BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL, PESHAWAR

Service Appeals No. 1216/2023

Khyber Pakhtukhwa
Service Tribunal
Diary No. 12

Mr. Kifayatullah, Additional Assistant Commissioner (Revenue), Charsadda......Appellant

VERSUS

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Dated: 20.11.2023

CNIC No: 17301-6272682-3

Contact No: 0315-5737137

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

Service Appeal No.1216/2023

Mr. Kifayatullah, Additional Assistant Commissioner, Charsadda(Appellant)

Versus

- 1. The Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2. The Secretary, Establishment Department Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 3. The Senior Member Board of Revenue, Khyber Pakhtunkhwa, Peshawar (Respondents)

JOINT PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO. 1 to 3

Respectfully Sheweth,

PRELIMINARY OBJECTIONS:

- 1. That the appeal is not maintainable being hit by the well-settled Principle of res judicata. As admitted vide Para-5 & 8 of the "FACTS" of the instant Appeal, the question of law involved in the instant appeal has already been decided by the Hon'ble Peshawar High Court in Writ Petition No.2520-P/2020 & Writ Petition No.1275-P/2021, and as admitted vide Para-7 of the "FACTS", the Hon'ble Service Tribunal vide judgment dated 25.02.2021 in Service Appeal No.12449/2020, dismissed the appellant's appeal being hit by Section 4 (b) (i) of the Khyber Pakhtunkhwa, Services Tribunal Act, 1974.
- 2. That the matter/question of law has already gained finality/ adjudicated upon by the competent courts (the Hon'ble Peshawar High Court, Peshawar and the Hon'ble Service Tribunal Peshawar), therefore, the appellant by filing instant appeal cannot agitate the same question of law being barred by Section 23 of the Khyber Pakhtunkhwa, Services Tribunal Act, 1974 which stipulates "No entertainment of appeal in certain cases:-The Tribunal shall not entertain any appeal in which the matter directly and substantially in issue has already been finally decided by a Court or a Tribunal of competent jurisdiction."
- 3. That the official record transpires that no departmental appeal as claimed vide Para-9 of the Appeal was received neither within statutory period nor time barred. The departmental appeal annexed therewith Service Appeal does not bear diary No. or any proof of the receipt of the appeal in question in the office of Chief Secretary, Khyber Pakhtunkhwa.
- 4. The appeal is barred by law/limitation under Section 4 (a) of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 which states:-
 - "Where an appeal, review or representation to a departmental authority is provided under the [Khyber Pakhtunkhwa] Civil Servants Act, 1973, or any rules against any such order, no appeal shall lie to a Tribunal unless the aggrieved civil servant has preferred an appeal or application for review or representation to such departmental authority and a period of ninety days has elapsed from the date on which such appeal, application or representation was preferred."
- 5. That the appellant has got no cause of action/locus standi to file the instant appeal against the respondents.
- 6. That the appeal is not maintainable.
- 7. That the appellant has presented the facts in manipulated form which disentitles him for any relief whatsoever.

- 8. That the appeal is not within statutory period.
- 9. That this Honourable Tribunal lacks jurisdiction in the matter under Section 4(b)(i) of the Service Tribunal Act, 1974.
- 10. That the appellant has suppressed material facts from the Tribunal.
- 11. That the appellant is estopped to file the instant appeal due to his own conduct.
- 12. That the appeal is bad for mis /non-joinder of necessary parties.
- 13. That the instant appeal is hit by Section 4 (b) (i) of the Khyber Pakhtunkhwa, Services Tribunal Act, 1974.
- 14. That the appeal is hit by laches.

REPLY TO FACTS:

- 1. Correct to the extent that the appellant is an employee of respondent department, however, his claim regarding efficient service delivery is in contradiction with his service record. While serving as Naib Tehsildar, he was proceeded against, under Khyber Pakhtunkhwa Government Servant (Efficiency and Discipline) Rule, 2011, and was penalized with major penalty of removal from service. However, after acceptance of his appeal by Honourable Service Tribunal, he was re-instated into service in light of Judgment dated 20.11.2015. Later on, he was conditionally promoted as Tehsildar (BS-16) on 17.01.2019. CPLA is yet to be decided.
- 2. Correct to the extent that the appellant was reflected at Serial No.47 in the penal of Tehsildar (BS-16) by the Board of Revenue, Revenue & Estate Department for consideration of the Provincial Selection Board in its meeting on 09.06.2020. However, the Provincial Selection Board was informed about his conditional re-instatement as Naib Tehsildar and subsequent conditional promotion as Tehsildar (BS-16) on 17.01.2019. Thus, it was decided by the Board to wait for the outcome of CPLA, filed in the Supreme Court of Pakistan, and keep him under watch till then (Annex-I).
- 3. Correct to the extent that the PSB was scheduled on 20.02.2020 but was postponed due to the judgment passed by Peshawar High Court Peshawar dated: 19.02.2020 in writ petition No.5673-P/2019. Resultantly, a considerable number of officers included in the panel of PSB got retired as they attained age of superannuation i.e. 60 years in the light of the said judgment. Consequently, the Provincial Government decided the retirement cases in light of circular letter No: SO(Policy)E&AD/1-13/2019 dated: 16.03.2020 and fresh working papers had to be prepared. Working out the new panels and the corresponding quotas of promotion due to retirements turned out to be a voluminous task. PSB was not scheduled again till 09.06.2020 as the Government of Khyber Pakhtunkhwa declared emergency in the wake of the escalation in the transmission of COVID-19 and ordered closure of all departments except a few essential ones. These departments, being closed could not prepare the working papers. However, the process of recruitment of PMS Officer (BS-17) through Khyber Pakhtunkhwa Public Service Commission was initiated on 20.10.2017 with the placement of requisition to Khyber Pakhtunkhwa Public Service Commission and after completion of the whole recruitment process by the Commission; Establishment Department issued appointment notification dated: 29.05.2020 in respect of the recommended candidates. Meanwhile, promotion process continued unabated and various PSB meetings were held on

- 08.11.2017, 28.12.2017, 03.05.2018, 17.09.2018, 26.12.2018, 19.04.2019, 23.09.2019 and 09.06.2020 which clearly indicate that no parallel can be drawn between initial recruitment and promotion of the applicants.
- 4. Subject to proof. As admitted by the appellant vide Para-3 of the "FACTS" that Respondent Department convened PSB meeting on 20.02.2020 vide letter dated 18.02.2020 while the appellant and his colleagues had filed an application on 14.02.2020 for holding PSB meeting as soon as possible which is denied to the extent of receipt. The rest as explained in Para-3 above.
- 5. Correct to the extent that upon the recommendation of the Commission, the Respondent Department after completion of due process, issued appointment order dated 29.05.2020 of the PMS (BS-17) Officers.
- 6. As admitted by the appellant PSB meeting was held on 09.06.2020 and a number of Tehsildars, eligible in all respect, were promoted as PMS (BS-17). However, as far as appellant is concerned, the Board was informed that Board of Revenue had proceeded against him under Khyber Pakhtunkhwa Government Servant (Efficiency and Discipline) Rule, 2011 on account of misconduct and major penalty of removal from service was imposed upon him. However, he filed appeal before Service Tribunal which was accepted and in pursuance, the appellant was conditionally re-instated into services as Naib Tehsildar, subject to the final outcome of the pending CPLA. On top of that, his promotion to the post of Tehsildar on 17.01.2019 was also conditional to the final decision of Supreme Court of Pakistan. The Board, therefore, decided to wait for the outcome of CPLA and kept him under watch till then.
- 7. Correct to the extent that the appellant filed departmental appeal before competent authority for consideration of his promotion to PMS BS-17 w.e.f 20.02.2020. The appeal was processed and after due consideration of all the points raised in the appeal and record, rules / polices in vogue, the competent authority found no reason to accept the request of the applicant, therefore, regretted the appeal being devoid of merit (Annex-II). The Hon'ble Tribunal also dismissed Service Appeal No.12449/2020 being hit by Section 4 (b) (i) of the Khyber Pakhtunkhwa, Services Tribunal Act, 1974 vide judgment dated 25.02.2021 (Annex-III). The Hon'ble Tribunal held: "Without touching the facts, circumstances and merits of the case the question of jurisdiction comes in the way of adjudication under Section-4 (b)(i) which stipulates:-
 - (b) "no appeal shall lie to a tribunal against an order or decision of a departmental authority determing-----(i) the fitness or otherwise of a person to be appointed to or hold a particular post or to be promoted to a higher post or grade."

We understand that the Provincial Selection Board met on 09.06.2020 to determine the fitness or otherwise of the officers on penal for consideration to be promoted to next higher scale i.e from BS-16 to BS-17 and scrutiny of the documents/service record was the prime and sole criteria before the PSB which the forum did take into consideration before making its recommendation to the competent authority for approval. As this Tribunal is hit by the above mentioned provision of law, the service appeal in hand is therefore, dismissed."

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- 8. As admitted by the appellant in Para-7 of the appeal that he filed departmental appeal against the notification dated 02.07.2020 which was rejected by the competent authority vide order dated 22.09.2020. Service Appeal No.12449/2020 arising from the said rejection order was also dismissed due to lack of jurisdiction by the Hon'ble Tribunal vide judgment dated 25.02.2021. However, being a habitual litigant, the appellant then challenged the same decision of PSB before the Hon'ble Peshawar High Court in Writ Petition No.1275-P/2021 which was also dismissed being barred by Article 212(2) of the Constitution of the Islamic Republic of Pakistan by the Hon'ble Court as withdrawn. Hence, the matter/question of law has already gained finality/ adjudicated upon by the competent courts (the Hon'ble Peshawar High Court, Peshawar and the Hon'ble Service Tribunal Peshawar), therefore, the appellant by filing instant appeal cannot agitate the same question of law being barred by Section 23 of the Khyber Pakhtunkhwa, Services Tribunal Act, 1974 which stipulates "No entertainment of appeal in certain cases:-The Tribunal shall not entertain any appeal in which the matter directly and substantially in issue has already been finally decided by a Court or a Tribunal of competent jurisdiction."
- 9. Incorrect and misleading thus, denied. The official record transpires that no departmental appeal so claimed was received neither within statutory period nor time barred. The departmental appeal annexed therewith Service Appeal does not bear diary No. or any proof of the receipt of the appeal in question in the office of Chief Secretary, Khyber Pakhtunkhwa. Moreover, the signature of the appellant affixed on dubious Departmental Appeal also seems bogus/fake as they do not match with his genuine signatures on official record.
- 10. The appellant is not aggrieved person in true sense, therefore, has got no valid locus standi and thus is not entitled for any relief. Hence, the instant appeal, being devoid of merit, is liable to be dismissed in limine.

REPLY TO GROUNDS:

- A. Incorrect, misperceived and misinterpreted. The appellant has been treated in accordance with law rules and policy on subject. The appellant has been treated under the Khyber Pakhtunkhwa Civil Servants Promotion Policy 2009 which its Part-V (Deferment of Promotion) clearly says that the promotion of a civil servant will be deferred, if the PER dossier is incomplete or any other document/ information required by the PSB / DPC for determining his suitability for promotion is not available for reasons beyond his control. As clarified vide Para-6 of the "FACTS", in the instant case, PSB being the competent forum decided to wait for the outcome of CPLA and keep him under watch till then.
- B. **Incorrect, misperceived as misinterpreted.** As envisaged in Article 4 of the Constitution of Islamic Republic of Pakistan, 1973, all citizens are equal before law and entitled to equal protection of law. Likewise, Article 25 of the Constitutions, ensures equality amongst equal, however, the appellant has been treated in accordance with prevailing Policy/Rules,

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therefore, reference made to Articles 4 & 25 of the Constitution of the Islamic Republic of Pakistan is totally irrelevant.

- C. Incorrect as laid. PSB in its minutes of the meeting, held on 09.06.2020, has recorded logical reasons as to why the appellant could not be promoted; perusal of the minutes of the said PSB meeting reveals the Board was informed that he was removed from service as a result of the disciplinary proceedings and on acceptance of his appeal by the Service Tribunal, he was conditionally re-instated into services as Naib Tehsildar, subject to the final decision of the pending CPLA in the Supreme Court of Pakistan. Likewise, his promotion to the post of Tehsildar on 17.01.2019 was also conditional. The Board, therefore, decided to wait for the outcome of CPLA and keep him under watch till then in view of the said Policy.
- D. Incorrect, misleading and contrary to the facts. The rest as clarified vide Para-3, 6, 7 & 8.
- E. Incorrect, misleading and contrary to the facts. The rest as clarified vide Para-3, 6, 7 & 8.
- F. Incorrect, misperceived and misinterpreted. As per said Promotion Policy, "Promotion will always be notified with immediate effect."
- G. Incorrect and misleading. The rest as clarified vide Para-3, 6, 7 & 8.
- H. Incorrect, misperceived and misinterpreted. Article 38(e) of the Constitution speaks of the collective responsibility of the state towards the people with regard to promotion of their social and economic well-being, and providing equal social protection to all citizens. Hence, reference made to Articles 38(e) of the Constitution is totally irrelevant.
- I. That the matter/question of law has already gained finality/ adjudicated upon by the competent courts (the Hon'ble Peshawar High Court, Peshawar and the Hon'ble Service Tribunal Peshawar), therefore, the appellant by filing instant appeal cannot agitating the same question of law being barred by Section 23 of the Khyber Pakhtunkhwa, Services Tribunal Act, 1974 which stipulates "No entertainment of appeal in certain cases:-The Tribunal shall not entertain any appeal in which the matter directly and substantially in issue has already been finally decided by a Court or a Tribunal of competent jurisdiction."

It is, therefore, most humbly prayed that on acceptance of the Preliminary Objections and Parawise Comments, the instant Appeal may very graciously be dismissed with costs.

Jember Board of Re hyber Pakhtunkhwa

spondent No. 3

Secretary \bigvee Establishment Department

Stabilishment Departmen

Khyber Pakhtunkhwa

(Respondent No. 2)

Zubais Ahmad

Chief Secretary V

Khyber Pakhtunkhwa

(Respondent No.1)

Zubair Ahmed

BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL, PESHAWAR

Service Appeal: 1216/2023

<u>AFFIDAVIT</u>

I, Zubair Ahmad, Special Secretary Establishment Department do hereby solemnly affirm and declare on that oath contents of the accompanying parawise comments are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal. His further stated in oath that in this appeal the answering respondents have nearly been placed expended by the power of the power of the accompanying parawise comments are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal. His further stated in oath that in this appeal the answering respondents have been placed expended to the power of the contents of the accompanying parawise comments are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal. His further stated in oath that in this appeal. The power of the contents of the cont

Zubair Ahmad Vy Special Secretary Establishment Contact: 0332-4545054 CONFIDENTIAL



GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

NO. SO(PSB)ED/1-1/2020/P-532 Dated Peshawar, the 26.06.2020

To

The Section Officer (E- II), Establishment Department

SUBJECT: - MINUTES OF THE MEETING OF PROVINCIAL SELECTION BOARD HELD ON 09.06.2020.

PROMOTION OF TEHSILDARS TO THE POST OF PMS BS-17

I am directed to refer to Establishment Department letter No. SOE-II(ED)2(192)2020 dated 09.06.2020 on the subject and to forward herewith an extract of Item No (3) of the minutes/recommendations of the meeting of Provincial Selection Board held on 09.06.2020 as well as copy of approved summary wherein the Chief Minister being competent authority in terms of Rule 4 (1) (a) of the Khyber Pakhtunkhwa (Appointment, Promotion & Transfer) Rules, 1989 has approved the recommendation of the PSB, for further necessary action.

SECTION OFFICER (PSB)

Encl: As Above

Suberine Debte

ITEM NO (03)

ABLISHMENT DEPARTMENT: eting of PSB held on 09.06.2020)

SUBJECT: -PROMOTION OF TEHSILDARS BS-16 TO THE POST OF PMS BS-17

Secretary Establishment apprised the Board that number of posts falling to the share of Tehsildar to PMS BS-17 is 153 where 98 officers are already working. Hence 55 posts of PMS BS-17 are lying vacant. The Board considered promotion against 53 posts by excluding 02 posts vacated due to conditional retirement of the officers in wake of Peshawar High Court judgment dated 19.02.2020.

2. According to the Provincial Management Service Rules, 2007, the posts of PMS in BS-17 falling in the share of Tehsildars are required to be filled as under:-

"Twenty percent from amongst Tehsildars who are graduates, on the basis of seniority cum fitness having three years service as Tehsildar/Naib Tehsildar and have undergone a training course of 9 weeks at the Pakistan Provincial Services Academy or Provincial Staff Training Institute".

3. The service record of the officers included in the panel were discussed as follows:-

TOHOWS:-	as a molded in the panel were discussed as
S# NAME OF OFFICER	RECOMMENDATIONS OF THE BOARD
1. Mr. Muḥammad Ikramullah.	His date of birth is 9.3.1965. He joined government services on 1.7.1995. He was promoted as Tehsildar BS-16 on 6.9.2008. The Board was informed that a case is pending against him in Anti Corruption Court. Besides his PER for the year 2015 to 2019 are also not available.
. Mr. Kiramatullah.	The Board recommended to defer his promotion. His date of birth is 20:1.1961. He joined government service on 8.1.1981. He was promoted.
Hilerial .	6.9.2008. The Board was informed that he opted to forego his promotion twice, once on 02.01.2012 and again on 14.11.2017. His case was considered in terms of Rule 7(5) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989 which provides that if a civil servant declines to avail the benefit of promotion for

Superintendent Superintendent Estab: Dept.

	_		1 1 1 to description
			the second time, then he shall stand superseded
	İ		permanently for such promotion.
		•	The Board, therefore, recommended his supersession.
-	3.	Mr. Abdul Ghafar.	His date of birth is 15.12.1974. He joined government
·`	·	WII. IIbaai anaar	service on 14.02.2004. He was promoted as Tehsildar BS-
	İ		16 on 04.06.2013. The Board was informed that he opted
	1		to forego his promotion on 07.09.2016. As per provision
			contained in Rule 7(5) of the Khyber Pakhtunkhwa Civil
	1		Servants (Appointment, Promotion & Transfer) Rules, 1989
		•	he shall not be considered for promotion for the next four
			years from the date on which he opted to forego promotion.
			The Board did not consider his promotion.
<u> </u>	4.	Mr. Hidayatullah.	His date of birth is 28.04.1962. He joined government
-	+.	MI. Muayatullan.	service on 13.03.1991. He was promoted as Tehsildar BS-
		* *	16 on 04.06.2013. He has undergone mandatory training
			for promotion. He has completed prescribed length of
			service for promotion. No enquiry is pending against him.
Ì	İ	•	His PER dossier is complete. His service record upto 2019
	[is generally good.
ŀ		• .	The Board recommended the officer for promotion to PMS
			BS-17 on regular basis. He will be on probation for a period
			of one year.
ł	5.	Mr. AbdurRehman	His date of birth is 15.02.1985. He joined government
		Shah.	CIVICE OIL DOIGHTEURING
	:		NaibTehsildar as Tehsildar BS-16 on 10.02.2015. He has
		المسيوني	undergone mandatory training for promotion. He has
l		Agine	completed prescribed length of service for promotion. No enquiry is pending against him. His PER dossier is
		7.11	complete. His service record upto 2019 is generally good.
-	3.5		j
			The Board recommended the officer for promotion to PMS
-	;		BS-17 on regular basis. He will be on probation for a period
1			of one year.
	6.	Mr. Waheed	His date of birth is 01.01.1967. He joined government
		Ahmad.	service on 29.01.1986 and was promoted from Sub
£.		· •	Registrar as Tehsildar BS-16 on 10.02.2015. He has
`			completed prescribed length of service for promotion. The
			Board was informed that disciplinary proceedings were

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			pending against him.
			The Board, therefore, recommended to defer his promotion.
_		of C 13/in Loic	His date of birth is 27.04.1963. He joined government
	7.		sorvice on 08 07 1983 and was promoted as Tensidar Bo-
	•		16 on 10.02.2015. He has undergone training mandatory
]		for promotion. He has completed prescribed length of
	i		service for promotion. No enquiry is pending against filli.
			His PER dossier is complete. His service record upto 2019
٠, [Ì		is generally good.
			•
			The Board recommended the officer for promotion to PMS
		. •	BS-17 on regular basis. He will be on probation for a period
			of one year.
- j-	0	Mr. Muhammad	His date of birth is 10.02.1988. He joined government
-31	0.	Junaid.	service on 01.02.2016 as Tehsildar BS-16. He has
Ì		o dirara.	undergone mandatory training for promotion. He has
		-	completed prescribed length of service for promotion. No
		•	enquiry is pending against him. His PER dossier is
			complete. His service record upto 2019 is generally good.
.		·	,
.			The Board recommended the officer for promotion to PMS
	,		BS-17 on regular basis. He will be on probation for a period
			of one year
	9	Mr. Shah Behram.	His date of hirth is 20.11.1973. He joined government
Ï	٦.	Wit. Official Domination	service on 28.06.1997. He was promoted from District
		`. ·	Kanongo asTehsildar BS-16 on 15.12.2016.He has
			undergone mandatory training for promotion. He has
		Allinial	completed prescribed length of service for promotion. No
•			lenguiry is pending against him. His PER dossier is
>			complete. His service record upto 2019 is generally good.
		Associated and the second	
	'		The Board recommended the officer for promotion to PMS
			BS-17 on regular basis. He will be on probation for a period
			·
			of one year. His date of birth is 12.04.1962. He joined government
•	10.	Faiz Ahmad	service on 15.08.1982. He was promoted from Assistant as
	:	Qureshi.	
•			Tehsildar BS-16 on 15.12.2016.He has undergone mandatory training for promotion. He has completed
			mandatory training for promodors. The Alas Promodors

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	· .,	prescribed length of service for promotion. No enquiry is pending against him. His PER dossier is complete. His service record upto 2019 is generally good.
		The Board recommended the officer for promotion to PMS BS-17 on regular basis. He will be on probation for a period of one year.
11.	Mr. Abdul Muqsit.	His date of birth is 20.01.1965. He joined government service on 28.08.1988. He was promoted from Assistant as Tehsildar BS-16 on 15.12.2016. He has undergone mandatory training for promotion. He has completed prescribed length of service for promotion. No enquiry is pending against him. His PER dossier is complete. His service record upto 2019 is generally good.
		The Board recommended the officer for promotion to PMS BS-17 on regular basis. He will be on probation for a period of one year.
12.	Mr. Jehan Said.	His date of birth is 10.01.1964. He joined government service on 28.08.1988. He was promoted from Assistant as Tehsildar BS-16 on 15.12.2016. He has undergone mandatory training for promotion. He has completed prescribed length of service for promotion. No enquiry is pending against him. His PER dossier is complete. His service record upto 2019 is generally good.
7.4		The Board recommended the officer for promotion to PMS BS-17 on regular basis. He will be on probation for a period of one year:
13.	Mr. Sahib Zada.	His date of birth is 10.11.1961. He joined government service on 04.09.1988. He was promoted from Assistant as Tehsildar BS-16 on 15.12.2016. He has undergone mandatory training for promotion. He has completed prescribed length of service for promotion. No enquiry is pending against him. His PER dossier is complete. His service record upto 2019 is generally good.

Superintendent Superintendent Govt. of K.PK Estab: Deptt:

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<u></u>			The Board recommended the officer for promotion to PMS
			BS-17 on regular basis. He will be on probation for a period
-			of one year.
_			His date of birth is 18.05.1964. He joined government
	14.	Mr. Zahid Kamal.	His date of birth is 10.03.1904. He joined government as
	ļ		service on 01.03.1990. He was promoted from Assistant as
ļ			Tehsildar BS-16 on 15.12.2016. He has undergone
İ			mandatory training for promotion. He has completed
			prescribed length of service for promotion. No enquiry is
			pending against him. His PER dossier is complete. His
	ļ	•	service record upto 2019 is generally good.
			Service record upto 2013 to gosto3 8
			and the officer for promotion to PMS
			The Board recommended the officer for promotion to PMS
			BS-17 on regular basis. He will be on probation for a period
			of one year.
20.	15.	Mr. Habib Ahmad	His date of birth is 01.03.1963. He joined government
		Jan.	service on 02.07.1987. He was promoted from Assistant as
		, , , , , , , , , , , , , , , , , , ,	Tehsildar BS-16 on 15.12.2016.He has undergone
l			mandatory training for promotion. He has completed
ŀ	•	•	prescribed length of service for promotion. No enquiry is
-·			pending against him. His PER dossier is complete. His
			pending against nim. His PER dossier is complete the
	i		service record upto 2019 is generally good.
			The DMC
			The Board recommended the officer for promotion to PMS
			BS-17 on regular basis. He will be on probation for a period
			of one year
Ī	1.	Mr. Tahir Ashraf.	His date of birth is 24.01.1970. He joined government
	16.	Mr. Tanii Asiitai.	service on 28.02.1988. He was promoted from Assistant as
			i and a cost of the bank and arcone i
			Tehsildar BS-16 on 16.11.2017. He has undergone
		Ollinster	mandatory training for promotion. He has not completed
		1. 14	the prescribed length of service for promotion. No enquiry is
		A. S. S. S. S. S. S. S. S. S. S. S. S. S.	pending against him. His PER dossier is complete. His
			service record upto 2019 is generally good.
	· ·		
			1 1 1 Stran for amointment to RS-
		,	The Board recommended the officer for appointment to BS-
			17 on acting charge basis.
	17.	Mr. Afsar Khan.	His date of birth is 10.04.1964. He joined government
<u>ا</u> ر			service on 04.12.1989. He was promoted from Sub
المرازا			Registrar as Tehsildar BS-16 on 06.04.2018. He has not
	-		completed the prescribed length of service for promotion
•			completed the prescribed tengen of correct

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			5 compation
Г			and has not undergone training mandatory for promotion.
]		His PER for the year 2016 (P) and 2017 to 2019 are also not
	.		available.
		·	available.
			1 1 to defen his promotion
		_	The Board recommended to defer his promotion.
	18.	Mr. Abdul Qayum.	His date of birth is 20.02.1965. He joined government
1		·	service on 20.03.1988. He was promoted from Sub
			Registrar as Tehsildar BS-16 on 16.11.2017. He has not
		i	completed the prescribed length of service for promotion
		` }	and has not undergone training mandatory for promotion.
			and has not undergone training managery
			His PER for the year 2018 and 2019 are not available.
1		ŀ	1. 1 to defer his promotion
ŀ			The Board recommended to defer his promotion.
	19.	Mr. WaheedUllah.	His date of birth is 10.02.1973. He joined government
-			service on 20.09.1995. He was promoted from Sub
ĺ			Registrar as Tehsildar BS-16 on 16.11.2017. He has
İ			undergone mandatory training for promotion. He has not
			completed the prescribed length of service for promotion.
-		·	No enquiry is pending against him. His PER dossier is
-			No enquiry is pending against him. This I bit doctor
-			complete. His service record upto 2019 is generally good.
1			1 1 1 Start for appointment to PMS
			The Board recommended the officer for appointment to PMS
	•		BS-17 on acting charge basis.
ŀ	20.	Mr. Muhammad	His date of birth is 01.03.1964. He joined government
i	20.	Rafiq.	service on 06.03.1988. He was promoted from District
١		i reary.	Kanongo as Tehsildar on 04.07.2019. He has not completed
1			prescribed probation period and has not undergone
		·	prescribed probation period and interesting
	•		mandatory training for promotion.
			The Board did not consider his promotion.
			His date of birth is 20.02.1964. He joined government
	21.	Mr. Gohar Ali.	His date of birth is 20.02.1904. He joined government
			service on 19.02.1985. He was promoted from District
		1.	Kanongo as Tehsildar on 04.07.2019. He has not yet
		A Chine	completed probation period. He has not undergone
		المان المان	mandatory training for promotion and his PER for the year
	1	1	2019 is also not available.
		11 11 11 11 11 11 11 11	ZOTA 12 9120 Hot available.
			my possed did not consider his promotion.
			The Board did not consider his promotion.
Ğ	22.	Mr. Ajam Khan.	His date of birth is 15.06.1963. He joined government
			service on 07.10.1987. He was promoted from District
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			Knanongo as Tehsildar BS-16 on 16.11.2017. He has undergone mandatory training for promotion. He has not completed the prescribed length of service for promotion. No enquiry is pending against him. His PER dossier is complete. His service record upto 2019 is generally good. The Board recommended the officer for appointment to PMS BS-17 on acting charge basis.
2	3	M. Makammad	His date of birth is 22.04.1966. He joined government
	-	Javed.	service on 25.09.1990. He was promoted from District Kanongo as Tehsildar BS-16 on 16.11.2017. He has undergone mandatory training for promotion. He has not completed the prescribed length of service for promotion. No enquiry is pending against him. His PER dossier is complete. His service record upto 2019 is generally good.
			The Board recommended the officer for appointment to PMS BS-17 on acting charge basis.
2	4.	Mr. Shah Nadeem.	His date of birth is 02.04.1983. He joined government service on 09.08.2004. He was promoted from District Kanongo as Tehsildar BS-16 on 16.11.2017. He has undergone mandatory training for promotion. He has not completed the prescribed length of service for promotion. No enquiry is pending against him. His PER dossier is complete. His service record upto 2019 is generally good.
			The Board recommended the officer for appointment to PMS BS-17 on acting charge basis.
L		3.6 A - 1 - 3	His date of birth is 04.02.1967. He joined government
	25.	Mr. Arshad Mehmood.	service on 17.09.1991. He was promoted from Assistant as Tehsildar on 16.11.2017. He has not completed the
		July 1	prescribed length of service and has not undergone mandatory training for promotion. His PER for year 2019 is also not available.
;;`		1,21,15	The Board recommended to defer his promotion
·	26.	Mr. Muhammad Hasrat Khan.	His date of birth is 15.04.1968. He joined government service on 17.09.1991. He was promoted from Assistant as

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		•	The not completed the
			Tehsildar on 16.11.2017. He has not completed the
			prescribed length of service and has not undergone
			mandatory training for promotion.
	l		
			The Board recommended to defer his promotion
-			His date of birth is 22.09.1965. He joined government
		Mr. NaimatullahKundi	service on 09.01.1992. He was promoted from Assistant as
		Maimatunamana	Tehsildar on 16.11.2017. He has not completed the
	ŀ	•	prescribed length of service and has not undergone
			prescribed length of service and has been been prescribed length of service and has been been been been been been been bee
İ			mandatory training for promotion. His PERs for the year
			2018 and 2019 are also not available.
			The Board recommended to defer his promotion.
-	28.	Mr. Raja Tasawar	His date of birth is 15.04.1968. He joined government
	20.	Khan.	service on 05.03.1992. He was promoted from Assistant as
1		illian.	Tehsildar on 16.11.2017. He has not completed the
			prescribed length of service and has not undergone
	.		mandatory training for promotion. His PERs for the year
	,		2018 and 2019 are also not available.
		,	2018 and 2019 are also not available.
ŀ			1 1 to defemble promotion
ļ			The Board recommended to defer his promotion.
ļ	29.	Mr.Ishaq Ali Khan.	His date of birth is 14.10.1963. He joined government
		•	service on 13.09.1982. He was promoted from Assistant as
		j.	Tehsildar on 16.11.2017. He has not completed the
			prescribed length of service and has not undergone
			mandatory training for promotion.
			manadoxy or discovery
			The Board recommended to defer his promotion.
			His date of birth is 04.01.1968. He joined government
	30.	Mr. Muhammad	His date of bitti is 04.01.1900. He joined as
		Zaman.	service on 25.10.1992. He was promoted from Assistant as
		()	Tehsildar on 16.11.2017. He has not completed the
		A Start P	prescribed length of service and has not undergone
		11	mandatory training for promotion.
		J	
			•
	'		The Board recommended to defer his promotion.
17			
		125 24 3	His date of birth is 05.05.1979. He joined government
	31.	Mr. Muhammad	mis date of birdi is object, in justice of

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Γ		Imran Zaman.	service on 23.04.2008. He was promoted from Assistant as
			Tehsildar on 16.11.2017. He has not completed the
			prescribed length of service and has not undergone
			mandatory training for promotion. His PERs for the year
		'	mandatory training for promotion. The rest
\			2018 and 2019 are also not available.
			The Board recommended to defer his promotion
⊢	32.	Mr. Khalid	His date of birth is 10.03.1974. He joined government
ŀ	٠. ا	Mansoor.	service on 12.08.2008. He was promoted from Assistant as
			Tehsildar on 16.11.2017. He has not completed the
			prescribed length of service and has not undergone
			mandatory training for promotion. His PERs for the year
		•	mandatory training for promotion. The 12th is and
			2018 and 2019 are also not available.
-			The Board recommended to defer his promotion
-	33.	Mr. YadUllah	His date of birth is 23.05.1979. He joined government
:1	00.	Khan.	service on 02.02.2009. He was promoted from Naid
1		TELLULA.	Tebsildar as Tehsildar on 17.01.2019. He has undergone
			mandatory training for promotion. He has completed
			prescribed length of service for promotion. The Board was
.]			linformed that an investigation by NAB against nim
			alongwith others regarding misuse of authority by selling
			201 kanal land of Sarfaraz Khan District Hospital Charly
			Fund Mardan (MES#114636) vide NAB letter No.1/681/IW-
,			11/NAB(KP)143046 dated 15.02.2019 is under process.
•			His case was discussed in the Board in light of the
		المرابع المرابع	provision of promotion policy regarding NAB cases, "If there
		A Comment of the Comm	are any NAB investigations being conducted against an
) Her	officer the fact of such investigation needs to be placed
		-, -,	before the relevant promotion for a which may take a
			considered decision on merits of the case".
			The Board, therefore, decided to keep the officer under
			watch for a period of one year.
	34.	Mr. Ahmad	His date of birth is 02.04.1983. He joined government
	J 34.	Hashmi.	service on 02.02.2009. He was promoted from Naib
		Trastimi.	Tehsildar as Tehsildar on 06.04.2018. He has undergone
			mandatory training for promotion. The Department
			mandatory training for promotion. The Boper monte
			informed the Board that he had limited capacity and shied
			away from responsibilities. This was corroborated by his
	<u> </u>		current Supervisory Officer.
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		The Board, therefore, decided to keep the officer under watch for a period of one year.
35.	Mr. Muhammad Yar.	His date of birth is 02.02.1979. He joined government service on 02.02.2009. He was promoted from Naib Tehsildar as Tehsildar on 17.01.2019. He has undergone mandatory training for promotion. He has completed prescribed length of service for promotion. No inquiry is pending against him. His PER dossier is complete. His service record upto 2019 is generally good.
3		The Board recommended the officer for promotion to PMS BS-17 on regular basis. He will be on probation for a period of one year.
36.	Mr. Mujahid Ali.	His date of birth is 19.04.1974. He joined government service on 02.02.2009. He was promoted from Naib Tehsildar as Tehsildar on 06.04.2018. He has undergone mandatory training for promotion. He has completed prescribed length of service for promotion. The Board took notice of his general reputation of being corrupt, incompetent and indifferent to his official responsibilities as reported by the District Collector, during his posting as Settlement Tehsildar Nowshera.
		watch for a period of one year.
37.	Mr. Syed Abdul Akbar Shah.	His date of birth is 11.04.1981. He joined government service on 02.02.2009. He was promoted from Naib Tehsildar as Tehsildar on 06.04.2018. He has not undergone mandatory training for promotion. His PER for the year 2018 and 2019 are not available.
20	Mr. Dohim Shob	The Board recommended to defer his promotion. His date of birth is 13.01.1969. He joined government
38.	Mr. Rahim Shah.	The date of bitti is 10.01.1909. He joined government

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_			and an account of the second from Assistant as
			service on 03.09.1990. He was promoted from Assistant as
	•		Tehsildar on 06.04.2018. He has not completed the
	}		prescribed length of service and has not undergone
-	.		mandatory training for promotion. His PER for the year
			2019 is also not available.
1		•	
	İ	,	
			The Board recommended to defer his promotion.
-	39.	Mr. Muhammad	His date of birth is 25.12.1961. He joined government
	J	Nawaz.	service on 09.10.1980. He was promoted from Assistant as
-	.	Tiu vi das.	Tehsildar on 06.04.2018. He has not completed the
			prescribed length of service and has not undergone
			mandatory training. His PER for the year 2018 and 2019
		. •	
.		.	are also not available.
· 1		·	
		·	
			The Board recommended to defer his promotion
ſ	40.	Mr. Farooq Shah.	His date of birth is 04.01.1961. He joined government
			service on 01.12.1984. He was promoted from Assistant as
			Tehsildar on 06.04.2018. He has not completed the
ŀ	• `	,	prescribed length of service and has not undergone
	;		mandatory training. His PER for the year 2018 and 2019
1			are also not available.
ļ			
		•	·
.			The Board recommended to defer his promotion.
	4.	N.C. N.C. 1 1	His date of birth is 20.02.1983. He joined government
	41.	Mr. Muhammad	service on 30.04.2009. He was promoted from Assistant as
		Ayaz.	Service on 50.04.2009. He was promoted from resident de
		(7)	Tehsildar on 17.01.201. He has not completed the
		Allievinde	prescribed length of service and has not undergone
İ		1 (2.3)	mandatory training for promotion. His PER for the year
		/ 10 mm	2018 and 2019 are also not available.
	ς.		
		3 -	·
			The Board recommended to defer his promotion
İ	42.	Mr. Syed Sultan	His date of birth is 18.12.1972. He joined government
	'='.	Haider Shah.	service on 02.02.2009. He was promoted from Naib
1.	1	15.)	Tehsildar as Tehsildar on 17.01.2019. He has undergone
	I	1	Tollandar as Tollandar off Triotization, The title
•		•	mandatory training for promotion. He has completed

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			prescribed length of service for promotion. No inquiry is pending against him. His PER dossier is complete. His service record upto 2019 is generally good.	
		•	The Board recommended the officer for promotion to PMS BS-17 on regular basis. He will be on probation for a period of one year.	
\vdash	43.	Mr. Aftab Ahmed.	His date of birth is 08.12.1982. He joined government	
ļ	43.	Wr. Altab Allilled.	service on 02.02.2009. He was promoted from Naib Tehsildar as Tehsildar on 17.01.2019. He has undergone	
			mandatory training for promotion. He has completed prescribed length of service for promotion. No inquiry is pending against him. His PER dossier is complete. His	
			service record upto 2019 is generally good.	
,	•		The Board recommended the officer for promotion to PMS BS-17 on regular basis. He will be on probation for a period	
			of one year.	
}	44.	Mr. Dil Nawaz	His date of birth is 22.03.1979. He joined government	
1	, , ,	Khan.	service on 02.02.2009. He was promoted from Naib	
	٠.	•	Tehsildar as Tehsildar on 17.01.2019. He has undergone mandatory training for promotion. He has completed	
			prescribed length of service for promotion. No inquiry is pending against him. His PER dossier is complete. His	
	•	eliver	service record upto 2019 is generally good.	
			The Board recommended the officer for promotion to PMS BS-17 on regular basis. He will be on probation for a period	
		-	of one year.	
	45.	Mr. KifayatUllah.	His date of birth is 09.01.1977. He joined government	
			service on 02.02.2009. He was promoted from Naib Tehsildar as Tehsildar on 17.01.2019. The Board was	
			informed that he was removed from service in a disciplinary	
			proceedings and on acceptance his appeal by Service	
			Tribunal, he was conditionally reinstated into services as	
			Niab Tehsildar subject to the final decision of pending CPLA in the Supreme Court of Pakistan. Similarly his promotion	
,			as Tehsildar on 17.01.2019 was also conditional subject to	
			the said CPLA.	
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		•	The Deard therefore decided to wait for the customs of
ĺ			The Board therefore, decided to wait for the outcome of CPLA and keep him under watch till then.
			of Brand Roop min ander water an aren.
	46.	Mr. Faqir Hussain.	His date of birth is 10.10.1983. He joined government
		1	service on 02.02.2009. He was promoted from Naib Tehsildar as Tehsildar on 17.01.2019. He has undergone
		- , "	mandatory training for promotion. He has completed
ľ			prescribed length of service for promotion. No inquiry is
		•	pending against him. His PER dossier is complete. His
1			service record upto 2019 is generally good.
,	-	·	The Board recommended the officer for promotion to PMS
Ί			BS-17 on regular basis. He will be on probation for a period
			of one year.
	47.	Mr. Zulfiqar Khan.	His date of birth is 15.04.1983. He joined government
		77	service on 02.02.2009. He was promoted from Naib Tehsildar as Tehsildar on 17.01.2019. He has undergone
		م مدا	mandatory training for promotion. He has completed
ŀ	•		prescribed length of service for promotion. No inquiry is
			pending against him. His PER dossier is complete. His
İ		Alleria de la companya dela companya dela companya dela companya dela companya de la companya de la companya dela com	service record upto 2019 is generally good.
			The Board recommended the officer for promotion to PMS
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	BS-17 on regular basis. He will be on probation for a period
			of one year.
	48.	Mr. Waqar Ahmad.	His date of birth is 24.04.1980. He joined government service on 02.02.2009. He was promoted from Naib
1		(3)	Tehsildar as Tehsildar on 17.01.2019. He has undergone
		کا مست	mandatory training for promotion. He has completed
	.		prescribed length of service for promotion. No inquiry is
			pending against him. His PER dossier is complete. His
		· .	service record upto 2019 is generally good.
		·	The Board recommended the officer for promotion to PMS
			BS-17 on regular basis. He will be on probation for a period
L			of one year.

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GOVERNMENT OF KHYBERTPAKHTUNKHWA ESTABLISHMENT DEPARTMENT Amex-1

Dated Peshawar the September 22, 2020

ORDER

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NO.SOE-II(ED)2(192)2020: WHEREAS Mr. Kifayatullah, Tehsildar, Board of Revenue, Peshawar filed a departmental appeal wherein he raised the following objections;

- That he was at S.No.45 of the seniority list of Tehsildars and was eligible for promotion with effect from 20.02.2020 when the PSB was first scheduled and postponed later on due to the decision delivered by Peshawar High Court, Peshawar by setting aside the act of Provincial Assembly enhancing the age of retirement to 63 years. But, the recommendees by Khyber Pakhtunkhwa Public Service Commission were appointed as PMS BS-17 vide notification dated: 29.05.2020 and placed above the Tehsildars who were promoted by PSB in its meeting held on dated: 09.06.2020.
- ii. That PSB meeting was again rescheduled on 09.06.2020 whereby his colleagues were promoted to the post of PMS BS-17 vide impugned notification 02.07.2020 while the applicant was deferred on account of pendency of CPLA before the apex court and that his promotion as Tehsildar on 17.01.2019 was also conditional subject to the said CPLA.
- That previously other officers namely Mr. Fazal Husain, Ghulam Habib, Habib Arif, Atta-ur-Rehman were promoted to the next higher grade inspite of the fact that CPLAs were pending against them in the Apex court.

AND WHEREAS Mr. Kifayatullah, Tehsildar, Board of Revenue, Peshawar prayed that on acceptance of his appeal he may be considered for promotion to the post of PMS BS-17 with effect from 20.02.2020 with all back benefits after modifying the impugned notification dated: 02.07.2020.

by Peshawar High Court Peshawar dated: 19.02.2020 in writ petition No.5673-P/2019. Resultantly, a considerable number of officers included in the panel of PSB got retired as they attained age of superannuation i.e. 60 years in the light of the said judgment. In light of the decision, the Provincial Government decided the retirement cases as per circular letter No: SO(Policy)E&AD/1-13/2019 dated: 16.03.2020 and fresh working papers had to be prepared. Working out the new panels and the corresponding quotas of promotion due to retirements turned out to be a voluminous task. PSB was not scheduled again till 09.06.2020 as the Government of Khyber Pakhtunkhwa declared emergency in the wake of the escalation in the transmission of COVID-19 and ordered closure of all departments except a few essential ones. These departments, being closed could not prepare the working papers.

AND WHEREAS contrary to the claim of the applicant his case has no similarity to the appointment of the PMS officers under initial quota, as under Article-240(b) of Constitution of Pakistan the process of recruitment of PMS officers through Khyber Pakhtunkhwa Public Service Commission was initiated on 20.10.2017 with the placement of requisition to Khyber Pakhtunkhwa Public Service

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mission and after completion of the whole recruitment process, Establishment Department issued eir appointment notification dated: 29.05.2020. Meanwhile, promotion process continued unabated and various PSB meetings were held on 08.11.2017, 28.12.2017, 03.05.2018, 17.09.2018, 26.12.2018, 19.04.2019, 23.09.2019 and 09.06.2020 which clearly indicates that no parallel can be drawn between initial recruitment and promotion of the applicants.

AND WHEREAS contrary to the assertion of the applicant on perusal of the minutes of the PSB meeting held on 09.06.2020 was revealed that "he was promoted from Naib Tehsildar as Tehsildar on 17.01.2019. The Board was informed that he was removed from service in the disciplinary proceedings and on acceptance of his appeal by the Service Tribunal, he was conditionally re-instated into services as Naib Tehsildar subject to the final decision of the pending CPLA in the Supreme Court of Pakistan. Similarly, his promotion to the Tehsildar on 17.01.2019 was also conditional subject to the said CPLA. The Board therefore, decided to wait for the outcome of CPLA and keep him underwatch till then as there was neither any ground nor justification for two consecutive conditional promotions.

AND WHEREAS the claim of the applicant regarding promotion of other officers to the post of PMS BS-17 despite a pending CPLAs is not justifiable. The working papers and minutes of the PSB meeting held on 29.12.2009 in which the officers who the applicant refer to; were considered for their promotion to the post of PMS BS-17 it is revealed that there was no CPLA pending against any of them

NOW THEREFORE, after due consideration of all the points voiced in the appeal and record, rules / polices in vogue, the competent authority has found no reason to accede to the request of the applicant, which is regretted being devoid of merit.

> CHIEF SECRETARY KHYBER PAKHTUNKHWA

Endst. No. & Date even Copy forwarded to the:-

1. Senior Member, Board of Revenue, Khyber Pakhtunkhwa.

2. PSO to Chief Secretary, Khyber Pakhtunkhwa.

3. PS to Chief Secretary, Khyber Pakhtunkhwa.

4. PS to Secretary Establishment.

5. PS to Special Secretary (Estt.), Establishment Department

6. Official concerned.

7. Manager, Government Printing Press.

(ЅҢАНВАЗ КНАТТАК) SECTION OFFICER (ESTABLISHMENT-II)

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

Service Appeal No. 12449/2020

Date of Institution

21.10.2020

Date of Decision

25.02.2021

Kifayatullah, Tehsildar, Peshawar.

(Appellant)

VERSUS

The Govt. of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar and two others. (Respondents)

Present:

MR.KHALID REHMAN,

-- For Appellant.

Advocate

MR. MUHAMMAD RASHEED, Deputy District Attorney

. For respondents.

MR. MIAN MUHAMMAD MR.HAMID FAROOQ DURRANI, MEMBER(Executive)

--- CHAIRMAN

JUDGEMENT.

MIAN MUHAMMAD, MEMBER(E):- The instant service appeal has been instituted under Section-4 of the Khyber Pakhtunkhwa Services Tribunal Act, 1974, against the impugned notification dated 02.07.2020 whereby the appellant stands deferred for promotion to PMS (BS-17) and the impugned appellate order dated 22.09.2020 vide which departmental appeal of the appellant was turned down.

FACTS.

02. Brief facts leading to the service appeal are that the appellant was initially appointed as Naib Tehsildar (BS-14) through Public Service Commission in 2009

who was then promoted to the post of Tehsildar (BS-16) on 17.1.2019. The Provincial Selection Board in its meeting dated 09.06.2020 deferred the promotion case of the appellant on the ground that CPLA of the respondent departments was pending in the Apex court and his promotion will be decided after outcome of the CPLA. The appellant feeling aggrieved with the notification dated 02.07.2020, preferred departmental appeal which was rejected by the competent authority on 22.09.2020, hence, the instant service appeal before the Services Tribunal on 21.10.2020.

We have heard the arguments of learned counsel for the appellant as well as 03. Deputy District Attorney for respondents and perused the record thoroughly.

ARGUMENTS.

Learned counsel for the appellant contended that Provincial Selection Board has made CPLA as basis for deferment of the appellant's promotion to higher post in BS-17 (PMS). Background of the CPLA is that the appellant had been removed from service on disciplinary proceedings and the Khyber Pakhtunkhwa Services Tribunal reinstated him in service through its judgement dated 20.11.2015 in service appeal No. 1099/2014 against which the respondent-department subsequently filed CPLA in the august Supreme Court of Pakistan and which is still pending there. It was further argued that the PSB could not convene its scheduled meeting on 20.02.2020 when the appellant was on the panel of officers for consideration to be promoted to BS-17 in Provincial Management Service. It was therefore not his fault and as such was eligible for promotion from that date due to availability of vacancy falling in quota reserved for promotion at that very point of time. As a result of not

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convening meeting of the PSB, 123 direct recruitees in BS-17 (PMS) recommended by the Public Service Commission were notified on 29.05.2020 rendering the appellant to become junior to them. He pleaded that as per principle, vacancy in a cadre or service group will have to be filed from promotion quota first and then in direct or initial quota. He quoted Section-9 of the Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rule-7(3) of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules 1989 as well as para-V(a) of the Promotion Policy and submitted that deferment is recommended when inter-seseniority is disputed/subjudice, disciplinary/departmental proceedings are pending or PER dossier of an officer is incomplete. The appellant was not hit by any of the category of deficiency and as such he was by all means eligible for promotion to BS-17. More so even in subsequent PSB meeting held on 09.06.2020 he was deferred on the ground that CPLA was pending in the Apex court and his earlier promotion as Tehsildar on 17.01.2019 was also conditional subject to the said CPLA. This is again an illegal and illogical ground and the appellant has been condemned unheard because no case of litigation could be held as a Bar to deprive him of promotion which is a vested right of the appellant. He quoted some other officers such as Fazal Hussain, Ghulam Habib, Atta Ur Rehman and Habib Arif etc who were recommended by the PSB despite the fact that their CPLA was pending before the Apex court at relevant point of time. To strengthen his arguments the learned counsel for the appellant placed reliance on order No. XX of Supreme Court Rules 1980, 1993 SCMR 2258, 2006 SCMR 1938 and 2010 PLC (C.S) 760.

05. Learned Deputy District Attorney, contrary to the arguments of learned counsel for the appellant, raised preliminary objection on maintainability of the

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appeal under Section-4 (b)(i) and contended that determining the suitability of an officer for a particular post falls in the domain of DPC/PSB and as such the Services Tribunal has no jurisdiction on such issues to be adjudicated upon. It was further argued that the appellant has been promoted even to BS-16 as Tehsildar on 17.01.2019 on conditional basis because of pending CPLA in the august Supreme Court of Pakistan and second conditional promotion to BS-17 is not only unreasonable but also not covered under the relevant law, rules and promotion policy. He also raised objection on the contention of learned counsel for appellant with regard to the notification of direct recruitees dated 29.05.2020 mainly on the ground that it has neither been assailed nor impugned in the present memo of appeal. Similarly, 123 private respondents in notification dated 29.05.2020 have not been made party for the purpose of joinder and non-joinder and the service appeal has inner defects and liable to be dismissed even on ground of merits. Reliance was placed on case law reported as 2005 SCMR 1742, PLD 2008 Supreme Court 769.

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CONCLUSION:

06. Without touching the facts, circumstances and merits of the case the question of jurisdiction comes in the way of adjudication under Section-4 (b)(i) which

stipulates that:-

(b)"no appeal shall lie to a Tribunal against an order or decision of a departmental authority determining---.

(i) the fitness or otherwise of a person to be appointed to or hold a particular post or to be promoted to a higher post or grade.

We understand that the Provincial Selection Board met on 09.06.2020 to determine

the fitness or otherwise of the officers on penal for consideration to be promoted to

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record was the prime and sole criteria before the PSB which the forum did take into consideration before making its recommendations to the competent Authority for approval. As this Tribunal is hit by the above mentioned provision of law, the service Appeal in hand is therefore, dismissed. Parties are left to bear their respective costs. File be consigned to the record room.

<u>ANNOUNCED</u> 25.02.2021

(MIAN MUHAMMAD) MEMBER(E)

(HAMID FAROOQ DURRANI) CHAIRMAN

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GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (Judicial Wing)

AUTHORITY LETTER

Mr. Riaz Khan, Superintendent (Litigation-III Section) Establishment
Department is hereby authorized to submit Affidavit to The Khyber Pakhtunkhwa
Service Tribunal, Peshawar in Service Appeal No. 1216/2023 titled as "KIFAYAT

ULLAH VS GOVERNMENT OF KHYBER PAKHTUNKHWA & OTHERS" on behalf of
The Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa
being (Respondents No.01)

Zubair Ahmad Special Secretary

Establishment



GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

No. SO(Policy)/E&AD/Misc/2020 Dated Peshawar, the December 24, 2020

To

- 1. The Director STI, E&A Department.
- All Additional Secretaries in E&AD.
- 3. All Deputy Secretaries in E&AD.
- 4. All Section Officers in E&AD.
- 5. The Estate Officer/Programme Officer (Computer Cell) in E&AD.

Subject:

SIGNING OF PARAWISE COMMENTS ETC IN SERVICE APPEALS.

Dear Sir.

l am directed to refer to this Department letter No.SOR-VI/E&AD/1-23/2005 dated 12-01-2008 (copy enclosed) on the subject, the Competent Authority has been pleased to authorize the Special Secretary (Establishment) Establishment Department to sign the para-wise comments in cases of service appeals filed by the Civil Servants before the Khyber Pakhtunkhwa Service Tribunal on behalf of Chief Secretary, Khyber Pakhtunkhwa and Secretary, Establishment Khyber Pakhtunkhwa.

Yours faithfully,

SECTION OFFICER (POLICY)

ENDST: NO. & DATE EVEN

Copy forwarded to:

- 1. Secretary to Govt. of Khyber Pakhtunkhwa, Law Department
- 2. Registrar Peshawar High Court Peshawar.
- 3. Advocate General Khyber Pakhtunkhwa, Peshawar.
- 4. Registrar Khyber Pakhtunkhwa Service Tribunal, Peshawar.
- 5. PS to Chief Secretary, Khyber Pakhtunkhwa
- 6. PS to Secretary Establishment, Khyber Pakhtunkhwa
- 7. PS to Special Secretary (Establishment) Establishment Department
- 8. PS to Special Secretary (Reg). Establishment Department.

SECTION OFFICER (POLICY)

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