# Form- A FORM OF ORDER SHEET

Court of	 <del></del> .		
Implementation Petition No.	978/2024		

	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3 -
1	05.09.2024	The implementation petition of Mr. Bakht Amin
		submitted today by Mr. M.Zafar Kha Advocate. It is fixed
	·	for implementation report before Single Bench at
•		Peshawar on 24.09.2024. Original file be requisitioned
		AAG has noted the next date. Parcha Peshi given to
		counsel for the petitioner.
		By order of the Chairman
	-	Delan
		RISETS TRAR

# BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Execution Petition No: 978 /2024

In S.A No: 452/2022

Bakht Amin

**VERSUS** 

Govt of KP

# APPLICATION FOR FIXATION OF CASE BEFORE PRINCIPAL SEAT AT PESHAWAR.

## Respectfully Sheweth:

- 1. That the above titled execution petition is being filed today in which date of hearing is yet to be fixed.
- 2. That the petitioner's counsel is at Peshawar and the petition may kindly be fixed at Peshawar instead of Swat for its speedy disposal.

In view of the above, by accepting this application, the petition may kindly be fixed at Peshawar.

Dated: 05-09-2024

Petitioner

Through

Muhammad Zafar

**ASC** 

# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

#### CHECK LIST

	CHECK ELOT	
Case Title:	Bakht Amin Vs Govt.	

S#	CONTENTS	YES	NO		
1	This Appeal has been presented by: Muhammad Zafar Khan(Tahirkheli)				
2	Whether Counsel/Appellant/Respondent/Deponent has signed the	<b>1</b>			
	requisite documents?				
3	Whether appeal is within time?	1			
4	Whether the enactment under which the appeal is filed				
<u> </u>	mentioned?				
5	Whether the enactment under which the appeal is filed is correct?	.			
6	Whether affidavit is appended?	✓			
7	Whether affidavit is duly attested by competent Oath	✓			
	Commissioner?				
8	Whether appeal/annexures are properly paged?	✓ _	,		
9	Whether certificate regarding filing any earlier appeal on the	1			
10	subject, furnished?				
10	Whether annexures are legible?	✓			
11	Whether annexures are attested?	✓			
12	Whether copies of annexures are readable/clear?	✓			
13	Whether copy of appeal is delivered to AG/DAG?	<b>√</b>			
14	Whether Power of Attorney of the Counsel engaged is attested ✓				
	and signed by petitioner/appellant/respondents?				
15	Whether numbers of referred cases given are correct?	1			
16	Whether appeal contains cutting/overwriting?		<b>√</b>		
17					
18	Whether case relate to this court?	✓_			
19	Whether requisite number of spare copies attached?	✓			
20	Whether complete spare copy is filed in separate file cover?	<b>√</b>			
21	Whether addresses of parties given are complete?	<b>√</b>			
22	Whether index filed?	✓			
	Whether index is correct?	<b>_</b> ✓			
24	Whether Security and Process Fee deposited? On				
_	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules				
25	1974 Rule 11, notice along with copy of appeal and annexures has		ļ		
	been sent to respondents? On				
26	Whether copies of comments/reply/rejoinder submitted? On				
	Whether copies of comments/reply/rejoinder provided to				
27	opposite party? On	1			
	opposite purey: Off				

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name: Muhammad Zafar Khan (Tahirkheli)

Signature:

Dated:

05-09-2024

### BEFORE THE SERVICE TRIBUNAL, KHYBER PUKHTOONKHWA **PESHAWAR**

Service Appeal No. 452 / 2022 Execution Petition No = 978/34

Bakht Amin

VERSUS

Govt of Khyber Pakhtunkhwa etc.

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4	Appeal No. 452 / 2022 & Rejection Order	10-03-2022	5-8	
5	Judgment and Order		9-14	
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. 7	Letter	29-07-2024	16	
8	Seniority List	31-12-2021	17	
. 9	Initial appointment order	<b>2</b> 7-12-1990	18	
10	Vakalatnama		19	

Dated: 5th Sept, 2024

Muhammad Zafar∕Khan (Tahirkheli) ASC,

87, Alfalah Street, Cantt Colony,

Peshawar.

0300-9597670

# BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA PESHAWAR

Execution petition No. 978/2024 in

Khyber Pakhtukhwa Service Tribunal

Diary No. 1544

Dated 05.09-24

Service Appeal No. 452 / 2022

Bakht Amin, Forest Guard, Demarcation Forest Division, Mingora.

......Petitioner

#### Versus

- 1. Government of Khyber Pakhtunkhwa, through Secretary Forest, Peshawar.
- 2. Conservator Forest, Malakand Circle East, Saidu Shari, Swat.
- 3. D.F.O., Demarcation Forest Division, Mingora, Swat.

.....Respondents

# PETITION FOR IMPLIMENTATION OF DECISION DATED 03-07-2024 PASSED SERVICE APPEAL NO. 452 / 2022

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#### Respectfully Sheweth:

- 1. The petitioner had filed a service appeal before this Hon'ble Tribunal No. 452 / 2022 for setting aside the impugned seniority list of Forest Guard as it stood on 31-12-2021 and rejection order of his departmental appeal dated 10-03-2022. (Copies annexed)
- 2. The service appeal was accepted by the Hon'ble Service Tribunal with the observation as under:
  - 9. Keeping the above narration in view, the appeal is accepted and the respondent No. 4 is directed to consider the seniority of the appellant from the date of appointment and the impugned promotion order be reviewed accordingly. Parties are left to bear their own costs. Parties are left to be consigned to the record.
  - 06. In view of foregoing findings, the appeal in hand is accepted with direction to the respondents to fix seniority of the appellant at his due place. Costs shall follow the event. Consign.
  - 07. Pronounced in open court at camp court Swat and given under our hands and seal of the Tribunal on this 3<sup>rd</sup> day of July, 2024.

Member (J)

Member (E)

(Copies of Judgment & order annexed)

- 3. The petitioner on acceptance of his service appeal submitted an application for his reinstatement dated 25-07-2024 before the worthy DFO Demarcation Division, Swat, which was not implemented till the filing the present petition and was served with a letter dated 29-07-2024.
- 4. The respondent department is reluctant to implement the decision of the Hon'ble Service Tribunal, in-spite of his written request. Hence the present petition.
- 5. The petitioner seeks implementation of judgement and order dated 03-07-2024, whereby requesting to be placed at his proper place in view of his initial appointment order dated 27-12-1990 in the seniority list of 31-12-2021. (Copies annexed)
- 6. The matter and parties are within the jurisdiction of this Hon'ble Tribunal.

In view of the above, it is therefore, most humbly requested that by accepting this petition the Respondent Department may kindly be directed to implement the decision of this Hon'ble Tribunal dated 03-07-2024, while granting him the seniority in view of his initial appointment order dated 27-12-1990 with all the consequential benefits.

Petitioner,

Through,

Peshawar, dated 5th Sept, 2024

Muhammad Zafar Khan (Tahirkheli)

ASC.

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(E)

(4)

# BEFORE THE SERVICE TRIBUNAL, KHYBER PUKHTUNKHWA PESHAWAR

Service Appeal No. 452 / 2022

Bakht Amin

VERSUS

Govt of Khyber Pakhtunkhwa etc.

#### **Affidavit**

I, the appellant, Bakht Amin, Forest Guard, Demarcation Forest Division, Mingora, do hereby state on Oath that the contents of the above petition are true and correct to the best of my knowledge and belief, and nothing has been concealed from this Hon'ble Tribunal.

DEPONENT

CNIC No. 15602-0371986-9 Cell No. 0346-9444361

Identified by;

Muhammad Zafar Khan (Tahirkheli)

ASC.

Dated:- 5th Sept, 2024

05 SEP 2024

Cracks Court Pesnend

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No. 452-12022

Bakht Amin, Forest Guard, Demarcation Forest Division, Mingora, Swat



#### VERSUS

- Government of Khyber Pakhtunkhwa through Secretary Forest, Peshawar.
- 2. Conservator of Forest, Malakand Circle East, Saidu Sharif, Swat.
- 3. D.F.O., Demarcation Forest Division, Mingora, Swat.
- 4. Ghani Rehman, Forest Guard, Demarcation Forest Division, Mingora, Swat.
- 5. Muhammad Ibrahim, Forest Guard, Demarcation Forest Division, Mingora, Swat.
- 6. Abdullah Shah, Forest Guard, Demarcation Forest Division, Mingora, Swat.
- 7. Abbas khan, Forest Guard, Demarcation Forest Division, Mingora, Swat.

.....Respondents

SERVICE APPEAL U/S 4 OF NWFP SERVICE TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED SENIORITY LIST OF FOREST GUAR OF DEMARCATION FOREST DIVISION SWAT, AS IT STOOD ON 31-12-2021, (Annex "A"), WHEREIN THE APPELLANT'S DEPARTMENTAL APPEAL DATED 07-01-2022 (Annex "B") AGAINST THE SAID LIST, WAS REJECTED VIDE ORDER DATED 10-03-2022(Annex "C").

#### PRAYER

By accepting this appeal;

- Setting aside the impugned seniority list as it stood on 31-12-2021, and rejection order dated 10-03-2022; and
- ii. Further, modifying the impugned seniority list and placing the appellant at S No. 6 of the said list of Forest Guard of Demarcation Forest Division Mingora Swat on the basis of his initial appointment on 27-12-1990, being senior to all the respondents' No. 4 to 7, who have been arbitrarily placed at S. No. 6 to 9 of impugned seniority list.

#### RESPECTFULLY SHEWETH;

1. Being qualified and eligible, the appellant was selected and appointed as Forest Guard on 27-12-1990, in Bisham Watershed Division. The appellant was adjusted against the post at District Government Shangla as Forest Guard in view of the



judgment of this Hon'ble Tribunal dated 28-11-2001 vide order dated 02-09-2003. (Copy annexed hereto marked "D & D1")

- 2. That the appellant was then transferred to District Government Swat vide order dated 13-10-2009. He was again transferred to Swat Forest Division vide order dated 08-05-2012. Copy annexed hereto marked "E & E1")
- 3. The appellant was finally transferred to Swat Demarcation Forest Division Mingora vide order dated 07-12-2020. It is necessary to mention that all of aforementioned orders were made without the implied or expressed consent of the appellant. (Copy annexed hereto marked "F")
- 4. That while serving as Forest Guard Buner/Bisham watershed division, his services were regularized with effect from 28-12-1990 i.e the date of his initial appointment vide order dated 06-07-1992. The observation regarding the same was also recorded by the august Supreme Court of Pakistan in CP No. 65-P/2006 in para 8 of judgment dated 31-12-2009. (Copies annexed hereto marked "G & G1")
- 5. That the worthy department issued the impugned seniority list dated 05-01-2022 as it stood on 31-12-2021, wherein the appellant was arbitrarily placed at S. No. 10 of the list instead of his actual place at S. No. 6.
- 6. Feeling aggrieved the appellant filed departmental representation dated 07-01-2022 which was rejected vide impugned order dated 10-03-2022.

Feeling aggrieved and finding no other appropriate remedy, the appellant has been constrained to approach the Hon'ble Service Tribunal for the redress of his grievance, inter-alia, for the following,

### <u>Grounds</u>

- (a) The respondent department has acted arbitrarily while issuing the impugned seniority list, which is in complete disregard to the appellant's inter-se-seniority in accordance with his initial date of appointment.
- (b) That the Hon'ble Service Tribunal vide its Judgment dated 25-05-2009 in Service Appeal No 776 / 2006 and Judgment dated 17-04-2013 in Service Appeal No 456 / 2012 titled "Mian Karim Shah Vs Govt etc" has already allowed seniority to the Forest Guard from the date of his initial appointment, notified on 05-11-2014. The impugned seniority list is thus arbitrary and discriminatory being in affective upon the rights of the appellant. (Copy annexed hereto marked "H & H1")
- (c) The Hon'ble Tribunal vide its earlier judgment dated 25-05-2009, in appeal No.776/2006 has already settled the issue in question and had considered the seniority of the person promoted from the date of his recruitment and not from the date of his deputation or transfer to the other Forest Division.
- (d) The appellant never expressed any desire for transfer nor was he otherwise taken into confidence by the respondent department while transferring him from one forest division to another, several times.

Respondents have to act according to the law. Any design harmful to the Appellant's service interest cannot be imposed arbitrarily, in violation of the Appellant's vested rights of service.

That the appellant has been serving the department honestly and diligently to the utmost satisfaction of his superiors. No complaint of any sort was ever filed against him, he was neither served with any adverse remarks, nor has been served with any show cause or charge sheet till date.

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- (f) That the impugned seniority list dated 31-12-2021 has been issued in haste, without considering the seniority of the appellant, earlier decisions of the Service Tribunal and other material facts on record, subject to correction by the worthy authority.
- (j) Appellant seeks permission to take several other grounds at the time of arguments.

In view of the above, it is most humbly requested that by accepting this appeal the impugned seniority list as it stood on 31-12-2021 and impugned rejection order dated 10-03-2022 may kindly be set aside and the respondent department may be directed to amend the impugned seniority list by placing the appellant at S No. 6 above respondent No. 4 to 7.

Any other relief deemed appropriate may also be granted in addition to the relief claimed above.

₩ Appellaht

Through,

Peshawar, dated 29/4/Mar, 2022

(Muhammad Zafa/ Tahirkheli)

Advocate Supreme Court of Pakistan

### <u>Certificate</u>

Certified that no other appeal on the same subject matter has been filed prior to the instant appeal.

Appellant

ATTESTED

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Commissioned to

Khyber Pakhrakhwa Service Tribunat Peshawan Date of Presentation of Application

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Date of Complectic

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OFFICE OF THE CONSERVATOR OF FORESTS, MALAKAND EAST FOREST CIRCLE, SAIDU SHARIF SWAT.



**Phone: 0946-924**0281

0946-9240239

No. 740)

Datea

Saidu Sharif,

the:

Τo

Mr. Bakht Amin Forest Guard, C/O Divisional Forest Officer, Demarcation Forest Division, Mingora.

SUBJECT:

APPEAL FOR DETERMINATION OF SENIORITY.

Memo:

Reference DFO Demarcation letter No.1123 /G, dated 18.02.2022.

On perusal of the appeal, hard in person and comments offered on the appeal by DFO Demarcation, it has been transpired that your seniority has rightly been fixed in Demarcation Forest Division. Hence, your appeal is hereby rejected.

> MALAKAND EAST FOREST CIRCLE, SAIDU SHARIF SWA7.

No.

/Ε,

Copy forwarded to the Divisional Forest Officer Demarcation Forest Division, Mingora for information with reference to his letter No. cited above.

> CONSERVATOR OF FORESTS, MALAKAND EAST FOREST CIRCLE, SAIDU SHARIF SWAT.



## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAEnkhira PESHAWAR AT CAMP COURT SWAT

Service Appeal No. 452/2022

BEFORE:

AURANGZEB KHATTAK

MUHAMMAD AKBAR KHAN ---

MEMBER (Dinawar

MEMBER (E)

#### VERSUS

- 1. Government of Khyber Pakhtunkhwa through Secretary Forest, Peshawar.
- 2. Conservator Forest, Malakand Circle East, Saidu Shari, Swat.
- 3. D.F.O Demarcation Forest Division, Mingora Swat!
- 4. Ghani Rehman, Forest Guard, Demarcation Forest Division, Mingora Swat.
- 5. Muhammad Ibrahim, Forest Guard, Demarcation Forest Division, Mingora Swat.
- 6. Abdullah Shah, Forest Guard, Demarcation Forest Division, Mingora

#### Present:-

MUHAMMAD ZAFAR TAHIRKHELI, Advocate

For Appellant

MUHAMMAD JAN, District Attorney

--- For official respondents.

 Date of Institution.
 29.03.2022

 Date of Hearing.
 03.07.2024

 Date of Decision.
 03.07.2024

#### JUDGMENT.

appeal has been instituted under Section 4 of the Khyber Pakhtunkhwa Service Tribunal, Act 1974 with the prayer copied as under;

(1) By setting aside the impugned seniority list as it stood on

31.12.2021, and rejection order dated 10.03 2022; and

Mila

Page



- (i) Further modifying the impugned seniority list and placing the appellant at S. No. 6 of the said list of Forest Guard of Demarcation Forest Division Mingora Swat on the basis of his initial appointment on 27.12.1990, being senior to all the respondents' No. 4 to 7, who have been arbitrary placed at S. No. 6 to 9 of impugned seniority list."
- O2. Brief facts of the case are that appellant was initially appointed as Forest Guard on 27.12.1990 and was adjusted against the post at District Government Shangla vide order dated 02.09.2003. He was transferred to District Government Swat vide order dated 13.10.2009 and subsequently transferred to Swat Forest Division vide order dated 08.05.2012. Again he was transferred to Swat Demarcation Forest Division Mingora vide order dated 07.12.2020. His services were regularized vide order dated 06.07.1992 w.e.f. date of his initial appointment i.e. 28.12.1990. The respondent department issued the impugned seniority list dated 05.01.2022 as stood on 31.12.2021 whereby the appellant was placed at serial No. 10 of the said list instead of Serial No. 6. Feeling aggrieved from the impugned seniority list dated 05.01.2022 the appellant filed departmental appeal on 07.01.2022 which was rejected vide order dated 10.03.2022, hence preferred the instant service appeal on 29.03.2022.
- 03. Notices were issued to the respondents, the official respondents submitted their comments wherein they refuted the assertions raised by the appellant in his appeal, while the private respondent No. 4 to 7 have failed to submit their comments despite being summoned through registered post,

EXAMINER ON THE PARTIES TO THE PARTI

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therefore, they were placed exparte vide order dated 0 .12.2022. We have heard arguments of learned counsel for the appellant and learned District Attorney and have gone through the record with their valuable assistance.

- O4. The learned counsel for the appellant reiterated the facts and grounds detailed in the memo and grounds of the appeal while the learned District Attorney, controverted the same by supporting the impugned order(s) and comments submitted by the respondents.
- It is admitted fact that the appellant was appointed as Forest Guard on 05. 27.12.1990. During course of service the appellant was adjusted against the post of Forest Guard in the District Government Shangla vide order dated 02.09.2003. He was subsequently transferred to District Government Swat vide order dated 13.10.2009. He was again transferred to Swat Forest Division vide order dated 08.05.2012 and last transferred to Forest Demarcation Mingora vide order dated 17.12.2020. All these transfer orders do no imply that the said orders were made on the request of the appellant and that as a result of these transfers he will be placed at the bottom of seniority list of Forest Guard working in the Forest Divisions. The posting/transfer of the appellant as Forest Guard from one Division to other Division were made on Administrative grounds and not on his request. Hence his seniority fixed from the date of his arrival is not justified. The Conservator of Forest Malakand Division East Forest Circle, Saidu Sharif Swat decided the departmental appeal of the three similarly placed persons namely (1) Shamsur Rehman (2) Aqal Mand (3) Jehangir vide order dated 30.06.2022 whereby the said Forest Guards were found entitled to seniority from the date of their initial appointment as per rule 7 sub rules 3 & 4 of the ATTEST



(12)

Khyber Pakhtunkhwa (Appointment Promotion & Transfer) Rules, 1989 and the District Forest Officer, Swat was directed to fix the seniority of the above Forest Guard from the date of their initial appointment. Moreover, this Tribunal had already decided similar nature Service Appeal No. 456/2012 titled "Mian Karim Shah versus Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar and others", which was accepted. Para- 7, 8 & 9 of the said judgment are reproduced below;

7. The Tribunal while agreeing with the arguments advanced by the learned counsel for the appellant observes that the appellant was posted as Forest Guard in Swat Forest Division. He was performing his services smoothly. Meanwhile one Abdul Jalil, Forest Guard, submitted application for transfer from Demarcation Forest Division to Swat Forest Divisional. Respondent No. 4 issued No Objection Certificates for the transfer and effected the same. The said Abdul Jalil was placed in Swat Forest Division while the appellant got transferred to Demarcation Forest Division in place of Abdul Jalil. Record shows that the appellant had not expressed any desire for the transfer nor was he otherwise taken into confidence.

8. The appellant then approached the respondent No. 3 for giving him seniority w.e.f. his date of appointment. Agreeing to the request, respondent No. 3, directed respondent No. 4 accordingly. In compliance with the directions, respondent No. 4 issued seniority list placing the appellant at the top. But a sudden some result occurred and newly issued seniority list was withdrawn and the old one was restored. Thereby the appellant was found from the top to the bottom of the list.

9. Keeping the above narration in view, the appeal is accepted and the respondent No. 4 is directed to consider the seniority of the appellant from the date of appointment and the impugned promotion order be reviewed accordingly. Parties are left to

Khyber Pakhtu Service Pakhtu Penham bear their own costs. Parties are left to bear their own costs.

File be consigned to the record.

- 06. In view of foregoing findings the appeal in hand is accepted with direction to the respondents to fix seniority of the appellant at his due place.

  Costs shall follow the event. Consign.
- 07. Pronounced in open court at camp court Swat and given under our hands and seal of the Tribunal on this 03<sup>rd</sup> day of July, 2024.

(Aurangzeb Khattak) Member (J) Camp Court Swat (Muhammad Akbar Khan Member (E) Camp Court Swat

\*Kanganghah\*

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Date of Com.

Date of Letters .

04-9-34

#### <u>ORDER</u> 03\07.2024

1. Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for official respondents present. Arguments heard and record perused.

- 2. Vide our detailed judgment of today separately placed on file, the appeal in hand is accepted with direction to the respondents to fix seniority of the appellant at his due place. Costs shall follow the event. Consign.
- 3. Pronounced in open court at camp court Swat and given under our hands and seal of the Tribunal on this 03<sup>rd</sup> day of July, 2024.

(Aurangzeb Khattak) Member (J) Camp Court Swat (Muhaminad Akbar Khar Member (E) Camp Court Swat

\*Komranultah\*

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D.F.O Demarcation DESPATCHER 4208/L154

Mingora Swat.



#### IZAT SHER KHAN Divisional Forest Officer



Demarcation Forest Division Mingora Swat Phone#. <u>0946-9240274</u> FAX <u>0946-700425</u>

Email: <u>dfodemarcationswat@gmail.com</u>

No. 77 /G Dated 38 / 7 /2024

To,

Mr. Bakht Amin Forester Demarcation Forest Davison, Mingora Swat.

Subject:-Memo: APPLICATION FOR CORRECTIONOF SENIORITY LIST.

Reference your application dated 25.07.2024.

The decision arrived in your subject mentioned case has been taken up with law department for seeking of legal advice for further course of action.

You may therefore wait for obtaining legal advice, and after then your

request will be entertain accordingly.

Demarcation Forest Officer

Demarcation Forest Division

Mingora Swafe



#### SENIORITY LIST OF FOREST GUARDS OF DEMARCATION FOREST DIVISION SWAT AS IT STOOD ON 31-12-2021.

S.No	Name of Forest- Guard	— Academic Qualification	Date of Birth	domicile-	Trained/ untrained	Date of 1 <sup>st</sup> entry of the service	Reported arrival in Demarcation F/Divin:	Remarks.
1.	Mr.Alam Zeb-l	FA	~05.04.1969~	Mardan	Trained	28.01.1990	28:01.1990	Parent Division.
2	Mohammad Saleem	Matric	02.05.1970	Swabi	Trained	27.05.1990	27.05.1990	Parent Division.
3.	Mr. Amjad-Ali	Matric -	03:07.1967	Swat	Untrained-	26.11.2011	26:11.2011	Reinstated on service.
4.	Mr. Anwar Zeb	FA	15.06.1969	Swat	Trained	20.02.1988	06.02.2012	Transfer from Working Plan Unit-III, Peshawar.
5.	Mr. Alam Zeb-II	FA	01.04.1967	Swat	Untrained	04-11-1989	09.05.2014	Transfer from Alpurai F/D.
6.	Mr. Ghani Rehmen	Matric	19.04.1974	Swat	Trained	18.09.1994	13.02.2017	Transfer from Swat Forest-Division
7.	-Mohammad Ibrahim	FA	12.04.1990	Swat	Trained	_04.02_1993 23.08.2016	10.10.2017	Transfa≅from-Kalam— Forest Division.
8.	Mr. Abdullah Shah	FA	_30.12.1998	Malakand	Trained -	05.08.2019	05.08.2019 —	Parent Division.
9.	Mr. Abbas Khan	B.Tech in Civil - Engineering	20-3-1993	Swat	Untrained	24-10-2019	24-10-2019	Parent Division.
10.	MrBakht Amin_	FA	10-06-1971	Swat	_Trained_	_28-12-1990-	30-12-2020_	-Transier-from-Swat- Forest Division.

No 863-72 IG. Dated

Mingora the 05 /01 /2021.

Forwarded to all Forest Guards of Demarcation Forest Division, Swat for information and necessary action.

DIVISIONAL FOREST DIVISION, DEMARCATION FOREST DIVISION, MINGORA SWAT

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Office Order No. 140/M Dated, Bishom, The 27/12/1990 by Mr. Insarrullah Divisional Forest Officer Kohistan Watershad Division, Bisham.

As recommended by the selection committee of kohistan Watershed Division appointed by the Divisional Forest Officer Kohlsten Watershed Division Bisham vide this office, office order No. the following persons are hereby appointed as Forest Guards on Basic Pay Scale of Rs. 625-16-945/- on temporary basis with effect from the date of arrival.

#### SL. No. Name and Father Name

- 1. Bakhti Amin S/O Ashtamand of Islampur Tehsil Babuzai District Swat.
- 2. Bashir Ahmad S/O Muhammad Ishaq of Lelawnal Tehsil Alpuri District Swat.

Their appointments as Forest Guards in Kohistan Watershed Division Bisham is purely temporary and their services can be terminated at any time in accordance with the Govt: of West Pakistan and general administration department notification No; SO-SXIII 18/65 Dated: 10/09/1968 at any time irrespective of the facts that they are holding the charge of post other than that for which they are originally recruited.

They will be governed by such rules and orders relating to leave travelling allowance Medical attendance pay and transfer etc, prevailing at the time of the issue of this office order and any other orders issued, by the Govt: in future for the category of the Govt: servants to which they belongs,

in case they wish to resign at any time they will have to serve one month notice for the purpose, otherwise their one month pay should be forfeited in lieu of that.

Their appointment as subject to the following conditions.

- 1. They have to produce original certificate and support of their qualification and age
- 2. They have to join their duties at their own expenses.
- 3. They have to produce their medical certificates of fitness.

insan- ullah) Divisional Forest Officer Kohlstan Watershed Division Besham

Memorandum, 🎉:

Copy forwarded to:-

- The Conservator of Forest, Watershed Management project, Abbotabad for Information.
- All concerned officials for information.
- Divisional Accountant/Head Clerk for information and further necessary action.

Divisional Forest Officer Kohistan Watershed Division Besham

# **VAKALATNAMA**

In the Court of

## Khyber Pakhtunkhwa Service Tribunal, Peshawar

CH No!

Service Appeal No. 452-/2024

ID No.	B.C- 10-7764
Advocate	M. Zafar
Cell No.	0300-9597670
CNIC	17301-1639615-3

Petitioner Plaintiff Applicant Appellant Complainant

**Bakht Amin** 

\_Decree-Holder

**V**ERSUS

Respondent Defendant Opponent Accused

Govt of Khyber Pakhtunkhwa etc.

\_Judgment-Debtor

I / We <u>Bakht Amin</u> the above noted <u>appellant</u>, do hereby appointed and constitute, <u>Muhammad Zafar Khan Tahirkheli</u>, <u>Advocate Supreme Court of Pakistan</u> to appear, plead, act, compromise, withdraw or refer to arbitration for me / us as my / our counsels / advocates in the above noted matter, without any liability for his default and with the authority to engage any other Advocate / Counsel at my / our cost.

Petition

The Client / Litigant will ensure his presence before the Court on each and every date of hearing and the counsel would not be responsible if the case is proceeded ex-parte or is dismissed in default of appearance. All cost awarded in favour shall be the right of Counsel or his nominee, and if awarded against shall be payable by me/us.

I / We authorize the said Advocates to withdraw and receive on my / our behalf all sums and amounts payable or deposited on my / our account in the above noted matter.

Dated. 05/09/2024

Office

ATIQ LAW ASSOCIATES,

87, Al-Falah Street, Besides State Life Building, Peshawar Cantt, Phone: 091-5279529

E-mail: zafartk.advocate@gmail.com

M. Zafar Khan Khan (Tahirkheli)

ASC.

Attested & Acc#ptet (Advocates)