## Form- A FORM OF ORDER SHEET

Implementation Petition No. 908/2023

		300/2023		
S.No.	Date of order proceedings	Order or other proceedings with signature of judge		
1.	2	3		
1	29.11.2023	The implementation petition of Mr. Mian Umar		
		Khan submitted today by Mr. Adnan Khan Advocate. It is		
		fixed for implementation report before touring Single		
		Bench at Swat on Original file be		
41 %		requisitioned: AAG has noted the next date.		
	•	By the order of Chairman		
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#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR (CAMP COURT AT SWAT)

Execution Application No. <u>908</u> of 2023

In Service Appeal No.68/2023

#### **VERSUS**

Government of Khyber pakhtunkhwa & others

.....Respondent

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S. No.	Description	Annexure	Pages No.
1.	Memo of Application		1-3
2. ,	Affidavit		4
3.	Copy of order dated 24-08-2023	Α	5-9
4.	Copy of application	В	10
5.	Copy of judgment dated 23-11-2022	С	11-16
6.	Copy of office order dated 20-03-2023	D	17-19
7.	Wakalatnama		20

Applicant

Sol -

Mian Umar Khan Sepoy No 544312 Through Counsel

Dr. Adnan Khan, Barrister-at-Law, Advocate Supreme Court of Pakistan.

&

Umar Sadiq

**Advocate High Court** 

Office: Adnan Law Associates, Opp. Shuhada Park College Colony,

Saidu Sharif, Swat. Cell: 0346-9415233

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR (CAMP COURT AT SWAT)

Execution Application No. <u>968</u> of 2023

Khyber Pakhtukhwa Service Tribunal

Diary No.

Dated 29-11-207

In Service Appeal No.68/2023

Mian Umar Khan S/o Juma Khan R/o Amankot, District Swat [Sepoy No.544312]

.....Applicant

#### **VERSUS**

- 1. Govertment of Khyber Pakhtunkhwa through Chief Secretary Civil Secretariat at Peshawar
- 2. Government of Khyber through Secretary Home & Tribal Affairs Department, Civil Secretariat at Peshawar.

### APPLICATION FOR IMPLEMENTATION OF ORDER DATED 24-08-2023

#### Respectfully Sheweth:

- 1) That the applicant approached this Tribunal by way of filing the captioned appeal which was disposed of vide order dated 24-08-2023 (Copy of order dated 24-08-2023 is attached as Annexure "A").
- 2) That as per the directions made in the order, the applicant was directed to approach the proper forum for implementation of Section 11 of the Act of 2021. The proper forum/competent authority for the applicant is the Deputy Commissioner. Hence, the applicant filed a written

- 3) That despite the lapse of a considerable amount of time, neither the needful has been done nor any response has been received as yet.
- 4) That on the contrary, some colleagues of the applicant had approached the august Peshawar High Court through various petitions, which were allowed vide judgment dated 23-11-2022. The Hon'ble High Court while allowing the petitions had ordered re-instatement of the applicants into the service (Copy of judgment dated 23-11-2022 is attached as Annexure "C").
- 5) That in light of the above mentioned judgment of the Hon'ble High Court, colleagues of the applicant who were similarly placed were re-instated by the concerned authority (Copy of office order dated 20-03-2023 is attached as Annexure "D").
- 6) That keeping aside the directions of this Tribunal, the applicant ought to have been re-instated without any litigation under the rule of consistency and equality before the law. Regrettably, the needful was not done even after the order of this Tribunal.
- 7) That further grounds with leave of this Hon'ble Tribunal will be raised at the time of oral submissions.

It is, therefore, humbly prayed that on acceptance of this application, the titled judgment dated 24-08-2023 be executed/implemented in its letter and spirit with the grant of any other

remedy deemed just and proper in the circumstances.

#### **Applicant**

Mian Umar Khan Sepoy No 544312

Through Counsel

Dr. Adnan Khan, Barrister-at-Law, Advocate Supreme Court of Pakistan.

&

Umar Sadiq Advocate High Court

#### **CERTIFICATE**:

Certified that no such like application has earlier been filed before this Hon'ble Tribunal on the subject matter.

Applicant

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR (CAMP COURT AT SWAT)

Execution Application No	of 2023
In Service Appeal No.68/2023	<u>3</u>
Mian Umar Khan S/o Juma K [Sepoy No.544312]	han R/o Amankot, District Swa
	Applicant

#### **VERSUS**

#### <u>AFFIDAVIT</u>

I, Mian Umar Khan (Applicant), do hereby solemnly affirm and declare that the contents of the above titled application are true and correct to the best of my knowledge and belief.

**DEPONENT** 

ATTESTED

RIF KHAN ADVOCATION TO THE COURTS OF THE COMMISSIONER

ATTESTED

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Mian Umar Khan S/o Juma Khan Sepoy No.544312



## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR (CAMP COURT AT SWAT)

Amx,

Service Appeal No. 68 of 2023

Mian Umar Khan S/o Juma Khan R/o Amankot, District Swat [Sepoy No.544312].

.Appellant

#### <u>VERSŪS</u>

- 1) Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat at Peshawar.
- 2) Government of Khyber through Secretary Home & Tribal Affairs Department, Civil Secretariat at Peshawar.
- 3) Commandant Swat Levies/Deputy Commissioner, District Swat.

.....Respondents

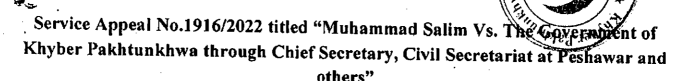
# APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974.

#### PRAYER:

On acceptance of this Appeal, Notifications No. SO(Police-II)HD/MKD/Levies/Misc./2020 dated 22-03-2021 & No. SO (Police-II)HD/1-3/Federal Levies 2021 dated 21-10-2021 issued by respondent No.2 may be declared as illegal and the same be set aside. Consequently, the appellant may be held entitled to complete his service till attaining 60 years age in light of Notification dated 14-07-2020.

Alternatively, the impugned notifications may be declared to be ineffective upon the rights of the appellant and he may be allowed to complete his service till attaining 60 years of age.

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ORDER 24<sup>th</sup> Aug. 2023

Kalim Arshad Khan, Chairman: Through this single order this appeal and all the following connected appeals are being decided as all are against the same impugned Notifications No.SO(Police-II)HD/MKD/Levies/Misc./2020 dated 22.03.2021 and No.SO(Police-II)HD/1-3/FEDERAL LEVIES 2021 dated 20. 10.2021. Appeal Nos:1916/2022, 1917/2022, 1918/2022, 1919/2022. 1920/2022, 1921/2022, 1922/2022, 1923/2022, 1924/2022, 1925/2022, 1926/2022, 1927/2022, 1928/2022, 1929/2022, 1930/2022, 1931/2022, 1932/2022, 1933/2022, 1934/2022, 1935/2022, 1936/2022, 1937/2022, 1938/2022, 1939/2022, 1940/2022, 1941/2022, 1942/2022, 1943/2022, 1944/2022, 1945/2022, 1946/2022, 1947/2022, 1948/2022, 1949/2022, 1950/2022, 1951/2022, 1952/2022, 1953/2022, 1954/2022, 1955/2022, 1956/2022, 1957/2022, 1958/2022, 1959/2022, 1960/2022, 1961/2022, 1962/2022. 1963/2022, 1964/2022, 1965/2022 1966/2022, 1967/2022, 1968/2022, 1969/2022, 1970/2022, 1971/2022, 1972/2022, 1973/2022, 1974/2022, 1975/2022, 1976/2022, 1977/2022, 1978/2022, 1979/2022, 1980/2022, 1981/2022, 1982/2022, 1983/2022, 1984/2022, 1985/2022, 1986/2022, 1987/2022, 1988/2022, 1989/2022, 1990/2022, 1991/2022, 1992/2022, 1993/2022, 1994/2022, 1995/2022, 1996/2022, 1997/2022, 1998/2022, 1999/2022, 2000/2022, 2001/2022, 2002/2022, 2003/2022, 2006/2022, 34/2023, 35/2023, 36/2023, 37/2023, 38/2023, 39/2023, 40/2023, 41/2023, 42/2023, 43/2023, 44/2023, 46/2023, 47/2023,

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48/2023, 49/2023, 50/2023, 51/2023, 52/2023, 53/2023, 54/2023, 55/2023, 56/2023, 57/2023, 58/2023, 59/2023, 60/2023, 61/2023, 62/2023, 63/2023, 64/2023, 65/2023, 66/2023, 67/2023, 68/2023, 69/2023, 70/2023, 71/2023, 72/2023, 73/2023, 162/2023, 168/2023, 169/2023, 170/2023, 171/2023, 172/2023, 173/2023, 174/2023, 175/2023, 176/2023, 177/2023, 178/2023. 179/2023, 180/2023, 181/2023, 182/2023, 183/2023, 187/2023, 188/2023, 189/2023, 190/2023, 193/2023, 194/2023, 195/2023, 196/2023, 197/2023, 198/2023, 199/2023. 200/2023, 201/2023, 202/2023, 203/2023, 204/2023, 205/2023, 206/2023, 207/2023, 208/2023, 209/2023, 210/2023, 211/2023, 212/2023, 213/2023, 257/2023, 257/2023, 258/2023, 259/2023, 315/2023 322/2023 408/2023, 409/2023, 410/2023, 411/2023, 412/2023, 413/2023, 414/2023, 415/2023, 418/2023, 419/2023, 601/2023, 602/2023, 603/2023, 604/2023, 605/2023, 625/2023, 626/2023, 629/2023, 630/2023, 631/2023, 632/2023, 633/2023 634/2023, 635/2023, 636/2023, 637/2023, 638/2023, 639/2023, 640/2023, 641/2023, 642/2023, 643/2023. 644/2023, 645/2023, 646/2023, 659/2023, 660/2023, 661/2023. 682/2023, 793/2023, 870/2023, 1175/2023, 1258/2023, 1259/2023, 1288/2023, 1289/2023, 1300/2023, 1372/2023 and Service Appeal No. 1538/2023,

2. In some of the appeals learned counsel for the appellants are present while some appellants are in person present. Mr. Muhammad Jan, District Attorney alongwith M/S Liaqat Ali DSP, Hakim Zada

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EXAMINER Chyber Pakhtukhwy

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Superintendent, Muhammad Asim Khan Assistant, Parvez Khan Assistant and Sharif Ullah Assistant for respondents present.

- 3. It is noted with serious concern that nobody from the Home Department put appearance. Copy of this order be thus sent to the Worthy Chief Secretary Khyber Pakhtunkhwa and Worthy Secretary, Home and Tribal Affairs Department, Khyber Pakhtunkhwa for information.
- 4. The matter was heard on more than one dates and could not be decided because of pendency of a CP No.818/2023 before the august Supreme Court of Pakistan. During the course of arguments on some previous dates, Dr. Adnan Khan learned counsel for some of the appellants had informed the Tribunal that the petitioners, who had approached the august Supreme Court of Pakistan, against the judgment of Hon'ble Peshawar High Court, in Writ Petition No.363-M of 2021 dated 29.11.2022, had submitted application for withdrawal of the CP from the august Supreme Court of Pakistan. The august Supreme Court was pleased to dismiss the CP as withdrawn on 07.06.2023. Today, Mr. Taimur Haider, Advocate/counsel for the appellant in Service Appeal No. 162/2023, produced copy of an Act of the Provincial Assembly named "The Provincially Administered Tribal Areas Levies Force (Amendment) Act, 2021" in to which a new section, Section-11 was added, which is reproduced as under:
  - "11. Reinstatement of the levies personnel. --- All levies personnel, who have been retired from the Force, with effect from 22.03.2021, till the commencement of the Provincially Administered Tribal Areas Levies Force (Amendment) Act, 2021 shall be reinstated in the Force as regular employees, with effect from their respective dates of retirement and they shall be deemed as never retired from the Force."

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When confronted with the provisions of the newly added Section-11 of the Act of 2021, whereby, all Levies personnel, who had retired from the Force w.e.f 22.03.2021 till the commencement of the Act i.e. 30.11.2021, were reinstated as regular employees w.e.f respective dates of retirement and were deemed to have never retired from the Force, the learned counsel was very fair to say that there was nothing more to be resolved by this Tribunal in these appeals, so is the agreement of other learned counsel as well as appellants present before the Tribunal, because by promulgation of the above Act especially insertion of new Section-11, whereafter, both the impugned Notifications no more remained effective. They, however, contend that even the provisions of the Act were not be complied with/implemented by the respondents. They say they would approach the proper forum for giving effect to/implementation of the provisions of Section-11 of the Act of 2021 and in case their grievances are not addressed in accordance with the terms of the Act, they would recourse to further legal remedies available to them. Disposed of in the above terms. (Copies of this order be placed in all connected appeals). Consign.

Pronounced in open Court at Peshawar and given under our hands and seal of the Tribunal on this 24th day of August, 2023.

(Salah-Ud-Din)

Member (J)

(Kalim Arshad Khan)

Chairman

\*Matazem Shab!

عنوان در است لمراد عاى سرمة مروع مع المحمد 80. بالد عند الروك ترميرال كوما در خير جسون فوده elun oper of w ٥ ميدر ساس حسر سي محتف الركارى مارس كفا -ته سرکردمرس که سال کام سی رسازد سال 3 يرم مراسة ارسوى مين ور ركتمي كورت مول ي من مناكل كر كال من ع مزنده سرام علی مرم ۱۹۵۹ 80-24 تر معذا م المرا سرسنوى درفو است معذا السي كاعاتي مرسالي كم منزكوره عكم مالم ك معایق می لرک اور نفی ما حراراً ما فیم ما در فریاما می 09.09.2023 Vient in clops

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#### JUDGMENT SHEET

PESHAWAR HIGH COURT MINGORA BENCH (Judicial Department)

- 1. W.P. No. 1281-M/2022
- 2. W.P. No. 1283-M/2022

#### **JUDGMENT**

Dates of hearing: 23.11.2022

<u>Petitioners: - (Aziz Gul & others) by Barrister</u> <u>Dr. Adnan Khan, ASC.</u>

Respondents (Govt: of KPK & others) by Mr. Raza-ud-Din Khan, Addl: A.G

MUHAMMAD IJAZ KHAN, J.- Through this single judgment, we intend to decide the following two writ petitions, as common questions of law and facts are involved in the same.

- (1) W.R. No. 1281-M of 2022 Aziz Gul & others Vs Govt: of KPK & others.
- (2) W.P. No. 1283-M-of 2022 Muhammad Salim & others v/s Govt of KPK & others
- 2. Precisely the grievances of the petitioners are that they were employees of the Levies Force of District Dir lower and were performing their duties as Sepoy, Lance Naik, Naik and Havaldar when they were retired vide four orders of even dated i.e. 25.03.2021. They further pleaded that after their retirement the provincial assembly has passed an Act with the

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name Provincially Administered Tribal Areas Levies Force (Amendment) Act, 2021 (herein after referred as "Act of 2021") whereby all the employees of the Levies Force who retired from 22.03 2021 till the commencement of Act i.e. shall be re-instated in service, 30.11.2021 however, the benefit of the aforesaid Act has not been extended to the petitioners, therefore, they have approached to this Court through the instant petitions.

- Arguments of learned counsel for the petitioners were heard in considerable detail and the record perused with their able assistance, whereas the learned Addl: A.G present in Court also accepts notices of these connected petitions.
  - The main grievance of the learned counsel for the petitioners was that since petitioners have got retired within the bracket period as provided under The Act of 2021, therefore, they are entitled for its benefits. He further submits that in case of the colleagues of the petitioners an identical relief has already been granted, therefore, they are also entitled for the same relief in view of the law laid down by the

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Hon ble Apex Court in cases reported as 1996

SCMR 1185, 2005 SCMR 499 and 2009 SCMR

page 1

There is no dispute amongst the parties that the present petitioners have got retired on 25.03.2021 as by then those petitioners who were sepy have attained the age of 42 years and those petitioners who were Lance Naik, Naik, and Havaldar have completed three years of service as Lance Naik, Naik and Havaldar, therefore, by operation of The Federal Levies Services (Amended) Rules 2013 R/W notification dated 21.10.2021, the aforesaid criteria has been provided for the retirement of different categories of the employees of Levies Force.

6. It may be noted that after the retirement of the petitioners, the Provincial Assembly has passed The Act of 2021 which has been made applicable with effect from 22103 2021 and till the commencement of the Act. Since the said Act has been published in the official gazette on 30.11 2021, therefore, the two crucial dates would be 22:03:2621 is of the date of applicability of the Act till 30:11 2623 is a the

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section i.e. section 11 has been inserted after section 10 in The Provincially Administered.

Tribal Areas Levies Force Regulation, 2012, the same being relevant for the present controversy is reproduced below;

1. Short title and commencement... (1) This Act may be called the Provincially Administered Tribal Areas Levies Force (Amendment) Act, 2021

### (2) It shall come into force with effect from 22,03,2021

2. Insertion of new section to the Khyber Pakhtunkiwa regulation No. 1 of 2012.— In the Provincially Administered Tribul Areas Levies Rorce Regulation, 2012 (Khyber Pakhtunkiwa Regulation No. 1 of 2012), after section 10, the following new section shall be added, namely:

"II Re-instatement of the levies personnel.—All levies personnel, who have been retired from the Force; with effect from 22.03.2021 ill lie commencement of the Provincially Administered Tribal Areas Levies Force (Amendment) Act 2021 shall be reinstated in the Force; as regular employees; with effect from their respective dates of retirement and they shall be deemed as never retired from the Force."

The language of the above Act of 2021 is clear in its meaning qualits applicability as well as the class of employees to whom the benefit of the aforesaid Act could be extended. As stated hereinabove that as per section 1 (2) of the aforesaid Act the same was made applicable from 22.03.2021 and up to the

ATTAS/HU BEXENJULES Reshawar High Court Mingora Bar-ul Qaza Swal Mingora Bar-ul Qaza Swal

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It further stipulates that all levies personnel who have been retired from the Force with effect from 22.03.2021 till the commencement of The Act 2021 i.e. 30.11.2021 shall be re-instated in the Force as regular employees with effect from their respective dates of retirement and they shall be deemed as never retired from the Force.

The language of the aforesaid Act of 2021 fully attracts and benefits to the case of present petitioners who got retired on 25.03.2021, therefore, the respondents were legally bound to extend the benefit of the aforesaid Act of 2021 to the petitioners.

7. Accordingly, both these connected writepetitions bearing No. 1281-M of 2022 and 1283-M of 2022 are allowed and the petitioners are re-instated in service of the Levies Force with effect from the date of their retirement and it shall be deemed that they have never been retired and consequently the respondents are directed to issue formal orders of their

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re-instatement in service in light of section 11 of

The Act of 2021. Order accordingly.

<u>ANNOUNCED</u> Dt: 23,11,2022

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Name of Spirit All Manager 30 - 1 2022

Date of Preserve for a confidence 30 - 1 2022

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EXAMINER

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Authorized under Anticle 51 of Concon Shalladat order 1961

Sub-Registry Halakand

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### OFFICE OF THE DC MALAKANDI COMMANDANT MALAKAND LEVIES

DATED MALAKAND THE 20/3 12023 Phone: 0932-452080 Fax: 0932-450557

#### OFFICE ORDER

In Pursuance of the Honorable Peshawar High Court, Mingora Bench, Dar-ul-Qaza, Swat Judgment dated 23-11-2022 passed in C.O.C No.102-M/2022 in W.P. No.12B3/2022 in respect of Mr. Muhammad Salim & Others , the competent authority is pleased to conditionally re-instate the followings Havildars, Naiks, Lance Naik and Sepoys of Malakand Levies subject to the final outcome of the pending CPLA No.46-P/2023 in the august Supreme Court of Pakistan as well as legal guidance of Provincial

No	Regt; No	diate effect:-	Designation
1.	4222	Muhammad Zeb	Havildar BPS-09
	4237	Nawab Sher	Havildar BPS-09 Havildar BPS-09
3.	4239	Wehammad Sadiq	
4.	4251	Shah Muhammad	Havildar BPS-09 Havildar BPS-09
5.	4282	Umar Rehman	Havilder BPS-09
6.	4263	Hassan Diya	
<del>- 7.</del> -	4293	Zahir Shah	Havildar BPS-09
8.	4300	Rahmat Ullah	mavilual Di G G
9.	4302	Ihsan-ul-Haq	Havildar BPS-09
10.	4304	Noor Raziq	Havildar BPS-09
11.	4314	Sher Dad	Havildar BPS-09
12.	4319	Shah Nasim	Havildar BPS-09
13	4320	Muhammad Razaq	Havildar SP5-00
14.	4324	Noor Hadi	Havildar BPS-09
15		Sabz Ali	Naik BPS-08
16		Gul Rehman	Naik BPS-08
17		Amir Nawaz Khan	Nalk BPS-08
18		Umar Jan	Naik BPS-08
19		Sald Ahmad	Naik BPS-08
1	0. 4353	Sobat Khan	Naik BPS-08
2	1. 4370	Aziz Gul	Naik BPS-08
2	2. 4374	Sardar Ali	Nalk BPS-08





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25.	4382	Saml U	llah	5 1		
26,	4391	Murad	Khan		BPS:08	,
27.	4394	Muham	mad Rozs	1	BPS-08	
28.	4400	Wasi U	llah	Nak	BPS-08	
29, .	4405	Maaz	Illah Khan	Land	ce Nalk BPS-08	
30.	4423	Ibrar H	นธรลไก	Lan	ce Naik BPS-08	
31.	4390	Syed J		Lan	ce Naik BPS-08	
32.	4407	Rahma	an Zamin	Lan	ce Nalk BPS-08	
33.	4413	Sarwa	r Shah	Lan	nce Nalk BPS-08	
34.	4414	Fazal	Mehmood	Lar	nce Nalk BPS-08	1: "
35.	4420		Zamin	Lat	nce Nalk BPS-08	1
36.	4423		Hussain	La	nce Nalk BPS-08	7
37.	4427		Ghani		nce Nalk BPS-08	-
38.	4448	1 1	o-ur-Rehman		nce Nalk BPS-08	
39.	4452	1 1	ur-Relunen		ance Naik BPS-08	
40.	4457	. 1 1	Zeb	1	ance Naik BPS-Q8	
41.	447		I Hussain		ance Naik BPS-08	_
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43	448		lam Rabl	1	ance Naik BPS-08	
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46	3. 449	5 Mu	hammad Nabi		Lance Naik BPS-08	
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5	2. 45	17 Sa	ald Alam		Sepoy BPS-07	
	53. 45	118 Si	ardar Ali		Sepoy BPS-07	
- 5	54. 4	529 H	aji Rehman		Sepoy BPS-07	
	55. 4	531 V	/ahld.Shah		Sepay BPS-07	
-	56. 4	532 S	ardar Ghani		Sepoy BPS-07	
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.	58. 4	559 L	atif Khan		Sepoy BPS-07	
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60.	4590	Lai Faraz	Sepoy BPS-07
61.	4593	Bashir Muhammad	Sapoy BPS-07
62.	4602	Sajid Hussain	
	4610	Mukhilyar Ahmad	Sepoy BPS-07
63.	4813	Imdad Ullah	Sepoy BPS-07
64.	l	Khyal Badshah	Sepoy BPS-07
65,	4986	Muhammad Iftikhar	Sepoy BPS-07
66.	4998		Sepoy BPS-07
67.	5057	Bakht Naeem	Sepoy BPS-07
66.	5258	Saad Ullah	Sepoy BPS-07
69.	5396	Sawar Khan	Sepoy BPS-07
70.	5434	Imtiaz Alam	Sepoy BPS-07
71.	5897	Fazal Mehmood	Sepoy BPS-07
72.	5926	Muhammad Faroog	Sepoy BPS-07
73.	6302	Muhammad Zeb Khan	36p0) 1.

The conditional re-instatement of the appellants will be subject to production of bonds with 02-guarantors in respect of each appellant through stamp paper that outcome of the CPLA in the apex Supreme Court if not upheld the Peshawar High Court, Mingora Bench, Dar-ul-Qoza, Swat Judgment, all availed benefits thereof will have to be re-funded in lump sum.

Furthermore, meintervening period from their relirement fill the Peshawar High Court, Mingora Bench. Dar-ul-Quan Swill decision/Judgment in Their appeals will be considered as leave of its kind.

> DC MALAKANDICOMMANDANT MALAKAND LEVIES MALAKAND

No, Copy forwarded to the:

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1. Secretary, Home & TA's Department, Khyber Pakhtunkhwa, Peshawar,

2. Commissioner, Malakand Division at Saidu Sharif, Swat.

3. Registrar, Peshawar High Court, Mingora Bench, Dar-ul-Qaza, Swat.

4. Additional Advocate General, Peshawar High Court, Mingora Bench, Darul-Qaza, Swat. For information, please.

5. District Accounts Officer, Malakand.

6. Subedar Major, Malakand Levies.

7 Official concerned. For information & necessary action.

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