BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No: 1063/2023

Mhyber Pakhtukhw Service Tribuasi
Service Pribursi

Diary No. 17

Muhammad Noman Senior Clerk BPS-14 District Battagram.

Dated Appellant

VERSUS

INDEX SHEET

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Assistant Director (Lit: II) E&SE/Department, Khyber Pakhtunkhwa, Peshawar



BEFORE THE HONORABLE KHYBER PAKHATUNKHWA TRIBUNAL PESHAWAR. Knyber Pakikakhwa

Service Appeal No: 1063/2023

Muhammad Noman Senior Clerk BPS-14 District Battagram Appellant

VERSUS

Govt of Khyber Pakhtunkhwa through the Secretary (E&SED) Respondents

JOINT PARAWISE COMMENTS ON BEHALF OF RESPONDENTS No: 1-5.

Respectfully Sheweth:

The Respondents No.1.5 submit as under:

Preliminary Objections.

- 1 That the Appellant has got no cause of action/locus standi to file the titled appeal against the Respondent Department.
- 2 That the instant appeal is badly time barred under section-3 of law of limitation Act 1908.
- 3 That the Appellant has concealed material facts from this Honorable Tribunal in the titled appeal.
- 4 That the impugned orders dated 09-05-2023 & 31-03-2023 of the Respondent Department are legally competent.
- 5 That the instant Appeal is based on mala-fide intentions.
- 6 That the Appellant has not come to this Honorable Tribunal with clean hands in the titled case.
- That transfer & posting of the appellant is the exclusive jurisdiction & competency of the competent authority under section-10 of Civil Servants Act-1973.
- 8 That the claim of the appellant against the Law & Rules, hence, liable to be rejected.
- 9 That the appellant is seeking the station of his choice in the Department illegally.
- 10 That the appellant is not an aggrieved person within the meaning of Section-4 of the Khyber Pakhtunkhwa service tribunal Act-1974.

ON FACTS.

- 1 That Para-1 pertains to the residential record of the appellant.
- 2 That Para-2 is correct that the appellant was serving in the Respondent Department as senior clerk in BPS-14 at GHSS Thakol District Battagram & was transferred & posted at GHS Khanispur District Abbottabad vide office order No. 2455-60 dated 31-03-2023 under the mandatory provision of section-10 of Civil Servants Act-1973 attached as Annex-A.
- 3 That Para-3 is also correct to the extent of the Notification dated 24-03-2023, whereby the services of Mr. Dr. Iqbal Khan setting Additional Director (Estab) BS-19 MC were placed against the Director E&SED KPK Peshawar by the competent authority attached as Annex-B.
- 4 That Para 4 is incorrect as transfer & posting of a regular Civil Servant falling within the ambit of sections 2 (b) & 10 of Civil Servants Act-1973 is the competency of the Respondent No. 2 as evident from the Notification dated 24-03-2023 issued by the Respondent No, 1 upon the approval of the competent authority, hence, the plea of the appellant is illegal & liable to be rejected.
- 5 That Para 5 is also incorrect as the act of the respondent No. 2 regarding the office order dated 31-03-2023 under the mandatory provision of section-10 of Civil Servants Act-1973 on the grounds that the appellant is a provincial ministerial staff employee in the Department & is liable to serve the Department anywhere in the province as & when directed by the competent authority under the cited law.
- 6 That Para-6 is correct to the extent of filing of a departmental appeal to the Respondent No. 1 against the order dated 31-03-2023 which was seen & filed on dated 09-05-2023 on the grounds of having no legal force by maintaining the original order dated 31-03-2023 attached as Annex-C.
- 7 That Para-7 is incorrect as the order dated 31-03-2023 is legal & even within the frame work of jurisdiction, competency, hence the appeal in hand is liable to be dismissed on the following grounds inter alia:

ON GROUNDS.

- A <u>Incorrect & not admitted</u>. the appellant has been treated as per law, rules & policy by the Respondent Department vide orders dated 31-03-2023 & 09-05-2023, hence the claim of the appellant is illegal & liable to be rejected.
- B Incorrect & not admitted. the act of the Department with regard to the cited orders is within legal sphere & even in accordance with the provision of section-10 of civil servants Act-1973 read with & even in compliance of Articles 4 & 25 of the constitution of 1973 hence the claim of the appellant is illegal & liable to be rejected.



- Incorrect & not admitted. The statement of the appellant is without any cogent reason & legal justification hence, the stand of the appellant is baseless & liable to be rejected.
- \mathbf{D} Incorrect & not admitted. The appellant has not been discriminated by the Department in the titled case, hence, the stand of the appellant is baseless & liable to be rejected.
- \mathbf{E} <u>Incorrect & not admitted</u>. The plea of the appellant is without justification & liable to be rejected in favor of the Department as the order dated 31-03-2023 & 09-05-2023 are legal.
- Incorrect & not admitted, the act of the Department with regard to the cited orders is legal as transfer & posting of a Civil Servant is a part & parcel of the service.
- \mathbf{H} Incorrect & not admitted. As replied above by the Department
- Incorrect & not admitted However, the Respondents also seek leave of this Honorable Tribunal to submit additional grounds, record & case law at the time of arguments on the date fixed.

PRAYER:

Therefore, in view of the above made submissions, it is most humbly requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant Service Appeal in favor of the Respondents in the interest of justice.

Dated

2023.

E Department Khyber Pakhtunkhwa, Peshawar (Respondent No. 1)

E&SE Department Khyber Pakhtunkhwa, Peshawar (Respondents No: 2 to 5)

AFFIDAVIT

ATESTE

I, Dr. Hayat Khan Assistant Director (Litigation II) E&SE Department Khyber Pakhtunkhwa, do hereby solemnly affirm & declare on oath that the contents of the instant para wise Comments are true & correct to the best of my knowledge & belief, that on out in this appear stated

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Deponent



KHYBER P AKHTUNKHWA PESHAWAR.

Phono: 061/0225344

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The Posting/Transfer in respect of the following Ministorial staff are hereby ordered on their own pay and scale in the interest of public service with immediate effect.

S.#.	Nume & Designation	From .	To	Remarks
i i	Mr. Taj Uddin 5/Cledy BS-14	GHSS Palmal Shant	DEO(F) Ballegram	VICE S.140.2
2.	Mi Muharimad Sharil S/Clerk BS-14	DEO(F) Bullegram	GH55 Raimal Sharif	Vice Silvo.1
3.	Mr. Han Nawez S/Clerk	SDEO(F) Allait	DEO(F) Bariagram	Vice S.No.4
	Mr. Abdul Majid S/Clerk BS-	ទប់ខ្លែ (៩) មិនប្រព័រ្ធិធំ	SDEO (F) Ballagiam	
5.	Mr. Zahoor Ahmad SIClerk BS-14	GHS Knonis Pur Ald	GCHMSS Bultogram	Vice.S.Na.7
Ē.	Mr. Muhammad Noman BS- 5/Clerk 14	GHSS Thekol	GHS Khanls Pur Aid	Vice.S.No.5.
7.	Mr. Hayai Muhammad Khan S/Clerk	GCHMSS Ballagram	GHS\$ Thakel	Vice SiNo.6.
€.	Mr. Sharif Ullah U'Clark	SDEO(F) Ballagrom	Bettagram	ot: Vice: S.No.11
9.	Mr. Hasham Khan J/Clerk	SDEO(F) Ballogram	SDEO(F) Ballagram	Vice S.No.9
10.	Mr. Shoukat Ali Khan J/Clerk	GHS Biland K Battagram		
11.	Mr. Niaz.Uf-lag UC	SDEO(M) Ballagram	SDEO(F) Ballagram	
12.	Mr. Amir Ur Rehman Assistant 8-16	DEO(M) Baltagram	SDEO(F) Ballagram	Vice S No.2
13,	Mr. Shahldeen Assistant Bs-	SDEO(M) Ballagram	DEO(M) Ballagram	
15.	Mr Abdu Razaq Assistant Bs-16	DEO(M) Battagram	DEO (F) Baltagram	Vice S.No.04
15.	Mr. Syad Riaz Hussain Snah Assistant Bs-16	DEO(F) Battagram	DEO(M) Battagram	
16.	Mr. Murshid Alam Gontp Operator	DEQ (F):Baltegram	DEO (M) Ballagran	n A,V.P

Note:

Charge report should be submilled to all concerned.

DIRECTOR

Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar

Endst: No. /F.No. A-23/MS/posting Transfer/2021/Vol-1Dated Copy forwarded to the: -

District Education Officer (Male/Female) Concerned

SDEO(M/F) concerned

District Accounts Officer Concerned.

Principal/HM Concerned.

Official concerned.

Master File.

PA to Director Elementary & Secondary Education Khyber Pakhtunk

Assistant Director (Admn) Directorate of E&S



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

Dated: 24th March, 2023

NOTIFICATION

NO.SO(MC)E&SED/4-16/2022/PT/MC/Director E&SE: Keeping in view the retirement of Director, Directorate of E&SE Peshawar on 15.03.2023 and to ensure the disposal of the routine office work, Dr. Iqbal Khan, Additional Director (Estab) Directorate of E&SE Peshawar is assigned the Look-After charge of the office of Directorate of E&SE Peshawar, in addition to his own duties, till further order, in the best public interest.

SECRETARY TO THE GOVT: OF KHYBER PAKHTUNKHWA **E&SE DEPARTMENT**

Endst: of even No.& date:

Copy forwarded for information to the: -

- Accountant General, Khyber Pakhtunkhwa, Peshawar. 1.
- Director, E&SE Khyber Pakhtunkhwa, Peshawar. 2.
- Director EMIS, E&SE Department with the request to upload the same on the official website of the department.
- PS to Advisor to Chief Minister for E&SE Khyber Pakhtunkhwa. 4. 5.
- PS to Secretary, E&SE Department, Khyber Pakhtunkhwa.
- Officers concerned. 6.

7. Master file.

(IMRAN ZAWA)

SECTION OFFICER (Management Cadre)







DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION

No 333 SKHYBER PAKHTUNKHWA PESHAWAR. /F.No.61A-23/MS/Abbottabad Vol-VI

Dated Peshawar /2023

the

Ťο

Mr. Hayat Muhammad Khan Senior Clerk GCMHS Battagram

Subject: Request for Transfer Adjustment

Memo:

I am directed to refer to the subject cited above and to inform you that your appeal alongwith others has been seen and filed by the Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

Assistant Director (Admn)

Directorate E& Secondary Education

Khyber Pakhtunkhwa, Peshawar

Endst; No. ____/
Copy forwarded to the:

- 1. PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. Master File

Assistant Director (Admn)
Directorate E& Secondary Education
Khyber Pakhtunkhwa, Peshawar

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