Counsel for the appellant and Mr. Usman Ghani, District Attorney alongwith Muhammad Tausif, ADO for the respondents present. Arguments heard and record perused.

a supplied the second

This appeal is accepted as per our detailed judgment of today, in connected service appeal No. 479/2014 entitled "Jamshfaid Khan Vs. Director, E&SE, Peshawar and others". Parties are left to bear their own costs. File be consigned to the record room.

Member

Camp Court, Abbottabad.

ANNOUNCED 19.03.2018 19.04.2017

Counsel for the appellant and Mr. Hamid Mansoor. Assistant alongwith Mr. Muhammad Bilal, Government Pleader for the respondents present. Rejoinder submitted. Due to non-availability of D.B arguments could not be heard. To come up for final hearing before the D.B on 17.10.2017 at camp court, Abbottabad.

Charman Camp court, A/Abad

17.10.2017

Counsel for the appellant and Mr. Muhammad Bilal, Deputy District Attorney alongwith Hamid Mansoor, Junior Clerk for the respondents present. Arguments partly heard. Representative of the Education Department is directed to provide the original application of the appellant alongwith all relevant documents. To come up for further arguments before this D.B on 18.01.2017 at camp court, Abbottabad.

MAM Wis

Camp Court, A/Abad.

18.01.2018

Counsel for the appellant and Mr. Muhammad Bilal, DDA alongwith Mr. Muhammad Tausif, ADO for respondents present. Representative of the department has not brought the record as per order sheet dated 17.10.2017. Seeks Adjournment. Last opportunity granted. Adjourned. To come up for record and arguments on 19.03.2018 before D.B at camp court Abbottabad.

• Member

Camp court, A/Abad.

17.11.2015

None present for appellant. Mr. Shafiq-ur-Rehman, ADO alongwith Mr.Muhammad Siddique, Sr.G.P for respondents present. Written reply submitted by respondents No.1 to 3 while respondents No. 4 & 5 failed to submit the same despite last opportunity. No further opportunities are extended to the said respondents. The appeal is assigned to D.B for rejoinder and final hearing for 17.5.2016 at Camp Court A/Abad.

17.05.2016

None for the appellant and Mr. ZahichamaaDO alongwith ADO alongwith Mr. Muhammad Siddique Str. Abad. respondents present. Learned counsel for the appellant intends to place certain documents on record. Seeks adjournment. Learned counsel for the appellant may apply for placing documents on record within a fortnight in office with a copy in advance to Sr.GP. To come up for reply/arguments on application before D.B on 22.11.2016 at camp court, Abbottabad.

B

Member

Charrman Camp court, A/Abad,

22.11.2016

Counsel for the appellant and Mr. Muhammad Usman, Senior Clerk alongwith Mst. Bushra Bibi, Government Pleader for respondents present. The Bench is incomplete. Counsel for the appellant submitted application for placing on file certain documents. Copy supplied to learned Government Pleader. To come up for arguments on application as well as final hearing before D.B on 19.04.2017 at camp court, Abbottabad.

Chairman
Camp Court, A/Abad

Counsel for the appellant present. Learned counsel for the appellant argued that the appellant was initially employed in Police Department in BPS-5 and after obtaining NOC, he was employed in Elucation Department in BPS-7 and that the appellant is now serving in Elucation Department in BPS-7 and that the appellant is now serving in Elucation Department in BPS-42. That the respondents have denied to count previous service of the appellant rendered in Police Department towards the service benefits. That the appellant preferred service appeal which was converted into a departmental appeal by the Tribunal vide judgment dated 13.11.2013. That the departmental appeal was not responded within the statutory period and hence the present service appeal on 7.4.2014.

That the appellant is entitled to service benefits rendered by him in the Police Department and that the previous service is countable towards the financial benefits accrued to the appellant during the course of service.

Points urged need consideration. Admit. subject to deposit of security & process fee within 40 days, notices be issued to the respondents for written reply for 20.5.2015 before S.B at cump court A/Abad.

Chairman Camp Court A/Abad . .17.11.2014

Counsel for the appellant present. The Tribunal is incomplete. To come up for preliminary hearing at camp court A/Abad on 16.03.2015.

Reader (

Form- A FORM OF ORDER SHEET

Court of		
Case No	483/2014	<u>.</u>

	Court of		
	Case No	483/2014	
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate	
1	2	3	
1	07/04/2014	The appeal of Mr. Aqeel Ahmad presented today by Sardar Javaid Iqbal Advocate may be entered in the Institu	ition
•		register and put up to the Worthy Chairman for prelimin	nary
		hearing. REGISTRAR	
2	2-5-14	This case is entrusted to Touring Bench A.Abad	fak
·		preliminary hearing to be put up there on $17 - 11 - 14$	W
		CHAIRMAN	
			-
	· .		-

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 483 of 2014

Aqeel AhmedAppellant

VERSUS

Director, Elementary and Secondary Education, Peshawar etc......Respondents

SERVICE APPEAL

INDEX

S#	Particulars of documents	Annexure	Pages
1	Memo of service appeal.	*****	1-6
2	Correct addresses of the parties.	••••	7
3	Copy of the appointment order.	"A"	8
4	Copy of advertisement.	"B"	9.
5	Copy of appointment order.	"C"	10-12
6	The copy of application to D.C.O.	"D"	13.
7	Attested copy of the appeal.	"E"	14
8	Attested copy of order dated 18.11.2013.	"F"	15-16
.9	Copy of envelope sent by the respondent No.1.	"G"	17
10	Wakalat Nama.	• • • • •	

Dated 04.04.2014

Aqeel AhmedAppellant

Through

SARDAR JAVED IQBAL, Advocate High Court, Mansehra.

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 483 of 2014



VERSUS

- 1. Director, Elementary and Secondary Education, Peshawar.
- 2. Secretary Education Elementary & Secondary Education, Peshawar.
- 3. Executive District Officer Education, Mansehra.
- 4. District Co-ordination Officer, Mansehra.
- 5. District Police Officer, Mansehra

APPEAL UNDER SECTION-IV OF THE **KHYBER PAKHTUNKHWA SERVICE** ACT 1974 TRIBUNAL TO **COUNT** APPELLANT'S **PREVIOUS SERVICE** W.E.F. 02.11.2001 TO 04.09.2009 RENDERED IN POLICE DEPARTMENT ACCORDING TO THE SERVICE RULES.

7/4/14

Respectfully Sheweth!

1. That, the appellant joined police department as a police constable and

served the department for about more

than seven years.

(Copy of the appointment order is annexed as annexure "A").

2. That, advertisement an published by E.D.O Education Mansehra asking for application for the post of teachers and the appellant also submitted application for the appointment through proper channel. The application of the appellant was duly processed and after completion of all requisites formalities appellant was appointed as teacher.

(Copy of advertisement and appointment order are annexed as annexure "B" & "C" respectively).

- 3. That, after joining the new post as a teacher the appellant started his duties to best satisfaction of his superiors but while serving as such the appellant came to know that his previous service in police department was not being considered.
- 4. That, appellant submitted diverse application E.D.O Education for the redressal of his grievances but no

action has been taken on said application.

5. That, appellant submitted an application before District Coordination Officer, Mansehra requesting him to pass an order for counting his previous service but no intimation has been conveyed by the appellate authorities with regard to the fate of his appeal.

(The copy of application is annexed as annexure "D").

6. That, later on, the appellant filed an appeal No.297/11 before this Court Honourable in which on 18.11.2013, the said appeal was converted into petition, before him and referred the same to the appellate authority (Respondent No.1) for disposal of the same on merits within three months. The appellant handed over the appeal to respondent No.1 but he refused to receive the same and return back the appeal to appellant on 25.03.2014.

(Attested copy of the appeal, order dated 18.11.2013 and envelope sent by the

respondent No.1 are annexed as annexure "E, F & G" respectively).

- 7. That, the conduct of the respondent No.1 clearly shows that they are not interested in redressal of the grievance of the appellant, therefore, the instant appeal is being filed.
- 8. That, the appellant seeks indulgence of this Honourable Court on the following amongst other grounds:-

GROUNDS

- a. That, the reluctance rather the refusal of respondent No.2 to count his Service rendered in police department against the facts and law.
- b. That, in order to debar the appellant from the Service rendered by him in police department, respondent No.3 has showed cold shoulder in deciding the issue relating to his service.
- c. That, according to FR-26, the service so rendered in other departments shall be counted for the purpose of pension or other benefits.

- d. That, no where in the advertisement it has been mentioned that in case of appointment the previous service will not be counted in the absence of specific indication in the advertisement, it would tantamount to glaring violation of FR-26.
- e. That, the appellant has joined the new assignment/post through proper channel and of the acceptance of his application he was offered the post and started his duties, therefore, he cannot be deprived of the counting of his previous service on any consideration.
- f. That, neither respondent No.3 nor respondent No.4 has applied their independent mind to look into the grievance of appellant and appellant is initiated for the inclusion of his previous service but he deprived of such benefit on one or other pretext which shows malafide on the part of respondent No.3 and respondents No.4.
- g. That, previously in most of the cases education department has counted the previous service of candidates the

proof of which should be produced at the time of arguments.

h. That, the respondent No.1 while refusing from receiving the appeal of the petition has grossly violated the order passed by this Honourable Court and his act comes with the ambit of contempt of court.

It is, therefore, most humbly prayed and requested that respondent No.3 may kindly be directed to count the service rendered by appellant in police department.

Dated 04.04.2014

Aqeel Ahmed ...Appellant

Through

SARDAR JAVED IQBAL, Advocate High Court, Mansehra.

AFFIDAVIT.

I, Aqeel Ahmed son of Muhammad Muqarrab Afandi, GPS, PST Government Primary School Gharhala, Mansehra, resident of village Behali, Tehsil and District Mansehra, Appellant, do hereby solemnly affirm and declare on oath that 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 Honourable Court.

Dated 04.04.2014

Aquel Ahmed (DEPONENT)



BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal I	No	of 2014
Aqeel Ahmed		Appellant
VERSUS	5	

Director, Elementary and Secondary Education, Peshawar etc........Respondents

SERVICE APPEAL

CORRECT ADDRESSE'S OF THE PARTIES

APPELLANT

Aqeel Ahmed son of Muhammad Muqarrab Afandi, GPS, PST Government Primary School Gharhala, Mansehra, resident of village Behali, Tehsil and District Mansehra.

RESPONDENTS

- 1. Director, Elementary and Secondary Education, Peshawar.
- 2. Secretary Education Elementary & Secondary Education, Peshawar.
- 3. Executive District Officer Education, Mansehra.
- **4.** District Co-ordination Officer, Mansehra.
- 5. District Police Officer, Mansehra.

Dated 04.04.2014

Aqeel Ahmed ...Appellant

Through

SARDAR JAVED IQBAL, Advocate High Court, Mansehra.



OFFICE OF THE SUPERINTENDENT, PAKISTAN RAILWAYS POLICE, PESHAWAR.

No. 7825-64 /EC/PRP/PSC.

Dated: 12 /10/2001.

Mr.:	<u>Ageel Abi</u>	mad ·	
	· •	Muoarrab	4.fana
Village:	Behali	• • •	

Behali P/O

Manachra Tehsil:

Menschre District: _

SUBJECT: APPOINTMENT AS CONSTABLE.

You are hereby informed and directed to attend the officer of Superintendent of Police, Pakistan Railways, Peshawar Cantt on 22 08.00 hours for your Medical Check Up. No TA/DA will be allowed.

Superintendent of Bolice Pakistan Railways, Peshawar.

Tel: 212640.

Dy: Director Vigilance Cell, Pakistan Railways, Peshawar.

Tel: 9210685.

Divisional Superintendent, Pakistan Railways, Peshawar Tel: 9210687.

ن د و بالبوت مار فوله هراه الدوس

E DISTRICT OFFICER SCHOOLS & LISTERACY MASNEURA

ORDER

As approved by the Departmental Selection Committee, the competent authority has been pleased to appoint the following PST (TRAINED) BPS-7 (@ Rs.2940-160-7740) plus usual allowances as admissible under the rule & and BPS-9 (@ Rs.3820-250-10720) if FA/FSc Second Division against vacant posts mentioned against each in the interest of Public Service with effect from the date of taking over their charge subject to the following terms & conditions.

Disable 2% quota

			Disco of Posting Remarks	
	Lashart Name	Union Council	Place of rosting	
SNo	Name of Candidate Father's Name	_	GPS Hola (H Kot) AVP	
	Amjad Ali Khair Ali	Pairan	San	
		Dilbori	GPS Beer But (B Shungli) AVP	
7	Sved Mohsin Ali S Bashir Hussain		GPS Kodar (Sachan) AVP	
	chakir Muhammad Shair Muhammad	i Shergath	1 Gr3 Kodar (Sacritar)	

			مواجئ مسيم عربي بيهم سيمين		CD delien	Remarks
,8	; !	Name of Candidate	Father's Name	Union Council	Place of Posting	
	šo ¦	و		Chatter Plain	GPS Dambori (C/P)	AVP
	1	Fakhraj Hussain	S Darbar Shah	Kathai	GPS Shahtoot (Dilbori)	AVP
	<u> </u>	Hukam Dad	Noshar	Battal	GPS Sathan Gali (H Kot)	AVP
•	3	Liaqat Khan	Wilayat Khan		GPS Kodar (Sachan)	AVP
	1	Rasheed Ahmed	Muhammad Irlan	Garlat Bherkund	GPS Beer But (B Shungli)	ΛVP
	3.1	Wahab Shaedi	Muhammad Hilal	Mansehra Deh	GPS Neel Batla (B Shungli)	AVP
	6	Jahanzeb	Malik Aman		GPS Samal Boot (Bellian)	AVP
	7 .	Muhammad Ilisan	Badi uz Zaman	Oghi	GPS Rathi (Bhogermang)	AVP
	S	Zahid Hussain	Saced Akhter	Balakot .	GPS Rathi (Bhogermang)	AVP
	ig i	Add Hussain	Abdul Qaddus	S Mahazullah	GPS Chotta Bala (J Devli)	AVP
ı.	10.	Abdul Majid	Aurangzeb	Laber Kot	GPS Chotta Bata (5 Devis)	ÄVP
	11	Shafqat Shah	Akhter H Shah	Dilbori		AVP
	12	Munir Hussain	Muhammad Anwar	Inayat abad	GPS Bai Payeen (Ichrian)	AVP
-	13.	Yar Muhammad	Abdul Wali	Malik Pur	GPS Gallian (Parhinna)	AVP
4	11	Muhammad Kamran	Muhammad Ramzan	Darband	GPS Khand Garan	5
ì				<u></u>	(Shanaya)	AVP -
	15	Qadeer Hameed	Muhammad Habib	Bellian	GPS Chajri Paycon (Bellian)	AVP
.!.	16	Muhammad Miskeen	Abdul Sattar	B Shungli	GPS Nikka Pani (Nikka Pani)	AVP -
	17	Muhammad Arif	Muhammad Yaqoob	Shergarh	GPS Poodnial (Shergarh)	AVP
•	18	Rifaqat Ali Shah	Munsif Shah	Shamdhara	GPS Sathan Gali (H Kot)	AVP
	19	Munir Ahmed	Khan Muhammad	i. Shamdhara	GPS Kodar (Sachan)	AVP
٠.	70	Shoaib Alam	Farced Khan	Dilbori	GPS Kodar (Sachan)	AVP
	21	Muhammad Aslam	Said Khan	Hilkot .	GPS Dosum (II Kot)	AVP
-	22	Muhammad Khalid	Asar Khan	Oghi	GPS Arbora (Oghi)	AVP
	23	Khilatat Hussain	Aziz ur Rehman	Battal	GPS Jemung (Battal)	
	24	Oamar Zaman	Atta ur Rehman	Hamsherian	GPS Chatta (B Shungli)	AVP
		· Maysood Ahmed	Raja	Balakot	GMPS Kala Jamal Mera	AVP
	25	yladspon vinnen	1		(Kaghan)	
		Cubic Horsein	Munawar Khan	Dhodial	GPS Chungari (J Devli)	AVP
	26		Muhammad Nawaz	Garlat	GPS Doodh Kot (Shanaya)	AVP
٠.	27		Muhammad Miskeen	Attershisha	GPS Dabar Katha (Jabori)	AVP .
	28	Safeer Ahmed	4-1411411111111111111111111111111111111			

Union Council Wise 75%

		-			
S		Father's Name	Union Council	Place of Posting	Remarks
No	Same of Candidate	Mohammad irfan	Attershisa	GPS Pehlwan	AVP
3		Malik M Bashir	Attershisa	GPS Pehlwan GPS Baffa Mera I	AVP
3	Khalid Mehmood	Abdul Halcem	Baffa Baffa	GPS Balla Mera 1	AVP
1	Mohammad Mushtaq Imran Shah	Abdul Ghani Rehmat Shah	Bandi Shungli	GPS Chamrasi	AVP
6 :	Inham 121 baq	Masood UI haq	Bandi Shungli	GPS Shungli	AVP

1		7	0
1	ı	ı	λ
	ι	ι)
٠.		_	_

	` •			(11)	engage of a second	A STATE OF THE SAME PARTY AND ADDRESS OF THE SAME PARTY AND ADDRES
.^						
Ţ				- ;		
	/.	Suliman	Abdur Rehman	Bandi Shungli	0.000	AVP 🐞
	4.	Gul Samad	Mir Zaman	Bandi Shungli	GPS Nawan Shehr	AVP ·
		Muhammod Nacem	Muhammod Muncer	Bandi Shungli	GPS Pattian	AVP :
<u>/</u> *	- 	Gulzar Khan	Muhammod Khan	Bandi Shungli	GPS Chapri	AVP *
<i>i</i>	10	Muhammod Yousaf	Sidiqullah	Bandi Shungli	GMPS Neel Batla	AVP
/ 1	11	Ali Khan	Fazal Mehmood	Bandi Shungli	GPS Beer But 🨘	AVP
ļ	13	Niamat Khan	Fazal ur Rehman	Bandi Shungli	GPS Jiggi	AVP
· 1—	14	Muhammad Yasir Ali	Habib Ur Rehman	Battal	GPS Jal Gali 🏄	AVP
· +	15	Abu Baker	Abdur Rahcem	Battal	GPS Batangi 3	AVP
+	16	Waheed Ahmed	Muhammod Miskeen	Battal	GPS Jimung	AVP %
ļ	17	Mohammad Salcem	Lal Mohammad	Battal	GPS Jal Gali	AVP *
-	18	Muhammod Anes	Muhammod Ismial	Battal	GPS Khala But	AVP
	19)	Ageel Ahmad	Muhammad Muqarib	Behali	GPS Hussanian	AVP W
<u></u>		Naziq Shah	Kiramat Shah	Bellian	GPS Samal Boot	AVP 多像
ļ	20	Nascer Ahmad.	Dilawar Khan	Bellian	GPS Bar char	AVP
-	21		Mashal Khan	Bellian	GPS Chijri Bala	AVP
•	22	Muhammad Altaf Sajid Amin.	Zarfaraz Khan	Bellian	GPS Bar char	AVP 🛊
	23	Sajid Amin. Shah Nawaz Khan	Jahangeer Khan	Bellian	GPS Samal Boot	AVP
	24	Mohammad Saraj	Gul Astab	Bellian	GPS Chijri Bala 🖟	AVP
-	25	Pervez Khan	Taj Muhammad.	Bellian	GPS Chijri Bala	AVP %
}	26 27	Noor ul Shahid	Imran Wali	Bellian	GPS Chijri Paycen	AVP 🖁
	28	Babar Khan	Baz Mohammad	Bherkund	GPS Pathan Colony	AVP
	29.	Nacem Qadir	Ghulam Qadir	Bhogermong	GPS Bakki	AVP .
	30	Muhammod Shaukat	Ghulam Jan	Bhogermong	GPS Kund Sarbori	AVP
	31	Ashaq Hussain	Jehan Zeb	Bhogermong	GPS Basool	AVP
	32	Alam gir Khan	Niaz Muhammad	Bhogermong	GPS Basool	AVP
-	. <u>.22</u> .33	Siraj Ahmed	Fayyaz Ahmed	Bhogermong	GPS Nadiar Bakki	AVP
-	34	Zaheer Ahmed	Muhammod Ashraf	Bhogermong	GPS Basool	AVP
	35	Iqbal Hussain Shah	S Anwar Shah	Bhogermong	GPS Nadiar Bakki	AVP
] .	36	Waheed Ahmed	Muhammod Ashraf	Bhogermong	GPS Nadiar Bakki	AVP AVP
1	37	Ghulam Mustafa!	Aziz ur Rehman	Bhogermong	GPS Bakki Nalla	
.	38	S Junaid Hussain	Wareed Shah	Chatter Plain	GPS Dhamori	AVP
- 1-	39	M.Zia Ur Rehman	Saced ur Rehman	Chatter Plain	GPS Ban Sachan	AVP
	40	Sadaqet Hussian	Izzat Gul	Chatter Plain	GPS Kandla	AVP
- 1	41.	Ashiq Hussain Shah	S Mumtaz Ali Shah	Chatter Plain	GPS Retra Payeen	,AVP
	-42	Rajib Ali Shah	Musanif Shah	City 1	GPS No 1 Mansehra	AVP
	43	Nazakat Hussian	Muhammod haroon	Darband	GPS Gamian Seri	AVP
Γ	44	Azam Khan	Pir Muhammad	Darband	GPS Lundi Kerri	AVP
	45	Muzaffar Shah	Muzamal Shah	Darband	GPS Dolarian	AVP
. [46	Irfan Ahmad Khan	Abdul Manan	Dhodial	GPS Dharmang	AVP
	47	Muhammad Zaheer	Abdul Khaliq	Dhodial	GPS Ternain	AVP
ĺ	48	Abdul Basit	M Sadiq	Dhodial		AVP 3
. {	49.	Ubaidur Rehman	Jamilur Rehman	Dilbori	GPS Shan 1001	AVP
ļ	_50_	Saced Ullah Shah	habibullah Shah	Dilbori	GPS Shah Toot	AVP
.	51	S Mohsin Ali	S Bashir Hussain	Dilbori	GPS Chor Kalan	AVP
٠.,	52	Naseeb Shah	Muhammad Miskeen		GPS Bholo	AVP
. }	53	S Mubashir Hussain	S Bashir Hussain	DIIOON	GPS Shah Toot	AVP
	54	Muhammod Ishaque	Ghulam Rabbani	Hangrai	GPS Naddi	AVP
	55	Muhammad Tofceq	M Rafique	Hangrai	GPS Mangiar GPS Bayan	AVP
.:	56	Jahandad Khan	Nawab Khan	Hil Kot	GPS Taridda	AVP
ì	57	Malik Jan	Muhammod Maroof	Hil kot	GPS Ashwal	AVP
.	58	Mohammad Ayaz	Malang Khan	Hil Kot	Uro Ashwai	LVAL
			•	2		
	• :					
		: •	•			
				•	•	



158	Shafiq Ur Rehman	Abdur rasheed	l man i e e		
159	****		T/Sabir Shah	GPS Nokot	ΛVP ∰
160	B-1	Muhammod Marrof		GPS Tarangri Bala	AVP'
-	** ** **	Ghulam Rabbani	Tanda	GPS BelaTanda	AVP
1101	Lataku Meninood	Muhammod Saleem	Tanda	GPS Bajna	AVP

RMS & CONDITIONS

- His appointment is made on purely temporary basis and liable to termination at any stage without assigning any reason/notice.
 - He will be governed by such rules and regulations enforce and as may be prescribed by the Govt: from time to time for the category of the Govt: servant which they belong.
 - In case any of the above candidate failed to assume the charge of his post within 15 days of his appointment, candidature ship will be stand automatically cancelled.
 - The DDO concerned is responsible to get verified their certificates etc from the concerned Universities/Board & RDE etc before the drawl of their pay and report genuineness of their degrees/Certificates or otherwise.
- He will get initial of the scale including usual allowances as admissible under the rules, they are entitle to annual increment according to the rules except Pension and commutation.
- His services are liable to termination on one month prior notice from either side in case of resignation without prior notice, their one month pay /allowances if any shall be forfeited to
- He will not contribute any amount towards GP Fund however they will contribute CP Fund @Rs,5% of the minimum of the pay and the 5% contribution will be made by the Govt.
- He shall be required to furnish the copies of all their certificates/Degrees along with original with the original receipt and photo copies of thereof pertaining to the verification fee of the concerned examination Agencies i.e. Board/University to the District officer S & L .The District officer S & L shall arrange verification of all the certificates/Degrees of the appointee and will issue a clearance certificates to each appointee for the release of his pay. Their pay bills should not be submitted to the Distt: Account officer Mansehra before verification of all certificates/Degree from the concerned institution of each candite. O
- He should produce age and health certificate from the Medical Supdtt: DHQ, Hospital
- The DDO must check their original certificates/Degrees etc.
- The overage candidates should not be handed over charge, The age limit is 18 to 35 years. 11
- 12 No TA/DA is allowed.
- 13 Charge report should be submitted (in duplicate) to all concerned.
- The Candidates are directed to take over charge w.e.f. 01/09/2009. 14 -

Muhammad Javed EXECUTIVE DISTRICT OFFICER E&S EDUCATION MANSEHRA.

Endosement No / PTC(M) apptt:2009, Dated Mansehra the Copy forwarded for information and necessary action to the:-2009.

Secretary to Government of NWFP S&L Department Peshawar. 1. 2.

Director Schools & Lit:Department NWFP Peshawar.

Dy:District Officer (M) Manschra 3:

District Account officer Manschra, 4.

Budget & Account officer local office.

Candidates concerned.

DISTRICT OFFICER (MALE) E&S EDUCATION MANSEHRA. Paren D.

BOULDA!

The D.C.O Sh (School, & Literacy) Manschra.

atter part seins

Respected Sir,

heir previous leave District Goordination Officer
Mansahra 31x

Most respectfully, it is submitted for your kind and gracious honour that we have joined the education department, with the permission of Education & Police Departments.

Now we are servicing in different Schools as PST posts from approximately one and half (1/1/2) years and we are taking salary regularly. Now we are requesting that count our previous service with Education Department.

For this act of kindness we ever remain thankful and oblige. Thanking you.

Dated:13-10-2010

Yours faithfully,

1. Niaz Ashraf CPS Kotaky Mansehra
2. Attaullah GPS Arbora Oghi
3. Muhammad Ihsan uz Zaman GPS Hussain banda Oghi
4. Ashiq Hussain GPS Baseoi Dhodial
5. Jamshid Khan GPS Chitta Batta Mansehra

AMENIN "F" B

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTOONKHAWA, PESHAWAR

Appeal No.

VERSUS:

- 1. Secretary Education Elementary & Secondary Education Peshawar.
- 2. E.D.O Education Mansehra.
- 3. D.C.O Mansehra.
- 4. Superintendent of Railway Police, Peshawar.....Respondents

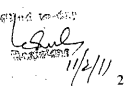
APPEAL UNDER KHYBER PAKHTOONKHAWA SERVICE TRIBUNAL ACT 1974 TO COUNT APPELLANT'S PREVIOUS SERVICE W.E.F 02.11.2001 TO 04.09.2009 RENDERED IN POLICE DEPARTMENT ACCORDING TO THE SERVICE RULES.

Respectfully Sheweth:-

1. That the appellant joined Pakistan Railway Police as a constable and served the department for about more than eight years. (Copy of appointment order is annexed as Annexure "A").

2. That an advertisement was published by E.D.O Education Mansehra asking for application for the post of teachers and the appellant also submitted application for the appointment through proper channel. The application of the appellant was duly processed and after completion of all requisites formalities appellant was appointed as teacher.

(Copy of advertisement and appointment order are annexed as Annexure "B" & "C" respectively).



e en en en 蛛。 18.11.2013

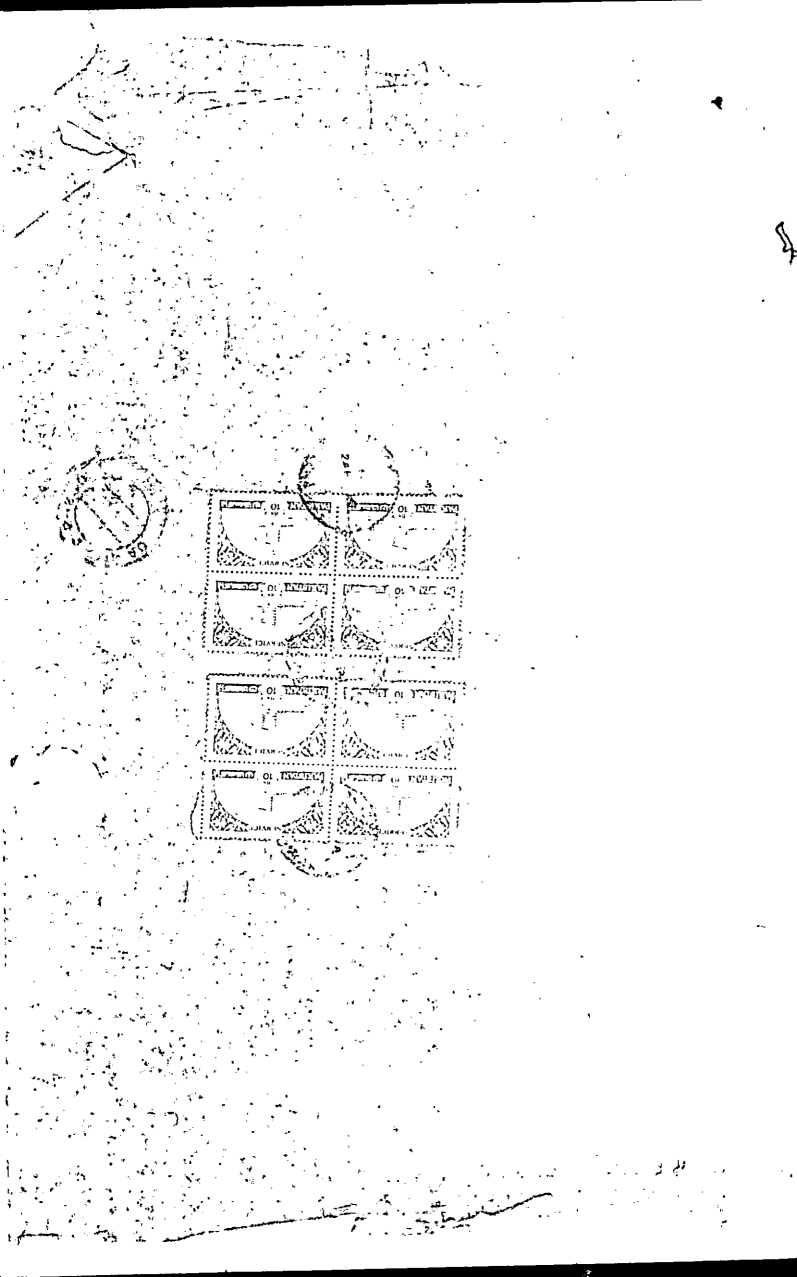
Appellant with counsel and Mr.Sakinullah ADO on behalf of respondents No.1 to 3 with Mr.Muhammad Tahir Aurangzeb, G.P for the respondents present. Representative of the respondents produced copies of service record of Ashiq Hussain appellant in the connected appeal, and preliminary arguments heard.

At the outset of arguments, it was pointed out to the learned counsel for the appellant that a service appeal lies to the Tribunal under section 4 of the NWFP (KPK) Service Tribunal Act, 1974 only when a civil servant is aggrieved by any final order, whether original or appellate, made by a departmental authority in respect of any of the terms and conditions of his service; but in this case neither there is any final order, original or appellate, nor a departmental appeal in terms of the above referred law has been made available by the appellant so far. The appellant has placed on file a simple joint application dated 13.10.2010 of the appellant and other appellants in the connected appeals to the DCO Mansehra for counting of previous police service, which was referred by the DCO to the EDO (Education), and when no action was taken on the application, this appeal was lodged for counting previous service of the appellant rendered by him in the Police Department.

The learned counsel, in view of the above situation, prayed for treating this appeal as a departmental appeal and referring the same to the appellate authority (now Director, E&SE, KPK, Peshawar) for disposal of the same on merits. In view of the predicament being faced by the appellant due to inaction on the part of the respondent-department on his application moved for the purpose of counting his previous service, the request of the learned counsel for the appellant is accepted and while treating service appeal as a departmental appeal, the same is referred to the appellate authority i.e. Director, E&SE, KPK, Peshawar for decision on merits within reasonable time but not later than three months of the receipt of this order; where-after, if the appellant still feels aggrieved of the order of the appellate authority, he may have recourse to the remedy available to him under the law. The appeal is disposed of accordingly, with no order as to costs. File be consigned to the record.

ANNOUNCED 68 11 2013 Chârmen Cerepeanst a A

Kot Ke 0347-91961 Jabarko2



نه اسم

7

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.483/2014

Aqeel Ahmad.			PETITIONER			
•	<u>VE</u>	<u>RISUS</u>	1.		;	
Director	E&SE	Department	KPK	Peshawar	and	
others		•••••		RESPOND	ENTS	

SERVICE APPEAL UNDER SECTION 4OF THE SERVICE TRIBUNAL ACT 1974 OF KHYBER PAKHTOONKHWA

INDEX

Writ Petition

S.No	Description documents	of	Annexure	Pages	
1.	Comments Respondents	of		1-3	
2.	Affidavit			4 ¹	

Before Khyber Pakhunkhwa Service Tribunal Peshawar.

Appeal No 483/2014

'Aqeel	Ahmad	A	ppellant

VERISUS

- 1.Director, Elementarry and Secondary Education Peshawar
- 2.Secretary (E & SE) KPK, Peshawar
- 3. Executive District Officer Education (M) Mansehra
- 4.District Co-Ordination Officer, Mansehra
- 5. District Police officer MansehraRespondents

Service Appeal

PARA WISE COMMENTS ON BEHALF OF RESPENDENTS No.1,2 & 3 AS UNDER:-

PRELIMINERY OBJECTIONS.

- 1. That the Appellant is not aggrieved person.
- 2. That the Appellant has got no cause of action/locus standi to file the instant appeal.
- 3. That the appeal is not maintainable in the present circumstances of the issue.
- 4. That the appellant has concealed the material facts from Honorable Service Tribunal.
- 5. That the appeal is time barred and not maintainable in eye of Law.
- 6. That the appeal is groundless and based on malafide, hence the same is liable to be dismissed.
- 7. That the appellant is estopped by his own conduct.
- 8. That the appeal is against the fact, prevailing rules and Law.

FACTUAL OBJECTIONS.

- 1. No comments.
- 2. In -correct. The appellant did not apply through proper channel and did not provide any NOC or permission from Police Deptt. The appellant applied for the PST post in Education Deptt Mansehra as a fresh candidate on simple application along with necessary academic documents.
- 3. No comments
- 4. In-correct.
- 5. No comments
- 6. In-correct. Need to proof.
- 7. In-correct
- 8. The appeal is against the facts, prevailing rules and Law and liable to be dismissed.

GROUNDS

- A. In-correct .The appellant neither appealed to respondent No.2, and nor the respondent refused .
- B. In- correct .Para B is incorrect ,the appellant did not apply through proper channel as per rules.
- C. Correct .Para C is correct, if any employee apply through proper channel with the permission of his/her parent Deptt.
- D. Para D is incorrect, all the Govt employees were bound to apply through proper channel to avail this benefit.
- E. Para E is incorrect, the appellant did not apply through proper channel. Hence does not deserve the counting of Police services.
- F. In-correct

- G. Correct .Para G is correct, services of the all those employees counted who joined Education Department after observing all the legal and codal formalities.
- **H.** Incorrect, the appellant has no right to file an appeal before KP Service Tribunal Peshawar that the respondents has further solid/genuine ground will be given at the time of Arguments.

PRAYER.

It is therefore humbly prayed that this Honorable Service Tribunal may very graciously dismiss the appeal with cost.

Respondent 1to 3.....

1.The Director (E & SE)KPK -

2. The Secretary (E & SE) KPK,

3.The DEO(M) Mansehra

AFFIDAVIT

I, Abdullah District Education Officer (Male) Mansehra, do hereby solemnly affirm and declare that the Reply in service appeal No.483/2014 of titled Aquel Ahmad versus Govt; is true to the best of my knowledge and belief and nothing has been concealed from this Honourable Court.

DISTRICUEDIOATION OFFICER
(MALE) MANSEHRA

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.483/2014

Aqeel Ani	maa		• • • • • • • • • • • • • • • • • • • •	PETITIONE	K	
·	VI	<u>VERISUS</u>		•		
Director others	E&SE	Department	KPK	Peshawar RESPOND	***************************************	
					? •	

SERVICE APPEAL UNDER SECTION 4OF THE SERVICE TRIBUNAL ACT 1974 OF KHYBER PAKHTOONKHWA

INDEX

Writ Petition

S.No	Description documents	. of	Annexure	Pages
1.	Comments Respondents	òf		1-3
2.	Affidavit			4'

Before Khyber Pakhunkhwa Service Tribunal Peshawar.

Appeal No 483/2014

Aqeel Ahmad	Appel	ļant
-------------	-------	------

VERISUS

- 1.Director, Elementarry and Secondary Education Peshawar
- 2.Secretary (E & SE) KPK, Peshawar
- 3.Executive District Officer Education (M) Mansehra
- 4.District Co-Ordination Officer, Manschra
- 5. District Police officer MansehraRespondents

Service Appeal

PARA WISE COMMENTS ON BEHALF OF RESPENDENTS No.1,2 & 3 AS <u>UNDER:</u>-

PRELIMINERY OBJECTIONS.

- 1. That the Appellant is not aggrieved person.
- 2. That the Appellant has got no cause of action/locus standi to file the instant appeal.
- 3. That the appeal is not maintainable in the present circumstances of the issue.
- 4. That the appellant has concealed the material facts from Honorable Service Tribunal.
- 5. That the appeal is time barred and not maintainable in eye of Law.
- 6. That the appeal is groundless and based on malafide, hence the same is liable to be dismissed.
- 7. That the appellant is estopped by his own conduct.
- 8. That the appeal is against the fact, prevailing rules and Law.

FACTUAL OBJECTIONS.

- 1. No comments.
- 2. In -correct. The appellant did not apply through proper channel and did not provide any NOC or permission from Police Deptt. The appellant applied for the PST post in Education Deptt Mansehra as a fresh candidate on simple application along with necessary academic documents.
 - 3. No comments
 - 4. In-correct.
 - 5. No comments
 - 6. In-correct.Need to proof.
 - 7. In-correct
 - 8. The appeal is against the facts, prevailing rules and Law and liable to be dismissed.

GROUNDS

- A. In-correct .The appellant neither appealed to respondent No.2, and nor the respondent refused .
- B. In- correct .Para B is incorrect ,the appellant did not apply through proper channel as per rules.
 - C. Correct .Para C is correct, if any employee apply through proper channel with the permission of his/her parent Deptt.
 - D. Para D is incorrect, all the Govt employees were bound to apply through proper channel to avail this benefit.
 - E. Para E is incorrect, the appellant did not apply through proper channel. Hence does not deserve the counting of Police services.
 - F. In-correct

- G. Correct Para G is correct, services of the all those employees counted who joined Education Department after observing all the legal and codal formalities.
- H. Incorrect, the appellant has no right to file an appeal before KP Service Tribunal Peshawar that the respondents has further solid/genuine ground will be given at the time of Arguments.

PRAYER.

It is therefore humbly prayed that this Honorable Service Tribunal may very graciously dismiss the appeal with cost.

Respondent 1to 3....

1.The Director (E & SE)KPK - A

2. The Secretary (E & SE) KPK,

3.The DEO(M) Manschra

AFFIDAVIT

I, Abdullah District Education Officer (Male) Mansehra, do hereby solemnly affirm and declare that the Reply in service appeal No.483/2014 of titled Aquel Ahmad versus Govt; is true to the best of my knowledge and belief and nothing has been concealed from this Honourable Court.

DISTRICUEDIOATION OFFICER
(MALE) MANSEHRA

BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Ageel Ahmed.....Appellant

VERSUS

SERVICE APPEAL

REJOINDER ON BEHALF OF THE APPELLANT

Respectfully Sheweth!

PRELIMINARY OBJECTIONS.

- Para No.1 of the preliminary objection is incorrect. The appellant is an aggrieved person.
- Para No.2 of the preliminary objection is incorrect. Appellant has got cause of action to file the instant appeal.
- 3. Para No.3 of the preliminary objection is incorrect. The appeal is maintainable in its present form.
- 4. Para No.4 of the preliminary objection is incorrect. The appellant has never concealed any fact from this Honourable tribunal.
- 5. Para No.5 of the preliminary objection is incorrect. The appeal is never time barred nor any thing has been pint pointed by the respondents in this regard.
- 6. Para No.6 of the preliminary objection is incorrect. Neither any malafide has been

- urged at the bar nor discernible from the record.
- 7. Para No.7 of the preliminary objection is incorrect. Estopple does not attract to the appeal in hand.
- 8. Para No.8 of the preliminary objection is incorrect. Instant appeal has been filed in accordance with relevant law, rules and regulations.

FACTUAL OBJECTIONS.

- 1. Para No.1 of the comments needs no reply.
- 2. Para No.2 of the comments is incorrect. The appellant duly applied for the post in hand in accordance with relevant law, rules and regulations and also submitted NOC from the department with the application that's why the mother/police department relieved the appellant and after fulfilling the legal and codal formalities and requisite test/interview, the appellant was appointed in Education Department.
- 3. Para No.3 of the comments needs no reply.

 Whereas the para No.3 of the appeal is correct.
- 4. Para No.4 of the comments is incorrect whereas the para No.5 of the appeal is correct.
- Para No.5 of the comments needs no reply.
 Whereas the para No.5 of the appeal is correct.
- 6. Para No.6 of the comments is incorrect whereas the para No.6 of the appeal is correct

- and all the relevant record has been annexed with the appeal by the appellant.
- 7. Para No.7 of the comments is incorrect. As the respondents' conducted was clearly that they are not going to redress the grievances of the appellant, therefore, the instant appeal has been filed by the appellant for redressal of his grievances which is liable to be accepted.
- 8. Para No.8 of the comments is incorrect.

 Whereas the para No.8 of the appeal is correct. Instant appeal has been filed in accordance with the relevant law, rules and regulations.

GROUNDS

- Para No.(a) of the grounds is incorrect. The a. appeal before appellant filed an respondent No.1 according to rules and regulations which is available on the file as annexure "E" and it was the duty of the respondent No.1 to inform the respondent No.2 regarding the said appeal. Furthermore, as the appeal is well in the knowledge of the respondent No.2, therefore, he was duty bound to do the needful in accordance with law, rules and regulations but despite the knowledge of instant appeal, the respondent No.2 has not done any needful in this regard which amounts refusal.
- b. Para No.(b) of the grounds is incorrect. The appellant applied through proper channel

and the appellant also annexed NOC from police department with his application for appointment that's why the Parent/police department relieved the services of the appellant and after due test/interview and fulfillment of legal and codal formalities, the appellant was posted in Education Department.

- c. In reply to Para No.(c) of the grounds it is submitted that the appellant has applied through proper channel with duly permission/NOC from his parent department. Similarly, other employees who applied through their parent department have been enjoying their benefits but the respondents are refusing the same to the appellant in a sheer malafide and discriminatory manner.
- d. Para No.(d) of the comments is incorrect whereas para No.(d) of the appeal is correct.
- e. Para No.(e) of the comments is incorrect whereas the para No.(e) of the appeal is correct. The appellant is entitled for the counting of period of police service.
- f. Para No.(f) of the comments is incorrect whereas the para No.(f) of the appeal is correct.
- g. In reply to para No.(g) of the comments it is submitted that the petitioner has fulfilled all the legal and codal formalities and deserves the counting of his period during which he served the police department like those employee who were accommodated by the respondents as law and constitution favour equal treatment with all the employees.

 h. Para No.(h) of the comments is incorrect whereas the para No.(h) of the appeal is correct.

It is, therefore, most humbly prayed that the appeal of the appellant may please be accepted and the respondent No.3 may kindly be directed to count the service rendered by appellant in police department.

Dated 15.04.2017

Aqeel Ahmed ...Appellant

Through

SARDAR JAVED IQBAL, Advocate High Court, Mansehra.

AFFIDAVIT.

I, Aqeel Ahmed son of Muhammad Muqarrab, appellant, do hereby solemnly affirm and declare on oath that the contents of the foregoing rejoinder are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Tribunal.

Dated 15.04.2017

Aqeel Ahmed (DEPONENT)



BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Aqeel AhmedAppellant

VERSUS

SERVICE APPEAL

APPLICATION FOR PLACING ON FILE
THE NOC ISSUED BY THE POLICE
DEPARTMENT.

Respectfully Sheweth!

- 1. That, the above-titled service appeal is pending before this Honourable Tribunal which is fixed for 22.11.2016.
- 2. That, at the time of appointment in education department, the appellant has got NOC from police department which was duly submitted to respondent No.3 alongwith the application for appointment but the respondent No.3 malafidely refused from the submission of the same.

3. That, now as this Honourable court has permitted the appellant to place on file the NOC issued by the police department, therefore, the appellant is submitting the same for placing on record.

(Copy of the NOC is annexed herewith).

It is, therefore, most humbly requested that the NOC annexed with the instant application may please be placed on file of the above-titled appeal.

Dated 18.10.2016

Aqeel AhmedAppellant

Through

SARDAR JAVED IQBAL, Advocate High Court, Mansehra.

AFFIDAVIT.

I, Aqeel Ahmed son of Muhammad Muaqarrab Afandi, GPS, PST Government Primary School Gharhala, Mansehra, resident of village Behali, Tehsil and District Mansehra, appellant, do hereby solemnly affirm and declare on oath that the contents of the foregoing application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Tribunal.

Dated 18.10.2016

Aqeel Ahmed (DEPONENT)

