BEFORE THE SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 707/2023

SAJJAD MUHAMMAD

..... APPELLANT

VERSUS

GOVT: OF KHYBER PAKHTUNKHWA & OTHERS

.....RESPONDENTS

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DEPONENT

Through

OFFICER (LIT-II) SECTION

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL.NO. 707/2023

Sajjad Muhammad

((Appellant)

VERSUS

Diary No. 6

Government of Khyber Pakhtunkhwa & others

.....(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.

GROUNDS:

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- A. Incorrect. The aggrieved incumbents through Govt. of Khyber Pakhtunkhwa, P&D 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 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



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).

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DIRECTOR GENERAL (SDU) P&D Department Khyber Pakhtunkhwa. (Respondent No. 3).

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



Service Appeal No. 707/2023

SAJJAD MUHAMMAD

..... 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 COVERCENT DEVELOPMENT DEPARTMENT NO.SO (B&A)/P&DD/1-4/SDU/2021-22/100 Dated Peshawar the 22nd December, 2022 1 Mail e.t.innie fitter.t. I dry iter The The States -14 The Secretary to Govt. of Khyber Pakhtunkhwa Planning & Finychognem Depli: Πo 15.5.12 Finance Department, PAY PROTECTION OF PAY OF PROJECT CONTRACT EMPLOYEES Peshawar. REGULARIZATION OF SERVICES OF EMPLOYEES OF ERSTWHILE Subject: -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. (JAWAD KHAN) Encl: As above. ASSISTANT CHIEF (B&A) Copy forwarded for information to: 1. The Secretary, P&D Department. The Director General, SDU, P&D Der Iment. í The Additional Secretary-II, P&D Department. Deputy Secretary (Admn), P&D Department. CHIEF (B&A 2. З. ASS1 Δ. į

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1		Government of Pakistan
		Finance Division
		(Regulations Wing) Islamabad, the 20 th Sep., 2016
		Islamabour
	F. No.4(2)R-2	OFFICE MEMORANDUM
•		OFFICATION ON PROTECTION OF PAY OF GAZLATION
	Subject:	CLARIFICATION ON PROTECTION ON REGULAR CONTRACT EMPLOYEES ON REGULAR BASIS
	000]-	CLARIFICATION EMPLOYEES CONTRACT EMPLOYEES APPOINTMENT ON REGULAR BASIS APPOINTMENT ON REGULAR BASIS The undersigned is directed to refer to this Division's OM of even The undersigned is directed to refer to this Division's OM of even the undersigned is directed to refer to this Division's OM of even
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		The undersigned to subject noted above
	number dat	ed V/. Willieu
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	2. Decadmer	
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	S.No	date of
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	2	be entitled for a contract -
		otherwise. there whose services analoyees only whoment side,
		were regularized from ant side on appointment in BPS on standard
•		
		3 regular basis (an entitled to pay in tablishment Division after are
		protection
		4. those employees are admissible prior to the issuance of the said OM on 07.04.2015
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-	· · · · · · · · · · · · · · · · · · ·	
		by languired for all the cases beyond Division I i of
	1	
		appointment/re-appointment 00,5-16 02 years against civil post in BS-16 to BS-22 made or continue after
		to BS-22 made 0. 25.03.2010.
		20.00.20

(Nadean Ijaz Ahmad) Section Officer (R-2) Ph. 9245846

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All Ministries/Divisions/Departments

- 2 -

Copy also forwarded to:-

- President's Secretariat (Public), Islamabad. President's Secretariat (Personal), Islamabad. 1.
- Prime Minister's Office (Internal), Islamabad. 2.
- Prime Minister's Office (Public), Islamabad. National Assembly Secretariat, Islamabad 3.
- 4.
- Senate Secretariat, Islamabad. 5.
- Supreme Court of Pakistan, Islamabad. 6.
- Election Commission of Pakistan, Islamabad. 7.
- 8.
- Federal Shariat Court, Islamabad. Auditor General of Pakistan, Islamabad. 9.
- Controller General of Accounts, Islamabad. 10.
- 11.
- AGPR, Islamabad/Lahore/Peshawar/Karachi/Quetta. Military Accountant General, Rawalpindi. to attached Advisors 12.
- Financial Advisers/Deputy 13.
- Ministries/Divisions and all officers of Finance Division. Chief Accounts Officer, M/o Foreign Affairs, Islamabad. Financial Adviser and Chief Accounts Officer, Pakistan Railways, Lähore. 14. All Chief Secretaries/Finance Secretaries of the Government of
- 15.
- 16.
- Punjab/Sindh/KPK/Balochistan/Azad State of Jammu & Kashmir and 17. Capital Development Authority, Islamabad. Gilgit-Baltistan.
 - Federal Public Service Commission, F-5/1, Agha Khan Road, Islamabad. 18.
 - Office of the Chief Commissioner, Islamabad. Secretary, Wafaqi Mohtasib (Ombudsman)'s Secretariat, Islamabad. 19.

 - Pakistan Atomic Energy Commission, Islamabad. 20.
 - Central Directorate of National Savings, Islamabad. 21.
 - National Accountability Bureau, Islamabad. 22.
 - Member (Finance), KRL, P.O.Box No.1384, Islamabad. 23.
 - 24.
 - Intelligence Bureau, Islamabad. 25.
 - Pakistan Mint, Lahore. 26.
 - DG Post Offices, Islamabad. 27.
 - DG, Secretariat Training Institute, Islamabad. 28.
 - 29.
 - Directorate General of Inspection & Training, Customs & Central Excise, National Re-Construction Bureau, Prime Minister's Service Standard. Earthquake Reconstruction & Rehabilitation Authority (Track), P.M. Sectt. 30.
 - 31.
 - 32.
 - Federal Tax Ombudsman's Secretariat, Islamabad. (Public), Islamabad.
 - Cost Accounts Organization, Islamabad. 33.
 - Web Master, Finance Division, Islamabad. 34.
 - 35.

had) (Nadeen

Section officer(R-2) Tele: 9245846

Sector and the 11 1 (E.

GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT In Interior In Interior Finances Lepartment Civil Secreterial Poshawar (D) http://www.finance.gkp.ph D ladebook.com/BoXPFD . D witter.com/GoXPFD NO. FD (505R-1) 12-2/2020(34323) Dated Peshawar the: 18th March, 2021 The us pay promotion / fixedon of pay will a : Fieldie with The Addi: Chiel Secretary: P&D Department, Khyber Pakhtunkhwa. The Addi: Chiel Secretary, Merged Areas Secil: Khyber Pakhlunkhwa, C. 8000.1 Τo The Senior Mamber, Board of Revenue, Khyber Pakhtunkhwa. All Administrative Secretaries to Govt: of Knyber Pakhtunkhwa. G. The Principle Secretary to Governor, Knyber Pakhtunkhwa, The Principle Secretary to Chief Minister, Khyber Pakhtunkhwa, The Secretary, Provincial Assembly, Khyber Pakhtunkhwa All Heads of Attached Departments in Khyber Pakhtunkhwa The Beolatter Bechavior With Court Departments in Court The Registrar, Peshawar High Court, Peshawar. Department villere spino All District & Sessions Judges in Khyber Pakhlunkhwa clar11-atto The Chairman, Public Service Commission, Khyber Pakhlunkhwa. tip⁹. The Chairman, Services Tribunal, Khyber Pakhtunkhwa. All Deputy Commissioners, In Khyber Pakhlunkhwa. ęο. 12. PROTECTION OF PAY OF CONTRACT EMPLOYEES UN RECHLAR 1 APPOINTMENT (nonemilian 20 . 1 Τ. Subject: 🗄 REGULARIZATION Reputy Service (King 1 2 m) BASIS. In pursuance to the Finance Division's Office Memorandum Dear Sir, Endst: No P. Date even. No.4(2)R-2/2014-237 dated April & 2015, the Competent Authority (Provincial Cabinet) is pleased to allow the pay protection to gazetted contract Account at General Knyber Section Pestiminent on regular, basis subject to the employees on their regularization / appointment on regular, basis subject to the following conditions and comptroller of Accounts in Karbul Pathlankin a. Ins Unctor, Local + no Audit, Knyber Pokhtunkuns, Horawir ihe D'That the contract appointment has been made in BPS on 1) The Minage for terms trand food terms transformed by this All the standard terms trand food terms transformed by this The Secon Unicer (Leonet) Est Depty, Khyber Fikht, The Secon Unicer (Leonet) Est Depty, Khyber Fikht, The to time No.50 Provincial Government as amended from time to time The Director, Local F. ind Audit, Khyber Pokhtunia in a Conzwir Б. 7. 8. 9 The S then officer (Frince) employee has applied through proper S ii) 1/ 17 That the contract employee has applied through proper S 10 1 500 (PS 17) of channel and has been properly relleved by the appointing The Private of crears to cher sectory, Myoer Pathanim, case of The Private of This recondition inshall inot apply. In case of 11 The Private (Trating to Samptan, Trans Doptt. Knyor PLKhtu limita, PA to sregularization on the same post. Phyto: Palvior: hay, 12. 13. iii)'s to That regularization'/ regular appointment has been made 14. 15. 16. with the approval of competent authority: That there is no break / interruption between contract iv) JECTLUN OF ICER (SP service and regular service.

AUTHORITY LETTER

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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

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