BEFORE THE SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 696/2023

HIZBULLAH

*****	 APPEL	LANT

VERSUS

GOVT: OF KHYBER PAKHTUNKHWA & OTHERS

.....RESPONDENTS

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DEPONENT

Through

SECTION OFFICER (LIT-II)



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL.NO. 696/2023

Hizbullah	((Appellant)
<u>VERSUS</u>	Khyber Pakhtukhwa Service Tribunal
Government of Khyber Pakhtunkhwa & others	Diary No. 658 7 Dated 18/07/23
	(Respondents)

REPLY ON BEHALF OF RESPONDENTS NO. 01 to 03.

RESPECTFULLY SHEWETH:

PRELIMINARY OBJECTIONS:

- 1- That the instant appeal is not maintainable in the present form.
- 2- That the Appellant is estopped by his own conduct to file the present appeal.
- 3- That the appellant has not come to this court with clean hands.
- 4- That the Appellant has got no cause of action to file the present appeal against the respondents.
- 5- That the appellant has concealed facts from this Court.

PARA-WISE REPLY:

- 1) Pertains to record, hence needs no comments.
- 2) Pertains to record, hence needs no comments.
- 3) Pertains to record, hence needs no comments.
- 4) Incorrect and misconceived. The respondents No. 1 & 3 i.e Secretary P&D Department and Director General Sustainable Development Unit, P&DD respectively have considered the applications and the same was forwarded to Finance Department for consideration and appropriate action vide letter No. SO(B&A)/P&DD/1-4/SDU/2021-22/100 dated 22.12.2022 for the grant of pay protection/pay fixation from date of their initial appointments.
- 5) Pertains to record, hence needs no comments.
- 6) The applicant has got no cause of action to file instant service appeal.



- Department through Director General Sustainable Development Unit, P&D Department appealed for the grant of pay protection/pay fixation. The appeal was processed by the Administrative Department and was sent to Finance Department for consideration and award of pay protection via P&D Department Letter No. SO(B&A)/P&DD/1-4/SDU/2021-22/100 dated 22.12.2022 (Annex-A), in light of the Finance Division Office Memorandum No. 4(2)R-2/2014-241 dated 20.09.2016 (Annex-B) and Finance Department Govt. of Khyber Pakhtunkhwa circular letter No. FD(SOSR-I)12-2/2020(34323) dated 18.03.2021 (Annex-C). In response, the Finance Department Government of Khyber Pakhtunkhwa replied and returned the case of the said applicants via letter No. FD(SOSR-I)12-4/2022ERSTWHILE FATA dated 09.01.2023 (Annex-D) with the remarks that all project employees who were appointed on fixed pay basis and in receipt of 5% annual increment are not entitled to the pay protection (Annex-E).
- B. Incorrect and misconceived. The case was properly examined and found unjustified and untrue as explained above. Hence, articles 4 & 25 of the Constitution of the Islamic Republic of Pakistan, 1973, have not been violated.
- C. Incorrect and misconceived. In the instant case, the respondent No. 1 & 3 i.e. Secretary P&D Department and Director General Sustainable Development Unit, P&DD respectively have considered the application and the same was forwarded to Finance Department for consideration and appropriate action vide letter No. SO(B&A)/P&DD/1-4/SDU/2021-22/100 dated 22.12.2022, for the grant of pay protection/pay fixation from the date of initial appointment in projects.

 Hence, the respondents did not act in an arbitrary and male-fide manner as there
 - Hence, the respondents did not act in an arbitrary and male-fide manner as there is no provision for pay protection as explained in preceding paras.
- D. Incorrect. Finance Department's letter No. FD(SOSR-I)12-2-2020(34323) dated 18.03.2021 is a policy for grant of pay protection to gazette employees and the same is crystal clear admissibility of pay protection.
- **E.** Incorrect. As explained in preceding paras.
- F. Incorrect. As explained in preceding paras fixed pay employees are not entitled to pay protection in light of Finance Department's policy letter dated 18.03.2021 (Annex-E ibid).
- G. Incorrect. Pension Rules as well as F.R-22 are related to those employees who have been appointed in BPS on regular basis and on standard terms and

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- condition. Hence, these rules are not applicable to the fixed pay employees and as such to the appellant.
- **H.** The respondents also seek permission to advance other grounds/proofs at the time of hearing.

Prayer:

In view of the above explanation, it is therefore, humbly prayed that on acceptance of these para-wise comments, this Honorable Service tribunal may very graciously be pleased to dismiss the present appeal with cost.

SECRETARY

Govt: of Khyber Pakhtunkhwa, Finance Department (**Respondent No. 2**). DIRECTOR GENERAL (SDV)

P&D Department Khyber Pakhtunkhwa. (**Respondent No. 3**).

SECRETARY

Govt: of Khyber Pakhtunkhwa, P&D Department (Respondent No. 01)

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BEFORE THE SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 696/2023

HIZBULLAH

..... APPELLANT

VERSUS

GOVT: OF KHYBER PAKHTUNKHWA & OTHERS

.....RESPONDENTS

AFFIDAVIT

I, Adnan Khan, Section Officer (Lit-II), Planning & Development Department do hereby solemnly affirm and declare on oath that the contents of Comment are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Tribunal intentionally.

DEPONENT

CNIC No. 17301-1452480-9

Cell # 0301 5546692

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Hnex-A

PLANNING & DEVELOPMEN

NO.SO (B&A)/P&DD/1-4/SDU/2021-22/100

Dated Peshawar the 22nd December, 2022

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The Secretary to Govt. of Khyber Pakhtunkhwa Finance Department,

Pola Z Planning & Francing nent Depti:

Subject: -

PAY PROTECTION OF PAY OF PROJECT CONTRACT ENTEL OYEES Peshawar. TUNKHWA REGULARIZATION OF SERVICES OF EMPLOYEES OF REGULARIZED FATA) ACT 2021".

I am directed to refer to the subject noted above and to say that project employees of the Directorate of Projects & PMU-World Food Program were regularized Dear Sir, in wake of the "Khyber-Pakhtunkhwa (Regularization of Services of Employees of Erstwhile FATA) Act 2021" copy of the departmental Regularization Orders enclosed. The respective employees have lodged a joint appeal to the worthy Secretary P&D for grant of pay protection claiming pay protection in the light of the Finance Division Office Memorandum dated 20.09.2016 and Finance Department Notification dated 18.03.2021

Foregoing in view a copy of the said appeal along with all supporting (copies enclosed). documents, submitted for favour of grant of concurrence to Pay Protection in the light of the above-cited notifications, please.

Encl: As above.

(JAWAD KHAN) ASSISTANT CHIEF (B&A)

Copy forwarded for information to:

The Secretary, P&D Department. The Director General, SDU, P&D Dep tment.

The Additional Secretary-II, P&D Department.

Deputy Secretary (Admn), P&D Department. 2.

CHIEF (B&A

Government of Pakistan Finance Division (Regulations Wing)

Annex-

F. No.4(2)R-2/2014-241

Islamabad, the 20th Sep., 2016

OFFICE MEMORANDUM

CLARIFICATION ON PROTECTION OF PAY OF GAZETTED REGULARIZATION/ EMPLOYEES Subject: APPOINTMENT ON REGULAR BASIS CONTRACT

The undersigned is directed to refer to this Division's OM of even number dated 07.04.2015 on the subject noted above

The clarifications to the queries raised by Ministries/Divisions/ Departments and AGPR, Islamabad are conveyed as under: DIFICATION

Finance Division's OM dated 07.04.2015 does not contain offective date of implementation from effective date of implementation from which date will it take effect. Whether the officer regularized from contract service prior to issuance of contract service prior to issuance of the said OM i.e. 07.04.2015 will also be entitled for protection of pay or otherwise. Whether the officer whose services were regularized from development side on side to non development side on side to non development post to regular post) are entitled to pay regular post) are entitled to pay those employees are admissible those employees are admissible whose service were regularized prior to the issuance of the said OM on 07.04.2015 The said OM will take effect. The said OM will take effect will be date of its issuance its date of its issuance its beyond attemption and contain the date of its issuance in the date of its issuance in the date of its issuance in the date of its issuance its date of its date o	artments and AGPR, Islamus	CLARIFICATION effect from
Finance Division's OW ontain 1 or 04.2015 does not contain 27.04.2015 does not contract service prior to issuance of contract does do not development side on side to non development side on side to non development post to regular post) are entitled to pay 1.2015 does do not development side on 2.2015 does not development side on 2.2015 does not development side on 3.2015 does do not development side on 3.2015 does does do not development side on 3.2015 does does does does does does does does		
Whether the officer regularized of contract service prior to issuance of the said OM i.e. 07.04.2015 will also the said OM i.e. 07.04.2015 will also otherwise. Whether the officer whose services were regularized from development side on side to non development side on side to non development post to regular post) are entitled to pay protection. Whether arrears/back benefits to whose service were regularized prior to the issuance of the said OM on 07.04.2015 Whether the concurrence of FPSC is whether the concurrence of contract required for all the cases of contract proprintment/re-appointment beyond admissible prior to the issue, relates to Division/ FPSC.	Finance Division's contain 07.04.2015 does not contain 1 offective date of implementation from	the date 07.04.2015
to BS-22 made or continue arter 25.03.2010.	Which date the officer regularized from contract service prior to issuance of the said OM i.e. 07.04.2015 will also be entitled for protection of pay of otherwise. Whether the officer whose service were regularized from development side to non development side of regular basis (development post regular post) are entitled to protection. Whether arrears/back benefits those employees are admiss whose service were regularized to the issuance of the said OM 07.04.2015 Whether the concurrence of FPS required for all the cases of corappointment/re-appointment be 02 years against civil post in the BS-22 made or continue	admissible prior to one admissible prior to one appointment on development side, appointment Division. To arrears/back benefits are admissible prior to the issuance of admissible prior to the issuance of the said OM on 07.04.2015 Being an administrative nature of issue, relates to Establishment Division/ FPSC.

(Nadeath) Section Officer (R-2) Ph. 9245846

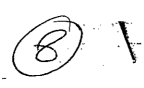
All Ministries/Divisions/Departments

Copy also forwarded to:-

- President's Secretariat (Public), Islamabad.
- President's Secretariat (Personal), Islamabad.
- Prime Minister's Office (Internal), Islamabad. 2.
- Prime Minister's Office (Public), Islamabad. 3. 4.
- National Assembly Secretariat, Islamabad
- Senate Secretariat, Islamabad. 5.
- Supreme Court of Pakistan, Islamabad. 6.
- Election Commission of Pakistan, Islamabad. 7.
- Federal Shariat Court, Islamabad.
- Auditor General of Pakistan, Islamabad.
- Controller General of Accounts, Islamabad. 10.
- AGPR, Islamabad/Lahore/Peshawar/Karachi/Quetta. 11.
- 12.
- Military Accountant General, Rawalpindi. attached Advisors Financial Advisers/Deputy Ministries/Divisions and all officers of Finance Division. 13. 14.
- Chief Accounts Officer, M/o Foreign Affairs, Islamabad.
- Financial Adviser and Chief Accounts Officer, Pakistan Railways, Lahore.
- All Chief Secretaries/Finance Secretaries of the Government of Punjab/Sindh/KPK/Balochistan/Azad State of Jammu & Kashmir and 15. 16. 17. Gilgit-Baltistan.
- Capital Development Authority, Islamabad.
- Federal Public Service Commission, F-5/1, Agha Khan Road, Islamabad. 18. 19.
- Secretary, Wafaqi Mohtasib (Ombudsman)'s Secretariat, Islamabad. 20.
- Pakistan Atomic Energy Commission, Islamabad. 21.
- Central Directorate of National Savings, Islamabad. 22.
- 23.
- National Accountability Bureau, Islamabad. Member (Finance), KRL, P.O.Box No.1384, Islamabad. 24.
- Intelligence Bureau, Islamabad. 25.
- 26. Pakistan Mint, Lahore.
- DG Post Offices, Islamabad. 27.
- 28.
- Directorate General of Inspection & Training, Customs & Central Excise, 29. 30.

 - National Re-Construction Bureau, Prime Minister's Secretariat, Islamabad.
- Earthquake Reconstruction & Rehabilitation Authority (ERRA), P.M. Sectt. 31. 32.
 - (Public), Islamabad.
- Federal Tax Ombudsman's Secretariat, Islamabad.
- Cost Accounts Organization, Islamabad. 33.
- Web Master, Finance Division, Islamabad. 34. 35.

Hay Ahmad) (Nadeett) Section officer(R-2) Tele: 9245846



VIENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT [] lacebook.com/GoKPPQ | Witter.com/GoKPFQ

(I) http://www.finance.gkp.ph

NO. FD (SOSR-1) 12-2/2020(34323) Dated Peshawar the: 18th March, 2021

To:

The Addi: Chief Secretary, P&D Department, Khyber Pakhlunkhwa.

The Addl: Chief Secretary, Merged Areas Secil: Khyber Pakhlunkhwa. The Senior Member, Board of Revenue, Khyber Pakhtunkhwa.

All Administrative Secretaries to Govt: of Khyber Pakhtunkhwa.

The Principle Secretary to Governor, Khyber Pakhtunkhwa.

The Principle Secretary to Chief Minister, Khyber Pakhtunkhwa.

The Secretary, Provincial Assembly, Khyber Pekhturikhwa

All Heads of Attached Departments in Khyber Pakhtunkhwa.

The Registrar, Peshawar High Court, Peshawar.

All District & Sessions Judges In Khyber Pakhlunkhwa

The Chairman, Public Service Commission, Khyber Pakhtunkhwa. 10

The Chairman, Services Tribunal, Khyber Pakhtunkhwa. 11.

All Deputy Commissioners, In Khyber Pakhtunkhwa. 12.

Subject.

PROTECTION OF PAY OF CONTRACT EMPLOYEE

四<u>A313.</u>

In pursuance to the Finance Division's Office Memorandum Dear Sir. No.4(2)R-2/2014-237 dated 7th April, 2015, the Competent Authority (Provincial Cabinet) is pleased to allow the pay protection to gazetted contract employees on their regularization / appointment on regular basis subject to the following conditions:-

- That the contract appointment has been made in BPS on standard terms and conditions, circulated by this Provincial Government as amended from time to time.
- ii) . That the contract employee has applied through proper channel and has been properly relleved by the appointing authority. This condition shall not apply in case of regularization on the same post.
 - That regularization / regular appointment has been made with the approval of competent authority: iii)
 - That there is no break / interruption between contract iv) service and regular service.



- That in case of regular appointment in lower grade, pay shall vi) not be protected.
- That the pay protection / fixation of pay will be admissible with immediate effect with regard to old new cases which are (iiv fulfilling the pay protection criteria mentioned above.
- In addition to the above, the Accountant General Khyber Pakhtunkhwa may make fixation of pay in terms of above guidelines and only those cases may please be referred to Finance Department where some clarification or advice is required.

Yours faithfully, Sd/-(Muhammad Sallm Shah) Deputy Secretary (Reg-I & II)

<u>Endst: No & Date even.</u>

A Copy for information & necessary action is forwarded to the:-

Secretaries to Government of Punjab, Sindh, Balochistan, Finance Departments

Accountant General, Khyber Pakhtunkhwa, Peshawar

All Heads of Autonomous / Semi-Autonomous Bodies in Khyber Pakhtunkhwa.

The Director, Treasuries & Accounts, Khyber Pakhtunkhwa.

All the District Comptroller of Accounts in Khyber Pakhtunkhwa. The Director, Local Fund Audit, Khyber Pakhtunkhwa, Peshawar. The Director, FMIU, Finance Deptt: with the request to upload the same on FD's Website.

The Manager, Govt. Printing Press, Printing & Press Department, Peshawar. 7.

- All the District Accounts Officers in Khyber Pakhtunkhwa The Section Officer (Cabinet) Estt: Deptt., Khyber Pakhtunkhwa with reference to his letter No.SOC(ESA)9-51/2021 dated 08-03-2021. 10.
- The Section Officer (Estab), C&W Deptt: with reference to his letter No SOE/C&WD/1-61/2010 dated 26-10-2020 In respect of Eng. Syed Nasir Johan, Asstt; Engineer / SDO (BS-11.

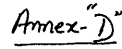
The Private Secretary to Chief Secretary, Khyber Pakhtunkhwa

The Private Secretary to Minister for Einspice, Khyber Pakhtunkhwa 12. The Private Secretary to Secretary, Finance Deptt. Khyber Pakhtunkhwa, 13.

PA to Special Secretary, Finance Department, Khyber Pakhtunkhwa, PAs to Additional Secretaries / Deputy Secretaries in Finance Department, Peshawar 14. 15.

> (Rehmat Khan) SECTION OFFICER (SR-I)







ENT OF KHYBER PAKHTUNKHY NCE DEPARTMENT

ttp://www.finance.gkp.pk

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NO. FD(SOSR-1)12-4/2022/ERSTWHILE FATA Dated Peshawar the: 09-01-2023

To

The Section Officer (B&A), Planning & Development Department, Peshawar.

Subject: -

PROJECT CONTRACT PROTECTION OF PAY EMPLOYEES REGULARIZED UNDER THE PAKHTUNKHWA (REGULARIZATION OF SERVICES OF EMPLOYEES OF ERSTWHILE FATA) ACT 2021".

I am directed to refer to your letter No.SO(B&A)/P&DD/1-4/SDU/2021-22/100 dated 22.12.2022 on the subject noted above and to advise that the case may be examined in light of Finance Department's circular letters No. FD(SR-I)12-7/2014 dated 06.02.2014, FD(SOSR-I)12 2/2020(34323) dated 18.03.2021 and minutes of the meeting held ∂r^{\dagger} 21.01.2020 (copies enclosed) which are crystal clear, please.

Encl:A.A

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NANCE DEPARTMENT

O Finance Department Civil Secretariat Peshawar

⊕ http://www.finance.gkp.pk

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NO. FD (SOSR-1) 12-4/2019(30969) Dated Peshawar the: 17-01-2020

The Secretary to Govt. of Kliyber Pakhtunkhwa,

Establishment Department.

Attention:

Section Officer (O&M)

Subject: -

PROTECTION OF PAY OF CONTRACT EMPLOYEES ON

REGULARIZATION APPOINTMENT ON REGULAR BASIS (NON-

GAZETTED FROM BPS-01 TO BPS-15!

Dear Sir,

I am directed to refer to this Department's letters of even number dated 08-01-2020 & dated 14-01-2020 on the subject noted above and to state that a meeting has been re-scheduled to be held on 21st January, 2020 at 02:00 P.M. under the Chairmanship of Addl: Secretary (Reg) Finance Department in his office to discuss the terms & conditions of contract employees in light of project policy in order to settle the issue once for all.

It is, therefore, requested that a well conversant officer may kindly be deputed to attend the said meeting on due date, time & venue, please. 2.

Your's faithfully,

SECTION OFFICER (SR-1)

Copy for information to the:-

Section Officer (Admn) Finance Department, Peshawar. PA to Addl: Secretary (Reg), Finance Department, Peshawar.

SECTION OFFICER (SR-1)

SECTION



MINUTES OF THE MEETING HELD ON 21st JANUARY, 2020 REGARDING PROTECTION OF PAY OF CONTRACT EMPLOYEES ON REGULARIZATION / APPOINTMENT ON REGULAR BASIS (NON-GAZETTED FROM BPS-01 TO BPS-15)

- 1. A meeting on the subject issue was held on 21-01-2020 at 02:00 P.M under the Chairmanship of Additional Secretary (Regulation) Finance Department.
- On opening the discussion, the Chair welcomed the participants and briefly highlighted the difficulties arising out in the instant case. The standard terms & conditions were discussed and the Finance ' artment was of the view that these employees have not been appointed in the standard terms & conditions because they were project employees and also in the receipt of 5% increment. Hence, the said policy is applicable only on those employees who are appointed in Basic Pay Scales and are regularly in the receipt of annual increment as allowed to other civil servants of the Khyber Pakhtunkhwa.
- 3. Ultimately, it was unanimously decided that all the project employees who were appointed on fixed pay basis and in receipt of 5% increment are not entitled to the pay protection in light of Finance Department's letter No.FD (SOSR-1)12-7/2014 dated 06-02-2014.

4. List of participants is attached herewith.

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and Meb.

Mr. Musharraf Khan Marwat Addl: Secretary (Reg) France Department

Mr. Shoaib, Deputy Secretary (Policy), Establishment Department

Mr. Niamat Khan,
Section Officer (SR-1),
Finance Department

Mr. Nisar Ahmad, Supdt: SR-1 Section Finance Department

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(28) (28)

AUTHORITY LETTER

Mr. Adnan Khan, Section Officer (Litigation-II) of Planning & Development Department is hereby authorized to persue / defend court cases of Service Tribunal, Khyber Pakhtunkhwa and Civil / District Courts as well as submit Para-wise Comments / Replies in the cases duly sworn on affidavit in the courts on behalf of Additional Chief Secretary and Secretary P&D Department.

DEPUTY SECRETARY P&D Department

Deputy Secretary (Estt)
P&D Department
Govt; of Khyber Pakhtunkhwa