BEFORE THE CHAIRMAN SERVICE TRIBUNAL, PESHAWAR.

C.M Application No.	/2023
<i>ln</i>	
Service Appeal No	11955/2020

Waqar Ahmad

VERSZIS

Chief Secretary & others

<u>I-N-D-E-X</u>

S. No	Description of document	Annexure	Page No
1.	Memo of impleadment application alongwith affidavit		1-2
2.	Copy of Notification No.SOE- II,(ED)3(81)/2020 dated 29 th May, 2020	"A"	3
3.	Present posting addresses of the proposed respondents mentioned in Notification	"B"	4-5

WAppellant

Through

Dated:-18.08.2023

(SAIF ULLAFT MOHMAND)

Advocate, Peshawar.



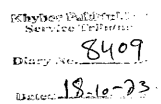
BEFORE THE CHAIRMAN SERVICE TRIBUNAL, PESHAWAR.

C.M Application No	<i>/2023</i>
Іп	
Service Appeal No.	/2020

Waqar Ahmad

VERSZIS

Chief Secretary & others



Application impleadment of recommendees
of PCS, mentioned in Notification dated 29th
May, 2020, in the column of private
respondents

Respectfully Sheweth:-

- 1. That the captioned appeal is pending adjudication before this Hon'ble Court, in which next date of hearing is fixed as 14.11.2023
- 2. That appellant in his service appeal has challenged the promotion / seniority awarded to the respondents mentioned in appeal vide Notification dated 29th may, 2020, while on the same date the respondent department issued another Notification No. SOE-II(ED)3(81)/2020 of even date vide, wherein 8 recommendees of Public Service Commission were appointed as PMS Officers (BPS-17).

(Copy of Notification along-with present posting position of proposed respondents are attached has Annexure "A" & B).

3. That if appeal of the appellant allowed, the mentioned respondents will be badly affected, hence their impleadment in

the column of respondent is utmost necessary for just decision of the case.

It is, therefore, most humbly prayed that on acceptance of instant application the 8 recommendees, mentioned in Notification referred to above, may kindly be included in the penal of respondent alongwith present posting addresses, in the best interest of justice.

Through

Dated:-18.08.2023

(SAIF ULLAH MOHMAND)

Appellant

Advocate, Peshawar.

Affidavit

I Saif Ullah Mohmand Advocate, Peshawar High Court
Peshawar, as per instructions of my client, do hereby solemnly
affirm and declare on oath that the contents of instant application
are true and correct to the best of knowledge and belief.

Deponent





GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

Annex A.
United Perhawar the May 29, 2020

NOTIFICATION

NO.SOE-HED13(81)/2020:— On the recommendations of the Khyber Pakhtunkhwa Public Service Commission, the competent authority is pleased to appoint the following as officers of Provincial Management Service (BPS-17) subject to the terms & conditions mentioned hereunder

2 #	Name with Father Name	District / Agency of Domicile / Zone
1	Mr. Arif Mehmood Kalcem S/O Khial Ajab Khan	Karak / 4
2	Syed Basharat Hussain S/O Syed Sharafat Hussain	Peshawar / 2
1	Mr. Abdul Qayum S/O Muhammad Zada	Dir Lower / 3
•	Mr. Imtiaz Khan S/O Habib ur Rehman	Peshawar / 2
٠	Mr. Sadiq Ahmad S/O Said Kamal	Mohmand Agy 1
6	Mr. Aman Ullah S/O Wali Jan	Peshawar 2
_	Mr. Jan Bakht Zeb S/O Anwar ur Haq	Dir Upper 3
*	Mr. Muhammad Bilal S/O Noor ul Haq	Charsadda / 2

TERMS & CONDITIONS

- at They shall be governed by the Khyber Pakhtimkhwa Civil Servants Act 1973 and the Rules made thereunder.
- 5) The appointed officers shall remain on probation for a period of one year, in terms of Section 6(1) of Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rule 15(1) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989 which is extendable for another year with the specific orders of appointing authority within two months of the expiry of first year of probation period as specified in Rule-15(2) of the rules ibid.
- c) Their services will be liable to termination at any time without assigning any reason before the expiry of the period of probation/extended period of probation if their performance during this period is not found satisfactory. In such an event, they will be given one month prior notice of termination from service or one month pay in lieu thereof. In case they wish to resign at any time, one month prior notice shall be necessary or in lieu thereof, pay for one month shall be forfeited.
- d) They will not be entitled to any TADA on their appointment as Provincial Management Service (BS-17) officers

Maded

(4)

BEFORE THE CHAIRMAN SERVICE TRIBUNAL, PESHAWAR.

C.M Application No	/2023
ln	
Service Appeal No	/2020

AnnUB

Waqar Ahmad

VERSZIS

Chief Secretary & others

Present posting addresses of the proposed respondents

- 1. Mr. Arif Mehmood Kaleem (PMS Officer BPS-17).

 Presently posted as Assistant Director, Provincial Disaster

 Management Authority, (PDMA), Civil Secretariat, Peshawar
- 2. Mr. Basharat Hussain (PMS Officer BPS-17)
 Presently posted as Section Officer, Establishment Department,
 Civil Secretariat, Peshawar.
 (Can also be served through Section Officer, Establishment-II,
 Establishment Department, Civil Secretariat, Peshawar)
- 3. Mr. Abdul Qayum (PMS Officer BPS-17)
 Presently posted as Assistant Commissioner Tehsil Chagarzai,
 District Buner
- 4. Mr. Imtiaz Khan (PMS Officer BPS-17)
 Presently posted as Section Officer Finance Department, Civil Secretariat, Peshawar.
 (Can also be served through Section Officer, Establishment-II, Establishment Department, Civil Secretariat, Peshawar).



- **5.** Mr, Sadiq Ahmad (PMS Officer BPS-17)

 Presently posted as Deputy Director Sports Department,

 Peshawar.
- **6.** Mr. Aman Ullah (PMS Officer BPS-17)

 Presently posted as Additional Assistant Commissioner, Deputy

 Commissioner Office, Hangu.
- 7. Mr. Jan Bakht Zeb (PMS Officer BPS-17)

 Presently posted as Assistant Commissioner, District Karak.
- 8. Mr. Muhammad Bilal (PMS Officer BPS-17)
 Presently posted as Section Officer, High Education Department,
 Civil Secretariat, Peshawar.
 (Can also be served through Section Officer, Establishment-II,
 Establishment Department, Civil Secretariat, Peshawar)