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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

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Nawab khen

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vs ABRicultoral

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Muharir Constitution

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Incharge Judicial Branch

OFFICE OF THE SUPERINTENDENT OF POLICE, FRP. PESHAWAR RANGE, PESHAWAR.

Ph: No. 091-9210467

DISCIPLINARY ACTION

I, Jehanzeb Khan, Senior Superintendent of Police, Frontier Reserve Police, Peshawar Range, Peshawar empowered by the competent authority, under E&D rules 2011 and vide this office letter No.303/PA dated 24.07.2020, the remarks of Commandant FRP/KP Agreed and Suggested conduct proceed accordingly in accordance with law, you Senior Scale Stenographer Fawad Khan (PA to Deputy Commandant FRP/KP) rendered himself liable to be proceeded against, as he has committed the following acts/permissions within the meaning of Khyber Pakhtunkhwa Government Civil servants (Efficiency and Disciplinary) Rules 2011.

STATEMENT OF ALLEGATIONS

Constables Amir Waseem No.6090/6019 and Rehmat Zameer No.5138 have managed their transfer/Posting orders under the fake signature of AIG Establishment CPO Peshawar. In this regard preliminary enquiry was conducted through Inquiry Committee compressing by DSP/FRP/HQrs: and RI/FRP/PR wherein you were found guilty and involved in submission of the same orders in the office of office Superintendent FRP/KP

ii) All this speaks highly adverse on your part warranting stern disciplinary action you

2. For the purpose inquiry against the said accused with reference to the above allegation DSP fibral (IW) SI Lefense nominated as inquiry officer under the rule 10 (1) (a) of the ibid rules.

3. The inquiry officer/committee shall, in accordance with the provision of the rules, provide reasonable opportunity of hearing to the accused, record & record & submit its findings and made, within 30 days of the receipt of this order, recommendations as to punishment or other appropriate action against the accused officer.

4. The defaulter official and a well conversant representation of the departmental shall in the proceedings on the date, time and place fixed by the inquir officer/committee.

(Jehanzeb Khan) 🎂

Superintendent of Police, F.R.P. Peshawar Range, Peshawar.

15th April, 2024 1. Appellant alongwith his counsel present. Mr. Muhammad Jan, District Attorney for the respondents present.



Nacem Amin

2. Learned counsel for the appellant seeks adjournment on the ground that he has not prepared the brief. Adjourned. To come up for arguments on 15.05.2024 before the D.B. Parcha Peshi given to the

(Muhammad Akh

parties.

(Muhammad Akbar Khan) Member (Executive) (Kalim Arshad Khan) Chairman

A #.2414/2021 titled "Mir Nawab Khan Vs. Government of Khyber Pakhtunkhwa"

15th May. 2024

Kalim Arshad Khan, Chairman: Appellant in person present.t Mr. Umair Azam, Additional Advocate General for the respondents present.

SCANNED RF 37 Pestavar

2. Appellant requested for withdrawal of this appeal. As a token of admission of his submission, he signed the margin of order sheet. Dismissed as withdrawn. Consign.

3. Pronounced in open Court at Peshawar and given under

our hands and seal of the Tribunal on this 15th day of May, 2024.

(Muham Member (E)

(Kalim Arshad Khan) Chairman

Mutazem Shah

31.10.2023

Det ANNED

Appellant in person present. Mr. Touheed Iqbal, Assistant Director Agriculture Research alongwith Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

Appellant requested for adjournment on the ground that his counsel is busy in the Hon'ble Peshawar High Court, Peshawar. Adjourned. To come up for arguments on **14**.01.2024 before the D.B. Parcha Peshi given to the parties.

(Fareeha Paul) Member (E)

(Salah-ud-Din) Member (J)

11.01.2024

Naeem Amin'

Naeem Amin

Appellant in person present. Mr. Touheed Iqbal, Assistant Director (Litigation) alongwith Mr. Asad Ali Khan, Assistant Advocate General for the respondents present.

Appellant requested for adjournment on the ground that his counsel is busy in Peshawar High Court, Peshawar. Adjourned. To come up for arguments on 15.04.2024 before the D.B. Parcha Peshi given to the parties.

(Fareeha Paul) Member (E)

(Salah-ud-Din) Member (J) 16.01.2023

Junior to counsel for the appellant present. Naseerud Din Shah learned Assistant Advocate General for the respondents present.

Miss Fareeha Paul, learned Member (Executive) is on leave today, therefore, case is adjourned to 25.04.2023 for arguments before the D.B.

(Rozina Rehma)

25th April, 2023 25th April has been declared as public holiday on account of Eid-Ul-Fitr, therefore, the case is adjourned. To come up for the same on 06.07.2023.

6th July, 2023



1. Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney alongwith Mr. Tohid Iqbal, A.D for the respondents present.

2. Learned counsel for the appellant requested for adjournment in order to prepare the brief. Adjourned. To come up for arguments on 31.10.2023 before D.B. P.P given to the parties.

(Rashida Bano) Member (J)

(Kalim Arshad Khan) Chairman

Mutazem Shah

21.09.2022

Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

Learned counsel for the appellant sought adjournment being not prepared for arguments. Adjourned. To come up arguments on 21.11.2022 before the D.B.

(Mian Muhammad) Member (Executive)

(Salah-Ud-Din) Member (Judicial)

21.11.2022 Clerk of learned counsel for the appellant present. Mr. Touheed Section 19 S

> Clerk of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is not available today due to strike of lawyers. Adjourned. To come up

for arguments on 16.01.2023 before the D.B.

(Salah-Ud-Din) Member (J)

(Mian Muhammad) Member (E) SA 2414/21

17.01.2022

Appellant in person and Mr. Muhammad Rasheed, DDA falongwith Tauheed Iqbal, A.D for the respondents present.

Former seeks adjournment due to non-availability of his learned counsel. Request accorded. To come up for arguments on 11.05.2022 before the D.B.

iq-Ur-Rehman Wazir) Member (E)

Anaper DB mat amalable the case is adjourned on 26-7-22

26.7.22

11-5-22

propor OB not available to come up for the same as befor or 21/2/22

14.06.2021

Stipulated partod has passed and repty has not been submitted. Appellant in person and Mr. Muhammad Adeel Butt, Addl. AG alongwith Tauheed Iqbal Asstt. Director for the respondents present.

The respondents have not submitted written reply. They are directed to submit written reply/comments in office within 10 days, positively. If the written reply/comments are not submitted within the stipulated time, the office shall submit the file with a report of noncompliance. File to come up for arguments on 26.10.2021 before the D.B.

P.S

29.06.2021

Learned Addl. A.G be reminded about the omission and for submission of Reply/comments within extended time of 10 days.

Chairman

26.10.2021

Appellant alongwith clerk of his counsel present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

Rejoinder on behalf of the appellant submitted, copy of which handed over to learned Additional Advocate General. Appellant requested for adjournment on the ground that his counsel is busy in other court. Adjourned. To come up for arguments on 17:01.2022 before the D.B.

(MIAN MUHAMMAD) MEMBER (E) (SALAH-UD-DIN) MEMBER (J) Form-A

FORM OF ORDER SHEET

Court of

Case No.

/2021____

Order or other proceedings with signature of judge

1- 08/02/2021

Date of order

proceedings

2

S.No.

1

2-

The appeal of Mr. Mir Nawab Khan presented today by Mr. Inayatullah Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.

3

REGISTRAR ~

CHAIRMAN

This case is entrusted to S. Bench for preliminary hearing to be put up there on 12/03/21

12.03.2021

Deposiled

Appel

Appellant present through counsel. Preliminary arguments heard. File perused.

Points raised need consideration. Admitted to regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to respondents for written reply/comments. To come up for written reply/comments on 14 / 06 / 2021 before S.B.

(Rozina) Rehman) Метbèr (J)

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA

Service Appeal No..... of 2021

Mir Nawab Khan, ...

.....Appellant

<u>VERSUS</u>

Govt: of Khyber Pakhtunkhwa etcRespondents

INDEX

Description of documents. Annexure Page Sr# Grounds of Service Appeal with Affidavit 1-7 1) 8-9 2) Application alongwith Affidavit 10-11 dated A 3) of Appointment Order Copy 26.05.1994 Appointment Order Copy of В 12-15 4) dated 26.10.1994 Copy of Office Order dated 05.06.1998 C 16-17 5) Copy of Letter dated 08.02.1999 D 18 6) Copy of Letter Dated 19.09.2019 E 19-21 7) Copy of Letter dated 22.04.2020 F 22-25 with 8) synopsis Copy of letter dated 03.09.2020 with letter 26-34 G 9) No. SOR-III (E&AD)1-2/2013 (Vol-III), dated 23.12.2015 Copy of letter dated 14.10.2020 35-36 Η 10) with Departmental Appeal dated 13.10.2020 37-38 Copy of Letter dated 26.11.2020 and I& J 11) Impugned Order dated 23.12.2020 received by appellant on 12.01.2021

Dated: 08-02-2021

Wakalatnama

 $12)^{-1}$

Appellant / Mir Nawab Khan

Through

Inayat Ullah Khan LLM (UK) Advocate High Court Peshawar

SGANNED KPST Peshawar

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<u>BEFORE THE SERVICE TRIBUNAL KHYBER</u> <u>PAKHTUNKHWA</u> Service Tribunal

Service Appeal No. of 2021

Diary No. 2378 <u>08/ 02/2</u>021

Mir Nawab Khan Son of Maiz Ullah Khan Resident of Village Ghundi Killa Tehsil Takht e Nasrati District, Karak presently Field Assistant Director Agriculture Research Ahmad Wala, Karak......(Appellant)

VERSUS

- 1. Govt of Khyber Pakhtunkhwa through Secretary Agriculture Livestock & Cooperative Department Civil Secretariat, Peshawar.
- 2. Director General Agriculture Research Khyber Pakhtunkhwa Peshawar.
- 3. Director Agriculture Research Station Ahmad Wawla, Karak......(Official Respondents)

Addresses of the parties mentioned above are sufficient for proper service.

Appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974 against seniority list dated 03.09.2020 maintained by the official respondent wherein the appellant seniority is fixed at serial No.37 is against the law and facts available on record.

PRAYER IN APPEAL.

On acceptance of the instant service appeal this Hon'ble Service Tribunal may very graciously be pleased to declare the seniority list dated 03.09.2020 and the impugned order dated 23.12.2020 Registrar received by the appellant on 12.01.2021 may kindly be set aside with further direction to the official respondents to restore the earlier seniority list dated 30.06.2019, wherein the appellant was correctly placed at serial No.9 with back benefits.

Any relief to whom the appellant found entitle may also be granted.

Respectfully Sheweth :-

This service appeal arises out of the following facts.

FACTS:-

- 1. That the appellant was initially appointed as Filed Assistant BPS-6 in Extension Barani Area Developments Project, Kohat on contract basis vide appointment order dated 26/05/1994. -- (Photocopy of appointment order dated 26/05/1994 is annexed as Annexure "A").
- 2. That then the appellant was appointed as Field Assistant on Temporary basis in BPS-06 in Director Agriculture Research System vide appointment order dated 26/10/1994. (Photocopy of appointment order dated 26/10/1994 is annexed as **Annexure "B"**).
- 3. That appellant being Filed Assistant Physically working at Agriculture Research Station Ahmad Wala, Karak and drawing pay from the office of the Director, BADP, Kohat was transferred to the office of Gram Botanist, Agriculture Research Station Ahmad Wala, Karak against the permanent vacant post of Filed Assistant BPS-06 `vide office order dated 05/06/1998. (Photocopy of office order dated 05/06/1998 is annexed as **Annexure "C**").
- 4. That on the application of appellant, the seniority of appellant was maintained by the competent authority from the date of transfer to Agriculture Research Station Ahmad Wala, Karak against the vacant post w.e.f 26/10/1994 vide letter No. 1130 /Estt/DGAR dated Peshawar the 08/02/1999 (Photocopy of letter. dated 08/02/1999 is annexed as Annexure "D").
- 5. That since 1999 every year the seniority of the appellant was maintained on the basis of above said office order till 22/04/2020.

That the name of appellant was maintained at S. No. 9 in Tentative Seniority list of Field Assistant of Agricultural Research System, KP, as it stood on 30/06/2019 issued by the Directorate General Agriculture Research KP, Peshawar vide letter No. 3399-3418/Estt/DGAR dated Peshawar 19/09/2019.----(Photocopy of letter dated 19/09/2019 with seniority list is annexed as Annexure "E").

... 3

- 7. That Directorate General Agriculture Research KP, Peshawar also vide letter No. 5386 /Estt/DGAR dated the Peshawar 22/04/2020 submitted of ACR's Synopsis to All Director of Institutes /Station of Agriculture Research KP and Senior director ARI Tarnab Peshawar where the name of appellant has been mentioned at S. No. 9. ----- (Photocopy of letter dated 22/04/2020 is annexed as Annexure "F").
- That to the bad luck of the appellant, Directorate 8. General Agriculture Research KP, Peshawar vide letter No. 9766-88 /Estt/DGAR dated the Peshawar 03/09/2020 submitted to All Director of Institutes /Station of Agriculture Research KP and Senior director ARI Tarnab Peshawar regarding Revised Draft Tentative Seniority of Filed Assistants in BPS-09 of Agriculture Research, KP as it stood on 31/12/2019 where the name of appellant has been shown at S. No. 37 with the remarks columns " As per advice of the Establishment, the project service which cannot be counted for the purpose of seniority being different cadre, as such seniority shall be reckoned from the date department? The seniority position determined from the date of regular appointment, vide No. SOR-III(E & AD) 1-2/2013 (Vol-III), dated 23/12/2015. (Photocopy of letter dated 03/09/2020 with letter No. SOR-III(E & AD) 1-2/2013 (Vol-III), dated 23/12/2015 is annexed as Annexure "G" / impugned in this appeal).

6.

That against disturbance of seniority under the above captioned seniority list, the appellant submitted a departmental appeal for correction of his seniority vide application dated 13/10/2020 which was forwarded to Director General Agricultural Research System KP, Peshawar by the Agricultural Research Station Ahmad Wala, Karak vide letter No. 365-66/DAR/ARS, Ahmad Wala, Karak dated 14/10/2020. (Photocopy of letter dated 14/10/2020 with application dated 13/10/2020 is annexed as **Annexure "H"**).

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- 10. That the application of appellant was sent to Section Officer (Estt^O Govt: of KP Agriculture, Livestock and Cooperative Deptt: Peshawar for correction of seniority list of Filed Assistant vide letter No. 13387/Estt/DGAR dated Peshawar 26/11/2020 whereby the Govt: of KP Agriculture, Livestock and Cooperative Deptt: Peshawar responded to the Director General, Agriculture Research KP, Peshawar vide letter No. SOE(AD)3 (291/2020/Res/Seniority list/883 dated Peshawar the, December 23rd , 2020 and stated that "Seniority is meant for regular employees / civil servant and not for the project's employee. ----- (Photocopy of letter dated 26/11/2020 and letter 23rd December 2020 are annexed as Annexure "I & J) .
- 11. That the appellant is seriously aggrieved from downgraded of his seniority as Filed Assistant from Serial No. 9 dated 19/09/2019 and 22/04/2020 to Serial No. 37 dated 03/09/2020 and rejection of departmental appeal dated 23/12/2020 hence the instant service appeal before this Service Tribunal wit the following grounds.

Grounds.

- a. That the impugned seniority list through which the appellant has been downgraded from seniority list No. 09 to seniority list No. 37 is illegal, unlawful and against the law hence liable to be set aside.
- b. That the impugned seniority list is against the judgment of superior courts of the land.

That the appelland authority has wrongly and illegally rejected the departmental appeal of the appellant by assigning no valid reasons according to law.

C.

- d. That the seniority of the appellant was fixed at Serial No.9 since 1998 till 2019/2020 for about 20 years and reflected in every year seniority list but when the promotion of the appellant was due said impugned seniority list was issued thus the right conferred for 20 years was struck down by a single stroke of pen.
- e. That the appellant is being discriminated as other employees of the same nature of service as that of appellant are even being promoted on the seniority list fixed with the appellant.
- f. That seniority consistently awarded to the appellant by the competent authority cannot be revoked prejudice to the right of the carrier profession of the appellant.
- g. That no specific law has been attributed to the impugned rejection order by the appellate authority.
- h. That there is no contract law in civil service rules and civil service appointment.
- i. That the appellant has been discriminated by the respondents as the same nature relief has already been granted by the respondents.
- j. That fundamental rights of the appellant has been violated by the respondents.
- k. That as per judgments of superior courts of land when initially an appointment is issued on contract basis in government department and then at any stage the service is regularized then the initial contract appointment period will be considered as regular civil service and the contract period will not affect the sonority of any civil servant.
- 1. That reasons advanced to the downgraded of the appellant in Seniority is not cogent reasons rather the same is arbitrary and fanciful.

- m. That the seniority of appellant is not analogy with the referred decision mentioned Para No.3 vide letter dated 23.12.2015.
- n. That various cadres employees were appointed in Barani Project and their project service were counted in civil service in Agriculture Research Station Ahmad Wala, Karak and then given seniority and promotion were also given to them meaning thereby that project service was counted in seniority which is according to judgments of superior courts.

o. That any other ground will be agitated at the time of arguments with permission of this Honorable tribunal.

Prayer.

So it is, therefore, most humbly and respectfully prayed that On acceptance of the instant service appeal this Hon'ble Service Tribunal may very graciously be pleased to declare the seniority list dated 03.09.2020 and the impugned order dated 23.12.2020 received by the appellant on 12.01.2021 may kindly be set aside with further direction to the official respondents to restore the earlier seniority list dated 30.06.2019, wherein the appellant was correctly placed at serial No.9 with back benefits.

Any relief to whom the appellant found entitle may also be granted.

Male

Appellant / Mir Nawab Khan

Through

Inayat Ullah Khan

Certificate

Certified that no such like service appeal has been filed earlier on similar ground before this Honorbale Tribunal or any other court.

M Ala Appellant

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA,

Service Appeal No. ----- of 2021

Mir Nawab Khan (Appellant)

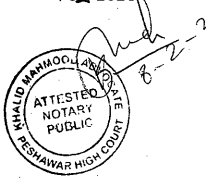
VERSUS

Govt: of Khyber Pakhtunkhwa etc (Respondents).

AFFIDAVIT

I, Mir Nawab son of Maisullah Khan Resident of village Ghundi Killa Tehsil Takht-e-Nasrati District, Karak presently Field Assistant Agriculture Research Ahmad Wala, Karak do hereby solemnly affirm and declare on oath that all the contents of the accompanying service are true and correct to the best of my knowledge and belief, nothing is lie and nothing has been concealed or mis-stated.

Dated :- 02/2021



Deponent Malas Mir Nawab Khan

Inayart welch Ichan Ach PHC UM UK, through.

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA,

16

-8-

Service Appeal No. ----- of 2021

Mir Nawab Khan (Appellant)

VERSUS

Govt: of Khyber Pakhtunkhwa etc (Respondents).

APPLICATION FOR RESTRAINING THE RESPONDENTS TO ISSUE PROMOTION ORDER OF FILED ASSISTANT ON THE BASIS OF IMPUGNED SENIORITY LIST IN DIRECTOR GENERAL AGRICULTURE RESEARCH KHYBER PAKHTUNKHWA, PESHAWAR TILL FINAL DECISION OF THE INSTANT SERVICE APPEAL

Respectfully Sheweth.

- 1. That the appellant is filing the instant service appeal before this Hon'able Service Tribunal accompanying application.
- 2. That all the facts and grounds taken in the main service appeal may be treated the facts and grounds of the instant application.
- 3. That the appellant has good prima case and bright chances of successes and all the three main principles of temporary injunction are in favour of appellant.
- 4. That in case of non restraining the respondents from issuing promotion order on the basis of impugned seniority list then the appellant will be sustained irreparable loss.

<u>Prayer:-</u> So it is, therefore, most humbly and respectfully prayed that on acceptance of the instant application this Hon'able Service Tribunal may very graciously be pleased to restrain the respondents to issue promotion order of Filed Assistant on the basis of impugned seniority list till final decision of the main service appeal.

Appellant

Mir Nawab Khan

03339059746

Ingkat ullah liban

Advocate High Court

LLM(uk)

Through

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA,

-9-

Service Appeal No. ----- of 2021

Mir Nawab Khan (Appellant)

VERSUS

Govt: of Khyber Pakhtunkhwa etc (Respondents).

AFFIDAVIT

I, Mir Nawab Khan son of Maizullah Khan Resident of village Ghundi Killa Tehsil Takht-e-Nasrati District, Karak presently Field Assistant Agriculture Research Ahmad Wala, Karak do hereby solemnly affirm and declare on oath that all the contents of the accompanying application are true and correct to the best of my knowledge and belief, nothing is lie and nothing has been concealed or mis-stated.

Dated :- $\frac{28}{100}$ ----/0 $\frac{1}{2021}$ ATTE NOTARY WAR HI

Deponent Mir Nawab Khan

through Oright INAYAT ULLAH KUTAN Adv RHC LLM(UK)

Annexare

BINGONORSTE GALARAL MERICULTURE (ECTRALIUE) BARF, PERILARI

OFFICE CROER

Mr. Mir Nawab 5/0 Maisullah Khan is hereby

appointed as Field Assistant in BPG-6 (Rs.1065-54-1875)on contract basis in the Barani area Development Project, Konat.

- His appointment is purely temporary and on contract basis and his services can be terminated without notice ... J withou assigning any reason, irrespective of the fact that he is holding a post other than the one to which he is originally 1.
 - He should report for duty to the LaDA Kohat on his ere expenses alongwith his original certificates.
 - His appointment will be affected from 1-6-1994.
 - He is domiciled in Hasy.

و بستور ا

2.

3.

- If he wish to resign he will give 14 days notion to employer or in lieu thereof 14 days pay will be 4. 5.
- He will be coverned by such rules and order relating to leave, travelling allowance, pay etc asmay be issued by the Government for the category of government pervant to which б. he will belong.
- The offer will be cancelled if no reply is received on or before 15-6-1994. 7.
 - He will be liable for transfor any where in NATY.
- 8.
- He shall produce original Matric Certificate, Field Asett: Training Course Certificate, Dozicile Certificate, National Thentity Ford betore foining duty 9. Identity. Card. before. joining duty.
 - His pay etc shall be draw under the Forent free Dev: Project of Walk, subject to the receipt of funds. 10.

(AKEAN KIINA) àd∕ --DIRECTION CAREER AGBICULEVALE (SYPTISICS) H. S. F. B. LVINCL. FL. HAWRE

No. 11/83-B/Latt/ 9361-67 (Don(L) Dated Feshewarsthe 26/5

Copy forwarded to:-

The my: Director of Scriculture. Schet Division Eekst. w/r to his letter bo.957/DDA dated 25-5-1994. The roject Director, Daraai Area Devisroject, Nas (200) 1.

- SC-Canal wood, University Town Peshawar. 2.
- 3. 4.
 - and interior which and an and will be and i.t. chunci wills whall and District, Carak w/r to his
 - - opplication dated nil.

... information and necessary action.

rile no. 13/1 Lath for record. Sele to Malak Hannin Azam, Provincial minister NET Peshawar. montes 6_{7.} Plinking Giliant MALULLINA (EARLINICA) يتراجع والمنافعة والمتحاف والمتحاف والمحاف والمحاف والمحاف والمحاف والمحاف

ATTESTED

5.

DIRECTORATE GENERAL AGRICULTURE (EXTENSION) NWFP, PESHAWAR OFFICER ORDER

BETTER COPY

Mr. Mir Nawab S/o Maizullah Khan is hereby appointed as Field Assistant in BPS-6 (Rs. 1065-54-1875) on contract basis in the Barani Area Development Project, Kohat.

- 1. His appointment is purely temporary and on contract basis and his services can be terminated without notice and without assigning any reason, irrespective of the fact that he is holding a post other than the one to which he is originally recruited.
- 2. He should report for duty to the, EADA, Kohat on his expenses alongwith his original certificates.
- 3. His appointment will be affected from 01.06.1994.
- 4. He is domiciled in NWFP.
- 5. If he wish to resign he will give 14 days notice to employer or in lieu thereof 14 days pay will be forfeited.
- 6. He will be governed by such rules and order relating to leave, travelling allowance, pay etc as may be issued by the Government for the category of government servant to which he will belong.
- 7. The offer will be cancelled if no reply is received on or before 15.06.1994.
- 8. He will be liable for transfer any where in NWFP.
- 9. He shall produce original Matric Certificate, Filed Asstt: Trainign Course Certificate, Domicile certificate, National Identity Card before joining duty.
- 10. His pay etc shall be draw under the Barani Area Dev: Project of NWFP, subject to the receipt of funds.

Sd/- Akram Khan Director General Agriculture (Extension) NWFP Province, Peshawar.

No.11/83-B/Estt/ 9361-67/DGA (E) Dated Peshawar the 26.5. Copy forwarded to:-

- 1. The Dy: Director of Agriculture, Kohat Division Kohat w/r to his letter No.867/DDA dated 25.05.1994.
- 2. The Project Director, Barani Area Dev: Project, NWFP (SDG) 56- Canal Road, University Town Peshawar.
- 3. The Extra Assistant Director of Agriculture, Kohat.
- 4. The District Accounts Officer, Kohat.

ATTESTED

- 5. Mr. Mir Nawab S/o Maizullah Khan Village and P.O Ghundi Killa Tehsil and District, Karak w/r to his application dated nil. For information and necessary action.
- 6. File No.18/1 Estt for record.
- 7. Ps to Malak Zafar Azam, Provincial Minister NWFP Peshawar.

Director General Agriculture (Extension) NWFP Province, Peshawar.

NWFP AGRICULTURAL UNIVERSITY, PESHAWAR. (Directorate of Agril.Research System)

ORDER

Anneavor

On the recommendations of the Selection Board, the following candidates are hereby appointed as Field Assistant on temporary basis in BPS-6 (Rs.1440-73-2525) plus Usual allowances as admissible under the rules, against existing vacanices of Field Assistant under scheme Barani Area Development Project, Nohat.

- 1. Mr. Nicmatullah Khon, s/o Ayaz Khon, c/o Haji Shaista Khan, Ghalla Mandi, Lakki Marwat.
- 2. Mr.Abdullah Khan, s/o Talib Khan, House No.9, Mohallah Sheri Vailla, Jangle Khel, Kohat.
- Mr. Muhammad Ismail, s/o Muhammad Bilal, Village and P.O. Usterzai Payyan, Tehsil and District Kohat.
- 4. Mr. Mir Nawab, s/o Maizullah Khan, Village and P.O. Ghundi Kili, Tehsil and Pistrict Karak.
- 5. Mr. Anwar Din, s/o Jamal-ud-Din, P.O. Toogh Bala, Tebsil and District Kobst.

Terms and Conditions

in

Ly,

Their appointment is purely temporary and their services may be terminated at any time irrespoctive of the fact that they are holding a post other than the one to which they were originally recruited and on payment of 14 day's salary in the lieu of the notice.

In case they with to resign at any time 14 day's notice will be necessary or in lieu thereof, 14day's pay shall be for-feited.

They will have to produce a Medical Fitness Contificate before joining their duties.

They will be governed by such rules and orders relating to leave, travelling allowance, pay etc, as may be issued by the Government for the category of Government Servants to which they will belong.

They will liable to be transferred any-where in NWPP. ATTESTED

Page-2/

They will not claim lien in the Research \ of Agriculture Department on termination . the coheme.

No TAZPA will be granted for joining the duty

If they accept the posts on the above terms and conditions they should report for duty to the Director, agoid . Researc' Stalics, Parens Acce Development Project, Kohat for their further posting.

> Ed/-(Dr.Scifullah Khattak) Director Research

No. 11927 - 34 /Estt/DR; \Dated Pess; the 2 8 /10/1994.

Copy to :-

All Concerned.

ESTED

The Director, Agricultural Research Station, Barani Area Development Project, Kohat with reference to his No.320/DAR; dated 26.7.1994.

The District Accounts Officer, Konst.

The Administrative Officer (Estt; & Account) of this Directorate.

1_

3--

for information and necessary action.

Director Research MURP Agricultural, University Peshawari

110194

NWFP AGRICULTURAL UNIVERSITY, PESHAWAR. (DIRECTORATE OF AGRIL. RESEARCH SYSTEM)

BETTER COPY

-14.

ORDER

On the recommendations of the Selection Board, the following candidates are hereby appointed as Field Assistant on temporary basis in BPS-6 (Rs. 1440-73-2525) plus usual allowances as admissible under the rules, against existing vacancies of Field Assistant under Scheme Barani area Development Project, Kohat.

- 1. Mr. Niamatullah Khan, S/o Ayaz Khan, C/o Haji Shaista Khan, Ghalla Mandi, Lakki Marwat.
- 2. Mr. Abdullah Khan, S/o Talib Khan, House No.9, Mohallah Shari Vailla, Jangle Khel, Kohat.
- 3. Mr. Muhammad Ismail S/o Muhammad Bilal, Village and P.O Usterzai Payyan, Tehsil and District Kohat.
- 4. Mr. Mir Nawab, S/o Maizullah Khan, Village and P.O Ghundi Kili, Tehsil and District Karak.
- 5. Mr. Anwar Din, S/o Jamal ud Din, P.O Toogh Bala, Tehsil and District Kohat.

Terms & Conditions:

Their appointment is purely temporary and their services may be terminated at any time irrespective of the fact that they are holding a post other than the one to which they were originally recruited and on payment of 14 day's salary in the lieu of the notice.

In case they wish to resign at any time 14 day's notice will be necessary or in lieu therefore, 14 day's pay shall be forfeited.

They will have to produce a Medical Fitness Certificate before joining their duties.

They will be governed by such rules and orders relating to leave, travelling allowance, pay etc, as may be issued by the Government for the category of Government Servants to which they will belong.

They will liable to be transferred anywhere in NWFP

They will not claim lieu in the Research of agriculture Department on termination of the scheme.

22 BETTER COPY -15 -

No TA/DA will be granted for joining the duty.

If they accept the posts on the above terms and conditions they should report for duty to the director, Agricultural Research Station Barani Area Development Project, Kohat for their further posting.

> Sd/- (Dr. Saifullah Khattak) Director Research

No.11927-34/Estt/ Dr; dated Peshawar, the 26.10.1994.

Copy to:-

- 1. The Director, Agricultural Research Station, Barani Area Development Project, Kohat with reference to his No.320/DAR; dated 26.07.1994.
- 2. The District Accounts Officer, Kohat.
- 3. The Administrative Officer (Estt; Account) of this Directorate.
- 4. All concerned.

For information and necessary action.

Director Research NWFP Agricultural University Peshawar



Annexus NWFP AGRICULTURAL UNIVERSITY FESHAWAF (Directorate General Agri.Res.System) Dated _____/1998. OFFICE ORDER Mr.Mir Noush Khun, Field Annistant physically working at ARS Ahmud Wals Karak and drawing pay from the office of the Director, BADP, Kohat is horeby transfer to the office of the Grum Botanlist, ARS, Ahmad Wala Karak and posted against the vacant post of Field Assistant. This order shall take effect from 1.6.1998. No TA/DA/Transfer grant is allowed. Sd/-Director General Agri.Research, 5682 - 85 /Estt/DGAR: NWFP, Agril . University Peshewar. Copy to: The Director, BADP, ARS, Jarma Kohat; The Gram Bobonist, ARS, Ahmad Wala Karak; The Resident Audit Officer, Karak; The official concerned.; or information and nuection. Director General Agri. Research. 1.6 ATTESTED

NWFP AGRICULTURAL UNIVERSITY PESHAWAR (DIRECTORATE GENERAL AGRI. RES. SYSTEM)

OFFICE ORDER

BETTER ÊOPY

Dated 5.06.1998.

Sd/-

Mr. Mir Nawab Khan, Field Assistant Physically working at ARS, Wala Karak and drawing pay from the office of the Director, BADP, Kohat is hereby transfer to the office of the Gram Botanist, ARS, Ahmad Wala Karak and posted against the vacant post of Field Assistant.

This order shall take effect from 01.06.1998. No TA/DA transfer grant is allowed.

> Director General Agri. Research, NWFP, University Peshawar.

No. 5682-85/ Estt/ DGAR: Copy to:-

- 1. The Director, BADP, ARS, Jarma Kohat.
- 2. The Gram Botanist, ARS, Ahmad Wala Karak.
- 3. The Resident Audit Officer, Karak;

ATTESTED

4. The official Concerned;

For information and n. action.

Director General Agri, Research.

25 e & / 2 /1999 /Estt/DGAR Dated Peshawar

Annexure

The Gram Botanist, ARS Ahmad Wala Karak.

Subject: Memo:

No. 1130

Ì.

APPLICATION FOR SENIORITY.

Reference your letter No.9/GB dated 12.1.1999.

The application was appointed in the Agri. Deptt. extension. on 26.5.1993 and thereafter he was selected and transferred to Research Wing on 22.11.1994 Therefore under the rules his seniority will be maintained from the date he transferred to the Research System i.e 22.11.1994. The applicant may be informed accordingly.

File

(DR. MUHAMMAD HANIE QAZI) Director General Agric.Res. NWFP Agri.University Peshawar 412/58

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ATTESTEL

Semionty

GOVERNMENT OF KHYBER PAKHTUNKHWA

E-mail: dgragriresearch@gmail.com

DIRECTORATE GENERAL AGRICULTURE RESEARCH KHYBER PAKHTUNKHWA, 25130, PESHAWAR web: www.agrires.kp.gov.pk 🔤 091- 9221270 **2091-9221271**



99-3418 /Estt/DGAR

Q /2019 Dated the Peshawar_

The Senior Director. Agric. Research Institute, Tarnab (Peshawar).

The Senior Director Outreach, Agric. Research System Khyber Pakhtunkhwa.

U-25/10/19

All Directors of Institutes /Stations, At Agric. Research System, Khyber Pakhtunkhwa.

DRAFT TENTATIVE SENIORITY LIST OF RESEARCH SUPERVISOR, RESEARCH INSPECTOR AND FIELD ASSISTANT OF AGRICULTURAL RESEARCH WING, KHYBER PAKHTUNKHWA, AS STOOD ON 30-06-2019.

Enclosed please find herewith a draft tentative seniority list of esearch Supervisor, Research Inspector and Field Assistant of Agricultural Research Khyber Pakhtunkhwa as stood on 30-06-2019. If any omission/error thereon may please be communicated to this office within ten days, so that this office enable to finalize and notify the final seniority list.

Sponcoring list file Sponcoring list file advantage and allowed and Mit wawas believe when wawas believe and downe and have any disme any any disme any disme any disme any disme any have any disme a Encl: As Above.

dee DIRECTOR GÉNER

BETTER COPY



GOVERNMENT OF KHYBER PAKHTUNKHWA DIRECTORATE GENERAL AGRICULTURE RESEARCH KHYBER PAKHTUNKWA, 25130, PESHAWAR

091-9221271 web:www.agrires.kp.gov.kp 091-9221270 Email: dgragriresrarch@gmail.com

No. 3399-3418/ Estt/ DGAR

Dated the Peshawar 19.09.2019

The Senior Director, Agric. Research Institute, Tarnab (Peshawar).

The Senior Director Outreach, Agric. Research System Khyber Pakhtunhwa.

All Directors of Institutes/ Stations, At Agric. Research System, Khyber Pakhtunkhwa.

Subject:

t: <u>Draft tentative Seniority list of research supervisor,</u> <u>Research inspector and field assistant of Agricultural</u> <u>research wing, Khyber Pakhtunkhwa, As stood on</u> <u>30.06.2019.</u>

Enclosed please find herewith a draft tentative seniority list of Research Supervisor, Research Inspector and Field Assistant of Agricultural Research Wig, Khyber Pakhtunkhwa as stood on 30.06.2019. If any omission/ error thereon may please be communicated to this office within ten days, so that this office enable to finalize and notify the final seniority list.

Encl: As above.

Seniority List file

Sadiq ur Rehman, M. Ihsan Mir Nawab Khan you have any doubt in merit list then discuss.



Director General

TENTATIVE SENIORITY LIST OF FIELD ASSISTANTS OF AGRICULTURAL RESEARCH SYSTEM, KHYBER PAKHTUNKHWA, AS IT STOOD ON 30.06.2019.									M, KHYBER
S.No	Name	Designation	Qualification	Home District	Date of Birth	Date of 1st appointment	Date of promotion to the present	Place of present posting.	Date of superannuation.
<u> </u>	2	3	4	5	6	7	8	9	10
	Mr. Habib Khan	Field Asstt	Dip: Agri Scie	Swat	01.05.1970	25.11.1992		Swat	30.04.2030
	Muhammad Siddique-II	-do-	Dip: Agri Scie	Mansehra	01.02.1968	03.05.1993	1	A.Abad	31.01.2028
	Mr.Mchboobud Din	-do-	Dip: Agri Scie		25.02.1965	03.07.1993		Chitral	24.02.2025
	Mr.Sadiq Hussain	-do-	Dip: Agri Scie	Chitral	26.04.1974	03.07.1993	1	Chitral	25.04.2034
	Mr.Javaid Ali	-do-	Dip: Agri Scie	Swat	20.04.1973	27.10.1993		Swat	19.04.2033
	Mr. Sabirin	-do-	Dip: Agri Scie	NWA	02.05.1971	08.01.1994		Merge Distt	01.05.2031
	Mr. Tariq Shah	-do-	Dip: Agri Scic	Charsadda	13.04.1968	09.01.1994		DSPN Tarnab	
	Muhammad Irshad	-do-	Dip: Agri Scie	Mansehra	03.04.19.74	16.05.1994		A.Abad	02.04.2034
	Mr.Mir Nawab Mr.Ahmad Qadar	-do-		Minan		01.06.1994 Barani Ext: Project. 22.11.1994 Barani Rescarch Project. On 31.05.1998 Posted & Transfer to ARS Karak.		Karak	07.04.2030
			Dip: Agri Scie		15.04.1973	17.10.1994		DSPN Tarnab	
			Dip: Agri Scie		02.08.1971	31.10.1994			01.08.2031
			Dip: Agri Scie		12.04.1973	31.10.1994		DSPN Tarnab	
13	Mr. Inayatur Rehman	-do-	Dip: Agri Scie	Lakki Marwa	14.05.1971	14.01.1990 F/W 01.01.1995		Serai Naurang	13.05,2031
14	Mr.Munir Ahmad	-do-	Dip: Agri Scie	Mansehra	28.03.1972	01.01.1995		Mansehra	27.03.2032
15	Mr.Ghafar Ali		Dip: Agri Scie			03.01.1995			31.01.2029

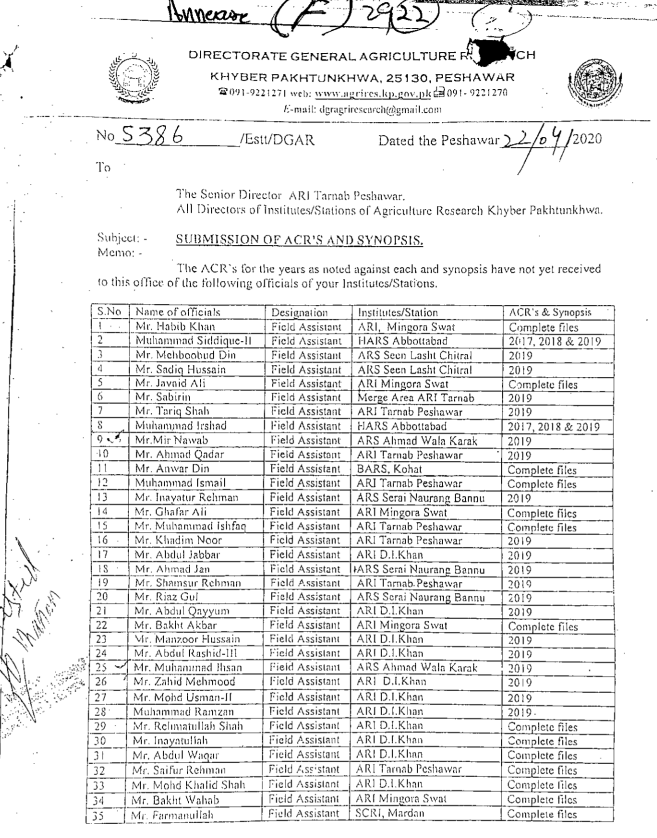
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It is therefore, requested to kindly submit the ACR's along with synopsis complete in all respect to this office up to 04-05-2020 positively of the above mentioned officials working under your administration control.

ADMN OFFICER (ESTT)

S. Sur .

ATTESTED

30 APPENDIX-V FIELD ASSISTANTS, SENIOR OBSERVER LABORATORY ASSISTANTS ETC CONFIDENTIAL REPORT 2019 Note: This form should be filled according to the instructions condition contained in the services & General Administration Deptt: 1. Name & Qualifications: Mir Nawab Khan (B.A) 2. Post held (with headquarters) showing. Field Assistent Agri. Res. Stat 3. Grade and present pay whether. Ahmad water ico B.P.S = 9 Pay Rs= 27830/ 1. Permanent V П. Officiating Ш. Temporary IV.On probation. 4. Date of First continuous appointment and 1. 01.06.1994 Appointment to present post 11 Feeld Assistant . 5. Date of next increment 02.12. 2019 6. Total Service 25 Years 7. Age 49 years 8. Branch in which employed during the year under review Agri Res. Station Ahmad w 9. Nature of work on which employed 10. <u>Observation on</u> (car. Experiment data i. Intelligence V. good weather İİ. V. good Rotation Energy & influence amongst people iii Excellent Technical punctuality iv Field Work Excellent V. Capacity for dealing with zamindars/ vi Demonstration & propangda pinestall No prominer Excellent vii behavior & assistance to other staff V. 909 Amenability to discipline viii V.8000 Probity N. good ix . 11. Particulars of outstanding work done, if any during the period under review Vieland 12. Attitude for social welfares work and actual performance, in this field V. Aost 13. Particulars of reprimand or warning if any administered. \mathcal{NO} 14. General remarks The official under to his store hard wohker and devoted to and field work. (In an) Signature of the Re Dated: 7.5. Zo Ro Officer Will Devid e Research Station ATTERT







AGRICULTURAL RESEARCH STATION AHMAD WALA KARAK Ph: 0927-308718 & 0927-240350 Fax: 0927-240350 E-mail: <u>arsahmadwalakarak@yahoo.com</u>

No. 161 To	/DAR/ARS KK	Dated	815	/2020
	The Director General Agriculture Research System Khyber Pakhtunkhwa The University of Agriculture Peshawar SUBMISSION OF ACRS AND SYNO	PSIS		

Please refer to your office letter No. 5386/Estt/DGAR dated 22.04.2020 on the subject cited above.

The ACRS and Synopsis of Mr. Mir Nawab Field Assistant Agricultural Research Station Ahmad Wala Karak for the year 2019 duly signed by the reporting officer and Director is hereby sent for further necessary action please.

> Agricultural Research Station Ahmad Wala, Karak

ATTESTED

SYNOPSIS FROM ACR'S OF MR. MIR NAWAB KHAN FIELD ASSISTANT ARS AHMAD WALA KARAK

YEAR	GRADING	GENERAL REMARKS	Reporting	Countersigning	Adverse	Remarks if any
TEAR	GRADING		Officer	Officer	remarks	·
2006	B	He is very good moral character	10-e	hi		
2007	D D	He is very good and dutiful	raid	hi	<u> </u>	
2008	<i>D</i>	He is very good moral character	6.0			···
2009		He is punctual	62	he	ļ	
2010	3 p	He is very intelligent.	Jo ie	the		
2011	B	He is very intelligent and dutiful	10.50	h		
2012	p	He is very honest and punctual and dutiful	Die	the		
2013	<i>19</i>	He is very good moral character	10 jet	the		
2014		He is very honest and punctual	bid	h		
2015	<i>p</i>	He is punctual	Did	he		
2016		He is obedient and trustworthy	But	he		
2017		He is reliable person and moral character	De el	the		
2018	B	The official is punctual and hard worker	KOLAN.	ha		
2019	<i>D</i>	He is very honest, hard worker and devoted	Dia	tu		

Man.

FIRECTOR Agriculture Research Station Abmac Wala Karak



DIRECTORATE GENERAL AGRICULTURE RESEARCH KHYBER PAKHTUNKHWA, 25130, PESHAWAR 2091-9221271 web: www.agrires.kp.gov.pk 2091-9221270 E-mail: dgragriresearch@gmail.com

No. 9766-88 /Esti/DGAR;

Dated Peshawar the 3/9/2020

The Senior Director Agricultural Research Institute, Tarnab, Peshawar.

All Directors of Institute/Station, at Agricultural Research, Khyber Pakhtunkhwa..

Subject:

1.

2.

<u>REVISED DRAFT TENTATIVE SENIORITY LIST OF FIELD</u> <u>ASSISTANTS IN BPS-09 OF AGRICULTURE RESEARCH, KHYBER</u> <u>PAKHTUNKHWA, AS IT STOOD ON 31.12.2019.</u>

Memo:

Enclosed please find herewith revised draft tentative seniority list of Field Assistant in BS-09 of Agriculture Research, Khyber Pakhtunkhwa, as it stood on 31.12.2019. If any omission/error thereon may please be communicated to this office on the attached prescribed format (certificate by each official), so that the needful be done and in case there is no omission/error a certificate to the effect may also be furnished by each officer on prescribed format that the seniority list is correct and undisputed. The certificate on prescribed format duly signed by each official which should reached to this office through the concerned Senior Director/Director of the Directorate/Institute and Station within fifteen days positively, otherwise it will be assumed that there is no objection on part of officers concerned and it is considered as final.

Encl: As above.

General Agricultural Research





GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (REGULATION WING)

NO. SOR III(E&AD) 1-2/2013 (VOI-VIII) Daled Pesilawar the December 23, 2015.

The Secretary to Gove of Khyber Pakhlunkhwa. Agriculture Livestock & Cooperation Depailtment

Subject: Dear Sir

ĩρ

RECKONING OF SENIORITY/REGULARIZATION OF SERVICE P-223/2

am directed to refer to the Agriculture Department letter NO. SOE (AD) 10-42/2009 dated 09.10.2015 on the captioned subject above and id state that the officer concerned served ageinst a project post which cannot be counted for the purpose of seniority being different cadre as such his seniority shall be reckoned from the date of his regular appointment in the cadre of Research Olficer (BS-17) in order of merit assigned by the Public Service Commission vis-à-vis others if selected by the Commission in the same selection as envisaged in Rule-17(1)(a) of Khyber Pakhlunkhwa Civil Servents (Appointment, Promotion & Transfer) Rules, 1989.

As regards regularization of the service rendered by the officer as Water Manager Officer w.e. from 24-11-2004 to 15-09-2009 under the project National Programme for Improvement of Water Courses" on contract basis prior to his regular appointment, the Administrative Department itself may consider the case of Mr. Michammon Zakir on the analogy of the case of Mr. Javed Habib Agriculture Officer (BS-17), in whose case the Establishmen) Department has already conveyed its

Apart from the above, Judgment dated \$-5-2014 passed by the Honourable Peshawar High Court Peshawar in the writ petition No. 185-P/2014 filed by the officer concerned is Iso referred which lays emphasis on the back benefits to be granted to the petitioner as extended to others, il lound similarly placed.

ry Agriculture

1.30:

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Yours Failhfully. (Shafi-MhAhmac SECTION OFFICER (R-III)

Phone # 9211793

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BETTER COPY

GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

(Regulation Wing)

No. SOR III (E&AD)1-2/2013 (Vol-VIII) Dated Peshawar the December, 23 2015.

То

The Secretary to Govt of Khyber Pakhtunkhwa. Agriculture Livestock & Cooperation Department.

SUBJECT: RECKONING OF SENIORITY/ REGULARIZATION OF SERVICE.

Dear Sir,

I am directed to refer to the Agriculture Department letter No. SOE (AD) 10-42/2009 dated 09.10.2015 on the captioned subject above and to state that the officer concerned served against a project post which cannot be counted for the purpose of seniority being different cadre as such his seniority shall be reckoned from the date of his regular appointment in the cadre of Research Officer (BS-17) in order of merit assigned by the Public Service Commission vis a vis others if selected by the Commission in the same selection as envisaged in Rule 17 (1) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & transfer) Rules, 1989.

2. As regards regularization of the service referred by the officer as Water Manager Officer W.e.f from 24.11.2004 to 15.09.2009 under the Project National Programme for improvement of Water Courses on contract basis prior to his regular appointment, the Administrative Department itself may consider the case of Mr. Muhammad Zakir on the analogy of the case of Mr. Javed Habib Agriculture Officer (BS17) in whose case the Establishment Department has already conveyed its advise.

3. Apart from the above, dated 15.05.2014 passed by the Honorable Peshawar High Court in the writ petition No.185-P/2014 filed by the officer concerned is also referred which lays emphasis on the back benefits to be granted to the petitioner as extended to others, if found similarly placed.

Yours faithfully,

-28-

Shafi ul Ahmad Section Officer (R-III) Phone # 9211793

ATTESTED

	DRAFT TENT.	ATIVE SENIO	RITY LIST P	OF FIELD A	SSISTANT WA, AS IT	S OF AGRICU STOOD ON 3	LTURAL D	EPARTMENT (RESEARCH	WING),
S.No 1	Name	Designation 3		on Home District	Date of Birtl	a Date of Ist appointment	Date of promotion to the present post.	Place of present posting.	Date of superannuation.	Remarks
	2				6	7	8	9	10	11
FIEL	D ASSISTANT (BS-09)			· .						
	Mr. Habib Khan	Field Assistant	Matric	Swat	01.05.1970	25.11.92	-	ARI, Mingora	30.04,2030	
	2 Muhammad Siddique-II	-do-	-do-	Mansehra	1.2.68	3.5.93		HARS, A.Abad	31.1.2028	· · · · · · · · · · · · · · · · · · ·
	Mr.Javaid Ali	-do-	F.A.	Swat	20.4.73	27.10.1993		ARI, Mingora	19.4.2033	<u></u>
	Mr. Sabirin	-do-	F.A.	NWA	02.05.1971	08.01.1994	······································	FATA, ARI, Tamab	01.05.2031	······································
· · · · · · · · · · · · · · · · · · ·	Mr.Tariq Shah	-do-	Matric	Charsadda	13.4.68	09.01.1994		ARI, Tamab	12.4.2028	
	Muhammad Irshad	-do-	F.A	Mansehra	3.4.74	16.05.1994		HARS, A.Abad	2.4.2034	
	Mr. Ahmad Qadar	-do-	F.A	Mardan	15.4.73	17.10.1994	·	ARI, Tamab	14.4.2033	
	Mr. Inayatur Rehman	-do-	-do-	Lakki Marwat	14.05.1971	14.01.1990 F/W 01.01.1995 F.Asstt		ARS, S/Naurang	13.5.2031	
	Mr.Munir Ahmad	-do-	F.A	Manschra	28.3.72	01.01.1995	,	ARS, Baffa	27.3.2032	
	Mr.Ghafar Ali	-do-	-do-	Swat	1.2.69	03.01.1995		ARI, Mingora	31.1.2029	······· <u>···</u>
11	Mr.Muhammad Ishfaq	-do-	B.A	Nowshera	10.1.71	31.01.1995		ARI, Tarnab	9.1.2031	
12	Mr.Khadim Noor	-do-	Matric	Peshawar	8.10.75	16.02.1995		ARI, Tarnab	7.10.2035	
13	Mr.Abdul Jabbar	-do-	-do-	D.I.Khan	15.2.73	09.04.1995		CCRI, Pirsabak	14.2.2033	- <u></u>
14	Mr.Ahmad Jan	-do-	-do-	Lakki Marwat	15.1.69	31.08.1995		ARS, S/Naurang	14.1.2029	
15	Mr.Shamsur Rehman	-do-	-do-	Nowshera	1.5.73	07.10.1995		ARI, Tarnab	30.4.2033	
16	Mr.Riaz Gul	-do-	F.A.	Bannu	1.5.77	02.11.1995	· · · ·	ARS, S/Naurang	30.4.2037	

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			Ę	30						· · · · · · · · · · · · · · · · · · ·
	Mr.Abdul Qayyum	-də-	Matric	D.I.Khan	15.12.75	105.05.0956				
- 18	Mr.Bakht Akhar	-do-	-\$0-	542	1.1.72	09-05,1995		1.83. 5 Wairang	()## 12.2195 }	
	Mr.Muhammad Wegar	-do-	-do-	Mansetra	7.5.70	15.16,1595		A.F. Mingare	52 °2 247.8	
	Mr.Manzoer Hussain	-do-	-30-	D.1.Kter	10.9.70	16.56.1996		JAKI, 2012	KEETH	ļ.
21	Mr.Abdul Rashid-III	-do-	FA	D.L.Khan	20.3.75	69.39.395		ARE DiGian	মির হার্য নি	
22	Mr.Muhammad Ihsan	-co-	F.A	Katek	04.04.73	53.31.3995		ARE Karde	199.7 2 725	
23	Mr.Zahid Mehmood	-do-	-do-	D.I.Khan	12.12.75	1.1.37			105 da 2055 d	
. 24	Mr.Mohd Usman-II	-do-	-00-	-20-	27.8.77	23.237		ARL DOKIM	(11.1 2.261.5	·:-
25	Muhammad Ramzan	-do-	-00-			1 1 1		AFI DOKIN	54. 4 .2027	
				-12-	5.4.76	62.97		ARL DECER	4 1 21136	
26	Mr.Rehmatulizh Shah	-do-	B.A	DIKhan	15_5_79	29.12.97		ARL DOKIMAN	45.055	
27	Mr.Inayatullah	-20-	-do-	-do-	12.73	11.2.99		12 DECT		į.
	Mr.Abdul Waqar	-do-	BA		20.9.77	27.1.98		ARS, 825	6110169	
29	Mr. Saifur Rehman	-do-	-do-	Nowsberz	5.10.70	17.2.98	<u>.</u>	ARC, EZA AZI Tarrafi	SEELET	·
30	Mr. Mobd Khalid Shah	-do-	F_A	D.I.Khan	23.3.74	19.2.98	2 7 1 1	ARL Differ	4.31.2151	
31	Mr.Bakh: Wahab	-do-	B_A_							й •
			B_A_	Swee	1.7.71	21.2.98		AZI Mirgon	FREESS	р.
32	Mr. Farmznullah	-do-	Matric	Charsedda	14.11.70	145.38		SCEL Martin	13.71.755	:
33 1	Mr. Fayyaz Muhammad	-do-	F.A	Mardan		1				: ¢
		-	172	19921 (2 2 7)	7_3.78	5.19.99		ARI Terreb	FRIER	
34 3	Mr. Liaqat Ali	-do-	Mztric	Mardan	22,1.51	1.11.84 (Extension				
				to at 1 and announced		1.12.99 Research	1	SCRL Martin	21.(<u>202)</u> (



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· ·	35 Mr.Mehboobud Din	-do-	-do-				•			
			· · · ·	Chitral	25.2.6		-	· ·		
	36 Mr.Sadiq Hussain			- I -		· · · · · · · · · · · · · · · · · · ·	rolect			· · · ·
	Mussain	-do-		·		01.07.2000 R	equilar	ARS, Chitral	24.2.2025	— — — — — — — — — — — — — — — — — — —
			-do	Chitral		······································	E E	· · ·	24.2.2025	As per advice of t
	1		1	Contral	26.4.74	03:07.1993 P		<u> </u>		Establishment, the
/	7 Mr.Mir Nawab	<u> </u>				01.07.1993 p	oject	APS OF		project service wh
	I Nawab	-do-				01.07.2000 R	gular	ARS, Chitral	25.4.2034	
	1	-40-	B.A	Karak		4	- 1.			cannot be counted
3	8 Mr. Anwar Din		1	Kalak	08.04.70	01.06.1994 Pr			l '	Ine purpose of
	"Interviewar Din	-do-		·		01.07.000	oject	ARS, Karak		seniority being
_			Matric	Kohat		01.07_2000 Re	gular	Mus, Karak	07.04.2030	different cadre, as
. 31	Muham		1	- Conar	2.8.71	31.10.1994 Pro		·		Such again the
	Muhammad Ismail	-do-				01.07.01	Ject	ARI, Tarnab		such seniority shall
	[1 40-	-do-	Kohat		01.07.2000 Re	gular		1.8.2031	reckoned from the
	1.	1	ł	1 Sonat	12.4.73	31.10.1994 Pro				date Department, t
	1		1	ł	1	01.07.000	ject	SPN, ARI,		seniority position
	1			1	1	01:07.2000 Reg	ular		11.4.2033	determine pusition
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	ł	1	1	1	1	1	1			the date of regular
			1		1		1			appointment, vide N
· J			1	· ·	1			1		SORIII(E&AD)1-2/
40	Mr. Muhammad Musa		1	1	1		1			12042 (LUNICEAD)1-2/
. 1	Musa	-do-	A.C			×.	1		1	2013 (Vol-III); dated
A1	M- 1/	1	Matric	Battagram	06.4.74		1	1		23.12.2015. (Copy
41	Mr. Kutab Sher	-do-		_	00.4.74	29.05.2004				attached)
		-00-	Matric	D.J.Khan				ARS, Baffa	05.04.2034	
42	Mr.Muhammad Younas			L.I.I. Man	1.11.68	5.7.2004	-+		05.04.2034	
		-do-	Matric			5.7.2004	1	ARI, DIKhan		
431	Ar. Habibullah		in auto	-do-	19.10.73	57.202		ind, Diknan	31.10.2028	
		-do-	F.A			5.7.2004				1
at.		· · ·	1.A	Tank	15.7.74			ARI, DIKhan	18.10.2033	
44 1	fr. Sultan Ali Shah	-do-			1.3.7.74	5.7.2004	·			
		[-uu-	Matric	D.I.Khan		·	1	ARI, DIKhan	14.7.2034	+
45 N	Ir. Ajaz Ahmad			Durknan	3.11.74	5.7.2004			17.1-2034	
• []		-do-	Matric]	10.1.2004	1	ARJ, DIKhan		1
16 11			Martic	-do-	2.1.77			, us, Diknan	2.11.2034	1
-0 M	r. Muhammad Asif	-do-				5.7.2004				1
		140-	Matric	-do-			1	ARI, DIKhan	1.1.2037	······
47]M	r. Zardin Khan			1 ""	6.7.77	5.7.2004				
ľ	and 1	-do-	Matric	124			1	ARI, DIKhan		<u> </u>
		1		Mardan	01.04.1965	5602 5.	+		5.7.2037	
MI	Irshad Khan	-do-				5.6.93 Extension		SCRIME		1
		-40 .	Matric	Mardan		1.8.2004 Research	1	SCRI, Mardan	31.03.2025	
9 Mr	. Subhan Ullah			neroan	02.02.1975	i.8.2004	 			
		-do-	F.A.		!_			SCRI, Mardan		
at Ma	A		1 .m.	Charsadda	12.04.1977			i sora, maruan	01.02.2035	
me.	Ajmeer Khan	-do-			12.07.13//	1.8.2004	_			
1		1-0	Matric	Mardan	120.02			SCRI, Mardan	11.04.2037	
Mr.	Bakht Zada	-do-			20.03.1980	1.8.2004		<u> </u>	1.1.07.2031	
		-00-	Matric	Bunir		· · · ·		SCRI, Mardan	10.02.0	、
			1	15 mm	30.04.1971	06.04.2005		The second second second second second second second second second second second second second second second se	19.03.2040	
				I		L		ARS, Buner	29.04.2031	
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-	Mr. Rehmanullah	-00-	F.A .	Charled to	14,2,1975	26 5 2005	1/181, Turnsia	13 2 2205	
	Mr. Inamullah	-do-	F.A	D.I.Khan	5.8.79	2.12.2995	ARI. DiKhan	1422639	
	Mr. Abid Khan	-dn-	F.A	Swala	4.3.79	19.7 2097	C.C.K.I. Presense	5 3 2029	
55	Mr. Wahab Nawaz	-do-	Matric	Lakki	3.3.90	20.4.2009	ARI, Tamah	2 3 2050	· · · · · · · · · · · · · · · · · · ·
56	Mr. Rafiullah	-da-	B.Com	Lakki Marwat	29.03.84	21.94 2969	ARI, DIRJaro	28 10 2046	
- 57	Mr. Mohd Ishtiaq	.60-	Matric	A.Abzd	07.04.86	21 94.2009	APS, Baffa	36 57 2050	
58	Mr Arshad Mehmood	-des	Matric	Karak	29.3.81	23.4.2569	ARI, Tarnab	2932545	
59	Mr. Initaz Khan	, det-	Matric	Penhawar	11.4,88	24.4.2999			
	Mr. Zakirullah						AKI, Tarrish	15 4 25 48	
		-30-	Matric	Mardan	08.01.82	27.94.2009	SCRI, Mardan	07.01.2142	
	Mr. 1 ariq	-50-	F.A	Swai	05.02,1985	27.04.2009	ARI, Minyora	04 //2.2045	<u></u>
	Mr. Risz	-do-	Matric	D.I.Khan	19.3.88	27.4.2009	ARJ, Tarrah	58.3.2%¥8 j	
	Mr. Shafqat Huysain	-do-	F.A	Kohat	21.6.83	28,4.2999	ARI, Tamab	2052043	
64	Mr. Ilsanullah	-der-	B.A.	Peshawar	12.4.84	28.4.2999	ARI. Temab	11:42044	······································
65 1	Mr. Mohd Ayaz	-494	F.A	Kohat	15.06.86	28.4.2009	BARS, Kohze	114,06,2046	116.479
66 !	Mr. Abid Ali	-90-	Matric	Harripur	20.03.78	01.12.2009	HARS, A.Abro	19.51.2028	
67 1	Mr. Unier Zada	-da		Swat	10.04.1979	31.12.2010	ARI, Mingora		
68 5	Ar. Nuar Mahd Khan	-612	B.A.	Swat	01.01.1986	31.12.2010	ARI, Miszura	(3) 12 2547	
69 N	Ar. Fazal Hag	-11/2-	Matric	Bannu	11.09.1982	01.01.2011	ARI. Terrab	10.09.2042	
70 N	fr.Mohd Wisal	-da-	F.A	Pentinwar	08.04.1983	01.01.2011	ARI, Tamab	97.012043	
71 1	Ir. Zain-ul-Abideen	-412-	<u></u> В.А.	Mansefira	63 63 1647				
	Ir. Zeesban				63.02.1987	61 01.2011	ARS, Baffa	02.92.2947	
		-du-	Matric	Marcsehra	07.03.1994	01.01.2011	ARS, Baffa	96 03.2030	×./
73 M	ir Sadogat Kiban	-da-	F.A	Perhawar	95.01 1983	05 01,2011	AKI, Tamab	64 01.2043	

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	74 Mr. Anwarullah	-do-	8.A.	Malat						
	5 Mr. Zahidullah			Malakand	05.04.1975	05.01.2011		SCRI, Mardan		
	6 Mr. Afrasiyab Khan	-00-	Matric	Mansehra	15.03.1978	05.01.2011		L	04.04.2035	
	_ 1	-do-	F.A	NWA	15.03.1990			ARS, Baffa	14.03.2038	·
	7 Mr. Farhadullah	-do-	Matric			05.01.2011		ARI, Tarnab	14.03.2050	
7	8 Mr. Mohd Qaisar	-do-		Manschra	11.03.1991	05.01.2011		ARI, Tamab		
79	Mr. Amjid Ali Khan		Matric	Mansehra	30.06.1982	06.01.2011			10.03.2051	
		-do-	B.A.	Malakand	04.04.1983	06.01.2011		ARS, Baffa	29.06.2042	
80	Mr. Shafqatullah	-do-	F.Sc	D.I.Khan		<u>·</u>	1 7	ARI, Tarnab	03.04.2043	
21	Mr Manzoor Ahmad	-do-			27.06.1985	06.01.2011		ARI, Tamab	<u> </u>	
_	Mr. Mohd Tahir Shah		Matric	A.Abad	20.07.1986	05.01.2011	<u> </u>		26.06.2045	
	1.	-do-	B.A	Charsadda	18.03.1987	06.01.2011	1	IARS, A.Abad	19.07.2046	
83	Mr. Shakirullah	-do-	F.A	Peshawar			S	CRI, Mardan	17.03.2047	
18	Mr. Shuaib Muhammad	-40-			11.03.1989	06.01.2011		RI, Tamab	10.01.20/0	
	Mr. Rukan Ali		F.A	Buner	05.03.1988	07.01.2011	_ <u> </u>		10.03.2049	
		-do-	Matric	Orakzai	07.03.1978	08.01.2011	^^	RS, Buner	04.03.2048	
56	Mr. Naveed Ali	-do-	F.A.	Orakzaj			A	RI, Tamab	06.03.2038	
17)?	Mr. Mohd Zis				05.06.1978	08.01.2011	F	ATA, ARI, Tamab	04 06 2038	
<u>s </u>	Mr. Shebab Khan		Matric	Nowshera	02.09.1982	08.01.2011				
	Ar. Mohd Imran	-do-	Matric	Charsadda	30.09.1982	08.01.2011	<u> </u>		01.09.2042	
1		-do-	F.A	D.I.Khan	15.01.1984		C	CRI, Pirsabak	29.09.2042	·
D N	Ir, Ariñir Reliman	-do-	F.A	Вилег		08.01.2011	AI	RI, Tarnab	14.01.2044	
N	Ir. Mohd Wascem	-do-		L HUGL	28.11.1985	10.01.2011	c	RI, Pirsabak	27.11.2045	
1		-00-	F.A	Mohnd Agency	24.02.1987	11.01.2011			27.11.2043	
	Ir. Shamail Khan	-do-	B.A	Barenu	01.04.1977	L	AR	ll, Tarnab	23.02.2047	
Sy	ed Asghar Ali Shah	-do-	F.A		L	19.04.2012	AR	S, S/Naurang	31.03.2037	
M	e. Bilal Ahmad	-do-		Peshawar	06.04.1990	21.04.2012	AR			
	. Israr Ahmad		F.A	Manschra	04.03.1992	23.04.2012			05.04.2050	
nil	. isidi Abinad	-do-	B.A	D.I.Khan	<u> </u>	I	HA	RS, A.Abad	2.04.2052	
						24.04.2012	AR	, DIKhan	1.12.2049	_/_

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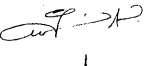


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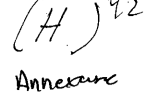
96 Mr. Hussain Alimad	-do-	B:A	Bannu	14.03.1992	03.05.2012		ARS, S/Naurang	13.03.2052	
97 Mir. Said Khan	-do-	M.A	Buner	01.04.1989	01.10.2014	•	ARS, Swabi	31,03.2049	
98 Mr. Naseer Ahmad	-do-	F.Sc	Nowshera	15.11.1990	01.10.2014	· · · · ·	ARI, Tarnab	14.11.2050	
99 Mr. Sajjad Ali	-do-	Β.Λ	Khyber Agency	02.08.1991	01.10.2014	- · · ·	ARS, Swabi	01.08.2051	
100 Mr. Adnanuddin	-do-	F.Sc	Kohat	01.04.1992	01.10.2014		SPN,ARI, Tamab	31.03.2052	
101 Mr. Shahzad Ahmad	-do-	F.A	A.Abad	02.04.1984	03.10.2014		ARS, Swabi	01.04.2044	· ·
102 Mr. Farhad Khan	-do-	F.A	Bannu	05.04.1986	01.10.2014	······································	ARS, Bannu	04.04.2046	· · ·
103 Mr. Romanullah	-do-	М.л	Karak	01.09.1987	01.10.2014	<u></u>	ARI, Mingora	31.08.2047	
104 Mr. Attauliah	-do-	F.Sc	Khyber Agency	22.04.1994	.08.10.2014		ARS, Swabi	21.04.2054	
105 Mr. Muhammad Imran	-do-		Bannu	17.01.1984		<u>,</u>	ARS, Bannu	16.01.1984	



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AGRICULTURAL RESEARCH STATION AHMAD WALA KARAK Ph: 0927-308718 & 0927-240350 Fax: 0927-240350 E-mail: arsahmadwalakarak@yahoo.com

/DAR/ARS, Ahmadwala Karak

Dated: 14/10/2020

- 5

Director General Agricultural Research System Khyber Pakhtunkhwa, Peshawar

REVISED DRAFT TENTATIVE SENIORITY LIST OF FIELD Subject: ... ASSISTANT BPS-09 AGRICULTURAL RESEARCH, KHYBER PAKHTUNKHWA AS IT STOOD ON 31/12/2019

Memó:

No.

Τo

365-66

Reference to your office letter No. 11277/Estt/DGAR, dated 08/10/2020 on the subject cited above.

The requisite information regarding Mir Nawab Khan Field Assistant are sent herewith, which is self explanatory of the official concerned for sympathetic consideration, please.

Encl: As above

h on m ector

Agricultura/Research Station Ahmadwala Karak.

Cc: Copy to Mr. Mir Nawab Khan F. Assistant for information.



() 36)

Director General Agricultural Research System Khyber Pakhtunkhwa Peshawar

Proper Channel

REVISED DRAFT TENTATIVE SENIORITY LIST OF FIELD ASSISTANT BPS-09 AGRICULTURAL RESEARCH, KHYBER PAKHTUNKHWA AS IT STOOD ON 31/12/2019

Reference your office letter No. 11277/Estt/DGAR, dated 08/10/2020 on the subject cited above.

Respected sir the following and the relevant information are as under:

- 1. I was appointed as Field Assistant (BPS-06) in Barani Area Development Project (BADP) vide No. 11/83-B/Estt/ 9361-67/DGA (Extension) dated 26/05/1994.
- I was appointed as a field assistant (BPS-06) in Barani Area Development Project (BADP) vide No. 11927-33/Estt/Director General Research, dated 26/10/1994. Some other official have also been given the seniority and Project Service as well as other Department Service.
- 3. I was transferred as Field Assistant (BPS-06) in the office of the Gram Botanist ARS Ahmadwala Karak on permanent basis vide No. 5682-85/Estt/DGAR dated 05/06/1998 (copy attached).
- 4. The worthy Director General Research through his letter No 1130/Estt/DGAR dated 08/02/1999 order that the seniority of Mr. Mir Nawab Khan will be maintained from the date of his transferred to the research system i.e 22/11/1994 (copy attached), but I have been deprived from awarding the same and totally violation of obeying the order of Higher Ups.
- 5. In the seniority list of Field Assistant dated 19/09/2019 and 22/04/2020 the official was on serial No 09, while now in the recent seniority list dated 03/09/2020 was downgraded to S. No 37 which is a question mark for the official concern.

Keeping in view the above your honour is requested that I may given the seniority w.e.f 22/11/1994 mention in letter on S. No. 4.

artmental Appeal.

Mir Nawab Khan Field Assistant Agricultural Research Station Ahmadwala Karak.

3/10/2020



Through: Subject:

То

Memo:

	(I) Annexura	44 e (37)	
	28091-9221271 web: <u>www.agrit</u>	AL AGRICULTURE RESINKHWA, 25130, PESHAWA NKHWA, 25130, PESHAWA resikp.gov.pk 2091-9221270 Briresearch@gmail.com	
No <u>133</u> To	87 /Estt/DGAR;	Dated Peshawar the	26/11-12020

The Section Officer (Estt) Government of Khyber Pakhtunkhwa Agriculture, Livestock and Cooperative Deptt: Peshawar.

Şubject:-

APPLICATIONS FOR CORRECTION OF SENIORITY LIST OF FIELD

FMemo:-

Enclosed please find herewith the applications alongwith other relevant documents submitted by the following Field Assistants of various Institutes/Stations of Agricultural Research Khyber Pakhtunkhwa regarding correct seniority position of Field Assistants, which is self explanatory.

In this connection, it is submitted that the applicants mentioned their grievances regarding seniority position of the following five (05) Field Assistant appointed in the projects at Agricultural Research Department Khyber Pakhtunkhwa in the years as noted against each name:

S.No.	Name of Officials	Designation	Date of appointment in the project	Remarks
].	M/S Mahboobuddin, & Sadiq Hussain	Field Assistant (BPS-06) 1065-54-1875 plus usual allowances as admissible under the rules.	On 29.06.1993 in the Chitral Area Development Project, Chitral (Annex-1 & II)	On completion of the project the services were terminated on 30.06.1998. (Annex-III & IV) and on the recommendation of the Departmental Selection Committee they were reinstated in service as Field Assistant in BPS-06 from 01.07.1999 and the period from 01.07.1998 to 30.06.1999 was treated as leave without pay. (Annex-V & VT).
	M/S Muhammad Ismail, Mir Nawab and Anwar Din	Field Assistant (BPS-06) 1440-73-2525 plus usual allowances as admissible under the rules.	On.26.10.1994 in the Barani Area Development Project Kohat (Annex-VII)	On completion of the project the services were terminated on 30.04.2000 and on the recommendation of the Departmental Selection Committee they were reinstated in service as Field Assistants in BPS-06 from 01.05.2000 and the period from 01.05.2000 to 30.06.2000 were treated as leave without pay. (Annex-VIII & IX). Furthermore, Mr. Mir Nawab, Field Assistant was transferred from the Project to regular side on 01.06.1998, before termination of the project. (Annex-X)

It is pertinent to mention here that the above mentioned officials were recruited on regular Basic Pay Scales as (BPS-06) and the terms and conditions reflected the 1^{st} appointments orders in the projects of the above employees are mostly the same as reflected in the regular appointments orders usually. Furthermore, the contract policy and project policy were promulgated in the year 2002 and 2008 respectively.

In light of the above, it is therefore, requested to kindly approach the Establishment Department Government of Khyber Pakhtunkhwa for necessary advice in the subjected matter as the seniority be determined from the appointment in the project or otherwise, so that this office could finalize the seniority list of the Field Assistants of Agricultural Research Department, Khyber Pakhtunkhwa.

Encl: AS above.



GENERAL

Annexu

GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

No. SOE(AD)3(2)291/2020/Res/Seniority list /883 Dated Peshawar, the December 23rd, 2020

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The Director General, Agriculture Research. Khyber Pakhtunkhwa.

APPLICATIONS FOR CORRECTION OF SENIORITY LIST OF FIEL oject: . ASSISTANTS.

I am directed to refer to your letter No.13387-86/Estt/DGAR, dated with 2020, on the subject noted above and to state that seniority is meant for regular iployees/Civil Servants and not for the project's employees. Hence the services of eld Assistants in the project cannot be counted for the seniority, please.

tels. As Above.

SECTION (

ndst. Of even No. & Date.

py forwarded to:

1. P.S. to Secretary Agriculture, Livestock, Fisheries & Cooperative Department Khyber Pakhtunkhwa, Peshawar.

P.A to Deputy Secretary (Admn) Agriculture, Livestock, Fisheries & Cooperative Department Khyber Pakhtunkhwa, Peshawar. Master File

SECT

S/Estt/DGAR

Dated OL /*01*/2020

er of the above along with its enclosure are forwarded to:-

1. The Senior Director Agriculture Research Institute Tarnab Peshawar.

2. The Senior Director Outreach, Agriculture Research Khyber Pakhtunkhwa Peshawar.

3. The Director Agriculture Research (Merged Area) ARI Tarnab Peshawar.

4. Ali Directors of Institutes/ Stations at Agriculture Research Khyber Pakhtunkhwa.

in information and necessary action.

ADMN OFFICER (ESTT) DIRECTORATE GENERAL Agriculture Research Khyber Pakhtunkhwa Peshawar

KPST ليحدا ^Deshawar Govb of lefte Mir Marubkh SA ____ 2'021_ مقدمه دعونى جرم ماعث تحرمرآ نكه مقدمه مندرجة عنوان بالامين ابني طرف سے واسطے بيروى وجواب دہى دکل کا ردائى متعلقيہ آن مقام مدين اور ____ كيليم محتري بي من مر المرم بي الخد مقرر کرے اقرار کیاجاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ، وگا۔ نیز وکیل صاحب کوراضی نامه کرنے وتقرر ثالت ہ فیصلہ برحلف دیتے جواب دہی ادرا قبال دعوی ادر بصورت دم كرى كرف اجراءا درصولى چيك دروبد ارعرضى دعوى ادردرخواست مرتم كى تصديق زرایں پردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی یا ڈگری کیطرفہ یا اپل کی برامدگی ادرمنسوخی نیز دائز کرنے ایپل نکرانی ونظر ثانی دیپروی کرنے کا اختیار ہوگا۔از بصورت ضرورت مقد مہذکور کے کل پاجزوی کاروائی کے داسطے اور دکیل پامخار قانونی کواپیے ہمراہ پااپنے بچائے تقرر کا اختیار موكا اورمها حب مقرر شده كويمي وبي جمله مذكور، بإا غنبا رات حاصل مول محرا دراس كاساخته مرواختة منظور قبول موكاردوران مقدمه يس جوخرجه دمرجانه التوائح مقدمه كسبب س دموكار کوئی تاریخ بیشی مقام دورہ پر ہویا حد سے باہر ہوتو وکیل صاحب یا بند ہوں گے۔ کہ پیر دی مر*کود کریں _لہذا وکالت نا مہ کھدیا کہ سندر ہے،* ۔ <u>08'</u> المرقوم <u>02</u> ,20シレ Prehawar. کے لئے منظو ٤ بمقام Non Sign

36/10 Ph **BEFORE THE LEARNED SERVICE TRIBUNAL PESHAWAR**

SERVICE APPEAL NO. 2414-P/2021

Mir Nawab Khan

Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa through Secretary Agriculture Livestock and Cooperative Department, Peshawar.
- 2. Director General: Agriculture Research, Peshawar.
- 3. Director Agriculture Research Station, Ahmadwala: Karak.

..... Respondents

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	better copy		

BEFORE THE LEARNED SERVICE TRIBUNAL

PESHAWAR

SERVICE APPEAL NO. 2414-P/2021

Mir Nawab Khan



. Appellant

Versus

- 4. Government of Khyber Pakhtunkhwa through Secretary Agriculture Livestock and Cooperative Department, Peshawar.
- 5. Director General: Agriculture Research, Peshawar.
- 6. Director Agriculture Research Station, Ahmadwala: Karak.

..... Respondents

SUBJECT: REPLY ON BEHALF OF RESPONDENTS

Respectfully Sheweth:-

Preliminary Objections

- ✓ That the appellant has no cause of action to, file the instant appeal.
- ✓ That the appellant has got no prima facie to file the instant appeal.
- That the instant appeal is badly time barred.
- That the appellant intends to waste the precious time of this Hon`ble Tribunal for filing the instant appeal.
- ✓ That the appellant has not come to this Honorable Tribunal with clean hands.
- ✓ That the instant appeal is not maintainable in its present form and liable to be dismissed with cost.
- That the appellant has no locus standi to file the instant appeal.
- That the appellant is deliberately concealing the material facts from this Honorable Tribunal.

FACTS: -

Para-1 Pertains to appellant's record.

Para-2 Pertains to appellant's record.

Para-3 Pertains to record.

Para-4 Pertains to appellant's record. The appellant was working against project cadre post since 26.05.1994 to 30.05.1998. As the appellant served against the project post which cannot be counted for the purpose of seniority being project post as such his seniority will be reckoned from date of his transfer from project cadre post to regular post.

Para-5 Correct. The seniority of the post of Field Assistant was properly maintained by the department on the basis of regular appointment of the staff to the said cadre on annually basis.

Para-6 correct up to the extent it was just a draft tentative seniority list circulated to different Institutes/Station of Agriculture Research Department for any objection or error/omission etc, so that the final seniority list may be notified corrected and undisputed.

Para-7 No comments up to the extent that it was just a letter communicated to Directors to submit the ACR's synopsis of the officials.

Para-8

As mentioned in above para-6, a draft tentative seniority list of Filed Assistants was prepared and circulated to different Institutes/Station of Agriculture Research Department for any

objection or error/omission etc, so that the final seniority may be notified corrected and undisputed. The Director General received several complaints/objections from officials that some of the Field Assistants including the appellant are project employees and as per rules, the tenure of project and adhoc services are not included as only regular service is considered for seniority. Therefore, the draft tentative seniority was revised according to advice of the Establishment Department that the project services cannot be counted for the purpose of seniority being different cadre and seniority position may be determined from date of regular appointment. (Copy of letter No. SOR-III(E&AD)1-2/2013 (Vol-III), dated 23.12.2015 along with better copy is annexed as A-1 and A2). After circulation of revised seniority, the appellant too submitted a representation regarding correction of his which was duly forwarded to Admn. Department for advice, accordingly. The Admn. Department vide letter No. SOE(AD)3(291/2020/Res/Seniority list/883)/, dated 23.12.2020 (Annex-B) stated that "Seniority is meant for regular employees/civil servants and not for project employee".

Para-9

Para-10

No comments up to the extent that his case was forwarded to the Competent Authority for necessary advice and opinion, if any.

No comment, details are given in above para-8.

Para-11 The appeal of the appellant was forwarded to the Competent Authority. The Competent Authority advised the Director General Agriculture Research that as per Rules in Vogue, "the Seniority is meant for regular employees/civil servants and not for project employee". As such, the appellant was informed accordingly.

GROUNDS: -

Para-a The seniority list was revised as per Rules and after receiving proper Advice from the Administrative Department in the matter. Hence, the step was in accordance with Law & Rules.
Para-b Not admitted. As mentioned in above paras, the seniority list was revised according to the rules as project services cannot be counted for the purpose of seniority being different cadre and seniority position may be determined from date of regular appointment.

Para-c The Competent Authority thoroughly examined the appeal and rejected the appeal under the rules in vogue.

Para-d The Director General after receiving several objections revised the seniority according to advice of Establishment Department that the project services cannot be counted for the purpose of seniority being different cadre and seniority position may be determined from date of regular appointment. Moreover, the appeal of the appellant was forwarded to the Competent Authority, and rejected being not covered under the rules. It is therefore, humbly prayed that on acceptance of the above

para-wise reply, the instant appeal may kindly be dismissed with cost.

Respondent No. 1

Respondent No. 2

Secretary Agriculture Livestock & Cooperative

Department, Govt. of Khyber Pakhtunkhwa, Peshawar

Dire General Agriculture Research Khyber/Pakhtunkhwa

Respondent No. 3

C/J

Director Agriculture Research Station

BEFORE THE LEARNED SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. 2414-P/2021

Mir Nawab Khan

Appellant

Versus

- Government of Khyber Pakhtunkhwa through Secretary Agriculture Livestock and Cooperative Department, Peshawar.
- 8. Director General: Agriculture Research, Peshawar.
- 9. Director Agriculture Research Station, Ahmadwala: Karak.

...... Respondents

AFFIDAVIT

I, Touheed Iqbal, Assistant Director Planning, Directorate General Agric. Research, Peshawar, do hereby solemnly affirms that the contents of parawise reply/comments are true and correct to the best of our knowledge and belief and that nothing has been concealed from this Hon`ble Tribunal.

Depónent

CNIC# 17301 0727541 9 Mob# 0345 9180394

BEFORE THE LEARNED SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. 2414-P/2021

Mir Nawab Khan

...... Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa through Secretary Agriculture Livestock and Cooperative Department, Peshawar.
- 2. Director General: Agriculture Research, Peshawar.
- 3. Director Agriculture Research Station, Ahmadwala: Karak.

...... Respondents

AUTHORITY

Mr. Touheed Iqbal (Asstt: Director Planning, HQ) is hereby authorized to submit reply/comments and appear on behalf of respondents before the Hon`ble Tribunal in the above service appeal and also pursue the case on each and every date.

He is also authorized to submit all relevant documents in connection with the above service appeal.

Seneral

Agriculture Research Khyber Pakhtunkhwa, Peshawar

Τo

GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT HEGULATION WING)

NO. SOR III(ESAD) 1-2/2013 (VOI-VIII) Dated Peshawar the December 23, 2015.

The Secretary to Gove of Khyber Pokhlugkhwa. Agriculture Livestock & Cooperation Department

Subject: Dear Sir,

RECKONING OF SEMIORITY/REGULATION OF SERVICE P-223/2

un directed to refer to the Agriculture Department letter NO. SOE (AD) 10-42/2009 dated 09.10.2015 on the captioned sub, cet above and id state that the officer concerned served against a project post which cannot be counted for the purpose of seniority being different cadre as such his seniority shall be reckoned from the date of his regular appointment in the cadre of Research Officer (ES-17) in order of merit assigned by the Public Service Commission vis-a-vis others if selected by the Commission in the same selection as envisaged in Rule-17(1)(a) of Khyber Pakhlunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989.

As regards regularization of the service rendered by the officer as Water Manager Officer w.e. from 24-11-2004 to 15-09-2009 under the project National Programme for Improvement of Water Courses" on contract basis prior to his regular appointment, the Administrative Department itself may consider the case of Mr. Muhamman Zakir on the analogy of the case of Mr. Javed Habib Agriculture Officer (BS-17), in whose case the Establishmen Department has already conveyed its

Apart from the above. Judgment dated 10-5-2014 passed by the Honourable Peshawar High Court Peshawar in the writ petition No. 185-P/2014 filed by the officer concerned is Uso referred which lays emphasis on the back benefits to be granted to the petitioner as extended to

Yours Faithfully,

(Shafi-MizAlimad) SECTION OFFICER (R-III) Phylic # 9211793

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GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (REGULATION WING)

Annex - AIS4

NO.SOR III (E&AD) 1-2/2013 (Vol- VIII) Dated Peshawar the December 23, 2015.

То

The Secretary to Govt. of Khyber Pakhtunkhwa, Agriculture Livestock & Cooperative Department.

Subject: RECKONING OF SENIORITY/REGULARIZATION OF SERVICE

Dear Sir,

- I am directed to refer to the Agriculture Department Letter No. SOE (AD) 10-42/2009 dated 09.10.2015 on the captioned subject above and to state that the officer concerned served against a project post which cannot be counted for the purpose of seniority being different cadre as such his seniority shall be reckoned from the date of his regular appointment in the cadre of Research Officer (BS-17) in order of merit assigned by the public service commission vis-a-vis others if selected by the commission in the same selection as envisaged in Rule-17(1)(a) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989.
- 2. As regards regularization of the service rendered by the officer as Water Manager Officer w.e. from 24-11-2004 to 15-09-2009 under the project 'National Programme for Improvement of Water Courses' on contract basis prior to his regular appointment, the Administrative Department itself may consider the case of Mr. Muhammad Zakir on the analogy of the case of Mr. Javed Habib Agriculture Officer (BS-17), in whose case the Establishment Department has already conveyed its advice.
- 3. Apart from the above judgement dated 15-05-2014 passed by the Honorable Peshawar High Court in the writ petition No: 185-P/2014 filed by the officer concerned is also referred which lays emphasis on the back benefits to be granted to the petitioner as extended to others, if found similarly placed.

Yours Faithfully, *s.d./-*(Shafi-Ul-Ahmad) SECTION OFFICER(R-III) Phone # 9211793



... ÷Cî

GOVERNMENT OF KHYBER PAKHTUNKHWA **AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT**

> No. SOE(AD)3(2)291/2020/Res/Seniority list /883 Dated Peshawar, the December 23rd, 2020

> > SECTION

● 1988年の日本語を見ていた。 たいではない、 ちょうかい いっかい しゅうしゅう しゅうしょう しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい しゅうかい

The Director General, Agriculture Research. khyber Pakhtunkhwa.

APPLICATIONS FOR CORRECTION OF SENIORITY LIST ASSISTANTS.

i am directed to refer to your letter No.13387-86/Estt/DGAR, dated as 11/2020, on the subject noted above and to state that seniority is meant for regular Enployees/Civil Servants and not for the project's employees. Hence the services of Field Assistants in the project cannot be counted for the seniority, please. Encla Above.

Edst. Of even No. & Date.

ov forwarded to:

- PS to Secretary Agriculture, Livestock, Fisheries & Cooperative Department Envber Pakhtunkhwa, Peshawar.
- P.A to Deputy Secretary (Admn) Agriculture, Livestock, Fisheries & Cooperative Cepariment Khyber Pakhtunkhwa, Peshawar.
- Master File

29 M A .

0 Dated

of the above along with its enclosure are forwarded to:-

- The Senior Director Agriculture Research Institute Tarnab Peshawar. 3.
- The Senior Director Outreach, Agriculture Research Khyber Pakhtunkhwa Peshawar The Director Agriculture Research (Merged Area) ARI Tarnab Peshawar. 4.
- All Directors of Institutes/ Stations at Agriculture Research Khyber Pakhtunkhwa.

a information and necessary action.

ADMN OFFICER (ESTT) DIRECTORATE GENERAL Agriculture Research Khyber Pakhtunkhwa Peshawar

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GOVERNMENT OF KHYBER PAKHTUNKHWA AGRICULTURE LIVESTOCK & COOPERATIVE DEPARTMENT

Annex-B156

NO. SOE(AD)3(2)291/2020/Res/ Seniority list/ 883 Dated Peshawar, the December 23rd, 2020.

The Director General,

Agriculture research, Khyber Pakhtunkhwa.

Subject:

APPLICATIONS FOR CORRECTION OF SENIORITY LIST OF FIELD ASSISTANTS.

I am directed to refer to your letter No.13387-86/Estt/DGAR, dated 26/11/2020, on the subject noted above and to state that seniority is meant for regular employees/civil servants and not for the project employees. Hence the service of Field Assistants in the project cannot be counted for the seniority, please.

Encl: As Above.

> 50/-SECTION OFFICER - ESTT:

Endst. Of even No. & Date. Copy forwarded to:

PS to Secretary Agriculture, Livestock, Fisheries & Cooperative Department 1. Khyber Pakhtunkhwa, Peshawar.

P.A to Deputy Secretary (Admin) Agriculture, Livestock, Fisheries & Cooperative 2. Department Khyber Pakhtunkhwa, Peshawar. 3.

Master File.

SECTION OFFICER - ESTT:

NO: 29-43 /Estt/DGAR

Dated: 04 / 01 / 2021

Copy of the above along with its enclosure are forwarded to:

The senior Director Agriculture Research Institute Tarnab Peshawar. 1.

- The Senior Director Outreach, Agriculture Research Khyber Pakhtunkhwa 2. Peshawar.
- The Director Agriculture Research (Merged Area) ARI Tarnab Peshawar. 3. 4.
- All Directors of Institutes/ Stations at Agriculture Research Khyber Pakhtunkhwa.

For information and necessary action.

501-

ADMIN OFFICER (ESTT)

DIRECTORATE GENERAL Agriculture Research Khyber Pakhtunkhwa Peshawar

To.

<u>BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK,</u> PESHAWAR.

S.A.No.2414-P/2021

Mir Nawab Khan Appellant Versus

REJOINDER ON BEHALF OF APPELLANTWITH REGARD TO THE PARA-WISECOMMENTSSUBMITTED BYRESPONDENTS.

Respectfully Sheweth;

Reply Preliminary objections:

All preliminary objections are incorrect and wrongly set up. Nothing has been brought viz-a-viz preliminary objections that no cause of action accrued to the appellant.

<u>REPLY ON FACTS:</u>

- 1-3) Paras No.1 to 3 need no reply.
- 4) Para-4 of the comments is incorrect, hence denied. It is settled principle of law that once a right accrue in favour of a litigant the same cannot be withdrawn unceremoniously and without following the due process of law particularly when there is no concealment or fraud on the part of the litigant or more particularly in the case of present appellant.
- 5) Para-5 needs no reply.

- 6) Para-6 is responded to the extent the appellant cannot be suffered for act of the department as the appellant's name was duly placed at Sr.No.9 therefore, the same cannot be withdrawn. It is also settled principle of law that no one should be suffered for the act of the department or the lapses committed by the department.
- Para-7 of the comments needs no reply, while para-7 of appeal has been admitted.
- 8) Para-8 of the comments is incorrect, hence denied. Seniority of a civil servant shall be fixed from initial appointment. It is also settled principle of law that upon regularization contract period would included in service. 2019 PLC (CS) 1065, 2012 CLC (PS) 696. It is also held that contract period would be considered for promotion 2019 PLC (CS) 103, 2019 PLC (CS) 539.
- 9) Para -9 needs no reply
- 10) Para -10 need no reply.
- 11) Para-11 of the comments is incurred, hence denied. Wrong advice has been given to the competent authority. Furthermore no rules viz-a-viz seniority to the extent of appellant's case has been quoted, therefore, the appellant has been victimized and discriminated which is violative of various principles and rules governing the subject of seniority.

REPLY ON GROUNDS:

All grounds of mentioned in the comments are incorrect, against the rules governing the subject of seniority and various principles of law settled by the superior courts, therefore, irrelevant to the extent of appellant's case.

2

All the grounds raised in the service appeal are legal and in line with the rules governing the subject of seniority and settled principles of law established by the rulings of superior courts.

It is also settled principle of law that once a seniority has been given to the appellant the same cannot be retrospectively withdrawn, hence the appellant has every right to seek relief to restore the earlier seniority list dated 30.06.2019 wherein appellant was correctly placed at S.No.9 with all consequential back benefits.

In view of the above submissions, it is, most humbly prayed that the legal points raised in the rejoinder are to be considered in its true perspective and the appeal of the appellant may please be accepted with heavy cost.

MALA

Appellant

Through

Inayat Ullah Khan Advocate High Court LL.M (U.K)

Dated: 26.10.2021

BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK,

<u>PESHAWAR.</u>

S.A.No.2414-P/2021

Mir Nawab Khan..... Appellant

Versus

AFFIDAVIT

I, Mir Nawab Khan son of Maiz Ullah Kan R/o Village Ghundi Killa Tehsil Takht-e-Nusrati District Karak presently Field Assistant Director Agriculture Research Ahmad Wala, Karak do hereby affirm and declare on oath that the contents of the application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hom ble Tripunal.

NØ.

Khalid Mahmbold Oath Commissioner Peshawar High Court -

Deponent