16.08.2023

1. Learned counsel for the appellant present. Mr. Fazal Shah Mohmand learned Additional Advocate General for the respondents present.



2. Due to summer vacations D.B is not available, therefore, case is adjourned. To come up for arguments on 29.11.2023 before D.B. P.P given to parties.

(Rashida Bano) Member (J)

\*KaleemUllah

Due to rush of work, this case has been deleted from the cause list. To come up for the same as before on 20.02.2023 before the D.B.

Meader

20.02.2023

Appellant present through counsel. Naseer Ud Din Shah,
Learned Assistant Advocate General alongwith Walayat Shah
Supervisor for the respondents present.

SCANNED K ST Pestiawar

Mrs. Rozina Rehman, Learned Member (Judicial) is on leave, therefore, case is adjourned to 22.05.2023 for arguments before D.B.

(Muhammåd Akbar Khan) Member (E)

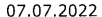
22<sup>nd</sup> May, 2023 1.

peshawar

- Clerk of counsel for the appellant present. Mr. Fazal Shah
   Mohmand, Additional Advocate General for the respondents present.
- 2. Counsel are on strike, therefore, the case is adjourned. Office is directed to notify the next date on the website as well as on the noticeboard. To come up for arguments on 16.08.2023 before D.B. P.P given to the parties.

(Faree na Paul) Member (E) (Kalim Arshad Khan) Chairman

\*Kaleem Ullah\*



Clerk of learned counsel for the appellant present. Mr. Wilayat Shah, Supervisor (Litigation) alongwith Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Clerk of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is not available today due to strike of lawyers. Adjourned. To come up for arguments on 18.10.2022 beføre the D.B.

> (Mian Muhammad) Member (E)

(Salah-ud-Din) Member (J)

18.10.2022

Learned counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

Learned counsel for the appellant requested for adjournment on the ground that he has not made preparation for arguments. Adjourned. To come up for arguments before the D.B on 29.11.2022.

(Mian Muhammad) Member (E)

(Salah-ud-Din) Member (J)



22.02.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 14.04.2022 for the same as before.

Reader

14.04.2022 Learned counsel for the appellant present.

Mr. Naseer-Ud-Din Shah, Assistant Advocate General for the respondents present.

Respondents No. 1 & 2 filed comments. Learned counsel for the appellant has very frankly submitted that the District Accounts Officer Mardan, was wrongly impleaded as respondent No. 3. and counsel for the appellant requests to delete the District Account Officer from the panel of respondents. Deleted accordingly. To come up for arguments before the D.B on 07.07.2022. The appellant may submit rejoinder within a fortnight.

(Rozina Rehman) Member (J) Chairman

25.10.2021

Counsel for the appellant present. Preliminary arguments heard.

Learned counsel for the appellant contends that the appellant was appointed as Naib Qasid (BPS-03) vide order dated 16.03.2020, who after compliance with terms and conditions of appointment order was allowed to draw the salary for one month (May, 2020). However, no salary has been paid to him w.e.f. 01.06.2021 without any cogent reason. Let the respondents be heard. This appeal is admitted for regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, or extension of time is not sought through written application with sufficient cause, the office shall submit the file with a report of non-compliance. File to come up for arguments on 22.02.2022 before the D.B.

The appeal is also accompanied by an application for restraining the respondents not to issue any adverse order in respect of the appellant. Notice of application be given to the respondents for the date fixed.

Chairman

MODE COLLINS TO SECOND

## Form- A

## FORM OF ORDER SHEET

Court of			
		1	
No	7467	/2021	

.*	Case No	7467 /2021
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	. 2	3
1-	28/09/2021	The appeal of Mr. Shah Fahad presented today by Mr. Noor  Muhammad Khattak Advocate may be entered in the Institution Register
SCA	NNED	and put up to the Worthy Chairman for proper order please.
Pes	SWEET	DECICED A DW
		REGISTRAR,
2-		This case is entrusted to S. Bench at Peshawar for preliminary hearing to be put up there on $19/10/2$ .
		CHARRAAN
	·	
	14.10.2021	Clerk of learned counsel for the appellant present.
	•	Former requests for adjournment on the ground that the
		earned counsel for the appellant is busy before the Peshawar
		High Court, Peshawar in some other cases. Adjourned. To come
		up for preliminary hearing before the S.B on 25.10.2021.
	· ·	*
		(MIAN MÜHAMMAD) MEMBER (E)
	٠.	
-		

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO. 7467 /2021

**SHAH FAHAD** 

**VS** 

LG&RD DEPTT:

**INDEX** 

S.NO.	DOCUMENTS	ANNEXURE	PAGE
1	Memo of appeal	,	1 - 3
2	Affidavit		4
3	Stay application	1111111111	5
4	Registration card	Α	6
5	Police clearance	В	7
6	Appointment order	C	8
7	Medical certificate	D	9
8	Arrival .	E	10 ·
9	Pay slip	F	11
10	Departmental appeal	G	12
11	Vakalatnama		13

### **APPELLANT**

THROUGH:

NOOR MOHAMMAD KHATTAK,
ADVOCATE

Flat No.4, 2<sup>nd</sup> Floor, Juma Khan Plaza, Warsak Road, Peshawar 0345-9383141

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

•				A	<b>PPELL</b>	ANT
Local Government & Ru	ral Developn	nent Depa	artment	, Mard	lan	
Shah Fahad Naib Qasid	(BPS-03)				•	-
·		•	•		,	

APPEAL NO. /2021

#### **VERSUS**

- 1- The Director General Local Government & Rural Development Department, Khyber Pakhtunkhwa, Peshawar.
- 2- The Assistant Director (Senior) Local Government & Rural Development Department, District Mardan.
- 3- The District Accounts Officer, District Mardan.

..... RESPONDENTS

APPEAL UNDER SECTION 04 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE INACTION OF THE RESPONDENTS BY NOT RELEASING THE MONTHLY SALARIES OF THE APPELLANT W.E.F. 1.6.2020 AND AGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

### PRAYER:

That on acceptance of this appeal the respondents may kindly be directed to release the monthly salaries of the appellant w.e.f 1.6.2020 till date. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

## R/SHEWETH: ON FACTS:

## Brief facts giving rise to the present appeal are as under:-

- 2- That after proper verification the salary of the appellant was released by the respondents and as such the appellant received

- 3- That unfortunately the respondents stopped/withheld the salaries of the appellant w.e.f. 01.6.2020 without any reason and clear justification. That feeling aggrieved the appellant time and again visited the concerned quarter for the release of his salaries but of no avail.
- 5- That appellant feeling aggrieved and having no other remedy filed the instant service appeal on the following grounds amongst the others.

### **GROUNDS:**

- A- That the inaction of the respondents by not releasing the monthly salaries of the appellant w.e.f. 01.6.2020 is against the law, facts, norms of natural justice and materials on the record.
- B- That the appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That inaction of the respondents by not releasing monthly salaries of the appellant is violative of Law and Rules.
  - D- That the respondents discriminated the appellant by not releasing the monthly salaries of the appellant.
  - E- That the respondents acted in arbitrary and malafide intentions by not releasing the monthly salaries of the appellant.
  - F- That the appellant is still performing his duty and by not releasing the monthly salary w.e.f 01.06.2020 is amounting to force labour and thus is the violation of article 11 of the constitution of Islamic republic of Pakistan 1973.
  - G-That inaction of the respondents by not releasing the monthly salaries of the appellant w.e.f. 01.6.2020 is against the norms natural justice.

- H- That the respondents violated Article 38(e) of the Constitution of Pakistan, 1973 by not releasing monthly salaries of the appellant.
  - I- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

Dated: <u>27</u>.9.2021

**APPELLANT** 

SHAH FAHAD!

THROUGH:

NOOR MOHAMMAD KHATTAK

KAMRAN KHAN

UMER FAROOQ MOHMAND

AID KHAN

&

HAIDER ALI

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE	<b>APPEAL</b>	NO.	•	/2021
	. –			,

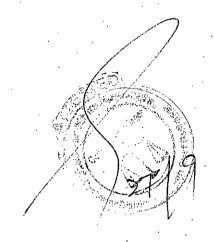
**SHAH FAHAD** 

VS

**LG & RD DEPTT:** 

### **AFFIDAVIT**

Stated on oath that the contents of the accompanying service appeal are correct to best of my knowledge and belief and nothing has been concealed from this Honorable Service Tribunal.



DEPONENT

## **CERTIFICATE:**

Certify that no earlier service appeal has been filed by the appellant in the instant matter before this Honorable Service Tribunal.

**CERTIFICATION** 

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO	J,	/ 202	. T		
				i	
SHAH FAHAD	VS	•	LG&R	D DEI	PTT:

## APPLICATION FOR RESTRAINING THE RESPONDENTS NOT TO ISSUE ANY ADVERSE ORDER IN RESPECT OF THE APPELLANT

Respectfully Sheweth:,

- 1. That the appellant has filed the instant appeal in which no date has been fixed for hearing.
- 2. That the appellant has filed the instant appeal regarding stoppage of salaries.
- 3. That all the three ingredients required for the grant of stay is in favour of the appellant
- 4. That the contents on the instant application may very kindly be consider as part and parcel of the main appeal.
- 5. That any other ground would be put forward at the time of arguments.

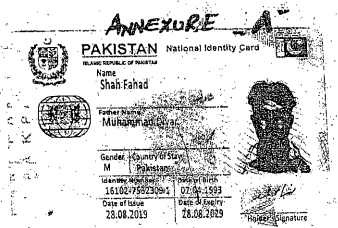
It is, therefore, most humbly prayed that on acceptance of the instant petition the respondents may very kindly be restrained not to issue any adverse order in respect of appellant, till the disposal of instant appeal.

APPELLANT

SHAH FAHAD

Through:

NOOR MOHAMMAD KHATTAK, Advocate High Court, Peshawar



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گشده کارڈ ملنے پرقریبی لیز بکس میں ڈال دیں







1

DISTRICT MARDAN

POLICE CLEARANCE CERTIFICATE
Certified that Mr/Mrs/Miss. hah fuh 60
Father/Husband's Name Maka no mad Diyas
Originally hails from village Moh. Ramora Hathi an
Police Station and Eliter Tehsil. Tolkar District. Warden
He/She has been reported to be of good moral character and there is nothing
adverse against him/her on the record of Police Station (und Khales)
D.D.NoDatedMoharrar
He/She holds Pakistani CNIC No. 16102755339, Dated Of Issue 28/8/2019
Note: This Certificate is valid for six (6) Months.
From the date of its issue
No. 1324 AFB
Date: 17-03 1201-20
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For \$ 18/03/2020
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17-2-020

## OFFICE OF THE

## ANNEXURE

## ASSISTANT DIRECTOR (SENIOR)

## LG & RDD DISTRICT MARDAN

Dated: March, 16th 2020

D/LG&R D/(M/DN)/Office-Order/ 349 Consequent upon the recommendations of the Departmental Selection Committee, the following Naih Quaids (BPS-03) are hereby APPGINTED as per following terms & conditions with immediate of lect in the public interest, please.

2		The detail is as under:-	
S#	Name	E. Name	Ve/ne
1:	Fazal Kabir	Muhammad Saleem	Village Council Hathian-1
2	Shah Fahad	Muhammad Diyar	Village Council Hathian-2
_3,	Ali Zaman	Gul Zaman.	Village Council Hathian-3
4.	Muhammad Arif	Mutabar Khan	Village Council Makor1
<u>. 5</u>	Riaz Ahmad	Zaider Khan	Village Council Makori-2
6	Muhammad Zeeshan	Waheed Gul	Village Council Makori-3
	Adil	Sailoor	Village Council Lund Khwar-1
_8	Naveed Alchtar	Bahar Aman	Village Council Lund Khwar-2
9.	Rashid Ali	Qayum Khan	Village Council Lund Khwar-3
10.	Muhammad Tariq	Ajab Khan	Village Council Shergarh-1
AL	Asil Khan	Rahim Dad	Village Council Shergarh-3:
12.	Muhammad Ayaz	Muhammad Rehman	Village Council Jaiala
13.	Shahab Ali	Zubair Shah	Village Council Jaiata-3
14.	Amir/Zeb	Sabz Ali	Village Council Parkno Dheri-1
15.	Aril Shah.	Fagir Shah	Village Council Parkho Dheri-2
16.	Junaid Ahmad	Muhammad Saeed Khan	Village Council Tordher
3 16 12 1	MIC C CANDITICANO.		·

#### ERMS & CONDITIONS:

- The selected will be governed by such rules and regulations is such by the Governor may be issued hereinafter for category of post to which he belongs. ...
  - Before assumption of charge the selectee will provide Medical Fitness Certificate from the Medical Superintendent DHQ Hospital Mardan, Police Clearance Certificate from Local Police Station and an affidavit on judicial stamp-paper for good conduct, punctuality and will compulsorily perform Juty at least for 92 years on this pose."
- The Selecter will remain on probation period for Two years.
- arease, the selectee wish to resign from service at any time, one month prior notice should be accessary or in tiet, thereof one month pay shall be forfeited.
- The documents/particulars reflected/submitted by the selectee will be abided upon him/them, if found fake or
- The orders may be withdrawn any time, without assigning any reason.
- An affidavit/judicial Stamp paper will be submitted by the applicant concerned that in case of any litigation, he will be exclusively responsible, and in case of any misconduct, absence from official duty or Nonpunctuality will be tantamount to disciplinary action under E&D/Service Jules.
- If the Naib Qasid concerned, where his duty has been assigned, is found at somewhere else from VC/NC. will be terminated & disinissed with immediate effect.

Assistant Director (Senior) Local Covt. & Rural D Mardan.

#### Even No. & Date.

## Copy of the above is forwarded to the:

- Director General, LG & RDD Khyber Pakhtunkhwa Peshaw,
- Deputy Commissioner, District Mardan,
- District Police Officer, Mardan
- MS DHQ Hospital Mardan.
- District Accounts Officer: District Mardan.
- Progress Officer, EG&RD Mardan.
- Accountant, LG&RDD Mardan.
- Supervisor, LG&RDD Takhtbhai, District Mardan.
- Secretaries VC/NC's Concerned.
- 10. Officials Concerned for immediate compliance.

Assistant Director (S Local Govt. & Rural Dev Deptt:

Mardan

# ANNEXURE

P

WEDICAL CERTIFICATE
Name of official Mr. Shah Fahad 16102-7552309-1
Caste of Race
Tuilor S Name
Residence Wishallah Kamera 100 11 th
Talled Bhai Damit Mand
Date of Birth 01-04-1393 (As provide)
Exact Height by measurement 5-7
Exact mark of identification
Signature of the Official
Signature of the Head of Office
Seal of Office Assistant Director (Sr.)  Mardan
I do hereby certify that I have examined Mr. Shah Fahad
for employment in the office of the AD(Sx.) 1 G & ROD NO.
and cannot discover that he had any disease communicable or other constitutional
affection or bodily infirmity except
I do not consider this is disqualification for employment in the office of the above as Nais Cascal BD3-03 his age according to his own statement
year and by appearance about year Think Screen
1707
Medical Superintendent, 2020
DHQ Hospital, Mardan  D.H.Q. Hospital, Mardan

Data(17.03-2020

# ANNEXURE

### ARRIVAL REPORT





In Compliance With The Order Of The Worthy Assistant Director Local
Govt & Rural Development Department Mardan. Order No 262/AD LG &
RDD Mardan Dated 16/03/2020. Thereby Submit My Arrival Report For
Duty As Naib Qasid (Bps 03) Of Village Council Hathian-2, Tehsil Takht
Bhai Today Dated: 17/03/2020 Positively.

(Shah Fahad): Date 17/03/2020

شامح بمر

SEECRETARY Village Council Halbian - 2

·C:C

- 1. Assistant Director LG&RDD Mardan
- 2. Supervisor EGRDD Mardan
- 3. Secretary VC Hathian-2







Tuesday, 06 July, 2021

3:09:52PM

The Bank Of Khyber ∖<sub>i</sub>Shergarh Branch (0080) į

PKB9 orangement of the Co

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02/07 \*\*\*\*\*\*\*\* MCOL.

> 20:04  $(\mathcal{A},\mathcal{J}_{2}^{n})$ 2000 John J.

CS:03 55/44

£.14.40 Mr. 74.39 unio ortes Pelek

Aslam Market Main Bazar Shergarh, Shergarh

Statement of Account From 01/01/2020 To 06/07/2021

SHAH FAHAD (ASAAN ACCOUNT)

MOH. RAMORA PO HATHIAN TEH: TAKTH BHAI DISTT: MARDAN, SHERGARH рк89 КНҮВ 0080000006120**0**9

AÇA 00612-00-9

Authenticated

PK89 KHYB 0080000000612009	, white strains	1	Opened On :	20/04/2020
Date Particulars		Debit	Credit	Balance
Opening Balance as on 01/01/2020				.00
20/04/2020 0256 0002CASH DEPOSIT FOR A	C ACA 00612-00-9-2785643		500.00	500.00
04/05/2020 0435 0004CHEQ. BOOK ISSUANC	E CGS-0	125.00	Self 1	375.00
20/05/2020 0077 0038SALARY MAY 2020-		1	16,924.00	17,299.00
227/05/2020 0165 0001CASH WITHDRAWL FO	R A/C ACA 00612-00-9-38884696	17,000.00		299.00
้นี้ได้รู้/2020 0335 0007ATM ISSUANCE CGS-0		288.00		11.00
29/06/2020 0060 0002IBFT CR-00070903220 \$	STAN: 000410 Dt: 0628-000410		43,900,00	43,911.00
02/07/2020 0340 0001 Cash Withdrawl for A/c A	CA 00612-00-9-38884697	43,900.00		11.00
Closing Balance as on 06/07/2021			4	11.00
SECULE 1	Total Debits/Credits :	61,313.00	61,324.00	



ANNEXURE "G

## بخدمت جناب اسستنث ڈائریکٹر رسیننر)، LG&RDD عاحب ضلع مردان

برائے جاری کرنے بند تنتخواہ

جناب عالى!

مؤربانہ گزارش کی جاتی ہے کہ سائل آپ کے زیر بطور Class - المان کی حرائل کی تعین ان فی ضوابط بروئے کارلا کر گی گئے۔ سائل کو تقریباً 10 ماہ کی تخواہ ملی لیکن بعد میں جولائی کے مہینے میں تعوٰاہ کے بار سے میں معلومات کی تو سائل کو بتایا گیا کہ آپ لوگوں کے تخواہ میں بجٹ کی کمی کی وجہ سے بعد میں اداکی جائے گی لیکن ابھی ایک سال گزرنے کے بعد بھی سائل کے تخواہ بچھاتہ پہتے ہیں ۔ تخواہ نہ ہونے کی وجہ سے سائل انتہائی مالی مشکلات سے گزرر ہاہے۔

ا سلطے آپ صاحبان سے التماس کی جاتی ہے کہ سائل کی شخواہ جو کہ جون 2020 سے بندہے جاری کرنے کے احکامات صادر فرمائیں۔سائل آپ کامشکور وممنون ودعا گورہے گا۔

ا ا ا

we the

آيكا تا بعدار:

شاه فهدولد محمد دیارساکن بتھیان تخت بھائی مردان المرقوم: 08-06-2021



## **VAKALATNAMA**

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO:	OF 2021
Sheh Fah	(APPELLANT) (PLAINTIFF) (PETITIONER)
	VERSUS
LG & RD	(RESPONDENT) (DEFENDANT)
I/We_Shah	
KHATTAK Advocate, Postering compromise, withdraw or my/our Counsel/Advocate without any liability for his engage/appoint any other I/we authorize the said Areceive on my/our behalf	Peshawar to appear, plead, act, refer to arbitration for me/us as te in the above noted matter, is default and with the authority to Advocate Counsel on my/our cost. Advocate to deposit, withdraw and all sums and amounts payable or bunt in the above noted matter.
Dated/2021	
	CLIENTS  ACCEPTED
	NOOR MUHAMMAD KHATTAK
, , , , , , , , , , , , , , , , , , ,	UMER FAROOQ MOHMAND
	SAID KHAN ALLA ALLA ADVOCATES

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

## Appeal No. 7467/2021

1.	Shah Fahad	Naib-Qasid	(BPS-03)	Local	Government	&	Rural	Development	Department;
	Mardan.								
•		,						*********************	APPELLANT

#### **VERSUS**

- 1. The Director General, Local Government and Rural Development Department, Khyber Pakhtunkhwa, Peshawar.
- 2. The Assistant Director (Senior), Local Government & Rural Development Department, District Mardan.
- 3. The District Account Officer, District Mardan

I	Respondents

## Index

			Page	
Sr.#	Description	Annexure	From	To
1	Comments		1	3
2	Affidavit		4	
3	List of Candidates applied from Hathian-II	A	5	
4	Minutes of the Meeting	. В	6	12
5	Appointment order of Zia Ullah Khalid at VC Hathian-II	С	13	
6	Appointment order of the Appellant	D	14	
7	Stay order dated 7/5/2020	Е	15	
8	Copy of writ petition No.2056-P/2020	F	16	20
9	Order dated 13/10/2020	G	21	22
10	Copy of WP No.4775-P/2020	H	23	28

Deponent

Mr. Wileyat Shah Cell No. 0342-2065580 09379230067

#### Page 1

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

## Appeal No. 7467/2021

1.	Mardan.	Naib-Qasid (	BPS-03)	Local	Government	&	Rural	Development	Department
			,		*************************			***********************	APPELLANI

#### **VERSUS**

- The Director General, Local Government and Rural Development Department, Khyber Pakhtunkhwa, Peshawar.
- The Assistant Director (Senior), Local Government & Rural Development Department, District Mardan.
- 3. The District Account Officer, District Mardan

... Respondents

#### COMMENTS ON BEHALF OF RESPONDENTS NO 1&2.

Respectfully Shewth:

#### **Preliminary Objections**

- i. That the appellant has got no locus standi.
- ii. That the appellant has not come to this Honourable Tribunal with clean hands.
- iii. That the instant appeal is based on frivolous grounds.
- iv. That the instant appeal is time barred.

#### **ON FACTS**

- 1. Incorrect. The appointment order of the petitioner was wrongly issued as he was not recommended by the Recruitments & Selection Committee and another candidate Shehzad Muhammad S/O Shaad Muhammad was recommended for the appointment as Naib-Qasid in Village Council Hathian-II and another person namely Zia Ullah Khalid S/O Khalid Khan (receiving salary at the said post) whose appointment order was also issued for the same Council vide this office Endst No.AD/LG&RDD/(MDN)/Office-Order/29 dated January, 7<sup>th</sup> 2020. As there is only one post of (Class-IV) sanctioned for Village Council Hathian-II and the adjustment of another Class-IV at the said village council is not possible. (The list of candidates applied from Hathian-II, the candidate recommended against serial No.2 by the Recruitment & Selection Committee, appointment order of Zia Ullah Khalid and appointment order of the Appellant are annexed as "A", "B", "C" & "D".)
- Correct. The salary of the appellantt for the month of May 2020 was released. However, it was pointed out that his appointment order was wrongly issued and he was not recommended for appointment in the DSC meeting, so his salary was stopped.
- Correct to the extent that the salary of the appellant was stopped the then Assistant
  Director Mr. Qazi Noor Ul Wahab with effect from 1-6-2020 after the receipt of stay order
  dated 7-5-2020, passed in writ petition No. 2056-P/2020 which was filed by Masood Shah

Comments in Appeal No. 7467/2021 Shah Fahad VS Govt of Khyber Pakhtunkhwa

and 9 others (total 10 persons) against the appellant and 15 others (total 16 persons, private Respondents), and which was decided vide order dated 13/10/2020, wherein, the petitioners were directed to file an amended writ petition, which they have filed in the shape of writ petition No.4775-P/2021. (Copy of the stay order dated 7/5/2020, writ Petition No. 2056-P/2020, order dated 13/10/2020 and writ petition No.4775-P/2021 are annexed as "E" "F", "G" & "H".

- 4. Incorrect. The Appellant has never filed any Departmental appeal before the Respondent No.1 for the release of his salary.
- 5. Incorrect. The Appellant has never filed any Departmental Appeal before knocking at the door of this Hon'ble Service Tribunal.

#### **ON GROUNDS**

- A. Incorrect in light of position explained in Para 1,2 and 3 above.
- B. Incorrect in light of position explained in Para 1,2 and 3 above..
- C. Incorrect. The act of the Respondents is not in violation of Rules/Policy.
- D. Incorrect in light of position explained in Para 1,2 and 3 above.
- E. Reply as per Para 2 above.
- F. Incorrect.
- G. Reply as per Para 2 above.
- H. In reply to Para H, it is submitted that as Appointment of the Appellant was in violation of Recruitment Rules/Policy, so his salary was stopped by the Assistant Director LG&RDD, Mardan.

Comments in Appeal No. 7467/2021 Shah Fahad VS Govt of Khyber Pakhtunkhwa

correct to the extent that, the appellant has the right to seek permission to advance other grounds and proofs at the time of hearing if he has any legal documentary proof regarding his illegal appointment.

For the above submission, it is prayed that this Honorable Court may graciously dismiss the appeal of the appellant filed under section 4 of the Khyber Pakhtunkhwa Service Tribunal act, 1974, with cost.

Assistant Director LG&RDD Mardan Respondent No.2

Local Govt & RDD-Khyber Pakhtunkhwa
Respondent No.1

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

## Appeal No. 7467/2021

1.	Shah Fahad	Naib-Qasid	(BPS-03)	Local	Government	&	Rural	Development	Department,
	Mardan.		•						
	•								

.. APPELLANT

### VERSUS

- 1. The Director General, Local Government and Rural Development Department, Khyber Pakhtunkhwa, Peshawar.
- 2. The Assistant Director (Senior), Local Government & Rural Development Department, District Mardan.
- 3. The District Account Officer, District Mardan`

......Respondents

## **AFFIDAVIT**

I, Wilayat Shah Supervisor/Legal Assistant, Local Govt & RDD Mardan do hereby solemnly affirm and declare that the contents of the accompanying Para-Wise Comments are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Honorable Court.

Identified By:

Advocate General

Khyber Pakhtunkhwa Peshawar

Additional Advocate General

Khyber Purutunkhwa Service Yubanat Peshawar Depønent

(Wilayat Shah)

CNIC No. 16101-6571222-1

Cell No. 0342-2065580

Annex: A'

1	3

	L				H	nne	<b>)</b> C \	M	
S#	Name of Candidate	Father's Name	Employment	D.O.B	Intervie	w Mar	ks	T	VC/NC for
			Exchange Reg#		Chair	M-I	M-II	Mark	which the
					04	04	02	S	candidate
1	Anwar Zeb Safi	Sabir Khan	Advt: 24/10/17	1/2/1992	1	1	1	3	has applied: VC NC
*	Allwai Zeo Jali	Sabii Kilali	Auvt. 24/10/17	1/2/1992	•	1		] 3	Hathian-I
2	Ihsan Ullah	Amir Sultan	Advt: 24/10/17	3/6/1983	1	1	1	3	do
3	Ziad Ali	Sarfaraz Khan	Advt: 24/10/17	4/10/1994	1	1	1	3	do
4	Fawad	Saod Mulla	Advt: 24/10/17	2/10/1991	1	1	1	3	do
5	Saeed Khan	Muqadam Khan	Advt: 24/10/17	3/16/1984	1	1	1	3	do
6	Riaz Muhammad	Ali Sher	Advt: 24/10/17	4/3/1987	1	1	1	3	do
7	Shakeel	Gul Muhammad	Advt: 24/10/17	3/20/1996	1	1	1	3	do
8	Fazal Zada	Gul Zada	Advt: 24/10/17	2/15/1979	1	1	1	3	do
9	Waris Khan	Sher Ali	Advt: 24/10/17	4/1/1974	Α	Α	Α	Α	do
10	Sohail Khan	Yousaf Ali	Advt: 24/10/17	3/1/1992	1	1	1	3	do
11	Ghawas Ur Rahman	Amir Khan	3511/2019	5/2/1978	1	1	1	3	do
12	Murad Ali	Noor Muhammad	Advt: 24/10/17	4/1/1994	1	1	1	3	do
13	Nouman	Bacha Khan	Advt: 24/10/17	5/10/1996	1	1	1	3	do
14	Muhammad Usman	Bakht Rawan	Advt: 24/10/17	1/15/1991	Α	Α	Α	Α	do
15	Fazak Kabir	Muhammad Salim	Advt: 24/10/17	1/2/1983	1	1	1	3	do
16	Farman Ullah	Ihsan Ul Haq	Advt: 24/10/17	4/12/1984	1	1	1	3	do
17	Aftab Khan	Noor Zaman	Advt: 24/10/17	2/20/1994	1	1	1	3	do
18	Muhammad Karim	Fazal Muhammad	Advt: 24/10/17	3/15/1984	1	1	1	3	do
S#	Name of Candidate	Father's Name	Employment	D.O.B	Intervie	ew Mar	ks	T	VC/NC for
			Exchange Reg#		Chair	M-I	M-II	Mark	which the
					04	04	02	S	candidate
1	Rahat Ullah	Hidayat Ullah	Advt: 24/10/17	2/10/1991	1	1	1	3	has applied VC NC
<u> </u>		,	,, 20, 2,	2, 10, 1001	-	1	1	-	Hathian-II
2	Bakht Jamal	M Rasheed	Advt: 24/10/17	3/15/1980	1	1	1	3	do
3	M Ilyas	Bakht Zamin	Advt: 24/10/17	3/23/1981	1	1	1	3	do
4	Fazal Khan	Faqir Muhamamd	Advt: 24/10/17	3/20/1986	1	1	1	3	do
5	M Murtaza	Faqir Muhammad	Advt: 24/10/17	4/4/1991	1	1	1	3	do
6	M Haroon	M Ameen	Advt: 24/10/17	3/13/1982	Α	Α	A	Α	do
7	Qaisar Ali	Siad Umar	Advt: 24/10/17	4/4/1993	1	1	1	3	do
8	Naveed Khan	Muhammad Rahim	Advt: 24/10/17	1/1/1992	Α	Α	Α	Α	do
9	Aurangzeb	Muhammad Noshad	Advt: 24/10/17	6/4/1974	Α	Α	Α	Α	do
10	Muhammad Haroon	Hakim Khan	Advt: 24/10/17	3/20/1995	1	1	1	3	do
11	Tasleem Gul	Faqir Gul	Advt: 24/10/17	2/2/1981	1	1	1	3	do
12	Shah Fahad	Muhammad Diyar	Advt: 24/10/17	7/4/1993	1	2	2	5	do
13	Saluman Khan	Siraj Khan	Advt: 24/10/17	4/6/1990	1	1	1	3	do
14	Shoakat Ali	Musa Khan	Advt: 24/10/17	2/22/1985	1	1	1	3	do
15	Shah Faisal	Muhammad Rasool	Advt: 24/10/17	4/5/1987	1	1	1	3	do
16	Umar Khitab	Fatih Ullah	Advt: 24/10/17	1/1/1974	Α	Α	Α	Α	do
17	Shoaib Ali	Hazrat Iqbal	Advt: 24/10/17	3/20/1992	Α	Α	Α	Α	do
18	Ali Rahman	Faqir	Advt: 24/10/17	4/3/1978	Α	Α	Α	Α	do
19	Muhammad Abid	Muhammad Younas	Advt: 24/10/17	3514/2019			Α	Α	do

Attested

Assistant Director (Sr) LG & RDD

Mardan

## Annex: 'B'

# MINUTES OF THE MEETING REGARDING RECRUITMENT OF NAIB-QASIDS, VILLAGE/NEIGHBORHOOD COUNCILS (1-231) DISTRICT MARDAN



1. The District Departmental Selection Committee meetings were held in the office of Assistant Director (Senior), Local Government and Rural Development Department, Mardan on 27<sup>th</sup>, 29<sup>th</sup> August, 3<sup>rd</sup>, 6<sup>th</sup>, 17<sup>th</sup>, 24<sup>th</sup>, September, 2019 for recruitment of Naib-Qasids, Village/Neighborhood Councils in District Mardan.

1.	Mr. Akhtar Munir, Assistant Director (Senior) LG&RDD Mardan.	Chair
2.	Mr. Shams-Ul-Arifeen, Assistant Director (Administration/HR) LG&RDD (Representative of Govt. of Khyber Pakhtunkhwa)	Member-I
3.	Mr. Wisal Khan (Supervisor LG&RDD District Mardan)	Member-II
	(List of the participants is attached)	

2. The Chairman welcomed the participants. The Chairman informed that here were 164 vacant post of Naib-Qasids in VCs/NCs in District Mardan which were advertised in 2017. Out of these posts recruitment against 68 posts of Naib-Qasids has already been made while for the remaining 96 posts, 2244 candidates who applied for the posts have been called for interviewed. The Committee agreed to specify 10 marks for each candidate for interview distributed as under:

S#	Designation	Marks Assigned for interview
1	Assistant Director (Senior) LG&RDD Mardan	04
2	Assistant Director (Administration/HR)	04
	Representative of Govt. of Khyber Pakhtunkhwa LG&RDD	
3	Supervisor LG&RDD District Mardan	02
4	Assistant / Accountant LG&RDD District Mardan	VC/NC identification and picture collection
5	Acting Supervisor, LG&RDD District Mardan	For thumb Impression and signature i.e. attendance

3. The interview candidates for recruitment against the vacant posts of Naib-Qasids in their respective NCs/VCs were held on 27<sup>th</sup>, 29<sup>th</sup> August. 3<sup>rd</sup>, 6<sup>th</sup>, 17<sup>th</sup>, 24<sup>th</sup>, September, 2019.

S#	Name of Candidates	Father Name	Name Employment Exchange Reg#	Interview Marks			T Mark	D.O.B	Village Council for which the candidates
				Chair (04)	M-I (04)	M-II (02) .	s		has appied
1	Mudassir Javed	Anwar Zada	2838/2017	1	1	1	3	1/3/1992	VC/NC Babuzai Aba Khel
2	Kamran Shah	Zarb Ali Shah	2703/2017	1	1	1	3	19/3/1991	do
3	Zia Ur Rahman	Liaqat Ali	2203/2017	1	1	1	3	25/9/1990	do
4	Rasheed Ahmad	Miran Shah	Advt: 24/10/2017	Α	Α	Α	Α	12/9/1983	do
5	Zarshed Khan	Razi Khan	Advt: 24/10/2017	1	1	1	3	5/7/1982	do
6	Kamran Shah	Zarb Ali Shah	2703/2017	Α	Α	Α	Α	19/3/1991	do
7	Zia Ur Rahman	Liaqat Ali	Advt: 24/10/2017	Α	Α	Α	Α	25/9/1990	do
8	Kaleem Ullah	Zakir Ullah		Α	Α	Α	Α	1/4/1983	do
9	Asad Zia	Syed Shah Nazir	-	Α	Α	A	Α	15/11/1989	do

Sd/ -Chairman

Member-I

Attested

Sd/-Member-II





•				<del></del>					
13	Mujeeb Ur Rahman	Wali Rahman	Advt: 24/10/17	8/20/1992	1	1	1	3	VC/NC Babuzai Aba Khel
14	Sawar Khan	Mir Bahadar	Advt: 24/10/17	6/16/1981	Α	Α	Α	Α	do
15	Haider Khan	Mir Bahadar	Advt: 24/10/17	5/7/1977	1	1	1	3	-do
16	Inayat Ullah Khan	Nasrullah	Advt: 24/10/17	4/4/1996	1	1	1	3	do
17	Shah Sawar	Mahboob Khan	Advt: 24/10/17	1/5/1998	1	1	1	3	do
18	Muhammad Ayaz	Muhammad Rahman	3711/2019	18/3/1990	3	1	2	6	do
19	Faisal Shah	Muqadar Shah	3457/2019	1/1/1996	1	1	1	3	do
20	Said Nawab	Haji Nawab	Advt: 24/10/17	1/1/1992	1	1	1	3	do
21	Roman Khan	Mian Khan	Advt: 24/10/17	4/1/1998	1	1	1	3	do
22	Muhammad Noor Ul Amin	Ahmad Jan	Advt: 24/10/17	1/8/1972	Α	Α	Α	A	do
23	Atta Ullah	Abid Jan	Advt: 24/10/17	1/11/1992	1	1	1	3	do
S#	Name of Candidate	Father`s Name	Employment	D.O.B	Intervi	ew Mar	ks	Τ	VC/NC for
			Exchange Reg#		Chair	M-I	M-II	Mark	which the candidate has
					04	04	02	S	applied
1	Liagat Ali	Sabz Ali	Advt: 24/10/17	3/10/1986	1	1	1	3	VC NC Khan
*	Lioqui Aii	) Save All	, , , , , , , , , , , , , , , , , , , ,	0, 10, 100		-			Killi
2	Irshad Khan	Mirza Khan	Advt: 24/10/17	1/1/1982	Α	Α	Α	Α	do
3	M. Idrees	M Yaseen	Advt: 24/10/17	5/5/1990	1	1	1	3	do
4	Qasam Khan (overage)	Hayat Khan	Advt: 24/10/17	1/1/1978	Α	Α	Α	Α	do
5	Abid Hussain	Gul Zaman	Advt: 24/10/17	1/1/1985	1	1	1	3	do
6	Masood Shah	Zabita Khan	Advt: 24/10/17	1/1/1990	1	1	1	3	do
7	Junaid Khan	Farid Khan	Advt: 24/10/17	2/15/1992	1	1	1	3	do
8	Fida Muhammad	Muhammad Yar Khan	Advt: 24/10/17	2/2/1981	1	1	1	3	do
9	Mukamil Shah	Ghazan Khan	Advt: 24/10/17	1/1/1976	1	1	1	3	do
10	Ali Afsar	Ali Jan	Advt: 24/10/17	1/1/1998	Α	Α	Α	Α	do
11	Shah Khalid	Hamish Gul	Advt: 24/10/17	2/3/1992	1	1	1	3 .	do
12	Rizwan Ullah	Nadar Khan	Advt: 24/10/17	1/1/1986	1	1	1	3 ,	do
13	Shahab Ali	Zubair Shah	3401/2019	3/12/1994	2	1.5	1.5	5	do
14	Muhammad Zakriya	Ajmal Khan	Advt: 24/10/17	11/2/1995	Α	Α	Α	Α	do
15	Muhammad Usman	Aziz Khan	Advt: 24/10/17	8/8/1994	1	1	1	3	do
16	Muhammad Ishaq	Khurshid	3401/2017	2/1/2000	2.5	1	1	4.5	do
17	Irfan	Muhammad Ali	Advt: 24/10/17	3/8/1989	1	1	1	3	do
18	Akhtar Zeb	Azeem Khan	Advt: 24/10/17	10/5/1988	1	1	1	3	do
19	Ali Muhammad	Pir Muhammad Khan	Advt: 24/10/17	3/4/1996	A	A	Α	А	do

4. After detail & deliberate interviews on the prescribed parameters, the following candidates were selected as Naib Qasid (BS-03) in the VC/NCs assigned/mentioned against each to perform their duties as per their job description.

S Name of Candidate		Father`s Name	Employment	D.O.B	Intervi	ew Mai	rks	T	VC/NC for
#			Exchange Reg#		Chair 04	M-I 04	M-II 02	Marks	which the candidate has applied
1	Ghawas Ur Rahman	Amir Khan	3511/2019	5/2/1978	3	1	1	5	VC/NC Hathin-I
2	Shehzad Muhammad	Shad Muhammad	Advt: 24/10/17	4/2/1993	2.5	1	1	4.5	VC/NC Hathian-II
3	Abid Ali	Shah Muhammad Safi	3558/2019	26/6/1993	2 + cd	1	1	4	VC/NC Hathian-III

Sd/ -Chairman Sd/-Member-I

Cub for An

Sd/-Member-II



	6.500					<u> </u>			
i									VC/NC Jalala-II
						•		4 5	VC/NC
	Muhammad Ishaq	Khurshed	3401/2019	2/1/2000	2.5	1	$\left \begin{array}{cc} 1 \\ \end{array}\right $	4.5	Khan Killi
			3176/2019	26/07/1994	2.5	1	1	4.5	VC/NC
ļ	Jawad Ali	Imran Ali	31/0/2019	20/01/1994	2.5	•	^		Lund Khwar-I
		771 01	2753/2019	3/2/1992	3	ī	1	5	VC/NC
1	Janat Gul	Khan Sher	2/33/2019	3/2/1//2	,	•		_	Kund Khwar-II
			2246/2010	1/12/1993	2.5	1	1	4.5	VC/NC
. [	Saeed Khan	Nadar Khan	3246/2019	1/12/1993	ا د.2		1	""	Lund Khwar-III
		<u> </u>	0.4/10/15	. 1 /1 /1000	3.5	1	1	5.5	VC/NC
	Shah Faisal	Nooran Shah	Advt: 24/10/17	1/1/1989	3.5	1	1.	3.3	Pir Saddi-I
					0.5		1	5.5	VC/NC
0 .	Muslim Khan	Tawoos Khan	2661/2019	2/3/1986	2.5	2	1 1	3.5	Pir Saddi-II
•					<del> </del>	<u> </u>	<del>\ .                                   </del>	1	VC/NC
1	Muhammad Tariq	Ajab Khan	2833/2019	15/1/1993	2.5	1	1	4.5	and the second s
•	1,					<u> </u>		\ <u>_</u>	Sher Garh-I
2	Asif Khan	Rahim Dad	3702/2019	1/1/1986	3	1	1	5	VC/NC
2	ASII Kilali	,							Aher Garh-III
	Amir Zeb	Sabz Ali	2861/2019	15/5/1992	2.5	1	1.5	5	VC/NC
3	Amir Zeo	Sauz Ali	2001/201/					\ <u> </u>	Parkho Dheri-I
		Fagir Shah	111/2019	6/3/1992	3.5	1	1	5.5	VC/NC
14	Arif shah	raqır Snan	111/2019	0/3/1332			ļ	1 1	Parkho-II
			2647/2019	4/5/1997	3.5	1	1	5.5	VC/NC
15	Muhammad	Waheed Gul	204 //2019	4/3/1997	1 3.5	\ *.	1		Makori-III
,	Zeeshan		1 1 0 1/10/17	3/21/1992	3.5	1	1	5.5	VC/NC
16	Junaid Ahmad	Muhammad Saeed	Advt: 24/10/17	3/21/1992	3.3	1	1	3.5	Tordher
		Khan		4 /1 /1 000	1-2	$\frac{1}{1}$	1	5	VC/NC
17	Muhammad Arif	Mutabar Khan	2886/2019	1/1/1988	3	1	1	'	Makori-I
					<del> </del>	<del> </del>		1.5	VC/NC
18	Riaz Ahmad	Zaidar Khan	Advt: 24/10/17	6/2/1905	2.5	1	1	4.5	
	,	,						<u> </u>	Makori-II
19	Sajjad Ahmad	Hashmand Khan	3147/2019	12/3/1988	3	1	1	5	VC/NC
17	Sujjud i nimad				<u> </u>				Matta Odi-Gram-I
20	Asad Ali	Wakil Shah	3834/2017	10/08/1983	. 3	1	1	5	VC/NC
20	Asau Ali	W GRIT OTHER		•		Ì			Shamozai-II
	Irshad Muhammad	Taj Malook	3247/2017	10/08/1983	3	1	1	5	VC/NC
21	irsnad Munammad	l aj Maiook	321772017						Shamozai-I
	1 7 7 1 1	Sher Ullah Khan	Advt: 24/10/17	3/3/2000	3	1	1	5	VC/NC
22	Saeed Ullah	Sher Ullan Khali	Auvi. 24/10/17	3/3/2000		-			Koh e Barmol-I
		D 11-1	3508/2019	10/03/1994	3	1	$\frac{1}{1}$	5	VC/NC
23	Muhammad Naveed	Qajeer Badshah	3300/2019	10/03/1774		1	^		Koh e Barmol-II
			404/2010	20/03/1994	3.5	1	1	5.5	VC/NC
24	Yousaf Shah	Raza Shah	404/2019	20/03/1994	.   3.5	1	\ *	•.5	Sangao
			0.4/10/17	1/4/2000	2.5	$\frac{1}{1}$	1	5.5	VC/NC
25	Saqib Muhammad	Gul Muhammad	Advt: 24/10/17	1/4/2000	3.5	1	1	3.5	Sarobi
				2/5/1000		+-	1.5	6	VC/NC
26	Hamza Ali	Shah Ali Rahman	3054/2019	8/6/1998	3.5	1	1.5	10	Taza Gram
						<del></del> _	<del>                                     </del>		VC/NC
27	Muhammad Zeb	Khan Zeb	112/2019	31/5/1981	3	1	1.5	5.5	i i
_,	AT A PRACTICAL PROPERTY BARTON								Baizo Kharki-I
28	Usman Ali	Khawas Khan	1955/2019	4/2/1994	3	1	1	5	VC/NC
۷٥	Committee	1							Baizo Kharki-II
	Tanveer Ul Haq	Ihtisham Ul Haq	3672/2017	16/4/1996	3.5	1	1	5.5	VC/NC
29	I OMIZAGE I II CIGG								Zareen Abad

Sd/ -Chairman Sd/-Member-I

Attested

Sd/-Member-II



÷	1 %			00/0/1000		1	1	4	VC/NC Minagano
30	Muhammad Tufail	Janas Khan	2570/2019	20/3/1990	2	1	1		Killi
31	Mukhtiar Ahmad	Mir Afzal	Advt: 24/10/2017	13/03/1990	3	1	1,	5.	VC/NC Kalo
32	Arif Hussain	Rahim Ullah	2310/2019	7/3/1996	2	1	1	4	VC/NC Alo-I
33	Anwar Gul	Ziarat Gul	Advt: 24/10/2017	1/1/1980	2.5	1 _	1	4.5	VC/NC Alo-II
34	Naveed Khan	Tawoos Khan	2457/2019	27/4/2001	3	1	1	5	VC/NC Shabat Khel
35	Sadam Hussain	Muntaj Hussain	4463/2019	3/6/1995	3 .	1	1 .	5	VC/NC Likpani
36	Abdullah Shah	Behram Shahq	Advt: 24/10/2017	Nil	3	1 -	1	5	VC/NC Mian Khan
37	Shehriyar	Fazal Wahab	3236/2017	7/3/1988	3	1	1	5	VC/NC Mian Essa
38	Muhammad Ayaz	Khitab Gul	Advt: 24/10/2017	4/13/1987	3	1	1	5	VC/NC Dewan Khel
39	Sajjad Ahmad	Muhammad Inam	Advt: 24/10/2017	2/2/1992	2	1.5	2	5.5	VC/NC Babozai Barathkhel
40	Fazal Hameed	Muhammad Ghani	3410/2019	21/5/1984	2	1	1	4	VC/NC Sherro-I
41	Arshad Khan	Kareem Ullah	368/2017	25/3/1995	2.5	1	1.5	5	VC/NC Shero-II
42	Wahid Ali	Muhammad Ali	4447/2019	4/2/1978	3	1	1	5	VC/NC Kat Garhi
43	Ihsan Ullah	Amin Ullah	3352/2017	1/3/1989	4	1	1	6	VC/NC Taja
44	Muhammad Haris	Muhammad Iqrar	2290/2019	Nil	2.5	2	1	5.5	VC/NC Surkh Dheri
45	Hubaib Khan	Adil Zaman	402/2019	10/1/1999	3	1	1	5	VC/NC Cheena
46	Tauseef Ahmad	Sher Bahdar	3616/2017	4/12/1983	3	1	1	5	VC/NC Daulat Zai
47	Zafar Ali	Jamshed Khan	63/2019	NIL	3	1	1.5	5.5	VC/NC Rustam-I
48	Muhammad Sohrab	Farhad Gul	166/2013	23/8/1985	2.5	1	1	4.5	VC/NC Rustam-II
49	Muhammad Amin	Ahmad Saeed	4129/2019	13/2/1986	3	1	1	5	VC/NC Rustam-II
50	Saeed Ghufran	Saeed Numan	3387/2017	4/3/1984	3	1	1	5	VC/NC Bazar
51	Iftihar Ali	Miraj Wali	2299/2019	15/4/1998	2	1	1	4	VC/NC Beroach
52	Farhad Ali	Muhammad Bashir	2768/2019	25/12/1984	3.5	1	1	5,5	VC/NC Landi
53	Ibrar Ahmad	Qadar Muhammad	3698/2019	3/3/1982	2.5	1	1	4.5	VC/NC Ali
54	Kamran Khan	Gul Muhammad	3258/2017	10/4/1995	3.5	1	1	5.5	VC/NC Jamal Garhi-I
55	Afsar baz	Nazeer Baz	1658/2018	8/1/1987	2	1	1	4	VC/NC Jamal Garhi-II
56	Imtiaz Ahmad	Sahib Zada Sultan	113/2018	16/3/1997	3	1	1	5.5	VC/NC Machi

Sd/ -Chairman

Sd/-Member-I

Sd/-Member-II



	i san								
57	Bakhtiar Khan	Arifeen Sardar	2741/2017	16/08/1985	3	1	1	5	VC/NC Bilandi
58	Sayed Adnan	Khan Sayed Maqbool	4155/2014	1/3/1988	3	1	1	5	VC/NC Katlang-I
59	Sami Ullah	Shah Khan Sher	1848/2019	NIL	3	1	1	5	VC/NC Katlang-II
60	Muhammad Abbas	Faiz Talab Khan	441/2019	15/3/1998	2.5	1	1	4.5	VC/NC Katlang-III
61	Saeed Gul	Wahid Gul	Advt: 24/10/2017	14/4/1982	3.5	1	1	5.5	VC/NC Kotar Pan
62	Syed Adnan	Syed Maqbool Shah	4155/2014	1/3/1988	3	1	1	4	VC/NC Kata Khat
63	Muneeb Ur Rahman	Sher Khan	4406/2019	15/08/1994	2	2	1 .	5	VC/NC Barikab
64	Asif Ali	Saif Ur Rahman	3296/2017	3/3/1997	1	1	1.5	3.5	VC/NC Charguli
65	Umair Ahmad	Masood Ali	4175/2019	NIL	3	1	1	5	VC/NC Qazi Abad
66	Sair Ali	Rawas Khan	3077/2017	1987	3	1	1	5	VC/NC Garyala
67	Iftihar Ali	Muhammad Sultan	3251/2018	NIL	3.5	1	1	5.5	VC/NC Bhai Khan
68	Hassan Zada	Muhammad Younas	Advt: 24/10/2017	NIL	3	1	1	5	VC/NC Gujrat-II
69	Subhan Ullah	Bakhtiar	2864/2019	NIL	3	1	1	5	VC/NC Chak Mardan-I
70	Adnan Khan	Sahib Ali Khan	260/2019	15/8/1993	3	1	1	5	VC/NC Chak Mardan-II
71	Shaukat Khan	Hassan Khan	4148/2019	1/1/1987	3	1	1	5	VC/NC Mardan Rural-I
72	Kashif Khan	Aqif Khan	1318/2019	1/1/1999	. 3	1	1	5	VC/NC Mardan Rural-II
73	Said Ul Amin	Farid Ul Haq	4327/2019	1/1/1979	3 .	1	1	5	VC/NC Shehbaz Garhi-I
74	Asif Khan	Abdul Khaliq	4332/2019	NIL	3	1	1	5	VC/NC Shehbaz Garhi-II
75	Muhammad Arsalan	Waheed Zaman	3383/2017	13/1/2000	3	1	1	5	VC/NC Baghicha Dheri
76	Anwar Sher	Gul Sher	4450/2019	3/3/1980	3	1	1	5	VC/NC Shehbaz Garhi-III
77	Shah Khalid	Khan Zada	4132/2019	NIL .	. 3	1	1	5	VC/NC Bakhshali-II
78	Zia Ullah Khalid	Khalid Khan	Advt: 24/10/2017	23/05/2001	3	1	1	5	VC/NC Barikab
79	Baharman	Muhammad Akbar	4172/2019	28/6/1985	3	1	1	5	VC/NC Fatima-II
80	Bakht Zada	Sher Zada	814/2017	12/2/1985	3	1	1	5	VC/NC Jungara
81	Rahim Dad	Hbib Khan	821/2017	8/2/1986	3.5	1	1.	5.5	VC/NC Gedar
82	Waheed Khan	Inayat Ur Rahman	3297/2018	1/1/1988	3.5		1	5.5	Abad
83	B Sami Ur Rahman	Mir Aman Khan	3005/2017	1/3/1993	2.5	1	1	4.5	VC/NC Sheikh Maltoon Town

Sd/ -Chairman Sd/-Member-I

Sd/-Member-II



٠			0504/0010	1/2/1006	3	1	11	5	VC/NC Sokai
84	Sham Ur Rahman	Muhammad Aslam	2584/2019	1/3/1985		1	·1		
85	Asfandyar Khan	Ameer Muhammad	2960/2017	15/1/1988	3.5	1	1	5.5	VC/NC Bago Banda`
86	Zeeshan Ur Rahman	Muhammad Sher	3635/2019	12/1/1989	3	1	1	5	VC/NC Bari Cham-II
87	Atta Ullah	Sarfaraz	1502/2019	4/1/1995	3	1	1	5	VC/NC Par Hoti-II
88	Amir Khan	Gulab Sher	1052/2017	15/2/1993	3.5	1	1	5.5	VC/NC Par Hoti-III
89	Muhammad tariq	Muhammad Usman	1464/2019	1/1/1978	2.5	1	1	4.5	VC/NC Sekandri-I
90	Kashif Muhammad	Javed Muhammad	4469/2017	12/4/1984	2.5	1	1.5	5	VC/NC Sikandri-II
91	Muhammad Abbas	Taj Muhammad	2890/2017	23/11/1992	2.5	1	1.5	5	VC/NC Ala Dad Khel- II
92	Ali Zaman	Muhammad Zaman	2442/2019	5/3/1989	3	1	1	5	VC/NC Mayar-II
93	Muhammad Owais	Wisal Khan	246/2019	3/5/1995	1.5	2	3	6.5	VC/NC Mayar-III
94	Ijaz Ahmad	Faqeer Khan	Advt: 24/10/17	27/2/1998	2	1	1	4	VC/NC Cham Dheri-III
95	Waqar Hussain	Hazrat Gulab Khan	Advt: 24/10/17	4/4/1995	2.5	1	1	4.5	VC/NC Ala dad Khel-I
96	Arif Ur Rahman	Inayat ur Rahman	Advt: 24/10/17	1/1/1976	2	1	2.	5	VC/NC Hamza Khan

The chairman also clarified in the meeting that 28 Naib-Qasids were recruited against 28% Quota reserve for recruitment of son/daughter of retired cllas-IV Employees, 3 candidates were recruited against disable quota while 2 candidates were recruited against diseased son quota in LG&RDD Mardan by his predecessor.

the Assistant Director (Admin/HR) Directorate General LG&RDD (Representative of the Administrative Department) stated that before issuing of order of appointment to the recommended candidates, the Assistant Director (Senior), LG&RDD Mardan must insure: -

Sd/ -Chairman

Sd/-Member-I

Sd/-Member-II

Assistant Director (Sr) LG & RDD

Mardan

Stested





- That all candidates who applied for the post of Naib-Qasids were informed timely to attend interview;
- (ii) That all application of applicants have been dairzied in the register maintained for the purpose;
- (iii) Verification of the recommendee candidates to which NC/VC they belong.

The meeting ended with the vote of thanks from & by the Chair.

Sd/-(Shamsul Arifeen) Assistant Director (ADMIN/HR) LG&RDD Khyber Pakhtunkhwa Peshawar (Member) Sd/ -(Muhammad Wisal Khan) Supervisor LG&RDD District Mardan (Member)

Sd/-(Akhtar Munir) Assistant Director (Senior) Local Govt. & Rural Dev. Deptt: Mardan (Chairman)

Attested



## OFFICE OF THE

## ASSISTANT DIRECTOR (SENIOR) LG & RDD DISTRICT MARDAN



Dated: January 7th 2020

#### OFFICE ORDER:

No.AD/LG&RDD/(MDN)/Office-Order/ 29 Consequent upon the Departmental Selection Committee & recommendations of the Deputy Commissioner, District Mardan. Mr. Zia Ullah Khalid S/O Khalid Khan is hereby appointed as Naib-Qasid (BPS-03) VC/NC Hathian-II Tehsil Takht Bhai District Mardan as per following terms and conditions with immediate effect in the public interest, please.

#### Terms & Conditions:

1. The selectee will be governed by such rules and regulations issued by the Govt or may be issued hereinafter for category of post to which he belongs.

2. Before assumption of charge the selectee will provide Medical Fitness Certificate from the Medical Superintendent DHQ Hospital Mardan, Police Clearance Certificate from local Police Station and an affidavit on Judicial Stamp Paper for good conduct, punctually and will compulsorily perform duty at least for 02 years on this post.

3. The Selectee will remain on probation period for two years.

4. In case, the selectee wish to resign from service at any time, one-month prior notice should be necessary or in lieu thereof one month pay shall be forfeited.

5. The documents/particulars reflected/submitted by the selectee will be abided upon him/them, if found fake or bogus.

6. The order may be withdrawn any time, without assigning any reason.

7. An affidavit/Judicial Stamp paper will be submitted by the applicant concerned that in case of any litigation, he will be exclusively responsible, and in case of any misconduct, absence from official duty or non-punctuality will be tantamount to disciplinary action under E&D/Service rules.

8. If the Naib Qasid concerned, where his duty has been assigned, is found absent somewhere else from VC/NC, will be terminated and dismissed with immediate effect.

Sd/ -Assistant Director (Senior) Local Govt. & Rural Dev. Deptt: Mardan

#### Even No & Date.

### Copy of the above is forwarded to the:

- 1. Director General, LG & RDD Khyber Pakhtunkhwa Peshawar.
- 2. Deputy Commissioner, District Mardan.
- 3. District Police Officer, Mardan.
- 4. MS DHQ Hospital Mardan.
- 5. District Accounts Officer, District Mardan.
- 6. Progress Officer, LG&RD Mardan.
- 7. Accountant LG&RDD Mardan.
- 8. Supervisor LG&RDD, Takht Bhai and District Mardan.
- 9. Secretary VC/NC Hathian-II, Tehsil Takht Bha and District Mardan.

10. Official Concerned.

Sd/-

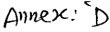
Assistant Director (Senior) Local Govt. & Rural Dev. Deptt:

Mardan

Assistant Director (Sr)

Attested

LG & RDD Mardan





# OFFICE OF THE ASSISTANT DIRECTOR (SENIOR) LG & RDD DISTRICT MARDAN



Dated: March, 16th 2020

### **OFFICE ORDER:**

No.AD/LG&RDD/(MDN)/Office-Order/349 Consequent upon the recommendations of the Departmental Selection Committee, the following Naib-Qasids (BPS-03) are hereby APPOINTED as per following terms and conditions with immediate effect in the public interest, please.

#### The Detail is as under:

Name	F.Name	VC/NC						
Fazal Kabir	Muhammad Saleem	Village Council Hathian-1						
Shah Fahad	Muhammad Diyar	Village Council Hathian-2						
Ali Zaman	Gul Zaman	Village Council Hathian-3						
Muhammad Arif	Mutabar Khan	Village Council Makori-1						
Riaz Ahmad	Zaidar Khan	Village Council Makori-2						
Muhammad Zeeshan	Waheed Gul	Village Council Makori-3						
Adil	Saifor	Village Council Lund Khwarr-1						
Naveed Akhtar	Bahar Aman	Village Council Lund Khwarr-2						
Rashid Ali	Qayum Khan	Village Council Lund Khwarr-3						
Muhammad Tariq	Ajab Khan	Village Council Sher Garh-1						
Asif Khan	Rahim Dad	Village Council Sher Garh-3						
Muhammad Ayaz	Muhammad Rehman	Village Council Jalala-2						
Shahab Ali	Zubair Shah	Village Council Jalala-3						
Amir Zeb	Sabz Ali	Village Council Parkho Dheri-1						
Arif Shah	Faqir Shah	Village Council Parkho Dheri-2						
Junaid Ahmad	Muhammad Saeed Khan	Village Council Tordher						
	Fazal Kabir Shah Fahad Ali Zaman Muhammad Arif Riaz Ahmad Muhammad Zeeshan Adil Naveed Akhtar Rashid Ali Muhammad Tariq Asif Khan Muhammad Ayaz Shahab Ali Amir Zeb Arif Shah	Fazal Kabir Muhammad Saleem Shah Fahad Muhammad Diyar Ali Zaman Gul Zaman Muhammad Arif Mutabar Khan Riaz Ahmad Zaidar Khan Muhammad Zeeshan Waheed Gul Adil Saifor Naveed Akhtar Bahar Aman Rashid Ali Qayum Khan Muhammad Tariq Ajab Khan Asif Khan Rahim Dad Muhammad Ayaz Muhammad Rehman Shahab Ali Zubair Shah Amir Zeb Sabz Ali Arif Shah Faqir Shah						

#### Terms & conditions

- 1. The selectee will be governed by such rules and regulations issued by the Govt or may be issued hereinafter for category of post to which he belongs.
- Before assumption of charge the selectee will provide Medical Fitness Certificate from the Medical Superintendent DHQ Hospital Mardan, Police Clearance Certificate from local Police Station and an affidavit on Judicial Stamp Paper for good conduct, punctually and will compulsorily perform duty at least for 02 years on this post.
- 3. The Selectee will remain on probation period for two years.
- 4. In case, the selectee wish to resign from service at any time, one-month prior notice should be necessary or in lieu thereof one month pay shall be forfeited.
- 5. The documents/particulars reflected/submitted by the selectee will be abided upon him/them, if found fake or bogus.
- 6. The order may be withdrawn any time, without assigning any reason.
- 7. An affidavit/Judicial Stamp paper will be submitted by the applicant concerned that in case of any litigation, he will be exclusively responsible, and in case of any misconduct, absence from official duty or non-punctuality will be tantamount to disciplinary action under E&D/Service rules.
- 8. If the Naib-Qasid concerned, where his duty has been assigned, is found absent somewhere else from VC/NC, will be terminated and dismissed with immediate effect.

Sd/ -Assistant Director (Senior) Local Govt. & Rural Dev. Deptt: Mardan

#### Even No & Date.

#### Copy of the above is forwarded to the:

- 1. Director General, LG & RDD Khyber Pakhtunkhwa Peshawar, with reference your kind directions on the subject.
- 2. Deputy Commissioner, District Mardan.
- 3. District Police Officer, Mardan.
- 4. MS DHQ Hospital Mardan.
- 5. District Accounts Officer, District Mardan.
- 6. Progress Officer, LG&RD Mardan.
- 7. Accountant LG&RDD Mardan.
- 8. Supervisor LG&RDD Takht Bhai, District Mardan.
- 9. Secretary VC/NCs concerned.
- 10. Official Concerned for immediate compliance.

Attested

Assistant Director (Sr)
LG & RDD
Mardan

Assistant Director (Senior)
Local Govt. & Rural Dev. Deptt:
Mardan

ONDER SUBET

Order or near Proceedings with Representation of History Agreement of History Ag PESHAWAR HIGH COURT PESHAWAL 01.03.2010 Mr. All Cohne Durnill, i Present: petitloners. Commentifol respondent No.3 be colled for, so as to reach this Court within a fortnight. Interim Relles. Notice for a date to be fixed by the office, till then no edverse action shall be taken against the patitioners. 🧷 Insigt Research (Bernauf Link Bernauf Leite Bernauf IDD Mardan Assistant Director Assistant Director
LG & RDL GRDD Mardan

# IN THE PESHAWAR HIGH COURT PESHAWAR

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# W.P No. 7056-P/2019

- 1. Masood Shah s/o Muhammad Akbar Shah.
- 2. Shahid Ali s/o Jamshed Khan.
- 3. Abid Ali s/o Haji Muhammad Safi.
- 4. Ali Raza s/o Sher Wali.
- 5. Fawad ali s/o Muhammad Ali.
- 6. Sher Alam s/o Sherzada.
- 7. Ali Khan s/o Muhammad Nawaz.
- 8. Muliammad Shoaib s/o Muhammad Khan.
- 9. Irfan s/o Muhammad Ali.
- 10. Syed Khalid Shah S/o Bakhtawar Shah

All residents of Tehsil Takhtbai, District Mardan.

..... Petitioner

Versus

WP2056P2020 Masood Shah vs Govl CF PG 121

Affested

Assistant Director

Covernment of Khyber takhtunkhwa through Specalary Local Government& Rural Development Department Government of Khyber Pakhlunkhiva. Civil Secretarini, Peshawar,

Director General, Local Government and Rural Development Department, Civil Secretarint, Peshawar,

Assistant Director Local Government and Rutal Development Department, · Mardan,

.......Respondents

# : ISLAMIC REPUBLIC OF PAKISTAN, 1973,

### RESPECTIVILLY SUBMITTIED:

- That the petitioners are bonafide citizens of Pakistan and residents of Khyber Pakhtunkhwa Pakistan duly domiciled at District Mardan. (Copy of the CNIC's is hereby annexed as annexure A), (Copy of Domiciles is hereby annexed as annexure B).
- That the respondent No. 03 advertised posts of Naib Qasid BPS-03 total numbering 164 vide advertisement widely circulated in local newspapers. (Copy of the advertisement is hereby annexed as annexure C).
- That the pelitioners had registered themselves with the employment exchange registration. (Copies of the registration are hereby annexed as annexure D).

Assistant Director (Starton) LG & RDD

Mardan

That the pollilonum were bound with call letters dated: 21.08.2019 by Assistant Director (senior) LG and RDD District Mardon. (Coples of call letters are hereby annexed as annexare B).

That the politioners were subsequently issued letters of appointment by the Respondent No.03. The petitioners were required after the said appointment letter to give police clearance, and medical certificates, which they all provide. (Copies of appointment orders are hereby annexed as annexure F).

Copies of the Police Clearance and medical certificates are annexed as annexure-F/1.

- That subsequent to the appointment letters some of the pelitioners gave arrival reports and were handed over charge, whereas the rest though did gave arrival reports but were not entertained by the respondent No.03 and no charge was handed over, rather their arrival reports weren't taken from them.

  (Copies of the arrival and the charge reports are hereby annexed as annexure G).
- 7. That the respondent No. 03 has now directed the petitioners not to come for duty as the appointment stands cancelled upon the directions of an member provincial assembly of the locality.
- 8. That having no alternate remedy the petitioners approaches this Honorable court; in its! constitutional jurisdiction amongst others on the following grounds:

erson & the

## GROUNDS:

a. Because the action of Respondents in not allowing the petitioners to perform their duties and not taking their joining reports and non issuance of the charge-assumption certificates as well as the withholding of permission to work are acts which are clearly tainted with malafide are arbitrary, lilegal and unlawful.

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Assistant Director (Sr)
Assistant Director (SigRRDD
LG & RDD
Mardan

Mardan

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- Because the Politioner has wrongly been deprived of her Constitutional Rights so guaranteed by the Constitution of
- guaranteed by the Constitution of Islamic Republic of Pakistan 1978 in general.

  d: Because the entire process of recruitment was properly followed and the petitioners were properly issued letters of appointments, the non-adherence to the appointment letters is based in maladic and in excess of authority on part of the respondents.
- e. Because the Petitioner have wrongly been deprived of their Constitutional
  Rights so guaranteed by the Constitution of Islamic Republic of Pakistan 1973 in
  - g. Because the entire process of recruitment is based in maladife and in excess of authority on part of the petitioners.

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h. Because the Pelitioner crave for leave to add further grounds at the time of his oral arguments before this Hon'ble Court highlighting further contraventions of the provisions of the Constitution & Laws.

## PRAYER:

In view of the above, it is humbly prayed that this honorable Court may graciously be pleased to:

- c. Declare that the actions of the Respondents in the non-issuance of charge certificates to some of the petitioners and the directions of not allowing the petitioners to work as acts which are inherently and patently-illegal, unlawful and against the rights of the petitioners.
  - f. Declare further that the petitioners have been validly appointed against the posts of Bps-3 and the Respondents have exceeded their jurisdiction in not

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Assistant Dilessistant pirector (Sr)

LG & RDD LGERDD

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wing the patitioners to work against their duly appointed positions of indu gasid (Ups-3).

Direct that the petitioners be allowed to work on the posts of Nath Quaid against which they have been validly appointed.

The Any other relief deemed appropriate in the circumstance of the case may also be granjed.

# Interim Relief:

May it please this Honorable Court to direct the respondents to permit the petitioners to work against their posts of Naib Qusids (BPS-03) to which they [] have been validly appointed till the final decision of the instant writ petition and that no adverse action be taken against the petitioners.

Petitioners

Through Advocate High Court 0332-9297427

khaneliegohar@vahoo.com Shah [Durrani ] [Chatiak 62-C/1, University Road, University Town, Peshawar.

It is certify that no such like writ petition has cartier been filed by the Petitioner in flils Honoumble Court

Petitioner

LIST OF BOOKS:

1. Constitution of Islamic Republic of Pakislan 1973

- 2. Kluyber Pakliffinklinva Local Government Act 2013 along-with all the amendments.
- 3. Case Laws as per need

Attested

SSISTANT Director (Sr LG & RDD Mardan

Mardan

Annex. G

# . <u>PÉSHAWAR HIGH COURT, PESHAW</u>AR

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Date of order
or proceedings
on the proceedings with signature of Judge or to proceedings
and that of parties or counce where precessary,

THE STATE OF THE S

13.10.2020

WP No.2056-142020 with Lit.

Present: Mr. All Gohar Durrani, Advocate for the petitioners.

Mr. Mueca-ud-Dln Humayun, AAO along with Mr. Wisal Khan, Superintendent, LO&RDD, Mardan for the respondents.

OFASER RASHID KHAN, J.- Through the petition

in hand, the petitioners have prayed as under :-

- Declare that the actions of the respondents in the non-issuance of charge certificates to some of the petitioners and the directions of not allowing the petitioners to work as acts which are inherently and patently illegal, unlawful and against the rights of the petitioners;
- Declare funher that the petitioners have been validly appointed against the posts of HPS-3 and the respondents have exceeded their jurisdiction in not allowing the petitioners to work against their duly appointed positions of Nalb Qasid (BPS-3);
- Direct that the petitioners be allowed to work on the posts of Naib Qasld against which they have been validly appointed.
- . The learned AAG accompanied by Mr.

Wish Khan, Superintendent I- representative of the

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ميال ليشيط يونيي ووسا (10) المصرور معل ادر ورسا

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EXAMINER
Paghawar High Court

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Assistant Director (%)

LG & RID Mardan

Mardan

respondent-department, in the produced a copy of office order dated 2.3.2020 (copy placed on file), whereby, the appointment orders of the petitioners have been withdrawn. On being confronted with such development, the learned counsel for the petitioners seeks withdrawal of the instant petition, so as to file a fresh one. Order accordingly. Announced. Dated: 13.10.2020. Sentor Pulsa

Assistant Director Carleon
LG & RDD Maidan

Date of Delivery of Copy

Received By

Mardan

# PESHAWAR HIGH COURT PESHAWAR

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# W.P No. 4775-P/2020

- 1. Masood Shah s/o Muliammad Alchar Shah,
- 2. Shahid Ali s/o Jamshed Khan.
- 3. Abid Ali s/o Haji Muliammad Safi.
- 4. Ali Raza s/o Sher Wali.
- 5. Fayad ali s/o Muhamand Ali.
- 6. Sher Alam s/o Sherzada.
- 7. Ali Khan s/o Muhammad Nawaz.
- 5. Muhammad Shonib s/o Muhammad Khan.
- 9. Irfan s/o Muhammad Ali .
- 10. Syed Khalid Shah S/o Bakhtawar Shah

All residents of Tehsil Takhtbai, District Mardan.

...... Pelitioner

Versus

- Government of Khyber Paklitunkhwa through Secretary Local Government& Rural Development Department, Government of Khyber Pakhtunkhwa. Civil Secretariat, Peshawar.
- Director General,
  Local Government and Rural Development Department,
  Civil Secretariat, Peshawar
- Assistant Director
  Local Government and Rural Development Department,
  Mardan.

WP4775P2020 MASOOD SHAH VS GOVT CF PG203.pdf

Attested

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Assistant Director (Sr)
Assistant Director (GRDD
LG & RDD
Mardan
Mardan

Fozal Kabir S/o Muhammad Saleem Shinh Fedinal S/o Muhammad Diyar All Zaman S/o Gul Zaman Muhammad Arif S/o Mulabar Khan Rinz Ahmad S/o Zaldar Khan Muhamad Zeeshan S/o Walteed Gul Adil S/o Salfoor

Naveed Akhtar S/o Bahar Aman 11.

Rashid Ali S/o Qayum Khan

Muhammad Tariq S/o Ajab Khan 13.

Asil Khan S/o Raham Dad 14.

Muhammad Ayaz S/o Muhammad Relunan 15.

Shahnb Ali S/o Zubair Shah 15.

Amir Zeb S/o Sabz Ali 17.

12

Arif Shah S/o Faqir Shah

Junaid Ahmad S/o Muhammad Saeed Khan 5. No. 4 to 19 all residents of Tehsli Takhibai District Mardan and currently on the pay roll of Respondent No. 3.

......Respondents

## WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF THE ISLAMIC REPUBLIC OF PAKISTAN, 1973:

### RESPECTFULLY SUBMITTED:

- That the petitioners are bonafide citizens of Pakistan and residents of Khyber Pakhtunkhwa Pakistan duly domiciled at District Mardan. (Copy of the CNIC's is hereby annexed as annexure A), (Copy of Domiciles is hereby annexed as annexure B).
  - That the respondent No. 03 advertised posts of Naib Qasid BPS-03 total numbering 164 vide advertisement widely circulated in local newspapers. (Copy of the advertisement is hereby annexed as annexure C).

WP4775P2020 NASOOD SHAH VS GOVT CF PG203.7d1

Attested.

That the petitioners had registered themselves with the employment exchange.

(Copies of the registration are hereby annexed as annexes D).

That the petitioners were issued with call letters dated: 21.08.2019 by Assistant Director (senior) LG and RDD District Mardan. (Copies of call letters are hereby annexed as annexure E).

- That the petitioners were subsequently issued letters of appointment by the 5. Respondent No.03. The petitioners were required after the said appointment letter to give police clearance, and medical certificates, which they all provided. (Copies of appointment orders are hereby annexed as annexure F). Copies of the Police Clearance and medical certificates are annexed as annexure-F/1.
  - That subsequent to the appointment letters some of the petitioners gave arrival reports and were handed over charge, whereas the rest though did gave arrival reports but were not entertained by the respondent No.03 and no charge was handed over, rather their arrival reports weren't taken from them. (Copies of the arrival and the charge reports are hereby annexed as annexure G). Copy of the minutes of the meeting of the DSC is Annex-G/1.
  - That the respondent No. 03 after the issuance of the appointment orders directed the petitioners not to come for duty as the appointment stands cancelled upon the directions of a member provincial assembly of the locality.
  - That feeling aggrieved of the inaction of the respondents in non-issuance of the charge certificates and the act of not giving permission of joining duties, the petitioners approached this Honorable Court in WP. No. 2056-P/2020 Masood Shah Vs. Govt. of Khyber Pakhtunkhwa. The Honorable Court was pleased to grant status quo in favor of the petitioners. However subsequently when the petition came for hearing on 13-10-2020, the representative of the respondents presented office order dated 02-03-2020 whereby the appointment orders of the

WP4775P2020 MASOOD SHAH VS GOVT CF PG203.pd1

Affected

Assistant Director (Sr)

LG & RDD Mardan

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petitioners were ordered to be Cancelled Villatrava. In view of the changed circumstances, the Petitioner was directed to the a fresh petition and the WP. No. 2056-P/2020 was dismissed as withdrawn with permission to file a fresh. Copy of the grounds of wilt pelition and the judgment dated 13-10-2020 is

Copy of the office order dated 02-03-2020 is Annex-I. That the respondent no. 3 has also issued the office orders of the private

respondents in place of the petitioners with sheer malice. Copy of the appointment order is Annex-J.

That having no alternate remedy the peditioners approaches this Honorable 10. court in its constitutional jurisdiction against the office orders dated 02-03-2020 amongst others on the following grounds:

- 2. Because the actions of the respondents in withdrawing/cancelling the appointment orders of the petitioners without any due process of the law are illegal, unlawful and without any authority vested in them by the law.
- b. Because the cardinal principles of natural justice in adhering to "no one should be condemned unheard" are in literal sense obliterated by the respondents. There is no law that allows the cancellation of appointments of duly appointed candidates without giving them the reason for such cancellation/withdrawal. Such act is clearly colorful exercise of authority.
- c. Because the respondents have no regard for the law, rules and have acted in disregard of the law. Such actions warrant interference of this Honorable Court as the Constitutional Rights of the petitioners are involved.
- d. Because the action of Respondents in not allowing the petitioners to perform their duties and not taking their joining reports and non issuance of the charge assumption certificates as well as the williholding of permission to work are acts which are clearly tainted with malafide are arbitrary, illegal and unlawful.

WP4775P2020 NASOOD SHAH VS GOVT CF PG203 PQI

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Respondents ennot be allowed under the law to pass any Megal

granateed by the Constitution of Islamic Republic of Pakistan 1973 in general.

Because the entire process of recruitment was properly followed and the patitioners were properly issued letters of appointments, the non-adherence to the appointment letters is based in maladife and in excess of authority on part of the respondents. The subsequent cancellation is adding salt to the wounds of the petitioners and they cannot be allowed to go unescaped from it.

- in Because the Petitioner have wrongly been deprived of their Constitutional Rights so guaranteed by the Constitution of Blank Republic of Pakistan 1973 in general.
- Eccause the Petitioner crave for leave to add further grounds at the time of his oral arguments before this Hon ble Court highlighling further contraventions of the provisions of the Constitution & Laws.

## PRAYER:

In view of the above, it is humbly prayed that this honomble Court may graciously be pleased to:

- a. Declare that the Office Order dated 02-03-2020 whereby the appointment orders of the petitioners were withdrawn/cancelled are illegal, unlawful and without any jurisdiction and is in excess of the authority vested in the respondents.
- b. Declare further that the office orders dated 16-03-2020 whereby the appointments of the private respondents were brought about are issued without any lawful authority, in derogation of the principles of natural justice without any lawful authority with no regards to law and rules.

WP4775P2020 HASOOD SHAH VS GOVT CF POTOL pot

Attested

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- Direct the respondents to forthwith withthrow the office order dated 02-03-2020 and the orders dated 16-03-2020 to the extent of the posts of petitioners.
- d. Declare that the actions of the Respondents in the non-issuance of charge certificates to some of the petitioners and the directions of not allowing the petitioners to work nuncls which are inherently and patently illegal, unlawful and against the rights of the petitioners.
- e. Declare further that the petitioners have been validly appointed against the posts of Bps-3 and the Respondents have exceeded their jurisdiction in not allowing the pelitioners to work against their duly appointed positions of naib quasid (bps-3) and the subsequent action in withdrawing/cancelling the appointment orders suffers from legal defect and are illegal.
  - f. Direct that the petitioners be allowed to work on the posts of Naib Qasid against which they have been validly appointed.
  - g. Any other relief deemed appropriate in the circumstance of the case may also be granted.

May it please this Honorable Court to direct the respondents to permit the petitioners to work against their posts of Nalb Qasids (BPS-03) to which they have been validly appointed till the final decision of the instant writ petition and that no adverse action be taken against the petitioners.

Petitioners

Through

(ALL GOHAR DURKANI) Advocate High Court 0332-9297427

Idjanellegohar@vahoo.com Shah | Durrani | Khattak House No. 231-A, Street No. 13, New Shami Road, Peshawar.

It is certify that no such like writ petition has earlier been filed by the

Petitioner in this Honourable Court

Petitioner

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Assistant Director (Sr) Assistant DiretG&ROD) Science & RoMardan

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