Form- A FORM OF ORDER SHEET

Court oi		
Implementation Petition	No.	818 /2024

	imi	olementation Petition No. 818 /2024				
S.No.	Date of order proceedings	Order or other proceedings with signature of judge				
1.	2	3				
1	31.07.2024	The implementation petition of Mr. Mumtaz				
		Ahmad Malil submitted today by Mr. Sardar Muhammad				
		Asif Advocate. It is fixed for implementation report				
		before Single Bench at A.Abad on 25.09.2024. Original				
		file be requisitioned. AAG has noted the next date.				
		Parcha Peshi given to counsel for the petitioner.				
		By the order Chairman				
		REGISTRAR				
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BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA ABBOTTABAD.

Execution Petition No. 8/8 /2024

Mumtaz Ahmed Malik Sub Engineer/SDO C & W Division Haripur ...PETITIONER

VERSUS

The Secretary, Government of KPK and others.

... RESPONDENTS

Execution Petition

INDEX

\$.#	Description of Document	Annexure	Page No.
1.	Execution Petition alongwith & artidavit	200'000 Palabangari ga ma silik (gank arkantus ka nak ang arkansus sar San sap	1-4
2.	Copies of Appeal and judgment dated 27.02.2024	"A"	5-3
3.	Copy of Judgement is attached 02:03,2016	, rs.	7-23
á.	Vakalt Nam a		33

SEXTIONER

Through:

Dated: 29/7 /2024

(SARDAR MUHAMMAD ASIF)

(MUHAMMAD ASJAD PERVEZ ABBASI)
Advocates High Court, Abbottabad.

BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA ABBOTTABAD.

-1-

Execution Petition No.

12024

Mumtaz Ahmed Malik Sub Engineer/SDO C & W Division Haripur

...PEYITIONER

VERSUS

- 1. The Secretary, Government of Khyber Pakhtunkhwa through Secretary Civil Engineer C & W, Civil Secretariat, Peshawar.
- 2. The Chief Engineering, C & W Khyber Pakhtunkhwa, Peshawar.
- The Secretary, Government of Khyber Pakhtunkhwa Finance Department, Civil Secretariat, Peshawar.

... RESPONDENTS

EXECUTION PETITION

EXECUTION PETITION FOR THE IMPLEMENTATION FOR THE JUDGMENT / ORDER DATED 27.02.2024 PASSED IN SERVICE APPEAL NO.723/23 IN ITS STRICT SENSE FOR GRANT OF SENIOR SCALE SECTION GRADE BPS-16 WITH EFFECT FROM 04.09.2003 INSTEAD OF 07.03.2018 ACCORDING TO THE JUDGMENT OF THIS HONOURABLE TRIBUNAL MENTIONED ABOVE.

May it please the Court:

- i. That the petitioner field a Service Appeal No. 723/23 before the Honourable Tribunal decided on 27.02.2024. (Copies are attached as annexed as Annexure "A")
- ii. That Service Appeal No.1330/2010 was decided on 02.03.2016 which is earlier then Appeal No.723or 2023 was decided on 27.02.2024 which thoroughly discussed the issue pertaining to the Senior Scale sub Engineer BPS-16 was discussed and it was observed that appellant was at liberty to approach the department for relief if any in the light of the said Judgment.
- iii. That in the Judgment dated 02.03.2016 delivered in Service Appeal No. 1330/10 this Honourable Court in para 30 of the said Judgment has held that "We therefore, direct that the benefit of this Judgment be extended to those sub engineers who fulfilled the criteria of becoming Senior Scale Sub Engineers at the relevant time.
- iv. That on the strength of Judgment dated 02.03,2016 the Department / respondent vide notification dated 30.04.2016 grant senior scale selection grade BPS-16 to 55 numbers of Sub Engineers w.e.f 04.09.2023. It is pertinent to mention here that most of these sub Engineers are juniors to the petitioner

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as such the petitioner is also entitled to be granted BPS-16 w.e.f 04.09.2003 alongwith all back benefits instead of through a general with immediate effect which is not only against the judgment of this Honourable Tribunal mention above but also against the law and fact and canon of Natural Justice.

- v. That the petitioner filled Appeal No.723/23 on the strength of above said judgment which was referred of department vide order dated 27.02.2024.
- vi. That the petitioner time and again approached the respondents for implementation of the Judgments of this Honourable Tribunal mentioned above but in vain and finally filed an appeal before respondents for which no reply has received till date as such the instant execution petition:
- That as per Judgment of Honourable Tribunal mentioned above the petitioner is also entitled to be granted BPS-16 w.e.f 04.09.2003 alongwith all back benefits and seniority which cannot be refused by the respondents and refusal of the respondents needs to be struck down.
- viii. That the respondents are bound to implement the judgment of this Honourable Tribunal and to act upon the same in latter and spirit.

PRAYER:

It is, therefore, humbly prayed that on acceptance of the instant Execution Petition the respondent may very kindly be directed to implement the Judgment / order dated 03.02.2016 and order dated 27.02.2024 in later and spirit and to grant BPS-16 to the petitioner from 04.09.2003 alongwith all back benefits and seniority.

..PETTIONER

Through:

Dated: 30/2 12024

(SARDAR MUHANMAD ASIF)

Č.

(MUHAWIMAD ASJAD RERVEZ ABBASI).

Advocates High Court, Abbottabad.

AFFIDAVIT

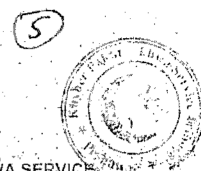
Mumtaz Ahmed Malik Sub Engineer/SDO C & W Division Haripur, Petitioner do hereby solemnly affirm and declare on Oath that the contents of instant *Execution Petition* are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Service Tribunal.

Dated: 30/7- /2024



HETTYIONER

Anno A



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 733 /2023

Montaz Alimet Mahk, Sub Divisional Officer, Highway Sub Division Khanpur, Haripu

. APPELLAÑT

VERSUS

- The Secretary, Government of Khyber PakistunKhwa through Secretary C&W Civil Secretariat, Peshawar
- 2. The Chief Engineer, C&W Khyber Pakhtunkhwa Peshawar
- 3. The Chief Engineer, C&W Abbottabad
- 4. The Secretary, Government of Khyber Pakhtunkhwa, Finance Department, Civil Sceretariat, Peshawar

Respondents

APPEAL US 1 OF KPK SERVICE TRIBUNAL ACT, 1974 FOR GRANT OF SENIOR SCALES SELECTION GRADE (BPS-16) WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT HAS NOT BEEN DECIDED WITHIN STIPULATED PERIOD AND IMPLEMENTATION OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL MIDGMENT DATED 29-11-2021, PESHAWAR HIGH COURT DECISION DATED 06-04-2021, AND OTHERS DECISIONSAMDGMENTS ISSUED BY THE KITYBER PAKHTUNKITWA SERVICE TRIBUNAL, BEING SIMILARLY PLACED.

PRAYER:

To the state of th

ON THE ACCEPTANCE OF THE INSTANT APPEAL, THE RESPONDENTS MAY GRACIOUSLY BE DIRECTED TO GRANT SENIOR SCALE GRADE (BPS-16) WITH ALL BACK BENEFITS AND PETITIONER BE TREATED AT PAR WITH OTHER SIMILARLY PLACED EMPLOYEES AND THE JUDGMENTS/DECISION OF THE KPK SERVICE TRIBUNAL BE IMPLEMENTED WITH ITS SPIRIT AND ANY OTHER RELIEF WITH THE HONORABLE COURT DEEMS FIT AND NECESSARY MAY ALSO BE GRANTED IN FAYOR

Service Appeal No.723/2023 titled "Munuaz Ahmad Malik Vs. Government of his Khyber Pakhtunkhwa"

ORDIER.

27th Feb. 2024 Kalim Arshad Khan, Chairman: Learned counsel for he appellant present, Mr. Asif Masood Ali Shah, Deputy District Attorney along with Mr. Naseem Khan, Section Officer for the respondents present.

At the very outset, Learned counsel for the appellant said that the 2. appellant would be satisfied if the matter is referred to the departmental authorities for consideration in the light of judgments of the Tribunal in Service Appeals No.1330 of 2010 decided on 02 03.2016 and 1437 of 2018 decided on 12.12.2023 for extension of the same relief, provided the appellant is, otherwise, found entitled to the same relief, to which, learned AAG also expressed no objection. Disposed of accordingly, Consign.

Pronounced in open Court at Abbottabad under our hands and seal of the Tribunal on this 27th day of February, 2024.

(Safah Ua Dia)

Member (1)

(Kalım Arshad Khan) / Chairman

Camp Court Abbottabad

*Alanusem Shahr

Date of Prescription of Application,

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Date of C

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BEFORE THE SERVICE TRIBUNAL KHYBER.

Muhammad Shafiq S/o Kala Khan, Sub-Engineer & W Division, Telisil & District, Abbottabad.

V/S

- Govt; of KPK, Peshawar, through Secretary C&W (KPK), Peshawar.
- Chief Engineer Center, C&W (KPK), Peshawar. 2.
- 3. XEN, C&W, Abbottabad
- 4. S.E, C&W, Abbottabad.
- 5. Akramullah S/o Nasrullah,
- б. Sherwali Jhang S/o Annirzada Khan.
- 7. Misal Khan S/o Yousuf Khan.
- 8. Hadyaii Ullah-I S/o Anyatullah Khan.
- 9. Sandaullah Tajori-III S/o Muslim Khan.
- 1Û. Zaffarullah Khan S/o Alibebullah
- 11. Tarıq Usman S/o Noor Sahib Khan.
- 12. Muhammad Javed Rahim S/o Abdul Rahim
- 13. Jamshid Khan-1 S/o Saif-ur-Rehman.

.....Respondents

APPEAL **NOTIFICATION AGAINST** THE

NO. 266-E/941/CE/WSD DATED 25/08/2009 BY

RESPONDENTS NO.

NOTIFIED GRADE **BPS-16** AS

ज्योध्य छ-८०४



PAKHTUNKHWA

SERVICE APPEAL NO. 1330/2010

Date of institution ... 01.07.2010

Date of judgment

... 02.03.2016

Mahammad Shafiq S/o Kula Khan, Sub-Engineer C&W Division, Tehsil & District, Abbottabad!

(Appellant)

VERSUS

Government of Khyber Pakhtunkhwa Peshawar, through Secretary C & W Peshawar.

Chief Engineer Centre, C & W, KPK Peshawar. 2.

XEN, C & W. Abbottabad. 3.

Superintending Engineer, C & W, Abbottabad.

Akramullah S/o Nasrullah and 8 others.

(Respondents)

M/S Agil Naveed Sulemani, Muhammad Asif Yousafzai, Khalid Rehman, Adam Khan, Muhammad Ismail Alizai, Sardar Ali Raza. Rizwanullah and Abdul Salim, Advocates

For appellant(s)

Mr.Mühammad Adeel Butt, Additional Advocate General

For official respondents: For private respondents

Nemo Mr. Muhammad Azim Khan Afridi

Chairman Member (Judicial)

Member (Executive)

Mr. Pir Bakhsh Shah

Mr. Abdul Latif

JUDGMENT

MUHAMMAD AZIM KHAN AFRIDI CHAIRMAN:

judgment is

aimed at disposal of instant service appeal No. 1330/2010 as well as service appeals No.

(2) 1321/2011 titled Khalid Nacem-vs-Govt. of KPK through Secretary C & W erc.

(3) 1248/2012 titled Daulat Khan-vs-Govi. of KPK through Secretary C & W etc.

(4) 845/2013 titled Sacedullah-ys-Govt. of KPK through Secretary C & W etc.

(5) 848/2013 titled Muddasar Saghir-vs-Govt. of KPK through Secretary C & W etc.

(6) 972/2013 titled Chulam Qadir-vs-Govi. of KPK through Secretary C & Wetc.

(7) 1009/2013 fitted Riaz Ahmed-vs-Govt. of KPK through Secretary C & W etc.

(8) 1015/2013 titled Muhammad Idress-vs-Govt. of KPK through Secretary C & Welc.

(9) 1184/2013 titled Abdul Qayyum-vs-Govt. of KPK through Secretary C & W etc. (10) 1185/2013 titled Sarfaraz Alam-vs-Govt. of KPK through Secretary C & W etc. (11) 1186/2013 tifled Muhammad Hamid Zia-vs-Govtor KPK through Secretary C& W. (12) 1188/2013 fifted Shad Muhammad Khan-vs-Govi.of KPK through Secretary C&W (13) 1189/2013 titled Syed Abdullah Shah-vs-Govl. of KPK through Secretary C & W (14) 1190/2013 titled Nawazish Ali-vs-Govi. of KPK through Secretary C & W etc. (15) 1191/2013 titled Niaz Muhammad-vs-Govt. of KPK through Secretary C & Wetc. (16) 1139/2013 titled Zia-ud-Din -vs- Govt. of KPK through Secretary C & Wetc. (17) 1300/2013 filled Qaiser Shah -vs- Govt. of KPK through Secretary C & West (18) 1338/2013 filled Aurangzeb vs- Govt. of KPK through Secretary C & Wetc. (19) 1431/2013 titled Habib Ullah -vs- Govt. of KPK through Secretary C & Wetc. (20) 1446/2013 titled Mian Jehanzeb Khattak-vs-Govt.of KPK through Secretary C& W (21) 1561/2013 tilled Yousaf Ali -vs-Govt, of KPK through Secretary C & W etc. (22)1631/2013 titled Muhammad Shakeel Athar -vs- Secretary C & W KPK etc. (23) 1632/2013 titled Malik Arif Saced Dival-vs-Govt, of KPK through Secretary C&W (24)1633/2013 titled Muhammad Khalil Noor-vs-Govt. of KPK through Secretary C&W (25) 95/2014 titled Muhammad Saced-vs-Govt. of KPK through Secretary C & W etc. (26) 96/2014 titled Zahir Gul-vs-Govl. of KPK, through Secretary C & W etc. (27), 224/2014 titled Muhammad Zubair-vs-Govt. of KPK through Secretary C & W (28) 246/2014 titled Abdul Rahim -vs- Govt. of KPK through Secretary C & Wetc. (29) 365/2014 titled Zulfigar Ahmad-vs-Govt. of KPK through Secretary C & W etc. (30) 366/2014 titled Nascem Ahmed-vs-Govt. of KPK through Secretary C & W etc. (31) 367/2014 titled Mazhar Khan -vs- Govi. of KPK through Secretary C & W etc. (32) 393/2014 titled Muhammad Javed-vs-Govt, of KPK through Secretary C & W etc. (33) 471/2014 fined Said-ul-Ibrar -vs- Govt of KPK through Secretary C & Weic. (34) 477/2014 titled Lai Budshah -vs- Govt. of KPK through Secretary C & W etc. (35) 484/2014 titled Abdul Khalil-vs-Govt. of KPK through Secretary C & Welc. (36) 489/2014 titled Abdul Faraoq -vs- Govt. of KPK through Secretary C & Welc.

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(37) 513/2014 filled Irshad Ahmed Khan-vs-Govt. of KPK through Secretary C & W (38) 699/2014 filled Muhammad Akram-vs-Govt. of KPK through Secretary C & W (39) 700/2014 littled Abdul Qayum-vs-Govt. of KPK through Secretary C & W etc. (40) 722/2014 titled Faiz Ullan Khan-vs-Govt. of KPK through Secretary C & W etc. (41) 749/2014 titled Zamir Jang -vs- Govt. of KPK through Secretary C & W etc. (42) 770/2014 titled Syed Tariq Mahmood-vs-Govt. of KPK through Secretary C & W (43) 852/2014 titled Ghulam Rahim-vs-Govi: of KPK through Secretary C & W etc. (44) 907/2014 titled Liagat Shah -vs- Govt. of KPK through Secretary C & W etc. (45) 915/2014 titled Noor-ul-Basar -vs- Govt. of KPK through Secretary C & Welc. (46) 920/2014 titled Sabit Khan -vs- Govt. of KPK through Secretary C & W etc. (47) 1035/2014 titled Manzoor Ilahi -vs- Govt. of KPK through Secretary C & Wetc. (48) 1100/2014 titled Fazal Mehmood-vs-Govt. of KPK through Secretary C & W etc. (49)1112/2014 titled Nisar Ahmed -vs- Govt. of KPK through Secretary C & Wetc. (50).1132/2014 titled Taj Muhammad-vs-Govi. of KPK through Secretary C & Wetc. (51) 1223/2015 titled Sardar Naeem Ahmed-vs-Govt. of KPK through Secretary C & W etc. and (52) 1284/2015 titled Muhammad Zaka Khan-vs-Govt. of KPK through Secretary C & Wete as common questions of law and facts are involved therein.

2. In appeal No. 1330/2010, Muhammad Shafiq appellant has prayed for grant of BPS-16 being senior to private respondents No. 5 to 13 i.e Akramullah s/o Nasrullah, Sher Wali Jhang s/o Amirzada Khan, Misal Khan s/o Yousaf Khan, Hidayatullah-i s/o Anayatullah Khan, Sanauliah Tajori-III s/o Muslim Khan, Zaffarullah Khan s/o Ahbebullah, Jariq Usman s/o Noor Zahib Khan, Muhammad Javed Rahim s/o Abdur Rohim and Jamshid Khan-l s/o Saif-ur-Rehman. According to his stance the said respondents were granted Senior Scale and appellant ignored despite the fact that he was senior and fit and fulfilling the prescribed criteria.

In appeal No. 1321/2011 instituted on 11.7.2011, appellant Khalid Nacem is

seeking directions of this Tribunal so as to grant him B-16 as he has joined the C & W

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Department as Sub-Engineer on 9.12.1981 and has passed B-Grade Departmental Examination in the year 1994 and has more than 30 years service to his credit including good service record and entitling him to the grant of Senior Scale on the strength of 25% of the total number of posts of Sub-Engineers.

- 4. In appeal No. 1248/2012, appellant Daulat Khan has prayed for grant of BPS-16 as per rules with all consequential benefits from due date as he has qualified the prescribed examination and rendered more than 10 years service.
- 5. In appeal No. 845/2013, appellant Saeedullah has prayed for grant of Senior Scale (BPS-16) mainly on the ground that this Tribunal has granted the Senior Scale to similarly placed employees vide judgment dated 11.12.2012 and as such he is entitled to alike treatment. Similar prayers are made by appellants in appeals No. 848/2013, 1009/2013, 1184 to 1186/2013, 1188 to 1191/2013, 1139/2013, 1300/2013, 1338/2013, 1446/2013, 1561/2013, 224/2014, 246/2014, 365/2014, 366/2014, 489/2014, 513/2014, 699/2014, 700/2014, 722/2014, 749/2014, 852/2014, 907/2014, 915/2014, 920/2014, 1035/2014 and 1132/2014.
- 6. In appeal No. 972/2013, appellant Ghulam Qadir has prayed for grant of BPS-16 with all back benefits on the ground of fulfilling the prescribed criteria and on the rule of alike treatment extended to similarly placed employees. He has also prayed for special cost on the ground that he was deprived of his due right by the respondents and compelled to litigate for his right as similarly placed Sub-Engineer were extended benefits of litigation while appellant was discriminated for no fault on his part.
- 7. In appeal No. 1015/2013, appellant Muhammad Idrees Atizai has prayed for grant of Senior Scale (BPS-16) with back benefits and imposition of Special Cost as despite his critilement to the said scale and judgment of this Tribunal in service appeal

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nitled "Noshad Khan-vs-Government of KPK", he was deprived of his entitlement to Senior Scale and forced to litigate.

- 8. In appeal No. 1631/2013, appellant Muhammad Shakeel Athar has prayed for grant of Senior Scale on the ground that junior to him namely M/S Mashal Khan, Misal Khan-II and Syed Sardar Shah were granted the same while he ignored despite entitlement on the analogy of similar treatment extended to similarly placed employees.
- 9. In appeal No. 1632/2013, appellant Malik Arif Saced Diyal has prayed for grant of Senior Scale (BPS-16) on the ground that his junior colleagues were granted the same and he was discriminated. Similar prayers are made by the appellants in appeals No. 1431/2013, 95/2014, 96/2014, 393/2014, 471/2014, 477/2014, 484/2014, 770/2014 and 1100/2014.
- 10. In appeal No. 1633/2013, appellant Muhammad Khalil Noor has impugned order dated 22.5.2013 with a prayer that the same be set-aside and he may be granted Senior Scale (BPS-16) with effect from the date of qualifying Departmental Examination and 10 years qualifying service with all back benefits:
- in appeal No. 367/2014, appellant Mazhar Khan has prayed that his junior colleagues were granted Senior Scale and he was ignored and discriminated. He has also prayed for grant of Senior Scale (BPS-16) on the rule of alike treatment as extended to similarly placed employees in appeals by this Tribunal vide judgment dated 11.12.2012. A similar prayer is made by appellant Nisar Ahmed in appeal No. 1112/2014.
- 12. In appeal No. 1223/2015, appellant Sardar Nacem Ahmed has prayed for Senior Senie being senior as his junior colleagues were granted the same and he was ignored. He has also prayed for grant of Senior Scale (BPS-16) on the rule of alike treatment as extended to similarly placed employees in appeals by this Tribunal vide judgments

2.02,16

dated 23.4 2009 and 11.12.2012. A similar prayer is made by appellant Muhammad Zaka Khan in appeal No. 1284/2015.

- 13. Learned counsel for the appellants as well as appellants argued that according to Schedule-1 of Communication and Works Department (Recruitment and Appointment). Rules, 1979, appellants were entitled to appointment as Senior Scale Sub-Engineers as they were fulfilling the pre-requisites and prescribed criteria. That even junior civil servants serving as Sub-Engineers were promoted and even appointed as Sub Divisional Officers in their own pay scale while appellants ignored for no fault or omission on their part. That earlier this Tribunal has granted Senior Scale to the aggrieved civil servants approaching this Tribunal and that keeping in view the criteria laid down for grant of Senior Scale and judgments of this Tribunal, the appellants are entitled to alike treatment. Reliance was placed on case-law reported as 2009 SCMR 1 (Supreme Court of Pakistan), 2002 SCMR 71 (Supreme Court of Pakistan), 1996 SCMR 1185 (Supreme Court of Pakistan) and PLD 2002 Supreme Court 46 as well as judgments of this Tribunal dated 23.4 2009 and 11.12.2012.
- 14. Learned Additional Advocate General has argued that the C & W Department was obliged to restrict grant of Senior Scale to the extent of criteria laid down at S.No.5 of Schedule-1 of the said Rules and that on the strength of the same 25% of total sanctioned posts were treated as Senior Scale posts (BPS-16) and the concerned civil servants accordingly up-graded at the relevant times as per laid down criteria. He further argued that due to improprieties, undue favours, incorrect interpretation of rules and erroneous interpretation of the judgments of this Tribunal and the rule of alike treatment the said scheme of grant of Senior Scale was frustrated at different levels and times and as a consequence thereof Senior Scale (B-16) was granted to Sub-Engineer in excess of 25% of the sanctioned strength of Sub-Engineers and, therefore, Provincial exchequer was exposed to sustain huge and constant financial liability. That since the

7/23/6

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posts meant for Senior Scale Sub-Engineers and the scheme of grant of the said Senior Scale stood abolished under the Pay Revision Rules, 2001 by December 1, 2001, as such the appellants were not entitled to the Selection Grade claimed through the instant service appeals. He further argued that the authorities involved in illegal appointments and grant of Senior Scale were accountable to Provincial Government and irregularities carried out in the process were liable to be declared null and void.

We have heard arguments of the learned counsel for the parties and perused the 15.

Keeping in view the pleadings, record placed before us and arguments of record. learned counsel for the parties and appellants, the following emerging controversies and points need determination:

Impact of Recruitment and Appointment Rules, 1979 and its life cycle vis-a-vis claims of appellants.

Entitlement of appellants to Senior Scale on the rules of alike treatment and grant of the same to civil servants ignored despite seniority. Legal status of appointments against higher posts in Own Pay Scale.

Impact of judgments of this Tribunal dated 11.12.2012 and 23.4.2009.

. For answering and determining the points in issue, we deem it appropriate to refer to and reproduce the Notification of the then Provincial Government, Services, General Admn, Tourism and Sports Department dated Peshawar, the 13th January, 1980 on the basis whereof Communication and Works Department (Recruitment and Appointment) Rules, 1979 were promulgated and which reads as under:

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ii.

GOVERNMENT OF NORTH WEST FRONTIER PROVINCE SERVICES & GENERAL ADMINISTRATION, TOURISM & SPORTS DEPARTMENT.

NOTIFICATION

Peshawar the 13 January, 1980

No. SOR-I(S&GD)1-12/74,—In exercise of the Powers conferred by Section 26 of the North West Frontier Province Civil Servant Act, 1973 (NWFP Act XVIII of 1973), in supersession of all previous rules on the subject in this behalf the Governor of the North-West Frontier Province is pleased to make the following Rules, namely:-

THE COMMUNICATION & WORKS DEPARTMENT (RECRUITMENT AND APPOINTMENTS) RULES, 1979.

- 2.16
- (1) These rules may be called the Communication and Works Department (Recruitment and Appointment) Rules, 1973.
- (2) They shall come into force at once.

The Method of recruitment, minimum qualifications, age limit and other matters retailed thereto for the Posts specified in column 2 of the Schedules annexed shall be as given in column 3 to 7 of the said Schedules.

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COMMUNICATION & WORKS DEPARTMENT SCHEDULE-I

f post A	Minimum Quappointments nitial secruitment by ransfer	Promotion	Age for initial Recru Minimum	iitment Maximum	Method of Recruitment
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relevant nior Senie	3	4	5		
nior Senie	-			6	7
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11		Diploma in .		**************************************	Twenty five percent
gincer .		Engineering from a			of the total number
	· .	recognized Institute			of posts of the
		THPUMBLE	· · · · · · · · · · · · · · · · · · ·		diploma holders,
		•			Sub-Engineers shall
· •					from the cadre of
				f	Senior Scale Sub-
,			,	i	Engineers and sand
				1.	be filled by selection
		NATE COLUMN			on merit with due
				,	regard to seniority
		\$v	•	1	from amongst Sub
4#####################################				1 .	Engineers of the
		90.000au		- 1	Department, who
		THE PARTY OF THE P	C.	- 1	have passed the Departmental
			,	/ 1	Examination and
	Washington St.			['	lave at least ten
			-	1	ears service as such.
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18. A plain reading of the text appearing at serial No. 5 of the schedule reproduced above would suggest that a civil servant aspiring for the Senior Scale Sub-Engineer shall hold a Diploma in Engineering from a recognized Institute, shall rank senior among his colleagues, shall hold a position falling within domain and sphere of 25% of the total number of posts of the Sub-Engineers, shall have at least 10 years service as Sub-Engineer and shall have passed the prescribed departmental examination at the relevant time. In other words a Sub-Engineer devoid of the above criteria and traits would not be entitled to claim Senior Scale. The said rule and schedule has explicitly curtailed the magnitude, size and sphere of the Senior Scale Sub-Engineers to 25% of the total sanctioned posts of Sub-Engineers and, therefore, no authority was empowered to exceed or surpass the said number of Senior Scale Sub-Engineers.

- 19. The operation of the said rules applicable to Sub-Engineer with reference to grant of Scale to 25% of the total number of posts has come to an end with effect from December 1, 2001 in view of notification dated 27,10,2001 whereby the scheme of selection grade and Move-over stood discontinued as laid down in para-7 of the said Pay Revision Rules, 2001.
- 20. It is, therefore, held and concluded that the Senior Scale admissible to Sub-lingineers could only be granted and restricted to those Sub-Engineers who were fulfilling the prescribed criteria in the above manners on or before December 1, 2001...
- Record placed before us in different appeals would suggest that to implement the said rule in letter and spirit, the Establishment Department was constrained to issue letter No. SO(PSB)ED/1-23/2002 dated Peshawar, the 3.7.2004 wherein cut off date for processing pending cases was extended to 31.8.2004 with certain observations, relevant portion whereof is reproduced herein for facilitation and ready reference:

"All left over cases of Government Servants who were eligible for Selection Grade/Moveover before 1.12.2001 may be placed before PSB/

02030

DPC for consideration as per instructions/policy on the subject at the latest otherwise strict disciplinary action would be taken against the defaulting official under the NWFP Removal from Service (Special Powers) Ordinance, 2000."

22. Authorities at the helm of affairs were conscious and cognizant of the facts and law that a civil servant otherwise entitled to Senior Scale could not be deprived of the same because of incomplete service record including Performance Evaluation Reports (PERs) etc. and for reasons not attributable to such a civil servant. To achieve the righteous outcome and to avoid irregularities the defaulting officers were warned to be proceeded against under the punitive rules then in-vogue. Miseries of the aspiring and deserving Sub-Engineers came to surface when instead of competing and submitting the cases, junior officers were favoured and elevated to the Senior Scale prompting those ignored to approach this Tribunal for redressal of their grievances and this Tribunal, vide judgments dated 23.4.2009 and 11.12.2012 granted the relief by directing the respondents to extend similar treatment to equally placed employees by granting them Senior Scale.

The department and authority responsible to restrict Senior Scale to the prescribed 25% limit of posts and bound to raise concerns over such irregularities and state of affairs simply granted Senior Scale to Sub-Engineers in excess of 25% of the total number of posts in disregard of the rules. The grant of the said Senior Scale has not come to an end till date for the reasons that the same is granted by ignoring the prescribed limit of 25% including the time frame ending on December 1st, 2001. The practice adopted is not only condemnable but also worth taking note of because of overburdening the public exchequer offensively.

24. Section-5 of the Khyber Pakhtunkhwa Civil Servants Act, 1973 hereinafter referred to as the Civil Servants Act, 1973 mandates that appointment to a civil service of the Province or to a civil post in connection with the affairs of the Province shall be

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mude in the prescribed manners by the Governor or by a person authorized by the Covernor in that behalf. Khyber Pakhinkhwa Civil Servants (Appointment, Promotion and fransfer) Rules, 1989, hereinafter referred to as APT Rules, 1989 framed under the provisions of section-26 of the Act, 1973 restricts but empowers the competent authority to make appointments, in case of exigencies prescribed in Rule-9. on acting or current charge basis in the public interest. Appointment to a higher post in own pay scale is a practice ruinous to Service Rules and structure of civil service and is ordinarily adopted by the authority to either favour their nears and dears or to distant the deserving civil servants due for promotion or to delay or beat timely inductions through initial appointments. This practice is frequently adopted and applied by the authorities despite the fact that the same is illegal and condemnable. We, therefore, hold that appointment of a civil servant in his own pay scale against a higher post is a practice derogatory to law and rules and good governance and we, therefore, accordingly direct that the same be discontinued by the authorities concerned forthwith but not beyond a period of one month. We further resolve and hold that the authorities failing to discontinue or pursuing such unlawful practices in future be dealt with under the relevant punitive laws and that departmental action against such incumbents for misusing and abusing authority vested in them by virtue of their office shall be initiated and concluded to logic end.

25. We are conscious of the fact that giving definite findings about the validity of judgments of this Tribunal entitling appellants in the stated appeals to Senior Scale are not warranted at this stage as the said matter is not agitated before us in the manners prescribed by law. We, therefore, direct that in case a Sub-Engineer not falling within the parameters of selection to Senior Scale on the above criteria but availing the privileges of such scale on the strength of any office order or judgment of this Tribunal be dealt with in accordance with law and subject to legal process and if so permitted by law, recoveries be made from their persons.

We further hold and direct that slots at the prescribed ratio available for grant

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fulfilling the criteria for Senior Scale but ignored due to lapses not attributable to ignored/lettover officers be granted the Senior Scale from the date of entitlement i.e accraing of vacancies in the Senior Scale but subject to the provisions of the Pay Revision Rules, 2001. We also direct that the Provincial Government shall honour its directive and shall take disciplinary action against those responsible for maintaining, updating and completing the record of the officers, but ignoring their responsibilities and thus giving space to irregularities and illegalities thereby causing and inflicting losses on public exchequer.

We are alive to the situation that while computing the seats of Sub-Engineer in the Senior Scale and eligibility of the senior officers against the same the authorities concerned may find grant of selection grade allowed in excess of the prescribed limit and ratio. We, therefore, direct that the situation be addressed by the authorities concerned by resorting to legal course and in ease any office granted Senior Scale in excess of prescribed limit is found protected by any law, rules or judgment of the Court then, in such eventuality, the officers of the administrative department responsible for handling the affairs relating to grant of Senior Scale at the relevant time be sorted out and be proceeded against for realization of monetary loss caused to the public exchequer as a consequence of their irresponsible and undesirable behavior.

28. Before parting with this judgment we deem it our duty to discuss the case law eited at the Bar at the time of arguments by the learned counsel for the parties.

29. In case of Hamced Akhtar Ninzi reported as 1996 SCMR 1185 and Sameena Perveen reported as 2009 SCMR 1, the august Supreme Court of Pakistan has observed that if the Service Tribunal or Supreme Court decides a point of law relating to the terms and conditions of service of a civil servant which covers not only the case of civil servant who litigated but also of other civil servants who may have not taken any legal proceedings, in such a case, the dictates and rule of good governance

47 / RS77E0

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demand that the benefit of such judgment by Service Tribunal/Supreme Court be extended to other civil servants who may not be parties to the litigation instead of compelling them to approach the Service Tribunal or any other forum.

- Though adequate number of Sub-Engineers seeking Senior Scale are present before us but there is likelihood that certain civil servants might not have approached this Tribunal to litigate for their claims. We, therefore, direct that the benefit of this judgment be extended to those Sub-Engineers who fulfilled the criteria of becoming School Sub-Engineer at the relevant time.
- In case of Fida Hussain reported as PLD 2002 Supreme Court 46 and Abdul Samad reported as 2002 SCMR 71 it was observed by the august Supreme Court of Pakistan that rule of consistency must be followed in order to maintain balance and the doctrine of equality before law. That dictates of law, justice and equity required exercise of power by all concerned to advance the cause of justice and not to thwart it.
- Deriving wisdom from the mandates of law, judgment of the august Supreme Court of Pakistan and to advance the cause of justice and to frustrate efforts and attempts of thwarting just and fair-play we direct that the judgment be giving effect by the respondents in letter and spirit.
- 33. The appeals are disposed of in the above terms. Parties are, however, left to bear their own costs. File be consigned to the record room.
- 34. In the end we direct the Registrar of this Tribunal to circulate a copy of this judgment among all concerned departments of the Provincial Government for

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ور مندو اسطة عمل درآ مددر فيصله اليل تمبر 723/2022 بعنوان متازا حدملك بناس ي ايند دُبايو

عنوان

جناب عالی! ورخواست ذیل عرض ہے۔

1- بیکرسائل نے مقدمہ عنوان متازا حدملک بنام کی اینڈ ڈبلیو بعدالت سروس ٹریونل خیبر پکتونخواہ میں دائر کی جس کا فیصلہ مور خد 27/02/2024 کو کیمپ کورٹ ایسٹ آبادیس سائل کے حق میں ہوا۔ (نقل فیصلہ لف ہے)۔

لقذا المعقدة على في عدالت عظم يمل درا مدكرة موسة ساكل كوبيك بييفيك كرماته بحال كرف كالحلم ديا بهابدا آپ صاحبان مهر بانی فرما كرعدالت علم يمل درا مدفر ما ياجاد --

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hammadasjaduil agmil Eustill. بشاور بارا يبوي ايسشن خسيبرنج 50010 PESHAWAR مقدمه مندرج عنوان بالامين این طرف سے داسطے پیروی د جواب دہی کار دائی متعلقه أن عام / الله كل كل مرداري إعفى الحرد وكر مرم مرما كوريل عرو کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدسہ کی کل کاروائی کا کافن اختیار ہوگا ، نیز وکیل صاحب کو راضی ناسه کرنے وتقرر ثالث و فیصله برحلف دیسے جواب دعویٰ اقبال دعویٰ اور درخواست از برقتم کی تصدیق زریں پر دستخط کرنے کا اختیار ہو کا ،نیز بھورت عدم پیروی یا ڈگری میطرفد یا ایل کی برآ مگل اورمنسوخی ،نیز دائر کرنے ائیل محرانی ونظر تانی و پیردی کرنے کا مخار ہوگا اور بصورت ضرورت مقدمہ ندکورہ کے کل یا جزوی کاروالی کے واسطے اور وکل یا مخار قانونی کو اینے ہمراہ یا اینے بجائے تقر رکا اختیار ہو کا اور ساحب مقرر شدہ کو دہی جملہ نکوروبالا افتیارات حاصل و ل کے اور اس کا ساختہ بر داختہ منظور و تبول وی ددران مقدمہ من جو خرچہ ہر جانہ التوائے مقدمہ کے سب سے دوگا کوئی تاریخ بیٹی مقام دورہ یا حد ت باہر ہوتو وکیل صاحب بابند نہ ہوں مے کہ بیروی نکورہ کریں ، ابندا دکالت نامہ لکھ دیا تاک مند رہ