14.12.2017

Counsel for the appellant and Mr. Kabeerullah Khattak, Addl. AG for respondents present. Counsel for the appellant seeks adjournment. To come up for arguments tomorrow i.e. on 15.12.2017 before the D.B.

MEMBER

CHAIRMAN.

15.12.2017

Counsel for the appellant and Mr. Kabeerullah Khattak, Addl. AG for respondents present. Arguments heard and record perused.

Vide our detailed judgment of today, in connected service appeal No. 640/2015, entitled "Issa Dad Vs. Government of Khyber Pakhtunkhwa through Secretary Education, Peshawar and others", this appeal is also dismissed. Parties are left to bear their own costs. File be consigned to the record room.

Muhammad Am in IEMBER CHAIRMAN MEMBER

ANNOUNCED 15.12.2017 Counsel for the appellant and Mr. Muhammad Adeel Butt, AAG for the respondent present. The Hon'ble Member is on leave, therefore, case to come for reply on 15/11/2017 before SB.

/ MALER/

15.11.2017

Clerk of counsel for the appellant and Addl. AG for the respondents present. Rejoinder submitted. The learned counsel for the appellant is not in attendance. Seeks adjournment. To come up for arguments on 30.11.2017 before the D.B.

Member

Chairman

30.11.2017

Appellant in person and Addl: AG for respondents present. Appellant seeks adjournment as his counsel is not in attendance. Adjourned. To come up for arguments on 14.12.2017 before D.B.

Member

Chairman

Agent to counsel for the appellant and Mr. Muhammad 15.08.2016 Adeel Butt, Additional AG for respondents present. Rejoinder not submitted and requested for further time to file rejoinder. To come up for rejoinder and arguments on 22 - 12 16 before D.B. Namber 22.12.2016 Appellant in person and Additional AG for the respondents present. Rejoinder not submitted. Appellant requested for adjournment due to nonavailability of his counsel. Adjourned. To come up for rejoinder and arguments on 10.05.2017 before D.B. (ASHFAQUE TA (MUHAM MAD AAMIR NAZIR) MEMBER MEMBER-Counsel for the pepelland and Asst. All, for respondents . 10.05.2017 were Reis Counsel for the appellant and Asst: AG for respondents dans upresent Counsel for the appellant requested for time to file rejoinder. To come up for rejoinder on 21.08.2017 before D.B. 19.54 laysar) (Muhammad Amin Khan Kundi) Member (Ahmad Hassan) Member

12.11.2015 .

72

Counsel for the appellant and Mr. Daud Jan, Supdt. alongwith Addl: A.G for respondents present. Requested for adjournment. To come up for written reply/comments on 10.02.2016 before S.B.

10.02.2016

Counsel for the appellant and Mr. Daud Jan, Supdt. Addl: A.G for respondents present. Written reply not submitted. Requested for further adjournment. Last opportunity granted. To come up for written reply/comments on 25.4.2016 before S.B.



Chairman

25.4.2016

Agent of counsel for the appellant and Mr. Daud Jan, Head Clerk alongwith Addl. AG for the respondents present. Written reply by respondents No. 3, 4 & 5 submitted. Learned Addl. AG relies on the same on behalf of respondents No. 1 & 2. The appeal is assigned to D.B for rejoinder and final hearing for 15.08.2016.

28.07.2015

Counsel for the appellant present. Learned counsel for the appellant requested for adjournment as he has not annexed the devision of the Hon'ble High Court passed in Writ Petition furnished by the appellant. Adjourned to 11.8.2015 for preliminary hearing before S.B.

5 11.08.2015

Agent of counsel for the appellant present. Learned counsel for the appellant is stated busy before the august Supreme Court of Fakistan. Appellant shall submit copy of Writ Petition within a week in office where-after the appeal shall be posted for preliminary hearing for 25.8.2015 before S.B.

25.08.2015

Counsel for the appellant present. Learned counsel for the appellant argued that the appellant was initially appointed as Community School Teacher and later on his services regularized on the basis of judgment of the High Court passed in writ petition No. 263 of 201 read with judgment in No. 2265-P/2012. That the services of appellant were regularized on the basis of order dated 30.8.2013 with effect from 1.9.2013 while he was entitled to regularization of the services with effect from the date of appointment. That the appellant preferred departmental appeal on 27.2.2015 which was not responded and hence the instant service appeal on 15.6.2015.

That the appellant is entitled to the services benefits including regularization of his services with effect from the date of appointment.

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 12.11.2015 before S.B.



Chairman

Form- A

FORM OF ORDER SHEET

	Court of	
	Case No	668/2015
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
. 1	2	3
1.	16.06.2015	The appeal of Mr. Akbar Khan presented today by Mr
		Ghualm Nabi KIhan Advocate, may be entered in the Institution
	-	register and put up to the Worthy Chairman for proper order.
	· · ·	REGISTRAR
		This case is entrusted to S. Bench for preliminar
2	22-6-15	hearing to be put up thereon $\frac{a^2}{b^2} - \frac{b^2}{b^2} - \frac{b^2}{b^2}$.
		CHAIRMAN
3.	22.05.2015	
-	23.06.2015	None present for appellant. Adjourned to 28.7.2015 fo
		preliminary hearing before S.B.
	- <i>.</i>	Chairman
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Śervice Appeal No. 668 /2015

Akbar Khan..... APPELLANT

10

VERJUJ

Government of Khyber Pakhtunkhwa Through Secretary Education, & Others..., <u>RESPONDENTS</u>

S.No	Description of Documents	Annex	Pages
1.	Service Appeal		1-4
2.	Affidavit		5
3.	Copy of the Appointment Letter of the Appellant	"A"	6
4.	Copy of Closing Letter	"B"	7
• 5.	Copy of letter of Respondent No.5	"С"	8
6.	Copy of Re-Appointment letter	"D"	9-11
7.	Copy of Departmental Appeal	"E"	12-14
8.	Copies of letter/documents of FATA Secretariat & Central Government	"F to F/3"	15-22
· 9.	Wakalatnama		

<u>INDEX</u>

Through:

Appellant

(Ghulam Nabi Khan) Advocate, Supreme Court of Pakistan B-17, Haroon Mansion, Khyber Bazar, Peshawar Cell No.0300-5845943

(Mian Tajammal Shah) Barrister, Peshawar

&

Dated 15_/06/2015

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 668 /2015

B.W.F. Province Borvice Tribunal Diary 127-6-25/5

.APPELLANT

Akbar Khan Son of Sher Jan PST GPS Shewa Farsh, Mohmand Agency

VERJUJ

- 1. Government of Khyber Pakhtunkhwa Through Secretary Education, Peshawar
- 2. Additional Chief Secretary, FATA, FATA, Secretariat, Warsak Road, Peshawar
- 3. Director Education FATA, FATA Secretariat Warsak Road, Peshawar
- 4. Agency Education Officer Mohmand Agency at Ghallanai,
- 5. Secretary Social Sector Department, FATA Secretariat, Warsak Road, Peshawar

....RESPONDENTS

APPER UNDER SECTION 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE ORDER OF RESPONDENT NO.4 DATED 30.08.2013, WHEREBY THE APPELLANT HAS BEEN RE-APPOINTED AT HIS POST WITH EFFECT FROM 01.09.2013 INSTEAD OF FROM THE DATE OF HIS INITIAL APPOINTMENT i.e. 06.03.2003.

Prayer

On acceptance of this Appeal the concerned respondents may please be directed to give effect to the

med 10-227

Register

-

appointment of the appellant from 06.03.2003 instead of re-appointing him on 30.08.2013.

Respectfully Sheweth:-

- That the appellant was appointed on 06.03.2003 at the Post of PST at Community School GPS Shewa Farsh, at Mohmand Agency. (Copy of the Appointment letter is attached herewith as Annexure "A").
- 2. That the Appellant has been serving on the above said post till 31.12.2010, whereafter the services of the Appellant were terminated on closure of all Community Schools. (Copy of termination letter is attached herewith as annexure "B").
- 3. That as post of the appellant was a Project Post, however, later on it was shifted to the Regular Budget and because of the struggle of the appellant and his colleagues they were re-appointed by respondent No.4 on the same post on 30.08.2013 on Regular Basis. (Copy of the letter of respondent No.5 alongwith appointment letter issued by respondent No.4 are attached as herewith as annexures "C" & "D").
- 4. That being aggrieved of the above noted re-appointment instead of regularizing the services of the appellant from the date of his original appointment the appellant filed a Departmental Appeal before respondent No.3 on 27.02.2015, however, no heed whatsoever was paid to the said Departmental Appeal. (Copy of the Departmental Appeal is attached herewith as annexure "E").
- 5. That the regularization of the appellant alongwith his colleagues were made after a long process carried on in the FATA secretariat and the Central Government. (Copies of the said documents are attached as annexures "F to F/3").

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6. That the appellant having no other remedy now approaches this Hon'ble Tribunal on the following grounds amongst the others:-

<u>GROUNDS</u>:-

- A. That the issuance of re-appointment letter instead of regularizing the services of the appellant from the date of his initial appointment is illegal, unlawful, without authority as well as based on the malafide intentions.
- B. That the appellant is eligible to be regularized on his service from the date of his initial appointment i.e. 06.03.2003 instead of the date mentioned in the re-appointment letter i.e. 01.09.2013.
- C. That the malafide of the respondents is very much clear from the fact that then the posts of Community Schools were shifted to the Regular Budget instead of regularizing the appellant on the said post they terminated the appellant just to give benefit to their own blue eyed persons, however, after a long struggle the appellant and his colleagues were able to get regularization letter whereby again they were treated for giving effect of their regularization from 01.09.2013.
- D. That even in the settled areas as well as the FATA area thousands of Civil Servants have been regularized and it has clearly been mentioned therein that it should be considered that they have been appointed on the Regular Basis.
- E. That even the Apex Courts in the similar cases have been pleased to accept the Writ Petitions, whereby the regulation was sought from the date of initial appointment.
- F. That the appellant is eligible to be regularized from the date of initial appointment and the regularization of his service given effect from

01.09.2013 is an act illegal/unlawful lat the part of the concerned respondents.

It is, therefore, respectfully prayed that on acceptance of this appeal the concerned respondents may please be directed to give effect to the regularization of service of the appellant from the date of his initial appointment i.e. 06.03.2003 instead of the date of mentioned in the Notification i.e. 01.09.2013.

Any other relief deemed proper and fit in the circumstances of the case may also very graciously be granted to the appellant.

Through:

&

(Ghulam Nabi Khan) Advocate, Supreme Court of Pakistan B-17, Haroon Mansion, Khyber Bazar, Peshawar Cell No.0300-5845943

(Mian Fajammal Shah) Barrister, Peshawar

Dated //06/2015

CERTIFICATE:

Certified that as per instructions of my client no such Service Appeal on behalf of the petitioner has earlier been filed in this Hon'ble Tribunal on the subject matter.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. /2015

VERJUJ

AFFIDAVIT

I, Akbar Khan Son of Sher Jan PST GPS Shewa Farsh, Mohmand Agency, do hereby solemnly affirm and declare on oath 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 Hon'ble Court.

Identified by:

han)

Advocate, Peshawar



DEPONENT

AGENCY ROUCATION OFFICER MOHMANN AGENCY AT GHALLIANAL

bisequent upon the recommendation of the selection committee and nomination of Rol ht Mohimand Agency vide his office No.1085-89 Dated. 20/02/2003, the folloring canadates are here by appointed against PTC Posts in the community schools under president special development package in Khwaizai / Baizai maccessible areas in BPS. 7 plus Usual allowances as admissible under the rules on contract base for the project period in the schools poied against their names with immediate effect.

	-:		
na Maria - A Lina - Anglia Lina - Anglia	S.II.	Name of candidate with Father name	School where appointed
	1	Monammad Shah S/O Musa Y Khan	C.S Bad Manaj Chafoor
See. 1	<u>2</u> ,	Mutor Khan S/O Ali Rehman	C.S Sham Shah Yousaf Khan
<u></u>	3 -	Noor Ullah Khan S/O Mukaram Khan	Do
' ' 2	ţ.	Dawood Shah S/O Sadrud Din	C.S Shah Mir Kore Khan Abad
¥.,	\$.ª	Qadar Khan S/O Shah Jehan	Do
:)	Syyar Khan S/O Amir Zada Khan	C.S Badmanai Gulzar
	í "	Ajmal Khan S/O Pir Ghulam	C.S Ghair Dhand Alcram
X	3 ·	Fazal-I- Subhan S/O Abdul Latif	C.S. Manzari Cheena Faqir
. 4) ·	Mohammad Israr S/O Mir Zada Khan	C.S Badmanai Ghafoor
·	0 -	Abdul Samad S/O Mohammad Rafiq	C.S Lakhkar Killi Gul Wali
	1	Abdul Malik 5/O Feroz Khan	C.S Landi Shah Zarin
	12 ·	Bashir Ahmad S/O Said Akram	
	13 -	Shad Ali Khan S/Q Hasham Khan	C.S.Lakhkar Kili Gul Wali
`• • I	[4· `	Saaduliah S/O Haji Dawa Jan	C.S Bad Manai Gul Zar
	5	Nazir Gul S/O Nawab Khan	C.S Mama Zai Sekandar
	16 -	Zauta Khan S/O Khan Syou	Do
~ 1	7	Polowal Khan C/O David & fature 1	C.S Manzari Cheena Shim. / cri
1	S	Tajawal Khan S/O Pazal Mohammad Thmad Khan S/O Niaz Din	C.S Jarobai Fazal
1.	9		C.S Masti Kore Gulab
	Q	Hazrat Shah S/O Sahib Jamat	C.S Kung Mchrab Gul
	1	All Alibar S/O Hazzet Moliammad	C.S Ucha Jewara Maik Mohd
4 C 1	2	Snijad S/O Khanzad Gul	C.S Kung Mehrab Cul
	3	Sultan Mohammad S/O Haji Mohammad Shah	C.S Khan Baig Kore Ijazat
	4	Haleom Khan S/O Zarif Khan	Do
i'	5	Somar Ahmad S/O Alunad Gul	C.S Kuzu Kass Ghulam Bashir
	. ł	Daftar Khon S/O Mohammad Akbar	C.S Khan Beig Kore Fazlai Manan
	26 -	Khaista Zar S/O Ihsanullah	C.S Khan Baig Kore Fazlei Mannan
- Ref			
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II Jam Khan (D.E.O) Me anald ogency at Ghallanai

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e Saug	7. <u>1</u> 1. 	Name of Candidate with Fathers Name	School where appointed
2 \	1.27	Jamil Shah S/O Hakeem Khan	
العدي -	28	Aslam Khan S/O Hazrat Mohammad	C.S Nazar Kore Aslam
	29	Mohammad Quraish S/O Mohammad Akbar	C.S Ucha Jewara Naik Mohd
-	30	Mohammad Khan S/O Ghulam Sakhi	
	31	Raz Mohammad S/O Shah Rasool	C.S Soor Dagi Yaqub Khan
	32	Gul Nabi S/O Lal Said	C.S Kaka Kore Hunar Jan
	33	Anwar Shamim S/O Ahmad Gul	C.S Soor Dagi Yaqub
	34	Ghal Zar S/O Khan Said	C.S Kuzu Kass Ghulam Bashir
	35	Fida Mohammad S/O A and Mi	C.S Sam Ghakhai Siraj Khan
•		Fida Mohammad S/O Arsala Khan	! Do
		Sigar Luar, S. Khan Sharit	C.S. Kaka Kons Human Lan
•	38	Saddi Khan S/O Maweez Khan	C.S Kung Sabzah
	39	Khyali jan S/o Joor Jan	Do
	40	Amir Khan S/O Hamid Khan	C.S Spinki Tangi Nadar
	41	Shah Nazir S/o Arsala Khan	Do
	42	Sultan Murad S/o Gula Dad	C.S Spinki Tangi Sikandar
	43	Tahir Ali S/O Gula Khan	Do
·	44	Mawad Gul S/O Hayat Gul	C.S Bad Manai Bakht Jamal
	45	Mohd Ray S/O Zambu Ot 1	C.S Toora Khwa Sherin
	46	Mohd Raz S/O Zarghun Shah Siyar S/O Doot Mada	Do
	47	Siyar S/O Dost Mohammad	C.S Gulma Haji Almas
	48	Azmat Gul S/O Rahat Gul	Do
1.5	49	Liaqat Ali S/O Mumtaz Khan	C.S Atam Killi Ghulam Sarwar
,	50	Khuzair Khan S/O Noor Jamal	C.S Atam Killi Mohdi Gul
	51	Jamal Shah S/o Habib Khan Khanadan S/O Wazir Khan	C.S Bad Manai Bakht Jamal
-	.52	Azaz Ullah S/O Itbar Khan	C.S Atam Kili Ghulam Sarwar
<i>'</i>	:53	Issa Dad Khan S/o Dula Dad	C.S Sham Shah Biland
. '	54	Akbar Khan S/O Sher jan	C.S Atam Kili Mohdi Gul
	55	ljaz Ali S/O Wazir Khan	C.S Landi Shah Zarin Khan
;	i i	Hussein Sheh S/O Gunda r	C.S Badmanai Yad Mohd
	57	Hussain Shah S/O Syed Mastan Shah Janat Gul S/O Zulfan	C.S Manzari Cheena Faqir
	58	Mazullah S/O Matan	C.S Ghair Dhand Akram
1	59	Mazullah S/O Najeem Khan	C.S Baidmani Yad Mohd
-		Said Ahmad S/O Mohammad Afzal	C.S Manzari Cheena Shinwari
•	61	Mohammad Khan S/O Mohammad Wali	C.S Toor Khel Ahmad Ncor
. 4	62	Irfan Ullah S/O Algash Khan	Do
·		Pazeer Khan S/O Mohammad Hanif	C.S Khanjar Killi Malik Abid
i	A A	Ali Gohar S/O Ajmir Khan	C.S Yara Khel Haji Madar
N	64 (65	Zahir S/O Bashir Khan	CS Khapion Villi Matthe
	· · · ·	Sakhi Jan S/O Izzat Gul	C.S Khanjar Killi Malik Abid – C.S Jarobi Fazal
	66	Zahid Ullah S/O Najeem Khan	C S Sham Shat D'I
	24	Ultrainant Said S/O Noor Sigd	C.S Sham Shah Biland
	00	Bad Shah Hassan S/O Ibrahim Shah	C.S Jarobi Abdullah
	0, 1	Shan Jehan S/O Shamroz Khan	Do C S Showwood KU L D L
. 1		Ligat Ali S/o Ikram Khan	C.S Shamrad Khel Noor Zada
· · · [:	71	Asif Khan S/o Jamal Khan	Do C.S.Maine IVI. () ()
			C.S Maim Khel Malik Islam Bacha
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Hakim Khan (D.E.O) Mohmand Agency at Ghallanai

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Cont Next page

Same Singara	Name of Candidate with Fathers Name	School where Appointed	27. ani anna sa sainta para para da sana tana
2 74 75 76 77 78 79 80 81 82 83 81 82 83 84 85 84 85 85 85 89 90 91	Saddar Shah S/O Mir Zaman Khan Sartaj S/o Mahboob Khan Mohammad Naseer S/O Ghani Khan' Asal Khan S/O Saidan Khan Fayaz Khan S/O Badam Khan Ajmal Khan S/O Badam Khan Ajmal Khan S/O Badam Khan Darwaish Khan S/O Harifullah Darwaish Khan S/O Gul Said Mustafa Khan S/O Wasil Khan Arif Shah S/O Rahil Shah Shah Bad Shah S/O Hazrat Bad Shah Mohammad Hazoor S/O Hazrat Bad Shah Suhbat Shah S/O Amir Khisro Ihsan Ullah S/Ō Gul Alam Kiramat Shah S/O Musharaf Shah Dawood Shah S/O Sulman Shah Fazlai Dayan S/O Sadrud Din Muzafar Khan S/O Zaman Khan Fazlai Subhan S/O Mirza Hakeem Sadrud Din Yousaf Khan S/O Syed Rahman Abdul Malik S/O Said Mohammad Shah	C.S Lakhka Killi Faiz Ali	62
TERMS 1:- TI	S/CONDITIPONS:-	porary basis and liable to termination	

2:- They should produce their Health and Age certificates from the Agency Surgeon Mohmand

3:- Charge report should be submitted to this office in duplicate with in a specific period. Agency at Ghallanai. 4:- If the candidates/Teachers failed to report of their arrival to the concerned schools within

fifteen days(15) their orders will be automatically considered as cancelled.

5:- Academic qualification is must to be verified.

(HAJI GUL RAHMAN) Agency Education Officer Mohmand Agency at Ghallanai.

Endst No. 4993-5089 Dated. 06 /02/2003.

Copy of the above is forwarded to the:-

Director of Education, FATA, NWFP. Peshawar.

Political Agent Mohmand Agency at Ghallanai w/r his office memo No.as cited.

Agency Surgcon Mohmand Agency at Ghallanai.

Asstt:Political Agent(Upper Mohmand)at Ghallanai.

Agency Accounts Officer, Mohmand Agency at Ghallanai.

Acctt/Pay Clerk in local office.

7-97 Candidates concerned.

Agency Educat Mohmand Agency at Ghallanai.

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Hakim Khan (D.E.O) Mohmand Agency at Ghallanai

1 **?**`

> 3 4,

- ``		
	FATA SECRETARIAT	
	DIRECTORATE OF EDUCATION CHISTIC PARTICULARIA, WIRST JOAD PESHAWAR, JAANS AN MODEL ON PICTURE OF STREAM AND AND PESHAWAR, JAANS AN No. 2078-87 Date Path: the/3//2/2010	
То	All the, Agency Education Officers	
Subject:	IN FATA	
Memo:	1 am directed to convey the policy decision of the competent authority on the above noted subject and to ask you to close all the	
	community schools in ATA w.e.f 31:12.2010. The teachers and class V working in these schools should be given a Notice to the effect that their services will be dispensed with on 31.12.2010.	
	However, they may be given preference in recruitment against regular posts by giving experience marks for the service rendered in community schools as per policy. The regular vacant posts be	
	advertized immodiately and recruitment process completed as per	
	Dy Director (F&M)	
Sect	: Chief Scoretary, FATA. etary to Governor, Khyber Pakhtunkhwa, Peshawar etary A&C, FATA Secretaria, Peshawar.	
4. Scor	etary P&D, FATA Secretarial, Peshawar, etary Law & Order, FATA Secretarian Peshawar Political Agents in FATA rict Coordination Officers Peshawar, Kohat, Buthu Lakki, Tank, D.I.Khan,	
19. AGI 20-26. All 27-32. Dist	PR Sub Office Peshawar Agency: Accounts Officers. rict Accounts Officers Kohar, Bannu, Lukki: Tank, D.I.Khan to Director Education FATA	
33. P.A	Dy Director (P&ND)	
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FATA SECRETARIAT Social Sectors Department Warsak Road Peshawar

Notification

No. SO(E)/SSD/CSTR/99-108/ The Governor Khyber Pakhtunkhwa in his capacity as the Competent Authority has been pleased to approve the re-appointment of Community School Teachers who qualify to be posted against the regular posts of PST (BS-7) in phased manner at the respective Agencies & FRs, purely on merit basis in accordance with the existing recruitment criteria but in relaxation of upper age limit with Immediate effect as specified below.

The available regular vacant PST (BS-7) posts in the Primary/Middle Schools in FATA will be filled up from amongst the Community School Teachers and no fresh candidate considered for recruitment till all the eligible Community School Teachers are absorbed against regular posts in their respective. Agencies/FRs.

- 2. The non-local eligible Community School Teachers shall be considered for re-appointment against the regular vacant posts of PST (BS-7) after adjustment of local qualified teachers.
- 3. The services of the un-qualified teachers shall be dispensed with.
- 4. The Community Schools whose teachers are appointed and shifted to other schools against regular posts, would be closed down.
- 5. The respective Community Schools students would be shifted to nearby regular schools and no further recruitment of Community School teachers will

Secretary Social Sectors Department, FATA Secretariat, Peshawar

Endst No Even Dated Peshawar the 11/05/2012

- Copy forwarded to the:-
- 1. Sepretary to Governor, Khyber Pakhtunkhwa Peshawar.
- 2. Addl: Accountant General (PF:) Sub Office Peshawar.
- 3. Director Education FATA, Peshawar
- 4. All Political Agents in FATA.
- 5. DCO Peshawar, Kohat, Bannu, Lakki, D.I.Khan & Tank.
- 6. Agency/ District Accounts Officers concerned
- 7. All the Agency Education Officer in FATA
- 8. PS to Additional Chief Secretary FATA Peshawar.
- 9. PS to Secretary Social Sectors Department, FATA Secretariat, Peshawar. 10. PS to Secretary P&D, FATA Secretariat, Peshawar..

Settion Officer (Edu) SSD FATA Secretariat, Peshawar

OFFICE OF THE AGENCY EDUCATION OFFICER MOHMAND AGENCY AT GHALLANAL

REGULARIZATION OF COMMUNITY TEACHERS.

- 1. The said appointment was made from Agency wise merit on the verbal directions of Director of Education (FATA) at that time, if Directorate of Education (FATA) declared this order against the present recruitment policy of the Govt: in response to this office letter No.1306 dated 20.8.2013, then regularization of community teacher will be made on tehsil wise merit basis.
- If any post against which community teacher was regularized was not vacant, then the meantheat will vacate the post for the community teacher on his regularization.
- 3. Any Community school for which regular posts have not been sanctioned and teachers of this Community Schools got regular posts then this community school will be considered as closed, and class IVs of this school will be considered as terminated w.e.f 1.9.2013 and students of this schools will be advised by the teachers to get admission in near by regular school.
- Documents, both Professional and academic will be verified by the committee constituted for the purpose. A single person will not carryout the verification process.

S.No	Name with Father's Name	Name of	Station of	Tehsil	Remarks
		Community Sels of	posting as regular PST		9
	Fazle Subhan S/O Abdui Latif	CS Atam Killi	GPS Zoor Killi Aflatoon	Baizai	Against newly created post
````````````````````````````````````	Muhammad Irshad S/O Abdur Rahman	CS Manzari Cheena	MPS Abdul Jabbar	Halimzai	Against Vacant Post
	Abdul Samad S/O Muhammad Rafiq	CS Gul Wali	GPS Lakhkar Killi Faiz Ali	Baizai	Against newly created post
-	Salim Saradar S/O Hakim Said	CS Shamir Khan Abad	GPS Babi Khel Kamali	Halimzai	Against Vacant Post
5	Sameer Ahamad S/O Miniad Gul	CS Kuzl Kas	GPS Manzari Cheena	Khwezai	Against newly created post
6		CS Atam Killi	GPS Said Rahman Garbaz	Halimzai	Against Vacant Post
7	Aslam Khan S/O Hazrat Muhammad	CS Naik Muhammad	GPS Bahi Dag	Khwezai	Against newly created post
8	Azizullah S/FItbar Khan	CS Yad Muhammad	GPS Grang No.5	Halimzai	Against Vacant Post
9	Khanadan S/O Malik wazir Khan	CS Ijazat	GPS Karrer Habibzai	Halimzai	Against Vacant Post
10	Muhammad Sadiq S/O Muhammad Yar	CS Mateena Mi. ¹¹ k	GPS Zoor Killi Aflatoon	Baizai	t newly
	Ali Akbar S/G Hazrat Muhammad	CS Naik Muhammad	GPS Ashraf Abad	Khwezai	Against Vacant Post
12	Muhammad Raz Khan S/O Zarghun Shah	CS Toora Khwa	GPS Din Muhammad	Halimzai	Against Vacant Post
1.3	Muhammad Idrees S/O Taj Muhammad	CS Mateena Malik	GPS Chamarkand No.1	Safi	Against Vacant Post

Note:- Cases regarding the scales of newly adjusted teachers will be decided individually on the basis of their qualification.

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	Solution S/O	CS Shawal	GPS Chamarkand No.2	Halimzai	Against Vacant Post
15	Akbar Khan S/O Sher Jan	CS Kankar Killi	GPS Shewa F <del>sarsh</del>	Halimzai	Against Vacant Post
16	Muhammad Shaki	CS Gulzar Baidnmanai	GPS Sangar Ambar	Ambar	Against Vacant Post
17	Lal Zada S/O Sautar Khan	CS Karkana	GPS Karkana	Ambar	Against newly created post
18	Noor Muhammad	CS Masti Kore Gulab	GPS Manzari Cheena	Baizai	Against newly created post
10	Hayat Muhammad S/O Foot Muhammad	CS Lakhkar Killi	GPS Lakhkar Killi Atmar Khel	Baizai	Against newly created post
. 20	Sultan Muhammad S/O Muhammad Shah	CS Kung	GPS Masti Kore Gulab	Khwezai	Against newly created post
21	Daltar Khan S/O	CS Kung	GPS Abdul Kore		Against √acant Post
	Zahir S/O Bashir	CS Khanjar Killi	GPS Chamarkand	Halimzai U	Against Vacant Post
÷	Shah S/O Hakim	Fazle Manan	Gulab		Against newly created post
2-1	Hazrat Shah S/O Sahib Jamal		GPS Shamsher	Khwezai	Against Vacant Post
25	Sajjad S/O Khanzad Gul	CS Nazar Kore	GPS Gat Warsak		Against Vacant Post
26	Gul Nabi S/O Lal Said	CS Soor Dagi	GPS Zanawar Cheena Gul Said	1	Against newly created post VCCCM
27	Bakhi Zada S/O Shahzada	CS Bahlola	GPS Yousaf Baba		Against newly created post
28	Ibrahim Shah	) CS Faiz Ali	Dara	i Halimzai	Against Vacant Post
. 29	Sajid Ali S/O Tawas Khan	CS Faiz Ali	GPS Bacha Kandao		Against Vacant Post
30	Hitikhar Khan S/O Bahadar Khan		GPS Gu Rahman		Against Vacant Post
31	Anwar Khan S/O Habib		GPS Yaqoot Khanzadgan		Against Vacant Post
32	Murad Ali S/O Akhtar Jan		GPS Ghanan Shah		Against Vacant Post
35	Shah S/O Rahil Shah		GPS Amra Kore		Against Vacant Post Aminst Vacant
31 1.	Hussam Shah	O CS Masti Kor Nusaib Khan			Against Vacant Post Against Vacant
35	Ajmal Khan S/O Pi Ghulam		GPS Uchk Suran		Against Vacant Post Against Vacan
36	Abidullah S/O Ghulan Muhammad		GPS Suran	Khwezai	Against Vacant Post Against newly
37	Taj Muhammad S/C Sheikh Muhammad	O CS Karkana	GPS Karkana	Prang Ghar	Against newly created post Against Vacan
38	Khan		Dawa Jan	lai Khwezai	Against Vacan Post Against Vacan
30	Murad Ali S/0 Muhammad Ali	O CS Shamir Kh Abad	nan GPS Tara Tangi	aki Halimzai	Post

• • •	· . •				(u)	
$\sum$	40 (	Gulzar S/O Khan Said	CS Soor Dagi	GPS Bahi Dag	Khwezni	Against newly created post
	41	Janat Gul S/O Zulfan Khan		GPS Bakhmal Shah	Halimzai	Against Vacant Post
	42	Anwar Shamim S/O Ahmad Gul	CS Kuzo Kas	GPS Lakhkar Killi Faiz Ali	Khwezai	Agains: Vacant Post
-		Faridullah S/O Zazif Khan		GPS Olai Ambar	Baizai	Against Vacant Post
-		Muhammad Shafiq S/O K PKhan	CS Manzari Cheena Malang	GPS Shati Miana	Baizai	Against Vacant Post
1	-	aat Gu! S/O Rahat Gul	CS Nazar Kore Aslam	GPS Shamsher Sra Khwa	Halimzai	Against Vacant Post
	46	Niqab Khan S/O Khan Sharif	CS Kung Sabzali	GPS Had Kore Ambar	Khwezai	Against Vacant Post
ļ	47	Shahid Nasim S/O Muhammad Halim	CS Zoor Killi Aflatoon	GPS Yaqoob Khanzadgan	Halimzai	Against Vacant Post
: 	-18	Amir Khan S/O Hamid Khan	CS Dag Qilla	GPS Gumbati Ambar	Halimzai	Against Vacant . Post
		Nasira D/O Akhtar Gul	FCS Ucha Joura Rawesh	GGPS Kung Farmanullah	Baizai	Agrinst newly created post
; ;	50	Nighat Bano D/O Jehan Zeb	FCS Samghakhi	GGPS Baghi Shah	Safi	Against newly created post
ļ	51	Falooda D/I Gul Zada	FCS Kuzo Kas	GGPS Kuzo Kas	Baizai	Against newly created post
	52	Aisha Bibi D/O Ahmad Jan	FCS Umar Khel Suliman	GGPS Baghi Shah	Safi	Against newly created post

Endst No. 1404 /Project/ Appointment Copy of the above is forwarded to the:-

1. PA to Secretary to Governor KPK, Peshawar.

- 2. Director of Education FATA, K.P.K. Peshawar.
- Political Agent Mohmand Agency.
- 4. Agency Accounts Officer Mohmand Agency at Ghallanai.

5 AAEOs concerned.

6. Accountant local office.

7. Teachers concerned.

(SAID MUHAMMAD) Agency Education Officer Mohmand Agency at Ghallanai. Dated /2013

Agency Education Officer Mohmand Agency at Ghaflanai at the second second



The Director of Education (FATA) FATA Secretariat, Warsak Road, Peshawar.

Subject:

# DEPARTMENTAL APPEAL FOR THE REGULARIZATION OF THE APPELLANT FROM DATE OF HIS APPOINTMENT

Respectfully Submitted:

1. That the Education Department Mohmand Agency advertised some posts including the post of PST Teachers in the year 2003.

2. That the appellant being eligible/qualified for the staid post duly applied and submitted his documents to the concerned authority.

- 3. That after going through all the process and procedure the appellant was brought into the merit list and finally he was appointed at the post of PTC (BPS-7) on Project Basis with effect from  $\frac{6}{203-203}$ .
- 4. That the appellant served on the above said post for so many years and it was 11.5.2012 when a Circular with regard to the regularization of the vacant posts of PST (BPS-7) in Primary/Middle Schools in FATA was issued for the Community Schools Teachers by the Social Sector Department FATA Secretariat Peshawar.
- 5. That after the issuance of the said letter/Notification the process of regularization of all the PSTs was started in Mohmand Agency as well as in all other Schools belonging to FATA.
- 6. That finally a letter with regard to the regularization of the appellant alongwith other PSTs was issued on 30.8.2013, thereby 52 Teachers serving in the Project were regularized with effect from 1.9.2013.

To:

That it will be pertinent to bring into the kind notice of your good office that similarly regularized employees from the different Sectors have been given effect of their regularization fro the date of appointment and not with immediate effect.

- 8. That it will also be pertinent to bring into the kind notice of your office that even PST Teachers whom were appointed alongwith the appellant and were serving on the same terms and conditions of the Project Employment have been given effect to the regularization of their services from the date of appointment.
- 9. That the appellant submits his appeal for the regularization of his service from the date of his appointment i.e. <u>30-08-20/3</u> instead of 1.9.2013 on the following grounds:-

### GROUNDS:

b.

7.

- a. That the regularization of the appellant instead of his date of appointment has been made on 1.9.2013, which order is illegal, unlawful, without authority/jurisdiction and being based on the malafide intentions.
  - That in the settled area where the regularization Act has been passed the Civil Servants have been given regularization with retrospective effect and not with immediate effect.
- c. That even in the FATA area the appellant has been treated discriminately, as so many other Civil Servants serving in the FATA area as well as so many other employees serving in the Teaching Cadre and also the PST Teachers have been given effect of regularization of their service since the date of their appointment and not from 1.9.2013.
- d. That the appellant has been treated discriminately which is a clear violation of Article 25 of the Constitution of Islamic Republic of Pakistan, 1973.

That the department was obliged to treat all the Civil Servants being on the same footing equally and not in a discriminate manner.

f. That when the other employees as well as the PST Teachers have been regularized from the date of appointment it is the right of the appellant that he should also be given the same benefit as has been given to others.

That it will be pertinent to mention in the grounds that on the Pay Slip of the appellant his service mentioned therein has been calculated from the date of appointment and not from the date of regularization which shows that the Department itself has admitted the right of the appellant of regularization of his service from the date of his appointment rather than from the date of regularization.

It is, therefore, humbly prayed that on acceptance of this Departmental Appeal the concerned authority may please be directed to convert the order of regularization of the appellant from the date of his regularization i.e. 1.9.2013 to the date of his initial appointment on the above said post i.e. 00003-2003.

Appellant

Alcbar IChan Mo Sherjan GPS Shawa Parsh.

Dated: **27**.02.2015

e.

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### FATA-SECRETARIAT Admy Infrastructure & Coord Department Warsak Road Péshawar

No 1/S/59/1/956/76 Dated 27/3/2013

- 1. All Secretaries, FATA Secretariat.
- 2. Director General Projects, FATA Secretariat
- 3. Director General, FATA Disaster Management Authority
- 4. Secretary, FATA Investment Lacilitation Authority
- 5. All Heads of Line Directorates, FATA Secretarial
- 6. Project Director TARUCCI.

#### REGULARIZATION OF SERVICES. Subject -

#### Dear Sir.

0.D.

10

copies 0 attested provide request you to to directed am Matriculation/Secondary School Cortificate and Certificate/Degree of the Higher Qualification of those employees whose names have been provided to this office for " onward submission to Ministry of SAFRON for regularization of their services

Needful may please be lone on priority, within a fortnight, please.

Yours faithfully.

(Muhammad Al!) Public Relations Officer

Viegila

# PS to Additional Chief Secretary (FATA).





FATA SECRETARIAT DIRECTORATE OF EDUCATION WARSAK ROAD PESHAWAR, PAKISTAN PHONE. 093 9710166 FAX 071-0210216

16

То

All the Agency Education Officers In FATA.

Subject:-Regularization of Service.

Memo: I am directed to refer the Pi blic Relations officer FATA Secretariat Admn, Infrastructure & Coord: Departn ent letter No.FS/59-1/956-76, dated 27.3.2013 on the above cited subject.

You are requested to submit/produce attested photo copies of all the credentials/documents of contract project employees working in the offices & educational institutions in your respective Agencies/FRs, to this office immediately for onward submission to the quarter concerned please.

Deputy Director (P&D)

Endst: No. <u>58</u> 30-7

Copy to the:-

- 1. Public Relation Officer, FATA Secretariat w/r to his letter No.quoted above. 2. All the Projects Directors working in Education Department FATA.
- 3. P.A to Director Education FATA

PA-to DE M. PA-to EP.

**Deputy Director (P&D** 

suester

Governor's Secretarial

Subject:

#### REGULARIZATION OF EMPLOYEES WORKING IN FATA

Numerous applications of low paid employees, and delegations arguing on their behalf, have come to me during my last three months as Governor Khyber Pakhtunkhwa requesting for regularization of their services after having worked on project² posts for quite number of years and, importantly, being duly appointed through a valid process and contributing to the satisfaction of their superiors.

I had to take the following facts into consideration

[i].

2.

also:

Presidential Order No.13 of 1972 enunciates that employees working for the affairs of FATA would be employees of the Provincial Government of Khyber. Pakhtunkhwa. However, over a period of time such cadre have come forward which are not available in Khyber Fakhtunkhwa such as after formulation of district cadre from BS-1 to BS-15, correspondent Agency cadre with appointing authorities within Agency officers. Similarly the employees of Finance & Planning Cells in Agencies in FATA have been regularized under the Judgment of Peshawar High Court dated 17.6.2010 when they were appointed solely by the FATA Secretariat albeit in accordance with proper procedure and laws.

[ii].

[iii].

[iv].

Similarly employees working in Community Schools, Model Schools have also been decided as regularized by the then Governor in exercise of powers conferred under Presidential SRO dated 16.9.2007 which states that Governor as Agent to the President shall exercise immediate executive authority for FATA.

I am also cognizant of the fact that employees working in Population Welfare against a PSDP Project have also been given the status of separate regular cadre of FATA on the basis of their lengths of service as well as the grant of same status to their counterparts in the province.

Furthermore there are various sub offices/cells for which there is no parallel set up in the Province such is SAP employees in P&D FATA, the Directorate General of Projects, EMIS Cell in Education



### SOVERNMENT OF PAKISTAN CABINET SECRETARIAT ESTABLISHMENT DIVISION

Subject:

MINUTES OF THE MEETING OF THE CABINET SU COMMITTEE ON REGULARIZATION OF CONTRACT/DAI WAGES EMPLOYEES IN THE MINISTRIES / DIVISIONS ATTACHED DEPARTMENTS / AUTONOMOUS BODIN ORGANIZATIONS ETC. HELD ON 13TH MARCH 2013 AT 2 P.M. IN THE ESTABLISHMENT DIVISION.

A meeting of the Cabinet Sub-Committee on regularization of daily wages/contract employees in the Ministries/Divisions / Attached Departments/ Autonomous Bodies/ Organizations etc. was held on <u>13th March</u>, <u>2013</u> in the Committee Room of Establishment Division under the Chairmanship of Syed Khursheed Ahmad Shah, Federal Minister for Religious Affairs. Mir Hazar Khan Bejarani, Federal Minister for Inter Provincial Coordination, Dr. Arbab Alamgir Khan Federal Minister for Communications, Mir Changez Khan Jamali, Federal Minister for Science & Technology, Ch. Manzoor Ahmad, Chairman, People Labour Bureau, also attended the meeting. The list of participants is enclosed.

2. It was deliberated in the start of the meeting that the contract/daily wages employees who have completed one year of contractual service or 3-spells of 89 days as daily wages respectively up-till <u>15-03-2013</u> will be considered for regularization during this meeting. Later, the cases of the following Ministries / Divisions were discussed in detail. The Ministries/Division-wise detail of proceedings is produced below:-

### MINISTRY OF STATES AND FRONTIER REGIONS (SAFRON)

247. The representative of the Ministry of SAFRON presented the case of regularization of 1282 contract / daily wages employees of FATA Secretariat who have served for more than one year and whose services are required to be regularized.

248. It was also informed to the Cabinet Sub-Committee by the representative of the Ministry of SAFRON that there are 809 contract employees in the Ministry of SAFRON under UNHCR Project funded in the Afgham Refugees Organization who have served for more than one year and they have approached the Honourable Islamabad High Court under Writ Petition No.13/2012 where the Honourable High Court has directed that the petitioners' case be considered by the Cabinet Sub-Committee for regularization in light of the Regularization Policy.

249. The Cabinet Sub-Committee discussed and observed that the employees under the development project can be considered after transfer of the projects on non-development budget but in the present case there is no chance for the contract employees who are serving for many years rather more than 2 decades for regularization of their services while the funding from the donar agency (UNHCR) seems a regular feature and is is not expected that it would be discontinued after a certain period. It was further informed to the Cabinet Sub-Committee that all these employees are experienced and qualified with the expertise in management/handling of emergencies. And besides the management of Afghan Refugees, their services have been and are being utilized

by Government in the emergencies like earth quake, floods and the IDPs etc as majority of the contract employees are professional doctors, paramedical staff, engineers and admin staff including camp management etc. They have invested the prime period of their lives in the management of Afghan Refugees and other emergencies' and now have become over age and would not be able to have government jobs in other departments being overage besides the loss of professional staff.

# DECISION

250. The Cabinet Sub Committee discussed and observed that the employees of FATA Secretariat belong to the Project and the employees getting salaries through development budget can not be considered for regularization untill and unless their projects are transferred to non-development budget or equal number of posts are available with the Ministry on non-development budget for regularization of their services. If posts are available on nondevelopment budget or the employees are getting salaries through nondevelopment then all those contract / daily wages employees who have served for more than one year can be regularized.

251. The Cabinet Sub-Committee keeping in view all above postion, directed that the Ministry of SAFRON should own all these contract employees of the Commissionerates for Atghan Retugeer, and proceed for their regularization by taking up the matter with the Ministry of Finance for creation

posts and provision of budget with a clear mechanism of recoupment of aries of the relevant employees by UNHCR in to the Federal Government ol budget.§

ER. SIDM

GOVERNOR'S SECRÉTARIAT, Klyber Pakhunkhwa, Peshawar No. SO-1/1-1/GS/2012 10935-52 May 28, 2013 'l'o 1. All the Secretaries (FATA). All the Directors (FATA). REGULARIZATION OF EMPLOYEES WORKING IN FATA. Subject: Dear Sir, · I am directed to refer to the subject cited above and to enclose herewith a copy of note containing approval of Governor in Para 3/N for regularization of project employees working in FATA for necessary action as desired by the competent authority. Protector P. 14 75 ATS Yours faithfully, Encl: As above. (Aasma Arif) Section Officer-1 Copy to:-• PS to Principal Secretary to Governor Khyber Pakhtunkhwa. 20(pan) Ge 30/5/13 Section Officer-1

met n 3----موزخه دعوکی جرم بإعث تحرير] نكه مقدمه مندرجه عنوان بالامين اين طرف سے داسطی میردی دجواب دہی دکل کار دائی متعلقہ تن مقام <u>للع</u> ملي <u>مليح</u> آن مقام مقرركر _ اقراركياجاتا _ _ كه صاحب موصوف كومقدمه ككل كارداني كاكال اختيار ، وكا - نيز وسیل صاحب کوراضی نامد کرنے وتقرر ثالت ہ فیصلہ برحلف دیتے جواب دہی اورا قبال دعوی اور بهسورت ذكرى كرني اجراءا درصولى جيك درويسة ارعرضي دعوى ادر درخواست مرتشم كي تصديق زرای پردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیردی یا ڈگری کیطرفہ یا اپیل کی برامدگی ادرمنسوخی UU نیز دائر کرنے اپیل نکرانی دنظر ثانی دبیروی کرنے کا اختیار ہوگا۔از بصورت ضرورت مقدمہ مذکور کے کل پاجز دی کاردائی کے داسطے اوروکیل پامختار قانونی کوایے ہمراہ پا اینے بجائے تقرر کا اختیار ہوگا۔اورصاحب مقرر شدہ کوہمی وہی جملہ ندکورہ بااختیا رات حاصل ہوں کے اوراس کا ساختہ مرداخت منظور قبول ہوگا۔ دوران مقدمہ میں جوخر چہد ہرجانہ التوائے مقدمہ کے سبب سے دہوگا۔ کوئی تاریخ بیشی مقام دورہ پر ہویا حدے باہر ہوتو وکیل صاحب یا بند ہوں گے۔ کہ پیروی \ المرام یں۔لہذادکالت نامہ کھدیا کہ سندر ہے۔ .20/1 ______. المرتوم --کے لئے منظور ہے۔ بمقام

# IN THE COURT OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

1 -

Service Appeal No.668/2015

Akbar Khan ......Appellant

### VERSUS

Govt. of KPK through Secretary Education & others ....**Respondents** 

# Application for bringing on record additional documents in the above titled Service Appeal.

### **Respectfully Sheweth:**

1. That the above titled appeal is pending adjudication before this Honourable Court and is fixed for 25.08.2015.

2. That the following documents are necessary to be included:

i. Copy of the judgment of the Peshawar High Court dated 06.08.2013

It is, therefore, most humbly prayed that on acceptance of this application, the above mentioned document may kindly be brought on record.

Applicant/appellant

Through

Ghulám Nabi Khan Advocate Supreme Court of Pakistan

Date: 18/08/2015

# IN THE PESHAWAR HIGH COURT, PESHAWAR

1

W.P. No. 2265 2012

- 1. Arshid Khan S/O Nooran Shah
- 2. Abdul Manan S/O Khamin Khan
- 3. Asmat Ullah S/O Hassan Shah
- 4. Rahid Khan S/o Khial Wazir
- 5. Muhammad Hakim S/O Gulzar Khan
- 6. Shakir Ullah S/o Sabil Muhammad
- 7. Muhammad Israr S/o Hassan Badshah
- 8. Amin Jan S/o Masta Jan
- 9. Sherzada S/O Wakeel Khan
- 10. Muhammad Saeed S/o Jalat Khan
- 11. Sami ul Haq S/o Talib Jan
- 12. Fazal Haq S/O Talib Jan
- 13. Muhammad Farooq S/o Qalandar Khan
- 14. Shakirullah S/o Sharif Jan
- 15. Zondi Gul S/O Haji Gul Manan
- 16. Khafiz Malak Zai S/O Niaz Bahadar
- 17. Samandar Khan S/O Qalandar Shah
- 18. Khaista Mir S/o Gul Ajab Khan
- 19. Rahim Gul S/c Muhammad Gul

)/20.

JUL 2012

Muhawar Shah S/o Lalmar Shah

Muhammad Ibrahim S/O Sanubar Khan

•			
	1	22.	Ahmad Faisal S/o Sumand Khan
· · ·		23.	Muhammad Younas S/O Adman Khan
, <i>,</i> - ;		24.	Mohammad Ismail S/o Mohammad Taib
, ;		25.	Muhammad Saleem S/o Muhammad Raheem
·. ·	<i>,</i>	26.	Mohammad Aman S/o Adam Khan
		27.	Taimur Gul S/o Muhammad Sher
•		28.	Muhammad Idrees S/o Gul Azam Khan
•		29.	Muhammad Sajid S/o Muhammad Salam
		30.	Shams ur Rehman S/o Mohammad Suliman
		31.	Zia ul Haq S/o Gul Anwar
		32.	Muhammad Taib S/O Noor Akbar
-		33.	Razi Ullah S/o Gula Noor
a.		34.	Abdul Akbar S/O Rahim Gul
• .		35.	Muhammad Idrees S/o Fazal Hameed
		36.	Liaqat Ali Khan S/o Shah Wali Khan
:		37.	Javid Rehman S/O Lal Wazir
		38.	Israfeel S/o Fazal Manshah
			All resident of Upper <b>O</b> urakzai Agency, <b>O</b> urakzai
			VERSUS
· · ·		_ <b>1</b>	. Director Education FATA, Warsak Road, Peshawar
;		-	2. Agency education Officer, Aurakzai Agency
ULD.		19-4 295 (	<ol> <li>Secretary, Social Sectors Department, FATA Secretariat Peshawar</li> <li>Additional Chief Secretary FATA, FATA Secretariat, Warsak Road, Peshawar</li> </ol>
311	UL	2012 2012	EXAMINEN Poshawar High Court 1.ZAUG-2015

FILED

2

5. Secretary P&D, FATA Secretariat Peshawar

6. Deputy Director Education FATA, Peshawar ......Respondents

> PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF **PAKISTAN FOR A DECLARATION /ORDER TO** THE EFFECT THAT THE IMPUGNED NOTIFICATION DATED 11.05.2012 AND 28.06.2012, BE DECLARED AS ILLEGAL UNLAWFUL BASED ON DISCRIMINATION AND, THEREFORE, INEFFECTIVE UPON THE RIGHTS OF THE PETITIONER AND CONSEQUENTLY **RESPONDENT**, MAY BE DIRECTED TO CONSIDER THE PETITIONER. FOR THE APPOINTMENT AS AGAINST THE POSTS OF PRIMARY SCHOOL TEACHER (PST) IN ACCORDANCE WITH THE PREVAILING POLICY OF THE **RESPONDENTS.**

### **Respectfully Sheweth:**

1. That all the petitioners are permanent resident of Upper Aurakzai, Aurakzai Agency. ATTELT EXAMINEN EXAMINEN 1011, 2020 17 AUG 2015 That all the petitioners have acquired their respective qualification and training in the year shown against their names. (Copy of the table showing their names, parentage qualification, date of acquiring the qualification is attached as annexure "A") whereas as their academic testimonials are attached as annexure "B" to "B/34").

3. That it transpires from a letter dated 18.06.2010 addressed to all agency education officers by the Deputy Director Education, FATA Khyber Pakhtunkhwa, Peshawar that a writ petition was filed by the teachers of community school, where it was held that while preparing merit, 5 additional mark may be given to the these school teachers for rendening their services in these school. (Copy of the letter is attached as annexure "B").

4. That petitioners after acquiring the minimum basic qualification were waiting and expecting their appointments as against the posts of PST but were shock and surprised to know that respondent No.3 has issued a notification No. SO(E)/SSD/CSTR/99-108/ dated 11.05.2012 where it was directed that :--

ATTEST .

17 AUG 20

NAMINEN - Court

1,

31 出現 2012

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Ĺ.

2.



i. Available regular posts will have to be filled from amongst the community school teacher and no fresh candidate shal! be considered till all the eligible community school teacher are absorbed in their respective agency /FR.

- ii. The non-local eligible community school teacher shall be considered for re-appointment after adjustment of local eligible community school teacher. (Copy of the notification is attached as annexure "C").
- 5. That again Additional Director (ESH) vide his letter dated 28.06.2012 directed all the Agency Education Officers to initiate process of re-appointment as per the requirement policy and guide lines conveyed to them vide aforesaid notification dated 11.05.2012. (Copy of the letter dated 28.06.2012 is attached as annexure "D").
- 6. That petitioners have acquired the pre-requisite qualification for appointment approximate approximation of the pre-requisite they have every rights to be appointed as such but the impugned notification have dashed all their hopes to the drain as they have been kicked out of the run, therefore, they felt themselves aggrieved for the following amongst others grounds:-

# GROUNDS

- A. That the impugned notification and letter respectively dated 11.05.2012 and 28.06.2012 are illegal, void and unlawful as the same has defeated the fundamental right of the petitioner to be considered for the appointment of PST through a fair and transparent competition.
- That the impugned notification has been passed in 13. utter disregard of the judgment of this Honourable Court announced on 13.05.2010 where it was held that only 5 marks be given to the teacher of community School for rendering their services in these school but respondents have given a sweeping edge giving preference them over the them bv to petitioners. In this view of the matter the impugned notification being affront of the judgment of this Honorable Court in liable to be se aside.
- C. That the impugned notification is illegal, void and unlawful as through the same petitioners have been deprived of their fundamental right to be posted as PST.

rnhoda Deputy Renil 3 1 JUL 2012

That petitioners have been subjected to unequal treatment and discrimination therefore the impugned notification need to be struck down, and also to bring

6

it in conformity with the decision of this Honourable court

It is, therefore, prayed that by accepting this petition impugned notification dated 11.05.2012 and the subsequent order dated 28.06.2012 be declared as illegal, unlawful, void ab-initio therefore, ineffective upon the rights of the petitioners and consequently respondents may be directed to subject the petitioner to a fair and transparent processes of appointment as per prevailing policy.

# INTERIM RELIEF

By the way of interim relief respondents may pleased be restrained from filling the posts of PST through community School teacher only and they may TIFLED TO BE TRUE COP be directed to maintain status quo till the final

> Petitioners Through

Dated 30.07.2012

Muhammad Ijaz Khan Sabi Advocate, Peshawar

## **CERTIFICATE**

1 7 AUG 2015

As per instructions of my client, it is certified that no such like writ petition has earlier been filed by the petitioner before this Honorable Court.

LIST OF BOOKS:

Constitution of Islamic Republic of Pakistan, 1973.
 Case Car According to Need.

X AMANER COURL

Advocate

an

30-

Judgment Sheet

IN THE PESHAWAR HIGH COURT, PESHAWAR

JUDICIAL DEPARTMENT

...W.P.....No....2265....Of........2012.

.<u>IUDGMENT</u>

Date of hearing 06.08.2013 Appellant (Arshid Khah et c) R. Muhammad Ijaz Khan Sabi Advocate Respondent (Director Education FATA etc) R. Ijaz Anwax Advocate and Malit Mujtaba AAG.

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MALIK MANZOOR HUSSAIN, J:- Through this single judgment, we intend to dispose of titled writ petition as well as connected W.P.No.1968/2012 with COC No.314/2012, W.P.No.2086/2012, W.P.No2662/2012 and W.P.No.3444/12, as common questions of fact and law are involved in all the petitions.

2. Briefly, the facts of the case are that the petitioners are residents of FATA and FRs, having acquired respective training and qualification to be posted as Primary School Teachers. The grievance of the petitioners starts with issuance of notification dated 11.5.2012, issued on the approval of Governor Khyber Pakhtunkhwa, in his capacity as the Competent Authority, whereby as per Clause-1 of said notification the available regular PST Post in Primary/Middle school in FATA had-to-

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be filled from amongst the Community School. Teachers and no fresh candidate was to be considered for recruitment till all the eligible Community School Teachers are absorbed against the relevant post in their respective Agencies/FR. This notification was followed by another notification dated 28.6.2012 issued by Directorate of FATA Secretariat whereby direction was issued to all the Agency Education Officers in FATA for reappointment of Community School Teachers against the vacant PST post. Being aggrieved, the petitioners of all the above mentioned petitions have impugned the legality and propriety of above mentioned notification through Constitutional petitions.

3. The learned counsel for the petitioners contended that the impugned notifications are not only illegal and void, but the same defeated the fundamental right of the petitioners to be considered for appointment of PST through a fair and transparent competition. He further argued that the impugned notification has been passed in utter disregard of judgment of this Court dated 13.5.2010 passed in W.P.No.2087/2009, wherein it was held that only

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5 marks be given to the teacher of Community School Teachers for rendering their services in these schools. He further argued that present is the case of discrimination and violation of fundamental rights, thus prayed for issuance of appropriate writ against respondents. The learned counsel for the petitioners in connected petitions adopted the arguments of instant petitioners' counsel except the petitioners of W.P.No.2662/2012, who requested for withdrawal of petition.

4. Conversely, the learned Standing counsel appearing on behalf of the respondents argued that the impugned notifications have been issued in order to replace the grievance of Community School Teachers as they had long service at their credit and after a long struggle for their regularization, the matter was put through a summary to worthy Government of Khyber Pakhtunkhwa for their regularization and the existing 293 regular vacant post created in newly constructed Primary/Middle Schools in FATA was to be filled on merit basis from amongst the Community School Teachers and no fresh candidate was to be considered for recruitment

ATTESTED 17 AUG 2015

till all the existing Community School Teachets were absorbed against the newly created regular posts in FATA. This summary was approved through impugned notification dated 11.5.2012 and in compliance of that, all the Community School Teachers, who rendered more than 10 years service on contract basis in the respective schools were made eligible to be posted. He argued that the petition further is not maintainable in its present form, firstly, on the ground that the appointment made in the year 2012 has not been challenged through the instant writ petition and secondly nor the new appointees have been arrayed as respondents. The rights created in favour of Community School Teachers whose services have been regularized through notification dated 11.5.2012 were to be adversely effected, if the instant petitions are allowed.

5. Arguments heard and record perused. We have gone through judgment passed in W.P.No.324/2008 dated 28.5.2009 disposed of by a Division Bench of this Court. That writ petition was filed by Community School Teachers against advertisement whereby all the

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PTC posts were advertised to be filled through open merits without any preference being given to the already contract employees, wherein a concessional statement was made by Standing counsel for political authorities that the writ petitioners could be given 5 additional marks for their service rendered at PTC and they shall be given preference but subject to merits. So, with these observations, the writ petition alongwith connected 3 writ petitions were disposed of, on the basis of order passed in W.P.No.2087/2009 alongwith connected writ petitions and COCs on 28.5.2009, by this Court.

6. Directorate of Education FATA Secretariat, Peshawar issued direction through letter dated 18.6.2010 to all the Agencies Education Officers in FATA that in the light of decision of this Court dated 13.5.2010, the Community School Teachers are to be given 5 marks for their service rendered in Education Department of FATA.

7. Thereafter grievances were shown by the Community School Teachers which could not get regularization of their service despite the fact they rendered more than 10 years service on

contact basis in the Community Schools. The National Assembly/Senate Standing Committees for State and Frontier Regions also recommended the regularization of services of Community School Teachers in their meeting held on 21.12.2011 and 9.3.2012 in Parliament House, Islamabad. Thus keeping in view the genuine grievance of the Community School Teachers and the recommendation of Standing Committees, a summary was put for Governor Khyber Pakhtunkhwa by FATA Secretariat, Directorate of Education through Secretary Social Sector FATA Secretariat and the same was approved by the Worthy Governor through impugned notification dated 11.5.2012 followed by letter dated 28.6.2012. It will be useful to hereunder reproduce notification dated 11.5.2012:-

#### "<u>Notification</u>

No.SO(E)/SSD/CSTR/99-108/. The Governor Khyber Pakhtunkhwa in his capacity as the Competent Authority has been pleased to approve the re-appointment of Community School Teachers who qualify to be posted against the regular posts of PST (BS-7) in phased manner at the respective Agencies & FRs. Purely on merit basis in accordance with the existing recruitment criteria but in

relaxation of upper age limit with immediate effect as specified below.

7

The available regular vacant 1. PST (BS-7) posts in the Primary Middle School in FATA will be filled up from amongst the Community School Teachers and no fresh candidate considered for recruitment till all the eligible Community School Teachers are absorbed against regular posts in their respective Agencies/FRs.

2. The non-local eligible Community School Teachers shall be considered for re-appointment against the regular vacant posts of PST (BP-7) after adjustment of local qualified teachers.

3. services of the The unqualified teachers shall be disposed with.

4. The Community School whose teachers are appointmed and shifted to other schools against regular posts, would be closed down.

5. The respective Community School students would be shifted to nearby regular schools and no further recruitment of Community School Teachers will be made."

contention of the The learned counsel for the petitioners that these notifications were passed in violation of earlier judgment of this Court dated 28.5.2009 and dated 13.5.2010 have got no substance. As both the judgments were honoured through office order dated 18.6.2010 and fruit of the same was given to

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Community School Teachers and not to fresh candidates. It is pertinent to note that instant and the connected petitions are not filed by Community School Teachers but by the fresh candidates, so they are on different footing. The notification issued by the Governor dated 11.5.2012 is much later than the judgment dated 28.5.2009 and as observed earlier that earlier judgment was passed on different footing and with different context.

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**9.** We have noticed that in pursuance of notification dated 11.5.2012, all the appointments were made in the year 2012 in different Agencies and copies of appointment order dated 17.8.2012 issued for Mohmand Agency is made available on file.

10. Neither these appointment orders have been challenged nor the appointees have been arrayed as party. The impugned notification is issued in the best interest of already working Community School Teachers. This Court has already taken notice of agonies¹ of the existing Teachers and issued directions to regularize the service of existing Teachers. The fresh candidates can be adjusted after available

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regular vacant posts are filled from amongst the existing Community School Teachers.

We have noticed that the impugned 11. notification has not closed the door of recruitment for the new candidates in future. No discrimination or vested right to the post could be pointed out by the petitioners. In a similar situation, this Court has already issued a writ bearing No.263/2010 dated 14.6.2011 wherein the Education Department, FAT had been to adjust the Community School advised Teachers having more than 3 years service at their credit against the regular post.

In view of what has been discussed above, we are of the view that instant as well as connected petitions bearing numbers W.P.No.1968/2012, W.P.No.2086/2012 and W.P.No.3444/12 being devoid of any merits are dismissed alongwith COCs and CMs. Writ petition No.2662/2012 is dismissed as withdrawn alongwith the CMs.

Sdf Malik Man 2000 Hussin JUI - E Sdr [Koamul Jah Klan Ji-

<u>Announced.</u> Dt.6/8/2013.



CENTIFIED TO BE TRUE COPY 17 AUG 2015

# BEFORE THE KHYBER PUKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appellant.

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- Appeal No: 668/2015 Allban Ichan PST G-PS Zanarven elleen VERSUS
- 1. Govt: of Khyber Pakhtunkhwa through Secretary Education Peshawar.
- 2. Additional Chief Secretary FATA Warsak Road Peshawar.
- 3. Director Education FATA, FATA Secretariat Warsak Road Peshawar.
- 4. Agency Education Officer Mohmand Agency at Ghallanai.

Para-wise comments on behalf of respondent No:3, 4 & 5.

# Respectively Sheweth:

# Preliminary Objection

- 1. That the appellant has got no cause of action to file the instant appeal.
- 2. That the appellant has not come to this Honourable Tribunal with clean hands.
- 3. That the appellant has concealed material facts from this Honourable Tribunal.
- 4. That the appellant is estopped by his own conduct to bring the present appeal.
- 5. That the appeal is bad due to mis-jourder and non-joinder of necessary parties.
- 6. That the appeal is barred by law and no departmental appeal is made to the competent authority against the impugned order. Hence not maintainable under Section-4 of Service Tribunal Act.
- 7. The appeal is badly time barred.
- 8. That this Honorable Tribunal has got no jurisdiction to adjudicate the instant appeal.

# <u>On Facts:</u>

- 1. No comments. Pertains to record.
- 2. No comments. Pertains to record.
- 3. No comments. Pertains to record.
- 4. Incorrect. The appellant has been regularized in light of Notification issued by Respondent No. 5 (copy of Notification is attached as Annexure-A), which is in accordance with law and rules so called Departmental Appeal is badly time barred.
- 5. The appellant has got no cause of action. However detail reply on grounds is as under. Grounds:
- A. Incorrect. There is no provision in the rules on the basis of which appellant can be regularized from initial appointment and from the date which relates to project period. No action has been taken by the respondents which would be against rules/law.
- B. Incorrect. As per Para-A.
- C. Incorrect. According to rules/policy the appellant is not entitle from 06/02/2003 as he was not a regular employee. The appellant was regularized on vacant post as per policy.
- D. Incorrect. According to Honorable Supreme Court Decision "each & every case has its own merit and circumstances. The appellant has been dealt by the Competent Authority in accordance with law/rules.
- E. Incorrect. As per Para-D.

F. Incorrect. A letter has been issued by the Competent Authority i.e Secretary Social Sectors Department EATA secretariat which is very clear wherein it has been mentioned that non-local eligible community school teachers shall be considered for re-appointment against the regular vacant posts of PST (BS-7) after adjustment of local qualified teachers (copy attached as Annexure-B) Respondents acted as per law and rules.

In light of the above facts it is tempty prayed that the appeal may very kindly be dismissed having no legal force with cost.

Respondent NO.3

Respondent NO.4

Respondent NO.5

Director Education FATA

Agency Education Officer

Agency Education Officer Mohmand Agency

Secretary Social Sector Department FATA

# AFFIDAVIT

We the above respondents do hereby declare and affirm that the above comments are true and correct to the best of our Knowledge and belief that nothing has been concealed from this Honorable Tribunal.

Respondent NO.3

Ham Seconde rector Education FATA

Agency Education Officer

Agency Education Officer Mohmand Agency

Secretary Social Sector

Department F & TA

Respondent NO 4

Respondent NO.5

EOFTHE AGENC TION OFFICER MOHMAND AGEN YEDUC ANAL

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# REGULARIZATION OF COMMUNITY TEACHERS. Ċ.

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Consequent upon the notification No.SO(E)/SSD/CSCR 99-108, dated 11.5.2012, Adjustment order of 19 community teachers of functional Community Schools is hereby ordered against regular PST posts in BPS-07 in the schools mentioned against their names in the interest of public service w.e.(1.9.2013, on the basis

Note:- The candidates/teachers who have no racquired the required qualification for PST particle and PTC are directed to acquire the requisite qualification with in 24 months after the using side adjustment of such like canondates will be considered as cancelled and they will be terminated Second Sugar

S.	Name with	Name of	<u></u>	· · · · · · · · · · · · · · · · · · ·	
$\mathcal{N}$	Father's Name		Station of	Tehsil	Remarks
0		Community Set	Posting as		
1	Jan Nisar S/O	School	Regular PST		
	Sarzamin Khan	BCS Bablola	GPS .	Ambar	Vacant Post
27			Kamangara		
$\sum_{i=1}^{2}$	Shad Ali S/O	BCS Baidmanai	GPS Toor Kore	Baizai	Vacant post
3	Liasham Khan	Yad Muliannad			
	-Abdul Malik S/O	BCS Zabri Jour	GPS Zabri Jour	Baizai	Newly
	Feroz Khan				created post
4	Zauta Khan S/O	BCS Zabri Jour	GPS Zabri Jour	Baizai	Newly
	Khan Said				created post
5	Issa _{est} Dad S/O	BCS BCS Koda	GPS Spinki	Halimzai	Newjy
	Guladad	Khel Kash Bandi	Tanei		lemited post
6	Naseer Khan S/O	BCS Koda Knel i			
	Abdur Rahman	Kahirbandi	Guno		created post
7	Irlanullah S/O	BCS Khuniur	GPN Toor Khat		Newly
	- Alaash Khan				created post
8	M.Nasir Khan S/O	BCS Spinki	CPS Shumshu	l Italinza	Newly
	Ghani Khan		Guno		created post
9	Sartaj S/O			Halan zui	Volunt post
	Mahboob Khan	Fazle Manan			vacant post
10	Amir Khan S/O	BCS Koda Khel	CPS Alama	Halingai	
	· ·	Haji Gulab	Baig		vacant post
	Ghulam Said S/O				· · · · · · · · · · · · · · · · · · ·
	Noor Said		гого зрикн	Halimzai	Newly
12	Root Sale				created post
'	Raz Muhammad	BUS Bakhshi	1	- awezai	Newly
	S/O Shah P . ool		· · · · · · · · · · · · · · · · · · ·		created post
10	Ekramadah S/O		GPS Atum Killi	Khwerai	Newly
	Muhammad Sharif	Sabzali 💡 Jalal	· .	1	counter post
<u> </u>	·	Kore 🔅	·		:
-  -			GPS Sana Khel	Khwezai	Newly
L	TS/O Shah Rasool	Kore Hunar			created post

Shah Nazar S/O BCS Spinki GPS Kharai Khwezar Arsala Khan Vacant post Fangi Sikundar Dara No.2 **1**6 Saddi' Khan BCS Koda Khel GPS S/OBahadar Maweez Khan Khwezar Vacant post Dag Qalla Kilii 17 Ehiali Jun S/O BCS GPS Toor Khel Spinki Noor Jan Khwe...i Newly Tangi Nadar Mustafa Khan S/O BCS Toora Khwa 18 created post GPS Anno Pandiali Wasil Khan Vacant post Sherin Khel Ahmad Khan S/O 19 BCS Koda Khel GPS Serui Pring Niazuddin Vacant post Haji Gulab Ghar TERMS AND CONDITIONS.  $p_{D}$ 1. All terms & conditions will remain the same, meant fro new appointment, other char the age 1.1.7 Sein (SAID MUHAMMAD) inis, Agency Education Officer Molimand Agency at Ghallanai., h ai 14053-58/Project/Appointment Endst No. Dated_Ber Copy of the above is forwarded to the:-/2013 t ]₁₅ PA to Secretary to Governor KPK, Peshawar, 1 2. Director of Education FATA, K.P.K, Peshawar. Bal 3. Political Agent Molumand Agency. 4. Agency Accounts Officer Mohmand Agency at Ghallanai. the AAEOs concerned. 5. Accountant local office. 6. -41: 7. - Teachers concerned. ·7) Sel Agency Education Officer Mohmand Agency at Cihall and sha Joint Sil ·A:-'d j  $\eta_{I_1}$ 17re 2.8 [:]h_c



# FATA SECRE Social Sectors Department Warsak Road Peshawar

# Notification

No. SO(E)/SSD/CSTR/99-105 The Governor Khyber Pakhtunkhwa in his capacity as the Competent Authority has been pleased to approve the re-appointment of Community School Teachers who qualify to be posted against the regular posts of PST (BS-7) in phased manner at the respective Agencies & FRs, purely on merit basis in accordance with the existing recruitment criteria but in relaxation of upper age limit with Immediate effect as specified below.

1. The available regular vacan' PST (BS-7) posts in the Primary/Middle Schools in FATA will be filled up from amongst the Community School Teachers and no tresh candidate considered for recruitment till all the eligible Community School Teachers are absorbed against regular posts in their respective Agencies/FRs,

- 2. The non-local eligible Community School Teachers shall be considered for re-appointment against the regular vacant posts of PST (BS-7) after adjustment of local qualified teachers.
- The services of the un-qualified teachers shall be dispensed with;
- 4. The Community Schools whose teachers are appointed and shifted to other schools against regular posts, would be closed down.
- 5. The respective Community Schools students would be shifted to nearby regular schools and no further recruitment of Community School teachers will be made,

#### Secretary Social Sectors Department, FATA Secretariat, Peshawar

Endst No. Even Dated Peshawar the 11/05/201:

Copy forwarded to them.

- 1. Sepretary to Governd, Khyber Pakhtunkhwa Peshawar.
- 2. Addl: Accountant General (PF:) Sub Office Peshawar.
- Director Education FATA, Peshawar.
- 4. All Political Agents in FATA.
- DCO Peshawar, Kohat, Bannu, Lakki, D.I.Khan & Tank.
   Agency/ District Accounts Officers concerned
- 7. All the Agency Education Officer in FATA
- 8. PS to Additional Chief Secretary FATA Peshawar.
- 9. PS to Secretary Social Sectors Department, FATA Secretariat, Peshawar. 10. PS to Secretary P&D FATA Secretariat, Peshawar...

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Section Officer (Edu) SSD

FATA Scorftariat, Peshawar

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# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

# IN RE: Service Appeal No. 668 / of 2015

Akbar Khan PST, Government Primary School Shewa Farsh, Mohmand Agency... Appellant

#### VERSUS

Government of Khyber Pakhtunkhwa, Through Secretary Education and 4 others.... Respondents

#### INDEX

1

S.no	Description of documents	Annexures	Pages
1.	Rejoinder		1-3
2.	Affidavit		.0-4
3.	Copies of pay slips of the appellant	'R to R-5'	5-10
4.	Vakalat Nama (On Orignal File)		

Appellant

Through: (GhulamNabi Khan)

Advocate, Supreme Court of Pakistan B-17, Haroon Mansion Khyber bazar, Peshawar Cell # 0300-5845943

And (Mian Tajammal Shah)

Barrister, Peshawar.

Dated: 09/05/ 2017.

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

# IN RE: Service Appeal No. <u>668</u> / of 2015

Akbar Khan PST, Government Primary School Shewa Farsh, Mohmand Agency...

Appellant

#### VERSUS

Government of Khyber Pakhtunkhwa, Through Secretary Education and 4 others...

Respondents

#### **REJOINDER ON BEHALF OF THE APPELLANT.**

#### Respectfully Sheweth: <u>PRELIMINARY OBJECTIONS</u>:

All the Preliminary Objection as raised are wrong, hence denied. TheAppellant has got every cause of action, with clean hands and noconcealment ,no objection with regard to the estoppel, mis-joinder, limitation and jurisdiction could be raised against the appellant.

#### ON FACTS:

- That para No.1 needs no comments as no reply has been submitted.
- Needs no comments.
- Needs no comments.
- Wrong and denied. The appellant has been regularized with immediate effect, whereas the appellant has been serving the department since so many years, hence Notification attached is not according to law. The appellant has got every right to be reinstated in

his service from the date of his appointment i.e. in the year 2003/2004, whereas he has been reinstated with immediate effect i.e. 01.09.2013 which is a malafide on the part of the respondents' side. It is pertinent to mention before this Honourable Tribunal that in the Pay Slips itself the services of the appellant have been considered since 2003 and his service tenure has been counted since his First Appointment in the year 2003/04. (Copies of the some of the Pay Slips of the appellant are attached as annexures R to R/5).

5. Wrong and denied. The appellant has got every cause of action and nothing material has been given in the grounds against the plea of the appellant.

#### ON GROUNDS:

- a. Wrong and denied. The appellant has got every right to be appointed from the date of his initial appointment instead of reinstating him with immediate effect i.e. 01.09.2013.
- b. Needs no comments.
- c. Wrong and denied. There is no rule/policy, whereby it has been mentioned therein that the appellant should be reinstated back to his service with immediate effect i.e. 01.09.2013, however, the appellant has got every right to be reinstated back on his service from the date of his initial appointment in the year 2003/04. This position is very much clear in the Pay Slips of the

Appellant, whereas it has been very clearly mentioned in the tenure of the appellant that he is serving since 2003/04.

d. Wrong and denied. The appellant has not been dealt with in accordance with law, as he has been reinstated back to his service with immediate effect i.e 01.09.2013 instead of the date of is initial appointment in the year 2003/04.

Needs No Comment e.

f. Wrong no denied

in the light of the above submissions it is respectfully prayed that the respondents may please be directed to make the regularization of the appellant from the date of his initial appointment i.e 06.02.2003 instead of 01.09.2013.

Appellant

Through

ful nul

(Ghulam Nabi Khan)

Advocate,

Supreme Court of Pakistan

Off:- B-17, Haroon Mansion

Khyber Bazar, Peshawar

Cell#0300-5845943

And

(Mián Tajammul Shah)

Barrister, Peshawar

21.08.2017

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

IN RE: Service Appeal No. 668 / of 2015

Akbar Khan PST, Government Primary School Shewa Farsh, Mohmand Agency...

Appellant

#### VERSUS

Government of Khyber Pakhtunkhwa, Through Secretary Education and 4 others...

Respondents

<u>AFFIDAVIT</u> I, Akbar Khan son of Sher Jan, PST, Government Primary School Shewa Farash Mohmand Agency, do hereby solemnly affirm and declare that the contents of the accompanying Rejoinder are true and correct to the best o my knowledge and belief and nothing has been concealed from this Honourable Tribunal.

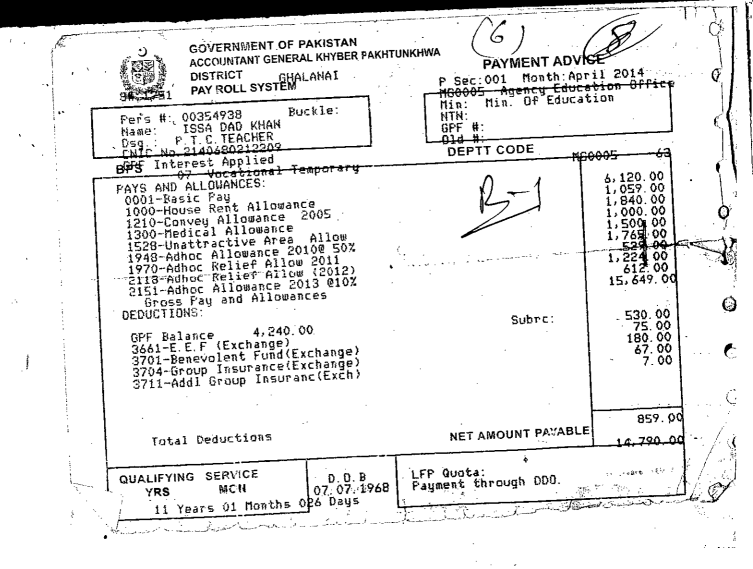
Deponent

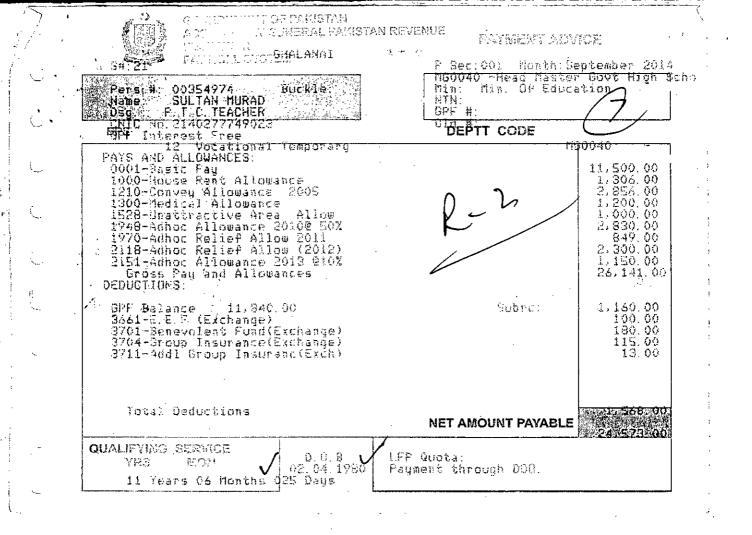
**IDENTIFIED BY:** 

(Ghulam Nabi Khan) Advocate, Peshawar.

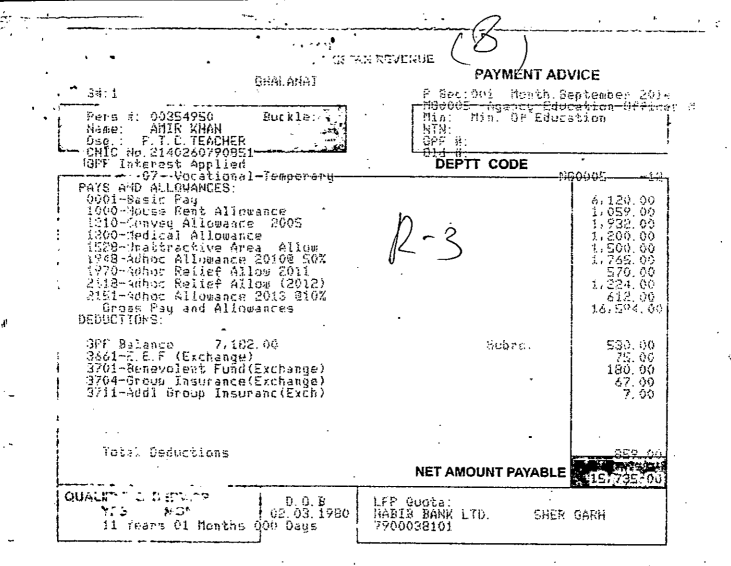


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