### 01:04.2021

Petitioner with counsel present. Mr. Kabirullah Khattak learned Addl. AG alongwith Saleem SO for respondents present.

Representative of the respondent department submitted copy of office order dated 22.03.2021 wherein the departmental appeal of the petitioner has been dismissed. Copy of the same is handed over to the petitioner. To come up for further proceedings on **03**.06.2021 before S.B.

(Atiq Ur Rehman Wazir) Member (E)

# 03.06.2021

Petitioner in person and Mr. Muhammad Adeel Butt, Addl. AG alongwith Saleem S.O for the respondents present. On previous date, the respondent department submitted copy of office order dated 22.03.2021 wherein the departmental appeal of the petitioner has been dismissed.

The present Execution Petition has become infructuous and is filed. The petitioner, after exhausting departmental remedy, may approach to this Tribunal in accordance with law, if so advised. File be consigned to the record room.

### 31.12.2020

Learned counsel for the petitioner present. Mr. Noor Zaman Khattak, District Attorney for respondents present.

Implementation report not submitted. Learned District Attorney seeking two weeks time to make sure submission of the implementation report on the next date.

Adjourned to 02.02.2021 before S.B.

(Mian Muhammad) Member(E)

### 02.02.2021

Petitioner with counsel and Addl. AG alongwith Muhammad Saleem S.O and Abdul Wahid, Litigation Officer for the respondents present.

Representative of respondents requests for further time towards implementation of the judgment. In his view, the exercise will be completed in one month. Learned counsel for the petitioner does not object to the request provided the implementation report is positively submitted on next date.

The proceedings in hand are, therefore, adjourned to 01.04.2021 before S.B.

Chairma

FORM OF ORDER SHEET Court of Execution Petition No. [43 /2020 S.No. Date of order Order or other proceedings with signature of judge or Magistrate proceedings 2 3 · 1 <u>6.10</u>.2020 The Execution Petition submitted by Mr. Ghulam Sarwar 1 through Ibad Ur Rahman advocate may be entered in the relevant Register and put up to the Court for proper order please. REGISTRAR This Execution Petition be put up before S. Bench 2on 66/11/2020 CHAI 06,11.2020 Petitioner is present in person. Notice be issued to the respondents for implementation report for 31.12.2020 before S.B. (Muhammad Jamal Khan) Member (Judicial)

# BEFORE THE HONOURABLE KP SERVICE TRIBUNAL PESHAWAR

E.P. NO. 143 /2020

IN

# APPEAL NO. 1067/2015

Ghulam Sarwar Ex-Assistan Director (Admn) worked as Deputy Director (Admn). Khyber Pakhtunkhwa, Abbottabad.

# Versus

Secretary, elementary & Secondary Education Department, Peshawar

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2- Judgment dated 12-3-2012	A	3-5
3- Wakalatnama		6

IBADUR RAHMAN Advocate High Court 127-Sarhad Mansion Hashtnagri, GT Road Peshawar. Cell # 0300-5932939

Dated\_01\_/10/2020

# (l)

# BEFORE THE HONOURABLE KP SERVICE TRIBUNAL PESHAWAR.

E.P. NO. 143 /2020IN



APPEAL NO. 1067/2015

Ghulam Sarwar Ex-Assistan Director (Admn), worked as Deputy Director (Admn), Khyber Pakhtunkhwa, Abbottabad.

Versus

..... Respondent

Secretary elementary & Secondary Education Peshawar.

EXECUTION PETITION FOR IMPLEMENTATION OF JUDGMENT DATED 09-04-2019 PASSED BY THIS HONOURABLE TRIBUNAL.

Respectfully sheweth.

Petitioner submits as under :-

- 1- That the petitioner/ Appellant filed an Appeal against the notification bearing Endst No. SO (PE) /2-6 DPC meeting / BA & O from BS-16 to BS 17 2014 dated 28/08/2014, whereby the appellant was promoted from BS-16 to BS-17 Assisstant Director Administration, WITH immediate effect instead of the date of availability of the vacancy.
- 2- That this honoruable tribunal disposed-off the appeal with the following observations/directions :-

Admittedly, there is no order of the appellate authority in relation to the grievance of the appellant. Consequently the present case if remanded to the appellate authority (Respondent No.2) for decision of the departmental appeal of the appellant with speaking order. The present service appeal is disposed off in the above terms. Copy of the departmental

appeal of the appellant available on file be also sent to the appellate authority alongwith copy of this judgment, vide judgment dated 09-04-2019. (Copy attached as Annex:-A).

- 3- That since then, the appellant/Petitioner time an again requested for implementation of the respondents above the judgment/order of this honourable tribunal but still no response what so ever from there side.
- 4- That almost one and a half year has passed but still the respondent is reluctant to implement the judgment of this honourable tribunal and the applicant has left with no other option but to approach this honoruable tribunal, hence, the applicant in hand.

It is, therefore, humbly prayed that the respondents be directed to implement the judgment/order dated 09-04-2019.

Any other remedy deem proper in the matter and not specifically asked for may also please be given with Costs.

Petitioner/Appellant

Through:-

**IBADUR RAHMAN** Advocate High Court Sarhad Mansion Hashtnagri, GT Road Peshawar.

DATED 04/0/2020

### AFFIDAVIT

Stated on oath that above contents are true and correct to the best of my knowledge and belief.

Deponent



availability of vacancy instead of 29 08.2014

2

Learned counsel for the appellant argued that under the promotion criteria dated 28.01 2013, the vacant posts of Azsistant Director (Admn) & Assistant Director (F&A) BS-17 has to be filled up out of Budget & Account Officers through promotion on the basis of seniority cum fitness. Further argued that the posts of Assistant Director (Admn) & Assistant Director (F&A) remained occupied by the jumor most superintendents and other officers of the department hence the appellant's promotion to the post of Assistant Director was due from the date of availability of vacancy but the appellant was promoted to the said post w.e.f 29.08.2014 instead of from the date of availability of vacancy which is against haw and norms of justice; that the departmental appeal of the appellant went un-responded

4 As against that learned Deputy District Attorney argued that the appellant has not filed any departmental appeal against the promotion order dated 29.08.2014; that the appellant was not entitled for the grant of antedated promotion, that as and when the vacancy was available, the competent authority promoted the appellant vide impligned promotion order dated 29.08.2014

5. Argunients heard. File perused

4.1

6. It is also to be seen that whether under the promotion criteria which was in field prior to the promotion criteria dated 28.01.2013, the appellant was also entitled to promotion to the post of Assistant Director (BS-17) or otherwise.

Admittedly, there is no order of the appellate andapples in relation to the grievance of the appellant. Consequently the present cale to remainded to the appellate authority (Respondent No.2) for decision of the departmental appeal of the appellant with speaking order. The present service appeal n. disposed of in the above terms [ Copy of the departmental appear of the appellant available on file be also sent to the appellate authority alongwith copy of this judgment Parties are left to bear their own costs. File be consigned to the record room

1

Certified

(Hussain Shah) Member

ANNOUNCED 09 04:2019

(Muhammad Hamid Mughal) Member

5-2015

622**30** ايدوكيف: عجب دالهر ككر. باركوس اليهوى ايش نمبر:\_ يشاور بارايسوسى ايشن، خيبر پختونخواه دابط *نبر: <u>5932938 : 03/2</u>* كيس في في في ال مر و . او ۲ مر) ور بعدالت جناب: \_ 2020 دموی:\_\_\_\_\_ Petitioner منجانب: EPNO Je. 19/2 1067 20 / CP: inte :*7*. تقانه ث تحرير مقدمه مندرجه عنوان بالامين اپن طرف سے داسطے پیردی وجواب دہی کاردائی متعلقہ آن مقام ليها فد ( رسل عبا داله عن عبر المرحن عمر ان عدى البردين كوكا مقرر كر ب اقرار كيا جاتا في كد صاحب موضوف كو مقدة في كل كارداني كاكل اختيار بوكل فيز وكيل صاحب كو راضى نامه كرك وتقرر ثالث و فيصله بر جلف دين جواب دعوى إقبال ديوي اور درخواست الزمر فتتم كي تصديق زریں پراڈ شخط کرنے کا اختیار ہوگا، نیز بصورت عدم پیرڈی یا ڈگری یکطرفہ یا اپیل کی بڑا یہ گی اور منسوخی ، نیز دائر كراني أيل عرابي ونظرتاني ويتردى كراني كالعتار مو كا اور بصورت ضرورت مقده مذكورة المي كل ياجردى کر ان مستر کر است ایک بی مستر با مستر با مستر با مستر با ایک بی مستر با ایک بی ایک بی اندار مرافع کا اور صاحب کاردانی مسکر کا اصل اور دیک یا مطار قانونی کو ایپ ہمراہ یا ایک بیجائے تقر رکا اختیار موگا اور صاحب ، اور این کا ساخته پر داخته منظور و قبول مو گا مقرر شده كو والم تجمله بذكوره با اختيارات حاصل مو ، سے ہوگا ۔ کوئی تاریخ پیش مقام دورہ یا حد سے دوران مقدمہ میں جو خرک کر جاند التوائے مقدہ کے سب سیابند نه مون بط کرکه پیردی مذکوره کری ، ابذا دکالت نامه لکه دیا تا که سند رب باہر ہو تو دکیل صا الرقوم: KHUPENAVH کے لیے منظور ہے مقام 0 -نوث:اس دكالت نامد كى فو نوكاني نا قابل تيول موكى \_



## GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

No.SO (Lit)E&SED/1-3/SA#1263/2015. Dated Peshawar the, March 22, 2021

# <u>Order</u>

WHEREAS Mr. Ghulam Sarwar, was promoted from the post of Budget & Accounts Officer (BS-16) to post of Assistant Director BS-17 on regular basis on the recommendations of the Departmental Promotion Committee vide notification dated 29.08.2014.

2. **AND WHEREAS** In terms of Rule 15 (2) of Khyber Pakhtunkhwa Government Servants Appointment, Promotion & Transfer (APT) Rules 1989(in-vogue by then), he was on probation for a period of one year extendable for another year. Hence he was on probation upto 28.08.2016.

3. AND WHEREAS final seniority list of Assistant Director was issued on 31.08.2015.

4. **AND WHEREAS** his date of birth being 06.03.1956, he proceeded on retirement on 05.03.2016 on the basis of superannuation. Hence he retired from service before completion of his probation period on i.e 28.08.2016.

4. **AND WHEREAS** promotion to next higher grade/post is not considered during probation period as contained in clause-IV (f) of promotion policy 2009 of provincial Government.

5. **NOW THEREFORE** this departmental appeal has been considered on the above grounds and dismissed, being devoid of merit.

### SECRETARY

### Endst: Even No. & Date:

Copy of the above is forwarded to:-

- 1. The Registrar, Khyber Pakhtunkhwa Service Tribunal Peshawar w/r to judgement dated 09.04.2019 in Service Appeal No 1263 of 2015 and appeal No. 1067/2015.
- 2. The Director, E & S E Department Khyber Pakhtunkhwa, Peshawar.
- 3. Director, Curriculum & Teachers Education Abbottabad.
- 4. Section Officer (Lit-II), E&SE Department.
- 5. Mr. Ghulam Sarwar, Ex-Assistant Director (Administration) (BS-17)
- Directorate of Curriculum & Teachers Education Abbottabad.
- PS to Secretary, E & S E Department Khyber Pakhtunkhwa, Peshawar.
  Office Order File.

(MUEEB-UR-REHMAN) SECTION OFFICER (SCHOOLS/MALE)