FORM OF ORDER SHEET

Court of 4524/2022

Appeal No. 1524/2023

S.No.	Date of order proceedings	Order or other proceedings with signature of judge		
1 .	2	3		
1-	24/07/2023	The appeal of Mr. Muhammad Younas resubmitted		
		today by Mr. Mir Zaman Safi Advocate. It is fixed for		
		preliminary hearing before Single Bench at Peshawar on		
,		27-07-2023		

By the order of Chairman

REGISTRAR

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO. 1524 /2023

MUHAMMAD YOUNAS VS SPECIAL EDUCATION DEPTT:

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APPELLANT

THROUGH:

MIR ZAMAN SAFI, ADVOCATE

Room No. 6-E, 5th Floor, Rahim Medical Centre, Hashtnagri, Peshawar 0333-9991564

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO. 1524 /2023

Mr. Muhammad Younas, Ex-SSET (BPS-18),

Govt: School for the blind, Abbottabad......APPELLANT

VERSUS

- 1- The Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Peshawar.
- 2- The Secretary Finance Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The Secretary Social Welfare, Special Education & Women Empowerment Department, Khyber Pakhtunkhwa, Peshawar.
- 4- The Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 5- The Director of Social Welfare, Special Education & Women Empowerment Department, Khyber Pakhtunkhwa, Peshawar.

......RESPONDENTS

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED APPELLATE ORDER DATED 31.05.2023 COMMUNICATED TO THE APPELLANT DURING PENDENCY OF THE COC PETITION WHEREBY DEPARTMENTAL APPEAL OF THE APPELLANT FOR THE GRANT OF HEALTH ALLOWANCE HAS BEEN REGRETTED.

PRAYER:

That on acceptance of this appeal the impugned appellate order dated 31.05.2023 may very kindly be set aside and the respondents may please be directed to allow/grant health allowance to the appellant in light of Notification dated 25.11.2019 and judgment of the Apex Court w.e.f January, 2012 with all back benefits. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

R/SHEWETH: ON FACTS:

- That the Federal Government Finance Department issued Notification for Special Health Allowance for the employees of Special Education who were working under the control of Federal Government and after the Provincial Government enacted Khyber Pakhtunkhwa, Civil Servant (Amendment) Act, 1973 where under Section 11(b) of the Act ibid, devolved employees of the Federal Government were declared Civil Servants of the Khyber Pakhtunkhwa Province before the commencement of 18th Constitutional (Amendment Act, 2010) for all intents and purposes.
- That some candidates feeling aggrieved from the illegal stoppage of Health Allowance That it is pertinent to mention that subsequently the Health Allowance filed service appeals before the Federal Service Tribunal, Islamabad and the same were allowed vide consolidated judgments dated 05.10.2015, 11.01.2016 and 18.07.2017 against which the Federation of Pakistan through Secretary Capital Administration etc. filed CPLA before the Hon'ble Supreme Court of Pakistan which was dismissed by the Apex Court on 17.11.2018. Copy of the Apex Court judgment is attached as annexure.

 B.

- 7- That appellant feeling aggrieved and having no other remedy but to file the instant service appeal on the following grounds amongst the others.

GROUNDS:

- A- That the impugned appellate order dated 31.05.2023 is against the law, facts, norms of natural justice and materials on the record, hence not tenable and liable to be set aside.
- B- That the appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the constitution of Islamic Republic of Pakistan 1973.
- C- That health allowance is granted to the devolved employees of the respondent department and some other employees, the appellant has the legitimate right of Health Allowance, thus the act of the respondent department by not allowing the same to the appellant is discriminatory in nature and the case of the appellant come within the ambit of Article-25 and 38(e) of the Constitution of Islamic Republic of Pakistan, 1973.
- D-That the respondents acted in arbitrary and malatide manner while not allowing the Health Allowance inspite of clear directions of the Hon'ble Supreme Court of Pakistan and Notification dated 25.11.2019 of the Finance Department.
- E- That the same subject matter came under consideration before the Federal Service Tribunal and after thorough probe, the service appeal was accepted and was confirmed by the Apex Court meaning thereby the subject matter was finalized.
- F- That as per verdict of the Apex Court when any relief is extended to similarly paced persons; the same shall also be extended to those who are not even litigants in the case.
- G-That the petitioners seeks permission of this Honorable Court to raise any other grounds available at the time of arguments.

It is, therefore, most humbly prayed that the appeal of the appellant may be accepted as prayed for.

APPELLANT

MUHAMMAD YOUNAS

THROUGH: MIR ZAMAN SAFI

ADVOCATE

CERTIFICATE:

It is certified that no other earlier appeal was filed between the parties.

DEPONENT

LIST OF BOOKS:

- 1- CONSTITUTION OF PAKISTAN, 1973
- 2- SERVICES LAWS BOOKS
- 3- ANY OTHER CASE LAW AS PER NEED

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO.____/2023

MUHAMMAD YOUNAS

VS

SPECIAL EDUCATION DEPTT:

AFFIDAVIT

I Mir Zaman Safi, Advocate High Court, Peshawar on the instructions and on behalf of my client do hereby solemnly affirm and declare that the contents of this service appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.

MIR ZAMAN SAFI

Advocate

High Court, Peshawar



GOVERNMENT OF N. I.F.P. DIRLCTORATE OF SOCIAL VILEARE DABGARI GARDENS PESHAJAR CITY

Dated Peshawar, the 24 7 1987.

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	Mr. Mohammad Younis of Abbottabad.
	3/0 Mohammad yasin
	c/o Supp: Blind Institute Ashollabad
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Velf	The Departmental Selection Committee, Health and Social are Department, has been pleased to select you for appointment as SUPERVISOR MUNU in the Office of the SUPPRE INSTITUTE TO
	THE BLIND ARROTTARAD.
plus	other usual allowances as admissible under the rules from time to
time	in the Scale of 629-29-1200 (BPS-9)
2. at a 3. leav Serv 4. Rule	The appointment is purely temporary and can be terminated by time without any notice or without any reason. You will be governed by rules and orders relating to the T.A. and Medical Attendance as may be prescribed by the Government. Int of your status. You will be governed by the Government Servants Conduct and any other instructions which may be issued by the Government time to time. You are liable to be transferred to any where in NATP. You will be on probation for a period of two years. Your service shall be subject to verification of your antecedents and medical fitness. In case of leaving services, you will be required to give One Youth's notice or otherwise surrender one Youth's pay in lieu of the notice. No T.A./D.A will be admissible for joining the post.
	If you accept the offer of appointment on the above
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Supo	t: Institute for the Blind Abbettabad
	19-2-1987 . In case you do not report for duty by this the offer shall be deemed to have been cancelled. ASSTT: NIME CHAIMN SOCIAL VILFARE, N. M. F. P.
Endst	No. E-4/64/DSW/
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2. V	The Accountant Concret. N. V.F.P. Penhawar. The District Accounts Cfficer ABBOTTABAD. The Section Officer, Social Velfare, R. V.F.P.
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ASSITIDIRECTOR (ADMN)
SOCIAL WHIFARE, N.M.F.F.

Reported on Date 1-287 (F.N) Superintendent Govt. In titute for the Blind

...Respondents(s)

(in all cases)

For the Appellant(s) Mr. Sajid Ilyas Bhatti, DAG Syed Rifaqat Hussain Shah, AOR Ms. Saadia Kanwal, S.O Fin. Mr. Abid Hussain Channa, S.O Fin. Mr. Sajid Javed, Asstt. Legal Fin. Mr. Abdul Razzaq, AAO MEG

Rawalpindi

In-person For the Respondent(s)

For the Respondent(s) (in C.A.216/16)

Mr. Muhammad Ilyas Lodhi, ASC Malik Itaat Hussain Awan, ASC

Amicus Curiae:

Mr. Muhammad Makhdoom Ali

Khan, Sr. ASC

Mr. Sikandar Bashir Mohmand, ASC

Date of Hearing

17.01.2018.

JUDGMENT

UMAR ATA BANDIAL, J .- By leave of this Court granted on 23.02.2016, 01.4.2016 and 12.12.2017 in the several connected appeals before us, the appellant Federal Government challenges the judgments delivered on common questions of fact and law by the learned Federal Service Tribunal on 05.10.2015, 11.01.2016 and 13.07.2017. The judgments impugned in the connected appeals declare the respondent employees of different institutions functioning under the Directorate General of Special Education ("DGSE") to be entitled to payment of Health Allowance granted by the Federal Government vide its Office Memoranda dated 04.02.2012 and 06.2.2012. These Memoranda are issued by the Finance Division (Regulations Wing) Government of Pakistan pursuant to approval granted by the Prime Minister under the Rules of Business, 1973. It would be useful to reproduce the two

memoranda containing the terms and conditions for the grant of Health Allowance to eligible persons:

> *Government of Pakistar Finance Division (Regulations Wing)

F.No.2(13)R-2/2011

Islamabad, the 04th Feb,2012

OFFICE MEMORANDUM

Subject:

GRANT OF ADHOC ALLOWANCE EQUAL TO ONE BASIC PAY AT THE INITIAL OF THE SCALE TO THE HEALTH PERSONNEL IN BPS SCHEME.

The undersigned is directed to say that the Ordinance No.VI of 2011 that sanctioned the Career Structure for Health Personnel Scheme (CSHP) has lapsed on 26.12.2011. Accordingly, CSHP is no longer in the field and all health personnel have consequently reverted to the BPS scheme. In order to compensate health personnel for the loss of benefits sought under CSHP while preserving their status as Civil Servants, it has been decided by the Federal Government to grant adhoc allowance equal to one basic pay at the initial of the scale to the health personnel in the employment of Federal Government, in BPS scheme, with effect from 1st January, 2012. This will be in addition to their existing pay/allowances in BPS Scheme.

This Division's OM No.2(13)F-2/2011-698 dated 17th November, 2011 may be treated as withdrawn w.e.f. 26.12.2011.

> Sd/--(M. Munir Sadiq) Deputy Secretary (R-I)"

Government of Pakistan Finance Division (Regulations Wing)

F.No.2(13)R-2/2011-777

Islamabad, the 06th February,2012

OFFICE MEMORANDUM

Subject:

GRANT OF ADHOC ALLOWANCE EQUAL TO ONE BASIC PAY OF RUNNING SALARY TO THE HEALTH PERSONNEL IN BPS SCHEME.

In continuation of Finance, Division's O.M. No.F.2(13)R-2/2011, dated 4.2.2012, it has been decided by the Federal Government to grant benefit of one basic pay of running salary as Health Allowance to the health personnel in the employment of Federal Government, in BPS scheme, with effect from 1st January, 2012. This will be in addition to their existing allowances in BPS Scheme. Also grant of stipend amounting to Rs.50,000 per month to the postgraduate residents and Rs.24,000 per month for House Officers respectively w.e.f. 1.7.2011 will continue.

> (Manzoor Ali Khan) Sr. Joint Secretary (Regulations)

(emphasis supplied)

Learned Deputy Attorney General has contended that the Health Allowance granted by the Federal Government is available to health personnel in the employment of the Federal Government in the BPS scheme at three hospitals established in

Supreme Court of Pakiston

Islamabad, namely, Pakistan Institute of Medical Sciences ("PIMS"), Federal Government Polyclinic ("FGP") and National Institution of Rehabilitation Medicines ("NIRM"). The employees at these hospitals do not have a career structure in place after the Career Structure for Health Personnel Scheme Ordinance, 2011 ("Ordinance") lapsed on 26.1.2011. The Health Allowance was accordingly granted by the Federal Government as a form of compensation. It is clear from the two memoranda dated 04.2.2012 and 06.2,2012 reproduced above that the Health Allowance is granted to "health personnel". However, the composition of the category of employees that are eligible for the benefit has not been provided therein. The respondents who are several hundred in number are unrepresented by counsel. In view of the fact that a large number of employees are affected by the instant controversy, the Court has sought assistance from Mr. Muhammad Makhdoom Ali Khan, Sr. ASC and Mr. Sikandar Bashir Mohmand, ASC as amicus curiae in the matter. Mr. Sikandar Bashir Mohmand, ASC made able submissions before the Court that highlighted important facts and documents on record which simplified the controversy appreciably.

3. It transpires that an Office Memorandum dated 27.03.2012 by the Finance Division (Regulations Wing) clarifies that the term "health personnel" used in the above mentioned memoranda bears the meaning given to that expression in Section 2(b) of the Ordinance. This definition refers to the contents of Schedule-I to the Ordinance which specifies the service providers who qualify as health personnel. A perusal of Schedule-I shows that five categories of service providers are

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classified as health personnel, namely: Doctors, Allied, Nurses, Paramedics and Support. The services specified under the categories of Paramedics and Support include Teachers, Audiovisual Operators, Technicians, Librarians, etc.

(10)

the administrative Ministry for institutions of the Federal Government at Islamabad is the Ministry of Capital Administration and Development Division ("CADD"). It is an admitted fact that vide order dated 13.03.2013 the Ministry of CADD granted the Health Allowance to the employees of the DGSE and its allied special education centers/ institutions including National Trust for the Disabled ("NTD") and the National Council for Rehabilitation of Disabled were-("NCRDP"). The respondents Persons acknowledged as beneficiaries of the said grant and were paid the Health Allowance with effect from 01.1.2012 until 27.10.2014, when the Finance Division informed the Accountant General Pakistan Revenue ("AGPR") that only health personnel working in Federal Government hospitals and clinics were qualified to receive the Health Allowance. The AGPR correspondingly instructed the DGSE to stop payment of the said allowance to its employees as no budget allocation for the said emolument had been made in the financial year 2014-15.

5. The discontinuation of their Health Allowance was taken to the Islamabad High Court by some of the respondents. Vide order dated 17.9.2015 the learned High Court referred the dispute to the Secretary CADD for passing a speaking order thereon; and till then restrained recovery of past payments of the Health Allowance from the affected employees of DGSE and allied centers. The Secretary CADD heard the parties and by

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Senior Court Associate Supreme Court of Pakistan

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dated 21.3.2016 rejected the entitlement of the respondents to receive the said allowance. The principal ground of his decision is that employees of the DGSE were engaged in the process of education, training and rehabilitation of disabled children and therefore did not fall within the ambit of a health organization. The respondents successfully challenged the said order before the learned Federal Service Tribunal which has, inter alia, by the impugned judgment dated 18.07.2017 declared that the respondents are entitled to the grant of Health

Allowance.

Learned Deputy Attorney General has contended that after the lapse of the Ordinance that had provided a career structure for the doctors, nurses and paramedics working in PIMS, FGP and NIRM, the Health Allowance was granted by the Federal Government as compensation to the said health was, however, unable personnel. He contemporaneous direction issued by the Ministry of CADD or the Ministry of Finance that restricted the grant of the Health Allowance to the claimed employees of the three hospitals specified by him. As already noted above, the definition of health provided in the Ministry of Finance Memorandum dated 27.3.2012 is wide in scope and therefore unhelpful to his plea.

We have examined the definition of personnel" adopted by said memorandum dated 27.3.2012 from Section 2(b) of the Ordinance which is to the following effect:

"b) "health personnel" means a person who holds a post in any institute or organization delivering services in the health sector and included in Schedule-I, but does not include: i) a person who is on deputation to the Federal Government from any Province or other authority;

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ii) a person who is employed on contract, or on work charged basis or who is paid from contingencies."

- 8. It is noted that the foregoing definition of health personnel covers persons holding posts in any institute or organization who are delivering services in the health sector that are included in Schedule-I to the Ordinance. Learned Deputy Attorney General was unable to distinguish the respondents, who are employees of the DGSE and allied institutions/centers, NCRDP and NTD, from the paramedic and support staff positions that qualify as health personnel according to Schedule-I to the Ordinance. It is not denied by the appellant that education, training and rehabilitation of disabled persons are services provided in the health sector. These services fall within the terms of Schedule-I to the Ordinance and therefore the providers thereof qualify as health personnel.
 - 9. Accordingly, not only do the respondents fall within the category of persons who are, in terms of Finance Division Memoranda dated 06.2.2012 and 27.3.2012, eligible for grant of the Health Allowance Superbole entitlement has in fact been admitted by both the Ministry of CADD and Ministry of Finance. In this respect the aforementioned letter dated 13.3.2013 issued by the Ministry of CADD is referred. Also the affidavit of the Secretary Finance, Government of Pakistan filed in the Islamabad High Court pursuant to that Court's order dated 20.3.2015 passed in Writ Petition No. 4007 of 2014, specifically records that the proposal approved by the Prime Minister vide Summary dated 25.1.2012 did not restrict admissibility of the Health Allowance to the personnel of the three hospitals (identified by the learned DAG). For that reason the Finance

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Division Memoranda dated 04.2.2012 and 6.2.2012 made the allowance available to all health personnel employed by the Federal Government in the BPS Scheme.

10. As a result, the said allowance was paid to the health personnel of the DGSE and its allied institutions until 27.10.2014 when the Finance Division instructed the AGPR to confine the grant of the allowance to employees of Federal Government hospitals and clinics. This instruction represents merely a change of opinion which is not occasioned by an amendment in the terms of eligibility for the Health Allowance. Therefore, as the Memoranda dated 04.2.2012, 06.2.2012 and 27.3.2012 issued by the Finance Division, Government of Pakistan still hold the field in their original terms, there is no merit in the objection by the learned DAG to the entitlement of the respondents to claim and receive the Health Allowance.

Deputy Attorney General contended that the Health Allowance is granted under executive fiat without any statutory backing therefore the same can be withdrawn by the Federal Government at any time. That is clearly a flawed contention. It is admitted that grant of the Health Allowance and the terms of eligibility to receive the same were determined by the competent authority, Ministry of Finance in accordance with Rules of Business of the Federal Government. The original terms of the said lawful grant still hold the field. These were acted upon and payment of the Health Allowance to the respondents has conferred a vested right upon them. In such circumstances, the executive is barred by the rule of locus poenitentiae from unilaterally rescinding and retrieving the benefit availed by its recipients. Reference is made

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Society



Muhammad Himayatullah Farukhi (PLD 1969 SC 407) and The Engineer-in-Chief Branch vs. Jalaluddin (PLD 1992 SC 207). Therefore without a change of the terms of eligibility for the Health Allowance even the prospective exclusion of the respondents from receipt of the benefit shall constitute arbitrary and unlawful action.



12. In the circumstances, we do not find any error or defect in the impugned judgments of the learned Federal Service Tribunal dated 05.10.2015, 11.1.2016 and 18.7.2017. Consequently, these appeals are dismissed and the entitlement of employees of the DGSE, allied institutions/centers, NCRDP and NTD to receive the Health Allowance is affirmed.

Sd/- Mian Saqib Nisar, CI Sd/- Umar Ata Bandial, J Sd/- Ijaz ul Ahsan, J



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Senior Court Associate Supreme Court of Pakistan Islamabad

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BETTER COPY PAGE NO 15

GOVERNMENT OF KHYBER PAKHTUNKHWA ZAKAT, USHR, SOCIAL WELFARE, SPECIAL EDUCATION AND WOMAN EMPOWERNMENT DEPARTMENT

Dated: Peshawar the 24 5th June, 2017

NOTIFICATION:

No.SO-VI/SW12/6 -73/KC.2943-51 Mr.Rashidullah Shah Senior Teacher BPS-17 Specical Education Complex, Hayatabad, Peshawar is hereby transferred and posted as Principal, Government School for Deaf Children, Bannu against the vacant post in the public interest with immediate effect

Secretary to Govt: Of Khyber Pakhtunkhwa Zakat, Ushr, Social Welfare, Special Education Women Empowerment Department

Баппи

5#:8479 Euckle: pers #: 00522536 RASHID ULLAH SHAH Name:

PRINCIPAL CNIC No.1110135030711 GPF Interest Applied

Active Permanent 17 PAYS AND ALLOWANCES:

248-15% Adhoc Relief Allow @10%
2199-Adhoc Relief Allow @10%
2199-Adhoc Relief Allow @10%
2111-Adhoc Relief Allow @10%

TT Payable 26,763.66 Deducted 2,434.00 GPF Balance 226,865.00 DEDUCTIONS:

GPF Balance 226,865 3501-Benevolent Fund 4004-R. Benefits & Death Comp:

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D.O.B 25.04.1980

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Bannu

5#:8480

Buckle: Pers #: 00522536 Buckle Name: RASHID ULLAH SHAH PRINCIPAL

CNIC NO. 1110135030711 GPF Interest Applied

Active Permanent

PAYS AND ALLOWANCES: 2224-Adhoc Relief All 2017 10% 2224-Adhoc Relief All 2018 10% 2247-Adhoc Relief All 2018 10% 5920-Adj Health Prof. Allow

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Total Deductions

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BU6151

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> p Sec:001 Month: July 2018 BU6151 - Special Edu: School for De SPECIAL EDUCATION CENTRE

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Pers #: 00175744

Name: GUL ZARIF KHAN

MANAGER

CNIC No.15585114400

Bannu P Sec:001 Month: September 2022 BU5317 - Special Education School

SPECIAL EDUCATION CENTRE +

GPF.#:

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242,561.00

GPF Interest Applied BU5317 · ·

GPF Interest Applied 18 Active Temporary . PAYS AND ALLOWANCES: PAYS AND ALLOWANCES:

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1550-Special Allowance 4.863.00 1947-Medical Allow 15% (16-22) .2.350.00 2148-15% Adhoc Relief All-2013 1.57.5.00 2199-Adhoc Relief Allow 010% 7.670.00

2315-Special Allowance 2021 Gross Pay and Allowances DEDUCTIONS: DEDUCTIONS:

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5,000.00 8a1: 184,892.00 6505-GPF Loan Principal Instal 1,500.00 3501-Benevolent Fund 1,350.00 33,959.00

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MANAGER ...

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Gross Pay and Allowances

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Total Deductions

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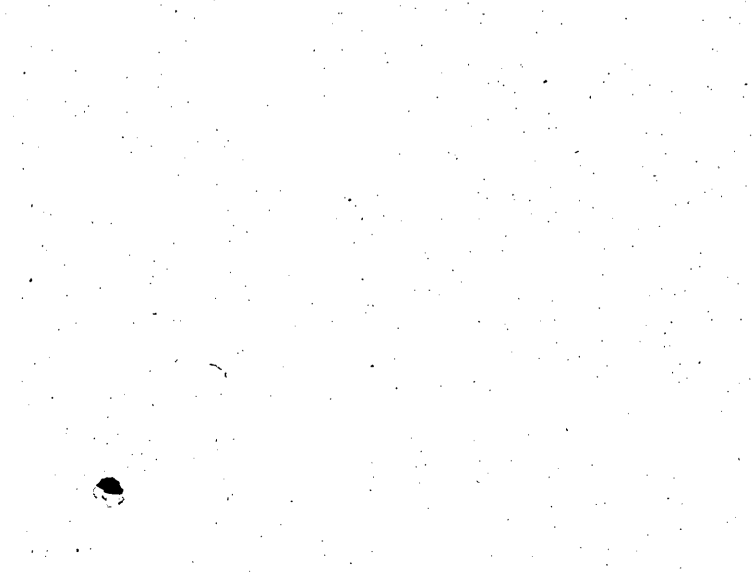
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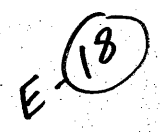
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GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT

REGULATION WING)

Dated Peshawar the 25-11-2019

No.FD(SOSR-II)8-7/2019. In pursuance of the Supreme Court of Pakestan Civil Appeal No.81:72016 titled "Muhammad Alique-Ur-Rehman & Others v/s Federal Government of Khyber NOTIFICATION Pakistan through Secretary Capital Administration etc." the Government of Khyber Pakhtunkhwa (Provincial Cabicatibles has a secretary depicts of the secretary depicts of t Pakhtunkhwa (Provincial Cabinet) has been pleased to approve Health Allowance at the rate of one running basic pay to the devolved employees working in the Special Education Institutions from the date of their devolution to Provincial Govt of Khyber Education Institutions from the date of their devolution to Provincial Goyt of Khyber

The above said allowance will be admissible only to the employees of Special Education Institutions of Khyber Pakhtunkhwa devolved under 18th Constitutional Pakhtunkhwa. Amendment.

Secretary to Govt of Khyber Pakhtunkhwa Finance Department

Endst: No. 2 Date Even.

Copy is forwarded for information and necessary action to the:-

- Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa. 4. Secretary to Social Welfare, Special Education & Women Empowerment Deptt. 3. Principal Secretary to Governor, Khyber Pakntunkhwa.
- 5. Director, FMIU, Finance Department, Khyber Pakhtunkhwa.
- 6. PS to Minister Finance, Khyber Pakhtunkhwa. 7 PS to Secretary, Finance Department, Khyner Pakhtunkhwa. 8. PS to Special Secretary, Finance Department, Khyber Pakhtunkhwa.

 - 9. P.A. to Additional Secretary (Regulation), Finance Department.
 - 10 Master File.

SECTION OFFICER (SR-II) FINANCE DEPARTMENT



PESHAWAR HIGH COURT, ABBOTTABAD BENCH.

FORM OF ORDER SHEET

Date of Order of Proceedings Order or other Proceedings with Signature of Judge (s)

2

27.10.2022

WP No. 68-A/2019

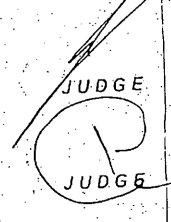
Present: Muhammad Arshad Khan Tanoli, Advocate, for the petitioners.

Mr. Sajid Rehman Khan, AAG for the respondents.

WIQAR AHMAD. J.- Learned counsel for petitioner after arguing the case for a while stated that this writ petition be converted into departmental appeal and sent to respondent No.1 for decision according to law.

In view of the circumstances, we accordingly convert this petition into departmental appeal, which shall be placed before the worthy Chief Secretary, Government of Khyber Pakhtunkhwa, Peshawar for decision according to law.

M



DEPARTMENTAL APPEAL IN

WIT NO. 48-AGOIS TITLED MUHAMMAD ADIL VS GOVERNMENT OF KHYDLE

W.F NO. 202-A/2011 TITLED MUHAMMAD YOUNUS VS GOVERNMENT OF KHYPER

NO. 628-AZ022 TITLED SYEDA BOZINA MAZHAR VS GOVERNMENT OF PAKITUNKHIYA: KILLBER PAKILLUNKHWA.

I not directed to refer to your letter No. DSW/L11/1-331/320-21 dated 28-12-2022 and order sheets dated 27-10-2022 of Peshawar Fligh Court Abbottabad Bench for placing the subject cases before the Worth Chief Secretary Khyber Pakhtunkhwa for its decision according to

In this regard this department moved a comprehensive note vide tracking ld ZUSWEMWE-18-90-00241 dated 24-02-2023 to the Worthy Chief Secretary Khyher Pakhtunkhwa for taking its decision whether the Petitioners in the subject cases are entitled for decision. Health Professional Allowages in Rabi of the Figure December 1997. drawing Health Professional Allowance in light of the Finance Department Notification No. Fi) (SOSR-II) 8-7/2019 dated 25-11-2019 or otherwise.

The Worthy Chief Secretary Khyber Pakhtunkhwa while examining the case in detail decided that as the aforesaid Notification of Finance Department is just for the employees devolved from Director General of Special Education therefore, all the Petitioners in the subject cases except the following three (03) are not entitled for Health Professional Allowance.

Furqan Jamil, Junior Clerk

Hafeez Ur Rahman, Cook

Sarfaraz, Driver

It is therefore, requested to inform the concerned Petitioners accordingly, please.

Sd/-Section Officer (Lit)

GOVERNMENT OF KHYBER PAKITUNKINYA DIRECTORATE OF SOCIAL WELFARE, SPECIAL EDUCATION & WOMEN EMPOWERNIENT, OPPOSITE ISLAMIA COLLEGEJAMRUD ROAD, PESHAWAR

No. Endie No. DSIP/LIVI-33/1/1480-86 Dated Pestiawar Ilie 3 7 05 72013

Copy to:-

PS 10 Secretary (SIV, SE & IVE) Miyber Rekliumkliva

Section Officer-Lift, Social Welfare Department Pestionar wir to his office letter quoted

PA to Director, Social Welfare Spl. Edit & WE Kinyber Pakhtunkhwa