Affeal No. 1446/13 Mian Jahanzeb Khattak VS Govt

02.3.2016

Counsel for the appellant and Mr. Saleem Shah, Supdt alongwith Addl. A.G for the respondents present.

Vide detailed judgment of larger bench placed on record of appeal No. 1330/2010, titled "Muhammad Shafiq Versus Government of Khyber Pakhtunkhwa through Secretary C&W Department, Peshawar etc.", this appeal is also disposed of in terms as spelled out in the detailed judgment. Parties are, however, left to bear their own costs File be consigned to the record room.

<u>ANNOUNCED</u> 02.03.2016

Member (Judicial)

Member (Executive)

16.10.2015

Counsel for the appellant and Mr. Saleem Shah, Supat. alongwith Addl: A.G for respondents present. Due to paucity of time, arguments could not be heard. Adjourned for final hearing before Special Bench to 8.2.2016. Registrar is directed to ensure that the rosters of S.Bs and D.Bs as well as Special Benches are systematically prepared and cases accordingly fixed. In future responsibility for mismanagement would lie on his shoulder.

Member (Judicial)

Chairman

1

Member (Executive)

08.02.2016

Counsel for the appellant and Mr. Saleem Shah, Supdt. alongwith Addl: A.G for respondents present. Arguments heard. Judgment reserved which is to be announced on a date in office.

Member (Judicial)

Chairman

Member (Executive)

12.02.2016

Notices be issued to the parties for pronouncement of reserved judgment by D.B for 2932-2016.

Charman

30.04.2015

Counsel for the appellant, M/S Saleem Shah, Supdt. and Irshad Muhammad, SO (lit.) alongwith Addl: A.G for respondents present.

It was brought in the notice of this Bench that numerous other appeals of the same nature are pending adjudication before this Tribunal in different Benches on different dates including appeals No. 1431/2013 and 699/2014 etc, which are fixed for final hearing before this Tribunal on 16.10.2015.

It was resolved that other appeals fixed before different Benches on different dates for different proceedings shall be matured and then fixed for hearing alongwith the afore-stated appeals on 16.10.2015. Orders accordingly. The appeal in hand is adjourned to 16.10.2015 for final hearing alongwith the afore-stated appeals before Special/Larger Bench constituted for the purpose. Office shall ensure that other appeals pending before S.B and D.B are matured and fixed for final hearing before Special Bench on 16.10.2015.

Member (Judicial)

Charman

Member (Executive)

16.5.2014

Appellant with counsel and Mr.Salim Shah, Assistant on behalf of respondents No.1 & 2 with AAG for the respondents present. Joint written reply received on behalf of the respondents, copy whereof is handed over to the learned counsel for the appellant for rejoinder along with connected appeals on 27.8.2014.

Chairmao

27.8.2014

Appellant with counsel and Mr. Salim Shah, Assistant on behalf of respondents No. T and 2 with Mr. Munammad Adeel Butt, Additional Advocate General for the respondents present. Rejoinder disposale cived on behalf of the appellant, copp whereof is handed over to this appeale and a sade for the appellant, copp whereof is handed over to appeale and a sade for the appeale a

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23.2.2015

Counsel for the appellant and Mr. Muhammad Adeel Butt, AAG with Saleem Shah, Supdt. for the respondents present. The learned Judicial Member is on official tour to D.I.Khan, Therefore, case is adjourned to 23.4.2015 for arguments alongwith connected appeals.

MEMBER

BER

23.4.2015

Junior to counsel for the appellant and Mr. Ziaullah, GP with Saleem Shah, Supdt. for the official respondents present. It came to know that larger bench has been constituted for disposal of similar nature cases in Service Appeal No. 95/2014. This appeal may also be put before the Worthy Chairman for constitution of larger bench.

MEMBER

Jepan No. 1446/2013 Jepan Sel Khantleek

Applant deposited

Security & process

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Counsel for the appellant present and heard. Contended that

the appellant has not been treated in accordance with law/rules. The appellant filed departmental appeal on 24.07.2013 which has not been responded within the statutory period of 90 days, hence the present appeal on 28.10.2013. Points raised at the Bar need consideration. The appeal is admitted to regular hearing subject to all legal objections. The appellant is directed to deposit the security amount and process fee within 10 days. Thereafter, Notice be issued to the respondents for submission of written reply on 13.02.2014.

Member

29.11.2013

This case be put before the Final Bench_

for further proceedings.

13.2.2014

Appellant with counsel, M/S. Salim Shah, Assistant for respondents No. 1 and 2 and Irshad Muhammad, Supdt. for respondent No. 3 with AAG present. Written reply has not been received. To come up for written reply alongwith connected appeals on 16.5.2014.

Appellant with counsel present and submitted an application for early hearing. To come up for arguments on early hearing application on 20.11.2013.

Member

20.11.2013

Counsel for the appellant present. Arguments on early hearing application heard. Counsel for the appellant stated that similar nature of cases have already been fixed for preliminary hearing on 27.11.2013 and the same may also be fixed on the date fixed. To come up for preliminary hearing on 27.11.2013 instead of 07.01.2014.

27-11-2013

Appellant present in person.
Due to strike of lawyers connect for the appellant is not invailable.
To come for p. H. on 29-11-2013

Marchen

Form- A FORM OF ORDER SHEET

Court of	
Case No	1446 /2013

	Case No	1446 /2013
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	28/10/2013	The appeal of Mian Jehanzeb Khattak presented today by Mr. M. Asif Yousafzai Advocate may be entered in the
		Institution register and put up to the Worthy Chairman for preliminary hearing.
2	30-10-20	This case is entrusted to Primary Bench for preliminary hearing to be put up there on
		CHAIRMAN
	•	
<i>5.</i> ,		

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 1446 /2013

Mian Jehanzeb Khattak

V/S

C&W Department

INDEX

S.No.	Documents	Annexure	Page No.
1.	Memo of Appeal		01-03
2.	Copy of Rules	- A -	05-06
. 3.	Copy of Judgment	- B -	07-10
4.	Copy of Appeal	- C -	11-12
5.	Copy of Order (4.9.2003)	- D -	13
6.	Copy of Order (5.12.2009)	- E -	14
7.	Copy of Service Tribunal's	- F -	15-17
• .	Judgment.		
8.	Copy of Service Tribunal's	- G -	18-19
	Judgment.		
9.	Copy of Service Tribunal's	- H -	20-22
	Judgment.		•
10.	Vakalat Nama		23

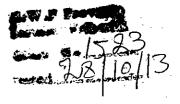
APPELLANT Mian Jehanzeb Khattak

THROUGH:

(M. ASIF YOUSAFZAI) ADVOCATE, PESHAWAR.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 1446 /2013



Mian Jehanzeb Khattak, Sub Engineer, C&W Division, Nowshera.

<u>APPELLANT</u>

VERSUS

- 1- The Secretary, Government of Khyber Pakhtunkhwa, Works & Services Department, (Now C&W Department), Civil Secretariat, Peshawar.
- 2- The Chief Engineer (Central), Works & Services Department (Now C&W), Khyber Pakhtunkhwa, Peshawar.
- 3- The Secretary, Government of Khyber Pakhtunkhwa, Finance Department, Civil Secretariat, Peshawar.



RESPONDENTS

APPEAL UNDER SECTION 4 OF THE NWFP SERVICE TRIBUNALS ACT FOR GRANTING B-16 FOR HAVING 10 YEARS SERVICE AND ALSO PASSED B GRADE EXAM.

PRAYER:

That on acceptance of this appeal the respondent Deptt: may be directed to grant B-16 senior scale according to the rules for having 10 years service + passed B grade Exam with all consequential benefits. Any other remedy which this august Tribunal deems fit that may also be granted in favour of appellant.

RESPECTFULLY SHEWETH:

- 1- That the appellant joined the W & S Deptt: in the year 1982 as Sub Engineer and also passed B grade departmental exam in the year 1991. Thus the appellant has more than 31 years service at his credit with good record throughout. All the dates are mentioned the departmental appeal of the appellant the copy of which is already attached as Annexure C
- 2- That according to the rules 25 % of the post of senior scale sub engineers are to filled in on the basis of promotion from amongst persons who have ten years service and also passed B Grade exam. The appellant possesses the said requirement but despite of that the appellant has not be granted B-16. Copy of the rules is attached as Annexure A.
- 3- That the august Tribunal has also decided such similar 15 appeals on 11.12.2012. As the appellant is the similarly placed person, therefore the appellant is also entitled to the relief under the principles of consistency and Supreme Court's judgment reported as 1996 SCMR-1185, 2009 SCMR-01. Copy of judgment is attached as Annexure B
- 4- That the appellant also filed departmental appeal for grant of B-16 on 24.07.2013 and waited for 90 days but no reply has been received so far. Hence the present appeal on the following grounds amongst the others. Copy of the appeal is attached as Annexure C.

GROUNDS:

- A- That not granting B-16 as per rules and not taking action on the departmental appeal of the appellant.
- B- That the appellant has attained eligibility for B-16 much earlier than those who are enjoying the benefits of B-16, therefore the appellant has been discriminated and deprived from his rights in an arbitrary manner.

- C- That the appellant has not been dealt according to law and rules and has been discriminated by not extending the benefits of B-16 while the same has been given to the junior officials.
- D- That even the respondent Deptt; has granted B-16 to many officials vide order dated. 4.09.2003 & 5.12.2009. Thus the appellant is also entitled to the same relief. Copies of the orders are attached as Annexure- D & E.
- E- That the treatment of the respondent Deptt: is against the spirit of Article 4 and 25 of the constitution.
- F- That the rules regarding B-16 are still in field and this august Tribunal has also granted the same relief in appeals NO.1685/08, 791/08 decided on 7.5.09, Appeals NO.531/2001,533/2001, 534/2001, 535/2001, 537/2001 and 538/2001 decided on 6.6.07, Appeal No.194/93 decided on 7.9.94, and Appeal NO. 27/09. Copies of some judgments are attached as Annexure F,G,H.
- G- That the appellant is also entitled to the same relief according to the principles of consistency and equality.
- H- That the appellant seeks 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 Mian Jehanzeb Khatt

THROUGH:

(M. ASIF YOUSÁFZAI) ADVOCATE, PESHAWAR.



BETTER COPY

Annexure-A

GOVERNMENT OF NORTH WEST FRONTIER PROVINCE SERVICES AND GENERAL ADMINISTRATION, TOURISM & SPORTS DEPARTMENT

NOTIFICATION

Peshawar the 13 January, 1980

No.SOR-1(S&GAD)1-12/74 — In exercise of the Powers conferred by Section 26 of the North West Frontier Province Civil Servants Act, 1973 (NWFP Act XVIII of 1973). In supersession of all previous rules on the subject n this behalf the Governor of the North West Frontier Province is pleased to make the following rules, namely:-

THE COMMUNICATION AND WORKS DEPARTMENT (RECRUITMENT AND APPOINTMENTS) RULES, 1979

- (1) These rules may be called the Communication and Work Department (Recruitment and Appointment) Rules, 1979.
 (2) They shall come into force at once.
- 2. The Method of recruitment, minimum qualifications, age limit and other matters related there to for the Posts specified in column 2 of the Schedules annexed shall be as given in column 3 to 7 of the said Schedules.





COMMUNICATION AND WORKS DEPARTMENT SCHEDULE – 1

S.No.	Comenciature of Post	Missing		SCHEDU	rc – I
ļ	-3	Flinimum qualification for initial recruitment or by transfer	Panimum qualification for appointment and	Age limit for initial recruitment	Method of recruitment
1.	Chief Engineer	3	promotion 4	5	6
	Superintending Engineer		Degree n		
	Executive engineer		Engineering from a recognized University.		By selection on merit from amongst four senior most officers of the Department, with at least seventeen year experience as Government servant, seniority being considered only in the case of officers of practically the same
·				·	By selection on merit from amongst the Executive Engineers or holder of equivalent posts in Communication and Works Department, with at least twelve year service in Grade-17 and 18, seniority being considered only in the By selection on more with the same standard of merit.
	Assistant Engineer	Degree in Civil Electrical or			By selection on merit with due same standard of merit.
		recognized University as may be	Degree or Diploma in Engineering		Works Department with at least six yeas experience as such. (a) Seniority present by initial recruitment (b) 10% by promption on the besides a such.
	. 1	specified by Government for the respective posts.	from recognized University or Institutions, as specified in		degree is Englineering, on the basis of seniority cum fitness from amongst the Sub Engineers holding a appointment which eyer is later. (c) Twenty occasi have the series are seniority to be determined from the date of acquiring degree or initial
	Senior Scale Sub Engineer		Column. Diploma In	· · · · · · · · · · · · · · · · · · ·	(c) Twenty percent by selection on merit with due regard to seniority from amongst the Senior Scale Sub Examination. Twenty five regreet of the test and the seniority from amongst the Senior Scale Sub Examination.
	-		Engineering from a recognized Institute.		Senior Scale Sub Engineers and shall be filled by selection on merit with due regard to seniority from amongst service as such
·1-					By selection on merit with due regard to seniority from amongst the holders of the posts of Senior Superintendent / Superintendants in the Department.

The EST



COMMUNICATION AND WORKS DEPARTMENT

SCHEDULE - II

· .	Nomenclature of Post	Himmum qualification for initial recruitment or by transfer	Minimum qualification for appointment and	Age limit for initial recruitment	Method of recruitment			<u> </u>		
	Quincinal C	3	promotion	·		ė	,	•		•
. 1	Principal Engineer	M.Sc in Refrigeration / Air	- 	5	6					
٠.		conditioning from a recognized University with 10 years		30 to 45 years	By initial recruitment.					
		Experience. By Mechanical Engineer with 15					27			•
-	. 1	Years experience with National	,				·			,
		intentional Organization of				•				
. [CDUIC IN Design Includes and				•		*		
-		running of Air-conditioning and Refrigeration.								
	· .	M.Sc in Highways Engineering from a recognized University with		30 to 45 years	By initial recruitment.		·		•	
	,	at least ten years professional experience in a National or Inter	. :	· .			. **			
-		national Organization.						•		٠. >
	1	Masters Degree In Civil			<u> </u>	• •	· .		•	
:		Engineering from a recognized	·	30 to 45 years	By Initial recruitment.	•				
		University with at lest ten years professional experience in a			•	~	:			
	· .	Payional of International 1	·	,						
<u> </u>	— <u>-</u> ,	Organization.	·	,					•	•

SAL

Appeal No. 994/NEEM/2004 W 1944 (1)

Date of Institution. ... 03.12.2004.
-Date of Decision ... 11.12.2012.

Naushud Khan, Sub Engineer O/O Deputy Director-I, Works & Services Department Peshawar.

(Appellant)

VERSUS 1. The Secretary, Government of Khyber Pakhtunkhwa, Works & Services Department, Peshawar.

2. The Chief Secretary, Government of Khyber Pakhtunkhwa, Civil Secretariate, Peshawar.

3. The Departmental Promotion Committee through its Chairman (Respondent

No.1). 5 (100) (100) (100)

1. Mr. Zafrullah Khan, Sub Engineer, Works & Services Department, Nowshera.

5. Mr. Tariq Usman, Sub Engineer, W&S Department, Khyber Agency, Jamrud.

6. Mr. Muhammad Javed Rahim, Sub-Engineer, W&S Deptt. D.I.Khan.

7. Mr. Jamshed Khan Sub Engineer, W&S Department, Buner.

8. Mr. Misal Khan, Sub Engineer, presently Assistant Director Works & Services Department Tank (S.W Agency). ... (Respondents).

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED ORDERS DATED 4.9.2003 AND 19.4.2004 PASSED BY RESPONDENT NO. 1 ON THE RECOMMENDATION OF RESPONDENT NO. 3 THEREBY GRANTED SENIOR SCALE (BPS-16) TO RESPONDENTS NO. 4 TO 8 IRRESPECTIVE OF THEIR INELIGIBILITY AGAINST WHICH HE FILED DEPARTMENTAL APPEAL DATED 13.8.2004 BUT THE SAME WAS NOT DISPOSED OF WITHIN STATUTORY PERIOD OF NINFTY DAYS.

MR. MUHAMMAD ASIF YOUSAFZAI, Advocate MR. SHERAFGAN KHATTAK,
Addi. Advocate General

MR. DAZ ANWAR
Advocate

For private respondents No. 4,6, 7 & 8.

SYED MANZOOR ALI SHAH.

MR. NOOR ALI KHAN.

MEMBER

MEMBER

MEMBER

SYED MANZOOR ALT SHAH, MEMBER. This appeal has been filed by Noushad Khan, the appellant under Section 4 of the Khyber Pakhtunkhwa Cervice Tobunal Act 1974 against the order dated 4.9.2003 and order dated 19.4.2004,



Promotion Committee, private respondents No. 4 to 8 had been granted Senior Scale (BPS-16). It has been prayed that on acceptance of the appeal, the impugned orders may be set aside respondent No. 1 may be directed to consider name of the appellant for Senior Scale (BPS-16).

Brief facts of the case are that the appellant joined the respondent department as Sub Engineer on 28.5.1980 and in the year 1991 qualified C ade-B and A examination in the years 1996 and 1997 respectively. Final seniority list of Sub Engineers as it stood on 31.12.1998 issued wherein name of the appellant appeared at S.No. 50 while the names of private respondents No. 4 to 8 were placed at S.No. 52, 61, 63, 72 and 236. It shows that the appellant was senior to private respondents No. 4 to 8 who were allowed Senior Scale BPS-16 by respondent No. 1 through orders dated 4.9.2003 and 19.4.2004 while the appellant has been discriminated. When the appellant came to know about the impugned orders, so he immediately filed departmental appeal on 13.8.2004 which elicited no response within the statutory period of ninety days, hence he filed service appeal No. 994/2004 before this Tribunal.

The appeal was admitted to regular hearing on 6.1.2005 and notices have heen issued to the respondents. The respondents have filed their written replies and contested the appeal. The appellant also filed rejoinder in rebuttal. Vide order dated 27.3.2007, the case was dismissed by this Tribunal. Feeling aggrieved, the appellant filed Civil Petition No. 312-P of 2007 before the august Supreme Court of Pakistan. Vide order dated 4.3.2010, the case has been remanded in the following terms:-

ATTESTED

"Learned counsel appearing for the parties, after having argued the case at length contended that as the points involved in this case have not been claborately discussed by the Service Tribunal including the one whether the Tribunal can dismiss the appeal on the question of misjoinder of causes of action and whether without making calculation in respect of period of filing and disposal of departmental appeal, the Tribunal can come to the conclusion that the departmental appeal is barred by time therefore, on setting aside the impugned judgment, case be remanded to the Service Tribunal for decision afresh after hearing to all concerned.

.:() (A::)

Petition is converted into appeal and allowed as a result whereof that case is remanded to the NWFP Service Tribunalfor decision aftesh, after providing equal opportunity of hearing to both the sides (expeditiously, as far as possible within a period of three months, after receipt whereof."





After receipt of the appeal from the august Supreme Court of Pakistan and parties and their counsel were summoned for arguments. Arguments heard at length. Record perused.

The learned counsel for the appellant argued that the appellant was appointed by the respondent department as Sub Engineer, on 28.5.1980 and passed Crade A & B examination. Seniority list of Sub Engineers as it stood on 31.12.1998 assued wherein name of the appellant appeared at S.No. 50 while the names of private respondents were at S.No. 52, 61, 63, 72 and 236 respectively. The private aspondents were considered for Senior Scale BPS-16 while the appellant has not been considered and ignored. The appellant was not considered by the DPC due to his incomplete record. It was the responsibility of the respondent department to provide official record of the appellant and sent his case to the Departmental memotion Committee, for consideration of his name lagainst Senior Scale BPS-16. If the record was not available, the appellant could not be sufferred for the lapses and fault of the respondent department. Junior to the appellant had been promoted while he has been deprived of his legal right for no fault on his behalf. The learned rounsel for the appellant further argued that the benefits of Senior Scale BPS-16 have been granted to similarly placed person and the appellant is also entitled to the same treatment under the principles of consistency. The learned counsel for the appollant relied on 2006-SCMR-1082, 2007-PLC(C.S) 683, 1996-SCMR-1185 and 2007 PLC(C.S) 152 and judgment dated 7.5.2009 of this Tribunal in similar appeal No. 791/2008 decided in favour of appellant. The learned counsel for the appellant further argued that in the matter of promotion and pay, question of limitation does not arise. He relied on 2007-PLC(C.S) 1267, 2002-PLC (CS) 1388 and 2003-PLC (CS) 1/8. In a reported judgment of the august Supreme/Court of Pakistan as reported D 2003-Supreme Court 724, decision of the cases on merits always to be consumption instead of non-sulting the litigants for technical reasons including lingtion. He requested that the appeal may be accepted as prayed for.

the rivate respondents No. 4 to 8 have been granted Senior Scale BPS-16 on the recommendations of the Departmental Promotion Committee vide orders dated 1.9.2003 and 19.4.2004. The appellant was not considered by the DPC due to his recomplete service record. The appellant did not challenge the seniority earlier seniority lists nor selection grade/Senior Scale at the relevant time and the present appeal is hopelessly time barred. Now the facility of Selection Grade/Move-over has already been withdrawn by the Provincial Government w.e.f. 1.12.2011, vide chance Department letters dated 15.11.2001 and 6.4.2003 and in the prevalent incurristances, the present appeal has become infructuous. He requested that the

The state of the s

appeal may be dismissed. The learned AAG also supported arguments of the lanned counsel for the private respondents.



The Tribunal observes being termand condition of service, this Tribunal has maple jurisdiction to entertain the present appeal. In the matter of promotion and pay, question of limitation does not arise. The august Supreme Court of Pakistan in ii judgment as reported in PLD 2003-Supreme Court 724, decision of the cases on merits always to be encouraged instead of non-suiting the litigants for technical reasons including limitation. Private respondents have been granted Senior Scale BPS-16, the appellant being similarly placed person also entitled for the same imnefit as per judgment of the august Supreme Court as reported in 1996-SCMR-1185.

- In view of the above, the appeal is accepted and the respondents are thrected to allow the appellant Senior Scale BPS-16 from due date. Parties are left to bear their own costs. File be consigned to the record.
- It is to be noted that there are other connected appeals filed in the years 2010 and 2011 fixed for arguments to-day, vide Service Appeals 106/2010, Karimullah Khan, (2) No.: 107/2010, Gul Malook, (3) No. 510/2010, Sanaullah, (1) No. 511/2010, Syed Muhammad Tarig, (5) No. 512/2010, Malik Shakir Pervez, (6) No. 579/2010, Muhammad Zahir Shah-III, (7) No. 1014/2010, Muhammad Zahir Shah, (8) No., 1230/2010, Muhammad Atique Farooq, (9) No. 1817/2010, Tariq Yousaf, (10) No. 1818/2010, Muhammad Najeeb,(11) No. 1908/2010, Ajmal Anwar, (12) No. 3121/2010, Jamal Khan, (13) No. 1254/2011, Moshal Khan, and (14) No. 1675/2011, Naushad Khan-II. Our this judgment will

also dispose of the aforementioned service appeals in the same manner.

VWWONVCED 11.12.2012.

Certified to bathre copy

Date of Presentation of Application 22

Date of Delivery of Copy

0

OFFICE OF THE

EXECUTIVE ENGINEER

COMMUNICATION & WORKS DEPTT:

NOWSHERA

NO. 5774, SE

DATED NOWSHERA, THE 5 7 2013

To,

The Superintending Engineer C&W, Circle Peshawar

Subject: -

GRANT OF BPS-16 (SENIOR SCALE) ON PASSING OF B-GRADE EXAMINATION & 10-YEARS SERVICE/ FIXATION OF SENIORITY ON THE BASIS OF 1ST ENTRY INTO THE GOVT: SERVANT

Please find enclosed herewith a self-explanatory application on the subject noted above appealed through proper channel in respect of Mian Jehanzeb Khattak Sub-Engineer attached with this division for favour of further necessary action & onward submission to the quarter concerned.

DA/ As above

CC

Mian Jehanzeb Khattak, Sub-Engineer (Local) for information.

EXECUTIVE ENGINEER

ENGINEER



The Secretary to Government of KPK Communications & Works Department Peshawar

Through

Proper Channel.

Subject:

GRANT OF BPS 16 (SENIOR SCALE) ON PASSING OF B-GRADE EXAMINATION AND 10- YEARS SERVICE /FIXATION OF SENIORITY

ON THE BASIS OF 1ST ENTRY INTO THE GOVT: SERVICE.

Respected Sir,

I have the honour to submit that after going to know about the seniority as notified by the chief Engineer (Centre) C&W Department Peshawar, it reveals the Mr. Misal Khan and Syed Sardar Shah Sub Engineers as per 1st entry into the Govt: Service are junior to me, have been granted BPS-16 in pursuance to the appointment receruitment rules 1979 of the C&W Department promulgated on the advise of finance Department circular letter during \(\frac{12}{75}\) which stated that:

"25% of the total Nos of Posts of diploma holders sub engineers shall from the cadre of Senior Scale and shall be filled by way of selection of merits with due regards to seniority from amongst the sub Engineer of the Department who have passed the departmental Examination as have it least 10 years service as such"

I am senior then the above two official as per entry into service as sub Engineer on 31/01/1982. I passed the Department "B" Grade Examination in 1191, and professional Examination in 2006, and fulfill the prescribed criteria of the rules as is evident from the seniority list notified during 2013. I was illegible for senior scale B-16 at that time when the case of Mr. Misal Khan was processed by the Department during the meeting held on 12/08/2003 (order dated 04/09/2003). I was fully covering the condition/ criteria to the grant of BPS-16 but I was ignored during the departmental promotion committee which is also conformed form the memo of Establishment Department Regulation wing No. SORV(L&AD) 1/323/2005. volume II, dated 19/08/2005, and apex Court Judgment mentioned in the SCMR 1996 (P-1185-1193) C States

Continued page -2

Letter No. 3067



APPEAL TO SERVICE TRIBUNAL OR SUPREME COURTEFFECT....

If the Service tribunal or Supreme Court decides the point of law relating to terms of service of a civil servants which covers not only the case of civil servants who litigated but also of others civil servants who may have not taken any legal proceedings in such case. The dictates and the good governance demand that the benefit of such Judgment by service tribunal. Supreme Court be extended to other civil servants, who may not be parties to the hitigation instead of compelling them to approach the service tribunal or any other forum (P-1193) C.

Some other Sub Engineers have also been allowed BPS-16 on the decision of service tribunal Khyber Pakhtunkhwa who are senior then the above nemed Sub Engineers.

In view of the above reasons / facts it is requested that my case may kindly be consider for the grant of BPS-16 w.e.f 4/09/2003, for which I will be very thank full to you and pray for your long life and prosperity.

With best regard.

Dated 24/7 /2013

Main Jehanzeb Khattak
Sub Engineer
C&W Division Nowshera

Your obediently

Letter No. 3065

BETTER COPY

Annexure-D

GOVERNMENT OF N.W.F.P. WORKS & SERVICES DEPARTMENT

Dated Peshawar, the 04.09.2003.

ORDER

No.SOE-W&SS/4-2/2003/S.S. Consequent upon the recommendation of the Departmental Promotion Committee of the Works & Services Department during its meeting held on 12.03.2003, the competent authority has been pleased to the grant of Senior Scale (BS-16) in respect of the following Sub Engineer (BS-11) of the Works and Services Department, with immediate effect:

- 1. Mr. Muhammad Arif, Sub Engineer O/O the XEN Dev; C&W Division Mattani at Chat.
- 2. Mr. Missal Khan, Sub Engineer O/O the XEN Dev; C&W Division, SWA at Tank.

Sd/-SECRETARY TO GOVT. OF NWFP WORKS & SERVICES DEPARTMENT.

Endst. No.SOE-W&S/4-2/2003/S.S

Copy forwarded to the:

- 1. Accountant General, NWFP, Peshawar.
- 2. Chief Engineer works & Services, Peshawar. Etc. etc.



BETTER COPY

<u>Annexure-E</u>

GOVERNMENT OF NWFP COMMUNICATION & WORKS DEPARTMENT

Dated Peshawar, the Dec 05, 2009

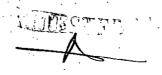
No.SOE-1(C&W) 4.2/91 Consequent upon the recommendations of the Departmental Promotion committee during its meeting held on 16.11.2009, the competent authority has been pleased to grant Senior Scale BPS-16 in respect of Syed Sardar Shah, Sub Engineer of the C&W Department form the date from which his juniors were awarded BP-16, in order to implement the decision of the NWFP Service Tribunal in Service Appeal No.27/2000.

> Sd/-SECRETARY TO GOVT. OF NWFP COMMUNICATION AND WORKS DEPARTMENT

Endst of even Number and date.

Copy is forwarded to the:

- 1. AG NWFP, Peshawar.
- 2. Chief Engg; C&W Peshawar.
- 3. Ex. District Officer, W&S Kohat.
- 4. Dy: Director Works & Services Kohat. Etc. etc.



BEFORE THE NWFP SERVICE TRIBUNAL, PESH

Appeal No. 791 of 2008

Date of Institution.

22.05.2008

Date of Decision.

07.05.2009

Ikramullah-II, Sub Engineer, office of the Deputy Director-III Works & Services Department, City District Government, Peshawar. (Appellant)

1. Secretary to Government of NWFP, Works & Services Department, Peshawar.

2. Chief Engineer, Works & Services Department, Peshawar.

3. Misal Khan-II son of Yousaf Khan, Sub Engineer, Assistant Director (Buildings) Works & Services Department Tank and 4 others. (Respondents)



Service Appeal under Section 4 of the N.W.F.P Service Tribunais Act, 1974 against the seniority list of Sub Engineers in BPS-16 and BPS-11 of the B and R Wing in Works and Services Department as it stood on 30.11.2007, issued by respondent No.2 on 08.1.2008 whereby respondents No. 3 to 7 have been shown at S.Nos. 82, 85, 88, 89 and 90 respectively while the appellant has been shown at S.No.122 despite the fact that in the Seniority list issued in the year, 1999, the appellant was at S.No.54 while the respondents No. 3 to 7 were at S.No. 236, 237, 61, 63, and 72 against which the appellant's departmental appeal dated 22.1.2008 communicated to respondent NO.1 through proper channel vide Dy. Director-III memo No. 59/3-E, dated 25.1.2008, has not been disposed of within statutory period of ninety days.

MUHAMMAD ASIF YOUSAFZAI,

Advocate.

For appellant

MR. ZAHID KARIM,

Addl. Government Pleader.

For official respondents.

MR. WAQAR AHMAD SETH, Advocate.

For respondents No.3, 5 to 7.

MR. JUSTICE (R) SALIM KHAN, MR. ABDUL JALIL KHAN,

CHAIRMAN. MEMBER.

JUDGMENT

JUSTICE (R) SALIM KHAN, CHAIRMAN. The appellant was appointed as Sub Engineer in C&W Department on 14.7.1980. In the recent seniority list, respondents No. 3 to 7 have been shown at S.No. 82, 85, 88, 89 and 90



respectively thile the appellant has been shown at S.No. 122. According to the seniority list of 1999, the appellant was at S.No. 54 while respondents No. 3 to 7 were at S.Nos. 236, 237, 61, 63 and 72 respectively. The departmental appeal of the appellant was not disposed of. The present appeal No. 791 of 2008 was filed by Ikramellah, appellant on 22.5.2008.

- Sher Wali Jang, appellant was appointed as Sub Engineer on 14.2.1981, while respondent No.4 was so appointed on 16.2.1981, respondent No. 5 on 01.4.1981, respondent No.6 on 22.11.1981 and respondent No.7 on 22.3.1988. The seniority list of January, 2008 shows that BPS-16 Selection Grade was granted to the private respondents. The application of the appellant dated 27.2.2008 was refused on 08.4.2008. The departmental appeal dated 21.5.2008 of the appellant was not decided.
- The respondents contested the appeals. In the case of Ikramullah, they contended that the Works & Services Department had created a separate tire (tier) of Senior Scale Sub Engineers and framed Service Rules. Some of the Sub Engineers of Works and Services Department agitated the matter, and a committee was constituted to investigate the matter, which decided that both the tiers would be merged but Senior Scale Sub Engineers (BPS-16) would be declared senior to Sub Engineers in BPS-11. They further contended that the case of Ikramullah was not considered by the Departmental Promotion Committee due to his incomplete record, and the facility of selection grade has already been discontinued/freezed by the Provincial Government w.e.f. 1.12.2001 vide Finance Department Notification dated 15.11.2001 and 06.4.2003. In the case of Sher Wali Jang, they took up the same issues and the same objections. They contended that the basic condition for grant of selection grade to 25% of Sub Engineers (BPS-11) was 10 years service and passing "B" Grade examination, and the case of Sher Wali Jang was not considered by the Departmental Promotion, Committee due to his incomplete record.
- We heard the arguments and perused the record.
- The question of seniority is related to the question of grant of selection grade which has provided gains to the private respondents and continuous loss to the appellants. The case of the appellants had to be considered at the time when their respective immediate junior was granted selection grade. The cases of both the





appellants were merely deferred due to incomplete record. It was the responsibility of the official respondents to complete the record of the appellants as early as was practicable, to consider their cases for grant of selection grade, in preference to their juniors, at the relevant time, to re-fix their seniority, after antedating the date of selection grade to them, and to decide their dispute accordingly.

The cases of both the appellants have to be considered in the light of the rules/policy in vogue at the time of grant of selection grade to their juniors, after completion of their record. Each of the appellants if found senior to any of the private respondents, shall have to be granted selection grade w.e.f. the date on which the same was granted to his next junior, by issuing an order, with ante-dated effect. The merger of the two sets of Sub Engineers and the discontinuance/freezing of the grant of selection grade shall not, at this stage prejudice the rights of the appellants to the grant of selection grade and to their seniority in accordance with the original dates of regular appointment. The selection grade, for the purposes of pay and pension as well as other financial benefits of the appellants, shall be counted from the time when the same were to be given to them in preference of their juniors, in accordance with the date of decision of first D.P.C meeting, which had recommended selection grade for their next juniors, and from the dates on which selection grade was granted to their next juniors. The dis-continuance of the selection grade, after such grant, shall be effective in the same manner as it is effective for all other civil servants. The selection grade so granted to the appellants shall merge in their salary for all future purposes in accordance with the dis-continuance orders, and policy of the Government. The appellants shall, thus, regain their original seniority, and the seniority lists shall be corrected/modified accordingly.

In view of the above, we accept both the appeals in the above terms, with the directions to the official respondents to act as per observations as mentioned above. The appellants are also entitled to the costs of their litigation in their present cases from the official respondents

<u>ANNOUNCED</u> 07.5.2000

Idf- Justice as salin believes Ell, selle fall believes Member

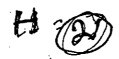
BEFORE THE NWFP SERVICE TRIBUNAL PESH APPEAL NO. 1625 108. Sher Wali Jang, Asstt: Technical Officer, Anti Corruption Establishment, Peshawar... VERSUS 1- The Secretary Works & Services Deptt: NWFP Peshawar. 2- The Chief Engineer Works & Services Deptt: Peshawar.

- 3- The Secretary Finance Deptt: NWFP Peshawar.
- 4- Mr. Tariq Usman Sub Engineer, AD. FMR, Hayat Abad, Peshawar.
- 5- Mr. Mohammad Javed Rahim, Sub Engineer, AD. Building-I, अईड व्याः व्या-Khan.
- 6- Mr. Jamshed Khan, Sub Engineer, A.D. Building, வ 6 5 Depti: Buner.
- 7- Mr. Misal Khan, Sub engineer, AD. Building-II, was Depil: D.I.Khan.

.....Respondents.

UNDER SECTION 4 OF THE NWFP TRIBUNALS ACT WHEREBY THE RESPONDENT NO.2 REFUSED GRANT B-16 AND DUE SENIORITY AND <u>AGAINST</u> ACTION ON THE DEPARTMENTAL APPEAL APPELLANT WITHIN STATUTORY PERIOD. 90 DAYS.

That on acceptance of this appeal the respondent Deptt: may please be directed to grant the appellant B-16 from his due date and to fix the seniority of appellant over and above the private respondents by setting aside the impugned order dated.8.4.08. Any



BEFORE THE NWFP SERVICE TRIBNUNAL PESHAWAR

Appeal No. 27/09

Date of institution - 27.09.2008

Date of decision -23.04.2009

VERSUS

1. The Chief Secretary NWFP Peshawar.

The Secretary Works and Services Deptt: NWFP Peshawar.

3. The Chief Engineer Works and Services Deptt:

Appeal U/S 4 of the NWF Service Tribunals Act 1974 for granting B 16 as per rules and against not taking action on the Departmental appeal of the appellant.

JUDGMENT

ABDUL JALIL, MEMBER: - This appeal has been filed by the appellant for grant of B- 16 as per rules and against not taking action on the departmental appeal of the appellant. He has prayed that the Respondents may be directed to grant BPS-16 to him on acquiring Diploma and B-grade examination as per Rules from his due date.

Brief facts of the case as narrated in the memo of appeal are that the appellant was appointed as Road Inspector in the Respondent Department vide order dated 17.4.1982. The appellant was promoted as Sub Engineer (B-11) vide order dated 28.3.1990. The appellant has also passed B-grade departmental examination on 17.11.1991 and has more than 10 years service at his credit. Some junior Sub Engineers were granted B-16 on 4.9.2003 and 19.4.2004. The appellant filed a departmental appeal against those order on 1.5.2004 which was not responded, therefore the appellant filed a service appeal bearing No. 607/2005 in this Tribunal. The said appeal was finally disposed of on 15.12.2006 in terms that the appellant be considered for BPS-16 if he otherwise eligible and qualified

(22)

under the rules. After the directions of the Tribunal the Respondents wanted to file CPLA in the Supreme Court but the same was decaded unfit by the Law Department on 22.1.2007. Thereafter the appellant filed implementation petition in this Tribunal. The said implementation petition was filed on 28.4.2008 after receiving the decision of the Department in negative on 28.4.2008. Then the appellant filed a departmental appeal and waited for 90 days but no reply has been received by the appellant so far. Hence the present appeal.

- 3. The respondents were summoned. They appeared though their representatives, submitted written reply, contested the appeal and denied the claim of the appellant.
- 4. Arguments heard and record perused.
- 5. The learned counsel for the appellant argued that not granting BPS-16 to appellant as per rules and not taking action on the departmental appeal of the appellant within 90 days is against law, facts, and norms of justice. The appellant is fully entitled to B-16 as per Rules of the department from his due date. The said rules are still in field and the juniors employees to appellant have been benefited by these rules. Similar appeal has already been accepted by this Tribunal and as such the appellant is also entitled to the said benefit under the principle of consistency. Decision of the department is not correct because the said rules are not being superseded so far. The appellant has been discriminated as the benefits of B-16 have been granted to the junior employee but denied to the appellant on flimsy grounds. He prayed that the appeal may be accepted as prayed for.
- G. The learned AGP argued that in light of the recommendations of the standing Service Rules Committee, the W&S Department has been issued Notification on 19.4.2004, wherein all senior scale Sub Engineers (B-16) in the W&S Department, shall, with immediate effect, be re-designated as Sub Engineers in their existing pay and scale and shall be merged with the cadre of Sub Engineers in the Department, provided that for one purpose of maintaining their inter-se-seniority, they shall rank senior to the existing Sub Engineer. On the basis of above Notification, W&S Department amended the service rules of the Sub Engineers on 04.01.2005. Some senior Sub Inspectors junior to him have been granted senior scale (B-16) on the recommendation of Departmental Promotion



A



Committee at that time. The Government allowed selection grade (B-16) to 25% of the Sub lingineer (B-11) and the basic condition for the grant of selection grade was 10 years service and passing of B. Grade examination. The appellant was not considered by the DPC due to his incomplete record. The facility of selection grade has already been discontinued by the Provincial Government w.e.f 01.12.2001 vide Finance Department's letter No.FD (PRC) 151/01 dated 15.11.2001 and dated 6.4.2001 and in the prevalent circumstances the plea taken by the appellant has been infractious. The Services Tribunal NWIP has directed in his decision dated 5.12.2006 that the appeal is disposed of with the direction to Respondents No.1 to 3 that the appellant be consider for BPS-16 if he has **的**特别的 在2月 otherwise qualified and entitled for same under the relevant rules which was examined in the department and the appellant was not entitled to the grant of selection grade BPS-16 on the ground that according to the seniority position at the time, the appellant was at serial No.244. As per service record to the Respondent Sub Engineers who have already granted selection grade are senior to him. Moreover, the Government has discontinued the grant of selection grade to all the Government servants' grade. He prayed that the appeal may be dismissed.

After hearing arguments of the learned counsel for the parties, the Tribunal is of the view that there is sufficient weight in the arguments put forth by the learned counsel for the appellant. It was the responsibility of the department as per instruction on performance Evaluation report containing instruction 1.0 and 1.4. The appellant cannot be deprived from grant of BPS-15 due to incomplete record. It was the responsibility of the department to maintain his record.

In view of the above the appeal is accepted and his grant of BPS-16 may be antedated from the date it was due to him. The parties are, however, left to bear their own costs. File be consigned to the record

23.04.2009.

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DEED CONTINUE TO THE

TES.

VAKALAT NAMANO.______/20

IN THE COURT OF Service Tribunal Sechan	vai
Mian Jehanzeb VERSUS	(Appellant) (Petitioner) (Plaintiff)
CEW Depti.	(Respondent) (Defendant)
I/We, Mian Johansels Coppello	wt.
Do hereby appoint and constitute <i>M. Asif Yousafzai, Advoc</i> appear, plead, act, compromise, withdraw or refer to arbitration for Counsel/Advocate in the above noted matter, without any liability	for me/us as my/our

with the authority to engage/appoint any other Advocate/Counsel on my/our costs.

I/We authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter. The Advocate/Counsel is also at liberty to leave my/our case at any stage of the

proceedings, if his any fee left unpaid or is outstanding against me/us.

Dated ______/20

(CLIENT)

M. ASIF YOUSAFZAI
Advocate.

OFFICE:

Room # FR-8, 4th Floor, Bilour Plaza, Peshawar,

Cantt: Peshawar

Cell: (0333-9103240)

Before The Service wibund Klyber Parkhtun

Jahan Zeb Khalik VS

CNW

Application for early heaving of The above Titleld appeal which is fending before mis august tribunal for \$1.1.2014

Kespeetfuly shewer 1-

- 1) That we above littled case is fixed for 7.1.2014.
- 2) That the appealant belongs to district Moshera and being a patient of
- Hive is going to suffer day by day. 3) That we date fixed in we abovetilled appeal is in 2014 and the appealant is under Sarriour tention.
- ") That there is no legal bar on early
- heaving of the above titled appeal. 5) That any other ground will be raised Permission of arguments with me may angust court.

Appealant it is more fore very humbery

I worth appeal ant may kindry be

Yousabya Adv. fixed for an early date

MM stars commission to the min on but Date 19.11.13 Differs convinient to un aufurt

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR APPEAL NO. 1446 OF 2013

Mian Jehanzeb Khattak, Sub Engineer, C&W Division Nowshera

--- Appellant

Versus

- Secretary to Govt of Khyber Pakhtunkhwa
 C&W Department, Peshawar
- -- Respondents

- Chief Engineer (Centre)
 C&W Department, Peshawar
- 3. Secretary to Govt of Khyber Pakhtunkhwa Finance Department, Peshawar

COUNTER AFFIDAVIT

We the respondent hereby affirm and declare that all the contents of the reply are correct to the best of our knowledge and belief and nothing has been concealed.

Defonent

Secretary to

Govt of Khyber Pakhtunkhwa
C&W Department

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR APPEAL NO. 1446 OF 2013

Mian Jehanzeb Khattak, Sub Engineer,

Appellant

C&W Division Nowshera

Versus

Secretary to Govt of Khyber Pakhtunkhwa C&W Department, Peshawar

Respondents

Chief Engineer (Centre) 2. C&W Department, Peshawar

Secretary to Govt of Khyber Pakhtunkhwa 3. Finance Department, Peshawar

Joint Parawise Comments on behalf of Respondents No. 1 to 3

Respectfully Sheweth

Preliminary Objections

- 1. That the appeal is not maintainable.
- 2. That the petitioner has never challenged in time any order in which his rights were ignored
- That the appeal is premature.
- 4. That the appellant has no cause of action and locus standi.
- That the appeal is time barred.
- 6. That the appeal is liable to be rejected on ground of non-joinder and mis-joinder of necessary parties
- 7. That the appellant is estoped by his own conduct to file the instant appeal

Facts

- 1. Subject to proof
- Incorrect. In fact the selection grade BS-16 @25% of the total posts of the Diploma Holder Sub Engineers (BS-11) was allowed by the Government with the condition that holder of the post shall be filled by selection on merit with due regarding to seniority from amongst Sub Engineers of the Department, who have passed the Departmental B-Grade Examination and have at-least ten (10) years service as such. The same facility has been discontinued by the Provincial Government w.e.f. 01.12.2001 vide Finance Deptt letter No.FD(PRC)1-1/2001 dated 06.04.2003 (Annex-I). The Establishment Deptt has issued a circular to all Administrative Secretaries and directed to clear all left over cases of Govt servants who were eligible for selection grade/move over on or before 01.12.2001 (Annex-II). Consequently the Respondent Department granted selection grade (BS-16) to 10 Sub Engineers in the year 2003 and 2004 (Annex-III) who were eligible and posts were available/vacant before 01.012.2001. Although the name of the appellant was at SI.No. 80 of the seniority list of Sub Engineers dated 12.12.2000 (Annex-IV), the appellant was not considered by the Departmental Promotion Committee due to incomplete record, therefore, in the prevailing circumstances, the plea of the appellant is infructuous.
- Correct to the extent that the attention of learned Services Tribunal is also invited into the subject chronic issue that as mentioned above, the grant of BS-16 @ 25% of the total sanctioned posts of Sub Engineers was allowed, which was subsequently freezed in 2001. Accordingly the selection grade upto 2001 was allowed against the available reserved quota of 25%, however, due to litigation and decision/ orders of leaned Tribunal so many Sub Engineers have been allowed ante-date selection grade only on the basis of their seniority,

whereas at the time of consideration of selection grade cases none of them were otherwise, suitable for consideration to the grant of selection grade due to incomplete record of their service i.e. non-availability of ACRs or pending inquiries against them. This situation is increasing day by day and the Sub Engineers who were not consider earlier, indulging themselves into filing of appeals in the Tribunal. In case the selection grade is granted on the basis of seniority at this belated stage and by allowing ante date selection grade B-16 to the Sub Engineers who are now in litigation on the basis of seniority, the reserve quota of 25% will be increased to 50%, as a number of Sub Engineers have been allowed ante date selection grade in the light of the court decision. This point needs proper consideration by the Hon'able court, so that un-necessary litigation is avoided in future.

4. Departmental appeal was received, processed and was filed by the Competent Authority on its merit.

Grounds

- A. Incorrect, as explained in para-2 of the facts. Moreover, the appellant was not entitled to the said scale as selection grade is not granted on the basis of seniority-cum-fitness rather selection on merit.
- B. Incorrect. The selection grade cases are considered by the Departmental Promotion Committee as per Service Rules and on the completion of codal formalities. Furthermore, the orders of selection grade BS-16 in favour of the Sub Engineers were issued in 2003, 2004 but the appellant remained silent and filed no appeal against the orders in specified period.
- C. Incorrect. The orders for the grant of selection grade (BS-16) in favour of the Sub Engineers mentioned in the instant appeal was legal and according to law/rules.
- D. Incorrect, as explained in Para-B of the ground.
- E. Incorrect, as explained in the above parars.
- F. Incorrect. The selection grade cases are considered by the Departmental Promotion Committee as per service rules and on the completion of codal formalities.
- G. Incorrect, as explained in para-2 of the facts.
- H. The Respondents would like to seek permission of this Hon'able Tribunal to advance more grounds during the time of arguments.

In view of the above, it is submitted that the Appeal may kindly be dismissed with cost, as this Appeal is time barred and the same facility has been discontinued by the Provincial Govt. Moreover, no post of BPS-16 (Selection Grade) exists in C&W Department.

Chief Engineer (Centre C&W Peshawar

(Respondent No. 2)

Secretary to Govt of Khyber Pakhtunkhwa G&W Department (Respondents No. 1)

Secretary to Govt of Khyber Pakhtunkhwa C&W Department Secretary to Govt of Khyber Pakhtunkhwa Finance Department (Respondent No. 3)

28/3

GOVERNMENT OF NWFP FINANCE DEPARTMENT

No.FD(PRC)1-1/2003 Dated Peshawar the April 6,2003

Secretary to Govt. of NWFF From Finance Department

Τo

- All the Administrative Secretaries to Govt. of NWFP
- Senior Member, Board of Revenue NWFP
- The Secretary to Governor NWFP, Peshawar 3.
- The Secretary Provincial Assembly NWFP 4.
- All Heads of Attached Department, NWFP.
- All District Coordination Officer/Political Agents/ 5. G. District and Session Judges NWFP
- The Registrar Peshawar High Court Peshawar
- The Chairman NWFP Public Service Commission. 8.
- The Chairman NWFP Service Tribunal Peshawar. 9.

The Secretary Board of Revenue NWFP Peshawar. 10.

Subject:-

REVISION OF BASIC PAY SCALE AND FRENCH BENEFITS OF CIVIL EMPLOYEES (BPS 1-22) OF THE NWFP GOVERNMENT (2001).

Dear Sir,

I am directed to refer to this Department's letter No.FD(PRC)1-1/2001 dated Nov: 15, 2001 on the subject noted above and to say that clarification given against Para-7 (i) and (ii) may be read as under:-

"The Selection and Moveover shall stand discontinued w.e.f. 1-12-2001 in stead of 27-10-2001. The clarification issued vide the above referred letter against Para,5(1) and Para 7 (i) & (ii) stand modified to this effect".

Yours faithfully,

-Sd/-(ABDUL LATIF) DEPUTY SECRETARY (REG.)

Dated Peshawar the, April 6, 2003

Endst: No.FD(PRC)1-1/2003

A copy is forwarded for information to:-

All Autonomous/Scmi Autonomous Bodies/Corporation in NWFP

-Sd/-(ABDUL LATIF) DEPUTY SECRETARY (FEG

GOVERNMENT OF N.W.F.P., ESTABLISHMENT DEPARTMENT

NO SO (PSB) ED/1-23/2002 Dated Peshawar, the 3.7.2004

To

- 1. All the Administrative Secretaries in NWFP.
- 2. All the District Coordination Officers in NWFP.
- 3. All the Political Agents in the NWFP.
- 4. The Secretary Public Service Commission.
- 5. The Registrar, NWFP, Service Tribunal.

SUBJECT: -CUT OFF DATE FOR DISPOSAL OF ALL LEFT OVER CASES OF MOVE-OVER/SELECTION GRADE

Dear Sir.

I am directed to refer to this department letter of even number į. dated 9.6.2003, 30.1.2004 and 24.4.2004 on the subject noted above and to say that the competent authority has observed that a number of working papers regarding grant of move over and Selection Grade cases are still being received which indicates that decisions taken earlier have not been implemented with letter and spirit. In order to enable the Departments to process pending cases the competent authority has been pleased to extend the cut off date upto 31.8.2004. All left over cases of Government Servants who were eligible for Selection Grade/Moveover before 1.12.2001 may be placed before PSB/DPC for consideration as per instructions/policy on the subject at the latest otherwise strict disciplinary action would be taken against the defaulting official under the NWFP Removal from Service. (Special Power) Ordinance 2000. The Administrative departments are also advised to furnish/weekly progress report about disposal of pending cases of Selection Grade/Move over through PSB/DPC on regular basis.

2. I am further directed to request that above instructions may kindly be followed by all concerned with letter and spirit.

Yours faithfully

(HAROON-UR-RASHID) SECTION OFFICER (PSB) A copy is forwarded to:-

- 1. The PS to Secretary Establishment Department Peshawar.
- 2. The PS to Secretary Administration Department Peshawar.
- 3. PAs to all Additional Secretaries/Deputy Secretaries in the Establishment and Administration Peshawar.
- 4. All Section Officer in the Establishment and Administration · Department Peshawar.
- 5. The Section Officer (PR) Government of NWFP, Finance Department for information.

SECTION OFFICER (PSB

Dated Peshawar the 04/09/2003

ORDER

No: SOE-1/W&S/4-2/2003/S.S

Consequent upon recommendations of the

Departmental Promotion Committee of the Works & Services Department during its meeting held on 12.08.2003, the competent authority has been pleased to the grant of Senior Scale (BS-16) in respect of the following Sub Engineers (BS-11) of the Works & Services Department, with immediate effect:-

- Mr. Muhammad Arif, Sub Engineer O/o the XEN Dev: C&W Division Mattani at Kohat.
- Mr. Missal-Khan, Sub Engineer O/o the XEN Day: C&W Division SWA at Tahk.

SECRETARY TO GOVT OF NWFP WORKS & SERVICES DEPARTMENT

Endst. No SOE-I/W&5/4-2/2003/S.S

Copy forwarded to the:-

Accountant General NWFP, Peshawar Chief Engineer Works & Services Peshawar,

Chief Engineer Works & Services (FATA) Peshawar.

Managing Director Frontier Highways Authority Peshawar.

Deputy Secretary (Reg-III) Establishment Department Peshawar.

Deputy Secretary (Reg) Finance Department, Peshawar.

All Superintending Engineer W&S Department.

District/Agency Accounts Officers concerned.

Officials concerned.

PS to Secretary Works & Services Department.

PA to Additional Secretary Works & Services Department.

Section Officer (Estt-II) Works & Services Department.

Office Order/Personal files.

(MUHAMMAD AKBAR KHAN) SECTION OFFICER (ESTT-I)

Dated Peshawar the 19/04/2004

ORDEK

paratheograph

Consequent upon recommendations of the No: SOE-1/W&S/4-2/2004/S-S Departmental Promotion Committee of the Works & Services Department during its aceting held on 25/03/2004, the competent authority has been pleased to the grant pl. Schior Scale (BS-16) in respect of the following Sub Engineers (BS-11) of the Works & Services Department, with immediate effect:-

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Y&S .
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SECRETARY TO GOVE OF NWFP WORKS & SERVICES DEPARTMENT

Dated Peshawar, the 19/04/2004

Copy forwarded to the:-

- 1. Accountant General NWFP, Peshawar.
- AGPR, Sub Office, Peshawar.
- Chief Engineer Works & Services Peshawar. Chief Engineer (FATA) Works & Services Deptt Peshawar.
- Managing Director Frontier Highways Authority Peshawar.
- Deputy Director/XEN Works & Services conferred.
- District/Agency, Accounts Officers concerns
- Officials concerned.
- 9. PS to Secretary Works & Services Departmen

10. Office Order/Personal files.

NOORUL SECTION OFFICER (ESTT-1)

OFFICE OF THE CHIEF ENGINEER (NORTH)
C&W DEPARTMENT N.W.F.P. PESHAWAR.
No.756/4 -E(I)/45 74 /E-1(2)
Dated Peshawar the 12/19/2000

FINAL SENIORITY LIST OF SUB ENGINEERS GRADE -11 ON THE BASIS OF DATE OF APPOINTMENT IN THE DEPARTMENT AS IT STOOD ON 31-12-1999.

In pursuance of sub section (1) of section –(8) of NWFP Civil Servants Act 1973, Seniority list of Sub Engineers –11 of C&W Department NWFP. as it stood on 31-12-1999 is notified as under:-

(Grade –1	1 of C&W Department NWI	FP. as it stood on 51-12	- 1777 IS 11612		DATE OF		PASSI		
1	(**/. *C12 ≈		EDUL:/TECH:	HOME	DATE OF BIRTH	APPÖINT	TOCLASS	Grade-B	Proffi:	
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	2	Gul Zaman	DAE (.Civ.)	Agy:						٠
•		S/O	Matric		9-8-42	11-1-74		· · · · ·		:
	<u>.</u>	Payo Rehman	DAE (Civ:)	Karak	9-0-12			· :	•	[;] ,
		S/O		···		21-11-74	• =			. •
• •		Faizur Rehman-T	-do-	Peshawar	2-9-45	21-11-74			:	
	्य (वि.)	S/O						6/96	_	٠:
	er Geografia Geografia	Eayaz Gul-I	-do-	NW.A	20-6-51	19-12-74	•	0/30		
7.		Service Court							•	

S. M. Ibkar Shah S/O Matric Kohat 15-3-56 16-1-82 1980		SI No	NAME	EDUL:/TECH: QUALIFICATION	HOME DISTRICT	DATE OF BIRTH	DATE OF APPOINT MENT	TO CLASS	YEAR OF PASSING:		REMARKS.
Hassan Jan-I		77		Matric	Kohat	15-3-56	16-1-82	•	1980 -	. · - · · ·	
S/O Muhammad Yousaf		78			D.Ikhan	14-11-60	16-1-82		11/91 -	-	
S/O Mian Yaqub Shah S1		79 .		-do-	Mansehra	27-6-61	17-1-82		11/91	<u>-</u>	
S/O Khaista Muhammad S/O Mohd: Anwar Baig S/O Chital S/O Khaista Muhammad S/O Chital S/O Kohat S/O		80		-do-	Nowshera	15-3-61	31-1-82		11/91 -	· · · · · · · · · · · · · · · · · · ·	
S/O Mohd: Anwar Baig 83 Wazira Khan Matric NWA 21-4-46 4-2-82 - 1980 84 Abdur Rahim DAE (Civ:) Chitral 1.6.57 5.2.82 - 11/91 S/O Abdul Muqit 85 S.Qaisar Shah Do Kohat 29.4.60 6.2.82 - 11/91 S/O Chiragh Shah		81	·	-do-	Mardan	7-2-59	1-2-82	ing a second of the second of	8/94 5/96		
84 Abdur Rahim DAE (Civ:) Chitral 1.6.57 5.2.82 - 11/91 S/O Abdul Muqit 85 S.Qaisar Shah Do Kohat 29.4.60 6.2.82 - 11/91 S/O Chiragh Shah	.· ·.	82		-do-	Peshawar	1-3-59	1-2-82			-	
84 Abdur Rahim DAE (Civ:) Chitral 1.6.57 5.2.82 - 11/91 S/O Abdul Muqit 85 S.Qaisar Shah Do Kohat 29.4.60 6.2.82 - 11/91 S/O Chiragh Shah		83	Wazira Khan		NWA	21-4-46	4-2-82	•	1980 -	<u>-</u>	
S/O Chiragh Shah		84			Chitral '	1.6.57	5.2.82		11/91 -	-	
		85	S/O Chiragh Shah	Do	Kohat	29.4.60	6.2.82		11/91	-	

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	Muhammad Shahid	Matric/DAE(C)	Haripur	18.12.72	3.7.94	(E)	a ce-	යා 	
<i></i>	Igbal 5/0 Munammae Akbar.		Moh: Agcy:	25.12.71	27.6.94	=		€ಪ	
327.	Mr.Taseer Anwar S/e Anwar Gul. Muhammad Faiz	<u> </u>	Haripur	5.12.72	3.7.94	=24	6 53	æ	
328. 329.	Ahmad S/o Sairi		Mardan.	1.1.73	23.4.95	200 4	മോ		S1:No.329 to seniority fi
	S/o H.Said Ghulam. Mr.Rokhan Gul	-do-	Karak	1.1.71	30.4.95		***	474	erder of mer assigned by Public Segvi
330.	Khattak S/o Ran Kr	nan. -do-	A.Abad	9:4.71	23 . 4 .9 5	470	_	***23	Commission,
331.	Muhammad Zaheer S/o Khalifa.		S.W.A.	6، 5، 67	27.4 .9 5		• • • • • • • • • • • • • • • • • • •		daza
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	S/o Muhammad Amin	•				`	CĘ	IET ENG	NV TEER
1) 2) 3) 4)	Copy to the:- Secretary to Govt All the Chief Eng All Superintendin	gineers in Cam Do	2&W-Department	N.W.F.P.			C	HIER ENGI	NEER.

BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 1446/2013

Mian Jehanzeb Khattak

·VS

C&W Deptt:

REJOINDER ON BEHALF OF APPELLANT

RESPECTFULLY SHEWETH:

Preliminary Objections:

(1-7) All objections raised by the respondents are incorrect and baseless. Rather the respondents are estopped to raise any objection due to their own conduct.

FACTS:

- Admitted correct by respondents because the service record of the appellant is laying in the custody of respondent department.
- Incorrect. the respondent Deptt: has granted BS-16 to many official vide order dated 4.9.2003 and 5.12.2009 and the appellant also entitled to the same relief under the principles of consistency and equality as the appellant possess the same requirements which are required for promotion. Moreover it is not the fault of the appellant to deprive from promotion due to incomplete record as maintainability of record is the responsibility of the department.
- Incorrect, the right of promotion to BS-16 to the appellant as well as others official was given by Govt: on notification dated 13.01.1980 and the august Tribunal decided the cases on basis of this notification and given promotion to these official and the appellant is similarly placed person and

also entitled to relief under the principles of consistency and Supreme Court's judgment.

Incorrect, the appellant filed departmental appeal for grant of BS-16 and proper fixation of seniority, but the respondent department did not responded in statutory period of 90 days.

GROUNDS:

- A) Incorrect. the respondent Deptt: has granted BS-16 to many official vide order dated 4.9.2003 and 5.12.2009 and the appellant also entitled to same relief under the principles consistency and equality as the appellant possess the same requirements which are required for promotion. Moreover the Govt: fixed 25% quota for senior scale sub engineer for promotion who possess the said requirements i.e ten years service plus B-Grade exam and the appellant was entitled for promotion on the basis of senioritycum-fitness. Therefore to deprive the appellant from promotion is against the law, rules and norms of natural justice.
- Incorrect. The Govt: fixed 25% quota for senior scale sub engineer for promotion who possess the said requirements i.e ten years service plus B-Grade exam and the appellant possessed the same requirements, therefore the appellant is eligible for BS-16. Moreover if the appellant did not claim BS-16 in 2003,2004 it does not mean that the appellant will deprive from his right on this score as many official has granted BS-16 vide order dated 5.12.2009.
- C) Incorrect. the appellant is similarly placed person, therefore he is also entitled to the same relief under the principles of consistency and equality as the appellant possess the same requirements on the basis of which other official has granted BS-16.

- D) Incorrect. the appellant possessed the same requirements on the basis of which respondent Deptt: has granted BS-16 to many official vide order dated 4.9.2003 & 5.12.2009. Therefore the appellant also entitled to the same relief.
- E) Incorrect, while Para-E of the appeal is correct.
- F) Incorrect. The appellant also possessed the same requirements on which selection grade were given to other sub engineers, therefore the appellant is also entitled for the same benefits.
- G) Incorrect, while Para-G of the appeal is correct.
- H) Legal.

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

APPELLANT Mian Jehanzeb Khattak

Through:

(M. ASIF YOUSAFZAI) ADVOCATE, PESHAWAR.

AFFIDAVIT

It is affirmed and declared that the contents of rejoinder are true and correct to the best of my knowledge and belief.

DEPÔNENT

<u>SERVICE TRIBUNAL PESHAWAR</u> <u>APPEAL NO. 1446 OF 2013</u>

Mian Jehanzeb Khattak, Sub Engineer, C&W Division Nowshera

-- Appellant

Versus

Secretary to Govt of Khyber Pakhtunkhwa
 C&W Department, Peshawar

--- Respondents

- Chief Engineer (Centre)
 C&W Department, Peshawar
- 3. Secretary to Govt of Khyber Pakhtunkhwa Finance Department, Peshawar

Joint Parawise Comments on behalf of Respondents No. 1 to 3

Respectfully Sheweth

Preliminary Objections

- 1. That the appeal is not maintainable.
- 2. That the petitioner has never challenged in time any order in which his rights were ignored
- 3. That the appeal is premature.
- 4. That the appellant has no cause of action and locus standi.
- 5. That the appeal is time barred.
- 6. That the appeal is liable to be rejected on ground of non-joinder and mis-joinder of necessary parties
- 7. That the appellant is estoped by his own conduct to file the instant appeal

Facts

- 1. Subject to proof
- Incorrect. In fact the selection grade BS-16 @25% of the total posts of the 2. Diploma Holder Sub Engineers (BS-11) was allowed by the Government with the condition that holder of the post shall be filled by selection on merit with due regarding to seniority from amongst Sub Engineers of the Department, who have passed the Departmental B-Grade Examination and have at-least ten (10) years service as such. The same facility has been discontinued by the Provincial Government w.e.f. 01.12.2001 vide Finance Deptt letter No.FD(PRC)1-1/2001 dated 06.04.2003 (Annex-I). The Establishment Deptt has issued a circular to all Administrative Secretaries and directed to clear all left over cases of Govt servants who were eligible for selection grade/move over on or before 01.12.2001 (Annex-II). Consequently the Respondent Department granted selection grade (BS-16) to 10 Sub Engineers in the year 2003 and 2004 (Annex-III) who were eligible and posts were available/vacant before 01.012.2001. Although the name of the appellant was at Sl.No. 80 of the seniority list of Sub Engineers dated 12.12.2000 (Annex-IV), the appellant was not considered by the Departmental Promotion Committee due to incomplete record, therefore, in the prevailing circumstances, the plea of the appellant is infructuous.
- 3. Correct to the extent that the attention of learned Services Tribunal is also invited into the subject chronic issue that as mentioned above, the grant of BS-16 @ 25% of the total sanctioned posts of Sub Engineers was allowed, which was subsequently freezed in 2001. Accordingly the selection grade upto 2001 was allowed against the available reserved quota of 25%, however, due to litigation and decision/ orders of leaned Tribunal so many Sub Engineers have been allowed ante-date selection grade only on the basis of their seniority.

whereas at the time of consideration of selection grade cases none of them were otherwise, suitable for consideration to the grant of selection grade due to incomplete record of their service i.e. non-availability of ACRs or pending inquiries against them. This situation is increasing day by day and the Sub Engineers who were not consider earlier, indulging themselves into filing of appeals in the Tribunal. In case the selection grade is granted on the basis of seniority at this belated stage and by allowing ante date selection grade B-16 to the Sub Engineers who are now in litigation on the basis of seniority, the reserve quota of 25% will be increased to 50%, as a number of Sub Engineers have been allowed ante date selection grade in the light of the court decision. This point needs proper consideration by the Hon'able court, so that un-necessary litigation is avoided in future.

4. Departmental appeal was received, processed and was filed by the Competent Authority on its merit.

Grounds

- A. Incorrect, as explained in para-2 of the facts. Moreover, the appellant was not entitled to the said scale as selection grade is not granted on the basis of seniority-cum-fitness rather selection on merit.
- B. Incorrect. The selection grade cases are considered by the Departmental Promotion Committee as per Service Rules and on the completion of codal formalities. Furthermore, the orders of selection grade BS-16 in favour of the Sub Engineers were issued in 2003, 2004 but the appellant remained silent and filed no appeal against the orders in specified period.
- C. Incorrect. The orders for the grant of selection grade (BS-16) in favour of the Sub Engineers mentioned in the instant appeal was legal and according to law/rules.
- D. Incorrect, as explained in Para-B of the ground.
- E. Incorrect, as explained in the above parars.
- F. Incorrect. The selection grade cases are considered by the Departmental Promotion Committee as per service rules and on the completion of codal formalities.
- G. Incorrect, as explained in para-2 of the facts.
- H. The Respondents would like to seek permission of this Hon'able Tribunal to advance more grounds during the time of arguments.

In view of the above, it is submitted that the Appeal may kindly be dismissed with cost, as this Appeal is time barred and the same facility has been discontinued by the Provincial Govt. Moreover, no post of BPS-16 (Selection Grade) exists in C&W Department.

Chief Engineer (Centre)
C&W Peshawar

(Respondent No. 2)

Secretary to Govt of Khybert akhtunkhwa 68W Department (Respondents No. 1)

Secretary to Govt of Khyber Pakhtunkhwa C&W Department Secretary to Govt of Khyber Pakhtunkhwa Finance Department (Respondent No. 3)

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GOVERNMENT OF NWFP FINANCE DEPARTMENT

No.FD(PRC)1-1/2003 Dated Peshawar the April 6,2003

From Secretary to Govt. of NWFP Finance Department

Ţo

- All the Administrative Secretaries to Govt. of NWFP
- Senior Member, Board of Revenue NWFP 2..
- The Secretary to Governor NWFP, Peshawar 3. `.
- The Secretary Provincial Assembly NWFP 4.
- All Heads of Attached Department, NWFP. 5.
- All District Coordination Officer/Political Agents/ 6. District and Session Judges NWFP
- The Registrar Peshawar High Court Peshawar
- The Chairman NWFP Public Service Commission. 7
- The Chairman NWFP Service Tribunal Peshawar. 8. 9..
- The Secretary Board of Revenue NWFP Peshawar. 10.

REVISION OF BASIC PAY SCALE AND FRENCH BENEFITS OF CIVIL EMPLOYEES (BPS 1-22) OF THE NWFP GOVERNMENT (2001). Subject:-

Dear Sir,

1 am directed to refer to this Department's letter No.FD(PRC)1-1/2001 dated Nov. 15, 2001 on the subject noted above and to say that clarification given against Para-7 (i) and (ii) may be read as under:-

"The Selection and Moveover shall stand discontinued w.e.f. 1-12-2001 in stead of 27-10-2001. The clarification issued vide the above referred letter against Para 5(1) and Para 7 (i) & (ii) stand modified to this effect".

Yours faithfully, :

-Sd/-(ABDUL LATIF) DEPUTY SECRETARY (REG.)

Dated Peshawar the, April 6, 2003

Endst: No.FD(PRC)1-1/2003

A copy is forwarded for information to:-

All Autonomous/Semi Autonomous Bodies/Corporation in NWFP

-Sd/-(ABDUL LATIF) DEPUTY SECRETARY (REG

GOVERNMENT OF N.W.F.P., ESTABLISHMENT DEPARTMENT

NO.SO (PSB) ED/1-23/2002 Dated Peshawar, the 3.7.2004

To

- 1. All the Administrative Secretaries in NWFP.
- 2. All the District Coordination Officers in NWFP.
- 3. All the Political Agents in the NWFP.
- 4. The Secretary Public Service Commission.
- 5. The Registrar, NWFP, Service Tribunal.

SUBJECT: - CUT OFF DATE FOR DISPOSAL OF ALL LEFT OVER CASES OF MOVE-OVER/SELECTION GRADE

Dear Sir,

I am directed to refer to this department letter of even number ١. dated 9.6.2003, 30.1.2004 and 24.4.2004 on the subject noted above and to say that the competent authority has observed that a number of working papers regarding grant of move over and Selection Grade cases are still being received which indicates that decisions taken earlier have not been implemented with letter and spirit. In order to enable the Departments to process pending cases the competent authority has been pleased to extend the cut off date upto 31.8.2004. All left over cases of Government Servants who were eligible for Selection Grade/Moveover before 1.12.2001 may be placed before PSB/DPC for consideration as per instructions/policy on the subject at the latest otherwise strict disciplinary action would be taken against the defaulting official under the NWFP Removal from Service (Special Power) Ordinance 2000. The Administrative departments are also advised to furnish/weekly progress report about disposal of pending cases of Selection Grade/Move over through PSB/DPC on regular basis.

2. I am further directed to request that above instructions may kindly be followed by all concerned with letter and spirit.

Yours faithfully

(HAROON-UR-RASHID) SECTION OFFICER (PSB) Endst: No. NO.SO (PSB) ED/1-23/2002

Dated Peshawar, the 3.7.2004

A copy is forwarded to:-.

- 1. The PS to Secretary Establishment Department Peshawar.
- 2. The PS to Secretary Administration Department Peshawar.
- 3. PAs to all Additional Secretaries/Deputy Secretaries in the Establishment and Administration Peshawar.
- 4. All Section Officer in the Establishment and Administration Department Peshawar.
- 5. The Section Officer (PR) Government of NWFP, Finance Department for information.

SECTION OFFICER (PSB

Dated Peshawar the 04/09/2003

ORDER

Consequent upon recommendations of the No: SOE-1/W&S/4-2/2003/S.S Departmental Promotion Committee of the Works & Services Department during its meeting held on 12.08.2003, the competent authority has been pleased to the grant of Senior Scale (BS-16) in respect of the following Sub Engineers (BS-11) of the Works & Services Department, with immediate effect:-

- Mr. Muhammad Arif, Sub Engineer O/o the XEN Dev: C&W Division Mattani at Kohat.
- Mr. Missal Khan, Sub Engineer O/o the XEN Dave C&W Division SWA at Tank.

SECRETARY TO GOVT OF NWFP WORKS & SERVICES DEPARTMENT

Endst. No.SOE-I/W&S/4-2/2003/S.S

Dated Peshawar, the 04.09 2003

Copy forwarded to the:-

- Accountant General NWFP, Peshawar.
- Chief Engineer Works & Services Peshawar,
- Chief Engineer Works & Services (FATA) Peshawar.
- Managing Director Frontier Highways Authority Peshawar.
- Deputy Secretary (Reg-III) Establishment Department Peshawar.
- Deputy Secretary (Reg) Finance Department, Peshawar. 5.
- All Superintending Engineer W&S Department. 6.
- District/Agency Accounts Officers concerned.
- 8.
- Officials concerned. PS to Secretary Works & Services Department. 9.
- PA to Additional Secretary Works & Services Department. 10.
- Section Officer (Estt-II) Works & Services Department. 11. .12.
- Office Order/Personal files.

(MUHAMMAD AKBAR KHAN) SECTION OFFICER (ESTT-I)

Dated Peshawar the 19704 / 2004

ORDER

pacities (Cyr

Consequent upon recommendations of the Departmental Promotion Committee of the Works & Services Department during its meeting held on 25/03/2004, the competent authority has been pleased to the grant of Senior Senie (BS-16) in respect of the following Sub Engineers (BS-11) of the Works & Services Department, with immediate effect:-

	٠.	,
	1.	Mr. Muhammad Shah.
		Sub Engineer O/o the Deputy Director-
	-	City Distt. Govt Peshawar.
• •	2.	Mr. Buland Iqbal.
		Sub Engineer Ofo the NEN Dev. C.C.W
		Division Khyber Agency at Januard.
	3	Mir. Hidayatullah,
		Sub Engineer O/o the Deputy Director-II.
		City Distr. Govt Peshawar.
	4	Mr. Sanaullah,
		Sub Engineer, O/o the Deputy Director W&S
		Lakki Marwat,
Ī	5.	Mr. Zairuffali.
Ì		Sub Engineer O/o the Deputy Director W&S
ì	•	Nowshera
ļ.	(),	Mr. Tariq Usman.
į		Sub Engineer O/o the MEN Dev: C&W
į		Division Khyber Agency at Jameud
ì	7.	Mr. Muhammad Javed Rahim,
-	•	Sub Engineer, O/o the Deputy Director W&S
Ì		D.I. Khan.
Ì	8:	Ade Jamehed Khan
		Sub Engineer, O/o the Deputy Director W&S
	1	Bunair
		the same and the s

SECRETARY TO GOVE OF NWIP WORKS & SERVICES DEPARTMENT

Dated Peshawar, the 19/04/2004

Copy forwarded to the:-

1. Accountant General NWFP, Peshawar.

2. AGPR, Sub Office, Peshawar.

Chief Engineer Works & Services Peshawar,

Chief Engineer (FATA) Works & Services Deptt Peshawar,

Managing Director Frontier Highways Authority Peshawar.

Deputy Director/KEN Works & Services cape

District/Agency Accounts Officers concerne

Officials concerned.

125 to Secretary Works & Services Departme

10. Office Order/Personal files.

NOORUL SECTION OFFICER (ESTT-I)

OFFICE OF THE CHIEF ENGINEER (NORTH)
C&W DEPARTMENT N.W.F.P.PESHAWAR.
No.756/4 -E(I)/45 74 /E-1(2)
Dated Peshawar the 12/19/2000

REMARKS.

FINAL SENIORITY LIST OF SUB ENGINEERS GRADE -11 ON THE BASIS OF DATE OF APPOINTMENT IN THE DEPARTMENT AS IT STOOD ON 31-12-1999.

In pursuance of sub section (1) of section -(8) of NWFP Civil Servants Act 1973, Semority list of Sub Engineers -11 of C&W Department NWFP. as it stood on 31-12-1999 is notified as under:-

Grade -1	1 of C&W Department NWI			DATE OF	DATE OF	cm . cc	YEAR PASSI		
SI No	NAME	EDUL:/TECH: QUALIFICATION	HOME DISTRICT	BIRTH	APPOINT MENT	TO CLASS	Grade-B Exam:	Proffi: Exam:	
1	Fazli Raziq –1 S/O	B.A.	Swat	5.4.43.	1.7.61		11/91		
2	Gul Zaman	Matric DAE (Civ.)	Malakand Agy:	6-6-40	1-1-73		The second of the second		
3	S/O Payo Rehman	Matyle DAE (Civ.)	Karak	9-8-42	11-1-74	•	.		
4	S/O Faizur Rehman-¶	-do-	Peshawar	2-9-45	21-11-74	••		· •	
	S/O Favaz Gul-I	-do-	NW.A	20-6-51	19-12-74		6/96	-	



	S1 No	NAME	EDUL:/TECH: QUALIFICATION	HOME DISTRICT	DATE OF BIRTH	DATE OF APPOINT MENT	TO CLASS	YEAR OF PASSING:	REMARKS.
	77	S. M. Ibkar Shah S/O H.Muhammad Shah	Matric	Kohat	15-3-56	16-1-82		1980 -	
	78	Hassan Jan-I S/O Sarmad Jan	DAE(Civ:)	D.Ikhan	14-11-60	16-1-82		11/91	
	79	Niaz Muhammad S/O Muhammad Yousaf	-do-	Mansehra	27-6-61	17-1-82	_	11/91 -	
	80	Mian Jehanzeb S/O Mian Yaqub Shah	-do-	Nowshera	15-3-61	31-1-82		11/91 ~	
	81	Yousaf Ali-III S/O Khaista Muhammad	-do-	Mardan	7-2-59	1-2-82	and authorized Sandard March Str. 1 of	8/94 5/96	
	82	Shah Dab Naseem S/O Mohd:Anwar Baig	-do-	Peshawar	1-3-59	1-2-82	-		
	83	Wazira Khan	Matric — clo—	NWA	21-4-46	4-2-82	-	1980	
	84	Abdur Rahim S/O Abdul Muqit	DAE (Civ:)	Chitral ·	1.6.57	5.2.82	-	11/91	
	85	S.Qaisar Shah S/O Chiragh Shah	Do	Kohat	29.4.60	6.2.82	- ; ;	11/91	
· · · ·	- 1. -			•		10/52			

s: 1		Tides / March 2013	Home Distt:	Date of	Date of	Date of	Year of pas	2	Remarks
TNO.	Name of Sub Engr:	Edu/Tech: qualification		birth.	Ist entry in Deptt:	confir- mation.	Gr.'B'	Depttl:\ prinl: Exen:	
326.	Muhammad Shahid Igbal S/o Muhammad	Matric/DAE(C)	Haripur	18.12.72	3.7.94	430	448	400	_
327•	Akbar.	- <u>6</u> 0-	Moh: Agcy:	25.12.71	27.6. 9 4	a		42.9	•
32 8.	S/e Anwar Gul. Muhammad Faiz Ahmad S/o Safri	-do-	Haripur	5.12.72	3 . 7. 9 4	-	4 22	400	
329.	Muhammad Farcoq S/o H.Said Ghulam.	-eo-	Mardan.	1.1.73	23.4.95	-		•	S1:No.329 to seniority fix order of meri
330.	Mr.Rokhan Gul Khattak S/o Rai Kh	-do- an.	Karak	1.1.71	30 . 4 . 95	.	•	-	assigned by to Public Seavic Commission.
331.	Muhammad Zaheer S/o Khalifa.	-do-	A. Abad	9.4.71	23 . 4 .9 5	-	•	-	•
332.		n -do-	S.W.A.	6.5. 6 7	27 .4.9 5	•			
333。	Mr.Zahid Amin 5/o Muhammad Amin.	-do-	A. Abad	4.5.70	23.4.95			M	hw
	Copy to the:-						CI	HIEN ENG	LÉER .
1)	Secretary to Govt All the Chief Eng	ineers in C&W De	partment, N.B.	· I • I •				A	
3) 4)	All Executive Eng	ineers in C&W De	partment, N.W.	.F.P.			C	HEEF ENGI	MEER.