02.04.2019

Petitioner in person present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Fazal Khaliq, ADO for respondents present.

Representative of the respondents produced implementation report, whereby post retirement pensionery benefits were allowed to the appellant vide order dated 02.02.2019 and the same is placed on file. Case to come up for further proceedings on 02.05.2019 before S.B.

> (AHMAD HASSAN) MEMBER

03.05.2019

Counsel for the petitioner and Mr. Usman Ghani, District Attorney alongwith Fazle Khaliq, ADO for the respondents present.

Office order dated 02.02.2019 has been issued by DEO (M) Swabi, whereby, the petitioner has been allowed to retire from Government service with pension benefits and encashment of LPR as admissible to him in the light of judgment passed by this Tribunal and presently under implementation. By virtue of the office order the previous order of retirement of petitioner without pension benefits has also been withdrawn.

The copies of office order have been endorsed, inter-alia, to the District Account Office Swabi who now has to execute the office order dated 02.02.2009 practically in compliance with the judgment of Tribunal under implementation.

Resultantly the proceedings in hand are consigned. The petitioner shall however, be at liberty to have the proceedings restored in accordance with law in case any portion of relief granted to him remained unsatisfied.

Chairi

ANNOUNCED 03.05.2019 FORM OF ORDER SHEET

Execution Petition No. 09/2019 Order or other proceedings with signature of judge or Magistrate S.No. Date of order proceedings 1 2 3 The Execution Petition of Mr. Muhammad Taib Khan 11.01.2019 1 submitted to-day by Mr. Asad Zeb Khan Advocate may be entered in the relevant Register and put up to the Court for proper order please. REGISTRAR 21/1/19 2-This Execution Petition be put up before S. Bench on -26-2-19. CHAIRMAN 26.02.2019 Counsel for the petitioner present. Notices be issued to the respondents for implementation report on 02.04.2019 before S.B. (Ahmed Hassan) Member

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Execution/Implementation Application No. _____/2019 In Service Appeal No: <u>908 of 2016</u>

MUHAMMAD TAIB KHAN

VS

SECRETARY EDUCATION AND OTHERS



S.No	Description of documents	Anņex	Pages
1	Execution/Implementation Application		1-3
2	Affidavit	•	G
3	Copy of Service Appeal & order/judgment dated: 27-03-2018 and not interior	A & B	5-10
4.	Wakalat Nama		1¢



Through

Dated:-08/01/2019

ZEB

Advocate High Court Peshawar.

Al-haaj Plaza, Yousaf Abad, Dalazak Road, Peshawar. 0346-9800565

E<u>BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA,</u> <u>PESHAWAR</u>

Execution/Implementation Application No. _____/2019 In Service Appeal No: 908 of 2016

Muhammad Taib Khan S/O Giyal Khan R/O Village Dewal Tehsil Topi, District Swabi.

Kayber Pakhtukhwa Service Tribunai

Diary No. Dated

Applicant

Versus

1. Secretary Education, Khyber Pakhtun Khwa, Peshawar.

2. Director General Education, Khyber Pakhtun Khwa, Peshawar.

- 3. E.D.O Education Swabi, District Swabi.
- 4. S.D.E.O (male) Education Topi, District Swabi.

Respondents

APPLICATION FOR AND ON BEHALF OF APPLICANT APPELLANT FOR **IMPLEMENTATION** OF **ORDER**/ JUDGMENT DATED: 27-03-2018 PASSED BY THIS HON'BLE TRIBUNAL IN SERVICE APPEAL NO. 908/2016 AND CONTEMPT PROCEEDINGS MAY **KINDLY** BF **INITIATED AGAINST RESPONDENTS FOR** WILLFULLY DISREGARDING THE ORDERS OF THIS HON'BLE AND TO PUNISH THEM IN ACCORDANCE WITH LAW.

Respectfully Sheweth!

- 1. That' the applicant filed above cited Service Appeal No. 908/2016 before this Hon'ble Tribunal, challenging the inaction of the respondents to release/pay pension to the applicant for his services rendered in the department.
- 2. That the said appeal was argued at length before this august Tribunal and the same was allowed in terms of judgment rendered in Service Appeal No. 1055/2014 dated: 12-10-2017 titled: Jamroz Khan Vs

Senior District Account Officer and the respondents were directed to release/pay pension to the applicant/appellants. The relevant portion of the judgment dated: 27-03-2018 is reproduced here-in-below:-

"Judgment dated: 12-10-2017 passed in service appeal No. 1055/2014 also perused and found the plea of the learned counsel for the appellant as genuine. Consequently the present service appeal is accepted in terms of judgment dated: 12-10-2017 passed in service appeal No. 1055/2014 titled: Jamroz Khan Versus Senor District Account Officer Nowshera and 7 others. Parties are left to bear their own costs. File be consigned to the record room".

{**True** copy of the Service appeal and order/judgment dated: 27-03-2018 are annexed, mark as **Annex-A & B**}

- 3. That the applicant after passing of the above order, approached to the respondents and duly informed them about the order dated: 27-03-2018 of this Hon'ble Tribunal containing clear directions by providing attested copy of the judgment, however, the respondents paid no heed thereto. The applicant visited the office of the respondents so many times but to no avail.
- 4. That due to the unturned attitude of the respondents, the applicant is constrained to knock at the door of this Hon'ble Tribunal for the implementation of the order/judgment dated: 27-03-2018.
- 5. That the respondents despite of the clear directions, have willfully disobeyed the order of this Hon'ble Tribunal by not releasing/ paying pensionary benefits to the applicant.
- 6. That the respondents have blatantly disregarded the clear directions of this Hon'ble Tribunal and have in fact flouted the process of law by their naked misuse of power.
- 7. That the above noted contemptuous behavior of the respondents on one side made mockery of the orders of this August Tribunal and on the other side increased the agonies and miseries of the applicant.

It is, therefore, most respectfully prayed that on acceptance of this application, this Hon'ble Tribunal may be pleased to:-

- I. Direct the respondents to release/pay the pension and pensionary benefits to the applicant, forthwith.
- **II. Initiate** the contempt proceedings against the respondents.

- 34-
- **III. To Punish** the respondents in accordance with law for failing to comply with the directions of the Hon'ble Tribunal.
- **IV.** Any other relief deemed appropriate in the circumstances of the case may also be granted.

Applican

Through

Dated: 08.01.2019

KHAN Advocate High Court Peshawar.

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Execution/Implementation Application No. /2019 In Service Appeal No: <u>908 of 2016</u>

MUHAMMAD TAIB KHAN

VS

SECRETARY EDUCATION AND OTHERS

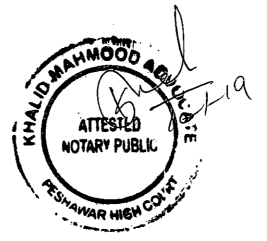
AFFIDAVIT

I, **Muhammad Taib Khan S**/O Giyal Khan R/O Village Dewal, Tehsil Topi District Swabi, do hereby solemnly affirm and declare upon oath that the contents of the Application are true and correct to the best of my knowledge & belief and nothing has been concealed or with held there from.

Identified B ASAD ZEB KHAN

Advocate High Court





BEFORE THE PROVINCIAL SERVICE TRIBUNAL KHYBER PAKHTUNK

PESHAWAR

D Appeal No /2016 Muhammad Jaib Khan son of Giyal Khan resident of village 2S ANY Dewal Tehsil Topi District Swabi

> Pakhtukhwo Appellant Cribenat

Diary No. 25

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世界出土に

Secretary Education Khyber Pakhtunkhwa Peshawar .

D.G Education Khyber Pakhtunkhwa Peshawar . $\mathbf{2}.$

3. E.D.O Education Swabi, District Swabi.

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-submitted to -day

ld filed.

S.D.E.O Male Education Topi District Swabi.

Versus

APPEAL UNDER SECTION 4 OF THE SERVICE TRIBUNAL ACT 1974 DATED 07.08.2013 WHERE BY AN APPELLANT WAS RETIRED FROM SERVICE WITH NO PENSIONERY BENEFITS . APPELLANT FILED A DEPARTMENTAL APPEAL BEFORE RESPONDENT NO.2 DATED ON 10.05.2016 WHICH REMAINED UNRESPONSED DESPITE OF STATUTORY PERIOD OF 90 DAYS ,HENCE THIS APPEAL INTER ALIA ON THE FOLLOWINGS FACTS AND GROUNDS.

----- Respondents

Kliyber ushhwa

Service Tablatal, Peshawar

Respectfully Sheweth;

1. That the appellant was appointed as chowkidar on contract basis dated on 01.02.1996

{ Copy of service book is attached annexure "A" }

2. That the appellant gifted his land to the education department in consideration for his appointment

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3. That the appellant became permanent after passing the NWFP employees (Registration of Service Act 2009) by the Provincial Government dated on 24th October 2009.

According to section 3 of the said act is **Regularization of** services of certain employees . All employees including recommendees of the high Court appointed on contract or adhoc and holding that post on 31st December ,2008 or till the commencement of this Act shall be deemed to have been validly appointed on regular basis having the same qualification and experience for a regular post .

4. That the appellant qualifying his services for about 17 years 4 months and 29 days .But inspite of qualifying his service he was retired from service dated on 30.06.2013 with no

ATTESTEL

pensionery benefits which is illegal against the law and facts.

- Hence liable to be set aside. Retrement order as annenne "B"
- 5. That the appellant filed a departmental appeal against the illegal order of respondent No.3 before the respondent No.2 dated 10.05.2016 but no remedy was granted uptill now.

{Copy of Departmental appeal is attached as annexure

6. That feeling aggrieved of an illegal order he made a departmental appeal which was not decided uptil now and mandatory stipulated period of 90 days for waiting the decision of the authority has since been elapsed. Since the respondent authorities are not prepared to listen the genuine grievance to the appellant regarding the illegal order hence this appeal inter alia on the following grounds .

GROUNDS

A. That the impugned order is illegal unconstitutional and void as initios and is liable to be set aside it is further averred that abuse of discretion by a public functionary violates Art 4 of constitution, appellant rights to be dealt with in accordance with law was violated which is granted in Art 4 of the constitution of Pakistan 1973.

B. That the respondents have also violated Art 25 and 27 of the constitution of the Islamic Republic of Pakistan 1973

ATTESTED

'eshawar

which guarantees equality of all citizen and safeguard against discrimination in services.

C. That great injustice has been done to the appellant by the respondents.

D. That after no consideration was given by the respondents to the departmental representation. Appellant has come to this Honourable Tribunal to get justice.

E. That appellant shall urge any other points at the time of arguments with the permission of this Honourable Tribunal .

It is premise it is respectfully prayed that upon acceptance of this appeal pensionery benefits granted to the appellant

Dated 12. 08. 2016

Appellant

Through Counsel

Certified to be fore cof

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s Pasha

27.2.3.16

Sohrab Khan Advocate High Court At Judicial Complex Swabi Service Appeal No. 908/2016 Date of Institution: 15.08.2016 Date of Decision: 27.03.2018

Muhammad Taib Khan



Vs

Secretary Education Khyber Pakhtunkhwa Peshawar & 3 Others. Judgment/Order:

27.03.2018

MUIIAMMAD HAMID MUGHAL, MEMBER (J) Learned counsel for the appellant and learned Additional Advocate General present.

Arguments heard. File perused.

Learned counsel for the appellant stated that the appellant was appointed as Chowkidar on fixed pay basis/contract basis vide order dated 01.02.1996. That the appellant was retired from service on 30.06.2013 but without any pensionary benefits henée the appellant approached this Tribunal for the grant of pensionary benefits.

Learned counsel for the appellant has taken the plea that in the similar nature cases this Tribunal has already granted relief of pensionary benefits and in this respect referred to the common judgment dated 12.10.2017 of this Tribunal in service appeal bearing No.1055/2014. Learned counsel for the appellant stressed that the appellant being similarly placed person is also entitled to the same relief.

Judgment dated 12.10.2017 passed in service appeal No.1055/2014 also perused and found the plea of the Learned counsel for the appellant as genuine. Consequently the present service appeal is also accepted in terms of judgment dated 12.10.2017 passed in service appeal No.1055/2014 titled Jamroz Khan Versus Senor District Accounts Officer Nowshera and 7 others. Parties are left to bear their own costs. File be consigned to the record room.

(Muhammad Amin Kundi)

: Member

(Muhammad Hamid Mughal)

Member Certified to be ture copy



GOVERNMENT OF KHYBER PAKHTUNKHWA

Elementary and Secondary Education Department Block-"A" Opposite MPA's Hostel, Civil Secretariat Peshawar NO.S.O (LIT-I)/E&SE/1-1/2012/ Dated Peshawar the 17-5-2018

1. Director,

Τ'n

- Elementary & Secondary Education, Khyber Pakhtunkhwa Peshawar
- 2. All District Education officers(M/F)
- Khyber Pakhtunkhwa.

SUBJECT: IMPLEMENTATION OF PESHAWAR HIGH COURT JUDGEMENTS REGARDING GRANT PENSIONARY BENEFITS TO CLASS IV EX FIXED PAY EMPLOYEES

I am directed to refer to the subject noted above and to state that all the subject cases may be disposed off in light of para 13 of the judgement of Peshawar High Court dated 22-6-2017(copy enclosed). It is further stated that all such cases may be examined in light of prevailing pension rules and the employees who have rendered minimum length of service, which is 25 years in normal cases and ten years in special /family pension cases. Service rendered by officials under contract, adhoc etc shall be counted towards pension provide such officials were regularized at later stage and pension was denied to them on the ground of not fulfilling criteria of minimum time as regular employee.

However, this Department may be kept informed of the day to day proceedings.

Endst.NO & date as above.

Copy to:-

1.Advocate General KPK

- 2.Addl Registrar Peshawar High Court.
- 3. P.A to Spl: Secretary (Legal).

Section officer (Lit-I)

Attester

Section officer (Lit-I)

ali cills g I me to the second يعدائك هنايه: بنام in 6 - un der Pro D---دعوى ياجرم منجانرييا: ايف آئي آرنمبر: تاريخ مقد مهرمندر جه مالا عنوان میں اپنی طرف یے واسطے پیر دی وجوابد ہی بہقام <u>ا میں زمیں خان ارز فرمیں کے ان کر مرم مرمد کے کی لور ب</u> کوبدیں شرط دیک مقرر کیاہے میں ہر پیشی پر خود یابذریعہ مختیار خاص روبر وعد الت حاضر ہو تارہو نگا اور بر وقت پکارے جانے مقارمه جانے مقدمہ وکیل صاحب موصوف کو اطلاع دے کر حاضر عدالت کر و نگا، اگر پیشی پر من مظہر حاضر نہ ہو ااور مقدمہ میری غیر حاضری کی دجہ ہے کسی طور پر میرے خلاف ہو گیا تو صاحب موصوف اس کے کسی طرح ذمہ دار نہ ہوئے، نیز و کیل صاحب موصوف صدر مقام بچمر ی ہے کسی اور یا بچمر ی کے مقررہ او قات ہے پہلے یا بیچھے یابر وز نغطیل بیر وی کرنے کے ذمہ دارنہ ہوئے ،اگر مقد مہ علاوہ صدر کچہر ی کے کہی اور جگہ ساعت ہونے پاہر وز تعطیل پا چجر ی کے او قات کے آگے بیچھے پیش ہونے پر من مظہر کو کوئی نقصان بینچ تو اس کی ذمہ داریا اس کے واسطے کسی معاوضہ کے ادا کرنے یا مختیار نامہ واپس کرنے کے مجمی صاحب موصوف ذمه دار ہوئے، مجھ کو کل ساختہ پر داختہ صاحب موصوف مثل کر دہ ذات خو د منظور و قبول ہو گا ادر صاحب موصوف کو عرضی دعویٰ وجواب دعویٰ اور درخواست اجرائے ڈگری و نظیر ثانی اپیل و گلرانی ہر قشم کی درخواست پر د ستخط و نصد بق کرنے کا بھی اختیار ہو گاادر کسی تھم یاڈگری کے اجراء کرانے اور ہر قسم کارویہ وصول کرنے ادر داخل کرنے اور ہر قشم کے بیان دینے اور سپر دیثالثی وراضی نامہ کو فیصلہ پر خلاف کرنے ،اقبال دعو کی دینے کا بھی اختیار ہو گااور بصورت ا بیل بر آمدگی مقدمه یا منسوخی ڈگری یکطر فیہ درخواست تھم امتناعی یا قرقی یا گر فتاری قبل ازاجراء ڈگری تھی موصوف کو بشرط ادائیگی علیحدہ مختبار نامہ بیروی کا اختبار ہو گااور بصورت ضرورت صاحب موصوف کو اختبار ہو گا، یامقد مہ مذکورہ پااس کے کمی جزو کی کاروائی کے واسطے پابصورت اپیل، اپیل کے واسطے کسی دو سرے وکیل پاہیر سٹر کو بیجائے اپنے پایانے ہمراہ مقرر کریں اور ایسے مشیر قانون کو ہر امریس دہی اور ویسے ہی اختیارات حاصل ہوئے جیسے کہ صاحب موصوف کو حاصل ہیں اور دوران مقدمہ میں جو کچھ ہر جانہ التواء پڑے گا وہ صاحب موصوف کو پورا!ختیار ہو گا کہ مفد مہ کی پیروی نہ کریں ادر ایسی صورت میں Apestro کوئی مطالبہ بھی صاحب موضوف کے ہر خلاف نہیں ہو گا، لہذا یہ وکالت نامہ لکھ دیا تا کہ سند رہے۔ Accipted مضمون د کالت نامه سن لبایی اور اجیمی طرح سمجھ لباہے اور منظور ہے۔ ATTESTED & ACCEPTED

BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAI PESHAWAR.

SERVICE APPEAL NO. 1055/2014

Date of institution ... 19.08.2014 Date of judgment ... 12.10.2017

Jamroz Khan Son of Momin Khan R/o Lakrai, Tehsil and District Nowshera

(Appellant)

<u>VERSUS</u>

Senior District Accounts Officer Nowshera. 1.

2. Executive District Education Officer Nowshera.

3. Sub-Divisional Education Officer (Female) District Nowshera. 4. District Education Officer (Female) Primary District Nowsheira.

5. Director of Education (Female) Dabgari Garden, Peshawar.

6. Govt. of KPK through Secretary Education, Civil Secretariat, Peshawar. 7. Govt. of KPK through Secretary Finance, Civil Secretariat, Peshawar.

8. Accountant General, Accountant General Officer, Govt. of KPK, Peshawar.

(Respondents)

<u>APPEAL</u> UNDER SECTION-4 PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE RESPONDENTS WHEREBY THE DEPARTMENTAL REPRESENTATION OF THE APPELLANT HAS NOT BEEN DECIDED AND THE STIPULATED PERIOD HAS BEEN

Mr. Iftikhar Ali, Advocate.

Mr. MUHAMMAD AMIN KHAN KUNDI MR. MUHAMMAD HAMID MUGHAĻ

Mr. Kabirullah Khattak, Additional Advocate General

For appellant. For respondents.

MEMBER (JUDICIAL) MEMBER (JUDICIAL)

Our

JUDGMENT

. . .

MUHAMMAD AMIN KHAN KUNDI, MEMBER: -

this single judgment shall also dispose of service appeal titled Wakeel Khan-Versus-Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar and others bearing No. 1213/2013 and service appeal titled Amir Aman-Versus--Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar and others bearing

No. 1214/2013 being identical nature arising out from the same law, facts and eircumstances.

2. This appeal has been filed under Section-4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against the order dated 4.10.2013 whereby the appellant was retired from service on superannuation but without extending the benefits of pension. The appellant also filed departmental appeal on 14.05.2014 but the same was not responded hence, the present service appeal on 19.08.2014.

Learned counsel for the appellant contended that the appellant was appointed as 3. Class-IV Chowkidar on pay of Rs. 1200/- per month on (fixed) on 12.10.1995 in Education Department. It was further contended that later on the service of the appellant was regularized on 30.07.2008. It was further contended that the appellant was retired from service on 04.10.2013 but benefits of pension etc was not extended to the appellant on the ground that length of the service of the appellant was less then qualifying service. It was further contended that the appellant filed departmental appeal for issuance of pension, gratuity and other benefits but the same was not responded. It was further contended that according to Rule 2.2 of West Pakistan Civil Services Pension Rules, 1963 the service of the government servant begin to qualify for pension when he takes over charge of the post to which he is first appointed. It was further contended that according to Rule 2.3 of the West Pakistan Civil Services Pension Rules, 1963 temporary and officiating service shall count for pension if he has rendered more than five years continuous temporary service for the purpose of pension or gratuity and temporary and officiating service followed by confirmation shall also count for pension or gratuity. It was further contended that the NWFP Civil Servant (Amendment Bill), 2005 was passed by the Provincial Assembly on 5th July 2005 and assented by the Governor of the Province on 12th July2005 whereby section 19 was amended and all the employees of the Provincial Government selected for appointment in the prescribed manner to the post on or after 1st July 2001but on contract basis were deemed to be appointed on regular basis. However, they were held disentitled for the pensionary benefits. It was further contended that section- 19 of the Khyber Pakhtunkhwa Civil Servants Act, 1973 was further amended by the Khyber

Pakhtunkhwa Civil Servants (Amendment) Act, 2013 and the person selected for appointment on contract basis were declared to be deemed as regular employ and subsequently were held entitled for pensionary benefits. Therefore, it was contended that the service of the appellant will be considered from the date of appointment i.e 12.10.1995 and the same will be counted for pension and gratuity etc. The learned counsel for the appellant also relied unreported judgments of the Worthy Peshawar High Court in Writ Petition No. 1188 of 2014 decided on 09.09.2014 titled Baghi Shah-Versus-The State etc, Writ Petition No. 1590 of 2014 decided on 11.09.2014 titled Mst. Wajihat W/o Nisar Muhammad-Versus-Senior District Accounts Officer & others, Writ Petition No. 1659-P/2014 decided on 27:11.2014 utled Yaqoob Khan S/o Abdul, Manan-Versus-Government of Khyber Pakhtunkhwa etc and Writ Petition No. 3394-P/2016 decided on 22.06.2017 titled Amir Zeb-Versus-The District Account Officer, District Nowshera etc. It was further contended that in the present service appeal the departmental appeal was filed after some delay but since the service appeal pertains to the matter of pay, pension and other emolument therefore, the limitation does not fore closed the right of the appellant accrued to him in such like matter the limitation does not run and relied in this regard on 2002 PLC (C.S) 1388 Punjab Service Tribunal and prayed that the appeal may be accepted and the department may be directed to consider the length of service of the appellant from the date of his appointment and pay pensionary benefits to the appellant.

4. On the other hand, the learned Assistant Advocate General Mr. Kabirullah Khattak opposed the contention of learned counsel for the appellant and contended that the appellant was appointed as Class-IV Chowkidar on pay of Rs. 1200/- per month on adhoe relief on (fixed) vide order dated 12 10.1995 and he was regularized vide order dated 30.07.2008 with effect from 01.07.2008. It was further contended that the appellant was retired on 04.10.2013 and the appellant served as regular employee only for five years hence, he is not entitled for pensionary benefits. In this regard he also relied on unreported judgment of the Worthy Peshawar High Court passed in Writ Petition No. 23-P/2015 decided on 24.06.2015 titled Sher Badshah S/o Amir Badshah-

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Versus- Senior District Accounts Officer Nowshera etc and PLD 1990 Supreme Court page 719 and prayed for dismissal of appeal.

5. We have heard the arguments and gone through the record available on file.

6. Perusal of the record reveals that the appellant was appointed as Class-IV Chowkidar on pay of Rs. 1200/- per month on fixed pay under relevant rules on 12.10.1995. The record further reveals that the service of the appellant was regularized on 30.07.2008. The record further reveals that the appellant was retired from service on 04.10.2013 but pension and gratuity was not extended to the appellant.

Regarding the question of entitlement of the appellant to the pension, we, would like to reproduce the relevant rules of the West Pakistan Civil Services Pensions Rules, 1963 below, as these would be advantageous in resolving the controversy:-

"2.2. Beginning of Service-Subject to any special rules the service of Government servant begins to quality for pension when he takes over charge of the post to which he is first appointed.

Rule 2.3 Temporary and officiating service _____ Temporary and officiating service shall count for pension as indicated below:-

- (i) Government servants borne on temporary establishment who have rendered more than five years continuous temporary service for the purpose of pension or gratuity; and
- (ii) Temporary and officiating service followed
 by confirmation shall also count for pension or gratuity.

8. 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 and entry in to service was temporary or regular. It is also clear from sub-rule (i) that continuous temporary service of a civil 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 conformation shall be counted for pension and gratuity.

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9. We deem it appropriate to mention here that question of interpretation and true import to the term pension was raised before the august Supreme Court of Pakistan in ease titled "Government of NWFP through Secretary to Government of NWFP Communication & Works Department, Peshawar Vs Muhammad Said Khan and others (PLD 1973 Supreme Court of Pakistan 514) wherein it was held that:

"It must now be taken as well settled that a person who enters government service has also something to look forward after his retirement to what are called retirement benefits, grant of pension being the most valuable of such benefits. It is equally well settled that pension like salary of a civil servant is no longer a bounty but a right acquired after putting a satisfactory service for the prescribed minimum period. A fortiori, it cannot be reduced or refused arbitrarily except to the extent and in the manner provided in the relevant rules."

10. In case titled "Secretary To Govt: of the Punjab, Finance Department Vs M. Ismail Tayer and 269 others" 2015 PLC (CS) 296, the august Supreme Court of Pakistan was pleased to held that the pensionary benefits is not a bounty or ex-gratia payment but a right acquired in consideration of past service. Such right to pension is conferred by law and cannot be arbitrarily abridged or reduced except in accordance with such law as it is the vested right and legitimate expectation of retired civil servant.

11. In the present case the appellant was initially appointed on 12.10.1995 followed by his regularization on 30.07.2008. Though the appellant has rendered temporary service for a continuous period of more than 12 years and 9 months service and regular service of more than 5 years and 2 months meaning thereby that as a whole he has more than 17 years service at his credit. By virtue of rule 2.3 as well as Chapter-IV rule 4.4 of the West Pakistan Civil Services Pensions Rules, 1963, he has qualified the prescribed service for pensionery benefits, therefore, the objections raised by the respondents is not tenable and not supported by any rule or regulation. Judgment of hon'ble Peshawar High Court in Mst. Wajihat case (Writ Petition No. 1590-P/2014), Baghi Shah's case (Writ

)

Petition No. 1188-P/2014, Yaqoob Khan case's (Writ Petition No. 1659-P/2014) and in Amir Zeb case's (Writ Petition No. 3394-P/2016) may be quoted as a reference.

12. In the light of the above discussion we are constrained to accept the appeal and direct the respondent-department to finalize the pension case of the appellant and grant pensionary benefits to him. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 12.10.2017

12-12

(MUHAMMAD AMIN KHAN KUNDI) MEMBER

(MUHAMMAD HAMID MUGHAL) MEMBER

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Execution Petition No.09/ 2019, In Service Appeal No.908/2016

Mr.Muhammad Tayyab Khan Ex-Chowkidar.....Appellant

VERSUS

- Secretary (E&SE) Department Khyber Pakhtunkhwa, Peshawar 1.
- Director (E&SE) Khyber Pakhtunkhwa, Peshawar 2.
- District Education Officer(Male) Swabi 3.
- S.D.E.O (Male) Education Topi, Swabi..... Respondents 4.

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1	Implementation Report along-with Affidavit	-	01
2	Office Order	Annexture-A	02

DISTRICT EDUCATION OFFICER (MALE) SWABI

Dist: Education Officer (Male) Swabi

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, <u>PESHAWAR.</u>

Execution Petition No.09/ 2019, In Service Appeal No.908/2016

Mr.Muhammad Tayyab Khan Ex-Chowkidar.....Appellant

VERSUS

- 1. Secretary (E&SE) Department Khyber Pakhtunkhwa, Peshawar
- 2. Director (E&SE) Khyber Pakhtunkhwa, Peshawar
- District Education Officer(Male) Swabi
 S.D.F.O. (Male) Education Topi Swabi
 - S.D.E.O (Male) Education Topi, Swabi..... Respondents

Implementation Report regarding the Judgment/Order dated 27.03.2018 of this Honourable Tribunal in the above Title case.

Respectfully Sheweth,

1.

2.

- That the above Title Execution Petition is fixed for hearing before the Tribunal on 02.04.2019.
 - That this Honourable Tribunal mentioned in its judgment that," Judgment dated 12.10.2017 passed in Service Appeal No.1055/2014 also perused and found the plea of the learned Council for the appellant as genuine. Consequently the present service appeal is also accepted and terms of judgment dated 12.10.2017

passed in service appeal No.1055/2014 titled Jamrooz Khan Versus Senior District Accounts Officer Nowshera and 07 others".

That the respondents has been implemented the judgment of this Honourable Tribunal, the petitioner was allowed to retire form Government Service with pensionery benefits subject to the condition of final decision of the Apex Court in CPLA No.550-P/2018, 551-P/2018 & 552-P/2018 (Implementation order Annexed as-A.

It is humbly prayed that the implementation of the judgment of this Honourable Tribunal may kindly be accepted and filed.

> DISTRICT EDUCATION OFFICER (MALE)/SWABI Dist: Education Officer

(Male) Swabi

AFFIDAVIT

I do hereby solemnly affirm and declare on oath

that the contents of the Implementation of judgment is true and correct to the best of my knowledge and belief, nothing has been concealed from this Honourable Tribunal.

DISTRICT EDUCATION OFFICER (MALE) SWABI Distl/Education Officer (Maie) Swabl

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) SWABI (Office phone & Fax No.0938280239, emis_swabi@yahoo.com) OFFICE ORDER

The undersigned is pleased to allow the following officials to retire from the Govt: service with pensionary benefits and encashment of LPR as admissible to them under revised leave rules 1981 already retired without pension benefits due to less qualifying service and were appointed on fixed/contract pay in the light of judgment in the service appeal No. 908/2016, 909/2016 & 910/2016 on subject to the condition of final decision of apex court of Supreme Court of Pakistan in CPLA No. 550-P/2018, 551-P/2018 and 552-P/2018 filed against the said judgment.

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S.No	Name & Designation	Name of School	Period or encashment LPR	Date of Retirement
01	Mr. Muhammad Taib	GPS No.2 Ser:	01-07-2012 to 30-06-	30-06-2013
	Khan Ex-Chow	Utman Zai (G)	2013(365) Days on full pay	ورو المحمد الاساقية
02	Mr: Minjawar Khan Ex-	GPS Ghani Abad	01-07-2014 to 30-06-2015	30-06-2015
	Chow	Parmoli	(365) Days on full Pay	
03	Mr. Gul Quresh Ex-Chow	GPS Parwar Shah	01-07-2014 to 30-06-2015	30-06-2015
		(G) Swabi PK	(365) days on full Pay	

Note:

1:- Their previous orders of retirement from Govt: service without pension benefits are hereby with drawn

> (JEHANGIR KHAN) DISTRICT EDUCATION OFFICER (MALE) SWABI

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Endst No. Rev: Retirement File No.118/C-IV/ Dated Copy of the above is forwarded to the:-

- 1:- Registrar Supreme Court of Pakistan.
- 2:- Registrar Peshawar High Court Peshawar.
- 3:- Registrar Service Tribunal Peshawar.
- 4:- Secretary E&SE Khyber Pakhtun Khawa Peshawar,
- 5:- Director E&SE Khyber Pakhtun Khawa Peshawar.
- 6:- District Accounts Office Swabi
- 7:- SDEO (M) concerned a/w original service Books.
- 8:- Officials Concerned.

DISTRI T EDUGA **OPFICER** (MALE) SM

ABI

Sub: Divl: Edu. Offices #Jale) Topi

Assitt: Dist: Officer Elem:& Secy: Edu: Swabi 🗖