# FORM OF ORDER SHEET

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	Appeal No.	436/2024	
त्या व्यक्त रुप्योग् व	Graen on other	proceedings with signature of judge	
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. 2/03/2024

The appeal of Mr. Inayat Ullah resubmitted today by Mr. Kabeer Imam Advocate. It is fixed for preliminary hearing before touring Single Bench at Swat on . Parcha Peshi given to the counsel for the appellant.

By the order of Chairman

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As per rearet of the learned Consel box the appellant, the oppeal is seturn, to box completion and resubmitsion with Dollars

AMM 18/3/24

Noter That the impegned order was 14-9-320 which was inadvorationally written as 26-7-320 which is Corrected Hence VC-submitted egain. Ob-9 order att-14-9-2020 in copy. Respected Sir,

It is submitted that the present appeal was received on 19.01.2024, which was returned to the counsel for the appellant for removing objections (Flag-A). Today i.e. 27.02.2024 the learned counsel re-filed the appeal without removing the objection No.9 & 10 (Flag-B).

The appeal is now submitted to your honor under rules 7 (c) of the Khyber Pakhtunkhwa Service Tribunal rules 1974 for appropriate order please.

1 MM 28/2/24

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Worthy Chairman

The pulled of the inclusional received roday i.e. on 19.01.2024 is incomplete on the to be appellant for completion and ខាត់ ខាងសំរា និង **សំរា**ន ដែលសូរប្រ

- Windex of the appeal be prepared according to the Khyber Pakhtunkhwa Service Tebunal rules 1974.
  - \* Mappear has not been Hagged/marked with annexures marks.
  - $\mathcal{M}$  is a second the oppediate unplicated.
  - (2 indexed are executed period is not signed by the appellant.
    - Athoravity, and attested by the Oath Commissioner.
  - 6 Address of appellant is incomplete be completed according to rule-6 of the Khyber Pakistunkhwa Service Tribunal rules 1974.
  - $\oslash$  Appexures of the appeal are not in sequence be annexed serial wise as mentioned in He memo appeal
  - $\bigcirc$  . A encloand every document the name of the appellant be highlighted.
  - Discussion fragmentation appeal and its rejection order in respect of appellant are not contracted with the appear be placed on it.
- any and the appear of placed on it.
- $\mathcal{M}_{14-9,20}^{\text{in respect of appeilant is not attached with the appeal be placed on it.}$

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REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Kabeer ingen Adv. sign Central Peshawa

Note -Re-submitted after tomoral of Afgeding. Justice the impugned order is 14-9-220 and 24-10-2023 which are already available on paye # 18 and pay # 24. Re Submitted ajain.

# BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

436/2024 In Re S.A

Inayat ullah

# VERSUS

Registrar high court Peshawar and others

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# Appellant

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# Through

KABEER IMAM Advocate High Court Peshawar.

Sayyed Zia Ur Rehman Advocate High Court Peshawar

#### <u>PESHAWAR</u>

Service Appeal No. $\underline{\mathcal{Y}}$ /2023

Inayatullah s/o Said Husain R/o Wari payeen, Tehsil Wari, District Dir Upper, Muhanellah Assistant (BPS-16) District Judiciary Dir Upper...... Appellant

#### VERSUS

1. Registrar Peshawar High Court Peshawar.

2. District & Session Judge, Dir Upper..... Respondents

SERVICE APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL ACT, 1974, AGAINST THE ORDER DATED 14.10.2023 PASSED BY THE HON'BLE PESHAWAR HIGH COURT PESHAWAR, WHEREBY THE APPEAL WAS PARTIALLY ALLOWED AGAINST THE ORDER DATED 14.07.2020 PASSED BY THE RESPONDENT NO.2 WHILE TO THE EXTENT OF RECOVERY OF RS. 1,16,400/- WAS DISMISSED.

Prayer

On acceptance of this appeal the impugned order dated 14.10.2023 to the extent of recovery Rs. 1,46,400/- may kindly be set aside and any other remedy which this August Tribunal deems fit and appropriate that, may also be awarded in favour of the appellant.

#### Respectfully Sheweth:

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 That the Appellant is working in District Judiciary Since 1995 in District Dir Upper and after appointment the appellant performed his duty with full devotion and dedication and no complaint whatsoever has been made against the appellant. 2. That on initiative of government a letter bearing No. SOR-I(E&AD) 4-17/2020 dated 07.02.2020 was circulated which included a list of government officers/official whose spouses were the beneficiaries of the Benazir Income Support Program, hence in compliance of the same the Peshawar High Court Peshawar vide letter bearing No. 6154-206/Admn: dated 23.04.2020 addressed to all District & Sessions Judges of Khyber Pakhtunkhwa to take disciplinary action against those Govt. Servants who either himself or through spouse, received income support from BISE. (Copies of letters alongwith list are attached as Annexure-A).  $\geq$ 

- 3. That in compliance of the same a show cause notice dated 04.05.2020 was issued by the respondent No.2 to the appellant in response of which, the appellant properly replied and denied all the allegations. After hearing without conducting proper inquiry passed the impugned order dated 14.09.2020, whereby the accused was imposed and awarded the following penalties i.e.
  - i. With holding of increment for one year non-accumulative effects.
  - Recovery of Rs. 125000/- from the appellant which was received by the appellant's spouse. (Copy of Show Cause notice alongwith order dated 14.07.2020 and reply of show cause notice are attached as annexure B, C).
- 3. That the appellant aggrieved from the said orders of the respondent No.2 and filed Departmental Appeal under Sub Rule (1) of rule 3 of Khyber Pakhtunkhwa Civil Servants (Appeal) Rules, 1986 before the Appellate forum Peshawar High Court Peshawar. After hearing on 14.10.2023, the appeal was partially allowed and set aside the order to the extent of 1 year holding of increments while to the extent of recovery of Rs.1,25000/- was dismissed. (Copy of the said departmental appeal alongwith consolidated judgment in Appeal No.09 of 2021 (Badshah Rahman Vs DSJ Dir Upper is attached as Annexure-D).
- 4. That feeling aggrieved the Appellant prefers the instant service appeal before this Hon'ble Tribunal on the following ground inter alia:

### GROUND S:-

A. That the appellant has not been treated in accordance with law and rules and hence his rights secured and granted under the constitution of Islamic republic of Pakistan, 1973 were badly violated. 3

- B. That no departmental or regular inquiry was conducted against the appellant by the respondent No.2 and no chance of personal hearing has been provided to the appellant and in this respect the appellant relied upon the judgment dated 2008 SCMR page-1369.
- C. That it is a well settled maxim that no one can be condemned unheard because it is against the natural justice of law and in this respect the appellant relied upon a judgment reported on 2008 SCMR page-678.
- That no charge sheet or statement of allegation has been issued against the appellant.
- E. That the appellant never applied to the BISP for Financial Support nor received the said amount from the BISP. The BISP programme was launched in the year 2010 which was based on fixed ratio of poverty. At that time there was no any clear policy or rules that Govt. servant or their spouses were not entitled to take benefits from the said income support program. Now the Govt. has changed its policy on 23.12.2019. In this regard Article 12 of the constitution of Islamic Republic of Pakistan is very much clear. Hence, the appellant has not committed any misconduct and is not liable to be punished because neither appellant nor his spouse personally appeared before the interview/officials of the BISP.
- F. That the benchmark/score based/point based was correctorized by the BISP and a general survey was conducted throughout the country in which my spouse was also declared eligible for the support program.
- G. That the appellant has not personally received the amount rather his wife had held eligible for the BISP grant. During BISP survey, my wife had disclosed to the official of the BISP with regard to my govt; service, yet his wife had held entitle for the scheme.
- Н.

That according to article 12 of the constitution of Islamic Republic of Pakistan, a person cannot be punished retrospectively. when from 20-10-

2012 a person is eligible for the grant till 22-12-2019 how he can be

penalized for it.

That any other ground not raised here may graciously be allowed to be raised at the time of arguments on the time of full arguments on the instant service appeal.

## PRAYER :-

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It is, therefore, most humbly prayed that on acceptance of the instant Appeal the impugned order dated 14-10-2023 to the set aside any other remedy which this august tribunal deems fit and appropriate that may also be awarded in favour of the appellant.

Any other relief not specifically asked for may also graciously be extended in favor of the appellant in the circumstances of the case.

Appellant

#### Dated:06-01-2024

Through

KABEER IMAM Advocate High Court Peshawar.

Sayyed Zia U<u>r Rehman</u> Advocate Highcourt Peshawar

#### NOTE:-

As per information furnished by my client, no such like appeal for for the same appellant, upon the same subject matter has earlier been filed by me, prior to the instant one, before this honble tribunal.

∀ocate

#### PESHAWAR

Service Appeal No.\_\_\_\_/2023

Inayatullah..... Appellant

#### VERSUS

Registrar Peshawar High Court Peshawar etc....Respondents

#### AFFIDAVIT

1. Inayatullah s/o Said Husain R/O Wari payeen, Tehsil Wari, Multi (14) Assistant (BPS-16) District Judiciary Dir Upper, do hereby solemnly affirm and declare on oath that the contents of the accompanying Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

DEPONENT

#### PESHAWAR

C.M No.\_\_\_\_\_ /2023 In Service Appeal No.\_\_\_\_ /2023

Inayatullah.....Appellant

VERSUS

Registrar Peshawar High Court Peshawar etc....Respondents

APPLICATION FOR SUSPENSION OPERATION OF THE IMPUGNED ORDER DATED 14.10.2023 PASSED BY THE HONORABLE PESHAWAR HIGH COURT PESHAWAR, TO THE EXTENT OF RECOVERY, TILL THE FINAL DISPOSAL OF THE MAIN SERVICE APPEAL.

#### Respectfully Sheweth:

- 1. That the titled Service Appeal is being filed before this Hon'ble Tribunal in which no date of hearing is fixed.
- 2. That the grounds of main appeal may be considered as integral part of this application.
- 3. That the balance of convenience also lies in favour of the appellant.
- 4. That the appellant has a good prima facie case and all the three ingredients are in favour of the appellant.
- 5. That if the operation of the impugned order dated 14.10.2023 to the extent of recovery is not suspended then the appellant would suffer irreparable loss.

It is, therefore, most humbly prayed that by accepting this application, the operation of the impugned order dated 14.10.2023 to the extent of recovery may please be suspended to the extent of the appellant, till the final disposal of the main appeal.

ppellant

Dated:

#### PESHAWAR

C.M No. /2023 In

Service Appeal No. /2023

Inayatullah.....Appellant VERSUS

Registrar Peshawar High Court Peshawar etc....Respondents

#### AFFIDAVIT

I, Inayatullah s/o Said Husain R/o Wari payeen, Tehsil Wari, Assistant (BPS-14) District Judiciary Dir Upper, do hereby solemnly affirm and declare on oath that the contents of the accompanying Suspension Application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

DEPONENT

Nuharrin

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#### PESHAWAR

C.M No. /2023 In

Service Appeal No. /2023

Inayatullah..... Appellant

#### VERSUS

Registrar Peshawar High Court Peshawar etc.....Respondent

APPLICATION FOR CONDONATION OF DELAY IN FILING THE INSTANT SERVICE APPEAL.

Respectfully Sheweth:

Dated:

- That the accompanying service appeal is being filed before this Hon'ble Tribunal, which is yet to be fixed for its hearing.
- 2. That the delay if any in filing the captioned service appeal is neither intentional nor deliberate but due reason that the appellant approached for the copies of the impugned judgment from the appellate forum but the said copies were issued to the appellant after lapse of long time.
- 3. That the appellant is belongs to the backward and for-flung area of District Dir Upper wherefrom the appellant proceeded for the composing of instant appeal in time but the appellant was unable to complete all the needful formality for submission of the instant appeal
- 4. That valuable rights of the applicant/appellant are involved, therefore, it is just, fair as well as in the larger interest of justice that the delay in filing the instant appeal be condoned.

It is, therefore, prayed that by accepting this application, the delay in filing the instant appeal may please be condoned in the best interest of justice.

őpellant

# BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

8A

In Re S.A \_\_\_\_\_/ 2023

Inayat ullah

# VERSUS

Registrar Peshawar High Court Peshawar and others

# AFFIDAVIT

I Inayat ullah S/o Said Hussain R/O Wari Payeen tehsil Wari,District Dir Upper, hereby solemnly affirm and declare that all the contents of the accompanied appealare true and correct to the best of my knowledge and belief and nothing has been concealed or withheld from this Hon'ble Tribunal.

DEPONENT

Identified By :

KABEER IMAM Advocate High Court Peshawar.

# BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re S.A \_\_\_\_\_/ 2024

Inayat ullah

# VERSUS

Registrar Peshawar High Court Peshawar and others

# **ADDRESSES OF PARTIES**

# <u>APPELLANT</u>.

Inayat ullah S/o Said Hussain R/O Wari Payeen tehsil Wari,District Dir Upper, <u>**RESPONDENTS:**</u>

1. Registrar Peshawar High Court Peshawar.

2. District and Session Judge Dir Upper.

# dated:12-01-2024

Appellant

Through

**KABEER IMAM** Advocate High Court Peshawar

The All communications should be PESHAWAR HIGH COURT addressed to the Registrar Peshawar High Court, Peshawar and not to any official by name. Peshawar Exch: 9210149-58 Off: 9210135 Fax: 9210170 www.peshawarhlghcourt.gov.pk info@peshawarhighcourt.gov.pk -154-Schadmn: phopsh@gmail.com Dated Pesh the 23/04/2020 To:

- All the District & Sessions Judges/ZQs in the Khyber Pakhtunkhwa. 1.
- All the Judges of Anti-Terrorism Courts in the Khyber Pakhtunkhwa. 2. 3.
- All the Senior Civil Judges/AIQ in the Khyber Pakhtunkhwa.
  - The Presiding Officers, Labour Courts, Swat & Mardan.

Subject:

# GOVERNMENT OF KHYBER PAKHTUNKHWA EMPLOYEES OR THEIR SPOUSES WHO WERE BENEFICIARIES OF BENAZIR INCOME SUPPORT PROGRAMME (BISP).

Sir,

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I am directed to refer to the subject noted above and to forward herewith list of employees of your respective establishments, who either themselves or their spouses were receiving BISP cash grant with the remarks that Hon'ble the Chief Justice has been pleased to direct that disciplinary proceedings be initiated against the delinquent officials by dispensing inquiry, by adopting shorter procedure as per rule-7 of the Khyber Pakhtunkhwa Civil Servants (Efficiency and Discipline) Rules, 2011, issuing show pause notices, as ample evidence is available on file, under intimation to this Court, please.

Sincepely yours (KHAWAJA WAJIH-UD **TIN** REGISTRAL

<b></b>					
I	LIST OF EMPLO	YEES OF CIV BI	IL COURTS THRO	UGHT OUT KPK	WHO WERE
S N	o. Name wit	th Pay Scale	F/Name	NIC	Cost Center
1	Zer Rehman (BPS	5-04)	Muhammad Luqman	11101-1457479-5	SCJ B
2	Zakirullah (BPS-1	16)	Sabir Khan	15505-0209199-7	SCJ, Shangla
3	Zahoor Khan (BP	S-03)	Abdul Jabbar	14301-1921825-9	SCJ, Kohat
. 4	Zahirullah (BPS-1	1)	Mir Janan	14203-2036522-7	SCJ
5	Zahidullah Khan (	(BPS-03)	Muhammad Akbar	11101-8245247-5	SC.J
6	Waris Khan (BPS	-03)	Roshan Khan	13504-7864737-5	SCJ, Mansehra
7	Wali Rahman (BP	S-03)	Fazal Rahman	15602-7076416-5	SCJ, Swat
8	Usman Ghani (BF	S-11)	Mir Sahib Khan	11201-3366685-5	SCJ, Peshawar
9	Umer Ayaz (BPS	-04)	Sher Dad	11201-0396766-7	SCJ
10	Umar Janan (BPS	•06)	Sakhi Janan	14202-1329398-7	SCJ
11	Tariq Ali (BPS 05	)	Khewa Noor	15101-2132812-7	SCJ
12	Suleman Shah (BP	S-11)	Mir Badshah	14301-1990764-1	SCJ, Kohat
13	Shamsul Qamar (B	BPS-06)	Shah Nazar	15501-1209371-3	Process Serv
14	Shah Dawran (BPS	5-06)	Johar	15602-8039587-1	SCJ, Swat,
15	Samiullah (BPS-05	5)	Sakhi Jan	15601-1006682-1	SCJ, Swat
16	Salimullah (BPS-1	1)	Saidullah	15701-1229525-5	SCJ
17	Saleem Khan (BPS	-11)	Sikandar Khan	12201-0985463-3	SCJ
18	Salahuddin (BPS-0	3) .	Sarfaraz	15501-2235703-3	SCJ, Shangla
19	Sajid Masih (BPS-(	)4)	Sadiq Musih	11101-3653114-7	SCJ, B
20	Sajidullah (BPS-03)	)	Mustafa Kamal	17301-7444731-7	SCJ, Peshawar
21	Saifullah Almas (Bl	PS-18)	Ayub Gul	14301-8629128-3	SCJ, B
22	Saiful Islam (BPS-0	)3)	Muhammad Iqbal	16202-0904980-5	SCJ, S
23	Said Nazar (BPS-04	!)	Gul Nazar	15602-1330326-3	SCJ, Swat.
24	Sabar Jameel (BPS-	16)	Noor ul Huda	13401-1503435-7	SCJ K C-2
25	Sabar Zada (BPS-04	l)	Nassarai	15501-2996084-7	SCJ, Shangla

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NIC **Cost Center** Name with Pay Scale F/Name S No. 15501-2246161-1 SCJ, Shangla Muhammad Qayum 26 Sabir Ali (BPS-11) 16101-8093741-9 SCJ, M-----Riaz Ahmad (BPS-11) Rahimdad Khan 27 Raj Wali Khan (BPS-06) Chaman Gul 17101-0307654-3 SCJ, C-----28 17301-1636503-5 SCJ, Peshawar 29 Rahmatullah (BPS-04) Samin Gul Jafoor Khan 15602-6152658-9 SCJ, Swat 30 Pashmin Khan (BPS-04) 12201-1899467-9 SCJ-----31 Obaidullah Jan (BPS-06) Said Khan 15502-6155213-9 Gul Zamin SCJ, Shangla 32 Paida Khan (BPS-04) 33. Noor Akbar Khan (BPS-11) Noor Hamad Khan 15101-6154369-5 SCJ, B-----34 Nizam Din (BPS-06) Shams ud Din 13401-1504912-9 Pr.Ser.Agen;--35 Namos Khan (BPS-11) Amir Zada 15505-5165534-5 SCJ; Shangla 11101-9709073-9 Naib Khan (BPS-04) Mazeef Khan SCJ, B------36 15501-4442219-3 37 Nacem Ali (BPS-11) Muhammad Unas SCJ, Shangla 38 Muhammad Zada (BPS-04) Nasray Mian 15501-4702424-5 SCJ, Shangla 12102-7971028-5 SCJ, C-----39 Muhammad Yousaf (BPS-03) Muhammad Jan 12201-2903012-5 40 Muhammad Saleem (BPS-11) Nassrullah Jan SCJ, P.S.-----Ahmad Din 12101-2226103-1 41 Muhammad Ramzan (BPS-06) SCJ, D.I.Khan 42 Muhammad Raheem (BPS-06) Islam Mir 14101-9637997-1 SCJ, II-----14301-1145693-3 43 Muhammad Naeem (BPS-11) Ghulal Rafique SCJ, Kohat 13101-0952211-5 44 Muhammad Khalid (BPS-11) Wali Muhammad SCJ, Abbottabad 45 14101-9273563-1 Muhammad Ishaq (BPS-05) Bazgul Khan SCJ, H-----46 Muhammad Ilyas (BP\$-06) Sher Amin Khan 15306-3924086-5 SCJ, T------47 Muhammad Ijaz (BPS 05) Noor Hussain 13101-9567932-3 SCJ, Abbottabad 48 Muhammad Hanif (BPS-16) Muhammad Zamin 42501-2412727-5 SCJ, Shangla 49 Muhammad Didar (BPS-11) Taj Bàkht Sultan 15501-2241099-9 SCJ, Shangla 50 Muhammad Ayaz (BPS-05) Hazrat Jee (15602-0431124-3) SCJ, Swat 51 Muhammad Astam (BPS-06) Muhammad Zaman 13101-0992972-1 SCJ, Abbottabad

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S No.	Name with Pay Scale	F/Name	NIC	Cost Center
52	Muhammad Amin (BPS-11)	Sazah	15602-5652341-5	SCJ, Swat
53	Muhammad Afsar (BPS-14)	Abdul Khaliq	15501-9352704-7	SCJ, Shangla
54	Muhammad Javed Akhtar (BPS-04)	Mir Afzal	13302-5235370-3	SCJ
55	Muhammad Ismail (BPS-14)	Mohammad Anwar	15501-5818692-9	SCJ, Shangla
56	Mehdi Hassan (BPS-04)	Allah Bakhsh	12101-0478751-9	SCJ, D.I.Khan
57	M. Saleem (BPS-16)	Gul Azam	17101-0284480-3	SCJ, Haripur
58	Liaqat Ullah (BPS- 6)	Hamidullah	12201-9006481-5	SCJ
59	Kiramat Khan (BPS-14)	Sher Muhammad Khan	17301-1398718-1	SCJ, Charsadd
60	Jan Alam Khan	Umat Khan	15301-1941982-9	SCJ
61	Itbar Gul (BPS-04)	Ali Haider	15501-2252541-7	SCJ, Shangla
62	lnayatullah (BPS-14)	Said Hussain	15702-2483811-9	SCJ
63	Ihsan Muhammad (BPS-06)	Nazir Muhammad	15101-6611164-1	SCJ, B
64.	Hifazat Hussain (BPS-05)	Israf Gul	17301-4315309-9	SCJ, Peshawa
65	Hazrat Ali Chaman (BPS-05)	Chinar	13401-3823863-7	Pr.Ser.Agency-
66	Hasham Khan (BPS-05)	Mohammad Zahir	13202-0719996-7	SCJ, Peshawa
67	Gul Anwar (BPS-06)	Sherbat Khan	12201-3784687-1	SCJ,Charsadd
68	Ghulam Qasim (BPS-04)	Faizullah	11201-5400536-7	SCJ, Charsadd
69	Ghulam Nabi (BPS-16)	Abdul Khalig	13202-0757320-3	Proc. Ser.Ageno
60	Fida Hussain (BPS-04)	Iqbal Hussain	17301-1264256-1	SCJ, Peshawai
61	Fidaullah ( BPS-06)	Najeebullah Khan	11201-0362964-1	SCJ, Charsadd
62	Fazal Rabi (BPS-11)	Ghulam Nabi	17301-7001361-1	SCJ, Peshawai
63	Faridullah (BPS-1))	Khairullah ·	15701-1528698-9	SC,J-D,
64	Faizul Haq (BPS-06)	Fazal Haq	15602-8155520-5	< SCJ, Swat
65	Ejaz Ahmad (BPS-05)	Raziq khan	61101-2625933-9	SCJ, Haripur
66	Dost Muhammad (BPS-04)	Muhammad Gut	14301-2061942-9	SCJ, Kohat
67	Bahramand (BPS-04)	Said Ahmad,	15601-1021300-9	SCJ, Swat

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S No.	Name with Pay Scale	F/Name	NIC	Cost Center
68	Azat Gul (BPS-14)	Sahib Gul	15602-0336226-5	SCJ, Swat
69	Asmatullah Khan (BPS-16)	Amir Sahib Khan	11201-3048856-1	SCJ, Charsadda
70	Aslam Khan (BPS-04)	Saif ullah Khan	11201-7090454-7	SCJ, Charsadda
71	Arshad (BPS-03)	Abdul Kamal Khan	15402-7693442-1	SCJ, B
72	Aqeel Ahmad (BPS-05)	Muhammad Yousif	13101-5887245-1	SCJ, Abbottabad
73	Anwar ullah (BPS-03)	Yousaf Khan	16202-0126366-5	SCJ, S
14	Amir Zeb (BPS-11)	Jan Muhammad	17201-0873944-9	SCJ, Nowshera
75	Ali Zar (BPS-03)	Sher Goli	15202-0818158-1	SCJ, Charsadda
76	Alamgir Khan (BPS-05)	Jehangir Khan	12103-1498384-7	SCJ, D.I.Khan
77	Akhtar Nawaz Khan (BPS-04)	Rabnawaz Khan	11101-1461157-7	SCJ, B
78	Akbar Ali (BPS-19)	Hazrat Jan	17301-8978164-7	SCJ, Nowshera
79	Akbar Ali (BPS-05)	Jehangir Khan	17101-0392643-1	SCJ, Charsadda
80	Akbar Ali (BPS-03)	Gul Jamal	15602-0494942-3	SCJ, Swat
81	Akbar Nawaz Khan (BPS-11)	Gul Nawaz Khan	11101-4902417-3	SCJ, B
82	Abdur Rashid (BPS-04)	Shah Roz	15602-0532176-9	SCJ, Swat
83	Abdur Rashid (BPS-07)	Muhammad Farid	13503-9299954-5	SCJ, Mansehra
84	Abdul Samad (BPS-03)	Murad Khan	15202-0809978-1	SCJ, Charsadda
85	Abdul Manan (BPS-06)	Mir Baz Khan	11201-0377729-9	SCJ, Peshawar
86	Abdul Ghaffar (BPS-14)	Sher Murad Khan	15201-0554842-1	SCJ, Charsadda
87	. Abdul Akbar (BPS-03)	Muhammad Umar	15602-5522109-5	SCJ, Swat
88	Ajab Khan (BPS-14)	MR Khawaja	f1101-1432259-9	SCJ, B
89	Shaman Ali (BPS-05)	Elman Ali	21603-8899592-5	· . Civil Court
90	Shah Fairal (BPS-11)	Zareel Khan	13403-8137414-3	Civil Court
91	Shefullah (BPS 03)	Gul Saleem Khan	12201-6033286-5	Civil Court
92	Muhammad Vounig (BPS-05)	Noor Muhammad	12201-2233263-7	Civil Court
93	Muhammad Ismail (BPS-05)	Muhammad Taib	14101-7044515 <sub>1</sub> 9	Civil Court
94	Khan Alam (BPS-06)	Haji Pukhtoon	13403-9817005-1	Civil Court

Y

S No.Name with Pay ScaleF/NameNICCost Center95Abdul Wahid Khan (BPS-03)Shamshad Khan17301-1617458-7Civil Court

Office of the DISTRICT & SESSIONS JUDGE/ ZILLA QAZI DIR UPPER No BOD Office # 0944-880721, J/ZQ Dir Upper dated Og Fax # 0944-880721, /2020 Email: dc\_diru@yahoo.com

# SHOW CAUSE NOTICE

I, Kashif Nadeem, District & Sessions Judge/ Zilla Qazi, Dir Upper, as Competent Authority, under The Khyber Pakhtunkhwa Govt: Servants (E&D) Rules, 2011, do ,hereby serve you, <u>Mr. Inavatullah, Junior Clerk BPS-14</u>, District Judiciary Dir Upper

1. Whereas, information received vide letter No. 6154-206/Admn: Dated: 23/04/2020 of the august Peshawar High Court Peshawał, with an enclosed list showing names of the Govt: officials who are beneficiaries of the Benazir Income Support Program; it appears that your name is listed in the said list of beneficiaries; which is an act unbecoming of a good official on your part.

. 2. Your above act and omission makes it evident that you are guilty of misconduct, which is a valid ground for initiation of disciplinary action as prescribed under Rule-03 of the knyber Pakhtunkhwa Govt: Servants (E&D) Rules, 2011. Furthermore, the documentary evidence of listing of your name in the beneficiaries of BISP, makes your misconduct, sufficiently palpable, that being competent Authority, whereby dispense with an inquiry against you under Rule-07 of The Khyber Pakhtunkhwa Govt: Servants E&U; Kules, 2011 and tentatively decide to impose upon you one or more minalties as provided under Rule-04 of The Khyber Pakhtunkhwa Govt: Scrvants (E&D) Ruras, 2011.

3. You we therefore, served with this show cause notice, as to why the a one considered per alties be not imposed upon you, and also to immate whether you desire to be heard in person. It no reply to this the  $\lambda$  cause notice is received within fifteen days of its

Feligery, it shall be presumed that you have no defense to put up, and in that case, an ex-parte action shall be taken against you.

> KASHIF NA District & Sessions Judge/ Zillb Qaz

محترم جناب دسترکت ایند سیشن جج / ضلع قاضی صالحب، دیر (بالا)۔ جواب طلبي بابت BISP پروگرام -عنوان:

جناب عالى إ

بحوالہ چھٹی نمبر Dir ہحوالہ چھٹی نمبر 44/302/DSJ/ZQ Dir (Upper) ، سائل مندرجہ ذیل عرض گزار ہے -

یہ کہ سال 2010 میں BISF کے اہلکاران ہمارے گاؤں آکر خواتین سے شناختی کارڈ طلب کرکے انہیں بتایا گیا تھا کہ پاکستان کے دیہاتی علاقوں کے خواتین کے معاشی لحالی کے لئے حکومت وظائف مقرر کررہی ہے جس پر گاؤں کے ذیگر خواتین کی طرح میری بیوی نے بھی اپنا شناختی کارڈ دیا تھااور ان سے اپنے شوہروں کے سرکاری نوکریوں کے بارے میں نہیں پوچھا تھا اور نہ خواتین کو کو ئی علم تھا ۔ مذید یہ کہ بدوران سروے میں حسب معمول اپنی ڈیوٹی پر موجود تھا۔

2۔ یہ کہ من سائل کی بیوی ایک ناخواندہ گھریلو خاتون ہے جس کو یہ علم نہ تھا کہ سرکاری ملازم یاان کے خاندان BISP کے اہل ہیں یا نہیں۔

یہ کہ من سائل نے بذتہی BISP پروگرام میں نہ کوئی درخواست دی ہے اور نہ کوئی فارم داخل کیا ہے اور نہ کوئی رقم وصول کی ہے ۔

4۔ \* یہ کہ سائل ایک غریب خاندان سے تعلق رکھتا ہے اور من سائل اپنی بیمار والدہ کے ساتھ اپنے کنبہ کا واحد کفیل ہے۔من سائل کی تنخواہ کے علاوہ کوئی دوسرا زریعہ معاش موجود نہ ہے۔

دعا گو رہے گا ۔

لہذا استدعا کی جاتی ہے کے میرے خلاف کارروائی داخل دفتر کرکے میرے ساتھ رحم کا معاملہ کیا جائے ا تو من سائل تاحیات

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عنايت الله

سینئر کلرک / محرر ، سول کورٹ واڑی

### DISTRICT & SESSIONS, JUDGE/ ZILLA QAZI DIR UPPER

Office # 0944-880721, Fax # 0944-880721, Email: dc\_diru@yahoo.com

### <u>ORDER</u>

WHEREAS, vide letter No.6154-206/Admn dated 23/04/2020, august Peshawar High Court, Peshawar Shared list of officials including you Mr. Inayat Ullah son of Said Hussain posted as Senior Clerk BPS-14 at District Judiciary Dir Upper who either himself or through spouse were receiving the BISP cash grant.

AND WHEREAS disciplinary proceedings against the accused/official under Government of Khyber Pakhtunkhwa, Civil Servant (E&D) Rules, 2011,were initiated by dispensing with the inquiry under Rule 07 of the Khyber Pakhtunkhwa, Civil Servant (E&D) Rules, 2011 and accordingly show cause notice dated 04/05/2020 was issued to the accused/official on the charges of being guilty of misconduct under Rule 03 of the rules *ibid*. The accused/ official submitted reply and was heard in person. During personal hearing, he admitted the receipt of the amount through his spouse.

AND WHEREAS after confirmation of the amount due against, the accused/ official from the Assistant Director B.I.S.P District Dir Upper, vide letter No. AD/BISP/Dir-Sub/Admin/2-1/2012/Volume-III/92, dated 16 July, 2020, the charges leveled against the accused/ official stands sufficiently proved.

(1)

NOW, THEREFORE, I being competent authority impose the following penalties upon the accused/ official as enumerated in Rule-4(1)(a)(ii)(iii) of the Government of Khyber Pakhtunkhwa Civil Servant (E&D) Rules, 2011.

It is ordered that, Rs. 1,25,000/- be recovered from the pay of the accused/ official and be deposited in the State Exchequer under Ruel-4(1)(a)(iii)of the *ibid* Rules, 2011. He is also awarded a penalty of withholding increment for one

year with non-accumulative effect under Rule-4(1)(a)(ii) of the *ibid* Rules, 2011.

The office is directed to recover Rs. 1,25,000/- from the pay of the accused/ official in and be deposited in the state Exchequer and submit a detailed report in that respect.

> KASHIF NADERM District & Sessions Judge/ZQ Dir Upper

No. 835-40 /DS

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/DSJ/ZQ Dir Upper dated 14.09 /2020

Copy of the above is forwarded to;

- 1. The worthy Registrar, Peshawar High Court, Peshawar.
- 2. The Senior Civil Judge/AIQ (Admn) Dir Upper
- 3. The District Accounts Officer Dir Upper.
  - The Assistant Director, B.I.S.P District Dine Upper.
    - Budget & Accounts Assistant Sessions Court Dir Upper.
    - The Official concerned by name.

District & Sessions Judge/ZQ Dir Upper

### Office of the DISTRICT & SESSIONS JUDGE/ ZILLA QAZI DIR UPPER

### **OFFICE ORDER**

In pursuance of inquiry conducted against BISP beneficiaries and penalty imposed on them (vide orders dated: 28/07/2020 and 14/09/2020, all of the accused/officials of District Judiciary Dir Upper are directed to deposit installment of Rs. 5000/- per month regularly in the state Treasury till full recovery of the amount due against them under the Rule-4(I) (a) (iii) of the *ibid* Rules, 2011, and deposit the challan receipt copy regularly with the Budget & Accounts Assistant Session Court Dir Upper on or before 5<sup>th</sup> of each Month.

> KASH'F NADEEM District & Sessions Judge/ZQ Dit Upper

No <u>988 - 92</u> / B&A/DSJ/ZQ Dir Upper dated <u>03</u> / 10/2020

Copy forwarded for information to:

- 1. Senior Civil Judge (Admn) Dir Upper.
- 2. District Accounts Office Dir Upper.
- 3. The Assistant Director BISP District Dir Upper.
- 4. Budget & Accounts Assistant Sessions Court Dir Upper.
- 5. The Accused officials by name.

KASHIF NAD District & Sessions Judge/ZQ

Dir Upper

# In respect of The Registrar Peshawar High Court Peshawar.

<u>Appeal / Mercy petition against order of the learned District Judge Competent</u> <u>Authority Dir upper dated 28-7-2020 in connection with the penalty imposed under</u> <u>Benzair income support program(BISEP)</u>

Respectfully submitted;

FACTS;

- 1. That the undersigned is currently working against the post of Moharir (BPS) 14 in District Judiciary Dir Upper.
- 2. That an inquiry was initiated against the undersigned on dated 23-4-2020 on account of the fact that the wife of undersigned has received financial assistance from BISP w-e-f(17-3-2014) to 08-11-2019.
- 3. That the said inquiry culminated in an order dated: 28/07/2020, whereby the undersigned along with other (number) officials were ex posed to Disciplinary Action under Rule 04 (I)(a)(iii) of Government of Khyber Pakhtunkhwa Civil Servant (E&D) Rules 2011, on imposition of penalty for the recovery of an amount of R's. (107,800/-) and withholding of increment fair one year with non-accumulative effect.
- 4. Aggrieved from the said order, the instant appeal/mercy petition *for* the setting aside of the order dated: 28/07//2020 and exoneration of undersigned from the imposition of penalty on sympathetic and humanitarian ground's is submitted for your kind consideration please.

### GROUNDS

- i. That the BISP, has devised an eligibility criterion or the basis of point based marking, of the deserving candidates, under rule 11 of BISP through a Board and in this connection to pin point eligible candidates a detailed field survey is carried out by the officials of BISP of their own accord
- ii. The wife of the undersigned has never filed any application to the BISP, nor has approached their officials for receiving any financial assistance, however the field officials of the BISP had come the house of the undersigned of their own accord, during Office hours and in my absence for the registration of my wife as a candidate for financial assistance. the officials of the BISP in accordance with their rules, held my wife entitled after I having been interviewed, wherein no fact was suppressed by my wife

iii. Revered sir, we are poor people, living hand to mouth in tough economic conditions and cannot spend on any needs of the members except food and the basic necessities. Therefore, the BISP officials while taking into consideration all the relevant facts and circumstances, allowed financial assistance to the wife of undersigned without the knowledge of the undersigned.

iv. There were no conditions publicized that the members of a Government servant of menial scale, cannot receive the financial assistance, therefore the financial assistance received by the wife of undersigned was not in violation of any law or rules, and furthermore should not adversely affect the service and career of the undersigned.

The undersigned has neither applied for, nor ever received any financial assistance from BISP whatsoever, nor has committed any other act Reflecting misconduct on my part, but for the negligence committed by the officials of BISP, the undersigned has received illegal penalty from the competent authority.

- vì. That the new rules of BISP were devised in the *year* 201 9, wherein the criterion of financial assistance stood revised, and they do not carry any retrospective effect, therefore cannot be legally and morally applied to the financial assistance received prior to year 2019.
- viì. That the delay in filing the instant Appeal/Merry petition may very Graciously be condoned, as technicalities must be awarded in the interest of Justice.
- vi1i. For the reasons mentioned above, since the financial Assistance if any, has not been received by the undersigned therefore, the undersigned should not be punished for an act not committed by him. My wife did not apply or demand any financial assistance, rather the officials of the BISP program during their survey held by wife entitled to the financial. I assistance, if at all due to their own negligence. The undersigned has most certainly not violated any law or rules and therefore cannot be held accountable for misconduct on account of mistake committed by the Officials of BISP or my wife.

Therefore, it is very humbly prayed that, keeping in view the poor financial status of the undersigned and the economic crises that we all are going through post Covid-19 pandemic, the illegal penalty imposed against the undersigned may very mercifully and kindly be set-aside, adhering to the norms of justice and purely on humanitarian and sympathetic grounds, while condoning the delay in filing of the instant Appeal / Mercy Petition.

I shall remain eternally obliged and compliant as always.

Yours most obediently,

### Inayat Ullah

Judgmeni Sheel<sup>1</sup> PESHAWAR HIGH COURT, PESHAWAR, JUDICIAL DEPARTMENT Departmental Appeal No.16 of 2021 Inavat Ullan JUDICIAL DEPARTMENT Departmental Appeal No.16 of 2021 Inavat Ullan JUDICIAL DEPARTMENT Departmental Appeal No.10 of 2020 titled "Zakirullah

Assistant/CQC (BPS-16) District Judiciary Shangla Vs. District & Sessions Tudge/Zilla Oazi, Shangla", his

Departmental Appeal is disposed of in terms thereof. Office is

directed to place copy of the judgment on this file,

Announced. 14.10,2023.

ulsne Judge! pellate Authority.

Hon'bir Mr. Justice Ishting Ibrohim. (Asif Jon Sr. S. S.)

# JUDGMENT SHEET IN THE PESHAWAR HIGH COURT, PESHAWAR

- 1

#### (Judicial Department)

#### Departmental Appeal No.10/2020

· Zakirullah Assistant/COC (BPS-16) District Judiciary Shangla

#### <u>Versus</u>

### District & Sessions Judge/Zilla Qazi, Shangla

#### JUDGMENT

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EXAMINER

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Date of hearing: 14.10.2023

<u>ۇبىر:</u>ئىسىيەسلاغ

ISHTIAO IBRAHIM, J.- This single judgment is meant to decide the instant Departmental Appeal as well as the

connected Departmental Appeals, list of which is attached with the judgment as Annexure-A (consisting 02 pages)

2. Brief facts leading to instant Departmental Appeals are that Benazir Income Support Programme (BISP) was launched with two main objectives; to cushion the adverse impact of the food, fuel and financial crisis on the poor; and a longer terms objective of providing a minimum income support package to the unprivileged and to those most vulnerable to future shocks. The Government unearthed a scam relating to Benazir Income Support Programme (BISP). It was found that the amount was received by such persons/employees of the subordinate judiciary who were ATTESTED

Allowed as per procedure Under the rules Dated <u>2/72-02</u> EXAMINER PHC Mingora Branch Sup-Registry-Dir Upper not entitled to BISP. In this regard a list of illegal recipientswas shared with Peshawar High Court Peshawar which was further transmitted to all the District & Sessions Judges/ZQs/Judges of Anti-Terrorism Courts/Senior Civily Judges/AIQ and the Presiding Officers of Labour Courts in the Khyber Pakhtunkhwa with directions that disciplinary proceedings be initiated against the delinquent officials by dispensing with inquiry and adopting shorter procedure under rule-7 of the Khyber Pakhtunkhwa Civil Servants (Efficiency and Discipline) Rules, 2011. Disciplinary action was initiated against the illegal recipients/employees and the following penalties were imposed upon them.

> 1. Penalty of withholding of increments. 11. Recovery of the amount/aid received in BISP.

3. Feeling aggrieved the employees have filed these Departmental Appeals under Sub Rule (1) of Rule 3 of Khyber Pakhtunkhwa Civil Servants (Appeal) Rules, 1986.

4. Heard.

5. On record there is an office order dated 26.05.2020, passed by Hon'ble the then Chief Justice Mr. Waqar Ahmad Seth (late), wherein, identical matters/departmental appeals of the employees of Peshawar High Court Peshawar were accepted and decided in the following manners;

1. The penalty of stoppage of increment is set aside/recalled/reviewed.

II. Office shall recover in 10 equal installments from these Officials the amount received from BISP either by the Official himself or through his spouse. The target date to reckon while calculating the installments is the date the official was employed in this Court. Thus, the amount received earlier thereto would not come within the ambli of this recovery.

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111. The Director Budget & Account and the respective Account Officers of the District Judiciary (as the case may be) shall make necessary calculation after verification of record and shall issue necessary vouchers for payment of the said amount. IV. If for any reason there is a default in payment of installment,

then the amount shall be recoverable from the salary of the concerned officials.

6. The cases of the present appellants are no more different from the cases of the appellants/employees dealt with in the order supra, therefore, following the ratio of order ibid these appeals are partially accepted and disposed

of in the terms that;

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Under die rung Liated 27-12-023

EXAMINER PHC Mingoin Branch

a. The penalty of stoppage of increment is set aside.

b. Recovery of amount received by the appellants or their spouses from BISP (if not aiready recovered) shall be made from the appellants in monthly installments in the following manner;

BPS-1 to 5 BPS-6 to 11 BPS-11 and above

Rs. 4000/- per month. Rs. 7000/- per month. Rs. 8000/- per month.

c. If the appellants want to deposit the entire amount, he may deposit the same with the concerned authority. The determination/calculation of the amount to be recovered from the employees should be reckoned from the date of entry into service/appointment. Thus, the amount received earlier thereto would not come within the ambit of this recovery.

7. So for as Departmental Appeal No.10/2020, <u>titled</u> <u>"Zakirullah Vs. District & Sessions Judge, Shangla"</u>, is concerried, Superintendent, District & Sessions Judge, Shangla, appeared and stated that the appellant has passed away in the year 2020, and his widow is receiving his

pension which is the only source of their bread and butter. Therefore, keeping in view the special circumstances Rs.3000/- per month shall be recovered from her pension to make the recovery good. 8. In view of above, the instant and the connected ATTESTED epartmental Appeals are disposed of in the above terms. Announced 14.10.2023 Allowed as per procedure Under the rules UISNE JUDGE/ Dated 21.12 023 PELLATE A UTHORITY EXAMINER PHC Mingora Branch Sun-Registry Dir Upper How'ble Mr. Justice Isbilag Ibrahim, Senior Paisne Judge/Appellate Auti CERTIFIED TO BE TRUE COPY Dated 21.12:02 Examiner EASTING Poshawar High Court, Mingora/Bar-ut-Qaza Swat Awherzes under briefe brief Ganoon Saahadar Order 1984 Sub Fightly Dir Uppo S NO. Name of Applicant Date of Presentation of applicant Date of completion of copies 21.12 No: of Copies A . 5 - Urgent Fee Fee Charged Exe. Date of Delivery of Copies

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# Office of the **DISTRICT & SESSIONS JUDGE/ZQ DIR UPPER**

No 659 DSJ/ZQ Dir Upper

Dated: // / 42/2021

FROM:

TO:

### DISTRICT & SESSIONS JUDGE/ZQ DIR UPPER

THE HONOURABLE, ADDITIONAL REGISTRAR (ADMN), PESHAWAR HIGH COURT, PESHAWAR

Subject:

### COMMENTS IN DEPARTMENTAL APPEAL

DA No. 16/2021 filed by Mr. Inayat Ullah.

Respected Sir,

Reference Letter No. 10297/Acmn, dated: 05/07/2021, the comments on the subject matter in the departmental appeal subject above are submitted as under;

> Vide letter No. 6154-206/ADMN: dated 23/04/2020, of the august Peshawar High Court, Peshawar, list of the beneficiaries of BISP program received with the directions to proceed against the accused official by dispensing with inquiry and by adopting shorter procedure as per Rule-07 of Khyber Pakhtunkhwa Government Servants (E&D) Rules, 2011. In wake thereof, disciplinary action was initiated against the

official; and accordingly show-cause notice was issued to the accused official. The accused official was directed to submit his reply within 15 days. Reply of the accused official to the show cause notice was received. Personal hearing was conducted. The proceedings of the disciplinary action against the accused/official were completed; and the accused/official was awarded minor penalty of withholding of increment for one year and also proceeded against for the recovery of the amount received by him through his spouse.

2. The accused official in the *ibid* appeal approached this office by filing review petition. In the said review petition, petitioner/accused made reference to the favorable orders passed by the learned District & Sessions Judges of other districts in respect of the matter in hand. Furthermore, accused official vehemently agitated that, he has not personally received the BISP amount rather his wife was held eligible for the BISP grant; and that, in the relevant form used for the purpose of BISP survey, the official was accordingly mentioned accused as government servant, yet his wife was held entitled for the scheme. The review petition of the accused official was turned down on account of maintainability, however, he

was directed to approach proper forum, under the rules, in

order to address his grievances.

The above comments are thus submitted for your kind consideration, please. Furthermore, copies of inquiry conducted along with subsequent review petition are hereby attached.

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(RASHIDA BANO) DISTRICT & SESSIONS JUDGE/ZQ DIR UPPER

یابع *| عن*ر لمع مت اضی دیر بالا. MI OS/ vie Review MI - MI - Mile -g. 2 ×,201 19-12/28 Bix Hig-فيصله: 1/2/2/ 22 كيفيت: ٢٠ ٢٠ اللا Blphan 3 2.11 منتسبل كانترات من المنتجل كانترات مرد المراد الني من المحصور المراج تغصيل ادراق كل اوريق. نير شد Ċľ 2361 23 TTESTE 23 ĉ ] 23 مر نیفیکیت: تصدیق کی جاتی ہے کہ مسل بدا Countersigned تواعد وضوابط سط مطابق مرتب بوكراندكم شتل را بطری اوراق محقط خاند مرسل شد. Cito & Rino 470021 میشن جج / منسطح متسامتی دیر بال

(2,0) In the court of **RASHIDA BANO** DISTRICT JUDGE/ZILLA OAZI **DIR UPPER** versus Serial No. and Date of order of Order or other Proceedings with Signature of Judge or Magistrate & that of parties or counsel when necessary. proceedings در فواست لفر بان / رهم كر مذا عناب الله في احمالتاً يشقى في 3% حتی ساخ لعقار = معلم ط لن میں بر مزید احکام کی میش فعور یے ا 2-21 17.3.021 Or----01 17.03.2021 سائل اصالتا حاضر بسجمله مندرجات درخواست درست تشليم كرتا ہے۔ درج رجسر متعلقه مو کر درخواست إذا برائ بحث نسبت قابل رفار و پزیرائی آئنده مورحه 09.04.2021 کو پیش ہو۔ ATTESTED 21-12 -23 رشيده بانو د دسترست ج اصلع قاضی، ور بالا ر يىڭر شوشا 09.04.2021 حاضري حسب سابق- آفيسر جليس صاحبه رخصت انفاقيه پر بےللذا مسل اکیندہ مور خه 19.04.2021 كوبرائے سابقہ كاروائى پیش ہو۔ ر پڌر ٿونٿ 19,04.2021 حاضری حسب سابق۔ آفیسر جلیس صاحبہ رخصت انفاقیہ پر بے للذا مسل انمیندہ مور خہر 22.04.2021 کو برائے سابقہ کار دائی پیش ہو۔ معلمہ (1)

# In the court of **RASHIDA BANC DISTRICT JUDGE/ZILLA QAZI** <u>DIR UPPER</u>

Review Petition filed by Anayat Ullah, Senior Clerk

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また 「「「「「「「」」」」

Serial No. and Date of order of Order or other Proceedings with Signature of Judge or Magistrate & that of parties or counsel when necessary proceedings 1 2 OR 02 1. Petitioner in person present and heard on maintainability of 22/04/2021 instant petition. Petitioner through instant petition seeks review of order 2. dated 28/07/2021 passed by my learned predecessor in office, vide which, being competent authority, after completion of disciplinary proceedings against the accused/official hereinafter called the petitioner under Government of Khyber Pakhtunkhwa, Civil Servant (E&D) Rules, 2011, imposed penalty upon the petitioner in the shape of recovery of BISP amount from the pay of the petitioner; and was also awarded penalty of withholding increment for one year with non-accumulative effect. Perusal of relevant rules of Government of Khyber 3. Pakhtunkhwa, Civil Servant (E&D) Rules, 2011 would reveal that, under Rule 17 of the rules ibid, remedy of appeal

is provided to a accused/official on whom a penalty is imposed. The relevant rule *ibid* is reproduced verbatim herein below for ready reference;

17. Departmental appeal and review.---(1) An accused who has been awarded any penalty under these rules may, within thirty days from the date of communication of the order, prefer departmental appeal to the appellate authority:

(1)

# In the court of **RASHIDA BANO DISTRICT JUDGE/ZILLA QAZI** DIR UPPER

Review Petition filed by Anayat Ullah, Senior Clerk.

OR

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Dated of

Continued..

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Date of F

ъ Date

> ANNOUNCED 22/04/2021

**02** 

Serial No. and Date of order of Order or other Proceedings with Signature of Judge or Magistrate & that of parties or counsel when necessary. proceedings 1.

> Provided that where the order has been passed by the Chief Minister, the accused may, within the aforesaid period, submit a review petition directly to the Chief Minister.

4. Seeking guidance from the rules *ibid*, the provision of review is only limited to the extent of an order passed / penalty imposed by the Chief Minister. Furthermore, in the case of petitioner, the order has been passed by my learned predecessor in office, therefore it is said that, there is no mention of or remedy of review provided to be filed on an order passed against an accused/official on whom a penalty is imposed; and the petitioner in order to address his grievances, should have preferred an appeal before the appellate authority as defined in the 2(b) of the Government of Khyber Pakhtunkhwa, Civil Servant (E&D) Rules, 2011. In view of the above, the instant petition is not maintainable. However, the petitioner may approach proper forum, under the rules, in order to address his grievances, if so desired. 6 File be consigned to record room after its necessary completion and compilation.

> **RASHIDA BANO** District Judge/Zilla Qazi Dir Upper

بخدمت جناب ڈسٹر کٹ ایند سیشن ج صاحبہ اصلع قاضی دیر بالا

سائیل مندرجہ ذیل عرض گزار ہے۔

<u>در خواست بمرادر حم کرنے ا</u> نظر ثانی کرنے بر حکم فاضل عدالت حضور محرره 28/07/2020-

میہ کہ سائیل صلح عدلیہ میں کانی عرصہ سے مختلف عہدوں پر خدمات سرانجام دے رہا ہے۔ میہ کہ سائیل کی زوجہ کے نام BISP کے اہلکاروں نے حقدار تھہرا کر کچھ رقم ادا کی ہے جسکی پاداش میں سائیل کو موٹر دانزام تھہرا کر ایک سال کیلئے انگریمنٹ اور ادا شدہ رقم کی ریکوری کا حکم معزز ڈسٹر کٹ اینڈ سیشن بچ صاحب نے صادر کیا ہے۔ میہ کہ بعدہ معزز عدالت عالیہ پشاور کے معزز مرحوم چیف جسٹس صاحب نے متاثرہ ملاز مین پر رحم

فرما کر انگریمنٹ رو کنے کا حکم واپس لیا ہے۔ (اس نسبت مذکورہ ارڈر لف در خواست ہزا ہے۔) میہ کہ صوبہ کے اکثر معزز نج صاحبان نے اپنی اپنی ملازمین پر رحم فرما کر معاف کیے ہیں۔ (اس نسبت فیصلہ فاضل عدالت ڈسٹر کٹ ایند سیشن نج صاحب چار سدہ اور ڈسٹر کٹ ایند سیشن نج صاحب تیمر گرہ لف در خواست ہزا ہے۔)

یہ کہ بدوران سروس BISP کے نما تندہ گان کو ہماری گھروالوں نے با قاعدہ طور پر ہماری نو کری کے بارے بتایا تفالیکن اس کے انہیں حقداران کی لسٹ میں ڈال دیے تھے۔ میہ کہ بدوران سروے اور بحدہ ادا کیگی کے دوران سرکاری نو کری یا دیگر کا روباد کے حاصل افراد کے بارے میں کسی قشم کے شرائط موجود نہ تھے، ادرا کر موجود بھی ہوتا تویہ BISE کے متعلقہ اہلکاروں کی ذمہ داری تقی کہ دہ ہمارے گھروالوں کو حقداران کے فہرست میں درج نہ کرتے۔

ی مسیروری س که دو بهار سے طروالوں و حقد اران سے فہرست یں درن نه کر بے۔ یہ میں ایک غریب تخواہ داراہلکار ہوں اور اپنی ڈیوٹی منصبی احسن طریقے سے ادا کر رہا ہوں۔ اس لیے موجودہ کمزور معاشی صورت حال کے پیش نظر کسی بھی مالی یو چھ براشت کرنے سے نہایت عابز ہوں۔ مزید سے کہ صوبہ کی دیگر تحکموں کے سربراھان نے اپنی اپلکاروں ملاز مین کے خلاف کسی قشم کی کاروائی نہیں کی ہے۔

العارض

لہٰذااستدعا ہے کہ میرے حال پر رحم فرما کر جھے مذکورہ مالی بوجھ سے بری الذمہ قرار دیا جاکر نا کردہ جرم سے معاف فرمائیں۔

سائيل عنايت الثدعدالت حضور

12021: July 19

جناب عالى ا

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يدمت جناب دسٹر کٹ ابند سیشن ج صاحبہ اضلع قاضی دیر بالا

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<u>درخواست بمراد رحم کرنے برحکم فاصل عدالت</u> حضور محررہ 28/07/2020۔

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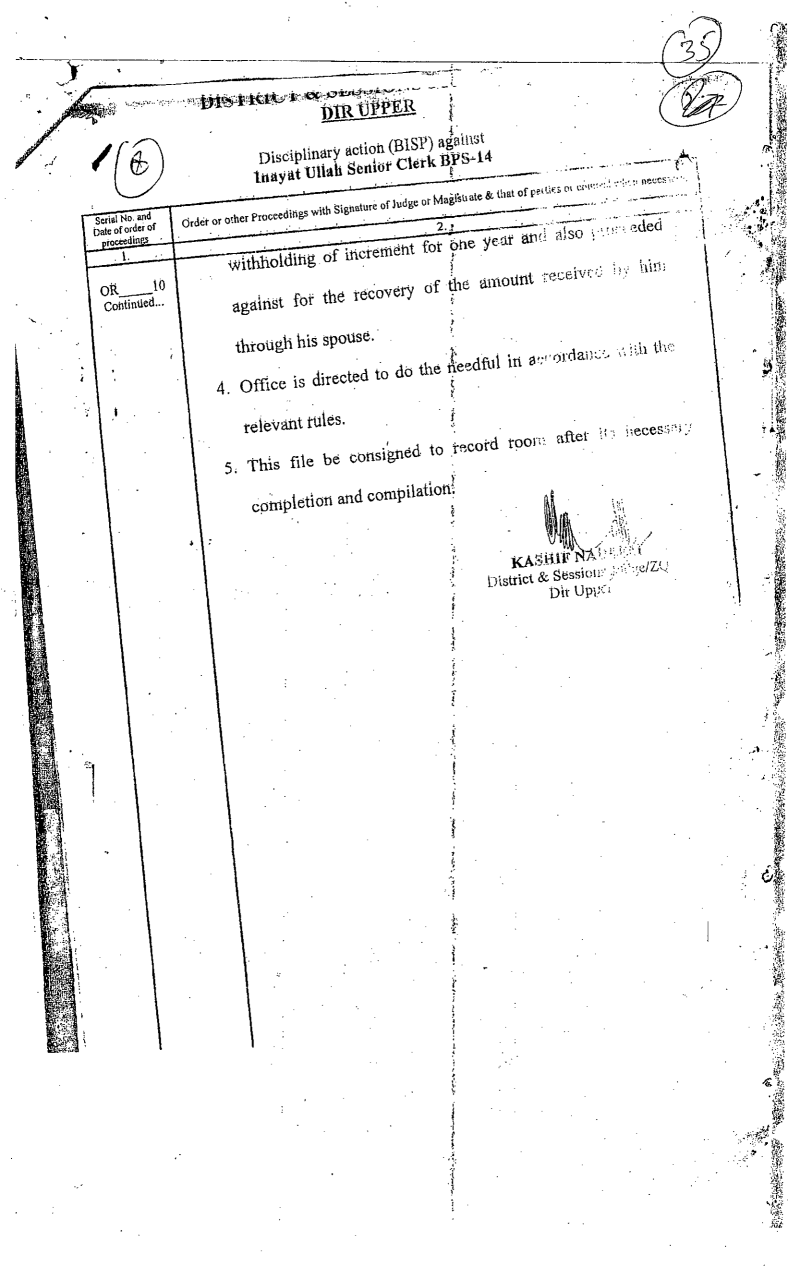
سائیل مندرجہ ذیل عرض گزار ہے۔ بیر کہ سائیل ضلع عدلیہ میں کافی عرصہ سے محقف عہدوں پر خدمات سرانجام دے رہا ہے۔ بیر کہ سائیل کی زوجہ کے نام BISP کے اہلکاروں نے حقدار تھہرا کر کچھ رقم ادا کی ہے جسکی پاداش میں سائیل کو موٹر دالزام تھہرا کر ایک سال کیلئے انگر یمنٹ اور ادا شدہ رقم کی ریکوری کا حکم معزز دُسٹر کٹ اینڈ سیشن نج صاحب نے صادر کیا ہے۔ ہی کہ بعد ذ معزز عدالت عالیہ پثاور ہائی کو رٹ کے معزز مرحوم چیف جسٹس صاحب نے متاثرہ ملاز مین پر میں ماکر کہ اینڈ سیشن نج صاحب نے صادر کیا ہے۔ میر کہ فرما کر اکر یمنت روکتے کا حکم والی لیا ہے۔ (اس نسبت مذکورہ ارڈر لف در خواست ہے۔) بیر کہ موہ کے اکثر معزز نج صاحبان نے اپنی اپنی ماز مین پر رحم فرما کر معاف کے ہیں۔ (اس نسبت فیصلہ میں کہ موہ کے اکثر معزز نج صاحبان نے اپنی اپنی ماز مین پر رحم فرما کر معاف کے ہیں۔ (اس نسبت فیصلہ میر کہ مادالت ڈسٹر کٹ اینڈ سیشن نج عار مدہ اور ڈائی معزز مرحوم پر میں کہ معان کے ہیں۔ (اس نسبت فیصلہ میں کہ موہ کے اکثر معزز نج صاحبان نے اپنی اپنی طاز مین پر رحم فرما کر معاف کے ہیں۔ (اس نسبت فیصلہ میں کہ موہ کے اکثر معزز نج صاحبان نے اپنی اپنی طاز مین پر رحم فرما کر معاف کے ہیں۔ (اس نسبت فیصلہ میر کہ در در ان مروس اینڈ معزز نج ماحبان نے اپنی اپنی طاز مین پر دام فرما کر معاف کیے ہیں۔ (اس نسبت فیصلہ میں کہ مور کی اینڈ مین میں بڑی ہوں میں میں میں میں نہ در میں میں نہ در فر اور کہ کر کہ کہ درخواست ہے۔) میر کہ بدوران مروس BISP کے نما کندہ کان کو ہماری گھر والوں نے با قاعدہ طور پر ہماری نو کری کے بارے میں بتایا تھا لیکن اس کے باوجود انہیں حقداران کی لسٹ میں ڈال دیے سے۔

کی ذمہ داری تھی کہ وہ ہمارے گھر دالوں کو حقداران کے فہرست میں درج نہ کرتے۔ یہ کہ میں ایک غریب تخواہ داراہلکار ہوں اور اپنی ڈیوٹی منصبی احسن طریقے سے ادا کر رہا ہوں۔اس لیے موجودہ کنرور معاشی صورت حال کے پیش نظر کسی بھی مالی بوجھ بر داشت کرنے سے نہایت عاجز ہوں۔ مزید یہ کہ صوبہ کی دیگر تھکوں کے سربراھان نے اپنی اپنی اہلکاروں الماذين کے خلاف کسی قسم کی کاروائی نہيں کی ہے۔

العارض

لہٰذااستدعا ہے کہ میرے حال پر رحم فرما کر بچھے مذکورہ مالی بوجھ سے بری الذمہ قرار دیا جاکر ناکردہ جرم سے معاف فرمائیں۔ تاحیات جناب والا کی ترقی ودراز عمری کے لیے دعا کور ہے گا۔

--------سائیل عنایت اللہ عدالت حضور



Order or other Proceedings with Signature of Judge or Magistrate & that of particles or counsel visco a Serial No. and Date of order of proceedings The official is suffering from COVID-19. Ho procesary 09 OR 15/08/2020 could be conducted in the present inquiry. His he put age for personal heating after complete recovery of the official from COVID-19 on 14/09/2020. NEEM KASHIF BA District & Sessions Judge/20 Dirtheper 1. Accused official present. Personal hearing combucted. 0Ř 10 14/09/2020 2. The proceedings of the disciplinary action against the accused/official had been completed. The accused/official had submitted reply and was given the opportunity of personal hearing. 3. From the material placed on file as well as tatter confirmation of the receipt of the said groount through spouse, from the Assistant Director BEEP, Dir U oer, coupled with the admission of the accused/official has ing received the said amount through his spouse, during personal hearing, therefore, vide my detail order place i on file today, the accused/official is awarded minor penetry of

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ť قيت 50-رو 29052 پښادرباراييوي ا**يشن، خسيبه پخستونواه** DI/19 ايژوكيث: PESHAWAR بارکونسل ایسوی ایش نمبر: <u>180 ما - ۱</u>۱ 03469085949 رابطهم. <u>013(.)></u> (1-2-) مجانب: ايرلاس د دعویٰ: <u>مکر م س</u> بمنايساتية علت نمبر: مورخه بنام *.*, وحرور را متكور ودار تحانه: <u>\_\_\_\_</u> مقدمه مندرجه عنوان بالاميں این طرف سے داسطے پیروی وجواب دہی کار دائی متعلقہ آن مقام م- احد كيلي كبير إصاك مسير صل عر (كسر صل) كوديل مقرر وصوف كوم تقدمه كي كل كاردائي كا كال آختيار بوگا، نيز وكيل صاحب كو كرك اقراركيا جاتا في كُد حلف دين جواب دعوى اقبال دعوى اور درخواشب اير مرسم كى تصديق راضي نامه كرنے وتقر رثالث و فيصله بر ما ایل کی برآمذگی ادر منسوخی ، نیز ، نیز ب<u>صورت عدم</u> پیردی یا درگری یکطرفه زری پر د شخط کرمنے کا اختیار ہو گا مقدمة مذكوره يحك ياجزوي دائر کرنے ایپل نگرانی و نظر ثانی و بیردی کرنے کا محتار ہو گا اور بصورت خ کاروائی کے واضطے اور ذکیل یا مختار قانون کو اپنے ہمراہ یا اپنے بچائے تقر رکا اختیار ہو گا اور صا کر اور بالا اختیارات حاصل ہو ں کے اور این کا ساختہ پر داختہ منظور و قبول ہو گا مقرر شده کو دبی نج ددران مقدمہ میں جو خرچہ ہر جانب النوائے مقدمہ کے سب سے ہوگا کوئی تاریخ پیش مقام دورہ یا حد سے ب بابند نه بول في كر بيروى مدكور وركرين ، لمبذل وكالت نامد لكه ديا تاكه سند رب باہر ہو تو وکیل صاحبہ SHAWAR BAR ASSOCIAT المرقوم : <u>120/ ا</u> واد ش مقام 1tte nto اس وكالت نامه كى فو نو كا بي نا قابل قبول موگى