proposed unessential / redundant posts to be declared as daying cadre, in the given Departments. He pointed out that Finance Department has already provided a list of unessential posts identified as redundant for confirmation before declaring the same as dying cadre. The proposed dying cadre posts of seven departments were individually discussed with the representative of each Department in the light of the budget and expenditure trend for last five years.

DECISIONS:

- 4. After threadbare discussion, the following key decisions were unanimously taken:
 - i) All unessential/redundant posts as identified by Finance Department and confirmed by the relevant Administrative Departments (Annex.) shall be declared as dying cadre with immediate effect. On vacation, all such posts shall stand abolished automatically.
 - ii) All vacant posts falling in the category of dying cadre shall be abolished forthwith subject to verification of the relevant Departments within given timelines. Otherwise, Finance Department shall take action based on the latest pay roll data on OM Module/SAP System.
 - iii) The department shall communicate the list of dying cadre and break up of vacant posts to Finance Department, till close of business on 20th May, 2021



positively. In case of failure, all identified posts shall be declared as dying caudand all vacant posts will be treated as abolished, with immediate effect.

- iv) The Departments will be at liberty to propose any such post to Finance Department for re-designation on case to case basis based on viable justification.
- v) The Departments shall provide the joining and retirement date of all the employees working against the posts of dying cadre. Transfers against these posts shall be subject to approval of Finance Department.
- vi) FMIU, Finance Department shall lock all the dying cadre posts in the SAP System with immediate effect so as to avoid appointment against the posts.
- vii) All posts of Behishti, Caller, Khalasi, Farash, Badraga and Barkandaz in all Departments shall be dying cadre with immediate effect. On vacation all such dying cadre posts shall stand abolished automatically. However, existing vacant posts will be abolished after verification by the Departments in due course of time.
- viii) Principal Accounting Officers shall make sure that no appointment is made against a vacant post of dying cadre
- 5. The meeting ended with a note of thanks to and by the Chair.





GOVT: OF KHYBER PAKHTUNKHWA PUBLIC HEALTH ENGG: DEPARTMENT

Dated Mardan, the August 24, 2021

AUTHORITY LETTER

Mr. Fida Hussain, Assistant Social Organizer (ASO) PHE Division Mardan, is hereby authorized to submit the Joint Parawise Comments and attend the Khyber Pakhtunkhwa Service Tribunal Peshawar in service appeal No. 11541/2020 titled Haji Wahid Ullah S/O Shah Zameer VS Government of Khyber Pakhtunkhwa through Chief Secretary and others" on behalf of Executive Engineer PHE Division Mardan and Secretary Public Health Engineering Department, to protect the Government interest.

EXECUTIVE ENGINEER
Public Health Engineering
DIVISION MARDAN



Service Appeal No. 11541/2020

Haji waheed Ullah S/O Shah Zameer	R/O Ghari waheed	Ullah Shabqaddar
Tehsil & district Charsadda.		
		(Petitioner)

Versus

- 1) Govt. of Khyber Pakhtunkhwa through Secretary Public Health Engineering Department, Civil Secretariat Peshawar.
 - 2) Superintending Engineer Public Health Engineering Circle Mardan.
 - 3) Executive Engineer PHE Division Mardan.
 - 4) Executive Engineer PHE Division Charsadda.
 - 5) Chief Engineer, Public Health Engineering Department, Peshawar.
 - 6) Secretary Finance Department, Khyber Pakhtunkhwa.

1	(Respondents)
	(INCOPORTICE ITCO)

AFFIDAVIT

I, Fida Hussain Assistant Social Organizer, PHE Division Mardan do hereby affirm and declare on oath that the contents of the instant Index submitted by Executive Engineer PHE Division Mardan, in light of hon'ble court order dated 01/07/2021 in Service Appeal No. 11541/2020 titled "Haji waheed Ullah Versus Government of Khyber Pakhtunkhwa through Secretary PHE Khyber Pakhtunkhwa & others" are true and correct to the best of my knowledge and belief and nothing has been concealed from the Honorable Court.

Indentified by

DEPONENT CNIC No. 17102-3812943-5

Cell # 0346-9000819

Khyber Pakhtunkhwa

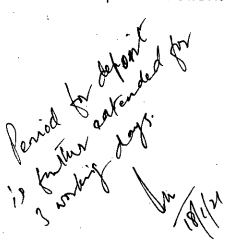
BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

C.M No.____/2021
IN
Appeal No.11541__/2020
Haji Wahid Ullah Petitioner/Appellant
Versus

PROCESS/ NOTICES FEE & SECURITY FEE AS PER ORDER SHEET DATED 17.11.2020 OF THIS HONOURABLE TRIBUNAL

Respectfully Sheweth:

- 1. That the captioned case is fixed for hearing for 01.02.2021.
- 2. That as per directions of this honourable court, the applicant could not comply the direction of this honourable court.
- That applicant is now ready to submit the required fee as per directions of this honourable Court.



It is, therefore, prayed that on acceptance of this application, the applicant may very kindly be allowed to submit the requisite fee.

Petitioner/Appellant

Through

Asad Nabi

Advocate,

High Court Peshawar

AFFIDAVIT

Dated: 18.01.2021

All the contents of the application are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Court.

ADVOCATE