02.09.2019

No one present on behalf of appellant. M/S Jameel Shah Senior Auditor and Irfan AD representatives of the respondent department present and submitted documents placed on file of service appeal No.290/2018 filed by Sardar Khan. Adjourn. To come up for further proceedings alongwith service appeal No.290/2018 filed by Sardar Khan, on 03.09.2019 before S.B at Camp Court, Swat.

Member Camp Court, Swat.

03.09.2019

Learned counsel for the appellant present and stated that in view of orders dated 29.08.2019, already available on file of Service Appeal No.290/2018 filed by Sardar Khan, the appellant does not want to pursue the present service appeal any further.

In view of above, the present service appeal shall be treated as withdrawn. Be consigned to the record room. No order as to costs.

(Muhammad Hamid Mughal) Member

Camp Court, Swat.

ANNOUNCED. 03.09.2019

06.03.2019

Counsel for the appellant present. Mian Amir Qadir, District Attorney for respondents present. Representative of the respondents are not present nor their replies submitted. Fresh notices be issued to them. Case to come up for written reply/comments on 03.04.2019 before S.B at camp court Swat.

Member Camp Court, Swat

03.04.2019

Clerk to counsel for the appellant present. Written reply not submitted. Irfan ASO for respondents No.1 & 2 and Jameel Shah Senior Auditor for respondent No.3 present and seeks time to furnish written reply/comments. Granted. To come up for written reply/comments on 10.06.2019 before S.B at Camp Court Swat.

Member Camp Court, Swat

10.06.2019

No one present on behalf of appellant. Written reply not submitted. M/S Irfan Ullah ASO (for respondents No.1 & 2) and Jameel Shah Senior Auditor (for respondent No.3) present and requested for time to furnish written reply/comments. Granted. To come up for written reply/comments on 02.09.2019 before S.B at Camp Court, Swat.

Member Camp Court, Swat.

O4.12.2018 Appellant absent. Learned counsel for the appellant absent. Mr. Usman Ghani learned District present. Written reply not submitted. No one present on behalf of respondents. Notice be issued to the appellant as well as to the respondents for 09.01.2019.

Adjourn. To come up for written reply/comments on the date fixed before \$.B at Camp Court Swat.

Member Camp Court, Swat.

09.01.2019

Clerk of the counsel for appellant present. Mr. Obaid-ur-Rehman, ADO on behalf of respondent No. 3 alongwith Mr. Mian Ameer Qadir, District Attorney for the respondents present. Written reply on behalf of respondents not submitted. Learned District Attorney requested for further adjournment. Adjourned. Case to come up for written reply/comments on 05.03.2019 before S.B at Camp Court Swat.

(Muhammad Amin Khan Kundi)

Member

Camp Court Swat

05.03.2019

Clerk to counsel for the appellant present. Mian Amir Qadir, District Attorney alongwith Mr. Obaid Ur Rehman, ADO for respondents present. Written reply not submitted. Requested for adjournment. Adjourned. Case to come up for written reply/comments on 06.03.2019 before S.B at camp court, Swat.

Member Camp Court, Swat 04.07.2018

Mr. Shamsul Hadi Advocate counsel for the appellant present. Mr. Usman Ghani learned District Attorney for respondents present. Written reply not submitted. Adjourned . To come up for written reply/comments on 07.08.2018 before S.B at camp court Swat.

Chairman
Camp Court, Swat

07.08.2018

Clerk to counsel for the petitioner present. Due to summer vacations, the case is adjourned. To come up for the same on 05.09.2018 at camp court Swat.

05.09.2018

Clerk of counsel for the appelnat present. Mr. Usman Ghani, District Attorney for respondents present. Written reply not submitted. Requested for adjournment to submit the same on the next date of hearing. Granted. Case to come up for written reply/comments on 05.11.2018 before S.B at camp court Swat.

Member Camp Court Swat

05.11.2018

Due to retirement of the Hob'ble Chairman Service Tribunal is incomplete. Tour to Camp Court Swat has been cancelled. To come up for the same on 04.12.2018 at camp court Swat.

09.03.2018

Counsel for the appellant present. Preliminary arguments heard. Vide my detailed order of today in connected service appeal No. 209/2018 entitled "Shamsher Vs. DEO (F) Baunir and others", this appeal is also admitted to regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 05.04.2018 before S.B at camp court, Şwat.

Appellant Donnoited Section Fee

> Chairman Camp Court, Swat.

05.04.2018

Counsel for the appellant and Mr. Usman Ghani, District Attorney alongwith for the respondents present. Written reply not submitted. Learned District Attorney seeks adjournment. Granted. To come up for written reply/comments on 10.05.2018 before S.B at Camp Court, Swat.

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 03.00.2018 before the S.B at camp court, Swat.

07.06.2018

Neither appellant nor his counsel present. None is present on behalf of the respondents. However, Mr. Usman Ghani, District Attorney put appearance on behalf of the respondents. Adjourned. To come up for written reply/comments on 04.07.2018 before S.B at Camp Court, Swat.

Camp Court, Swat

Form-A

FORMOF ORDERSHEET

Court of			
Case No	289/2018	-	

	Case No	289/2018
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	01/03/2018	The appeal of Mr. Sher Afzal resubmitted today by Mr. Shamsul Hadi Advocate may be entered in the Institution
		Register and put up to Worthy Chairman for proper order
		please. REGISTRAR 13/18
_		
2-	2-3-18	This case is entrusted to Touring S. Bench at Swat for
		preliminary hearing to be put up there on $ \frac{\omega 9 - 03 - 18}{2} $
		CHAIRMAN
	36	
	The same of the sa	

The appeal of Mr. Sher Afzal Ex-Chowkidar PHE Department Distt. Dir Lower received today i.e. on 15.02.2018 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 appointment order is not attached with the appeal.

2- Copies of Writ Petition and departmental appeal in respect of present appellant are not attached with the appeal.

No. 361 /s.T. Dt. 19/02 /2018

> SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Shamsul Hadi Adv

Objective neither

1- Dalle Vergenduts have soot provided the
appointment order four appellants Service Very

nor the Serve is nacessary for advancedore of ju title appeal. Copy of judgment et the W.P is amore ou page 17 where the appeal is well Objection NO.2

un porte. 30

BEFORE THE HON'BLE KHYBER PAKHTOON KHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 289 /2018.	
Shir Afzal	Appellant
VERSUS	•

Executive Engineer P.H E. Division Dir L and othersRespondents

INDEX

S.N	Description of Documents 9	Annex	Pages
1.	Memo of Appeal.		1 3
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3.	Addresses of the Parties.		2
4.	Copy of regularization notification of 2008.	A	6-9
5.	Copy of impugned office order dated:09.08.2016		
		В	10
6.	Copies of Judgment dated:04.10.2017 a	nd C	
	application.		11-30
7.		,	
8.	· · · · · · · · · · · · · · · · · · ·		
	, .	-	
7.	Wakalat Nama		31

Appellant

Through

Shams ul Hadi

Dated: 12/02/2018.

Advocate, Peshawar.

Office: Near Al-Falah Mosque, Hayat

Abad, Mingora.

Cell No. 0347-4773440.

مرورورو

BEFORE THE KHYBER PAKHTOON KHWA SERVICES TRIBUNAL, PESHAWAR.

Service Appeal No. <u>289</u>/2018.

Khyber Pakhtukhwa Service Tribunai

Diary No. 225

Dated 5-2-80/

Shir Afzal

(Ex-Chowkedar Public Health Engineeing Division Tamergara)

R/o Village Talalsh, District Dir Lower......Appellant.

VS

- 1. Executive Engineer Public Health Engg, Division Dir Lower at Tamergara.
- 2. Chief Engineer/Secretary Public Health Khyber Pakhtunkhwa, Civil Secretariat Peshawar
- 3. District Account Officer, Dir Lower.(Respondents)

APPEAL UNDER SECTION 4 OF KHYBER PUKHTUNKHWA SERVICES TRIBUNAL ACT 1974 AGAINST THE IMPUGNED OFFICE ORDER DATED:09.08.2016.

PRAYER IN APPEAL:

Registrar 157-118

On acceptance of this appeal the impugned order :09.08.2016 regarding non sanctioning after retirement benefits i-e pension and gratuity of appellant may kindly be set aside and the appellant may kindly be awarded pension and gratuity etc of appellant of his service with all back benefits of after retirement of service.

Respectfully Sheweth:

1. That the appellant served as Class-IV Employee in the Respondent's Department Dir lower and as such got his retirement on the said post.

That keeping in view the agonies and the financial constrains of the family of the low grade retiring employees, the provincial government was pleased to regularized the services/Posts of the appellants in the

year 2008 and as such they were declared civil servants and further the said order was confirmed according to "Regularization Act,2010" and as such the appellant performed his duties as permanent employees of Education Department in Bunir, till date of their retirement. (Copy of notification is annexure-A)

The first of the f

- That the appellant keeping in view of the above 3. circulation was hopeful to get pension benefits etc after his retirement and as such waited for the same when they were taken by surprise when the Respondents No.1 informed the appellant, that they are not qualifying for pension benefits and others benefits after retirement.(Copy of impugned office order dated:09.08.2016 is annexure-B)
 - 4. That against the illegal actions of the respondents, the appellant finally approached Peshawar High court Mingora Bench as in similar nature issues pension benefits of the others similar placed employees were awarded by the Honrable high court through various judgments, but finally the a larger bench was constituted in the issue in hand, where writ petitions of the appellant and others treated as departmental appeals respondents were directed to decide the same in accordance with law and rules and in light of the judgment delivered in Amir Zeb's case.
 - 5. That the judgment was communicated to the respondents in shape of departmental appeal but the same was not decided within the statutory period. (Copy of application and judgment are annexure-C)

 That being aggrieved the appellants prefer this appeal on the following grounds amongst others inter-alia.

GROUNDS:

A. That actions and inactions of the respondents are violative of the constitution and the relevant laws laid

down for the purpose, hence needs interference of this august Court.

- B. That the appellant has a poor financial background and served the department for long considerable period with the hopes of further benefits after retirement but the respondents did not observe the prescribed rules, regulations and denied the benefits in shape of pension to the appellant.
- C. That the issue in hand has now already been decided by this august court through a similar nature cases hence the appellant deserve for the same treatment.

It is, therefore, humbly prayed that On acceptance of this appeal the impugned Orders dated:09.08.2016 regarding non sanctioning after retirement benefits i-e pension and gratuity of appellant may kindly be set aside and the appellant may kindly be awarded pension and gratuity etc of appellant of his service with all back benefits of after retirement of service.

Or

Any other relief which this august Court deems appropriate may kindly be awarded to meet the ends of justice.

Appellan<u>t</u>

Shir Afzal

Through

Shams ul Hadi

Dated: 12/02/2018

Advocate, Peshawar.

BEFORE THE HON'BLE KHYBER PAKHTOON KHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No/2018.	
Shir Afzal	Appellant
VERSUS	
Executive Engineer P.H E. Division Dir L at	nd othersRespondents

AFFIDAVIT

I, **Shams ul Hadi**, Advocate, Peshawar do hereby as per information convoyed to me by my client solemnly affirm and declare that the contents of the **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

ADVOCATE



BEFORE THE HON'BLE KHYBER PAKHTOON KHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No/2018.	
Shir Afzal	Appellant
VERSUS	
Executive Engineer P.H E. Division Dir L and o	thersRespondents

ADDRESSES OF THE PARTIES

APPELLANT:

Shir Afzal

(Ex-Chowkedar Public Health Engineeing Division Tamergara)

R/o Village Talalsh, District Dir Lower

RESPONDENTS:

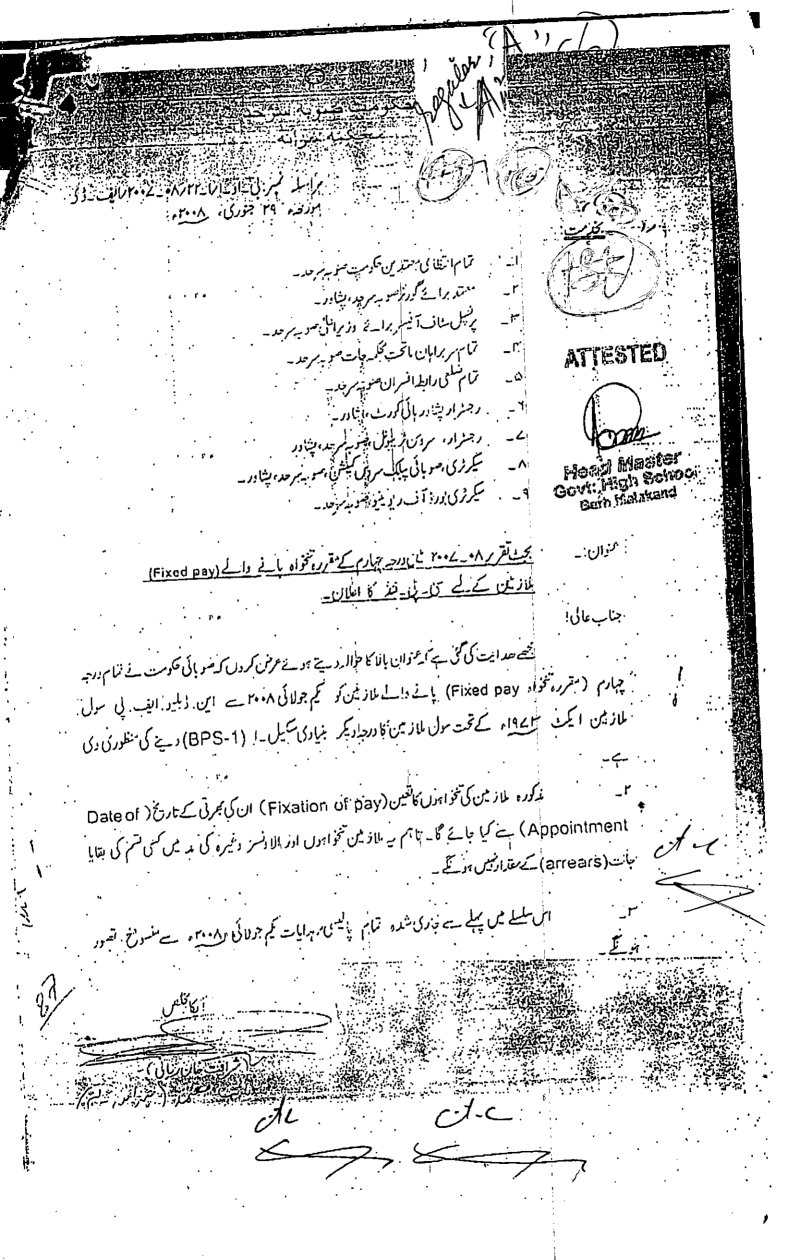
- 1. Executive Engineer Public Health Engg, Division Dir Lower at Tamergara.
- 2. Chief Engineer/Secretary Public Health Khyber Pakhtunkhwa, Civil Secretariat Peshawar
- 3. District Account Officer, Dir Lower.

Appellant

Through

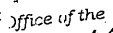
Shams ul Hadi

Dated: 12/02/2018 Advocate, Peshawar.



ا كا دُنٹين نيز ل بصوب مرت بمبد گرارش م كيمند بحية الاين آلات كان نافذ . نجی معتمد براے چیف سیرٹر کی صوبہ سرط جلله اصالي معملائن و نائب معمد بن محكمة خزانه و صوبه سرحا جله بجث أفيسر درسيش البسر ذكله فزاله بهوبه مرحد . دُا تَيريكُتُرهُ FMIU تَكْمَدُ انْصُوبِهُ سُرِجِدً ـ OFFICE OF THE ACCOUNTANT GENERAL NWFP PESHAWAR. No.H-24(113)/RBPs-2006-07/Prov. Central Corresponds files 73 9 Dated:20:02-2008 Copy of the above is forwarded for information and necessary action to all concerned. All DAOs/AAOs in NWFP. 'All Payrolls Section (L) PAs to DAGS.





Accountant General Khyber Pakhbinkhwa Peshawar

Pirone: 091-9211915

Dated: 24-01-2012

No-HAD/Fixed Employees / Corrp:/2011-12/ 1/

The Secretary. to Govt: of Khyber Pakhtunkhwa,

Pinance Department (Regulation Wing).

AWARD OF REGULAR BPS 1 TO CLASS -1!

Kindly refer to your office letter in Urdii vide No. B.O-I/1-22/80-2008/FD italed:29/01/2008 and letter containing clarification vide No.FD(SR-I)Miss/2008 dated: Subject:

Policy for appointment of class IV on txed salary was introduced w.e.f. 13/07/2009 or the above subject 04/11/1992. honce several class-lu were working against the contract post on fixed salary, till in the refar letter they first were resultarized from the date of their first

In light of policy. 2008, their pay was fixed just like a regular employee from the appointment without any arrept. date of initial appointment without any circur of pay prior to 01/07/2008, however while Judng their solary that following points need clarification, that whether,

- The employees appointed prior to 91/12/2001, raising qualification over and above the prescribed qualification are entitled for advance increments in light of
- . The Employees regularized in the refer letter from the date of initial... para-5 pay Revision 1991. appointment and appointed prior to 01/07/2007 are entitled for up-gradation in light of General up-gradation order vide your office eller No.FD/SO(FR)7-2/2007 dated:

·Phis office is of the view that as the employees have been regularized from 01/07/2007. he date of their initial appointment hence they are entitled for the benefit of increments, Prisions and up-gradation allowed from time to line as general on notional basis but no arear is admissible prior to 01/07/2008.

.The views of this office if cutrect may kindly be confirmed.

ACCOUNTS OFFICER (HAD)

Better copy of page No. 4

Office of the Accountant General Khyber pakhtunkhwa Peshawar

Phone: 091-9211915

No-Had/Fixed Employee/Corrp:/2011-12/____

Dated: 24-01-2012.

To.

The Secretary : * To. Govi of Khyber pakhtunkhwa, Finance Department (Regulation Wing)

Subject: AWARD OF REGULAR BPS-1 TO CLASS.

Kindly refer to your office letter in urdu vide No. B.O-1/1-22/80-2008/FD dated: 29/01/2008. And letter containing clarification vide FD/SR-I) Miss/2008 dated 13/07/2009 on the above subject.

Policy for appointment of class-IV on fixed salary was introduced w.e.f 04/11/1992, hence several class-IV were working against the contract post on fixed salary, till in the refer letter they first were regularized from the date of their first appointment without any arrear.

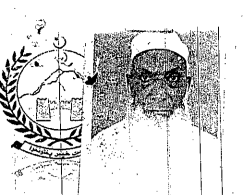
In the light of policy ,2003, their pay was just like a regular employee from the date of initial appointment without any arrear of pay prior to 01/07/2008, however while fixing their salary the following points need clarification that whether.

- 1) The employee appointed prior to 31/12/2001 having qualification over and above the prescribed qualification are entitled for advance increments in light of para-5 pay Revision-
- 2) The Employee, regularized in the refer letter from the date of initial appointment and appointed prior to 01/07/2007 are entitled for up-gradation in light of General up-gradation order vide your office letter No.FD/SO (FR)7-2/2007 dated:01/07/2007.

This office is of the view that as the employee have been regularized from the date of their initial appointment hence they are entitled for the benefits of increments, revisions and upgradation allowed from time to time as general on national basis but no arrear is admissible; prior to 01/07/2008.

The views of this office if correct may be confirmed.

ACCOUNTS OFFICER (HAD)



OFFICE OF THE EXECUTIVE ENGINEEER
PUBLIC HEALTH ENGG: DIVISION
DIR LOWER AT TIMERGARA
NO. _05 / R-4 /XEN/PHED/ DIR LOWER
DATED: __09 / _08 /2016

OFFICE ORDER

On attaining the Age of Superannuation (60 years) beyond the date of birth Mr. Sher Afzal Chowkidar BPS-02) AM&R WSS Dherai Talash attached to PHE Sub Division Timergara is hereby retired from service with effect from 30-06-2016 (A.N) with the following sanction as admissible to the civil servant.

- Rs. 11830XIX 8 Rs. 94640/r /-is hereby granted to the official as admissible under the rules.
- (2) Sanction to encashment of 365 days leave of L.P.R is also hereby granted in light of Finance Department Notification No. SO (FR) FD 5-92/2005/Vol: V dated. 13-12-2012 under the civil servant revised Leave rules 1981.

Executive Engineer
Public Health Engineering Division
Dir Lower at Timergara Au

Copy to:-

District Account Officer Dir Lower for information and necessary action please.

Sub Divisional Officer PHE S/Division Timergara for information with reference to his reference to his No. 07/ G-3: Dated. 25'08/2016.

(3) DAO (L).

(4) Official Concerned.

Executive Engineer
Public Health Engineering Division
Dir Lower at Timergara

Cf C

America



(#)

BEFORE THE PESHAWAR HIGH COURT (MINGORA BENCH AT SWAT.

W.P. No. 6/8-M/2017.

- Gul Zamin Khan S/o Ajmal Khan
 R/o Village Koz kalay Tehsil Mandanr , Bunir.
- Piro S/o Shah Muham Jan
 R/O Village Bikand Gokand, Tehsil Daggar District Bunir.
- Shams ul Islam S/o Madash
 R/o Village Bagra Tehsil Daggar, Bunir.
- 4. Shah Baros Khan S/o Madash R/o Village Bazar Kot Chagharzay, Bunir.
- Malang S/o Ummat ShahR/o Village Giro Bagra, Bunir.
- Shir Ghulam S/o Jumaraaz
 R/o Village Shapalo Tehsil Daggar Bunir.
- Sahib Zada S/o Amir Nawab
 R/o Village Ashezo Mera Tehsil Daggar Bunir.
- 8. Shirullah Khan S/o Sahib Khan R/o Sharshamo Tangay Tehsil Daggar, Bunir.
- Aurang Zeb S/o Yaqoob
 R/o Village Sharifay Nagray Tehsil Mandanr, Bunir.
- 10. Khan Said S/o Shamas Khan

 Mohalla Usmani Khail Dagai Tehsil Mandanr, Bunir.
- 11. Nabi Ullah S/o Gharib Shah R/o Tari Khail Dagai Bunir
- 12. Taluq Said S/o Said Ahmad Khan R/o Rasool Banda Chagarzay Bunir.
- Safarash Khan S/o Hakim Khan
 R/o Village Hall Tehsil Mandanr Bunir.

FILED TO SAN Sahi Lal Shah S/o Ghulam Shah

15. Sahi Muhammad S/o Ghani

26 Aug 2017 R/o Ashezo Newkalay Bunir.

R/o Village Daggar Bunir.

16. Amroz Khan S/o Saidat Khan

c.t.c

24 - Muhammad Zasin S/o muza/106 R/O Basa Hujsa Ambda, Tehenal mandano, Distard Bernes Shamshes 5/0 Aksam Khan Rlo Beekstach shalbandis Tehsul Daggar, Distact Borner. Met, Zagania Dlo Azez khan Rlo shankhal Barpokha P.O Jouras, Distoich Boner. 76 -

(Petotioness)

खीवीग.

R/o Village Tangora Chagharzay Bunir.

- 17. Gul Hussain S/o Hazrat Ghulam R/o Village Mian Dand Chamla Bunir.
- 18. Umar Dad S/o Bazmir R/o Village Barjo Bayamdara Tehsil Daggar District Bunir.
- 19. Bakht Nasib S/o Abdul Wahid R/o Village Dewana Baba Bunir.
- 20. Ibsanullah S/o Muhammad Taj R/o Village Dhand Amazay Bunir.
- 21. Miraj Muhammad(late) through Bakht Zamina Bi Bi(widow) R/o Durmai Kowga Bunir.
- 22. Bakhtawar Shah(late) through Said Mar Jan(widow) R/o Village Marogay Tehsil Mandanr Bunir.
 - 23. Shirin Zada

Ex- Chowkedar GPS Daggar No.1 Bunir.(Petitioners

VERSUS

- 1. District Education Officer(male) Bunir.
- 2. District Education Officer (Female) Bunir.
- 3. District Account Officer, Bunir.
- 4. Accountant General Khyber Pakhtunkhwa, Peshawar.
- 5. The Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar.....(Respondents)

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

Respectfully Sheweth:

Brief facts giving rise to the instant Writ Petition are as under:

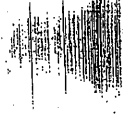
FACTS:

filed Joday 1. 25 AU 2017 Addition Registrar

That the petitioners served as Class-IV Employees in the got their Department Bunir and such Education retirement on the said posts. (Copies of Appointment letters and relevant record are annexure "A").

That keeping in view the agonies and the finance 2. constrains of the family of the low grade





employees, the provincial government was pleased to regularized the services/Posts of the petitioners in the year 2008 and as such they were declared civil servants and further the said order was confirmed according to "Regularization Act,2010" so the petitioners performed their duties as permanent employees of Education Department in Bunir, till date of their retirement.(Copy of Regularization Notifications and retirement letter are annexure-B)

- 3. That the petitioners keeping in view of the above circulation were hopeful to get pension benefits after their retirement and as such waited for the same when they were taken by surprise when the Respondents No.1 and 2 informed the petitioners, that their length of service is not qualifying for pension benefits and others benefits after retirement.
 - 4. That the petitioners wrote applications to the concerned quarters but no heed was paid to their requests and one way or the others, the respondents adopted the delaying tactics and finally the petitioners were informed that they have no right of pension and other benefits after retirement.

That being aggrieved the petitioners prefer this petition on the following grounds amongst others inter-alia.

GROUNDS:

Α

That actions and inactions of the respondents are violative of the constitution and the relevant laws laid down for the purpose, hence needs interference of this august Court.

20 AUG 2017

Additional Registrar

B.

That the petitioners have poor financial background and served the department for long considerable period with the hopes of further benefits after retirement but the

observe the prescribed rules, respondents did not regulations and denied the benefits in shape of pension to the petitioners.

- That the issue in hand has now already been decided by C. this august court through Writ petition No.123-M/2015 dated:10.05.2016 hence the petitioners deserve for the same treatment.(Copies of judgments are annexure-D)
 - That any other ground may be adduced during the course of argument, with the kind permission of this Hon'ble Court.

It is, therefore, humbly prayed that on acceptance of this Writ Petition the respondents may kindly be directed to grant after retirement benefits to the petitioners in shape of pension and others for which the petitioners deserves.

Or

Any other relief which this august Court deems appropriate may kindly be awarded to meet the ends of justice.

Interim relief:

By way of interim relief the respondents may kindly be directed to finalize the pension cases of the petitioners on priority basis.

FILE TODAY 29 AU 2017

mai Registrar Dated: 26/08/2017

Petitioners

Shams ul Hadi

Advocate, Peshawar.

CERTIFICATE:

Certified on instructions of my client that petitioners have not previously moved this Hon'ble Court under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973 regarding the instant matter. ADVOCATE

Through

LIST OF BOOKS:

- Constitution of Islamic Republic of Pakistan, 1973.
- Pension laws. 2.
- Any other law books according to need. 3.

JUDGMENT SHEET IN THE PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT (Judicial Department)

W.P No. 618-M/2017 With Interim Relief

Gul Zamin Khan and 22 others

(Petitioners)

Versus District Education Officer (Male), Buner and 04 others. (Respondents)

Present:

Mr. Shams-ul-Hadl, Advocate for the petitioners.

Date of hearing:

04.10.2017

JUDGMENT.

ISHTIAO IBRAHIM, J.- Vide our detailed judgment in the connected W.P No. 22-M/ 2017, this writ petition bearing W.P No. 618-M/2017 is admitted and partially allowed to the extent of Petitioners No. 21 & 22 in the light of judgment dated 22.06.2017 in W.P No. 3394-P/2017. The respondents are directed to pay pension of the deceased employees to their legal heirs within two months positively after receipt of this judgment.

<u>Announced</u> 04.10.2017

Mohammad Ibrahim Khan **JUDGE**

> Khliaq Ibrahim JUDGE



JUDGMENT SHEET IN THE PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT

(Judicial Department)

W.P No. 22-M/2017 With Interim Relief

Hazrat Ghulam and 01 other

(Petitioners)

Versus

District Education Officer (Male), Buner and 03 others.

(Respondents)

Present:

Mr. Shams-ul-Hadi, Advocate for the petitioners.

W.P No. 218-M/2017 With Interim Relief

Sher Afzal and 02 others

(Petitioners)

[Versus]

Executive Engineer Public Health Engineering Division,

Dir Lower at Timergara, and 03 others.

(Respondents)

Present:

Mr. Shams-ul-Hadi, Advocate for the petitioners.

W.P No. 618-M/2017
With Interim Relief

Gul Zamin Khan and 22 others

(Petitioners)

Versus

District Education Officer (Male), Buner and 04 others.

(Respondents)

Present:

Mr. Shams-ul-Hadi, Advocate for the petitioners.

Date of hearing:

04.10.2017





JUDGMENT

ISHTIAO IBRAHIM. J.- Through this single judgment, we intend to decide this petition bearing W.P No. 22-M/2017 as well as the connected W.P Nos. 218-M & 618-M of 2017 as common questions of law and facts are involved in all these petitions.

2. Petitioners through these petitions crave the indulgence of this Court under Article 199 of the Constitution of the Islamic Republic of Pakistan, 1973 with the following prayer.

"It is, therefore, humbly prayed that on acceptance of this writ petition, the respondents may kindly be directed to grant after retirement benefits to the petitioners in shape of pension and others for which the petitioners deserve. Any other relief which this august Court deems appropriate may kindly be awarded to meet the ends of justice".

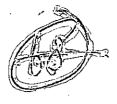
3. Most of the petitioners in W.P. No. 22-M/2017 and 618-M/2017 have served as Class-IV employees in Education Department Buner and got retirement on their

N.P. No., 22-M of 2017 Hazret Ghulam and one other Vs. O.E.O (Male) Buser and others



respective posts except Petitioners No. 21 & 22 in W.P No. 618-M/2017 who are the widows of deceased employees namely Miraj Muhammad and Bakhtawar Shah respectively. Likewise, petitioners in W.P No. 218-M/2017 have also performed their duties as Class-IV employees till their retirement in Public Health and Engineering Department, Dir Lower. As per contentions of the petitioners, their services were regularized in 2008 and the order was further confirmed in view of **Employees** Pakhtunkhwa Khyber (Regularization of Services) whereafter the petitioners performed their as regular employees retirement. The petitioners were hopeful that they will get pension benefits after their retirement but astonishingly they informed by the concerned departments that the petitioners were not qualified for pension as well as other benefits after retirement. The petitioners submitted applications before the concerned authorities for redressal of their

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grievances but in vain, hence, these writ petitions.

for counsel Learned petitioners, inter alia, contended that family pension of the petitioners has been denied by respondents without any legal justification and the same action and inaction, if not set aside, would cause serious miscarriage of justice to and LRs of the deceased petitioners employees. Further contended that the same issue has already been resolved by this Court through various judgments even a larger bench of this Court has delivered a judgment on the questions involved in these writ petitions whereby several contract employees have been awarded the benefit of family pension on their regularization. Learned counsel concluded that the petitioners, being at par with those employees, are also entitled to the same relief.

5. Learned Assistant Advocate
General, present in Court in connection with

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writ petitions and he was confronted with the judgments of this Court especially the judgment passed by the larger bench at the principal seat of this Court. Learned A.A.G. opposed the contention of petitioners and submitted that the petitioners are not entitled to the benefit of family pension under the relevant rules.

Respondent No.1 in W.P

No. 22-M/2017 and 218-M/2017 filed their

Para-wise comments whereby they denied the

claim of petitioners and contended that the

petitioners were serving on fixed pay besides,

they have not served as regular employees for

the period prescribed under the relevant rules,

therefore, they are not entitled to get the

benefits they have prayed for.

7. We have considered the submissions of learned counsel for the petitioners as well as of the learned A.A.G. and have gone through the available record.



No doubt, the petitioners as well as predecessor of some of the petitioners had been appointed as Class-IV employees in the Education Department and Public Health and Engineering Department on contract basis and retired on attaining the age of superannuation but it is also an admitted fact that services of contract/adhoc employees have been regularized in view of Khyber Pakhtunkhwa Employees (Regularization of Service) Act, 2009 and a proper notification has been issued by the Provincial Government to this effect. The question for resolution before this Court is whether the petitioners and LRs of the deceased employees are entitled to family pension in view of the Act ibid or not, this question has been resolved by the larger bench vide judgments dated 22.06.2017 in W.P No. 3394-P/2016 and W.P No. 2246-P/2016 however, a preliminary objection regarding maintainability of the writ petitions was raised by learned A.A.G before the said bench. It is noteworthy, that there were two sets of petitioners i.e the retired

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personal capacity which were decided by the larger Bench vide judgment dated 22.06.2017 in W.P No. 2246-P/2016 whereas the remaining petitioners were legal heirs of the deceased employees who sought the benefit of family pension on the strength of regular service performed by their respective predecessors whose writ petitions were decided vide judgment dated 22.06.2017 in W.P No. 3394-P/2016.

by retired employees/civil servants in personal capacity are maintainable before this Court or not, this question was adjudged by the larger bench in judgment dated 22.06.2017 in <u>W.P. No. 2246-P/2016</u>. The relevant part of the judgment is reproduced herein below:

"We are not in consonance with the first argument of learned counsel for the petitioners because under Section 2(a) of the Service Tribunal Act, 1973, "civil servant" means a person who is, or has been, a civil servant within the meaning of the Civil Servants Act, 1973. Petitioners are retired civil servants. Admittedly, dispute regarding pension of a civil

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N.P. No. 22-M of 2017 Hazard Ghulem and one other Vs. D.E.O (Male) Buser and others



servants squarely falls in terms and conditions of service of a civil servant, hence, Service Tribunal is vested with exclusive jurisdiction in such like matter. It persistently been held by this Court as well as by the august Supreme Court of Pakistan that a civil servant, if aggrieved by a final order, whether original or passed by the appellate, departmental authority with regard of his/her terms and conditions of service, the only remedy available to him/her would be filing of appeal before the Service Tribunal even if the case involves vires of particular Rule or notification".

The larger bench in the above referred judgment also discussed the point of alleged discrimination and violation of Article 25 of the Constitution and held that:-

"We deem it necessary to clarify that a civil servant cannot bypass jurisdiction of Service Tribunal by taking shelter under Article 25 of the Constitution in such like matter. The Service Tribunal shall have the exclusive jurisdiction in a case which is the terms founded on conditions of service, even if it involves the question of violation of fundamental rights because the Tribunals constituted Service of 212 under Article Constitution are the outcome of the constitutional provisions and vested with the powers to deal the grievances of with

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servants arising out from original or appellate order of the department".

In light of the above observations of the larger bench, the writ petitions filed by retired civil servants in personal capacity are not maintainable before this Court in view of the bar under Article 212 of the Constitution and we have no other option except to transmit such writ petitions to the concerned quarters to treat the same as departmental appeals.

10. Adverting to the maintainability of writ petitions to the extent of legal heirs of the deceased civil servants, in this regard too we rely on another judgment of the same date i.e 22.06.2017 rendered by the larger bench in W.P. No. 3394-P/2016 wherein it was observed that:-

"11. Going through the law on the subject and deriving wisdom from the principles laid down by the Hon'ble apex Court in the judgments (supra), we are firm in our view that petitioners/legal heirs of the deceased employees have locus standi to file these petitions because the pensionary benefits are inheritable which

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under section 19(2) of the Khyber Pakhtunkhwa Civil Servants Act, on the demise of a civil servant, devolves upon the legal heirs. The petitioners, as stated earlier, being LRs of the deceased civil servants do not fall within the definition of "Civil Servant", and they having no remedy under Section 4 of the Service Tribunal Act to file appeal before the Service Tribunal, the bar under Article 212 of the Constitution is not attracted to the writ petitions filed by them and this Court under Article 199 of the Constitution is vested with the jurisdiction to entertain their the Resultantly, petitions. nonregarding objection maintainability of the petitions stands rejected".

In light of the above observations recorded by the larger bench, W.P No. 618-M/2017 to the extent of Petitioners No.21 & 22, being legal heirs of the deceased civil servants, is maintainable before this Court in exercise of its powers under Article 199 of the Constitution.

No. 618-M/2017 to the extent of legal heirs of the deceased civil servants, while referring to Rules 2.2 and 2.3 of the West Pakistan Civil Services Pensions Rules, 1963 the larger

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bench in its judgment dated 22.06.2017 in W.P No. 3394-P/2016 held that:-

"The rules ibid reveal that the service of government servant begins to qualify for pension from the very first day of his/her taking over the charge, irrespective of the fact whether his/her appointment entry into service temporary or regular. It is also clear from sub-rule (i) continuous service of a servant shall also be counted for the purpose of pension and gratuity and by virtue of sub-rule (ii), temporary and officiating service followed by confirmation shall be counted for pension and gratuity".

contention As of petitioners/LRs, the respondents have refused their family pension on the ground that their completed the predecessors have not after service prescribed length regularization. This point has also been discussed by the larger bench in the afore referred judgment in the light of Section 19 of the NWFP Civil Servant (Amendment) Act, 2005 and Khyber Pakhtunkwa Civil Servants (Amendment) Act, 2013 and it was held that:-

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"From bare reading of section 19 of Amendment Act, 2005 and 2013 respectively, it is manifest that the persons selected for appointment on contract basis shall be deemed regular employees subsequently were held entitled benefits. The pensionary deceased employees completed the prescribed length of service as their service towards pension shall be counted from the first day of their appointment and the date from regularization of their service".

The similar relief sought by legal heirs of deceased civil servants through W.P No. 618-M/2017, has been granted by the larger bench to similarly placed persons, therefore, Petitioners No. 21 & 22 in W.P No. 618-M/2017 are also entitled to the same relief on the ground of parity.

12. In the backdrop of the above, this writ petition i.e W.P No. 22-M/2017, W.P No. 618-M/2017 to the extent of Petitioners No. 1 to 20 & 23 as well as the connected W.P No. 218-M/2017, being not maintainable before this Court, are transmitted to the concerned Secretaries to the Government of Khyber Pakhtunkhwa to treat them as

departmental appeals and decide strictly in accordance with Civil Servants Pension Rules, The concerned Secretaries 1963. deciding the departmental appeals, may take guidance from the judgment of the larger bench referred to above. W.P No. 618-M/2017 is admitted and partially allowed to the extent of Petitioners No. 21 & 22 in the light of judgment dated 22.06.2017 in W.P No. 3394-P/2017. The respondents are directed to pay pension of the deceased employees to their legal heirs. Respondents are further directed to do the needful within two months positively after receipt of this judgment.

<u>Announced</u> 04.10.2017

Mohammad Ibrahim Khan

Ashtiaq Ibrahim

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P No. 22-M of 2017 Hazzel Chalam and one other Vs. D.E.O (Male) Buster and other

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درخواست بمرادادا ئيگى پنشن مرعات

مود بانہ گراش ہے کہ سائیل آئے تھا کہ ہذاہے مور ند کا کا ہے کہ ہذاہے مور ند کا کا ہے کہ ہذاہ ہو چاہے ہے گئی ہوں تا کا ہو چاہے ہے کہ ہذاہ ہونے کیلئے سائیل نے بیٹا ور ہائی کورٹ مینگورہ نچ میں ریٹ پیٹشن نمبر : With

ادائیگی نہیں کے گئے ۔ بیر کہ پینشن کے حقد ارہونے کیلئے سائیل نے بیٹا ور ہائی کورٹ مینگورہ نچ میں 04/10/2017 کو فیصلہ ہوا اور آپ صاحبان کو فیصلہ ہوا اور آپ صاحبان کو فیصلہ ہذا کے روسے واضح ہدایات جاری کے گئے ہے ۔ کہ سائیل کو پینشن اور دیگر مرعات ریٹائر منٹ کے وقت سے جاری کیجائے ۔ ۔ کہ سائیل کو پینشن اور دیگر مرعات ریٹائر منٹ کے وقت سے جاری کیجائے ۔ ۔ کہ سائیل کو پینشور ہائی کورٹ مینگورہ نچ کے نیصلے کے روسے سائیل کو پینشن اور دیگر مرعات جاری کہ خواہ فر مائیں ۔

کرنے کا تھم صادر فر ماگر شرکر گزاری کا موقع عطاء فر مائیں ۔

سائيل شير افضل والدانورخان (Ex-Chowkedar) گاؤن كانوهمشي خان تالاش مخصيل ميمر گره ضلع ديريوري

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بعدالت شيختو كوا روس ديوال ۱۱ روی ۱۵ منجانب اورکندی دیره باعث تحريراً نكه ۔ و مقدمہ مندرجہ بالا میں اپنی طرف سے واسطے پیروی وجواب دہی و کل کاروائی سر و متعلقة آن مقام روس الم يومل سائل كالما وكالم مقرر کرکے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختياط هوگا۔ نيز وكيل صاحب كو راضي نامه وتقرر ثالث و فيصله پر حلف دينے جواب دی اورا قبال دعویٰ اور درخواست ہرسم کی تصدیق زراس پر دستخط کرنے کا اختیار ہوگا نیز بصورت عدم پیروی یا ڈگری ایک طرف یا اپیل کی برامدہوگی اور منسوخ ڈائر کرنے اپیل مگرانی و نظر ثانی و بیروی کرنے کا اختیار ہواگا۔ بصورت ضرورت مذکور کے نسل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنی ہمراہ یا اپنی بجائے تقرر کا اختیار ہوگا۔ اور صناحب مقرر شده كو بھی جملہ ندكورہ بالااختيارات حاصل ہوئكے اور اسكا ساخته برواخته منظور و قبول ہوگا اور دوران مقدمہ میں جو خرچہ وہر جانہ التوایے مقدمہ کے سبب سے ہا گا اسکے مستحق وکیل صاحب ہونگے۔ نیز بقایا وخرچہ کی وصولی کرتے وقت کا بھی اختیار ہوگا اگر کوئی تاریخ پیشی مقام دورہ ہر ہو یا حد سے باہر ہوتو وکیل صاحب یابند نہ ہونگے کی پیروی مقدمہ مذکورللہذا وکالت نامہ لکھ دیا ک سندرہے د گوه شده ال Attested Shams-ultradi Adu