BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

In Service Appeal No 11923/2020

Aman Ullah

VERSUS

Govt. of Khyber Pakhtunkhwa & others

REJOINDER ON BEHALF OF APPELLANT TO THE COMMENTS FILED BY RESPONDNET NO. 01 TO 05

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Through

Atho Appellant M. Ashfay Khan Akhunkhail & Mujees Ulla Advocate Hi Peshawar

21/11/2022 Dated: 🕊

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Respectfully Sheweth:

Rejoinder to the Preliminary Objections:

All preliminary objections raised from Para No.1 to 6 are vague, evasive and without any substance, hence, denied. However, the Appellant being civil servant with in meaning of Section 2 (1) (b) of KP Civil Servant Act, 1973, has approached this Hon'ble Court inter alia on following grounds.

- i. The Appellant is performing his duty as regular employee of the Respondent's Department and is getting his salaries along with responsibilities directed by the <u>Provincial Police Officer</u>.
- In pursuance of promulgation of the KP Levis (Transition ordinance 2019), the Respondent No.4 vide office order dated 8/4/2019 awarded shoulder promotion to the Appellant like other similar placed employees under the prevailing Police Laws and performing his duty as Inspector Police

Copy of office order dated 8/4/2019 is already annexed as annexure J at page 36 of the main appeal.

Above all, the question of maintainability of Appellant's appeal and jurisdiction of this Hon'ble Court has already been resolved/decided by Hon'ble Peshawar High Court vide Judgment dated **06/02/2020 rendered** in W.P **3563** of 2019, and till date the Respondent has **not challenged** the same before the Apex Court, which has **attained finality**, hence, on this score alone, Respondent's Department plea regarding jurisdiction and maintainability of appeal is without substance rather the same is not appealable to prudent mind.

iii.

iv.

Admittedly, the Appellant along with other similarly placed employees in connected appeals are the **Civil Servants** and their status has been **confirmed** by Hon'ble Peshawar High Court vide judgment dated 06/02/2020 which has attained finality. Hence, the Appellant being civil servant as enshrined in Section 2 (1) (b) of Khyber Pakhtunkhwa Civil Servant Act, 1973, has left with no other option but to approach this Hon'ble Court under Section 4 of the KP Service Tribunal Act, 1974 against the impugned Order dated 06/10/2020.

The Respondent's Department has already raised the same plea regarding maintainability, jurisdiction and applicability of Article 9(2) of Khyber Pakhtunkhwa Leaves Force Act, 2019 in their comments as well as at the time of arguments before the Hon'ble Peshawar High Court in W.P No.3563 of 2019 and the same being **past and closed chapter can't** be raised at this stage before this Hon'ble Court. Hence, the Respondent's department is estopped by their own conduct.



After 25th Constitutional Amendment, the Appellant's erstwhile Department (Federal Leaves Force) was provincialized on 12th March, 2019 through promulgation of KP Leaves Force (Transition) Ordinance 2019 and vide notification/ memorandum dated 18th March, 2019, all the administrative, legal, ancillary matters, including service appeal, promotions and litigation in respect of both forces i-e Levies and Khasadar were transferred to Government of Khyber Pakhtunkhwa and ministry of SAFRAN has ceased its authority over the Appellant's Erstwhile Department.

Thereafter, Khyber Pakhtunkhwa Levis Force Act 2019 was promulgated on September 16, 2019 but during time period of conversion of Ordinance to Act, (12th March 2019 to 16th September, 2019), no cut of date has been mentioned for the retirement notification of Ex-Leaves and Khasadars. Hence, the impugned order dated 6/10/2020 is based on presumption and assumption and is liable to be set aside.

Copy of notification/ memorandum dated 18th March, 2019 of Ministry of SAFRON is annexed as annexure R-1

vii.

vi.

That in order to discuss the issues related to newly absorbed levies/Khasadars Forces of newly merges districts, a committee was constituted, who under chairmanship of Regional Police Officer, Malakand/ **Respondent No.3** convened meeting held on 02/06/2021 wherein in it was decided to declared **28th** March, 2019 as the cut of date for retirement of Levies/Khasadars Force and the District Police Officers were directed to provide the names of those officials/ employees who are retiring after the cut of date i-e 28/3/2019.

Copy minutes of meeting dated 02/06/2021 is annexed as annexure R-2

FACTS:

- 1. Need no comments.
- 2. Need no comments
- 3. That Para No. 3 of the comments is wrong, against fact and personal file of the appellant, misleading, mere allegation, without substance, based on surmises and conjuncture hence denied. Moreover, the Appellant served the Department with zeal and zest upto the entire satisfaction of the high ups, that's why the Appellant had achieved Best Performance Certificate, Commendation Certificate and appreciation letters from Respondents department.

{Copies of Certificates are annexed as R/3-R/7}

- 4. Admitted fact need not to be proved, hence no comments
- 5. That Para No. 5 of comments is wrong, misleading and miss conceived, against law and facts hence denied. The detail reply is given in reply to preliminary objections
- 6. Reply to Para. 6 is wrong, miss leading, concocted against law and facts hence denied. The detail reply is given in reply to preliminary objections.
- 7. That Para No. 7 of the comments is wrong, false, misconceived, against fact and law hence, denied. The detail reply is already given in reply to preliminary objections.
- 8. That Para No. 8 of the comments is wrong, fabricated, misleading and misconceived hence, denied. However, it is worth to mention that the Appellant is serving the police department and getting his salary from the Police Department. The detail reply is already given in above para's
- 9. That Para No. 9 of the comments is self-explanatory, based on assumption and presumption, wrong, irrelevant, misconceived hence denied. In

furtherance, shoulder promotion vide office order dated 08-04-2021 by the Respondents, the Appellant is serving Police Department till date and is getting his monthly salary in lieu of his services to the Respondents/ Department like other similarly placed police officials. The detail reply is already given in above para's

{Copy of Pay Slip are annexed as R/8 }

- 10. That para no.10 is evasive denial, which amounts to admission; hence, the detail reply is already given in reply to preliminary objections.
- 11. Need no comments
- 12. That Para No. 12 is wrong, misleading, misconceived and fabricated, hence, denied. As mentioned above, the Appellant along with other appellant in connected appeals does not falls within cut of date i-e 28/3/2019 as per minutes of meeting held on 02/6/2021. The detail reply is already been given in reply to preliminary objections.
- 13. That Para. 13 of the comments is wrong, illegal, discriminatory, abuse of law and process, misuse of authority vested in authority and without cogent grounds and reason, hence, denied. Moreover, the impugned order dated 6/10/2020 is the outcome of personal grades, malafide intentions, only to harass and drag the innocent appellant into frivolous and baseless litigation and nothing else. The detail reply is already given.
- 14. That Para No. 14 is wrong, incorrect and misleading hence, denied. The detail reply is already given.
- 15. That in response to para no.15 of the comments it is stated that after 25th Constitutional Amendment, all the federal levies Force including Khasadar Force were provincialized by way of KP Levies Force (transition) Ordinance, 2019 and in pursuance thereof, the SAFRON Ministry vide notification dated 18th March, 2019, ceased its authority over the Federal

Force by transferring all the administrative, legal, ancillary matters, including service appeal, promotions and litigation in respect of both forces i-e Levies and Khasadar to Government of Khyber. But Appellant including other appellant in connected appeals are treated in accordance with law like employees of Provincial Tribal Leaves Force in shape of notification and Provincially Administered Tribal Areas Levies Force (Amendment) Act, 2021. Hence, the impinged order dated 6/10/2021 is discriminatory and against article 4 & 25 of the Constitution of Islamic Republic of Pakistan, 1973.

- 16. That Para No.16 of the comments is wrong, illegal, against fact and law, hence, denied. The detail reply is already given in above para's.
- 17. That para No. 17 is wrong, illegal, against fact and law, hence, denied. The detail reply is given in above para's.

GROUNDS:

That Para No. A to M of the grounds of comments are wrong, illegal, misleading, misconceived, based on assumption and presumption, against the admitted fact and law on the subject matter, hence, denied. The detail reply is already been given in reply to preliminary objections to the comments.

In wake of above submission, it is, therefore, most humbly prayed the appeal of the appellant may please be allowed and accepted as prayed for.

Through

Dated: 13-12-2021

ДЖ_О Appellant M. Ashfag AkEunkhail ĸ Mujeeb/Ullah Advodate Hig Peshawar.

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AFFIDAVIT

I, Aman Ullah, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Rejoinder** are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Court.

DEPONENT

Government of Palcistan Ministry of States & Frontier Regions

Nc.F.G(1)-LK/2019

Islamabad, the 18th March /2

Subject: .

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2.

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0F FEDERAL PROMULGATION OF KHYBER PAKHTUNKILWA LEVIES FORCE TRANSFERON QRDINANCE 2019 & KINDER PARIFENNKHWA KINASADAR FORCE (MAINTENANCE, REGULATION AND PROTECTION OF SERVICE) (TRANSIFION)

l am directed to convey that consequent to the 25th Constitutional Amendment Federally Administered Tribel Areas (Erstwhile FATA) and Provincially Administered Ariba Areas (Erstwhile PATA) stand merged in the Province of Kliyber Pakhtunkhwa, and therefore, th President Islamic Republic of Pakistan or the Federation cannot make Regulations for erstwhile FATA anymore. All the functions performed by the Erstwhile FATA Secretariat, its Secretaries and Directorates also stand transferred to the concerned Departments of Government of Khybe

The Federal Legies Force, Regulation, 2012 has been repealed through Khygen Pakhtunkhwa i.evies Force Transition Ordinance.CRD.NO. 1 of 2019 on 12th March, 2019 whereby the said force stands provincialized. Similarly the Knastidar Posce working in the erst while Federally Administered Tribal Areas through Executive Orders and instructions, for management of said areas within the framework of territorial and collective responsibility, also stands provincialized through Knyber Fakhtunkhwa Khasadai Force (Maintenance, Regulation and Protection of Service) (Transition) Ordinance ORD NO. 11 of 2019.

How therefore, all the administrative, legal and and and anticipations including service appeals, promotions and litigation in respect of holin the forces i.e. Levies Force and Khasadang Force have been transferred to the Government of KhyberzPakhtunithwa and its relevant forums a from 12% March, 2019, the date of the issuance of above said Ordinances.

It is clarified that Ministry of States and Frontier Regions (SAFRON) has ceased to be the controlling authority in respect of Lavies Force and Khasadar Force worlding injersityhile FATA & PATA All concerned Commandants and other Formus may kindly be informed accordingly.

IQBAL Section Afficer (LK&B)

The Advortion General, Government of Shyber Pakhtinklivel, Peshawar, S

The Additional Chief Secretary, Merged Argas Secretarial, Waraak Road, T

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Page 1 of 4 MINUTES OF THE MEETING REGARDING THE ISSUES RELATED NEWLY ABSORBED LEVIES / KHASADAR FORCE OF NEWLY MERCED DISTRICTS HELD ON 02:06:2021 AT 1200 HOURS

Anner

In order to discuss the issues related to newly absorbed Levies / Khasadar Force of Newly merged districts, the committee constituted for the purpose meeting held on 02:06.2021 at 1100 hrs in GPO Conference Room No.1, Peshawar under the Chairmanship of the Mr. Abdul Ghafoor Afridi, Regional Police Officer, Malakand, wherein the following officers participated in the meeting:

1. Rai Babar Saeed DIG HQrs: Khýber Pakhtunkhwa. 2. Muhammad Ijaz Khan DIG Special Branch, Khyber Pakhtunkhwa, 3. Mr. Irfan Ullah Khan AIG Establishment, CPO Peshawar. 4. Mr. Quraish Khan AIG Training, Khyber Pakhtunkhwa 5. Mr. Yasir Afridi SSP Operations, Peshawar. 6. Mr. Javed Ahmed Chughtai AIG Legal, Khyber Pakhtunkhwa. Mr. Shahzada Kaukab Farooq DPO Bajaur Mr. Naveed Khalil Budget Officer, CPO 9. Mr. Ayaz Khan Representative of Distt: Mohmand 10. Mr. Habib Ullah Representative of Disti: Bajaur 11. Mr. Mazhar Khan Afridi Representative of Distt: Khyber 12. Mr. Syed Jalal Representative of Distt: North Waziristan 13. Mr. Umar Zaman Representative of Distt: Orakzai 14. Muhammadi Khan Representative of Distt: Kurram 15. Mr. Ali Khawaz Khan Representative of Distt: South Waziristan

The meeting started with recitation of the Holy Quran.

The following TORs were discussed in detail and decisions taken accordingly:-

Pension Cases of absorbed Khasadar Force of Newly Merged districts. i.

ii. Issues of Cost Center Le Levies, Khasadar & Police.

iii. Shuhada Package & Recruitment of Wards of Shuhada.

iv. Recruitment of already qualified candidates in district Bajaur for the post of Constable against the quota reserved for Minorities & Female.

Stoppage of Notification of Retirement through Home Department.

vi. Issues of Salaries of HC, ASI, SI & DSP & Utilization of Budget of NMDs

vii. Promotion & Training related issues of Levics/Khasadar Force of NMDs

viii. Any other issues.

7.

8.

S. No.	ISSUES IN	RECOMMENDATIONS	Action by	Timeline
 	NMDS			i i
	Pension Cases of	The committee has assigned the task to	All DPOs of	within 15 days
İ	absorbed Khasadar	DPOs of NMDs to obtain/collect the	Newly Merged	! !
	Force of Newly	data/cases of pension of absorbed	Districts	
	Merged Districts	Khasadar Force of Newly Merged	Budget Officer	
		Districts within 15 days and submit to	AIG Estab:	
		Budget Officer for onward submission to		

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		<u> </u>		Pag	c 2 of 4
			the quarter concerned to resolve the		
·	2.	Issue of Cost	Instant issue.	1	
	• •	Centre i.e Levies,	After detailed deliberations; the Chair	Budget Officer,	Immediately
	•	Khasadar & Police	The second control control.	CPO,	
		renasadar oc POlice	Police Office will take up the case		
			with Provincial Government for one		
		· · ·	cost center instead of 03 cost centers		
	•	• .	i.e Levies, Khasadar & Police of		
·			NMDs as it would create		
			discrepancies among the members of	• •	
·		•	levies/Khasadar Force and as well as.		
•			create hurdle in the process of		
		-	counting, recording and irregularities.		
	· ·]		Furthermore, the th		
			Furthermore, the three separate cost		
	· ·		centre in the district would create		
-		Shukada D. I	audit Paras /NAB objections.		
	.	Shuhada Package	The committee recommended that	AIG Welfare	Immediately
		& Recruitment of	AIG Welfare & AIG Establishment	AIG Estab:	
ŀ		Wards of Shuhada	may expedite the cases of Shuhada's		
			of NMDs and summary of		
	·		Recruitment of Wards of Shuhada,	• .	
		· ·	respectively.		
• 4	.	Recruitment of	The committee recommended that		
	· r	already qualified	l. • .	All DPOs of	Immediately
	- 1			Newly Merged	
			minorities & Female and go	Districts	
		district Bajaur for	recruitment will be made against		
		the post of	these reserved vacancies.	· . ·	
	- 1	Constable against	ł.	· ·	1760
		the quota reserved			
•		for Minorities &			
• •		^r emale.	•		
5.		Store			5 1
		Mult	The Home Department have retired the	All DPOs of	Within 15
•			Levies/Khusadars personnel after	Newly Merged	days
		Retirement	announcement of 25th Constitutional	Districte	
•	1	hrough Home	Amendment 2018, promulgation of		
	ſ	Department,	Khasadnr/Levies Force, Ordinances,	ļ	
		n	2019 & during the thme period of	1	
		•	conversion from Ordinance to Act, no		
:			provision of cut of date was mentioned		
	1		for the retirement notification of Ex-		
<u> </u>		• • • •	levies/Khasadars.	· ·	ļ .
		P		ļ,	·

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ţ	r			н р	uge 3 61'4	
			The committee decided that cut of date	··· ·		
			for the notification may be declared on			11/
			28.01,2019 as per the Ordinance of			
ļ.,			Levies/Khasadar was enforced and DPOs			
	1		were posted in NMDs. In this regard,			
			DPOs of newly merged district will			
1. N			provide the names of those			
• •			levies/khasndars i.e decensed,			
			incapacitated, Shaheed & the official			
		· · · ·	who are retired after the cut of date.			
	. 6.	Issues of Salaries	Budget Officer CPO clarified that the			
9 . Q	•	of HC, ASI; SI &	fixing of salaries is the mandate of	All DPOs of	Within 03	
· · ·		DSP & Utilization	District Account Office and specialized	, ,	days	
		of Budget of	people namely pay fixation party are	Districts		
		NMDs.	deployed for subject purpose. In this			
			regard, all DPOs of newly merged			
			district will take up the case with their			
			concerned Distains to search	· · ·		
			concerned District Account Offices to resolve the issues of salaries			
	7.	Training related			.4	
A.		issues	AIG Training, Kliyber Pakhtunkhwa	AIG Training	Immediately	-
			appraised regarding the successful			
			completion of training of absorbed			
· · ·			levies/ Khasadar. In which the			
			representatives of Levies/Khaşadars have			
		1	raised various observations that already			
			trained basic recruits in NMDs may not	•	- ale l	
			be selected for the purpose of training in	;	REN G	2
			army training institutes. After detailed	·		
			discussion, the committee recommended			
			that the ex-levies & Khasadar personnel		\sum	
			who are above 45 years shall be granted		$ $ \langle	
			some relaxation in physical activities in			
	8.	Separate Desk at	the Basic Recruit Course.			
		CPO level	The committee recommended that a	DIG HQrs:	Immediately	
÷			separate desk for Newly Merged District	AIG Estab:		
	· ·		at CPO level will be established along	AIG Welfare		
		2	with supporting staff and one officer			
			from each NMDs district will be posted			
		o	in order to resolve the issues pertaining			
		•	to NMDs. AIG Welfare is recommended			
			as focal person for Separate desk at CPO			
	Ļ		level for NMDs.			
	1 (A. 1977)			·	L	

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Page 4 of 4 Promotion Related The promotion related issues avere All DPOs of issues. discussed deliberately, after detailed Within 15 Newly Merged discussion, the committee unanimously days Districts for List approved that all the absorbed officers "A, B & C" shall be deemed confirmed from the date All RPOs except of regular appointment in the respective Hazara Region ranks as Levies & Khasadars. · · · · · for List "D & E" Promotion of all the absorbed officers and AIG Estab: shall be made on the basis of seniority for List "F" lists i.e List A, B & C which are maintained at the district level while list "D" & "E" maintained at the regional level, whereas, list "I" is maintained at CPO level as prescribed in the Police Rules, 1934. The meeting ended with the vote of thanks. (Muhammad Linz Khan) PSP (Irfan Allan Khan) PS (Quraish Khan) "SP DIG Special Branch Ahmed) AIG/Establishment, AIG Training, Khyber Pakhtunkhwa G Degal;" Khyber Pakhtunkhwa Khyber Palahtunkhwa Khyber. Pakhtunkhwa. Ulle (Naveed Khalil) (Habib Ullah) (Mazhar Khan Afridi) (Sattar Khan) Budget Officer: Representative of Representative of Representative of CPO Distt: Bajaur Distt: Khylier Distt: Bajaur Chairman Abdul Ghaloor Afridi) "SP Regional Police Officer, Malakand Scanned with CamScanner-

S#: Bajaur at Knar	P_3 (3)
Pers ^U #: 00464686 Buckle: 2430 Name: AMAN ULLAH SUB INSPECTOR	P Sec:001 Month:November 2021 BJ4024 -Inspector Bajaur (Levies) INSPECTOR BAJAUR (LEVIES) NTN:
CNIC No.1198910828400	GPF #: IV/PA/CSS/1298
GPF Interest Applied	Old #:
14 Active Temporary PAYS AND ALLOWANCES:	BJ4024 -
0001-Basic Pay	.31,560.00
1001-House Rent Allowance 45%	3,321.00
1210-Convey Allowance 2005	2,856.00
1300-Medical Allowance	1,500.00
1547-Ration Allowance 1646-Constabilary R Allowance 1923-UAA-OTHER 20%(1-15)	681.00 500.00
1933-Special Risk Allowance	1,000.00
2148-15% Adhoc Relief All-2013	4,500.00
Gross Pay and Allowances	423.00
DEDUCTIONS:	74,557.00
IT Payable 8,386.84 Deducted 5,99	95.00 TAX: (3609) 1,199.00
GPF Balance 207,633.00	Subrc: 2,620.00
3530-Police wel:Fud BS-1 to 18	631.00

Total Deductions

D.O.B 01.01.1966 37 Years 04 Months 015 Days

D.O.B LFP Quota: 4 01.01.1966 HABIB BANK LIMITED KHAR, BAJAUR AGENCY. 015 Days 79000125



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4,450.00

70,107.00

. Bajaur at Khar

Pers'#: 00464686 Buckle: 2430 Name: AMAN ULLAH -SUB INSPECTOR CNIC No.1198910828400 GPF Interest Applied 14 Active Temporary PAYS AND ALLOWANCES: 2168-Fixed Daily Allowance 2199-Adhoc Relief Allow @10% 2211-Adhoc Relief All 2016 10% 2224-Adhoc Relief All 2017 10% 2247-Adhoc Relief All 2018 10% 2264-Adhoc Relief All 2019 10% 2309-Adhoc Relief All 2021 10% 2314-Risk Allow Police - 2021

S# :

Gross Pay and Allowances DEDUCTIONS:

IT Payable	8,386.84	Deducted	5,995.00
GPF Balance	207,633.00		•

P Sec:001 Month:November 2021 BJ4024 -Inspector Bajaur (Levies) INSPECTOR BAJAUR (LEVIES) NTN:

GPF #: IV/PA/CSS/1298 Old #:

BJ4024

4,900.00 423.00 2,249.00 3,156.00 3,156.00 3,156.00 3,156.00 8,020.00 74,557.00

4,450.00

70,107.00

Subrc:

Total Deductions

D.O.B 01.01.1966 37 Years 04 Months 015 Days

D.O.B LFP Quota: 01.01.1966 HABIB BANK LIMITED KHAR, BAJAUR AGENCY. 5 Days 79000125

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