FORM OF ORDER SHEET

Court of

Appeal No. 1394/2024

S.No.	Date of order proceedings	Order or other proceedings with signature of judge		
1.	2	3		
1-	29-Aug-24	The appeal of Mr. YOUSAF KHAN presented today by Mr. Amjad Ali Mardan Advócate. It is fixed for		
		preliminary hearing before Single Bench at Peshawar on 20- Sep-24. Parcha Peshi given to counsel for the appellant.		
		By order of the Chairman REGISTRAR		
	· .			
-				
	2			

) مدر المن ويوجو المرحس مرسو بل ب ور Appellant 1024 26/8/254 : de jos بنام: فكومن الملابر مرم مسكر فرى الر سرى وطران مقلامه لرسوخان Service apend sand بالجرخ نجرير (نكه بقد مد مند رجه عنوان بالا الني طرف سے داسط بیروی و جواب و بی وکل کاروالی متعاقد المانا محد في المجد على البد وكبين ، سبوريم كورت آف باكستان عرطهم كان الوولد في مقرر کر کے افرار کیا جاتا ہے۔ کہ بساحب موصوف کو مقد سہ کی کل دوائی کا کال اختیار ہوگا، نیز وکیل صاحب کوراضی نامہ کرنے وتقرر شالث و نیصلہ برسان دیے جواب دی اور اقبال دعویٰ اور بصورت ڈگری کرنے اجراء وصول چیک دروبیہ عرض دعدیٰ اور درخواست ہر قسم کی تصدیق زاریں پر د ستینا کرانے کا اختیار ہوگا۔ نیز صورت عدم پیردی یا ڈگری بکطرفہ یا ایل کی برامدگی اور منسوخی نیز دائر کرنے ایچ کی گزانی دنظیر تانی د میردی کرنے کا اختیار، وگا۔از بصورت ضرورت مقدمہ مذکور کے کل یاج زوی کاردائی کے داسطے اور وکیل یا مختیار قانونی کواپنے ہمراہ یا انتینے بجائے تقر رکا اعتیار ا الاتحاجب متررشد وكوبلى داي جمله تدكوره بالفتيارات حاصل ادل مطح أدراس كاساخته يرواخته منظور وتبول موكاد دوران مقد دينوني جوخز جدوجاند التوات مقدمہ کے سبب سے ہوگا۔ کوئی تاریخ بیش مقام دورہ پر ہویا حد سے باہر ہوتو وکیل صاحب پاہند ہوں سکے کہ بیروی فدکور کریں ۔ المذا وكالنت فاحله لكيد ديا كه سنذر مر الدرقوم: 26 10 Acceptered by 2 er بمقام کے لیے منظور ہے۔ mjaa Muhammad Talha Khan SUPREME COURT Advocate High Court ادجد على ايدوكيك سپريم كورث آف پاكستان لسابكت كورنس ،مردان BC 105506 0321-9870175 a dalia lys capy and com 0321-9882434 Emeil: ania dali CNIL: 16101-34702-97-3 CamStanner

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

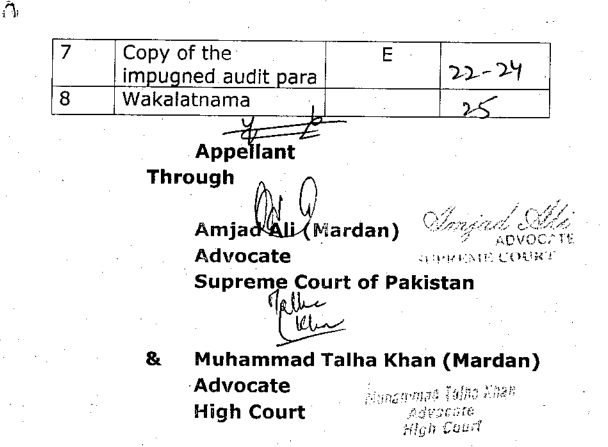
Service Appeal No. <u>1394</u> /2024

Yousaf Khan (Chowkidar BPS-03, Consumer Court Mardan) S/O Zareen Shad R/O Mohallah Kamal Khel, Post Office Karnal Sher Killi, Asota, Tehsil Razzar District Swabi **Appellant**

VERSUS

S.No	Description of Documents	Annexure	Page				
1	Service Appeal along with affidavit		1-11				
2	Application for restraining respondents from recovery along with affidavit		12-13				
3	Copy of posting order along with monthly salary statement	A	14-15				
4	Copy of impugned order of recovery dated 08.04.2019	В	16				
5	Copy of departmental appeal to Secretary Law/ Industry dated 23.09.2020	С	17-20				
6	Copy of the impugned order dated 31.07.2024	D	21				

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Dated: 28 .08.2024

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. <u>/394</u> /2024

Yousaf Khan (Chowkidar BPS-03, Consumer Court Mardan) S/O Zareen Shad R/O Mohallah Kamal Khel, Post Office Karnal Sher Killi, Asota, Tehsil Razzar District Swabi **Appellant**

VERSUS

- 1. Govt of Khyber Pakhtunkhwa through Secretary Industries, Commerce and Technical Education Department KP, Civil Secretariat, Peshawar
- 2. Secretary Finance, Govt of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar
- 3. Budget Officer-VIII, Finance Department, Govt of Khyber Pakhtunkhwa, Civil Secretariat Peshawar
- 4. Accountant General, Khyber Pakhtunkhwa, 10th Fort Road, Peshawar Cantt, Peshawar
- Accounts Officer (HAD), Accountant General KP Office, 10th Fort Road, Peshawar Cantt, Peshawar
- 6. District Accounts Officer Mardan, at District Comptroller of Accounts Office, opposite District Courts Mardan

7. Audit Officer Inspection, District Accounts Office Mardan at District Comptroller of Accounts Office, opposite District Courts Mardan

..... Respondents

Appeal under Section 4 of Service Tribunal Act 1974 against original order dated 08.04.2019 passed by 3 respondent whereafter no filed appellant departmental appeal dated 23.09,2020 which remained un-responded and therefore appellant filed writ petition no 4635-P/2020 against the said order wherein an interim order dated 08.06.2021 to the effect that respondents are restrained from the recovery of the amount already received by the appellant and vide judgment dated 23.11.2022 respondents were directed to pass a speaking order within positively а month, however, the respondents filed a review petition No 180-P/2022 which too was disposed of on 09.03.2023 in the terms that respondents themselves assured Honorable the Peshawar High **Court** Peshawar that appeal - [* representation is to be placed before Secretary Industry KP and thereafter, departmental upon dated appeal 23.09.2020, respondent no 5 passed order 31.07.2024 dated wherein

recovery of judicial and utility allowance is restarted vide audit para drafted by respondent no 7 which are illegal against law and facts, non-speaking, without lawful authority, coram non-judice, arbitrary, whimsical and of no legal effect.

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Respected Sir, Appellant humbly submits as under:

- That vide order dated 23.09.2019, appellant is posted at Consumer Protection Court Mardan and working as Chowkidar BPS-03 as evident from monthly salary statement (Copy of posting order and monthly salary statement is Annex "A")
- 2) That the Consumer Court has been established under KP Consumers Protection Act 1997.
- 3) That the National Judicial Policy Making Committee (NJPMC) in its meeting held on 10.02.2007 under the Chairmanship of the Hon'ble Chief Justice of Pakistan NJPHC approved judicial allowance to subordinate Courts Staff to the extent of 20% of running basic pay and utility allowances to the extent of 10% of running basic pay, but not less than Rs.1000/- to the staff in BPS-1 to BPS-16.
- 4) That aforementioned decision of NJPMC was adopted by Govt. of NWFP, now KP and the above allowances were granted to Judicial

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Officer as well as Staff of Subordinate Courts vide 2 notifications.

- 5) That the above facility is provided to staff of Attorney General.
- 6) That the allowances were granted to the Advocate General KP Office as well.
- 7) That Lahore High Court in WP No.1484/2008 granted the same relief to employees of Federal Service Tribunal on the strength of decision of Attorney General.
- That Hon'ble Peshawar High Court granted allowance vide judgment dated 18.09.2012 to employees of District Judiciary in District Peshawar, Mardan and all Districts of KP.
- 9) That Hon'ble Peshawar High Court, Peshawar granted the allowances to para-legal staff of Provincial Anti-Corruption Court, KP Service Tribunal, Labour Court.
- 10) That as a result of the writ petition No. 4141-P/2016, respondents granted the allowances and in presence of AAG vide order dated 10.04.2018 of Hon'ble Peshawar High Court, Peshawar as the purpose was achieved.
- 11) That in the year 2019, respondents stopped the payment of utility/judicial allowance and started recovery from appellant vide order dated 08.04.2019 passed by respondent no 3, which is illegal, against law and facts. (Copy of impugned order of recovery dated 08.04.2019 is Annex "B")



12) That Judge Consumer Court addressed letter dated 17.04.2019 to Budget Officer, but in vain.

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- 13) That the appellant filed departmental appeal dated 23.09.2020 to the Secretary Law/Industries, but in vain. (Copy of departmental appeal to Secretary Law/ Industry dated 23.09.2020 is Annex "C")
- 14) That appellant field W.P No 4635-P/2020 before the Honorable Peshawar High Court Peshawar wherein vide order dated 08.06.2021, the Honorable Peshawar High Court Peshawar restrained the respondents from recovery of the amount already received by the petitioners
- 15) That vide judgment dated 23.11.2022, the Honorable Peshawar High Court Peshawar dispose of the writ petition in the following terms:

"Such being the case, we dispose of the instant petition in terms of directing the respondent No. 1 to decide the departmental appeal/representation of the petitioners in accordance with law through a speaking order positively within a month, after the receipt of the judgment of this Court. Thereafter, the petitioners may have recourse for the redressal of their grievance before the proper forum, if so advised."

16) That respondents filed review petition before the Honorable Peshawar High Court Peshawar which is disposed of vide order dated 09.03.2023 in the following terms:

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"2. The learned AAG, at the very outset, states that the same has been done administratively and presently, the appeal / representation of the petitioners is placed before the Secretary Industries KPK for its decision in accordance with law. We understand that there is no occasion for the Advocate General's Office to file review petition in such like matters.

3. Accordingly, this petition stands disposed of."

- 17) That respondent no 5 issued letter dated 31.07.2024 wherein staff of Consumer Court Mardan is held dis-entitled to judicial allowance and utility allowance which is illegal against law and facts (Copy of the impugned letter dated 31.07.2024 is Annex "D")
- 18) That in pursuance of letter dated 31.07.2024, respondent no 7 vide audit para started recovery of the said allowances from the appellant which is illegal against law and facts (Copy of the impugned audit para is Annex "E")
- 19) That finding no other efficacious remedy, appellant approaches this hon'ble Tribunal on following grounds:-

GROUNDS:

A) Because admittedly judicial allowance, utility allowance is granted on the basis of judicial work as per notifications, judgments referred above.

- Because appellant is also performing judicial duties like the staff of District & Sessions Court, Service Tribunal, Labour Court, Anti-Corruption Court.
- C) Because as per letter dated 21.06.2021 issued by Accounts Officer Directorate of Industries & Commerce KP, the nature of job of the staff of Consumer Court is judicial and they observe the office timing, working days calendar issued by the Peshawar High Court
- D) Because as per letter dated 22nd June 2021, the Section Officer (litigation) of the Industries, Commerce and Technical Education Department KP has forwarded/referred the letter dated 21st June 2021
- E) Because appellant are also entitled for continuance of the same allowance as granted to other subordinate staff of other Courts in province and even in Pakistan.
- F) Because as per 2024 SCMR 538 also reported in 2024 PLC (CS) 830, employees of Solicitor Office working in Civil Secretariat are held entitled to reception of special allowance and utility allowance
- G) Because as per 2011 PLC (CS) 1373, the staff of the High Court of Sindh is held entitled for judicial and utility allowance from the date of National Judicial Policy
- H) Because as per 2023 PLC (CS) 457, superior judicial allowance is even allowed to Provincial Ombudsman (Mohtasib)

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Because as per 2019 PLC (CS) 238, employees of Provincial Criminal Prosecution Services are held entitled for the benefit of judicial allowance on the analogy of its reception by the staff of office of Advocate General

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I)

- J) Because as per 2016 GBLR 37, employees of Banking Court and Custom Courts are held entitled to Special Judicial Allowance/Judicial Allowance
- K) Because as per 2016 PLC (CS) 1, the Honorable Sindh High Court directed the Government to recalculate pension after giving effect to judicial allowance and start the future payment accordingly and arrears be also paid
- L) Because as per PLD 2019 Islamabad 591, the employees of Federal Shariat Court are held entitled for increase in utility allowance etc
- M) Because the staff of the Consumer Court functions under the instructions of the Honorable Peshawar High Court wherein instructions regarding duty hours, vacations, uniform, institution of cases, scanning of court record etc are issued to the staff of Consumer Court
- N) Because appellant is not dealt as per law, violating Article 4 of Constitution of Pakistan, 1973.
- Because appellant is discriminated, infringing Article 25/27 of the Constitution of Islamic Republic of Pakistan, 1973.
- P) Because Article 3 of the Constitution embodied to eliminate all sort of exploitations.

 Q) Because as per PLD 1992 SC 207 1981 SCMR
523, PLD 1969 SC 407, 2010 PLC (CS) 1178 allowance once received by a civil servant, under a bonafide belief, can't be recovered as per principle of locus pointentiae g

- R) Because respondents are estopped from denying the judicial allowance as well as utility allowance already granted & received by the appellant.
- Because as per 1996 SCMR 1185 and 2009 S) SCMR 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 and rule 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 approach the Tribunal or any other legal forum. All citizens are equal before the law and entitled to equal protection of law as per Article 25 of the Constitution
- T) Because pay and pension is a recurring cause of action and no limitation runs in such like matters.
- U) Because impugned orders are without lawful authority.
- V) Because appellant requests for raising other grounds at the time of arguments.

PRAYER:

It is, therefore, humbly prayed that, on acceptance of this appeal:-

- i. The impugned original order dated 08.04.2019 passed by respondent no 3 & appellate order dated 31.07.2024 passed by respondent no 5 and audit para on the basis of the same drafted by respondent no 7 & stoppage / deduction / recovery of judicial allowance and utility allowance in the pay of the appellant may please be declared as illegal, without lawful authority, arbitrary, coram non-judice, whimsical and of no legal effect and consequently, may please be set-aside.
- ii. Appellant may please be treated at par with other employees of Courts, Tribunals, subordinate legal staff and para-legal staff of all Courts in matter of judicial allowances and utility allowances by declaring appellant entitled to reception of judicial as well as utility allowance w.e.f date of posting at Consumer Court.
- iii. Any other relief deemed fit in the circumstances of the case may also be granted.

Appellant

Through/

Amjad Ali (Mardan) Advocate

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Supreme Court of Pakistan ME COURSE

High Court

Muhammad Talha Khan (Mardan)
Advocate
High Court
Malaminad Talha Khan
Advocate

Dated: <u>28</u>.08.2024

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.____/2024

Yousaf Khan (Chowkidar BPS-03, Consumer Court Mardan) S/O Zareen Shad R/O Mohallah Kamal Khel, Post Office Karnal Sher Killi, Asota, Tehsil Razzar District Swabi Appellant

VERSUS

<u>AFFIDAVIT</u>

Khan (Chowkidar **BPS-03**, Yousaf I, Consumer Court Mardan) S/O Zareen Shad **R/O Mohailah Kamai Khei, Post Office** Karnal Sher Killi, Asota, Tehsil Razzar hereby (appellant) do District Swabi solemnly affirm and declare that all the contents of this service appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Tribunal.

Deponent

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

C.M No. ____/2024

Service Appeal No.____/2024

Yousaf Khan (Chowkidar BPS-03, Consumer Court Mardan) S/O Zareen Shad R/O Mohallah Kamal Khel, Post Office Karnal Sher Killi, Asota, Tehsil Razzar District Swabi **Appellant**

VERSUS

Application for restraining respondents from recovery of judicial and utility allowance till decision of the instant service appeal.

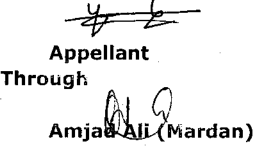
Respected Sir,

Applicant humbly submits as under:

- 1. That the aforementioned appeal has been filed today.
- 2. That the impugned orders passed by respondents are illegal order, in violation of the notifications and judgments referred in the service appeal as well as in violation of Article 3, 4, 25 and 27 of the Constitution of Pakistan 1973 and therefore the impugned orders are illegal order and not tenable in the eye of law.
- 3. That appellant/applicant has a strong prima facie case and is sanguine about its success.
- 4. That balance of convenience lies in favour of the appellant/applicant.

- (13)
- 5. That there shall be irreparable loss to the appellant/applicant if the impugned orders are not suspended and respondents are not restrained from recovery of judicial and utility allowance.
- 6. That contents of the service appeal may please be treated as integral part of this application.

It is therefore humbly requested that respondents may please be restrained from recovery of judicial and utility allowance till decision of the instant service appeal.



Advocate

Supreme Court of Pakistan^{MECORRE</sub>}

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&

Muhammad Talha Khan (Mardan) Advocate

High Court

Muhammud Talha Khan Advocate High Court

Dated: <u>28</u>.08.2024

AFFIDAVIT

Ι, Khan (Chowkidar Yousaf **BPS-03**, Consumer Court Mardan) S/O Zareen Shad R/O Mohallah Kamal Khel, Post Office Karnal Sher Killi, Asota, Tehsil Razzar District Swabi (appellant) do hereby solemnly affirm and declare that all the contents of this application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Tribunal.

Deponé

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DIRECTORATE OF INDUSTRIES AND COMMERCE, KHYBER PAKHTUNKHWA, PESHAWAR.

ORDER

The posting / transfer of the following officials are hereby ordered with immediate effect:-

S.No.	Name & Designation	From	То
1.	Mr. Yousaf Khan, Naib Qasid (BPS-03)	Consumer Court, Swabi	Consumer Court, Mardan posted against the vacant post of Chowkidar (BPS-03).
2.	Mr. Sher Muhammad, Chowkidar	Consumer Court, Swabi posted against the post of Process Server (BPS-03)	Consumer Court, Swabi posted against the vacant post of Naib Qasid (BPS-03) via S.No.1

8060-67 <u>13</u>/529-DI-Admn:

Sd/- Director IC, Khyber Pakhtunkhwa.

Dated.23/09/2019.

Copy of the above is forwarded to:-

The Judge Consumer Court, Swabi & Mardan.

The District Accounts Officer, Swabi & Mardan.

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Endst: No.

The officials concerned.

Personal file of the official at S.No.2. File No.1/33-DI-Admn.

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Deputy Directory (Admn), Khyber Pakhtuikkwa, Peshawar



Government of Khyber Pakhtunkhwa District Accounts Office Mardan Monthly Salary Statement (June-2024)

Personal Information of Mr YOUSAF KHAN d/w/s of ZAREEN SHAD

Personnel Number: 00766714 CNIC: 1620218415643 Entry into Govt. Service: 29.02.2016

Length of Service: 08 Years 04 Months 003 Days

Employment Category: Active Permanent

Date of Birth: 09.08.1989

Designation: CHOWKIDAR 80003384-GOVERNMENT OF KHYBER PAKH DDO Code: MR4727-Consumer Protection Court, Mardan Payroll Section: 002 GPF Section: 002 Cash Center: GPF A/C No: 766714/MIS/133 Interest Applied: Yes **GPF** Balance: 47,731.00 Vendor Number: -Pay and Allowances: Pay scale: BPS For - 2022 Pay Scale Type: Civil BPS: 03 Pay Stage: 8

NTN:

Wage type		Amount		Wage type	Amount
0001	Basic Pay	18,900.00	1001	House Rent Allowance 45%	2,120,00
1210	Convey Allowance 2005	1,785.00	1300	Medical Allowance	1.500.00
1584	Judicial Allowance	6,000.00	1874	Utility Allowance2007	6,000.00
2148	15% Adhoc Relief All-2013	240.00	2199	Adhoc Relief Allow @10%	155.00
2311	Dress Allowance - 2021	1,000.00	2312	Washing Allowance 2021	1,000.00
2313	Integrated Allowance 2021	600.00	2341	Dispr. Red All 15% 2022KP	1.792.00
2347	Adhoc Rel Al 15% 22(PS17)	1,792.00	2378	Adhoc Relief All 2023 35%	6.412.00

Deductions - General

	Wage type	Amount		Wage type	Amount
3003	GPF Subscription	-1,150.00	3501	Benevolent Fund	-600.00
4004	R. Benefits & Death Comp:	-300.00			0.00

Deductions - Loans and Advances

Loan		Description	Prin	icipal amount	Deduc	tion	Balance
6505	GPF Loan Prin	ncipal Instal	75	5,000.00	-2,100.00		60.300.00
Deduction	ıs - Income Ta	x					
Payable:	0.00	Recovered till June-2024:	0.00	Exempted:	0.00	Recoverable:	0.00

Gross Pay (Rs.): 49,296.00 **Deductions: (Rs.):** -4,150.00 Net Pay: (Rs.): 45,146.00

Payee Name: YOUSAF KHAN

Account Number: 2070007398 Bank Details: KHUSHHALI MICROFINANCE BANK LIMITED, 770407 REHMAN MKT MARDAN RD SWABI REHMAN MKT, SWABI

Leaves:	Opening Balance:	Availed:	Earned:	Balance:

Permanent Address:		
City: SWABI	Domicile: -	Housing Status: No Official
Temp. Address: City:	Email:	Altesled Actist Alt Amouste (1997) Surrous Court

(50306762/09.08.2024/16:43:54) 2) All amounts are in Pak Rupees 3) Errors & omissions excepted

16



Government of Khyber Pakhtunkhma Finance Department

> NO.BOVIII/FD/1-8(B)/2017-2018 Dated Peshawar the, 08.04.2019

Τo,

The Section Officer (B&A) Industries Department.

Subject:-

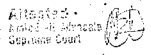
t:- EXCESS EXPENDITURE THAN REVISED ESTIMATES 2018-19.

I am directed to refer to the subject noted above and to state that as per attached statement, the offices of consumer courts have made excess expenditure than revised estimate 2018-19 under the object utility allowance and judicial allowances, which needs clarification.

It is, therefore, requested to send a copy of notification of Provincial Government where under the Judicial Allowance and utility allowance is permissible to the staff of consumer protection courts. If notification in this regard has not been issued, then the allowances may be discontinued and the amount drawn by the staff of consumer courts may be recovered and the same may be deposited in govt. treasury under intimation to this department on top priority basis, please.

/ Encl: <u>as above.</u>

HAN BAHADUR) BUDGET OFFICER-VIII



To,

Secretary Law and Parliamentary Affairs/ Secretary Industries-Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.

AndC

Subject: Departmental Appeal for declaring the impugned order of withdraw/deduction at the rate of Rs.6000/- per month mentioned in pay slips for the month of August 2020 are illegal, without lawful authority and of no legal effect may please be set aside. And further the appellant may please be treated at par with other employees of Courts, subordinate legal staff and para-legal staff of all Courts in matter of judicial allowances and utility allowances.

Sir:

Appellants humbly submits as under:-

- 1) That appellants are employees in Consumer Courts, Mardan.
- That the Consumer Court has been established as per Consumer Protection Act.
- 3) That the National Judicial Policy Making Committee (NJPMC) in its meeting held on 10.02.2007 under the Chairmanship of the Hon'ble Chief Justice of Pakistan NJPHC approved the judicial allowance to subordinate Courts Staff to the extent of 20% of running basis pay and utility allowances to the extent of 10% of running basic pay, but not less than Rs.1000/- to the staff in BPS-1 to BPS-16.
- 4) That aforementioned decision of NJPMC was adopted by Govt. of NWFP, now KP and the above allowances were granted to Judicial Officer as well as Staff of Subordinate Courts vide 2 notifications.

WP4635P2020 AHMAD RAZA SHAH VS GOVT CF PO176.pdf

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 That the above facility is provided to staff of Attorney General.



- 6) That the allowances were granted to the Advocate General KP Office as well.
- 7) That Lahore High Court in WP No.1484/2008 granted the same relief to employees of Federal Service Tribunal on the strength of decision of Attorney General.
- 8) That hon'ble Peshawar High Court granted allowance vide judgment dated ______ to employees of District Judiciary in District Peshawar, Mardan and all Districts of KP.
- 9) That Hon'ble Peshawar High Court, Peshawar granted the allowances to para-legal staff of Provincial Anti-Corruption Court, KP Service Tribunal, Labour Court.
- 10) That petitioner filed WP No.4141-P/2016 and as a result of the writ petition, respondents granted the allowances to appellants and in presence of AAG vide order dated 10.04.2018 of Hon'ble Peshawar High Court, Peshawar as the purpose was achieved.
 - 11) That respondents vide order dated ______ in pay slips for the month of <u>August Lass</u> stopped the payment of utility/ judicial allowance and started recovery from appellants, which is illegal, against law and facts.
 - 12) That Judge Consumer Court addressed letter dated
 - 13) That finding no other efficacious remedy, appellants approaches before your honor on following grounds:-

GROUNDS:

ioctad 1971 gradnoszia 1996 Court

 A) Because admittedly judicial allowance, utility allowance is granted on the basis of judicial work as per notifications, judgments referred above.

- Because appellants are also performing judicial duties like the staff of District & Sessions Court, Service Tribunal, Labour Court, Anti-Corruption Court.
- C) Because appellants are also entitled for continuance of the same allowance as granted to other subordinate staff of other Courts in province and even in Pakistan.
- D) Because appellants are not dealt as per law, violating Article 4 of Constitution of Pakistan, 1973.
- E) Because appellants are discriminated, unfirming Article 25/27 of the Constitution of Islamic Republic of Pakistan, 1973.
- F) Because Article 3 of the Constitution embedded to eliminate all sort of exploitations.
- G) Because s per PLD 1992 SC ______ allowance once granted, can't be withdrawn.
- H) Because impugned orders are without lawful authority.
- Because appellants requests for raising other grounds at the time of arguments.

PRAYER

Altheted Asul 151, Meent

It is, therefore, humbly prayed that, on acceptance of this appeal:-

- i. The impugned order of withdraw/ deduction at the rate of Rs. _____/- per month mentioned in pay slips for the month of <u>Aeg_yone</u> is illegal, without lawful authority and of no legal effect may please be set-aside.
- ii. Appellants may please be treated at par with other employees of Courts, subordinate legal

staff and para-legal staff of all Courts in matter of judicial allowances and utility allowances.

Appellants Employees of Consumer Protection Court, Mardan.

1. Ahmad Raza Shah, Assistant

2. Sabir Shah, Assistant

3. Muhammad Arif, Assistant

4. Mst. Salma, Assistant

5. Arshad Iqbal, Assistant

6. Mr. Zulfiqar Ali, Senior Scale Stenographer

7. Mushtaq Ali, Naib Qasid

8. Ishtiaq Ali, Naib Qasid

9. Umar Farooq, Naib Qasid

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Yousaf Khan, Naib Qasid

- 11. Sarnjam, Chowkidar
- 12. Muhammad Asim, Driver

in sete

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Sheh Mehmood ١Ż

Ars CH

2020 Dete

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Office of the Accountant General ..

Khyber Pakhlunkhwa Peshawar Phone: 091 9211250-53

NO.H-24(78) DAO KOHAT/ 343-344

Dated:31.07.2024

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The District Comptroller of Accounts, Kohat

Subject:- GRANT OF JUDICIAL ALLOWANCE AND UTILITY ALLOWANCE.

The undersigned is directed to refer to your letter No.01/DCA/KT/PR-1/2023-24 dated 01.07.2024 on the above noted subject and to state that the said allowance is admissible to Peshawar High Court and its sub-ordinate judiciary only (copy enclosed), and since Consumers Courts are working under the jurisdiction of Industrics Department, therefore, the staff of the Consumers Courts are not entitled to the subject allowances, with the exception of judges staff.

ACCOUNTS OFFICER (HAD)

Copy for information and necessary action to all DAO's.



Overpayment due to payment of judicial allowance amounting to Rs. 1.152 millin

According to the clarification of the Accountant General Khyber Pakhtunkhwa vide letter No. H-24(78)DAO Kohat/343-344 dated 31.07/2024, the Judicial allowance is not admissible to the staff of Consumer Protection Court except the judges of the said courts.

During the certification audit of the District Comptroller of Accounts Mardan for the financial year 2023-24, it was noticed that a sum of Rs. 1.152 million was irregularly paid on account of judicial allowance to the staffs of the Consumers Protection Court Mardan in violation of the above mentioned notification which resulted into overpayment of Rs. 1.152 million.

		<u> </u>		Amount	Total
Pers.no.	Name	BPS	Cost Center Description	Amount	1 101
766714 -	YOUSAF KHAN	Grade 03	Consumer Protection Court Mardan	6.000.00	72,000.00
590829	ISHTIAQ ALI	Grade 03	Do	doob.00 i	72,000.00
652176	SALMA	Grade 16	Do	9,000.00 :	105.000.00
127312	MUSHTAQ ALI	Grade 04	Do I	6,000.00	72.000.00
29316	MOHAMMAD ARIF	Grade 16	Do	9,000.00	108,000.00
967497	SAJID ALI	Grade 03	Do 1: 1	6,00D.00	72,000.00
967499	FAZAL DAYAN	Grade 04	Do	6,000.00	172,000.00
967502	ΒΑΚΗΤ ΖΑΦΑ 🚽	Grade 03	Do	6,000.00	72,000.00
967506	MUHAMMAD IRFAN	Grade 04	Do .	6,00D.00	1,72,000.00
50511798	SHADMAN KHAN	Grade 16	Do III	9.000.00	105.000.00
856304	SAR ANJAM	Grade 03	Do li	6.000.00	1:72,000.00
882105	MUHAMMAD ASIM	Grade 06	Do	6.000.00	1.72,000.00
910792	UMAR FÁROOQ	Grade 03	, Do	6,000.00	72.000.00
915466	SHAH MAHMOOD	Grade 14	Do	0,000.00	108,000 co

The matter is brought to the notice for recovery under intimation to audit.

The lapse occurred due to weak internal control,

Audit Officer Inspection ested dr.sm

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overpayment due to payment of Utility allowance amounting to Rs. 1.132 million

According to the clarification of the Accountant General Khyber Pakhtunkhwa vide letter No 24(78)DAO Kohat/343-344 dated 31.07.2024, the Utility Allowanco is not admissible to the of Consumer Protection Court except the judges of the said courts.

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During the certification audit of the District Comptroller of Accounts Mardan for the finance year 2023-24, it was noticed that a sum of Rs. 1.320 million was irregularly paid on account utility allowance to the staffs of the Consumers Protection Court Mardan in violation of the above mentioned notification which resulted into overpayment of Rs. 1.320 million.

The matter is brought to the notice for recovery under intimation to audit.

The lapse occurred due to weak internal control.

Audit Officer Inspect

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B/26/24, 11:32 AM

Gmail - CHANGES ALERT - MR4727 Dated 24.08.2024

Sat, Aug 24, 2024 at 6:19 PM

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Consumer Protection Court Mardan <consumercourtmrd@gmail.com>

CHANGES ALERT - MR4727 Dated 24.08.2024 1 message

Employee Services <SERVICES@pifra.gov.pk> To: CONSUMERCOURTMRD@gmail.com

00127312 MUSHTAQ ALI

00127312 3905 (Justice(ROP)) Monthly	deduction amount changed to PKR 12000.00- w.e.f 01.08	2024 10 31.07.2025
00129316 MOHAMMAD ARIF	· .	

- 00129316 3905 (Justice(ROP)) Monthly deduction amount changed to PKR 23000.00- w.e.f 01.08.2024 to 31.07.2025 00590829 ISHTIAQ ALI
- 00590829 3905 (Justice(ROP)) Monthly deduction amount changed to PKR 12000.00- w.e.f 01.08.2024 to 31.07.2025 00652176 SALMA
- 00652176 3905 (Justice(ROP)) Monthly deduction amount changed to PKR 21000.00- w.e.f 01.08.2024 to 31.07.2025 00766714 YOUSAF KHAN
- 00766714 3905 (Justice(ROP)) Monthly deduction amount changed to PKR 12000.00- w.e.f 01.08.2024 to 31.07,2025 00856304 SAR ANJAM
- 00856304 3905 (Justice(ROP)) Monthly deduction amount changed to PKR 12000.00- w.e.f 01.08.2024 to 31.07.2023 00882105 MUHAMMAD ASIM
- 00882105 3905 (Justice(ROP)) Monthly deduction amount changed to PKR 12000.00- w.e.f 01.08.2024 to 31.07.2025 00910792 UMAR FAROOQ
- 00910792 3905 (Justice(ROP)) Monthly deduction amount changed to PKR 12000.00- w.e.f 01.08.2024 to 31.07.2025 00915466 SHAH MAHMOOD
- 00915466 3905 (Justice(ROP)) Monthly deduction amount changed to PKR 19000.00- w.e.f 01.08.2024 to 31.07.2025 00967497 SAJID ALI
- 00967497 3905 (Justice(ROP)) Monthly deduction amount changed to PKR 12000.00- w.e.f 01.08.2024 to 31.07.2025 00967499 FAZAL DAYAN
- 00967499 3905 (Justice(ROP)) Monthly deduction amount changed to PKR 12000.00- w.e.f 01.08.2024 to 31.07.2025 00967502 BAKHT ZADA
- 00967502 3905 (Justice(ROP)) Monthly deduction amount changed to PKR 12000.00- w.e.f 01.08.2024 to 31.07.2025 00967506 MUHAMMAD IRFAN
- 00967506 3905 (Justice(ROP)) Monthly deduction amount changed to PKR 12000.00- w.e.I 01.08.2024 to 31.07.2025 50511798 SHADMAN KHAN

50511798 3905 (Justice(ROP)) Monthly deduction amount changed to PKR 23000.00- w.e.f 01.08.2024 to 31.07.2025

یہ ای میل خودکار نظام کے تحت بھیجی جا رہی ہے جس کا مقصد ڈی ڈی او کو ملازمین کی چینجز سے متعلق ہر وقت مطلع کرنا ہے۔ ۔ اگر اس ای میل شامل ملازمین کی چینجز میں کونی غلطی پانی جا رہی ہو ، تو جلد از جلد اپنے متعلقہ اکاؤنٹ افس سے رابطہ کر کے درمنگی کروا ایں

Kind Regards, FABS Directorate http://www.fabs.gov.pk

Altestad A rendered and Supre the Court

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