20.06.2023

Mr. Kamran Khan, Advocate for the appellant present. Mr. Arshad Kamal, Section Officer (Litigation), Mr. Khaliq-ur-Rehman, Superintendent and Mr. Hashmatullah, Superintendent alongwith Mr. Fazal Shah Mohmand, Additional Advocate General for the respondents present.

File to come up alongwith connected Service Appeal No. 495/2021 titled "Muhammad Younas Versus Government of Khyber Pakhtunkhwa through Chief Secretary Civil Secretariat Peshawar and 05 others", on 12.10.2023 before the D.B. Parcha Peshi given to the parties.

(Fareeha Paul) Member (E)

(Salah-ud-Din) Member (J)

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12.10.2023

\*KaleemUllah'

\*Naeem Amin\*



1. Learned counsel for the appellant present. Mr. Muhammad Jan learned District Attorney alongwith Khaleeq Ur Rehman, Superintendent for the respondents present.

2. Learned counsel for the appellant requested for adjournment in order to further prepare the brief. Adjourned. To come up for arguments on 26.01.2024 before D.B. P.P/given to parties.

(Muhammad Akbar Khan) Member (E) (Rashida Bano) Member (J) 20.03.2023

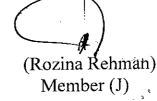
Appellant present through counsel.

Fazal Shah Mohmand, learned Additional Advocate General for respondents present.

File to come up alongwith connected Service Appeal No.495/2021 titled "Muhammad Younas Vs. Government of Khyber Pakhtunkhwa" on 06.06.2023 before D.B. Parcha Peshi

CANNED given to the parties! KPST Peshawai

(Muhammad Akbar Khan) Member (E)



06.06.2023



Mr. Arshad Kamal, Section Officer (Litigation) alongwith Mr. 1. Learned counsel for the appellant present. Mr. Asad Ali Khan, Assistant Advocate General for the respondents Muhammad Jan learned District Attorney alongwith present.

Junior of learned counsel for the appellant present.

Khaleeq Ur Rehman, Superintendent for the respondents File to come up alongwith connected Service Appeal present. No. 495/2021 titled "Muhammad Younas Versus the Government

of Khyber pakheen Reva for ough The stored ysterdilf Secretariat

rdinumented in 5 others", ton further 2023 Prefor the bie B. Parcha

Adjaugheen to the parties for arguments on 26.01.2024

before D.B. P.P given to parties.

(Fareeha Paul) (MMamhera(EAkbar Khan) Member (E) (Salah-ud-Din) (Rashida Bandember (J) Member (J)

\*Naeem Amin\* \*KaleemUllah 01.11.2022

Mr. Umer Farooq, Advocate, junior of learned counsel for the appellant present. Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present.

Junior of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is busy in the august Peshawar High Court, Bannu Bench. Adjourned. To come up for arguments on 21.12.2022 before the D.B.

(Mian Muhammad) Member (É)

(Salah-Ud-Din) Member (J)

21<sup>st</sup> Dec, 2022

Junior of learned counsel for the appellant and Mr. Muhammad Jan, District Attorney for the respondents present.

Junior of learned counsel for the appellant seeks adjournment on the ground that learned senior counsel for the appellant is busy in the august Peshawar High Court, Peshawar. To come up for arguments on

20.03.2023 before the D.B.

(Salah Ud Din) Member (Judicial)

(Kalim Arshad Khan) Chairman 10.05.2022

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

Learned counsel for the appellant requested for adjournment in order to assist the Tribunal. Last opportunity is granted. To come up for arguments before the D.B on 23.05.2022.

(Fareeha Paul) Member (E)

23<sup>rd</sup> May, 2022

Counsel for the appellant present. Mr. Naseer ud Din Shah, Assistant Advocate General for the respondents present.

Learned counsel for the appellant seeks adjournment in order to properly assist the court. Adjourned. To come up for argument on 01.08.2022 before the DB

(Fareeĥa Paul) Member (E)

(Kalim Arshad Khan) Chairman

Chairman

1-8-2027

Proper DB not available the case is adjourned to 1-11-2024 "

Reedes

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29-9-21

DB is on Tour case to come up For the same on Dated. 25-11-2,

Rude

s (

25.11.2021

Counsel for the appellant present.

Mr. Kabirulah Khattak, Additional Advocate General alongwith Mr. Sajid Superintendent for respondents present.

Learned Member Executive (Mr. Atiq-ur-Rehman Wazir), is on leave, therefore, case is adjourned. To come up for arguments on 17.03.2022 before D.B.

(Rozina Rehman) Member (J)

17.03.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 2**1**.03.2022 for the same as before.

21.03.20

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 10.05.2022 for the same as before.



27.07.2<u>0</u>21

#### Appellant present through counsel.

Muhammad Adeel Butt learned Additional Advocate General alongwith Zar Muhammad Assistant for respondents present.

Reply of the respondents No.1 to 3 has already been submitted. The appellant through the instant service appeal, has impugned the letters dated 03.02.2020 and 01.10.2020. According to copy of the letter available on file as "Annexure-E", the letters dated 14.01.2020 and 29.01.2020 on the subject of STI 30% Allowance addressed to the Secretary to Government of Khyber Pakhtunkhwa, Establishment Department (respondent No.2) were withdrawn by the Finance Department (respondent No.3). Similarly, according to the copy of the letter dated 06.02.2020 available on file as "Annexure-F" addressed to the Accountant General, Khyber Pakhtunkhwa, it was required to stop forthwith the payment of 30% Special Allowance in pursuance to the letter dated 03.02.2020 and recovery of paid amount was also directed. The said letter was issued from the office of respondent No.2. In view of both the impugned letters, the respondents No.4 to 6 do not happen to be a proper or necessary party for the reason that even if the appellant succeeds in getting the relief as prayed for, they will no more be required for implementation of the judgment. According to Subsection-(2) of Section-7 of the Service Tribunal Act, 1974, the Tribunal has got the powers of a Civil Court as are vested in such under the Code of Civil Procedure, 1908. Sub Rule(2) of Rule-10 of order No.1 C.P.C confers enabling power upon the Civil Court that it may at any stage of the proceedings, either upon or without application of either party order that name of any party improperly rejoined, be struck out.

In view of the foregoing discussion related to the impugned letters that the respondents No.4 to 6 are neither necessary nor proper parties in the matter of adjudication of present appeal, it is deemed fit to direct for deletion of their names from the panel of respondents. Office is directed to do the needful accordingly. To come up for arguments on 29.09.2021 before D.B.



04.05.2021

Due to demise of the Worthy Chairman, the Tribunal is non-functional, therefore, case is adjourned to 22.06.2021 for the same as before.

Reader

22.06.2021

Junior to counsel for the appellant and Naheed Gul, Assistant for respondents No. 1 to 3 and Mr. Kabirullah Khattak, Addl. AG for the respondents present.

Respondents No. 1 to 3 have submitted reply/comments. Learned AAG requests for time to furnish reply/comments on behalf of the remaining respondents. Learned AAG is required to contact respondents for submission of written reply/comments in office within 10 days, positively. If the written reply/comments are not submitted within the stipulated time, the office shall submit the file with a report of noncompliance. File to come up for arguments on 27.07.2021 before the D.B.

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### Form- A

### FORM OF ORDER SHEET

Court of Case No.-/2021 S.No. Order or other proceedings with signature of judge Date of order proceedings 2、 3 1 The appeal resubmitted today by Mr. Noor Muhammad Khattak , 1-21/01/2021 Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR This case is entrusted to S. Bench for preliminary hearing to be put 2up there on 08/02/2021 CHAIRMAN 08.02.2021 Appellant present through counsel. Preliminary arguments heard. File perused. Points raised need consideration. Admitted to regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Appellant Deposited Thereafter, notices be issued to respondents for written Security & Process Fee reply/comments. To come up for written reply/comments on 04.05.2021 before S.B. In the meanwhile, operation of the impugned notification dated 01.10.2020 stands suspended till further orders. 6zina Røhman) Men ber ())

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The appeal presented today i.e. on 15/01/2021 by Mr. Noor Muhammad Khattak Advocate 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 no. 4 & 5 are incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- Annexures-I & J of the appeal are illegible which may be replaced by legible/better one.

No.\_\_\_\_/9\_\_\_\_/S.T, Dt. 18 /01 /2021

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA

**PESHAWAR.** 

Mr. Noor Muhammad Khattak Adv. Pesh.

Note sir, objection No. 19 2 has been Vernacel. here ve sabmilie tody - 21. 01. 2021 - H/V

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

APPEAL NO. 50/ /2021

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HAMID

VS

**CHIEF SECRETARY & OTHERS** 

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S.NO.	DOCUMENTS	ANNEXURE	PAGE
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4.	Copy of Letter & pay slips	B&C	8-10
5.	Copy of the minutes	D	11
6.	Copies of the impugned letters dated 03/02/2020 & 06/02/2020.		12- 13
7	Memo of writ petition, & Judgment dated03/03/2020	G&H	- 14- 15
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9	Departmental appeal	J	17
10.	Vakalat nama		. 18

APPELLANT

THROUGH:

### NOOR MUHMMAD KHATTAK ADVOCATE

Flat no 4, Upper Floor, Juma khan plaza near FATA secretariat, Warsak road, Peshawar 0302-8578851

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

ŝ

### APPEAL NO.\_\_\_\_/2021

Mr. Hamid Assistant director-II (BPS-17), Establishment department, Civil Secretariat Peshawar.

..... APPELLANT

### VERSUS

- 1- The Government Of Khyber Pakhtunkhwa Through Chief Secretary Civil Secretariat Peshawar.
- 2- The Secretary Establishment & Administration Department Khyber pakhtunkhwa, civil secretariat peshawar.
- 3- The secretary finance department Khyber pakhtunkhwa civil secretariat Peshawar
- 4- The provincial cabinet & ministerial committee through its chairman, civil secretariat peshwar.
- 5- The grievances redressal committee through its chairman, civil secreteriate Peshawar.
- 6- Director STI Establishment & Administration Department, Khyber Pakhtunkhwa Peshawar.

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKWA SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED LETTERS DATED 03/02/2020 and 01/10/2020 WHEREBY PAYMENT OF 30% (NOW INCEREASED TO 50%) SECRETERIAT ALLOWANCE ALREADY ADMISSIBLE TO APPELLANT WAS STOPPED AND RECOVERY OF THE SAME WAS ORDERED W.E FROM 30/07/2018 AND AGAINST NOT TAKING ACTION ON DEPARTMENTAL APPEAL OF APPELLANT WITHIN STATUTORY PERIOD OF NINTY DAYS.

### PRAYER:

That on acceptance of this appeal the impugned letters dated O3/02/2020 and O1/10/2020 may kindly be set aside and the respondents may please be directed to restore 30% (now 50%) secretariat allowance to appellant with all back benefits being secretariat employee. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

### <u>R/SHEWETH:</u> ON FACTS:

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

That appellant was initially appointed in the project "office automation system pilots for 5 department" in the establishment department STI civil secretariat under DDO8089 Peshawar against the post Assistant director-II BPS-17.

- 2-That the government of KP promulgated Act No.X of 2018 whereby employees of about 58 project were regularized both the directorate level and secretariat level. The appellant services were also regularized in the above mentioned project of secreteriat vide notification dated 1/11/2019 w.e.f 07/03/2018. Copy of notification is attached as annexure .....A.
- That during service the appellant was granted 30% (now 3-50%) special/secretariat allowance duly approved on 14/01/2020 which is also a proof that the appellant was secretariat employee for all intents and purpose, copies of the letters and pay slips are attached as annexure..... .....В&С.
- That a strike was held by the union of the secretariat 4employees and to minimize the cause/pressure of strike the cabinet took an abrupt decision vide agenda item no.8 (additional) dated 15/05/2019 not an actual agenda wherein it was decided to place the petitioners at directorate level/formations without considering that they were already merged in the secretariat strength and posts were also created by the finance department at secretariat level. Copy of the minutes is attached อร annexure..... .....D.
  - That in light of the said minutes dated 15/05/2019 the respondents vide impúgned letter dated 03/02/2020 withdrawn the letter dated 14.01.2020 whereby 30% secretariat allowance has been allowed to the appellant. Copies of the impugned letter dated 03.02.2020 and letter dated 06/02/2020 are attached as annexure ..... ..... E&F.
- That feeling aggrieved the appellant along with other 6colleagues invoked the jurisdiction of Peshawar high court in writ petition no.1692-p/2020 which was disposed of vide judgment dated 03.03.2020 with observations " in view of the above, this writ petition stand disposed of in terms that respondent no.1 shall treat it as the petitioners' representation and decide the same at his end in accordance with law and rules on the subject within a period of one month positively". Memo of writ petition and judgment dated 03.03.2020 are

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attached annexure...

.G&H.

as

7-That instead of deciding the representation of the appellant in light of aforementioned high court judgment the respondents astonishingly issued the impugned letter dated 01/10/2020 whereby recovery was ordered of 30% secretariat allowance from appellant. Copy of second impugned letter dated 1/10/2020 is attached as annexure.....I.

- 8-That feeling aggrieved the appellant filed departmental appeal before respondents but the same has not been responded within statutory period of ninety days. Copy of departmental appeal is attached as annexure..... ....].
- That feeling aggrieved and having no other remedy the 9appellant filed the instant appeal on following grounds.

### **GROUNDS:**

- That the cabinet decision communicated vide memo dated A-15/05/2019 and impugned letters dated 03/02/2020 and 01/10/2020 are against the law, facts, material on record and violation of service rights of appellant, therefore not tenable and liable to be set aside.
- B-That the appellant has not been treated in accordance with law and rules by the respondent, Department on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C-That the appellant along with other colleagues were already fully merged in the secretariat, their DDO code was entrusted to the secretary establishment department and finance department and even they were regularized in the STI establishment Deptt: civil secretariat which was fully acted upon, therefore now the status of the appellant can,t be changed upon the whims of union of secretariat employees under the principle of locus ponitentiae.
- D-That the impugned decision and impugned letters dated 03/02/2020 and 01/10/2020 are discriminatory because the planning cell employees have been excluded from the decision and only the rights of the petitioners are affected.
- That it was the demand of fair play to at least give hearing Eor prior notice or option to appellant before making any decision adversely affecting the service rights of the

appellant. But in present case the appellant has been unheard through out.

F- That no regular inquiry has been conducted in the matter before imposing major penalty which is mandatory under the rules.

G- That the posts of the appellant is still available on the secretariat side and have not been abolished therefore the appellant without his option can,t be given a different status or varied their status unilaterally.

H- That the impugned decision of the cabinet is not free, fair and transparent decision, rather made to happy the union, therefore the same is liable to be set aside.

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

Dated: 12.01.2021

APPELLANT Цæ HAMID

THROUGH: NOOR MUHAMMAD KHATTAK

> SHAHZULLAH YOUSAFZAI & Wie KAMRAN KHAN ADVOCATES

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL No.\_\_\_\_/2021

### KHALID KHAN VS CHIEF SECRETARY & OTHERS

APPLICATION FOR SUSPENSION OF OPERATION OF THE IMPUGNED NOTIFICATION DATED 01.10.2020 TO THE EXTENT OF THE APPLICANT TILL THE DISPOSAL OF THE ABOVE MENTIONED APPEAL

### <u>R/SHEWETH:</u>

- 1- That the above mentioned appeal along with this application has been filed the appellant before this august service Tribunal in which no date has been fixed so far.
- 2- That appellant filed the above mentioned appeal against the impugned letters/notifications dated 03.02.2020 and 01/10/2020 whereby 30% (now 50%) secretariat allowance already admissible to appellant was stopped and recovery of the already paid 30% secretariat allowance was ordered w.e.f 30/07/2018.
- 3- That all the three ingredients necessary for the stay is in favor of the appellant.
- 4- That the impugned letters/notifications dated 03.02.2020 and 01/10/2020 had been issued by the respondents in utter disregard of law and prevailing Rules.

It is therefore, most humbly prayed that on acceptance of this application the operation of the impugned Letter/Notification dated 01.10.2020 to the extent of appellant may very kindly be suspended till the disposal of the above mentioned service appeal.

Dated: 12.01.2021

APPLICANT

THROUGH: NOOR MOHAMMAD KHATTAK ADVOCATE



C.41

### GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (Establishment Wing)



ATTESTED

P.T.O

AVTERNTE

NOTIFICATION

### No. SOE-V(E&AD)/5-09/2009:

Dated Peshawar, the NOVEMBER 01, 2019

In light of the decision of ProvIncial Cabinet In its meeting held on 09-05-2019 as well as recommendations of Ministerial Committee, the following employees of the project "Office Automation System Pilots for 05 Departments (Reg Act)" temporarily regularized in Staff Training Institute vide this Department Notification of even No. dated 30-04-2019, are hereby regularized permanently in Staff Training Institute under DDO code PR-8089 w.e.f the date of promulgation of Khyber Pakhtunkhwa Employees (Regularization of Services) Act, 2018

1.Muhammad Bilal KhattakDeputy Director IT / Manager IT (BS-18)2.Syed Rehman MashwaniProgrammer / Assistant Director IT (BS-18)3.Mian Haseeb UddinTrainer (BS-16)4.Muhammad HamidAssistant Manager IT (BS-16)5.Khalid KhanAssistant Manager IT (BS-16)6.Tarlq KamalAssistant Manager IT (BS-16)7.Muhammad Usman KhanAssistant Manager IT (BS-16)8.Muhammad YounasAssistant Manager IT (BS-16)9.Syed Muhammad AbdullahNetwork Engineer (BS-16)10.Muhammad Asim AliAssistant Programmer (BS-16)11.Muhammad Asim AliAssistant (BS-16)12.Faizan AbbasAssistant (BS-16)13.NomanComputer Operator (BS-16)14.Mushtaq HussainComputer Operator (BS-16)15.Rehmat HadlComputer Operator (BS-16)16.Jamal AhmadComputer Operator (BS-16)17.Fawad NazirComputer Operator (BS-16)18.Shakir UllahComputer Operator (BS-16)20.Muhammad Junaid KhanComputer Operator (BS-16)21.Sajjad HussainComputer Operator (BS-16)22.Aman GulComputer Operator (BS-16)23.Muhammad RamzanComputer Operator (BS-16)24.Faran KamalComputer Operator (BS-16)24.Faran KamalComputer Operator (BS-16)24.Faran KamalComputer Operator (BS-16)24.Faran KamalComputer Operator (BS-16) <th></th> <th>S#</th> <th>Name</th> <th></th>		S#	Name	
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26.     Muhammad Asad Khan     Computer Operator (BS-16)	Į.	40.	Munammad Asad Khan	Computer Operator (BS-16)



27	Fawad Ahmad		
28.	Abdul Wali Khan Computer Operato	pr (BS-16)	
29.	Muhammad Taifullah Driver (BS-06)		
	Naib Qasid (BS-03	) •	

### Endstt: No. & Date Even.

### SECRETARY ESTABLISHMENT GOVT: OF KHYBER PAKHTUNKHWA

Copy forwarded to the following for information:-

- 1. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 2. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 3. Director, Staff Training Institute, Administration Department. 4. PS to Chief Secretary, Khyber Pakhturkhwa.
- 5. Section Officer (Budget & Dev), Administration Department. 6. Section Officer (O&M), Establishment Department.
- 7. PS to Secretary, Finance Department.
- 8. PS to Secretary, Establishment Department. 9. PS to Secretary, Administration Department.
- 10. PS to Secretary, ST&IT Department.
- 11. PA to Deputy Secretary (Estt), Establishment Department. 12. Officers / Officials concerned.

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SECTION OFFICER (E-V



### GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)

NO.FD/SOSR-II)/8-7/2019/41 Dated Peshawar the 14.01.2020

0.31C

Τo

The Section Officer (III) Chief Minister Secretariat Khyber Pakhtunkhwa.

Subject:

STI 30% ALLOWANCE.

I am directed to refer to your letter No. SO.III/CMS/2-1/2018/Finance Department dated 01-01-2020 on the subject noted above and to state that Special Allowance @ 30% is admissible to the staff of E-Office, employees of staff training institutes, Establishment

Copy forwarded for information:-

SECTION OFFICER (SR.II)

- 1
- PS to Secretary to Government of Khyber Pakhtunkhwa Establishment Department,
- PS to Director Staff Training Institute Peshawar, for further necessary action. Accountant General Khyber Pakhtunkhwa, for further necessary action.

SECTION OFFICER (SR.II)

ATTEMPED

### CHIEF MINISTER'S SECRETARIAT KHYBER PAKHTUNKHWA

No. SO-III/CMS/6-1/2018/General/4/6 Dated Peshawar the January 16, 2020

The Secretary to, Government of Khyber Pakhtunkhwa, Establishment Department.

b

Subject:-STI 30% ALLOWANCE

Dear Sir,

То

I am directed to forward herewith a copy of letter No.FD/SOSR-II/ 8-7/2019/41 dated 14.01.2020 on the subject noted above, received from Finance Department for further necessary action as per rules/policy, please.

Yours faithfully,

Endst: Even No. & Date

Section Officer-III

- Copy for information is forwarded to the
  - 1. PS to Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
    - 2. PS to Special Secretary, Chief Minister's Secretariat. Assistant Director (IT), Chief Minister's Secretariat.

6921 Section Officer-III

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#### Government of Khyber Pakhtunkhwa Accountant General Khyber Pakhtunkhwa, Peshawar Monthly Salary Statement (December-2020)



### Personal Information of Mr MUHAMMAD HAMID d/w/s of MUHAMMAD ZAHIR

 Personnel Number 00779182
 CNIC: 1620206375305

 Date of Birth: 18.03.1987
 Entry into Govt. Service: 31.05.2016

NTN: Length of Service: 04 Years 07 Months 002 Days

<b>Employment Category: Acti</b>	ve Temporary			
Designation: ASSISTANT D	80851670-GOVERNMENT OF KHYBER PAKH			
DDQ Code: PR8089-Office A	Automation System, Staff Training	Institute, E & A Departmen	t Govt of K	Ρ.
Payroll Section: 005	GPF Section: 003	Cash Center:		
GPF A/C No: 779182	Interest Applied: Yes	GPF Balance:		137,319.00
Vendor Number: - Pay and Allowances:	Pay scale: BPS For - 2017	Pay Scale Type: Civil	BPS: 17	Pay Stage: 1

Wage type		Amount	Amount Wa		Amount	
0001	Basic Pay	32,670.00	1001	House Rent Allowance 45%	6,650.00	
1210	Convey Allowance 2005	5,000.00	1500	Computer Allowance	1,500.00	
1974	Medical Allowance 2011	1,500.00	2211	Adhoc Relief All 2016 10%	3,895.00	
2224	Adhoc Relief All 2017 10%	3,267.00	2247	Adhoc Relief All 2018 10%	3,267.00	
2265	Adhoc Relief All 2019 05%	1,633.00	2283	Secretariat Perform Allow	16,335.00	

### **Deductions - General**

	Wage type	Amount		Wage type	Amount
3017	GPF Subscription	-4,270.00	3501	Benevolent Fund	-800.00
3609	Income Tax	-1,846.00	3610	Other Recoveries	14,089.00
3901	Org:of StatGen Admin(ROP)	-2,000.00	4004	R. Benefits & Death Comp	-900.00

#### **Deductions - Loans and Advances**

Loan	Descrij	tion	Principal amount	Deduction	Balance
Deduction Payable:	ns - Income Tax 20,524.05 Recovere	d till DEÇ-2020: 9,4	54.00 Exempted	0.85- Recovera	ble: 11,070.90
Gross Pay	(Rs.): 75,717.00	Deductions: (Rs.):	-23,905.00	Net Pay: (Rs.): 51,	812.00
Account	me: MUHAMMAD HAMII Number: 235886185 ails: UNITED BANK LIMI'		NDA,		· .
Leaves:	Opening Balance:	Availed:	Earned:	Balance:	
:	·		. •	· · ·	• •
	nt Address: SHAWAR ddress:	Domicile: -		Housing Status	s: No Official
City:		Email: hamid.eoffic	ce@gmail.com		
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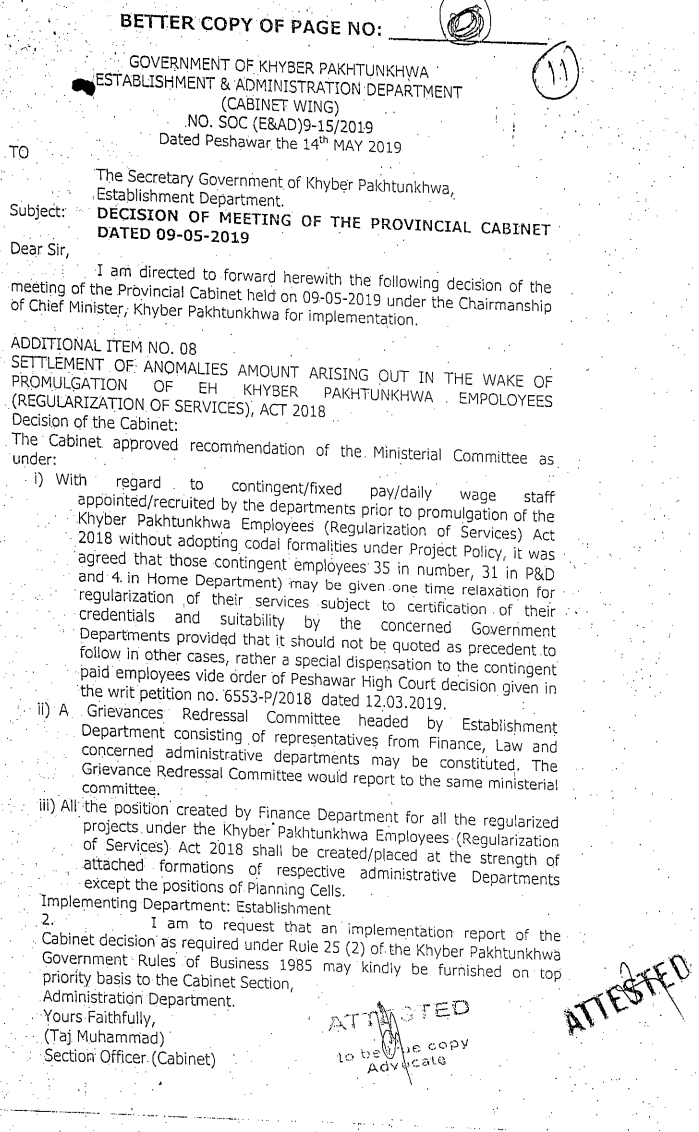
	GOVERNMENT OF KHYBER PAKE ESTABLISHMENT AND ADMN. DH (CABINET WING ) No.SOC(E&AD)9.15/2019 Dated Peshawar the 14th May, 2019.	······································		
	The Secretary to Gow, of Khyber Pakhtunkhwa.	$\frac{2}{3}$		
	SUBJECT: DECISION OF MEETING OF THE PROVINCIAL CABINET	ッ(1)		
	Dear Sir,		•	
· · · ·	-Appendent include the manual of the second se			
	SETTLEMENT OF ANOMALIES ARISING OUT IN THE WAKE OF PROMULGATION OF THE KNYBER PAKHTUNKHWA EMPLOYEES (REGULARIZATION OF SERVICES), ACT, 2018		•	
	Decision of the Cabinet	× .		
	The Cabinet approved recommendations of the Ministerial Committee as under- 1) With regard to contingentilized provident			
	<ol> <li>With regard to contingent/lixed pay/daily wages stall appointed/recruited by the departments prior to promulgation of the Knyber Pakhtunkhwa Employees (Regularization of Services) Act, 2018 without adopting codel (amplify)</li> </ol>			
	in PSD and d in the		· · ·	
• • •	sulability by the	ч., ч	·	
	dispensation to the anti-			
	in A Glievances Dettining Writ Petition No. 6553-P/2018 dated 12 02 period			
• • • • <u>-</u> -	departments may be constituted The Grevaccos Radioscilla administrative		· . · · ·	
	al) All the positions created by Finance Department for all tas	· · · ·	· . ·	1
· · ·	administration deputies at the strength of alterner for services) Act.		· · ·	
	Implementing Department: Establishment			
	2 Lass in request this an appendention report of the Cabiner decision as required under Rate 25 (2) of the Shyber Pakenumkhwa Government Rules of Business, 1985 may kindly be famislind on top priority husis to the Cabinet Section,	· · · .		
	M Section,	• • • •	· · ·	
	NTTES FIL			
•	ENDST.NO. & DATE EVEN. SECTION OFFICER (CABINET)			
	CODV In-			
· · · ·	<ol> <li>P.S to Secretary Administration Department.</li> <li>PA to Deputy Secretary (Cabinet) Administration Department.</li> </ol>		20 20	
	Department			
CO	ONM) PS 1575 SECTION OFFICER (CABINET)		. • 	
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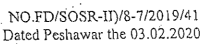
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### GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)



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

### oject:- STI 30% ALLOWANCE.

I am directed to refer to the subject noted above and to state that the subject letters even number dated 14.01.2020 & 29.01.2020 (Copy enclosed for ready reference) may be rated as withdrawn.

Yours faithfully,

<u>ncl: As above</u>

### SECTION OFFICER (SR.II)

### lopy forwarded to:-

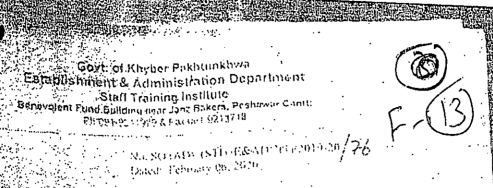
- 1. Accountant General, Khyber Pakhtunkhwa.
- 2. Director (STI), Establishment Department, Khyber Pakhtunkhwa.
- 3. PS to Secretary, Finance Department, Khyber Pakhtunkhwa.
- 4. PS to Special Secretary, Finance Department, Khyber Pakhtunkhwa.
- 5. Section Officer (Admn), Staff Training Institute, Khyber Pakhtunkhwa with reference to your letter No. DD(STI)/E&AD/2019-20/112 dated 24.01.2020.
- 6. Section Officer-III, Chief Minister's Secretariat, Khyber Pakhtunkhwa with reference
- to your letter No. SO-III/CMS/2-1/2018/Finance Department dated 01.01.2020.
- 7. Section Officer O&M, Establishment Department, Khyber Pakhtunkhwa.
- 8. Budget Officer-IV, Finance Department, Khyber Pakhtunkhwa.
- PA to Additional Secretary (Reg:), Finance Department, Khyber Pakhtunkhwa, 10. Master File:

SECTION OFFICER (SR.II).

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Accounting General, Kleybar Pakhunkhen,

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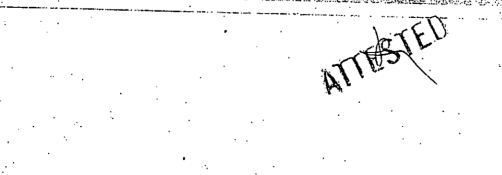
Deal Sires Land directed to refer to the Finance Department letter No.FD/SOSR-118-7/2012-11 dated-d0-02/2020 (copy enclosed for ready reference) and to state tracute of a Stellar Anomeneospild of the Employees of PR-8080 milly kindly bu stopped for the Demonstrate and our nursuit, may also be recovered in tump-sum, with

Yours: Entitle fully,

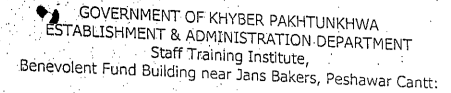
(SECTION OFFICER) ADMN STAFF TRAINING INSTITUTE

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### BETTER COPY OF PAGE NO:



No. SO (AD) (STI)/E&AD 2 (i) 2019-20/76 Dated: February 06, 2020

Accountant General Khyber Pakhtunkhwa STOPPAGE OF 30% SPECIAL ALLOWANCE UNDER PR Subject:

Dear Sir,

TO

I am directed to refer to the Finance Department letter no. FD/SOSR-II/8-9/2019-41 dated 03-02-2020 (Copy enclosed for ready reference) and to state. that the 30% Special Allowance paid to the Employees of PR-8089 may kindly. be stopped forthwith and the paid out amount may also be recovered in lump-sum with immediate effect.

### YOURS FAITHFULLY

SECTION OFFICER ADMIN STAFF TRAINING INSTITUTE

- 1. PS TO Secretary Establishment & Administration Department Khyber
- Pakhtunkhwa
- 2. PS to Secretary Finance Department, Khyber Pakhtunkhwa with reference to the Finance Department letter of even number as quoted above.
- 3. Section Officer-III, Chief Minister's Secretariat, Khyber Pakhtunkhwa.
- 4. Section Officer, O&M, Establishment Department Khyber Pakhtunkhwa
- 5. Budget Officer-IV Finance Department, Khyber Pakhtunkhwa.
- 6. PA to Additional Secretary (Reg. Finance Department), Khyber Pakhtunkhwa 7. Master File

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IN THE PESHAWAR HIGH COURT PESHAWAR 1. Mr. Bilal Khattak, Deputy Director-II (E-Office) BPS Mr. Rehman Mashwani, Assistant Director-I T, (BPS 2. Mr. Muhammad Usman Khan, Assistant Director (BPS 1 3. Mr. Muhammad Younas, Assistant Director (BPS-17) 4. Mr. Khalid Khan, Assistant Director (BPS-17) 5. Mr. Muhammad Hamid, Assistant Director (BPS-17) б. Mr. Tariq Kamal, Assistant Director (BPS-17) 7. Mr. Muhammad Adil, Assistant Director (BPS-17) 8, Mr. Muhammad Asim, Assistant Programmer 9. 10. Mr. Ijaz Hussain, Computer Operator (BPS-16) 11. Mr. Mushtaq Hussain, Computer Operator (BPS-16) 12. Mr. Faizan Abbas, Administrative Officer (BPS-16) 13. Mr. Shakir Ullah, Computer Operator (BPS-16) Mr. Usman Khan, Computer Operator (BPS-16) Mr. Aman Gul, Computer Operator (BPS-16) 15. 16. Mr. Ramzan, Computer Operator (BPS-16) 17. Mr. Taifullah, Naib Qasid (BPS-04) Mr. Abdul Wali, Driver (BPS-06) All employees of staff training institute, Establishment Department, Civil secretariat, Peshawar. ..... PETITIONERS <u>VERSUS</u> 1-GOVERNMENT OF KHYBER PAKHTUNKHWA, Through Chief Secretary Khyber Pakhtunkhwa, Civil Secretariat, Peshawar. 2- The Secretary Establishment Department, Civil Secretariat, 3- The Secretary Finance Department, Khyber Pakhtunkhwa, Civil 4- The Provincial Cabinet & Ministerial Committee through its Chairman, Civil Secretariat, Peshawar. 5- The Grievances Redressal Committee through its Chairman, Civil ..... RESPONDENTS WRIT PETITION UNDER ARTICLE 199 OF CONSTITUTION OF ISLAMIC REPUBLIC PAKISTAN 1973 AS AMENDED UP TO DATE ロトン Respectfully Sheweth:, ATTESTED FACTS: EXAMINER Peshawar High Court Brief facts giving raise to the instant writ petition are <u>as under:</u>

wp1692 2020 Bilal Khattak vs Govt CF USB 54 PG

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### PESHAWAR HIGH COURT, PESHAWAR

ORDER SHEET

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	FHIGH
Date of Order or Proceedings	Order or others Proceedings with Signature of Judge
1	
03.03.2020	W.P No.1692-P/2020 with I.R.
	Present: Mr. Noor Muhammad Khattak Advocate, for the petitioners.
	1 AL 1 AN 14 M
	LAL JAN KHATTAK, J On second thought,
	learned counsel for the petitioners stated at the bar
	that he would not press this writ petition anymore
	and would be satisfied, if this petition is treated as
	representation and sent to the respondent No.1 for
	its decision in accordance with law, to which, Mr.
	Arshad Ahmad, the learned Addl. A.G, who was
	present in Court in some other cases got no
	objection .
	2. In view of the above, this writ petition stands
	disposed of in terms that the respondent No.1 shall
	treat it as the petitioners' representation and
	decide the same at his end in accordance with law
	and rules on the subject within a period of one
	month positively.
	CERTIFIER TUBET TOTE COPY JUDGE
	Prindiger And Andrew An
2	JUDGE
(D.B)(Hon'ble Mr. ) A.All	ustice Lai Jan Khattak & Hon'ble Mr. Justice S.M.Attique Shah)
	- HEFO
	ATTESTLU

### Page No. 16

### ESTABLISHMENT & ADMINISTRATION DEPARTMENT BENEVOLENT FUND BUILDING NEAR JAN BAKERS, PESHAWAR CANTT Ph: 091-9211529 & 091-9213716

### <u>No. DO(ST)E&AD/1(8)(2)2013-21</u> <u>Date: 01<sup>st</sup> October 2020</u>

The Accountant General, Khyber Pakhtunkhwa Peshawar

### STOPPAGE OF 30% SECRETARIAT PERFORMANCE ALLOWANCE.

#### R/Sir,

Subject: -

Гο

I am directed to refer to Finance Department letter No. FD/BO.IV/2-14/2020-21 dated 14.09.2020 on the subject noted aboe and to state that as per Finance Department instructions 30% special allowance is admissible to only Secretariat Departments.

The Employees of office Automation System Plots for 05 Departments (E-Office) are withdrawing the 30% allowance are not entitled, therefore it is requested that payment to the staff of E-Office PR8089 on account of 30% Secretariat Allowance may kindly be stopped forthwith and recovery in the regard may be made from below listed employees.

Name	Designation	Personal	Recovery of	Recovery of	Total
	•	No	July & August	w.e.f 03-07-	•
			September	2018to 30-08-	
	-	• •	2020 50%	2020 @ 30%	
Muhammad	Assistant Director	454008	52455	255108	307563
Younas					
Muhammad	Assistant Director	779182	45555	255108	307563
Hamid .		1		-'	
Tariq Kamal	Assistant Director	77998	45555	255108	307563
Muhammad Adil	Assistant Director	779237	45555	255108	307563
Khalid Khan	Assistant Director	779292	45555	255108	307563
Muhammad	Assistant Director	835848	45555	255108	307563
Usman					
Muhammad	Comp Operator	829373	32925	158844	191769
Ramzan				•	,
Muhammad	Assistant	829375	37485	171612	209097
Asim Ali	Programer				
Usman Khan	Comp Operator	715183	32926	158844	191769
Faizan Abbass	Admn Officer	797728	32926	158844	191769
Asad Khan	Comp Officer	587104	32926	158844	191769
Taif Ullah	Driver	741291	15585	87276	102861

Page No. 17

The Secretary to Govt of Khyber Pakhtunkhwa Administration Department

### Subject:

### DEPARTMENTAL APPEAL AGAINST THE ADMISSIBILITY OF 30% OR 50% ALLOWANCE TO E-OFFICE EMPLOYEE.

### Dear Sir,

Reference to you letter No. SOB (AD) / 15(88)/STI/2019 on dated 24.09.2020 (Attached) the subject noted above, it is stated that office Automation System pilot for 5 Departments (E-office) regularized in 2018 in STI Establishment Department. The nature of work of e-office is one of the important component of digital Pakistan.

Finance department was admissible 30% or 50% special allowance / secretariat allowance to the undersign appellants, on dated 14.01.2020 e-Office, PR (8089) notification No. FD/SOSR-II/8-7/2019/41 but after few days on dated 03.02.2020 No. FD/SOSR-II/8-7/2019/41 treated as withdrawn without any justified reason. After withdraw notification Peshawar High Court decide the same case in favor of e-office employee (PR-8089) but finance department still pending the same decision about 50% special allowance / secretariat allowance.

Now in the light of above discussion kindly set aside and extended 50% Secretariat Performance allowance to the below mention appellant with back benefits or forwarded the application to the finance department for further necessary action as per decision.

Sd/-

Muhammoel Hamid Asstant Dozector

The Secretary to Cove of Khyber Pakhtunkhwa Administration Department

# Subject: Departmental Appeal against the admissibility of 30% or 50% allowance to e-

Dear Sir.

Reference to you letter no SOB (AD) 15(88)/STI/2019 on dated 24/09/2020 (Attached) the subject noted above, it is stated that Office Automation System pilot for 5 Departments (e-Office) regularized in 2018 in STI Establishment Department. The nature of work of e-office is an initiative towards the paperless environment in secretariat and all government departments, e-Office is one of the important component of digital Pakistan.

Finance department was admissible 30% or 50% special allowance/secretariat allowance to the undersign appellants, on dated 14/1/2020 c-Office, PR (8089) notification No. FD/SOSR-II/8-7/2019/41 but after few days on dated 03/02/2020 No. FD/SOSR-II/8-7/2019/41 treated as withdrawn without any justified reason. After withdraw notification Peshawar High Court decide/the same case in favor of e-Office employee (PR-8089) but finance department still **Spending the same** decision about 50% special allowance/secretariat allowance.

Now in the light of above discussion kindly set aside and extended 50% Secriatiarte Performance allowance to the below mention appellant with back benefits or forwarded the application to the finance department for further necessary action as per decision.

ATTESTED

Mr.Muhammad Hamid Assistant Director (E-OFFICE) PR,8089,P,NO 779182 STI, Establishment Department

### VAKALATNAMA

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,** PESHAWAR

OF 2021

Hamid

(APPELLANT) (PLAINTIFF) (PETITIONER)

### VERSUS

Chiez Secratary & other (RESPONDENT) (DEFENDANT)

\_\_\_Hamiel Do hereby appoint and constitute NOOR MOHAMMAD KHATTAK, Advocate, Peshawar to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated.\_\_\_/ /2021

Havid Ub

**CLIENT** 

ACCEPTED NOOR MOHAMMAD KHATTAK

MIR ZAMAN SAFT

AFRASIAB KHAN WAZIR &

> HAIDER ALI **ADVOCATES**

### OFFICE;

I/We

Flat No.4, 2nd Floor, Juma Khan Plaza, near FATA Secretariat, Warsak Road, Peshawar. Mobile No.0345-9383141

### BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL, PESHAWAR

### VERSUS

Chief Secretary, Khyber Pakhtunkhwa & Others ...... Respondents

	INDEX .	9 - 4 240. 8 - 42	E Pri
Sr. No:	Description of Documents	Annex	Pages
1	Joint Parawise Comments	· · · · · ·	2-3
2.	Writ Petition filed in the PHC, Peshawar.	Ĭ	4-8
3.	Order Sheet dated 03.03.2020	II ·	9 ·
4.	This department letter wherein representation of the petitioners of the above mentioned writ petition is regretted being not covered under the rules.	III	. 10

Dated: 15.06.2021

Deponent

CNIC No: 17301-6272682-3 Mobile: 0345-5285465

- <u>1</u>-

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#### BEFORE THE KHYBER PAKH7 SERVICES TRIBUNAL, PESHAWAR

### **PPEAL NO. 501/2021**

Mr. Hamid. Assistant Director (BPS-17), Staffi Training Institute......Appellant

Chief Secretary, Khyber Pakhtunkhwa & Others..... .....Respondents

### JOINT PARAWISE COMMENTS ON BEHALF OF RESPONDENTS NO. 1-3

### **PRELIMINARY OBJECTIONS:**

- 1. That the Appellant has got no locus standi / cause of action to file the instant Appeal.
- 2. That the Appellant has not come to this Hon'ble Tribunal with clean hands. Hence, disentitled to any relief whatsoever. 1 14 · 12
- That no discrimination / injustice has been done to anyone. 3.
- That the Appeal is not based on facts and is unjustified. 4.
- 5.
- That the Appellant is estopped by his conduct to file the instant Appeal.
- That the writ petition is already adjudicated upon Peshawar High Court vide Judgment dated 03.03.2020 and is thus hit by the principle of resjudicata.

### FACTS.

- 1. Pertains to record, hence, no comments.
- 2. Pertains to record, hence, no comments.
- 3. Pertains to record, hence, no comments.
- 4. Rertains to record, hence, no comments.
- 5. Pertains to record, hence, no comments.
- 6. Correct. Earlier Eighteen (18) employees of Staff Training Institute filed a Writ Petition No. 1692-P/2020 titled Mr. Bilal Khattak etc Vs Govt. of Khyber Pakhtunkhwa in Peshawar High Court, Peshawar with the prayer to declare the decision of the Cabinet communicated vide memo dated 14.05.2019 and letter of Finance Department dated 03.02.2020 regarding Secretariat Allowance as illegal, unlawful and direct the respondents to restore the status of the petitioners as of Secretariat level (Annex-I). The august court disposed of the petition and directed the Provincial Govt. to treat the petition as petitioners' representation and decided the same at its end in accordance with law and rules, within a period of one month positively (Annex-II). Consequently, the same was thoroughly examined and regretted on the grounds being not covered under the rules (Annex-III). It is pertinent to mention that services of the appellant and others were regularized in Staff Training Institute against the newly created posts under a separate DDO Code PR-8028 titled "IT Professionals Training Centre (Reg. Act) 2018."As the appellant has already agitated the matter in Peshawar High Court, where, relief was not granted, they have no right to file the appeal in Services Tribunal.
- 7. Pertains to record, hence no comments.
- 8. Pertains to record, hence no comments.

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9. No comments.

### ON GROUNDS:

A. Incorrect, hence denied. All the recruitments in Civil Secretariat are made through Khyber Pakhtunkhwa Public Service Commission after observing the prescribed recruitment procedure / policy and no contract employee can be adjusted in the Civil Secretariat for the purpose of regularization. Consequently in order to avoid future legal complications and save the rights of the employees of Civil Secretariat,

Provincial Cabinet in its meeting held on 09.05.2019 decided that all the positions created by Finance Department for all the regularized projects under the Khyber Pakhtunkhwa Employees (Regularization of Services) Act, 2018 shall be created / placed at the strength of attached formations of respective administrative departments except the positions of planning cadre. This decision of the competent of forum is neither against the law nor violates any service right of the appellant. The appellant and others are using their regularization in STI as an attempt to enter into the service of Civil Secretariat without any competition.

B. As explained at "A" above.

C. Incorrect. Appellant and others were project employees and their services were regularized in Staff Training Institute, an attached formation of Establishment & Administration Department not an administrative unit of Civil Secretariat. Therefore, they are employees of Staff Training Institute having no relation whatsoever with the centralized I.T cadre of Civil Secretariat, supervised by Establishment Department but they are using their regularization in STI as an attempt to enter into the service of Civil Secretariat without any competition.

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D. Pertains to record, hence, no comments,

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E. As explained at "C" above. II

F. Incorrect. No penalty whatsoever was imposed upon the appellant.

G. As explained at "C" above.

H. As explained at "A" above.

In view of the above submissions, the instant appeal, being devoid of any merit, may please be dismissed with cost.

ling group SECRETARY, Establishment Department, inance Department. Govt. of Khyber Pakhtunkhwa. Govt. of Khyber Pakhtunkhwa. (Respondent No. 2) (Respondent No. 3) 121 - 131 - 523 CHIEF SECRETARY, Khyber Pakhtunkhwa (Respondent No. 1) us.

Annex-I(4)	
<b>N THE PESHAWAR HIGH COURT PESHAWAR</b>	
The set of ANTEL AND A SET OF ADDING TO THE SECOND	
WRIT PETITION No	
A MATCHER AND	
1. Mr. Bilal Khattak, Deputy Director-II (E-Office) BPS-18	
<ol> <li>Mr. Rehman Mashwani, Assistant Director-I T, (BPS-17).</li> </ol>	
<b>3.</b> ↓ €MrMuhammad Usman Khan, Assistant Director (BPS-17)	
4. Mr. Muhammad Younas, Assistant Director (BPS-17)	
5. Mr., Khalid Khan, Assistant Director (BPS-17)	
6. Mr. Muhammad Hamid, Assistant Director (BPS-17)	
7. Mr. Tariq Kamal, Assistant Director (BPS-17)	
8. Mr. Muhammad Adil, Assistant Director (BPS-17)	
<ul> <li>9. Mr. Muhammad Asim, Assistant Programmer</li> <li>10. Mr. Ijaz Hussain, Computer Operator (BPS-16)</li> </ul>	
<b>11.</b> Mr. Mushtaq Hussain, Computer Operator (BPS-16)	
<b>12.</b> Mr. Faizan Abbas, Administrative Officer (BPS-16)	
<b>13.</b> Mr. Shakir Ullah, Computer Operator (BPS-16)	
14. Mr. Usman Khan, Computer Operator (BPS-16)	
15. Mr. Aman Gul, Computer Operator (BPS-16)	
16. Mr. Ramzan, Computer Operator (BPS-16)	
17. Mr. Taifullah, Naib Qasid (BPS-04)	
<b>18.</b> Mr. Abdul Wali, Driver (BPS-06)	
All employees of staff training institute, Establishment Department, Civil secretariat, Peshawar.	
PETITIONERS	
VERSUS	
1- GOVERNMENT OF KHYBER PAKHTUNKHWA, Through Chief	
Secretary Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.	
- 2- The Secretary Establishment Department, Civil Secretariat	
* Pëshawar.	
3- The Secretary Finance Department, Khyber Pakhtunkhwa, Civil	
Secrétâriat, Peshawar	
4- The Provincial Cabinet & Ministerial Committee through its	
Chairman, Civil Secretariat, Peshawar.	
5- The Grievances Redressal Committee through its Chairman, Civil Secretariat, Peshawar.	
11 RESPONDENTS	
WRIT PETITION UNDER ARTICLE 199 OF THE	
CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN 1973 AS AMENDED UP TO DATE	
PARISTAN 1975 AS AMENDED OP TO DATE	
Respectfully Sheweth:,	
<u>FACTS:</u>	
Priof facto giving raise to the instant in the	
Brief facts giving raise to the instant writ petition are as under:	
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Ar Frank HUR BUY That, petitioners are the Law abiding Citizen of Pakistan and have every legal and constitutional Right duly protected under the Law of the land.

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- That the petitioners were initially appointed in a project "Office 2automation system pilots for 5 Departments" in the Establishment Department Civil Secretariat Peshawar against the posts noted against their names in the heading of writ petition.
- That the Govt of KP promulgated Act No.X of 2018 whereby employees of about 58 projects were regularized both the 3-Directorate level and Secretariat level. The petitioners services were also regularized in light of the said project vide Notification dated 1.11.2019 w.e.f. 7.3.2018. Copy of the Notification is attached as Annexure ...... A.
  - That, during srvice the petitioners were granted 30% special/secretariat Allowance duly approved on 14.1.2020 which is also a proof that the petitioners were secretariat level employees for all intents and purposes. Copies of the letters and pay slips are attached as Annexure ...... B & C.

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**GROUNDS** 

- 又有了是我了一些 的那些人 不知 题: That the recently a strike was held by the union of the Secretariat employees and to minimize the cause/pressure of strike, the cabinet took an abrupt decision vide agenda item no. 8 (Additional) dated 15.5.2019 not in actual agenda wherein it was decided to place the petitioners at Directorate level/ formations without considering that they were already merged in the Secretariat strength and posts were also created by the Finance Department at Secretariat level. Copy of the minutes is attached as Annexure .......D.
- That minutes dated 15.5.2019, the respondents vide impugned letter dated 3.2.2020 withdrawn the letter dated 14.1.2020 whereby 30% Secretariat allowance has been allowed to the petitioners. Copies of the impugned letter dated 3.2.2020 and letter dated 6.2.2020 are attached as .....E&F. annexure .....
- That, against the illegal, and unwarranted abrupt decision 7against the secured rights of the petitioners, the petitioners have no other remedy, therefore, come in writ jurisdiction on the following grounds amongst the others:

That, the cabinet decision communicated vide memo dated Å-15.05.2019 and impugned letter dated 3.2.2020 are against the Law, facts material on record, and in violation of service

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rights of the petitioners, therefore, not tenable and liable to be set-aside

That the petitioners were already fully merged in the Secretariat, their DDO Code was entrusted to the Secretary Establishment Department and Finance Department and even they were regularized in the STI Establishment Deptt: Civil Secretariat which was fully acted upon, therefore, now the status of the petitioners cannot be changed upon the whims of union of secretariat employees under the Principal of Locus Poenitentiae.

**B**-

C-

That the petitioners were happy with merged in Secretariat and they never made any grievance to the concerned committee, but despite that the whole action attributed to the committees concerned and without any notice to the petitioners. This proves malafide on the part of the Cabinet and concerned deptts: who acted as per whims of the union of Secretariat employees and it was not an independent mind used decision.

**D-** That the impugned decision and withdrawal letter dated 3.2.2020 are also a discriminatory because the Planning Cell employees have been excluded from the decision and only the rights of the petitioners are affected.

E- That it was the demand of fair play to at least give hearing or prior notice or option to the petitioners before making any decision adversely affecting the service rights of the petitioners. But in present case the petitioners have been condemned unheard through out.

F- That as the other legal fora cannot legally issue writs, therefore the present writ petition is fully entertain able in this august Court.

**G-** That the posts of the petitioners are still available on the secretariat side and have not been abolished, therefore, the petitioners without their option cannot be given a different status or varied their status unilaterally.

**H-** That the impugned decision of the Cabinet is not free, fair and transparent decision, rather made to happy the union, therefore the same is liable to be set aside.

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That the petitioners seeks permission to advance other grounds and proofs at the time of hearing.

It is therefore, most humbly prayed that on acceptance of this writ petition the august court may be please to:

- **1.** DECLARE, the impugned decision of the Cabinet communicated vide memo dated 14.05.2019 and impugned letter dated 3.2.2020 as illegal, unlawful, against the principal of Locus Poenitentiae, fair play, and not made with independent mind being based on the wish and whims of the Union of Secretariat employees as well as against the spirit of Article-4, 9, 25 and 38 (e) of the Constitution of Pakistan, 1973, therefore, liable to be set-aside.
- 2. DECLARE, all the resultant actions of changing the status of petitioners from Secretariat level as ineffective upon the accrued rights of the petitioners.
- **3.** DIRECT, the respondents to restore the status of petitioners as of Secretariat level employees as merged in Secretariat level for all intents and purpose in the year 2018 after the promulgation of Regularization Act No. X, 2018.
  - **4.** Any other, remedy deems appropriate that may also be awarded in favour of petitioners.

### <u>INTERIM RELIEF:</u>

That, keeping in view the facts and circumstances of the case, the operations of the impugned decision of the cabinet communicated vide memo dated 14.05.2019 and withdrawal of 30% Special pay allowance, through impugned letter dated 3.2.2020 may be suspended till the disposal of the main writ petition, otherwise, the writ petition of the petitioner would become anfractuous.

Dated: 20.2.2020



(8)

Through: NOOR MOHAMMAD KHATTAK ADVOCATE,

HIGH COURT PESHAWAR

DEPONENT

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### VERIFICATION:

It is verified that no other such like writ petition has earlier been filed between the parties.

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- **LIST OF BOOKS:** 1- Constitution of Pakistan.
  - 2- Services Law Books
  - **3-** Any other Case law as per need.

Annex-IT (9)

### PESHAWAR HIGH COURT, PESHAWAR

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ORDER SHEET

ate of Order or Proceedings	Order or others Proceedings with Signature of Judge
1	2
3.03.2020	W.P No.1692-P/2020 with I.R.
	Present: Mr. Noor Muhammad Khattak, Advocate, for the petitioners.
· • • • • • • •	
	LAL JAN KHATTAK, J On second thought,
<b>.</b> .	learned counsel for the petitioners stated at the bar
°r≩s <sup>a</sup> n g	that he would not press this writ petition anymore
	and would be satisfied, if this petition is treated as
	representation and sent to the respondent No.1 for
	its decision in accordance with law, to which, Mr.
	Arshad Ahmad, the learned Addl. A.G, who was
	present in Court in some other cases got no
ډ	objection .
	2. In view of the above, this writ petition stands
	disposed of in terms that the respondent No.1 shall
	treat it as the petitioners' representation and
,	decide the same at his end in accordance with law
·	and rules on the subject within a period of on
	month positively
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	JUDGE.
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	IN DGE
	A AND

(D.B)(Hon'ble Mr. Justice Lal Jan Khattak & Hon'ble Mr. Justice S.M.Attique Shan) A.Ali

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То

### GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (Establishment Wing)

PH# 091-9213457 FAX# 091-9210447 Email:sectionofficerv@gmail.com

No. SOE-V(È&AD)/5-09/2007

Dated Peshawar, the APRIL 22, 2020 2-5478

The Section Officer (Litigation-I), Establishment Department

### SUBJECT: W.P NO 1692-P/2020 MR. BILAL KHATTAK ETC VS GOVT. OF KHYBER PAKHTUNKHWA AND OTHERS.

I am directed to refer to your letter No. SO(Lit-I)E&AD/2-5478/2020, dated 11.03.2020 on the subject noted above and to state that representation of the petitioners of the subject writ petition is regretted being not covered under the rules.

Encls: As above.

Endstt: No. & Date Ev

SECTION OFFICER (E-

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Annex-T

Copy forwarded to the:-

1 PA to Deputy-Secretary (Estt), Establishment Department.

A . The Same and

SECTION OFFICER (E-V)