## FORM OF ORDER SHEET

Court of	<u>·</u>
•	
Appeal No.	55/2024

<u>A</u>	
•	peal No. 55/2024
S.No. Date of order proceedings	Order or other proceedings with signature of judge
1 02/01/2024	The appeal of Mr. Asif Ali presented today by Mr. Noor Muhammad Khattak Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on OS DIAM. Parcha Peshi is given to counsel for the appellant.
	By the order of Chairman  REGISTRAR

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

	Appeal	_ NO	55	_/2023/	
Asif ACI	-	VS	GOV	T. OF KPK	& OTHERS

## APPLICATION FOR FIXATION OF THE ABOVE TITLED APPEAL AT PRINCIPAL SEAT, PESHAWAR

#### Respectfully Sheweth:

- 1. That the above mentioned appeal is pending adjudication before this Hon'ble Tribunal in which no date has been fixed so far.
- 2. That according to Rule 5 of the Khyber Pakhtunkhwa Service Tribunal Rules 1974, a Tribunal may hold its sittings at any place in Khyber Pakhtunkhwa which would be convenient to the parties whose matters are to be heard.
- 3. That it is worth mentioning that the offices of all the respondents concerned are at Peshawar and Peshawar is also convenient to the appellant/applicant meaning thereby that Principal Seat would be convenient to the parties concerned.
- 4. That any other ground will be raised at the time of arguments with the permission of this Hon'ble tribunal.

It is therefore prayed that on acceptance of this application the appeal may please be fixed at Principal Seat, Peshawar for the Convenience of parties and best interest of justice.

Appellant/Applicant

Dated 2/1/24

Through

NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal NO. 55 - 1/2024

ASIF ALI

**VS** 

**C&W DEPARTMENT & OTHERS** 

INDEX

S. NO	DO	CHAINE		
1.	Memo of Sonice A-	CUMENTS	ANNEXURE	PAGE
<del></del>	Memo of Service Ap	peal with affidavit		1-3
2.	Application for susp	ension		4
3.	Copy of promotion of	order	************	
4.			Α	5-8
<del></del>	Copy of office order	dated 05/10/2023	В	9
5	Copy of the impugne	ed order dated 08/12/2023		
6	Copies of the depart	mental representation and		10
6.	vider dated 01/01/2	()24	D&E	11-13
7.	Copy of the transfer	posting policy		
8.	Wakalat Nama	. 3,2)	F	14-16
	Tarita		***********	17

APPELLA

THROUGH:

NOOR MUHAMMAD KHATTAK ADVOCATE SUPREME COURT

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, **PESHAWAR**

Service Appeal NO. 55 - 1/2024

Mr. Asif Ali, Senior Clerk/SDA, (BPS-11) XEN C&W Division, Sub Division Wari Dir Upper.

#### VERSUS

The Government of Khyber Pakhtunkhwa through Secretary C&W 1. Department, Civil Secretariat, Peshawar.

Chief Engineer (Centre) C&W Department KPK Police Lines Road 2.

Peshawar.

Mr. Bashir Ahmad, Junior Clerk BPS-11, Office of Executive Engineer 3. C&W Division, Dir Upper.

..... RESPONDENTS

SERVICE APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL ACT, 1974 AGAINST BOTH THE IMPUGNED ORDERS DATED 08/12/2023, WHEREBY THE APPELLANT HAS BEEN PREMATURELY TRANSFERRED FROM THE OFFICE OF XEN C&W DIVISION DIR UPPER TO THE OFFICE OF XEN DIVISION BUNIR-III AND THE PRIVATE RESPONDENT (JUNIOR CLERK) HOLD THE ADDITIONAL CHARGE OF APPELLANT'S POST AND AGAINST THE APPELLATE ORDER DATED 01/01/2024, WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT HAS BEEN REGRETTED ON NO GOOD GROUND.

#### PRAYER:-

That on acceptance of the instant service appeal, the impugned transfer order dated 08/12/2023 of respondent No 2 and appellate order dated 01/01/2024 may very kindly be set aside and the respondents may kindly be directed, not to transfer the appellant from Senior Clerk/SDA (BPS-14) XEN C&W Division, Sub Division Wari Dir Upper. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

#### R/SHEWETH: ON FACTS:

#### Facts arising for the institution of instant service petition are as under:-

1- That Appellant is the law abiding citizen of Pakistan and is serving the respondent department as Senior Clerk quite efficiently and up to the entire satisfaction of his superior.

- 2- That the Appellant while performing his duties at the concerned station was promoted to the post of Senior Clerk after proper recommendation of the Departmental Promotion Committee vide order 30/11/2022. Copy of promotion order is attached as annexure.
- 3- That after promotion, the Appellant assume the charge against the post of Senior Clerk, where after, the respondents through Office Order dated 05/10/2023 transferred the Appellant from the office of Executive Engineer Highway Division Mardan and posted as Senior Clerk SDA in the office of Executive Engineer C&W Division, District Dir Upper. Copy of office order dated 05/10/2023 is attached as annexure.
- 4- That the Appellant started performing his duties at his concerned station quite efficiently, but astonishingly the respondent issued the impugned order dated 08/12/2023, whereby the Appellant has been prematurely transferred from office of XEN C&W Division Dir Upper to the office of XEN Division, Buner-II and the private respondent (Junior Clerk) hold the additional charges of the Appellant's post. Copy of the impugned order dated 08/12/2023 is attached as annexure.
- 5- That the Appellant feeling aggrieved the impugned order, preferred departmental appeal before the respondent No 1, which was regretted vide impugned order dated 01/01/2024. Copies of the departmental representation and order dated 01/01/2024 are attached as annexure.
- 6- That Appellant feeling aggrieved and having no other efficacious remedy preferred the instant service appeal on the following grounds:-

#### **GROUNDS:**

- A- That both the impugned transfer order dated 08/12/2023 & appellate order dated 01/01/2024 being contrary to law and rules, hence not tenable in the eye of Law and needs interference of this Honorable Court to be set aside.
- B- That Appellant has not been treated by the respondent department in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the constitution of Islamic Republic of Pakistan 1973.
- C- That both the impugned transfer order dated 08/12/2023 & appellate order dated 01/01/2024 are in utter violation of the transfer and posting policy of the Government.
- D-That the treatment meted out to the Appellant is highly discriminatory and in clear violation of the Fundamental Rights of

the Appellant as enshrined in the Constitution of Pakistan 1973 and also violation of Articles 218 (3), 220 of the Constitution of Islamic Republic of Pakistan.

- E- That both the impugned orders are also violative of the transfer/posting policy of the Government of Khyber Pakhtunkhwa as the Appellant has been prematurely transferred from his current post. Copy of the transfer/posting policy is attached as annexure.
- F- That both the impugned transfer order dated 08/12/2023 & appellate order dated 01/01/2024 are also violative of Rules 12 of Appointment, Promotion & Transfer Rules, 1989.
- G- That the Appellants seek permission to advance other grounds and proofs at the time of hearing.

It is therefore, most humbly prayed that the appeal of the appellant may be accepted as prayed for.

APPELLANT

THROUGH:

NOOR MUHAMMAD KHATTAK ADVOCATE SUPREME COURT

UMAR FAROOQ MOHMAND

MUZZAMMIL KHAN

WALEED ADNAN

MEHMOOD JAN

KHANZAD GUL ADVOCATES HIGH COURT

AdVocate

Me.

#### CERTIFICATE:

No such like appeal is pending or filed between the parties on the subject matter before this Honorable Tribunal.

#### **AFFIDAVIT**

I, Mr. Asif Ali, Senior Clerk/SDA, (BPS-11) XEN C&W Division, Sub Division Wari Dir Upper do hereby solemnly affirm on oath that the contents of the above appeal are true and correct to the best of my knowledge and believe and nothing has been concealed from this Honorable Tribunal.

DEPONENT

4-

### BEFORE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

Service Appeal NO.\_\_\_\_\_-P/2024

ASIF ALI

**VS** 

**C&W DEPARTMENT & OTHERS** 

APPLICATION FOR SUSPENSION OF OPERATION OF BOTH THE IMPUGNED ORDERS DATED 08/12/2023, WHEREBY THE APPELLANT HAS BEEN PREMATURELY TRANSFERRED FROM THE OFFICE OF XEN C&W DIVISION DIR UPPER TO THE OFFICE OF XEN DIVISION BUNIR-III AND APPELLATE ORDER DATED 01/01/2024, TILL THE DISPOSAL OF THE MAIN APPEAL.

#### R/SHEWETH:

- 1- That the above mentioned appeal along with this application has been filed the appellant before this august Tribunal in which no date has been fixed so far.
- 2- That appellant filed the above mentioned appeal against both the impugned orders dated 08/12/2023, whereby the appellant has been prematurely transferred from the office of XEN C&W Division Dir Upper to the office of XEN Division Bunir-III and against the appellate order dated 01/01/2024, whereby the departmental appeal of the appellant has been regretted on no good ground.
- 3- That all the three ingredients necessary for the stay is in favor of the appellant.
- 4- That both the impugned orders dated 08/12/2023 & 01/01/2024 had been issued by the respondents in utter disregard of law and prevailing Rules.

It is therefore, most humbly prayed that on acceptance of this application the operation of both the impugned orders dated 08/12/2023 & 01/01/2024 may very kindly be suspended till the disposal of the above mentioned service appeal.

APPELLANT

THROUGH:

Noor Muhammad Khattak Advocate Supreme Court

DEPONENT

#### **AFFIDAVIT**

I, Mr. Asif Ali, Senior Clerk/SDA, (BPS-11) XEN C&W Division, Sub Division Wari Dir Upper, do hereby solemnly affirm that the contents of this <u>application</u> are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal.





No. 177-E1 176 I CEC I C&WD

Dated Peshawar the So /11 / 2022

#### OFFICE ORDER

On the recommendations of Departmental Promotion Committee in its meeting held on 25/11/2022, the following Junior Clerks (BS-11) have been cleared for promotion to the Cadre post of Senior Clerks (BS-14) in C&W Department on regular basis with immediate effects-

	` <u> </u>		
1)	Mr. Wajidullah	8	On Regular basis
2)	Mr. Shamsur Rehman	=	On Regular basis
3)	Mr. Zakaullah	=	On Regular basis
4)	Mr. Zlaulah	=	On Regular başis
5)	Mr. Huzall Shah	=	On Regular başis
B)	Miss Mahjaboen	•	On Regular basis
7)	Mr. Azmalullah	=	On Regular basis
BÌ	Mr. Ajaz Ahmad	=	On Regular basis
9)	Mr. Farmanulish	25	On Regular basis
1(0)	Syed Uzma Batool Zaldi	=	On Regular basis
11)	Mr. Mehbooti Alam	=	On Regular basis
12)	Mr. IJaz Ahmad	<b>=</b>	On Regular basis
13)	Mr. Farhanullah	5	On Regular basis
14)	Muhammed Ishfaq	=	On Regular basis
15)	Mr. Kemran Khan	<b>1</b>	On Regular basis
<b>/1</b> 6)	Mr. Asif Ali	=	On Regular basis
17)	Mr. Hazrat Elilal	12	On Repular basis
18)	Miss Mehnaz	=	On Regular pasis
19)	Muhammad Sadeelullah	=	On Regular basis
20)	Mr. Junald All	=	On Regular basis
21)	Mr. Metlullah	=	On Regular basis
22)	Muhammad Kashii	=	On Regular basis
23)	Mr. Zeeshan Ambar	=	On Regular basis
24)	Muhammad Younis	=	On Rogular basis
25)	Hafiz Zafar Ali Khan	=	On Regular basis
26		=	On Regular basis
27	-	=	On Regular basis
28		=	On Regular basis
29		-	On Regular basis
30		. =	On Regular basis
31		2	On Regular basis
-32		=	On Regular basis
33		= . :	On Regular basis
34	) Mr. Shambul Huda		On Regular basis
35	·	= .	On Regular basis
36		<b>17</b> -	On Regular basis
37		#4	On Regular basis
38		· =	On Regular basis
36		#	On Regular basis
41		_ =	On Regular basis
4		* ≃	On Regular basis
	2) Mr. Shah Zalb	= `	On Regular basis
	3) Muhammad Ishraq	tax.	On Regular bonis
	4) Syed Rashlo Raza	=	On Regular basis
4			On Regular busis
	6) Muhammad Rases	=	On Regular basis
4		=	On Regular basis
	B) Ivir. Sallad Nazar	=	On Regular basis
	9) Mr. Aklitar Ali Gul	.: =	On Regular basis
	io) Mr. Qalser lqbal	=	On Regular pasis
	(1) Ivir, All Rehman	=	On Regular basis
	52) IAr. Hikhar All	=	On Regular basis
	33) Mr. Usmanuddin	=	On Regular basis
	34) Mr. Zulligar Khan	=	On Regular basis
	55) Mr. Rochul Amin	•	On Regular basis
	•		



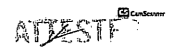


	. 1	• •	
56)	Mr. Sarfaraz Khan	22	On Regular basis.
57)	Mr. Ihsanullah	=	On Regular basis
58)	Muhmmad Seeed Khan Lodhi	=	On Regular basis
59)	Mr. Asif Khan	=	On Regular basis
60)	Mr. Misbahullah	=	On Regular basis
61)	.Mr. Tariq	=	On Regular basis
62)	Mr. Zakiullah Bangash	=	On Regular basis
63)	Mr. Habib Gul	70	On Reputer basis

2- On their Regular Promotion as Senior Clerks, they will be on probation for a period of one year in terms of Section-8(2) of Civil Servant Act, 1973 read with Rules-15(1) of the Civil Servants (Appointment, Promotion & Transfer) Rules, 1989.

3- Consequent upon above promotions as Senior Clarks, the posting/ transfer of the following officials of C&W Department is hereby ordered, in the public interest with immediate effect:-

lo,	Numb of officials	Existing posting	Proposed for actualization/ Adjustmant	Remarks
)	Mr. Walld Ullah Senior Clerk (BS-14)	Senior Clark/ SDA (OPS) O/O XEN Highway Division Mohmand	Senior Clark/ SDA O/O XEN Highway Division Mahmand	Existing Vacancy
2)	Mr. Shamsur Rehman Senior Clerk (BS-14)	Senior Clerk/ SDA: (OPS) O/O XEN Highway Division Haripur	Senior Clark/ SDA O/O XEN Highway Division Haripur	Existing Vacancy
3)	Mr. Zakiullah Senior Clerk (BS-14)	Senior Clark (OPS) O/O XEN Maga Project-il Poshawar	Senior Clerk O/O XEN Mega Project-II Peshawar	Existing Vacancy
4)	Mr. Ziaullah Senlor Clerk (8S-14)	Senior Clark (OPS) O/O SE Maintenance Circle Pechawar	Sanior Clerk O/O SE Maintenance Circle Peshawar	Existing Vacancy
5)	Mr. Huzalf Shah Senior Clerk (BS-14)	Senior Clerk/ SDA (OPS) O/O XEN Building Division Kohat	Senior Clerk/ SDA O/O XEN Building Division Kohat	Existing Vacancy
6)	Miss Mahjabaan Senior Clerk (BS-14)	Senior Clerk/ SDA (OPS) 0/0 XEN Building Division-II Peshower	Senior Clerk/ SDA O/O XEN Building Division-Il Poshawar	Existing Vacancy
7)	Mr. Azmatullah Senior-Clerk (BS-14)	Senior Clerk/ SDA (OPS) O/O XEN Highway Division North Waziristan	Senior Clerk/ SDA O/O XEN Highway Division North Waziristan	Existing Vacancy
8)	Mr. Aljaz Ahmad Sanlor:Clerk (BS-14)	Senior Clark/ SDA (QPS) O/O XEN C&W Division Lower Chiral	Sentor Clerk/ SDA O/O XEN CSW Division Lower Chitral	Existing Vecency
9)	Mr. Fermanulish Senior Clerk (BS-14)	Senior Clerk/ SDA3 (OPS) O/O XEN Building Division North Waziristan	Senior Clerk/ SDA O/O XEN Building Division North Waziristan	Existing Vacancy
10)	Syed Uzma Batool Zaldi Senior Clerk (BS-14)	Senior Clerk (OPS) O/O XEN Building Division OlKhan	Sonior Clerk: O/O XEN Building Olvision DiKhan	Existing Vacancy
11)	Mr. Mehboob Alam Senior Clark (BS-14)	Senior Clark/ SDA: (OPS) 0/0 XEN CBW Division Tank	Senior Clerk/ SDA O/O XEN CAW Division Tank	Existing Vacançy
12)	Mr. I)az Ahmad Sanior Clark (BS-14)	Senior Clerk/ SDA (OPS) O/O XEN Building Division Bajaur	Senior Clark/ SDA O/O XEN Building Division Bajaur	Existing Vacancy
13	Idr. Farhanullah Senior Clerk (BS-14)	Senior Clerk/ SDA (OPS) O/O XEN: Building, Division-I Paghewar	Senior Clerk/ SDA O/O XEN Building Division-I Peshawar	Existing Vecency
14	). Iduhammad Ishlaq Senior Clerk (BS-14)	Senior Clark (OPS) O/O XEN Building Olvision-II Poshowar	Sanlor Clark O/O XEN Building Division-il Poshawar	Existing Vacancy
15	) Mr. Kamran Khan Senior Clerk (BS-14)	Senibr Clerk/ SDA (OPS) O/O XENI C&W Division Swet-ii at Malla	Senior Clerk/ SDA O/O XEN Highway Division Dir Lower.	Relieving Mr. Anwar Sheld from Addi: Cherge of of SDA.
16	i) Mr. Asli Ali Senior Clerk (BS-14)	Seniar Clerk/ SDA (OPS) O/O XEN Highway Divn Molimand	Senior Clork/ SDA O/O XEN GAW Division Oir Upper.	Relieving No. Boshir Ahmad J/C from Addi: Charge of SDA.
13	7) Mr. Hazrel Bilal Senior Clerk (BS-14)	Senior Clerk (OPS) O/O XEN C&VV Division Tank	Division 1811K	Existing Vacancy
1	B) Miss Mehnaz Senior Clerk (BS-14)	Senior Clark/ SDA (OPS) O/O XEN Maga Project-II Pashawar	Project-II Peshawar	Existing Vacency
1	9) Muhammad Sadael Ullal Sanlor Clark (89-14)	Maintenance Circle Peshawar	Circle Peshawar	Existing Vacanty
2	O) Mr. Junaid All Senior Clerk (88-14)	Sentor Clerk/ SDA (OPS) O/O XEN Bullding Division Mohmand	Senior Clerk/ SDA O/O XEN Building Division Matemand	Existing Vacancy



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			7 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	Service Services	
SI		Name of officials	Existing posting	Proposed for actualization/ Adjustment	Romarks
21		Mr. Mativilan	Sanior Clark/ SDA (OPS) O/O S XEN C&W Division Lakki Merwat	Senier Clerk/ SDA O/O XEN CAW Division Leiki Merwel	Existing Vocancy
22	2)	Muhemined Koshii	ACIT GRAY DIVISION COOK OVO	Sanlor Clark/ SDA C/O XEN Highway Division Nowshera	Existing Vecancy
2	3)	Senior Clerk (BS-14) Mr. Zeeshan Ambar Senior Clerk (BS-14)	Carl Class CORS O/O	Senior Clerk/ SDA O/O YEN Building Division Khyber	Existing Vacancy
2	4)	Muhammad Younis Senior Clerk (BS-14)	Carles Clark COA (ORS) O/O	Senior Clerk/ SDA Q/O XEN Highway Division Bajaur	Existing Vacancy
2	5)	Hafiz Zafer All Kinen Sentor Clork (BS-14)	Cooler Clark CD4: 100S\ O/O	Senior Clerk/ SDA O/O XEN Building Division DiKhan	Existing Vacancy
12	6)	Muhammad Fareed Senior Clerk (BS-14)	Senior Clerk/ SDA (DPS) 0/0 XEN Building Division Dir Lower	Senior Clark/ SDA O/O XEN Building Division Oir Lower	Existing Vacancy
-	27)	Mr. Bahadar Shah Senior Clork (BS-14)	Senior Clerk (OPS) O/O XEN Building Division Orakzei	Senior Clerk O/O XEN Building Division Orakzäl	Existing Vacancy
	28)	Mr. inayalullah Jan Senior Clark (BS-14)	Sanlor Clerk (OPS) 0/0 XEN Highway Division Kohat	Senior Clark O/O XEN Highway Division Kohat	Existing Vacancy
	29)	Muhmmad Shealb Sanior Clark (BS-14)	Senior Clark/ SDA (OPS) O/O XEN Building Division Nowshere	Senior: Clark/ SDA O/O KEN Building Division Nowshere	Existing Vacancy
	30)		Senior Clerk/ SDA (OPS) O/O XEN Mega Project (Soulh-II) at DIKhan	Senior Clerk/ SDA O/O XEN i lega Project (South-II) at DiKhan	Existing Vacancy
 }· -	31)	Mr. Hurmat Ali Senior Clerk (BS-14)	Senior Clerk/ SDA (OPS) O/D XEN Highway Division Orakzai	Senior Clerk/ SDA D/O XEN Highway Division Orakzal	Vacancy
	32)		Senior Clerk (OPS) O/O XEN Building Division Swabi	Senior Clark O/O XEN Building Division Swabi	Vacancy
	33)		Senior Clark / SDA (OPS) O/O XEN Maga Project (South-I) at	Sentor Clark / SDA O/O XEN Mags Project (South-I) at Kohal	Vaconcy
1	34)	Mr. Shems-ul-Huda Benlor Clerk (BS-14)	Senior Clerk / SDA (OPS) O/O XEN Building Division Manschra	Senier Clork / SDA O/O XEI Building Division Mansahra	Vacancy
4	35		Senior Clerk (OPS) O/O XEN Highway OMston DIKhan. Drawing his salary & silowances against the post of A/Clerk.	Senior Clark/ SDA O/O XE Highway Division OiKhan	Ali Haidri promoled as A/Clark.
:	36	6) Mr. Abdur Raziq Sorilor Clark (8S-14)	Senior Clerk/ SDA (OPS) O/O XEN Mega Project-II Peshawar	Senior Clerk/ SDA O/O XEN Meg Project-li Peshawar	Vacancy
	37	7) Mr. Aurangzeb Senior Clark (BS-14)	Senior Clark (OPS) O/O CE (South-I) C&WD Peshawar	CEMO Servamen	Vocancy
	3	(8) Mr. Farmanullah Khan Senior Clerk (BS-14)	Sanlor Clerk/ SDA (OPS) O/O XEN Building Division Mohmand	Building Division Mohmanu	Vacancy
	3	(19) Muhammad Tariq Senior Clark (BS-14)	Senior Clark/ BDA (OPS) O/C XEN Building Division Dir Lower	Building Division Oir Lower	Vacancy
	4	40) Mr. Shakeel Muhamma Senior Clerk (BS-14)	XEN CSM Division Handn	Division Hengu	Vacancy
	4	41) Syed Azian Shah Senior Clerk (BS-14)	Sentor Clock/ SDA (OPS) O/C XEN C&W Division Childel Lower	Division Chitral Lower	Vacancy
	4	42) Mr. Shati Zaib Sanjor Clark (BS-14)	Sonior Clerk/ SDA (OPS) OR XEN Highway Division Balur	Fildjimak Divisiou Balnı	Vacancy
	1	43) Muhammad Ishraq Senior Clerk (85-14)	Senior Clork/ SOA (OPS) Of XEN Building Division Khybor	Bullding Olvision Knyber	Vacancy
:		94) Syed Rashid Raza Senior Clark (BS-14)	Junior Clark 0/0 CE (Contr C4W Dapit Peshawar	Division Mainkand for octobrical his regular promotion repealed against the vacant of Accounts Clerk O/O C Engineer (Contra) C3 Pashowar	illon Vacancy and post chief
		45) Muhammad Khalid Re Senior Clark (BS-14)	Division North Waziristan	Highway Division North Wazir	stan Ullah-II promoled as A/Clark.
	ļ	46) Muhammad Raees Sienior Clerk (BS-14)	Junior Clark O/O XEN Ca Civision Tank	Highway Division Dikhan	Vacancy
		47) Mr. Zahld iqbel Benfor Clerk (BS-14)	Junior Clerk O/O XEN Build	ing Senior Clerk/ SDA O/O Building Division Abbottabad	

不信 如今年日以外十二十五日日日本十五十五十五日日

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51 No.	Name of officials	Existing posting	Proposed for actualization/ Adjustment	Remarks
48)	Mr. Sajjad Nazar Senior Clerk (BS-14)	Junior Clerk O/O XEN-Highway  Division Mardan	Senior Clerk/ SDA O/O XEN C&W División Ballagram	Existing Vacancy
49) :	Mr. Akhtar All Gul Senior Clerk (BS-14)	Junior Clerk O/O ARO RR&MT Leb: at C&W Circle Bannu	Senior, Clerk O/O XEN Building Division Haripur.	Vice Zahid Ali-i) promoted as A/Clark
50)	Mr. Qalser Iqbal Senior Clerk (BS-14)	Junior Clerk O/O XEN C&W   Division Hangu	Senior Clerk O/O XEN Building Division Molamend for actualization of his regular promotion and reposted against the vacant post of Accounts Clerk O/O XEN C&W Division Hangu.	Existing Vacancy
51)	Mr. Ali Rehman Senior Clerk (BS-14)	Junior Clerk O/O XEN Mega Project Division-I Peshawar	Senior Clerk O/O CE (South-I) C&W Department Peshawar	Existing Vacancy
52)		Junior Clark O/O XEN Building	Senior Clerk O/O XEN C&W Division Buner-II	Existing Vacancy
53)	Mr. Usmanuddin	Junior Clerk O/O XEN C&W Division Lower Chitral	Sanior Clerk/ SDA O/O XEN Building Division Dir Lower.	Relleving Mr. Maez Khalld Irom Addl: Chargo of SDA
54	) Mr. Zulligar Khan Senior Clerk (8S-14)	Junior Clerk O/O XEN Building Division-I Peshawar	Senior Clerk/ SDA O/O XEN C&W Division Battagram	Existing Vecency
5		Junior Clerk O/O XEN Building	Senior Clerk/ SDA O/O XEN Building Division Orakzai	Existing Vacancy
5	B) Mr. Seriaraz Khan Senior Clerk (BS-14)	Senior Clark/ SDA (OPS) O/O XEN C&W Division Shangla	Senior Clerk/ SDA D/O XEN C&W Division Shangla	Existing Vacancy
5	77) Mr. Ihsanullah Senlar Clerk (BS-14)	Junior Clerk O/O XEN C&W Division Karak	Senior Clark/ SDA O/O XEN C&W Division Karak	Vice Akhter Zemen promoted as A/Clerk
<u> </u>	58) Muhammad Saeed Khiii	Junior Clerk O/O XEN Building Division Mardan	Seniar Clerk O/O XEN Building Division Mardan	Existing Vacancy
	Senior Clerk (BS-14) 59) Mr. Asil Khan Senior Clerk (BS-14)	Junior Clark O/O XEN Building	Hiduwsh Othighest talget trigger	Vice SI. No.16
	60) I.ir. Misbahullah Senler Clerk (BS-14)	Junior Clerk O/O XEN Highway Division Mohmand	DIVISION MOINTAINS	Existing Vacancy Existing
	61) Mr. Tariq Senior Clark (BS-14)	Senior Clerk/ SDA (DPS) O/O XEN Highway Division Dir Lower	Finditively Division Co.	Vacancy
;	62) Mr. Zakiullah Bengash Senior Clerk (BS-14)	Junior Clark O/O CE (North) C&W Depti Saldu Sharif at Swat	Division Shanglu.	. Vacancy
	53) IAr. Habit Gul Senior Clark (BS-14)	Senior Clarki SDA (OPS) 0/0 XEN Highway Division Bajaur	Santur Clerk/ SDA O/D XE// Highway Division Bajaur	Vacancy

CHIEF E

Copy is forwarded to the:

Accountant General Khyber Pakhlunkhwa Pashawar.

Chief Engineers (Concerned) C&W Department.

Superintending Engineers (Concerned) C&W Department.

Executive Engineers (Concerned) C&W Department.

Socition Officer (Estb) C&W Department Pashawar/ Member DPC.

Administrative Officer O/O CE (CDO) C&WD Pashawar/ Member DPC.

District Accounts Officers District (Concerned).

Cashler (Local).

Officials concerned.

CHIEF ENGINEER (CENTRE)

CHIEF ENGINEER (CENTRE)

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OFFICE ORDER

## OFFICE OF THE CHIEF ENGINEER (CENTRE) COMMUNICATION & WORKS DEPARTMENT KHYBER PAKHTUNKHWA PESHAWAR

No. CEC/C&WD/2-3/E&A, 1813 Dated Peshawar the, 65/10/2023

The following posting/transfer amongst the officials in C&W Department are hereby ordered with immediate effect, in the best public interest:

S.No.	Name	From	To	Remarks
1.	'Asif Ail	Accounts Clerk (OPS)		Vice#3
1	Senior Clark (BPS-14)	Executive Engineers	Executive Engineer C&W	
1	ŀ	Highway Division.	Division Dir Upper	
		Märdan		<u> </u>
2.	Adnan Sher Khan	Senior Clerk./SDA		AVP
	Senior Clerk (BPS-14)		Executive Engineer	
		C&W Division I Swat	Bullding Division Mardan	
3.	Dr. Aliq Ur Rahman	Senior Clerk:/SDA:	Senior Clerk:/SDA	Vice#2
	Senior Clerk (BPS-14)	Executive Engineer	Executive Engineer C&W	
L		C&W Division Dir Upper-	Division-l'Swat	

CHIEF ENGINEER (CENTRE)

#### COPY FORWARDED TO THE:

- 1. Chief Engineer (North) C&W Department Saldu Sharif at Swat.
- Superintending Engineer C&W Circle Marden.
   Superintending Engineer C&W Circle Dir Lower.

- 4. Superintending Engineer C&W Circle SWat.
  5. Executive Engineer Highway Division Mardan.
  6. Executive Engineer C&W Division I Swat.

- 7. Executive Engineer C&W Division Dir Upper. 8. Executive Entitineer Building Division Mardan.
- 9. District Accounts Officer Mardan/Swat/Dir Upper,
- 10, Officials concerned.



#### OFFICE OF THE CHIEF ENGINEER (CENTRE) COMMUNICATION & WORKS DEPARTMENT KHYBER PUKHTUNKHWA PESHAWAR

No. CEC/C&WD/2-3/E&A, 1630 Dated Peshawar the, D8/12/2023

#### OFFICE ORDER

The Competent Authority has been pleased to transfer the following Officials in C&W Department are hereby ordered, with immediate effect, in the best public Interest:

:		• •		To	Remarks
	S.No.		From Senior Clerk O/O XEN	Senior Clerk/SDA O/O	A,V.P
	1.	Mr. Aslf Ali	C&W Division, Dir Upper.	i a marka Divinion I	
	2.	Mr. Bashi Ahmad	n Junior Clerk O/O XEN G&W Division, Dir Upper	Hold the Additional Charge of Senior Clerk / SDA O/O XEN C&W Division, Dir Upper.	Vice # 1
	1	1			

CHIEF ENGINEER (CENTRE)

#### COPY FORWARDED TO THE:

- 1. Chief Engineer (North) C&W Department Swat at Saldu Sharlf.
- 2. Superintending Engineer C&W Circle, Dir / Swat.
- 3. Superintending Engineer C&W Circle, Dir Lower.
- 4. Executive Engineer C&W Division, Dir Upper / Buner-II.
- 5. PS to Secretary C&W Department Peshawar.
- 6. PS to Minister C&W Department Peshawar.
- 7. District Accounts Officers, Dir Upper/Buner.
- B. Officials concerned.
- Personal-File

CHIEF ENGINEER-(CENTRE)

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To,

The Worthy Secretary C&W Department, Khyber Pakhtunkhwa, Peshawar.

Subject:

DEPARTMENTAL APPEAL AGAINST THE ORDER DATED 08/12/2023 WHEREBY THE APPELLANT HAS BEEN TRANSFERRED PRE MATURELY.

#### Respected Sir.

- 1- That the appellant is the employee of the your good-self department and initially appointed as Junior Clerk in C&W Department District Upper Dir vide order dated 14/01/2011.
- 2- That the appellant while performing his duties at the concerned station was promoted to the post of Senior Clerk/ Accounts Clerk (OPS) in the office of Executive Engineer Highway Division Mardan and was transferred/posted to District Upper Dir against the post of Senior Clerk SDA vide order dated 05/10/2023.
- 3- That astonishingly vide impugned notification dated 08/12/2023 the appellant was again prematurely transferred from office of XEN C&W Division Dir Upper to the office of XEN Division, Buner-II and most junior official namely Bashir Ahmad, Junior Clerk was posted vice the appellant and has been given the ibid post as Additional Charge. Copy of the impugned notification dated 08/12/2023 is attached.
- 4- That appellant aggrieved from the impugned notification being illegal, corm-non-judice, prematurely and against the policy of the government, preferred the instant departmental appeal before your honor inter alia on the following grounds:-

#### GROUNDS:

- A- That the impugned notification dated 08/12/2023 being contrary to law and rules and in utter violation of the law on the subject hence not tenable in the eye of Lnw.
- B- That appellant have not been treated by the department concerned in accordance with law and rules on the subject noted above and as such action of the respondent department is violated Article 4 and 25 of the constitution of Islamio Republic of Pakistan 1973.

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- C. That the treatment meted out to the appellant is highly discriminatory and in clear violation of the notification of the Election Commission of Pakistan as mandated under Articles 218 (3), 220 of the Constitution of Islamic Republic of Pakistan.
- D- That the impugned transfer order is also violative of the transfer/posting policy of the Government of Khyber Pakhtunkhwa as the appellant have been transferred against the law on the subject.
- E- That the treatment meted out to the appellant is a clear violation of the Fundamental Rights of the appellant as enshrined in the Constitution of Pakistan 1973.
- F. That the impugned notification is also violative of Rules 12 of Appointment, Promotion & Transfer Rules, 1989.
- G- That respondents department have violated Clause-I, Clause-IV and Clause-XIII of the transfer posting policy of the government have been violated by the respondents vide the impugned notification.

It is, therefore, most humbly requested that on acceptance of this departmental appeal the impugned order dated 08/12/2023 may very kindly be set aside and the appellant be retained as Senior Clerk/ SDA in the office of XEN C&W Division, Wari sub Division, Dir Upper till completion of his normal tenure.

Dated: 12 12.2023

Yours Obediently

Senior Elerk/SDA, XEN C&W Division, Sub Division Wari, Dir Upper

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OFFICE OF THE CHIEF ENGINEER (CENTRE)
COMMUNICATION & WORKS DEPARTMENT
KHYBER PAKHTUNKHWA PESHAWAR

No. CEC/C&WD/2-3/E&A, \ 74 \
Dated Peshawar the, 01 / 01 ) みつり

To

Mr. Asif Ali, SDA/Senior Clerk, C&W Division, Dir -Upper,

SUBJECT:- DEPARTMENTAL APPEAL AGAINST THE ORDER DATED 08.12.2023
WHEREBY THE APPELLANT HAS BEEN TRANSFERRED PREMATURELY.

With reference to the subject cited above, that your appeal/representation dated: 12.12.2023, was thoroughly examined by the department, but did not find convincing. Moreover, the Civil Servant Act, of 1973 provides that every Civil Servant shall be liable to sought anywhere within the Province, or any post under the Provincial Government or Local Authority or Established by any such Government.

Therefore, in view of the above your appeal has been regretted.

CHIEF ENGINEER (CENTRE)

Copy forwarded to the, Section Officer (Estb), C&WD Peshawar with reference to his office letter No. SOE/C&WD/24-60/2023/Suptd: dated: 21.12.2023, for information please.

CHIEF ENGINEER (CENTRE)



# GOVERNMENT OF NWEP ESTABLISHMENT & ADMINISTRATION DEPARTMENT (Regulation Wing)

### POSTING / TRANSFER POLICY OF THE PROVINCIAL GOVERNMENT.

- (i) ,All the posting/transfers shall be strictly in public interest and shall not be abused/misused to victimize the Government servants
  - ii) All Government servants are prohibited to exert political, Administrative or any other pressures upon the posting/transfer authorities for seeking posing/transfers of their choice and against the public interest.
  - iii) All contract Government employees appointed against specific posts, can not be
- The normal tenure of posting shall be three years subject to the condition that for the officers/officials posted in unattractive areas the tenure shall be two years and for the hard areas the tenure shall be one year. The unattractive and hard areas will be notified by the Government.
- vi) While making postings/transfer from settled areas to FATA and vice-versa, specific approval of Governor, NWFP needs to be obtained
  - While making postings/transfers of officers/officials up to BS-17, from settled areas to FATA and vice-versa approval of the Chief Secretary NWFP needs to be obtained. Whereas, in case of posting/transfer of officers in BS-18 and above, from settled areas to FATA and vice versa, specific approval of the Governor NWFP shall be obtained.
- Vi (a) All Officers/officials selected against Zone-I/FATA quota in the Provincial Services should compulsorily serve in FATA for atleast eighteen months in each grade. This should start from senior most scales/grades downwards in each scale/grade of each endre.
- Officers may be posted on executive/administrative posts in the Districts of their domicile except District Coordination Officers (D.C.Os) and DPOs/Superintendent of Police (SP). Similarly Deputy Superintendent of Police (DSP) shall not be posted at a place where the Police Station (Thaana) of his area/residence is situated.
- viii) No posting/transfers of the officer's/officials on detailment basis shall be made..
- Regarding the posting of husband/wife, both in Provincial services, efforts where possible would be made to post such persons at one station subject to the public interest.
- All the posting/transferring authorities may facilitate the posting/transfer of the unmarried female government Servants at the station of the residence of their parents.

Para-1(v) regarding months of March and July for posting/transfer and authorities for relaxation of ban deleted vide letter No. SOR-VI (E&AD) 1-4/2003/Vol-VI, dated 3-6-2008.

Consequently authorities competent under the NWFP Government Rules of Business, 1985.

District Government Rules of Business 2001, Posting/Transfer Policy and other rules for the time being in force, allowed to make posting/transfer subject to observence of the policy and rules.

Added vide Urdu circular letter No. SOR-VI(E&AD)1-4/2003, dated 21-09-2004



officers/officials except DCOs and DPOs/SPs who are due to retire within one year may be posted on their option on posts in the Districts of their domicile and be allowed to serve there fill the retirement DCOs and DPOs who are due to retire in the near future may also be posted in the District of their domicile subject to the condition that such posting would be against non-administrative posts of equivalent scales;

xii) In terms of Rule-17(1) and (2) read with Schedule-III of the NWFP Government Rules of Business 1985, transfer of officers shown in column 1 of the following table shall be made by the authorities shown against each officer in column2 thereof:

<u>41</u>	Outside the Secretariat	
<del></del>		<u> </u>
1.	Officers of the all Pakistan Unified Group i.e. DMG, PSP including Provincial	Chief Secretary in consultation with Establishment Department and
	Police Officers in BPS-18 and above.	Department concerned with the approval of the Chief Minister.
<u></u>		
2.	Other officers in BPS-17and above to be posted against scheduled posts, or posts	
	normally held by the APUO, PCS(EG) and PCS(SG).	-do-
3.	Heads of Attached Departments and other Officers in B-19 & above in all the	
	Departments.	-do-
	In the Secretariat	
1.	Secretaries	Chief Secretary with the approval of the Chief Minister.
2.	Other Officers of and above the rank of Section Officers:	
	a) Within the Same Department	Secretary of the Department concerned.
- 1	b) Within the Secretariat from one Department to another.	Chief secretary/Secretary Establishment.
3.	Officials up to the rank of Superintendent; a) Within the same Department	
		Secretary of the Departmen concerned.
	b) To and from an Attached Department	Secretary of the Dept in consultation
	c)Within the Secretariat from one	with Head of Attached Department concerned.
	Department to another	Secretary (Establishment)

while considering posting/transfer proposals all the concerned authorities shall keep in mind the following:

a) To ensure the posting of proper persons on proper posts, the Performance Evaluation Report/annual confidential reports, past and present record of service, performance on post held presently and in the past and general reputation with focus on the integrity of the concerned office officially of the concerned office of the concerned of the concerned office of the concerned office of the concerned of the conc

b) Tenure on present post shall also be taken into consideration and the posting/transfers shall be in the best public interes:

MEAT

Added vide Urdu circular letter No: SOR-VI (E&AD)/1-4/2005, dated 9-9-2005.

- Government servants including District Govt. employees feeling aggrieved due to the orders of posting/transfer authorities may seek remedy from the next higher authority / the appointing authority as the case may be through an appeal to be submitted within seven days of the receipt of such orders. Such appeal shall be disposed of within fifteen days. The option of appeal against posting/ transfer orders could be exercised only in the following cases.
  - i) Pre-mature posing/transfer or posting transfer in violation of the provisions of this policy.
  - ii) Serious and grave personal (humanitarian) grounds.
- 2. To streamline the postings/transfers in the District Government and to remove any irritant/confusions in this regard the provision of Rule 25 of the North West Frontier Province District Government Rules of Business 2001 read with schedule IV thereof is referred. As per schedule-IV the posting/transferring authorities for the officers/officials shown against each are as under:

S. No.	Officers	Anthority
1.	Posting of District Coordination Officer and Executive District Officer in a District.	Provincial Government.
2.	Posting of District Police Officer.	Provincial Government
3.	Other Officers in BPS-17 and above posted in the District.	Provincial Government
4.	Official in BPS-16 and below	Executive District Officer in consultation with District Coordination Officer.

- 3. As per Rule 25(2) of the Rules mentioned above the District Coordination Department shall consult the Government if it is proposed to:
  - a) Transfer the holder of a tenure post before the completion of his tenure or extend the period of his tenure.
  - b) Require an officer to hold charge of more than one post for a period exceeding two months.

4.	Lam	furt	ner	directed	to	request	that	the	above	noted	policy	may	be	strictly	obset	voc
/impler	nente	d.				·										

All concerned are requested to ensure that tenures of the concerned officers/officials are invariably mentioned in summaries submitted to the Competent Authorities for Posting/Transfer.

(Authority: Latter No: SOR-VI/E&AD/1-4/2003 dated 24-6-2003).

It has been decided by the Provincial Government that posting/transfer orders of all the officers up to BS-19 except Heads of Attached Departments irrespective of grades will be notified by the concerned Administrative Departments with prior approval of the Competent Authority obtained on the Summary. The Notifications/orders should be issued as per specimen given below for guidance.

All posting/transfer orders of BS-20 and above and Heads of Attached Departments (HAD) shall be issued by the Establishment Department and the Administrative Departments shall send approved Summaries to E&A Department for issuance of Notifications.

# VAKALATNAMA BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

2 1	Appeal	No	_/20 <u>2</u> 3	
Asif A	V	ERSUS	(APPELLA (PLAINTI (PETITIO	FF) NER)
CEW 1	<b>,</b>		(RESPON (DEFEND	DENT) ANT)
Do hereby a Advocate S withdraw of Counsel/Adv for his defaut Advocate Counsel Advocate to	Supreme Court to arbor refer to arbor ocate in the above lit and with the autounsel on my/ou deposit, withdrawnounts payable or	to appear, poitration for the noted mail the noted mail the noted mail the note in the not	plead, act, co or me/us a tter, without a ngage/appoin we authorize	empromise, is my/our any liability tany other the said
Dated	//202	() C	LIENT	
		NOOR	CCEPTED  MOHAMMAD I	KHATTAK E COURT
		WALEE UMAR	D ADNAN  FAROOQ MOH	MAND ;
<b>OFFICE:</b> Flat No. (TF) 2:91-292 Deans Trade Centre, (0311-9314232)	& 3 <sup>rd</sup> Floor, Peshawar Cantt.	, (	MAD AYUB  OD JAN  ATES	