# FORM OF ORDER SHEET

	Ар	peal No.	1135/2024	
S.No.	Date of order proceedings	Order or other pro	oceedings with signature of judge	
1	. 2		3	
1-	09/08/2024	Th	e appeal of Mr. Kimya O	ful presented today by
	• •	before Single	Advocate. It is fixed fo Bench at Peshawar on 13. sel for the appellant.	· ·
			By the order	er of Chairman

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Kimya Gul \* . <u>VERSUS</u> Govt of KPK & others

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	<u></u>			' .
	S.No.	Description of	Annexure	Pages
<u> </u>		documents		
1.	<u> </u>	Memo of Appeal		1_
2.		Affidavit		
3.		Addresses of the parties		0
4.		Application for		
	1 6 2	condonation of delay	4.1	9-10
5.		Copy of impugned	A	
<b>1</b> 5		notification dated		11 -1021
- <u> </u>		25.06.2019		111 100
6.		Copy of letter dated	В	
	, ,	19.07.2019	1 1	18
7.		Copies of Service	C&D	
٠,		Tribunal judgment	./ 4 1	
		dated 14.01.2022 &		30-31
		implementation order		.:
· ·		dated 03.05.2024	. '	
8.		Copy of Departmental	E	200
<u> </u>		Appeal		22-3
<u>9.                                     </u>		Wakalat Nama		

Appellant

Through

Roeeda Khan Advocate, High Court, Peshawar

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. \_\_\_\_\_\_\_\_ of 2024

Kimya Gul (Chowkider) Finance & Planning DC Khyber.

...... Appellant

#### **VERSUS**

- 1. The Govt of Khyber Pakhtunkhwa through Chief Secretary Civil Secretariat Peshawar.
- 2 The Govt of Khyber Pakhtunkhwa through Secretary Establishment, Establishment and Administration Department Civil Secretariat Peshawar.
- 3. The Govt of Khyber Pakhtunkhwa through Secretary Finance, Finance Department at Civil Secretariat Peshawar.

...... Respondents

APPEAL UNDER SECTION 4 OF THE KPK SERVICE TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED ORDER DATED 25/06/2019 WHEREBY THE APPELLANT WAS DECLARED AS SURPLUS AND PLACED IN SURPLUS POOL AGAINST WHICH THE APPELLANT FILED DEPARTMENTAL APPEAL ON 26.09.2023 WHICH WAS NOT DECIDED WITHIN THE STATUTORY PERIOD OF NINENTY DAYS.

# <u>Prayer:</u>

By acceptance of this appeal the impugned notification order dated 25.06.2019 of respondent No. 1 may kindly be set aside being illegal, unlawful passed

against the surplus pool policy of the Government, the violation of the fundamental vested right of the appellant and the appellant may kindly be retained/adjusted at the strength of establishment department of Civil Secretariat Peshawar along with all back benefits.

# Respectfully Sheweth:

#### **FACTS**

# The appellant respectfully submits as under:

- 1. That the appellant was appointed is a Chowkider at FATA Secretariat since long time with respondent department and after appointment the appellant performed his official duty with full devotion and hard work and no complaint whatsoever has been made against the appellant.
- 2. That while performing his official duty with respondent department the appellant along with other (117) employees as appointed by erstwhile FATA Secretariat were declared as surplus and placed in surplus pool of Establishment and Administrative Department vide order dated 25.06.2019 and for their further adjustment/placement w.e.f 01.07.2019 by virtue of which the Civil Servants were adjusted in the surplus pools of establishment department and administration department.

(Copy of impugned notification dated 25.06.2019 is attached as Annexure-A).

- 3. That the government of Khyber Pakhtunkhwa, establishment and Administration Department (establishment, wing) through section officer (E-III) issued a letter dated 19.07,2019 as well as to all the Deputy Commissioners of KPK Peshawar on 22.07.2019 for adjustment of Surplus staff erstwhile FATA Secretariat and the service of the appellant was placed for further adjustment at their disposal against the vacant post of Chowkider as per surplus pool policy. (Copy of letter dated 19.07.2019 is attached as Annexure-B).
- That some other colleagues of the appellant mention in the impugned notification date. 25..6.2019 filed service appeal before this Hon'able Service Tribunal Khyber Pakhtunkhwa Peshawar and the same was heard on 14.01.2022 which was accepted and the impugned notification dated 25.06.2019 was set aside and directions were given to respondent department to adjust the appellant to their respective department. It is pertains to mention here that the said judgment has properly implemented by the respondent department on 05.03.2024. (Copies of Service Tribunal judgment dated 14.01.2022 & implementation order dated 05.03.2024 are attached as Annexure-C & D).

- 5. That the appellant submitted Departmental appeal on 26.09.2023 against the impugned notification / order dated 25.06.2019 which was not responded by the respondent department. (Copy of Departmental appeal is attached as Annexure-E).
- 6. That the judgment dated 14.01.2022 rendered by the Hon'able Service Tribunal Khyber Pakhtunkhwa Peshawar is also applicable on those civil servants who were not a part of the said appeal, because judgment of this Hon' able Tribunal should be treated at Judgments in rem, and not in personam as per judgment passed by Hon' able Supreme Court 2023 SCMR Page 8 and for this purpose the appellant filed execution Petition which was dispose of on 09.07.2024 on that very point that the appellant. filed separate service appeal against the impugned order dated 25.06.2019 before this Hon' able tribunal.
- 7. That feeling aggrieved the appellant submitted the instant Service Appeal before this Hon able Tribunal inter alia on the following grounds.

#### **GROUNDS**

- A). That the impugned notification/order dated 25/06/2019 is passed against the law, rules and policy may liable for setting aside.
- B). That the appellant has not been treated in accordance with Article 4 & 25 of Islamic Republic of Pakistan 1973.
- C). That there is no illegality on the part of the appellant.
- D) That the impugned order dated 25.06.2019 has already been set aside by this Hon' able tribunal and other colleagues of the appellant has already been adjusted at Civil Secretariat Peshawar so as per rule of consistency the appellant is also entitled for similar nature treatment.
- E). Any other grounds will be raised at the time of arguments with prior permission of this Hon' able Tribunal.

It is therefore most humbly prayed By acceptance of this appeal the impugned notification order dated 25.06.2019 of respondent No. 1 may kindly be set aside being illegal, unlawful passed against the surplus pool policy of the Government, the violation of the fundamental vested right of the appellant and the appellant may kindly be retained/adjusted at the strength of establishment department of Civil Secretariat Peshawar along with all back benefits.



Any other remedy which this august tribunal deems fit that may also onward granted in favor of appellant.

Dated 09.08:2024

Appellant

Through

Roeeda Khan Advocate, High Court, Peshawar

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No.		- 12 000 a
ppcm: 140.	<u> </u>	of 2024

Kamya Gul

# **VERSUS**

Govt of KPK & others

# <u>AFFIDAVIT</u>

I, Kimya Gul (Chowkider) Finance & Planning DC Khyber. do hereby solemnly affirm and declare on oath that the content of the above application are true and correct to the best of my knowledge and belief and nothing has been kept secret and concealed from this Hon'ble Tribunal.

DEPONENT

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Annaal	NIO		•		· •	códos
Appeal	INO.	<u> </u>		<u> </u>	<u>.                                    </u>	of 2024

Kimya Gul <u>VERSUS</u> Govt of KPK & others .

# ADDRESSES OF THE PARTIES

### Appellant:

Kimya Gul (Chowkider) Finance & Planning DC Khyber

## Respondents

- 1. The Govt of Khyber Pakhtunkhwa through Chief Secretary Civil Secretariat Peshawar:
- 2. The Govt of Khyber Pakhtunkhwa through Secretary Establishment, Establishment and Administration Department Civil Secretariat Peshawar.

3. The Govt of Khyber Pakhtunkhwa through Secretary Finance, Finance Department at Civil Secretariat Peshawar.

Appellant

Through

Roeeda Khan Advocate, High Court, Peshawar

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Kimya Gul VERSUS Govt of KPK & others

# APPLICATION FOR CONDINATION OF DELAY (IF ANY).

# Respectfully Sheweth:

# Petitioner submits as under:-

- 1. That the above mentioned appeal is filing before this Hon' able Service Tribunal in which no date is fixed for fixed for hearing so far.
- 2. That the appellant along with (117) employee was placed at surplus pool through impugned notification dated 25.06.2019 in which some of other colleagues has already been submitted service appeal No. 1227/2021 which was accepted by this Hon' able tribunal on 14.01.2022 and the impugned Notification was set aside which was subsequently implemented by the respondent department through order dated 03.05.2024 so as per Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973 the appellant is also entitled for similar nature treatment.
- 3. That as per the judgment of Supreme Court of Pakistan SCMR 2019 Page 1004 "where in order or judgment was challenged through separate

proceedings be it appeals or petitions, some of which were within time, while the other had been filed beyond of period of limitation, all such appeals or petitions out to the decided on merit especially when an order in one appeal or petition (within time) would apply to the other appeal or petition, which may be barred by limitation".

4. That any other grounds will be raised at the time of arguments with the prior permission of this Hon' able court.

It is therefore, requested that the limitation period (if any) may kindly be condone in the interest of justice.

Dated 09.08.2024

Appellant

Through

Roeeda Khan Advocate, High Court, Peshawar

# ESTABLISHMENT & ADMIN: DEPARTMENT (REGULATION WING)

Parcel Beshievar, the 25th Jane, 2019.

#### DEBUGNIONS

An SOLO, WALLEG & AD/3-PR/1019: In pursuance of integration and merger of erstwhile is \$77. with Klyber Pakhtunkhwa, the Competent Authority is pleased to declare the Lathering (17 comployees appointed by erstwhile FATA Secretariat as "Surplus" and place allows in the Norphus Pool of Establishment and Administration Department for their further fadjus are my placement wire f. 01.07,2019.

Sr.No.	Numeral emplayee	Designation	BPS (Rersonal)
	Asstria Hussain	Assistant -	16
1	Plantifur Rehman	Assistant	16'
:.	Minoral Kloor	Avsdsjani	16
$\gamma_{i} > I_{i}$	Zahid Khan	Assistant	16
>	Caller Klign	Assistant	16
11.14	Spahid Wil Shah	Computer Operator .	16
7.	Cornog Shan	Computer Operator	16
17.7	Hauseef Ighal	Computer Operator	16
, D.	Wascom	Computer Operator	uć.
*15	Alief Hussein	Computer Operator	16
11.	Amir All	Computer Operator	16
12.	Reh Nawaz	Computer Operator	16
. < 43.	Kainron	Computer Operator	16
14	Haliz Muhampiad Amjad	Computer Operator	15
1.5	Fazl-ur-Reliman	Computer Operator	16
1.16.	Raiob Alf Khan	Head Drukerian	
. 17.	Hakhijar Khan	Sub largineer	oliity na si oli oli oli
12.	Hakeem-ad-Din	Drafisman	11.
. 10.	Naveni Khan	Storekeeper	, ,
111	lgamullah	Driver	
31.	Piozent Gul	Driver	\$1.4 miles
22.	Said Ayaz	Driver	3
23.	Andul Qudir	Driver	5
24.	1 - 1 - 1 - 1 - 1 - 1	Driver	5
. 25.	I	11rlvgr	5
, 26,	Muhammad Ali	Driver	\$

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A chan Withanningt	Driver
38. Waheedulish Shah	Driver
20. Mastan Shah	Driver 5
🔢 Nubushir Albus 📗 🚊 👱	Driver 5
in Yousid Hussom	Driver 5
32 liisauullah	Driver - 5
33. Daud Shah	Driver 5
14. Qismat Wuli	Driver
75. Alam Zeb	Driver
56. Shatqatullah	Driver 5
37. Qismatullah	Driver
38. Waft Khan	Tracer
(30) Muhammad Zahir, Shah	Tracer
10. Niaz Akhtar	Driver
41. Mena Jan	Driver
42. Zoki ullah	N/Qasid 2
43. Sabir Shah	Nalb Qasid 2
Muhammad Hussain	
45 Zuhair Shuh	Naib Qasid
46. Muhammad Sharif	Naio Qasid
47. Dost Ali	Naib Qasid
43 Nishat Khan	Noib Qasid
49 Wadan Shah	Nalh Qasid
50; mamullah	Nafb Qasid
51. Magsood Jan.	Nalh Qasid
52 Zeeshun	Naib Qasid 2
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54. Ikhlaq Khah  55. Saldar Ali Shah	Naib Qasid
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	Naib Qasid
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	Naib Qasid
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	Naib Qasid
61. Zahidullah	Naib Qasid
62. Farhad Gul	Nnlb Qosid
63. Hameed Khan	Noib Qusid
64. Rashid Khan	Naib Qasid
65. Dost Muhammad	Nuib Qasid 2
66. Sujidullah	<del> </del>
67 Mikhar ud Din	Naib Qasid
68. Altof ur Rehman	.Chowkidar 2
69 Munanimed Amir	Chowkidar 2
70. Yesar Amfal	. Chawkidar
71 Zimred Khan	Chowkidar 2
<del></del>	Chowkidar
	Chowkidar
73. Azizunan	
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76.		Chowkidar
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79.	The state of the s	AC Cleaner
80.	Muhammad Saleem Fexale Hag	AC Cleaner/N/Qusid
1 81	Alanzeh	Mafi 2
82.	Nehad Badshali	Mali
83.	Niaz Ati	Mal. 2
4 54	Muhammad Arshad	Cook
85	Rochulluh	Coel
86.		Khadim Mosque 2
1 - 87.	1	Regulation Beldar 2
} · · · · · · · · · · · · · · · · · · ·	Milhammad Arshad Ramish	Sweeper
895	Karan	Sweeper 2
90	Majid Anwar	Sweeper, 2
91,	T 1/2 ←	Sweeper
	(themail)	Sweeper
93.	Ruhid Masech	Sweeper 2
93.	Naccin Munit	Sweeper 2
94	Purdeep Singh	Sweeper 2
95	Mukesh	Sweeper 2 •
96.	Muhammad Navced.	Sweeper 2
97.	Daig Ram	Sweeper 2
.98.	Muhammad Nisar	Sweeper . 2
99	Said Anwar	Naib Qasid
[+] 100.	· · · · · · · · · · · · · · · · · · ·	Maib Qasid
101.	Abid	Noib Qusid
102.	Wakeel Khan	Naib Oasid
1,03.	l	Naib Qasid
104,	Samiullah:	.Nalb Qasid
105.	Hahib-ur-Rehman	Neib Qasid
106.	Muhammad Shoaib	Naib Qasid
107.	Basvar Khan	Naib Qasid
108.	Misbahullah	Nnib Qasid
109	Muhammad Tanveer	Noib Qasid -
110.		Naib Qasid ,
-101	Muhammad Zahir Shan	Nulli Qesid
112.	Javed Khan	Naib Qasid
113	Noor Nabia	Bern
114	Amjad Khan	Mali
115	Jawad Khan	Meli
	Inam ut liag	Chowkidar
117	Similard dia	Chawkidas

2. In order to ensure proper and expeditious adjustment/absorption of the above inentioned surplus staff, Deputy Secretary (Establishment), Establishment Department has

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was declared as found person to properly monitor the whole process of adjustments pageoment of the surplus pool stuff, ;

Consequent upon above all the above surplus staff alongwith their original record of service are directed to report to the Deputy Secretary (Establishment) Establishment Department, for further necessary notion.

#### CHIEF SECRETARY GOVE, OF KLIYBER PAKITUNKHWA

### Vadat, No. & Date Even

Copy to:-,

- Additional Chief Secretary, P&D Department:
- .2. Additional Chief Secretary, Merged Areas Secretariat.
- 3. Senior Member Board of Revenue.
- 4. Principal Segretary to Gavernor, Kliyber Pakhtunkhwa.
- 5. Principal Secretary to Chief Minister, Khyber Pakhfunkhwa.
- 6. All Administrative Secretaries, Khyber Pukhtunkhwa.
  - 7. The Accountage General, Khyber Pakhtunkhwa,
  - 8. Secretary (AI&C) Merged Areas Secretariat.
  - 9. Additional Secretary (Al&C) Merged Areas Secretariat with the request to hance over the relevant record of the above staff to the Establishment Department for further necessary action and taking up the case with the Finance Department with regard to linuncial implications of the staff w.e.f. 01.07.2019.
  - 10. All Divisional Commissioners in Khyber Pakhtunkhwa.
  - 11. All Deputy Commissioners in Khyber Pakhtunkhwa. .
  - 12. Director General Information, Khyber Pakhtunkhwa.
  - 13: PS to Chief Secretary, Khyber Pakhtunkhwa.
  - 14 Deputy, Secretary (Establishment), Establishment Department for necessary
  - 15. Section Officer (E-1), Establishment Department.
  - 16. Section Officer (E-III) Establishment Department for necessary action.
  - 17. Section Officer (E-IV) Establishment Department.
  - 18: PS to Secretary Establishment-Department.
  - 19. PS to Special Secretary (Regulation), Establishment Department.
  - 20. PS to Special Secretary (Establishment), Establishment Depotyment.

SECTION GEFICER (G&M).

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# ESTABLISHMENT& ADMN: DEPARTMENT (REGULATION WING) Dated Peshawar the 25th June, 2019

# **NOTIFICATION**

No. SO (O&M)/E&AD/3-18/2019: in pursuance of integration and merger of erstwhile FATA with Khyber Pakhtunkhwa, Authority is pleased to declare the following 117 employees appointed the erstwhile FATA Secretariat as "surplus" and please them in the Surplus Pool of Establishment and Administration Department for their further adjustment/placement w.e.f. 01.07.2019.

S. No	Name of employees	Designation	BPS (Personal
3. NO 1.	Ashiq Hussain	Assistant	16
2	Hanif Ur Rehman.	Assistant	16
3	Shaukat Khan	Assistant	16
4.	Zahid Khan	Assistant	16
5.	Qaiser Khan	Assistant	16
1 6.	Shahid Ali Shah	Computer	16
		Operator	
7	Farooq Khan	Computer	16
A stage of		Operator	
8.	Tauseef Iqbal	Computer	16
	<u> </u>	Operator	
9.	Waseem	Computer	16
		Operator	
10	Altaf Hussai	Computer	16
		Operator	
11	Amir Ali.	Computer	16
	*	Operator	
12	2. Rabia Nawaz	Computer	16
		Operator	
1.	3. Kamran	Computer	16
		Operator	
1	4. Hafiz Muhammad Amjae	Computer	16
		Operator	1/
1	5. Fazl-ur-Rehman	Computer	16
1: 1:		Operator	
1	16. Rajab Ali Khan	Head	13
		Draftsman	
	17. Bakhtiar Khan	Sub Enigne	
	18. Hakeem-ud-din	Draftsman	
	19. Naseer Khan	Store Keep	
	20. Inam Ullah	Driver	5
	21. Hazrat Gul	Driver	5
	22. Said Ayaz	Driver	5
1	23 Abdul Qadir	Driver	5
\ 1 - 11 - 11 - 11 - 11 - 11 - 11 - 11 -	24. Sharbat Khan	Driver	5
	25. Iqbal Shah	Driver	5
	26. Muhammad Ali	Driver	5

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27	Khan Muhammad	Driver	5
28	Waheed Shah	Driver	5
29.	Mastan Shah	Driver	5
30.	Mubashir Alam	Driver	5
31.	Yousaf Hussain	Driver	5
32.	Ihsan Ullah	Driver	5
33.	Daud Shah	Driver	5
34.	Oismat Wali	Driver	5
35.	Alam Zeb	Driver	5
36.	Shafqat Ullah	Driver	5
37.	Qismat Ullah	Driver	5
38.	Wali Khan	Tracer	. 5
39:	Muhammad Zahir Shah	Tracer	5
40,	Niaz Akhtar	Driver	4
41	Mena Jan	Driver	5
42.	Zaki Shah	Naib Qasid	3
43.	Sabir Shah	Naib Qasid	2
44.	Muhammad Hussain	Naib Qasid	2
45.	Zubair Shah	Naib Qasid	2
46.	Muhammad Sharif	Naib Qasid	2
47:	Dost Ali	Naib Qasid	2
48.	Nishat Khan	Naib Qasid	2
49.		Naib Qasid	2
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$\frac{3\sqrt{7}}{51}$		Naib Qasid	2
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<del></del>		Chowkider	2
4		Chowker	2
	9 Muhammad Amir	Chowkider	2
·	0. Yasar Arafat	Chowkider	2
. —	1. Zamrud Khsn	Chowkider	2
· <del>} · ·</del>	2. Kimya Gul	Chowkider	$\frac{1}{2}$
	73. Aziz Ullah	Chowkider	

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4,	Zain Ullah Chowkider 2 Chowkider 2	
5.	Safiullan	
6.	Inayat Ullah Chowkider 2	
7.	Muhammad Abid Chowkider 2	
8.	Daud Khan AC cleaner 2	
79	Muhammad saleem AC/Cleaner 2	
30.	Fazale Hai Mali 2	
31.	Alamzeb Mali 2	
32.	Nehad Badshah Mali 2	
83.	Niaz Ali Cook 2	
84.	Muhammad Arshid Cook 2	
85	Rochullah Khadim Mosque 2	
86.	Lal Jan Regulation Beldar 2	
87.	Muhammad Arshid Sweeper 2	
88.	Ramish Sweeper 12	
	Karan Sweeper 2	
89.	Maiid Anwar Sweeper 12	
90	Shumail Sweeper 2	2
91.	Ruhid Maseeh Sweeper	2
92.		2
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95.	Muhammad Naveed Sweeper	2
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97	Daid Paris	2
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102.	Transfer Territoria	2
103.	Muhammad Amjad Naib Qasid	-
	Ayaz N-ih Oogid	2
104.	Samiullah Naib Qasid	2
105	liabib-ur-rehman Naib Qasid	2
106.	Muhammad Shoaib Naib Qasid	2
107.	Lawar Khan Naib Qasid	2
108.	Jaisbahullah Naib Qasid	2
109.	Muhammad Tanvir Naib Qasid	2
110.	Waqas Khurshid Naib Qasic	
111.	L'ahammad Zahir Naib Qasid	2
	Shah	12
112	Javed Khan Naib Qasid	2
113.	Noor Nabia Bera	2
	Amjad Khan Mali	2
114	Jawad Khan Mali	2
115	Inam Ullah Haq Chowkider	2
116.	Man Onan risq	
117.	Siraj-ud-din Chowkider	

<sup>2.</sup> In order to ensure proper and expeditions adjustment /ansorption of the above mentioned surplus staff, Deputy Secretary (Establishment), Establishment Department has

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been declared as foeul person in properly monitor the whole process of adjustment/placement of the surplus staff.

Consequent upon above all the above surplus staff alongwith their original record of service are directed to report to the Deputy Secretary (Establishment) Establishment Department for further necessary action.

CHIEF SECRETARY GOVT OF KHYBER PAKHTUNKHWA

## Endst No &even date

#### Copy to:-

- 1. Additional Chief Secretary, P&D department.
- 2. Additional Chief Secretary? Merged Areas Secretariat.
- 3. Senior Member Board of Revenue.
- 4. Principal Secretary to Governor, Khyber Pakhtunkhwa.
- 5. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 6. All Administrative Secretaries, Khyber Pakhtunkhwa.
- 7. The Accountant General, Khyber Pakhtunkhwa.
- 8. Secretary (Al&C) Merged Areas Secretariat.
- 9. Additional Secretary(Al&C) Merged Areas Secretariat with the request to hand over the relevant record of the above staff to the Establishment Department for further necessary action and taking up the case with the Finance Department with regard to Financial implications of the staff w.e.f 01.07.2019.
  - 10. All Divisional Commissioner in Khyber Pakhtunkhwa.
  - 11. All Deputy Commissioner in Khyber Pakhtunkhwa.
  - 12. Director General information, Khyber Pakhtunkhwa.
  - 13.PS to Chief Secretary, Khyber Pakhtunkhwa.
  - 14 Deputy Secretary (Establishment), Establishment Department for necessary action.
  - 15 Section Officer (E-I), Establishment Department.
  - 16. Section Officer (E-III) Establishment Department for necessary action.
  - 17 Section Officer (E-III) Establishment Department.
  - 18.PS to Secretary Establishment Department.
  - 19.PS to Special Secretary (Regulation), Establishment Department.
  - 20.PS to Special Secretary (Establishment), Establishment Department.

(GAUHAR ALI) SECTION OFFICER (O&M)





# GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT & ADMINISTRATION DEPARTMENT

(ESTABLISHMENT WING)
No. SOE-III (E&AD)1-3/2019/Erstwhile FATA
Dated Peshawar the July 19, 2019

Τc

The Deputy Commissioner, Khyber.

Subject: ADJUSTMENT OF SURPLUS STAFF OF ERSTWHILE FATA SECRETARIAT.

Dear Sir,

I am directed to refer to the subject noted above and to state that 1.17 employees of different categories from BPS-01 to BPS-16 of Erstwhile FATA Secretariat are declared as surplus and notified vide Establishment Department Notification No SO(O&M)/E&AD/3-18/2019 dated 25-06-2019 (copy enclosed). As per Surplus Pool Policy notification dated 14-06-2007(copy enclosed), services of the following Employees of Erstwhile FATA Secretariat having domicile of District Khyber are placed at your disposal for further adjustment w.e.f 01-07-2019:-

S.No.	Name	Designation with BS
1.	Bakhtiar Khan	Sub Engineer (BPS-11)
2.	Naseem Khan	Storekeeper (BPS-07)
3.	Sharbat Khan	Driver (BPS-05)
4.	Igbal Shah	Driver (BPS-05)
, S.	Mastan Shah	Driver (BPS-05)
6.	Alam Zeb	Driver (8PS-05)
7.	Shafqatullah	Driver (BPS-05)
8.	Sabir Shah	Naib Qasid (BPS-02)
9.	Zubair Shah	Naib Qasid (BPS-02)
10.	Muhammad Sharif	Naib Qasid (BPS-02)
11.	Ikhlaq Khan	Naib Qasid (BPS-02)
12.	Hameed Khan	Naib Qasid (BPS-02)
13.	Sajidullah	Naib Qasid (BPS-02)
14	Yasar Arafat	Chowkidar (BPS-02)
15	Zamrud Khan	Chowkidar (BPS-02)
16.	Kimya Gul	Chowkidar (BPS-02)
17.	Inayatullah	Chowkidar (BPS-02)
18.	Alamzeb	Mali (BPS-02)
19.	Lal Jan	Regulation Beldar (BPS-02)
20.	Siraj-ud-din	Chowkidar (BPS-01)

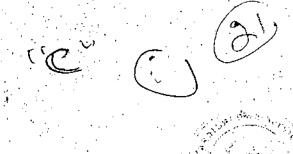
It is, therefore, requested that the above mentioned Surplus Pool Staff may be adjusted in your District as per Surplus Pool Policy.

Yours faithfully

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(Zaman Ali Khan) SECTION OFFICER (E-III)

Cont:Page-2



## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1227/2020

Date of Institution ...

-21.09.2020

Date of Decision ... 14.01.2022

Hanif Ur Rehman, Assistant (BPS-16), Directorate of Prosecution Khyber (Appellant) Pakhtunkhwa.

Government of Khyber Pakhtunkhwa through its Chief Secretary at Civil (Respondents) Secretariat Reshawar and others.

Sved Yahya Zahid Gillani, Taimur Haider Khan &

Ali Gohar Durrani,

Advocates -

For Appellants

Muhammad Adeel Butt,.

Additional Advocate General

For respondents

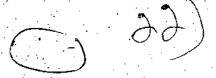
AHMAD SULTAN TAREEN ATIO-UR-REHMAN WAZIR CHAIRMAN MEMBER (EXECUTIVE)

#### **JUDGMENT**

ATTQ-UR-REHMAN WAZIR MEMBER (E):- This single judgment

shall dispose of the instant service appeal as well as the following connected service appeals, as common question of law and facts are involved therein:-

- 1. 1228/2020 titled Zubair Shah
- 2. 1229/2020 titled Faroog Khan
- 3. 1230/2020 titled Muhammad Amjid Ayaz
- 4. 1231/2020 titled Qaiser Khan
- 5. 1232/2020 titled Ashiq Hussain
- 6. 1233/2020 titled Shoukat Khan
- 7. 1244/2020 titled Haseeb Zeb



- 8. 1245/2020 titled Muhammad Zahir Shah
- 9. 11125/2020 titled Zahid Khan
- 10.11126/2020 titled Touseef Iqbal
- Brief facts of the case are that the appellant was initially appointed as Assistant (BPS-11) on contract basis in Ex-FATA Secretariat vide order dated 01-12-2004. His services were regularized by the order of Peshawar High Court vide judgment dated 07-11-2013 with effect from 01-07-2008 in compliance with cabinet decision dated 29-08-2008. Regularization of the appellant was delayed by the respondents for quite longer and in the meanwhile, in the wake of merger of Ex-FATA with the Province, the appellant alongwith others were declared surplus vide order dated 25-06-2019. Feeling aggrieved, the appellant alongwith others filed writ petition No 3704-P/2019 in Peshawar High Court, but in the meanwhile the appellant alongwith others were adjusted in various directorates, hence the High Court vide judgment dated 05-12-2019 declared the petition as infructuous, which was challenged by the appellants in the supreme court of Pakistan and the supreme court remanded their case to this Tribunal vide order dated 04-08-2020 in CP No. 881/2020. Prayers of the appellants are that the impugned order dated 25-06-2019 may be set aside and the appellants may be retained/adjusted against the secretariat cadre borne at the strength of Establishment & Administration Department of Civil Secretariat. Similarly seniority/promotion may also be given to the appellants since the inception of their employment in the government department with back benefits as per judgment titled Tikka Khan & others Vs Syed Muzafar Hussain Shah & others (2018 SCMR 332) as well as in the light of judgment of larger bench of high court 河州北 in Writ Petition No. 696/2010 dated 07-11-2013.
  - 03. Learned counsel for the appellants has contended that the appellants has not been treated in accordance with law, hence their rights secured under the Constitution has badly been violated; that the impugned order has not been

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passed in accordance with law, therefore is not tenable and liable to be set aside; that the appellants were appointed in Ex-FATA Secretariat on contract basis vide order dated 01-12-2004 and in compliance with Federal Government decision dated 29-08-2008 and in pursuance of judgment of Peshawar High Court dated 07-11-2013, their services were regularized with effect from 01-07-2008 and the appellants were placed at the strength of Administration Department of Ex-FATA Secretariat; that the appellants were discriminated to the effect that they were placed in surplus pool vide order dated 25-06-2019, whereas services of similarly placed employees of all the departments were transferred to their respective departments in Provincial Government; that placing the appellants in surplus pool was not only illegal but contrary to the surplus pool policy, as the appellants never opted to be placed in surplus pool as per section-5 (a) of the Surplus Pool Policy of 2001 as amended in 2006 as well as the unwillingness of the appellants is also clear from the respondents letter dated 22-03-2019; that by doing so, the mature service of almost fifteen years may spoil and go in waste; that the illegal and untoward act of the respondents is also evident from the notification dated 08-01-2019, where the erstwhile FATA Secretariat departments and directorates have been shifted and placed under the administrative control of Khyber Pakhtunkhwa Government Departments; whereas the appellants were declared surplus; that billion of rupees have been granted by the Federal Government for merged/erstwhile FATA Secretariat departments but unfortunately despite having same cadre of posts at civil secretariat, the respondents have carried out the unjustifiable, illegal and unlawful impugned order dated 25-06-2019, which is not anly the violation of the Apex Court judgment, but the same will also violate the fundamental rights of the appellants being enshrined in the Constitution of Pakistan, will seriously affect the promotion/seniority of the appellants; that discriminatory approach of the respondents is evident from the notification dated 22-03-2019, whereby other employees of Ex-FATA were not placed in surpluspool but Ex-FATA Planning Cell of P&D was placed and merged into Provincial

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P&D Department; that declaring the appellants surplus and subsequently their adjustment in various departments/directorates are illegal, which however were required to be placed at the strength of Establishment & Administration department; that as per judgment of the High Court, seniority/promotions of the appellants are required to be dealt with in accordance with the judgment titled Tikka Khan Vs Syed Muzafar (2018:SCMR 332), but the respondents deliberately and with malafide declared them surplus, which is detrimental to the interests of the appellants in terms of monitory loss as well as seniority/promotion, hence interference of this tribunal would be warranted in case of the appellants.

Learned Additional Advocate General for the respondents has contended that the appellants has been treated at par with the law in vogue i.e. under section-11(A) of the Civil Servant Act, 1973 and the surplus pool policy of the provincial government framed thereunder; that proviso under Para-6 of the surplus pool policy states that in case the officer/officials declines to be adjusted/absorbed in the above manner in accordance with the priority fixed as seniority in the integrated list, he shall loose the facility/right of adjustment/absorption and would be required to opt for pre-mature retirement from government service provided that if he does not fulfill the requisite qualifying service for pre-mature retirement, he may be compulsory retired from service by the competent authority, however in the instant case, no affidavit is forthcoming to the effect that the appellant refused to be absorbed/adjusted under the surplus pool policy of the government; that the appellants were ministerial staff of ex-FATA Secretariat, therefore they were treated under section-11(a) of the Civil Servant Act, 1973; that so far as the issue of inclusion of posts in BPS-17 and above of erstwhile agency planning cells, P&D Department merged areas secretariat is concerned, they were planning cadre employees, hence they were adjusted in the relevant cadre of the provincial government; that after merger of erstwhile FATA with the Province, the Finance Department vide,

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order dated 21-11-2019 and 11-06-2020 created posts in the administrative departments in pursuance of request of establishment department, which were not meant for blue eyed persons as is alleged in the appeal; that the appellants has been treated in accordance with law, hence their appeals being devoid of merit may be dismissed.

05. We have heard learned counsel for the parties and have perused the record.

Before embarking upon the issue in hand, it would be appropriate to explain the background of the case. Record reveals that in 2003, the federal government created 157 regular posts for the erstwhile FATA Secretariat, against which 117 employees including the appellants were appointed on contract basis in 2004 after fulfilling all the codal formalities. Contract of such employees was renewed from time to time by issuing office orders and to this effect; the final extension was accorded for a further period of one year with effect from 03-12-2009. In the meanwhile, the federal government decided and issued instructions dated 29-08-2008 that all those employees working on contract against the posts from BPS-1 to 15 shall be regularized and decision of cabinet would be applicable to contract employees working in ex-FATA Secretariat through SAFRON Division for regularization of contract appointments in respect of contract employees working in FATA. In pursuance of the directives, the appellants submitted applications for regularization of their appointments as per cabinet decision, but such employees were not regularized under the pleas that vide notification dated 21-10-2008 and in terms of the centrally administered tribal areas (employees status order 1972 President Oder No. 13 of 1972), the employees working in FATA, shall, from the appointed day, be the employees of the provincial government on deputation to the Federal Government without deputation allowance, hence they are not entitled to be regularized under the policy decision dated 29-08-2008.

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In 2009, the provincial government promulgated regularization of service Act, 2009 and in pursuance, the appellants approached the additional chief secretary ex-FATA for regularization of their services accordingly, but no action was taken on their requests, hence the appellants-filed writ petition No 969/2010 for regularization of their services, which was allowed vide judgment dated 30-11-2011 and services of the appellants were regularized under the regularization Act, 2009, against which the respondents filed civil appeal No 29-P/2013 and the Supreme Court remanded the case to the High Court Peshawar with direction to re-examine the case and the Writ Petition No 969/2010 shall be deemed to be pending. A three member bench of the Peshawar High Court decided the issue vide judgment dated 07-11-2013 in WP No 969/2010 and services of the appellants were regularized and the respondents were given three months time to prepare service structure so as to regulate their permanent employment in ex-FATA Secretariat vis-à-vis their emoluments, promotions, retirement benefits and inter-se-seniority with further directions to create a task force to achieve the objectives highlighted above. The respondents however, delayed their regularization, hence they filed COC No. 178-P/2014 and in compliance, the respondents submitted order dated 13-06-2014, whereby services of the appellants were regularized vide order dated 13-06-2014 with effect from 01-07-2008 as well as a task force committee had been constituted by Ex-FATA Secretariat vide order dated 14-10-2014 for preparation of service structure of such employees and sought time for preparation of service rules. The appellants again filed CM No. 182-P/2016 with IR in COC No. 178-P/2014 in WP No. 969/2010, where the learned Additional Advocate General alongwith departmental representative produced letter dated 28-10-2016, whereby service rules for the secretariat cadre employees of Ex-FATA Secretariat had been shown to be formulated and had been sent to secretary SAFRAN for approval, hence vide, judgment dated 08-09-2016, Secretary SAFRAN was directed to finalize the matter within one month, but the respondents instead of doing the needful action 7

declared all the 117 employees including the appellants as surplus vide order dated 25-06-2019, against which the appellants filed Writ Petition No. 3704-P/2019 for declaring the impugned order as set aside and retaining the appellants in the Civil Secretariat of establishment and administration department having the similar cadre of post of the rest of the civil secretariat employees.

During the course of hearing, the respondents produced copies of notifications dated 19-07-2019 and 22-07-2019 that such employees had been adjusted/absorbed in various departments. The High Court vide judgment dated 05-12-2019 observed that after their absorption , now they are regular employees of the provincial government and would be treated as such for all intent and purposes including their seniority and so far as their other grievance regarding their retention in civil secretariat is concerned, being civil servants, it would involve deeper appreciation of the vires of the policy, which have not been impugned in the writ petition and in case the appellants still feel aggrieved regarding any matter that could not be legally within the framework of the said policy, they would be legally bound by the terms and conditions of service and in view of bar contained in Article 212 of the Constitution, this court could not embark upon to entertain the same. Needless to mention and we expect that keeping in view the ratio as contained in the judgment titled Tikka Khan and others Vs Syed Muzafar Hussain Shah and others (2018 SCMR 332), the seniority would be determined accordingly, hence the petition was declared as infructuous and was dismissed as such. Against the judgment of High Court, the appellants filed CPLA No 881/2020 in the Supreme Court of Pakistan, which was disposed of vide judgment dated 04-08-2020 on the terms that the petitioners should approach the service tribunal, as the issue being terms and condition of their service, does fall within the jurisdiction of service tribunal, hence the appellant filed the instant service appeal. 人表写上思訪

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- Main concern of the appellants in the instant service appeal is that in the first place, declaring them surplus is illegal, as they were serving against regular posts in administration department Ex-FATA, hence their services were required to be transferred to Establishment & Administration Department of the provincial government like other departments of Ex-FATA were merged in their respective department. Their second stance is that by declaring them surplus and their subsequent adjustment in directorates affected them in monitory terms as well as their seniority/promotion also affected being placed at the bottom of the seniority line.
- In view of the foregoing explanation, in the first place, it would be appropriate to count the discriminatory behaviors of the respondents with the appellants, due to which the appellants spent almost twelve years in protracted litigation right from 2008 till date. The appellants were appointed on contract basis after fulfilling all the codal formalities by FATA Secretariat, administration wing but their services were not regularized, whereas similarly appointed persons by the same office with the same terms and conditions vide appointments orders dated 08-10-2004, were regularized vide order dated 04-04-2009. Similarly a batch of another 23 persons appointed on contract were regularized vide order dated 04-09-2009 and still a batch of another 28 persons were regularized vide order dated 17-03-2009; hence the appellants were discriminated in regularization of their services without any valid reason. In order to regularize their services, the appellants repeatedly requested the respondents to consider them at par with those, who were regularized and finally they submitted applications for implementation of the decision dated 29-08-2008 of the federal government, where by all those employees working in FATA on contract were ordered to be regularized, but their requests were declined under the plea that by virtue of presidential order as discussed above, they are employees of provincial government and only on deputation to FATA but without deputation allowance,



hence they cannot be regularized, the fact however remains that they were not employee of provincial government and were appointed by administration department of Ex-FATA Secretariat, but due to malafide of the respondents, they were repeatedly refused regularization, which however was not warranted. In the meanwhile, the provincial government promulgated Regularization Act, 2009, by virtue of which all the contract employees were regularized, but the appellant were again refused regularization, but with no plausible reason, hence they were again discriminated and compelling them to file Writ Petition in Peshawar High Court, which was allowed vide judgment dated 30-11-2011 without any debate, as the respondents had already declared them as provincial employees and there was no reason, whatsoever to refuse such regularization, but the respondent instead of their regularization, filed CPLA in the Supreme Court of Pakistan against such decision, which again was an act of discrimination and malafide, where the respondents had taken a plea that the High Court had allowed regularization under the regularization Act, 2009 but did not discuss their regularization under the policy of Federal Government laid down in the office memorandum issued by the cabinet secretary on 29-08-2008 directing the regularization of services of contractual employees working in FATA, hence the Supreme Court remanded their case to High Court to examine this aspect as well. A three member bench of High Court heard the arguments, where the respondents took a U turn and agreed to the point that the appellants had been discriminated and they will be regularized but sought time for creation of posts and to draw service structure for these and other employees to regulate their permanent employment. The three member bench of the High Court had taken a serious view of the unessential technicalities to block the way of the appellants, who too are entitled to the same relief and advised the respondents that the petitioners are suffering and are in trouble besides mental agony, hence such regularization was allowed on the basis of Federal Government decision dated 29-08-2008 and the appellants were declared as civil servants of the FATA

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Secretariat and not of the provincial government. In a manner, the appellants were wrongly refused their right of regularization under the Federal Government Policy, which was conceded by the respondents before three member's bench, out the appellants suffered for years for a single wrong refusal of the respondents, who put the matter on the back burner and on the ground of sheer technicalities thwarted the process despite the repeated direction of the federal government as well as of the judgment of the courts. Finally, Services of the appellants were very unwillingly regularized in 2014 with effect from 2008 and that too after contempt of court proceedings. Judgment of the three member bench is very clear and by virtue of such judgment, the respondents were required to regularize them in the first place and to lown them as their own employees borne on the strength of establishment and administration department of FATA Secretariat, but step-motherly behavior of the respondents continued funabated, as neither posts were created for them nor service rules were framed for them as were committed by the respondents before the High Court and such commitments are part of the judgment dated 07-11-2013 of Peshawar High Court. In the wake of 25th Constitutional amendments and upon merger of FATA Secretariat into Provincial Secretariat, all the departments' alongwith staff were merged into provincial departments. Placed on record is notification dated 08-01-2019, where P&D Department of FATA Secretariat was handed over to provincial P&D Department and law & order department merged into Home Department vide notification dated 16-01-2019, Finance department merged into provincial Finance department vide notification dated 24-01-2019, education department vide order dated 24-01-2019 and similarly all other department like Zakat & Usher Department, Population Welfare Department, Industries; Technical Education, Hinerals, Road & Infrastructure, Agriculture, Forests, Irrigation, Sports, FDMA and others were merged into respective Provincial Departments, but the appellants being employees of the administration department of ex-FATA were not merged into Provincial Establishment & Administration Department, rather they were

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declared surplus, which was discriminatory and based on malafide, as there was no reason for declaring the appellants as surplus, as total strength of FATA Secretariat from BPS-1 to 21 were 56983 of the civil administration against which employees of provincial government, defunct FATA DC, employees appointed by FATA Secretariat, line directorates and autonomous bodies etc were included, amongst which the number of 117 employees including the appellants were granted amount of Rs. 25505.00 million for smooth transition of the employees as well as departments to provincial departments and to this effect a summery was submitted by the provincial government to the Federal Government, which ligas accepted and vide notification dated 09-04-2019, provincial government was asked to ensure payment of salaries and other obligatory expenses, including terminal benefits as well of the employees against the regular sanctioned 56983 posts of the administrative departments/attached directorates/field formations of erstwhile FATA, which shows that the appellants were also working against sanctioned posts and they were required to be smoothly merged with the establishment and administration department of provincial government, but to heir utter dismay, they were declared as surplus inspite of the fact that they were posted against sanctioned posts and declaring them surplus, was no more than malafide of the respondents. Another discriminatory behavior of the respondents can be seen, when a total of 235 posts were created vide order dated: 11-06-2020 in administrative departments i.e. Finance, home, Local Government, Health, Environment, Information, Agriculture, Irrigation, Mineral and Education Departments for adjustment of the staff of the respective tepartments of ex-FATA, but here again the appellants were discriminated and no post was created for them in Establishment & Administration Department and they were declared surplus and later on were adjusted in various directorates, which was detrimental to their rights in terms of monetary benefits, as the allowances admissible to them in their new places of adjustment were less than 字语歌 定意 the one admissible in civil secretariat. Moreover, their seniority was also affected

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as they were placed at the bottom of seniority and their promotions, as the appellant appointed as Assistant is still working as Assistant in 2022, are the factors, which cannot be ignored and which shows that injustice has been done to the appellants. Needless to mention that the respondents failed to appreciate that the Surplus Pool Policy-2001 did not apply to the appellants since the same was specifically made and meant for dealing with the transition of district system and resultant re-structuring of governmental offices under the devolution of powers from provincial to local governments as such, the appellants service in erstwhile FATA Secretariat (now merged area secretariat) had no nexus whatsoever with the same, as neither any department was abolished nor any post, hence the surplus poet policy applied on them was totally illegal. Moreover the concerned learned counsel for the appellants had added to their miseries by contesting their cases in wrong forums and to this effect, the supreme court of Pakistan in their case in civil petition No. 881/2020 had also noticed that the petitioners being oursuing their remedy before the wrong forum, had wasted much of their time and the service Tribunal shall justly and sympathetically consider the question of delay in accordance with law. To this effect we feel that the delay occurred due to. wastage of time before wrong forums, but the appellants continuously contested their case without any break for getting justice. We feel that their case was arready spoiled by the respondents due to sheer technicalities and without touching ment of the case. The apex court is very clear on the point of limitation that cases should be considered on merit and mere technicalities including limitation shall not debar the appellants from the rights accrued to them. In the instant case, the appellants has a strong case on merit, hence we are inclined to condone the delay occurred due to the reason mentioned above.

We are of the considered opinion that the appellants has not been treated in accordance with law, as they were employees of administration department of the ex-FATA and such stance was accepted by the respondents in their comment.

submitted to the High Court and the High Court vide judgment dated 07-11-2013 peclared them civil servants and employees of administration department of ex-FATA Secretariat and regularized their services against sanctioned posts, despite they were declared surplus. They were discriminated by not transferring their services to the establishment and administration department of provincial government on the analogy of other employees transferred to their respective departments in provincial government and in case of non-availability of post, Finance department was required to create posts in Establishment & Administration Department on the analogy of creation of posts in other Administrative Departments as the Federal Government had granted amount of Rs. 25505 million for a total strength of 56983 posts including the posts of the appellants and declaring them surplus was unlawful and based on malafide and on this score alone the impugned order is liable to be set aside. The correct course would have been to create the same number of vacancies in their respective department i.e. Establishment & Administrative Department and to post them in their own department and issues of their seniority/promotion was required to be settled in accordance with the prevailing law and rule.

We have observed that grave injustice has been meted out to the appellants in the sense that after contesting for longer for their regularization and finally after getting regularized, they were still deprived of the service attructure/rules and creation of posts despite the repeated directions of the three member bench of Peshawar High Court in its judgment dated 07-11-2013 passed in Writ Petition No. 969/2010. The same directions has still not been implemented and the matter was made worse when impugned order of placing them in surplus pool was passed, which directly affected their seniority and the future career of the appellants after putting in 18 years of service and half of their service has already been wasted in litigation.

In view of the foregoing discussion, the instant appeal alongwith connected service appeals are accepted. The Impugned order dated 25-06-2019 is set aside with direction to the respondents to adjust the appellants in their respective department j.e. Establishment & Administration Department Khyber Pakhtunkhwa against their respective posts and in case of non-availability of posts, the same shall be created for the appellants on the same manner, as were created for other Administrative Departments vide Finance Department notification dated 11-06-2020. Upon their adjustment in their respective department, they are held entitled to all consequential benefits. The issue of their senionity/promotion shall be dealt with in accordance with the provisions contained in Civil Servant Act, 1973- and Khyber Pakhtunkhwa Government Servants (Appointment, Promotion & Transfer) Rules, 1989, particularly Section-17(3) of Khyber Pakhtunkhwa Government Servants (Appointment Promotion & Transfer) Rules, 1989. Needless to mention and is expected that in view of the ratio as contained in the judgment titled Tikka Khan and others Vs Syed Muzafar Hussaln Shah and others (2018 SCMR:332), the seniority would be determined accordingly. Parties are left to bear their own costs. File be consigned to record гоот,

**ANNOUNCED** 14.01.2022

CHAIRMAN

(ATIO-UR-REHMAN WAZIR)

MEMBER (E)

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# GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT (Establishment Wing)

PH# 091-9213457 FAX# 091-9210447 Email:sectionofficerv@gmail.com

ORDER

Dated Peshawar, the MAY 03, 2024

No. SOE-V(E&AD)/11-1/2022/ In compliance with the Khyber Pakhtunkhwa Service Tribunal Judgement in Service Appeal No. 1227/2020, dated: 14.01.2022 and subsequent order dated: 07.09.2023 in Execution Petition No. 641, 642 & 643/2023 dated: 28.01.2023 Mr. Shahid Ali Shah, Mr. Waseem Khan and Mr. Altaf Hussain, Computer Operators (BPS-16), (employees of Directorate of Prosecution Home Department & Directorate of Irrigation & Hydle Power Peshawar respectively) are hereby conditionally adjusted as Computer Operator (BPS-16) in Civil Secretariat, Peshawar, subject to final outcome of Supreme Court of Pakistan in CPLA No. 358-P/2022 dated: 25.04.2022 and CPLA No. Shahid/655-P/2023, Waseem/654-P/2023 & Altaf/653-P/2023 dated: 04.10.2023 pending before the Supreme Court of Pakistan, for adjudication.

2. Their seniority and other claims will be settled later on, in due course of time and subject to the final outcome of the decision of Supreme Court of Pakistan in the matter.

# CHIEF SECRETARY GOVT: OF KHYBER PAKHTUNKHWA

#### Endst: No. & Date Even:-

Copy is forwarded to:

- 1. The Accountant General, Knyber Pakhtunkhwa.
- 2. The Directorate of Prosecution Home Department & Directorate of Irrigation & Hydle Power Peshawar.
- 3. The section Officer (Admn), Administration Department.
- 4. The Section Officer (Secret), Establishment Department.
- 5. The Section Officer (Lit-II), Establishment Department.
- 6. PS to Secretary, Establishment Department.
- 7, PS to Secretary, Law Department.
- 8. PS to Secretary, Higher Education Department.
- 9. Official concerned.
- 10. Master file.

YSECTION OFFICER (E-V)

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⊕To.

The Chief Secretary
Government of KPK Peshawar

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Subject: Departmental Appeal against the order dated 25.06.2019.

#### Respected Sir

# The appellant submit as under:-

- 1. That it is stated with great reverence that in pursuance of integration and merger erstwhile FATA with Province of Khyber Pakhtunkhwa, I the appellant beside others, was declared as "Surplus" by the Establishment and Administration Department (Regulation Wing), Khyber Pakhtunkhwa vide Notification No. SO (O&M) E&AD/3-18/2019 dated 25.06.2019. Later on the appellant was adjusted in Local Government and Rural Development Department (LG&RDD) Nowshera, instead of Civil Secretariat Khyber Pakhtunkhwa Peshawar.
  - 2. That some of other colleagues of the appellant mentioned in the impugned order dated 25.06.2019 has also ready been submitted Service appeal No. 1227/2020 before this Hon'able Tribunal which has been accepted on 14.01.2022, operative part of the judgment reproduced as under: "In view of the forgoing, discussion, the instant appeal alongwith connected Service appeal are accepted, the impugned order date 25.06.2019 is set aside with direction to the Respondents to adjust the appellants in their respective department i.e. Establishment and

availability of post, the same shall be create for the appellants on the same manner, as were created for other Administrative Departments vide Finance Notification dated 11.06.2020.

- 3. That the above mentioned Judgment dated 14.01.2022 has been implemented by the Respondent department through order dated 29.08.2023.
- 4. That in pursuance of the above Judgment, the appellant is also entitled to be adjusted in Civil Secretariat KPK Peshawar as per similar treatment.
- 5. That according to the judgment of the Supreme Court reported on 2009 SCMR Page 1 if a Tribunal or the Supreme Court decides a point of law relating to the terms and conditions of a Civil Servant who litigated, and there were other Civil Servants, who may not have taken any legal proceedings, in such a case, the dictates of justice of Rules of good governance demand that the benefit of the said decision be extended to other civil Servants also, who may, not be parties to that litigation, instead of compelling them to approached the Tribunal or other legal forum—— All citizens are equal before law and entitled to equal protection of law as per Article 25 of the Constitution of Islamic Republic of Pakistan 1973.



It is therefore, most humbly prayed that oh acceptance of instant Departmental Appeal the impugned order dated 25.06.2019 may kindly be set aside and the appellant may kindly be adjusted in Civil Secretariat Khyber Pakhtunkhwa as per Judgment of the Hon able Service Tribunal dated 14.01.2022 as well as according to law and rules.

Dated 22/09/2023

Your Sincerely Appellant

Kmya Gul Chowkider

35/9/23

03070421714

وكالت نامه

بعد الت جناب سروس نر بنوبل مجر مرورات کی مردورات کی مر

# باعث تحرير آنكه

کووکیل مقرر کرکے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا اختیار ہوگا، نیز و کیل صاحب کوراضی نامہ کرنے و تقرر اثالث و فیصلہ بر طف دیے جواب دعوی اقبال دعوی اور درخواست از ہر فتم کی تصدیق زریں پر دستخط کرنے کا ختیار ہوگا، نیز بصورت عدم پیروی یا ڈگری پیمطر فیہ یا ایک کی بر آ مدگی اور منسوخی، نیز دائر کرنے اپیل گر انی نظر ثانی د پیروی کرنے کا مختیار ہوگا اور بصورت ضرورت مقدمہ نہ کوورہ کے کل یا جزوی کاروائی کے واسطے اور و کیل یا مختیار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا اور صاحب مقرر شدہ کو وہی جواب دیے جملہ نہ کورہ با اختیارات حاصل ہول کے اور اس کا ساختہ پر داختہ منظور و قبول ہوگا وروائی مقدمہ عیں جو خرچہ ہر جانہ التوائے مقدمہ کے سب سے ہوگا کوئی تاریخ پیشی مقام دورہ یا حد باہر ہو تو

و کیل صاحب پابند نہ ہو نگے کہ پیروی مذکورہ کریں، لہٰذاو کالت نامہ لکھ دیا تا کہ سندر ہے

مقام کے لئے منظور سے وستخطایڈ و کیٹس وستخطایڈ و کیٹس

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