BEFORE THE PESHAWAR HIGH COURT, PESHAWAR.

Writ Petition No.421/2023.

Mr. Babar Hayat Senior Scale Stenographer Deputy Commissioner Office Swabi......(Petitioner)
Versus

Ihsan Ullah, Senior Scale Stenographer (ACB) and others.

....(Respondents)

Para-wise comments on behalf of Respondents No.03 and 04.

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Assistant to Commissioner (Rev), Mardan Division, Mardan.

Before Khyber Pakhtunkhwa Service Tribunal Peshawar

(12)2 CPC in Service Appeal 148/2019 Mr. Baber Hayat (Senior Scale Stenographer) Deputy Commissioner Office Swabi

(Appellant)

Minster Pulshinkhwe Kendika Thireani

8961

Deced 13-11-23

- 1- Ihsan Ullah, Senior Scale Stenographer (ACB)
- 2- Muhammad Ibrahim, Private Secretary (ACB)
- 3- The Commissioner Mardan Division, Mardan.
- 4- The Senior Member, Board of Revenue & Estate Department Khyber Pakhtunkhwa
 Peshawar. (Respondents)

Reply/Parawise Comments on behalf of Respondent No. 03 and 04. Preliminary Objects:

- 1- As Appellant has got not cause of action.
- 2- The appeal is not maintainable in its present form.
- 3- The appellant has not come with clean hand to this honorable court.
- 4- The appellant has no locus standai to file the appeal.
- 5- This honorable tribunal has no justification to entertain the instant appeal.

<u>Facts</u>

- A- That the Respondent no. 01 & 02 were appointed in the office of Commissioner Mardan Division on 30th June, 2009 as Junior Scale Stenographers (Annexure-A). Their Joint Final Seniority list of Junior Scale Stenographers of the offices of Commissioner Mardan Division, District Coordination Mardan & Swabi were issued in 2010 till 2014 as per Notification of Board of Revenue & Estate Department Khyber Pakhtunkhwa vide no. 13045/Admn:II/1/296/Amendment dated 02nd July, 2010 (Annexure-B) wherein Respondent no. 01 & 02 were placed number 08 & 09 (Annexure-C) and the name of appellant was not included as the appellant was appointed in the Office of Deputy Commissioner Swabi on 17/07/2014 (Annexure-D).
- B- That the Board of Revenue & Estate Department Khyber vide Notification dated 23/01/2015, separated service structure rules of the employees of the Commissioner Office and Deputy Commissioner offices, framed under rule-3(2) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules-1989 (Annexure-E) and under the new rules seniorities of employees of offices of Commissioner and Deputy Commissioner were divided in two sets i.e. Commissioner office & Deputy Commissioner office.
- C- That the Respondent no. 01 & 02 Mr. Muhammad Ishtiaq (Computer Operator) of this office submitted written application to worthy Commissioner Mardan Division for the purpose of promotion to the vacant posts of Senior Scale Stenographers BPS-16 according to new rules of Board of Revenue Khyber Pakhtunkhwa wherein 60% quota is reserved for the promotion of Junior Scale Stenographer and 40% quota is reserved for Computer Operator (Annexure-F). Consequently promotions were made as per the said rules vide office order no. Estt:II /DPS/28593-97 dated 22/12/2015.
- D- That on 18/10/2017 the Respondent No.01 submitted an application for promotion of the Respondent No. 02 to the vacant post of Private Secretary on (ACB) and filling the new become vacant post of senior scale stenographer from the Respondent no. 01. The request of the Respondent No. 01 was preceded and Departmental Promotion Committee Meeting held under the chairmanship of Respondent No. 03 & 04 consequently, on the recommendation of the Departmental Promotion Committee, Respondent No. 02 was promoted to the post of Private Secretary on Acting Charge Basis from the post of Senior Scale Stenographer on dated 08/05/2018 (Annexure-G) and Departmental Promotion Committee filled the new post of Senior Scale Stenographer from Respondent no. 01 on acting charge basis dated 19/04/2018 (Annexure-H). Later the service of Respondent No. 2 was regularized on the recommendation of Departmental Selection Committee Meeting vide notification no (Annexure-I) and Respondent

المجاسمة

- 2- Incorrect: The Petitioner was neither necessary nor proper party in the case as Respondent No. 01 challenged the seniority of Respondent No. 02 as Junior Scale Stenographer from the year 2010, which was framed as per Notification of Board of Revenue & Estate Department Khyber Pakhtunkhwa vide no. 13045/Admn:II/1/296/Amendment dated 02nd July, 2010, wherein the name of appellant was not included as the appellant was appointed in the Office of Deputy Commissioner Swabi on 17/07/2014 and first seniority of Petitioner was framed in the office of Deputy Commissioner Swabi as per notification of Respondent No. 03, dated 23/01/2015, wherein separate service structure rules of the employees of the Commissioner Office and Deputy Commissioner offices were framed under rule-3(2) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules-1989 (Annexure-B) and under the new rules seniorities of employees of offices of Commissioner and Deputy Commissioner were divided in two sets i.e. Commissioner office & Deputy Commissioner Office. Therefore, his claim for right was already entertained in the office of Deputy Commissioner Swabi as per notification of Respondent no. 03 dated 23/01/2015.
- 3- Correct: Respondent No. 04 has been issued Final Joint Seniority List of Assistants & Senior Scale Stenographers as stood on 31/12/2022 for the further promotion of the Posts of Tehsildars, Private Secretaries & Superintendent.
- 4- Correct: That Respondent No. 01 was appointed in the office of Commissioner Mardan Division on 30/06/2009 and the petitioner was appointed in the office of Deputy Commissioner Swabi on 17/07/2014. That the Respondent has completed his 05 Years service for promotion to the post of Senior Scale Stenographers on 30/06/2014 and the petitioner has completed his 05 Years service for promotion to the post of Senior Scale Stenographers on 18/07/2014 and consequently, promotion of Respondent No. 04 to mentioned post has been made on 19/04/2018 on acting charge basis, which was regularized from the date 19/04/2018 through corrigendum vide notification dated 30/06/2021 on the order of hon'able Service Tribunal of Khyber Pakhtunkhwa and promotion of the petitioner to the mentioned post has been made on 13/09/2019.
- 5- Incorrect: As the Respondent No. 01 has been regularized from the date of 19/04/2018 through corrigendum vide notification, dated 30/06/2021 on the order of hon'able Service Tribunal of Khyber Pakhtunkhwa.
- 6- Needs no reply:
- 7- Needs no reply
- 8- Incorrect: that the Respondent No. I & 02 were appointed in the office of Commissioner Mardan Division in the year 2009 as Junior Scale Stenographers and the Petitioner was appointed in the office of Deputy Commissioner Swabi in the year 2014 as Junior Scale Stenographer. Furthermore, the Respondent No. 01 Challenged the Seniority of the Respondent No. 02 of the year 2010 as Junior Scale Stenographer in the year 2018 and during pending of suit the seniority of the petitioner was separated from the office of Commissioner Mardan Division and during challenged seniority time i.e. the year 2010 the petitioner was not employee of Deputy Commissioner office.

It is therefore requested that appeal of the petitioner may be dismissed with costs or advise him to wait till outcome of the decision of August Supreme Court of Pakistan or submit application to Supreme Court of Pakistan for impleadment in the subject case as Party.

Commissioner Mardan Division Marda

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Khyber Pakhtu, ½h &a

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No. 01 has been regularized on the direction of hon'able Service Tribunal Khyber Pakhtunkhwa (Annexure-J).

E- That on 06/11/2018, the Respondent No. 01 submitted through proper channel appeal to Senior Member, Board of Revenue & Estate Department Khyber Pakhtunkhwa wherein the Respondent No. 01 challenged the seniority of the Respondent No. 02 from the year to 2009 however, the Respondent No. 03 disposed off the appeal of the Respondent No. 01 with the remarks of Respondent No. 1 that "the instant Departmental Appeal is badly time barred and having no legal ground hence, dismissed as the appellant and Respondent no. 3 were appointed as Junior Scale Stenographer on 30/06/2009, but he has never challenged the Seniority of Respondent No. 03 (Muhammad Ibrahim) up till 2017. Beside the respondent no.3 Muhammad Ibrahim was promoted as Senior Scale Stenographer BPS-16 on 22/12/2015 while the present appellant remained acquiescent for more than two years. Seniority list has been issued from time to time which has never been assailed by petitioner/appellant. The present appellant is relying on Screening Tests Marks which are not the sole determinant in Selection".

That on 30/01/2019, the Respondent No. 01 submitted an appeal before the hon'able Service Tribunal Khyber Pakhtunkhwa Peshawar vide appeal no. 148/2019 against Respondent no. 02, 03 & 04 which was processed accordingly however, during the course of arguments of the learned counsel for Respondent No. 01 submitted an application that the Respondent No. 01 would be satisfied, if his promotion as Senior Scale Stenographer (BPS-16) on acting charge basis is regularized with effect from 19/04/2018 consequently the hon'able Service Tribunal of Khyber Pakhtunkhwa considered the application of Respondent No. 01 and passed judgment on 14/04/2022 that the Respondent No. 01 is entitled for promotion as Senior Scale Stenographer on regular basis on 19/04/2018 and directed to issue corrigendum of notification <u>dated 30/06/2021</u> considering the Respondent no. 01 as regularly promoted to the concerned post with effect from 19/04/2018 with all consequential benefits (<u>Annexure-M</u>).

G- That Respondent No. 03 & 04 have filled a CPLA No. 662-P/2022 dated 12/12/2022 before August Supreme Court of Pakistan against the Judgment of hon'able Service Tribunal of Khyber Pakhtunkhwa dated 14-04-2023, which is still pending however, an application for early hearing has been submitted by the Respondents No.03 & 04 on 12/12/2022 before Supreme Court of Pakistan (Annexure-N).

H- That on dated 16-08-2022 the Respondent No. 01 submitted execution petition no. 513/2022 in Service Appeal no. 148/2019 (Annexure-O) which was processed accordingly and on 25/11/2022 the hon'able Service Tribunal Khyber Pakhtunkhwa issued notice to Respondent No. 03 for compliance of Judgment i.e. 14/04/2022 on or before 03/01/2023 (Annexure-P), however, Respondent No. 03 asked opinion in the subject matter from the Respondent No. 04 regarding the implementation of the order of hon'able Service Tribunal Khyber Pakhtunkhwa vide letter no. 1740/Court Matter/ACR, dated 30/12/2022 (Annexure-Q) and the Respondent No. 04 guided to Respondent No. 03 to issue conditionally/provisional regularization notification in-respect of Respondent No. 01 till the outcome of pending CPLA in August Supreme Court of Pakistan (Annexure-R). Consequently, Respondent No.03 issued Conditionally/Provisional Regularization office order on 02-01-2023 (Annexure-S) and copy of the same is submitted before honable Service Tribunal of Khyber Pakhtunkhwa.

Reply to Facts/Grounds:

1- Incorrect: The plea of the petitioner is against the facts as Respondent No. 03 & 04 have filed CPLA in August Supreme Court of Pakistan against the Judgment of Service Tribunal of Khyber Pakhtunkhwa, which is still pending and till the outcome of the decision of hon'abel Supreme Court of Pakistan the matter of seniority of Senior Scale Stenographers of the Division is disputed.

- 2- Incorrect: The Petitioner was neither necessary nor proper party in the case as Respondent No. 01 challenged the seniority of Respondent No. 02 as Junior Scale Stenographer from the year 2010, which was framed as per Notification of Board of Revenue & Estate Department Khyber Pakhtunkhwa vide no. 13045/Admn:II/1/296/Amendment dated 02nd July, 2010, wherein the name of appellant was not included as the appellant was appointed in the Office of Deputy Commissioner Swabi on 17/07/2014 and first seniority of Petitioner was framed in the office of Deputy Commissioner Swabi as per notification of Respondent No. 03, dated 23/01/2015, wherein separate service structure rules of the employees of the Commissioner Office and Deputy Commissioner offices were framed under rule-3(2) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules-1989 (Annexure-B) and under the new rules seniorities of employees of offices of Commissioner and Deputy Commissioner were divided in two sets i.e. Commissioner office & Deputy Commissioner Office. Therefore, his claim for right was already entertained in the office of Deputy Commissioner Swabi as per notification of Respondent no. 03 dated 23/01/2015.
- **3- Correct:** Respondent No. 04 has been issued Final Joint Seniority List of Assistants & Senior Scale Stenographers as stood on 31/12/2022 for the further promotion of the Posts of Tehsildars, Private Secretaries & Superintendent.
- 4- Correct: That Respondent No. 01 was appointed in the office of Commissioner Mardan Division on 30/06/2009 and the petitioner was appointed in the office of Deputy Commissioner Swabi on 17/07/2014. That the Respondent has completed his 05 Years service for promotion to the post of Senior Scale Stenographers on 30/06/2014 and the petitioner has completed his 05 Years service for promotion to the post of Senior Scale Stenographers on 18/07/2014 and consequently, promotion of Respondent No. 04 to mentioned post has been made on 19/04/2018 on acting charge basis, which was regularized from the date 19/04/2018 through corrigendum vide notification dated 30/06/2021 on the order of hon'able Service Tribunal of Khyber Pakhtunkhwa and promotion of the petitioner to the mentioned post has been made on 13/09/2019.
- 5- Incorrect: As the Respondent No. 01 has been regularized from the date of 19/04/2018 through corrigendum vide notification, dated 30/06/2021 on the order of hon'able Service Tribunal of Khyber Pakhtunkhwa.
- 6- Needs no reply:

- 7- Needs no reply
- 8- Incorrect: that the Respondent No. I & 02 were appointed in the office of Commissioner Mardan Division in the year 2009 as Junior Scale Stenographers and the Petitioner was appointed in the office of Deputy Commissioner Swabi in the year 2014 as Junior Scale Stenographer. Furthermore, the Respondent No. 01 Challenged the Seniority of the Respondent No. 02 of the year 2010 as Junior Scale Stenographer in the year 2018 and during pending of suit the seniority of the petitioner was separated from the office of Commissioner Mardan Division and during challenged seniority time i.e. the year 2010 the petitioner was not employee of Deputy Commissioner office.

It is therefore requested that appeal of the petitioner may be dismissed with costs or advise him to wait till outcome of the decision of August Supreme Court of Pakistan or submit application to Supreme Court of Pakistan for impleadment in the subject case as Party.

Commissioner Mardan Division Marda

Board of Revenue & Estate

Board of Reverse Knyber Pakings Mt A

Sebio Member



OFFIGE OF THE COMMISSIONER MANDAM DIVISION MARDAM

Mr. Sharif Khan office Assistant Commissioner Mardan Division,
Mardan has been deputed to the Court of Service Tribunal Khyber
Pakhtunkhwa Peshawar to submit para wise comments in the titled case
Babar Hayat versus Senior Member Board of Revenue Peshawar and others.

Assistant to Commissioner (Rev), Mardan Division, Mardan.

Annea +) ISSIONER MARDAN DIVISION, MARDAN. OFFICE OF T Consequent upon the recommendation of the Selection Committee Mr. ORDER -Mohamimad-Hirabini skord arbad Khimit ou Vona labsad Walinskam Kondona Red Keni Bari Cham Mardan Stoff Edder of the following the Sterior ashers (BRS 120) in Commission and the following the fol Stenographer (BBS-12) in Commissioner sociece on the following terms and conditions: 1- His/ services will be yoverned by Section-19 of the NWFP, Civil Servants Act, 1973 as amended vice NWFP Civil Servants (Amendment Act, 2005). Her will be entitled to contributory Provident Fund in such manners and at such rates as prescribed by the government. 2- His services will be liable to termination on one-month notice from either. side. In case of resignation without notice, his/her two months pay allowances shall be forfeited to the government. 3- He will be governed by such rules and regulations as may be issued from time to time by the government. 4- He will remain on probation for a period of one year extendable to another year in terms of Section -6 of the NWFP, Civil Servants Act, 1973 read with Rule-15 (1) of the NWFP, Civil Servants (Appointment, Promotion and Transfer) Rules 1989. His services can be terminated any time in case his/her performance is found unsatisfactory during probation period. In case of misconduct, he shall be proceeded against under the NWFP Removal from Service (Special Powers) Ordinance, 2000 and the rules framed by the 5- The appointment offer is subject to verification of his/her academic documents from the concerned Board/University. He shall be bound to accept his adjustment absorption on any of the department/offices in Mardan Division as ordered by the Competent Authority." Before joining the post he will have to provide (a) Medical Fitness Certificate from the Medical Superintendent, DHO Hospital of his/her respective District of Domicile (b) Character Certificate from local Police Station (c) Attested photo copies of academic documents: In case the above terms and conditions of appointment are acceptable, he is le sed required to report his/her arrival in the office of the undersigned within seven (07) days of receipt of this letter, otherwise, the appointment would be considered cancelled. Commissioner Mardan Division, Mardan. Dated Mardan the Copy for warded to: District Accounts Officer Mardan. PS to Commissioner Mardan Division Mardan Mr Mohammad Ibrahim s/o Fathad Khan roo Mohallah Sadullah Khan 3-

Koroona Redi Gul Bari Cham Mardan

Assistant to Commissioner (Rev.).
for Commissioner Mardan Division,
Mardan.

Consequent upon the recommendation of the Selection Committee Mr. ORDE Illisanullah sio. Habiban Rehitan Villages Bahaduta Kallow Tensik & Programme District Mandana Scotleneduren plompent against the attemporary appositation reconstructions Stenographer (BPS-12) in Commissionals office on the following forms and conditions

1. His/ services will be governed by Section 19 of the NWFP, Civil Servants Act, 1973 as amended vice NWFP Civil Servants (Amendment Act, 2005). He will be entitled to contributory Provident Fund in such manners and at such rates as prescribed by the government.

2. His services will be liable to termination on one-month notice from either side. In case of resignation without notice, his/her two months pay allowances

shall be forfeited to the government.

He will be governed by such rules and regulations as may be issued from time

to time by the government.

4. He will remain on probation for a period of one year extendable to another. year in terms of Section-6 of the NWFP, Civil Servants Act, 1973 read with Rule-15 (1) of the NWFP, Civil Servants (Appointment, Promotion and Transfer) Rules 1989. His services can be terminated any time in case his/her performance is found unsatisfactory thuring probation period. In case of misconduct, he shall be proceeded against under the NWFP Removal from Service (Special Powers) Ordinance, 2000, and the rules framed by the

government from time to time.

The appointment offer is subject to verification of his/her academic documents from the concerned Board University

He shall be bound to accept his adjustment/absorption on any of the department/offices in Mardan Division as predered by the Competent Authority:

Before joining the post he will have to provide (a) Medical Fitness Certificate from the Medical Superintendent, DHQ Hospital of his/her respective District of Domicile (b) Character Certificate from local Police Station (c) Attested photo copies of academic documents.

In case the above terms and conditions of appointment are acceptable he is required to report his/her arrival in the office of the undersigned within seven (07) days

of receipt of this letter, otherwise, the appointment would be considered cancelled

Commissioner MardansD Mardan 🗐

Copy forwarded to:-

District Accounts Officer Mardan dias

PS to Commissioner Mardan Division Mardan : ki-

Mr. Insamullah s/o Habib ur Rehman Village Bahatlur Killay P.O. Takht Bhai District Mardan.

Assistant to Commission for Commissioner Mardan Division

Mardan:

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HTUNKHWA KHYBUR PAK

PUBLISHED BY AUTHORITY

PESHAWAR THURSDAY, 12/TH AUGUST, 2010.

GOVERNMENT OF KHYBER PAKHTUNKHWA REVENUE & ESTATE DEPARTMENT.

NOTIFICATION
Peshawar dated the 2nd July, 2010.

No. 12045/Artimed W1/200/Amendment. In pursuance of the provisions contained in sub-rule of tale I of the Kligher Pakhtunkliwa Civil Servants (Appointment, Promotion and Transfer) Raies, 1909, the Revenue & fistat Department in consultation with the Establis iment, Law and Figures Departments, Khyber Palshtimidiva, hereby direct that in this Department's Notification No. 69/40mm:11/1/296/Amendment, dated 13th June, 2006, the following amendments shall be made,

AMENDMENTS: Na inci

in the Preamble, for the word District the word Division shall be substituted.

in the Appendix:-

- in the heading, for the word "District", the word "Divisional" shall be substituted:
- against sectal No. 1, in column No. 5, for the existing entry, the following shall be rabstituted, namely:

"By promation on the basis of seniority-cum-litness from amongst the Assistant (BPS-14) with at clast five year service, in the offices of Divisional Commissioners, Additional Compulssioners, District Coordination, Officers, District Officers (R&E)/Collectors. Excentive District Officers (F&P) and Political Agents at Divisional Jevel.

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against serial No. 2, in column No. 5, for the existing entry, the following shall be sabstituted, namely:

"By premation on the basis of sentority cam-lines from against Senton Scale Stenegraphers (BPB-15) with at least five years as saids in the offices of Divisional Commissioners. Additional Commissioners, District Coordination Officers, District Officers (R&E)/Collectors, Executive District Officers (P&P) and Pullifest Agents at Divisional levels and

against social Mo. 3, in column No. 5, for the existing only; the following shall be substituted, namiely:

"By promotion on the basis of sontority-cumultiness from amongst Junior Scale flumgraphers (BPS-12) with at least live years service as such in the offices of Divisional Comprissionless, Additional Countissioners, District Coordination Officers, bixistor Officers (1200)/Colloctors, Executive District Officers (1200) and Political Agaille ad Divisional Igrestand Data Control Assistant (UPS-12) of the office of the Visited Appropriation Officers, District Officers (ACC)/Collectors, Executive District Gillgers (F&P) Department and Political Agents at Divisional Joyel with at least five much avertee as such and allalu Control Assistantis/Commissioners, Additionala laminissimora at Divisional level.

North-West Frontier Province

Published by Authority PESHAWAR, MONDAY, 18TH JANUARY, 2010

GOVERNMENT OF KHYBER PAKHTUNKHWA REVENUE & ESTATE DEPARTMENT.

NOTIFICATION

Dated the 2nd July, 2010

No.13045/Admn:11/1/296/Amendment.- Impursuance of the provisions contained in sub- sub rule (2) and 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Revenue & Estate Department in consultation with the Establishment. Law and Finance Departments, Khyber Pakhtunkhwa, hereby direct that in this department's Notification No. Admn:11/1/296/Amendment, dated 13th June, 2006, the following amendments shall be made, namely:-

AMENDMENTS"

In the preamble, for the word "District" the word "Division" shall be substituted. In the Appendix:-

In the heading, for the word "District", the word "Divisional" shall be substituted:

against scrial No. 1, in column No. 5, for the existing entry, the following shall be (ii) History 対は気 substituted, namely: "By promotion on the basis of seniority cum - fitness from amongst the Assistant (BPS-14) with a least five years service, in the office of Divisional Commissioners, Additional Commissioners, District Coordination Officers, District Officers (R&E)/Collector, Executive District Officers (F&P) and Political Agents at Divisional level".

against serial No.2, in column No. 5, for the existing entry, the following shall be (iii) substituted, namely:

"By promotion on the basis of schiority cum fitness from amongst Senior Scale Stenographers (BPS-15) with at least five-years as such in the office of Divisional Commissioner, Additional Commissioners, District Coordination Officers, District Officers (R&E)/Collectors, Executive District Officers (F&P) and Political Agents at Divisional level; and

against serial No.3, in column No.53, for the existing entry, the following shall be substituted, namely: at this licinal

"By promotion on the basis of seniority cums fitness from amongst Junior Scale Stenographers (BPS-12) with at least five years as such in the office of Divisional Commissioner, Additional Commissioners, District Coordination Officers, District, Officers (R&E)/Collectors, Executive District Officers)F&P) and Political Agents at Divisional level and Data Control Assistant (BPS-12) of the office of the District Coordination Officers, District Officers (R&E)/Collectors, Executive District Officers (P&P) Department and Political Agents at Divisional level with at least five years service. as such and Data Control Assistants / Commissions, Additional Commissioners at Divisional level

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SENIORMEMBER BOARD OF REVENUE, N. W.

2010 N.W.F.P. GOVERNMENT GAZETTE, EXTRAORDINARY 18TH JANUARY 2010 DISTRICT MINISTERIAL SERVICE RUIE \$2,001

A CONTRACTOR OF THE PROPERTY O			
Son Comenciatures of Rost with Pay/Scale	Riescribed qualification	Age	Method of recruitment
Superintendent	3,	4 3	
(B)546)		44	By Drombrion on the dasis of seniority cum-times from
	AMERICAN TO THE PROPERTY OF TH	- 100 and 1751	POSIDIA sistant (BPS-111) with at least tive years service as such in the offices of the DOS (District Offices (Revenue & Estate/Collector, and EDO (FRI)
Private Secretary		ecte	The charment and foundaments addices in the Hovince
(BPS-16)	And the same of th	, kill	Bypromotion on the basis of seniority cum fitness from amongst holder of the
	in the second days and the second days a	marzo esciro	45 Such anthe offices of DICO O.O. (R&B) and EDO (F&P) Denorment and
Steator Scale Steatographer	(1) BA or equivalent qualification from a		PROTUCAL SAMPLE CONTINUES FOR THE PROTUCE CO
O'DISC SIC	(ii) A speed of 100 words per minute in	ايسيد ا	(a) By Spromotion on the basis of seniority-cum-fitness from amongst Stenographers (BS-12) with at least five years service as such; or
	shorthand and 40 words per minute in typing		(b) By initial recruitment if no suitable Stenographer is available for promotions
	un tengush		
	Word and MS Excel:		
Junior Scale Sittographer (BPS	(i) 2° Class Bachelor Degree or equivalent	18-30 years	Byining recruitment
12	qualification from a recognized university. (ii) A speed of 50 wordsper minute in shorthand		
	in English and 35 words per minutes in		
	(iii) Knowledge of Computer in using MS Word		
	and MS Excel		

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N.W.F.P. GOVERNMENT GAZETTE, EXTRAORDINARY 181H JANUARY, 2010

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	Nomenclature of Postswith Ray Scale	Prescribed qualification	Age	Method of recruitment
3 0 38 3	2	3.	. 4	5
5	Date Computer Assistant (BPS-IV)	(i) 2nd Class Bachelor Degree with Computer Science Mathematics, Physics, Statistics or Economics as one of the subject and One year diplomatin Computer/Course of recognized by the Board of Technical	21-28 years	(i) Hifty percent by initial recruitment, (ii) Hifty percent by promotion on basis of seniority cumulatiness from amongst the holders of the posts of Computer Operator/KPO with at least two years service as such.
6.	Assistant (BPS-II)	2 nd Class Bachelor Degree or eqvivalent qualification from a recognized University	26-518-30 years	75% by appromotion on the basis of seniority cum fitness from amongst Senior Clerk with at least five years service as Junior/Senior Clerk and 25% by initial recruitment.
71	Computer Operator/ Key Punch Operator (BPS-11)	Statistics/Economics/Mathematics/Physics as one of the subject; and	! - 	By initial recruitment
8:	Senior Glerk (BPS-7)	(ii) A minimum speed of 10000 key depression per hour for Punch/Date Entry/certification	10066 kg ng 13855 kg ng 1600 kg	By promotion on the basis of seniority-cum-fitness from amongst holders of the
49.	Lunion Clerk (BPS-5)	(i) 2 nd Division in S.S.C or equivalent	18-30 years	posts of Junior Clerks having at least 3 years service as such. (i) 80% by initial recruitment and
		qualification from a recognized Board (ii) A speed of 30 words per minute in English typing.	্বার্থ বিষয় জন্ম ক্রিন্তু ইবর প্রিক্তির বিষয়	(11) 20% by promotion from amongst the Qasids and holders of equivalent posts who possess S.S.C 2nd Division and have at least three years service as such.
		Tall and the second sec		Provided that where no official is available for promotion the vacance may be filled in by initial recruitment. Explanation: For the purposes of promotion there shall be maintained a common seniority list of olders.
		12		seniority list of eligible Qasids or holders of other equivalent post with particular reference to the dates of their continuous provided that officials in BPS-2 shall rank senior to officials in BPS-1 irrespective of their length of service



10VERAMENT GAZETTE, EXTRAORDINARY 18TH JANUARY, 2010

non-relative of Post	Prescribed qualification	Age	Method of recruitment
	3	4	1900
	Literate and possessing a valid driving lisence with five years expenience preference will be given to person who are literate.	25-40 years	Byantial recruitment
Dan Oiso Charles Mali/Sweper (BPS O 20	Litterate	21-40 years:	By initial recruitment
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Tis further stated that quota for female candidate be reserved as per Government policy.

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S.	Name of	Qualific	Date of	Date of first	Date of	Date of	Place of	Remarks
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			•			adjusted in	l.	Khyber
	•				l	DCO Office on		Pakhtunkhwa
						30-07-2001		letter No SOR-
			*	1		vide letter No	!	V(E&AD)1-
			•	 	\$	326	Į.	4/2008 dated 11-
!	ī.			1 25	٠- کے	30/12/DCO		.02-2013
2-	Mr. Jan Nabi	BA	30-12-1958	23-08-1988	05-09-1988	-do-	-do-	102 10 10 10 10 10 10 10 10 10 10 10 10 10
3- ๋	Mr. Jahanzeb	FA	01-05-1964	26-01-1983	26-01-1983		EDO (F &	<u> </u>
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4	Mr. Bahadar	ΜΔ .	05-01-1963	20-04-1982	50-04-1002	-do-	DCO	
•	Khan	1410		20-04-1352	20-04-1362	-00-)	;
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5	 Mr: Ihsan		20.13.1000	3 3 3 3 3 3	100		Mdn	taran et esper
3	VIIIsan Ullah	FA **	-50-11-1959	18-12-1980	101104-1994	08-12-2001	-do- ' '	***
			·	360		<u> </u>	<u> </u>	
l,	Mr. Habib Ur	MA	09-04-1967	09-08-1987	09-08-1987	03-10-2002	-do-	
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7.		Matric	27-03-1964	16-01-1992	19-05-2003		DO (R&E)	** -
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	Muhammad	Í				•	oner	
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	-	•						-

Assistant to Commissioner (Rev) Mardan Division Mardan

Jul. 16 2014 01:29AM

OFFICE ORDER

Consequent upon the recommendation of the District Selection Committee, the following persons placed on the merit list and on the basis of their prescribed qualifications, Test Interview and scrutiny of their academic credentials, the Competent Authority has been pleased to appoint on the posts as noted against each on the terms and condition appended below: -

JUNIOR SCALE STENO GRAPHER BPS-14

- 1. Mr. Babar Hayat s/o Sikandar Hayat Resident of Alladad Khel, Village Marghuz, Tehsil
- 2. Mr. Sajjad Ahmad s/o Abdul Hadi Resident of Mohallah Gar, Village Panlpir, Tehsil and District Swabi.

COMPUTER OPERATOR BPS - 12

- 1. Mr. Jamil Khan s/o Shahpur Khan r/o Mohallah Qadar Abad, Village Kalabat, Tehsil
- 2. Mr. Mehran Ahmad s/o Ishfaq r/o Mohallah Khudar Khel, Village Karnal Sher Killi,
- 3. Mr. Khalid Ur Rehman s/o Dawood Khan r/o Mohallah Mlangan Tordher, Tehsil
- Mr. Attaullah s/o Miqdad r/o Mohallah Sultan Ahmad Khel Manerl Payan Swabi.
- 5. Mr. Muhammad Hammad Zeb s/o Jehanzeb Khan r/o Mohallah Shamsha Khel, Swabi Serui
- 6. Mr. Adnan s/o Hazratullah r/o Mohallah Azad-Khel Topi

jät -

- 7. Mr. Ateeq Ur Rehman s/o Zahlr Rehman s/o Mohallah Tauskhani Zaida. 8. Mr. Khalld Saeed s/o Abdul Hayee r/o Mohallah Karam Khel, Kala District Swabi (On Disable quota)

Terms and Conditions

1. Their services will be born under the prescribed policy of the Government.

- 2. They will be considered on probation for the period of one year which may be extended for further one year. During the Probation Period their services are liable to be dispensed without assigning any reason or notice.
- Health and age certificate issued by the Medical Superintendent DHQ Hospital, Swabi be produced before joining the post.
- The academic certificates / degrees would be verified from the concerned quarter in
- Any other law, rules or instructions from the Government on time to time would also
- If the above offer is accepted, you should report to the office on or before 24/07/2014, otherwise the offer will automatically stands cancelled. Landing May 11:

aretabile.

Deputy Commissioner. 6233

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Water Water OFFICE OF THE DEPUTY COMMISSIONER, SWABI

100 1 1. . . I

No. 1983 /DCS/EA/Appointments A North Control of the

Dated 16 /07/2014

Copy forwarded to the

- 1. Commissioner, Mardan Division, Mardan.
- 2. Secretary Board of Revenue, Khyber Pakhtunkhwa, Peshawar.
- 3. ADC, Swabi
- 4. District Accounts Officer, Swabi
- 5. M.S DHQ Hospital, Swabi
- 6. Accounts Section DC Office, Swabi

والمجددين الأثارة 经独立存储 4 1 1 B. G. C. SFA/AS

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All concerned for compliance.

Deputy Commissioner, Swabl !!

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In pursuance of provisions contained in Sub-Rule (2) of rule for the North West-West Frontier Province Civil Servants con and Administration Department and the Finance Department, hereby lays down the feeling of fectual ment, qualifications and other conditions and other conditions. AMENDMENTS Nomenablure of post with Supérmendent By promotion on the basis of senionty-cum-fitness, from amongs: the Assistants (BPS-with five years service as such in the offices of Commissioners of the Division concerned. By plonaudo on the this of seniority cum-fitness; from a ongst, the Senior scale Significances (BS) Department Agent of the Division collective.

By transfer from the reason Department Accountant General Office Khyber Fakhtunkhwa admining.

	6 of post	with prescribed qualification	Iva a series		
	(BPS-16):	At least Second Class Bachelor's Degree from a recognized	Age	A supplied to the supplied to	ight in the
			20 to 32	alle Senior Clerks with at least five years service as Junior and Senior Clerks, from the design cones	
	enior Scale Stenographe BPS - 16)		 	1917 Wents five percent by initial recruitment	
6/		recognized University; (ii) a speed of 70 words per minute in shorthand in English and 45 words per minutes in typing; and	20 to 32 years.	(a) Sixty percent by promotion, on the basis of seniority-cum-fitness, from amenging the seniority service as such in the offices of Commissioners and	
		knowledge of computer using MS. Word, MS. Excel-		(b) fonly percent by promotion, on the basis of seniority-cum-fitness, from an integration with atleast five years service as such in the office of Continuous file.	•
$\int_{\mathbb{R}^{n}} \overline{s}$	Senographer (BPS – 14)	(i) At least		Provided that if no	
	merca comprehensive	(i) At least second class Intermediate or equivalent	18 19 30 years	Provided that if no suitable candidate is available for promotion, then by initial	
	Table 1	(ii) A speed of 50 words per minute in shorthand in English and 35 words per foliate in typings and	yeurs.		
<u> </u>	Senior Clerk	Knowledge of computer in using MS. Word, MS. Exect			
ĞΑ	(BPS-14)		4		
	Head Clerk (B2S-14).			By projudition; on the basis of seniority-cum-fitness, from amongst the Junior Clerks of the difference from amongst Space Current Space Curr	
	the state of the s			offices of Commissioner concerned with at least two years service as such. Logical Commissioner concerned with at least two years service as such. Logical Commissioner having at least one year experience of Revenue delay.	
	A Part of the Control	The state of the s			
\ ,a	ioi Aff			(b) Naib Tebsildars (BPS-14) of the Division concerned.	, .
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C	alature of po	and confidention		By initial recruitment.			
	pay scale Computer Operator (BPS - 12)	Science/ Information, Tec	elor Degree in Compined chnology(BCS/BIT four university; or				
		At least Second Class Br	Same from R 1				
		of Technical Education	or Degree or equivalent 18-30	By imital recruitment.		305	
	Caretaker (BPS-11)	qualificate / Diploma in Houseke	eeping / hotel management	Thirty three percent by promoti	on, on the basis of seniority-cum-founding holders of other equivalentice as such, who have passed Second	inese, from amongsi the	
. بوردند	Junior Clerk (BP	S -11) (i) Af least Second Class Se	- C-LAKI (PITITICALO I /	Qasids and water Queens service Examination and	ice as such, who have passed seco	ndary School Certificate	
n		Board; and (ii) A speed of 30 words p	5 .	b): Sixty seven percent by initial s Rote: For the purpose of promo Oitsids and Naib Quaids etc with r	ecruitment.	countries seniority list of	
waters waters lighter		a parties and the second secon	many with the state of the stat	Rate: For the purpose Sasids and Naib Quaids etc with r	reference to the date of their regular ate seniority list of diabits and na- ting single cadre. Their seniority si	on-matric BS-1 (Class-IV)	
			의 :	employees can be manualized so	ntraent:	a denicire.	
interest	este stage		The statement of the	qualification at the time of him	where a senior official does ngiup a vacancy, the official next promoted in preference to the senio	junior to him possessing the rofficial or officials.	
		Literate having LTV driving	g ticense issued by the competent 18 be given to those who have year	32 Byindiai recronincia			
	9. Driver BPS	authority Reference will sufficient experience in dri Xenicles	be given to those who have year iving, repair and maintehance of				
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				when re-		المستحات	

Nothenclature of post with pay scale Cook / Waiter (BP\$-4). prescribed qualification Literate with three years practical experience in any hotel of guest house as cook / waiter. 100 Method of recruitment 18-32 Years, Naib Qasid / Chowkidar / ... Behishti / Mali / Sweeper. (BPS - 01) By initial recruitment. By promotion on the basis of seniority-cum-fitness, from amongst the Naib Qasids with two 18-32 Years SECRETARY TO GOVERNMENT REVENUE AND ESTATE DEPARTMENT

Copy our carned for information and necessary action to the:-

Secretary to Government of Kiny per Fakhaur, disva Establishment Department.

Searchaily to Government of Khyber Pakatorishwa Finance Department.

Secretary so Government of Phytos Pakinton Mays Law Department.

Schonery Knyber Pakhtunkhwa Public Service Commission.

Registrat Feshawar High Court

Arkannam General Klayber Publishmentawa.

A. Commissioners / Political Agents in Khybo, Pekhtunkhwa.

and deplity Commissioners, Farous Pachtochiava.

Englate Socretary to Minister by Revenue Rayber Pachtonkawa.

Englate Socretary to Minister by Revenue Rayber Pachtonkawa.

The Albert Government Product Product Person Peshawar with the request to publish the above notification in the official Gazette and supply 50 printed copies thereof to the

antiersigned for record.

REVENUE & ESTATE DEPARTMENT

The Worthy Commissioner Mardan Division Mardan.

Subject:

APPLICATION FOR PROMOTION TO THE POST OF SENIOR SCALE STENOGRAPHER (BPS-16)

R/Sir,

at a them Respectfully it is stated that the junior scale stenographer (BPS-14) and computer operator (BPS 12) are given quota for promotion to the post of Senior Scale Stenographer, (BPS-16) runder the Notification No. Estt: I/II/135/SSR/2033 dated 23.01.2015 recent Rules of Revenue & Estate Department Khyber Pakhtunkhwa Peshawar, framed for the purpose promotion in Commissioner Offices (copy attached for ready reference)

It is to bring in your kind notice that two posts of senior Scale stenographer are already vacant in this office. According to new rules of Board of Revenue 60 % quota are given to junior scale and 40 % quota are given to computer operator for promotion to the post of Senior Scale Stenographer in office of the commissioner.

It is therefore requested that our applications may be taken up with Board of Revenue for further necessary action please.

Date 19.02.2015

Ibrahim (Junior Scale Stenographer BPS-14)

nogr_{is H}ár.,

Ihsanullah (Junior Scale Stenographer BPS-14)

Muhammad Ishtiaq (Computer Operator BPS-12)

'nŸ

Masa.

GOVERNMI

BER PAKITUNKHWA II

REVENUE & ESTATE DEPARTMENT

Peshawar dated the 2 /05/2018

No.Estt:II/DPC/Com/Mardan/ On the recommendation of Departmental,

Promotion Committee, Mr. Muhammad Ibrhim, Senior Scale Stenographer (IBS-16) of the office Commissioner Mardan Division is promoted as Private Secretary (IBS-17) on acting charge basis with immediate effect.

Consequent upon his promotion, he is posted as Private Secretary in the

By order of Senior Member

Assistant Secretary (Esti:

office of Commissioner Mardan Division against the vacant post.

Allested

Copy forwarded to the;-

2. District Accounts Officer Mardan.

Officials concerned

I. Commissioner Mardan Division Mardan.

OF REVENUE REVENUE & ESTATE DEPARTMENT eshawar dated the 1-9-/04/2018 NOTIFICATION On the recommendation of Departmental No. Estt:II/Promotion of JSS to SSS/ Promotion Committee, Mr. Ihsan Ullah Itmior Scale Stenographer office of the Commissioner, Mardan Division is appointed as Senior Scale Stenographer (BS-16) on Acting Charge Basis with immediate effect. By order of Schior Member End: No. Estt: II/Promotion of JSS to SSS/- 18906-8 Cupy forwarded to the: Commissioner, Mardan Division, Murdan District Accounts Officer, Mardan. Official concerned. Assistant Secretary A. 2. 2. 18 18 18 18

recommendations NOTIFICATION Stenographers (BS-16) No.Estt:II/DPC/Cmr/Mardan/ offices of the Commissioners / Deputy Commissioners are hereby promoted as Private Departmental Promotion Committee, the following Senior Secretaries (BS-17) on regular basis with immediate effect:-

on regular basis w	d/appointed
Secretaries (BS-17) on regular basis w	Promoted/appointed
Secretarios	Name of office Promoted as Private
[S.No.] Name and Designation	
None and Designation	Commissioner office Promoted (BS-17) on Secretary
S.No. Name and	
S.No. Mr. Muhammad Ibrahim,	Mardan regular basis Private
Mr. William (ACB)	
Mr. Munanimad Private Secretary (ACB)	Commissioner Promoted (BS-17) on
Mr. Muhammad Ishtiaq,	
Mr: Muhammad Stenographer	office Swabi regular basis Private
Mr. Muhammad 19 Senior Scale Stenographer	con Promoted 17 on
	Commissioner office Promoted (BS-17) on Secretary
V. Vban	
Mr. Naveed Ali Khan,	Bannu. regular basis Private
Mr. Naveed All Ringrapher Senior Scale Stenographer	Bandan as Pilvace Promoted as Pilvace
Senior Source	Commissioner office Promoted as (BS-17) on Secretary
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Senior Scale State	fore year in term
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· · · · · · · · · · · · · · · · · · ·	they will be on probation for a period of one year in term
A CONTRACTOR OF THE PROPERTY O	the on propagation in the Rule-15 of

of Section-6(2) of Khyber Pakhtunkhwa Civil Servaints Act, 1973 read with Rule-15 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer Rules, 1989).

Allerted Did

By Order of Senior Member

No.Estt:II/DPC/Cmr/Mardan/13573-76. Copy forwarded to the:-

- 1. Commissioners of the respective Divisions.
- 2. Deputy Commissioners of the respective Districts. 3. District Accounts Officers of the respective Districts
- Officials concerned.



OFFICE OF THE COMMISSIONER MARDAN DIVISION MARDAN

(20)

Website: http://sites.google.com/site/commissionerMardandivision Address: Opposite Town Hall, Phone: 0937-9230572-73

Near College Chowk Mardan Fax: 0937-9230578

OFFICE ORDER:

In pursuance of letter of the office of Assistant Secretary (Estt) Board of Revenue, Revenue & Estate Department Government of Khyber Pakhtunkhwa vide No. Estt:II/SA/148/ 19/Ihsanullah/42 dated 02/01/2023, Judgment of the Khyber Pakhtunkhwa Service Tribunal passed on 14th April, 2022 and with the approval of competent authority, the promotion order dated 19th April, 2018 in respect of Mr. Ihsan Ullah (Senior Scale Stenographer, BPS-16) is conditionally/provisionally regularized from the date of his promotion till the outcome of pending CPLA in August, Supreme Court of Pakistan.

By order of Commissioner Mardan Division Mardan

No:____/Sec/EA/2-1

Dated Mardan the: 2 January, 2023

Copy forwarded to:-

1- Assistant Secretary (Estt) Board of Revenue Revenue & Estate Department Government of Khyber Pakhtunkhwa w/r his office letter no. noted above.

2- Account Officer, Commissioner Office Mardan for further necessary action.

(A, B)

3- PS to Commissioner Mardan Division.

Court Assistant, Commissioner Office Mardan for court record

5- Official Concerned.

Secretary to Commission Mardan Division Mardan



BEFORE THE SENIOR MEMBER BOARD OF REVENUE KHYBEL PAKHTUNKHWA

Annex K

.... Appellant Respondents Ihsanullah Ance & Muhammad Ibrahim

7

The instant Departmental Appeal filed by Mr. Ihsanullah Senior Scale ORDER Stenographer, office of the Commissioner Mardan Division, against the seniority of Mr. Ibrahum Junior Scale Stenographer now promoted as Private Secretary BS-17.

hacts of the ease are that the appellant as well as Mr. Muhammad Ibrahim was appointed as Junior Scale Stenographer on 30.06.2009 in the office of Commissioner Mardan. In the seniority list of Junior Scale Stenographer, the appellant was placed junior to Muhammad Ibrahim Junior Scale Stenographer, the appellant filed the instant appeal on 06.11.2013 after a lapse of 08 years against the seniority list of Mr. Muhammad Ibrahim Private Secretary BS-17.

Perusal of available record and comments obtained from Commissioner Mardan, the appellant was appointed in the year, 2009, but he has never challenged the seniority of Muhammad Ibrahim uptill 2017. Beside, the respondent Muhammad Ibrahim was promoted as Senior Scale Stenographer on 22.12.2015 while the present appellant remained acquiescent for more than two years. Seniority list has been issued from time to time which has never been assailed by present petitioner/ appellant. The present appellant is relying on screening test marks which are not the sole determinant in selection.

Keeping in view it; above the instant Departmental Appeal is

hadly time barred and having to legal ground, hence dismissed.

Announced 21.12.2018

Fakhre Alam, Senior Member

FORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAV

Service Appeal No.

Mr.	Ihsar	iullah	i.

Senior Scale Stenographer (Acting Charge) Office of the Commissioner, Mardan Division, Mardan Appellant

Versus

- The Senior Member board of Revenue, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2. The Commissioner, Mardan Division, Mardan
- Muhammad Ibrahim 3.

Private Secretary (Acting Charge),

UNDER SECTION 4 OF THE APPEAL PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED APPELLATE ORDER DATED 21.12.2018 COMMUNICA ON 02:01-2019 WHEREBY 'RES DEPARTMENTAL APPEAL OF THE APPELLANT

PRAYER:

On acceptance of the instant appeal, the impugned appellate order dated 21.12.2018 communicated to appellant on 02.01.2019 may graciously be set aside by considering the appellant for seniority and promotion to the post of Senior Scale Stenographer (BS-16) with all consequential back benefits.

Respectfully Sheweth,

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

That appellant holds degree in Journalism & Mass Communication. On 1. 25.03.2009 (Annex:-A) two posts of Junior Scale Stenographers (BPS-12) were advertised by Respondent No.2. Appellant and Respondent No.3

(23)

applied for the same. They went through the selection process and upon the recommendation of the Departmental Promotion Committee they were appointed as such vide orders dated 29.06.2009 (Annex:-B).

- 2. That Petitioner and Respondent No.3 thereafter started serving the Department. In 2014, final Seniority List (Annex:-C) of the Junior Scale Stenographers as stood on 31.12.2014 was issued whereby Respondent No.3 was shown senior to the appellant. On onery it was disclosed to the appellant that Respondent No.3 was placed senior on the ground that he was older in age although the appellant was qualified and had better performance in the selection process than Respondent No.3.
- 3. That vide Notification dated 23.01.2015 (Annex:-D), fresh Service Rules were framed by the Department nunder Rule-3(2) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 whereby promotion to Senior Scale Stenographer (BPS-16) was made as 60% by promotion from amongst Stenographers (BPS-14) and 40% from amongst the Computer Operators.
 - That another Seniority List of Stenographers (DPS-14) was issued wherein too Respondent No.3 was placed above the name of the appellant on the basis of which Respondent No.3 was promoted to the post of Senior Scale Stenographer vide Notification dated 22:12:2015 (Annex: E)

Allested Dig

That the appellant also preferred Representation (Annex:-F) for promotion as the post of Private Secretary was lying vacant, therefore, the appellant made request for promotion of Respondent No.3 for the post of Private Secretary and for his promotion to the post of Senior Scale Stenographer (BPS-16). The request of the appellant was forwarded to Respondent No.1 vide letter dated 19.10.2017 (Annex:-G) which was considered and vide letter dated 07.11.2017 (Annex:-H) "the Working Paper alongwith supporting documents were requisitioned from the Respondent No.2. Consequently, on the recommendation of the Departmental Promotion Committee, Respondent No.3 was promoted as Private Secretary (BPS-16) (Acting charge basis) vide Notification dated 18.05.2012 (Annex:-I) and appellant was promoted as Senior Scale Stenographer (BPS-17) on Acting Charge basis vide Notification dated 19.04.2018 (Annex:-J).

- That in the meanwhile, the decision was delivered by Respondent No.2 in a departmental appeal filed by one Mr. Sajjad Ahmad against the order of Deputy Commissioner, Swabi, wherein the Deputy Commissioner Swabi had allowed seniority to one Mr. Babar Hayar on the basis of his merit position in the merit list and seniority on Mr. Sajjad Ahmad on the basis of his age factor was set aside (relevant documents (Annex:-K).
- That consequently appellant also made a Request on 26.10.2018 (Annex:-L) for providing the merit list so as to ascertain his merit position as he believed that his merit position was better than Respondent No.3 but still Respondent No.3 was placed senior to appellant on account of his age factor and accordingly Merit List (Annex:-M) was provided wherein appellant came to know that he was at the top of Merit List and therefore should have been senior to Respondent No.3. Accordingly, Departmental Representation was preferred to Respondent No.1 on 06.11.2018 (Annex:-N) through proper channel for his grant of seniority and promotion which was processed and comments were called from the Respondent No.2 who submitted the same vide letter dated 14.12.2018 (Annex:-O), however, the appeal was dismissed vide impugned appellate order dated 21.12.2018 (Annex:-P) communicated on 92.01.2019.
- 8. That appellant, being aggreeved of the impugned appellate order dated 21.12.2018 communicated on 02.01.2019, challenged the same through this appeal inter-alia on the following grounds:-

Grounds:

Wested,

That Respondents have not treated appellant in accordance with law, rules and policy on subject and acted in violation of Article 4 of the Constitution of Islamic Republic of Pakistan, 1973 and unlawfully issued the impugned order, which is unjust, unfair and hence not sustainable in the eye of law.

- B. That Respondent No.3 is an established junior to the appellant as is evident from the seniority list ibid and therefore was not entitled for such promotion but due to clandestine efforts, he was promoted to the higher grade in violation of the law and rules by depriving the appellant from her due rights.
- C. That the appellant has been discriminated in as much as he being entitled to the subject promotion was deprived of the same and at his cost, Respondent

No.3 was unlawfully promoted which has resulted in serious miscarriage of justice. η .

- D. That clear discrimination has been meted out towards the appellant by the Respondents. It would not be out of place to add here that under similar circumstances, the office of the Deputy Commissioner Swabi has granted seniority on the basis of Merit List and not on the basis of age factor, therefore, appellant is also entitled to be treated at par with the same employees.
- E. That as per Rule-17(1)(a) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989 The seniority inter se of civil servants appointed to service, cadre or post shall be determined in case of persons appointed by initial recruitment, in accordance with the order of merit assigned by the Commission or, as the case may be, the Departmental Selection Committee; provided that persons selected for appointment to post in an earlier selection shall runk senior to the persons to the persons selected in a later selection. Hence appellant was at better position than Respondent No.3 in the merit list and as per law, appellant islan established senior to him.
- F. That appellant would like to offer some other grounds during the course of arguments.

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

Any other relief as deemed appropriate in the circumstances of case not specifically asked for, may also be granted to appellant.

Through

Dated: 30 /01/2019

Khaled Rahman,

Advocate,

Supreme Court of Pakistan

Blue with at great

FORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR.

Service Appeal No. 148/2019

Date of Institution ... 31.01.2019

Date of Decision ... 14.04.2022



Insanullah, Senior Scale Stenographer (Acting Charge), Office of the Commissioner, Mardan Division, Mardan. ... (Appellant)

VERSUS

The Senior Member Board of Revenue, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar and two others.

(Respondents)

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MR. MUHAMMAD AMIN AYUB

MR. ASIF MASOOD ALI SHAH,

Deputy District Attorney

For official respondents No. 1 & 2.

For appellant.

MR. NOOR MUHAMMAD KHATTAK,

Advocate

--- For private respondent No. 3

MR. SALAH-UD-DIN

MR. MIAN MUHAMMAD

MEMBER (JUDICIAL)
MEMBER (EXECUTIVE)

JUDGMENT:

Ad

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SALAH-UD-DIN, MEMBER:- Brief facts as alleged by the appellant in his appeal are that he alongwith private respondent No. 3 namely Muhammad Ibrahim were appointed as Junior Scale Stenographers (BPS-12) vide order dated 29.06.2009, upon recommendations of Departmental Selection Committee. According to the merit list, issued by Departmental Selection Committee, the position of the appellant was higher than the private respondent No. 3, however when the seniority list of the year 2014 was issued, private respondent No. 3 was placed senior to the appellant and on query of the appellant, he

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was being told that private respondent No. 3 has been placed senior for the reason that he was older in age than the appellant. Seniority of civil servant appointed through initial recruitment is based upon merit list, which is prepared on the basis of marks obtained in the initial recruitment. In the seniority list of the year 2015, private respondent No. 3 was again placed senior to the appellant and was thus promoted as Senior Scale Stenographer (BPS-16) vide order dated 22.12.2015. The post of Private Secretary was laying vacant, therefore, the appellant preferred written request to Commissioner Mardan Division Mardan that private respondent No. 3 may be promoted to the post of Private Secretary, while the appellant may be promoted to the post Senior Scale Stenographer. Consequently, recommendations of Departmental Promotion Committee, private respondent No. 3 was promoted to the post of Private Secretary, while the appellant was promoted to the post of Senior Scale Stenographer on acting charge basis vide Notification dated 19.04.2018 While preparing tentative seniority list of Junior Scale Stenographers, one Babar Hayat was placed Senior to Sajjad Ahmad on the ground that Babar Hayat was holding higher position in the merit list issued by Departmental Selection Committee. The departmental appeal filed by Junior Scale Stenographer namely Sajjad Ahmad was also declined by Commissioner Mardan Division Mardan vide order dated 31.10.2018. The appellant being senior in merit list, also submitted departmental representation but the same was dismissed vide order dated 21.12,2018, hence the instant service appeal.

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2. Notices were issued to the respondents, who submitted their comments, wherein they refuted the assertions made by the appellant in his appeal.

3. Arguments heard and record perused.

4. During the course of arguments, learned counsel for the submitted an application that appellant would

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be satisfied, if his promotion as Senior Scale Stenographer (BPS-16) is regularized with effect from 19.04.2018 i.e the date on which the appellant was promoted as Senior Scale Stenographer on acting charge basis. Learned counsel for private respondent No. 3, endorsed no objection on the application so submitted by learned counsel for the appellant.

5. In view of the application so submitted by the appellant, we would refrain from giving any findings regarding the controversy of inter-se seniority of the appellant and private respondent No. 3. While analyzing the record in context of the request so made by the appellant through the application submitted by him, it is evident that vide Notification dated 23.01.2015, issued by Government of Khyber Pakhtunkhwa, Board of Revenue/Revenue and Estate Department, various amendments were made in the relevant rules. In view of the said rules, private respondent No. 3 namely Muhammad Ibrahim and three other employees were promoted as Senior Scale Stenographers (BPS-16) on regular basis, vide Notification 22.12.2015. The appellant as well as private respondent No. 3 were appointed as: Junior Scale Stenographers through same appointment order, however vide Notification dated 19.04.2018, the appellant was promoted as Senior Scale Stenographer (BPS-16) on acting charge basis instead of regular basis. The appellant was appointed as Junior Scale Stenographer in the year 2009. According to the relevant rules in field, 60% quota has been prescribed for promotion of the Stenographers to the post of Senior Scale Stenographer, subject of the condition that they possess at years service as such in the offices The appellant was concerned. Commissioners possessing the prescribed length of service, therefore, he was required to have been promoted on regular basis instead of promoting him on acting charge basis vide Notification dated 19.04.2018. During the pendency of the retant appeal, the appellant has been promoted to the post

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of Senior Scale Stenographer on regular basis with immediate effect, vide Notification dated 30.06.2021.

6. In view of the above discussion, we have come to the conclusion that as the appellant was entitled for his promotion as Senior Scale Stenographer on regular basis on 19.04.2018, therefore, respondents are directed to issue corrigendum of notification dated 30.06.2021 considering the appellant as regularly promoted to the concerned post with effect from 19.04.2018 with all consequential benefits. The appeal in hand is disposed of accordingly. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED
14.04.2022
(SALAH-UD-DIN)
MEMBER (JUDICIAL)

(MIAN MUHAMMAD)

MEMBER (EXECUTIVE):

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The Worthy Commissioner, Mardan Division, Mardan.

Subject:

REQUEST FOR IMPLEMENTATION OF JUDGEMENT OF SERVICE

Respected Sir,

It is submitted very respectfully that the honourable Service Tribunal vide the said judgement held the appellant entitled for promotion as senior scale stenographer on regular basis with effect form 19/04/2018 therefore, necessary corrigendum in this office notification dated 30/06/2021, considering the appellant as regularly promoted to the concerned post with all consequential benefits may be made in the interest of justice and fair play and the judgement of the honourable service tribunal Ibid may kindly be implemented in letter and spirit, please.

TEC:

(Judgement is enclosed).

Dated: 22.07.2022

Yours obediently,

Senior Scale Stenographer Commissioner Office Mardan

Division, Mardan

D.No. 10/2 2845 22-7-2022



OFFICE OF THE COMMISSIONER MARDAN DIVISION MARDAN

Website: http://sites.google.com/site/Commissioner Mardan Division
Address: Opposite Town Hall,
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Address: Opposite Town Hall,
Address

Near College Chowk Mardan

Email: commissionermrd@yahoo.com

On the recommendation of Departmental Promotion Committee, meeting dated 28/06/2021, Mr. Ihsan Ullah Senior Scale Stenographer (on Acting Charge Notification: Basis/BPS-16) of this office is hereby promoted to the post of Senior Scale

Stenographer (BPS-16) on regular basis, with immediate effect:-On promotion the official concerned will be on probation for a period of one year in term of Section-6(2) of Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rules 15 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion &

Transfer Rules, 1989).

By Order of Commissioner Mardan Division Mardan Dated Mardan the 30 /06/2021

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2- DISTRICT Comptroller of Accounts Margan.
3- Assistant Secretary (Estt) Board of Revenue & Estate Department Khyber 1- Deputy Commissioner Mardan & Swabi Copy forwarded to:-2- District Comptroller of Accounts Mardan.

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Secretary to Commissioner Mardan Division Mardan

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IN THE SUPREME COURT OF PAKISTAN

Case No. CPLA No. 662-P/2022

Title:

Senior Member Board of Revenue Khyber Pakhtunkhwa,

Peshawar and others Versus Ihsan Ullah

SUBJECT:

APPLICATION FOR EARLY HEARING & TRANSFER OF

CASE TO PRINCIPAL SEAT AT ISLAMABAD

CATEGORY OF CASE: Service Matter/ Promotion & all consequential benefits

BRIEF OF CASE (FROM TRIAL COURT TO IMPUGNED ORDER):-

Nature of Proceeding before lower Court: In Execution Petition the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar directed the petitioners for implementation of the judgment and order dated 14-04-2022 which is impugned before this august Court in CPLA No

ined Judgment & Order dated 14.04. 662-P/2022. · Relief claimed in main case. Suspension of the imp 2022 passed in Service appeal No. 148/2019

GROUND/ REASON OF URGENCY:

1: Respondent filed Execution Pelition No. 513/2022 before the Hon'ble Knyber Pakhtunkhwa Service Tribunal, Peshawar for Implementation of Impugned Judgment & order dated 14-04-2022 passed in Service Appeal No. 148/2019 (First Page of Execution petition & order sheet dated 25-11-2022 are enclosed).

- 2. Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar vide order sheet dated 25-11-2072 put on notice the petitioner-No. 2 for submission of implementation report of the judgment & order dated 14-04-2022 passed in Service appeal No. 148/2019 on the next date i.e 03-01-2023.
- 3. If the above noted judgment & Order is implemented it will cause irreparable loss to the Govt, exchequer and petitioners as well will also involve the petitioner in multiplicity of litigation.

PROOF OF URGENCY:

Attached/ 🛧

Not attached)

PRAYER:

It is respectfully prayed that the Petition may kindly be Transferred to the Principal seat at Islamabad and may kindly be fixed in the last Week of December, 2022.

UNDERTAKING:

Certified that this is 1" application by the AOR/Applicant for early fixation of instant case.

Dated: 12-12-2022

Advocate on Record Supreme Court of Pakistan

For the Government of KP

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BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Execution Petition No.

/2022

Ĭn

Service Appeal No. 148/2019 dated 14/04/2022.

Ihsanullah, Senior scale Stenographer (Acting Charge),

Office of the Commissioner, Mardan Division, Mardan......Applicant/Appellant

Versus

- 1. The Senior Member Board of Revenue, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar
- 2. The Commissioner, Mardan Division, Mardan

APPLICATION UNDER SECTION 7(d) OF THE KHYBER PAKHTUNKHY SERVICE TRIBUNAL ACT 1974 FOR EXECUTION OF THE DECISION

Alested

Respectfully Sheweth:

- 1. It is submitted very respectfully that this humble applicant/appellant filed the Service Appeal No. 148/2019 dated 14/04/2022 in this Hon'ble Service Tribunal which was allowed on 14.04.2022 vide Judgement copy as Annexure-"A"
- 2. That the applicant submitted an application to Respondent No. 02 for implementation of the Judgement copy as Annexure-"B", however, the respondents have not obeyed but refused to implement the decree of this Hon'ble Tribunal.
- 3. In view of the above, the applicant is constrained to file the instant application for the implementation of the decree of this Hon'ble Tribunal annexed as "A" Supra.

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Therefore, it is requested the Official respondents may be directed to implement the Judgement of this Hon'ble tribunal in the interest of Justice and fair play.

Applicant/Appellant

Ihsanullah

Senior Scale Stenographer Commissioner Mardan Division, Mardan

Affidavit:

It is solemnly affirmed and declared on oath that the contents of the instant application are correct and true and nothing has concealed therein from this Hon'ble Tribunal.

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Courts Marriage

Mested Ant Deponent

Ihsanullah

Senior Scale Stenographer Commissioner Mardan Division, Mardan &D.00714606

E. P. No. 513/2022 Thranklay vs Gut

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28th Oct., 2022

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Petitioner in person present. Mr. Muhammad Adeel

Butt, Addl. Advocate General for the respondents present.

Implementation report on behalf of the respondents not submitted. Learned AAG requested for adjournment in order to contact the respondents to implement the judgment letter & spirit. Adjourned. To come for implementation report on 25.11.2022 before S.B.

(Fareeha Paul)

25.11.2022

Petitioner present in person. Muhammad Kiaz Khan Paindakhel learned Assistant Advocate General alongwith Imran Akbar Assistant for respondents present.

Representative of the respondents requested for adjournment. He further submitted that Commissioner Mardan Division, Mardan be put on notice for proper implementation report as he was competent authority of the petitioner. In this view of the matter, notice be issued to Commissioner Mardan Division, Mardan for compliance on or before 03.01.2023 before S.B.

Certified to be ture cop

(Rozina Rehman) Member (J)





OFFIGE OF THE COMMISSIONER MAROAN DIVISION MARDAM

MOST IMMEDIATE/COURT MATTER REMINDER.

No. 1740 /Court matter/ACR

Dated Mardan the 30_/12/2022.

To:

The Secretary,

Board of Revenue Khyber Pakhtunkhwa,

Peshawar.

Subject:

IMPLEMENTATION OF SERVICE TRIBUNAL ORDER IN THE

TITLE CASE IHSANULLAH VERSUS SMBR PESHAWAR.

Memo;

I am directed to refer to this office letter No.1673/Court matter/ACR dated 16-12-2022 on the subject noted above and to state that feedback in the subject matter is pending from your good office, which needs to furnish for further course of action as 3rd of January 2023 was been fixed in the subject case. Hence, you are requested to intimate the progress in the subject matter before the hearing date, as to avoid any embarrassment before the Court of Service Tribunal Khyber Pakhtunkhwa Peshawar please.

Regards

Allested

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Assistant to Commissioner (Rev),,
Mardan Division, Mardan.

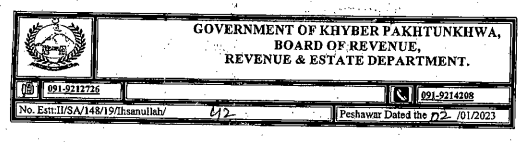
No. & date even:

Copy forwarded to the:

1- Advocate General Service Tribunal Peshawar alongwith a copy of letter No.1673/Court matter/ACR dated 16-12-2022 for information please.

2- P.S to Commissioner Mardan Division, Mardan.

Assistant to Commissioner (Rev), Mardan Division, Mardan.



То

The Commissioner,

Mardan Division, Mardan.

SUBJECT: IMPLEMENTATION OF SERVICE TRIBUNAL ORDER IN THE TITLE CASE

IHSANULLAH VERSUS SMBR PESHAWAR.

Sir,

I am directed to refer to your letter No. 1673/Court matter/ACR dated 16.12.2022 and to state that Khyber Pakhtunkhwa Service Tribunal has passed Judgment dated 14.04.2022 in the said case.

In the light of Khyber-Pakhtunkhwa Service Tribinal judgment, you are hereby directed to issue conditionally/provisional regularization notification till the outcome of pending CPLA in August, Supreme Court of Pakistan.

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(NOOR KHAN)
Assistant Secretary (Estt)
Board of Revenue

02/01/023

Allested

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OFFICE OF THE COMMISSIONER MARDAN DAVISION MARDAN

Website: http://sites.google.com/site/commissionerMardandivision
Address: Opposite Town Hall,
Near College Chowk Mardan
Phone: 0937-9230572-73
Fax: 0937-9230578



OFFICE ORDER:

In pursuance of letter of the office of Assistant Secretary (Estt) Board of Revenue, Revenue & Estate Department Government of Khyber Pakhtunkhwa vide No. Estt:II/SA/148/ 19/Ihsanullah/42 dated 02/01/2023, Judgment of the Khyber Pakhtunkhwa Service Tribunal passed on 14th April, 2022 and with the approval of competent authority, the promotion order dated 19th April, 2018 in respect of Mr. Ihsan Ullah (Senior Scale Stenographer, BPS-16) is conditionally/provisionally regularized from the date of his promotion till the outcome of pending CPLA in August, Supreme Court of Pakistan.

By order of Commissioner Mardan Division Mardan

No: // /Sec/EA/2-1 Copy forwarded to:-

○ Dated Mardan the: O 2 January, 2023

1- Assistant Secretary (Estt) Board of Revenue, Revenue & Estate Department Government of Khyber Pakhtunkhwa w/r his office letter no. noted above.

2- Account Officer, Commissioner Office Mardan for further necessary action.

3- PS to Commissioner Mardan Division.

Court Assistant, Commissioner Office Mardan for court record.

5- Official Concerned.

Secretary to Commission Mardan Division Mardan

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Service Appeal No/2023.	
Babar Hayat	Petitioner.
VERSUS	
Senior Member Board of Revenue & others	Respondents.

AFFIDAVIT.

I, Mr Sharif Khan Son of Roidad Khan (Assistant to Commissioner Office Mardan) R/O Mirza Kally, Kodinaka, District Mardan, (on behalf of the Respondent No.03 & 04), do hereby solemnly affirm and declare on oath that the contents of the accompanying comments are true and correct to the best of my knowledge and belief and nothing has been concealed from the Hon'able court. It is further stated on oath that in this appeal, the answering respondents have neither been placed ex-parte nor their defense has been struck off.

DEPONENT

CNIC # 16101-7302500-1 Cell # 0333-9858506

Identified by

Advocate General
Service Tribunal Khyber Pakhtunkhwa
Peshawar.

