Appleal No. 355/2016 Syed Muhammad Ali Saljad VS Gort

12. 24.07.2017

Learned counsel, for the appellant present.

Learned Deputy District attorney on behalf of respondents present. Vide our separate judgment of today placed on file bearing appeal No. 289/2016 titled Amir Muqtada Qureshi Ex-Sub Engineer Versus The Secretary, Public Health Engineering Department Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and others, the present appeal is dismissed. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 24.07.2017

> hmad Hassan) Member

(Muhammad Hamid Mughal) Member 5.2017

Clerk of the counsel for appellant and Mr. Muhammad Adeel Butt, Additional AG AG for respondent present. Clerk of the counsel for appellant requested for adjournment. Adjourned. To come up for arguments on 12.07.2017 before D.B.

(Gul Zeb Khan) Mendber (Muhammad Amin Khan Kundi) Member

12.07.2017

Counsel for the appellant and Mr. Muhammad Jan, Deputy District Attorney alongwith Mr. Muhammad Saddique, Administrative Officer for present. Arguments heard. To come up for order on 24.07.2017 before D.B.

(Ahmad Hassan) Member

عالمين در

(Muhammad Hamid Mughal) Member

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11,04,2017

Counsel for the appellant present, Mr. Muhamn Yasin, Superintendent alongwith Mr. Muhammad Adeel Butt, Addition of for respondents also present. The present appeal was partially hear of comprising of Chairman and Mr. Muhammad Amin Khan Kundi de Member (Judicial) but today the said D.B is not available. The directed to put up the instant appeal before a D.B in which both the mentioned officers are sitting. To come up for arguments on 08.02 before D.B.

(AHMAD HASSAN) MEMBER (MUHAMMAD AMIN KHAN KUN MEMBER

8.05,2017

Clerk of counsel for the appellant and Addl. AG for the respondents present. Due to strike of the bar counsel for the appellant is not available. To come up for final hearing for 24.05.2017 before D.B.

Member

Charman

27.09.2016

Counsel for the appellant and Mr. Muhammad Yasin, Superintendent alongwith Mr. Farhaj Sikander, Government Pleader for the respondents present. Learned counsel for the appellant stated that he does not want to file rejoinder and requested that the appeal may be fixed for arguments. To come up for arguments on 26.12.2016 before D.B at Camp Court D.I.Khan

Member Camp Court D.L.Khan

26.12.2016

Mr. Tehsin Alamdar, Advocate for appellant and Mr. Muhammad Yasin, Superintendent alongwith Mr. Farhaj Sikandar, Government Pleader for the respondents present. Arguments could not be heard due to incomplete bench. To come up for arguments on 27.03.2017 before D.B at Camp Court D.I.Khan.

ASHFAQUE TAJ MEMBER Camp Court D.I.Khan

31.03.2017

Counsel for the appellant submitted application for hearing of the appeal alongwith connected appeals on 11.4.2017 at Principal Seat at Peshawar instead of 24.07.2017 at camp courf D.I.Khan, Application accepted. To come up for final hearing before the D.B alongwith connected appeals on 11.4.2017 at Peshawar instead of 24.07.2017 at camp court, D.I.Khan, Notices be issued to the respondents.

Chairman

Mr. Rustam Khan Kundi, Advocate, for the appellant present and submitted that without giving any opportunity of defense and personal hearing to the appellant, he has been sacked. He further submitted that this service appeal is maintainable for the reason that departmental appeal of the appellant has been decided against him. He also asserted that the respondent-department fulfilled codal formalities and thus the impugned order is not lawful and in violation of law of natural justice. He also argued that the appeal is within time.

Security a Princess Fee

Points raised at the Bar need consideration. The appeal is admitted to regular hearing subject to all legal objections. The appellant is directed to deposit the security amount and process fee within 10 days. Thereafter, Notice be issued to the respondents for submission of written reply. To come up for written reply/comments on 30.08.2016 before S.B. at each case of the consideration. It was a submission of written reply.

Member
Camp court D.I Khan

30.08.2016

Appellant in person and Mr. Muhammad Yaseen, Supdt alongwith Mr. Farhaj Sikandar, GP for respondents present. Written reply/comments submitted, copy of which is placed on file. To come up for rejoinder on 27.09.2016 before S.B at camp court D.I Khan.

Camp court D.I. Khan

Form- A FORM OF ORDER SHEET

Court of	. <u></u>
Case No.	355/2016

	Case No	355/2016
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
• 1	2	3
1	04.04.2016	The appeal of Syed Muhammad Ali Sajjad presented
		today by Mr. Rustam Khan Kundi Advocate may be entered in
		the Institution Register and put up to the Worthy Chairman for
		proper order please.
2	11-04-2016	REGISTRAR
_	1120 (2201)	This case is entrusted to Touring S. Bench at D.I.Khan
		for preliminary hearing to be put up thereon
1.		
		CHAIRMAN
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		A Section of the sect
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BEFORE THE HONOURABLE SERVICE TRIBUNAL K.P.K PESHAWAR

s.t.a No. 355	2016.
Syed Muhammad Ali Sajjad	<u>Appellant</u>
VERSUS	
Government of KPK etc	Respondents

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4	Copy of termination order No.40/E-4/PHE Dated 14.02.2014	III	7
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6	Copy of Departmental Appeal Dated 25.02.2014	V	10- 15
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Dated 01.04.2016

Yours Humble Appellant

Syed Muhammad Ali Sajjad Through Counsel

Rustam Khan Kundi Advocate High Court

BEFORE THE HONORABLE SERVICE TRIBUNAL KHYBR PAKHTUNKHWA PROVINCE PESHAWAR.

S.T.A No. 355 2016	
Syed Muhammad Ali Sajjad,	A.W.F.Previnsa Corvins Tribugal
S/o Syed Abid Hussain Shah,	2101 No 33W
R/O, Mohallah Bammu Shah,	
DIVhon City	A DD 777 7 . 4 2 2 7

VERSUS

- The Govt of Khyber Pakhtunkhwar through:-The Secretary, Public Health Engineering Deptt: Peshawar.
- 2. The Chief Engineer (South) Khyber Pakhtunkhwa
 Public Health Engineering Deptt:

Peshawar. RESPONDENTS.

Further Representation (Appeal) under S-4 of Khyber Pakhtunkhwa Service Tribunal (Act-I) 1974 against order dated 03.03.2016 (Passed at Peshawar in the Absence of Appellant at Peshawar on 03.03.2016) whereby Appeal No. 727/2014 dated 25.02.2014 (remitted by the Honorable Tribunal on 30.12.2015) against the impugned order No. 40/E-4/PHE dated 14.02.2014 by the respondent No.2 has been dismissed, concurring on variant or dissimilar grounds (vide para 5 of the impugned order dated 03.03.2016) with the original, Impugned order dated 14.02.2014 of the Respondent No.2.

PRAYER.

On acceptance of the instant Appeal, to set aside the two impugned orders dated. 03.03.2016 and 14.02.2014 passed by the respondent No.1 & 2 respectively and to reinstate the Appellant in his incumbency of BPS-11 (Sub Engineer) with all Back benefits since 14.02.2014.

Date of communication impugned order dated 01.03.2016 at Dera Ismail Khan 12.03.2016.

Justipada

Page **1** of **3**

The Appellant, amongst other grounds, respectfully submits as follows.

- 1. The Appellant was appointed on the recommendation of the Departmental Selection Committee (Constituted by the Respondent No.2 without any objection or exception from the respondent No.1)
- 2. The Appellant was allowed all fringe benefits and perks of a regular employee since 20.12.2008 and the appointing authority (now substituted by C.E (S) PHED) did not indicate any cause of complaint before the issuance of Show Cause notice (Copy enclosed as Annexure-II) dated 21.01.2014.
- 3. The Appellant submitted reply on 18.02.2014, but before 18.02.2014, the services of the Appellant were terminated vide order No. 40-E/4/PHE dated 14.02.2014 (Copy enclosed as Annexure –III) and copy of reply dated 18.02.2014 is enclosed as Annexure –IV.
- 4. The Appellant was relieved off on 14.02.2014 (Copy is enclosed as Annexure-V)
- 5. The Respondent No.1, declined to pass order within the prescribed bout of period of limitation.
- 6. The Appellant was obliged to prefer S.T.A No.727 on 22.05.2014 copy is enclosed as Annexure-VI.
- 7. The Honourable Tribunal on 30.12.2015 passed its appellate order and remitted the S.T.A No.727 of 2014 and the Departmental appeal dated 25.02.2014 to the Respondent No.1
- 8. The Respondent No.1 afforded opportunity of personal hearing on 08.02.2016 in the absence of prosecution agent (thence after Defence agent before him) and did not give opportunity of oral cross-examination of the agent of the Respondent No.2 and did not hear the parties under article 161 of the Q.S.O 1984 and passed the impugned order on 03.03.2016. Copy enclosed as Annexure-VII.
- 9. There is no other adequate remedy under Civil Servant Act (XVIII) 1973. Hence the instant Appeal which is well within time under S-22 of the Act Ibid r/w Appeal Rules, 1986.

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GROUNDS OF THE APPEAL.

- i). The grounds narrated in S.T.A No.727 of 2014 vide its Para No.i to iv, vii are reiterated and further grounds are urged as under:-
- ii). The devolution of power to the Distt: Co-Ordination officer of the Distt: Govt and the exclusion of incumbencies of BPS 11 to 15 from the jurisdiction of the Public Services Commission had caused confounded situation and due to such imbroglio, the selection through Public Service Commission could not be made and there was thus no reference to P.S.C by 31.12.2009.
- iii) In case of some anomaly or irregularity in the appointments, that is curable under the rule of locus paeonitentiae & the remedial provisions of S-21 of the Contract act (IX) 1872 when employment of a qualified candidate is not unlawful fiat. (Reference is made to PLJ-2012-P/64-NLR2005CC-P31-NLR 2005 CC SC-44)
- iv) There is no adverse consequences of selection for initial recruitment without advertisement and there are incumbencies of BPS 20 and above under Govt which are filled up without press advertisement and the sacked employees under the promulgations of Re-instatement of Sacked Employees Act 2010 and 2012 were re-instated which provide sufficient anchor for sustention of appointment order dated 20.12.2008. ;moreso; when Termination simpliciter after expiry of probation period is not valid fiat.
- v) The Appellant's Counsel may be permitted to urge further grounds in the contexts of various Acts of Regularization of Contract and Adhoc employees.

It is therefore PRAYED that the instant Appeal may graciously be Accepted.

Yours Humble Applicant,

Syed Muhammad Ali Sajjad

Through Counsel

Dated 01.04.2016.

VERIFICATION.

It is solemnly affirmed that the contents of the pppeal are true and correct to the best of my knowledge and belief.

APPELLANT

OFFICE OF THE CHIEF ENGINEER

PUBLIC HEALTH ENGG: DEPARTMENT

/E-4/PHE Dated Pesh: the _______/ 12/2008.

OFFICE ORDER.

On the recommendation of the Department Selection Committee as per its meeting held on 13/08/2008, the competent authority is pleased to offer a post of Sub Engineer (BPS-11) to Mr. Syed Muhammad Ali Sajjad S/O Syed Abid Hussain Shah R/O Mohallah Bammu Shah D.I.Khan City on the following terms and conditions:

- He will get pay at the minimum of BPS-11 (Rs.4115 275 12365) including 1) usual allowances as admissible under the rule. He will also be entitled to annual increment as per existing policy.
- He shall be governed by the NWFP Civil Servants Act 1973 and all the laws 2) applicable to the Civil Servants and Rules made there under
- 3) He shall, for all intents and purposes, be Civil Servant except for purpose of pension or gratuity. In lieu of pension and gratuity, he shall be entitled to receive such amount contributed by him towards Contributory Provident Funds (C.P.F) alongwith the contributions made by Government to his account in the said fund-
- His employment in the PHE Department is purely temporary and his services are -1) liable to be terminated without assigning any reason at fourteen (14) days notice or on the payment of 14 days salary in lieu of the notice. In case he wishes to resign at any time. 14 days notice will be necessary or in lieu thereof 14 days pay
- He shall, initially, be on probation for a period of two years extendable upto 3
- He shall produce a medical certificate of fitness from Medical Superintendent, 6) District HQ Hospital Tank before reporting himself for duty to the Deputy District Officer WS&S Tank, as required under the rules,-
- He has to join duty at his own expenses, 7)
- If he accepts the post of these conditions, he should report for duty to the Deputy 8) District Officer WS&S Tank within 14 days of the receipt of this offer and produce original certificates in connection with his qualifications, domicile and

CHIEF ENGINEER

Copy to the :-

Deputy District Officer WS&S Tank. 1)1

2) District Accounts Officer Tank

Mr. Syed Muhammad Ali Sajjad S/O Syed Abid Hussain Shah R/O Mohallah 3)

CHIEF ENGINEER

of S&GD letter No.SOR-I(S&GAD)/1-117/91(C) dated 12.10.1993 the nt of Sub Engineer, Steno Typist/Stenographer and Data E/Operator

be made through recommendation of Public Service Commission.

have been appointed without the recommendation of Public Service

uch is contrary to thelbrovailing rules. Therefore you are directed to

ndation of Public Service Commission, if any.

神经神典: rders have been made in contravention of Govt led down policy notification No. SOR-VI/EXAD/1-10/2005/Vol-VI dated 15.11.2007.



- The content of your appointment orders reveal that you have been appointed without recommendation of the Public Service Commission, of Khyber Pakhtunkhwa. No NOC obtained from the Public Service Commission for recruitment, no requisition submitted to Secretary Works & Services Department, no sanction/approval was obtained from Administrative Secretary, no Departmental Promotion Selection Committee constituted by the Secretary Works & Services Department, not advertised and not the appointment are modified in terms of para-13 and 14 of advertised and nor the appointment are modified in terms of para-13 and 14 of N.W.F.P. Civil servant (appointment), promotion and transfer rules 1989). Codal formalities have not been fulfilled in your appointments.
- 4. Necessary sanction to condonation of the violation of codal formalities have not been accorded by the competent Authority.

Keeping in view the above, you are directed to furnish reply to the show cause notice within 15-days positively; otherwise it will be presumed that you have nothing in your defense. As such ex party action will be taken against you under the E&D rules which will entail your termination from service.

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- Copy forwarded to Copy forward Ceshawar Chief Pool of the Chief Pool of Chi
- The Chief Engineer (North) Public Health Engg: Department Peshawar.

 All Superintending Engineers Executive Engineers in South/North Public Health Engg: Department. They are directed to serve the show cause noticed to the above named officials working in your office.

Chief Engineer (South)

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印刷邮 置到加强。

Attented



OFFICE OF THE CHIEF ENGINEER (SOUTH) PUBLIC HEALTH ENGG: DEPARTMENT KHYBER PAKHTUNKHWA, PESHAWAR

> / E-4 /PHE, Dated Peshawar, the 14

Mr. Syed Muhammad Ali Sajjad s/o Syed Abid Hussain Shah Sub Éngineer PHE Division D.I.Khan

Subject:

TERMINATION FROM SERVICE

Your recruitment in PHED made vide this office letter No.02/E-4 /PHE dated 20.12.2008 was illegal and unlawful due to non-fulfillment of codal formalities.

- Your appointment as a Sub Engineer has been reviewed on the direction of Supreme Court of Pakistan Order dated 15.01.2014 in the civil petition No.2026 and 2029 of 2013, Mushtaq Ahmad and Muhammad Nasir Ali and others. The Supreme Court of Pakistan directed the undersigned to finalize action against all illegal appointees within one month. In this regard direction of Establishment & Administration Department vide his No.SOR-V(E&AD)/15-3/7009 dated 30.1.2013 received through Secretary PHE Department Khyber Pakhtunkhwa Peshawar No.SO(Estt)/PHED/1-90/2012-13 dated 3.2.2014 record of the recruitment of Sub Engineer and other staff has been checked and found the following irregularities committed by the appointing authority in your appointment.
 - 1. Vacancies/posts of Sub Engineers were not advertized through news paper.
 - 2. Initial recruitment of Sub Engineers will continue to be made through recommendation of the Public Service Commission in light of S&GAD letter No.SOR-1 (S&GAD)1-)17 /91(c) dated 12.10.1993, in this case NOC was not obtained from Public Service Commission before issuance of your appointment order. A requisition for filling up these posts were not placed with Khyber Pakhtunkhwa Public Service Commission and you have not qualified test and interview conducted by the Public Service Commission during this period. As such your appointment without recommendation of the Public Service Commission is invalid and unlawful.
 - 3. Approval from Administrative Secretary was not obtained by the appointing authority before making your appointment.
 - 4. Departmental selection committee was not constituted by the Administrative Secretary.
 - 5. You have also failed to reply to the show cause notice issued vide this office No. 32/E-4/PHE dated 21.01.2014 in your defense with in stipulated period.
 - 6. The above mentioned irregularities committed by the appointing authority in your appointment process prove that you were illegally appointed and there is no justification to retain you in the service of PHED. You are therefore terminated from the Post of Sub Engineer with immediate effect.

Chief Eugineer (South)

Copy forwarded to:

- 1. The Secretary to Govt of Khyber Pakhtunkhwa Public Health Engg: Department Poshawar.
- PS to Minister for Public Health Engg: Department Khyber Pakhtunkhwa Peshawar.
- The Accountant General Khyber Pakhtunkhwa Peshawar.
- The Chief Engineer (North) Public Health Engg: Department Peshawar.
- The Chief Engineer (FATA) Works & Services Department Peshawar.
- All Superintending Engineers/Executive Engineers in South/North P.H.Engg: Department.
- All District Accounts Officer in Kliyber Pakhtunkhwa.

Chief Provincer (South) 250 231d3 : 1933

14 E€P' 5014 4:036N

FAX NO. : 8919210228

The Chief Engineer (South),

Public Health Engineering Department.

Peshawar.

Subject: -

SHOW CAUSE NOTICE.

Reference: -Your No.32/E-4/PHE dated 21-01-2014 received by me on 6/02/2014 which shows that

B

the same has un-lawfully and malafidely been issued by you in the back date.

Para wise explanation is submitted as under:-

In this connection your attention is invited to E.A.D letter No.SOS-Pool(E&AD)/1-1. 10/2002 dated 08/4/2006 declaring the posts in B-I to B-15 in W&S Department (i.e. C&W and PHE) as District Cadre Posts and outside the purview of P.S.C. Therefore, W & S Department was directed neither to place any such requisition before the P.S.C. nor the P.S.C. was required to advertise such posts (Annexure-I). The E&A Department, vide letter No.SOR-V(E&AD)/1-368/2005(SE) dated 02/5/2007 addressed to P S C. an thereof endorsed to Secretary W&S Department, further stated that the requisition made by the W&S Department, for filling in the vacant posts may be considered as withdrawn (Annexure-II). In the circumstances, the recommendation of P.S.C. for appointment against such posts, were uncalled for.

2. My appointment agasinst the post was made by the Competent Authority as I having the prescribed qualifictions for the same. Hence there involve no contravention to Govt:

- As explained in the above paras, it was not the purview of P.S.C. to make 3. recommendation against these Posts, therefore there was no need of N.O.C etc: from them. From the above letters it reveals that requisition for the vacant posts was made, but the same was withdrawn by the E&A Department. Therefore, the Secretary W&S Department. vide his Notification No. Explosely 11-23 dated 30-4-08 assigned all the Establishment matters of officials from BPS-1-to BPS-15 to the respective Chief Engineers of the C&W and PHE Wings of W&S Department (Annexure-III). Therefore, his approval/sanction for appointment against such posts was not required. Moreover, my appiontment was made by the competent authority through the DSC.
- As a candidate and junior employee of the Department, I do not know about any violation 4. of codal formalities in the process of appointment. However, if there is some lapse in procedure, that is supposed to be tackled by the concerned hands with the competent forum for rectification/regularization, rather to proceed against me without any fault of mine at this belated stage/time where I have spent the useful part of my life of about spect. years and have since crossed/near to cross the upper age limit of 30 years and have been works.

It is added that I am not party in the case of Mushtaq Ahmad & others C.P No.2026/13 & Muhammad Nasir Ali & others CP No.2029/13, therefore, the decision of the Honourable Supreme Court of Pakistan dated 15.01.2014 is not applicable upon me.

In view of above explanation, it is very humbly prayed that the charges may be dropped.

Thanking you.

Attested

Yours Obediently,

Syed Muhumand Ali Sayjid

Dated 18 /02/2014.

PHE Department D.7. Klas.

Copy to the:-

- Registrar, Supreme Court of Pakistan, Islamabad with reference to C.Ps N.2026 & 2029
 Registrar, Posthur, W. J. 7
- 2. Registrar, Peshwar High Court, Peshawar w/r to W.Ps No,271-P & 663-P of 2013 w/r to above.

They are requested to direct the Chief Engineer (South) PHE Peshawar to avoid from taking such drastic & one sided action i.e without proper enquiry & apportunity of hearing etc; as required under the law/ natural justice.

3. PS to Secretary PHE Department Peshawar.

Dated: 18 /02/2014

S.M. Ali Sajjid.

D.7. Kla ..

PHE Department Peshawar.

Attested

The Secretary, Government of Khyber Pakhtunkhwa, Public Health Engineering Department, Peshawar.

Subject:

Departmental appeal under Section 22 of the Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rule 3 of the KP Civil Servants (Appeal) Rules, 1986 against the impugned order dated 14.02.2014 thereby the services of appellant was terminated with immediate effect by the Chief Engineer (South) of the Public Health Engineering Department, Peshawar.

Respected Sir,

- 1. That appellant being qualified for the post of Sub Engineer so he applied for the existed vacancies of Sub Engineers in the Public Health Engineering Department Khyber Pakhtunkhwa Peshawar. After observing the codal formalities, on the recommendation of Departmental Selection Committee he was appointed as Sub Engineer (BPS-11) on regular basis from his respective date of appointment issued by the Chief Engineer.
- 2. That after completing the requisite formalities including medical fitness certificate, the appellant joined duties at his respective place of posting. The respondent department also maintained the service book of the appellant and necessary entries have been made therein from time to time.
- 3. That the appellant is regular employee of the respondent department working against the permanent post since his respective appointment having more than five years service at his credit with excellent service record.
- 4. That some other employees whose appointments were made on adhoc basis so they agitated their regularisation under the Khyber

Pakhtunkhwa Employees (Regularization of Services) Act, 2009 before this Hon'ble Court through two separate writ petition NOs.271-P/2013 and 663-P/2013 which were dismissed by common judgment passed on 02.10.2013.

- 5. That the impugned judgment was challenged by the same employees before Hon'ble Supreme Court of Pakistan through C.P. No.2026 and 2029 of 2013 but same were also dismissed on 15.01.2014. However during the proceedings, Mr. Sikandar Khan Chief Engineer, Public Health Engineering Department, Khyber Pakhtunkhwa orally brought into the notice of Hon'ble Supreme Court of Pakistan about the existence of illegal appointees in the department and accordingly he was directed to finalize the action against such illegal appointees within one month.
- 6. That a joint show cause notice was issued to appellant alongwith others vide letter No.32/E-4/PHE dated 21.01.2014 by Chief Engineer (South) therein he has unlawfully and malafidely shown the appointments of appellant and others as illegal. Since the copy of show cause notice was not received within stipulated time therefore he submitted an application before the Chief Engineer (South) requesting for extension in period of reply but before submitting the requisite reply, now which had been submitted, the Chief Engineer (South) had issued the impugned order dated 14.02.2014 thereby his services were terminated with immediate effect.

Grounds:

A. That the appointment of appellant was made by competent authority on regular basis on the recommendation of **Departmental Selection**Committee. He was within age limit, having prescribe qualifications thus in such circumstances the Chief Engineer (South) was unjustified to treat the valid appointment of appellant as illegal.

Attested

- B. is pertinent to mention that by notification No.SO(O&N)E&AD/8-16/2000 dated 01.08.2001 the departments namely Public Health Engineering, Physical Planning & Housing and Communication and Works Department were merged into Works and Services Department as mentioned in order dated 05.14.2001 and meanwhile the Khyber Pakhtunkhwa Local Government Ordinance, 2001 was also promulgated (now repealed) and under section 14 thereof the administrative and financial authority for management of the offices of the government specified in Part-A of the first schedule was decentralized to district government. Similarly the posts in BPS-01 to 15 in the Works and Services Department were declared as district cadre posts vide notification No.SO(Estt:)W&S/13-1/77 dated 22.03.2005 as referred in letter dated 08.04.2006 by the Establishment Department to W&S Department.
- C. That when the posts in BPS-01 to 15 in W&S Department were declared District Cadre Posts including the post of appellant then a letter was written to Secretary Khyber Pakhtunkhwa Public Service Commission, Peshawar on 02.05.2007 therein requested for withdrawal the requisition for filling in the vacant posts of Sub Engineers (B-11) in the W&S Department and done accordingly. In such circumstances the plea of Chief Engineer (South) regarding non fulfilling the requirements of recommendation of Public Service Commission, Khyber Pakhtunkhwa in the cases of appellant is unjustified, unreasonable, malafide and without lawful authority and not sustainable under the law and rules.
- D. That in view of clause 5 of the appointment order of each appellant, his service was placed on probation for a period of two years extendable upto three years which the appellant has completed satisfactory becoming a confirmed employee of the office Chief Engineer. At the time of passing of impugned order the appellant has rendered more

than five years service to the department efficiently, satisfactory and without any complaint. Therefore the Chief Engineer has not acted in accordance with law and rules and unlawfully passed the impugned order without observing codal formalities as required in the case of a confirmed employee. Therefore the impugned order thereby appellant was terminated has no legal sanctify being without lawful authority.

- E. That clause 2 of appointment orders of appellant provides that he will be governed by the Khyber Pakhtunkhwa Civil Servants Act, 1973 and all the laws applicable to the Civil Servants and Rules made thereunder and similarly in the impugned show cause notice mentioned that action would be taken under the Efficiency and Disciplinary Rules, 2011 but the Chief Engineer has not followed any law in passing the impugned order which is arbitrary, unjust and unfair and not warranted, liable to be set aside.
- F. That in the impugned order, Chief Engineer used the word of "termination" which neither applicable in the case of appellant being confirmed employees of the department nor prescribed in the E&D Rules, 2011 therefore the impugned order is ambiguous, vague and illegal not sustainable under the law and rules.
- G. That Chief Engineer has malafidely brought in the notice of the Hon'ble Supreme Court of Pakistan during the hearing of an other case. Neither he supplied any list of illegal appointments to Hon'ble Supreme Court of Pakistan at that very moment nor specified such illegal appointments but in general way he mentioned the existence of illegal appointments in the department which now he has exploited the situation and purposely held the appointments of appellant and others as illegal and issued the impugned order of termination without legal justification.

thesteel

- H. That the impugned order has been passed at the back of appellant. Neither any regular enquiry has been conducted nor a fair opportunity was provided to them to defend their cases therefore the impugned order is illegal, without lawful authority being violative of principle of natural justice.
- That the appellant was continuously serving the department having more than five years service at their credit without any complaint which accrued vested rights in his favour which could not be taken away or withdrawn by the authority under the principle of locus poenitentiae.
- J. That in case of any defect in the appointment of appellant is existed for which only the departmental authority is responsible and not the appellant therefore the action of the Chief Engineer is not warranted under the law and rules and the impugned order is illegal and of no legal effect.
- K. That the appellant is a permanent and confirmed employee of the department and performing his respective duty efficiently since the date of his appointment during which he was provided all the benefits and privileges attached with his post including annual increments. Now the appellant has crossed the upper age limit, supporting a family with his children who are getting education in various schools and colleges thus in such circumstances, the Chief Engineer has no legal and moral justification to hold the appointment of appellant as illegal. Therefore the act and action of the Chief Engineer is tainted with malafide intention, unlawful and not operative against the vested rights of appellant.

It is, therefore, humbly prayed that on acceptance of this departmental appeal, the impugned order dated 14.02.2014 thereby the services of appellant

was terminated with immediate effect, may kindly be set aside and appellant may graciously be reinstated with all back benefits.

Yours Sincerely,

Syed Muhammad Ali Sajjad S/o Syed Abid Hussain Shah, Sub Engineer, Office of the Chief Engineer PHE, Peshawar

Dated: 15 / 1 /2014

Home Addren: - Mohalla Bamma Sheh

home No: 784 - D. I. Khan.

Attested

Amedia

Sr. No.	Date of order/	1	proceedings with s	signature of J	udge/
	proceedings	Magistrate			
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		KHYBER PA	KHTUNKHWA SE	ERVICE TRI	BUNAL.
			<u>PESHAWAR</u> .		
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	:	; 1. 665/2014	, Farhanullah (Khalid Rahr	nan, Adv) 🔻
	; ;	t .	. S. M. Ahsan Shah	(Rustam Kh	an Kundi)
	1		, Saleem Nawaz.		-do-
			, Mohsin Ai,		-do-
			. Kashif Raza.	, 	-do- ,
			. Syed Muhammad		-do
			. Munammad-Ali N	loor.	-do-
			, Irshad Elahi,		-do-
		•	, Murtaza Qureshi,		•
			. Syed Ishfaq Ahma	ad, (M. Asif	
•		•	, Ishfaq Ahmad,		-do-
		1	, Murtaza Ali.		-do-
			, Amir Muqtada Qt	iresni,	-qo-
			. Abdus Samad, . Hussain Zaman,		-do-
			. Abdul Shahid.		-do- -do-
		17. 790.2014			-do-
`.			. Muhammad Iftikh		
			. Ishtiaq Ahmad,	idi. (15dac Pri	-do-
			. Shaukat Ali. 🖊		-do-
	·		. Muhammad Sajja	d	-do-
	•		, Tariq Nawaz.		-do-
			. Ishfaq Ahmad.		-do-
			. Noman Ullah.		-do-
A?	r		. Aziz Ullah.		Chan Adv.)
Z-1,			. Muslim Shah.		oustzai,Adv)
			. Syed Hassan Ali	(.*11311-11	-do-
			. Zohaib Khan,		-do-
1. 77			, Qaiser Khan,	-	-do-
トリノ		30. 867/2014	-	-	-do-
11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	∵:3		. Shah Khalid,	(Isaac A	i Qazi, Adv)
٠ ٠,	To the state of th		crsus	(15nac A	ii Qazi, Mav)
		Govt. of KPK	Province through S Pepartment, Peshaw	ecretary, Pul ar & Others.	olic Health
	- 30.12.2015	<u> 100</u>	GMENT	•	
		: PIR	BAKHSH SHAH.	MEMBER:-	Counsels for
		the appellants	and Sr. Governm	nent Pleader	(Mr. Usman

Ghani) with Muhammad Siddique Admn. Officer for the

. respondents present.

anomy of all the above appeals by this single judgment. common question of facts and law, we propose to dispose of the KPK Service Tribunal Act. 1974. In view of the. appeal was not decided, hence this appeal under Section 4 Impugned order dated 14,02,2014 and their departmental To yuw yd obivios mori bolininiae orsw, mominiae D

was pleased to direct as F102,10.81 bonsb hobro 21i and 2029/13. The august Supreme Court of Pakistan vide Supreme Court of Pakistan in Civil Petitions No. 2026/13 appellants which judgment came up before the august orli lo ornos lo 2013 lo ritod 4-888 brin 4-172 Joh 1 anoinis9 dirW bassimaib 6102.01.50 band manybul ai are that the Hon ble Peshawar High Court Peshawar vide Relevant facts, in brief, as revealed from record

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various stages and they are still in service. against many others such action is in process of his department have been removed from service, but mi soomioqqu lagoli romoy other illegal appointees in od Jano') ni mesenq si MVA interminged gairesinigad Sikandar Khan, Chief Engineer, Public Health response to our earlier order dated 09.01.2014, Mr. appointments brought to our notice is concerned, in So far as some other illegalities in the

mithin one month from to-day and submit his report soomioqqu lugolli dənz, ismingir noitər ədi əxilimil of In view of the above statement, he is directed

through Registrar of this Court. In case, he faces any difficulty in this regard, those difficulties may also be brought to our notice so that appropriate orders may

_pe_busseq:_

In the wake of the said order of the august Supreme Court of Pakistan, a joint show cause notice was prepared and issued to the appellants followed by the impugned termination order.

The charges against these appellants are reproduced as follow from the show cause notice issued to them:-

L. In light of S&GAD letter No.SOR-I(S&GAD)12 117/91© dated 12.10.1993 the appointment of Sub Engineer, Steno Typist/Stenographer and PATA E/Operator continued to be made through recommendation of Public Service Commission.

Phereas you have been appointed without the recommendation of Public Service Commission which is contrary to the prevailing rules.

Therefore, you are directed to provide recommendation of Public Service Commission.

2. Your appointment orders have been made in contravention, of Govt. laid down policy vide circulated notification No.SOR-VO/EXAD/L. 10.2005 Vol-VI dated 15.11.2007.

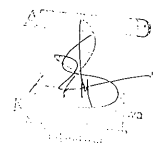
3. The content of your appointment orders reveal that you have been appointed without recommendation of khyber Pakhtunkhwa, No NOC Commission of khyber Pakhtunkhwa, No NOC obtained from the Public Service Commission for

recruitment, no requisition submitted to Secretary Services Department, sanction/approval obtained from Administrative Secretary, no Departmental. Promotion Selection Committee constituted by the Secretary Works & Services Department, not advertised and nor the appointment are modified in terms of para-13 and 14 of N.W.F.P Civil Servants (Appointment, Promotion and Transfer) Rules, 1989. Codal formalities have not been fulfilled in your appointment.

4. Necessary sanction to condonation of the violation of codal formalities have not been accorded by the competent authority."

The appellants replied to the show cause notice and after their termination, filed their departmental appeals, copies of which are available on file.

- Arguments heard ad record perused.
- 6. The record revealed that on receipt of a list comprising of the appellants from the office of the then Chief Minister, to appoint appellants in the department of PHE, they were accordingly appointed.
- 7. In support of the appellants, it was submitted that the appellants were terminated from service without observing codal formalities of the charge sheet, enquiry: that no opportunity of defence and personal hearing was provided to them. It was further submitted that the



appellants were duly qualified, and they recommended for appointment by DSC where after they were appointed by the competent authority. It was further submitted that being the district cadre posts, its recruitment did not fall in the purview of Public Service Commission. It was also submitted that the appellants had rendered! sufficient service and with the passage of time, their rights were protected under the principle of locus poenitentiae. It was also argued that the respondent-department have misconceived and misapplied order of the august Supreme Court of Pakisian dated 15.01.2014. That this Tribunal is competent and has jurisdiction to decide these appeals. Finally it was submitted that the appeals may be allowed and appellants may be reinstated in service with all back. benefits.

Govt. Pleader on the grounds that the Public Service Commission was the competent forum for the process of recruitment of the posis of the appellants. That no formalities of advertisement, constitution of DSC, conduct of test/interview, preparation of merit list etc. had been observed in those appointments, therefore, the appointments were illegal. That the appointments were the result of political pressure and interference, hence the appellants were rightly terminated. That the respondent department in competitions.

Supreme Court of Pakistan dated 15.01.2014 terminated the appellants therefore, this Tribunal has no jurisdiction to reinstate the appellants. Finally it was submitted that these appeals may be dismissed.

Order dated 15.1.2014 of the august Supreme Court of Pakistan is explicit according to which the respondent department was directed to take action against the illegal appointees. Contention advanced by the learned counsel for the appellants during the course of arguments was that appointments of the appellants were in accordance with the prescribed procedure as the posts did not fall in the purview of the Public Service Commission. Further that the appellants were not given opportunity of defence as evident from the facts that even prior to the lapse of the terminal date for reply to the show cause notice, the appellants were terminated. It was also contended for appellant Farhanullah (Data Entry Operator BPS-12); that prior to this post he was a valve-man in the department. therefore, instead of termination, he should have been reverted to his previous position:



On the point as to whether the Tribunal would be competent to adjudicate on these appeals, the learned counsel for the appellants submitted copy of a subsequent order dated 28.04.2014 in CP NO. 551 of 2014 according to which the Service Tribunal shall decide the appeals as

terminated or terminated by mis-conceiving order of the Alful any of the appellant had been unlawfully virochus ousheque all ease the appellate authority appellants be completed within a period of 2 months after process of disposal of departmental appeals of the the requirements of opportunity of personal hearing. This gaillfillul bas sirrom sir no lsoqqs odi to doso gairobisnoo law/mles HILM accordance visiticity with direction to decide the departmental appeals of the the appellants to the appellate authority of the department to seems timer bluow estimit to iseretain edit ni Isaudiri edi. not interfering with the order dated 14.2.2014 at this stage. case of each of the appellants. In the above scenario, while faubi ribni tuo gairnos za bosioreze need ton bad notituaterminated. This being so, we are afraid that due care and. rypist/Stenographers and 2 Data Entry Operators had been order dated 15.1.2014, a total of 24 Sub Engineers, 6 steno Registrar Supreme Court of Pakistan that in pursuance of 03/G-4-A/HC/PHE dated 17.2.2014 intimated to the impugned order, the respondent department vide letter Mo. impugned order has been passed quite in haste. After the was served on them. It is apparent from record that the has been provided to them and instead show cause notice. issued to the appellants nor opportunity of personal hearing mandated in law, Evidently no charge sheet has been

august Supreme Court of Pakistan dated 15.1.2014 and

facts of a particular case and it leads the authority to accept such an appeal, the said decision would require to be taken with full justification and shall have to be intimated to the Registrar of the august Supreme Court of Pakistan in continuation of respondent department letter dated 17.2.2014. All the appeals are disposed off accordingly. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED Self-Pir Bakhsh Shah,
30.12.2015

Self- Abdul Latit,
Newber-

37.00

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Penhawar Tal

Annexture VII

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GOVERNMENT OF KHYBER PAKHTUNKHWA PUBLIC HEALTH ENGG: DEPARTMENT

No.SO(Estt)/PHED/1-90/2013-14.VOI-II
Dated Peshawar the, March 03, 2016

To.

Mr. Syed Muhammad Ali Sajjad

S/o Syed Abid Hussain Shah, Caste Syed,

R/o Mohallah Bammu Shah DIKhan

Subject:

DEPARTMENTAL APPEAL AGAINST CHIEF ENGINEER (SOUTH) PHE

ORDER No.40/E-4/PHE DATED 14-02-2014.

WHEREAS, you managed to get yourself appointed as Sub Engineer (BPS-11) in PHED vide Chief Engineer PHE Office Order No.02/E-4/PHE dated 20-12-2008.

- 2. AND WHEREAS, you were served with a Show Cause Notice by the Chief Engineer (South) PHE vide No.32/E-4/PHE dated 02-01-2014, and subsequently your services were dispensed with by the said authority vide his Office Order No.21/E-4/PHE dated 14-02-2014 as a sequel to the apex Court Order dated 15-01-2014 in C.P No.2026 and 2029/2013 and the same was also intimated/confirmed to the said august Court vide letter dated 17-02-2014.
- 3. AND WHEREAS, you filed a Writ Petition bearing No.615-P/2014 before the Peshawar High Court Peshawar against your termination order which was dismissed by the Hon'ble Court vide its judgment dated 26-02-2014, being not entertainable. Subsequently, you challenged the said judgment before the Supreme Court of Pakistan vide C.P No.551 of 2014 and the apex court vide Order dated 28-04-2014 disposed off the said Civil Petition in terms that in the event of filing the appeal, the Service Tribunal shall decide the appeal as mandated in law.
- 4. AND WHEREAS, you also filed Service Appeal No. 727/2014 before the Khyber Pakhtunkhwa Service Tribunal Peshawar which was also disposed off vide its judgment dated 30-12-2015, with the direction to decide the departmental appeals of the appellants strictly in accordance with law/rules considering each of the appeal on its merits and fulfilling the requirements of opportunity of personal hearing.
- AND WHEREAS, you were given the opportunity of being heard on 08-02-2016 and material on record perused. It revealed that your appointment as Sub Engineer was effected as a consequence of production of a politically motivated list by the then Political Secretary to Chief Minister and that too, in sheer violation of the provisions contained in the K.P Civil Servants Act, 1973 and the rules made there-under.



UN Oral brown

The then Chief Engineer (South) PHE abused his powers while grabbing the authority vested in the K.P Public Service Commission. Even C.E (South) PHE was not competent to make your appointment on adhoc basis for want of NOC from the K.P Public Service Commission, advertising the post as per prescribed procedure, observing merit, zonal allocation and mandatory recommendations of the Departmental Selection Committee. As such, your appointment as Sub Engineer PHE stands void ab-initio and ultra-vires of the provisions contained in the law/rules/policy ibid. Hence, your termination order dated 14-02-2014 by the competent authority is quite legal, lawful, valid and does not require any review, modification or setting aside whatspever by the appellate authority.

6. NOW THEREFORE, after having considered the material on record & your explanation during personal hearing held on 08-02-2016, your facts appealed against the C.E (South) PHE Office Order dated 14-02-2014 have not been established and in exercise of the powers as Appellate Authority, conferred under the K.P Civil Servants (Appeal) Rules, 1986 and all other such powers in this behalf, your departmental appeal is hereby dismissed for the reasons mentioned in Para-5 supra.

(NIZAM-UD-DIN) 03 SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA PHED (APPELLATE AUTHORITY)

ENDST: NO & DATE AS ABOVE:

Copy forwarded to the:-

- 1. Registrar, Khyber Pakhtunkhwa Service Tribunal Peshawar w/r to his No.29/ST, dated 05.01.2016 for information.
- 2. Senior Govt Pleader, Khyber Pakhtunkhwa Service Tribunal Peshawar w/r to his No.(SR.GP)E&AD/1-5/Lit/Appeal/2013/492-95, dated 06.01.2016.

3. Chief Engineer (South) PHE Khyber Pakhtunkhwa Peshawar.

SECRETARY TO 15 GOVERNMENT OF KHYBER PAKHTUNKHWA PHED (APPELLATE AUTHORITY)

Recentification

وكالت نامه
فيتي الكروپيم
Before the Honble Service Inbunel-16PM 100 mg
- Je ge ge with still the popular
- STA 2016 (2168)
تفصيل دعوى ياجرم
باعث محرآنکه
ر من مندرجہ بالاعنوان میں طرف واسطے بیروی وجواب وی برائے بیٹی یا تصفیہ مقد سر بنام محربرت رام الم کا قرار کے سکتے کے ا
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
و حب ذیل شرائط فر ویکل مقرر کیا ہے کہ میں بیٹی پرخود یا ہذا بذرایہ رو برو عدالت فاضر ہوتا رہوں گا اور بر کھت کوارے جانے مقدمہ ویل صاحب
موصوف کو اطلاع دے کر ماضر عدالت کروں کا اگر پیٹی پر مظہر حاضر نہ ہو اور مقدمہ میری غیر حاضری کی وجہ سے کسی طور میرے خلاف ہو گیا تو صاحب
موصوف اس کے کمی طرح ذمہ دار نہ ہوں مے نیز وکیل صاحب موصوف صدر مقام کچبری کے علاوہ یا کچبری کے اوقات سے پہلے یا پیچھے یا بروز تعطیل
میروی کرنے کے ذمہ دار نہ ہوں گے اور مقدمہ صدر کچبری کے علاوہ اور جگہ ساعت ہونے یا بروز تعطیل یا کچبری کے اوقات کے آگے یا پیچیے پیش ہونے بر مظہر کوئی نقصان مینچے تو اس کے ذمہ دار یا اسکے واسلے کمی معاوضہ کے ادا کرنے یا محنت نہ دایس کرنے کے بھی صاحب موصوف ذمہ دار نہ ہول گے مجھ
ر سفر ولی عضان چیچ و آن نے دمہ دار یا اسے دامہ دار یا اسے اور منظور دہوں ہوگا اور صاحب موصوف کو عرض دعوی یا جواب دعوی یا درخواست اجراء اسائے ذکری
نظر فانی ایل محرانی و برقتم درخواست برقتم کے بیان دینے اور پر ٹالٹی یا راضی نامہ و فیصلہ برطف کرنے اقبال دعوی کا بھی افتیار ہوگا اور بصورت مقرر ہونے اور پر تامیل مقدمہ مزکور نظر فانی ایل و محرانی و برآ مدگ مقدمہ یا منسونی ڈگری کیا طرفہ یا درخواست محم انتما کی یا قرتی کے اور ج
یا حرفاری قبل از فیصلہ اجرائے ڈگری مجمی صاحب موصوف کو بشرط ادائیل علیحدہ مختانہ پیرون کا اختیار ہو گا ادر تمام ساختہ پرداختہ صاحب موصوف عمل کردہ 🚅
از خود منظور و قبول ہو گا اور بصورت ضرورت صاحب موصوف کو یہ مجمی اختیار ہو کہ مقدمہ مزکورہ یا اس کے کسی جزو کی کاروائی یا بصورت ورخواست نظر عانی
ایل محرانی یا دیگر معالمه و قدمه ندکوره کمی دوسرے وکل یا بیرسٹر کو اپنے بجائے یا اپنے ہمراہ مقرر کریں اور ایسے مشیر قانون کو بھی ہر امریس وہی اور دیسے
اختیارات حاصل ہوں مے جیسے صاحب موصوف کو حاصل ہیں اور دوران مقدمہ ہیں جو کچھ ہر جانہ التواء پڑے گا وہ صاحب موصوف کا حق ہو گا مگر صاحب موصوف کو پوری فیسِ تاریخ پیٹی سے پہلے اوا نہ کروں گا تو صاحب موصوف کو پورا افتیار ہو گا کہ مقدمہ کی پروی نہ کریں اور الیک صورت
ماحب موصوف تو پورن یب تاری موی سے چھے اوا نہ ترون کا تو مقاتب تو سوف تو پور المقیار او کا کہ شدشہ کا پرون کہ ری میں میرا کوئی مطالبہ کمی قتم کا صاحب موصوف کے برطان نہیں ہوگا
ين يرز ون عابد و المال على المال الم
White Yoll by
الد کو کالت نامد کو دیا ہے تاکسندر ہے المرا کا اللہ میں کالی اللہ کا کہ میں کالی کالی کالی کالی کالی کالی کالی کالی

S.M. AlisaJad Acceptor

Australia

July 16



BEFORE THE HON.BLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Service Appeal No

355/2016

Syed Muhammad Ali Sajjad S/O Syed Abid Hussain Shah Ex-Sub Engineer, PHED

. (Appellant)

Versus

- 1. Secretary to Govt: of Khyber Pakhtunkhwa Public Health Engg: Department Peshawar.
- 2. Chief Engineer Khyber Pakhtunkhwa Public Health Engg: Department Peshawar.

...Respondents

WRITTEN REPLY ON BEHALF OF RESPONDENTS NO 1 TO 2

Respectfully stated

Para-wise co mments of the Respondent 1 to 3 are as under:-

PRELIMINARY OBJECTIONS.

- 1). That the appellant has got no cause of action.
- 2). That the appellant is estopped by his own conduct to bring the instant appeal.
- 3). That the present appeal is not maintainable in its present form and shap.
- 4). That the appellant has got no locus standi.
- 6). That the appellant has not come to the Tribunal with clean hands.
- 7). That the appeal is bad for non-joinder and misjoinder of unnecessary parties.
- 8). That the appeal is barred by Law & limitation
- 9). That this Honourable Service Tribunal has no jurisdiction to entertain the present appeal.

BRIEF HISTORY

A writ petition bearing No W.P 271-P/2013 was filed by Mr. Mushtaq Ahmad, etc, for extending benefits of regularization, before the Peshawar High Court order, Peshawar and the same was declined by the Peshawar High Court, (Copy of the judgment dated 2.10.2013 is annexed as **Annexure-I**). The said petitioners then moved a Civil Petition No 2026 and 2029 of 2013 before the August Supreme Court of Pakistan. Though the August Supreme Court of Pakistan dismissed the same and directed the department to finalize the action against the illegal appointees within one month, vide judgment dated 15.1.2014 (**Annexure-II**) and subsequent reminder dated 07.02.2014 (**Annexure-III**). The appellant was appointed from a list submitted by Political Secretary to then Chief Minister Khyber Pakhtunkhwa (**Annexure-IV**). Upon completion of the legal formalities i.e. issuance of Show Cause Notice etc, the action was taken against the appellant.

ON THE FACTS.

1). Incorrect. Departmental Selection Committee (DSC) is not authorized to make recommendation for the appointment of Sub Engineer BPS-11 on regular basis. The unauthorized DSC without advertizing the Vacancies of Sub Engineers BPS-11, without conducting test and interview and without obtaining NOC from Public Service Commission appointed the appellant on the unlawful order of the Chief Minister Khyber Pakhtunkhwa. Similar case of Sub Engineer vide Service Appeal No.1331/2013 was dismissed by honourable court vide judgment dated 30/05/2016 (ANNEXURE-V).

According to ESTA Code (Annexure-VI) and Public Service Commission ordinance, (Annexure-VII), recruitment policy (Annexure-VIII) recruitment to posts of Sub Engineers BPS-11 falls within the purview of Public Service Commission. The appellant has not availed the opportunity to appear in the test and interview conducted by Public Service Commission advertized on 07.4.2011 (Annexure-IX). The appellant has come through back door and his appointment is against the norms of merit. Necessary sanction to condonation of the violation of codal formalities has not been accorded by the competent authority.

2). Incorrect. The Chief Engineer Public Health Engineering Department Khyber Pakhtunkhwa had actually wrongfully exercised powers by appointing the appellant on regular basis without the recommendation of Public Service Commission which is prerequisite for any appointment in BPS-11 and above according to ESTA Code and Public Service Commission Ordinance. On the report of Chief Engineer (South) Public Health Engineering Department Khyber Pakhtunkhwa , Secretary to Govt: of Khyber Pakhtunkhwa PHED forwarded the illegal appointment case of the appellant and other 23 Sub Engineers BPS-11 to establishment Department for advice on 12.11.2011 and 24.12.2013 (Annexure-X). The establishment department vide letter No SOR(E&AD)/15-3/09 dated 30.1.2014 and letter No SOR-V(E&AD)/15-3/2009 dated 17.3.2014 (Annexure-XI) declared the appointment as illegal.

District Account Officer Tank has also raised observation on illegal appointment of one of the Sub Engineer in his batch. Letters of District Accounts Officer Tank and Accountant General in this connection are presented for further clarification of the matter (Annexure-XII). The issue of illegal appointment of the appellant and 23 other Sub Engineers was raised in the Supreme Court of Pakistan on 15.1.2014 by some other terminated Sub Engineers in civil petition No 2026 and 2029 of 2013. The Supreme Court after hearing both the parties decided to finalize action against all illegal appointees within one Month.

- 3) The appellant failed to submit reply of show cause notice well in time. The appellant had no legal proof regarding his appointment being appointed without advertisement, test/interview and recommendation of the Public Service Commission, illegally. After fulfillment of codal formalities, the appellant was correctly terminated, as illegally appointees has no rights to retain in service.
- 4) Being illegally appointed correctly terminated/relieved in light of direction of apex court judgment dated 15.1.2014 and subsequent reminder dated 07.2.2014.
- 5) Incorrect. The appellant failed to submit departmental appeal in stipulated period. There was also no weight-age/merit in reply of the appellant hence not considered. The appellant was appointed contrary to all prevailing rules without test interview advertisement on the post come within purview of Public Service Commission by wrong authority.
- 6) Pertain to record hence no comments.
- 7) Correct to the extent that service tribunal has remitted the case to department for giving opportunity of departmental appeal and personal hearing to the appellant.
- 8) Incorrect. The appellant authority given opportunity of departmental appeal and heard in person the appellant in light of orders of honourable court dated 30.12.2015. The appellant authority rejected the departmental appeal on merit as the appellant was appointed contrary to all prevailing rules i.e. without test interview advertisement and recommendation of Public Service Commission, as per Public Service Commission ordinance, ESTA Code, recruitment policy and advice of Establishment Department. The appellant was appointed from the list received from Political Secretary to the then Chief Minister Khyber Pakhtunkhwa on violation of rules, wherein fundamental rights of deserved persons damaged as well as zonal quota allocation not followed.
- Incorrect. The appellant did not come in the category of civil servant being illegally appointed contrary to prevailing rules/procedures by wrong authority on the post come within the purview of Public Service Commission. Show cause notice was served upon the appellant in which sufficient time was given to him to clarify his position. The appellant does not come under category of civil servant being illegally appointee. Therefore E&D rules 2011 and the appeal rules 1986 are not applicable in his case.

GROUNDS

- i). Reply of the department in service appeal No.724/2014 of the appellant for Para I to IV are reiterated as under while Para VII not exist in the above appeal of the appellant reproduced as under (a,b,c & d)
- a) Incorrect. Chief Engineer Public Health Engg: Department is not the competent authority to make recruitment of Sub Engineers BPS-11 on regular basis against regular vacancy. According to ESTA Code and Public Service Commission Ordinance. The appointment of Sub Engineer will be made through the recommendation of Public Service Commission. The appellant was appointed on the unlawful order of the Chief Minister's Khyber Pakhtunkhwa which is against the norms of merit and contrary to the prevailing rules and Public Service Commission Ordinance.
- b) Incorrect. The appellant failed to submit reply in more than Two Weeks after issuance of show cause notice. The case of illegal appointment of Sub Engineer was sent to Establishment Department for advice. The Supreme Court of Pakistan in a civil petition had given one Month deadline to finalize action against all such illegal appointee. So on receiving decision from Establishment Department, Services of the appellant and others were terminated. As the appellant was appointed through back door, therefore E&D Rules 2011 and 1973 are not an applicable in case of appellant.
- c) Incorrect. The appellant was given sufficient time in show cause notice. The appellant was illegally appointed. He does not come under category of civil servant. As such E&D rules 2011 and check list of 1985 under #&D rules 2011 are not applicable in this case.
- d) Sub Engineers are appointed through the recommendation of Public Service Commission. There are no chances of nepotism and political interference in selection process of Public Service Commission. Protection to those who come through back door cannot be given. The previous Government has distributed the posts among their favorites including the appellant. The appellant should have applied to Public Service Commission on 07.4.2011 for regularization of his service. The appellant has missed this golden opportunity.
- ii) Incorrect. The Public Service Commission Ordinance, ESTA Code, recruitment policy as well as advice of Public Service Commission is clear that appointment of Sub Engineer come within the purview of Public Service Commission. In case the appointment of Sub Engineer was within the purview of DCO, the Chief Engineer was also not authorized to appoint Sub Engineer being Provincial Head of the Department. The appellant failed to avail the opportunity to appear in the test/interview conducted by Public Service Commission in 2011 and later on time and again.
- iii) The referred Judgment of Supreme Court of Pakistan pertains to petty employees like Chowkidar, Naib Qasid and Junior Clerks non commissioned posts recruited illegally in Semi Government Department i.e. Punjab Text Book Board. This Judgment is not applicable on the posts fill through Public Service Commission in the government Departments. The appellant was terminated on the basis of decision of Supreme Court of Pakistan dated 15.1.2014. The termination Order of the appellant is consistent with the Judgment of Supreme Court of Pakistan dated 17.3.2014 in constitution petition No 6 of 2011 CMA 5216 of 2012 Syed Mubashir Raza Jaffari verses EOBI.

The prescribed procedure in ESTA Code was never followed. The principal of natural justice has been violated. Applications were not invited through advertisement No interview and written test was got conducted.

- iv) Incorrect. Advertisement, test/interview is must for appointment under the rules. Appointment of Sub Engineers is within the purview of Public Service Commission as per Public Service Commission Ordinance, ESTA code, recruitment policy and advice of Establishment Department. The appellant was appointed through back door from the list received from Political Secretary to the then Chief Minister Khyber Pakhtunkhwa. The promulgation of reinstatement of sack employees Act 2010 not applicable to the illegal appointees like the appellant. Illegally appointee has no rights to retain in service and terminated in light of the judgment of the Apex court dated 15.1.2014 and subsequent reminder dated 7.2.2014.
- v) In this case article 25 of the constitution has been violated by not giving equal right of opportunity to the citizen of the Khyber Pakhtunkhwa and FATA having the requisite Qualification Zonal allocation formula has been violated. Appointment of the appellant is without lawful authority and of no legal effect. It is therefore humbly prayed that in view of the above written reply, the appeal of the appellant may kindly be dismissed with cost.

Secretary

to Govt of Khyber Pakhtunkhwa Public Health Engg: Department (Respondent No.1) Chief Engineer (South)

Public Health Engg: Department

(Respondent No.2)

BEFORE THE HON.BLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Service Appeal No

355/2016

Syed Muhammad Ali Sajjad S/O Syed Abid Hussain Shah Ex-Sub Engineer, PHED

.. (Appellant)

<u>Versus</u>

- 1. Secretary to Govt: of Khyber Pakhtunkhwa Public Health Engg: Department Peshawar.
- 2. Chief Engineer Khyber Pakhtunkhwa Public Health Engg: Department Peshawar.

.... (Respondents)

AFFIDAVIT

I, Sanobar Khan, Chief Engineer (South) Public Health Engg: Department Khyber Pakhtunkhwa Peshawar, do hereby solemnly affirm that the contents of the accompanying written statements are true and correct to the best of my knowledge and nothing has been concealed from this honourable tribunal.

DEPONENT

THE SECHAMAR HIGH COURT, PESHA

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GREEN WALL PRINCE STREET

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IUDGMENT SHEET

IN THE PESHAWAR HIGH COURT, PESHAWAR.
JUDICIAL DEPARTMENT

VV.P. 271-P of 2013 with interim relief (N).

JUDGMENT

Date of hearing: 2.10.2013.

Petitioner/Mushtaq Ahmad etc. by Mr.Shah Nawaz Khan, advocate.

Respondent/

MAN AMO

W.P. 663-P of 2013 entitled "Muhammad Nisar Khan Vo. Govt." as common question of law and fact is involved in both these petitions.

According to the petitioners, they obtained Diploma of Associate Engineer in the year, 1995 in different technologis and since then are working in various Government Organizations/Projects However, on 2.1.2011 they were appointed as Sub-Engineers in the respondent/department on ad-hor basis after due process. They were said in service when the espondents re-appointed them under office order dated 8.1.1012. Prior to the appointment of permoners, are Previocal Government promulgated Act No.200 of 2000 vicit which services of all

ATTEST EXAMINI Pashawar Aligh 2 0 7EB 20

the filling of instant constitutional positions. whereas their tenure is going to expire, hence necessitated standing the colour of the colour the colour stands According to the petimoners, they waited for some time but the petitioners can be accommodated on regular basis. were lying in the department and as a gesture of good will, Nevertheless, handsome share of posts of Sub-Brigineers Covernment for the reasons beyond their control. employment in any institution of the Previncial/Federal 39 years old, respectively and were debarred from future banely Shar Hayat and Musatter Alanad, who were 38 and the respondents, wherein, it was stated that Sub-Engineers, dated MINIMA Was Addressatts Human Rights Cell by the Human Rights Cell of this court, in this respect, a letter application/appeal to the centipetent authority as well as to preferred · petitioners the peritioners. ∋પુું Sub-Engineers have been regularized after appointment of services of some six petitioners. Moreover, regularized, however, the same benefit awas not extended to the authocycentract employees of the Province were

Learned counsel for petitioners contends that the services of other employees similarly placed, who were services of other employees similarly placed, who were services of other hardwars but it employees similarly be negligible.

82 574 1/2 Z

be directed to regularize the services of the petitioners like violation of Article 25 (2) of the Constitution, therefore, they learned nounsel, the impugned act of respondents in the petitioners as be accommodated. According to the ्रकार्याहरू सूच्य सूच्यान शहर अवत्यार हेण्डार सम्बाधिकृति बहिषाप्रदा आगाद्मे . oslA small ried: fleqs fliw beatraluger for it bas lowner Provincial/Federal Government, which tack is beyond their oth to nollutivent yas all mountained to agenties cases. Further contended that the petitioners have become violation of judgments of superior courts rendered in various regularized. He maintained that the act of respondents in in long line of Jobless people and would face hardship, if not briefs thiw settings and their briefs while stands their briefs while stands the stands of the stand them is discriminatory, which is not tenable in law. He was of the betein insentably the leadiness off to beside

other similarly placed employees.

Learned AAG controverted the arguments from other sale and straight away referred to the advertisement were carefully against which the petitioners were specified as Sub-Engineers, wherear, it was clearly appointed as Sub-Engineers, wherear, it was clearly memorated as Sub-Engineers, wherear, it was clearly memorated for the recommendees of the meaning the recommendees of the public Service Commission or whichever is earlier. He desire the view that as the period of one year has elapsed.

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whichever is earlier. The positioners amongst others also participated in the teathinierway. However, after duc process, they were appointed on 3¹⁴ asmasry, 2010. On 314 asmoothy, 2010, 2010, 315

Fire petitioners are taking the shelter behind of tho XVI of 2009 and can be pressed into service in case of those advoc employees, who were holding the posts on the December, 2008 or till the commercement of the Act, vhich is not the case in hand, theretore, the ples taken is copy of the letter dated 17.2013 showing that these on the posts on the start of the produced of the terminated by the theorem of the letter dated 17.2013 showing that the copy of the letter dated 17.2013 showing that the temponders/department have also been terminated after the arrival of candidates from Public Service Commission.

Meeping in view the above discussion, we are of the considered opinion that the petitioners have failed to make the constitutional jurisdiction that the petition constitutional jurisdiction of the configuration of the configuration and legal

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ANNEXIKE-

Par 9082235 Fax:9220406

REGISTERED

Nos. C.P. 2026 & 2029 of 2013 - SC SUPREME COUNT OF PARISTAN.

Islamabad, dated 161 \

2014.

The Registrar, Supreme Court of Pakistan, Islamabad.

The Registrar, Peshawar High Court, Peshawar.

Subject:

PETITION 2026 & **20**29 NOs. Mushtaq Ahmed & another Muhammad Nasir Ali & others ...in C.P. 2026/2013 ...in C.P. 2029/2013 <u>VERSUS</u>

Government of Khyber Pakhtunkhwa through Chial Secretary, ...in both cases

On appeal from the Judgment/Order of the Peshawar High Court, Peshawar 02.10.2013 in W.P. 271-P & 663-P/2013 dated

I am directed to enclose herewith a certified copy of the Order of this Court dated 15.01.2014 dismissing the above cited civil petitions with directions for information and further necessary action.

I am also to invite your attention to the directions of this Court Little ned in the enclosed Order.

Please acknowledge receipt of this letter along with its enclosure Tribudiately.

Enci: Order

Yours faithfull-

(NAZAR ABEAS) ASSISTANT REGISTRAR (EMP)

Copy with a certified copy of the Order of this Court dated 15.01.2014 is Forwarded to Mr. Sikandar Khan, Chief Engineer, Public Health Engineering Repairment, Khyber Pakhtunkhwa, Péshawar for immediate necessary action

Encl: Order

ASSISTANT REGISTRAR (IMP) FOR REGISTRAR

IN THE SUPPEME COURT OF PAKISTAN (APPELLATE JURISDICTION)

PRESENT:

MR. JUSTICE ANWAR ZAHEER JAMALI. MR. JUSTICE EJAZ AFZAL KHAN.

C. Ps. No. 2026 and 2029 of 2013. (On oppeal against the judgment dt. 210.2013 passed by the Pashawar High Court, Peshawar in W. Ps. No. 271-P and 663-P of 2013).

Mushtaq Ahmed and another. Muhammad Nasir Ali and others.

(in CP. 2026/13) (in CP. 2029/13) ...Petitioners

<u>Versus</u>

Government of KPK through Chief Secretary,
Peshawar and others.

(in both cases)
...Respondents

For the petitioners:

Mr. Ghulam Nabi Khan, ASC. Syed Safdar Hussain, AOR.

For the respondents: (on court notice)

Sikandar Khan, Chief Engineer, PHEK, KPK.

Date of hearing:

15.01.2014.

ORDER

ANWAR ZAHSER JAMALI, J. - After hearing the arguments of the learned ASC for the petitioners and careful perusal of the case record particularly the reasons assigned in the impugned judgment, we are satisfied that no case for grant of leave to appeal is made out, including the plea of discrimination raised by the petitioners, as one wrong or any number of wrongs, cannot be made basis to justify an illegal action under the garb of Article 25 of the Constitution. So the these petitions are, therefore, dismissed, Leave is refused.

So far as some other illegalities in the appointments brought to our notice is concerned, in response to our earlier order deted 09.01.2014, Mr. Sikandar Khan, Chief Engineer, Public Health Engineering, Department, KPK is present in Court, he states that

Supreme Coun of Pakishas Islamabad

Lecivies of vortious stages and they are still in service. removed from service, but against many others such action is in although many other illegal appointees in his department have been

to our notice so that appropriate orders may be passed. faces any difficulty in this regard, those difficulties may also be brought focially and submit his report through Registrar of this Court. In case, he the action against such illegal appointees within one month from In view of the above statement, he is directed to finalize

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REGISTERED Amese - 11 Nos. C.P. 2026 & 2029 of 2013 - SCJ SUPREME COURT OF PAKISTAN.

Islamabad, dated

2014

The Registrar, Supreme Court of Pakistan, Islamabad.

Τo

The Chief Engineer,
Public Health Engineering Department,
Khyber Pakhtunkhwa,
Peshawar

Subject:

 CIVIL
 PETITION
 NOs.
 2026
 & 2029
 OF
 2013.

 Mushtaq Ahmed & another
 ...in C.P.
 2026/2013

 Muhammad Nasir Ali & others
 ...in C.P.
 2029/2013

 VERSUS

Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar & others ...in both cases

On appeal from the Judgment/Order of the Peshawar High Court, Peshawar dated 02.10.2013 in W.P. 271-P & 663-P/2013

Dear Sir,

In continuation of this Court's letter of even number dated 16.01.2014, I am directed to say that while dismissing as time barred the above cited civil petition on 15.01.2014, this Hon'ble Court was pleased to direct as under:-

"...2. So far as some other illegalities in the appointments brought to our notice is concerned, in response to our earlier order dated 09.01.2014, Mr. Dignet. Chief Engineer, Public Health he states that although many other illegal appointees in his department have been removed from service, but against many other such action is in process at various stages and they are still in service.

3. In view of the above statement, he is directed to finalize the action against such illegal appointees within one month from today and submit his report through Registrar of this Court. In case, he faces any difficulty in this regard, those difficulties may also be brought to our notice so that appropriate orders may be passed.

Accordingly, a certified copy of the Order was sent to you vide letter referred above for immediate necessary action and report compliance but no compliance report in this regard has been received so far from your end.

Contd: P/2

Kaami/***

You are, therefore, required to submit requisite compliance report anabling this office to place the same before Hon'ble Court.

dt. 16.01.2014

lettering carlier

Cetter

Yours faithfully,

(NAZAR ABBAS)
ASSISTANT REGISTRAR (IMP)
FOR REGISTRAR

de





OFFICE OF THE CHIEF ENGINEER (SOUT PUBLIC HEALTH ENGG: DEPARTMENT KHYBER PAKHTUNKHWA, PESHAWAR

> No. <u>03</u> 1G-4-A/H_C/PHE Dated Peshawar, the 17 /02/2014

To

The Registrar,

Supreme Court of Pakistan,

Islamabad

Subject: -

Civil Petition Nos. 2026 & 2029 of 2013.

Mushtaq Ahmed & another in C.P. 2026/2013

Muhammad Nasir Ali & Others in

Others in C.P. 2029/2013

Versus

Govt of Khyber Pakhtunkhwa through Chief Secretary Peshawar & others

Reference:

No. C.P. 2026 & 2029 of 2013 - SCJ dated 16.1.2014

In light of direction of honourable Supreme Court of Pakistan order da 15.1.2014 action against illegally appointees in Public Health Engg: Department Khy Pakhtunkhwa has been finalized. Services of the 24-Nos Sub Engineers, 6-Nos Sc typist/Stenographer and 2-Nos Data Entry Operator who were appointed with advertisement and recommendation of Public Service Commission have been terminat List attached for your good self perusal please.

DA/As above

011

Chief Engineer (Sout

LIST OF ILLEGAL APPOINTEES IN PUBLIC HEALTH ENGG: DEPARTMENT KHYBER PAKHTUNKHWA PESHAWAR

A. 24-Nos SUB ENGINEERS

1 Mr. Torio Novers	Cub Engineer
1. Mr. Tariq Nawaz	Sub Engineer,
2. Mr. Sajjad Khan	Sub Engineer,
3. Mr. S. Muhammad Ihsan Shah	Sub Engineer,
Mr. S. Muhammad Ali Sajjad	Sub Engineer,
5. Mr. Abdul Samad	Sub Engineer,
6. Mr. Shaukat Ali	Sub Engineer,
7. Mr. M. Ali Noor	Sub Engineer,
8. Mr. Irshad Elahi	Sub Engineer,
9. Mr. Hussain Zaman	Sub Engineer,
10. Mr. Salim Nawaz	Sub Engineer,
11. Mr. S.Ashfaq Ahmad	Sub Engineer,
12. Mr. Murtaza Ali	Sub Engineer,
13. Mr. Ishfaq	Sub Engineer,
14. Mr. Abdul Shahid	Sub Engineer,
15. Mr. Kashif Raza	Sub Engineer,
16. Mr. Waqas Ali	Sub Engineer,
17. Mr. Muslim Shah	Sub Engineer,
18. Mr. Ishtiaq Ahmad	Sub Engineer,
19. Mr. Zuhib Khan	Sub Engineer,
20. Mr. S. Hassan Ali	Sub Engineer,
21. Mr. Mohsin Ali	Sub Engineer,
22. Mr. Muqtada Qureshi	Sub Engineer,
23. Mr. Ishfaq Ahmad	Sub Engineer,
24. Mr. M. Qaiser Khan	Sub Engineer,
	υ,

B. 6-Nos STENO TYPIST/STENOGRAPHERS

Mr. Nomanullah
 Mr. M. Jamil
 Mr. M. Jamil
 Steno Typist,
 Mr. Shah Khalid
 Mr. Aziz Ullah
 Mr. Farhan Ullah

Senior Scale Stenographer,
Steno Typist,
Steno Typist,
Steno Typist,
Steno Typist,
Steno Typist,

C 2-Nos DATA ENTRY OPERATOR

Mr. Farman Ali Data E/Operator,
 Mr. Murtaza Qureshi - Data E/Operator,

Chief Engineer (South)

Esest posts, is the prerogative of the respective District or Provincial Governments. Devolution Plan, the Commission is not clear as to whether appointments against ting to tacketh discuss PSC. Where on the other hand due to implementation of PHE, on more than one coossions, it was told that the posts of BPS-10 and above nesnigna teidO ritiw atsoc esent taniaga stnemtnicopa to tettam ent gnissubatb stini-Litter of posts of Sub Engineer / Stenotypists & DEO are lying vacant in PHE. It has come in to the notice of Honourble Chief Minister, NWFP, that a

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-op-	Wr. Farhan O'NO Abid Ullah District Bannu. Wr. Farhan Ullah O'No Aziz Ullah District Bannu. Wr. Murtaz S.O Afaar All District Peahawar
-0p-	and to staid delly SizA ole Asilo asina
-0p-	Mr. Aziz Ullah SD/O Abid Ullah District Bannu. Mr. Farhan Ullah S/o Abid Ullah District Bannu.
teolotypiest	Mr. Aziz I Illian 2010 Jamroz Khan District Designation
	Moor Withampagako
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-0p-	484X G 1000 25
-0p-	Mr. S. Hessen All S/O S. Ajmel Shah District Marden. Mr. Mohsin Ali S/O S. Ajmel Shah District Charsadda. Mr. Muqtada S/O Afear Ali District Perhamment.
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-op-	TOURNALISM TO THE CONTROL OF THE PROPERTY OF T
-op-	They of the state
-dp-	Mr. Abdel Shahid Sadigui S/O Abdul Azim District D.I.Khan. Mr. Asfaq Ahmad S/O Muhammad Shuiab District Dir Upper. Mr. Kashif Raza S/o S-bid Hussain District Malakand.
-op-	Mil Abdul Shakis Sagar Taran Bishlot D.I. Khan
-op-	IVIT Samilliah SVO IZE Cam DISTROT LAKKI MENYAT
-0p-	- Pagadiene 1010/810 tata ee "" [- , , , , , , , , , , , , , , , , , ,
-op-	Mr. Saleem Nawaz S/O Karim Nawaz District Malakand. Mr. S. Ashfaq Ahmad S/O S. Jamil ud District D. I. Khari.
1 -op-	MALE SALESTINE SALES STORY NAMES DISTRICT DATASET
-op-	pacycleM thittsiG nsmsZ beyZ O/2 hshraz magasz, jivi
	Mr. Hussein Zeman S/O Syed Zaman District Malakand. Mr. Saleem Nawaz S/O Karim Nawaz District Malakand.
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-op-	Mr. S.M. Ihsan Shah S.O. Sanut Khan District D.I.Khan. Mr. S.M. Ihsan Shah S.O. S.M.Hassan Shah District D.I.Khan Mr. Shdul Samad S.O. S.Abid Hussain Shah District D.I.Kha
เออเมริยา ละ -	Like Muhammad Saljad SvO Banut Khan District Banne Mr. S.ivi. Ihsan Shah SvO Banut Khan District Banne Mr. S.ivi. Ihsan Shah SvO S.M. Hassan Short District Banne
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BHEORE KHABER SVKHLINKHAV BEBLICE LEIBIN

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SERVICE APPEALS NO. 1331/2013

Date of Judgment 30.05.2016 £102.00.11 ... noimitsui lo ste Cl

. olgnad and ived fingineer PHE Division Shangle. Sub-Engineer office of Executive Engineer PHE Division Shangla presently Junior Cierk shally ments OAS half contings

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SUSSIE

switzhundaks rodyd No tvoO unominge Ogninoenigna dilkoM oliduf wanniors. Chove of Khyber Pakhtunkhwa through Chief Secretary, Peshawan.

Chief Engineer (South), Public Health Engineering Department, Covic of Khyber

Bakhtunkhwa Peshawar.

(Sauapuodsay)

VEUTORILLY CHIEL ENGINEER BEING AOD' ITTEGYT YND MILHOCL TYMEOT SHEALCH TRIBUNAL ACT 1974, ACAINST ORDER DATED 05.03.2013 OF SERAICE VEHEVE ONDER SECTION 4 OF THE KHYBER PAKHTUNKHWA

Eor respondents. Eor appellant.

MEMBEK (EXECULIAE)

MEMBER (TADICIVE)

Ab: Muhammad Jan, Government Pleader. Mr. Yousaf Khan, Advocate.

THE VEDOL LATIF HALLS HER BAKHSHAM

INDOMENT

service appeal under section-4 of the Khyber Pakhtankhwa Service Tribunal Act, 1974. withdraven by the competent authority vide impugned order dated 5.03.2013, hence this of the Sub-Engineer (BPS-11) vide order dated 30.03.2011. This promotion order was respondent-department (Public Fleuth Engineering) the appellmnt veas promoted to the post PR BAKHSH SITALL MEMBER. Appointed as Junior (Bes-05) in the

reard and record perused.

Learned counsel for the appellant submitted that no regular caquity was conducted. The charge elect was framed but the appellant was unlawfully reverted from the post of Subfactors to his regular post of Junior Clerk. He further submitted that the appellant was dependent in Engineering and being qualified he was deterving for the post. He argued that the appellant appeared in his test and that the appellant appeared in his test and the post of Sub-Engineer was duly recommended by the committee, therefore he was entitled to the post of Sub-Engineer. He submitted that on acceptance of the instant appeal the impugned pulse of the solution of Sub-Engineeric duly recommended by the committee, the instant appeal the impugned pulse of Sub-Engineeric He submitted that on acceptance of the instant appeal the impugned pulse may be restored to the post of Sub-Engineeric order.

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implecer can be filled through Public Service Commission and no junior clork can be implecer can be filled through Public Service Commission and no junior clork can be implecer can be filled through Public Service Commission and no junior clork can be permissed that the post as was done in the case of the asypellant. He submitted that the post of Sub-Engineer He submitted of the appellant is led in the process of selection for the post of Sub-Engineer. He submitted that the promotion order dated 30.03.2011 is fike and unlawful which cannot create any right in fivour of the appellant, therefore, the same was rightly cancelled through impugned order in fivour of the appellant, therefore, the same was rightly cancelled through impugned order to the competent authority. He submitted that the appeal being devoid of metric may be

Dazainkib.

Viter is careful perusal of the record and having pro & contra arguments for the purview observed that appointment for the post of a Sub-Engineer folia in the purview of the Post of a Sub-Engineer folia in the purview of the Post of a Sub-Engineer folia in the purview of the Post of the Post of a proving the relevant roles that he was lawfully promoted from the post of a junior clerk to the post of a carefully perused the record and unable to reach on definite continuous to whether the appellant was freshly appointed on the post of Sub-Engineer of Complete the Post of Lipitor Clerk. In the lites eventuality, the appellant was required the post of the post of Lipitor Oferk. In the lites eventuality, the appellant was required the post of the post of Lipitor Dy Public Service Commission or by the Compete the Post of the appellant. In Engineer of the appellant, In Engineer of the appellant. In Engineer of the appellant, In Engineer of the appellant. In Engineer of the appellant, In Engineer of the appellant. In Engineer of the appellant, In Engineer of the appellant. In Engineer of the appellant, In Engineer of the appellant. In Engineer of the appellant of t

and he promoted to the post of Sub-Engineer. Prima-facial he order of promotion of the post of Sub-Engineer, Prima-facial he order of promotion of the post of Sub-Engineer, Prima-facial he order of promotion of the post of Sub-Engineer, Prima-facial he order of promotion of the post of Sub-Engineer, Prima-facial he order of promotion of the supposition of the same was rightly withdrawn rangelled through only produced order dated 05.03.2013. Consequently, there is no merit in this appeal to other record of the Tribunal, hence the appeal is dismissed. File he consigned to the record

55 550 NCH<u>D</u> 55 55 550 6 SA-Pir Bodick Stehn Mander SALAbdul Letty asharder

26 ESTA CODE [Establishment Code Khyber Pakhtunkhwa]

- (viii) Shirani Area.
- (ix) Merged Areas of Hazara and Mardan Division and Upper Tanawal.
- (x) Swat District.
- (xi) Upper Dir District.
- (xii) Lower Dir District.
- (xiii) Chitral District.
- (xiv) Burier District.
- (xv) Kala Dhaka-Area.
- (xvi) Kohistan District.
- (xvii) Shangla District.
- (xviii) Gadoon Area in Swabi District.
- (xix) Backward areas of Mansehra and District Batagram.
- (xx) Backward areas of Haripur District, i.e. Kalanjar Filed Kanungo Circle of Tehsil Haripur and Amazai Field Kanungo circle of Tehsil Ghazi.

RECRUITMENT INCLUDING AGE RELAXATION POLICY

Subject:- RECRUITMENT POLICY FOR THE PROVINCIAL SERVICES AGE RELAXATION FOR SPECIAL POSTS.

I am directed to refer to this Department circular letter of even number dated 1st February,1993,on the subject cited above, and to say that new recruitment policy has been reviewed by the Provincial Government. It has been decided to revise the existing policy as under:-

- (a) Recruitment to posts in BPS-16 and above as well as the posts of Assistant Sub-Inspectors of Police, Naib Tehsildars, Zilladars and Sub-Engineers will continue to be made through the NWFP Public Service Commission. However, the Commission may make efforts to finalize the recruitment within six months of the receipt of the requisition duly completed from the Administrative Department.
- (b) Recruitment to posts in the various Government Departments as indicated below will also henceforth be made by the NWFP Public Service Commission:-
 - (i) All Departments including Board of Revenue, NWFP-
 - (1) Senior Scale Stenographer(B-15)
 - (2) Data Processing Supervisor(B-14)
 - (3) Junior Scale Stenographer(B-12)
 - (4) Assistant (B-11)
 - (5) Draftsman(B-11)
 - (ii) Board of Revenue-
 - (1) Sub-Registrar(B-14)
 - (2) Excise and Taxation Inspector(B-11)

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Amendment of section 7 of N. W.F.P. Ord. No. XI of 1978. Ordinance, for section 7, the following shall be substituted, namely:

Functions of the Commission. (1) The functions of the Commission shall be-

- (a) to conduct tests and examinations for recruitment of persons · to
- the civil services of the Province and civil posts in connection with the affairs of the Province in basic pay scales 16 and above or equivalent and scales 16 and above or equivalent and
 - (ii):) posts in basic pay scales 11 to 15 or equivalent specified posts in basic pay scales 11 to 15 or equivalent specified in following Departments (except the District cadre posts)
 - Civil Secretariat (through Establishment Depart-2 Board of Revenue;

- 3 Police Department;
- 4 Prison Department;
- 5. Services and Works Department.
- 6 Irrigation Department
- 7. Industries Labour and Manpower Department, 8. Health Department,
- 8 Health Department,
 9 Education Department, 10 Local Government and Rural Development Department; ment;
 11. Excise and Toxation Department,
 12. Food Department,
 13. Physical Planning and Environme
 including Urban Development Board
 Organizations, except autonomous b
 Health and Education Departments;

 - 13 Physical Planning and Environment Depurtment including Urban Development Board; and
 - 14 Organizations, except autonomous bashes, under the Health and Education Departments; Little State Control of the Control
 - . (b) to advise the Governor-
 - (i) on matters relating to qualifications for, and method of recruitment to services and posts referred to in clause 6 (a)

 - ii) on the principles to be followed in making:

 (1) initial appointments to the services and posts referred to in clause (a);
 - (2) appointments by promotion to posts in BPS-17 and above, and
 (3) transfer from one service to another, and

27 N.W. J.P. CXIVELINDENT CARETTE, EXTRACEDINAY, 21L AUGUST, 2002

(am)) om wither untiller which the Consumor way refer to the

Mxplantion. In this isothon, reconstruent means initial approximated atthem by presention of transfer

- (E) Becommission to the following posts shall be outside the preview of the Commission
 - (i) post in the Governor's Flourse.
 - (iii) postis in the fillion on adhor basis for a period of six months or læss; provided that before filling the post, prior approval shall be obtained from the Commission;
 - (iii)) posts to be filed by ne employing as netired officer, provided that the ne comployment is made for a specified period not exceeding two years im a post mot bigher than the post in which the person was employed on regular basis before remainsent."
- 7. Instriction of freezion 194 of Ordinarie XI of 1978.—In the said Ordinance after section 10, the following new section shall be inserted, namely:
 - 100A Power of the Commission to make regulation.—Subject to the provisions of this Ordinamice and the rules made thereunder, the Commission way make regulations for carrying out the purposes of this Ordinamice.
- 8. Addition of Schedule to the N-W.F.P. Ordinance XI of 1978—In the said Ordinance, the following Substitute shall be added at the end, marrely:

SCHEDULE

(Section 4A)

die solemnily swear tibat I will bear true faith and allegramme to Pakistam. That, as a Charirman (or Member) of the North-West Frontier Provious Public Service (Commission, I will discharge my duties and perform vey humotions homestly to the best of my ability and faithfully in accordance with the Comstitution of the Islamic Republic of Pakistan and the law and always in the anterest of the solidanty, integrity and well-being and prosperity of Pakistan

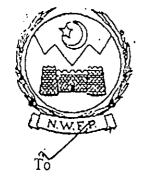


That I will not allow any personal interest to influence my official conduct or my official decisions and that in the performance of my functions, whether in the selection of persons for recruitment of appointment or in any other way, I will act without fear or favour, affection or ill-will.".

Peshawar,
Dated the 6th August, 2002. Governor of the North-West Frontier Province.

SALIM KHAN,

Secretary to Government of North-West Frontier Province, Law Department



GOVERNMENT OF NWFP ESTABLISHMENT & ADMINISTRATIOIN DEPARTMENT

(REGULATION WING)

No. SOR-VI/E&AD/1-10/2005/Vol:IV Dated Peshawar, the 15th November, 2007

The Accountant General NWFP, Peshawar.

Subject:

NEW RECRUITMENT POLICY/PROCEDURE OF CONTRACT EMPLOYEES.

Dear Sir,

I am directed to refer to your letter No.T-23(48)Vol-VIII/2559-60 dated 30-10-2007 on the subject noted above and to enclose herewith copies of the following letters as desired:-

- 1.No.SORI(S&GAD)1-117/91(C) dated 12-10-93
- 2.No.SORVI(E&AD)1-10/2005 dated 9-5-2006
- 3. No.SORVI(E&AD)1-3/2007 dated 22-3-2007

Yours faithfully,

(MUHAMMAD MASOOD) SECTION OFFICER (REG-VI)

OFFICE OF THE ACCOUNTANT GENERAL NWFP, PESHAWAR.
No.T-23(48)/CoA/Vol-VIII/3012
Dated:-11-12-2007

Copy alongwith its enclosure forwarded for information and

- 1. PA to Addl: AG NWFP.
- 2. All DAGs in Main Office.
- 3. All DAOs/AAOs in NWFP.
- 4. All Pay Roll in AG Office.

ACCOUNTS OFFICER (C&M)
NWFP PESHAWAR

آگ

GOVERNMENT OF N. SERVICES & GENERAL ADMINISTRATION DEPARTMENT (REGULATION WING)

Subject:

RECRUITMENT POLICY FOR THE PROVINCIAL SERVICES AGE RELAXATION

I am directed to refer to this Department circular letter of even number dated 1st February, 1993, on the subject cited above, and to say that new recruitment policy has been reviewed by the Provincial Government. Whas been decided to revise the existing policy as under:-

- (a) Recruitment to posts in BPS-16 and above as well as the posts of Assistant Sub-Inspectors of Police, Naib Tehsildars, Zi:ladars and Sub-Engineers will continue to be made through the NWFP Public Service Commission. However, the Commission may make efforts to finalize the recruitment within six months of the receipt of the requisition duly completed from the Administrative Department.
- (b) Recruitment to posts in the various Government Departments as indicated below will also henceforth be made by the NWFP Public Service Commission:
 - (i) All Department including Board of Revenue, NWFP-
 - (1) Senior Scale Stenographer (B-15)
 - (2) Data Processing supervisor (B-14)
 - (3) Junior Scale Stenographer (B-12)
 - (4) Assistant (B-11)
 - (5) Draftsman (B-11)
 - (ii) Board of Revenue-
 - (1) Sub-Registrar (B-14)
 - (2) Excise and Taxation Inspector (B-11)
 - (iii) Home & Tribal Affairs Department-
 - (a) Police Department:
 - (1) Prosecuting Sub Inspector (B-14).
 - (b) Inspectorate of Prisons:
 - (1) Assistant Jail Superintendent (B-11)
 - (c) Reclamation and Probation Department:
 - (1) Parole/Probation Officer (B-11)
 - (iv) Industries, Commerce, Mineral Development, Labour and Transport Department-
 - (a) Directorate of Industries:
 - Assistant Industrial Development Officer/Assistant Price Stabilization Officer (1)(B-11)
 - Royalty Inspector (B-11) (2)
 - Surveyor (B-11) (3)
 - (b) Directorate of Manpower Training:
 - Instructor T.T.C (B-14)
 - Cooperative Societies:
 - Inspector (B-11)

- (f) The Regional/Zonal quota if not filled will be carried forward till suitable candidates are available from the Region/Zone concerned. No. "Substitute" recruitment shall be made. Existing backlog, if any, in respect of any zone will not be carried forward and the Commission shall take a fresh start in respect of the posts under its purview. However, this NWFP Public Service Commission.
- (g) The vacancies in all the Departments shall be advertised in leading newspapers on of all concerned to the relevant newspapers in which the vacancies are advertised.
- (h) Initial Recruitment to all the vacant posts shall be made on regular known periodic intervals in february and August each year after proper advertisement through electronic and for receipt of applications. A waiting list of the eligible candidates shall be maintained for a period of six months.
- (i) [Deleted].
- 10 2% quota for disabled persons already fixed earlier shall stand and should be enforced strictly. However, 2% quota has also been fixed for female candidates in all the services which are such posts for specifying the women's quota in the available vacancies and the Administrative quota shall indicate the quota for women in the Requisition Form accordingly. The 2% etc. This quota shall, however, be restricted to those Departments where no separate female
- (k) For initial appointment to posts in BPS-17 and below in the Autonomous Bodies/
 Corporations, the zonal allocation formula applicable for Provincial Services may be adopted.

 The method of recruitment shall also conform to sub-para (c) above.
- (1) The Provincial Government have already agreed that recruitment to the post of PTC in Education Department in various districts shall be made on constituency-wise basis. For this purpose, the existing districts have been divided into various zones. Each zone shall the posts shall, in each case, be 50% on merit in open competition on district basis and 50% on constituency basis.
- 2. I am directed to request that the above decisions of the Provincial Government may be brought to the notice of all concerned for strict compliance.

Government of NWFP, S&GAD's letter No.SORI(S&GAD)1-117/91(C) dated 12.10.93

Added vide No.SOR-I(S&GAD)1-117/91(C)Vol-I dated 7.1.1999
Added vide No.SOR-I(S&GAD)1-117/91(C)Vol-I dated 8.10.1999
Substituted vide No.SOR-I(S&GAD)1-117/91(C) dated 22.11.1997
Substituted vide No.SOR-I(S&GAD)4-1/80(III) dated 19.2.1999

- (v) Cooperative Societies: (1) Inspector (B-11) Communication and Works Department-(vi) (1) Assistant Architectural Draftsman (B-14) (2) Senior Draftsman (B-13) · (vii) Irrigation Department-
- (1) Computer Supervisor (B-14) Public Health Engineering Department-(viii) i (1) Motivation Officer (B-15)
 - (2) Assistant Motivation Officer (B-14) (3) Lady Health Educator (B-12)
- (ix)Electric Inspectorate-(1) Sub-Inspector (B-11)
- Food Department-- (x) (1) Assistant Food Controller (B-8) (2) Food Grain Inspector (B-6)
- Directorate of Archives and Libraries-(xi) (1) Preservation Assistant (B-11) (2) Cataloguer/Classifier (B-11)
- (c) Initial recruitment to posts in BPS-15 and below other than the posts in the purview of the Public Service Commission, in all the departments shall continue to be made in accordance with Rules 10, 11 and 12 (Part-III) of the NWFP Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the criteria as laid down in SGAD letter No SORI(S&GAD)4-1/75, dated 11.2.1987 and the zonal allocation formula contained in S&GAD notification-No.SOS III(S&GAD)3-39/70, dated 2.10.1973 as amended from time to time.
- (d) No adhoc appointment against any post in any pay scale shall be made.
- (c) Relaxation in maximum age limit may be allowed to candidates for various posts having prescribed qualifications in specific fields upto a period of 5 years by the Competent Authority and for not more than 10 years by the S&GAD. The details of such posts are

The age relaxation in respect of posts other than posts mentioned above may be confined to 5 years only. The Competent Authority may allow relaxation upto 2 years whereas the S&GAD

*The age limit in respect of Govt. Servants who have completed at least four years service in the Government, on the closing day for submission of applications for the posts, shall be automatically relaxed by 10 years or a number of years an officer/official has actually served,

All the proposals for the grant of relaxation in upper age shall continue to be accompanied

- Full justification in support of the proposal; and (ii)
- A certificate to the effect that no eligible candidate within the prescribed age limits are/were available.
- An over age candidate shall be entitled to only one age concession whichever is beneficial to

MNNEXUKE - 2014

KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION

2- Fort Road Peshawar Cantt:

Website: www.nwfppsc.gov.pk

Tele: Nos. 091-9214131, 9213563, 9213750, 9212897

Dated: 07.04.2011

2/2011

Advertisement No. 02 / 2011.

Applications, on prescribed form, are invited for the following posts from Pakistani citizens having domicile of **Khyber Pakhtunkhwa** *I* **F.A.T.A** by **07.05.2011** (candidates applying from abroad by **21.05.2011**): Incomplete applications and applications without a poorting documents required to prove the claim of the candidates shall be rejected without minimation to the candidates.

AGRICULTURE, LIVESTOCK & CO-OPERATIVE DEPTT:

FIVE (05) POSTS OF FEMALE LIVESTOCK PRODUCTION OFFICER (HEALTH) IN L&DD DEPTT:

QUALIFICATION: (i) B.Sc (Hons) Animal Husbandry from a recognized University; OR (ii) Doctor of Veterinary Medicine (DVM) or equivalent qualification in veterinary sciences from a recognized university and registered with Pakistan Veterinary Medical Council.

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Female. ALLOCATION: Two to Zone-1 and One each to Zone-2, 3 and 5.

THREE (03) POSTS OF SOIL CONSERVATION ASSISTANT

QUALIFICATION: (a) M.Sc Agriculture (Soil Science) from a recognized University, OR (b) B.Sc (Hons) Agriculture with Soil Science as major subject obtained after four years of academic instructions after F.Sc from a recognized university; OR (c) B.sc Agriculture Engineering from a recognized university.

AGE LIMIT: 21 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: One each to Merit, Zone-1 and 5.

ONE (01) POST OF BIO-CHEMIST

4

QUALIFICATION: Doctor of Veterinary Medicine (DVM) or equivalent qualification in veterinary sciences with M.Sc in Biochemistry or M.Sc (Hons) in Animal Nutrition recognized by Pakistan Veterinary Medical Council.

AGE LIMIT: 25 to 32 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: Merit.

C & W DEPARTMENT

THIRTEEN (13) POSTS OF JUNIOR SCALE STENOGRAPHER.

QUALIFICATION: (i) Intermediate or equivalent qualification from recognized a Board (ii) A speed of 60 words per minute in Shorthand in English and 35 words per minute in typewriting in English and knowledge of Computer in using MS Word and MS Excel.

AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-12 ELIGIBILITY: Both Sexes ALLOCATION: Three to Zone-1, Five each to Zone-3 and 5.

1	
£ 6'3.	EIGHT (08) POSTS OF MALE SERVEYOR IN MINES AND MINERALS DEPTT:
J	QUALIFICATION: F.SC Pre Engineering or equivalent qualification from recognized Board of Intermediate and Secondary Education with (a) Mine Surveyor Competency Certificate under Mines Act 1923 and (b) Certificate in Auto cad from a recognized institute
70.	AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-11 ELIGIBILITY: Male ALLOCATION: Two each to Zone-1,2,3 and One each to Zone-4 & 5. THREE (03) POSTS OF COMPUTER OPERATOR IN DIRECTORATE GENERAL OF TECHNICAL EDUCATION AND MANPOWER TRAINING
	QUALIFICATION: (a) Bachelor Degree from a recognized University and (b) Diploma of one year duration in Information Technology from a recognized Institute.
•	AGE LIMIT: 20 to 32 years. PAY SCALE: BPS-11 ELIGIBILITY: Male ALLOCATION: One each to Zone-1, 2 and 3.
	PUBLIC HEALTH ENGINEERING DEPTT:
71.	TWO (02) POSTS OF RESEARCH OFFICER/ HYDRO-GEOLOGIST.
-	QUALIFICATION: Second Division M.Sc (Hydro-Geology) OR B.Sc (Civil/ Agriculture Engineering) with two years relevant experience Or Second Division M.Sc (Water Resources/ Civil Engineering) from Agriculture University.
	AGE LIMIT: 21 to 32 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes ALLOCATION: One each to Merit and Zone-1.
72.	EIGHTEEN (18) POSTS OF ASSISTANT SOCIAL ORGANIZER.
	QUALIFICATION: Second Class Master Degree in Social Sciences from a recognized University.
,	AGE LIMIT: 21 to 30 years, PAY SCALE: BPS-16 ELIGIBILITY: Both Sexes ALLOCATION: Five to Merit, Three each to Zone-1, 2, 3 and Two each to Zone-4&5.
73.	TWO (02) POSTS OF ASSISTANT, SOCIAL ORGANIZER (WOMEN QUOTA).
	QUALIFICATION: Second Class Master Degree in Social Sciences from a recognized University.
2	AGE LIMIT: 21 to 30 years. PAY SCALE: BPS-16 ELIGIBILITY: Female ALLOCATION: Merit.
74.	SEVEN (07) POSTS OF ASSISTANT RESEARCH OFFICER (WATER QUALITY).
	QUALIFICATION: Second Division B.Sc (Microbiology or Chemistry) from a recognized University.
4	AGE LIMIT: 21 to 30 years. PAY SCALE: BPS-16 ELIGIBILITY: Both Sexes. ALLOCATION: One each to Merit, Zone-2, 3, 4, 5 and Two to Zone-1

2/20//

175. EIGHT (08) POSTS OF JUNIOR SCALE STENOGRAPHER.

QUALIFICATION: (i) 2ND Class Intermediate/ D.com or equivalent qualification from recognized a Board; and (ii) A speed of 50 words per minute in English Shorthand and 35 words per minute in English Typing.

AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-12 ELIGIBILITY: Both Sexes ALLOCATION: Two each to Zone-1, 2 & 3 and One each to Zone-4 and 5.

76. EIGHTEEN (18) POSTS OF SUB ENGINEER CIVIL.

QUALIFICATION: Three years Diploma of Associate Engineering Civil from a recognized Institute.

AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-11 ELIGIBILITY: Male ALLOCATION: Four each to Zone-1, 2, 3 and Three each to Zone-4 and 5.

77. TWO (02) POSTS OF SUB ENGINEER CIVIL (WOMEN QUOTA).

QUALIFICATION: Three years Diploma of Associate Engineering Civil from a recognized Institute.

AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-11 ELIGIBILITY: Female ALLOCATION: Merit.

78. FOUR (04) POSTS OF DRAFTSMAN.

<u>QUALIFICATION</u>: (i) Second Division Secondary School Certificate from a recognized Board and (ii) Two years duration Certificate Course in Civil Draftsmanship from a recognized Board of Technical Education.

AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-11 ELIGIBILITY: Both Sexes ALLOCATION: One each to Zone-1, 2, 3 and 4.

PROVINCIAL PUBLIC SAFETY AND POLICE COMPLAINT COMMISSION

79. ONE (01) POST OF FEMALE JUNIOR SCALE STENOGRAPHER CUM COMPUTER OPERATOR

QUALIFICATION: (i) FA/ F.SC in second division from recognized Board (ii) One year diploma in Computer Science from an institute recognized by the Board of Technical Education. (iii) A speed of 60 words per minute in English Shorthand and 35 words per minute in English Typewriting.

AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-12 ELIGIBILITY: Female ALLOCATION: Merit

SPORTS, TOURISM, CULTURE, ARCHAELOGY & MUSEUMS DEPARTMENT

80. ONE (01) POST OF ADMINISTRATOR

QUALIFICATION: Bachelor Degree from a recognized university with at least five years experience in management / administration.

AGE LIMIT: 21 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Male ALLOCATION: Zone-1

Park Bridge

Detail Marks Certificates for all the examinations shall necessarily be required and these

should be attached with the application forms.

Ex-armed Forces Personnel must send copy of Discharge Certificate with their applications. 1111) Govt. / Semi Govt. / Autonomous / Semi Autonomous Bodies employees may apply direct but their Departmental Permission Certificates should reach within 30 days of the closing

- Applications should be on the prescribed application form obtainable from the listed below (iv) branches of the NATIONAL BANK OF PAKISTAN. Application Fee is Rs.285/- (Rupees Two Hundred Eighty Five only) for all the candidates. In addition to the application fee, the candidates will have to pay Rs.15/- (rupees fifteen only) on account of Bank Charges. Separate application form will be required for each advertised category of posts. Application forms obtained other than the specified branches of the National Bank will be considered invalid and such applications will not be entertained. The applications on plain paper or Photostat shall not be accepted. Incomplete and late applications shall also be ignored.
- Applications must be submitted within time as no extra time is allowed for postal transit. The (v) applications if submitted on the last date for receipt of applications must reach the Commission's office by the closing hours.

Applicants married to Foreigners are considered only on production of the Govt: Relaxation (VI)

No applicant shall be considered in absentia on paper qualifications unless, he/she (vii) possesses exceptionally higher qualifications than the minimum prescribed qualification for a particular post(s).

Govt. reserves the right not to fill any or fill more or less than the advertised post(s). (viii)

Candidates who have already availed three chances by physical appearance before the (x)Commission and have failed for the post(s) having one and the same qualifications and scale of pay shall be ineligible.

Experience wherever prescribed shall be counted after the minimum qualifications for the (X) post(s), if not specifically provided otherwise against the advertised post(s).

In case the number of applications of candidates is disproportionately higher than the (xi)number of posts, short listing will be made in anyone of the following manner: -

(a) Written Test in the Subject.

- (b) General Knowledge or Psychological General Ability Test.
- (c) Academic and/or Professional record as the Commission may decide.

SPECIFIED BRANCHES OF THE NATIONAL BANK OF PAKISTAN.

- (1)Main Branches of: Parachinar, Mardan, Swabi, Malakand, Shangla, Chitral, Timargara, Daggar, D.I.Khan, Bannu, Karak, Kohat, Hangu, Lakki Marwat, Abbottabad, Haripur, and Mansehra
- Saddar Road Branch, Tehkal Payan Branch, and G.T Road (Nishtar Abad) (2)Branch Peshawar
- Tehsil Bazar Branch Charsadda, Nowshera Cantt: Branch, Bank Square Branch (3)Mingora and City Branch Tank

Note: -The candidate who apply for the post(s) are advised to make sure that they are eligible for the post in all respects because eligibility of the candidate will be determined strictly according to the rules after conduct of all essential tests.

> (ATTA-UR-REHMAN) Secretary Khyber Pukhtoonkhwa Public Service Commission Peshawar

Phone Fax Website

091-9213551 091-9211795 www.kppsc.gov.pk

KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION 2-Fort Road, Peshawar Cantt.

No. PSC/SR-1/_____ 1128939

Dated:

27/16/15

To

The Secretary to Govt: of Khyber Pakhtunkhwa, Public Health Engineering Department,

Peshawar.

Subject: -

RECRUITMENT TO (33) POSTS OF (BPS-11) HEALTH DEPARTMENT (Advertisement No.05/2014, Sr.No.49).

Dear Sir,

I am directed to refer to your letter No.SO(Estt)/PHED/1-90/2012-13, dated 23.05.2014 on the subject noted above and to state that the Commis recommends the following candidates to the Government for appointment agains subject cited posts.

2nd Block

Rotation	Allocation	Merit Order	Name with Father's Name	Domie Zone
18 th	Zone-3	سمر. 01	Suliman Khan S/O Amir Laiq Khan	Dir.U

3rd Block

Γ	Vacancy	Allocation	Merit	Name with Father's Name	Domic
	Rotation		Order	, A	Zone
	1 st	Zone-1	15 س	Muhammad Riaz S/O Taslim Khan	Khybe
	2 nd	Zone-2	03	Alamgir Khan S/O Mazullah Khan	Charsa
	3 rd	Zone-3	05	Shaukat Ali S/O Muhammad Amin	Swat/3
	4 th	Zone-4	.02	Murad Khan S/O Taza Khan	Bannw
	5 th	Zone-5	11 (,	Aasim Mumtaz S/O Muhammad Mumtaz	Mansel
	6 th	Zone-1	17 س	Inam Khan S/O Muhammad Aziz	Bajaur
	7 th ·	Zone-2	07	Jahangir Khan S/O Inayat Ullah Khan	Marda
	8 th	Zone-3	09 /	Fayyaz Ullah S/O Gul	Swat/3
	9 th	Zone-4	04.	Mateen Ullah S/O Sami Ullah	D.I.Kh.
Ţ	10 th	Zone-5	12 \	Husnain Zeb S/O Jahan Zeb	Mansel
•/ ~ \	11 th	Zone-1	20	Aziz Ur Rehman S/O Ali Hussain	N.W A
9 	12 th	Zone-2	08_	Saif Ul Islam S/O Wadood Shah	Charsa
	13 th	Zone-3	10	Qaisar Rahim khan S/O Rahim Dad	Malaka
	14 th	Zone-4	06 /	Rizwan Ullah S/O Gul Zaman	Lakki Marwa
	15 th	Zone-5	16.	Aamir Shafique S/O Shafique Ahmed	Haripu
†	16 th	Zone-1	21)	Muhammad Nisar S/O Shamrooz Khan	Moh:A
	17 th	Zone-2	18,	Zuaid Ur Rahman S/O Mehboob Ur Rahman	Charsa
	18 th	Zone-3	13	Zahid Ali S/O Fazli Raziq	Malak

D.S (Admn) PHED

Secretary P.H.E.

Vacancy	Allocation	Merit	Name with Father's Name	Domicile,
Rotation	AMOCALION	Order	I design to mean a mean of the	Zone
1 st	Zone-i	24	Usman Ullah S/O Kobal Khan	F.R Bannu/1
2nd	Zone-2	22	Imran Khan S/O Mumtaz Khan	Charsadda/2
3 rd	Zone-3	. 28	Rahmat Zeb S/O Bin Yamin	Dir.Upper/3
4 th	Zone-4	14,0	Muhammad Adnan Javaid S/O Muhammad Javaid Iqbal	D.I.Khan/4
5 th	Zone-5	40	Syed Iltaja Hussain Shah S/O Syed Tufail Ahmad Shah	Abbottabad/:
6 th	Zone-1	32 ,		Moh:Agy/1
7 th	Zone-2	25	Imad Khan S/O Tahir Shah	Charsadda/2
8 th	Zone-3	29,	Yasar Ali S/O Muqarab Khan	Dir.Upper/3
9 th	Zone-4	19	Muhammad Asim khan S/O Muhammad Habib Khan	Kohat/4
10 th	Zone-5	57	Ahsan Aslam S/O Muhammad Aslam	Abbottabad/
11 th	Zone-1	38	Fazal Ur Rehman S/O Badshah Khel	Khyber Agy
12 th	Zone-2	26	Nasr Ullah Khan S/O Karim Ullah	Mardan/2
13 th	Zone-3	31	Zakir Ullah S/O Noor Hani Gul	Malakand/3
14 th	Zone-4			D.I.Khan/4

2. Recommendation in favour of the recommendee is provisional subject to their medical fitness and verification of all the documents / testimonials by your department.

3. Upto date zonal state will be as under:

<u> </u>	Zone-1	Zone-2	Zone-3	Zone-4	Zone-5	Total
Share	15	15	15	12	. 11	68_
Adjusted	15	15	15	12	11	68
Balance						

Inter-se-merit of the above recommendees is as under:-

Meri	:+	Name with Father's Name	Domicile/Zone
Ord	1	LACERING AAITER II MENTON D.	
. 1.		Suliman Khan S/O Amir Laiq Khan	Dir.Upper/3
2.		Murad Khan S/O Taza Khan	Bannu/4
3.		Alamgir Khan S/O Mazullah Khan	Charsadda/2
4.		Mateen Ullah S/O Sami Ullah	D.I.Khan/4
5.		Shaukat Ali S/O Muhammad Amin	Swat/3
6		Rizwan Ullah S/O Gul Zaman	Lakki Marwat/4
7		Jahangir Khan S/O Inayat Ullah Khan	Mardan/2
	·	Saif Ul Islam S/O Wadood Shah	Charsadda/2
. 9		Fayyaz Ullah S/O Gul	Swat/3
ļ	10.	Qaisar Rahim khan S/O Rahim Dad	Malakand/3
	11.		Mansehra/5
	12.	Husnain Zeb S/O Jahan Zeb	Mansehra/5
	13.	Zahid Ali S/O Fazli Raziq	Malakand/3
-	14.	Muhammad Adnan Javaid S/O Muhammad Javaid Iqbal	D.I.Khan/4
	15.	Muhammad Riaz S/O Taslim Khan	Khyber Agy/1
-	16.		Haripur/5
	17.	Inam Khan S/O Muhammad Aziz	Bajaur Agy/1

10	7	·
18.	Zuaid Ur Rahman S/O Mehboob Ur Rahman	Charsadda/2
19.	Muhammad Asim khan S/O Muhammad Habib Khan	Kohat/4
20.	Aziz Ur Rehman S/O Ali Hussain	N.W Agy/1
21.	Muhammad Nisar S/O Shamrooz Khan	Moh:Agy/1
22.	Imran Khan S/O Mumtaz Khan	Charsadda/2
23.	Muhammad Imran S/O Abbas Khan	D.I.Khan/4
24.	Usman Ullah S/O Kobal Khan	F.R Bannu/1
25.	Imad Khan S/O Tahir Shah	Charsadda/2
26.	Nasr Ullah Khan S/O Karim Ullah	Mardan/2
27.	Rahmat Zeb S/O Bin Yamin	Dir.Upper/3
28.	Yasar Ali S/O Muqarab Khan	Dir.Upper/3
29.	Zakir Ullah S/O Noor Hani Gul	Malakand/3
30.	Arshad Ali S/O Hakeem Said	Moh:Agy/1
31. ,-	Fazal Ur Rehman S/O Badshah Khel	Khyber Agy/1
32.	Syed Iltaja Hussain Shah S/O Syed Tufail Ahmad Shah	Abbottabad/5
33:	Ahsan Aslam S/O Muhammad Aslam	Abbottabad/5

5. Original applications (with enclosures) of the above thirty three (33) recommendees are enclosed herewith for your record.

6. Kindly acknowledge receipt the same.

Yours faithfully,

(GHULAM DASTAGIR AHMAD)

Director Recruitment

Encl: As above.



GOVERNMENT OF KHYBER PAKHTUNKHWA PUBLIC HEALTH ENGG: DEPARTMENT

No.SO(Estt)/PHED/1-90/2010 Dated Peshawar, the November 12, 2011

To

The Secretary to Govt of Khyber Pakhtunkhwa, Establishment Department Peshawar

Subject:

APPOINTMENT OF SUB ENGINEERS.

Dear Sir,

I am directed to refer to the subject noted above and to state that the Chief Engineer PHED has reported that ex-Chief Engineer PHE (Mr. Allauddin) has appointed 24-No Sub Engineers (BS-11) without observing procedures and odal formalities during the period from 10/2008 to 01/2010, copies of their appointment orders are enclosed herewith. However, appointment of Sub Engineers (BS-11) comes under the purview of Public Service Commission. The Department has thoroughly examined the case and has noted the following shortcomings in the case:-

- 1. No such requisition has been sent to the Public Service Commission.
- 2. NO NOC was obtained from the Public Service Commission.
- 3. No approval/sanction of the administrative department has been obtained for appointment of said Sub Engineers.
- 4. No Departmental Selection Committee was constituted.
- 5. The posts were also not advertized in the newspapers.
- It is also added that the officer concerned has been retired from Gvot service on 15.01.2010 and all the said Sub Engineers are still working in the
- In view of above, it is requested that this department may kindly be advised that what action is required to be taken by the Department at this stage.

Yours faithfully

(SHABBIR AHMED"

SECTION OFFICER (ESTT)

Sub Engineer 24+6:=30

6 Stanographer



GOVERNMENT OF KHYBER PAKHTUNKHWA PUBLIC HEALTH ENGG: DEPARTMENT

No.SO(Estt)/PHED/1-90/2012-13 Dated Peshawar, the December 24, 2013

To

The Secretary to Govt. of Pakhtunkhwa, Establishment Department.

Subject:-

APPOINTMENT OF SUB ENGINEERS

I am directed to invite your kind attention to this Department's letter No.SO(Estt)PHE/1-90/2010, dated 12th November, 2011 (copy enclosed) wherein advice was sought for action against 24-Nos Sub Engineers (BPS-11), appointed by the Chief Engineer (Mr.Alla ud Din, now retired) during the period from 10/2008 to 01/2010, without observing procedures & codal formalities. Similarly some of the stenotypist/stenographer has also been appointed. (Copies of appointment orders issued are enclosed herewith for examination.

- It is added that a reference bearing No.SO(Estt)PHE/1-90/2012, dated 24th May, 2013 (copy enclosed) was also made to the Anti-Corruption Establishment as the officer has since been retired from the service. However, ACE expressed inability on the grounds that there are no criminal proceedings involved in the matter and that the department may resolve the issue at his level.
- In view of the above, I am to request as to what action is required to be taken at this stage.

Yours faithful!

% SECTION OFFICER (ESTT)

ENDST: OF EVEN NO. & DATE

Copy forwarded to the:-

1) PS to Minister for PHE Department KPK Peshawar.

2) PS to Secretary PHE Department, KPK Peshawar.

SECTION OFFICER (ESTT)

1.9

ANNEXURE X







GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT & ADMN: DEPARTMENT (REGULATION WING)

No.SOR-V(E&AD)/15-3/09 Dated 30th January, 2014

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

Subject:

APPOINTMENT OF SUB ENGINEERS

Dear Sir,

I am directed to refer to your letter No.SO (Estt)PHED/1-90/2012-13 dated 22-1-2014 on the subject noted above and to state that the appointment, promotion and transfer rules 1989 and recruitment policy of the Provincial Government is quite clear and the Department may look/examine the appointment of Sub Engineer in the light of the rules and policy of the Provincial Government and firm up their views for final decision and take necessary action if the appointment proved illegal and apprise the Supreme Court of Pakistan accordingly. Moreover the Department should also initiate disciplinary action against the officers who was/were involved in appointment of illegal Sub Engineer and brought him/them to the justice.

Yours faithfully,

(SHABBIR AHMAD) SECTION OFFICER (REG-V)

En Wa

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GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT & ADMN: DEPARTMENT (REGULATION WING)

No.SOR-V(E&AD)/15-3/2009 Dated 17th March, 2014

/ The Secretary to Govt. of Khyber Pakhtunkhwa, PHE Department.

Subject:

ADVICE REGARDING STATUS OF APPOINTMENT.

Dear Sir.

Jam directed to refer to your letter No.SO(Estt)/PHED/1-90/2012-13/321 dated 04-3-2014 on the subject noted above and to state the post of Sub Engineer is Provincial Cadre post and fall under the purview of Public Service Commission. The Department is not empowered to fill the post without the recommendation of Public Service Commission. Therefore the person so appointed on the post of Sub Engineer BPS-11, his appointment is irregular, illegal. However the Department should initiate disciplinary action against the officer/officers who was/were involved in appointment of such illegal appointment of Sub Engineers and brought him/them to the justice.

Yours faithfully,

(SHABBIR AHMAD) SECTION OFFICER (REG-V)

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relevant of

3 2010

Office of the district accounts officer tank

NO.DAO/TANK/APPOINTMENT/2010-11/805-11

Dated: 23/05/2011

To

The Accounts General, Khyber Pakhtunkhwa. Peshawar.

SUBJECT:

APPOINTMENT OF SUB ENGNIEER BY DEPARTMENTAL

AUTHORITY

MEMO:

Kindly refer to your letter No: H-24(110)/TANK/VOL-II/2010-11 dated 30.07.2010 on the subject noted above (copy enclosed)

It is again submitted that the department of the incumbent sub engineer has been failed to produce the requisite NOC by the Public Service Commission Khyber Pakhtunkhwa.

It is further stated that department of public health engineering is reluctant to decide/regularize the case of appointment of sub engineer in light of Para 13 & 14 of Khyber Pakhtunkhwa civil servants appointment/promotion transfer rule 1989.

The original appointment order has been made in contravention of Government laid down policy vide circulated notification No: SOR-VI/EXAD/1-10/2005/VOL-VI dated 15.11.2007

The contents of appointment order reveal that incumbent of sub engineer has been appointed on regular basis without recommendation of Public Service Commission Khyber Pakhtunkhwa (copy enclosed), NOC in-case obtained is not being furnished by the department nor the appointment is modified in terms of Para 13 & 14 of appointment promotion and transfer rule 1989.

This office is of the view that the appointment of the sub engineer is invalid abinitio until reviewed as per your office clarification dated 30.07.2010. The presumption of this office if correct may be confirmed.

MAD)

DISTRICT ACCOUNTS OFFICER

TANK 1 2

Copy forwarded to all concerned for information and further necessary action please (

(1) Secretary to the Government of PHE, Khyber Pakhtunkhwa, Peshawar

(2) Chief engineer, PHE Department, Peshawar
 (3) District Coordination Officer, Tank

(4) District Comptroller of Accounts, D.I.Khan

(5) XEN, PHE, Tank

(6) XEN, PHE, D.I.Khan

DISTRICT ACCOUNTS OFFICER



Office of the

Accountant General

Khyber Pakhtunkhwa Peshawar Phone: 091 9211250-54

No:H-24(110)/Tank/Vol-III/2010-11 /98

Dated. 06.2011

To

 $\tau_{s} = 3 \cdot \epsilon_{s}$

The Chief Engineer,

Public Health Engineering Deptt.

Khyber Pakhtunkhwa, Peshawar.

Subject: Appointment as Sub Engineer by Departmental Authority.

Kindly find enclosed herewith copy (along with its enclosures) of DAO Tank Memo No. DAO/Tank/Apptt:/2010-11/805-11 dated.26.05.2011 and letter dated. 23.07.2010 on the above subject.

In light of S&GAD letter No.SOR-I(S&GAD)1-117/91(C) dated. 12.10.1993, the appointment of Sub Engineer will continue to be made through the recommendation of Public Service Commission, where as Mr. Kashif Raza has been appointed without the recommendation of Public Service Commission vide office order No.11/E-4/PHE dated. 13.01.2010 which is contrary to the prevailing rules. The said officer was allowed salaries for the services recorded in light of Para-13 & 14 of NWFP Civil Servant (Appointment, Promotion and Transfer) Rules 1989, which provide that appointment can be made on adhoc basis for the period of six months.

It is therefore, requested to provide the recogniendations of Public Service Commission or regularize the appointments from Establishment Deptt. in relaxation of rules or reconsider the appointment order for future course of action.

Any appropriate action taken in this regard may kindly be intimated, otherwise the salary of the official being irregular appointed will be discontinued.

COUNTS OFFICER(HAD)

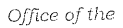
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- 1. Establishment Department Khyber Pakhtunkhwa, Peshawar
- 2. Deputy District Officer WS&S Tank
- 3. Mr. Kashif Raza, Sub Engineer office of Deputy District Officer Works & Services Tank(WS&S)
- 4. DAO Tank with reference to your letter referred above and intimate that why the Pay beyond 06 months was allowed without any consultation with high ups.

ACCOUNTS OFFICER(HAD)

32000



Accountant General

Khyber Pakhtunkhiva Peshawar Phone: 091 9211250-54

No. (-24(110)/Tank/Vol-II/2010-11/

Dated, 30.07.2010

 T_0

The District Accounts Officer. Tank.

APPOINTMENT OF SUB—ENGINEER BY DEPARTMENTAL AUHORITY

Kindly refer to your office letter No: DAO/TK/Appointment/2010-11/742-44 dired: 23-07-2010 on the above subject.

In the case if the necessary NOC has been obtained by the Public Service Constission, then the case may be decided in the light of Para -13 & 14 of NWFP Civil Servint (Appointment, Promotion, & Transfer) Rules 1989.

ACCOUNTS OFFICER (HAD)

WHYBER PAKHTUNKHWA PESHAWAR.

Copy to:

Chief Engineer, Public Health Engineering Deptt: Khyber Pakhtunkhwa Peshawar.

> ACCOUNTS OFFICER (HAD) KHYBER PAKHTUNKHWA PESHAWAR.

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