12.11.2015

Agent of counsel for the appellant present. Seeks adjournment3 as counsel for the appellant is not in attendance. Adjourned to 1.12.2015 for providing written order regarding acceptance of departmental appeal/ preliminary hearing before S.B.

01.12.2015

Counsel for the appellant present. Informed the Tribunal that on the strength of acceptance of departmental appeal provisional seniority list has been issued.

In view of the above, the appeal in hand has become infructuous. Disposed of accordingly. File be consigned to the record room.

ANNOUNCED 01.12.2015

01:12:15

30.07.2015

Agent of counsel for appellant present. Learned counsel for the appellant failed to appear due to ailment of his father. Last opportunity extended to 12.8.2015 before S.B.

Chairman

12.08.2015

Counsel for the appellant present. Learned counsel for the appellant informed the Tribunal that the departmental appeal of the appellant has been accepted but written order not yet conveyed to the appellant. Seeks adjournment. Adjourned to 25.8.2015 for further proceedings before S.B.

Chairman

25.08.2015

Appellant with counsel present. Learned counsel for the appellant informed the Tribunal that written order has not been conveyed to the appellant. Seeks adjournment. Adjourned to 28.10.2015 for further proceedings before S.B.

Charman

28.10.2015

Agent of counsel for the appellant present. Seeks adjournment as counsel for the appellant is not in attendance. To come up for providing written order regarding acceptance of departmental appeal including preliminary hearing on 12.11.2015 before S.B.

Chairman

13.05.2015

Agent of counsel for the appellant present and requested for adjournment as counsel for the appellant is sick. Adjourned to 27.05.2015 for preliminary hearing before S.B.

b.

27.05.2015

Counsel for the appellant is stated busy with his ailing father at Islamabad. Adjourned for preliminary hearing to 10.6.2015 before S.B.

Chairman

10.06.2015

Counsel for the appellant present. Learned counsel for the appellant requested for adjournment as the grievances of the appellant are under consideration before the concerned authority. Adjourned for preliminary hearing to 29.6.2015 before S.B.

Chairman

29.06.2015

Agent of counsel for the appellant present. Counsel for the appellant is not in attendance. Requested for adjournment. Last opportunity granted. Adjourned to 30.7.2015 before S.B.

Charman

Clerk of counsel for the appellant present and requested for adjournment due to pre-occupation of the learned counsel for the appellant in the Dar-ul-Qaza, Swat. Request accepted. To come up for preliminary hearing on 17.03.2015.

Member

17.03.2015

Agent of counsel for the appellant present. Requested for adjournment. Adjourned to 30.04.2015 for preliminary hearing before S.B.

Member

30.04.2015

Counsel for the appellant present. Learned counsel for the appellant seeks adjournment. Adjourned to 13.05.2015 for preliminary hearing before S.B.

Chalman

Form- A FORM OF ORDER SHEET

Court of	ti	. 1		
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Case No.	<u> </u>	τ	- 1	1289/2014

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	Case No	1289/2014
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	29/10/2014	The appeal of Mr. Sheraz Ahmad resubmitted today by Mr. Khaled Rehman Advocate may be entered in the Institution
		register and put up to the Worthy Chairman for preliminary hearing.
2	7-11-201	This case is entrusted to Primary Bench for preliminary hearing to be put up there on 28-1-2.0(5.
		CHAIRMAN
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The appeal of Mr. Sheraz Ahmad Assistant Director LG&RDD Khyber Agency received today i.e. on 21.10.2014 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Addresses of respondent Nos. 4 to 15 are incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- The annexures- A to S, referred to in the memo of appeal are not attached with the appeal which may be placed on it.
- 3- Wakalat nama in favour of appellant is not attached with the appeal which may be placed on it.
- 4- Seventeen spare copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 15/4 /S.T.

Dt. 22- 10 /2014.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Khaled Rehman Adv. Peshawar.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1989 /2014

Sheraz Ahmad	Versus	The Govt. of Khyber Pakhtunkhwa and others
Appellant		Respondents

INDEX

S.No.	Description of Documents	Date	Annexure	Pages ~
1.	Memo of Appeal			1-10
2.	Regularization Notification	10.11.2005	A	11-()
3.	Regularization Notification	16.12.2005	В	120
4.	Order of the Hon'ble High Court, Peshawar in Writ Petition No.793/2007	18.10.2011	С	13-16
5.	Letter of Establishment and Finance Departments	26.11.2011	D	17218
6.	Letter of Establishment Department	20.12.2011	E	18:)
7.	Seniority List	13.02.1993	F	20-24
8.	Notification/Service Rules	01.12.1991	G	25-27
9.	Promotion order of 5 Progress Officers	03.08.1992	Н	26 TH
10.	Order of the Hon'ble High Court in COC No.87-P/2012	16.08.2012	I	28:31
11.	Promotion order of appellant and others with immediate effect	27.08.2012 16.05.2013	J	31-32
12.	Departmental appeal	10.06.2013	K	33_35
13.	Statement plus proceedings		L	36=40
14.	Letter to Establishment Department	07.11.2013	<u>M</u>	41-42
15.	Opinion of the Establishment Department	10.01.2014	N	430
16.	Tentative Seniority List	14.03.2014	0	44-45
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18.	Impugned order	22.05.2014	Q	49-50
19.	Final Seniority List	28.05.2014	R	51-53
20.	Departmental Representation	_	S	1 54-
21.	Wakalat Nama		AVA	

Through

Khated Rahman Advocate Peshawa

Appellant

Dated: 2 / /10/2014

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1829 /2014

Sheraz Ahmad,

Versus

- 1. **The Govt. of Khyber Pakhtunkhwa through** Chief Secretary, Civil Secretariat, Peshawar.
- 2. The Secretary to Govt. of Khyber Pakhtunkhwa
 Establishment Deptt:, Civil Secretariat, Peshawar
- 3. The Secretary to Govt. of Khyber Pakhtunkhwa Local Government & Rural Development Department, Civil Secretariat, Peshawar
- 4. Mr. Faiz Muhammad
 Assistant Director, Directorate General of
 LG&RDD, Khyber Pakhtunkhwa, Peshawar
- Mr. Israrullah Khan Assistant Director, LG&RDD, Swabi
- 6. Mr. Sardar-ul-Mulk Assistant Director, LG&RDD, Malakand
- 7. Mr. Akhtar Munir Umarzai Assistant Director, LG&RDD, Hangu
- 8. Riaz Ahmad
 Assistant Director, Now as Project Director,
 Municipal Services Delivery Program, University
 Town, Peshawar
- Khalid Israr Shah
 Assistant Director, LG&RDD,
 North Waziristan Agency
- 10. Sajid Gul Secretary, Provincial Delimitation Authority, Peshawar

10/14

11.

- Said Rahman
 Assistant Director, LG&RDD (now on leave)
 DFID at Sahibzada Abdul Qayum Road,
 House No.39, University Town, Peshawar
 - Syed Hussain Kazmi
 Assistant Director, LG&RDD (now on ex-Pakistan
 Leave) through Respondent No.3, Secretary
 LG&RDD, Khyber Pakhtunkhwa.
- 13. Muhammad Jehangir Khan Assistant Director, Directorate FATA, LG&RDD,

- Warsak Road, Peshawar
- Qazi Noor-ul-Wahab
 Assistant Director, LG&RDD, Mohmand Agency
- 15. Alamzeb
 Assistant Director, Directorate FATA,
 LG&RDD, Warsak Road, Peshawar...*Respondents*

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 22.05.2014 ISSUED BY RESPONDENT NO.3 AND THE IMPUGNED FINAL SENIORITY LIST CIRCULATED VIDE LETTER DATED 28.05.2014 WHEREBY APPELLANT WAS SHOWN **JUNIOR** to RESPONDENT NO.4-15 VIOLATION OF THE LAW **AND RULES** AGAINST WHICH APPELLANT PREFERRED DEPARTMENTAL REPRESENTATION 25.06.2014 BUT THE SAME WAS NOT DISPOSED OF WITHIN THE STATUTORY PERIOD OF 90 DAYS.

PRAYER:

On acceptance of the instant appeal, the impugned order dated 22.05.2014 and the impugned seniority list circulated vide letter dated 28.05.2014 may graciously be set aside and a revised Seniority List in light of Establishment Department letter No.SOR-IV(ED)6-1/2013 dated 10.01.2014 (Annex:-N) may be prepared and the appellant be considered for promotion with all back/consequential benefits w.e.f. due date i.e. 22.11.1991 instead of immediate effect i.e. 16.05.2013.

Respectfully Sheweth,

Facts giving rise to the present appeal are as under:-

1. That appellant and others were initially appointed as Progress Officers (BPS-16) in the then Local Government & Rural Development Department (LG&RDD) way back in the year 1988 on contract basis. Subsequently, he alongwith others

approached the Hon'ble Peshawar High Court Peshawar for regularization of their services but could not succeed and meanwhile their services were terminated. Their request before the Hon'ble Apex Court also failed and they were directed to approach the Provincial Service Tribunal. On their approach to the Service Tribunal their appeals were dismissed and consequently they again approached the Apex Court and finally their appeals were allowed vide Judgment dated 25.08.2005 and appellant and others were reinstated into service with all back benefits.

- 2. That the judgment of the Hon'ble Apex Court was implemented by the Department by reinstating the appellant and others in service with all back benefits and <u>regularized them with effect from the</u> <u>date of their initial appointment</u> vide notification dated 10.11.2005 and 16.12.2005 (Annex:-A & B).
- 3. That since the appellant was also entitled for promotion to the higher grade as a consequence of the Judgment of the Hon'ble Apex Court which was denied to him, therefore, appellant and others filed Writ Petition No.793/2007 in the Hon'ble Peshawar High Court Peshawar which was disposed of vide order dated 18.10.2011 (Annex:-C) with direction to the Department to decide the matter in accordance with law as per the observation of the Hon'ble Court given in the order viz:

"It is not clear from the available record that when the petitioners became eligible for being promoted to the next higher scale and what were the rules applicable thereto and what was the ratio of vacancies to be filled through the promotion and what was the ratio of the vacancies to be filled by initial recruitment. All these questions are to be decided by the Department in the first instance, we, therefore, would not embark upon such exercise while hearing the petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973. We, therefore, while disposing of this writ petition direct office to send it to departmental authority to decide it in accordance with law as hinted to above within two months. This writ petition, thus, stands disposed of."

Thus the Hon'ble Court directed for determining as to:-

- i. When the petitioners became eligible to the next higher grade?
- ii. What were the Rules applicable thereto (service rules)?
- iii. What was the ratio of vacancies to be filled by initial recruitment/promotion?
- 4. That the Department, in the light of the Judgment ibid, took up the case of the appellant and others and asked for the advice of the Establishment Department and Finance Department as would be evident from the letter dated 26.11.2011 (Annex:
 D) wherein in Para-5 it has been admitted that "According to service rules notified on 01.12.1991, the length of service for promotion of

Progress Officer (BPS-16) to the post of Assistant
Director (BPS-17) LG&RDD was 03 years. The
initial date of appointment of the petitioner was
22.11.1988 and thus they have completed the
required length of service on 22.11.1991 and
became eligible for promotion to the post of AD
(BPS-17) LG&RDD at that time but they could not
be promoted as their status was contract.

5. That the Establishment Department vide letter dated 20.12.2011 (Annex:-E) advised that in terms of the employees on contract basis (Regulation of services) Act, 1989 read with the Judgment of the Apex Court announced on 25.08.2005, the services of the appellant stood regularized with effect from the date of their contractual appointments. The Department is therefore, required to determine their seniority viz-a-viz those appointed on regular basis in the defunct Directorate and consider their promotion in the light of the service rules of their posts subject to the availability of vacant positions in the cadre/service group.

Thus the advice of the Establishment Department, Govt. of Khyber Pakhtunkhwa ibid was also in line with the decision of the Hon'ble High Court, Peshawar dated 18.10.2011 as explained in para-3 ibid wherein the Department was given direction that since the appellant have been regularized from initial date of appointment i.e. 22.11.1988, they were to be treated at par with others who were similarly placed in the defunct Directorate General

1

of LG&RDD and consider their promotion subject to the availability of vacant positions in the cadre/service group.

- 6. That as per Seniority List circulated vide letter dated 13.02.1993 (Annex:-F) the total sanctioned posts of Assistant Directors (BPS-17) as stood on 31.12.1992 were 34 and as per the Service Rules notified on 01.12.1991 (Annex:-G), the ratio of promotion and direct induction was 30%:70% out of which 24 posts fell in the quota of initial recruitment while 10 posts fell in the promotion quota. At the total 5 Progress Officers (BPS-16) were promoted vide order dated 03.08.1992 (Annex:-H) against the available share of 10 posts and thus promotion quota was short of 5 posts against which the appellant could have been promoted had they been in regular service on the basis of his entitlement as declared by the Hon'ble Court subsequently along with consequential back benefits.
- 7. That inspite of the clear position as explained above still the desired promotion was not granted to the appellant, therefore, COC No.87-P/2012 was filed before the Hon'ble Peshawar High Court, Peshawar which was disposed of vide order dated 16.08.2012 (Annex:-I) in view of the statement of the learned Additional Advocate General that the promotion case of the appellant could not be processed as they had not provided ACRs for consideration of the Departmental Promotion Committee, however, it was also observed that the

appellant and others might invoke their remedy before an appropriate legal forum if so advised.

- 8. That thereafter, appellant and others promoted to the post of Assistant Director (BPS-17) but with immediate effect instead of due dates vide orders dated 27.08.2012 & 16.05.2013 (Annex:-J). The appellant and his other colleagues challenged the order ibid, to the extent of its immediate operation vide Departmental Appeal dated 10.06.2013 (Annex:-K) which was duly processed and culminated in approval by the competent authority of seniority position vide Statement (Annex:-L) wherein the appellant and others were shown to have been appointed w.e.f. 22.11.1988 thus the longstanding grievance of the appellant and others was required to be redressed accordingly.
- 9. That in the light of the approval mentioned above for further clarification of the seniority of the appellant and others the Department called for the advice of the Establishment Department vide letter dated 07.11.2013 (Annex:-M) upon which the Establishment Department gave its opinion vide letter dated 10.01.2014 (Annex:-N) whereafter a Tentative Seniority List was circulated vide letter dated 14.03.2014 (Annex:-O) showing seniority position of the appellant as approved by the competent authority upon which appellant and others submitted the observations (Annex:-P) but meanwhile the those employees who became juniors as a result of regaining seniority of the

appellant and others also submitted objections upon the seniority of appellant and others which was allowed vide impugned order dated 22.05.2014 (Annex:-Q) thereby again the appellant and others were wrongly held to be juniors and thus the earlier promotion with immediate effect of the appellant was restored by setting aside the order of the appellate authority i.e. the Chief Secretary and immediately the impugned Final Seniority List was issued vide letter dated 28.05.2014 (Annex:-R).

10. That being aggrieved by the impugned order dated 22.05.2014 and the impugned Seniority List dated 28.05.2014, appellant preferred a Departmental Representation (*Annex:-S*) thereagainst but the same was not disposed of within the statutory period of 90 days, hence this appeal inter-alia on the following grounds:

Grounds:

- A. That Respondents have not treated appellant in accordance with law, rules and policy on subject and acted in violation of Article 4 of the Constitution of Islamic Republic of Pakistan, 1973 and unlawfully issued the impugned order and the impugned order/Seniority List, which are unjust, unfair and hence not sustainable in the eye of law.
- B. That it is admitted position that appellant was reinstated into service by the Hon'ble Apex Court with all back benefits including promotion, upgradation etc. falling due during the course of

service and in the same spirit the matter was earlier interpreted by the Establishment Department and subsequently agreed to by the competent authority, therefore, the appellant was not only entitled for promotion to the next higher grade but with effect from the date of his entitlement i.e. 22.11.1991 but then by issuing the impugned order and Seniority List the appellant has been deprived of his due right which has resulted in serious miscarriage of justice.

- C. That similarly in the light of the judgment of the Hon'ble Peshawar High Court, Peshawar dated 18.10.2011 the Department vide letter dated 26.09.2011 conceded to the position that the promotion of the appellant had become due w.e.f. 22.11.1991 and the advice on the same subject matter was also called from the Establishment Department which was given in affirmative thereby leaving no room for any suspicion into the matter but inspite of the same when the issue was finalized on the objections of others, the impugned order and the impugned Seniority List was hurriedly issued which has adversely affected the service career of the appellant. Hence the impugned order and the impugned Seniority List are against the law and facts, therefore, are liable to be set aside.
- D. That appellant would like to offer some other grounds during the course of arguments.

It is, therefore, humbly prayed that the instant appeal may graciously be accepted as prayed for above.

Any other relief as deemed appropriate in the circumstances of case not specifically asked for, may also

be granted to appellant.

Through

Dated: ____/09/2014

Appellant

GOVERNMENT OF N.W.F.P., & LOCAL GOVT: ELECTIONS AND RURAL DEVELOPMENT DEPARTMENT

Annexure

NOTIFICATION

Dated Peshawar, the 10th November, 2005

No.SO(LG-1)3-323/03.- Consequent upon acceptance of Civil Appeals No.44, 45, 47 to 79 of 2005, 1409 of 2004 and 319 of 2005 and setting aside of this Department Notification No.SO(LG-1)2-113/96; dated 30-5-2003 by the Supreme Court of Pakistan vide Judgement dated 25-08-2005, the Competent Authority is pleased to re-instate in service the following officers/officials of the Local Government and Rural Development Department, NWFP with reffect from the date of their termination from service viz 30-5-2003 with all back benefits and their services regularized from the date of their initial appointment:-

[.	SI.No.	Name of officer/official	Designation with BPS
	ī. ·	Mr.Zafrullah Khan	Planning Officer (BPS-17)
- -	2.	Mr.Muhammad Zahoor	i edo-
	3.	Mr.Muhammad Faheem	-do-
	4.	Mr.Muhammad Iqbal	-do-
	5	Mr.Pervez Khan	-do-
	6.	Mr.Attiq-Ur-Rehman.	-do-
.	7.	Mr.Fakhr-Uz-Zaman	-do-
	8	Mr.Sarfaraz Khan	-do-
` 	9.	Mr.Arshad Zin	do
ŀ	10.	Mr.Shad Muhammad	Progress Officer (BPS-16)
\	11.	Mr.Raza Ullah Khan	-do-
	12.	Mr.Sheraz Ahmed	do-
	13.	Mr.Abdur Rashid	-do-
	14.	Mr.Faziuliah	-do-
	15. 16.	Mr.Muhammad Races Khan Mr.Muhamamd Ilyas	Sub-Engineer (BPS-11).
•	17.	Mr.Aziz-Ur-Rehman	-do-
.: 	18.	Mr.Muliammad Siddiq	-do-
	19.	Mr.Asghar Hussain	-do-
	20.	Mr.Salim Javed	-do-
	21.	Mr.Amin Gul	-dn-
; .	22.	Mr.Dilawar Khan	-do-
•			



Annexure

GOVERNMENT OF NAV.F.P., LOCAL GOVERELECTIONS AND RURAL DEVELORMENT DEPARTMENT

NOTIFICATION

· Dated Peshawar, the 16th December, 2005

No.SO(LG-1)3-323/03.- In continuation of this Department Notification of even number dated 10-11-2005, the Competent Authority is pleased to re-instale in service the following officers/officials of the Local Government and Rural Development Department, NWFP with effect from the date of their termination from service viz 30-5-2003 with all back benefits and their services regularized from the date of their initial appointment:-

S1.	No.	Name of officer/official	Designation with BPS
i.	 .	Mr.Muhammad Yahya Tanoli	Planning Officer (BPS-17)
2.	1	Mr.Shibli Khan	Progress Officer (BPS-16)
3.	Y	Mr.Ziaullan Khan	Stenographer (BPS-12)
4.	_	Mr.Mislah-Ud-Din.	Sub-Engineer (BPS 11)
5.		Mr. Tariq Khan	-do-
6.	1	Mr.Hayat Khan	-do-
7.	•••••	Mr.Abdur Rehman	-do-

2. On re-instatement these ofticers/officials are placed in the Surplus Pool of Local Government and Rural Development Department for which Finance Department shall create posts, till they are adjusted as per policy of the Provincial Government.

SECRUTARY TO GOVE, OF NWFP, LOCAL GOVELELECTIONS & RURAL DEVELOPMENT DEPARTMENT

Endst. No.SO(LG-1)3-323/03 Dated Peshawar, the 16th December, 2005 Copy is forwarded to:-

1. All the Administrative Secretaries, Government of NWFP,

2. The Accountant General; NWFP, Feshawar.

3. The Registrar, NWFP Service Tribanal, Peshawar,

4. The Director General (D&M), LG & RDD.

5. All District Coordination Officers in NWFP.

6. The PS to Chief Secretary, NWFP, Peshawar.

7. The PS to Minister for LG & RD, NWFP, Peshawar,

8. The PS to Secretary, LG & RDD.

9. The Director, FATA, LG & RDD, Peshawar.

10. The Section Officer (Surplus Pool), E&A Department.

11. The Section Officer (General), L.G & RDD.

12. XII Officers/officials concerned.

13. Personal file of the officer/afficial concerned,

(DIL MUHANIMAD) SECTION OFFICER (ETAB)

Writ Petition No 293 12007

- L. Raza Ullah Khan.
- 2. Shad Muhammad
- 3. Sheraz Ahmad.
- a Abdur Rashid
- 5. Fazl Ullah.
- 6. Shibli Khan.

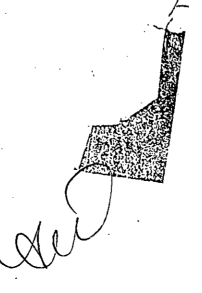
Progress Officers C/o Local Government and Rural Development Department, Govt. of

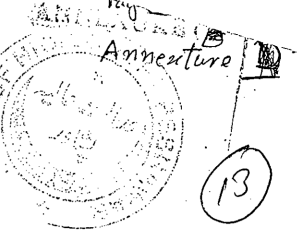
N.W.F.P. Peshawar......Petitioners

VERSUS

- 1. Chief Secretary, Government of N.W.F.P., Peshawar,
- 2. Secretary to Government of N.W.F.P. Establishment Department, Peshawar.
- 3. Secretary to Government of N.W.F.P. Finance Department, Peshawar.







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Judgment Sheet

IN THE PESHAWAR HIGH COURT, PESHAWAR. JUDICIAL DEPARTMENT

Writ-Pelition No 783 of the Yazzy 2007

JUDGMENT:

Date of hearing. 18-10-36/
Appellant/Petitioner (s) (Raza al lehan) In Mr moled Asof
Yoursafpai, Adu,
Respondent (s) (Sex1-7 Naspa) Symx Navea Alchear
AAG

EJAZ AFZAL KHAN, C. J.- Petitioners, through the instant writ petition have asked for the issuance of an appropriate writ directing the respondents to give them the back benefits in accordance with the posts, they were to be promoted to, if they had not been placed in the surplus pool.

- 2. We heard this case on many occasions. On 16.11.2010 we while hearing this petition, directed the AAG to assist us by giving the formulation as under:-
 - The only dispute emerging for the consideration of this Court is that though the petitioners were reinstated with back benefits but they were denied the benefits of higher grade to which they were to be promoted mechanically and as a mater of course. The learned AAG wants some

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time to see whether prayer of 'the petitioners can be countenanced especially when they were in the surplus pool at the relevant time. Adjourn to 15.12.2010".

- 3. The learned AAG after going through the record contended that rules providing for ratio of the vacancies to be filled by initial recruitment and by promotion did not remain the same throughout as they were amended from time to time, therefore, none of the questions urged by the petitioners could be examined without seging what were the dates, the petitioners became eligible to be promoted to the next higher grade and what were the rules applicable thereto, therefore, it would be proper that this exercise be carried out by the Department itself.
- 4. We have gone through the record carefully and considered the submissions of the learned counsel for the parties.

It is not clear from the available record that when the petitioners became eligible for being promoted to the next higher scale and what were the rules applicable thereto and what

ATTESTED

EXAMPLE

FERROWOOD HONGONE

50/11

was the ratio of the vacancies to be filled through the promotion and what was the ratio of the vacancies to be filled by initial recruitment. All these questions are to be decided by the Department in the first instance, we, therefore, would not embark upon such exercise while hearing a petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973. We, therefore, while disposing of this writ petition direct the office to send it to the Departmental Authority decide accordance with law as hinted to above within two months. This writ petitions, thus, stands disposed of.

Dated: 18.10.2011
Sulf Yalya Azridi
Tuefa

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COURT MATTER

GOVERNMENT OF KHYBER PAKHTUNKHWA LOCAL GOVERNMENT, ELECTIONS AND RURAL DEVELOPMENT DEPARTMENT

> No.SO(LG-1)3-367/PHC/2007 Dated Peshawar, the 26th November, 2011

The Secretary to Govt, of Khyber Pakhtunkhwa, Establishment Department

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

Subject:-

REQUEST OF PROMOTION IN LIGHT OF JUDGEMENT OF THE PESHAWAR HIGH COURT PESHAWAR IN WRIT

Dear Sir.

4 am directed to refer to the subject cited above and to say that following surplus Progress Officers (BS-16) of this Department have requested for grant of promotion to the post of Assistant Directors(BS-17) in LG&RDD with effect from 01/12/1991 as per service rules in vogue in 1991 in accordance with seniority list in light of decision/order dated 18-10-2011 of the Peshawar High Court Peshawar (copy attached):-

- 1. Mr.Sheraz Ahmad
 - 2. Mr.Abdur Rashid
 - 3. Mr.Shibli Khan
 - 4. Mr.Shad Muhammad
 - 5. Mr.Fazlullah
- 2. Brief facts of that case are stated that above Progress Officers (BS-16) were appointed under the scheme "Strengthening of LGERDD" during 1988 alongwith others. The posts against which the incumbents were working created on revenue side with effect from 01-01-1993 but status of the incumbents remained the same. They filed writ petition in the Peshawar High Court for regularization of their services, which was dismissed. Aggrieved of the decision of the learned court, they filed Civil Appeals in the Supreme Court of Pakistan. The Apex Court also dismissed their appeals with the direction to file appeals in Khyber Pakhtunkhwa Service Tribunal. They filed appeals in learned Service Tribunal which were also dismissed. Ultimately, the incumbents filed Civil Appeals in the Supreme Court of Pakistan. The Apex Court accepted their appeals and ordered for their re-instatement in service with all back benefits and regularized them from the date of their initial appointment vide Judgement dated 25-08-2005 (copy attached).
- In implementation of the Judgement of the Apex Court, all contract employees were regularized with all back benefits irrelading seniority after obtaining advice from the Establishment Department. The above Progress Officer were placed in the Surplus Pool of LG&RDD as offices of Director General, LG&RDD and its affied offices in the settled districts along with posts were ab I during 2001 in devolution process.



A CONTRACTOR

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The above incumbents filed writ petition No.793/2007 in the Peshawar High Court, Peshawar for implementation of decision of the Apex Court and prayed for promotion to the post of Assistant Directors (BPS-17) in LG&RDD (copy attached). This Department deposited comments in the learned court accordingly (copy attached). The Peshawar High Court, Peshawar has disposed of the writ petition of the petition vide judgement dated 18-10-2011 in the following manner (copy attached):-

> "It is not clear from the available record that when the petitioners became eligible for being promoted to the next higher scale and what were the rules applicable thereto and what was the ratio of the vacancies to be filled through promotion and what was the ratio of the vacancies to be filled by initial recruitment. All these questions are to be decided by the Department in the first instance, we, therefore, would not embark upon such exercise while hearing a petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973. We, therefore, while disposing of this writ petition direct the office to send it to the Departmental Authority to decide it in accordance with law as hinted to above within two months. This writ petition, thus, stands disposed of."

According to Service Rules notified on 91-12-1991, the length of service for promotion of Progress Officer (BS-16) to the post of Assistant Director (BS-17) LGERDD was 3 years. The initial date of appointments of the petitioners was 22/11/1988 and thus they have completed the required length of service on 22/11/1991 and become eligible for promotion to the post of Assistant Director (BS-17) LG&RDD at that time but they could not be promoted as their status was contract/project employees. When they were re-instated in service with all back benefits in implementation of Judgement of the Supreme Court of Pakistan, the Directorate General, LG&RDD and its allied offices in the settled districts alongwith posts were abolished in 2001 in devolution process. At present this Department has no post of Assistant Director lying vacant under promotion quota against which the promotion case of the petitioners could be considered.

In view of above position, I am, directed to request you to kindly advise this Department regarding admissibility of promotion to the post of Assistant Director (BS-17) in LG&RDD so as to facilitate this Department to take decision in the subject ease keeping in view above order of the Peshawar High Court, Peshawar. Encl: As Above.

Yours faithfully,

SECTION OFFICER (ESTAB)

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FROM (Chief Secty, Eld' DOPT, Pash

1 February (2019212017

Anneuture F



GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (REGULATION WING)

> No.SOR.IV(ED)/6-1/2011/ Dated, Peshawar, the 204 Deci, 2011

To

The Secretary to Govt of Khyber Fachtwakhtva, Local Covt & RD Department.

AMPE

SUBJECT: REQUEST OF PROMOTION IN LIGHT OF HUDGMENT OF THE PESHAWAR HIGH COURT IN WRIT PETITION NO. 793/2007

Dear Sir,

I am directed to rater to your letter No.SO(LG-I)3-367/PHC/2007 dated 26/11/2011 on the subject noted above and to state that in terms of the Employees on Contract Basis (Regularization of Services) Act, 1989, read with the judgment of the Apex Court autounced on 25/8/2005, services of the appellants stood regularized with effect from the date of their contractual appointments.

2. The Department is, therefore, required to determine their senioris' vis-a-vis those appointed on regular basis in the defunct Directorate and consider their promotion in light of the service rules of the posts, Judject to availability of vacant positions in the Cadre/Service Group.

Yours faithfully,

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(MUSHTA'Q HUSSAIN) Section Officer (R-IV)

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GOVERNMENT OF N.W.F.P., LOCAL GOVERNMENT, ELECTIONS AND RURAL DEVELOPMENT DEPARTMENT.

> NO.30(LG-I)4-118/B/89/ Dated Pesh: the '5th Feb.1993

To

- Pir Zahoor Mohammad, AD, LGRDD, Malakand.
- 2. Mr.Saadat Khan, AD, LGRDD, SW-Agency.
- 3. Mr. Dul Ahmad, AD, LGRDD, Sunair.
- 4. Mr.Gulab Khan, AD, LGRDD, Swat.
- 5. Mr.Fazli Qadir, AD, DJRDD, Charsadda.
- 6. Mr. Lal Mchammad, AD, LGRDD, Kohat.
- AD, LGRDD, Poshavar.
 - 8. Syed Igbal Shah, AD, LGRDD, Mardan.
- AD, LGROD, Nowshera.
- 10. Mr. Mohammad Iqbal, AD, LGRDD, Swabi.
- -11. Mr. Rasool Khanp Ab, DJIDD, Rannuk
- 12. Syed Mutshir Shah, AD, LARGOVOR deputation to Paken Serman IREAP, Mardan),
- 13. Mr. Mohammad Aslam, AD, LGRDD, Abbottabad.
- 14. Mr. Asmabellah; AD, Dhet General, LGRDD, WMPP, Poshawar.
- 15 Mr. Moh manad Ofisim Orakizai, AD, LORDD, Kurrom Agendy.
- 16. Mr.Nisar Ali, AD, LGROD, Khyber Agency.
- 17. Mr.Fais Mohammad Khan, AD, LGROD, Dir at Timergara.
- 18. Mr. Tornrulinh, AD, LGRDD, Bajour Agency.
- 19. Mr.Sakhi Jan, xD,LTROD,Mohmand Agency.

CONTD:...P

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(20)

- 20. Mr.Abdul Majeod Zakoori, AD, LGRDD, D.T.Khan.
- Mr.Khadim Mohammad Hussain, AD, LGROD, Haripur.
- 22. Mr. Hashallah Khan, AD, LGRDD, NW-Agency.
- . 23. Mr. Abdul Ghaffar, AD, LGRDD, Kohistan.
 - 24. Mr. Mohammad Latif, AD, LGRDD, Tank.

SUBJECT: FINAL SENTORITY LIST OF ASSISTANT DIRECTORS (BPS-17) IN LGREDO AS STOOD ON 31ST DEC. 1992.

A number of objections were received from the Assistant Directors (BPS-17) of Rural Development Department on the tentative seniority list circulated vide this Deptt. letter of even number dated Ist November, 1992, and after examining the objections, the Provincial Government in Local Government, Elections and Rural Development Department is pleased to circulate a final seniority list(cepy enclosed) of Assistant Directors of Rural Development Department for information and record.

Enclass Aboves

MAZILIUR REHMAN) ELECTION CALICERTI

Endst.NO.SO(LJ-I)4-118/8/89/ Dated Peshithe 9th Feb. 1993 Copy is forwarded to:-

- 1. The Director General, DG&RDO, N.C.F.P., Peshawar for information pl.
- 2. All the Divisional Directors, LGROD in NAFP.
- 3. The Manager, Government Printing Press, Peshawar for publication in the next Government gazettee.

H-M/-

SECTION OFFICER I

LOCAL GOVERNMENT, ELECTIONS AND RURAL DEVELOPMENT DEFARTMENT

ANNEX-I

Joned costs...34

FINAL SENIORITY LIST OF ASSISTANT DIRECTORS BPS-17 IN LG&ROD AS STOOD ON 31ST DEC. 1992.

	•			1		•				•
.NO. Name of Officer	Education Gualifi- cation.	Date of birth with domicile.	Date of first entry into Govt. Service.	to the	<u>e >er</u>	Jar appointment rvice/Cadra Wethod of recruitment.	pres	motion to sent BPS		REMARKS IF ANY
1] 2	3	4	5	6	7	8	9	10	12	13
1. Pir Zahbor Mohammad	B.A.	8-9-36 Marden	8-12- 6 5 BPS-75	8 –1 2 −€ 6	16	Promotee	17	13-12-74	1-12-84	hours in each on
2. Mr.Saadat Khan	Matric	10-12-33 S.W.A.	16-4-€ 893-,6	16-4-56	ć.	C	17	15-5-75	1-12-88	-
3. Mr.Dul Ahmad	/M.A(Eco.)	1-9-50 S.W.A.	4-7-74 SPJ-16	4-7-74	16,	Direct	17	18-7-7.8	***	
4. Mr.Gulab Khan	И.А(Р.5)	1-8-46 S.W.A.		19-3-87	1.	-d s -	17	1-12-88	1-12-88	
5. Mr.Fazli Qadir	M.A(Eco.)	9-6-48 Mardan.	16- 7- 74 Adho :	19-3-87	17	de	17 _.	,	112-88	
5. Mr.Lal Mohammad	M.A (Ec.)	15, ⊊ 39 Mkd.	1-4- 7 5 Adho(19-3-87	17	 d •	17	~	1-12-93	/
. Capt.(Retd)Sarfaraz	M.A.(Eco)	15-1-44 Kohat	1-4- 7 5 Adh c.	19-3-67	17 -	-do-	17	•	1-2-88	
. Syed Iqbal Shah	B.A.LLB.	3-3-44 Mansehra.	1-7-75 1 Adhor.	19-3-87	17	-do-	17		3	
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10.	Mr. Mohamma	ed Iqbel	=		1.7.75 Ainoc.	19.3.87	- 17 E	irect	· .		1.12.88	
11.	Mr.Rasocl	Khan	M.A.(P.S)	4.5.51 SWA	12.7.75	19.3.37	17	-do-	<u>.</u>		gaing destroyed	
12 •	Mr.Mutahii	r Shah	M.Sc(Agri)	26.7.48 Mardan.	15.11.75 Adhod.	19.3.87	17	-dc-	مدور بين		1:12.88	
1,2 •	Nr.Mohama	ad Aslam	H.A.LLB.	3.5.46 A.Abad.	27.12.75 Adhoc.	19.3.87	17	-3 c -	متو سياهته		1.12.83	
14.	Mr.Asmatu	llah	M.Sc(Agri)	8.7.51 DIK.	29.12.75 Adhic.		17	-do-			1.12.65	
15.	Mr.Mehd Q Orakzai.	asim	M.A(P.S)	1.1.51 Oraksai Agency.	12.2.76 Adhod.	19.3.67	17	~@ C ~				
. 16.	Mr.Niser	Ali	M.A(P.5)	16.2.51 Pesh:	12.2.70	19.3.87	17	-d c-	<u></u> ,	<u></u>	1.12.88	_
17.	Mr.Faiz M Khan.	ohammad	MLA(P.S & Journalism)	.12.4.62 N.W.A.	8.3.92	8.3.52	17	-dc-	فيد اخد فتي			
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20.	Mr.Abdud Zakoori.	Majeed	Matric	1.5.37 DIK (16.4.56 3-6 as Wor	16.4.56	B-6	Promote		3-8-92	and-pad 	•
21.	Mr.Khadim Hussain.	Mohd	Maż.	15.3.39	5.7.63 3-9 as Sup	5.7.63	B 9	-do-	17	3.8.92		•
. 22	Mr.Mashal	lah Khar	1 B.A.	1.1.27	1.7.61 B-9 Superv	1.7.61	39	-40-	. 17	3.8. ⁹ 2	s, rabett	

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.23.	Mr.Abdul Ghaffar	BuA	Lakks Lakks Karwat	(B-9 Supervisor)	15.2.65	B -9	Promotee	17	3.2.92
24.	Mr.Mohammad Latif	H.A.	72-2-44" DIK	(3-16 Adhoc as Cooperative Officer IRD;).	15.4.74	B-16;	Direct by absorption	17	3.3.92

GOVERNMENT OF NORTH-WEST FRONTIER FROVINCE LOCAL GOVERNMENT, ELECTIONS AND RURAL DEVELOPMENT DEPARTMENT

Annexure

MOTIFIC TION

Passawar, dated the Ist Lucember, 1991.

Am &

NO.SO(IG-I)2-183/89. In exercise of the powers conferred by sub-rule (2) of rule 3 of the North-West Frontier Province Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Local Government and Rural Development Department, in consultation with the Services and General Administration Department and the Finance Department is reased to direct that in this department notification No.DG(RWP)7(2)/73, dated 26-1-1978, the following further amendments shall be made namely:

AMENDMENTS

In the Appendix, -

(a) for the existing entries in column 6 against Serial No.2 the following entries shall be substituted, namely:

and

- "(i) Seventy per cent by initial recruitment; and
- (ii) thirty per cent by promotion, on the basis of seniority-cum-fitness, from amongst the holders of the posts of Divisional Progress Officers with atleast 3 years' service as such.";
- (b) for the existing entries in columns 2 to 6 against serial No.9 the following entries shall respectively be substituted, namely;

3 4 5

"Sub- (Engineer.

(a) Secon Secon-Not dary dary less school school than certicerti-21 ficate ficate years or equior equiand valent valent not qualifiqualifi- more cation cation. than from a from a 25 recog_ recogyears! nised nised Board: Board.

- (i) Jeventy per cent by initial recruitment;
- (ii) Twenty per cent by promotion, on the basis of seniority-cum-fitness, from amongst the holders of the posts of Work Munshis with atleast ten years' service as such, who have passed departmental Grade B examination; and

Contd: ...P/2...

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(b) three
years;
course
Diploma
in Civil
Engineer-ing from
a recognised
Institute.

- (iii) ten per cent by promotion, on the basis of seniority cum-fitness, from amongst the holders of the posts of Draftsman with atleast five years' service as such.";
- (c) after Serial No.9 the following new entries shall be inserted in the respective columns, namely:

2 3 4 ∴ 5 "9A. Drafts- (a) Secon-Seconman. (i) By promotion, on the basis of seniority—cum-fitness, from dary Not dary less than 18 school school certicertificate amongst the holders ficate or equi- Years' or equiof the posts of and valent Tracers who have valent qualifi_ not atleast five years' qualification more from a than Cation service as such; from a from a or recog-25 recog-(ii) if no suitable person nised years. nised Board; is available for Board. and promotion, by initial récruitment"; (b) two years' course certificate or Diploma in Civil Draftsmanship from a recognised Institute,

> (d) after the existing entries at serial No.17 the following new entries shall be added in the respective columns:

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"18,	Tracer.	Secon dary school certi- ficate or equi- valent qualifi- cation	Not less than 18 years; and not mare than 25 years;	By initial recruitment.

from a rucog-nised Board w: th drawing as one

19. Work Munshi

Secondary school certificate or equivalent qualification from a recognised Board.

of the subjects.

> Not less than 18 years and not more than 25 years',

By initial recruitment.

SECRETARY TO GOVERNMENT OF NWFP, LOCAL GOVERNMENT, ELECTIONS & RURAL DEVELOPMENT DEPRIMENT

Endst.NO.SO(LG-I)2-188/89/

Dated Peshawar the Ist December, 1991

Copy of the above is forwarded to:-

1. All Administrative Secretarees to Government of NWFP.

2. All Divisional Commissioners in NWFP. 3. Secretary to Governor, NWFP, Peshawar.

4. Secretary, NVFP, Public Service Commission, Peshawar.
5. Director General, LG&RDD, NWFP, Peshawar. 6. All Heads of Attached Departments in NWPP.

7. Secretary, Local Council Board, N.W.F.P., Peshawar. 8. Secretary, Provincial Election Authority, Peshawar.

9. All Divisional Directors, LGRDD in NWFP.

10. All Deputy Commissioners in NWFP.

:11. All District and Session Judges in NWFP.

12. Registrar, Peshawar High Court, Peshawar.
13. All Assistant Directors, LGRDD in NWFP.
14. Section Officer(Legis.), Govt. of NWFP, Law Department.
15. Section Officer (Urdu Cell), Govt. of NWFP, 3&GAD with
Seference to his letter No.SOUC(S&GAD)6-22/90, auted 1-12-1991.

16- Manager Government Printing Press, Peshawar for publication in the next Government Gazettee Notification, 40 copies of the Notification may be sent to this Department.

SECTION OFFICÉR-I

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DEVELOPMENT SEPAREMENT TOGET GOARMEDIA, REFERENCE TYPOT dated by Trishhelmoo of Yantambas,

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A copy in torwarded to:-

5 The Director General, Island, Warre, Peshawar. .The Accountant General, 1.4. P.P., Penhawar.

3. All the Divisional Directors, LORDD in WWFP.

.44 Mit dünat erodosaid dasdaisah edd IIA .A.

6, The District Accounts Officer, Tank. 2. The District Accounts Officer, Haripur.

8 The Agency Accounts Officer, FW-Agency. 7. The District Accounts Officer, Karak.

10. Hr. Abdul Majeed Kakeerl, Asting AD, Lirectorate 9. The District Accounts Officer, Abbottabad.

. -Youngh-WW, Genty Ab, Land, MW-Agency. . Ti. Mr. Khadim Mohammad Habsain, acting Au, Loreburgher, . Towers . 19 Au M. ad Roll, Leasund

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15. The Manager, Covernment Printing Press Peshawar for

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FORM 'A' FORM OF ORDER SHEET.

	1	•
Date of		Order or other proceedings with signature of the
Order		Judge
-	1	2
	16.8.2012	$\frac{\text{W.P.No.793/2007.}}{28}$
. !	, , , , , , , , , , , , , , , , , , ,	Present: Mr.Fazal Rabi Dard, Advocate, for the petitioner.
•		Mr.Lal Jan Khattak, AAG, for the respondents.

YAHYA AFRIDI, J,- Shad Muhammad and three others have sought COC proceedings against named respondents for non-compliance of the orders of this Court in W.P. No.793 of 2007 decided on 18.10.2011.

Respondents were put to notice and they have asserted in writing that similarly placed, as the present petitioners, have been granted the relief so directed by this Court, while the case of the petitioner could not be processed, as they had not provided their ACRs for the consideration of their relief relating to promotion. As far as the official benefits were concerned, the same have been paid to the petitioners.

On the other hand, the learned counsel for the petitioners vehemently argued that as the petitioners were contract employees and by operation of law or their re-instatement, they

No

are to be granted "proforma promotion" and where is no requirements for submission of their ACRs.

Learned AAG present in Court disputes the said legal proposition and states that the department is still willing to consider the case of the petitioner, if they provide the requisite ACRs, was rendered by others, similarly placed.

For the reasons stated herein this Court finds that though there may be a legal case made out in favour of the petitioners for seeking appropriate remedy before the lawful legal forum, no Contempt of Court is made out by the actions rendered by the respondents.

In view of the above, the notices were issued, are hereby recalled. The petitioners may invoke their remedy before an appropriate legal forum, if so advised.

This petition is disposed of in the Ell Yahya Agridi - J above terms. sy Irshad Claiser-5 Announced 16.8.2012.

Date of Presentation of Application

No of Pages Copying fee ____

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Date of Preparation of Copy. Time Given For Delivery. 23 have of Delivery of Copy. 25 aggeived By.....

Authorised Under Article took the Qanun-e-Shahadat Order took

GOVERNMENT OF KHYBER PAKHTUNKHWA, LOCAL GOVERNMENT, ELECTIONS & RURAL DEVELOPMENT DEPARTMENT

ORDER

Dated Peshawar the 27th August, 2012

No.SO(I.G-I)2-336/Promotion/2012.- The Competent Authority in consultation with the Departmental Promotion Committee has been pleased to promote the following Progress Officers (BPS-16) LG&RDD to the posts of Assistant Director (BPS-17) in the Local Government and Rural Development Department with immediate effect:-

- Mr.Shad Muhammad
- Mr. Abdul Rashid
- Mr.Salim Raza
- Mr.Asadullah
- On their promotion, the terms and conditions of their service on which they were initially appointed will remain the same.

SECRETARY TO GOVT. OF KHYBER PAKHTUNKHWA, LOCAL ELECTIONS & RURAL DEV:DEPTT:

Endst, Even No. and Date.

Copy is forwarded to:-

- 1: The Accountant General, Khyber Pakhiunkhwa, Peshawar.
- 2. The AGPR Sub-Office, Peshawar.
- 3. The Director General, LG&RDD, Khyber Pukhtunkhwa, Peshawar.
 4. The Director FATA, LG&RDD, Warsak Road, Peshawar.
 5. All Assistant Directors, LG&RDD in FATA.

 - 6. All District/Agency Accounts Officers in Khyber Pakhtunkhwa.
 7. The Officers concerned.
 8. The Manager Government Printing Press, Peshawar.

 - 9. The PS to Secretary, LGE&RDD.
 - 10. Personal Files of the officers concerned.
 - 42. Office order file.

(SHAHID KHAN SECTION OFFICER (ESTAB)

Anneature





Government of Khyber Pakhtunkhwa Local Government, Elections and Rural Development Department

ORDER

Dated Peshawar, the 16th May, 2013

No.SO(I.G-I)2-336/Promotion/2012.- The Competent Authority in consultation with the Departmental Promotion Committee has been pleased to promote the following Progress Officers (BS-16), Local Government, Elections and Rural Development Department to the post of Assistant Directors (BS-17) in the Local Government, Elections and Rural Development Departmnet with immediate effect:-

- Mr.Sheraz, Ahmad i)
- ii) Mr.Fazlullah
- iii) Mr.Shibli Khan
- On their promotion, the terms and conditions of their service on which they were initially appointed will remain the same.
- On their promotion, the officers will remain on probation, as per rules.
- Consequent upon their promotion, postings/transfers of the following officers are hereby ordered with immediate effect:-

Sl.No.	.Name officer	From	То
1	Mr.Skeraz Ahmad	On promotion	Assistant Director, LG, E&RDD, Buner to relieve Mr. Israrullah Khan of the additional charge.
2	Mr.Fazlullah	On promotion	Assistant Director, LG, E&RDD, Mardan against a vacant post.
3	Mr.Shibli Khan	On promotion	Assistant Director, LG, E&RDD, Dir Lower against a vacant post.

SECRETARY TO GOVT.OF KHYBER PAKHTUNKHWA, LG&RDD.

Dated Pesh: the 16th May, 2013 Endst No.SO(LG-I)2-336/Promotion/2012 Copy is forwarded:-

1. The Accountant General, Khyber Pakhtunkhwa, Peshawar.

2. The Director General, LG, E&RDD, Khyber Pakhtunkhwa, Peshawar.

3. The Director, FATA, LG&RDD, Warsak Road, Peshawar.

4. The Assistant Directors, LG&RDD, Swabi, Buner, Mardan and Dir Lower at Timergara.

5. The District Accounts Officers, Swabi, Buner, Mardan and Dir Lower at Timergara.

6. The Officers concerned.

7. The Manager Government ranging 8. The PS to Scoretary, LG,E&RDD. The Manager Government Printing Press, Peshawar.

9. The office order file.

(IZAZ UĽLAH) SECTION OFFICER (ESTAB)

To

 $\frac{\sqrt{10/6/13}}{10/6/13}$

The Chief Secretary,
Govt. of Khyber Pakhtunkhwa
Civil Secretariat, Peshawar.

Amx K

PS/C.S Khybor Pakhtunkhwa

Subject:

Departmental Representation against the order dated 16.05.2013 whereby the appellant was albeit promoted to the post of Assistant Director (BPS-17) in the Local Government, Elections and Rural Development Department but with immediate effect instead of the due date i.e. 22.11.1991.

Through proper channel

Respected Sir,

With due respect I have the honour to submit this departmental appeal/representation for your kind consideration and favourable action on the following facts and grounds:

- 1. That appellant and others were appointed as Progress Officers (BPS-16) in the LG&RDD way back in the year 1988 on contract basis. They subsequently approached the Peshawar High Court, Peshawar for regularization of their services but could not succeed meanwhile they were terminated from service. Their request also did not find favour with the Hon'ble Apex Court which directed them to approach the Provincial Service Tribunal. On their approach to the Provincial Service Tribunal their appeals were dismissed and consequently they again knocked at the door of the Hon'ble Supreme Court of Pakistan in Civil Appeals/Civil Petitions and the Apex Court was pleased to accept the same vide judgment dated 25.08.2005 (Annex:-A) and appellant and others were reinstated into service with all back benefits.
- 2. That the Judgment of the Apex Court was implemented by the Department by reinstating the appellant and others in service with all back benefits and regularized them with effect from the date of their initial appointment vide Notification dated 10.11.2005 and 16.12.2005 (Annex:-B & C).
- 3. That since the appellant was also entitled for promotion to the higher grade as a corollary to the Judgment of the Hon'ble Apex Court which was denied to him, therefore, appellant and others filed writ petition No.793/2007 in the Hon'ble Peshawar High Court, Peshawar which was disposed of vide order dated 18.10.2011 (Annex:-D) with the direction to the Department to decide the matter in accordance with law as per the observations of the Hon'ble Court given in the order.

doe)

- 4. That the Department, in the light of the Judgment ibid, took up the case of appellant and others and asked for advise of the Establishment Department and Finance Department as would be evident from the letter dated 26.11.2011 (Annex:-E) by crystallizing the queries hinted to by the Hon'ble Peshawar High Court, Peshawar in lucid manner. The Establishment Department vide letter dated 20.12.2011 (Annex:-F) advised that in terms of the Employees On Contract Basis (Regularization Services) Act, 1989 read with the Judgment of the Apex Court announced on 25.08.2005, the services of the appellants stood regularized with effect from the date of their contractual appointments. The Department is therefore, required to determine their seniority viz-a-viz those appointed on regular basis in the defunct Directorate and consider their promotion in the light of Service Rules of the posts subject to the availability of the vacant positions in the Cadres/Service Group.
- 5. That inspite of the clear position as explained above still the desired promotion was not granted to the appellant, therefore, COC No.87-P/2012 was filed before the Hon'ble Peshawar High Court, Peshawar which was disposed of vide order dated 16.08.2012 (Annex:-G) in view of the statement of the learned Additional Advocate General that the promotion case of the appellant could not be processed as they had not provided ACRs for consideration of the Departmental Promotion Committee, however, it was also observed that appellant and others might invoke their remedy before an appropriate legal forum if so advised.
- 6. That thereafter appellant and others were promoted to the posts of Assistant Director (BPS-17) but with immediate effect instead of the due date vide impugned order dated 16.05.2013 (Annex:-H) in violation of the law, rules, Judgment of the Hon'ble Apex Court, therefore, appellant being aggrieved of the same approach your goodself through this departmental Representation inter-alia on the following grounds:

Grounds

- A. That appellant has not been treated in accordance with law and rules on the subject and dealt with in violation of Article 4 of the Constitution of Islamic Republic of Pakistan, 1973 and was unlawfully denied the promotion to the post of Assistant Director (BPS-17) with effect from the due date which is unjust, unfair and hence not sustainable in the eye of law and is liable to be modified.
- B. That it is admitted position that appellant was reinstated into service by the Hon'ble Apex Court with all back benefits including promotion, upgradation etc. falling due during the course of service and in the same spirit the matter was earlier interpreted by the

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Establishment Department vide letter dated 23.08.2006 (Annex:-I) in the case of appellant and others and therefore, on reinstatement into service appellant was also entitled to have not only been promoted to the next higher grade but with effect from the date of his entitlement which admittedly falls on 22.11.1991 but then by passing the impugned order, the promotion was though granted to the appellant but not with effect from the due date which has resulted in serious miscarriage of justice.

- C. That in the light of the judgment of the Hon'ble Peshawar High Court, Peshawar dated 18.10.2011 the Department vide letter dated 26.4.2011 conceded to the position that the promotion of the appellant became due with effect from 22.11.1991 and the advise on the same subject was called from the Establishment Department which was given in affirmative as would be evident from the letter dated 20.12.2011 thereby leaving no room for any suspicion into the matter but with all that the Department denied the promotion to the appellant with effect from the due date by passing the impugned order which is thus illegal, against the facts and hence not tenable under the law.
- D. That the Government of Khyber Pakhtunkhwa vide Notification dated 07.02.2012 (Annex:-J) regularized retrospectively the staff of DERA Program w.e.f. 01.07.2005. Similarly the Secretary LG&RDD vide order dated 12.10.2011 (Annex:-K) while allowing departmental Representation allowed the seniority w.e.f. the date of regular appointment to the Sub-Engineers including Syed Mehboob Hussain Shah TO(I) etc. Likewise the Government of Khyber Pakhtunkhwa vide Notification dated 25.07.2012 (Annex:-L) antedated the promotion of PMS Officers (BPS-17) retrospectively from various dates. Even the Establishment Department in the case of appellant and others.

It is, therefore, humbly requested that on acceptance of this departmental Representation, the impugned promotion order No.SO(LG-I)2-336/Promotion/2012 dated 16.05.2013 may graciously be modified by giving retrospective effect to the same w.e.f. the due date i.e. 22.11.1991 with all consequential back benefits.

Dated: <u>[0</u>/06/2013

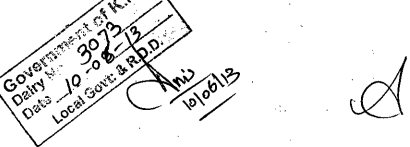
Sheraz Ahmad, Assistant Director LG&RDD, District Buner.

Yours faithfully,

Copy forawded to;

The Worthy Secretary to Govt. of Khyber Pakhtunkhwa LG&RDD, Department

Peshawar.



	THE TAX OF A LUBICAN LITTER OF	Method of Recruitment		
No.		whether by promotion or by initial quota	Date of Apptt:/promotion /induction as Progress Officer (BS-16)	Date of Promotion Asstt: Director (B
	Abdul Majeed Zakoori	B-9 (Promotee)	18-12-1985	03-08-1992
	Khadim Muhammad Hussain	-do-	18-12-1985	03-08-1992
	Mashallah Khan	-do-		03.00.100
	Abdul Ghaffar	-do-		03-08-1992
	Muhammad Latif	-do-		03-08-1992
_	Shad Muhammad	- '	22.11.10%	03-08-1992
	Sheraz Ahmad		22-11-1988	27-08-2012
1	Abdul Rashid		22-11-1988,	16-05-2013
Ţ.Ę	azlullah —		22-11-1988	27-08-2012
<u>_</u>	hibli Khan		22-11-1988	16-05-2013
	amid Ullah	P. 0. (D.	22-11-1988	16-05-2013
	ziz-Ur-Rehman	B-9 (Promotee)	03-08-1992	01-11-1995
	siz-or-kenman	-do-	03-08-1992	01-11-1995

3	Muhammad Farid	-do-	03-08-1992	01-11-1995
3	With the second		- ইট তেওঁ প্ৰতিষ্ঠিত	Et .
4	Akhtar Munir	-do-	03-08-1992	01-11-19925
•	7 100			g.
5	Muhammad Jehangir	Direct	26-05-1993	26-12-1996
=			\$3	<u> </u>
6	Oazir Noorul Wahab	-do-	26-05-1993	26-12-1996
•			<u> </u>	37.
7	Ghulam Qadir	B-9 (Promotee)	08-10-1996	26-06-2000
			74. A	\$ ac ac acan
8	Faramoz Khan	-do-	08-10-1996	26-06-2000
			. 1976	26-06-2000
9	Alam Zeb	-do-	08-10-1996	20-00-2000
			00.10.1006	26-06-2000
0	Noor Elahi	-do-	08-10-1996	20-00-2000
		-	08-10-1996	26-06-2000
21 1	Abdul Qadir	-do-	08-10-1370	20-00-2000
		1.	08-10-1996	26-06-2000
?? ``	Muhammad Aslam	-do-	00-10-1220	1977
	English and I to Disharan	-do-	08-10-1996	26-06-2000
23	Maqsood-Ur-Rehman	-40-		, ,,,,
	O : A Civil	-do-	08-10-1996	26-06-2000
24	Qazi Anwar Gul	-40-	00.10.14	17%

Note:- The officers mentioned at Sl.No.6 to 10 were appointed on contract basis on 22-11-1988, their services have been regularized from the date of their initial appointment i.e. 22-11-1988 in implementation of Judgement dated 25-08-2005 of the Supreme Court of Pakistan.

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The appellants were re-instated in service with all back benefits and regularized by the LG&RD Department with effect from 22.11.1988 i.e. the date of their contract appointment in light of Supreme Court Judgment dated 25.08.2005 (F/E). They were placed in the surplus pool as the posts of progress officers alongwith other posts under the office of DG, LGE&RD Department were abolished in 2001 during devolution process till these were revived w.e.from 01.01.2012. The appellants could also not be promoted as Assistant Directors for the aforesaid reason. According to policy (F/J) promotion is always to be notified with immediate effect. Therefore the request of the appellants for ante-dated promotion is not covered under the rules and is liable to rejection by the appellate authority.

13. It may be added that the appellants have been regularized with effect from 22.11.1988 whereas the posts under DG, LG&RD Department were abolished in 2001. Therefore during the period from 1988 to 2001, there is a possibility that regularly appointed progress officers would have been promoted as Assistant Directors. In such a case the appellants will be entitled to regain inter-se-seniority in the higher post and they shall be deemed to have been cleared for promotion alongwith officers junior to them who were considered in the earlier meeting of DPC as per para-7 of circular letter dated 13.04.1987 (F/K). The intervening period can be counted towards increments under FR-26 (c) without arrears:

14. The appellate authority (Chief Secretary) may like to rerefer to Administrative Department to clarify on para-13 or may dispose off the appeals / representations in light of para-9 read with para-12.

> (Sikander Qayyum) Secretary Establishment August 20, 2013

Chief Secretary, Khyber Pakhtunkhwa.

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A.

Subject:-DEPARTMENTAL REPRESENTATIONS AGAINST 16-05-2013 LG,E&RDD WHEREBY APPELLANTS <u>HA</u>VE **BEEN** PROMOTED TO ASSISTANT DIRECTOR (BS-17) IN LG,E&RDD INSTEAD THE DUE DATE I.E. 22-11-1991 16. The requisite information as desired in Para-13/ante is at Flag-AA. However, similar claims of the appellants have already been disposed of by the Peshawar High Court, Peshawar as well as by the Department prior to their promotion to the post of Assistant Directors (BS-17). Probably para-7 of circular letter dated 13-04-1987 (F/K) relates to the cases which are deferred in PSB or DPC due to pending disciplinary actions or whose CR dossiers are incomplete. (Hifz Gr-Rahman) Secretary, LG,E&RDD Chief Secretary, Khyber Pakhtunkhwa ll re-examine. Sey Estab. West page

As held by the Apex Court, the appellants had become 18. regular civil servants by virtue of provisions of the Khyber Pakhtunkhwa Employees on Contract Basis (Regularization of Services) Act, 1989. They were reinstated in service with all back benefits (F/E). Accordingly, administrative department issued notification, regularizing contractual services of the appellants with effect from the dates of their initial appointments (F/F). According to relevant law/ rules, their seniority was to be determined in respective cadre/ service with reference to the dates of their regular appointments i.e. 22.11.1988. However, since the Directorate LG&RD* was then abolished, they were placed in the surplus pool. Now when the Directorate has been revived and they are adjusted in their erstwhile cadre/ department, they shall regain their original seniority, as given in para-6(a) of the Surplus Pool Policy (F/L).

The appellants have recently been promoted to the post of 19. Assistant Directors (BS-17) in 2012 and 2013. According to provisions of the Promotion Policy of the Provincial Government, the administrative department has prepared a seniority of promotee Assistant Directors, with particular reference to the dates of regular appointment in the lower post (Progress Officer) at Annex-AA. The appellants find their places at S.No.7, 9 and 10.

In view of the above, the seniority position at Annex-AA is 20. in order. The Chief Secretary, Khyber Pakhtunkhwa may please accord approval to the seniority list placed at Annex-AA.

> (Sikander Qayyum) Secretary Establishment October 09, 2013

Khyber Pakhtunkhwa.

Para 20 approx

Chief Secré Govt: of Knyber Pakhtunkli ra

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GOVERNMENT OF KHYHER PAKHTUNKHWA LOCAL GOVERNMENT, ELECTIONS & RURAL DEVELOPMENT DEPARTMENT

No.SO(LG-I)3-367/2013 Dated Peshawar, the 7th November, 2013

10

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

Subject:-

DEPARTMENTAL REPRESENTATIONS AGAINST THE ORDER DATED '16-05-2013 OF LG,E&RDD WHEREBY THE APPELLANTS HAVE BEEN PROMOTED TO THE POST OF ASSISTANT DIRECTOR (BS-17) IN LG,E&RDD INSTEAD OF THE DUE DATE I.E. 22-11-1991

Dear Sir,

Ahmad, Fazlullah and Shibli Khan, Progress Officers (BS-16) were promoted to the posts of Assistant Directors (BS-17) in Local Government, Elections and Rural Development Department against the posts lying vacant under promotion quota with immediate effect i.e. 16-05-2013 with the approval of Competent Authority (copy attached). Aggrieved of their promotion order, they submitted representations/appeals to the Chief Secretary Khyber Pakhtunkhwa and prayed for promotion to the post of Assistant Director (BS-17) with effect from 22-11-1991 instead of 16-05-2013. Representations/appeals of the appellants-are attached.

- 2. Details of the case are illustrated as under:-
 - (i) The appellants were initially appointed under the scheme "Strengthening of LG&RDD" during 1988 alongwith others. The posts against which the incumbents were working were created on revenue side with effect from 01-01-1993, by the Finance Department. However, status of the incumbents remained the same. They filed writ petition in the Peshawar High Court, Peshawar for regularization of their services, which was dismissed. Aggrieved of the decision of the learned High court, they filed Civil appeals in the Supreme Court of Pakistan. The Apex Court also dismissed their appeals with the direction to file appeals in Khyber Pakhtunkhwa Service Tribunal. They filed appeals in learned Service Tribunal which were also dismissed (copy attached).
 - (ii) Ultimately, the incumbents filed Civil Appeals in the Supreme Court of Pakistan. The Apex court accepted their appeals and ordered for their reinstatement in service with all back benefits and regularized them from the date of their initial appointment by extending the benefit of Khyber Pakhtunkhwa Employees on Contract Basis (Regularization of Service)

 Act. 1989 vide judgement dated 25-08-2005 (copy attached).

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employees of LG,E&RDD including the appellants were regularized with all back benefits including seniority after obtaining advice from the Establishment Department vide LG,E&RDD Notification No.SO(LG-I)3-323/2003, dated 10-11-2005 (copy attached). The Progress Officers (appellants) were placed in the Surplus Pool of LG,E&RDD as office of Director General, LG,E&RDD and its allied offices in the settled districts alongwith posts were abolished during 2001 in devolution process and there was no post of their cadre or equal status in the Department for their adjustment.

While they were in the Surplus Pool of LG,E&RDD as well as Establishment Department that they filed writ petition No.793/2007 in the Peshawar High Court, Peshawar for implementation of decision of the Apex court and prayed for promotion to the post of Assistant Directors (BS-17) in LG,E&RDD despite the fact that there was no vacant post of Assistant Director (BS-17) in the Department under promotion quota. This Department deposited comments in the learned court accordingly. The learned High Court disposed off the writ petition of the patitioners on 18-10-2011 in the following manner (copy enclosed).

"It is not clear from the available record that when the petitioners became eligible for being promoted to the next higher scale and what were the rules applicable thereto and what was the ratio of the vacancies to be filled through promotion and what was the ratio of the vacancies to be filled by initial recruitment. All these questions are to be decided by the Department in the first instance, we, therefore, would not embark upon such exercise while hearing a petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973. We, therefore, while disposing of this writ petition direct the office to send it to the Departmental Authority to decide it in accordance with law as hinted to above within two moths. This writ petition, thus, stands disposed off."

(v) On receipt of above orders of the learned High Court, this Department sought advice of the Establishment Department as well as Finance Department regarding retrospective promotion of the petitioners to the posts of Assistant Directors (BS-17) in LG,E&RDD. The Establishment Department rendered its advice to determine their seniority vis-à-vis those appointed on regular basis in the defunct Directorate General. LG,E&RDD and consider their promotion in light of the service rules of the posts, subject to availability of vacant position in the cadre/Service Group (copy attached). Accordingly, seniority list of Progress Officers. BS-16 was prepared and they were given seniority from the date of regularization of their services. Though their seniority was prepared and circulated amongst all concerned, but they could not be promoted due to non-availability of posts of Assistant Directors (BS-17) in promotion quota. Meanwhile one Progress Officer who was senior in his cadre was In the Industries Department in consultation with the Establif in int Department.

Directors in the settled districts were revived with effect from 01-01-2012 where the post of Assistant Directors (BS-17) became vacant under promotion quota. Keeping in view the orders of the learned High Court as mentioned in para 5 above, the appellants were also heard by the Secretary. LG,E&RDD on 15/02/2012 and their appeals were disposed with the direction to Section concerned to place case of the appellants before the proper forum for decision after establishment of the offices and posting and adjustment of staff (copy enclosed).

- Accordingly, case for promotion of the appellants to the post of Assistant Directors (BS-17) in LG,E&RDD was prepared and placed before the Departmental Promotion Committee for consideration. The Departmental Promotion Committee determined their promotion with immediate effect i.e. 16-05-2013 against which the appellants are aggrieved and filed departmental representation/appeals to the Chief Secretary, Khyber Pakhtunkhwa for grant of retrospective promotion i.e. with effect from 22-11-1991.
- (viii) The LG,E&RDD submitted representations/appeals of the appellants to the Chief Secretary, Khyber Pakhtunkhwa. The Chief Secretary, Khyber Pakhtunkhwa has approved the seniority position of the incumbents vide para-21 of the note (copy attached).
- 3. In order to avoid any legal complication, I am further directed to seek advice/clarification of the Establishment Department on the following points so that the case could be processed further:-
 - (i) There are five Progress Officers i.e. M/S Sheraz Ahmad, Abdul Rashid, Shibli Khan, Shad Muhammad and Fazlullah but M/S. Abdul Rashid and Shad Muhammad have not submitted representations/appeals against their promotion order while the remaining three have submitted representations/appeals against their promotion with immediate effect. Whether the case of these two incumbents who have not filed appeals against their promotion order could also be considered at par with the case of three appellants whose appeals have been accepted or otherwise;
 - (ii) The Competent Authority has already upgraded the posts of Assistant Directors from BS-17 to BS-18 personal to the 17 incumbents vide Notification No.SOB(LG)1-4/2003/Vol:II. dated 25-07-2013 (copy attached). When the appellants are given seniority and promotion from retrospective effect, they will also claim up-gradation from BS-17 to BS-18 then what would be the legal status;

do

(iii) Whether the case will require placement before the Departmental Promotion Committee afresh or otherwise;

Enclas Above.

Yours faithfull

Section Officer (Estab)



Government of Khyber Pakhtunkhwa

ESTABLISHMENT DEPARTMENT (Regulation Wing)

No.SOR.IV(ED)/6-1/2013/

Dated, Peshawar, the January 10, 2014

The Secretary to Government of Khyber Pakhtunkhwa, Local Government & RD Department.

SUBJECT:

REPRESENTATION AGAISNT THE ORDER DATED 16/5/2013 OF LG&RDD WHEREBY APPELLANTS HAVE BEEN PROMOTED TO THE POST OF ASSISTANT DIRECTOR

Dear Sir.

I am directed to refer to Local Government Department letter No.SO(LG-I)3-367/2013 dated 7/11/2013 on the subject noted above and to reply the queries, as under:

- The appeals were submitted by LG&RDD in a note for orders of Chief Secretary, being the competent authority. The case was also examined in Establishment Department, in paras 18-20 of the note, where the appellants were found entitled to regain their original seniority. Para 20 was approved. The examination of this Department in the note was based on law/rules/policy on the subject, which applies to all civil servants, hence, the appellants alone may not be singled out for the purpose. Any person of the service if found to make identical case with the appellants is required to be dealt with in the same manner.
- Promotion involves assignment of higher responsibilities, therefore, ii) is always made with immediate effect. As regards personal upgradation, this issue lies before relevant forum in Finance Department for consideration.
- iii) DPC has already considered and promoted the officers. The issue of regaining of seniority needs not to be placed before the DPC.

Yours faithfully,

(ISHTIAQ AHMAD) Section Officer (R-IV)

or before 15" April, 2014 for consideration

ed to this Departmen-.dement before final declaration thereof.



IMMEDIATE

REGISTERED

Government of Khyber Pakhtunkhwa
Local Government, Elections and Rural Development Department

No.SO(LG-I)3-367/PHC/2014 Dated Peshawar, the 14th March, 2014

To

- Mr.Tahira Yasmeen, Acting Director, LG&RDD
- Mr.Muhammad Zahoor,
 Asstt:Director /PO, Dte:FATA,
 LG&RD, Warsak Road, Peshawar
- Mr.Muhammad Fahim,
 Asstt: Director/P.O. Dte:FATA,
 LG&RD, Warsak Road, Peshawar
- 4. Mr.Faiz Muhammad Khan, Project Director, DIKhan
- 5. Mr.Israrullah,

AD,LG&RDD, Swabi.

- 6. Mr. Shad Muhammad,
 AD, LG&RDD, K!yber Agency
- 7. Mr. Sheraz Ahmad, AD, LG&RDD, Mansehra.
- 8. M.Abdul Rasheed, AD, LG&RDD, Haripur
- 9. Mr.Fazlullah, AD,LG&RDD, Mardan
- 10. Mr. Shibli Khan, AD, Dte:General, LG&RDD
- 11. Mr.Sardarul Mulk, AD, LG&RDD, Malakand
- 12. Mr.Akhtar Munir, AD,LG&RDD, Hangu
- 13. Mr.Riaz Ahmad, PD, MSDP, University Town, Peshawar
- 14. Mr.Khali Israr Shah, AD,LG&RDD, North-Waziristan Agency
- 15. Mr.Sajid Gul, Secretary, Provl:Delimitation Authority, Peshawar
- 16. Mr.Said Rahman, AD, LG&RDD (Now on leave)
- 17. Syed Hasnain Kazmi, AD,LG&RDD (Now on Ex-Pakistan leave)
- 18. Mr.Muhammad Jehangir, AD,
 Dte:FATA, LG&RDD, Warsak Road,
 Peshawar.
- 19. Qazi Noorul Wahab, AD,LG&RDD, Mohmand Agency
- Mr. Alam Zeb, AD, Dte:General, LG&RDD FATA, Warsak Road, Peshawar
- 21. Mr.Salim Raza, AD, LG&RDD, Charsadda.
- 22. Mr. Asadullah, AD, LG&RDD, Swat

Subject:- TENTATIVE SENIORITY LIST OF ASSISTANT DIRECTORS, lg&rdd AS STOOD ON 30-01-2014.

Memo:

I am directed to refer to the subject cited above and to enclose herewith copy of Tentative Seniority List of Assistant Directors/Planning Officers with the remarks that reservations on the said list, if nay, may be conveyed to this Department on or before 15th April, 2014 for consideration / settlement before final declaration thereof.

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In case no objection is received by the target date, it would be presumed that no individual has nay objection the tentative seniority list. I am, further directed to

Encl. As Above.

SECTION OFFICER (ESTAB)

Endst: Even No. & Date.

Copy is forwarded to:-

The Director General, LG, E&RDD, Khyber Pakhtunkhwa, Peshawar. Copy of

tentative seniority list is attached.

The Director FATA, LG&RDD, Warsak Road, Peshawar. Copy of tentative 2.

seniority list is attached. The PS to Secretary, LG, E&RDD.

SECTION OFFICER (ESTAB)

6	Mr.Shad Muhammad	M.Sc	03-04-1958 Mansehra	22-11-1988	22-11-	16	Direct	17	27-8-2012	Consequent upon acceptance of their departmental appeals/representations
							-			by the Chief Secretary, Khyber Pakhtunkhwa (Appellate Authority), and advice rendered by the Establishment Department vide letter No.SOR-IV(ED)/6- 1/2013, dated 10-01- 2014, the officers mentioned at Sl.No.6 to 10 have regained their
										seniority.
		M.A .	15-09-1960	22-11-1988	22-11-	16	-do-	17	16-5-2013	-do-
7	Mr.Sheraz Ahmad	(P.Science)	Swabi 01-01-1961	22-11-1988	1988	16	-do-	17	27-8-2012	-do-
8	Mr.Abdul Rashid	M.A	<u>Haripur</u>	22-11-1988	1988 22-11-	16	-do-	17	16-5-2013	-do-
9	Mr.Fazlullah	M.A (Sociology)	0-8-10-1962 Swabi		1988			17	16-5-2013	-do-
10	Mr.Shibli Khan	M.Sc	01-05-1965	22-11-1988	22-11- 1988	16	-do-	17		
		(Hons:Agri)	Swabi 1/1/1966	7/9/1993	- 9/1993	17	Direct	18	25-7-2013	
.1	Mr. Sardami Mulk	M.Sc.(Hons)	Malakand			Ì				
Ì		<u> </u>	1	9.91993	9/9/1993	17	-do-	18	25-7-2013	
1		M.Sc(Agri)	1/4/1961 Charsadda			<u> </u>		18	25-7-2013	
1	Munir Umerzai Mr. Riaz Ahmad	M.Sc(Hons)	16.5.1966 Swabi	7.9.1993	7.9.1993	17	-do-	10	23 1 2013	Let 3

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TENTATIVE SENIORITY LIST OF ASSISTANT DIRECTORS/PLANNING OFFICERS (BPS-17) AS STOOD ON LG&RDD ON 30.01.2014

Total Sanctioned Posts of Assistant Directors (BPS-17):- 36

\$ #	Name of Officer	Educational Qualification	l i		service/cac	1 st regular appointment to service/cadre			otion to nt BPS	Remarks if any
1	2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -		٠.		Date	BPS	Method of recruitm ent	BPS	Date	
1	2	3	4	5 .	6	7	8	9	10	12
	Mrs. Tahira Yasmin	M.P.A	1-1-1957 D.I.K	25.5.1984	25.5.1984	17	Direct	18	17.12.2007	She has been re-instated in service in implantation of the Judgement of the Khyber Pakhtunkhwa Service Tribunal, Peshawar and services
	Section 1997			1000,000		-				regularized from the date of her initial appointment i.e. 25.5.1984
2	Mr. M. Zahoor (PO)	M.A Eco:	9.5.1961 MKD	6.11.1988	6.11.1988	17	-do-	18	25-7-2013	
3	Mr. M. Fahim (PO)	M.B.A	14.2.1963 Swat	6.11.1988	6.11.1988	17	-do-	18	-do-	,
4	Mr. Faiz Muhammad	M.A (PS) & Journalism	12.4.1962 N.W.A	8.3.1992	8.3.1992	17	-do-	18	-do-	
5	Mr. Israruallah Khan	M.A Eco:	19.4.1964 Swabi	3.3.1992	3.3.1992	17	Direct	18	-do-	

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14	Mr.Khalid Israr	M.A(P.S)	13.10.1966	1.9.1093	5.9.1993	17	i -do-	18	25-7-2013
	Shah	1	Bannu		<u> </u>	<u> </u>			05.7.2012
15	Mr.Sajid Gul	M.Sc(Agri)	9.9.1965 Dir	5.9.1993	5.9.1993	17	-do-	18	25-7-2013
ì			Lower			L			25.7.2013
16	Mr.Said Rehman	M.A (PS)	25.6.1965	13.9.1993	13.9.1993	17	-do-	18	25-7-2013
			Mohmand			<u> </u>			
17	Syed Hussain	M.Sc (AGRI)	10.4.1966	7.9.1993	9.9.1993	17	-do-	18	25-7-2013
1	Kazmi	` ′	Mansehra	İ		,			
18		M.Sc	17.9.1965	25.5.1993	25/5/1993	16	Promotee	18	26/12/1996
16	Jehangir	141.50	Peshawar		Progress				
	Jenangn				Officer	1			
15	Qazi Noor ul	M.Sc	16.3.1966	26.5.1993	26.5.1993	16	Promotee	18	26.12.1996
1	Wahab		Nowshera		Progress				
- 1	i vitale	1	1.		Officer				
20	Mr.Alam Zeb	M.A	15.9.1958	23.12.1980	23.12.198	16	Promotee	18	26.12.1996
	, IVII. TUMIN ZEE		Swabi		0 .				
2	Mr.Salim Raza	M.A	15-12-1964	28-02-2990	28-02-	B-0	Promotee	17	27-8-2012
	WII.Samii Kaza	W.A	Charsadda	(Supervisor	1990				
			<u> </u>	BS-9)		1			
23	Mr.Asadullah	B.A	28-09-1966	-do-	-do-	B-9	Promotee	-do-	27-8-2012
4.	ivii.ASadunan	D.A	Charsadda					1	<u> </u>

The state of the s

To,

GOVERNMENT OF 18 Diary No: 248)
Date: 4-4-4
LG&RDD

The Secretary

Local Government Election and Rural Dev: Department

Government of Khyber Pakhtunkhwa,

Peshawar

Subject: TENTATIVE SENIORITY LIST OF ASSISTANT DIRECTORS LG & RDD AS STOOD ON

30.01.2014.

Memo:- Please refer to your letter No.SO(LG-1) 3-

367/PHC/2014 dated 14.03.20114 on the subject

cited above.

Respected Sir,

With great respect, I Sheraz Ahmad hereby submit my objection on the above referred seniority list as under:-

1. That the Honourable Peshawar High Court Peshawar was pleased to render the following order in Writ Petition No.793/2007/PHC on 18.10.2011 for non-implementation of Apex Court judgment dated 25.08.2005.

"It is not clear from the available record when the petitioners become eligible for being promoted to the next higher scale and what were the rules applicable thereto and what was the ratio of vacancies to the filled by initial recruitment, all these questions are to be decided by the Department in the first instance, we, therefore would not embark upon such exercise while



hearing a petition under Article 199 of the Constitution of Islamic Republic of Pakistan 1973. We therefore, while disposing of this writ petition direct the office to send it to the Department Authority to decide it in accordance with law as hinted to above within two months, this writ petition thus stands disposed"

- That pursuant to the stated order, 2. above Department itself worked out the eligibility and exact date of the petitioner promotion as evident from the letter addressed to the Secretary Establishment and Finance while seeking advice vide Letter No.SO(LG-1) 3-367/PHC/2007 dated 26.11.2011 (Annexure A) Para No.5 of the said letter is reproduced as under:-"According to the service rules notified on 01.12.1991, the length of service for promotion of Progress Officer (BPS-16) to the post of Assistant Director (BPS-17) LG&RDD was 3 years. The initial date of appointment of the petitioners was 22.11.1988 and thus they have completed the required length of service on 22.11.1991 and became eligible for promotion to the post of Assistant Director (BPS-17) LG & RDD at that time but they could not be promoted as their status was contract/ project employees"
- 3. That in response to this Department letter dated 26.11.2011 as (Annexure A), the Establishment Department sent its reply/advice vide letter No.SOR IV(ED)6-1/2011 dated 20.12.2011 as (Annexure B) which is reproduced below:-



(48)

"That in terms of employees on contract basis (Regularization of Services) Act 1989 read with the judgment of the Apex Court announced on 25.08.2005, the services of the appellants stood regularized with effect from the contractual appointments. The Department is therefore required to determine their seniority vis-à-vis those appointed on regular basis in the defunct Directorate and consider their promotion in light of the service rules of the posts subject to availability of vacant positions in the cadre/ service group".

In view of the above stated facts based on law/ rules/ 4. judgments of the Honourable Peshawar High Court/ the Establishment advice of and Apex Court Department, it is humbly prayed that I may please be placed on my proper due place in the final seniority list on the date i.e 22.11.1991 which the Department itself had worked out as evident from para 5 of the LG &RDD letter No. No.SO(LG-1) 3-367/PH¢/2007 dated 26.11.2011 as Annexure (A) and also request to correct of my regaining original seniority date 22.11.1991 instead of 16.05.213 as mentioned at column NO.10 of the proforma of tentative seniority list please.

Yours Faithfully

(Sheraz Ahmad)
Assistant Director

LG&RDD Khyber Agency

Date: 14/04/2014



Government of Khyber Pakhtunkhwa
Local Government, Elections and Rural Development Department

BEFORE THE SECRETARY, LOCAL GOVERNMENT, ELECTIONS AND RURAL DEVELOPMENT DEPARTMENT, KYBER PAKHTUNKHWA

APPLICATIONS/OBJECTIONS OF ASSISTANT DIRECTORS, LG&RDD AGAINST THE TENTATIVE SENIORITY LIST OF ASSISTANT DIRECTORS ISSUED ON 14-03-2014

ORDER Dated 22/05/2014

This order shall dispose off applications/objections submitted by the following applicants/respondents against the tentative seniority list of Assistant Directors, Local Government and Rural Development Department issued on 14-03-2014:-

- Mr.Akhtar Munir
- Mr. Sardarul Mulk
- 3. Mr.Riaz Ahmad
- 4. Mr.Sajid Gul
- 5. Mr.Said Rehman
- 6. Mr.Alam Zeb
- 7. Mr.Muhammad Jehangir Khan
- Qazi Noorul Wahab
- 9. Mr. Abdur Rashid
- Mr.Shad Muhammad
- Mr.Sheraz ∧hinad
- 12. Mr.Faziullah
- 13. Mr. Shibli Khan
- 14. Mr.Salim Raza
- 15. Mr.Asadullah

Parties were summoned and heard and record perused.

After hearing the applicants as well as respondents it was observed that M/S Shad Muhammad Khan, Abdur Rashid, Sheraz Ahmad, Fazaiullah and Shibli Khan were Progress Officers in BPS-16. As a result of revival of Directorte General, LG&RDD, the posts of Assistant Directors (BS-17) were created in the settled districts. The respondents were promoted to the posts of Assistant Directors (BS-17) in LG&RDD against the quota reserved for promotion. When they were promoted to the posts of Assistant Directors they went in appeal to the Chief Secretary, Khyber Pakhtunkhwa for promotion with retrospective effect. The Appelate Authority (Chief Secretary) disagreed to allow promotion to these incumbents with retrospective effect. However, as a result of their promotion they were placed at Sl.No.6 to 10 of the tentative seniority list while 12 Assistant Directors recruited/promoted and upgraded to BS-18 prior to these five incurval were placed junioir to them.

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FAX NO.: 0919223563

FROM : DIR LGRDD PESHAWAR

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In view of the above, I am of the opinion that this not logical that the officers senior in scale shall be given junior postion in their cadre. Hence, I accept appeals of the appellants on the tentative seniority list and order for correction of the tentative seniority list and issue the same as final one in which M/S Shad Muhammad Khan, Abdur Rashid, Sheraz Ahmad, Fazalullah and Shibli Khan should be given seniority from the date of their promotion to the post of Assistant Directors (BS-17) in I.G&RDD according to rules and policy of the Provincial Government in vogue.

(HIFZ-UR-RAHMAN) SECRETARY, LG, RDD

Endst. No.SO(LG-I)3-367/PHC/2014

Duted Pesh, the 22nd May, 2014

Copy is forwarded to:-

- 1. The Director General, LG&RDD, Khyber Pakhtunkhwa, Pesahwar.
- 2. / The Director, FATA, LO&RDD, Warsak Road, Peshawar.
- All Assistant Directors IG&RDD in Khyber Pakhtunkhwa.
- The PS to Secretary, LG,E&RDD.
- Office order file.

(IZAZ ULLAH) SECTION OFF CER (ESTAB)

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FAX NO. :0919223563

FROM : DIR LGRDD PESHAMAR



IMMEDIATE

REGISTERED

Government of Khyber Pakhtunkhwa Local Government, Elections and Rural Development Department

No.SO(LG-I)4-118/B/2014/Vol:II
Dated Peshawar, the 28th May, 2014

To

- Mr.Tahira Yasmeen, Acting Director, LG&RDD
- Mr.Muhammad Zahoor,
 Asstt:Director /PO, Dte:FATA,
 LG&RD, Warsak Road, Peshawar
- 3. Mr.Muhammad Fahim, Asstt: Director/P.O, Dte:FATA, LG&RD, Warsak Road, Peshawar
- Mr.Faiz Muhammad Khan, Project Director, DIKhan
- 5. Mr.Israrullah, AD,LG&RDD, Swabi.
- 6. Mr.Sardarul Mulk, AD, LG&RDD, Malakand
- 7. Mr.Akhtar Munir, AD,LG&RDD, Hangu
- 8. Mr.Riaz Ahmad, PD, MSDP, University Town, Peshawar
- 9. Mr.Khalid Israr Shah, AD,LG&RDD, North-Waziristan Agency
- 10. Mr.Sajid Gul, Secretary, Provl:Delimitation Authority, Peshawar
- 11. Mr.Said Rahman, AD,LG&RDD (Now on leave)
- 12. Syed Hasnain Kazmi, AD,LG&RDD (Now on Ex-Pakistan leave)
- 13. Mr.Muhammad Jehangir, AD,
 Dte:FATA, LG&RDD, Warsak Road, Peshawar.
- Qazi Noorul Wahab,
 AD,LG&RDD, Mohmand Agency
- Mr.Alam Zeb, AD, Dte:General, LG&RDD FATA, Warsak Road, Peshawar
- 16. Mr.Shad Muhammad, AD, LG&RDD, Mansehra
- 17. Mr. Sheraz Ahmad, AD, LG&RDD, Khyber Agency
- 18. / M.Abdul Rasheed, AD, LG&RDD, Haripur
- 19. / Mr.Fazlullah, AD,LG&RDD, Mardan
- 20. Mr. Shibli Khan, AD, Dte: General, I.G&RDD
- 21. Mr.Salim Raza, AD,LG&RDD, Charsadda.
- 22. Mr. Asadullah, AD, LG&RDD, Swat

Subject:-

FINAL SENIORITY LIST OF ASSISTANT DIRECTORS /PLANNING OFFICERS, LG&RDD AS IT STOOD ON 22-05-2014.

Memo:

I am directed to refer to the subject cited above and to circulate final seniority list of Assistant Directors/Planning Officers, Local Government, Elections and Rural Development Department as it stood on 22-05-2014 for your information and record.

Encl: As Above.

(IZAZ ÚĽLAH) SECTION OFFICER (ESTAB)

Contd:.....P/2.....

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Endst. Even No. & Date.

Copy is forwarded to:-

1. The Director General, LG, E&RDD, Khyber Pakhtunkhwa, Peshawar. Copy of final seniority list is attached. 2.

The Director FATA, LG&RDD, Warsak Road, Peshawar. Copy of final seniority list is attached.

The Manager Government Printing Press, Peshawar. Copy of final seniority list is attached.

4. The PS to Secretary, LG, E&RDD.

SECTION OF FICER (ESTAB)

GOVERNMENT OF KHYBER PAKHTUNKHWA,

LOCAL GOVERNMENT, ELECTIONS AND RURAL DEVELOPMENT DEPARTMENT

NOTIFICATION

Dated Peshawar, the 23rd May, 2014

No.SO(LG-I)4-118/B/2014/Vol:II.- In pursuance of Section-8 of the Khyber Pakhtunkhwa, Civil Servants Act, 1973, final seniority list of Assistant Directors/Planning Officers, Local Government, Elections and Rural Development Department, Khyber Pakhtunkhwa as it stood on 22-05-2014 is notified as under:-

FINAL SENIORITY LIST OF ASSISTANT DIRECTORS/PLANNING OFFICERS **LG&RDD AS STOOD ON 22-05-2014**

Total Sanctioned Posts of Assistant Directors (BPS-17):- 36

		Educational Qualification	Date of Birth of Domicile	Date of 1 st Entry into Service Continuous appointment to service/cadre Continuous appointment to service/ca					otion to nt BPS	Remarks if any
	2 Mrs. Tahira Yasmin	3 M.P.A	4 01-01-1957 DIKhan	5 25.5.1984	Date 6 25.5.1984	7 17	Method of recruitment 8 Direct	9 18	Date 10 17.12.2007	She has been re-instated in service in implantation of the Judgement of the Khyber Pakhtunkhwa Service Tribunal, Peshawar and services regularized from the date of her initial appointment i.e. 25.5.1984

2	Mr. M. Zahoor (PO)	M.A Eco:	9.5.1961 MKD	6.11.1988	6.11.1988	17	-do-	18	25-7-2013	
3	Mr. M. Fahim (PO)	M.B.A	14.2.1963 Swat	6.11.1988	6.11.1988	17	-do-	18	-do-	10.00
4	Mr. Faiz Muhammad	M.A (PS) & Journalism	12.4.1962 N.W.A	8.3.1992	8.3.1992	17	-do-	18	-do-	
5	Mr. Israruallah Khan	M.A Eco:	19.4.1964 Swabi	3.3.1992	3.3.1992	17	Direct	18	-do-	
6	Mr. Sardarul Mulk	M.Sc.(Hons)	1/1/1966 Malakand	7/9/1993	7/9/1993	17	Direct	18	25-7-2013	
7	Mr. Akhtar Munir Umerzai	M.Sc(Agri)	1/4/1961 Charsadda	9.91993	9/9/1993	17	-do-	18	25-7-2013	
8	Mr. Riaz Ahmad	M.Sc(Hons) AGRI	16.5.1966 Swabi	7.9.1993	7.9.1993	17	-do-	18	25-7-20!3	
9	Mr.Khalid Israr Shah	M.A(P.S)	13.10.1966 Bannu	1.9.1993	5.9.1993	17	-do-	18	25-7-2013	
10	Mr.Sajid Gul	M.Sc(Agri)	9.9.1965 Dir Lower	5.9.1993	5.9.1993	17	-do-	18	25-7-2013	
11	Mr.Said Rehman	M.A (PS)	25.6.1965 Mohmand	13.9.1993	13.9.1993	17	-do-	18	25-7-2013	
12	Syed Hussain Kazmi	M.Sc (AGRI)	10.4.1966 Mansehra	7.9.1993	9.9.1993	17	-do-	18	25-7-2013	
13	Mr.Muhammad Jehangir	M.Sc	17.9.1965 Peshawar	25.5.1993	25/5/1993 Progress Officer	16	Promotee	18	26/12/1996	
14	Qazi Noor ul Wahab	M.Sc	16.3.1966 Nowshera	26.5.1993	26.5.1993 Progress Officer	16	Promotee	18	26.12.1996	·
15	Mr.Alam Zeb	M.A	15.9.1958 Swabi	23.12.1980	23.12.1980	16	Promotee	18	26.12.1996	

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16	Mr.Shad Muhammad	M.Sc	03-04-1958 Mansehra	22-11-1988	22-11-1988	16	Direct	17	27-08-2012	
17	Mr.Sheraz Ahmad	M.A (P.Science)	15-09-1960 Swabi	22-11-1988	22-11-1988	16	Direct	17	16-05-2013	Seniority position of Mr.Sheraz Ahmad maintained intact in light of Para-7 of the S&GA Department Circular letter NO.SOR-I(S&GAD)1-29/75, dated 13-04-1987
18	Mr.Abdul-Rashid	M.A	01-01-1961 Haripur	22-11-1988	22-11-1988	16	Direct	17	27-08-2012	(copy attached)
19	Mr.Fazlullah	M.A (Sociology)	08-10-1962 Swabi	22-11-1988	22-11-1988	16	Direct	17	16-05-2013	Seniority position of Mr.Sheraz Ahmad maintained intact in light of Para-7 of the S&GA Department Circular letter NO.SOR-I(S&GAD)1-29 75, dated 13-04-1987 (copy attached)
20	Mr.Shibli Khan	M.Sc (Hons:Agri)	01-05-1965 Swabi	22-11-1988	22-11-1988	16	Direct	17	16-05-2013	-do-
21	Mr.Salim Raza	M.A	15-12-1964 Charsadda	28-02-2990 (Supervisor BS-9)	28-02-1990	B-9	Promotee	17	27-8-2012	
22	Mr.Asadullah	M.B.A	28-09-1966 Charsadda	-do-	-do-	B-9	Promotee	-do-	27-8-2012	



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Contda: PA

Endst.No.SO(LG-I)4-118/B/2014/Vol;II

Dated Peshawar, the 23nd May, 2013

Copy is forwarded to:-

1. The Director General, Local Government and Rural Development Department, Peshawar.

2. The Director, FATA, LG&RDD, Warsak Road, Peshawar.

3. All Assistant Directors, Local Government and Rural Development Department in Khyber Pakhtunkhwa.

4. The Manager Government Printing Press, Peshawar.

5. The PS to Secretary, LG, E&RDD.

6. Office order file.

(IZAZ ULLAH) SECTION OFFICER (ESTAB) The Worthy Chief Secretary Govt. of Khyber Pakhtunkhwa Civil Secretariat, Peshawar.

Received

Subject:

Departmental Representation against the impugned order dated 22.05.2014 issued by the Secretary LG&RDD and the impugned Final Seniority List circulated vide letter dated 28.05.2014 whereby appellant was shown as junior in violation of the law and rules.

Respected Sir, .

With due respect I have the honour to submit this departmental representation for your kind consideration and favourable action on the following facts and grounds:

- That appellant and others were initially appointed as Progress Officers 1. (BPS-16) in the then Local Government & Rural Development Department (LG&RDD) way back in the year 1988 on contract basis. Subsequently, they approached the Hon'ble Peshawar High Court Peshawar for regularization of their services but could not succeed and meanwhile their services were terminated. Their request before the hon' le Apex Court also failed and they were directed to approach the Provincial Service Tribunal. On their approach to the Service Tribunar their appeals were dismissed and consequently they again approached the Apex Court and finally their appeals allowed vide Judgment dated 25.08.2005 (Annex:-A) and appellant and others were reinstated into service with all back benefits.
- That the judgment of the Hon'ble Apex Court was implemented by 2. the Department by reinstating the appellant and others in service with all back benefits and regularized them with effect from the date of their initial appointment vide notification dated 10.11.2005 and 16.12.2005 (Annex:-B & C).
- That since the appellant was also entitled for promotion to the higher 3. grade as a consequence of the Judgment of the Hon'ble Apex Court which was denied to him, therefore, appellant and others filed writ Petition No.793/2007 in the Hon'ble Peshawar High Court Peshawar which was disposed of vide order dated 18.10.2011 (Annex:-D) with direction to the Department to decide the matter in accordance with law as per the observation of the Hon'ble Court given in the order viz:

"It is not clear from the available record that when the petitioners became eligible for being promoted to the next higher scale and what were the rules applicable thereto and what was the ratio of vacancies to be filled

through the promotion and what was the ratio of the vacancies to be filled by initial recruitment. All these questions are to be decided by the Department in the first instance, we, therefore, would not embark upon such exercise while hearing the petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973. We, therefore, while disposing of this writ petition direct the office to send it to the departmental authority to decide it in accordance with law as hinted to above within two months. This writ petition, thus, stands disposed of."

- That the Department, in the light of the Judgment ibid, took up the 4. case of the appellant and others and asked for the advise of the Establishment Department and Finance Department as would be evident from the letter dated 26.11.2011 (Annex:-E) by answering the queries hinted to by the hon'ble Peshawar High Court, Peshawar in lucid manner. The Establishment Department vide letter dated 20.12.2011 (Annex:-F) advised that in terms of the employees on contract basis (Regulation of services) Act, 1989 read with the Judgment of the Apex Court announced on 25.08.2005, the services of the appellant stood regularized with effect from the date of their contractual appointments. The Department is therefore, required to determine their seniority viz-a-viz those appointed on regular basis in the defunct Directorate and consider their promotion in the light of the service rules of their posts subject to the availability of vacant positions in the cadre/service group.
- 5. That inspite of the clear position as explained above still the desired promotion was not granted to the appellant, therefore, COC No.87-P/2012 was filed before the Hon'ble Peshawar High Court, Peshawar which was disposed of vide order dated 16.08.2012 (Annex:-G) in the promotion case of the appellant could not be processed as they had not provided ACRs for consideration of the Departmental Promotion Committee, however, it was also observed that the appellant and others might invoke their remedy before an appropriate legal forum if so advised.
- 6. That thereafter, appellant and others were promoted to the post of Assistant Director (BPS-17) but with immediate effect instead of due date vide order dated 16.05.2013 (Annex:-H). The appellant and his other colleagues challenged the order ibid, to the extent of its immediate operation vide Departmental Appeal dated 10.06.2013 (Annex:-I) which was duly processed and culminated in approval by the competent authority of seniority position vide statement (Annex:-J) wherein the appellant and others were shown to have been appointed w.e.f. 22.11.1988 thus the longstanding grievance of the

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appellant and others stood redressed.

- That in the light of the approval mentioned above for further 7. clarification of the seniority of the appellant and others the Department called for the advise of the Establishment Department vide letter dated 16.05.2013 (Annex:-K) upon which the Establishment Department gave its opinion vide letter dated 10.01.2014 (Annex:-L) whereafter a Tentative Seniority List was circulated vide letter dated 14.03.2014 (Annex:-M) showing the seniority position of the appellant as approved by the competent authority upon which appellant and others submitted the observations (Annex:-N) but meanwhile the those employees who became juniors as a result of regaining seniority of the appellant and others also submitted objections upon the seniority of appellant and others which was allowed vide impugned order dated 22.05.2014 (Annex:-O) thereby again the appellant and others were wrongly held to be juniors and thus the earlier promotion with immediate effect of the appellant was restored by setting aside the order of the appellate authority i.e. the Chief Secretary and immediately the impugned final Seniority List was issued vide letter dated 28.05.2014 (Annex:-P).
- 8. That as per Seniority List circulated vide letter dated 13.02.1993 (Annex:-Q) the total sanctioned posts of Assistant Directors (BPS-17) as stood on 31.12.1992 were 34 and as per the Service Rules notified on 01.12.1991 (Annex:-R), the ratio of promotion and direct induction was 30%:70% out of which 24 posts fell in the quota of initial recruitment while 10 posts fell in the promotion quota. At the total 5 Progress Officers (BPS-16) were promoted against the available share of 10 post and thus promotion quota was short of 5 posts against which the appellant could have been promoted had they been in regular service on the basis of his entitlement as declared by the Hon'ble Court subsequently along with consequential back benefits.

It is, therefore, humbly requested that on acceptance of this departmental Representation, the impugned order dated 22.05.2014 and the impugned seniority list circulated vide letter dated 28.05.2014 may graciously be set aside and appellant be considered for promotion w.c.f. due dath i.e. 22.11.1591 retrospectively with all consequential back benefits.

Yours faithfully

Story

Sheraz Ahmad, Assistant Director

LG&RDD, Khyber Agency

Dated: 24 / 06 /2014

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ر الرال بنام لعوام مقدمه وعوى برم أباعث تحريرة نكبه م مقدمہ مند جہ عنوان کم اللغیں اپنی طرف سے واسطے پیروی وجواب د بھیروکل کا روا DU (II) [" 1.64 مقرر کے اقرار کیاجاتا ہے۔ کہ صاحب موصوف کومقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز کیل صاحب کوراضی نامه کرنے وتُقرر ثالث و فیصله پر حلف دیئے جواب ذہی اورا قبال دعویٰ اور بصورت ڈگری کرنے اجراءاور وصولی چیک وروپئیارعرضی دعوی اور در فواست ہرتیم کی تصدیق زرایں پردستخط کرانے کا ختیار ہوگا۔ نیز صورت عدم پیروی یا ذگری میطرفہ یا پیل کی برامدگی اورمنس بی نیز دائر کرنے اپیل آرانی ونظر ثانی و پیروی کرنے کا مختار ہوگا۔ ازبصورت ضرورت مقدمہ مذکور کے کل یاجزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کوایے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا۔اور ساحب مقرر شدہ کو بھی وہی جملہ مذکورہ بااختیارات حاصل ہوں گے وراس کاساخته پرداخته منظورو قبول جوگا دوران مقدمه میں جوخرچه ہرجاندالتوائے مقدمہ کے اوراس کاساخته سبب سے وہوگا۔کوئی تاریخ پیش مقام دورہ پر ہو یا حدے باہر ہوتو وکیل صاحب یا بند ہول گے ۔ کہ بیرو**ی ند**کورکریں ۔للہٰداوکالت نامیکھندیا کہ سندر ہے۔ ء20 کے لئے منظور ہے۔

عدلات شي<u>شيوي</u> مارت چ*ڪينجي*ن پيارٽي آن:2220193 Mob: 0345-9223230