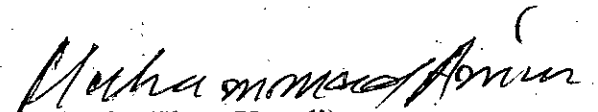


12.02.2020

Appellant in person present. Mr. Kabirullah Khattak learned Additional AG for the respondents present. Appellant requested for withdrawal of service appeal on the ground that his grievances has been redressed through notification No. SO (PE) 2-11/Move Over/2009 dated 15.11.2019 wherein he has been move over from BPS-17 to BPS-18 w.e.f. 01.12.2000. Copy of notification is placed on record. In this regard signature of the appellant has been obtained in the margin of order sheet. Consequently the present service appeal is dismissed as withdrawn. No order as to costs. File be consigned to the record room.


(Hussain Shah)
Member


(M. Amin Khan Kundi)
Member

ANNOUNCED
12.02.2020

I want to withdraw my present appeal

04.10.2019 Appellant in person present. Mr. Riaz Khan Paindakhel learned Assistant Advocate General for the respondents present. Appellant seeks adjournment as his counsel is not in attendance. Last opportunity is granted. Adjourn. To come up for arguments on 15.11.2019 before D.B.


Member


Member

15.11.2019 Appellant absent. Learned counsel for the appellant absent. Junior to counsel for the present. Mr. Usman Ghani learned District Attorney present. Junior to counsel for appellant seeks adjournment as senior counsel for the appellant is not available today. Adjourn by way of last chance. To come up for arguments on 17.01.2020 before D.B. Appellant be put to notice for the date fixed.


Member


Member

17.01.2020 Due to general strike on the call of Khyber Pakhtunkhwa Bar Council, instant appeal is adjourned to 12.02.2020 for further proceedings/arguments before D.B.

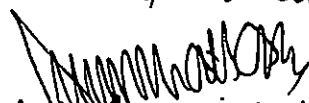

Member


Member

①

Appeal No: 1281/2014 regarding
move-over from Pps-17 to Pps-18
lodged by me in the Service Tribunal,
Court, KPK, Peshawar against Education
Department; KPK, Peshawar has been
decided in my favour by the afore-
said Court and sanction to this effect
bearing NO SD(PE)2-11 ^{more over} dated 5-11-2019
issued by the Secretary Education Deptt.
KPK. I received from the honourable
judges to day on 12.2.2020 with
thanks

Dated. 12/2/2020.

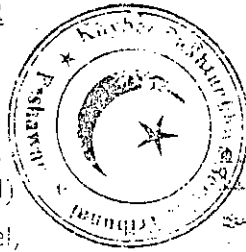

Abdul Halik Khattak
MSP, Pata, Khd,
Rt Po, Ghahar

(2)

(1)

**BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA
PESHAWAR**

Service Appeal No. 1281/2014



Abdul Malik Khattak Admin Officer (Retired)
Education Department, Mohallah Tatar Khe,
Village & P/o Shakar Dara, Tehsil Lachi, District Kohat **Appellant**

12-7-14
17-10-2014

Versus

1. Director of Elementary & Secondary Education Khyber Pakhtun Khwa, Peshawar.
2. Secretary to Government, Education Department Khyber Pakhtun Khwa, Peshawar.
3. District Education Officer Timargara.
4. District Account Officer Timargara **Respondents**

SERVICE APPEAL UNDER SECTION 4 OF THE SERVICE TRIBUNAL ACT 1973 READ WITH RELEVANT RULES, WHEREBY SANCTION FOR MOVE OVER FROM BPS-17 TO BPS 18 HAS REFUSED TO THE APPELLANT

PRAYER:

On acceptance of this appeal the sanction for move over from bps-17 to bps-18 may be considered from 30.10.1993; and 01.12.2000 in the light of the judgment of supreme court dated 05.03.2010.

Respectfully Sheweth:

Brief Facts:

1. That appellant was serving as administrative officer BPS 16 retired on 04.10.2001, from EDO School & literacy Timargara and selection grade awarded from 19.07.1999, vide his office bearing endorsement No.4420-4585/A-23/S-

Certified to be true copy
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

submitted to-
filed.

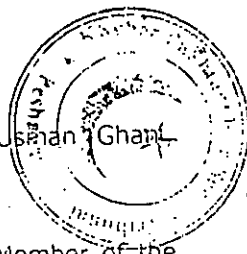
28/10/14

(3)

A. No. 1281/2014
Abdulmalik


15.05.2019.

Counsel for the appellant and Mr. Usman Ghanf
District Attorney for the respondents present.



Due to demise of his father, learned Member of the
Bench (Mr. Hussain Shah) is on leave. Adjourned to
22.07.2019 for arguments before the D.B.


Chairman

Certified to be true copy

Khalid Ahmad
Service Tribunal,
Peshawar

Date of Presentation of Application 27-5-19
Number of Copies 6
Copying Fee 6
Fees 6
Name of Applicant [Signature]
Date of Completion of Case 18-6-19
Date of Delivery of Case 18-6-19



4
GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar the 05.11.2019

NOTIFICATION

No. SO(PE)2-11/Move Over/2009:- Consequent upon the recommendations of the Departmental Promotion Committee (DPC) in its meeting held on 30.09.2019, the Competent Authority is pleased to grant move over from BS-17 to BS-18 to Mr. Abdul Malik, Ex-Budget & Accounts Officer, Dir Lower, w.e.f 01.12.2000, in order to implement the service appeal No. 1281/2014 as per Service Tribunal Khyber Pakhtunkhwa Peshawar order dated 04.07.2018.

SECRETARY

Elementary & Secondary Education Department
Khyber Pakhtunkhwa Peshawar

Endst: of even No. & Date.

Copy of the above is forwarded for information and n/action to the: -

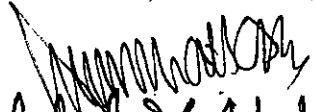
1. Accountant General Khyber Pakhtunkhwa, Peshawar.
2. Secretary to Government of Khyber Pakhtunkhwa Establishment Department.
3. Secretary to Government of Khyber Pakhtunkhwa Finance Department.
- ✓ 4. Registrar, Service Tribunal Khyber Pakhtunkhwa, Peshawar.
5. Director E&SE Khyber Pakhtunkhwa Peshawar.
6. District Education Officer (Male) Dir Lower.
7. District Accounts Officer, Dir Lower.
8. PS to Chief Secretary, Khyber Pakhtunkhwa, Peshawar.
9. PS to Secretary, E&SE Department, Peshawar.
- ✓ 10. Mr. Abdul Malik, Ex-Budget & Accounts Officer, Dir Lower, Mohallah Tatar Khel Village & Post Office, Shakardara Tehsil Lachi District Kohat.


SECTION OFFICER (PRIMARY)

(1)

Appeal NO. 1281/2014 regarding
move-over from Pps-17 to Pps-18
lodged by me in the Service Tribunal,
Court, KPK, Peshawar against Education
Department, KPK, Peshawar has been
decided in my favour by the afore-
said Court and sanction to this effect
bearing NO SD(PE)2-11 ^{state prov} dated 5-11-2019
issued by the Secretary, Education Deptt.
KPK, I received from the honourable
judges to day on 12.2.2020 with
thanks

Dated. 12/2/2020.


Abdul Halik Khattak
MSh, Pataj Kund,
V & PO, Shahar

(2)

(1)

**BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA
PESHAWAR**

Service Appeal No. 1281/2014

Abdul Malik Khattak Admin Officer (Retired)
Education Department, Mohallah Tatar Khel,

Village & P/o Shakar Dara, Tehsil Lachi, District Kohat **Appellant**



1274
17-10-2014

Versus

1. Director of Elementary & Secondary Education Khyber Pakhtun Khwa, Peshawar.
2. Secretary to Government, Education Department Khyber Pakhtun Khwa, Peshawar.
3. District Education Officer Timargara.
4. District Account Officer Timargara **Respondents**

= = = = =
SERVICE APPEAL UNDER SECTION 4 OF THE SERVICE
TRIBUNAL ACT 1973 READ WITH RELEVANT RULES,
WHEREBY SANCTION FOR MOVE OVER FROM BPS-17
TO BPS 18 HAS REFUSED TO THE APPELLANT
= = = = =

PRAYER:

On acceptance of this appeal the sanction for move over from bps-17 to bps-18 may be considered from 30.10.1993, and 01.12.2000 in the light of the judgment of supreme court dated 05.03.2010.

Respectfully Sheweth:

Brief Facts:

1. That appellant was serving as administrative officer BPS-16 retired on 04.10.2001, from EDO School & literacy Timargara and selection grade awarded from 19.07.1999, vide his office bearing endorsement No.4420-4585/A-23/S-

Certified to be true copy

Khyber Pakhtunkhwa
Service Tribunal,
Peshawar

submitted to-442
d/ filed.

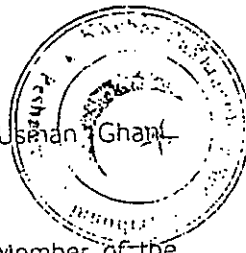
28/10/14

(3)

A. No. 1281/2014
AbdulMalik

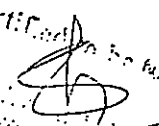
15.05.2019.

Counsel for the appellant and Mr. Usman Ghanj
District Attorney for the respondents present.



Due to demise of his father, learned Member of the Bench (Mr. Hussain Shah) is on leave. Adjourned to 22.07.2019 for arguments before the D.B.


Chairman

Certified to be true copy

Khalid Ahmad
Service Tribunal
Peshawar

Date of Presentation of Affidavit 27-5-14
Number of Pages 800
Copying Fee 6
Utensils 6
Total 6
Name of Applicant [Signature]
Date of Completion of Affidavit 18-6-18
Date of Delivery of Copy 18-6-19



GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Dated Peshawar the 05.11.2019

NOTIFICATION

No. SO(PE)2-11/Move Over/2009:- Consequent upon the recommendations of the Departmental Promotion Committee (DPC) in its meeting held on 30.09.2019, the Competent Authority is pleased to grant move over from BS-17 to BS-18 to Mr. Abdul Malik, Ex-Budget & Accounts Officer, Dir Lower, w.e.f 01.12.2000, in order to implement the service appeal No. 1281/2014 as per Service Tribunal Khyber Pakhtunkhwa Peshawar order dated 04.07.2018.

SECRETARY

Elementary & Secondary Education Department
Khyber Pakhtunkhwa Peshawar.

Endst: of even No. & Date.

Copy of the above is forwarded for information and n/action to the: -

1. Accountant General Khyber Pakhtunkhwa, Peshawar.
2. Secretary to Government of Khyber Pakhtunkhwa Establishment Department.
3. Secretary to Government of Khyber Pakhtunkhwa Finance Department.
- ✓ 4. Registrar, Service Tribunal Khyber Pakhtunkhwa, Peshawar.
5. Director E&SE Khyber Pakhtunkhwa Peshawar.
6. District Education Officer (Male) Dir Lower.
7. District Accounts Officer, Dir Lower.
8. PS to Chief Secretary, Khyber Pakhtunkhwa, Peshawar.
9. PS to Secretary, E&SE Department, Peshawar.
- ✓ 10. Mr. Abdul Malik, Ex-Budget & Accounts Officer, Dir Lower, Mohallah Tatar Khel Village & Post Office. Shakardara Tehsil Lachi District Kohat.


SECTION OFFICER (PRIMARY)


15.05.2019


Counsel for the appellant and Mr. Usman Ghani,
District Attorney for the respondents present.

Due to demise of his father, learned Member of the
Bench (Mr. Hussain Shah) is on leave. Adjourned to
22.07.2019 for arguments before the D.B.


Chairman

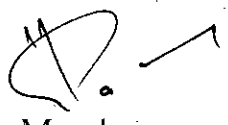
22.07.2019. Appellant in person present. Mr. Muhammad Jan learned
Deputy District Attorney for the respondents present.
Appellant requested for adjournments as his counsel is not in
attendance. Adjourned. To come up for arguments on
27.08.2019 before D.B.


(Hussain Shah)
Member


(M. Amin Khan Kundi)
Member

27.08.2019 Appellant in person present. Mr. Riaz Paindakheil
learned AAG present. Appellant seeks adjournment as his
counsel is not in attendance. Adjourn. To come up for
arguments on 04.10.2019 before D.B.

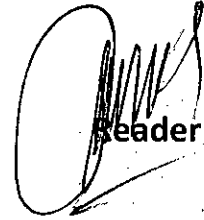

Member


Member

Service Appeal No. 1281/2014

02.11.2018

Neither appellant nor his counsel present. Mr. Kabirullah Khattak, Additional AG for the respondents present. Due to retirement of Hon'ble Chairman, the Tribunal is incomplete. Therefore, the case is adjourned. To come up for the same on 26.12.2018.



Chairman

26.12.2018

Appellant in person and Mr. Ziaullah, DDA for the respondents present.

Appellant requests for adjournment on account of engagement of Learned senior counsel before the Hon'ble High Court. Adjourned to 28.02.2019 for arguments before the D.B.



Member



Chairman

28.02.2019

Appellant in person And Addl. AG for the respondents present.

Due to general strike on the call of ~~the~~ ~~Pakhtunkhwa~~ Bar Association instant matter is adjourned to 15.05.2019 before the D.B.




Member




Chairman

07.08.2018


Appellant with counsel present. Mr. Zia Ullah learned Deputy District Attorney alongwith Mr. Fazal Subhan SO and Mr. Aziz Ullah PST present. Mr. Fazal Suubhan representative seeks adjournment to process the case of the appellant. Adjourned. To come up for further proceedings on 06.09.2018 before D.B.



(Muhammad Hamid Mughal)
Member


(Muhammad Amin Kundi)
Member

06.09.2018


Appellant with counsel and Mr. Riaz Paindakheil learned Assistant Advocate General present. On previous date Mr. Fazal Subhan S.O appeared as representative and sought adjournment to process the case of the appellant. However he is absent today. He be summoned for 01.10.2018 with warning of attachment of his salaries and to come up for further proceedings before DB on the date fixed


(Muhammad Amin Kundi)
Member


(Muhammad ~~HAMID~~)
Member

01.10.2018

Appellant in person present. Mr. Muhammad Jan learned Deputy District Attorney for the respondent present. Appellant requested for adjournment that his counsel is not available today. Adjourned. To come up for arguments on 02.11.2018 before D.B.



(Hussain Shah)
Member


(Muhammad Hamid Mughal)
Member

07.03.2018

Appellant present with counsel and fresh Wakalatnama submitted. Addl. AG alongwith Azizullah, PST for the respondents present. The newly engaged counsel for the appellant seeks adjournment to prepare the case. Granted. To come up for arguments on 09.05.2018 before the D.B at camp court, Swat.


Member


Chairman
Camp court, Swat

09.05.2018


The Tribunal is non-functional due to retirement of the Worthy Chairman. To come up for the same on 04.07.2018 before the D.B at camp court, Swat.



Reader

04.07.2018

Appellant Abdul Malik alongwith counsel Mr. Gul Nawaz present. No one present on behalf of respondent department, however Mr. Usman Ghani learned District Attorney put appearance.

The grievance viz prayer of the appeal and Para-III of the comments submitted by respondents No. 1 to 3, when taken in juxtaposition, then one thing is clear that the case of the appellant is pending for sanction in the office of respondent No. 2. Since the appellant is retired employee and coming from far flung area of Shakar Dara Kohat, as such, in the best interest of justice the appeal in hand would be heard at principal seat Peshawar. However to cut short the proceedings and expedite the matter, respondent No.2 is directed to attend this Tribunal in person and explain his position on the subject on 07.08.2018. To come up for further proceedings on the date fixed before D.B at Principal Seat Peshawar


Member


Chairman
Camp Court, Swat

To

Most-respected chairman
Service Tribunal, Peshawar.

Code No

1281/2014

Subject: Implementation of "Decree"

Respected Sir,

with due regards I beg to state as under -

- 1/ Right from 2013-2014 I am attending the honourable Service Tribunal court seeking Justice regarding sanction for Move-over from Bps-17 to Bps-18 but till date while six years have been expired but the case is unnecessarily kept lingering on and in this respect I have spent a lot of money.
- 2/ On 2.11.2018 in the presence of the representatives viz Mr. Subhanudin, Section Officer in DPE Secretariate and Mr. Hameed-ur Rehman, Asstt. in the Office of Provincial Education Directorate, Peshawar, the case was decided in my favour by the ~~the~~ honourable member of the Service Tribunal, Peshawar.
- 3/ At the Member sb; asked both the afore-said representatives when sanction of Move-over will be issued. They promised within a month. The afore-said Member also directed them that no lame-excuses should be repeated and they also re-agreed upon and requested the afore-said authority that Mr. Abdul Wahid will provide ACRs for the period from 1993 to 2000 & sent to the Education Directorate, Peshawar.
- 4/ I have provided ACRs for the above-mentioned period and sent to Mr. Umer Nawaz, Admn. in Provincial Education Directorate, Peshawar under registered cover bearing No. 963 dt 19.12.2018.

PJO

5/ Respected Sir, some how or other lame-excuses are provided to me.

6/ Therefore I very humbly request your kind honour that - the case may kindly be decided by implementing "Decree" upon concerned:

- i) viz: Secretary Education, KPK. Peshawar.
- ii) Director of Education, KPK. Peshawar.
- iii) Distt. Accounti Officer, Timergara, Lower Dir.
- iv) Distt. Accounti Officer, Distt. Kohat.

Sir, From the very deepest-core of my heart - I will pray for your long life and prosperity.


Dated: 22/07/2019.

Yours most obedient servant,
[Signature]
(Abdul Malik Khattak)
Ex. Asst. Director (ESB) Education
Dept.
Jish, Patar Khel,
V. & P. Shahardarra,
Teh: Lachi, Distt. Kohat.

Office
dated

04.05.2017


Appellant alongwith his counsel present. Mr. Hameed-ur-Rehman, AD (litigation) and Mr. Muhammad Saeed, Subject Specialist with Mian Amir Qadar, Deputy Attorney for the respondents also present. Written reply by respondents No. 1 to 3 submitted. Costs of Rs. 6000/- also paid and receipt thereof obtained from the appellant. To come up for rejoinder and arguments on 04.10.2017 before D.B at Camp Court Swat.


(MUHAMMAD AMIN KHAN KUNDI)
MEMBER
Camp Court Swat

04.10.2017

Appellant in person and Mr. Muhammad Zubair, District Attorney alongwith Muhammad Saeed, SS for the respondents present. Rejoinder submitted. Appellant seeks adjournment as his counsel is not in attendance. To come up for arguments on 03.01.2018 before the D.B at camp court, Swat.



Member


Chairman
Camp court, Swat

03.01.2018

Appellant in person and Addl. AG for the respondents present. Appellant submitted an application for adjournment as his counsel is busy in some domestic affair. Adjourned. To come up for arguments on 07.03.2018 before D.B at camp court, Swat.


Member


Chairman
Camp Court, Swat

1281/2014


07.03.2017

Appellant in person and Mr. Muhammad Saeed, ATO for respondent No. 4 with Mr. Muhammad Zubair, Senior Government Pleader for the respondents present. Written reply by respondent No. 4 already submitted. Despite repeated opportunities respondents No. 1 to 3 failed to submit written statement and, finally, last opportunity was further extended subject to payment of cost of Rs. 1000/- vide order dated 07.12.2015 but despite the said extension they failed to submit written statement and as such the case was assigned to D.B for rejoinder with reference to written statement of respondent No. 4 as well as final hearing.

Thereafter respondents No. 1 to 3 have submitted the instant application for restoration of their right of defence.

The nature of the case would suggest that it would be appropriate to extend one more opportunity to the respondents but subject to compensatory cost. As such one more opportunity is extended to respondents No. 1 to 3 subject to payment of further cost of Rs. 5000/- which shall be paid by respondents No. 1 to 3 from their own pockets. To come up for payment of total cost i.e. Rs. 6000/- as well as written statements of respondents No. 1 to 3 on 04.05.2017 before S.B at camp court, Swat.


Member


Chairman
Camp court, Swat

3.2.2016


Appellant in person, M/S Fayaz-ud-Din, ADO and Muhammad ATO alongwith Mr. Ameer Qadir, GP for respondents present. Written reply not submitted by respondents No. 1 to 3 despite repeated opportunities including last opportunity with further extension of the same subject to payment of cost of Rs.1000/-. No further opportunities are allowed to the respondents for submission of written reply. Respondent No. 4 has already submitted written statement. The appeal is assigned to DB for rejoinder and final hearing for 1.8.2016 at Camp Court Swat.

21.08.16

01.08.2016

Appellant in person, M/S Muhammad Idrees, Asstt. Jamil Shah, Senior Auditor and Mr. Muhammad Seed, SS alongwith Mr. Muhammad Zubair, Sr.GP for the respondents present. Submitted application for restoration of right of defence of respondents No. 1 to 3. Copy handed over to appellant. To come up for reply and arguments on application on 09.11.2016 before D.B at camp court, Swat.

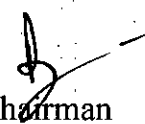

Chairman
Camp Court Swat


Chairman
Camp court, Swat.

09.11.2016

None present for appellant. Mr. Muhammad Jamil, Senior Auditor alongwith Mr. Muhammad Zubair, Sr.GP for respondents present. Adjourned for reply by appellant and arguments on application to 07.03.2017 before D.B at Camp Court Swat.


Member


Chairman
Camp court, Swat


01.10.2015

Counsel for the appellant, Khurshid Khan, SO for respondent No. 2 and Muhammad Saeed, Assistant Treasury Officer for respondent No. 4 alongwith Addl: A.G for all respondents present. Written reply not submitted. Requested for further adjournment. Last opportunity granted. To come up for written reply/comments on 7.12.2015 before S.B at Camp Court Swat as the matter pertains to the territorial limits of Malakand Division.


Chairman


7.12.2015

Appellant in person and Mr. Muhammad Saeed, ATO for respondent No. 4 alongwith Assistant A.G for all respondents present. Written reply by respondent No. 4 submitted while the same not submitted on behalf of respondents No. 1 to 3 despite last opportunity. One more opportunity is granted to the said respondents No. 1 to 3 subject to payment of cost of Rs. 1000/- which shall be borne by respondents No. 1 to 3 from their own pockets. To come up for written reply/comments on behalf of respondents No. 1 to 3 and payment of cost on 3.2.2016 before S.B at Camp Court Swat.


Chairman
Camp Court Swat

26.01.2015

Appellant along with clerk of counsel for the appellant present, and requested for adjournment due to pre-occupation of learned counsel for the appellant in the Peshawar High Court, Peshawar. Request accepted. To come up for preliminary hearing on 13.03.2015.


Member

13.03.2015

Counsel for the appellant present. Learned counsel for the appellant argued that the appellant, while serving as Administrative Officer, has retired from service on 10.02.2001. That he was entitled to move-over w.e.f 01.12.2000 which was not granted to the appellant during his service tenure though granted to similarly placed employees including Juniors Officers. That the appellant preferred departmental appeal on 20.06.2014 which was not responded and hence the present service appeal on 17.10.2014. That the denial of move-over is affecting the pensionary benefits of the appellant and hence limitation may not run in the case of appellant.

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 30.06.2015 before S.B.


Chairman

Appellant in person and Mr. Muhammad Qasim, AAO for respondent No. 4 alongwith Addl. A.G for all respondents present. Requested for adjournment. To come up for written reply/comments on 2015 before S.B.


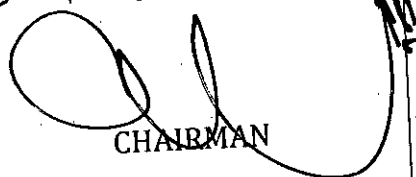

Chairman

Amount Deposited
Security & Process Fee




Form- A
FORM OF ORDER SHEET

Court of _____
Case No. 1281/2014

| S.No. | Date of order Proceedings | Order or other proceedings with signature of judge or Magistrate |
|-------|---------------------------|---|
| 1 | 2 | 3 |
| 1 | 28/10/2014 | <p>The appeal of Mr. Abdul Malik resubmitted today by Mr. Muhammad Amin Khattak Lachi Advocate may be entered in the Institution register and put up to the Worthy Chairman for preliminary hearing.</p> <p style="text-align: right;"> REGISTRAR</p> |
| 2 | 6-11-2014 | <p>This case is entrusted to Primary Bench for preliminary hearing to be put up there on <u>26-1-2015</u>.</p> <p style="text-align: right;"> CHAIRMAN</p> |

26.01.2015

Appellant along with clerk of counsel for the appellant present, and requested for adjournment due to pre-occupation of learned counsel for the appellant in the Peshawar High Court, Peshawar. Request accepted. To come up for preliminary hearing on 13.03.2015.


Member

13.03.2015

Counsel for the appellant present. Learned counsel for the appellant argued that the appellant, while serving as Administrative Officer, has retired from service on 10.02.2001. That he was entitled to move-over w.e.f 01.12.2000 which was not granted to the appellant during his service tenure though granted to similarly placed employees including Juniors Officers. That the appellant preferred departmental appeal on 20.06.2014 which was not responded and hence the present service appeal on 17.10.2014. That the denial of move-over is affecting the pensionary benefits of the appellant and hence limitation may not run in the case of appellant.

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 30.06.2015 before S.B.


Chairman

Appellant Deposited
Security & Process Fee



30.06.2015

Appellant in person and Mr. Muhammad Qasim, AAO for respondent No. 4 alongwith Addl. A.G for all respondents present. Requested for adjournment. To come up for written reply/comments on 1.10.2015 before S.B.


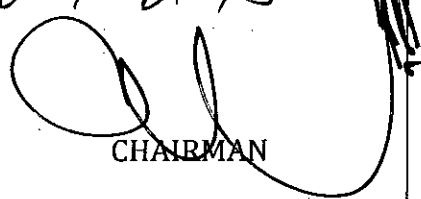

Chairman

Form- A

FORM OF ORDER SHEET

Court of _____

Case No. 1281/2014

| S.No. | Date of order Proceedings | Order or other proceedings with signature of judge or Magistrate |
|-------|---------------------------|--|
| 1 | 2 | 3 |
| 1 | 28/10/2014 | <p>The appeal of Mr. Abdul Malik resubmitted today by Mr. Muhammad Amin Khattak Lachi Advocate may be entered in the Institution register and put up to the Worthy Chairman for preliminary hearing.</p> <p style="text-align: right;"> REGISTRAR</p> |
| 2 | 6-11-2014 | <p>This case is entrusted to Primary Bench for preliminary hearing to be put up there on <u>26-1-2015</u>.</p> <p style="text-align: right;"> CHAIRMAN</p> |

IN THE COURT OF SERVICE TRIBUNAL, KPK PESHAWAR

Case No: 1281/2014

Abdul Malik Khattak V/S Secretary to Govt. Education Department KPK Peshawar
Director of education, E&SE KPK Peshawar
District Account Officer Lower Dir, Temargara

Written Statement:-

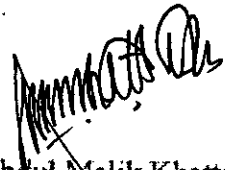
Most humbly I beg to draw your kind attention towards yours courts verbal orders issued to concerned in my case no 1281/2014

- 1) The Education Department representative still hesitate to issue formal move-over order to BPS-18 w.e.f 01-12-2000 in my favour. (Their written observations are attached herewith).
- 2) All necessary documents i.e retirement order, Pay slip etc have been sent to respondent No 01

Final orders may kindly be issued to respondent No. 1 to 3 with the decree that court order should be considered as final move-over order to BPS-18 wef 01-12-2000 in respect of the above appelland and release his pay and pension ect forth with.

Submitted please.

Date: 22/07/2019


Abdul Malik Khattak
Ex. Assistant director
Establishment education Department
Moh: Tatar Khel, P/O Shakaradar
Tehsil Lachi, District Kohat

To

The Director of Education,

Elementary & Secondary Education, RPK, Peshawar

Subject: Sanction for Move-over from Bps-17 to Bps-18

Respected Sir,

With due regards I beg to request your honour that the undersigned is to be allowed Move-over from Bps-17 to Bps-18 on account of award of selection grade with effect of 30-10-1993 instead of 19-7-1993 in the light of the decision of the decision of Supreme Court of Pakistan Verdict dated 5-10-5-3-2010 vide your office endt. NO 3410-24/E/DSR/Estt-3/litigation dated 26.4.2010 (copies containing Ten Pages of Annexure 'A') and Copy of the order of the honourable Supreme Court (Six copy of each SET) from Annexure (B) (Ten Copies SET) are enclosed herewith.

In addition the under-mentioned documents are also attached in Ten sets

1. Ten copies of the award of the selection grade earlier accorded w.e.f. 19-7-1999 in Annexure (C)
2. Ten copies of the Seniority List of ADEs (A) containing Three Pages in Annexure (D)
3. Ten copies of the Sanction of Move-over from Bps 16 to Bps 17. Ten copies attached in Annexure (E)
4. Copies of Proforma duly filled in regarding Particulars of Office for Departmental promotion Committee in Annexure (F)
5. Ten copies of character Roll of AER
6. Ten copies of Analysis of Certificate record of last five year in Annexure (H)

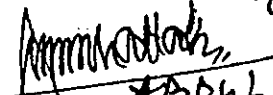
7. Ten copies of sanction to the leave pay equal to 180 days in lieu of preparing to retirement in Annexure (I)
8. Ten copies of working papers for Departmental Promotion Committee in Annexure (J)
9. Ten copies of the certificates regarding non-employment in any departmental and any Anti-Corruption case in Annexure (K)
10. Last-Pay Certificate (Ten copies) issued by the D.A.O. Timargara at lower Dir in Annexure (L)

Besides above all it is also stated for your information that on my request for the regularization of my pay to the Dist. Accounts Officer, Dist. lower at Timargara, the undersigned has been directed vide his office foot-note para (i) in office memo, No. GAD/K-32, D.A.O., Dist. lower, bearing endt. No. 1140-4/ dated 18.7.2012 which can be perused in the copy of pay slip enclosed in SET submitted in annexure L to get sanction for more-over from Bps-17 to Bps-18 w.e.f. 1.12.2000.

It is therefore humbly requested that necessary sanction for the above-said more-over from Bps-17 to Bps-18 from the above-said date may be obtained from the authority concerned & oblige.

Encls: Ten sets. Dated 13.2.2013.

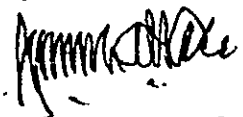
Yours obediently.


ABDUL WAHID KHATTAK;

Ex-Admn Officer, Edu. Deptt.

Moh. Patar Wheel, v + Po, Shahbantarra Pahladi
B.H. Koda

Copy of the above is also forwarded to the Secretary to Govt Education, K.P.K. Peshawar for information; please.




The appeal of Mr. Abdul Malik Khattak Admin Officer (Retired) Education Department received today i.e. on 17.10.2014 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Copy of impugned order mentioned in the heading of the appeal is not attached with the appeal which maybe placed on it.
- 2- Annexures of the appeal may be attested.
- 3- Copy of judgement of Supreme Court of Pakistan is illegible which may be replaced by legible/better one.

No. 1504 /S.T,

Dt. 17/10 /2014.


REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. M.Amin Khattak Lachi Adv. Pesh.

Resubmitted after compliance

*Appellant requested for
move over for BPS-18. which
is given to other person though
S.Court judgment dated 5.3.10.
Appellant is discarded.
Please maybe fixed type
and.*

*Appellant
Counsel*

BEFORE THE SERVICE TRIBUNAL, KPK, PESHAWAR

Service Appeal No. 1281 /2014

Abdul Malik Khattak.....Appellant

V E R S U S

Director E&SE, KPK Peshawar and others.....Respondents

I N D E X

| S.No | Description of Documents | Annex | Pages |
|------|-------------------------------------|-------|-------|
| 1. | Service Appeal with affidavit | | 1-4 |
| 2. | Addresses of parties | | 5 |
| 3. | Copy of departmental appeal | | 6-7 |
| 4. | Copy of pension book | | 8-22 |
| 5. | Copy of copy of order dt.29.09.2004 | | 23-27 |
| 6. | Copy of appeal dt.17.09.2011 | | 28 |
| 7. | Copy of appeal dt.20.04.2011 | | 29-30 |
| 8. | Copy of letter dt.08.09.2012 | | 31-32 |
| 9. | Copy of appeal dt.17.12.2011 | | 33-35 |
| 10. | Copy of judgment dt.05.03.2010 | | 36-38 |
| 11. | Copy of corrigendum dt.26.04.2010 | | 39 |
| 12. | Copy of letter | | 40-41 |
| 13. | Copy of letter dt.09.05.2014 | | 42-43 |
| 14. | Copy of letter dt.18.07.2012 | | 44 |
| 15. | Copy of letter dt.08.09.2012 | | 45-46 |
| 16. | Copy of letter dt.04.06.2014 | | 47-48 |
| 17. | Wakalat Nama | | |

M. Amin Khattak Lachi
Petitioner

Through

M. Amin Khattak Lachi
Advocate Supreme Court

Date: ___/___/2014

①

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA
PESHAWAR

Service Appeal No. 1281 /2014

Abdul Malik Khattak Admin Officer (Retired)
Education Department, Mohallah Tatar Khel,
Village & P/o Shakar Dara, Tehsil Lachi, District Kohat **Appellant**

12-7-14
17-10-2014

Versus

1. Director of Elementary & Secondary Education Khyber Pakhtun Khwa, Peshawar.
2. Secretary to Government, Education Department Khyber Pakhtun Khwa, Peshawar.
3. District Education Officer Timargara.
4. District Account Officer Timargara **Respondents**

= = = = =

SERVICE APPEAL UNDER SECTION 4 OF THE SERVICE TRIBUNAL ACT 1973, READ WITH RELEVANT RULES, WHEREBY SANCTION FOR MOVE OVER FROM BPS-17 TO BPS 18 HAS REFUSED TO THE APPELLANT

= = = = =

PRAYER:

On acceptance of this appeal the sanction for move over from bps-17 to bps-18 may be considered from 30.10.1993, and 01.12.2000 in the light of the judgment of supreme court dated 05.03.2010.

= = = = =

Respectfully Sheweth:

Brief Facts:

1. That appellant was serving as administrative officer BPS-16 retired on 04.10.2001, from EDO School & literacy Timargara and selection grade awarded from 19.07.1999, vide his office bearing endorsement No.4420-4585/A-23/S-

Re-submitted to ~~DO~~ and filed.

28/10/14

Grade/B- 17/Supds/AAO/AO/Supds etc dated 29.09.2004, whereby the name of appellant is at Serial No.3.

2. That the appellant could not accept the offer and retired on 04.10.2001.
3. That some of the effectee filed appeal in the Service Tribunal, which was allowed on 15.08.2006, which was upheld by the Supreme Court of Pakistan vide its verdict dated 05.03.2010 and Writ Petition No.35-P to 51-P and C.P No.301-P/2007 and under the provision of finance department notification No.FD/PRC 4-1/91 dated 30.10.1993, and (E & SE) Department circular 604-754 dated 07.05.2002, the date of award of selection grade BPS-17 of the ADEO/ASDEO/Admin Officer/ B & AO/ Superintendent BPS-16 working in directorate of (E & SE) Khyber Pakhtunkhwa, Peshawar and district officer issued vide the office notification No.4420-4585/ A-23/MS/S-grade BPS-17/ Superintendent /AO dated 9.09.2004 may be read as 30.10.1993, instead of 19.07.1999.
4. That due to the aforesaid notification appellant is entitled for selection from the year of 1993 and the appellant is preferred appeal to the secretary education department Khyber Pakhtunkhwa for issuing formal sanction for the aforesaid mover over with effect 01.12.2000 in the light of the pay fixation carried out by the District Account Officer Timargara.
5. That appellant filed departmental appeal but not redressed finding no alternative this appeal is filed on the following grounds;

GROUND:

- A. That denial of the respondents of selection grade with effect from 1993 in the light of the judgment of Supreme Court is illegal.
- B. That same relief has given to the other effective and they are redress so they discriminated the appellants.
- C. That appellants are retired but entitled for the sanction for move over from the back date in the light of the judgment of Supreme Court.
- D. That conduct of respondent is totally discriminatory and not treating according to law.
- E. That some other grounds may be adduced during the course of arguments.

It is, therefore, prayed that on acceptance of this appeal sanction for selection grade for move over from BPS-17 to BPS-18 w.e.f 01.12.2000, in the light of Supreme Court judgment may be granted.

[Signature]
Appellant

Through

Date: /__01/2014

[Signature]
Muhammad Amin Khattak Lachi
Advocate,
Supreme Court of Pakistan.

&

[Signature]
Ibrahim Shah
Advocate, High Court,
Peshawar

**BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA
PESHAWAR**

Service Appeal No. _____/2014

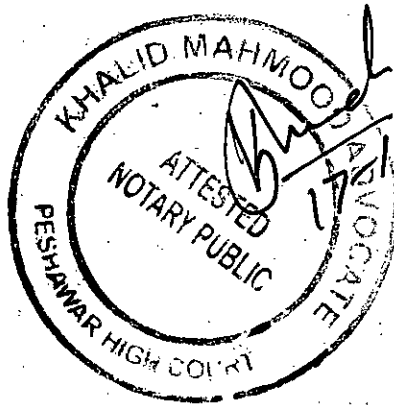
Abdul Malik Khattak Admin Officer. **Appellant**

Versus

Director of Elementary & Secondary Education Khyber Pakhtun Khwa,
Peshawar, and others **Respondents**

A F F I D A V I T

I, Abdul Malik Khattak Admin Officer (Retired) Education Department,
Mohallah Tatar Khel, Village & P/o Shakar Dara, Tehsil Lachi, District
Kohat, do hereby solemnly affirm and declare that the contents of the
accompanying **Service Appeal** are true and correct to the best of my
knowledge and belief and nothing has been concealed from this learned
court.



[Handwritten signature]

Deponent

5

**BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA
PESHAWAR**

Service Appeal No. _____/2014

Abdul Malik Khattak Admin Officer. **Appellant**

Versus

Director of Elementary & Secondary Education Khyber Pakhtun Khwa,
Peshawar, and others **Respondents**

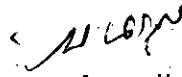
ADDRESSES OF PARTIES

Petitioner:

Abdul Malik Khattak Admin Officer (Retired)
Education Department, Mohallah Tatar Khel,
Village & P/o Shakar Dara, Tehsil Lachi, District Kohat


Respondents:

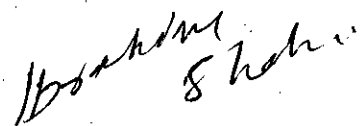
1. Director of Elementary & Secondary Education Khyber Pakhtun Khwa, Peshawar.
2. Secretary to Government, Education Department Khyber Pakhtun Khwa, Peshawar.
3. District Education Officer Timargara.
4. District Account Officer Timargara. /


Appellant

Through

Date: ___/___/2014


Muhammad Amin Khattak Lachi
Advocate,
Supreme Court of Pakistan.

& 

Ibrahim Shah
Advocate, High Court,
Peshawar

To

(6)

The Director of Elementary
& Secondary Edu Khaybar
Pakhtunkhwa, Peshawar.

Subj: Deptt appeal for sanction
of move over from BPS-17
to BPS-18.

Respected Sir.

1 - that appellant was serving
in Bda deptt as A.O and
retired on 4.10.2001.

2 - that appellant entitled for
move over from Bps 17 to
Bps 18 since 1.12.2000
in the light of the judgment
of service tribunal which
was upheld by supreme court
dated 5.3.2010.

ATTESTED

3- The judgment of Supreme Court

was effective since 1993

and appellant entered

for the same since 1993.

4- that despite discomod

the appellant and relief

is granted to the other

employee

It is impreg report

and selection grade may be

granted in the light of the

judgment of Supreme Court

~~Appellant~~

Date 20/6/14

Abdul Malik Khan

Admin officer (relief)

Edu Dept, vice

of P.O Shabardana

ATTESTED

Other...

⑧

(See Para 154 of Audit Manual)

Supplementary Pension

Mr. Abul Malik s/o
Dawid Khan Ex ADO
Pension Payment Order

PENSIONER'S PORTION

Rs 1795/-

24/07

[Signature]
ATTESTED

**PENSION PAYMENT ORDER
PENSIONER'S PORTION**

9/10/14-10-2001 3
DoP 4-10-2001
DoP 11-08-1958

and Date of the other Audit and Accounts office authorising the Pension/Gratuity/commutation

Old P.P.O. No. if any

Name of pensioner *Mr. Abdul Malik*

Gross pension Rs *Rs 3667-20*

(Designation and Grade) *Asst. A.D.C. Admn. CS*

With surrendered portion Rs

His/Her Father's name *Mr. Dars Wazir Khan*
Husbands

Commuted portion Rs *Rs 2833-60*

Net pension payable monthly Rs *Rs 2833-60*

Permanent address showing *Village of Chavos*

Debitable to Govt *New P.P.O. Peshawar*

Village, Tehsil *Tehsil of Peshawar*

Identity Card No. *147-41-210813*

(Classification) *5-10-2001*

Date of birth *10-10-1944*

Major Function 000 General Admn.

Date of Retirement *4-10-2001*

Minor Function 020 Fiscal Admn.

Length of Qualifying Service *13 years 1 month 29 days*

Detailed Function 028 Superannuation and Pension

Class of Pension *Superannuation Pension*

Major Object 600 Transfer Payments

Monthly average emoluments Rs *Rs 15000*

Minor Object 660 Superannuation Allowances and Pension

No. and Date of sanction of pension or letter No. *239/14-31*

Detailed Object 661 Superannuation retiring and Compensatory Pension

*(A.D.C.A.) dated 22/10/01 from
Director of Edn Secndry
NWFP, Peshawar*

A.W.
ATTESTED

(60)

(Note) Mr. Pervez Ahmed is entitled for 20% increase in Pension @ Rs 45,133/14

Office of the
No. 1795/1011 the 10/11 19

UNTIL FURTHER NOTICE, and on the expiration of every month please pay to Mr. Pervez Ahmed the sum of Rupees Two thousand eight hundred and thirty three/100 (Rs. 2833/100) less income tax) being the amount of PENSION.

as Ex ADO Adnan Edvi

Upon the production of this order and a receipt in the usual form. The payment should commence from 5th October 2001 till

2. As Mr. Pervez Ahmed

has exercised the option admissible under the Liberalised Pension Rules 1977 a lump-sum/gratuity of Rs 660 (Rupees 660) in lieu of his 4th pension of Rs 660 surrendered under the rules, is also payable.

The gratuity is debit to the head :

| | | |
|-----------------|-----|---------------------------------------|
| Major Object | 600 | Transfer Payments. |
| Minor Object | 660 | Superannuation Allowance and Pension. |
| Detailed Object | 663 | Gratuity value of Pension. |

Rs 2833/100 (Rupees 2833/100) subject to temporary increase of 20% (Rupees 660) further orders under usual conditions. A sum of Rs 2833/100 on account of commuted value of pension is also payable.

The commuted value is debit to the head.

| | | |
|-----------------|-----|---------------------------------------|
| Major Object | 600 | Transfer Payments. |
| Minor Object | 660 | Superannuation Allowance and Pension. |
| Detailed Object | 663 | Commuted value of pension. |

(Signature)

(Designation) Manager

To Manager
The Treasury Officer,
Mr. Shaukat Sarq
Manager National Bank of Pakistan,
Basant Chokhat

ATTESTED

NOTE (1). No Pension shall be liable to seizure, attachment or requestration by process of any court in Pakistan at the instance of a creditor for any demand against the pensioner (section II, Act XXIII of 1871).

NOTE (2). Payment under this order is to be made only to the pensioner in person, with the following exceptions:-

- (a) To person specially exempted by Government.
- (b) To purdah observing ladies and to person unable to appear on account of illness or bodily infirmity.
(Payment in both cases (a) and (b) is made on production of a Life Certificate signed by a responsible officer of Government or other well known and trustworthy person).
- (c) To any person sending a Life Certificate, signed by some person exercising the powers of a Magistrate of any class under the criminal procedure code or by any Registrar or Sub-Registrar under the Registration Act, or by any pensioned Officer who before retirement exercise the powers of a Magistrate or any Gazetted Officer of Government or by a Munsiff or by any person holdig a Government title.
- (d) In all cases referred to in clauses (a), (b) and (c), the Disbursing Officer must, at least once a year, require proof, independent of that furnished by the Life Certificate of the continued existence of the pensioner.

NOTE (3). On the death of the pensioner this order should be immediately returned by his/her family to the Treasury Office District Account office/ National Bank of Pakistan with a report of the date of his death.

(11) 28336027
 28336027
 28336027
 28336027

Deposited for lump payments on account of Gratuity and Commutation

396709

| No. | Nature of Payment | Rate and Date | Amount |
|----------|-------------------|---------------|-----------------|
| 03 12/01 | | | |
| 5 10/01 | 1-31-10 | | 3455 |
| 11 01 | 1-31-10 | | 3967 |
| | | | 7402 |
| | | | 7402 |
| 8 02 | 1-12-07 | | 7934 |
| | 31-1-02 | | |
| 4 02 | 1-2-02 | | 3967 |
| | 22-2-02 | | |
| 2 02 | 1-3-02 | | 3967 |
| | 30-3-02 | | |
| 8 02 | 1-4-02 | | 3967 |
| | 30-4-02 | | |


ATTESTED

201 Amicus City 12/1/02
 Net 2000 2000

(12)

Amount of Net Pension Payable monthly Rs. 2800/60
 Every separate payment is to be 2800/60

3967-06
 495-06
 4562-12

| Month for which pension is due | 19 | 19 | 19 | 19 |
|--------------------------------|-----------------|-------------------------------|-----------------|-------------------------------|
| | Date of payment | Disbursing Officer's initials | Date of payment | Disbursing Officer's initials |
| July | 4-6-02 | | | |
| August | 31-5-02 | | | |
| September | 1-6-02 | | | |
| October | 30-8-02 | | | |
| November | 1-9-02 | | | |
| December | 31-1-02 | | | |
| January | 1-2-02 | | | |
| February | 21-8-02 | | | |
| March | 1-8-02 | | | |
| April | 30-9-02 | | | |
| May | 1-10-02 | | | |
| June | 31-10-02 | | | |

3-1-03 1-1-03 / 3967
 2-2-03 31-1-03 / 3967
 3-3-03 1-2-03 / 3967
 4-4-03 28-2-03 / 3967
 5-5-03 31-3-03 / 3967
 6-6-03 1-4-03 / 3967
 7-7-03 30-4-03 / 3967
 8-8-03 1-5-03 / 3967
 9-9-03 31-5-03 / 3967
 10-10-03 1-6-03 / 3967
 11-11-03 30-6-03 / 3967
 12-12-03 1-7-03 / 4562
 1-1-04 31-7-03 / 4562
 2-2-04 1-8-03 / 4562
 3-3-04 31-8-03 / 4562

W.
ATTESTED

(16)

(13)

(17)

61562

64-95

$3 \frac{10}{03} \frac{1-10-03}{31-10-03} / 4562$

$3 \frac{12}{03} \frac{1-11-03}{30-11-03} / 4562$

$3 \frac{12}{03} \frac{1-12-03}{31-12-03} / 4562$

$6 \frac{2}{04} \frac{1-1-04}{31-1-04} / 4562$

$5 \frac{3}{04} \frac{1-2-04}{29-2-04} / 4562$

$7 \frac{04}{04} \frac{1-3-04}{31-3-04} / 4562$

$5 \frac{5}{04} \frac{5-4-04}{30-4-04} / 4562$

$3 \frac{6}{04} \frac{1-5-04}{31-5-04} / 4562$

$3 \frac{1}{04} \frac{1-6-04}{31-6-04} / 4562$

$3 \frac{8}{04} \frac{1-7-04}{31-7-04} / 4927$

$3 \frac{9}{04} \frac{08-04-14}{31-04-14} / 4927$

$5 \frac{10}{04} \frac{1-9-04}{30-9-04} / 4927$

$4 \frac{11}{04} \frac{1-10-04}{31-10-04} / 4927$

$4 \frac{12}{04} \frac{1-11-04}{30-11-04} / 4927$

$3 \frac{1}{05} \frac{1-12-04}{31-12-04} / 4927$

$3 \frac{2}{05} \frac{1-1-05}{31-1-05} / 4927$

$3 \frac{3}{05} \frac{1-2-05}{28-2-05} / 4927$

$4 \frac{4}{05} \frac{1-3-05}{31-3-05} / 4927$

[Signature]
ATTESTED

(14)

$\frac{12}{07} \frac{1-1-07}{31-1-07} \rightarrow 6233/$
 $\frac{13}{07} \frac{1-2-07}{28-2-07} \rightarrow 6233/$
 $\frac{24}{07} \frac{1-3-07}{31-3-07} \rightarrow 6233/$
 $\frac{25}{07} \frac{1-4-07}{30-4-07} \rightarrow 6233/$
 $\frac{30}{07} \frac{1-5-07}{30-5-07} \rightarrow 6233/$
 $\frac{32}{07} \frac{1-6-07}{30-6-07} \rightarrow 6233/$
 $\frac{28}{07} \frac{1-7-07}{31-7-07} \rightarrow 7168/$
 $\frac{19}{07} \frac{1-8-07}{31-8-07} \rightarrow 7168/$
 $\frac{10}{07} \frac{1-9-07}{30-9-07} \rightarrow 7168/$
 $\frac{11}{07} \frac{1-10-07}{31-10-07} \rightarrow 7168/$

2nd time
 15/1
 1-7-2007

(15)

(15)

$\frac{12}{08} \frac{1-11-07}{30-11-07} \rightarrow 7168/$
 $\frac{1}{08} \frac{1-12-07}{31-12-07} \rightarrow 7168/$
 $\frac{12}{08} \frac{1-1-08}{31-1-08} \rightarrow 7168/$
 $\frac{3}{08} \frac{1-2-08}{29-2-08} \rightarrow 7168/$
 $\frac{14}{08} \frac{1-3-08}{31-3-08} \rightarrow 7168/$
 $\frac{25}{08} \frac{1-4-08}{25-4-08} \rightarrow 7168/$
 $\frac{9}{08} \frac{1-5-08}{31-5-08} \rightarrow 7168/$
 $\frac{16}{08} \frac{1-6-08}{30-6-08} \rightarrow 7168/$


ATTESTED

(16)

(16)

(15)

$\frac{1.7}{31.7} \times 8602 = 9892$
 $\frac{1.8}{31.8} \times 8602$
 $\frac{1.9}{31.9} \times 8602$
 $\frac{2.0}{32.0} \times 8602$
 $\frac{2.1}{32.1} \times 8602$
 $\frac{2.2}{32.2} \times 8602$
 $\frac{2.3}{32.3} \times 8602$
 $\frac{2.4}{32.4} \times 8602$
 $\frac{2.5}{32.5} \times 8602$

$\frac{1.2}{31.2} \times 8602$
 $\frac{1.3}{31.3} \times 8602$
 $\frac{1.4}{31.4} \times 8602$
 $\frac{1.5}{31.5} \times 8602$
 $\frac{1.6}{31.6} \times 8602$
 $\frac{1.7}{31.7} \times 8602$
 $\frac{1.8}{31.8} \times 8602$
 $\frac{1.9}{31.9} \times 8602$
 $\frac{2.0}{32.0} \times 8602$
 $\frac{2.1}{32.1} \times 8602$
 $\frac{2.2}{32.2} \times 8602$
 $\frac{2.3}{32.3} \times 8602$
 $\frac{2.4}{32.4} \times 8602$
 $\frac{2.5}{32.5} \times 8602$

9892
 1577
 1.7.2009


ATTESTED

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Person received AO tender on AT of 7/10/11 vide No. Dir. Authy. no. 2274-25 dated 1-11-2011

29/11/11
 4/11
 11/11
 12/11
 1/12
 12/12
 3/12

30-9-11 } 17448
 31-12-2011 } 18632
 31-12-11 } 18632
 31-12-11 } 18632
 31-12-11 } 18632

17448/2
 18632
 18632

From Pen = 6048-35
 1/2 Comm. Fed. = 3024-17
 net Pen = 3024-18
 (inc 20% 2199 = 1209-67)
 5% 1461 = 73-05
 15% 7103 = 1065-45
 8% 7104 = 568-32
 10% 7105 = 710-50
 15% 7106 = 1065-90
 15% 7107 = 1065-90
 20% 7108 = 1421-40
 15% 7109 = 1065-90
 20% 7110 = 1421-40
 20% 7111 = 1421-40
 20% 7112 = 1421-40
 Total = Rs 18621-75

paying 1/12/2011

Difference Payable as under.
 Diff of Monthly Pen 5/10 to 30/11 = Rs 18632-19
 Total = Rs 18632-19
 Total = Rs 18632-19
 Total = Rs 18632-19
 Total = Rs 18632-19

ATTESTED

3/12 3/12 / 18622/
 3/12 18622/

05/12 06/12 / 18622/
 05/12 06/12 18622/

Increase
15961-51 2.0% in
3192-30 Pension
19153-81
2110-25 Medical
21814-06

2/8/12 07/12 Pen 21814/

3/12 8/12 21814/

1/12/ 9/12/ = 21814/
 5-11-2011-10/11-21814/

3-12-012/ 21814/

3-1-13 12/12 21814/

4-2-13 1/13 21814/

4-2-2013 (A) G

7-3-13 2/13 21814/

12/2012 3/13 21814/

2-5-2013 4/2013 = 21814/

[Signature]
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(21)

3 ⁶/₁₃ 1-5-13 / 31-5-13 21814/ →

2 ⁷/₁₃ 1-6-13 / 30-6-13 21814/

15% increase
ref. 1-7-2013

1 ⁸/₁₃ 1-7-13 / 31-7-13 22984/ ✓

2 ⁹/₁₃ 1-7-2009 / 31-8-2013 64915
with even find 9

1-10-2013 (1) = 25760/ ✓

1 ¹¹/₁₂ 10/13 = 25760/ ✓

Pension revised as under on allowing
5% additional increase of 1-7-2009.

Pension on 30-6-09 = 9638-59
20% 1-7-09 = 1927-72 1-7-09
20% 1-7-X = 2313-26 1-7-X
20% 1-7-11 = 2775-91 1-7-11
20% 1-7-12 = 3331-10 1-7-12
15% 1-7-13 = 2997-99 1-7-13
MA 20% 1-7-X = 2775-91 1-7-X.

Pen = 22984-57
20% MA = 2775-91
Total = 25760-48

Amount of Pen 1 ⁷/₀₉ to 31 ⁷/₁₃ = 39154-96
M/A 1 ⁸/₀₉ to 31 ⁸/₂₀₁₂ = 25760-48

Amount payable = 64915-44

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(22)

02/12/13 1-10-13 25760/

30-11-13

1-12-13 25760
2/14 31-12-13

4/2/14 1/14 25760/

27/3/14 2/14 25760/

11/4/14 3/14 25760/

28/5/14 4/14 25760/

21/6/14 6/14 25760/

7/8/14 7/14 25760/

Increase 10% Wed. 17/2/14

22984.57 x 10% = 2298.46

Plus 22984.57

Med. 25283.03

Total 27759.1

28058.93

1-9-14 (1) 30357/

[Signature]
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B

OFFICE OF THE DIRECTOR SCHOOLS & LITERACY N.W.F.P. PESHAWAR

ORDER

Consequent upon the approval of the Departmental Promotion Committee (DPC) in meeting held on 25-8-2004, and under provision of Finance Department Notification No. FD/PRC/1/91 dated 30-10-1993 and Schools & Literacy Department Circular No. 604-754 dated 7-5-2002, following ADEO A/ASDEO(A)/Admin. Officer/B&AO/Supdt: (B-16) of Schools & Literacy Department are hereby placed in (B-17) Selection Grade at @ 33% of the total sanctioned posts (A), ASDEO (A)/ Admin. Officer /B&AO/Supdt: from the dates mentioned against each below:-

| S.No | Name of Officer | Present Office | Date of Selection Grade already awarded | Due date of Selection Grade | Selection Grade (B-17) awarded w.e.f. |
|------|---|--------------------|---|-----------------------------|---------------------------------------|
| 1 | Mr. Mianjad Khan S/O Sikeder AO (Rtd: on 24-2-2001) | EDO (S&L) Haripur | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 2 | Mr. Fida Muhammad S/O Sher Muhammad AO (Rtd: on 1-7-2000) | DEC NWFP | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 3 | Mr. Abdul Malik S/O Darveza AO (Rtd: on 4-10-2001) | EDO (S&L) Dir (L) | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 4 | Mr. Rahim Ullah S/O Karim Ullah AO | DS&L NWFP | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 5 | Mr. Ali Asghar S/O Ruhmat Ullah AO | EDO (S&L) A/Abad | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 6 | Mr. Asad Rehman S/O Ghulam Haider AO (Rtd: on 7-5-2000) | EDO (S&L) A/Abad | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 7 | Mr. Fazle Rehman S/O Khista Khan AO | EDO (S&L) Chitral | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 8 | Mr. Muhammad Nadir S/O Mir Jan AO | EDC (S&L) Bannu | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 9 | Mr. Abdur Rasheed S/O Abdul Was AO (Rtd: on 9-7-2001) | EDC (S&L) Peshawar | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 10 | Mian Muhammad Dilbar S/O Moin Basher AO (Rtd: on 29-2-2001) | EDO (S&L) Swat | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 11 | Mr. Said Rehman S/O Muhammad Afzal AO | EDC (S&L) Swat | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 12 | Muhammad Shohib S/O Matiullah AO (Rtd: on 7-2-2000) | EDO (S&L) Buner | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 13 | Mr. Shah Rawan S/O Abdul Qadir AO (Rtd: on 20-12-2001) | EDO (S&L) Swat | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 14 | Muhammad Zareen S/O Muhammad Raheem AO (Rtd: on 29-2-2000) | EDO (S&L) Swat | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 15 | Mr. Abdul Ghafar S/O Firdous Khan AO | EDO (S&L) Malakand | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 16 | Mr. Kafoor Din S/O Barkat Ali AO | EDO (S&L) Kohat | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 17 | Mr. Gul Rehman S/O Sukuan AO (Rtd: on 14-6-2001) | ED&B NWFP | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 18 | Mr. Fakhr-ur-Rehman S/O | EDO (S&L) Iskl | 19-7-1999 | 19-7-1999 | 19-7-1999 |

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 1999
 Office of the Director
 Schools & Literacy
 Peshawar

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| | | | | | |
|----|---|--------------------------------------|-----------|-----------|-----------|
| 19 | Mr. Ghulam Nazeem S/O Amir Kahn AO | EDO (S&L) Buner | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 20 | Muhammad Fawaz S/O Abdul Wahab AO (Rtd: on 9-12-1999) | EDO (S&L) Mardan | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 21 | Mr. Ali Saadqar S/O Gul Sadhan AO | EDO (S&L) Melakand | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 22 | Mr. Ghulam Sarwar S/O Muhammad Saliman AO | EDO (S&L) A/Abad | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 23 | Mr. Ghulam Nabi S/O Abdul Hana AO | EDO (S&L) Peshawar now DECO NWFP | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 24 | Muhammad Umar Mirza S/O Mirza Nazeem Din AO (Rtd: on 11-12-2001) | EDO (S&L) D.I.Khan | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 25 | Mr. Awan Khuman S/O Gul Sana AO | EDO (S&L) Karak | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 26 | Muhammad Yousof S/O Gul Muhammad AO | EDO (S&L) Dir Lower | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 27 | Mr. Asad Khan S/O Faqir Ghulam AO | EDO (S&L) Bannu | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 28 | Muhammad Yousof S/O Muhammad Razaq AO | EDO (S&L) Tank | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 29 | Mr. Fazle Subhan S/O Fazle Rehman AO | Girls Proj:II (Died on 19-1-2001) | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 30 | Mr. Fiaz Rehman S/O Muhammad Razaq AO | EDO (S&L) Haripur | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 31 | Mr. Muhsin Ahmad S/O Istar Muhammad AO (Rtd: on 11-11-2001) | EDO (S&L) Peshawar | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 32 | Muhammad Ali S/O Musafir Jan AO | EDO (S&L) Swat | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 33 | Muhammad Ayaz S/O Muhammad Farid AO | EDO (S&L) Charsadda | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 34 | Mubarak Ahmad S/O Nazir Muhammad AO | SC P&D Civil Sect: | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 35 | Muhammad Khan S/O Faqir Muhammad AO | Audit Officer DS&L | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 36 | Mr. Fazli Manan S/O Fazil Hana AO | EDO (S&L) Swat | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 37 | Mr. Ishtiaq S/O Hidayatullah AO | EDO (S&L) Chitral | 19-7-1999 | 15-7-1999 | 19-7-1999 |
| 38 | Mr. Sardar Muhammad S/O Hussain Muhammad AO | EDO (S&L) Maitikand | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 39 | Mr. Ghulam Muhammad S/O Saif Ghulam AO | EDO (S&L) Swabi | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 40 | Mr. Ghulam Fawaz S/O Muhammad Saif AO (Rtd: on 8-2-2001) | EDO (S&L) Chitral | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 41 | Mr. Fiaz Umar S/O Ghazni Khan AO | EDO (S&L) Lakki | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 42 | Mr. Asad Khan S/O Arif Memon AO | EDO (S&L) Peshawar | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 43 | Mr. Ghulam Farid S/O Ghulam Nazeem AO | EDO (S&L) D.I.Khan | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 44 | Muhammad Subhan S/O Mir Zaman AO | DE P&E NWFP A/Abad | 19-7-1999 | 19-7-1999 | 19-7-1999 |

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6/11/1999

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|------------------------|---|---------------------|-----------|-----------|-----------|
| 45 | Mr. Nazir Hussain S/O Mahiuddin AO | EDO (S&L) Nowshera | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 46 | Mr. Zahid Khan S/O Ibraheem Khan AO | DE (C) NWFP | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 47 | Muhammad Naseem S/O Muhammad Farid AO (Rtd: on 31-12-1999) | EDO (S&L) Haripur | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 48 | Mr. Karem Baksh S/O Khuda Baksh AO | EDO (S&L) D.I.Khan | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 49 | Mr. Sajad Ahmad S/O Mian Muhammad AO | M.S. Project NWFP | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 50 | Mr. Subidar Khan S/O Mahiuddin AO | EDO (S&L) Nowshera | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 51 | Muhammad Saeed S/O Abdul Qayum AO (Rtd: on 4-4-2001) | DE (C) NWFP | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 52 | Mr. Gul Sad Burg S/O Said Akbar AO | EDO (S&L) Mardan | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 53 | Muhammad Tariq S/O Muhammad Ramzan AO | EDO (S&L) D.I.Khan | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 54 | Mr. Inam Baksh S/O Muhammad Baksh AO | EDO (S&L) D.I.Khan | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 55 | Mr. Iltaf Hussain S/O Amir Alam AO | EDO (S&L) A/Abad | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 56 | Mr. Sher Ullah S/O Karzem Ullah AO | EDO (S&L) Mardan | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 57 | Mr. Janshed Jan S/O Muhammad Nazir AO | EDO (S&L) Charsadda | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 58 | Mr. Zabechullah S/O Abdul Ullah AO (Rtd: on 7-7-2001) | DS&L NWFP | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 59 | Mr. Amzar Ullah Zahid S/O Rahmat Gul AO | EDO (S&L) Charsadda | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| SUPERINTENDENTS | | | | | |
| 60 | Mr. Jalal Khan S/O Faqir Muhammad Supdt: | DS&L NWFP | | 19-7-1999 | 19-7-1999 |
| 61 | Mr. Inam Muhammad S/O Gul Muhammad Supdt: (Rtd: on 5-10-2001) | DE (FATA) NWFP | | 19-7-1999 | 19-7-1999 |
| 62 | Mr. Ajab Din S/O Mahiuddin Supdt: (Rtd: on 31-12-2000) | EDO (S&L) Kohat | | 19-7-1999 | 19-7-1999 |
| 63 | Mr. Afsar Khan S/O Mchruban Shah Supdt: | EDO (S&L) Mardan | | 19-7-1999 | 19-7-1999 |
| 64 | Muhammad Afzal S/O Gulab Noor Supdt: | EDO (S&L) Peshawar | | 19-7-1999 | 19-7-1999 |
| 65 | Mr. Wazir Muhammad S/O Ghulam Muhammad Supdt: | DE (C) NWFP | | 19-7-1999 | 19-7-1999 |
| 66 | Mr. Fasal Inran S/O Mangas Masih Supdt: | G. College Nowshera | | 19-7-1999 | 19-7-1999 |
| 67 | Mr. Sardar Hussain S/O Shah Lail Supdt: | DE (FATA) NWFP | | 19-7-1999 | 19-7-1999 |
| 68 | Mr. Saifur Rahman S/O Abdur Rehman Supdt: (Rtd: on 1-4-2001) | EDO (S&L) Kohat | | 19-7-1999 | 19-7-1999 |
| 69 | Mr. Fazle Raziq S/O Muhammad Alan Supdt: (Rtd: on 13-10-1999) | DOCM, Swabi | | 19-7-1999 | 19-7-1999 |
| 70 | Mr. Allah Nawaz A/O Allah Dad Khan Supdt/ADO (A) | EDO (S&L) D.I.Khan | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 71 | Mr. Manzoor Ahmad S/O Ghulam Sarwar Supdt: | DE (FATA) NWFP | | 19-7-1999 | 19-7-1999 |
| 72 | Mr. Fazul Rehman S/O Pri Ghulam Supdt: | EDO (S&L) Nowshera | 19-7-1999 | 19-7-1999 | 19-7-1999 |

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|-----|---|---------------------|-----------|------------|------------|
| 73 | Mr. Fazul Rehman S/O Dildar Khan Supdt: | EDO (S&L) Bannu | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 74 | Mr. Reheem Shah S/O Maroof Shah Supdt: | EDO (S&L) Malakand | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 75 | Mr. Abdul Saleem S/O Faqir Muhammad Supdt/ADO (A) | EDO (S&L) Dir Upper | | 19-7-1999 | 19-7-1999 |
| 76 | Mr. Farooq Shah S/O Abdulah Jan Supdt: | DS&L NWFP | | 19-7-1999 | 19-7-1999 |
| 77 | Muhammad Naseer Joa S/O Fazullah Supdt: | EDO (S&L) D.I.Khan | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 78 | Mr. Nisar Ahmad S/O Muhammad Yaqoob Supdt: | Sc.M:Proj: NWFP | | 19-7-1999 | 19-7-1999 |
| 79 | Mr. Khan Zada S/O Chandan Khan Supdt: (Rtd: on 14-11-00) | EDO (S&L) Swat | | 19-7-1999 | 19-7-1999 |
| 80 | Mr. Farid Gul S/O Bawar Gul Supdt:(Rtd: on 1-3-2000) | EDO (S&L) Malakand | | 19-7-1999 | 19-7-1999 |
| 81 | Mr. Zahir Shah S/O Abdullah Supdt/ADO(A) | EDO (S&L) Chitral | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 82 | Muhammad Nawaz S/O Rab Nawaz Supdt: | EDO (S&L) D.I.Khan | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 83 | Mr. Gul Habib S/O Gul Nazir Supdt/ADO(A) | EDO (S&L) Nowshera | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 84 | Mr. Fazle Rehman S/O Wadan Gul Supdt:(Rtd: on 31-12-01) | DE (C) NWFP | | 19-7-1999 | 19-7-1999 |
| 85 | Muhammad Riaz S/O Gul Muhammad Supdt/ B&AO | DE (C) NWFP | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 86 | Mr. Saif-ur-Rehman S/O Muhammad Usman Supdt/ADO (A) (Rtd: on 4-1-2000) | EDO (S&L) Malakand | 19-7-1999 | 19-7-1999 | 19-7-1999 |
| 87 | Mr. Hidayat-ur-Rehman S/O Khaista Gul Supdt/AO | DS&L NWFP | 19-7-1999 | 14-10-1999 | 14-10-1999 |
| 88 | Mr. Bakht Shah Zaib S/O Muhammad Saeed Supdt/ADO(A) | EDO (S&L) Malakand | 19-7-1999 | 10-12-1999 | 10-12-1999 |
| 89 | Muhammad Hussain S/O Muhammad Khan Supdt/AO | Girls Proj: NWFP | 19-7-1999 | 5-1-2000 | 5-1-2000 |
| 90 | Mr. Sajid Khan S/O Abdul Sadiq Supdt/A | EDO (S&L) A/Abad | 19-7-1999 | 8-2-2000 | 8-2-2000 |
| 91 | Mr. Umar Nwaz S/O Muhammad Saleem Supdt:/ADO(A) | EDO (S&L) Lakki | 19-7-1999 | 29-2-2000 | 29-2-2000 |
| 92 | Mr. Haibit-ur-Rahim S/O Fazle Wahid Supdt:/AO | EDO (S&L) Malakand | 19-7-1999 | 2-3-2000 | 2-3-2000 |
| 93 | Muhammad Tariq S/O Muhammad Zahid Supdt:/AO | EDO (S&L) Swabi | 19-7-1999 | 8-5-2000 | 8-5-2000 |
| 94 | Mr. Munharal Ali S/O Murtaza Ali Supdt: | DS&L NWFP | 19-7-1999 | 2-7-2000 | 2-7-2000 |
| 95 | Mr. Moamber S/O Gul Ahmad Supdt:/ADO (A) | EDO (S&L) Swat | 19-7-1999 | 15-11-2000 | 15-11-2000 |
| 96 | Mr. Abdul Aziz S/O Abdullah Supdt: | G.O. Mattu Swat | | 1-1-2001 | 1-1-2001 |
| 97 | Mr. Fazle Rehman S/O Aziz-ur-Rehman Supdt:/AO | EDO (S&L) Manachra | | 20-1-2001 | 20-1-2001 |
| 98 | Mr. Tajul Akbar S/O Ali Guhar Supdt:/AO | EDO (S&L) Mardan | 19-7-1999 | 9-2-2001 | 9-2-2001 |
| 99 | Mr. Pir Muhammad S/O Musam Khan Supdt:/AO | EDO (S&L) Kohat | 19-7-1999 | 10-2-2001 | 10-2-2001 |
| 100 | Mr. Sher Dil Khan S/O Sher Ali Khan Supdt:/AO | EDO (S&L) Mardan | 19-7-1999 | 25-2-2001 | 25-2-2001 |
| 101 | Mr. Jahanzeb S/O Manjaware Khan Supdt:/AO | EDO (S&L) Malakand | 19-7-1999 | 1-3-2001 | 1-3-2001 |

Supdt. / ADO (A)
Mr. Jahanzeb S/O Manjaware Khan

ATTES

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| | | | | |
|-------------------------------|-------------------|------------|------------|------------|
| Adir Khan S/O Faqir Supdt./AO | DDO (S) | 5-4-2001 | 5-4-2001 | 5-4-2001 |
| Hakeem Muhammad S/O | Tangi Chd: | | | |
| Bedur Rehman Supdt./AO | EDO (S&L) Chitral | 15-6-2001 | 15-6-2001 | 15-6-2001 |
| Muhammad Daood S/O Fazle | EDO (S&L) A/Abod | 8-7-2001 | 8-7-2001 | 8-7-2001 |
| Mrs. Jamil Ahmad S/O | EDO (S&L) Swabi | 5-10-2001 | 5-10-2001 | 5-10-2001 |
| Muhammad Saeed Supdt: | | | | |
| Mr. Jamsher Khan S/O Dilbur | EDO (S&L) Swabi | 6-10-2001 | 6-10-2001 | 6-10-2001 |
| Khan Supdt: | | | | |
| Muhammad Ilyas S/O Fazle | EDO (S&L) Kohat | 12-11-2001 | 12-11-2001 | 12-11-2001 |
| Din Supdt: | | | | |

- 1- Necessary entry to this effect should be made in the service record of the officers who have not been awarded Selection Grade B-17 previously.
- 2- Revised entry to this effect should also be made in the service record of the officers who have already been awarded Selection Grade B-17 with reference to this office Notification issued under Endst: No. 604-754/A-23/MS/S.G/ADEO(A) dated 7-5-2002
- 3- An Undertaking to the effect that if any overpayment is made to them as a result of the incorrect awarded of Selection Grade and detected later on it will good by recovery from their Pay/Pension/Gratuity etc may be obtained from the officers who have not been awarded Selection Grade B-17 previously and kept in their service record.
- 4- Selection grade in respect of two (2) superintendent/account officer are kept pending till completion of ACRs
- 5- Certificate to the effect that the officers at S.No. 1 of the note above are not involved in any disciplinary cases, should be obtained and kept in their service record before making fixation of pay.

(FAZLI MANAN)
DIRECTOR

Endst: No. 4420-4585 /A-23/MS/S. Grade-B-17/Supdt./AO/
Dated Peshawar the 29/9/2004.

- Copy forwarded for information & necessary action to the:-
- 1- Accountant General NWFP, Peshawar.
 - 2- Director Higher Education NWFP, Peshawar.
 - 3- Director of Education NWFP (FATA) Peshawar.
 - 4- Director of Conru: Teachers & Education NWFP, Abbottabad.
 - 5- Director of PITE NWFP Peshawar.
 - 6- Manger Science Education Project NWFP, Peshawar.
 - 7- Manger Girls Project-II NWFP Peshawar.
 - 8- Section Officer Litigation Schools & Literacy Dept: Govt: NWFP Peshawar.
 - 9-32 All Executive District Officers Schools & Literacy in NWFP.
 - 33-57 All District Account Officers in NWFP.
 - 58-165 Superintendents/Account Officers concerned.
 - 166 PA to Director Schools & Literacy NWFP Local office.

Superintendent
Office of Education
Peshawar

Deputy Director (Finance & Admn.)
Directorate Schools & Literacy NWFP Peshawar

Attested
P. A. B. ...
G. S. S. ...

Copy of the selection grade awarded
on 19.7.1999 of the Accounts Office
is attached from p-1 to 5.

ATTACHED

To

200 (23) (7)

Registered

The Honorable Directors of Secondary
And Literacy Education, Khyber Pakhtoon Khwa,
Peshawar.

Subject: Appeal for withdrawal of order of selection grade.

Madam, please refer to my appeal dated 24.4.2011 -
repeat dated 24.4.2011 sent to your office under
registered cover on the above cited subject - and let
the undersigned know what happened to this appeal.
Has it been filed or undergoing consideration as normally
four months have been elapsed but nothing has been
heard in this respect in black & white.

End: one

Dated 17/9/2011

(Abdul Wahid Khattak)
Admn. Officer (R)
Education Deptt.
Jhr. Tatar Khel, P.O.
Shahdaran, Teh Lachi
Dist. Kohat

Copy of the above along with copy of appeal is
also forwarded to the Respected Secretary, Ahsa
Provincial Govt, Khyber Pakhtoon Khwa, Peshawar
for information.

Dated 17/9/2011
End: one

(Abdul Wahid Khattak)

ATTACHED

To The Honorable Directors of Secondary and Literacy Education, Khyber Pakhtoon Khawan, Peshawar.

Subject: Appeal for withdrawal of order of selection grade

Respected Madam

I have the honour to state as under-

That at the eve of my retirement on 4-10-2001 from the office of the Executive Distt. Officer, Secondary and Literacy Education, Timargara, at Lower Dir as AAO, I was deprived from the inclusion of Adhoc Relief worth Rs.300/- Pm plus Rs.100/- Pm = 400/- Pm sectionab: in pension being in Bps-17 (Move over) and similarly deprived from the increase of 25% and was allowed 20% in pension whereas the then Govt. had clearly announced the reasonability of these benefits in pension as well!

That since then I am regularly drawing pension without the afore-said benefits (copy of pension book and disbursement portion of pension is enclosed for perusal.)

That later on the case was ^{was} ~~has~~ trailed in the Sup^{er} court and the decision has luckily ^{been} made for the inclusion of the afore-said benefits in Bps 17 (Move-over) (copies of both the decisions are also attached)

That on the award of selection grade to the undersigned by the Education Deptt., vide 19.7.1999 (copy enclosed also) I claimed but having seen it totally un-beneficial and un-advantageable and also having seen considerable recovery of Rs.400/- Pm. as Ad Relief from my pension I was constrained to keep continued the pension as was at the time of retirement viz 5-10-01 and still I am in receipt of pension as on disbursement part.

That now the Distt. Accounts Officer, Timargara at Lower Dir has been agreed upon the claim subject to the withdrawal of the order of the selection grade (copy attached) by the parent Department.

That copy of the order of s/grade is also enclosed.

HTA

W.D

(30)

Madam, it would be a great kindness, if this order is withdrawn by your goodness enabling the undersigned to apply for revision of the pension right from the date of retirement.

I shall remain greatly thankful for your this act of kindness and will pray for your long life and prosperity.

(Note: copy of appeal to the A/G. KPK. is also attached)

Dated. 20.4.2011

Yours Obediently

(Abdul Wahid Khan) /
Admin. Officer (R)
Education Deptt.
Jith Tatar Khel, V.P.O.
Shahardarra, Te. Lachi,
Distt. Jhelum

To The Director of Secondary Education
and Literacy, Khyber Pakhtoon Khawan, Peshawar.

Subject: Sanction for move-over from Bps 17 to Bps 18

Respected Sir,

Respectfully, I beg to request your honour that the undersigned is due to be allowed move-over from Bps-17 to Bps-18 o/a of award of selection grade w.e.f. 30.10.1993 instead of 19.7.1999 in the light of the decision of the honourable High Court of Pakistan verdict dated 5.3.2010 vide your office order thereupon bearing your office order NO. 3410-24/I/DSR/Estt.-3/Litigation dated 26.4.2010.

On my request for re-fixation of my pay to the Distt. Accounts Officer, Lower Dir at Timargara the undersigned has been directed vide his office for note para 1) in his office memo NO. CAD/K-SZ/Dto Dtd Lower endt. no. 1140-44/ dated 18.7.2012 (copy enclosed P/sd/-) for move over from Bps 17 to 18

As it is, therefore requested kind necessary sanction for the above-said move-over from Bps-17 to Bps. 18 ^{w.e.f. 1-12-2001} may be accorded at an early date enabling the undersigned for re-fixation of pay etc.

Thanks.

Encls. one.

Dated 8/9/12

Yours obediently,

ATTESTED

(Abdul Halik Khattak)
Admon., Officer (B) Edu. Deptt.,
Koh. Tatar Khel, Vol PO,
Shohar Karra, Teh/Distt/
Kohat

PTO

(32)

Copy of the above is forwarded to the Senior
Distt. Accounts Office, Lower Div at Timarpura
for information of with the request that - 9 was entered
usual) from source reg. 5-10-2001 therefore one entitlement
for one another increment may also please be allowed
from due date 4-12-2001 with thanks.

Dated 8/9/2012

John
8/9/2012
(Abdul Halik Khattak)
Admin. Officer (R)
Education Deptt.
Distt. Tatar Khel. & P.O.
Sheharadara,

To

(33)

Second Reminder

Registered

(9)

Subject:

The Director of Elementary & Secondary Education, K.P.A. Belthangudi
Appeal for withdrawal of order of Selection

Respected Sir,

Kindly refer to my appeal bearing date 20.4.2011 repeat 20.4.2011 (copy enclosed again for ready reference) and subsequent reminder to this effect forwarded your office under registered cover dated 17.9.2011 (copy also re-attached herewith) on the above cited subject with a photo copy of the memo to Dist. Accounts office, Lower Dir at Tummaru but since the submission of appeal on 20.4.2011 and reminder to this effect as well no action appears to have been initiated so far within approximately eight months.

Keeping my very humble request in this regard, the matter would be preferred as early as possible enabling the undersigned to apply for the revision of fixation right from the date of retirement viz 5.10.2011.

I hope my request will be accorded with

thanks. Encls. Three
Dated: 7/12/2011

Yours obediently

(Abdul Halik Khateeb)
Admin. Officer (R) Technical
Edu. Deptt. K.P.A.
Mehallah, Palaru, Belthangudi
Dist. Belthangudi

ATTESTED

IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

Present

Mr. Justice Iftikhar Muhammad Chaudhry CJ.

Mr. Justice Ch. Ijaz Ahmed

Mr. Justice Khilji Arif Hussain

CIVIL PETITIONS NO.35-P TO 51-P & CP.301-P OF 2007

(On appeal from the judgments/order dated
15.08.2006 & 08.12.2006 passed by NWFP
Service Tribunal, Peshawar in Appeals No. 724,
893-899, 918-920, 1004-1006, 1049,
1050/2002, 388/2003 & 675/2006)

| | | | |
|--|--------|-----|---------------------------------|
| Director of Schools & Literacy, NWFP, Peshawar and others | ... | ... | Petitioners (in all cases) |
| | Versus | | |
| Ghulam Rasool | ... | ... | Respondent (in CP.35-P/2007) |
| Karim Bakhsh | ... | ... | Respondent (in CP.36-P/2007) |
| Mukhtiar Ahmed Nashad | ... | ... | Respondent (in CP.37-P/2007) |
| Fazal Rehman | ... | ... | Respondent (in CP.38-P/2007) |
| Jamshed Khan | ... | ... | Respondent (in CP.39-P/2007) |
| Muhammad Khan | ... | ... | Respondent (in CP.40-P/2007) |
| Gul Habib | ... | ... | Respondent (in CP.41-P/2007) |
| Abdul Wahab | ... | ... | Respondent (in CP.42-P/2007) |
| Muhammad Suliman | ... | ... | Respondent (in CP.43-P/2007) |
| Sajid Khan | ... | ... | Respondent (in CP.44-P/2007) |
| Ghulam Nabi Malik | ... | ... | Respondent (in CP.45-P/2007) |
| Ghulam Sarwar | ... | ... | Respondent (in CP.46-P/2007) |



ATTESTED

(34) ~~(4)~~ ~~(4)~~ ~~(4)~~ P-5

IN THE SUPREME COURT OF PAKISTAN
(Appellate Jurisdiction)

Present

Mr. Justice Iftikhar Muhammad Chaudhry CJ.
Mr. Justice Ch. Ijaz Ahmed
Mr. Justice Khilji Arif Hussain

CIVIL PETITIONS NO.35-P TO 51-P & CP.301-P OF 2007

(On appeal from the judgments/order dated
15.08.2006 & 08.12.2006 passed by NWFP
Service Tribunal, Peshawar in Appeals No:
724, 893-899, 918-920, 1004-1006, 1049,
1050/2002, 388/2003 & 675/2006)

Director of Schools & Literacy,
NWFP, Peshawar and others

Petitioners.
(in all cases)

Versus

Shahidul Rasool ✓

Respondent.
(in CP.35-P/2007)

M. Yousaf Bhatti ✓

Respondent.
(in CP.36-P/2007)

Mulhujar Ahmed Nashad ✓

Respondent.
(in CP.37-P/2007)

Fazal Rehman ✓

Respondent.
(in CP.38-P/2007)

Jamshed Khan ✓

Respondent.
(in CP.39-P/2007)

Muhammad Ishaq ✓

Respondent.
(in CP.40-P/2007)

Sulaiman ✓

Attested
Assistant Director (Admin.)
Directorate of E & SE
Khyber Pakhtunkhwa Peshawar

Respondent.
(in CP.41-P/2007)

Muhammad Aslam ✓

Respondent.
(in CP.42-P/2007)

Muhammad Ishaq ✓

Respondent.
(in CP.43-P/2007)

Sayeed Ali ✓

Respondent.
(in CP.44-P/2007)

Shahid Nadeem ✓

Respondent.
(in CP.45-P/2007)

Shahid Sarwar ✓

ATTESTED
[Signature]
Officer in Charge
Supreme Court of Pakistan
Peshawar

Respondent.
(in CP.46-P/2007)

ATTESTED

CP.45-P/2007, etc

| | | | |
|-------------------------|-----|-----|----------------------------------|
| Asghar Ali | ... | ... | Respondent (in CP.47-P/2007) |
| Iltaf Hussain Gohar | ... | ... | Respondent (in CP.48-P/2007) |
| Abdul Qayum | ... | ... | Respondent (in CP.49-P/2007) |
| Buzar Jamheer | ... | ... | Respondent (in CP.50-P/2007) |
| Subedar Khan | ... | ... | Respondent (in CP.51-P/2007) |
| Muhammad Yousaf Alqadri | ... | ... | Respondent (in CP.301-P/2007) |

For the petitioners : Mr. Qaiser Rasheed, Addl: AG.
(in all cases)

For the respondents : Mr. Imtiaz Ali, ASC
(in all cases) Mr. Tasleem Hussain, AOR

Date of hearing : 05.03.2010

ORDER

IFTIKHAR MUHAMMAD CHAUDHRY, CJ.- These petitions, for leave to appeal, have been filed against the judgments dated 15.08.2006 and 08.12.2006 passed by NWFP Service Tribunal, Peshawar whereby appeals filed by the respondents have been allowed as a result whereof they have granted selection grade.

2. Brief facts of the case, relevant for disposal of instant petitions are that the Secretary, Finance Department, Government of NWFP (petitioner No.3) vide notification dated 30th October 1993 allowed selection grade BPs-17 to Administrative Officer/Accounts Officer/ Assistant Account Officer at the ratio of 33% of their total strength along with the Superintendent on the joint seniority list. In order to extend the said benefits to various officer in BPS-16, Director Schools and Literacy, Education Department NWFP, Peshawar (petitioner No.2) issued a notification dated 29th August 1991, wherein various categories of officers in BS-16 were brought at par by amending the Service

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| | |
|-------------------------------|------------------------------------|
| <i>Asghar Ali</i> | Respondent (in CP. 4 - P/2007) |
| <i>Muhammad Yousaf Alqadi</i> | Respondent (in CP. 4 - P/2007) |
| <i>Muhammad Yousaf Alqadi</i> | Respondent (in CP. 4 - P/2007) |
| <i>Muhammad Yousaf Alqadi</i> | Respondent (in CP. 50 - P/2007) |
| <i>Muhammad Yousaf Alqadi</i> | Respondent (in CP. 1 - P/2007) |
| <i>Muhammad Yousaf Alqadi</i> | Respondent (in CP. 30 - P/2007) |

For the petitioners
(in all cases)

Mr. Qaiser Rasheed, Addl. A.C.

For the respondents
(in all cases)

Mr. Imtiaz Ali, ASC
Mr. Tasleem Hussain, AOR

Date of hearing

05.03.2010.

ORDER

IFTIKHAR MUHAMMAD CHAUDHRY, CJ. - These petitions, for

leave to appeal, have been filed against the judgments date 5.08.2006 and 08.12.2006 passed by NWFP Service Tribunal, Peshawar where by appeals filed by the respondents have been allowed as a result whereof they have granted selection grade.

R. W. ...
Assistant Director (Admn.)
Directorate of E & SE
Khyber Pakhtunkhwa
Peshawar

Brief facts of the case, relevant for disposal of instant petitions are: The Secretary, Finance Department, Government of NWFP (petitioner No. 1) vide notification dated 30th October 1995 allowed selection grade BPS-17 to Administrative Officer/Accounts Officer/Assistant Account Officer at the ratio of 33% of their total strength along with the Superintendent on the joint seniority list. In order to extend the said benefits to various officers in BPS-16, Director Schools and Literacy, Education Department NWFP Peshawar (petitioner No. 2) issued a notification dated 29th August 1995 wherein various categories of officers in BS-16 were brought at par by including the Service

ATTESTED

[Signature]
Supreme Court of Pakistan
Peshawar

ATTESTED

CP.45-P/2007, etc

Rules, however, selection grade was only allowed to Superintendent BS-16 w.e.f. 30.10.1993 while other categories of officers in BS-16, were left. Petitioner No.2, subsequently issued order dated 7th May 2002, under which the AEDO (A), Budget Officer, Audit Officer, Account Officer IN BS-16 of the Education Department were granted selection grade BS-17 but the respondents were granted such grade w.e.f. 19th July 1999 instead of 30th October 1993. Feeling aggrieved, the respondents challenged the said order before the NWFP Service Tribunal, who by means of impugned judgments granted them selection grade BS-17 w.e.f. 30th October 1993. As such instant petitions for leave to appeal have been filed.

3. Learned Additional Advocate General NWFP stated that the respondents were entitled for selection grade BS-17, subject to certain conditions, laid down in the letter dated 30th October 1993 including the amendments in the respective Recruitment and Appointment Rules. As according to him these Rules were amended on 6th February 1997 and joint seniority list was also prepared in the meantime, therefore, they have been found entitled for selection grade w.e.f. 17th June 1999, but the Service Tribunal, granted them selection grade w.e.f. 30th October 1993, therefore, according to him impugned judgments are not sustainable.

4. Learned counsel appearing for the caveat, however, opposed the petitions and stated that Service Tribunal and done nothing except enforcing/implementing the policy of the Government mentioned in letter 30th October 1993. On the basis of which respondents were entitled for selection grade. As far as question of amending the respective Recruitment and Appointment Rules and preparation of joint seniority list of officers in BS-16 is concerned, it is the job of the petitioners, therefore, the respondents should not be allowed to suffer at the hands of the Department.


ATTESTED

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Rules; however, selection grade was only allowed to Superintendents BS-16 w.e.f. 30.10.1993 while other categories of officers in BS-16 were left. Petitioner No.2, subsequently issued order dated 7th May 2007, under which the AFDO (A), Budget Officer, Audit Officer, Account Officer in BS-16 of the Education Department were granted selection grade BS-17 but the respondents were granted such grade w.e.f. 19th July 1999 instead of 30th October 1993. Feeling aggrieved, the respondents challenged the said order before the NWFP Service Tribunal, who by means of impugned judgments granted them selection grade BS-17 w.e.f. 30th October 1993. As such instant petitions for leave to appeal have been filed.

Learned Additional Advocate General NWFP stated that the respondents were entitled for selection grade BS-17, subject to certain conditions, laid down in the letter dated 30th October 1993 including the amendments in the respective Recruitment and Appointment Rules. As according to him these Rules were amended on 6th February 1997 and joint seniority list was also prepared in the meantime, therefore, they have been found entitled for selection grade w.e.f. 17th June 1999 but the Service Tribunal granted them selection grade w.e.f. 30th October 1993, therefore, according to him impugned judgments are not sustainable.

Learned counsel appearing for the caveat, however, opposed the petitions and stated that Service Tribunal had done nothing in enforcing/implementing the policy of the Government mentioned in the letter dated 30th October 1993, on the basis of which respondents were entitled for selection grade. As far as question of amending the respective Recruitment and Appointment Rules and preparation of joint seniority list of officers concerned, it is the job of the petitioners, therefore, they should not be allowed to suffer at the hands of the Government Department.

[Handwritten signature]
 Assistant Director (Admin.)
 Directorate of E & SE
 Khyber Pakhtunkhwa Peshawar

TESTED

[Handwritten signature]
 Director
 Education
 Khyber Pakhtunkhwa

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CP.45-P/2007, etc

5. We have heard the learned counsel for the parties and have also carefully gone through the impugned judgment passed by the Service Tribunal. There is no doubt that on 30th October 1993, Government issued a policy letter laying down a criterion for granting selection grade BS-17 to grade BS-16 officers to the extent of 33% but the respondents were not allowed the benefit of the same for one of the reason and ultimately they have to approach Service Tribunal. A careful perusal of the impugned judgment indicates that the Tribunal has not passed an order beyond the scope of policy letter dated 30th October 1993. As far as the discretion of the Government to amend the Recruitment and Appointment Rules is concerned, it was the duty of the Government to prepare and issue the joint seniority list of the Administrative Officers and the Superintends and make the amendments, without any delay after issuance of the letter. Service Tribunal in fact has enforced the policy letter dated 30th October 1993.

6. It is pertinent to mention here that the department cannot be allowed to sleep for any indefinite period to amend the rules and prepare seniority list at the cost of the respondents, who are government employees and they are always anxious about their promotion or to get benefit of the service as early as could be possible. Unfortunately, in instant case after issuance of the policy letter dated 30th October 1993 rules were amended in 1997 but perhaps the seniority list was prepared later on and on account of such slackness the respondents had suffered a lot and ultimately in 2001 they were given selection grade and in the meantime, some of them stood retired. We are, therefore of the opinion that under these circumstances the Service Tribunal has rightly granted relief to the respondents and judgments passed by it, being unexceptionable, admit not interference by this Court.

It is informed by the learned counsel appearing for the respondents that despite lapse of about more than 16/17 years, the judgments of


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We have heard the learned counsel for the parties and have also carefully gone through the impugned judgment passed by the Service Tribunal. There is no doubt that on 30th October 1993, Government issued a policy letter laying down a criterion for granting selection grade BS-17 to grade BS-16 officers to the extent of 33% but the respondents were not allowed the benefit of the same for one or the reason and ultimately they have to approach Service Tribunal. A careful perusal of the impugned judgment indicates that the Tribunal has not passed an order beyond the scope of policy letter dated 30th October 1993. As far as the discretion of the Government to amend the Recruitment and Appointment Rules is concerned, it was the duty of the Government to prepare and issue the joint seniority list of the Administrative Officers and the Superintends and make the amendments, without any delay after issuance of the letter. Service Tribunal in fact has enforced the policy letter dated 30th October 1993.

[Signature]
 Assistant Director (Admin.)
 Directorate of P.F. SE
 Khyber Pakhtunkhwa & Swat

It is pertinent to mention here that the department cannot be expected to prepare seniority list at the cost of the respondents, who are government employees and they are always anxious about their promotion or to get benefit of promotion as early as could be possible. Unfortunately, in instant case, after issuance of the policy letter dated 30th October 1993, rules were amended in 1997, perhaps the seniority list was prepared later on and on account of such delay, less the respondents had suffered a lot and ultimately in 2001 they were given selection grade and in the meanwhile, some of them stood retired. We are therefore of the opinion that under these circumstances the Service Tribunal has rightly granted relief to the respondents and judgments passed by it being the correct and reasonable.

CHARGE
 of Pakistan

It is informed by the learned counsel appearing for the respondents that despite lapse of about more than 16/17 years, the judgments of

ATTACHED

CP.45-P/2007, etc

the Service Tribunal, passed in favour of the respondents, have not been implemented. In such state of affairs, we direct the concerned authority to implement the same within a period of four weeks and send a compliance report to the Registrar of this Court, for our perusal in Chambers. Learned Additional Advocate General is directed to communicate these directions to the concerned authorities to ensure its compliance in letter and spirit.

Thus for the foregoing reasons, petitions are dismissed and leave declined.

Sd/- Iftikhar Muhammad Chaudhry, CJ

Sd/- Ch. Ijaz Ahmed, J

Sd/- Khilji Arif Hussain, J

Peshawar,
05.03.2010

NOT APPROVED FOR REPORTING


ATTESTED

38 (circled) 10 (circled) 27 (circled)

the Service Tribunal, passed in favour of the respondents, have not been implemented. In such state of affairs, we direct the concerned authority to implement the same within a period of four weeks and send a compliance report to the Registrar of this Court, for our perusal in Chambers. Learned Additional Advocate General is directed to communicate these directions to the concerned authorities to ensure its compliance in letter and spirit.

Thus for the foregoing reasons, petitions are dismissed and leave declined.

sdf- Aztikhar Muhammad Chaudhry, C
sdf- Ch. Ijaz Ahmed, T
sdf- Khilji Arif Hussain, J



Peshawar,
05.03.2010.
19/10

11
To be true copy
Director of the Court of Peshawar
Peshawar

NOT APPROVED FOR REPORTING.

Assistant Director (Admin.)
Directorate of E & S
Khyber Pakhtunkhwa Peshawar

| | |
|--------------------|------------|
| No of Applications | 75 |
| No of Writs | 25-3-2010 |
| No of Petitions | 15 |
| Recognition Fee | 15 |
| Copying Fee | 9.30 |
| Court Fee | 14.20 |
| Date of | 30-3-2010 |
| Date of | 31/3/10 |
| Completed | copy |
| Received | Esad Kamel |
| Total | 14.30 |
| Advt | 6/2 |
| Bl... | 8.30 |

ATTESTED

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OFFICE OF THE DIRECTOR (E&SE) KHYBER PUKHTOON KHWA
PESHAWAR.

Corrigendum.

In pursuance of NWFP Services Tribunal Peshawar judgment dated 15.8.2006 up hold by the Hon.able Supreme Court of Pakistan vide its verdict dated 5.3.2010 and Write Petition No.35-F To 51-P and CP.301-P of 2007, and under the provision of Finance Department Notification No.FD/(PRC)4-1/91, dated 30.10.1993 and (E&SE)department circular No.604-754 dated 7.5.2002, the date of award of S/Grade (B-17) of the ADEOs /ASDEOs /Accts Admn: officers/B&AOs /Supdt(B-16) working in Directorate of (E&SE) K.P.K Peshawar and districts officers issued vide this office Notification No.4420-4585/A-23/MS/S.Grade(B-17)/Supdt/AO, dated 29.9.2004 may read as "30.10.1993" instead of "19.7.1999" in column No.6 of the above order on the same terms and conditions already framed.

*Notification
of
S/Grade*

SYEDA SARWAT JEHAN
DIRECTRESS

Ends:No. 3410-24

I /DSR/Estt:S.P/Litigation dated 20/4/2011

Copy of the above is forwarded for information and necessary action to the

1. Registrar Supreme Court of Pakistan with reference to his decision/judgment dated refer to above for information please.
2. Registrar NWFP Services Tribunal Peshawar with reference to his judgment referred to above for information please.
3. Secretary to Govt: of E&SE K.P.K Peshawar
4. Accountant General K.P.K. Peshawar.
5. Director of Education(FATA)Peshawar.
6. Director Higher Education K.P.K. Peshawar.
7. Director of Curriculum and Teachers Education K.P.K Abbott Abad
8. Manager BIEP Arbab Road University Town Peshawar.
9. Manager Girls Project II K.P.K Peshawar.
10. Section Officer(Litigation)E&SE Department K.P.K Peshawar.
11. All District Accunts Officers in K.P.K.
12. All Executive District Officers in K.P.K.
13. All officers concerned.
14. P.A. to Director of E&SE K.P.K Peshawar.

*Assistant Director (Admin)
Directorate of E & SE
of Peshawar*

[Signature]
DEPUTY DIRECTOR (E & A)

ATTESTED

(40)

(5)

Register: 11/11

To: The Director of Education
Elementary & Secondary Education,
Khyber Pakhtoon Khwa, Peshawar.

Subject: Sanction for Move-over from Pps-17 to Pps-18.

Respected Sir,

With due regards I beg to request your honour that the undersigned is due to be allowed move-over from Pps-17 to Pps-18 of an award of selection grade w.e.f. 30.10.1993 instead of 19.7.1999 in the light of the decision of the Supreme Court of Pakistan dated 5.3.2010 vide your office order, the subject bearing your office order NO.3410-24/I/DSR/Estt.-3/ditigation dated 26.4.2010 (copies containing Ten pages of annexure 'A' and copy of the order of the Honourable Supreme Court (6 copies each set) from Annexure 'B' (Ten copies sets) enclosed herewith).

In addition, the under-mentioned documents are also attached in Ten sets:-

- 1/ Ten Copies of the award of S₁ grade under dated w.e.f. 19.7.99 in Annexure 'C'
- 2/ Ten Copies of the Seniority list of A-50 (A) containing Three pages in Annexure 'D'
- 3/ Ten Copies of the sanction of move-over from Pps-16 to Pps-17 in Annexure 'E'
- 4/ Ten Copies of proforma duly filled in regarding particulars of office for departmental promotion in Annexure 'F'
- 5/ Ten Copies of Character Roll of ACR in respect of Abdul Halik Khattak, AAO in Annexure 'G'
- 6/ Ten Copies of Analysis of Confidential Records of last 5 years in Annexure 'H'
- 7/ Ten Copies of sanction of the leave for up to 180 days in leave of leave preparatory to retirement in Annexure 'I'

Yours faithfully,

11/11

TO: The Director of Education,
 Element of Secondary Education,
 Cyber Station, Karachi, Pakistan.

Subject: Sanction for Move-over from Pps-17 to Pps-18.

Respected Sir,

With due regard & best wishes, I request you to honour that the incision is due to be advised to move-over from Pps-17 to Pps-18 of award of selection grade of Ref. 30.10.1993 instead of 19.7.1999 in the light of the decision of the Supreme Court of Pakistan dated 5.3.2010 vide your office order, the subject bearing your office order No. 3440-24/I/AS.R/ESTT.-3/deliberation dated 26.4.2010 (Copies containing Ten pages of annexure 'A' and copy of the order of the Honourable Supreme Court (5 Copies each set) from Annexure 'B' (Ten Copies sets) enclosed herewith).

In addition, the under-mentioned documents are also attached in Ten sets:-

- 1/ Ten Copies of the award of S/grade earlier awarded w.e.f. 19.7.99 in Annexure "C"
- 2/- Ten Copies of the Seniority List of AS(A) containing Three pages in Annexure "D"
- 3/ Ten Copies of the sanction of move-over from Pps 17 to Pps 18 Annexure "E"
- 4/ Ten Copies of proforma duly filled in regarding particulars of office for departmental promotion sanction Annexure "F"
5. Ten Copies of Character Roll of ACR submission respect of Abdul Halik Khattak, AAO, of Annexure "G"
6. Ten Copies of Analysis of Confidential Reports of last 5 years. in Annexure "H"
7. Ten Copies of sanction to the leave pay equal to 180 days in leave of leave preparatory to retirement in Annexure "I"

In case any request is not acceded
would be considered to reach the
of the higher authorities concerned

Respected Sir, I once again humbly
request you to kindly arrange
according to the period of fifteen days
within which the request is made.

Respected Sir, I am writing to you
regarding the education department for
the past few months. I have
been working on it and I have
been trying to get it done.

Respected Sir, I am writing to you
regarding the education department for
the past few months. I have
been working on it and I have
been trying to get it done.

Respected Sir, I am writing to you
regarding the education department for
the past few months. I have
been working on it and I have
been trying to get it done.

Respected Sir, I am writing to you
regarding the education department for
the past few months. I have
been working on it and I have
been trying to get it done.

Respected Sir, I am writing to you
regarding the education department for
the past few months. I have
been working on it and I have
been trying to get it done.

Respected Sir, I am writing to you
regarding the education department for
the past few months. I have
been working on it and I have
been trying to get it done.

(112)

Page

The Secretary to Govt.
Education Department
R.P.K. Beharwal

Subject

Sr.

15.11.2013

(copy enclosed herewith)

on 13.03.2013

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53

Sir, In the end, I regret for any mistakes in the reminder.

Ends, As above. Thank you very much.

Dated 9/5/2014

Yours Obediently

Mob. Ph. No. 0334/1904413

(Abdul Halik Wathab)
Admin. Officer (B)
Education Dept.
Dabhatta Tal. or Khel
Village + P.O. Shakar-
Dara Teh. Lachi,
Distt. Peshawar

Copy of the above is forwarded for information only and with the remarks that in case my request is not preferred then I would be constrained to send my case complete in all respects for suitable sympathetic action into the matter. However, presently copy of my application, copy of reminder and copy of my pay fixation carried out by the Distt. Account office, Lower Dir, are also enclosed herewith.

Timangora

- Recd. 1/ Chief Minister, Provincial Assembly, K.P.K., Peshawar
 - 2/ The Director of Human Rights Cell, Supreme Court, Islamabad
 - 3/ Respected Muntasibullah, Provincial Govt, K.P.K., Peshawar
 - 4/ Secretary to Govt, Estt. Division, K.P.K. Peshawar
 - 5/ Secretary to Govt, Finance Dept, K.P.K. Peshawar
 - 6/ Director of Education, Elementary & Secondary Edu. K.P.K. Peshawar
- End. As above

Dated 9/5/2014

Obediently yours
(Abdul Halik Wathab)

OFFICE OF THE DISTRICT ACCOUNTS OFFICER, DIR LOWER.

No.GAD/KS2/DAO-Dir-Lower Edu: 1140-41

Dated Timergara the 18/11/2012

44

To **Mr. Abdul Malik,**
Ex-Supt: B-16 office of the EDO Elementary & Secondary Education
Dir Lower

Subject **RE-FIXATION OF SELECTION GRADE B-17 WEF 30-10-1995 IN THE LIGHT OF HONOURABLE SUPREME COURT OF PAKISTAN VERDICT DATED 5-3-2010.**

Consequent upon re-fixation of your pay in the light of the decision of the Honourable Supreme Court of Pakistan verdict dated 5-3-2010 vide Directress of Sciences and Literacy endst; No.3410-24/1/DSR/Estt:3/Litigation. dated 26-4-2010 you are authorized to draw pay and allowances for the period as under:-

| Object | DAO Kohat Pay on 30-10-1993 | DAO Kohat Pay on 1-6-1994 | DAO Kohat Pay on 1-12-1994 | DAO Kohat Pay on 1-6-1995 |
|--------------|-----------------------------|---------------------------|----------------------------|---------------------------|
| Pay | 4160 | 5040 | 5330 | 5910 |
| HRA | 861 | 861 | 861 | 861 |
| CA | 100 | 0 | 0 | 0 |
| ACA | 100 | 0 | 0 | 413/70 |
| CLA | 0 | 0 | 6191 | 7184/70 |
| Total | 5221 | 5901 | | |

| Object | DAO Kohat Pay on 1-12-1995 | DAO Kohat Pay on 1-12-1996 | DAO Kohat Pay on 1-12-1997 | DAO Kohat Pay on 1-12-1998 |
|--------------|----------------------------|----------------------------|----------------------------|----------------------------|
| Pay | 6200 | 6490 | 6780 | 7070 |
| HRA | 851 | 861 | 861 | 861 |
| CLA 7% | 434 | 454 | 475 | 495 |
| Total | 7495 | 7805 | 8116 | 8426 |

| Object | DAO Kohat Pay on 1-7-1999 | DAO Kohat Pay on 1-12-1999 | DAO Dir Lower Pay on 18-4-2000 | DAO Dir Lower Pay on 1-12-2000 (18) |
|--------------|---------------------------|----------------------------|--------------------------------|-------------------------------------|
| Pay | 7070 | 7360 | 7360 | 7647 |
| HRA | 861 | 861 | 861 | 861 |
| CLA 7% | 494/90 | 515 | 515 | 535 |
| UAA | 0 | 0 | 200 | 200 |
| SAA | 776 | 776 | 776 | 1017 |
| Total | 9202 | 9512 | 9712 | 1028 |

- i. Subject to provide sanction on account of move over from BPS-17 to E-18 with effect from 1-12-2000 of the competent forum
- ii. Less pay and allowances already drawn.
- iii. Previous authority issued vide this office memo No.913-14, dte 9-6-2012 is hereby withdrawn.

District Accounts Officer,
Dir Lower.

Copy forwarded to the District Accounts Officer, Kohat for information and with the remarks to make payment of difference of pay and allowances for the period w.e. from 30-10-1993 to 17-4-2000 subject to provide sanction of the competent authority.

District Accounts Officer,
Dir Lower.

ATTACHED

49

WAKALATNAMA

IN THE SERVICE TRIBUNAL KP/IL PESHAWAR

Abdul Malic (Petitioner)
(Plaintiff)
VERSUS (Applicant)
(Complainant)
(Appellant)
(Decree Holder)

Director elementary etc (Respondent)
(Defendant)
(Accused)
(Judgment Debtor)

I/we: Abdul Malic

In the above noted I.A. do hereby appoint and constitute **Muhammad Amin Khattak (Lachi) & Ibrahim Shah** Advocates, Peshawar to appear, plead, act, compromise, withdraw or refer to arbitration to me/ us as my/ our Counsel in the above noted matter, without any liability for their default and with the authority to engage/ appoint any other Advocate/ Counsel at my/ our matter.

Attested & Accepted

FIR No. _____
Dated. ____/____/____
U/s. _____
P.S. _____

CLIENT/S

Muhammad Amin Khattak
(Abdul Jalih Khattak)

Muhammad Amin Khattak (Lachi)

Advocate,
Supreme Court of Pakistan
Cell:0300-91510#1

Ibrahim Shah

Advocate, High Court,
Peshawar

BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Application No: /2016

In Service Appeal No: 1281/2014

W.P. Previous
Service Tribunal

Slary No. 111

dated 16-2-16

Abdul Malik Khattak Ex-Admn: Officer(E&SE), District, Kohat.Applicant.

VERSUS

Secretary E&SE Department, Khyber Pakhtunkhwa & others.Respondents

**APPLICATION FOR :- 1) Restoration of the right of defense.
2) Submission of Parawise Comments for & on behalf of Respondents No: 1-3.**

Respectfully Sheweth :-

The Respondents submit as under:-

- 1 That the Titled cases pending for disposal before this Honorable Tribunal & is fixed for today.
- 2 That on last date of hearing the right of defense for submission of Joint Parawise Comments has been struck down by this Honorable Tribunal & the matter has been fixed for final arguments on 01-8-2016.
- 3 That the act of the Respondents with regard to the non-submission of reply is not intentional rather it is due to the other Respondent Departments & which has thus caused delay in submitting the required reply in the noted appeal on behalf of the Respondents No: 1-3.
- 4 That law & so many judgments of the superior Courts favour the disposal of cases on merits of the case instead of decisions on technical grounds.
- 5 That this Honorable Tribunal has got jurisdictions to entertain the instant case having no legal bar in accepting in the instant application, rather it will amounts to the interest of justice & equity.
- 6 That the appellant is a permanent resident of District Kohat & the offices of the Respondents No: 1 & 2 are also in Peshawar City. Whereas, the case has been shifted for the submission of reply at Camp Court Swat instead at the principal seat at Peshawar of this Honorable Tribunal.

In view of the above made submissions, it is humbly requested that this Honorable Tribunal may very graciously be pleased to accept the instant application as prayed for in the interest of justice, please.


Director

E&SE Department Khyber
Pakhtunkhwa, Peshawar.
(Respondents No: 1- 3)

BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Application No: /2016

In Service Appeal No: 1281/2014

Abdul Malik Khattak Ex-Admn: Officer(E&SE), District, Kohat.Applicant.

VERSUS

Secretary E&SE Department, Khyber Pakhtunkhwa & others.Respondents

**APPLICATION FOR :- 1) Restoration of the right of defense.
2) Submission of Parawise Comments for & on behalf of Respondents No: 1-3.**

Respectfully Sheweth :-

The Respondents submit as under:-

- 1 That the Titled cases pending for disposal before this Honorable Tribunal & is fixed for today.
- 2 That on last date of hearing the right of defense for submission of Joint Parawise Comments has been struck down by this Honorable Tribunal & the matter has been fixed for final arguments on 01-8-2016.
- 3 That the act of the Respondents with regard to the non-submission of reply is not intentional rather it is due to the other Respondent Departments & which has thus caused delay in submitting the required reply in the noted appeal on behalf of the Respondents No: 1-3.
- 4 That law & so many judgments of the superior Courts favour the disposal of cases on merits of the case instead of decisions on technical grounds.
- 5 That this Honorable Tribunal has got jurisdictions to entertain the instant case having no legal bar in accepting in the instant application, rather it will amounts to the interest of justice & equity.
- 6 That the appellant is a permanent resident of District Kohat & the offices of the Respondents No: 1 & 2 are also in Peshawar City. Whereas, the case has been shifted for the submission of reply at Camp Court Swat instead at the principal seat at Peshawar of this Honorable Tribunal.

In view of the above made submissions, it is humbly requested that this Honorable Tribunal may very graciously be pleased to accept the instant application as prayed for in the interest of justice, please.


Director

E&SE Department Khyber
Pakhtunkhwa, Peshawar.
(Respondents No: 1-3)

BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Application No: /2016

In Service Appeal No: 1281/2014

Abdul Malik Khattak Ex-Admn: Officer(E&SE), District, Kohat.Applicant.

VERSUS

Secretary E&SE Department, Khyber Pakhtunkhwa & others.Respondents

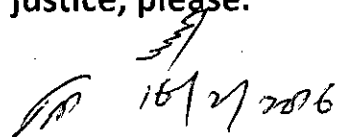
**APPLICATION FOR :- 1) Restoration of the right of defense.
2) Submission of Parawise Comments for & on behalf of Respondents No: 1-3.**

Respectfully Sheweth :-

The Respondents submit as under:-

- 1 That the Titled cases pending for disposal before this Honorable Tribunal & is fixed for today.
- 2 That on last date of hearing the right of defense for submission of Joint Parawise Comments has been struck down by this Honorable Tribunal & the matter has been fixed for final arguments on 01-8-2016.
- 3 That the act of the Respondents with regard to the non-submission of reply is not intentional rather it is due to the other Respondent Departments & which has thus caused delay in submitting the required reply in the noted appeal on behalf of the Respondents No: 1-3.
- 4 That law & so many judgments of the superior Courts favour the disposal of cases on merits of the case instead of decisions on technical grounds.
- 5 That this Honorable Tribunal has got jurisdictions to entertain the instant case having no legal bar in accepting in the instant application, rather it will amounts to the interest of justice & equity.
- 6 That the appellant is a permanent resident of District Kohat & the offices of the Respondents No: 1 & 2 are also in Peshawar City. Whereas, the case has been shifted for the submission of reply at Camp Court Swat instead at the principal seat at Peshawar of this Honorable Tribunal.

In view of the above made submissions, it is humbly requested that this Honorable Tribunal may very graciously be pleased to accept the instant application as prayed for in the interest of justice, please.



Director

**E&SE Department Khyber
Pakhtunkhwa, Peshawar.
(Respondents No: 1-3)**

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Application No: /2016

In Service Appeal No: 1281/2014

Abdul Malik Khattak Ex-Admn: Officer(E&SE), District,Applicant.

VERSUS

Secretary E&SE Department, Khyber Pakhtunkhwa & others.Respondents

APPLICATION FOR :- 1) Restoration of the right of defense.
2) Submission of Parawise Comments for & on behalf of Respondents No: 1-3.

Respectfully Sheweth :-

The Respondents submit as under:-

- 1 That the Titled cases pending for disposal before this Honorable Tribunal & is fixed for today.
- 2 That on last date of hearing the right of defense for submission of Joint Parawise Comments has been struck down by this Honorable Tribunal & the matter has been fixed for final arguments on 01-8-2016.
- 3 That the act of the Respondents with regard to the non-submission of reply is not intentional rather it is due to the other Respondent Departments & which has thus caused delay in submitting the required reply in the noted appeal on behalf of the Respondents No: 1-3.
- 4 That law & so many judgments of the superior Courts favour the disposal of cases on merits of the case instead of decisions on technical grounds.
- 5 That this Honorable Tribunal has got jurisdictions to entertain the instant case having no legal bar in accepting in the instant application, rather it will amounts to the interest of justice & equity.
- 6 That the appellant is a permanent resident of District Kohat & the offices of the Respondents No: 1 & 2 are also in Peshawar City. Whereas, the case has been shifted for the submission of reply at Camp Court Swat instead at the principal seat at Peshawar of this Honorable Tribunal.

In view of the above made submissions, it is humbly requested that this Honorable Tribunal may very graciously be pleased to accept the instant application as prayed for in the interest of justice, please.

Director

E&SE Department Khyber
Pakhtunkhwa, Peshawar.
(Respondents No: 1- 3)

shown by this Honorable Tribunal & the matter has been fixed for disposal on 01-8-2016.

agents with regard to the non-submission of reply in the noted appeal on behalf of the Respondents No: 1-3.

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Application No: /2016
of the superior Courts favour the disposal of cases on merits of the case instead of decisions on technical grounds.

In Service Appeal No: 1281/2014 at group **DIR**

Abdul Malik Khattak Ex-Admn: Officer(E&SE), District, Kohat.....Applicant:

VERSUS

Secretary E&SE Department, Khyber Pakhtunkhwa & others.....Respondents

APPLICATION FOR :- 1) Restoration of the right of defense.
2) Submission of Parawise Comments for & on behalf of Respondents No: 1-3.

Respectfully Sheweth :-

The Respondents submit as under:-

- 1 That the Titled cases pending for disposal before this Honorable Tribunal & is fixed for today.
- 2 That on last date of hearing the right of defense for submission of Joint Parawise Comments has been struck down by this Honorable Tribunal & the matter has been fixed for final arguments on 01-8-2016.
- 3 That the act of the Respondents with regard to the non-submission of reply is not intentional rather it is due to the other Respondent Departments & which has thus caused delay in submitting the required reply in the noted appeal on behalf of the Respondents No: 1-3.
- 4 That law & so many judgments of the superior Courts favour the disposal of cases on merits of the case instead of decisions on technical grounds.
- 5 That this Honorable Tribunal has got jurisdictions to entertain the instant case having no legal bar in accepting in the instant application, rather it will amounts to the interest of justice & equity.
- 6 That the appellant is a permanent resident of District Kohat & the offices of the Respondents No: 1 & 2 are also in Peshawar City. Whereas, the case has been shifted for the submission of reply at Camp Court Swat instead at the principal seat at Peshawar of this Honorable Tribunal.

In view of the above made submissions, it is humbly requested that this Honorable Tribunal may very graciously be pleased to accept the instant application as prayed for in the interest of justice, please.

Director

**E&SE Department Khyber
Pakhtunkhwa, Peshawar.
(Respondents No: 1-3)**

20

Regd 45-

To The Director of Secondary Education and Literacy, Khyber Pakhtoon Khawan, Peshawar.

Subject: Sanction for move-over from Bps 17 to Bps 18

Respected Sir,

Respectfully, I beg to request your honour that the undersigned is due to be allowed move-over from Bps-17 to Bps-18 on a of award of selection order w.e.f. 30.10.1993 instead of 19.7.1999 in the light of the decision of the Honourable High Court of Pakistan verdict dated 5-3-2010 vide your office order thereupon bearing your office order NO. 3410-24/I/DSR/Est.-3/ditigation dated 26.4-2010.

On my request for re-fixation of my pay to the Distt. Accounts Officer, Lower District Timargara the undersigned has been directed vide his office order note para 1) in his office memo NO. CAD/K-SZ/DAO & is lower order NO. 1140-44 dated 18.7.2012 (copy enclosed herewith) to get sanction for move over from Bps 17 to Bps 18.

Sir, It is, therefore requested that if necessary sanction for the above-said move-over from Bps-17 to Bps-18 may be accorded at an early date enabling the undersigned for re-fixation of pay de.

Thanks.

Encls. one.

Dated 8/9/12

ATTESTED

Yours obediently

(Abdul Talib Khattak) Admon. Officer (R) Est. 2011

[Handwritten signature]

(8)

Copy of the above is forwarded to the Senior
Distt. Accounts Officer, Lower Div at Timargarra
for information & with the request that - I was recruited
from service reg. 5-10-2001 therefore my entitlement
for one another increment may also please be allowed
from due date 4.19.2001 with thanks.

Dated 8/9/2012

SD/-
(Abdul Halik Khattak)
Admn. Officer (2)
Education Deptt.,
Distt. Tatar Khel, v. & P.O.
Shahardarra,

(27)

Registered

(47)

To

In respect of
The Secretary to Govt.
Education Deptt; Khyber Pakhtoonkhwa
Peshawar.

(By name)

Subject: Formal sanction for move-over to Bps-18

Respected Sir,

In continuation of my application dated 9.5.2014 I once again humbly request your honour by extending the another fifteen days from the receipt of this reminder for according formal sanction for move-over from Bps 17 to Bps-18 w.e.f. 1.12.2000 expecting favourable action at an early date in the above said period. In case all my humble requests are turned down or stayed if the matter will be referred to the higher authorities or sue the case in the court for justice.

Dated 4/6/2014

Obediently
(Abdul Jalil Chathah)
Almon. (Off)
Education Deptt. KPK.
Hob. Tatar, V & P
Shahardara, Teh.
Lachi, Distt. K. al-

170

Prm

(48)

Copy of the above is forwarded for information only in continuation of my application dated 9.5.2014 forwarded under registered cover to the under-mentioned authorities :-

Regd. 1/- Respected Chief Minister, Provincial Govt.
KPK, Peshawar.

Regd. 2/- The Respected Director of Human Right Cell,
Supreme Court, Islamabad.

Regd. 3/- Respected Secretary to Govt. Estt. Division
KPK, Peshawar.

Regd. 4/- Respected Secretary to Govt. Finance Deptt.,
KPK, Peshawar.

Regd. 5/- Respected Director of Education, S.I. &
Secy, Education, KPK, Peshawar.

Dated 1/6/2014

Obedtly yours
Abdul Malik Khattak

Cash receiving Certificate

Received Rs. 6000/- (Rupees Six Thousand only)
from the Service Tribunal Great Branch
in service appeal No. 1281 dated 2014
Case Tribunal, Titled Abdul Halik Khattak
do day dated 4.5.2017.

DOF
MA
Judge Service Tribunal
4.5.2017

Abdul Halik Khattak
(Abdul Halik Khattak)
Ex. Admn. Officer, Edu.
Dept. KPK. v. P.O.
Shahardiana, Teh. Jachir,
Dist. Kohat.

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Application No: /2016

In Service Appeal No: 1281/2014

DIR (C)

Abdul Malik Khattak Ex-Admn: Officer(E&SE), District,Applicant.

VERSUS

Secretary E&SE Department, Khyber Pakhtunkhwa & others.Respondents

APPLICATION FOR :- 1) Restoration of the right of defense.
2) Submission of Parawise Comments for & on behalf of Respondents No: 1-3.

Respectfully Sheweth :-

The Respondents submit as under:-

- 1 That the Titled cases pending for disposal before this Honorable Tribunal & is fixed for today.
- 2 That on last date of hearing the right of defense for submission of Joint Parawise Comments has been struck down by this Honorable Tribunal & the matter has been fixed for final arguments on 01-8-2016.
- 3 That the act of the Respondents with regard to the non-submission of reply is not intentional rather it is due to the other Respondent Departments & which has thus caused delay in submitting the required reply in the noted appeal on behalf of the Respondents No: 1-3.
- 4 That law & so many judgments of the superior Courts favour the disposal of cases on merits of the case instead of decisions on technical grounds.
- 5 That this Honorable Tribunal has got jurisdictions to entertain the instant case having no legal bar in accepting in the instant application, rather it will amounts to the interest of justice & equity.
- 6 That the appellant is a permanent resident of District Kohat & the offices of the Respondents No: 1 & 2 are also in Peshawar City. Whereas, the case has been shifted for the submission of reply at Camp Court Swat instead at the principal seat at Peshawar of this Honorable Tribunal.

In view of the above made submissions, it is humbly requested that this Honorable Tribunal may very graciously be pleased to accept the instant application as prayed for in the interest of justice, please.

AHester
S. H. Khan
Additional Director (Estt)
Director E&SE
Khyber Pakhtunkhwa Peshawar.

18/2/2016

Director
E&SE Department Khyber
Pakhtunkhwa, Peshawar.
(Respondents No: 1-3)

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No: 1281/2014

**Abdul Malik Khattak (R) Admn: Officer Education Department District Kohat
...Appellant**

VERSUS

The Secretary (E&SE)Department Khyber Pakhtunkhwa, Peshawar & others
.....Respondents

JOINT PARAWISE COMMENTS ON & FOR BEHALF OF THE RESPONDENTS 1-3.

Respectfully Sheweth:-

The Respondents submit as under :-

Preliminary Objections

- 1 The appellant has no cause of action/locus standi.
- 2 The instant appeal is badly time barred.
- 3 The appellant has concealed the material facts from this Honorable Tribunal, hence liable to be dismissed on this score.
- 4 The appellant has not come to Honorable Tribunal with clean hands.
- 5 The present appeal is liable to be dismissed for non joinder & mis-joinder of the necessary parties.
- 6 The appellant has filed the instant appeal on malafide motives.
- 7 The instant appeal is against the prevailing law & rules.
- 8 The instant appeal is not maintainable in the present form & also in the present circumstances of the issue.
- 9 This Honorable Tribunal has no jurisdiction to adjudicate the present appeal.
- 10 That this Honorable Tribunal has no jurisdiction to adjudicate upon the present appeal.

ON FACTS.

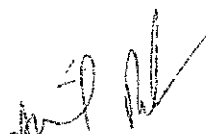
- 1 That Para-1 pertains to service record of the appellant, hence needs no comments.
- 2 That Para-2 is irrelevant, needs no comments.
- 3 That Para-3 of the instant Service appeal is related to the judicial verdict. Hence needs no comments, However as per decision dated 15-8-2006 of this Honorable Tribunal, the case of the appellant alongwith other incumbents has dully been processed & sent to competent authority vide letter No: 3278/A-23/MS/ Move over: dated 27-5-2013 for final approval of the Provincial Selection Board's/DPC meeting which is scheduled to be held in near future. As soon as the matter is approved by the Provincial Selection Board/ DPC, the decision will be communicated to the appellant in due course of time.


- 4 That Par-4, is incorrect & misleading on the grounds that the case of the appellant has been submitted to the Respondent No: 1 for the grant of Move over from BPS-17 to 18 vide office memo: No: 3278/A-23/MS/ Move over: dated 27-5-2013 (copy of the same is already attached as Annexure- "A").
- 5 That Para-5 is incorrect & misleading on the grounds that the Move over case from BPS-17 to 18 has been sent before the competent authority submitted for approval, the appellant shall be informed accordingly, subject to the outcome of the DPC, the same shall be communicated to appellant (copy of the working papers out DPC is attached as (Annexure "B").

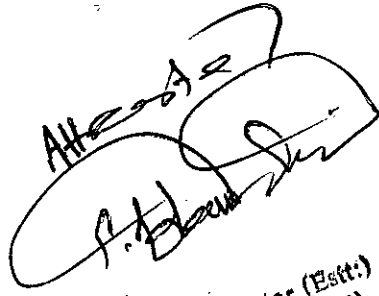
ON GROUND

- A That Ground-A, Incorrect & denied. The case of the appellant has been submitted for approval vide this office memo: dated 27-5-2013 and subsequent Reminder by the Respondent No: 2, hence the stand of the appellant is baseless and without any force.
- B That Ground-B, Incorrect & denied. Detailed reply has already been given in foregoing para, hence no further comments.
- C That ground-C. Incorrect & misleading. The case has been submitted before the Respondent No: 1 for the approval of the Move over case from BPS-17 to BPS-18 by the Respondent No: 2.
- D That ground-D, Incorrect & denied. Hence no further comments.
- E That ground-E, needs no comments. However, the Respondents seek leave of this Honorable Tribunal to submit additional grounds & case law at the time of arguments on main appeal.

In view of the above made submissions, it is requested that this Honorable Tribunal may very graciously be pleased to dismiss the appeal with cost in favour of the Respondents.


Secretary
(E&SE) Department Khyber
Pakhtunkhwa Peshawar.


Director
(E&SE) Department Khyber
Pakhtunkhwa Peshawar.


Additional Director (Estt.)
Directorate of E & SE
Khyber Pakhtunkhwa Peshawar.

1

BEFORE THE SERVICE TRIBUNAL KPK, PESHAWAR

Service appeal No. 1218/2014

Abdul Malik Khattak

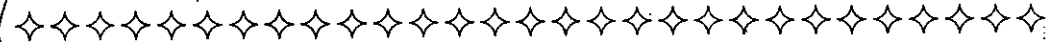
Versus

Secretary Elementary &
Secondary Department KPK
Peshawar

..... Petitioner

..... Respondents

Handwritten signature/initials



REJOINDER ON BEHALF OF APPELLANT.

Respectfully Sheweth:-

1. All the preliminary objections taken by respondents are illegal against the law and facts of the case.

2. That the instant appeal is with in time & appellant has got a cause of action to file the instant appeal and this Tribunal has got the jurisdiction.

ON FACTS:

1. Para No. 1 needs no rejoinder.

2. Para No. 2 needs no rejoinder

3. Para No. 3 shows that the case of the appellant is send to the competent authority in the year of 2013 but till date no final order is passed which shows that department intentionally and deliberately delay the matter. Although it is the fundamental legal rights of the appellant.

4. Para 4 admitted correct but shows the malafide conduct of the respondent for delaying the matter for not finalizing the case of the appellant for move over.

5. Para 5 is correct but mis-led the court and till date appellant deprived from his right and no order is passed till date and no DPC is constituted.
6. That the respondent intentionally delay the matter and supreme court judgment is very much clear and identical cases is already disposed of by the like wise authority as "Rajab Din & others" case and it is further stated that it is a formal sanction there is no need for DPC and the respondent authority has got the power to pass in order in favour of the appellant and further more it is serious question why this selection grade was not sanctioned in time when the appellant & others were in service.

GROUNDS:

- A. Ground A is incorrect the case of the appellant is not further processed and is yet pending adjudicating before the authority.
- B. Ground B is incorrect.
- C. Ground C is incorrect, on the grounds that case of the appellant is not yet further processed.
- D. Para D needs no rejoinder and is incorrect.
- E. Para E needs no rejoinder.

It is therefore prayed that on acceptance of rejoinder the appeal of the appellant may be allowed.

Appellant

Muhammad Amin Khattak Lachi
Advocate, Supreme court
of Pakistan

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

Service appeal No. 1218/2014

Abdul Malik Khattak.....Petitioner

V E R S U S

Secretary Elementary & Secondary Department KPK
Peshawar

.....Respondents

AFFIDAVIT

I, **Abdul Malik Khattak** Admin Officer (Retired)
Education Department Mohallah Tartar Khel Village & P.O
Shakar Dara Tehsil Lachi, District Kohat, do hereby solemnly
affirm and declare on oath that the contents of the
accompanying Rejionder are true and correct to the best of
my knowledge and belief and nothing has been concealed
from this Hon'ble Court.

Identified by:



Muhammad Amin Khattak Lachi
Advocate, Supreme court
of Pakistan



DEPONENT



BEFORE THE SERVICE TRIBUNAL KPK, PESHAWAR

Service appeal No. 1218/2014

Abdul Malik Khattak

Versus

Secretary Elementary &
Secondary Department KPK
Peshawar

..... Petitioner

..... Respondents



REJOINDER ON BEHALF OF APPELLANT.

Respectfully Sheweth:-

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2. That the instant appeal is with in time & appellant has got a cause of action to file the instant appeal and this Tribunal has got the jurisdiction.

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2. Para No. 2 needs no rejoinder
3. Para No. 3 shows that the case of the appellant is send to the competent authority in the year of 2013 but till date no final order is passed which shows that department intentionally and deliberately delay the matter. Although it is the fundamental legal rights of the appellant.
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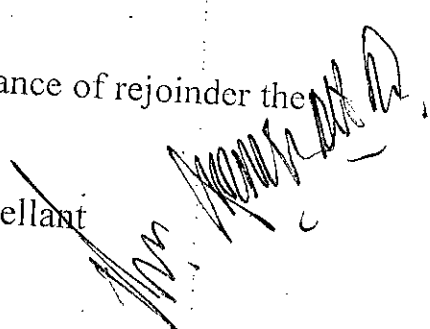
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GROUNDS:

- A. Ground A is incorrect the case of the appellant is not further processed and is yet pending adjudicating before the authority.
- B. Ground B is incorrect.
- C. Ground C is incorrect, on the grounds that case of the appellant is not yet further processed.
- D. Para D needs no rejoinder and is incorrect.
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Appellant


Muhammad Amin Khattak Lachi
Advocate, Supreme court
of Pakistan

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

Service appeal No. 1218/2014

Abdul Malik Khattak.....Petitioner

V E R S U S

Secretary Elementary & Secondary Department KPK
Peshawar

.....Respondents

AFFIDAVIT

I, **Abdul Malik Khattak** Admin Officer (Retired)
Education Department Mohallah Tartar Khel Village & P.O
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accompanying Rejionder are true and correct to the best of
my knowledge and belief and nothing has been concealed
from this Hon'ble Court.

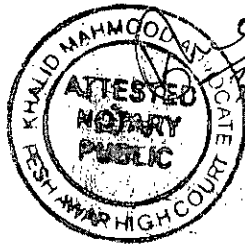
Identified by:



DEPONENT



Muhammad Amin Khattak Lachi
Advocate, Supreme court
of Pakistan



To

The Respected Chairman Service Tribunal, Peshawar
Camp Distt. Nowat

Subject: Request for change in date for debate

Respected Sir,

I have the honour to inform your kind honour that my counsiler/Advocate Mr. Ikhtamrad Amiri Khattak due to his domestic affairs, he is not in position, as informed by him, to take part in discussion on my case "Abdul Halik Khattak versus Secretary Education, K.P.K. & Director of Education, K.P.K. in appeal NO. 1281 ~~12~~ 2014 to-day on 3-1-2018. It is therefore humbly requested that in this respect next date may kindly be appointed for hearing etc. with thanks.


Dated 3.1.2017


2/1/2018

(Abdul Halik Khattak)

Admin. Officer (R) Edu. Deptt.

Plot: Tatar Mal, v. P.O. Shahardan
Teh. Darchi, Distt. Koral -


3-1-18

WAKALATNAMA

BEFORE THE KHYBER PAKHTUN KHWA SERVICE TRIBUNAL

Abdul Malik Khattak _____ (Petitioner)
(Plaintiff)
VERSUS (Applicant)
(Complainant)
(Appellant)
(Decree Holder)

Director of Elementary & Secondary Education & others _____ (Respondent)
(Defendant)
(Accused)
(Judgment Debtor)

I, Abdul Malik Khattak Admin Officer (retired) Education Department
Mohallah Tatar Khel, Village & PO Shakar Dara, Tehsil Iachi, District Kohat

In the above noted **Appeal** _____ do hereby appoint and constitute,
Gul Nawaz Khan Advocate, High Court Peshawar to appear, plead, act,
compromise, withdraw or refer to arbitration to me/ us as my/ our Counsel
in the above noted matter, without any liability for their default and with the
authority to engage/ appoint any other Advocate/ Counsel at my/ our
matter.

FIR No. _____
Dated. _____
U/s. _____
P.S. _____

CLIENTS



Gul Nawaz Khan
Advocate, High Court,
Peshawar

D= 7 - 03 - 18

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

No 1361 /ST

Dated 10 /07/2018


To

The Secretary to Government, Education Department
Government of Khyber Pakhtunkhwa,
Peshawar

Subject: **ORDER IN SERVICE APPEAL NO. 1281/2014, MR. ABDUL MALIK KHATTAK.**

I am directed to forward herewith a certified copy of Order dated 04 /07/2018 passed by this Tribunal on the above subject for strict compliance.

Encl: As above


REGISTRAR
KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR.

1

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
CAMP COURT ABBOTTABAD

Service Appeal No. 467/2012

Date of Institution... 15.03.2012

Date of decision... 20.09.2017

*S. grade
Jurisdiction*

Sajid Firdous son of Dost Muhammad Retired DPE, Ex-PET, GHS, Kuthiala, R/O
H. No. 502, Jalala Baba Chowk, Upper Malikpura, Abbottabad. ... (Appellant)

Versus

1. Government of Khyber Pakhtunkhwa through Secretary, E&SE, Peshawar
and 3 others. ... (Respondents)

SYED MAHBOOB HUSSAIN SHAH,
Advocate

MR. MUHAMMAD BILAL
Deputy District Attorney

MR. NIAZ MUHAMMAD KHAN,
MR. MUHAMMAD AMIN KHAN KUNDI,

... For appellant.

... For respondents.

... CHAIRMAN
... MEMBER

JUDGMENT

NIAZ MUHAMMAD KHAN, CHAIRMAN: - Arguments of the learned
counsel for the parties heard and record perused.

FACTS

2. The appellant feeling himself entitled for Selection Grade from 01.07.1999. His case was moved for Selection Grade in the form of Working Paper to the competent authority but in the final notification his name was missing. The said notification of Selection Grade was issued on 31.12.2004. The appellant then filed departmental appeal on 19.07.2010. The same was not decided, however, on 28.10.2011, the same was returned to the District Coordination Officer with certain observations. Thereafter, the present appeal was filed on 16.3.2012. In the meantime the present appellant retired on 16.7.2011.

ARGUMENTS

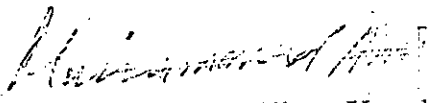
3. The learned counsel for the appellant argued that no limitation is attracted in the present appeal as the matter is one of pay fixation. That the department has not been able to show that why the appellant was denied the Selection Grade.

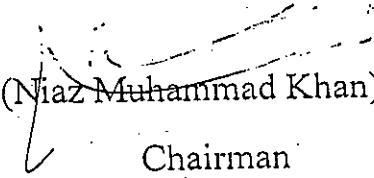
4. On the other hand, the learned Deputy District Attorney argued that the Selection Grade was discontinued w.e.f. 01.12.2001. That this Tribunal has got no jurisdiction to decide the cases of Selection Grade.

CONCLUSION.

5. This Tribunal in number of cases involving the issue of Selection Grade, returned the appeals for want of jurisdiction on the basis of some judgments of the august Supreme Court of Pakistan including Khan Toti's case reported as 2016-SCMR-1206 and another judgment reported as 1990-SCMR-1106. In the later judgment it has been clearly laid down that the matter of fixation and re-fixation of pay is a matter which falls within the purview of Civil Courts.

6. In view thereof, without discussing the merit of the case, this appeal is returned to the appellant for want of jurisdiction. The appellant may approach the proper forum with all just legal and factual exceptions, if so advised. Parties are left to bear their own costs. File be consigned to the record room.


(Muhammad Amin Khan Kundi)
Member


(Niaz Muhammad Khan)
Chairman
Camp Court, A/Abad

ANNOUNCED
20.09.2017

OFFICE OF THE DISTRICT ACCOUNTS OFFICER, DIR LOWER.

No. GAD/KS2/DAO-Dir-Lower Edu: 1140-41

Dated Timergara the 18/7/2012

To

Mr. Abdal Malik,
Ex-Suptd. B-16 office of the EDO Elementary & Secondary Education
Dir Lower

Subject

RE-FIXATION OF SELECTION GRADE B-17 WEF 30-10-1993 IN THE LIGHT OF
HONOURABLE SUPREME COURT OF PAKISTAN VERDICT DATED 5-3-2010.

Consequent upon re-fixation of your pay in the light of the decision of the Honourable Supreme Court of Pakistan verdict dated 5-3-2010 vide Directress of Schools and Literacy, Endst; No.3410-24/1/DSR/Estt:3/Litigation, dated 26-4-2010 you are authorized to draw pay and allowances for the period as under:-

| Object | DAO Kohat Pay on 30-10-1993 | DAO Kohat Pay on 1-6-1994 | DAO Kohat Pay on 1-12-1994 | DAO Kohat Pay on 1-6-1995 |
|--------|--------------------------------|------------------------------|-------------------------------|------------------------------|
| Pay | 4160 | 5040 | 5330 | 5910 |
| HRA | 861 | 861 | 861 | 861 |
| CA | 100 | 0 | 0 | 0 |
| ACA | 100 | 0 | 0 | 413/70 |
| CLA | 0 | 0 | 0 | 7184/70 |
| Total | 5221 | 5901 | 6191 | 7184/70 |

| Object | DAO Kohat Pay on 1-12-1995 | DAO Kohat Pay on 1-12-1996 | DAO Kohat Pay on 1-12-1997 | DAO Kohat Pay on 1-12-1998 |
|--------|-------------------------------|-------------------------------|-------------------------------|-------------------------------|
| Pay | 6200 | 6496 | 6780 | 7070 |
| HRA | 861 | 861 | 861 | 861 |
| CLA 7% | 434 | 454 | 475 | 495 |
| Total | 7495 | 7805 | 8116 | 8426 |

| Object | DAO Kohat Pay on 1-7-1999 | DAO Kohat Pay on 1-12-1999 | DAO Dir Lowe Pay on 18-4-2000 | DAO Dir Lowe Pay on 1-12-2000 (18) |
|--------|------------------------------|-------------------------------|----------------------------------|---------------------------------------|
| Pay | 7070 | 7360 | 7360 | 7647 |
| HRA | 861 | 861 | 861 | 861 |
| CLA 7% | 494/90 | 515 | 515 | 535 |
| UAA | 0 | 0 | 200 | 200 |
| SAA | 776 | 776 | 776 | 1017 |
| Total | 9202 | 9512 | 9712 | 1026 |

- Subject to provide sanction on account of move over from EPS-17 to B-17 with effect from 1-12-2000 of the competent forum
- Less pay and allowances already drawn.
- Previous authority issued vide this office memo No.913-14, date 9-6-2012 is hereby withdrawn.

District Accounts Officer,
Dir Lower.

Copy forwarded to the District Account, Officer, Kohat for information and with the remarks payment of difference of pay and allowances for the period w.e. from 30-10-1993 to 17-4-2000 subject to provide sanction of the competent authority.

District Account Officer,
Dir Lower.

**GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION
DEPARTMENT.**

Subject:- **MINUTES OF THE DEPARTMENTAL PROMOTION COMMITTEE
MEETING HELD ON 29-08-2013 AT 10.00 AM.**

A meeting of the Departmental Promotion Committee was held on 29-08-2013 at 10.00 AM under the Chairmanship of Special Secretary Elementary & Secondary Education Department to consider promotion of DPEs/Librarian (M/F) from BS-16 to BS-17/Moveover from BS-17 to BS-18 and upgradation of SETs from BS-16 to BS-17 (Personal). The following Officers attended the meeting:-

1. Mr. Muhammad Rafiq Khattak
Director Elementary & Secondary Education.
2. Mr. Ghulam Mustafa Deputy
Director Elementary &
Secondary Education.
3. Mr. Musharraf Khan
Deputy Secretary (Regulation-I)
Establishment Department.
4. Mr. Raees Khan Afridi
Deputy Secretary
Finance Department.
5. Mr. Waheedullah Assistant Director
Elementary & Secondary Education.
6. Miss Hina Saeed SO (Primary)
Elementary & Secondary Education Department

2. The meeting started with recitation from the Holy Quran. The chair welcomed the participants. Thereafter the agenda items were taken up for discussion.

3. The Departmental Promotion Committee discussed the following cases and made recommendations as noted against each:-

Promotion of DPEs/Librarian (Male/Female) BS-16 to BS-17.

Male DPEs.

| S.# | Seniority No. | Name of Officer & Present Place of Posting | Recommendation of the Departmental Promotion Committee |
|-----|---------------|--|---|
| 1 | 02 | Falak Naz, DPE GHSS Dheri Likpani Mardan. | Was not recommended for promotion due to his retirement on 27-2-2013 before the DPC Meeting. |
| 2 | 04 | Bashir Ahmad DPE GHSS Landiwa Lakki Marwat. | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Health & Physical Education with immediate effect. |
| 3 | 7 | Mr. Falak Niaz DPE GHSS; Adezai Peshawar | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Health & Physical Education with immediate effect. |
| 4 | 12 | Ijaz Ali DPE DPE GHSS Kohi Barmol Mardan | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Health & Physical Education with immediate effect. |
| 5 | 13 | Sair Ajab, DPE DPE GHSS Kot Najibullah | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Health & Physical Education with immediate effect. |

| | | | |
|---|-----|---|---|
| 6 | 15 | Mr. Faizullah Khan DPE GHSS Bagh Maidan Dir Lower | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Health & Physical Education with immediate effect. |
| 7 | 16 | Muhammad Sabir DPE GHSS Natia Gali A/Abad. | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Health & Physical Education with immediate effect. |
| 8 | 111 | Anwar Saeed, DPE GCET, Mirali, NWA. | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Health & Physical Education with immediate effect. |

Female DPEs

| S.No | Seniority No | Name & Designation | Recommendation of the Departmental Promotion Committee |
|------|--------------|--|---|
| 1 | 10 | Samina Akhtar DPE GGHSS Shaidu Nowshera. | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Health & Physical Education with immediate effect. |
| 2 | 11 | Yahya Begum DPE GGHSS Chamkani Peshawar. | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Health & Physical Education with immediate effect. |
| 3 | 17 | Shaheeda Begum GGHSS Teri Karak | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Health & Physical Education with immediate effect. |
| 4 | 30 | Parveen Akhtar DPE GGHSS Akora NSR | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Health & Physical Education with immediate effect. |
| 5 | 40 | Farhana Ishaq DPE GCMHS Abbottabad | Was not recommended for Promotion due to her death on 1-11-2011. |
| 6 | 60 | Maryam Rasool GGHSS KTS No.2 Haripur | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Health & Physical Education with immediate effect. |
| 7 | 62 | Gul Dari DPE GGHSS Ismail Mamakhel Bannu | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Health & Physical Education with immediate effect. |
| 8 | 63 | Musrig Iqbal DPE GGHSS Kotla Bilawar Bannu | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Health & Physical Education with immediate effect. |

Male/Female Librarians

| S.No | Seniority No. | Name & Designation | Recommendation of the Departmental Promotion Committee |
|------|---------------|---|---|
| 1. | 5 | Shams-ul-Qamar Librarian GHSS No.4 Peshawar City | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Library Science with immediate effect subject to the provision of ACRs 2012. |
| 2. | 7 | Ghulam Rabbani Librarian GHSS Katgarh D.I Khan | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Library Science with immediate effect. |
| 3 | 17 | Shagufta Nasreen Librarian GGCHSS Abbottabad | Recommended for Promotion from BS-16 to BS-17 on regular basis on acquiring Master Degree in Library Science with immediate effect. |

GRANT OF MOVE OVER.

The committee unanimously decided to refer/send the case of Mr. Abdul Malik Khattak B&AO O/O DEO(M) Dir Lower regarding grant of move over from BS-17 to BS-18 to the Establishment and Administration Department for clarification as to whether the move over policy is still valid/continued or discontinued.

Up-gradation of SETs (Male) from BS-16 to BS-17 (Personal)

| S.# | S.L.# | Name of Officer & Present Place of Posting | Recommendation of the Departmental Promotion Committee |
|-----|------------------|---|--|
| 1 | 681 FSL-12 | Tariq Mahmood SET GHS NO.2 Mansehra. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 2 | 3708 FSL-12 | Bakhtiar Khan SET GHS Avi Mela Mela Orakzai Agency | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 3 | 3769 FSL-12 | Muhamma Naqib Ullah SET GMS Shor Kot D.I.Khan | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 4 | 3902-D FSL-12 | Ikram Ullah SET GHS Malago Peshawar. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |

Up-gradation of SETs (Female) from BS-16 to BS-17 (Personal).

| S.# | S.L.# | Name of Officer & Present Place of Posting | Recommendation of the Departmental Promotion Committee |
|-----|----------------|--|--|
| 1 | 288 FSL-11 | Lubna Karim SET Germany Killy FR Kohat | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 2 | 361 FSL-11 | Hashmat Rana SET GGMS Kangar Bala Abbottabad. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 3 | 417 FSL-11 | Tasneem Razzaq SET GGHS Samandar Katta Abbottabad | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 4 | 839 FSL-11 | Tahira Jabeen SET GGHS NO.2 Tank | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 5 | 1038 FSL-11 | Farhat Jabeen SET GGMS Mama Khel Lakki. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 6 | 1055 FSL-11 | Azhar Amina SET GGHS Gul Imam Tank. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 7 | 1070 FSL-11 | Robina Bashir SET GGHS Chaghar Matti Peshawar. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 8 | 1108 FSL-11 | Asma Jafar SET GGHS Wadpaga Peshawar. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 9 | 1341 FSL-11 | Azra Bibi SET AAEO (F) Bannu. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect subject to provision of ACR 2012. |
| | 1358-A | Rehana Yasmin SET GGMS | Recommended for grant of BS-17 (Personal) on completion of 10 years |

| | | | |
|----|------------------|--|--|
| 11 | 1365 FSL-11 | Khaula Bibi SET GGCMS Bherwal Abbottabad. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 12 | 11385 FSL-11 | Shahida Shaheen SET GGHSS BDS Peshawar. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 13 | 1390 FSL-11 | Ismat Parveen SET GGMS Gharib Abad Batkhela Malakand. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 14 | 1403 FSL-11 | Farzana Sarhadi SET GGCMS Bali Shumali D.I.Khan. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 15 | 1409 FSL-11 | Tayyaba Iram SET GGHSS Ratta Kulachi D.I.Khan. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect subject to the provision of ACRs 2012. |
| 16 | 1413 FSL-11 | Iffat Jabeen SET GGHS Dobandi Haripur. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 17 | 1428 FSL-11 | Asma Bibi SET GGMS Kanu Khel D.I.Khan. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 18 | 1432 FSL-11 | Samina Naz SET GGHSS Hayatabad.Peshawar. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 19 | 1433 FSL-11 | Farhat Begum SET GGHS No.2 Tank. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 20 | 1436 FSL-11 | Taskeen Tabassum SET GGHS Dhab Banda Charsadda. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 21 | 1482 FSL-11 | Samreen Rabia SET GGMS Saggu D.I.Khan | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 22 | 1468 FSL-11 | Ulfat Yasmeen SET GGHSS NO.2 Peshawar Cantt. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 23 | 1497 FSL-11 | Razia Begum SET GGMS Spal Bandai Swat. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 24 | 1502 FSL-11 | Shaukat Ara SET GGHS Barikot Swat. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 25 | 1503 FSL-11 | Nighat Sultana SET GGHS Fazal Abad Kanju Swat | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 26 | 1504-A FSL-11 | Romona Hayat SET GGCMS NO.1 Bannu | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 27 | 1366 FSL-11 | Tasneem Kousar SET GGHS Havelian Abbottabad. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |
| 28 | 1504-B | Yasmin Akhtar SET GGMS Jalal Khan Kor FR D.I.Khan. | Recommended for grant of BS-17 (Personal) on completion of 10 years regular service with immediate effect. |

The meeting ended with a vote of thanks.



**GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION DEPARTMENT**

No. SO(PE)2-6/DPC Meeting/Promotion/2013.

Dated Peshawar the 04-09-2013

To

1. The Special Secretary (Regulation) Khyber Pakhtunkhwa Establishment Department.
2. The Additional Secretary (Regulation) Khyber Pakhtunkhwa Finance Department.

[Handwritten signature]
4/9

SUBJECT; MINUTES OF THE DPC MEETING HELD ON 29-08-2013 at 10.00 AM

Dear Sir,

I am directed to enclose a copy of Minutes of the Meeting held on 29-08-2013 at 10.00 AM under the chairmanship of the Special Secretary E&SE Department in the Committee Room of this Department for information and record please.

Yours faithfully,

[Handwritten signature]
**(HINA SAEED)
SECTION OFFICER (PRIMARY)**

Encl. as above.

Copy forwarded to:-

1. P.S. to Secretary E&SE Department.

The Director, Elementary and Secondary Education Khyber Pakhtunkhwa is requested to prepare proposal in light of the minutes copy enclosed in r/o DPEs/Librarians (M&F) for their adjustment at the earliest.

[Handwritten signature]
SECTION OFFICER (PRIMARY)



GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION
DEPARTMENT

Dated Peshawar the 26-02-2013

NOTIFICATION

No. SO(PE)/2-6/DPC Meeting (26-12-2012). Consequent upon the recommendations of the Departmental Promotion Committee, Move over from BS-16 to BS-17 and BS-18 is hereby granted to the following SET's Male/Female according to their seniority with effect from the date mentioned against each:

| S.No. | Name & Address | Recommendations of DPC |
|-------|---|--|
| 1 | Mr. Rajab Din Ex-Supdt: office of the EDO (E&SE) Kohat. | Considered suitable for grant of move-over from BS-17 to BS-18 w.e.f. 1-12-2001 |
| 2 | Mr. Zafar Iqbal ex-SET (now Prl.) GHSS Bareela Haripur. | Considered suitable for grant of move-over from BS-16 to BS-17 w.e.f. 1-12-1996. |
| 3 | Mr. Nazir Muhammad SET GHSS: Ouch Dir (Lower). | Considered suitable for grant of move-over from BS-16 to BS-17 w.e.f. 1-12-2001 |
| 4 | Mr. Syed Hassan SET GHSS Ziarat Talash Dir (Lower) | Considered suitable for grant of move-over from BS-16 to BS-17 w.e.f. 1-12-2001 |
| 5 | Mst. Gulshan Ara ex-SET GGHS Munda Dir (Lower). | Considered suitable for grant of move-over from BS-16 to BS-17 w.e.f. 1-12-2001 |
| 6 | Ms. Robina Yousaf Headmistress GHSS Amankot Swat. | Considered suitable for grant of move-over from BS-17 to BS-18 w.e.f. 1-12-2000 |

SECRETARY

Endst. No. & date as above.

Copy forwarded to:

1. The Additional Chief Secretary (FATA), FATA Secretariat Warsak Road Peshawar.
2. The Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department.
3. The Secretary to Govt. of Khyber Pakhtunkhwa, Establishment Department.
4. The Accountant General Khyber Pakhtunkhwa, Peshawar.
5. PSO to Chief Secretary to Govt. of Khyber Pakhtunkhwa.
6. The Director (E&SE) Khyber Pakhtunkhwa Peshawar.
7. The Director Education FATA, Warsak Road, Peshawar.
8. The Director Curriculum & Teachers Education, Abbotabad.
9. The Director ESRU, Khyber Pakhtunkhwa.
10. The District Education Officers, Elementary & Secondary Education concerned.
11. The District Accounts Officers concerned.
12. PS to Secretary E&SE Department.
13. Officers / SETs concerned.
14. Office File.


SECTION OFFICER PRIMARY

fixed at the notional 32nd stage i.e. at Rs.5300/-. The difference of Rs.200/- (Rs.5300-5100) will be personal to him as under:-

| | | | |
|-----------|----------|----------|----------|
| BS-5 1994 | Stage-30 | Stage-31 | Stage-32 |
| | 3380 | 3446 | 3512 |
| BS-5 2001 | 5100 | 5200 | 5300 |

Annual Increment

Annual increment shall continue to be admissible subject to the existing conditions, on the 1st December each year.

Fin Div O.M. No.F.1 (5) Imp/2001 dt: 4-9-2001

CLARIFICATIONS

I am directed to refer to AGPR's letter No. TM/HA/1-73/Vol.48/BPS-2001/22.23, dt. 16.10.2001 on the above subject and to clarify the points raised by AGPR with reference to Finance Division's OM.No.F.1 (5) Imp/2001, dated: 04.09.2001, ad seriatim as under:-

| Points raised by AGPR | Clarification by Fin. Div. |
|---|--|
| Ref: Fin.Div.OM.No.F1 (5) Imp/2001, dated 4.9.2001. | |
| Para 5 i. Regarding the initial fixation of pay, the contention of AGPR is that pay of the employees in service on 30.11.2001 shall be fixed after allowing increment falling on 01.12.2001, if due, in old scale | The view point of AGPR is confirmed. |
| ii. Similarly in case a Government Servant had reached the maximum of his pay scale on 01.12.2001 he shall remain eligible for move over w.e.f. 01.12.2001 and thereafter his pay be fixed in the revised basic scale. | Move over has been discontinued w.e.f 4.9.2001. Therefore, only the employees who had reached the maximum of their scales on or before 01.12.1999 would remain eligible for move over. Employees reaching maximum of |

| | |
|---|---|
| | their respective pay scales on 01.12.2000 shall not be eligible to move over |
| Para 6 i & ii The scheme of selection grade and move over has been discontinued w.e.f 04.09.2001 whereas the revised pay scales are applicable w.e.f 01.12.2001. This office is of the view that the selection grade and move over should also be discontinued from 01.12.2001. | Selection grade has been discontinued w.e.f 04.09.2001. It cannot be allowed to anybody after 04.09.2001. The position with regard to move over has been clarified in preceding Para. |
| Para 7 While fixing the pay of employees moved over from one BS to another BS, it has been observed that it creates anomalies when their fixation is made by bringing them to their original scale of the post from where they had moved over viz-a-viz those who hold these scales on regular appointment. Few examples are given below. | There is no anomaly and needs no clarification. Pay will be fixed according to para 7 (Seven) of Finance Division's OM No.F.1(5)Imp/2001, dated: 04.09.2001. |
| i) Government servant BS-19, moved over BS 20 and in receipt of pay of Rs.13,595/- will be fixed in BS-19 in the revised pay scale, 2001 at Rs.22,240/- thus creating a difference of Rs.2000/- in the initial fixation (i.e. less than that what would have been fixed had he not been brought to his original scale from where he had moved over. | |
| ii. Government servant BS-18 moved over to BS-19 and in receipt of Rs.11,600/- will be fixed in BS-18 at Rs.18,665/- in | |

6-9-18



**GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION DEPARTMENT**

No. SO(PE)E&SED/2-11/Move over/09
Dated Peshawar the 30.08.2018.

To,

The Section Officer (PSB)
Establishment & Administration Department,
Khyber Pakhtunkhwa, Peshawar.

Subject: - **MINUTES OF THE DPC MEETING HELD ON 29.08.2013 AT 10 AM**

Dear Sir,

I am directed to refer to your letter No. SOR-I(E&SD)3-1/82 dated 26.03.2014 on the subject noted above and to enclose herewith a copy of Directorate of Elementary & Secondary Education Peshawar letter No.2095/A-23/MS/Mover over B-17-18 dated 09.08.2018 along with other relevant documents in respect of Mr. Abdul Malik, Ex-B&AO at District Education Officer (Male) District Dir Lower, for further necessary action, please.

Yours Faithfully

SECTION OFFICER (PRIMARY)

Encl: as above

Endst: No & date even.

Copy for to:

1. The Director, E&SE, Peshawar.
2. The Section Officer (Lit-II), Elementary & Secondary Education Department, for similar necessary action.
3. PS to Secretary, Elementary & Secondary Education Department, Peshawar.

SECTION OFFICER (PRIMARY)

132

To

The Secretary
Elementary & Secondary Education
Khyber Pakhtunkhwa Peshawar

SUBJECT: MINUTES OF DPC MEETING HELD ON 29.8.2013 AT 10:00 AM.


Memo:

I am directed to refer to your letter No. SO (PE) 2-11/Move over/2013 dated 9.4.2014 and subsequent reminder dated 25.6.2014 on the subject noted above.

Para wise reply is as under:-

1. The officer Mr. Abdul Malik, Ex-B&AO at DEO (M) Dir Lower was entitled for move over from B-17 to B-18 w.e.f 1/12/2000 as per pay slip /fixation of DAO Dir Lower (copy attached) Annexure-A. The applicant has applied for move over on 1.3.2013 vide his application attached as Annexure-B due to revised award of Selection Grade B-17 notified vide this Directorate on 26.4.2010 as per Judgment of Supreme Court of Pakistan as Annexure-C. On the receipt of his application the case was processed accordingly vide this office letter No. 3278 dated 27.5.2013 Annexure-D
2. When the applicant requested for Mover over from B-17 to B-18 vide application referred above as Annexure-B.
3. It is certified that there was no enquiry pending against Mr. Abdul Malik and there were also no adverse remarks / entries in his ACR since last five years from the date of his admissibility to Mover over as per working papers already submitted to your good office. (Photo copies of synopses duly signed by DEO concerned are attached as Annexure-E&F

Encl: As above.

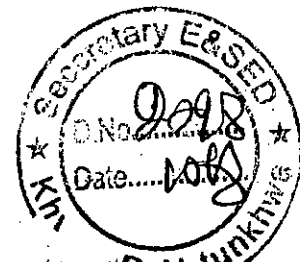

Deputy Director (Admn)
Directorate Elementary & Secy: Education
Khyber Pakhtunkhwa, Peshawar


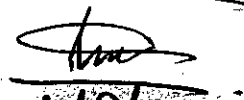
Endst: No. _____

Copy of the above is forwarded to the :-

1. Deputy Director (Litigation) local Directorate.
2. PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

82P
15/8




DSC/AB

10/8/18

Deputy Director (Admn)
Directorate Elementary & Secy: Education,
Khyber Pakhtunkhwa, Peshawar.

Spl Secretary, E&SE
Dairy No. 1326
10/8


10/8/18

District Accounts Officer,
Dir Lower.

Amma Ex. MA

OFFICE OF THE DISTRICT ACCOUNTS OFFICER, DIR LOWER.

No GAD/KS2/DAO-Dir-Lower Edu-1160-41 Dated Jangara the 18/7/2012

To Mr. Abdul Malik,
Ex-Suptt: B-16 office of the EDO Elementary & Secondary Education
Dir Lower

Subject RE-FIXATION OF SELECTION GRADE B-17 WEF 30-10-1993 IN THE LIGHT OF HONOURABLE SUPREME COURT OF PAKISTAN VERDICT DATED 5-3-2010.

Consequent upon re-fixation of your pay in the light of the decision of the Honourable Supreme Court of Pakistan verdict dated 5-3-2010 vide Directress of Schools and Literacy endst: No 3410-241/DSR/Estt:3/Litigation, dated 26-4-2010 you are authorized to draw pay and allowances for the period as under:-

| Object | DAO Kohat Pay on 30-10-1993 | DAO Kohat Pay on 1-6-1994 | DAO Kohat Pay on 1-12-1994 | DAO Kohat Pay on 1-6-1995 |
|--------|-----------------------------|---------------------------|----------------------------|---------------------------|
| Pay | 4160 | 5040 | 5330 | 5910 |
| HRA | 861 | 861 | 861 | 861 |
| CA | 100 | 0 | 0 | 0 |
| ACA | 100 | 0 | 0 | 0 |
| CLA | 0 | 0 | 0 | 413/70 |
| Total | 5221 | 5901 | 6191 | 7184/70 |

| Object | DAO Kohat Pay on 1-12-1995 | DAO Kohat Pay on 1-12-1996 | DAO Kohat Pay on 1-12-1997 | DAO Kohat Pay on 1-12-1998 |
|--------|----------------------------|----------------------------|----------------------------|----------------------------|
| Pay | 6200 | 6499 | 6780 | 7070 |
| HRA | 861 | 861 | 861 | 861 |
| CLA 7% | 434 | 454 | 475 | 495 |
| Total | 7495 | 7805 | 8116 | 8426 |

| Object | DAO Kohat Pay on 1-7-1999 | DAO Kohat Pay on 1-12-1999 | DAO Dir Lowe Pay on 18-4-2000 | DAO Dir Lowe Pay on 1-12-2000 (B-18) |
|--------|---------------------------|----------------------------|-------------------------------|--------------------------------------|
| Pay | 7070 | 7360 | 7360 | 7647 |
| HRA | 861 | 861 | 861 | 861 |
| CLA 7% | 104/90 | 815 | 515 | 535 |
| UAA | 0 | 0 | 200 | 200 |
| SAA | 776 | 776 | 776 | 1017 |
| Total | 9202 | 9512 | 9712 | 10260 |

- i. Subject to provide sanction on account of move over from BPS-17 to B-18 with effect from 1-12-2000 of the competent forum
- ii. Less pay and allowances already drawn.
- iii. Previous authority issued vide this office memo No.913-14, dated 29-6-2012 is hereby withdrawn.

District Accounts Officer,
Dir Lower.

CC

Copy forwarded to the District Accounts Officer, Kohat for information and with the remarks to make payment of difference of pay and allowances for the period w.e. from 30-10-1993 to 17-4-2000 subject to provide sanction of the competent authority

Attested

District Accounts Officer,
Dir Lower.

To The Director of Education
Elementary & Secondary Education
Khyber Pakhtoon Khwa, Peshawar.

Supdt: Adm. 17/11/99
13/3

Subject: Sanction for Move-over from Bps-17 to Bps-18.

Respected Sir,

With due regards I beg to request your honour that the undersigned is due to be promoted move over from Bps-17 to Bps-18 of a 'select' grade w.e.f. 30.10.1998 instead of 17.7.1999 in the light of the decision of the Supreme Court of Pakistan verdict dated 5.3.2010 vide your office order, thereupon bearing your office order, NO.3410-24/I/DSR/Estt-3/dt.26.4.2010 (Copies containing Ten pages of annexure 'A' and copy of the order of the Honorable Supreme Court (6 copies each set) from Annexure 'A' (Ten copies sets) are enclosed herewith).

In addition, the under-mentioned documents are also attached in ten sets:

1. Ten copies of the order of S/grade earlier awarded w.e.f. 19.7.99 in Annexure 'C'
2. Ten copies of the Seniority list of Bps-17 (A) containing three pages in Annexure 'D'
3. Ten copies of the sanction of move-over from Bps-17 to Bps-18 in Annexure 'E'
4. Ten copies of proforma duly filled in regarding particulars of officer for departmental promotion Committee in Annexure 'F'
5. Ten copies of Character Roll of ACR synopsis in respect of Abdul Malik Khattak, ACR in Annexure 'G'
6. Ten copies of Analysis of Confidential Reports of last 5 years in Annexure 'H'
7. Ten copies of sanction to the leave pay equal to 130 days in lieu of leave preparatory to retirement in Annexure 'I'

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- 1. P.Stc
- 2. P.Stc
- 3. P.Atc
- 4. P.Atc

Particulars filled in

- 8. Ten copies of Working papers for Departmental Committee on Annexure 'J'
- 9. Ten copies of the Certificate regarding non-involvement in any departmental or Anti-Corruption case in Annexure 'K'
- 10. Last-Pay Certificate (Ten Copies) issued by the DDO Timargara at date. See in Annexure 'L'
- 11.

Besides above all, it is also stated for your information that on my request for the re-fixation of my pay to the Dist. Accounts Officer, Dist. Office at Timargara the order signed has been directed vide his Office foot-note para (i) in his Office memo, No. CAD/K-32/D.O. Dist. Office bearing no. NO. 1140.4/dated 18-7-2012 which can be perused in the copy of pay slip enclosed in Set to be submitted in Annexure 'L', to get sanction for move-over from Pps-17 to Pps-18 w.e.f. 1.12.2000.

It is, therefore, humbly requested that necessary sanction for the above said move-over from Pps-17 to Pps-18 from the above said date may, please be obtained from the authorities concerned & office.

Encls. Ten sets
 Dated 1/3/10/13

Yours Obediently
 (Abdul Wahid Khattak)
 (R) Admin. Officer Prob.
 Edu. Dept.
 Dist. Office, Teh. / Dist. Office
 Kohat

Copy of the above is also forwarded to the Secretary to Govt. Education Dept. Khyber Pakhtoon Khwa, Peshawar for information please

Abdul Wahid Khattak

Annexure A

File *(with handwritten marks)*

OFFICE OF THE DIRECTOR GENERAL HIGHER EDUCATION, PESHAWAR

Corrigendum

In pursuance of NWFP Services Tribunal Peshawar judgment dated 15.8.2006 upheld by the Honorable Supreme Court of Pakistan vide its verdict dated 5.2.2010 and S.P. Petition No.35 P. To. S.I. Paud CP 301-P of 2007, and under the provision of Finance Department (Legislation) S.O. (PRC) 4-1/91 dated 30.10.1993 and (E&SE) department circular No:604-754 dated 7.5.2002, the date of award of S/Grade (B-17) of the ADEOs/ASDEOs/Acs Adm. officers/B&AOs/Supdt(B-16) working in Directorate of (E&S) K.P.K. Peshawar and districts officers issue vide this office Notification No.4429-1535/A-23/MS/S. Grade(B-17)/Supdt(AO) dated 29.9.2004 may read as "30.10.1993" instead of "29.7.1999" in column No.6 of the above order on the same terms and conditions already framed.

**SYEDA SAMWAT JAHAN
DIRECTRESS**

Encl. No. 3910-24 I/DSI/Extt. S.P./Litigation dated 26/11/2010

- 1. Registrar Supreme Court of Pakistan with reference to his decision/judgment dated refer to above for information please.
- 2. Registrar NWFP Services Tribunal Peshawar with reference to his judgment referred to above for information please.
- 3. Secretary to Govt. of E&S K.P.K. Peshawar
- 4. Accountant General K.P.K. Peshawar
- 5. Director of Education (PATA) Peshawar
- 6. Director Higher Education K.P.K. Peshawar
- 7. Director of Curriculum and Teachers Education K.P.K.A. Mott Abad
- 8. Manager BUIP Arbab Road University Town Peshawar
- 9. Manager Girls Project II K.P.K. Peshawar
- 10. Section Officer (Litigation) E&SE Department K.P.K. Peshawar
- 11. All District Accounts Officers in K.P.K.
- 12. All Executive District Officers in K.P.K.
- 13. All officers concerned.
- 14. P.A. to Director of E&S K.P.K. Peshawar.

(Signature)
DEPUTY DIRECTRESS
26/11/2010

Copy of the revised decision of S/grade of the Supreme Court from P-1 to P-6 is attached.

Attested
Rasim Begum
26/11/2010
O.G.S. Peshawar

FD (10) - P

Directorate of Elementary & Secondary Education
Khyber Pakhtunkhwa, Peshawar.
No. 3978 /A-23/MS/Mover Over.
Dated Peshawar the 27/5 /2013.

To

The Secretary to
Govt of Khyber Pakhtunkhwa
Elementary & Secondary Edu. Department

Subject: SANCTION FOR MOVE OVER FROM BPS-17 TO BPS-18.

Memo:

I am directed to refer to the subject noted above and to enclose herewith six (06) sets of working papers along with relevant documents of the move over in r/o Mr. Abdul Malik ex-B&AO office of the DEO (M) Dir. Lower Timargara.

It is therefore requested that the case may be placed before the DPC Please.

Sd/- 24/5/13
Deputy Director (F&A)

Directorate of Elementary & Secy: Education
Khyber Pakhtunkhwa, Peshawar.

max *AE* *U* *AS*

CHARACTER ROLE A.C.R SYNOPSIS IN RESPECT OF ABDUL MALIK KHATK EX-AAO O/O THE EDO E&SE

OFFICE TIMARGARA AT LOWER DIR

| Year | Nature of report | Pin picture/general remarks | Adverse remarks | Conveyed or not | Expunged or Not |
|------|------------------|--|-----------------|-----------------|-----------------|
| 1993 | V/GOOD | The office under report is intelligent and exceptionally brought excellent comprehensive | NO | N/A | N/A |
| 1994 | V/GOOD | He is maintained relation with superiors as well as his colleagues | NO | N/A | N/A |
| 1995 | V/GOOD | He is able to decide the routine matter etc. | NO | N/A | N/A |
| 1996 | V/GOOD | He is well aware of knowledge of relevant, rules, regulation and procedures | NO | N/A | N/A |
| 1997 | V/GOOD | He is hard working duty full cooperative and knows his job very well. | NO | N/A | N/A |
| 1998 | V/GOOD | He is honest and well behave to other colleagues | NO | N/A | N/A |
| 1999 | V/GOOD | The officer is hard working capable and good sub ordinate | NO | N/A | N/A |
| 2000 | V/GOOD | The officer is regular punctual and very hardworking | NO | N/A | N/A |
| 2001 | V/GOOD | The officer is regular punctual and very hardworking | NO | N/A | N/A |

DP
Executive District Officer

E&SE Ed; Kohat
Executive Distt: Officer
Elem: & Secy; Edu; Kohat.

Annex. H FIF (98)

Analysis of confidential report of last 5 year

| Year | Over all | Work | Output | Quantity | Integrity Mortal | Gen intellectual | Fit for Promotion |
|------|----------|------|--------|----------|---------------------|---------------------|----------------------|
| 1997 | GOOD | A | A | A | A | A | YES |
| 1998 | GOOD | A | A | A | A | A | YES |
| 1999 | GOOD | A | A | A | A | A | YES |
| 2000 | GOOD | A | A | A | A | A | YES |
| 2001 | GOOD | A | A | A | A | A | YES |

14. Final assessment made by the A

Countersigning officer should be given

15. Adverse entries: (if any) during the above period NO

Indicate the year nature of adverse entry whether

it was indicated.

16. Whether under suspension ^{such} of 30 h date: NO

17. Whether any disciplinary case ^{is} pending against him. NO

18. Penalties if any imposed ^{during} the last year. NO

Signature of the Officer

Due for move over

Executive District Officer

E&SE **Executive Distt: Officer**
Elem: & Secy; Edu; Kohat.