28.05.2019

Learned counsel for the appellant and Mr. Zia Ullah learned Deputy District Attorney present. Vide common/separate judgment of today of this Tribunal placed on file of service appeal bearing No.475/2018 filed by Rizwan Ahmad, the present service appeal is dismissed. Parties are left to bear their own costs. File be consigned to the record room.

(Hus Shah) Member

ANNOUNCED 28.05.2019

(Muhammad Hamid Mughal) Member 29.01.2019

Counsel for the appellant present. Mr. Kabirullah Khattak, Additional AG alongwith Mr. Nabi Gul, Superintendent (Litigation) for the respondents present and submitted written reply on behalf of the respondents No. 1 to 4. The appeal is assigned to D.B-I for rejoinder and arguments for 30.04.2019.

> (MUHAMMAD AMIN KHAN KUNDI) MEMBER

30.04.2019

Appellant with counsel and Mr. Zia Ullah learned Deputy District Attorney for the respondents present. Arguments heard. To come up for order on 16.05.2019 before D.B.

Member

Member

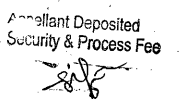
16.05.2019

D.B.

Bench incomplete. To come up on 28.05.2019 before

ader

11.09.2018



Mr. Amanullah Marwat, Advocate counsel for the appellant present. Security and process fee not deposited. Learned counsel for the appellant requested for some time to submit the same. He is directed to deposit security and process fee within 5 days, thereafter notices be issued to the respondents for submission of written reply/comments on 07.11.2018 before S.B.

07.11.2018

Due to retirement of Hon'ble Chairman, the Tribunal is defunct. Therefore, the case is adjourned. To come up on 21.12.2018. Written reply not received.

21.12.2018

Clerk to counsel for the appellant present. Nabi Gul Superintendent representative of the respondents present and seeks time to furnish written reply. Granted. To come up for written reply/comments on 29.01.2019 before S.B.

Member

Chairman

RE/ DER

08.05.2018

The Tribunal is non-functional due to retirement of our Hon'ble Chairman. Therefore, the case is adjourned. To come up for same on 03.07.2018.

03.07.2018

Counsel for the appellant present and seeks adjournment. Adjourned. To come up for preliminary hearing on 30.07.2018 before S.B.

> (Ahmad Hassan) Member

30.07.2018

Mr. Amanullah Marwat, Advocate, counsel for the appellant present and heard in limine.

Contends that despite of completion of 10 years regular service, respondents are not promoted to him to the higher grade.

Points raised need consideration. The appeal is admitted to full hearing, subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 11.09.2018 before S.B.



Form-A

FORMOF ORDERSHEET

Court of 470/2018 🛉 Case No<u>.</u> Date of order Order or other proceedings with signature of judge S.No. proceedings 1 2 3 The appeal of Mr. Muhammad Karim presented today by 05/04/2018 1 . Mr. Amanullah Advocate may be entered in the Institution Register and put up to the Learned Member for proper order please. REGISTRAR 5/4/19 06/04/18. 2-This case is entrusted to S. Bench for preliminary hearing to be put up there on 16/04/18. EMBER Counsel for the appellant present and seeks adjournment. 16.04.2018 Adjourned. To come up for preliminary hearing on 08.05.2018 before S.B. (Ahmad Hassan) Member

BEFORE THE SERVICE TRIBUNAL, KHYBER

PAKHTUNKHWA, PESHAWAR

Appeal No. 470 /2018

Muhammad Karim

NI

VERSUS

.....Appellant

Govt of Pakistan and others......Respondents

S.No	Description of Documents	Annex	Pages
1.	Appeal		1-6
2.	Affidavit		7
3.	Addresses of Parties		8
4.	Application for condondation of delay		9-11
	along with affidavit		
5.	Copy of appointment order	A	12-12
6.	Copy of Presidential Order dated	В	
	03.07.2009		13
7.	Copies of order dated 21.09.2010,	C, D, E	1533
	24.12.2010 and 21.01.2011	· .	14-17
8.	Copy of order dated 07.02.2012	F	18219
9.	Copy of order dated 25.09.2014	G	20
10.	Copy of application dated 09/05/2016	G/1	21
11.	Copy of order dt.08.09.2016	H	(2.2
12.	Copy of writ petition NO. 649/2017 along	I	23-37
	with order dated 08/03/2018		
13.	Copy of order dated 01/04/2011	• • •	38
14.	Copy of Departmental appeal		39=48
15.	Wakalat Nama		410

Appellant

INDEX

Through

Date: 03-April-2018

Amanullah Marwat Advocate, Peshawar Cell: 0344-9054585 Off: FR-1, 4th Floor, Falak Sair Plaza, Saddar Road, Peshawar Cantt

BEFORE THE SERVICE TRIBUNAL, KHYBER

PAKHTUNKHWA, PESHAWAR

Appeal No. <u>470</u>/2018

Mbyber Pakhtukhwa Service Tribunal Diary No. Dated 2

VERSUS

- 1. Govt of KPK through Chief Secretary Civil Secretariat, Peshawar
- 2. Secretary Finance, Govt of KPK, Civil Secretariat, Peshawar
- Secretary Social Welfare Special Education & Women Empowerment, Govt of KPK, Benevolent Fund Building, Peshawar Cantt
- Director Social Welfare & Special Education, Opposite Islamia College, University Road, Peshawar
- 5. Secretary Capital Administration & Development department, D-Block, Pak Secretariat Islamabad

.....Respondents

Filedto-day Registrar APPEAL AGAINST THE ORDER DATED 08/09/2016 PASSED BY RESPONDENT NO. 4, **WHEREBY** APPELLANT WAS NOT CONSIDERED FOR PROMOTION TO NEXT HIGHER GRADE UNDER PRESIDENTIAL **ORDER DT.03.07.2009**

Respectfully Sheweth:

- 1. That addresses of the parties as given in the heading above are sufficient for affecting service upon the respondents.
- 2. That appellant was appointed under Directorate General of Special Education, Islamabad after fulfillment of all codal formalities by Federal Public Service Commission on 04/05/1991, since then, he is performing his duties upto entire satisfaction of his superiors and no complaint whatsoever has been made against him. (Copy of appointment order is Annexure "A").
- 3. That a Presidential Order was issued by the President of Pakistan vide order dated 03.07.2009 according to which those employees of Special Education Centers, who have completed their 10 years of service in the current grade be promoted in the next higher grade. (Copy of Presidential Order dated 03.07.2009 is Annexure "B").
- 4. That in the light of Presidential Order, a number of employees who were entitled for the said benefit, were promoted before devolution of ministry to the province through various orders dated 21.09.2010, 24.12.2010 and 21.01.2011 issued by the respondents. (Copies of order dated 21.09.2010, 24.12.2010 and 21.01.2011 are attached as Annexure "C, D & E").
- That after devolution of employees through 18th Amendment, all employees have been transferred to province through Capital Administration & Development Division. It is pertinent to mention

here that the benefits of Presidential Order dated 03.07.2009 was also extended to the employees by respondent No.5 vide order dated 07.02.2012. (Copy of order dated 07.02.2012 is attached as Annexure "F").

an the function of the

6. That after completion of 10 years service, the appellant approached respondent No.5 for redressal of his grievances through application, which was turned down with the direction to approach an appropriate forum under the law. (Copy of order dated 25.09.2014 is attached as Annexure "G").

7. That thereafter, the appellant approached respondent No.4 through application dated 09.05.2016, which was disposed-off with the following observation:

"Hence the status of devolved employees is not determined, therefore, the employees may wait till the permanent absorption which is in pipeline and under consideration with Provincial Government after amendment in Civil Servants Act, 1973"

(Copy of order dt.08.09.2016 is Annexure "H").

That appellants preferred departmental appeal on 20/10/2016 which remained un-responded thereafter, filed a writ petition bearing No. 649/2017 for promotion of consideration under presidential order dated 03/07/2009. The writ petition was dismissed with the direction to the appellant to approach service tribunal for redressal of grievance so the instant service appeal. (Copy of writ petition and order is attached as annexure I)

8.

9. That the appellant seeks consideration for promotion and benefits under presidential order dated 03/7/2009 before this Hon'ble court inter alia on the following grounds:

<u>GROUNDS:</u>

- A. That the order dated 08.09.2016 passed by respondent No.4, is against law and record of the case, hence not tenable.
- B. That respondents have extended benefits of Presidential Order dated 03.07.2009 issued by the President of Pakistan before and after devolution of employees to the province through 18th Amendment, so not considering the appellant to higher grade under the Presidential Order by the respondents, is illegal, without lawful authority and jurisdiction.
- C. That it is fundamental right of every citizen to enjoy the equal protection of law and to be treated in accordance with law. The respondents are duty bound to consider the appellant to next higher grade under the Presidential Order, such action of the respondents will amount to violation of Artic 4 & 9 of the Constitution of Pakistan, 1973.
- D. That respondents have extended the benefits of Presidential Order to other employees of the same department, which is evident from various

orders dated 21.09.2016, 24.12.2010, 08.01.2011 and 07.02.2012. The appellant entitled and deserve the same treatment. So, action of the respondents by not extending the said benefit to the appellant being similarly placed persons, is illegal, void and based on discriminatory treatment, which is violation of Article 25 of the Constitution of Pakistan, 1973.

- E. That it is settled principle of law that no one should be suffered by the act of public functionaries. The appellant have been deprived from the benefits of Presidential Order due to inactiveness of the respondents.
- F. That the appellant has completed 10 years service on 08.05.2016, who is entitled to be promoted to the next higher grade under Presidential Order, so respondents are bound to extend the said benefits to him.
- G. That Presidential Order dated 03.07.2009 issued by the President of Pakistan is neither withdrawn, altered, replaced or changed, which is still in field. The respondents are required under the law to consider the appellant under the Presidential Order since his entitlement.
- H. That 18th Amendment was passed on 28.04.2010 and the appellant has become a rolling stone by the respondents. Such actions of respondents have deprived the appellant from his valuable rights, accrued to him since his entitlement, under Presidential Order

That any other ground may be taken at the time of arguments, with the kind permission of this Honourable Court.

It is, therefore, respectfully prayed that on acceptance of this appeal, the order dated 08/09/2016 may please be set aside and the respondents may please be directed to consider the appellant for promotion to next higher grade under the Presidential Order dt.03.07.2009 with all consequential benefits since their entitlement from their respective dates, being similarly placed persons under similarly placed circumstances.

Any other remedy, which is not specifically asked for, but deemed appropriate according to circumstances of the case, may also be granted.

Amanullah Marwat

Advocate, Peshawar

Appellant Through

Date: 03/04/2018

I.

BEFORE THE SERVICE TRIBUNAL, KHYBER

PAKHTUNKHWA, PESHAWAR

Appeal No.____/2018

Muhammad KarimAppellant

VERSUS

Govt of Pakistan and others......Respondents

AFFIDAVIT

I, Muhammad Karim S/o Nawab Din Social Case Worker, Special Education Complex, Phase-V, Hayatabad, Peshawar, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

MAMMOC

NOTARY PUBLIC

XIR HIGH

DEPONENT

Identified by: \diamondsuit Marwat XHAL Advocate, Peshawar

BEFORE THE SERVICE TRIBUNAL, KHYBER

PAKHTUNKHWA, PESHAWAR

Appeal No.____/2018

Muhammad KarimAppellant

VERŠUS

Govt of Pakistan and others......Respondents

ADDRESSES OF PARTIES

APPELLANT:

Muhammad Karim S/o Nawab Din Social Case Worker, Special Education Complex, Phase-V, Hayatabad, Peshawar

<u>RESPONDENTS</u>

- 1. Govt of KPK through Chief Secretary
- Civil Secretariat, Peshawar
- 2. Secretary Finance, Govt of KPK, Civil Secretariat, Peshawar
- 3. Secretary Social Welfare Special Education & Women Empowerment, Govt of KPK, Benevolent Fund Building, Peshawar Cantt
- 4. Director Social Welfare & Special Education, Opposite Islamia College,
- University Road, Peshawar
- 5. Secretary Capital Administration & Development department, D-Block, Pak Secretariat Islamabad

Appeliam Through Anvanullah Marwat

Date: 03-April-2018 Advocate, Peshawar

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BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Appeal No._____ of 2018

Muhammad Karim

VERSUS

Govt. of KPK & othersRespondents

APPLICATION FOR CONDONATION OF DELAY IF ANY.

Respectfully Sheweth:

- 1. That the above appeal has been filed by the appellant and no date of hearing has yet been fixed.
- 2. That the appellant filed a writ petition bearing No. 649/2017 titled "Rizwan Ahmad & other Vs Govt. of Pakistan & others" which was disposed of by the Hon'ble Peshawar High court on 08/03/2018 with the direction to approach the service tribunal for the redressal of his grievance.
 - 3. That the appellant seeks benefits under presidential order dated 03/07/2009 which effects his monthly payment so that he has a recurring cause of action
 - 1. The set of the s

which is available to him after denial of payment of each month.

- 4. That law favours adjudication on merit rather than on technical grounds as held by Supreme Court in various judgments from time to time. So the valuable rights of the appellant are involved in the case in hand so it needs adjudication on merit.
- 5. That it could be interest of justice, fair play & equity if the instant application is allowed.

It is, therefore, most humbly prayed that on acceptance of this application, the delay, if any, may please be condoned in the interest of justice.

Date: 03-April-2018

Through

Aman/Ullah Marwat Advocate, Peshawar

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Petitioner

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BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

	ter en	
C.M No	_/2018	
\mathbf{IN}		
Appeal No	_/2018	
	······	
Muhammad Karim	•	Appellant
	VERSUS	

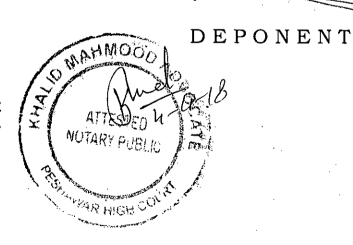
Govt of Pakistan and others.....Respondents

AFFIDAVIT

I, Muhammad Karim Khan Social Case Worker, Special Education Complex, Phase-V, Hayatabad, Peshawar, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Identified by:

Marwat Advocate, Peshawar



TO BE PUBLISHED IN THE MENT ISSUE OFETHE GALETTE OF PAKISTAN PART-I

GOVERNMENT OF F. MINISTRY OF WOMEN DEV.

Islamabad, the 28th May,

(ABDUL MAJID) Loputy Socrotary (Achar)

HOTIFICATION

No. PF. 13(43)/3d-Adam. On the recommendation of the Federal Public Service Commission and with the approval of the Establishment Division vide the O.M.No.12(11)/91-CP.I dated 10th April, 1991, Hr. Muhammad Karim is appointed a Project Officer (BPS-17) in the Monitoring & Evaluation Project, Peshawar, Minist. of Women Development, on temporary basis. He is placed on probation for a period of one year with effect from 4.5.1991 extendable by a further period not exceeding one year.

Mr. Muhaumad Karim, has assumed charge of the post of Project Officar 2. (BPS-17), Monitoring & Evaluation Project, Pashawar, under the Ministry of Woman Development in the forencess of 4th May, 1991.

The Manager, Printing Corporation of Pakistan Press, University Road, KARACHI.

Copy to:-

4/5/199/

1. Director General, M & E, Project, Islamabad.

2. Director, M & E Project, Islamabad.

3. Director(PD), Establishment Division, Islamabad.

- 4. Federal Public Service Commission (Mr. S. Igbal Hussain, Director(R) Chughtai Plaza, Bluo Area, w/r to their latter No.F.4-218/09-R, Jatod 5.3.1991.
- 5. Chief, Nomen Coordination Cell, PGD Department, Government of NWFP,
- 6. Mr. Muhammad Amin, Accounts Officer, MSE, Project, A copy of charge Woman Coordination Cell, Govt., of NWFP,2nd Ploor, 212 Banevolent Fund Building, Saddar Road, is enclosed.

assumption report

- 7. A.C.P.R., Sub-office, Peshawar. 8. Pinance & Accounts Officer,
- 9. DDO MAR Project, Islamabad.

\$110.

Establishment Division (Mr. Ashiq Mussain, SO, CP-I, Islamabad w/r to their 0.M. No. 12(11)/81-CP.I datad 10.4.1991.

11. Mr. Muhammad Karim, Project Officer, MEE Project, Noman Coordination Coll, FGD Department, Govt., of NWFP, 2nd Floor, 212-Benevolent Fund Building, Saddar Road, Peshawar.

12. Filo No.1(32)/88-Samm.

(ZNKA DISTAL) Section Officer (Admn)

 $\hat{\mathbf{v}}_{i}^{\dagger} \in \mathbf{v}_{i}$

TO BE PUBLISHED IN PART FOF THE <u>NEXT ISSUE OF GAZETTE OF PAKISTAN.</u>

Government of Pakistan Ministry of Women Development, Social Welfare & Special Education Directorate General of Special Education

Islámabad, the

July

2003

CORRIGENDUM

NO.PF.889(MK)/A-II: The date of absorption of Mr. Muhammad-Karim, Ex-Project Officer (BS-17) Defunct Monitoring and Evaluation Project as Social Case Worker (BS-17) at Special Education Centre for Heating Impaired Children, Khuzdar is 21.6.2003. 2. This issues in partial modification of Directorate General of Special Education's Notification of even number dated 5.7.2003

(ZARIF HUSSAIN SIDDIQUI) DEPUTY DIRECTOR (ADMIN)

The Manager,

Copy to:-

Publing Corporation of Pakistan Press.

.3. 4.

6:

- AGPR, Islamabad.
- 2. AGPR, Sub-Office, Quetta.
 - District Accounts Officer, Khuzdar.
 - Director (SR)
- 5 Section Officer (Admn), MOWD.
 - Officer Incharge, SEC(HIC), Khuzdar Officer concerned.

DEPUTY DIRECTOR (ADMIN

PRESIDENT'S SECRETARIAT (PUBLIC) <u>AIWAN-E-SADR</u>

Subject:

i.

iii.

ANNOUNCEMENTS MADE BY THE PRESIDEN

In the function of special children held in the Aiwan-e-Sadr, on 1^{34} July 2009 arranged by the Ministry of Social Welfere & Special Education, the President was pleased to recommend following to the Government for consideration and orders at the earliest: -

> Each district headquarter must have at least one integrated Special Education Centre for all disabilities. To start with, buildings on rent can be hired till custom designed buildings are constructed.

All employees as Teachers and Specialists in BS-17 or below in Special Education Centres with 10 years of service in the current grade may be promoted in the next grade. Consequently all teachers with 10 years of service in BS-17 may be promoted to BS-18.

One normal school in each district may enroll special children also. Such schools may be selected and widely notified within 3 months. Such schools will be provided necessary equipment and support.

iv. Benazir Income Support Programme (BISP) may also include a category of People with Disabilities for financial help. BISP may examine and prepare proposals in this regard within 30 days:

Paintings by special children on display in Alwan-e-Sadr (26 in Ncs) may be purchased by the Government for presentation to the dignitaries.

Ministry of Social Welfare and Special Education may be helped in its project of training of teachers in motiern methods of special education. Economic Affairs Division may approach foreign governments and institutions for scholarships.

vii. The Ministry of SW&SE may be helped in the awareness campaign in the electronic media.

2. It was also desired that the President's House, from now on, would mobilize national and international support for the betterment of special children.

(Muhammad Ishicror Lashari)

Prime Minister's Secretariat (Mrs Nargis Sethi, PSPM). Islamabad, President' Sectt's u.o. No. 14((1)/bw (HO)/09 Dated: 3" july 2009

Altenion. The Secretary, Mil Social Walfare & Special Education. TO BE PUBLISHED IN PART-I OF THE NEXT ISSUE OF GAZETTE OF PAKISTAN

> Government of Pakistan Ministry of Social Welfare and Special Education "Directorate General of Special Education"

> > Islamabad, the 21st Ser tember, 2010

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NOTIFICATION

No.F.1-3/2009-Admin-IV. In pursuance of president Secretariat, Islamabad U.O.No.14(4)/Dir(HD)09 dated 3rd July, 2009 the following (BS-17) officers under DGSE are promoted to (BS-18) w.e.f. 1st July, 2009, on completion of ten (10) years service in current grade:-

	S. No.	Name & Designation	Place of Posting	
	1.	Mr. Abdul Majeed (Lale)	SEC PHC, Faisalabad	16- 3- 98
		Physiotherapist (3S-17)	•	
· · .	2.	Dr. Azhar Mehmood	NSEC MRC, Karachi	75 . 9 - 107
<u>/</u> .		Medical Officer (6S-17)		
	3	Dr. Ahmed Nadeem	NSEC HIC, Islamabad	10-9-97
~	.'	Medical Officer (BS-17)	·	
		Dr. Saim Ali Soomro	SEC MRC, Islamabad	16-9-9-
1		Medical Officer (3S-17)		
	. 5.	Mr. Abid Saeed Naz	SEC HIC, Lahore	1 2 2
~		Audiologist (BS-17) *		
	6.	Dr. Wasim Akhlar,	NSEC HIC, Islamabad	
·		Audiologist (BS-17)	• •	• •
	7. •	Mr. Mehtab Ahmed	SEC MRC, Mulian	- 美市 11 香菜
-		Social Case Worker (BS-17)		
ر. ۱	3.	Mr. Mohammad Zafar Iquel	SECTIC, Lahore	17
\sim	·	Social Case Worker (BS-17) -		
-	9,	Mr. Aziz Ullah Khan	SEC MRC, D.I.Khan	12 . 11 . 27
/		Social Case Worker (BS-17)		
	10.	Dr. Alliar Khan Bhayo	SEC HIC, Sukkur	
		Audiologist (DS-17)	ner and a second s	
	11.	Syed Manzar Hassan Gardezi	VREDP, Islamabad	
		Social Weilare Officer (85-17)	SEC VHC, Faisalabad	
\sim	12.	Mrs. Shahida Sarwar Social Case Worker (BS-17)	320 110, 1, 2132, 2000	10-12-98
	13	Mrs. Nauroen Bashir	SEC MRC, Karachi	
	13,	Social Case Worker (05-17)		
i	14.	Dr. Irlan Ahmed	NSEC HIC, Islamabad	
. '	[[⁴]	Audiologist (BS-17)		
	15.	Dr. ljaz Ahmed	On deputation to M/o Health	
		Audiologisl (BS-17)		
	16.	M s. Firdous Begum	NM&ITC, Islamabad	23-10- 97
£		Sr. Mobility Instructor. (3S-17)		
	17	Syeda Riffat Sullana Jairi	NSEC HIC, Islamabad	9-6-2009
<u> </u>		Senior Teacher (BS-17)		
	. 18	Ms. Shaheena Malik	IPHC, Lahore	11-3-93
×		Physiotherapist (BS-17)		
_	19.	Mrs. Tanveer Akhlar	SEC VHC, Lahore	Sec. Sec.
إمر		Social Case Worker (BS-17)		
÷	20.	· Mrs. Rehana Kausar	NBP, Islamabad	
	20.	Braille Press Manager (BS-17)		
j	21	Mr. Muhammad Aslam Ismail	SEC VHC, Karachi	19-11-97
	21.	Social Case Worker (BS-17)		
i	· · · · ·			· ·

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·•. * .

TO BE PUBLISHED IN PART-LOF THE NEXT ISSUE OF GAZETTE OF PAKISTAN

> Government of Pakista: Ministry of Social Welfare and Special Education "Directorate General of Special Education"

S

Islamabad the RUNT December, 2010

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ai

NCTIFICATION

No.F.1-3/2009-Admin-IV. In continuation of Notification of even number dated 21st September, 2010 the following (BS-17) and (BS-16) officer: under the DGSE are promoted to (BS-18) and (BS-17) respectively w.e.f. the date mentioned against their names in pursuance of President's Secretariat, Islamabac' U.O.No.14(4)/Dir(HD)09 dated 3rd July, 2009 on completion of ten (10) years service in current grade:-

		· · · · ·		· .	in the second
	<u>S. #.</u>	Name & Designation	Place of F stin	Linhar DO	, <u>1:</u>
			<u>- 1000 011 - 3011</u>	Higher BS	Date for
	/	1		Granted	Grant of Next
	1.	Mr.Suleman Arshad	IPHC, Lahcie.	BS-18	Higher Scale.
		Physiotherapist (BS-17).		00-10	29-6-2010
	- 2.	Mr.Yasın Wali,	IPHC, Pest war:	BS-18	20.0.0010
		Physiothe apist, (BS-17).		1 00-10	29-6-2010
• [3.	Mrs. Rahila Ambreen,	SEC for PHC		
		SCW. (BS-17).	Islamabad.	BS-18	19-7-2010
	4.	Mrs.Naureen Sher Dad,	SEC for PHC.		
		Physiotherapist (BS-17).	Islamabad.	BS-18	30-6-2010
	5.	Mr Islam Raziq	SEC for PHC	BS-18	20.0.0010
-		Physiotherapist (BS-17).	Islamābad.	DO-10	30-6-2010
	ô.	Mr.Mohammad Amir,	NTCSP.	BS-18	23-9-2009
. -	7.	SWO. (BS-17).	Islamabad.	20 10	23-9-2009
	7.	Mr.Zulfiqar Ahmad, Job Placement Officer	On deputation t	BS-18 (4-11-2009
.		Job Placement Officer, (BS-17).	M/o Railway ;		
· -	.8.	Dr. Samina Zafar,			
		Audiologist, (BS-17).	SEC for HICO	BS-18.	15-6-2010
· }-	9.	Mr. Mubapapiad Apple A	Islamabad.	1	
.		Mr. Muhammad Ashiq Ayaz, Assistan' Director, (BS-17).	VREDP	BS-18	1-7-2009
F	10.	Syed Tahir Hussain;	Islamabad		
1	- •	Admin.Office (BS-16.)	DGSE,Islamabad.	BS-17	1-7-2009
j -	11.	Mrs. Akhtar Suleman,			
		Staff Nurse, (BS-16).	PHC, Lahora.	BS-17	1-7-2009
	12.	Mrs.Agnis Parveen,	SEC for PHC		
.		Staff Nurse, (BS-16).		BS-17	1-7-2009
			Faisalabad.	· ·	

2. The above mentioned officers are promoted (BS-18) and (BS-17) against the posts already occupied by them on the following conditions:-

The promotion to BS-18 and BS-17 will be personal to the incumbents.

- On their transfer to other department or on their superannuation the post of (BS-18) & BS-17 held by them will automatically be down-graded to (BS-

(Shabbir Nawaz) Director (Admn)

The Manager Printing Corporation ci Pakistan Press, Karachi

ii.

Copy to:-

- 1. A SPR, Islamabad.
- 2. A 3PR, Sub Offices Lahore and Peshawar.
- 3. F S. to Secretary, M/o SV/ & SE for information. 4. C strict Accounts Office, Faisalabad.
- 5. Ciector (Coord), DGSE, Islamabad.
- 6. Cirector (NR), DGSE, Islamabad.
- 7. C. Director (CR), DGSE, islamabad. 8. D. Director (SR), DGSE, Islamabad.
- 9. Regional Directors Sindh, Punjab, Khyber Pakhtoon Khaw. 10. Principal, NISE, Islamabao.
- 11 Director, VREDP, Islamabad.
- 12, Deputy Director, IPHC, Lahore.
- 13. Officer Incharge, SEC (PHC), Faisalabad.
- 14. Cificers concerned. 15
- A.O(Admn.II),DGSE, Islamabad.
- 15. A O(Admn.III),DGSE, Islamabad.
- 17. A O(Hiring), DGSE, Islamabad

mafine

(MAZAHR IQBAL KAYANI) DY.DIRECTOR(A&C)

T ISSUE OF GAZETTE OF PAKISTAN

GOVERNMENT OF PARISTAN MINISTRY OF SOCIAL WELFARE AND SPECIAL EDUCATION DIRECTORATE GENERAL OF SPECIAL EDUCATION

NOTHFICATION

Islamabad, the May January, 2011.

No.1-372009/A-IV. In pursuance of President Secretariat Public u.o.No. 14 (4) 7 Dir (110)/ 09 Laced 3th July: 2009. The Competent Authority i.e Secretary, M/o SW & SE has been pleased to promote the ollowing Physiotherapist (BPS-17) to (BPS-18) w.e.f the date mentioned against their names:-

	S.No.		Place of Posting	Date of Grant of Next Higher Grade i.e. (BS-18)
	1	Mr. Guhram Jamali, Physiotherapist (3S-17)	IPHC, Quetta	01-07-2009
	2	Mr. Sunil Komar, Physiotherapist (BS-17)	SEC for MRC, Karachi	27-07-2010
·[<u>ح</u> .	Mr. Sajjadullah Khan, Physiotherapist (BS-17)	IPHC, Lahore	28-07-2010

3. The above mentioned officers are promoted to (BPS-18) against the posts already occupied by them on the following conditions.:-

i) The promotion to (BPS-18) will be personal to the incumbents.

On their transfer to other department or on their superannuation the post of (BPS-18) held by them will automatically be down graded to (BPS-17).

(SHABBIR NAWAZ) DIRECTOR (A&C)

The Manager. Printing Corporation of Pakistan Press,

ii)

<u>Carachi.</u>

Copy to:-

- 1. AGPR, Sub-Office, Lahore, Karachi and Quetta
- 2. Director (CR, SR) DGSE, Islamabad
- 3. Regional Directors, Sindh and Punjab.
- 4. All Principals, Vice Principals and Officer Incharges concerned
- All DDOs Concerned
- or: All concerned Officer (by name)
 - 7. A.O (A-II), DGSE, Islamabad
 - 8. A.O. (Hiring), DGSE, Islamabad
 - 9. A.O. (Admn-III), DGSE, Islamabad
 - 10. P.S to Secretary, M/o SW & SE, Islamabad
 - 11. P.S. to DG, (SE), Islamabad

(SYED TAHIR HUSSAIN) ASSISTANT DIRECTOR (ADMN.IV)

Government of Pakistan (Cabinet Secretariat) Capital Administration & Development Division

Islamabad, the 7th February, 2012

NOTIFICATION

No. F.1-3/2009/A-IV. In pursuance of President Secretariat (Public), Islamabad U.O. No.1-i(4)/Dir(HO)/09 dated 3rd July, 2009, the following Senior Teachers (BS-17) of Special Education Centres devolved to the Provinces and working on deputation under Section-10 of Civil Servants Act, 1973 are promoted to (BS-18) w.e.f. the date mentioned against each on completion of ten (10) years service in current grade:-

	·_ ·· · · · · · · · · · · · · · · · · ·	Place of posting	Date of promotion
S.No.	Name		to the next higher
ι (*)			grade i.e. (BS-18)
! 	Distance Distance	SEC HIC, Sukkar	01:07.2009
<u> </u>	Mr. Rahim Bux Bhutto	SEC HIC, Sukkur	01.07.2009
2.	Hafiz Muhammad Ayub	SEC MRC, Karachi	09.08.2011
3	Mrs. Aysha Hamdani	SEC VHC, Sialkot	10.09.2011
-1.	Mr. Islaing Ahmad Khan	SEC HIC, Sargodha	16.08.2011
5.	Mr. Ghulam Shabbir	SEC MRC, D.I. Khan	01.07.2009
6.	Mr. Arifullah Khan	SEC MRC. Sahiwal	01.07.2009
7.	Mrs. Nuzhai Sultana	SEC MRC, Lahore	01:07:2009
<u>S.</u>	Mrs. Kausar Naseem	SEC VHC. Karachi	01.07.2009
9.	Mrs. Shabana Tabassum	IPHC, Lahore	07.08.2011
10	Miss Melmaz Akhtar	SEC HIC, Sargodha	18.08.2011
111.	Mr. Muhammad Abdhu Shah	SEC MRC, Sahiwal	20.08.2011
12	Mr. Muhammad Amjad	SEC HIC, Sargodha	05.09.2011
13.	Mr. Masoca Ahmad Khan	SEC VHC. Lahore	13.08.2011
-1.	Ms. Fouzia Akhtar	SEC PHC, Muzaffarabad	09.08.20'1
15.	Mr. Muhanimad Mahroof	SEC VHC, Sialkot	10.08.2011
16.	Mr. Muhammad Arif	SEC VHC, Sialkot	17.08.2011
17.	Mr. M. Zahid Akhtar Khaki	SEC HIC, Sargodha	11.08.2011
18.	Mr. Ilaq Nawaz	SEC PHC, D.G. Khan-	27.08.2011
19.	Mr. Saeed Ahimad	SEC MRC, Bahawalpur	15.08.2011
20	Mr. Naseem Ahmad		10.08.2011
21.	Mr. Muhammad Ismail	SEC MRC, D.I. Khan	15.08.2011
22.	Syed Mehdi Hushain	SEC HIC, Sargodha.	06.08.2011
23.	Mr. Amjad Hussain	SEC PIC, Salgouna:	06:08:2011
2.1.	Mr. Abcul Hamced	NSEC, Lahore.	04.08.2011
25	Mr. Našeer Alunad	SEC MRC, Multan	13.12.2011
26.	Mr. Ikhlaq Ahmad	SEC MICC, Multan	01.07.2009
27.	Mr. Rehana Tariq Soomro	SEC VHC, Karachi	10.08.2011
28.	Mr. Fida Hussain	SEC MRC, D.I. Khan	08.08.2014
29.	Mr. Saleemultah	NSEC, Lahore	17.08.2011
30.	Syed Shahid Akram Shah	IPHC, Peshawar	
			•

	104.4	- 1 gr				• .
<u>/</u> .	31	Mr. Abdul Rahim			22	12 - 14 - 14
•	32	NAT NE COULT RAIM		SEC HIC, Gilgit	· · · ·	S .
	33.	Mr. Nazir Shah		LIPUC THE Olight	09.08.2011	· _ /· ·
	34.	Mr. Azad Ali Shaikh		IPHC. Peshawar	17.00.2011	
	<u></u> 3.5.	All. Ahmad Bain		SEC MRC, Hyderabad	17.08.2011	
	36.	1 Muss Anila Musarrat		FOR PHC Abbount	01.07.2009	
1		Mr. Pazale Hao	•		01.07.2009	
.[37.	Mr. Abdul Karim Saild		SEC MRC DI RILL-	10.09.2011	1-1
	38	Ms. Fouzia Khurshid	I	SEC VHC. Guirat	01.07.2009	
	39	Mr. Amanullah Jakhro		NSFC, Labora	01.07.2009	
į_	40.	Mr. Rashaad At		SEC VHC, Larkana	01.07.2009	
ſ	41.	Mr. Rasheed Ahmad Sahito		SEC HIC, Sukkur	01.07.2009	
Γ.	12.	Mr. Hamid Ullah Khan		SEC HIC, Peshawar	18.08.2011	
		Mr. Mahammad Akram	1.9	SEC PUC N	17.08.2011	<u>-</u>
ł		Miss Zaibun Nisa Chand		SEC PHC: Nawabshah	03.09.20.1	
۰'n		in also		SEC MRC, Hyderabad	30.08.20.1	
		her selected a selected as a s				1 1

30.08.20.1 The above mentioned Senior Teachers are promoted to BS-18 against the post already occupied by them on the following conditions:-The promotion to BS-18 will be personal to the incumbents. i.

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On their transfer to other department or on their superannuation the post of BS-18 held by them will automatically be down graded to BS-17.

This supersedes CA&DD's Notification of even number dated 30th January, 2012.

The Manager,

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CC:-

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(WAZIR ISLAM) Deputy Secretary (SW&SE)

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> AGPR, Sub-Office, Lahore, Peshawar, Karachi and Gilgit. District Accounts Offices concerned. District Coordinator Officer concerned. Director, Special Education, Labore, Karachi and AJ&K Director (Admn), DGSE, Islamabad. Secretary, Special Education, Social Welfare, Zakar Ushar & Women Empowerment, Khyber Pakhtunkhawa. All Principals/Mice Principals/Incharges concerned. All officers concerned (By name). All DDOs concerned. A.D. (Admn-IV), DGSE, Islamabad. A.O. (Hiring), DGSE, Islamabad, A.O. (Admn-II), DGSE, Islamabad. P.S. 10 Secretary, Capital Administration & Development Division. P.S. to D.G., DGSE, Islamabad., Personal lifes

Office copy.

Deputy Secretary (SW&SE)

No. F. 1-3/2009-A-IV. GOVERNMENT OF PAKISTAN CAPITAL ADMINISTRATION & DEVELOPMENT DIVISION (DIRECTORATE GENERAL OF SPECIAL EDUCATION)

6.0

Islamabad, the 25 September, 2014. Sayed Sikandar Jalal Qasim, Director, National Special Education Complex, Hayatabad,

Subject:

2

Τo,

PROMOTION UNDER PRESIDENTIAL ORDERS.

I am directed to refer to your letter No.3-8/2010-NSEC/7382-3 dated 11th September, 2014 on the above mentioned subject.

The concerned employees have been devolved to the provincial government under 18th Constitutional Amendment. Further on promulgation of Ordinance V of 2013, all devolved civil servants stand transferred to the province concerned.

In view of above, the applicants may be advised to approach the appropriate З. forum for redressal of their grievances.

This issues with the approval of Director General (SE).

Po inform all officies requested to priceal who have neguested to to priceal who have promotion to prestap up promotion () federal apresentation () (MUHAMMAD ASHIQ AYAZ) Director (Administration)

2/10/14

То

Director Special Education Complex phase V B/2 plot 5 Hayatabad Peshawar

SUBJECT: PROMOTION UNDER PRESIDENTIAL ORDERS

Please refer to the Presidential Orders No. U.O.14 (4) Dir (HD) 9 dated 03.7.2009 regarding Promotion of Employees of Special Education in next grade who have completed 10 years of service in current grade.

I have also completed 10 years continuous service in Special Education in BPS.17. Arrangements may kindly be made for my promotion to BPS.18 w.e.f 20.6.2013.

Enclosed: Brief CV

Date. 09.5.2016

Mohammad Karim Social Case Worker BPS. 17

n

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Τọ

Government of Khyber Pakhtunkhwa Directorate of Social Welfare, Special Education & Women Empowerment Jamrud Road,

> No.DSW/AD/DI/GC/03/<u>4830</u>-81 Dated Peshawar the <u>8/09/2016</u>

The Director, Special Education Complex Hayatabad, Peshawar.

Subject: PROMOTION UNDER PRESIDENTIAL ORDERS.

I am directed to refer to leiter No.PF.3-8/2010/SEC/8015 dated 17-05-2016 on the subject noted above and to state that hence the status of devolved employees is not determined, therefore the employees may wait till the permanent absorption which is in pipeline and under consideration with Provincial Government after amendment in Civil Servants Act 1973.

(Sareer Khan) Assistant Director-DI

Copy for information to:

Section officer-VI Social Welfare, SE & WE Department Peshawar.
 PA to DSW.

See. Milisform the diference

(Assistant Director-D!)

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IN THE PESHAWAR HIGH COURT, PESHAWAR

W.P No. 64 9 /2017

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- 1. Rizwan Ahmad S/o Khan Malook Senior Teacher, Special Education Complex, Phase-V, Hayatabad, Peshawar
- 2. Muhammad Karim S/o Nawab Din Social Case Worker, Special Education Complex, Phase-V, Hayatabad, Peshawar
- 3. Muhammad Sharafat Ali Khan S/o Aurangzeb Physiotherapist, Special Education Complex, Phase-V, Hayatabad, Peshawar
- Arbab Khan S/o Usman Khan Senior Teacher, Special Education Complex, Phase-V, Hayatabad, Peshawar
- 5. Mst. Kiran Ghafoor D/o Saadat Hassan Khan Senior Teacher, Special Education Complex, Phase-V, Hayatabad, Peshawar
 - Muhammad Tariq Khah S/o Khanza Gul ' Senior Teacher, Special Education Complex, Phase-V, Hayatabad, Peshawar.....<u>Petitioners</u>

VERSUS

- Govt of Pakistan through Secretary Capital Administration & Development Division (Cabinet Secretariat), Pak Secretariat, Islamabad
- Gove of KPR through Chief Secretary Civil Secretariat, Peshawar

Secretary Inter Provincial Coordination, Govt of KPK, Civil Secretariat, Peshawar

Secretary Finance, Govt of KPK, Civil Secretariat, Peshawar Secretary Social Welfare Special Education Women Empowerment, Govt of KPK, Benevolent Fund Building, Peshawar Cantt

- 1. A

ALT ROP The Section of Perhave

Director Social Welfare & Special Education, **Opposite Islamia College**, University Road, Peshawar......Respondents

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC **REPUBLIC OF PAKISTAN, 1973**

Respectfully Sheweth:

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- That addresses of the parties as given in the 1. heading above are sufficient for affecting service upon the respondents.
 - petitioners were appointed under That Directorate General of Special Education, Islamabad after fulfillment of all codal formalities by Federal Public Service Commission on 08.05.2006, 21.06.2003, 17.05.2004, 24.04.2006, 17.11.2005, 27.04.2006 respectively, since then, they are performing their duties upto entire satisfaction of their superior and no complaint whatsoever has been made against them. (Copy of appointment orders are Annexure "A").

That a Presidential Order was issued by the ef Pakistan vide order President dated 03.07.2009 according to which those employees Special Education Centers, who of have completed their 10 years of service in the current grade be promoted in the next higher grade. (Copy of Presidential Order dated 03.07.2009 is Annexure "B").

that in the light of Presidential Order, a number of employees who were entitled for the said

benefit, were promoted before devolution of ministry to the province through various orders dated 21.09.2010, 24.12.2010 and 21.01.2011 issued by the respondents. (Copies of order dated 21.09.2010, 24.12.2010 and 21.01.2011 are attached as Annexure "C, D & E").

5.

6:

That after devolution of employees through 18th Amendment, all employees have been transferred to province through Capital Administration & Development Division. It is pertinent to mention here that the benefits of Presidential Order dated 03.07.2009 were also extended to the employees by respondent No.1 vide order dated 07.02.2012. (Copy of order dated 07.02.2012 is attached as Annexure "F").

That after completion of 10 years service, the petitioners approached respondent No.1 for redressal of their grievances through applications, which was turned down with the direction to approach an appropriate forum under the law. (Copy of order dated 25.09.2014 is attached as Annexure "G").

7. That thereafter, the petitioners approached 'respondent No.6 through applications dated 09.05.2016, which was disposed-off with the following observation:

"Hence the status of devolved employees is not determined, therefore, the employees may wait till the permanent absorption which is in pipeline and under consideration with Provincial Government after amendment in Civil Servants Act, 1973" (Copy of order dt.08.09.2016 is Annexure "H").

That feeling aggrieved from the said order, the petitioners having no other adequate remedy, invoke the extraordinary jurisdiction of this Honourable Court, inter alia, on the following grounds:

<u>GROUNDS:</u>

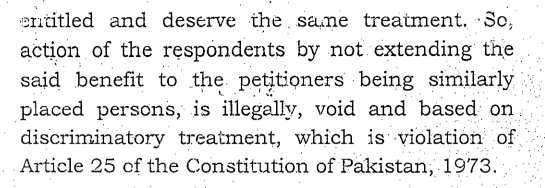
8.

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- A. That the order dated 08.09.2016 passed by respondent No.6, is against law and record of the case, hence not tenable.
 - That respondents have extended benefits of Presidential Order dated 03.07.2009 issued by the President of Pakistan before and after devolution of employees to the province through 18th Amendment, so not considering the petitioners to higher grade under the Presidential Order by the respondents, is illegal, without lawful authority and jurisdiction.
- C. That it is fundamental right of every citizen to enjoy the equal protection of law and to be treated in accordance with law. The respondents are duty bound to consider the petitioners to next higher grade under the Presidential Order, such action of the respondents will amount to violation of Artic 4 \approx 9 of the Constitution of Pakistan, 1973.

That respondents have extended the benefits of Presidential Order to other employees of the same department, which is evident from various orders dated 21.09.2016, 24.12.2010, 08.01.2011 and 07.02.2012. The petitioners



- E. That it is settled principle of law that no one should be suffered by the act of public functionaries. The petitioners have been deprived from the benefits of Presidential Order due to inactiveness of the respondents.
- F. That the petitioners have completed 10 years service on 08.05.2016, who are entitled to be promoted to the next higher grade under Presidential Order, so respondents are bound to extend the said benefits to them.
- G. That Presidential Order dated 03.07.2009 issued by the President of Pakistan is neither withdrawn, altered, replaced or changed, which is still in field. The respondents are required under the law to consider the petitioners under the Presidential Order since their entitlement.
- H. That 18th Amendment was passed on 28.04.2010 and the petitioner have become a rolling stone by the respondents. Such actions of respondents have deprived the petitioners from their valuable rights, accrued to them since their entitlement, under Presidential Order

That any other ground may be taken at the time of arguments, with the kind permission of this Honourable Court.

I.

It is, therefore, respectfully prayed that on acceptance of this writ petition, an appropriate writ may please be issued to the respondents to consider the petitioners for promotion to next higher grade under the Presidential Order dt.03.07.2009 with all consequential benefits since their entitlement from their respective dates, being similarly placed persons under similarly placed circumstances.

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Any other remedy, which is not specifically asked for, but deemed appropriate according to circumstances of the case, may also be granted.

Petitioners Through mp Amanullah Marwat Advocate, Peshawar

Date: 15/02/2017

CERTIFICATE:

Certified on instructions of my clients that petitioners have not previously moved any petition to this Hon'ble Court under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973 regarding the instant matter. Further it is stated that the case may please be fixed with Division Bench of this Honourable Court.

ADVOCATE

LIST OF BOOKS.

- Constitution of Islamic Republic of Pakistan, 1973 2.
 - Any other law books according to need

IN THE PESHAWAR HIGH COURT, PESHAWAR

W.P No.____/2017

Rizwan Ahmad and others.....Petitioners VERSUS

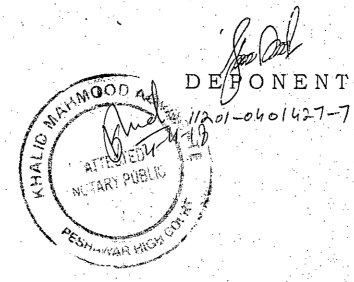
Govt of Pakistan and others......Respondents

AFFIDAVIT

I, Rizwan Ahmad S/o Khan Malook, Senior Teacher, Special Education Complex, Phase-V, Hayatabad, Peshawar, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Writ Fetition** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Identified by:

Amanullah Marwat Advocate, Peshawar





IN THE PESHAWAR HIGH COURT, PESHAWAR

W.P No. 172 72017

5.

VERSUS

- 1. Govt of Pakistan through Secretary Capital Administration & Development Division (Cabinet Secretariat), Pak Secretariat, Islamabad
- 2. Govt of KPK through Chief Secretary Civil Secretariat, Peshawar
- Secretary Establishment Govt of KPK, Civil Secretariat, Feshawar.
- 4. Secretary Inter Provincial Coordination, Govt of KPK, Civil Secretariat, Peshawar.
 - Secretary Finance, Govt of KPK, Civil Secretariat, Peshawar
- 6. Secretary Social Welfare Special Education & Women Empowerment, Govt of KPK, Benevolent Fund Building, Peshawar Cantr

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC

REPUBLIC OF PAKISTAN, 1973.

APR 2017 APR 2017 Peshawar High C. 13 MAR 2018

WP-1678-2017-Saima-haider-VS-Govt-of-Pakistan



Judgment Sheet

IN THE PESHAWAR HIGH COURT, PESHAWAR JUDICIAL DEPARTMENT

W.P No. 1678-P of 2017 <u>JUDGMENT</u>

Date of hearing08.03.2018

Saima Haider Vs Govt: of Pakistan & another,

•.

Respondent No.1 by:

Petitioner by:

Mr. Aman Ullah Marwat, advocate. Mr. Mansoor Tariq, Assistant Attorney General.

Respondents No.2 to 4 by:

Mr. Arshad Ahmad, AAG.

QAISER RASHID KHAN, J-. Through this single order we propose to dispose of the instant petition along with the connected WP No. 649-P of 2017 titled Rizwan Ahmad and others versus Government of Pakistan and others and W.P No. 697-P of 2017 titled Muhammad Ayaz and another versus Government of Pakistan and others as in all the three petitions common questions of law and facts are involved.

2. Succinctly stated facts are that the petitioners in all the three petitions were appointed on different posts in the Directorate General of Special education Islamabaci through Federal Public Service Commission, and that after the 18th Amendment in the



Constitution of the Islamic Republic of Pakistan, 1973, their services were transferred to the provincial Government but the latter is reluctant to redress their grievance qua promotion and that is now they are before this court through the present petitions.

3. At the very outset, Mr. Mansoor Tariq, the learned Attorney General, raised the question of maintainability of the petitions and stated that the petitioners being civil servants cannot seek the redressal of their grievance through writ petitions.

In turn, when the learned counsel for the petitioners was confronted with the notifications regarding the appointments of the petitioners from which it is abundantly clear that the petitioners are civil servants and under the law, the remedy for them lies before the learned Service Tribunal, Khyber Pakhtunkhwa, he was not in a position to rebut the legal position.

4 In view of the fact that the jurisdiction of this court is specifically barred under Article 212 (2) of the Constitution of the Islamic republic of Pakistan in the matters which purely relate to the terms and conditions of service, the instant petition along with the two connected writ petitions being both not entertainable and maintainable are dismissed. The petitioners are, however, at liberty to

5 MAR 2018

approach the proper forum for the redressal of their grievance where of course, the same would be looked into in accordance with law. Announced. 08.03.2018. *younas.* JUDG ovan JUDGE Justice Qaiser Rashid Khan and Justice Ms. Musarrat Hilali (DB) 1.3612 Date of Presentation of Application No. No of Pages and any arry CERTIFIED TO BE TRUE COPY Copying Fee Anthorised The Qanun-Artiste 87 of adat Order 1984 Urgent Fee 13 MAR 2018 Total Date of Preparation of Copy. Date of Delive ... of Copy... Received By.



Judgment Sheet

IN THE PESHAWAR HIGH COURT,

PESHAWAR JUDICIAL DEPARTMENT

W.P No. 649-P of 2017 <u>JUDGMENT</u>

Date of hearing08.03.2018



Rizwan Ahmad and others VS Govt: of Pakistan & another.

Petitioners by: Respondent No.1 3 by:

Mr. Aman Ullah Marwat, advocate.

Mr. Mansoor Tariq, Assistant Attorney

Respondents No.2 to 4 by:

Mr. Arshad Ahmad, AAG.

QAISER RASHID KHAN, J-. For reasons recorded in our detailed judgment of even date in the connected W.P No. 1678-P of 2017 titled Saima Haider versus Government of Pakistan and others, this petition stands dismissed.

a. Den Qaiser Rushid Khaz and Juscies Ms. Masawert Hilall (DB)

General.

<u>Announced.</u> 08.03.2018. *younas.*

CERTIF 13 MAR 2018

JUDGE

UDGE

Judgment Sheet

IN THE PESHAWAR HIGH COURT, PESHAWAR JUDICIAL DEPARTMENT

W.P No. 1678-P of 2017 JUDGMENT

Date of hearing08.03.2018



Saima Haider VS Govt: of Pakistan & another.

Petitioner by:

Respondent No.1 by:

Respondents No.2 to 4 by:

Mr. Aman Ullah Marwat, advocate. Mr. Mansoor Tariq, Assistant Attorney General.

Mr. Arshad Ahmad, AAG.

OAISER RASHID KHAN, J-. Through this single order we propose to dispose of the instant petition along with the connected WP No. 649-P of 2017 titled Rizwan Ahmad and others versus Government of Pakistan and others and W.P No. 697-P of 2017 titled Muhammad Ayaz and another versus Government of Pakistan and others as in all the three petitions common questions of law and facts are involved. 2. Succinctly stated facts are that the petitioners in all the three petitions were appointed on different posts in the Directorate General of Special education Islamabac through Federal Public Service Commission, and that after the 18th Amendment in the

> ATTESTED Peanewar HINER Court 13-MAR 2018

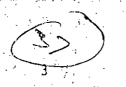
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3. At the very outset, Mr. Mansoor Tariq, the learned Attorney General, raised the question of maintainability of the petitions and stated that the petitioners being civil servants cannot seek the redressal of their grievance through writ petitions.

In turn, when the learned counsel for the petitioners was confronted with the notifications regarding the appointments of the petitioners from which it is abundantly clear that the petitioners are civil servants and under the law, the remedy for them lies before the learned Service Tribunal, Khyber Pakhtunkhwa, he was not in a position to rebut the legal position.

4. In view of the fact that the jurisdiction of this court is specifically barred under Article 212 (2) of the Constitution of the Islamic republic of Pakistan in the matters which purely relate to the terms and conditions of service, the instant petition along with the two connected writ petitions being both not entertainable and maintainable are dismissed. The petitioners are, however, at liberty to

ATT/ESTED 13 MAR 2018



approach the proper forum for the redressal of their grievance where of course, the same would be looked into in accordance with law.

Announced. 08.03.2018. *younas *

JUDGE 12

JUDGE

Justice Quiser Rash & Khan and Justice Ms. Musarrat Hilali (DB)

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TO BE PUBLISHED IN THE NEXT ISSUE OF GAZETTE OF PARISTAN PART-

No: 11-19/2011-Coord GOVERNMENT OF PAKISTAN MINISTRY OF SOCIAL WELFARE AND SPECIAL EDU

Islamabad, the 1st April, 2011

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NOTIFICATION

WIN IN BU ANDE

all 2 and

On transfer of National Special Education Centres, (PHC, MRC, MIC, HIC) Peshawar to the Government of Khyber Pakhtoon Khawa in pursuance of Constitution (Eighteenth Amendment) Act, 2010 (Act No. X of 2010), the following officers of National Special Education Centres, (PHC, MRC, VHC, HIC) Peshawa: are transferred to the Government of Khyber Pakhtoon Khawa on deputation under Section 10 of the Civil Servants Act, 1973 on their existing post in the same Basic Scales of pay: -

S.No.	Name	Designation	Pay Scale
1. Mr.Asad	Khan	Director	BS-19
	Ullah Knan	Vice Principal	BS-18
	Yousaf Ali	Vice Principal	BS-18
	Masoc	Vice Principal	BS-18
	ara Jabeen	Vice Principal	BS-18
7.6. Mr. Falak	Naz	Vice Principal	BS-18
	Jram Shah	Vice Principal	BS-18
./ 8. Mr. Hami	and the second of the second sec	S. Teacher	BS-17
9 Mr. Arba	b Khan	S.Teacher	BS-17
10. Mrs.Khal	ida Zafar	S.Teacher	BS-17
II. Mr. S.Sha	hid Akram	S.Teacher	BS-17
12. Mi's. Kira	n Ghafoor	S.Teacher	BS-17
13 Mr. Nazir	Shah	S.Teacher	BS-17
14. Mr.Tariq	Khan	S.Teacher	BS-17
15. Mr. Karin	i Sha'i	S. Teacher	BS-17
16. Mr. Rizwa	in Ahmad	S. Teacher	BS-17
17. Mr. Yasin	Wali	Physiotherapist	BS-18 ·
18. Mr. Sharo	fat Ali	Physiotherapist	· · · BS-17
19. Mr. Rafig	Ahmad .	Physiotherapist	' BS-17
	mmad Karim	S. Case Worker	BS-17
21. Ms. Siama	Hiader 🦾	Speech therapist	BS-17
22 M. Nasir	Ahmad Khan Lodhi	Admin Officer	BS-16
23. Mr. Muha	minad Rauf	Admin Officer	BS-16

The Manager, Printing Corporation Pakistan Press, lamabad.

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(MUHAMMAD ALTAF)

Section Officer

Contd......P/2.....



Through Proper Channel

The Secretary,

Social Welfare, Special Education and Women Empowerment Department, Government of Khyber Pakhtunkhwa, <u>Peshawar.</u>

Subject: -

DEPARTMENTAL APPEAL / REPRESENTATION SEEKING PROMOTION FROM BPS-17 TO BPS-18 UNDER PRESIDENTIAL ORDER

Respected Sir.

The appellant was appointed under the Directorate General of Special Education, Islamabad after fulfillment of all codal formalities by Federal Public Service Commission, since then, he is performing his duties up to entire satisfaction of his superiors and no complaint whatsoever has been made against him. (Copy of appointment letter is attached as annexure "A").-

- 2. That a Presidential Order was issued on 03-07-2009, stating that "all employees as teachers and specialists in BPS-17 or below in Special Education Centres with 10 years of service in the current grade may be promoted in the next grade". (Copy of Presidential Order dated 03-07-2009 is attached as annexure B").
- 3. That after passage of 18th Constitutional Amendment, a number of ministries were devolved to the provinces, appellant being federal government employee of the then Directorate General of Special Education, Islamabad now formally known as Capital Administration and Development Division, Islamabad also got transferred to the province vide Notification dated 01-04-2011. (Copy of Notification dated 01-04-2011 is attached as annexure "C").
- 4. That it is pertinent to mention here that the Capital Administration and Development Division, Islamabad has extended the same benefit of Presidential Order to a number of employees of the same department under the similar circumstances vide order dated 07-02-2012, but later, a similar nature case was turned down by CADD advising the applicants to approach appropriate forum for redressal of grievances vide order dated 25-09-2014. (Copies of orders dated 07-02-2012 and 25-09-2014 are attached as annexure "D" and "E").

То

5. That the appellant being similarly placed employee / person, approached Directorate of Social Welfare, Special Education and Women Empowerment, Peshawar through application for promotion from BPS-17 to BPS-18 upon completion of 10 year service in the light of Presidential Order dated 03-07-2009, which was disposed of vide order dated `08-09-2016 with observation that the status of devolved employees is not determined, so, he may wait till the permanent absorption. (Copies of application and order dated 08-09-2016 are attached as annexure "F" and "G").

It is, therefore, respectfully prayed that on acceptance of departmental appeal / representation, the appellant may please be promoted from BPS-17 to BPS-18 in the light of Presidential Order dated 03-07-2009 along with all consequential benefits, being similarly placed employee.

Dated: 20-10-2016

Appellant,

Mohammad Karim, Social Case Worker (BPS-17) Special Education Complex, Phase V, Hayatabad Peshawar Cell: 0332 9422788

Howble Service Frihmal KPK Peshaver I 12 -15-2 Muhammad Karing موزخه Gout. of KPK 2 others مقدمه دعوكى جرم ماعث تحرمرآ نكه مقدمه مندرجه عنوان بالامين ابني طرف سے واسطے بیردی دجواب دہی دکل کا ردائی منتطقہ Amanullah Marwat in Coshawas rivi مقردكر بحياقراركياجا تاب بسريسا حب موصوف كومقدمه كماكك كاروائي كاكامل اختيارة وكايرنيز وسیل صباحسب کوراضی نامه کرنے وتقرر ثالمت ہ فیصلہ برحلف دیسے جواب دہی ا درا قبال دموی اور بسورت ذکری کرنے اجراءاور صولی چیک وروپیہ ارعرضی دعوی اور درخواست ہرتسم کی تفسد یق زرای برد شخط کرانے کا اختیار ہوگا۔ نیز صورت عدم ہیردی یا ڈگری کیطرف یا ہیل کی برامدگی ادر منسوخی نیز دائر کرنے اپیل تکرانی دنظر ثانی و پیروی کرنے کا اختیار ہوگا۔از بصورت ضرورت مقد مہذکور کے کل ماجزوی کاروائی کے داسط اور دلیل مائن تارقانونی کواپنے ہمراہ مااپنے بجائے تقرر کا اختیار موگا۔اورمیا حب مقرر شدہ کوبھی وہی جملہ مذکور» یا اختیارات حاصل ہوں کے اور اس کاسا خت برواخته منظور قبول ہوگا۔ دوران مقدمہ میں جوخرچہ دہر جاندالتوائے مقدمہ کے سبب سے دہوگا۔ کوئی تاریخ بیشی مقام دورہ پر ہویا حد ۔۔ ہاہر ہوتو دکیل صاحب پابند ہوں ہے۔ کہ بیر دی مدکورکریں۔لہذاوکالت نامہ کھدیا کہ سندرہے۔ 1/16 2018 1/0 100 <u>، 20</u> Perhaval. کے لئے منظور ہے۔ بمقام 3 41

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service appeal No. 470/2018

VERSUS

- 1. Govt of Khyber Pakhtunkhwa through Chief Secretary at Civil Secretariat Peshawar.
- 2. Secretary Finance Government of Khyber Pakhtunkhwa at Civil Secretariat Peshawar.
- 3. Secretary to Government of Khyber Pakhtunkhwa Social Welfare, Special Education and Women Empowerment Department, Peshawar.
- 4. Director Social Welfare, Special Education and Women Empowerment Department Khyber Pakhtunkhwa Peshawar.

PRELIMINARY OBJECTIONS:

- 1. The appellant has got no cause of action
- 2. The appeal is not maintainable in its present form.
- 3. That after promulgation of 18th Constitutional Amendment the services of appellant were transferred to Social Welfare, Special Education & Women Empowerment Department Khyber Pakhtunkhwa from Directorate General of Special Education, Islamabad on deputation basis w.e.f. 1-04-2011 and the appellant was receiving deputation allowance till January 2018.
- 4. The appeal is based on malafide intentions.
- 5. The appellant has no locus standi.
- 6. The appeal in hand is badly time barred.
- 7. The appellant has not come to Honorable Tribunal with clean hands.
- 8. The appellant has concealed the material facts from this Honorable Tribunal, hence liable to be dismissed.

9. The appeal is liable to be dismissed for mis-joinder and non-joinder of necessary parties.

10. The appeal is against the prevailing law & rules.

ARA-WISE COMMENTS BY RESPONDENT NO. 1 TO 4.

Respectfully Sheweth,

FACTS

- 1. No comments.
- Pertains to record. Furthermore, that after promulgation of 18th Constitution Amendment the services of appellant were transferred to Social Welfare, Special Education & Women Empowerment Department Khyber Pakhtunkhwa from Directorate General of Special Education, Islamabad on deputation w.e.f. 1-04-2011 and the appellant was receiving deputation allowance till January 2018 (Annex-A).
- 3. Correct to the extent that the employees of the Federal Government has been promoted in the next higher grade, whereas the appellants are the employees of Provincial Government, as proper absorption order of the appellant is issued vide Notification No. SO-VI/SWD/1-21/2017-18/757-68 dated 12th January 2018 and Notification No. DI/Absorption/Dev-Empl/DSW/3331-40 dated 31-01-2018 (Annex-B). Furthermore, the facility of promotion in light of Presidential Order was only meant for employees of Federal Government not to the employees of Provincial Government.
- 4. Incorrect hence denied. As explained in para 3 above, the facility of promotion in light of Presidential Order was extended/ Promotion orders issued only of those employees who were working under the Federal Government.
- 5. Pertains to record.
- 6. Incorrect hence denied. As explained in para 2 above, the services of the appellant were transferred to Social Welfare, Special Education & Women Empowerment Department Khyber Pakhtunkhwa from Directorate General of Special Education, Islamabad on deputation basis w.e.f. 1-04-2011 and the appellant was receiving deputation allowance till January 2018.
- Correct to the extent that the proper absorption order of the appellant is issued vide Notification No. SO-VI/SWD/1-21/2017-18/757-68 dated 12th January 2018 and Notification No. DI/Absorption/Dev-Empl/DSW/3331-40 dated 31-01-2018.

Page 2 of 4

 Incorrect hence denied. The Honorable Peshawar High Court, Peshawar in Judgment of Writ Petition No. 1678-P/20148 dated 08-03-2018 vide para 4 of the judgment has mentioned that:

> "In view of the fact that the jurisdiction of this court is specifically barred under Article 212 (2) of the Constitution of the Islamic republic of Pakistan in the matters which purely relate to the terms and conditions of service, the instant petition along with the two connected writ petitions being both not entertainable and maintainable are dismissed. The petitioners are, however, at liberty to approach the proper forum for the redresal of their grievance where of course, the same would be looked into in accordance with law".

Furthermore, the respondents could approach to the Department for redresal of their grievance as mentioned vide para 7 of the appeal, that the appellant was informed vide letter dated 08-09-2016 (para 7 of the appeal) to **wait till the permanent absorption**. Now, the Department of Social Welfare, Special Education & Women Empowerment Department Government of Khyber Pakhtunkhwa has issued proper absorption order of the appellant vide Notification No. SO-VI/SWD/1-21/2017-18/757-68 dated 12th January 2018 and Notification No. DI/Absorption/Dev-Empl/DSW/3331-40 dated 31-01-2018 instead of filing instant appeal.

9. Incorrect hence denied. Factual position has been explained in the preceding paras.

GROUNDS

- A. Incorrect hence denied. Respondents have acted in accordance with law and rules.
- B. Incorrect hence denied. Only Federal Government issued promotion orders of Federal Employees of Special Education, whereas, Provincial Government has not promoted any of their employees in pursuance of the Presidential Order.
- C. Incorrect hence denied. The employees of the Federal Government have been promoted in the next higher grade, whereas the appellants are the employees of Provincial Government, as proper absorption order of the appellant is issued vide Notification No. SO-VI/SWD/1-21/2017-18/757-68 dated 12th January 2018 and Notification No. DI/Absorption/Dev-Empl/DSW/3331-40 dated 31-01-2018. Furthermore, the facility of

Page 3 of 4

promotion in light of Presidential Order was only meant for employees of Federal Government with 10 years in credit and the facility was not to the employees of Provincial Government as they have their own Award of Higher Pay Scale and Upgradation policy.

- D. Incorrect hence denied. Factual position has been explained in the preceding paras.
- E. Incorrect hence denied. Factual position has been explained in the preceding paras.
- F. Incorrect hence denied. That after promulgation of 18th Constitution Amendment the services of appellant are transferred to Social Welfare, Special Education & Women Empowerment Department Khyber Pakhtunkhwa from Directorate General of Special Education, Islamabad on deputation w.e.f. 1-04-2011 and the appellant was receiving deputation allowance till January 2018.
- G. Incorrect hence denied. Factual position has been explained in the preceding paras.
- H. Incorrect hence denied. Factual position has been explained in the preceding paras.
- I. That any other grounds will be furnished at the time of final arguments with the prior permission of this honorable tribunal.

In view of the above clarifications/explanations, it is therefore humbly prayed that the instant appeal may graciously be dismissed having no weight and being based on malafide intention as the appellant have concealed the material facts of the case to misguide/misleading this honorable Tribunal.

CHERT SECRETARY Government of Khyber Pakhtunkhwa (Respondent No. 1)

SI/CRETARY to Government of Khyber Pakhtunkhwa for FINANCE DEPARTMENT (Respondent No. 2)

StCRETÁRY to Govt. of Khyber Pakhtunkhwa for Social Welfare, Special Education & Women Empowerment (Respondent No. 3)

DIRECTOR

Social Welfare, Special Education & Women Empowerment, Peshawar (Jespondent No. 4)

TO BE BUBLISHED IN THE NEXT ISSUE OF GAZETTE OF PARISTAN PART-I

No: 11-19/2011:Coord GOVERNMENT OF PAKISTAN MINISTRY OF SOCIAL WELFARE AND SPECIAL

Islamabad, the 1st April, 2011

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NOTIFICATION

On transfer of National Special Education Centres, (PHC, MRC, MIC, HIC) Peshawar to the Government of Khyber Pakhtoon Khawa in pursuance of Constitution (lighteenth

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Amendment) Act, 2010 (Act No. X of 2010), the following officers of National Special Education Centres, (PEC, MRC, VEC, HIC) Peshawar are transferred to the Government of Khyber Pakhtion Khawa on deputation under Section 10 of the Civil Servants Act, 1973 on their existing post in the same Basic Scales of pay:

	Napla -	Designation	Pay Scale
		Director	BS-19
		Vice Principal	BS-18
<u> </u>		Vice Principal	BS-18
:/4		Vice Principal	BS-18
5		Vice Principal	BS-18
<u>, 6.</u>	Mr. Falak Naz	Vice Principal	BS-18
. 17.	Mr; Mir Akram Shah	Vice Principal	BS-18
8.	Mr. Hamid Ullah	S. Teacher	BS-17
- 9%	Mr. Arbab Khan	S.Teacher	BS-17 **
.10	Mrs.Khalida Zafar	S.Teacher	BS-17
11.	Mr. S.Shahid Akram	S.Teacher	BS-17
12. ;	Mi's, Kiran Ghafoor	S.Teacher	BS-17
13	Mr. Nazir Snah	S.Teacher	BS-17
14.	Mr.Tariq Khan	S.Teacher	BS-17
· 15. ·	Mr. Karim Shah	S. Teacher	BS-17
16.	Mr. Rizwan Ahmad	S.Teacher	BS-17
17	Mr. Yasin Wali	Physiotherapist ·	BS-18
. 18.	Mr. Sharafat Ali	Physiotherapist	· BS-17
19.	Mr. Rafig Ahmad	Physiotherapist	BS-17
20	Mr. Mohammad Karim		BS-17 .
21.	Ms. Siama Hiader	Speech therapist	<u>BS-17</u>
:22	Mr. Nasir Ahmad Khan Lodhi	Admin Officer	BS-16
23.	Mr. Muhammad Rauf	Admin Officer	· BS-16 ·
	 ✓ 4. ✓ 5. ✓ 6. ✓ 7. ✓ 8. ✓ 9⁵ 10. 11. 12. 13 14. 15. 16. 17. 18. 19. 20 21. √22 	 Mr. Asad Khan Mr. Ismat Ullah Khan Mr. Javid Yousaf Ali Mr. Javid Yousaf Ali Mr. Sartaj Masood S. Mrs. Fakhara Jabeen Mr. Falak Naz Mr. Hamid Ullah Mr. Hamid Ullah Mr. Arbab Khan Mr. Arbab Khan Mr. Shahid Akram Mr. S.Shahid Akram Mr. Nazir Shah Mr. Tariq Khan Mr. Karim Shah Mr. Sharafat Ali Mr. Sharafat Ali Mr. Rafig Ahmad Mr. Mohammad Karim Mr. Nasir Ahmad Khan Lodhi 	 Mr. Asad Khan Director Mr. Ismat Ullah Khan Vice Principal Mr. Javid Yousaf Ali Vice Principal Mr. Sartaj Masood Vice Principal S. Mrs. Fakhara Jabeen Vice Principal Mr. Falak Naz Vice Principal Mr. Mir Akram Shah Vice Principal Mr. Mir Akram Shah Vice Principal Mr. Hamid Ullah S. Teacher Mr. Arbab Khan S. Teacher Mr. S. Shahid Akram S. Teacher Mr. S. Shahid Akram S. Teacher Mr. Nazir Shah S. Teacher Mr. Karim Shah S. Teacher Mr. Nazir Shah S. Teacher Mr. Karim Shah S. Teacher Mr. Shahad S. Teacher Mr. Karim Shah Mr. Sharafat Ali Physiotherapist Mr. Mohammad Karim S. Case Worker Mr. Nasir Ahmad Khan Lodhi Admin Officer

The Minnger, Printing Corporation Pakistan Press, Islamabad,

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(DITILIAMMAD ALTAF) Section Officer

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NOTIFICATION:

GOVERNMENT OF THE KHYBER PAKHTUNKHWA SOCIAL WELFARE SPECIAL EDUCATION AND WOMEN EMPOWERMENT DEPARTMENT

Peshawar, dated the 12th January, 2018

No. SO-VI/SWD/1-21/2017-18/ 757-68 In pursuance of Section 11B of the Khyber Pakhtunkhwa Civil Servant Amendment Act, 1973 (Khyber Pakhtunkhwa Act No. XVIII of 1973), the following Devolved Employees of the Federal Government, holding various posts in Federal Government entities, on regular basis before the commencement of the 18th Consututional (amendment) Act, 2010 (Act No. X of 2010), shall be deemed to be **civil servants** of the province for all intents and purposes under the Act ibid.

S.No	Name	Designation	BPS
1.	Syed Riaz Ur Rahman	Principal	19
2.	Mr. Qismat Khan	- do -	19
3.	Mr. Javed Khan	Vice Principal/Deputy Director	18
4	Mr. Javed Yousaf Ali	Vice Principal	18
5	Mr: Said Ali Bakhsh	- do -	18
6.	Mr. Falak Naz Khan	- do -	18
7	Mr. Tariq Mehmood	- do -	18
8.	Mr. Shahid Latif Durrani	- do -	18
9.	Mr. Nazir Shah	Senior Teacher	18 (personal)
10.	Mr. Fazal Haq	- do -	18 (personal)
11	Mr. Fida Hussain	- do -	18 (personal)
12.	Mr. Mehdi Hasnain	- do -	18 (personal)
13.	Mr. Shahid Akram Shah	- do -	18 (personal)
14.	Mr. Hameed Ullah Khan	- do -	18 (personal)
15.	Mr. Arif Ullah Khan	- do -	18 (personal)
16.	Mr. Usman Ali Shah	- do -	10 (personal) 17
17	Mr. Abdul Khaliq	- do -	17
18.	Mr. M. Anwar Khan	- do -	
19.	Mr. Mushtaq Ahmad	- do -	17

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20.	Mr. Kiramt Ullah	- do -	17
21.	Mr. Rafiullah	- do -	17
22.	Mr. Anwar Zaib	- do -	17
23.	Mr. Shahid Majeed	- do -	17
24.		- do -	17
25.	Mr. Arbab Khan Khattak	- do -	17
26	Mr. Rashidullah Shah	- do -	17
27	Mrs. Kiran Ghafoor	- do -	17
28.	Mr. Tariq Khan	- do -	17
29.	Mr.Habib Ullah Khan	- do -	17
30.	Mr. Nasir Gul	- do -	17
31	Mr. Rizwan Ahmad	- do -	17
32	Mr. Asfand Ali	- do -	17
33	Mrs. Abida Naurin	- do -	17
34	Mrs. Shahzia Gul	- do -	17
35		- do -	17
36	Mr. Muhammad Javed	- do -	17
37	Mr. Umar Zada	- do -	17
38	3. Mr. Rahid Khan	- do -	17
39	Mr. Muhammad Zawar	- do -	17
40). Mr. Zia-Ur-Rehman	- do -	17
4	1. Mr. Aneeq Ahsan	- do -	17
. 42	2. Mr. Muhammad Sadiq	- do -	17
4:	3. Mr. Irfan Ullah	- do -	17
4.	4. Mrs. Asia Begum	- do -	17
4	5. Mr. Liaqat Ali	- do -	17
4	6. Mr. Karim Shah	- do -	17
4	7. Mr. M.Waqaş Javed	- do -	. 17
4	8. Bibi Ibtisam Shagufta	- do -	17
4	9. Mrs. Razia Begum	- do -	17
5	0. Mr. Abid Ali	- do -	17

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51.	Mr. Noushad Ali	Audiologist	17
52.	Mr. Yasin Wali	Physiotherapist	18 (personal)
53.	Mr. M. Sharafat Ali Khan	- do -	17
54.	Mr. Rafiq Ahmad	- do -	17
55.	Mr. Ashraf Zaman	- do -	17
56.	Mrs. Saima Haider	Speech Therapist	17
57.	Mr. Muhammad Karim	Social Case Worker	17
.58.	Mr. Muhammad Ayaz	- do -	. 17
.59.	Mr. Fahad Ashraf	Social Welfare Officer	. 17 .
60,	Mrs. Nusrat Jabeen	- do -	17
61.	Mrs. Faqiha Rafiq	- do -	17

Secretary to Govt: of Khyber Pakhtunkhwa Zakat, Ushr, Social Welfare, Special Education & Women Empowerment Department

sd-

Endst No. and Date even:

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Copy forwarded for information and necessary action to the:-

- Secretary to Government of Khyber Pakhtunkhwa, Finance Department. 1.
- Secretary to Government of Khyber Pakhtunkhwa, Establishment Deptt: 2. 3.
 - Principal Secretary to Governor, Khyber Pakhtunkhwa.
 - Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- PSO to Chief Secretary, Khyber Pakhtunkhwa. 5.
- Accountant General, Khyber Pakhtunkhwa. 6.
- Director, SW, SE & WED, Khyber Pakhtunkhwa. 7.
- Director, Information, Khyber Pakhtunkhwa. 8.
- All the Incharge of the Special Education Institutions, Khyber Pakhtunkhwa. 9.
- PS to Secretary SW, SE, WED, Khyber Pakhtunkhwa. 10.
- 11. All concerned
- 12. Personal Files.

Section Øfficer-VI



Government of Khyber Pakhtunkhwa Directorate of Social Welfare, Special Education & Women Empowerment Jamrud Road,

Dated Peshawar the 31 / 01 / 2018

NOTIFICATION

No. DI/Absorption/Dev-Empl/DSW/ 333 - 40 In pursuance of Section II-B of the Khyber Pakhtunkhwa Civil Servants (Amendment) Act, 1973, (Khyber Pakhtunkhwa Act No. XVIII of 1973) the following devolved employees of the Federal Government holding various posts in Federal Government entities, on regular basis before the commencement of the 18th constitutional (amendment) Act 2010 (Act No. X of 2010) shall be deemed to be civil servants of the Province for all intents and purposes under the Act ibid. 000

S.#	Name	Designation	BPS
1	2	3	4
1	Mr. Nasir Khan Lodhi	Admin Officer	16
2	Mr. Muhammad Rauf	- do -	16
3	Mr. Daud Khan	S/S Stenographer	16
4	Mr. Noor Wahid	Office Assistant	16
5	Mr. Rehmat Ullah	- do -	16
6	Mr. Hidayat Ullah	- do -	16
* 7	Mr. Abid Ali Shah	- do -	16
8	Mr. Javed Iqbal Naseem	- do -	16
9	Mr. Munir Khan	- do -	16
10	Mr. Ishtiaq Ahmad	- do -	16
11	Mr. Muhammad Munir	- do -	16
12	Mr. Muhammad Sharif	- do -	16
13	Mr. Majid Ali Shah	- do -	16
14	Mr. Muhsin Ali	Computer Operator	16
15	Mr. Tehmasab Khalid	- do -	16
16	Mr. Wajid Maqsood	- do -	16
17	Mr. Jawad Ali	- do -	16
18	Mr. Adnan Ali	- do -	16
19	Mr. Muhammad Asif	- do -	. 16
20	Mrs. Amina Shafiq	- do -	16
21	Mr. Khalid Mehmood	- do -	16
22	Mr. Rambail Khan	J/Scale Stenographer	. 14
23	Mr. Sardar Ullah Shah	- do -	14
24	Mr. Hayat Zada	- do -	. 14
25	Mr.Fazal Wahab	- do -	. 14
26	Mr. Asif Iqbal	- do -	14.
27	Mr. Naimat Ullah	- do -	. 14
28	Mr. Fazal Rehman	- do -	14

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	-				
tin the second sec	29	Mr. Khan Rehman	- do -	14	-
<u> </u>	30	Mr. Ahmad Ali	- do -	14	
-	31	Mr. Salah Ud Din	- do -	14	
	32	Mr. Muhammad Faizan	- do -	14	
· · · · · · · · · · · · · · · · · · ·	33	Mr. Khalid Khan	Senior Clerk	14	
	34	Mr. Gul Sher	- do -	14	
	35	Mr. Ajab Khan	- do -	14	
	36	Mr. Jafar Shah	- do -	14	
	37	Mr. Habib Ullah	- do -	14	
	. 38	Mr. M. Afzal Khan	- do -	14	
· · ·	39	Mr. Muhammad Nauman	- do -	. 14	·
	40	Mr. Nizam-Ud-Din [®]	- do -	14	
	41	Mr. Zawar Ali	- do -	14	
	42	Mr. Sher Azim	- do -	14	
φ ²	.43	Mr. Said Alam	Junior Clerk	11	
	44	Mr. Furqan Jamil	- do -	· 11	
•	45	Mr, Haroon Rashid	- do -	11	
·	46	Mr. Imran Khan	- do -	11	
	47	Mr. Muhammad Ayaz	- do -	11	
•	48	Mr. Siraj Ud Din	- do -	11	
	49	Mr. M. Saeed Khan	- do -	11	
	50	Mr. Imran Khan	- do -	11	
	51	Mrs. Seema Anjum	Nursery Teacher	15	
	52	Mrs. Hina Rehman	- do -	15	
	53	Mr. Kamal Yousaf	Music Teacher	15	
	. 54	Mr. M. Iqbal Khan	Junior Instructor	15	
4. 4.	55	Mr. Amjad Ali	- do -	15	
ب بن	56	Mr. Tanveer Ahmed	- do -	15	
· · · ·	. 57	Mrs. Farwa Rubab	- do -	15	
	. 58	Mr. Kamran Yousafzai	J. Computer Instructor	15	• •
· · · · · · · · · · · · · · · · · · ·	59	Mr. Mehmood Alam	- do -	15	
	60	Mr. Rahmat Nabi	- do -	15	
	61	Mr. Zulfiqar Wazir	- do -	15	
	62	Mr. Muhammad Younas Mr.•Rizwan Qayum	- do - - do -	15	
	64	Ms. Amina Mushtaq	- do - Vocational Instructor	15	
	65	Mrs. Anwar Sabih	- do -	. 15	
	66	Mrs. Shagufta Nasren	- do -	15	
	67	Mrs. Shabana Tabassum	- do -	. 15	
	68	Mrs. Nasreen Begum	Vocational Teacher	•	
	69	Mrs. Talat Gul Farin	- do -	12	
· · · ·	70	Mrs. Shazia Parveen	- do -		•
•	71	Mr. Muhammad Siddique	- do -	12	
· · ·	72	Mr. Wajid Ali	- do -	12	
	L			12	
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	3	- do -	12
· 1	Mrs. Nazia Parveen	- do -	12
	Mrs. Sabra Gul	- do -	12
75	Mrs. Robeena Mughal		·
76	Mr. Amjad Hussain	- do -	12
	Mr. Qamar Nazir	- do -	12
78	Mrs. Amraiz Begun	- do -	12
79	Mrs. Yasmin	- do -	12
80	Mrs. Fehmeeda Syed	- do -	12
81	Mrs. Shaheen Begum	- do -	12
82	Mrs. Fakhri	- do -	12
83	Ms. Faryal Afridi	- do -	12
84	Ms. Waheeda Gul	- do -	12
85	Mrs. Nuzhat Rehman	- do -	12
86	Mr. Wali Marjan	Workshop Technician	12
87	Mr. Asif Khan	- do -	12
88	Mrs. Riffat Jabeen	- do -	12
- 89	Mr. Irfan Ullah	Brail Teacher	12
90	Mr. Abdul Hai	- do -	12
91	Mr. Habib Ullah	- do -	12
92	Mr. Muhammad Ishaq	- do -	12
93 .	Mrs.Uzma Naeem	- do -	. 12
94	Mr. Asif Mehmood	- do -	12
95	Mr. Tauheed Ali Raza	- do -	12
. 96	Mrs. Zarbeena	- do -	12
97	Mr. Tajammul Hussain	- do -	12
98	Mr. Rafi Ullah	Qari	10
99	Mr. Masoud Jan	PTI	10
100	Mr. Muhammad Nauman	- do -	10
101	Mrs, Feroza Bibi	Voc Training Instructor	08
102	Mr. Zahid Ali	- do -	08
103	Mr. Sultan Wali Khan	- do -	08
104	Mrs. Nasima Zulfiqar Ali	- do -	. 08
105	Mrs. Shazia Bibi	- do -	08
106	Mrs. Sumayya	• - do -	08
107	Mr. Alamgir Khan	i - do -	08
108	Mrs. Nasira Bibi	LHV	09
109	Mrs. Nasreen	- do -	09
110	Mrs. Bibi Rani	- do -	09
111	Mrs. Bulbul Jamal	Adult Literacy Worker	08
. 112	Mrs. Farida Bibi	- do -	08
. 113	Mr. Yousaf Ali Khan	- do -	08
114	Mr. Ali Zeb Khan	Recreation Youth Worker	07
115	Mr. Sharif Khan	- do -	07
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	117	Mrs. Hameeda Bibi	- do -	07	
	118	Mr. Mukhtar Khan	- do -	07	
	119	Mr. Bakht Amir Shah	Driver	07	
	120	Mr. Aslam Perwaiz	- do -	07	
	121	Mr. Sher Umer	- do -	07	
· · · · · · · · · · · · · · · · · · ·	122	Mr. Muhammad Riaz	- do -	07	
· · · · -	123	Mr. Ameer Muhammad	- do -	07	
	124	Mr. Ahmad Noor	- do -	07	•
	125	Mr. Naveed Ahmad	- do -	07	
-	126	Mr. Naveed Muhammad	- do -	07	
	.127	Mr. Abdul Sami	- do -	07	: ·
	128	Mr. Muhammad Bashir	- do -	. 07	· · ·
	129	Mr. Adnan	' - do -	07	·
	130	Mr. Wilayat Ali	- do -	07	
y Y	131	Mr. Himayat Ullah	- do -	07	
	- 132	Mr. Muhammad Sulman	- do -	07	
-	133	Mr. Muhammad Ramzan	- do -	07	
	134	Mr. Rehman Ullah	- do -	07	
	135	Mr. Aown Abbas	- do -	07	
	136	Mr. Sikandar Khan	- do -	07	
· · · · ·	137	Mr. Khalid	- do -	07	
	138	Mr. Ahmad Bilal	- do -	07	
	139	Mr. Maqsood Ahmad Baig	- do -	07	
	140	o Mr. Karim Panah	Attendant	05	
	141	Mr. Ahmad Ali	- do	05	
,	142	Mr. Siraj Ahmad	- do -	05	
	143	Mr. Syed Ali Khan	- do -	05	
* **	144	Mr. Waqas Hussain	- do -	05	
	145	Mr. Sajjad Ahmad	- do -	05	
	146	Mr. Shabbir Ali	- do -	05	•
	147	Mr. Asfandiar	- do -	: 05	
	148	Mr. Shah Jehan	- do -	05	
	149	Mr. Naik Amal Khan	- do -	. 05	-
	150	Mr. Shah Nawaz	- do -	05	
	151	Mr. Irfanullah	- do -	05	
	152	Mr. Zahid Ali	- do -	.05	
	153	Mr.Farhan Ali	- do -	05	
· · · ·	154	Mr. Asad Mehmood	- do -	05	
	155	Mr. Ismail Khan	- do -	05	
	15,6	Mr. Siraj Ahmad	- do -	05	
	157	Mr. Malik Riaz	- do -	05	
· · · · · ·	158	Mr. Shakir Ullah	- do -	05	
· · ·	159	Muhammad Safeer	- do -	05	
	160	Mr. Abdul Wahab	- do -	05	
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		5	•
161	Mr.Johar Ali	- do -	05
162	S. Amjad Ali Shah	- do -	05
163	Mr. Siraj Khan	- do -	05
164	Mr. Muhammad Wisal	- do -	05
165	Mr. Misal Khan	- do -	05
166	Mr. Tariq Zada	- do -	05
167	Mr. Zahid Shah	- do -	.05
168	Mr. Sajjad Ali	- do -	05
169	Mr. Muhammad Ishaq	- do -	05
170	Mr. Akhtar Ali	- do -	05
171	Mr. Muhammad Daud	- do -	05
. 172	Mr. Askar Khan	· ·	05
173	Mr. Waheed Jan	- do -	05
174	Mr.Asmat Gul	- do -	05
175	Mr.Iftikhar Khan	- do -	05
176	Mr. Waqas Rashid	- do -	05
177	Mr. Lal Muhammad	- do -	05
178	Mr. Hanif Khan	- do -	05
179	Mr. Pir Madar	- do -	05
180	Mr. Hazrat Bilal	- do -	05
181	Mr. Nawab Zada	- do -	05
182	Mr. Rahman Ali	- do -	05
183	Mr. Fazal Amin	- do -	05
184	Mr. Humair Inayat Malik		05
185	Mst. Mahajireen Bibi	Aya	05
186	Mrs. Tahira Naqvi	- do -	05
187	Mrs, Azra Bukhari	- do -	05
188	Mrs. Ulfat Begum	- do -	05
189	Mrs. Shagufta	- do -	05
190	Mrs. Jameela Khatun	- do -	
191	Mrs. Ambareen Ismail	- do -	05
192	Mrs. Rehana Bibi	- do -	05
193	Mst. Naheeda Bibi	- do -	05
. 194	Mr. Sohail Ahmad	Naib Qasid	
195	Mr. Sardar Ali	- do -	
196	Mr. Faiz-Ur-Rahman	- do -	. 04
197	Mr. Liagat Ali	- do -	04
198	Mr. Farhad Ali Shah	- do -	04
199	Mr. Nadar Khan	- do -	·
200	Mr. Asifullah	· · · · · · · · · · · · · · · · · · ·	04
200	Mr. Inamullah	- do -	04
201	Mr. Muhammad Ghafoor	- do -	04
202	Mr. Mukhtar Shah	- do -	. 04
203	·	- do -	04
	Mr. Amjad Hussain	- do -	04

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205	Mr. Zia Ullah	- do -	04
206	Mr. Bakht Zamin	- do -	04
207	Mr. Mir Shah Jehan	- do -	04
208	Mr. Muhammad Shakeel	- do -	04
209	Mr. Tahir	- do -	04
210	Mr. Shaukat Hussain	- do -	04
211	Mr. Najam Khan	- do -	04
212	Mr. Zahir Ullah	- do -	04
213	Mr. Bakht Zaman	- do -	. 04
214	Mr. Shakri Muhammad	- do -	04
215	Mr. Khush Qadam	- do -	04
216	Mr. Fazle Maula	Chowkidar	04
217	Mr. Muhammad Ikram	- do -	04
218	Mr. Khan Zaib	- do -	04
219	Mr. Zafar Ali	- do -	04
220	Mr. Said Azam	• - do -	04
221	Mr. Nizam Wali	i - do -	04
222	Mr. Bashir	- do -	04
223	Mr. Ibad Ullah	- do -	04
224	Mr. Adnan	- do -	. 04
225	Mr. Muhammad Bilal	- do -	04
226	Mr. Muzafar Shah	- do -	04
· 227	Mr. Sajid Ahmad	- do -	04
. 228	Mr. Muhammad Hafeez	- do -	04
229	Mr. Ikram Ali	- do -	. 04
230	Mr. Shahid Hussain	- do -	04
231	Mr. Muhammad Nawaz	- do -	04
· 232	Mr. Sad Bad Shah	- do -	04
233	Mr. Muhammad Zafar	- do -	04
234	Mr. Gulab Khan	- do -	04
235	Mr. Faisal Khan	- do -	04
236	Mr. Muhammad Abbas	- do -	04
237	Mr. Nisar Ali	- do -	04
238	Mr. Hayat Khan	- do -	04
239	Mr. Tauti Muhammad	- do -	04
240	Mr. Muhammad Azam	- do -	04
241	Mr. Farid Ullah Jan	- do -	04
242	Mr. Murad Ullah	Mali	04
243	Mr. Akbar Ali	- do -	04
244	Mr. Musafir Gul	- do -	- 04
245	Mr. Lal Bahadar	- do -	04
246	Mr. Faizan Akhtar	- do -	04
247	Mr. Suhbat Khan	- do -	04
. 248	Mr. Gul Muhammad	- do -	04

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249	Mr. Shah Jehan	- do -	04
250	Mr. Imran Ali	- do -	04
251	Mr. Zafar Hussain	- do -	04
252	Mr. Muhammad Shafiq	- do -	04
253	Mr. Fazal Rabi	- do -	04
254	Mr. Shah Nawaz	Sanitary Worker	04
255	Mr. Javed Iqbal	- do -	04
256	Mr. Riaz Ahmad	- do -	04
257	Mr. Ikram Ullah	- do -	04
258	Mr. Sajid Ullah	- do -	04
259	Mr. Wasif Ali Rauf	- do -	04
260	Mr. Ayaz	- do -	04
261	Mst. Fazilat Bibi	- do -	04
262	Mr. Danial Masih	- do -	04
263	Ms. Maryam Salim	- do -	04
264	Mst. Naheed Begum	- do -	04
· 265	Mr. Siddique Ali	- do -	04
. 266	Mr. Amjad Ali	- do -	04
267	Mr. Rahid Ali	- do -	· 04
268	Mr. Muhammad Irshad	- do -	. 04
269	Mr. Iqbal Hussain	- do -	04
270	Mr. Haji Ahmad	- do -	04
271	Mr. Arshad Ali	- do -	04
272	Mr. Raza Muhammad	- do -	04
273	Mr. Suhail	- do -	. 04
274	Mr. Seyad Ali	- do -	. 04
275	Mr. Saleem Khan	- do -	04
276	Mr. Kamran Khan	- do -	04
277	Mr. Abid Jan	- do -	04
278	Mr. Abbas Ali	- do -	04
279	Mr. Javed Hashim .	- do -	. 04
280	Mr. Fazal Khaliq	- do -	. 04
281	Mr. Tariq Masih	- do -	04
282	Mst. Hasina Bibi	Dai / Midwife	04
283	Mst. Sharafat Nisa	- do -	04
284	Mr. Hameed Gul	Cook	05
285	Mr. Javed Ali	-do-	04
286	Syed Fawad Ali	- do -	04
287	Mr. Nasir Pervaiz	Cook Helper	04
288	Mr. Hafiz Ur Rahman	Hostel Bearer	05
289	Mr. Hazrat Ali	-do-	. 05
290 •		- do -	. 05
291	Mr. Waseem Arshad	- do -	05

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-Sd-DIRECTOR Social welfare, Special Education & Women Empowerment Department Khyber Pakhtunkhwa

Endst No.and Date even

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Copy forwarded for information and necessary action to the:

- 1. The Section Officer-VI Social Welfare, SE & WE Department Khyber Pakhtunkhwa.
- 2. Secretary to Govt of KP Establishment Department Khyber Pakhtunkhwa.
- 3. Secretary to Govt of KP Finance Department Khyber Pakhtunkhwa.
- 4. Principal Secretary to Chief Minister Khyber Pakhtunkhwa.
- 5. PSO to Chief Secretary Khyber Pakhtunkhwa.
- 6. Accountant General Khyber Pakhtunkhwa.
- 7. Director Information Khyber Pakhtunkhwa.
- 8: All In-charges of Devolved Institutions Khyber Pakhtunkhwa.
- 9. PA to Director Social Welfare, SE & WE Khyber Pakhtunkhwa.

DEPUTY DIRECTOR

(ISDC) Social welfare, Special Education & Women Empowerment Department 7 Khyber Pakhtunkhwa