22.07.2019

Nemo for the petitioner. Mr. Ziaullah, DDA alongwith Sikandar Assistant Director for the respondents present.

The record shows that the petitioner has been paid an amount of Rs. 355111/- by implementing the judgment under execution. Due to absence of petitioner as well as his learned counsel it seems that he is not interested in pursuing the execution proceedings any more. The proceedings are, therefore, consigned. The petitioner may apply for restoration of proceedings, if need be.

Chairman

26.03.2019

Noman Advocate appeared on behalf of learned counsel for the petitioner. Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Sikander Khan AD present. Representative of the respondent department submitted implementation report. Copy of the same given to Noman Advocate. Adjourn. To come up for further proceedings on 25.04.2019 before S.B

Member

25.04.2019

Counsel for the petitioner present. Mr. Usman Ghani, District Attorney alongwith Mr. Sikandar Khan, Assistant Director for the respondents present. Representative of the department submitted copy of Civil Servants Revised Leave Rules, 1981, which is placed on file. To come up for further proceedings on 18.06.2019 before S.B.

(MUHAMMAD AMIN KHAN KUNDI) MEMBER

18.06.2019

Counsel for the petitioner and Mr. Kabirullah Khattak, Additional AG alongwith Mr. Sikandar Raza, Assistant Director for the respondents present. Learned counsel for the petitioner requested for adjournment. Adjourned to 22.07.2019 for implementation report before S.B.

(Muhammad Amin Khan Kundi) Member 6-11-2018 Due to Retirement of Honorable
chairman the Tribural is non-functional
therefore the case is adjusted to com
for the Same on 24-12-2018

for the Same on 24-12-2018

24.12.2018

Counsel for the appellant and Addl. AG for the respondents present.

On the last occasion instant matter was adjourned on the strength of Reader note. Let notices be repeated to the respondents for submission of compliance report as contained in the order dated 26.09.2018, on 13.02.2019 before S.B.

Chairman

13.02.2019

Learned counsel for the petitioner present. Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Sikandar AD present. Learned AAG stated that judgment in question has been implemented and an amount of Rs.355111/- has been paid to the petitioner and seeks adjournment for arguments. Adjourn. To come up for arguments on 26.03.2019 before S.B.

Member

226/<u>2</u>016 04.07.2018

None for the petitioner present. Addl: AG for respondents present. Fresh notices be issued to the petitioner and his counsel. Adjourned. To come up for further proceedings on 28.08.2018 before S.B.

(Ahmad Hassan) Member

28.08.2018

None present on behalf of the petitioner. Mr. Kabirullah Khattak, Additional for the respondents present. Adjourned. To come up for further proceedings on 26.09.2018 before S.B.

(Ahmad Hassan) Member

26.9.2018

Mr. Hamza Amir Gulab, Advocate on behalf of the petitioner present. Mr. Kabirullah Khattak, Addl. AG for thje respondents present.

It worths to mention here that on 24.11.2017, one Mr. Attiq-ur-Rehman, Deputy Director (Legal) for the respondents was present and directions were given to him to produce the implementation report regarding earned leave of 1155 days of the petitioner but till date neither any progress is made nor any compliance report submitted. So much so, as per information furnished by the learned counsel for the petitioner, the CPLA filed by the respondents before the august supreme court of Pakistan was also dismissed. As such, the respondents are given last chance to produce implementation report strictly in accordance with the judgment of this Tribunal passed on 25.05.2016. In case of failure on the part of the respondents, strict action will be taken against them under the law. To come up for implementation report on 06.11.2018 before S.B.



E.P. No. 226/2016 Bashir Ahmad VS Govt

Ne te:-

15.05.2018

Mr. Muhammad Ibrahim Khan, District Public Prosecutor for Director General Prosecution present and submitted an application with the request to release his salary attached for non-compliance of this Tribunal order. Notice was given to Mr. Kabirullah Khattak, learned Addl. A.G for appearance. File was requisitioned from the office.

Short arguments heard and available record perused.

Main contention of the applicant is that due to delay occurred in processing the request of Mr. Bashir Ahmad, petitioner in the present case regarding his salary, this Tribunal attached his salary. As per contention of the learned DPP, the applicant has not only complied with the order of this Tribunal but even the petitioner Bashir Ahmad has given in writing that he has been satisfied with the action taken by the present applicant.

Learned Addl. AG raised no objection on the release of the salary of the applicant particularly when the order of this Tribunal has already been implemented.

In view of the stated circumstances, the application in hand is allowed and salary of the applicant stands released forthwith, however, final order will be passed by the Worthy Member on his arrival from Umra on the date already fixed in the main petition.

Chairman

Execution Petition No. 226/2016 Bashir Ahmad VS Gort

02.01.2018

Attorney for the respondents present. Counsel for the petitioner stated that the respondents have not yet implemented is full the judgment of the court passed about 2 years ago. Learned District Attorney needs time for implementation report. Adjourned. To come up for implementation report on 08.02.2018 before S.B.

Gul Zeb Khan) Member (E)

08.02.2018

Counsel for the petitioner and Addl: AG alongwith Mr. Muhammad Sikandar Khan, AD(Legal) for respondents present. Directions contained in order sheet dated 24.11.2017 have not been complied with by the respondents. They are again directed to implement the judgment of this Tribunal in letter and spirit failing which coercive measure would be taken against them. To come up for further proceedings on 05.04.2018 before S.B.

(Ahmad Hassan) Member(E)

05.04.2018

Counsel for the petitioner and Addl: AG for respondents present. Due to persistent defiance showed by D.G Prosecution in implementing the judgment of this Tribunal dated 25.05.2016 and directions contained in order sheet dated 08.02.2018 his salary is attached forthwith. To come up for further proceedings on 04.07.2018 before S.B.

(Ahmad Hassan) Member 06.10.2017

Petitioner with counsel present. Mr. Kabirullah Khattak, Additional AG alongwith Mr. Attiq-ur-Rehman, Deputy Director for the respondents also present. Representative of the respondent-department submitted copy of leave account. The same is placed on record. To come up for arguments on 24.11.2017 before S.B.

(Muhammad Amin Khan Kundi) Member

E.P. No. 226/2016

24.11.2017

Petitioner with counsel present. Mr. Usman Ghani, District Attorney alongwith Mr. Attiq-ur-Rehman, Deputy Director (legal) for the respondents also present. This Tribunal vide judgment dated 25.05.2016 accepted the appeal of the petitioner and he was reinstated in service and the intervening period in which the petitioner did not preformed the duty was treated as leave of the kind due. Now the petitioner has been reinstated in service by the department but the intervening period in which the petitioner did not perform the duty has been treated as leave without pay vide office order dated 29.07.2016. This Tribunal directed respondents vide order sheet dated 09.06.2017 to produce the detail of earned leave of the petitioner and accordingly representative of the department submitted the detail of earned leave account of the petitioner vide letter dated . 06.10.2017 whereby the earned leave of the petitioner was 1155 days. Admittedly the Tribunal treated the intervening period of the petitioner as leave of the kind due therefore, the respondents are directed to pay the petitioner as per his earned leave account i.e 1155 days. To come up for implementation report on 02.01.2018 before S.B.

(MUHAMMAD AMIN KHAN KUNDI)

MEMBER

09.06.2017

Counsel for the petitioner and Addl. AG for the respondents present. Learned counsel for the petitioner informed that vide order dated 29.07.2016 the petitioner was reinstated in service but the intervening period from 17.12.2014 to 29.05.2016 was treated as leave without pay. He also contended that petitioner served the department for more than 24 years and sufficient leave was available in his leave account. Respondents are directed to produce leave account of the petitioner and also intimate reasons if sufficient leave was available in his leave account, why the intervening period was treated as leave without pay? To come up for further proceedings on 18/8/1) before S.B.

(Ahmad Hassan) Member

/**\$**/8/2017

Counsel for the petitioner and Mr. Kabirullah Khattak, Assistant AG alongwith Mr. Attiq-ur-Rehman, Deputy Director for respondents present. Record regarding leave account of petitioner is not submitted by respondents. Representative of the respondents is directed to produce leave account of the petition before the court. To come up for further Proceedings on 6/10/2017 before SB.

(GUL ZEB KHAN) MEMBER 23.12.2016

None for the petitioner present. Mr. Liaqat Ali, Deputy Director(Legal) alongwith Asst: AG for respondents present. Representative of the respondents submitted para-wise comments. Notice be issued to the petitioner and his counsel. To come up for further proceedings on 03.02.2017.

(MUHAMMAD AAMIR NAZIR) MEMBER

03:02.2017

Junior counsel for petitioner and Mr. Muhammad Adeel Butt, Additional AG for respondents present. Junior counsel for petitioner requested for adjournment as senior counsel is not in attendance today before the Tribunal. To come up for further proceedings on 24.03.2017 before S.B.

(ASHFAQUE TAJ) MEMBER

24.03.2017

Counsel for the petitioner and Assistant AG for respondents present. Learned Assistant AG for requested for adjournment. Request accepted. To come up for further proceedings on 09.06.2017 before S.B.

(AHMAD HASSAN) MEMBER

FORM OF ORDER SHEET

•	Execution Pet	ition No		
S.No.	Date of order proceedings	Order or other proceedings with signature of judge or Magistrate		
1	2 .	3		
1	15.11.2016	The Execution Petition of Bashir Ahmad submitted to-day by		
		Hamza Amir Gulab Advocate may be entered in the relevant Registe		
		put up to the Court for proper order please.		
, .		REGISTRAR 15 [1] (6		
2-	16-11-2016	This Execution Petition be put up before S. Bench on -		
٠		21-11-2016		
•		CHARMAN		
	21.11.2016	Counsel for the petitioner present. Notice be issued to the		
	respon	dents for implementation report for 23.12.2016 before S.B.		
		(MUHAMMAD AMMIR NAZIR) MEMBER		
-				

BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Execution Petition No...../2016

In respect of

Service Appeal No 1427 / 2014

Bashir Ahmad

......Petitioner/ Judgment holder

VERSUS

Director General Prosecution Khyber Pakhtunkhwa

...... Respondents

INDEX

S.#	Description of Documents	Annexure	Pages
1.	Execution Petition with Certificate		1-3
2.	Addresses of Parties		4
3.	Affidavit		5
4.	Copy of Order of this Honorable	A	6-8
	Tribunal	,,	
- 5.	Copy of Order dated 29.07.2016	B	9
6.	Copy of Corrigendum dated 08.09.2016	C	10
7.	Wakalatnama		11

Petitioner/Judgment Debtor

Through

Hamza Amir Gulab

Advocate

46. C 2nd Floor, Cantonment

Plaza Saddar Cantt Peshawar.

Dated: 15.11.2016

BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

	Service 74
Execution Petition No/2016	Die John Bish
	Danca S
In respect of	
Service Appeal No 1427 / 2014	
·	
Bashir Ahmad Junior Clerk Office of District Public Prosecutor Chitr	.a1
Basim Aimad Jumoi Cicik Office of District I done I receditor Office	V
Datition out Inda	mant haldar
Petitioner/ Judg	ment notder
VERSUS	
	-
1. Director General Prosecution Khyber Pakhtunkhwa	
2. Secretary Government of Khyber Pakhtunkhwa Home Departn	nent Civil
Secretariat Peshawar	
3. District Public Prosecutor Chitral	
J. District I dolle I resocutor Chitrar	
Respondents/Judgi	nent Debtor
	e e

EXECUTION PETITION U/S 7 (2) (d) OF SERVICE TRIBUNAL ACT 1974 FOR THE EXECUTION OF ORDER DATED 25.05.2016 PASSED BY THIS HONOURABLE COURT

Respectfully Submitted,

- 1. That the Petitioner after impugned illegal inquiry was compulsorily retired from service on 23.10.20 4. The said order was assailed before this Honourable Tribunal.
- 2. That this Honourable Court accepted the appeal and Petitioner vide Judgment and Order dated 25.05.2016 was reinstated.

 (Cov of Order dated 25.06.2016 is annexed as Annexure A)
- 3. That regarding the salary for the intervening period from termination till reinstatement was also dealt with. The verdict to this effect was rendered as under "the intervening period in which appellant did not perform duty be treated as his leave of the kind due"
- 4. That in pursuance of said Judgment of this Honourable Court Respondent No 1 reinstated the Petitioner but the intervening period in which the Petitioner did not perform his duty due to impugned termination order against the clear verdict of this Court has been treated as leave without pay. (Copy of Order dated 29.07.2016 is annexed as Annexure B)
- 5. That Petitioner was terminated on 23.10.2014 which order has been set aside and reinstatement of Petitioner has been ordered from the date of his termination.
- 6. That the Petitioner approached Respondent No 1 for redressal of the same and to implement the Judgment in its letter and spirit. But instead of compliance the order of this Honourable Court the Respondent No 1 without any rhyme or reason rather against the clear verdict of this Honourable Tribunal vide impugned corrigendum dated 08.09.2016 declared the termination period from 23.10.2014 to 29.05.2016 as leave without pay. (Copy of corrigendum dated 08.09.2016 is annexed as Annexure C)
- 7. That the Petitioner served the Department more than 24 years and is entitled for the salary as per verdict of this Honourable Court.

8. That having no other remedy the Petitioner is constrained to file this execution petition regarding the payment of salary from 23.10.2014 till date of reinstatement i.e 29.05.2016

It is therefore requested that for the reasons stated above the Respondent No 1 may be directed to release the salary to the Petitioner of the period dated 23.10.2014 to 29.05.2016.

Petitioner/Judgment Debtor

Through

Hamza Amir Gulab

Advocate

CERTIFICATE

Certified that no other Execution Petition has earlier been filed before this Honourable Court.

Advocate

BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Execution Petition No...../2016
In respect of
Service Appeal No 1427/2014

Bashir Ahmad

......Petitioner/ Judgment holder

VERSUS

Director General Prosecution Khyber Pakhtunkhwa

...... Respondents

ADDRESSES OF PARTIES

Petitioner

Bashir Ahmad Junior Clerk Office of District Public Prosecutor Chitral

Respondents

- 1. Director General Prosecution Khyber Pakhtunkhwa
- 2. Secretary Government of Khyber Pakhtunkhwa Home Department Civil Secretariat Peshawar
- 3. District Public Prosecutor Chitral

Petitioner/Judgment Debtor

Through

Hamza Amir Gulab

Advocate

B

BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Execution Petition No....../2016

In respect of

Service Appeal No 1427 / 2014

Bashir Ahmad

......Petitioner/ Judgment holder

VERSUS

Director General Prosecution Khyber Pakhtunkhwa

...... Respondents

AFFIDAVIT

I Hamza Amir Gulab Advocate as per instruction of my client do hereby affirm and declare on oath that the contents of Execution Petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this court.

Hamza Amir Gulab

Advocate

BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAI, PESHAWAR.

SERVICE APPEAL NO. 1427/2014

Date of institution

26.12.2014

Date of judgment

25.05.2016

Bashir Ahmad S/o Fida Mubammad,

R/o Village Sehen, P.O Ayun, District Chitral Ex-Junior Clerk, Office of District Public Prosecutor,

District Karak



(Appellant)

<u>VERSUS</u>

 Director General Prosecution, Khyber Pakhtunkhwa; Civil Secretariat, Peshawar.

Secretary, Government of Chyber Pakhtunkhwa, Home Department, Civil Secretariat, Peshawai

3. District Public Prosecutor, Chitral.

(Respondents)

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974, AGAINST THE OFFICE ORDER DP/E&A/PF/BASHIR AT MAD/ 9538-43 DATED 23.10.2014 OF RESPONDENT NO. 1. WHEREBY MAJOR PENALTY OF COMPULSORY RETIREMENT TROM SERVICE WAS IMPOSED UPON APPELLANT OF OFFICE ORDE NO. SO(PROS)/HD/1-9/2012/VOL-1 DATED 17.12.2014 OF RESPONDENT NO. 2, WHEREBY REPRESENTATION OF APPELLANT WAS REJECTED I <u>NO LEGAL REASON.</u>

Arbab Saif-ul-Kamal, Advocate. Mr. Ziaullah, Government Pleader.

For appellant. For respondents.

MR. PIR BAKHSH SHAH MR. ABDUL LATIF

MEMBER (JUDICIAL) MEMBER (EXECUTIVE)

JUDGMENT

PIR BAKHSH SHAH EMBER-Appellant Bashir Ahmed, Junior Clerk of the office of District Public Prosecution Chitral was proceeded against under Efficiency and Disciplinary Rules 2011 and vice impugned order dated 23.10.14 he was compulsorily retired. His departmental appeal was also rejected vide order dated 17.12.2014 hence this appeal under Section-4 of the Khyber Pakhturkhwa Service Tribunal Act, 1974.

- 7
- 2. In the departmental proceeding, appellant was set to face the following charges as given in the charge sheet:-
- (i) That you made spurious signature of Mr. Taj Noor Khan District Public Prosecutor, Chitral on the two bills under the head repair of furniture amounting of Rs. 3400/-& 4600/-(Total amount Rs. 8000/-) and thereby drew money from the government treasury.
- (ii) That you also embezzied government money amounting of Rs. 8000/-
- (iii) That you withheld fee bills of Rs. 24000/- and Rs. 20400/- payable to Mr. Safirullah Special Public Prosecutor unjustifiably and when a complaint in this respect was lodged against you, then you made payment to the said SPP after a considerable delay.
- 3. The record shows that a fact findings inquiry in this case was conducted by Liaqut Ali, Deputy Director (Admin) Directorate of Prosecution Khyber Pakkhtunkhwa and the regular inquiry was conducted by Muhammad Ibrahim, District Public Prosecutor, Dir Lower Timergara. Reply of the appellant to the above charges is reproduced here below from the report of regular inquiry:

Public Prosecutor, Chitral on oath in which he stated that he is serving as Government Servant from last 24 years and during his entire tenure no complaint has been lodged against him. Due to transfer of Mr. Haider Ali Senior Clerk, DPP Chitral directed him to look-after the affairs of account section and he humbly obeyed the order of District Public Prosecutor, Chitral inspite of the fact that he has no experience in the account matters. He further stated that as excess and surrender statement are going to be submitted before 15.06.2014 and amount of Rs. 8000/- was available in the head repair of furniture. Due to the absence of District Public Prosecutor, Chitral in the first of week of June, 2014 he with bonafide intention made two bills for Rs. 3400/- and Rs. 45.0/- due to the reasons that if the amount were not utilized in the budget then Finance Department will refuse the same in the next budget. He also admitted that he received the amount is the month of June and disclosed the same to DPP Chitral, but the DPP blamed the official for mis-appropriation and show caused him. He further submitted that he was forcibly directed to submit written request in shape of Maffi Nama and also to deposit the amount through chaffan in the Account Office Chitral.

Khyher fakhtuakhwa Servic Lathanal, Peshawar

8

With regard to non-payment of Rs. 20400/-and 24000/- to Mr. Safirullah SPP Chitral in time, he admitted that he paid the amount on 10,07,2014 due to intervention of DPP Chitral. He volunteered that amount was available with him in his house, but due to his illness, he paid the amount on 10.07,2014. However, with respect to purchase of crockery for Rs. 4000/-, he denied that allegations of DPP Chitral and stated that he purchased the crockery according to the directions of DPP Chitral.

- 4. We have heard pro & contra arguments and have carefully perused the record.
- After a careful perusal of the record it was found that the appellant was working on the post on the direction of DPP after transfer of Mr. Haider Ali who had assumed the charge not long before in the month of June and the Drawing and Disbursing Officer was on leave for some time in this month. To receive money from the government exchequer is not possible withour signature of DDO and even if this is accepted that the appellant signed the bills with forged signature of DDO he could not receive the money despite the fact that the bills might have been signed with the forged signature of the DDO. Similarly, to disburse the amount to SPP was the responsibility of the DDO and the amount once on record, the appellant could not embezzle this amount of SPP by any stretch of imagination. It was also observed that the concerned SPP was not on good terms with the appellant. After a careful perusal of the record, the Tribunal in this case is led to the inference that the above aspects of the matter have not been properly and justly addressed to by the officers concerned. We are of the considered view that in the circumstances of the case, the penalty imposed on the appellant is harsh. As the result of the fore-going discussion, the Tribunal is constrained to set-aside the impugned order dated 17.12.2014 and 23.10.2014 consequently, the appellant is reinstated in service. The intervening period in which appellant did not perform duty be treated as his leave of the kind due. The appeal is accepted in the above terms. Parties are, however, left to bear their own costs. File be consigned to the record room.

ANNOUNCED 25.05.2016

Sdf-Pi's Bakhsh Shah, Monsber Sdf-Abdiel Latif, Mansber

Certified the ture copy

Khyber pakhninkhwa Service Tribimal Peshawar

Date of Prixentation	of Application_	01-06	- 201	6
Number of Words.	income landin n was the	ूर -स्वास्थलक स्वयुक्तको सिंहार से हार होते	1 12 To 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	٠.
Copying Foe &				
Urgani	and the second s			
Turi 8	0			
Name of Copylest	CMI	}		
Date of Completion	0	-06-	016	
Daile of Delivers sing	0.7	-0/-	2-11	
-	19 1 2 4 4 1 1 B Land	<i>□ 750</i>	The state of the s	



DIRECTORATE OF PROSECUTION KHYBER PAKHTUNKHWA

Dated Peshawar 19 104 12018 Office Phone # 091-9212559 Fax # 091-9212559

E-mail kpprosecution@yahoo.com

(BY FAX/URGENT/OUT TODAY)

CORRIGENDUM

ORDER:

No.DP/E&A/ 6864-67: In partial modification of office order bearing No. DP/E&A/PF/8841-46 dated 29-07-2016, in respect of Mr. Bashir Ahmad, Junior Clerk, office of the District Public Prosecutor Chitral, leave without pay may be read as 120 days leave on (Full Pay) and remaining on (Half Pay) as per rules for intervening period i.e. 24-10-2014 to 29-05-2016.

> -Sd-Director General Prosecution Khyber Pakhtunkhwa.

Endst: of even No. dated

Copy forwarded for information to:

- 1. The District Public Prosecutor, Chitral.
- 2. District Account office, Chitral.
- 3. Official Concerned.

Director Administration



DIRECTORATE OF PROSECUTION KHYBER PAKHTUNKHWA

ORDER:

No.DP/ E & A / PF/ 8641-46: In line with the Judgement dated 25-05-2016 of the Honorable Service Tribunal Khyber Pakhtunkhwa, Peshawar in service appeal No. 1427/2014, Mr. Bashir Ahmad S/O Fida Muhammad, Junior Clerk is hereby reinstated in service. The interval period between 17-12-2014 to 29-05-2016 be treated as leave without pay and he is posted in the office of District Public Prosecutor Chitral w.e.f 25-05-2016 against the vacant post of Junior Clerk in the Public interest.

ATTESTED

-Sd-

Director General Prosecution Khyber Pakhtunkhwa.

Endst: of even No. dated:

Copy forwarded for information to:

- 1. Chairman Service Tribunal, Khyber Pakhtunkhwa, Peshawar with service Appeal No. as quoted above.
- 2. The District Public Prosecutor, Chitral.
- 3. The District Account Office, Chitral.
- 4. The PS to Secretary, Home & Tribal Affairs Department, Khyber Pakhtunkhwa, Peshawar.
- 5. The official concerned.
- 6. Establishment Section of this Directorate.

01

(2 Roll 27/7/016

(MUHAMMAD MUZAFAR)

Assistant Director Admin/ Finance





DIRECTORATE OF PROSECUTION KHYBER PAKHTUNKHWA

Dated Peshawar のうしつ 1216. Office Phone # 091-9212559 Fax # 091-9212559 E-mail kpprosecution@yahoo.com

CORRIGENDUM:

In partial modification of office order bearing No. DP/E&A/PF/8841-46 dated 29/07/2016, in respect of Mr. Bashir Ahmad, Junior Clerk, office of District Public Prosecutor Chitral, the date of leave without pay may be read as 24-10-2014 to 29-05-2016 instead of 17-12-2014 to 29-05-2016.

-Sd-

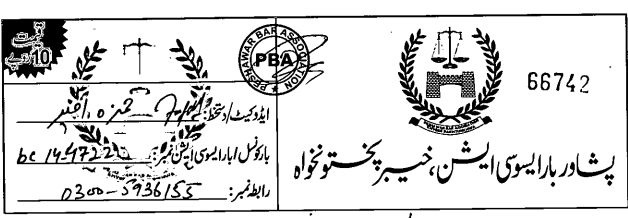
Director General Prosecution Khyber Pakhtunkhwa.

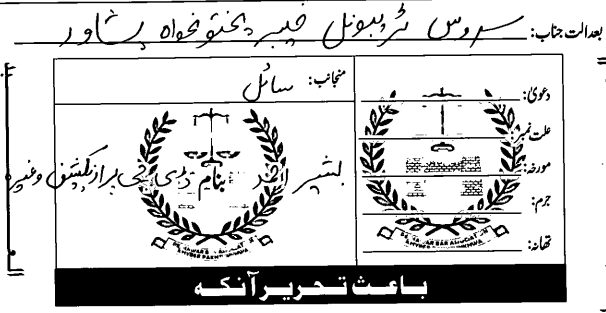
Endst: of even No. dated:.

Copy forwarded for information to the:

- Chairman Service Tribunal, Khyber Pakhtunkhwa, Peshawar with service 1. Appeal No. as quoted above.
- 2. District Public Prosecutor, Chitral.
- District Account Office, Chitral. 3.
- 4. Official concern.

Assistant Director Admin/ Finance





الداس وكالمصامر كي فوكاني كالقابل قول دول.

Allested Jobble Amir to -

In first 121 of of st

•

<u>BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER</u> <u>PAKHTUNKHWA, PESHAWAR</u>

EXECUTION PETITION NO.226/2016

BASHIR AHMAD PETITIONER/JUDGEMENT HOLDER
VERSUS

THE DIRECTOR GENERAL PROSECUTION, KHYBER PAKHTUNKHWA & OTHERS

..... RESPONDENTS/JUDGMENT DEBTOR

<u>JOINT PARAWISE COMMENTS ON BEHALF OF</u> <u>RESPONDENTS NO.1 TO 3</u>

Respectfully Sheweth,

PRELIMINARY OBJECTIONS:

- 1. That the present petition is not maintainable in the eye of law.
- 2. That the petitioner has got no cause of action.
- 3. That the petitioner has got no locus standi to file the petition in hand.
- 4. That Petitioner has not come to this Honourable Court with clean hands.
- 5. That the petitioner has concealed material facts from this Honourable Tribunal.
- 6. That the petitioner is estopped by his own conduct to bring the present petition before this Honourable Tribunal.
- 7. That the petition is bad for mis-joinder and non-joinder of necessary parties.

PARAWISE REPLY:-

- 1. Para No.1 needs no comments.
- 2. Para No.2 pertains to record, hence needs no comments.
- 3. Para No.3 is correct to the extent of verdict of the Tribunal, however, the remaining para is incorrect. The compliance of verdict of Honourable Tribunal is made in letter & spirit by the Respondent No.1 and due to non-performance of official duties during the intervening period from 23-10-2014 to 29-05-2016, the respondent No.1 considered this period as leave without pay. The Tribunal has never directed respondent to pay salary to the

salary to the petitioner for the period mentioned above. Rather direction to the effect of treatment of such period as his leave of the kind which the respondent No.1 has considered leave without pay. Thus, no legality has been committed by the respondent rather fully complied the Tribunal verdict.

- 4. Para No.4 is correct to extent that the petitioner vide order dated 29-07-2016 was re-instated in line with the judgment dated 25-05-2016 of this Honourable Tribunal, while rest of the para is incorrect. The competent authority while taking into consideration the judgment of this Honourable Tribunal dated 25-05-2016 and due to non-performance of official duty, period of the petitioner of the interval period was treated as leave without pay as the judgment of this Honourable Tribunal was only to be treated as his leave of the kind due. The competent authority acted according to the prevailing Rules on the subject issue.
- 5. Para No.5 is legal needs no reply.
- 6. Para No.6 is incorrect. Detail has been given at para No. 4.
- 7. As per reply para No.4 above.
- 8. Para No.8 is incorrect. The petitioner is not entitled for payment of salary from 23-10-2014 till his re instatement and detail has been given at para No. 4.

PRAYER:

In the wake of above submissions the petition of petitioner is devoid of merit and legal footing, may kindly be dismissed with special cost please.

Secretary to Govt.

Khyber Pakhtunkhwa

Home & TAs Department

Respondent No. 2

Director/General

Prosecution

Khyber Pakhtunkhwa

Respondent No. 1

District Public Prosecutor

Chitral

Respondent No.3

19/12/016

BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

EXECUTION PETITION NO.226/2016

BASHIR AHMAD PETITIONER/JUDGEMENT HOLDER

VERSUS

THE DIRECTOR GENERAL PROSECUTION, KHYBER PAKHTUNKHWA & OTHERS

..... RESPONDENTS/JUDGMENT DEBTOR

<u>IOINT PARAWISE COMMENTS ON BEHALF OF</u> RESPONDENTS NO.1 TO 3

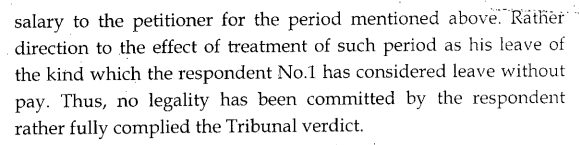
Respectfully Sheweth,

PRELIMINARY OBJECTIONS:

- 1. That the present petition is not maintainable in the eye of law.
- 2. That the petitioner has got no cause of action.
- 3. That the petitioner has got no locus standi to file the petition in hand.
- 4. That Petitioner has not come to this Honourable Court with clean hands.
- 5. That the petitioner has concealed material facts from this Honourable Tribunal.
- 6. That the petitioner is estopped by his own conduct to bring the present petition before this Honourable Tribunal.
- 7. That the petition is bad for mis-joinder and non-joinder of necessary parties.

PARAWISE REPLY:-

- 1. Para No.1 needs no comments.
- 2. Para No.2 pertains to record, hence needs no comments.
- Para No.3 is correct to the extent of verdict of the Tribunal, however, the remaining para is incorrect. The compliance of verdict of Honourable Tribunal is made in letter & spirit by the Respondent No.1 and due to non-performance of official duties during the intervening period from 23-10-2014 to 29-05-2016, the respondent No.1 considered this period as leave without pay. The Tribunal has never directed respondent to pay salary to the



- 4. Para No.4 is correct to extent that the petitioner vide order dated 29-07-2016 was re-instated in line with the judgment dated 25-05-2016 of this Honourable Tribunal, while rest of the para is incorrect. The competent authority while taking into consideration the judgment of this Honourable Tribunal dated 25-05-2016 and due to non-performance of official duty, period of the petitioner of the interval period was treated as leave without pay as the judgment of this Honourable Tribunal was only to be treated as his leave of the kind due. The competent authority acted according to the prevailing Rules on the subject issue.
- 5. Para No.5 is legal needs no reply.
- 6. Para No.6 is incorrect. Detail has been given at para No. 4.
- 7. As per reply para No.4 above.
- 8. Para No.8 is incorrect. The petitioner is not entitled for payment of salary from 23-10-2014 till his re instatement and detail has been given at para No. 4.

PRAYER:

In the wake of above submissions the petition of petitioner is devoid of merit and legal footing, may kindly be dismissed with special cost please.

Secretary to Govt.

Khyber Pakhtunkhwa

Home & TAs Department

Respondent No. 2

Director/General

Prosecution

Khyber Pakhtunkhwa

Respondent No. 1

District Public Prosecutor

Chitral Respondent No.3

19/12/016

By-PAX/ Resistred Post



OFFICE OF THE DISTRICT PUBLIC PROSECUTOR, CHITRAL

No. <u>716</u> DPP/CL Dated <u>26</u> J09/2017

То

The Deputy Director Legal Directorate of Prosecution Govt; of Khyber PakhtunKhwa Peshawar.

Subject;

LEAVE ACCOUNT MR. BASHIR AHMAD JUNIOR CLERK.

Respected Sir,

Kindly refer to your telephonic order dated 26-09-2017.

Mr. Bashir Ahmad was appointed junior clerk on 07-12-1989. As a junior clerk he has completed service up to 25-08-2014. The official has not availed earned leave till date. He has 1155 leave in his account according to the service book. (Copy of service book is attached)

District Pubic Prosecutor

Chitral.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

No 736 /ST

Dated 11 /04/2018

To

Accountant General,

Government of Khyber Pakhtunkhwa,

Peshawar.

Subject:

ATTACHEMENT OF SALARY IN EXECUTION PEITTION NO. 226/16,

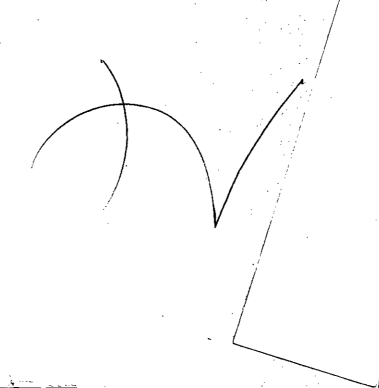
MR. BASHIR AHMAD.

I am directed to forward herewith a certified copy of Order dated 05/04/2018 passed by this Tribunal on the above subject for strict compliance.

Encl: As above

REGISTRAR KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR. Better Copy (22)

Industrial Training center khasihgi Bala Nowshera, Dar Ul Aman Mardan, rehabilitation center for Drug Addicts Peshawar and Swat and Industrial Training center Dagai Qadeem District Nowshera. These were the projects brought to the Revenue side by converting from the ADP to current budget and there employees were regularized. While the petitioners are going to be retreated with different yardstick which is height of discrimination. The employees of all the aforesaid projects were regularized, but petitioners are being asked to go through fresh process of test and interview after advertisement and compete with others and their age factor shall be considered in accordance with rules. The petitioners who have spent best blood of their life in the project shall be thrown out if do not qualify their criteria. We have noticed with pain and against that every now and then we are confronted with numerous such like cases in which projects are launched, youth searching for jobs are recruited and after few years they are kicked out and thrown astray. The courts also cannot help them, being contract employees of the project



Before the Hon'ble Khyber Pakhtunkhwa, Service Tribunal, Peshawar.

In Execution Petition No. 226/2016

In respect of Service Appeal No. 1427/2014

Case title: Bashir Ahmad vs the Govt of Khyber Pakhtunkhwa & Others.

Subject:

APPLICATION ON BEHALF OF DIRECTOR GENERAL PROSECUTION, KP (RESPONDENT NO. 2) FOR RELEASING HIS SALARY ATTACHED BY THIS HON'BLE TRIBUNAL VIDE ORDER DATED 05-04-2018.

Respectfully Sheweth:

1. It is submitted that the above titled execution petition is pending adjudication before this Hon'ble Tribunal, wherein the next date of hearing is 04-07-2018.

2. That this Hon'ble Tribunal vide order dated 24-11-2017 directed the replying respondents to pay salary of the petitioner as per his earned leave account.

- 3. That feeling aggrieved from the order dated 24-11-2017, the Provincial Government preferred CPLA in line with version of the scrutiny Committee of the Law Department.
- 4. That accordingly the CPLA alongwith application for suspension of impugned order was preferred by the Advocate-on-Record wherein previous date was fixed for 29-03-2018. (Copy of the Notice is annexed, however, case was left over due to engagement of the bench of Supreme Court in some other important case.
- 5. That this Hon'ble Tribunal on previous date i.e 05-04-2018 did not honor the request of the respondent regarding adjournment of the execution petition till the final decision of CPLA and has attached the salary of the undersigned being respondent No.2.
- 6. That in compliance of order of this Tribunal, the applicant has directed the District Public Prosecutor, Chitral vide letter No. DP/E&A/PF/6525 dated 06-04-2018 to take up the case with the District Account Officer for conditional payment of salary / amount to the petitioner namely Bashir Ahmad (copy of letter is enclosed)
- 7. That upon compliance of the order of this Hon'ble Tribunal, there is no legal bar to release the salary of the applicant as attached by this Tribunal.

It is therefore most humbly prayed that on acceptance of this application, salary of the undersigned may kindly be released.

Director General Prosecution

Pplicant



DIRECTORATE OF PROSECUTION KHYBER PAKHTUNKHWA

(BY FAX/URGENT/OUT TODAY)

(BY FAX/URGENT/OUT TODA)

CORRIGENDUM

ORDER:

No.DP/E&A/ 6864-67: In partial modification of office order bearing No. DP/E&A/PF/8841-46 dated 29-07-2016, in respect of Mr. Bashir Ahmad, Junior Clerk, office of the District Public Prosecutor Chitral, leave without pay may be read as 120 days leave on (Full Pay) and remaining on (Half Pay) as per rules for intervening period i.e. 24-10-2014 to 29-05-2016.

-SdDirector General Prosecution
Khyber Pakhtunkhwa

Endst: of even No. dated:

Copy forwarded for information to:

- 1. The District Public Prosecutor, Chitral.
- 2. District Account office, Chitral.
- 3. Official Concerned.

Director Administration

on

25.4.88

All solu



DIRECTORATE OF PROSECUTION KHYBER PAKHTUNKHWA

No. DP/EEAIPF/6727 Dated Peshawar 6/4/20/8 Office Phone # 091-9212559 Fax # 091-9212559 E-mail kpprosecution@yahoo.com

URGENT/ BY FAX

To

The District Public Prosecutor, Chitral.

Subject: -

EXECUTION PETITION NO.226 OF 2016 IN SERVICE APPEAL NO.1427/2014 BASHIR AHMAD VS DIRECTOR GENERAL PROSECUTION KHYBER PAKHTUNKHWA AND OTHERS.

Dear Sir,

I am directed to refer to the subject noted above and to enclose herewith a copy of order sheet dated 02-01-2018 and 08-02-2018 passed by Service Tribunal Peshawar and to state that during last proceedings the Honorable court issued order for coercive measure to be taken against the respondents, in case cited above which depicts the execution against the respondents. Reference to the said, it is stated that Provincial Government has already preferred appeal to the Supreme Court of Pakistan in the instant case but no stay order has been passed yet.

It is therefore, requested that case may kindly taken up with the District Account Officer for conditional payment of salaries to the decree holder in the intervening period of leave till the finalization of instant appeal, please.

The matter may be taken most immediate, please

(Enclosed As Above)

Yours faithfully,

Assistant Director Admin

Copy forwarded to the:

 PA to Director General Prosecution, Home & Tribal Affairs Department, Government of Khyber Pakhtunkhwa.

GS&PD.KPK-1998/4-Ad.Gen.-18,000 Nos.-10.08.16-PHC Jobs/Summon letter for SC matter

MOST URGENT SUPREME COURT MATTER



OFFICE OF THE ADVOCATE GENERAL, KHYBER PAKHTUNKHWA, PESHAWAR

No. 5883-86 /A.G.

Address: High Court Building, Peshawar. Tel: No. 091-9210119, 9210312, Fax No. 091-9210270, Exchange No. 091-9213833

To

- 1. Secretary to Goot, of Khyber Pakhtunkhwa, Home & TAs Department, Peshawar.
- 2 The Director General Prosecution, Khyber Pakhtunkhwa, Peshawar.
- 3. District Public Prosecutor, Chitral.
- 4. The Secretary to Govt, of Khyber Pakhtunkhwa,
 Law Department, Peshawar. For information & necessary action

Subject:-

CP.60-P/2018-DIRECTOR GENERAL PROSECUTION KPK-

VS-BASHIR AHMAD

23/8

July A. W.

Sir,

The above noted case is fixed for hearing before the Supreme Court of Pakistan at Islamabad/eshawaron $\frac{29-03-2018}{}$

An officer not below the rank of Grade-17 and fully conversant with the facts of the subject case, may kindly be deputed alongwith complete record to discuss with the Additional Advocate General, Khyber Pakhtunkhwa at Islamabad / Peshawar on $\frac{28-03-2078}{29-03-2078}$ and attend the Supreme Court of Pakistan at Islamabad / Peshawar on $\frac{29-03-2078}{29-03-2078}$

1388 22/3

ADVOCATE ON RECORD, KHYBER PAKHTUNKHWA, PESHAWAR.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

No 1042 /ST

Dated 15 / 05 / 2018

To

The Accountant General, Government of Khyber Pakhtunkhwa, Peshawar

Subject:

RELEASE OF SALARY IN EXECUTION PETITION No. 226/2016, MR. BASHIR AHMAD.

I am directed to forward herewith a certified copy of Order dated 15/05/2018 passed by this Tribunal on the above subject for compliance.

Encl: As above

REGISTRAR
KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR.

Learned counsel for the appellant present. Prelinging

มะอินเกติมเลา

The appellant has filed the present appeal u/s 4 of the Khyber Pakhrankhwa Service Tribunal Act. 1974 against the order dated 08.12.2017 whereby the appellant was transferred from Govi Cirls High School Khan Xada Killi FR Peshawar to Govi. Cirls Higher Secondary School Samand Khan Killi FR Peshawar The appellant also filed departmental appeal against the transfer order appellant also filed departmental appeal against the transfer order appellant for this fribunal.

Point ralsed needs consideration. Admitted, for regular hearing subject to all just/ legal objections. The appellant is directed to deposit security and process within (07) days thereafter notice be issued to the respondents department for written and colors. S.B.

Tentative assessment of the record constitutes prima facie case in favour of the appellant. In view of the grounds agitated in the present appeal the operation of the impugned transfer order dated (18.12.2017) is suspended till the next date transfer order dated (18.12.2017).

Director Education VATA/Respondent No. Lis directed to furnish separate comments as to whether Mat. Make Maxia, tash Attendant, Mat. Masmeen Khar, Sweeper, Mr. Materia Bibi, Sweeper, Mat. Mati. Mr. Matil Mr. Matil Mr. Matil Mr. Matil and Mr. Matil Begum Caller, Mr. Wakil Khan, Beheshii, and Mr. Muhammad Khashif, Chowkidar ard physical performing duties in the Government Cirls High School khan Nada Killi FR Peshawar are otherwise.

Mr. Alamzeb are available on file which is reflective of the fact that these officials have not performed official duties being abroad. Director Education FATA/Respondent No. I is further directed to intimate this Tribunal regarding any disciplinary action, it any against them. Copy of this order sheet be sent to all the approachments for compliance.



Member



Office of the

Accountant General

Fort Road, Khyber Pakhtunkhwa Peshawar Pakistan Phone: 091 9211250-54

No. Lit/S.T/Attachment of salary/2017-18/423-25 To,

Dated: 63 \$ 2018

The Accounts Officer,

Payroll.....6.....

SUBJECT:-**ATTACHMENT OF SALARY**

Please refer to the Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar letter No. 736/ST, Dated: 11/04/2018, on the above noted subject.

You are requested to attach salary of the officer as mentioned below in Execution Petition No.226/16 as per court order dated 05/04/2018.

Director General Prosecution Peshawar.

ACCOUNTS OFFICER (Litigation)

Copy is forwarded to the:-

1. Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar with reference to his letter as quoted above.

2. Director General Prosecution Peshawar.

(Litigation)

Placed au

Bashir Ahmael
417 J. J. J. Some

... Pa 9220581

Fax: 9220581

REGISTERED

No. C.P.60-P/2018 - SCI

SUPREME COURT OF PAKISTAN

Islamabad, dated: 25XXXXXII8

2 6-18

Khyber Pakhtukhwa Service Tribunal

Diary No. 705

22/06/2018

From

The Registrar, Supreme Court of Pakistan, Islamabad.

To

The Registrar K.P.K. Service Tribunal, Peshawar.

Subject:

CIVIL PECITION NO. 60-P OF 2018

Director General Prosecution KPK Peshawar & others

VERSUS

Bashir Ahmad

On appeal from the Judgment/Order of the K.P.K. Service Tribunal, Peshawar dated 24/11/2017 in Appeal 226/2016

Dear Sir,

I am directed to enclose herewith a certified copy of the Judgment/Order of this Court dated 07/05/2018 dismissing the above cited case in the terms stated therein for information and further necessary action.

Please acknowledge receipt of this letter alongwith its enclosure immediately.

Encl: Judgment/Order

Yours faithfully,

(MUHAMMAD MUJAHID MEHMOOD) ASSISTANT REGISTRAR (IMP)

FOR REGISTRAR

Do the wedful

Supolt:

IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

PRESENT:

MR. JUSTICE SH. AZMAT SAEED MR. JUSTICE MUSHIR ALAM

CIVIL PETITION NO.60-P OF 2018

(On appeal from the order dated 24.11.2017 of the Service Tribunal, Khyber Pakhtunkhwa, Peshawar passed in Execution Petition No.226 of 2016)

Director General, Prosecution Khyber Pakhtunkhwa, Peshawar and others

... Petitioner (s)

Versus

Bashir Ahmed

... Respondent (s)

For the Petitioner

: Barrister Qasim Wadood,

(s)

Addl. AG KPK

Respondent (s)

: N.R.

Date of Hearing

: 07.05.2018

ORDER

SH. AZMAT SAEED, J.- This Civil Petition for Leave to Appeal is directed against the order dated 24.11.2017 passed by the learned Service Tribunal, Khyber Pakhtunkhwa in Execution Petition No.226 of 2016.

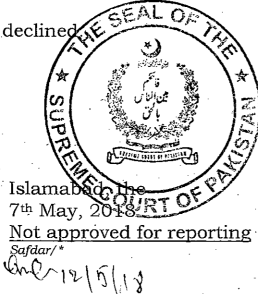
2. It appears that upon an appeal a judgment dated 25.5.2016 was passed by the learned Tribunal

ATTESTED

Court Associate
Supreme Court of Pakistan
Islamabad

and the impugned order is only for its implementation. The earlier judgment was never challenged and cannot be allowed to be challenged through the back door, as is being attempted especially when the period of limitation for challenging the said judgment has already lapsed.

2. In this view of the matter, this Civil Petition being without substance is dismissed and leave



Sd-J Sd-J

Certified to be True Copy

Court Associate Supreme Court of Pakistan Islamabad

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

No. 1292 /ST

Dated 27/06 /2018

To,

The Registrar, Supreme Court of Pakistan, Islamabad.

Subject:-

CIVIL PETITION NO. 60-P OF 2018

Dear Sir,

I am directed to acknowledge the receipt of your letter No. CP. 60/2018-SCJ dated 12/6/2018 alongwith its enclosure.

REGISTRAR KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Khyber Pakhinkhwa Service Fribuital

Diary No. 655



Office of the

Accountant General

Fort Road, Khyber Pakhtunkhwa Peshawar Pakistan Phone: 091 9211250-54 Day 08/06/2018

No. Lit/S.T/Release of salary/2017-18/5つマーラリ

Dated: 2105.2018

To

The Accounts officer,

Payroll.....6.....

Subject:

RELEASE OF SALARY

Please refer to the Registrar Service Tribunal KPK, Peshawar order dated 15.05.2018 in Execution Petition No.226 and service appeal No.1427/2014. It is therefore, requested to release salary of the officer as mentioned below.

• Director General Prosecution Khyber Pakhtunkhwa.

ACCOUNTS OFFICER (Litigation)

Copy is forwarded for information to the:-

Registrar KPK Service Tribunal Peshawar with reference to the above order sheet.

2. Director General Prosecution Khyber Pakhtunkhwa.

.

ACCOUNTS OFFICER

(Litigation)

8/6/11

then many of parting.

sifth.

Badler Hursed

//

MOST URGENT SUPREME COURT MATTER



OFFICE OF THE ADVOCATE GENERAL, KHYBER PAKHTUNKHWA, PESHAWAR

No. STES - SG /A.G.

Address: High Court Building, Peshawar. Tel: No. 091-9210119, 9210312, Fax No. 091-9210270, Exchange No. 091-9213833

To

- 1. Secretary to Goat, of Khyber Pakhtunkhwa, Home & TAs Department, Peshawar.
- 2 The Director General Prosecution, Khyber Pakhtunkhwa, Peshawar.
- District Public Prosecutor, Chitral.
- 4. The Secretary to Govt, of Khyber Pakhtunkhwa, Law Department, Peshawar: For information & necessary action

Subject:-

CP.60-P/2018-DIRECTOR GENERAL PROSECUTION KPK-VS-BASHIR AHMAD

12 3/18

Sir,

An officer not below the rank of Grade-17 and fully conversant with the facts of the subject case, may kindly be deputed alongwith complete record to discuss with the Additional Advocate General, Khyber Pakhtunkhwa at Islamabad / Peshawar on $\frac{28-03-908}{29-03-908}$ and attend the Supreme Court of Pakistan at Islamabad / Peshawar on $\frac{99-03-908}{29-03-908}$

ADVOCATE ON RECORD, KHYBER PAKHTUNKHWA, PESHAWAR.

1388 22/3

MOST URGENI SUPREME COURT MATTER

OFFICE OF THE ADVOCATE GENERAL, KHYBER PAKHTUNKHWA, PESHAWAR

No. 5883 - 86 /A.G

Dated _

21163

/2018

Address: High Court Building, Peshawar. Tel: No. 091-9210119, 9210312, Fax No. 091-9210270, Exchange No. 091-9213833

To

- 1. Secretary to Good, of Khyber Pakhtunkhwa, Home & TAs Department, Peshawar.
- 2 The Director General Prosecution, Khyber Pakhtunkhwa, Peshawar.
- 3. District Public Prosecutor, Chitral.
- 4. The Secretary to Govt, of Khyber Pakhtunkhwa, Law Department, Peshawar: For information & necessary action

Subject:-

CP.60-P/2018-DIRECTOR GENERAL PROSECUTION KPK-

VS-BASHIR AHMAD

Sir,

The above noted case is fixed for hearing before the Supreme Court of Pakistan at Islamabad/Peshawar on $\frac{29-23-2018}{}$.

An officer not below the rank of Grade-17 and fully conversant with the facts of the subject case, may kindly be deputed alongwith complete record to discuss with the Additional Advocate General, Khyber Pakhtunkhwa at Islamabad / Peshawar on $\frac{28-03-9078}{29-03-2018}$ and attend the Supreme Court of Pakistan at Islamabad / Peshawar on $\frac{29-03-2018}{29-03-2018}$

ADVOCATE ON RECORD, KHYBER PAKHTUNKHWA,

1388 14/3

POWER OF ATTORNEY IN THE SUPREME COURT OF PAKISTAN (APPELLATE JURISDICTION)

Govt of KPK

PETITIONER(S)

Bashir Ahmad

RESPONDENTS

I, through Petitioner (Govt. of KPK) in the above Petition, do hereby appoint and constitute Mian Saadullah Jandoli, Advocate-on-Record, Supreme Court, for Govt. of Khyber Pakhtunkhwa the Attorney for the aforesaid Petitioner(s) to commence and prosecute appear and defend this action/appeal/suit/petition/reference on my/our behalf and all proceeding that may be taken in respect on any application connected with the same including proceeding in taxation and application for review, to draw and deposit money, to file and take back documents, to accept the proceeds of the Court, to appoint and instruct Counsel, to represent the aforesaid Petitioner(s) in the above matter and to do all things incidental to such acting for the aforesaid Petitioner(s).

Aforesaid Petitioner(s) hereby agrees/agree to ratify all acts done by the aforesaid Attorney in pursuance of this authority.

In witness whereof I/we do hereunto set my/our hand/hands

Signed with Official seal stamp

Accepted (Mian Saad Dah Jandoli Advosate on Resolution Advosate on Resolution Suprate Court of Rakistan (for RPK) Advosate-General's Office Resolution of the Court Building, Peshawar. Office Test 091-9210312, 9210119

ieral Prosecution. Khyber Pakhtunkhwa, Peshawar Director General Prosecution Khyber Pakhtunkhwa

Secretary Home & Tribal Affairs, Department Khyber Pakhtunkhwa. Peshawar.

Home Secretary Khyber Pakhtunkhwa

Chitrat Public Prosecutor Chitral.

Issue date: 24-01-2018



OFFICE OF THE DISTRICT PUBLIC PROSECUTOR, CHITRAL

Leave Account in respect Mr. Bashir Ahmad Junior Clerk District Public Prosecutor Office Chitral.

S.No.	Period	Particulars	Months	Leave earned in	Leave availed in	Balance in days
				days	days	
01	07-05-1990 to 07-05-2000	In Duty	120	480	No	480
02	08-05-2000 to 30-08-2014	In duty	168 months and 22 days	675	No	1155
		Total				<u>1155</u>

Certified that 1155 days earned leave is available at the credit of abovementioned official.

> District Public Prosecutor Chitral.

No 733 34 DPP/CL dated 04-10-2017.

Copy to:-

1. The Deputy Director Legal Directorate of Prosecution Peshawar.

2. The Assistant Director Admn: Finance with reference to his letter No. DP/E&A 1 (43) 1737-39 dated 02-10-2017.

District Public Prosecutor
Chitral

Before the Hon'ble Khyber Pakhtunkhwa, Service Tribunal, Peshawar.

In Execution Petition No. 226/2016

In respect of Service Appeal No. 1427/2014

Case title: Bashir Ahmad vs the Govt of Khyber Pakhtunkhwa & Others.

Subject: <u>APPLICATION ON BEHALF OF DIRECTOR GENERAL PROSECUTION, KP (RESPONDENT NO. 2) FOR RELEASING HIS SALARY ATTACHED BY THIS HON'BLE TRIBUNAL VIDE ORDER DATED 05-04-2018.</u>

Respectfully Sheweth:

- 1. It is submitted that the above titled execution petition is pending adjudication before this Hon'ble Tribunal, wherein the next date of hearing is 04-07-2018.
- 2. That this Hon'ble Tribunal vide order dated 24-11-2017 directed the replying ', respondents to pay salary of the petitioner as per his earned leave account.
- 3. That feeling aggrieved from the order dated 24-11-2017, the Provincial Government preferred CPLA in line with version of the scrutiny Committee of the Law Department.
- 4. That accordingly the CPLA alongwith application for suspension of impugned order was preferred by the Advocate-on-Record wherein previous date was fixed for 29-03-2018. (Copy of the Notice is annexed, however, case was left over due to engagement of the bench of Supreme Court in some other important case.
- 5. That this Hon'ble Tribunal on previous date i.e 05-04-2018 did not honor the request of the respondent regarding adjournment of the execution petition till the final decision of CPLA and has attached the salary of the undersigned being respondent No.2.
- 6. That in compliance of order of this Tribunal, the applicant has directed the District Public Prosecutor, Chitral vide letter No. DP/E&A/PF/6525 dated 06-04-2018 to take up the case with the District Account Officer for conditional payment of salary / amount to the petitioner namely Bashir Ahmad (copy of letter is enclosed)
- 7. That upon compliance of the order of this Hon'ble Tribunal, there is no legal bar to release the salary of the applicant as attached by this Tribunal.

It is therefore most humbly prayed that on acceptance of this application, salary of the undersigned may kindly be released.

Director General Prosecution

Policant



DIRECTORATE OF PROSECUTION KHYBER PAKHTUNKHWA

Dated Peshawar 19 104 12018 Office Phone # 091-9212559 Fax # 091-9212559 E-mail kpprosecution@yahoo.com

(BY FAX/URGENT/OUT

CORRIGENDUM

ORDER:

No.DP/E&A/ 6864-67: In partial modification of office order bearing No. DP/E&A/PF/8841-46 dated 29-07-2016, in respect of Mr. Bashir Ahmad, Junior Clerk, office of the District Public Prosecutor Chitral, leave without pay may be read as 120 days leave on (Full Pay) and remaining on (Half Pay) as per rules for intervening period i.e. 24-10-2014 to 29-05-2016.

> **Director General Prosecution** Khyber Pakhtunkhwa.

Endst: of even No. dated:

Copy forwarded for information to:

- 1. The District Public Prosecutor, Chitral.
- 2. District Account office, Chitral.
- 3. Official Concerned.

Director Administration

on

Attention D-L

(mmEdiately)

To,

The Worthy Director General Prosecution

Govt: of Khyber PakhtunKhwa

Peshawar.

Subject;

RELEASE OF SALARY OF MR. BASHIR AHMAD JUNIOR CLERK DISTRICT PUBLIC PROSECUTOR OFFICE CHITRAL

Respected Sir.

It is humbly submitted that according the decision of service tribunal, the order of release of my salary received to District Prosecution office Chitral and process in District Account office is in progress. I am satisfied from all these procedure / process.

Bashir Ahmad

Junior Clerk

District Public Prosecutor Office

25.4.18

pr d

DV./M

All es ted ... When the Billic Property of Chillian

GS&PD.KPK-1998/4-Ad.Gen.-16,000 Nos.-10.08.16-PHC Jobs/Summon letter for 6C matter

MOST URGENT SUPREME COURT MATTER



OFFICE OF THE ADVOCATE GENERAL, KHYBER PAKHTUNKHWA, PESHAWAR

No. 5883-86 /A.G

Address: High Court Building, Peshawar. Tel: No. 091-9210119, 9210312, Fax No. 091-9210270, Exchange No. 091-9213833

To

- 1. Secretary to Goot, of Khyber Pakhtunkhwa, Home & TAs Department, Peshawar.
- The Director General Prosecution, Khyber Pakhtunkhwa, Peshawar.
 - 3. District Public Prosecutor, Chitral
 - 4. The Secretary to Govt, of Khyber Pakhtunkhwa, Law Department, Peshawar. For information & necessary action

Subject:-

CP.60-P/2018-DIRECTOR GENERAL PROSECUTION KPK.

VS-BASHIR AIIMAD

22 2 18 Queran P

Sir,

The above noted case is fixed for hearing before the Supreme Court of Pakistan at Islamabad/
Peshawar on 29-03-2018

An officer not below the rank of Grade-17 and fully conversant with the facts of the subject case, may kindly be deputed alongwith complete record to discuss with the Additional Advocate General, Khyber Pakhtunkhwa at Islamabad / Peshawar on $\frac{28-03-9078}{29-03-2078}$ and attend the Supreme Court of Pakistan at Islamabad / Peshawar on $\frac{29-03-2078}{29-03-2078}$

1388 22/3

ADVOCATE ON RECORD KHYBER PAKHTUNKHWA PESHAWAR



DIRECTORATE OF PROSECUTION KHYBER PAKHTUNKHWA

No. DP/EEAIPF/67&P Dated Peshawar 6 14 12018 Office Phone # 091-9212559

Fax # 091-9212559 E-mail kpprosecution@yahoo.com

URGENT/BY FAX

Τo

The District Public Prosecutor, Chitral.

Subject: -

EXECUTION PETITION NO.226 OF 2016 IN SERVICE APPEAL NO.1427/2014 BASHIR AHMAD VS DIRECTOR GENERAL PROSECUTION KHYBER PAKHTUNKHWA AND OTHERS.

Dear Sir,

I am directed to refer to the subject noted above and to enclose herewith a copy of order sheet dated 02-01-2018 and 08-02-2018 passed by Service Tribunal Peshawar and to state that during last proceedings the Honorable court issued order for coercive measure to be taken against the respondents, in case cited above which depicts the execution against the respondents. Reference to the said, it is stated that Provincial Government has already preferred appeal to the Supreme Court of Pakistan in the instant case but no stay order has been passed yet.

It is therefore, requested that case may kindly taken up with the District Account Officer for conditional payment of salaries to the decree holder in the intervening period of leave till the finalization of instant appeal, please.

The matter may be taken most immediate, please

(Enclosed As Above)

Yours faithfully,

Assistant Director Admin

Copy forwarded to the:

PA to Director General Prosecution, Home & Tribal Affairs Department,
 Government of Khyber Pakhtunkhwa.



OFFICE OF THE DISTRICT PUBLIC PROSECUTOR CHITRAL

No.<u>79</u> DPP/CL Ph # 0943-413878

Dated 7 /02/2019 FAX # 0943-413878

Email: prosecution.ctl@qmail.com

To,

The Director General Prosecution

Govt: of Khyber PakhtunKhwa

Peshawar.

Subject;-

PAYMENT TO MR. BASHIR AHMAD JUNIOR CLERK DISTRICT PUBLIC PROSECUTOR OFFICE CHITRAL

Respected Sir.

It is humbly submitted that as per letter No. Peshawar 19-104/2018 and according the direction in letter as 120 days leave on (full pay) and remaining days (half pay) total amount Rs. 355111/- has been paid to Mr. Bashir Ahmad.

Note: -

Enclosed herewith relevant documents.

Submitted Please

District Public Prosecutor Chitral.

1/2



DIRECTORATE OF PROSECUTION KHYBER PAKHTUNKHWA

No.
Dated Peshawar 19 104 1.2018
Office Phone # 091-9212559
Fax # 091-9212559

E-mail kpprosecution@yahoo.com

(BY FAX/URGENT/OUT TODAY)

CORRIGENDUM

ORDER:

No.DP/E&A/ 6864-67: In partial modification of office order bearing No. DP/E&A/PF/8841-48 dated 29-07-2016, in respect of Mr. Bashir Ahmad, Junior Clerk, office of the District Public Prosecutor Chitral, leave without pay may be read as 120 days leave on (Full Pay) and remaining on (Haif Pay) as per rules for intervening period i.e. 24-10-2014 to 29-05-2016.

-SdDirector General Prosecution
Khyber Pakhtunkhwa.

Endst: of even No. dated:

Copy forwarded for information to:

- 1. The District Public Prosecutor, Chitral.
- 2. District Account office, Chitral:
- 3. Official Concerned.

Director Administration

To.

The Worthy Director General Prosecution

Gov! of Khyber PakhtunKhwa

Peshawar.

Subjecti

RELEASE OF SALARY OF MR. BASHIR AHMAD JUNIOR CLERK DISTRICT PUBLIC PROSECUTOR OFFICE CHITRAL

Respected Sir.

It is humbly submitted that according the decision of service tribunal, the order of release of my salary received to District Prosecution office Chitral and process in District Account office is in progress. I am satisfied from all these procedure / process.

Bashir Ahmad

Bly ma &

Junior Clerk

All ende distributed

District Public Prosecutor Office

Arter Parrie Presection

S. Techell. 76/ 10201 78695 595/ 7415; 370; Dist. 8815; 5210/ Detail Pay a Allowance MR. Baship Money The. they. Dir. 88 15-40. 29290 880x5 4400 2383 2457=74x5= 370= 284,2820. 2925, 307. 21 1-18-16 To 30 11 18655 19350 595.
21 1-18-16 To 30 12 3590 33830 76 3383 76 3383-7445: 3700 3389-23883-7445: 3700. AP:16: 1638. ARaus. 7 Man 7 7-674. 20259/. 30170= 88019= 4400 -Pay: 18351: 24-5-16 70 315 Orawn- Duc. S. Fierd 28280, (1) 34-5-16 70 31 5 S.No. Period. 1-12-176301 1B.

DETAIL OF ARREAR BILL IN RIO BASHIR AHMAD BUNIOR CLERK OFFICE OF THE DISTT, PUBLIC PROSECUTOR CHITRAL 1,200A1950N FULL DAY AND WEE, 21-10-8014-10 19-3-8015 AND 20-2-2015 TO 28-5-3016 15 MAITH HALF DAY

13 15 L TOT AFR	G-ToTAL.	i in Vila Bisa Vila
ARREAT 13160 1234 7205 1700 201 130 130 130 130 130 130 130 130 130 1	5567-00	24 mg - 44
2004, 2044 30g	21584-09	بسنيت
3014 TO 1400, 14421, 1234, 1234, 1200, 1200, 1700, 1700, 2163, 2163). 1442, 1442.	22159-00	
1-2015 TO 2004, 10300 103001, 881 881 . 887 887 . 1214 1545 15481. 1030 1030	00-1(25)	in in
ן ויי	90-11.27	il
518 6181. T. 57681.	8	,
12655 16635 12345 6136 1 Scox5 15601 10 3650 2163x5 10515 14.2x5 72101 14.12.5	7210, 34040-do	
48175/1-34,56170/-180015 1800/19015 1800/-16315/-1805/-1909/1909/-1909/-1909/-1909/-1909/-1909/-1909/-1909/-1909/-1909/-1909/-1909/1909/1909/1909/1909/1909/1909/	1964 13950-00	ì
5-3016 236001 + 13950 - 2444, 26020 32300, 41009, - 21354, - 56020, - 32300, - 41009, -		•

SUMMARY OF DETAIL

DEDUCTIONS

1 Say, HRA: MA! UAA: ARA: Zoi3 ARA: Zoi4 ARA: Zoi5 G.TOTAL

Jusse.

154891



9//5/28 0/ W/a/he 8418 2008.20 91/5/26 & 3/26/01/36 half may t885 Ann 1919 Lewis sub 24 1 2014 To 28/5/14 द/-5 B.W 3 18 01 91/5/48 . Ld will 7.005 AMM HRA · 81/5 my Rod · 20105.7 Auer pal. TARGETH REXUITES ADERECTIONS Minister 10/0/3/1/8/0/9/3 [Polo/3] Phints Aumit Described of 1 1/1/5/8 Described of public prosecuta chetwe-DISTRICT - Public prosecutor chiral. · 30 tanon ust no 1 THE TO DOLL ! PMOLE EMPLOYEE EHERY AMENDAGHT FORM WHISAS TROUBLE

345hiR Minned J.

And the second of the second s

Acom. 2017: AR: 30A 30 E Ann. 2016 86 6108 01 91-4-1 cmv7 -910g =3b £ 1965 STOY MUV AR- 200 3199 Hleer 8 - ZIVVY 0565 · 91-5-28 0/2/0/28 2010A AR= 2014 7616 8416 -9108-5-8601710 he " cinotao 3 viali GERFRAL DATA CHANGLO cclaq ्रक्षणाञ्चलका इस्सम्बद्धाः विस्तरम् องรวจปร Scalu Group) Jamo chepit. Gi IsnobeM SHELE EMPLOYEE ENTRY MRO4 TREMOHEMA PAYROLL SYSTEM 1.0(50) FORMS SAROR

THE PERSON NAMED IN COLUMN dots use 1 Malkonal ID * Satury of Satury CHAUGE WRETURNISTOFFICTIONS! 000 Codo: C. L. 4 152 Doscroying P. Chillie Rushill Porce Code: C. C. 4 1 152 Doscroying Processing Bushill Rumber DERCE OF THE " DAP Childred. 1,5550 Typo " FOR THE ZIONINI OF WILLY 1 2018 Scrite (Pay of The John Scrite Green) DeDucation How Contonto w GENCRAL DATA CHANGE. PAYROLL SYSTEM Amenomient form Single Employee entry Chicago Chicago 150F: R-18F

FORM: PAY02

BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR.

In Execution Petition No. 226/2016, in respect of Service Appeal No. 1427/2014.

Bashir Ahmed vs Secretary to Govt of Khyber Pakhtunkhwa.

IMPLEMENTATION REPORT

Respectfully Sheweth,

The replying respondent in line with order dated 24-11-2017 passed by this Hon'ble Tribunal in the above mentioned execution petition, has complied with the directions of the Tribunal in letter & spirit. In this regard Rs. 3,55,111/- has already been paid to the petitioner in lieu of intervening period i.e 24-10-2014 to 29-05-2016. Copy of letter of DPP alongwith relevant documents are enclosed herewith for ready reference.

In light of above, it is most humbly prayed that on acceptance of the instant implementation report, execution petition may kindly be considered as complied with in letter & spirit.

Director General Prosecution
(Respondent No. 1)



OFFICE OF THE DISTRICT PUBLIC PROSECUTOR CHITRAL

No. 79 DPP/CL Ph # 0943-413878

Dated 7 /02/2019. FAX # 0943-413878

Email: prosecution.ctl@gmail.com

Τo.

The Director General Prosecution

Govt: of Khyber PakhtunKhwa

Peshawar.

Subject;-

PAYMENT TO MR. BASHIR AHMAD JUNIOR CLERK DISTRICT

Respected Sir,

It is humbly submitted that as per letter No. Peshawar 19-104/2018 and according the direction in letter as 120 days leave on (full pay) and remaining days (half pay) total amount Rs. 355111/- has been paid to Mr. Bashir Ahmad.

Note: -

Enclosed herewith relevant documents.

Submitted Please

JA STORED DE MAN

District Public Prosecutor
Chitral,

1/2

9/1/0/02/03/03 1-12-1670 3012 1) 24-5-1670313 1-7-1670 3011 Period 23830 24570 740x7: 5180. 2383 2457: 74x7: 518 23.0% 23830 74015:3700 23.9-2383-7415:570. 24-5-16 70 315 Detail pay o 18655 2406 Drawon- Duc; 19250 2483 585. 01860 Alrowance MR- Baship Aloned TIC.

5. Tital La.

1-12-1770307

28290, 30170: 88025: 4400.

1-7-7-31-11

2840

18351:

AR:16: 1628/

Jun 7-17-1 21859,

ARZO16.

Dur-Draw Didi.

AR: 2017

595/-

10701-

520/

745: 370: du, 521

D.B -- 88 X5 :- 440, 2525, 307.

1. 1. 1. 20 358.

S. Tedal.

76/-

5698/-

T APREAR BILL IN AIO BASHIR AHMAD BUNIOR CLERK OFFICE OF THE DISTT. PUBLIC OROSECUTOR

	E 62
THE TANK THE MANNER TO THAT THAT	CHITRAL 1700AYS ON FULL DAY AND WEET 21-10-BOILTO 19 - BOIS AND 20-7 72015 TO 24.5-8016 15 MONING WITH MARTINA
	1 2

SUMMARY OF DETAIL

DEDUCTIONS



ž.,

Visit in the second sec		į			i
		÷			FORM: PAYOZ
PAYROLL SYSTEM	,				Date
AMENDMENT FORM SINGLE EME OVER ENTRY	- · /	1. 5000	cuter (La Tree.	Rago No. =
PAYROLL SYSTEM AMENDMENT FORM SINGLE EMF. DYSE ENERY DIVIGEOF THE DISTRICT	Publ	ic phose			The state of the s
FOR THE MOUNT OF . MOY !	200/8		· · · · · · · · · · · · · · · · · · ·	A althou	
800 Cod 1/6 1/16 1/6 2 Pos	cipies ZTR	is public	- prosecu	In Chilar	
			. DUMÎ	• Опражения	
Personal 10031609	Name	BASHIR	- 715.1.19	AD Card Number	and the second s
Counte (1-w 111 Junio-		_	5213 Swn	17 12 us [12.18] Stop	
the state of the s	T CHAN	REETH VEATHET (TENDER	vicnous'		· · · · · · · · · · · · · · · · · · ·
GINETING PATA CHARACT	Wago	Amoun	Palsa AC	Only 20	Remerks in
The Street Street Court has a second	000/	30170	-	Py For 5/18.	7.0
Anna Poj:	1 :	18351		Amos Py. 24/5/16	10'31-18
L. Saloj:	1.	18951	0 '	Leave Salay 24, 17	12014 to 23/5/18
	1000	1235	- P	· . ,	## ## T
HRA:	1	23444	-!	Amr HRA 24/10/2	514 to 23/5/16 -
AMU HRA	1300	1500	ρ		
m.a:	50/2	26020		Area 24/0/14 1	0 23/5/10
Annes	1117	1700	ρ		- anicid
U.AA		32300		Ases 24/10/4;	10 03/3/10
ALLO	10-	206	$ \rho $		·
AR-2013	INTO 1	11		•	•
	,				427.457
District Public Profesion					m Enforced & Vormod By
Chitral [6]	1/4	that there are by the		•	•

full for that year; and vacation,

When he avails himself of A . . .

								•		-		- ·····					e first on en-
*					1			•			•	• •	•		;		
- -					}										FORM: PA	LY62	·
	PAYROLL SYSTEM AMENDMENT FORM	;										_}			Dalo 1		· .
5	SINGLE EMPLOYEE ENTRY	Duhlic)ne	20	ec.	Ja	٠	0	lu	ن مر	t fin	<u> </u>		Jeddo Mo		
		20018				. :						ing ang panggan					er en
	FOR THE IDONITION		;	- 1	Ŀ				-	;	-			:- \$.Y		2-2	
, /- K	ono Code: CCG(52	Scription PP										11.4	Gl Isnoi	- 1211 - 1315 - 1			
	Personal 100 13 1 6 0 9	2 Fm	i Aplayee nie *	B	AS	HI	R	A	hn	u-c	d	Car	d Number		<u>,, , , .</u>	· .	`
	Nember									4	salar	y 12	· —	Stop	•		
	Grade (Pay solution) " [] Juni	o cles						 -			יינבונ ר	s 1s	, <u>[</u>],				
	GENERAL BATA CHANGE	V/ago	ME	P. P.	YL E	uis. A	CDEI:	гii				Effective Only 21		Re	marks ==		
Into " I wild Typo "O "	Herr Contants 16	Type "	3 a 1		#1	0			Palaa	Ţ	#	24/01/4	7023				
2750	Ann 2013	2148	9	<u>-</u> -}					寸	}			:				
	AR = 201	1	2	7	3	2	9	-		1	1	Annes 24	10/14 T	0 83	3-5-16	•	
	AMM.	5950			2	2	0	-			P					·	_
	* AR - 200	2199	-	-	7	8	q	-			7	Asces.			···.		
	ARU ARI		1	9	7	5	7	-			0			·			is i ediss
	AR= 2016		-	7	6	2	2				1	ALEN 1-	7-16	to 3	30/3	<u> </u>	
	Anner 201		-	F-1	0	1	7	-			P			/	· · ·		
	AR: 205	1 .		2		D	_			7		Ares 1	10	30-7	, §		_
	Ann. 2.17	4	1	7	-1												J
		2			1		L								4		
-		•															2000 2000
D	Istrici Profic Proficular		i est	lich	(1	E, »								21.	Enlared /	Vortico l	TAR P
	े देखार्वा 🎹	-	4.00%			-1							**				

(c) When he avails himself of As in (a) above plus such

						44.								FORM: PAYO2	
1000000	S STORY OF THE STO	FOR THE INDIVITION	200/ 8 Exption 0 10		ch	ū	(m	is.				•		Date 1 Rage No.	
		Preserved O 0 3 1 6 0 9 Number , Brade (Pay Scale Group) " [] " Junio	cle	nphyre							S		13.13		
r		GENERAL DATA CHANGE	Victor	14/11/65			RISA 	DEED DEED	·	risa.		<u>.</u> زاد	Effective Date 25	Remarks ==	
lujo "	1 icht 20 **	New Contagin 16	Туро п		1 - t		0	-1	<u>'</u>	Ī	- 		2410/147023-5	-2016-	
172		Ann 2013	2148	7	<u>'-</u>	_			 -	Ť	-				
		AR = 204	2174	-	9	3	3	9	-1	-1-	1	1	Annes 24/10/14 To 8	3-5-16	
		AMM.	5950	14	7	싉	2	1	<u> </u>	_		p		·	
		AR = 2015	2199		-	4	├ \	0	_			4	Agen.		
		ARM ARIS	5964	1	5	4	8	7			\dashv	0	71	Lasida	
	 	AR: 2016:		_	2	4	5	7	-	-			Anus 1-7-16 to	30/5	· · .
		Annes 2016			1	6	2	8			-+	_	Ana 17		
		AR: 20A			3	O		7				$ \mathcal{L} $	AALS 1 TO 30.	<u> </u>	•
]	Agar. 2017;			4	4	0						Anus 1- 10 30.	/8	
	 	Mike of 137							i		L	l			
			_ ·		-		•							Entered / Vertical By	

When he avails himself of As in (a) above plus such

~

District Public Procession - Vie postablish Deducation PAYROLL SYSTEM AMERONIENT FORM SINGLE EMPLOYEE EIGHY DOB Chutul Scrim Group " TITI" 5/C Para de 1003/16092 Erphyro Bushik ODO COMO: CL4/1/52 DOSOPHONDO CONTROL TORTHE MOIMI OF . Mily . 2018 Chival GENERAL DATA CHAIGE Havy Contents w " odi CHAIRS TO BEAM IN STORE OF THE STATES 1.00.15 Salay a בוורכביים ت وادر dous Stoke Remarks 2 FORM: PATO2, in . . drailde No. of Parties

, w.

(c) When he avails himself of As in (a) above plus such only a part of the proportion of thirty days

A Charles Control of the Control of