BÉFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

Service Appeal No. 496/2015

Date of Institution...22.05.2015Date of decision...20.12.2017

Mir Sardara son of Gul Shahman, Ex-Chowkidar, Government Primary School, Saraj Khail, Tehsil Takht-e-Nasrati District, Karak. ... (Appellant)

Versus

1. Government of Khyber Pakhtunkhwa through Secretary Education, Civil Secretariat, Peshawar and 5 others. ... (Respondents)

MR. EID MUHAMMAD KHATTAK, Advocate

MR. MUHAMMAD RIAZ PAINDAKHEL, Assistant Advocate General

MR. NIAZ MUHAMMAD KHAN, MR. AHMAD HASSAN,

CHAIRMAN MEMBER

For appellant.

For respondents.

JUDGMENT

NIAZ MUHAMMAD KHAN, CHAIRMAN: - Appellant submitted written arguments on behalf of his counsel which have been gone through.

2. The learned Assistant Advocate General on the other hand argued that the appeal is time barred. That the date of birth could not be corrected after two years of entry into service. That the appellant did not attach his first NIC issued to him rather he relied upon Computerized NIC issued in the year, 2011.

CONCLUSION

3. The appellant has submitted an application for condonation of delay alongwith the appeal. The reasons shown in this application are pursuing the remedy before wrong forum. It is now a settled position of law that pursuing the remedy before a wrong forum is no ground for condonation of delay unless it is shown by the applicant specifically that he was misled in good faith and he had been pursuing

his remedy diligently and under some genuine mistake, as is held by the august Supreme Court of Pakistan in a judgment reported as PLD 2016-Supreme Court-872. In the application for condonation of delay the only reason is that due to unawareness from the law, the appellant knocked the door of civil court. This aspect has also been discussed in the above mentioned reported judgment and their lordships have held that ignorance of law, negligence, wrong advice of the counsel *per se* are no ground for condonation of delay. This Tribunal is therefore, of the view that the present appeal is hopelessly time and application for condonation of delay is not worthy of merits, which is dismissed. Parties are left to bear their own costs. File be consigned to the record room.

(mad Hassan)

Member

uhammad Khan) Chairman

ANNOUNCED 20.12.2017 06.06,2017

Counsel for the appellant and Mr. Muhammad Adeel Butt, Additional AG for the respondent present. Counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 18.09.2017 before D.B.

(Muhammad Amin Khan Kundi) Member

(Gul Zel Khan) Mender

18.09.2017

20.12.2017

Agent to counsel for the appellant present. Learned Additional Advocate General for the respondent present. Agent to counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 20.12.2017 before D.B.



(Judicial)

Appellant in person present and submitted written arguments on behalf of his counsel which have been gone through. Mr. Muhammad Riaz Painda Khel, Assistant Advocate General for the respondents present and heard.

Vide our detailed judgment of today, this appeal is dismissed. Parties are left to bear their own costs. File be consigned to the record room.

Member

Chairman

ANNOUNCED 20.12.2017 496/15

28.12.2016

Appellant in person and Mr. Gulfaraz, ADEO alongwith Asstt. AG for the respondents present. Written reply submitted. The appeal is assigned to D.B for rejoinder and final hearing for. 21.2.2017.

Chairman

D AMIR N. D

(MUHAMMAD'AAMIR NAZIR) MEMBER

21.02.2017

ζ.

respondents prosent. Rejonnier list submitted. Requested for the Appellant in person and Addl: AG for respondents present. Rejoinder submitted. To come up for arguments on 06.06.2017 (2017) before D.B.

(MUT)

Clerk to counsel for the appeliant and Adout AC. Long

(AHMAD HASSAN) MEMBER

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The second s

31.05.2016

Appellant in person and Addl. AG alongwith Hameedur Rahman, AD for the respondents present. Written reply not submitted despite last opportunity and cost of Rs. 1000/- . Requested for further adjournment. Last opportunity is further extended subject to payment of further cost of Rs. 2000/- which shall be borne by the respondents from their own pockets. To come up for written reply/comments and cost of Rs. 3000/- on 15.08.2016 before S.B.

15.08.2016

Appellant in person and Addl. AG for respondents present. Learned Addl. AG requested for adjournment on behalf of respondents. Another opportunity is extended. To come up for written reply and cost of Rs. 2000/ on 27.10.2016 before §.B.

Chairman

27.10.2016

Counsel for the appellant and AddMentor for respondents present. Written reply not submitted despite numerous opportunities including last opportunity. Another opportunity is given to the respondents for submission of written reply on 28.12.2016 before S.B. In case they fail to file written reply on the date fixed no other opportunity will be given to them and their right of defence will be struck off. Notice be issued to the respondents.

Member

29.10.2015

None present for appellant. M/S Khurshid Khan, SO and Hamayun Khan, ADO alongwith Addl: A.G for respondents present. Requested for adjournment. To come up for written reply/comments on 24.2.2016 before S.B.

24.02.2016

Appellant in person, M/S Khurshid Khan, SO and Hameed-ur-Rehman, AD (lit.) alongwith 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 11.4.2016 before S.B.

Member

Chai

11,04,2016

Counsel for the appellant and Mr. Hameedur Rahman, AD (Litigation) alongwith Sr.GP for the respondents present. Written reply not submitted. Requested for adjournment. Last opportunity extended subject to payment of cost of Rs. 1000/which shall be borne by the respondents from their own pockets. To come up for written reply/comments on 31.5.2016 before S.B.

28.05.2015

None for the appellant present. Notice to counsel for the appellant be issued for preliminary hearing for 11.06.2015 before S.B.

Charrman

Chairman

11.06.2015

Counsel for the appellant present. Requested for adjournment Adjourned for preliminary hearing to 1.7.2015 before S.B.

01.07.2015

Counsel for the appellant present. Requested for adjournment Adjourned to 31.7.2015 for preliminary hearing before S.B.

31.07.2015

Appellant Deposited Security & Process Fi

Counsel for the appellant present. Learned counsel for the appellant argued that the appellant was appointed as Chowkidar in the year 1987. That his actual date of birth was 6.6.1957 and was recorded so in the documents including ID-card, Primary School Register etc but the same was erroneously shown as 19.1.1955 in the service book/record maintained by the respondents which date was not in the knowledge of the appellant and which came to his knowledge when his salary was stopped due to retirement in the month of January 2015 where-after he preferred departmental appeal on 13.1.2015 which was rejected or 16.3.2015 followed by civil suit disposed of in the light of judgment dated 12.5.2015 for want of jurisdiction and hence the instant service appeal on 22.5.2015.

That the appellant is entitled to all service benefits including salary and pension in accordance with the actual date of birth which is 6.6.1957

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 29.10.2015 before S.B.

Form-A

FORM OF ORDER SHEET

Court of_

496/2015

Case No._ Order or other proceedings with signature of judge or Magistrate S.No. Date of order Proceedings 2 3 1 The appeal of Mr. Mir Sardar Khan resubmitted today 27.05.2015 1 by Mr. Eid Muhammad Khattak Advocate, may be entered in the Institution register and put up to the Worthy Chairman for proper order. REGISTRAR 37-5-15 2 This case is entrusted to S. Bench for preliminary hearing to be put up thereon 28-5-10CHA

The appeal of Mr. Mir Sardar son of Gul Shahman Ex-Chowkidar G.P.S Saraj Khail Distt. Karak received to-day i.e. on 22.05.2015 is incomplete on the following scores which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Copy of rejection order of departmental appeal mentioned in para-5 of the memo of appeal is not attached with the appeal which may be placed on it. The order dated 16.3.2015 is not a rejection of departmental appeal.
- 2- Copy of impugned order is not attached with the appeal which may be placed on it.
- 3- Eight more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 779 /S.T. Dt. 92/5 /2015

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REGISTRAR SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA**

PESHAWAR.

C. Star Marine

Mr. Eid Muhammad Khattak Adv. Pesh.

ause in Regural Usukances say is on parts 25-5-2015 Mois Daw 17.3.2015 an 16.3.2015, place Jolace un Appendatore un cour ry-Eisticulion

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

S.A.No.<u>496</u>/2015

Mir Sardara Appellant

Versus

Govt. of KPK through Secretary Education, and others...... Respondents

S.No.	Description of documents.	Annexure	Pages.
1	Grounds of appeal.	· · ·	1-3
2	Affidavit.		5
3	Condonation of delay application		6
4	Affidavit.		7
5	Addresses of the parties.		8
4	Copy of service book.	A	9.10
5	Copy of departmental appeal.	В	11.
6	Birth certificate, school admission record, NIC	B-B/3	12-14
7	Copy of the order of respondent dated 13.03.2015 and 16.3.2012	C, C	15-16
8	Plaint in civil suit.	D	12.21
9	Rejection order	D/1 `	22.22
10	Wakalatnama.		34

INDEX

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Appellant

through

Eid Muhammad Khattak Advocate, Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

S.A.No. 496 /2015

Mir Sardara s/o Gul Shahman

Ex-Chowkidar, Govt. Primary School Saraj Khail Saraj Khail Tehsil Takht-e-Nasrati District Karak...... Appellant

Versus

 Govt. of KPK through Secretary Education, Civil Secretariat, Peshawar.

2) Director Education Dabgari Garden, Peshawar.

3) District Education Officer, Karak.

4) Sub Divisional Education Officer Karak.

5) Principal Govt. High School Takht-e-Nasrati, Karak.

6) Head Teacher, Govt. Primary School Saraj Khel, Takht-e-Nasrati, Karak...... Respondents

> APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT, 1974 WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT HAS BEEN REJECTED ON 17.03.2015 VIDE LETTER NO.986-987.

<u>PRAYER:</u>

On acceptance of this appeal, the order of respondents may kindly be set aside, declared the same illegal, void, ineffective on the rights of the appellant and the appellant may kindly be allowed to complete his service upto 6.6.2017 instead of 19.01.2015 with all back benefits.

Ko-submitted to-day and filed.

Respectfully stated;

FACTS:

- 1) That the appellant was appointed as a chowkidar in the above school and submitted his arrival report, service book was prepared and was kept in safe custody by respondents No.3,4. (Annex: "A").
- 2) That the appellant performed his duty according to entire satisfaction of his superior.
- That on 19.01.2015 the monthly pay of the appellant was not paid/ stopped.
- 4) That on enquiry the appellant came to know that his date of birth is wrongly written during the preparation of service book i.e. dated 19.01.1955 instead of 06.06.1957.
- 5) That the appellant submitted departmental appeal before respondent No.2 along with birth certificate. NIC, primary school admission record but the appeal was rejected. (Annx: "B to B/4).
- 6) That on receipt of rejection order the appellant filed a civil suit for correction of date of birth but the same was rejected on point of jurisdiction under Article 212 of the Constitution, 1973 dated 12.05.2015. (Annex: "C").
- 7) That now the appellant is filing this appeal before this hon'ble Tribunal on the following grounds amongst the others, aggrieved by the order of respondents.

GROUNDS:

- a) That all the acts and actions of the respondents are against law, facts and material on record, hence liable to be set aside.
- b) That the respondents have ignored the fact that except signature the appellant neither read nor write.

That the respondents have ignored the fact that service book is property of the Govt. and the same has been kept in safe custody by the respondents which is beyond the approach of the appellant.

c)

e)

i)

- d) That the respondents have ignored the fact that all the legal valid documents were produced before the respondents which confirm the stance of the appellant.
 - That actual date of birth of the appellant is 6.6.1957 instead of 19.01.1955.
- f) That the respondents have ignored the fact that due to the malafide and malicious treatment they are depriving the appellant from his vested and valuable rights of service upto 6.6.2017.
- g) That the respondents have ignored the fact that no confidential report is signed by the appellant.
- h) That the respondents have ignored the fact that by their malafide action they are snatching the valuable rights of living from the appellant.

That the respondents have ignored the fact that they are victimizing and penalizing the appellant for no fault of the appellant.

Therefore, it is requested that on acceptance of this service appeal and in the light of available record respondents may kindly be directed/ allowed to correct the date of birth of the appellant in service record 6.6.1957 instead of 19.01.1955 with all back benefits.

א א שב ני Appellant

through

Eid Muhammad Khattak Advocate, Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

S.A.No. /2015

Mir Sardara Appellant

Versus

Govt. of KPK through Secretary Education, and others...... Respondents

<u>AFFIDAVIT</u>

I, Eid Muhammad Khattak Advocate do hereby affirm and declare as per information furnished by my client that the contents of the accompanying **Appeal** are true and correct and nothing has been concealed from this Hon'ble Tribunal.

Deponent

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

S.A.No. /2015

Mir Sardara Appellant

Versus

Govt. of KPK through Secretary Education, and others...... Respondents

APPLICATION FOR CONDONATION OF DELAY

Respectfully Sheweth;

- 1) That the appellant has filed the attached appeal in this Hon'ble Tribunal in which no date of hearing is fixed upto now.
- 2) That civil suit was filed in the civil court Takht-e-Nasrati on the wrong advice of the counsel.
- 3) That being a class four uneducated employee the appellant was unaware from the law of the land regarding service matter and from Article 212 of the Constitution, 1973.
- 4) That on 12.05.2015 the civil court rejected the civil suit and the appellant is filing the present appeal in this hon'ble Tribunal.
- 5) That the delay if any, the same is not willful but due to the wrong advice of the counsel of the appellant and the reason mentioned above.
- 6) That according to the verdict of superior courts the case may not be dismissed on technicalities but the same may be decided on merits.

Therefore, it is, requested that in the light of above if there is delay the same may be condoned, and the appeal may be decided on merits.

Appellant

through _____

Eid Muhammad Khattak Advocate, Peshawar.

7

Deponent

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

S.A.No. /2015

Mir Sardara Appellant

Versus

Govt. of KPK through Secretary Education, and others...... Respondents

AFFIDAVIT

I, Eid Muhammad Khattak Advocate do hereby affirm and declare as per information furnished by my client that the contents of the accompanying **Application** are true and correct and nothing has been concealed from this Hon'ble Tribunal.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

S.A.No.___/2015

Mir Sardara Appellant

Versus

Govt. of KPK through Secretary Education, and others...... Respondents

ADDRESSES OF THE PARTIES

APPELLANT:

Mir Sardara s/o Gul Shahman

. Ex-Chowkidar, Govt. Primary School Saraj Khail

Saraj Khail Tehsil Takht-e-Nasrati District Karak

RESPONDENTS:

- 1) Govt. of KPK through Secretary Education, Civil Secretariat, Peshawar.
- 2) Director Education Dabgari Garden, Peshawar.
- 3) District Education Officer, Karak.
- 4) Sub Divisional Education Officer Karak.
- 5) Principal Govt. High School Takht-e-Nasrati, Karak.
- 6) Head Teacher, Govt. Primary School Saraj Khel, Takht-e-Nasrati, Karak

Appellant

through

Eid Muhammad Khattak Advocate, Peshawar.

19,17 1. Name ((1)..... JUD - 1200 2. Nationality and Religion..... (ترميت اور مذهب) راج هم بي الم و س سور تسا Residence (مستقل و هائش) f. Father's name and residence..... رساهم (والد كا قام اور يته) 5. Date of birth by Christian era as 19-1-1955 (19th Journary N-Ha fifty five) nearly as can be ascertained..... (تاریخ بیدائش مطابق سن عیسوی) (لشان دناحت) Left hand/right hand thumb and hoger-impressions of (Non-gazetted officer) . (مرد کی صورت میں بائیں اور عورت کی صورت میں دائیں ماتھ کی انظہوں کے نشانات) Little Finger (چھنکلیا) ر (الكشت ميانه) Middle Finger (جهنظيا کے ساتھ کی الکلی) Fore Finger (الكثت شيادت) (الكوڻها) Thumb 26000000 1Linc Signature of Government servant (سرکاری ملازم کے دستخط) 10. Signature and designation of the Head of the office, or other Attesting Officer..... (تصدیق کنندہ السر کے دستخط اور مہر) OBO(M) (S.D.E.O. (M) Karak. Note :- The entries in this page should be renewed of re-attested at least every five years and the signatures in lines 9 and 10 should be dated Finger prints need not be taken after every 5 years under this rule. اس صفحہ کے مندرجات کم آر کم پالچ سال بعد تصدیق ہونا ضروری ہیں اور نمبر و اور رو میں نستخطوں کے لیچے تاریخ ہونے آسیا ہتے ۔ الکلیوں کے نشانات کے لئے ہو پانچ سال کے بعد تصدیق کی ضرورت لہیں ۔

مکومت خیبر پنتونخوا پاکتان B THE GOVT OF KHYBER PAKHTUNKHWA PAKISTAN پيدائش مىر شىفېكىڭ **BIRTH CERTIFICATE** CRMS No: B142020-14-0440 (1 C)FORM No: P03654740 درخواست درمنده کا نام: میتر دونه رشته: • بخابي درخواست دمنده کا شناختی کارد منبر: 1420382721466 بيدائش كا صلع / تاريخ والدكا نام اشناختى كارد نتسبر أوالده كأنام اشناختى كارد تنسبر جنس مذهب یچے کا نام اسلام جمال وأنه گل شامین 21 دارخان 6-6-1957 APPLICANT'S NAME: MIR DONA APPLICANT'S CNIC NO1420382721466 **RELATION**: Brother CHILD's NAME FATHER'S NAME / NIC NO MOTHER'S NAME / GENDER RELIGION DISTRICT AND DATE OF BIRTH MIR SARDAR KHAN GUL SHAMEEN JAMAL DANA MALE ISLAM KARAK 6-6-1957 GRAND FATHER'S NAME : AMIR HAMZA داداكانالم : اسيرحمزه GRAND FATHER'S CNIC NO : 1 دادا كاشناختي كارد نمسرن ليث اندراج: اير 18-12-2014 - نارس اندراج: [تاريخ اندراج: يته: گاؤل شادى خيل، تحسيل بخت تصرتى، صلع كرك ADDRESS : VILLAGE: SHADI KHEL, TEHSIL: TAKHAT NASRATI, DISTRICT: KARAK 18-12-2014 يبيه تباريخ احراء بي 244000-S شیکریٹری یونین کو کش سراج خیل (020) صلع: کرک ا ocorrelating Union Council Strug Khal District Karak

ueb قوم یا زانت تاريخ پيدائش باب كانام طالب لم كانام اخله ا دنان التحلات شاه تخت دردشت 495 16 .. بير 15 - 10 - 1956 مرمدعني الجول شاه 496 نودين تراه ب ون من اس وقعین ادلساه 497 20.6.1956 المك روما رع سن أسرا محسادون 00036 زیرخان 498 18.3.1957 عالم شراه ير مرين أشري يحسن م زمان شباه 499 10.12.1955 2 مرادرت ه يترس وتسادن م<u>ار</u> چو دسہ اردعنى ت ه 6. 8. 1957 500 بيّد سمر سامینه بالج ومسين أشيره بحدث ولن مد ز من ت ه 501 · 11. 1957 is in the start زرولی شاہ مردين 502 15.12-1957 - 20, - 20, 19 57 20 - 20, 19 57 لر*سا*فت ه لور ولي شاه . 503 بزر تحريت س جعون من اس مرسادن مرمر دارمان 504 17-4-ىترىر يسأقل د التورس أس العدي ذردون 505 10.10.1956 بتر بعادرفان خان بياد شاه 50,6 زرداس شاه سر مدره انتريس المراجعين المبال خان 507 - 10- 1956 ستير رأمين تساه لىربىكى يم د مرس أسل الموقعين 508: 1.12. 1956 مترتينىتاه سرر تين فررى مراش وممادن آزاد ساخشاه 50,9 3. 1. 1957 يراكسن بسريام المال المركان المركان د مع متر در من 510 4 1957 ادران يبن نفير ويتبدل موتوس ماسط بمح وس ج لفظو س مير العادرا

AUN

OFFICE OF THE DISTRICT FOUGATION OFFICER (MAIE)KARAK. NO:_____/2ELT Doved Korak the //7/L /2015.

> The Sub Divisional Education, Officer(M,12) Wrimary Dakht Nasarti.

CARECTION IN LADE OF BIRTH.

Nna Mr. Mir Sardal Khan Chewkidht Covt: Privary School Siraj Khel requested for correction is date of wirth through Director Elementary and Secondery Feucetien, Khyber Pakhteonkhwa Peshawar.

As per service recent of the Chowkidar he has the rights for correction in date of birth,

According to the Service Book date of bibth of the official as 13/01/2015. At this stage this office not in a position to asso correction in his date of wirth.

Inrther dore the official may be directed to approach to the right forms for connection in date of birth.

> Bistrict Eaucatien Officer / (Male)Karak.

5860 Endat:NO:

TO :--

Sužject:-

Mennoi;--

Capy of the above to the -1. Directon Elementary and S condary Education, KFK, Peshawar. 2. Mir Sardar Khan Chowkider GFS, Siraj Khel.

> District Education Officer (MAR rak.

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE)KARAK AE-I sated Karak the 16 /2015. TO :-The Sub Divisional Education, Officer(M_le)Primary Takht Nasarti. Subject i-SANCEION FOR CORRECTION IN DATE OF BIRTH

Ausi

Memoj-. Reference your office Memo NO:180 dated 14/3/2015, on the subject noted above.

You are directed toinform inform . Head Teacher of Govt:Frimery School Siraj Khel(Takht Nasarti) to gtterd this office slongwith original Admission withdrawl Register for verification of date of birth of Mr. Mir Sardar Khan, Chew; GPS,Siraj Khel on or before 18/3/2015 positively.

So, that this office may be able to proceed further in the matter.

Cation Officer (Mele)Kark.

Mr. Abdul Basin, PSHT : you are directed to allow the office of Dizo, Mi karak alongwich Adm: with diraval Register for further n/a pl Http: SDB0 (M) T/V 16/3/2015

ا من دور مرغی کر مرزمین میں ب -1 czz TA د. فرست طرار صدور عارف طم امتنا مح ما می وقد منعالی .. می مرم مرمی در فراست میا بے میل میں \mathcal{D} ر موجل لغزان سالم عدالت حمد مين دار شرايا م رائی مرا ری استظر میں رکھنی حرف کا میا ب اور کی فرجى أمريب بريم ترزان يونية وران Will site of Con un and i 4 i 1 and the تاريخ مينا دان مى بنيا (برمدرمت مى برو _ ما همال فاللي از مع وروى في طبع اور تو لعنيات ارت مرب يسى . الر وربعا ليم إنا لم إسى من كا صاب عرك و دوی مرجی ما کام یونے کا ارز اس سے بر س معدم عنوان بالم مس تا صفله معدم من مساعی and the way المر المر المراجع upicon in and the مقدمه ما رقی طبع استاعی جاری ساجا is is 4500°, 1000 min 6000

من بيار Fo-معلی کرکی ' de-الأكولة 20.3.15. 3.1 1011 Kanzier Copylin / J

ليدالت جاب شرسرل بج م مب منه كر مسرسر دارجان در مک شاه می ساین تادی خیار تحت لفرق صلع مرح D= 18 مر سن الرب محمر تسم صور می الجتی فواد بستا در را مر معد معلم المعنوي المنا من الجوتين خير ليوتن المسترقبة الجوتس الغرير الممتيح اليناسية محالي الجوتس فسال بيجب م كرك الموتيريل أمير المرتس فت لون مرتب كررمند على سول قت لغرى بر منع المر المرب برالمرب الجن الجن الحقق تي مرما سلجي دموی است از من عمد ورجم ، مناعی تا مری لوص قرار دار مرس رو من مرجع کی صبح اور درست تاریخ میدانت م مالی اسلم رای در مدین معمر - ۵۶ مرد رخ کاه ب . جب تابع بيدانش <u>ا، در ايم ايم مناطح ايا بايم ايا بايم ايا بايم ايا بايم ايا با</u> الم وم حرفی کو مردس میں میں علید المدارج تا الح بروش المع سالم فاراني فرات . (رس الت مدى مجم الآل كو حكم المسالى تأسيرى فرمان فالموس . المردم المي وليا در من مرجع تعلى ريعاد ور وروى محت فرماني فار الي مي 313/15

ورف ی تاز میکش 6.6.57 ما ما م . اور مرف را موال ل ما في المرابي مدرمت بر الحال من ما في الدر واجات بن ر را کے جانے مالت ومرمى معرفن كورث فترسى و' هوار ما عت ميلي -/ ٥٠٠٠ بي مرابع في معاف ت دوری مرف فی از این 1868 ورور 173 النها رو ال ٤ مع بمام تارى مين / المراجني فسرقت لول 352 1 20 20 Q1 2 جا عاجی .. ورجی صب اور بر من ترتا ہے سیسرفن فرجی محکم ا مجونست میں وہ کم ا تا با (1987 W W 1987 W - 1987 W - 1987 مرب المن المن المن المربي من أرك أيوني مراج مواجد بندنى . جى ب بات جد مدى في الم الم الم ساتعار بط میں . ترمدی میں زیا ہے مدی کر اپنے مدر المبت سے مارہ میا ہا رقى سي المراس الله مرى في المراج المراج المراج مراط درستی تاریخ سالتی دی که درمی ک مروس میں مرحی کی تاریخ نیزان کے 19 علو سے بر جب مدی کی تاریخ بیدائش میں اپنی amin Branch Harak

6 D: 20 ورمی می تعلی رکف در مرز مرز محک کا سے . اسا حدمی م اس میں تاریخ میراکش کی محت کی جانے جرک مرعاسم عرف من مر رى در فراست كرمنانور مزيك . جري الق فرمی ہے فری میں ترج کر رہا تو ہی رای در می سیس کر ال س میر کارور کی سر مرحدی تو مرج سے چھی انگر مزی ۲۶ 88.87 Or proper form - 17 2 2 2 2 17 3 - 10 200 مین تا اور سیرون نے درست مرور نے سر درفرسیت لف میزا سے ا جوسے مرجب کی تسلمی رکھا در و قرحی شناخی ا 1. 4,) ذر میں روی کی ای بی بی ارت او کا می او کا میں میں کا کا کا میں میں کا کا کا میں میں کا کا کا میں کا کا کا کا ک جنب میں لیے از بر از میں مرک میں میں از بر از میں مرک نى تارى يريانش عرا" مى "، المريس الم 19 مى سالیے ، جمہ ما تمکم میں ہے ، جس سے مرقی سخت فتر ارسم الله من الم الله الله الم الم كر هم استاعى تاسيد فرماني ه، وس مُروب سروس مل ميں ميں م_رد من روب ميں روب براز مالی تعلی رامارر مراح <u>6</u> کام میں ف حرق فی او سے ور کی کر ریا معیا رہا تھ سالی يرزير من من من من من من من مرسانو هي مرجى تركيما با ما مى راكي ما ر Branch/Cor

ری سرمانی فرریم مرع کو تا کا در بار الما دور مير الما - الم وم روى مرى تو آر فالمنفارى يس المراجي دوى بزا دارى ~ 0° رهی سی المیت دعری رس کردی المیت د - e 211015 Q 2 2015 i unin مع ميرور هيم استاعي ترتيري لمسلق تمبي حركر جسب صلحو ب عبرومد تحوى فحن مرجبه فرسيع فتدعرى مدمى برغد مرغ لمع حم باحرمير على وليس مى در مر م) در میں اور فی سے 2:0.3 • 3 · ' مر المردار مان م بر در فال ول لأشرمني وتركر فجر 6011/ Sann / Car 13/57 45

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\$94 46/1 order No.1 دونى بذاد يك بدى الدعيان مسبب في المتم منسب في تي كيا- بغرض اعت بيرد عدالت جناب منظف الرئي معين مدن الج 21-3-15 صاحب پنجس ۔۔۔ کرک کیاجاتا ہے۔دیک بدتی امد عمان کو ہدایت کی جاتی ہے کہ دہ آج ہی عدال ،موصوف میں پیش ہو۔ 513.2015 a substance in the substance of the former of the former of the former of the second o AN COHMAND ian and a state of the state of de to الريان فانتى دى مى ا 2 m Secon mild En د میں روز و ک مر کام حوالی درست 10 - E MINKUE 2 Cont مرى حدر وملى طور ما عدر - مررج - درمد ارمد الم with in - ני אד אינ - 1 in l, 2, , in - e 6, ر تر الله من من من من من المعلى المسار ما م عدرانت مذا ورقع نرع - ميرا عرديت مدر مرقلا من على النق من جاري جار مؤمن منا) مد ملي فعر قعل 4/4/4/10 0,00 - 1 - 0,00 - 0,00 - 0,00 caminer Opping

و مرمعی کاهن مرماعلیم سے رف می باری ایم موا behalf itial 08-5 ZAFAR ELECTIONMAND Civil Judgel Judicial Manie Kasak جامر مزیع برس بونی م در در در می مع -125 - 53 200 - in 50 5 29 1 20 20 - 125 - 125 - 125 - 125 مرر بر م Ör-5 وسل مرمی بیانی مے مراس رسروں م 22/4/15 الم معرقو دیا جات - لیزا علی مرات ا تیران ATTESTER aminer Joyyira Branch Karak P.T.O

05/2015

Plaintiff along with his counsel present. On behalf of defendants no one present. Case was fixed for initial arguments. Initial arguments on behalf of counsel for plaintiff heard and file perused.

Brief facts of the case in hand are that plaintiff instituted the instant suit for declaration coupled with mandatory injunction to the fact that as per academic record of defendant No. 05 and 06 the correct date of birth of plaintiff is 06.06.1957 and it is wrongly entered in the Service Book of the plaintiff with defendant No. 01 to 04 as 19.01.1955. Therefore, defendant No. 01 to 04 are not competent to retire the plaintiff from the post of Chowkidaar at 60 years due to this wrong entry of date of birth in the Service Book in defendants' record. That defendant No. 01 to 04 be directed to correct the same in their record and enter date of birth of plaintiff as 06.06.1957 and plaintiff be restored on his post.

Arguments heard and file perused.

From perusal of record and arguments of the learned counsels, this court came to the conclusion that plaintiff has admitted in his plaint that he is a government servant and is working as Chowkidaar in the Education Department and alleged that his date of birth in the Service Book has been written wrong as compared to his academic record. The main question before the Court is that whether this Court has got the

Examin Breit

jurisdiction to entertain the present plaint regarding the correction of his date of birth. The change in date of birth by a Civil Servant squarely falls within the jurisdiction of the Services Tribunal as this matter pertains to terms and conditions of service and this Court being a Civil Court lacks jurisdiction in such like matters. It is further to note here that such like practice of change of date of birth by a Civil servant is only an effort to extend his service has become the order of the day which needs to be discouraged.

Continue:

12/05/201

amine

Or...

According to Article 212 of the Constitution of Pakistan, this court lacks the jurisdiction to entertain such like matters. For such like matters specifically Services Tribunal has been established and is working in the province which has exclusive jurisdiction to deal with such like matters. Moreover, Supreme Court of Pakistan in its judgment SCMR, 2007 Pg.66' titled "Kamar Uddin vs. Pakistan through Secretary Establishment Division".

" Under Rule 12-A of Civil Servants (Appointment, Promotion and Transfer) Rules, 1973, date of birth once recorded at the time of joining Government Services was to remain final and thereafter no change in date of birth was permitted----Unwarranted claims and attempts to show error in " date of birth"

:06 12/05/2015

were asserted by civil servants when they were advancing towards age of retirement, by fabricating or manipulating documents in that behalf---Such practice was to be discouraged and effectively curbed."

1 2

It is further clear from Article 212 of the Constitution of Pakistan, 1973:

(a). Article 212¹---. Change of date of birth of a civil servant is part of terms and conditions of his/ her service. Civil Court have no jurisdiction under Article 212 (2) to entertain and decide seeking change of date of birth of a civil servant.

(b). Retirement----. Retirement of Government servants. It is general trend that at fag-end of their service they try to get altered/ changed respective date of birth by considering retirement as a bolt from the blue. Respectable retirement of a government servant is a gift from God which should be accepted in good sense and should not be considered as a harsh matter.

Thus, to sum up the above discussion it is clear that keeping in view Article 212 of the Constitution of Pakistan, 1973 this court lacks the jurisdiction to entertain such like matters. In this regard reliance is placed on:

SCMR, 2007 Pg.66

Hence, this Court after initial arguments comes to " the conclusion that this Court has got no jurisdiction to entertain the present suit and plaint in original is hereby, returned to the plaintiff and he is further directed to approach the proper forum.

atinue:

12/05/2015

Or,

.06

<u>Announced</u> 12.05.2015 Muharir is directed to return the plaint in original to the plaintiff while placing attested copy of the plaint on the case file. After doing so the case file be consigned to the record room.

> (ZAFARULLAH MOHMAND) Civil Judge-III, Karak

Examiner Company 3/2/15

BEFORE THE HON'ABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR..

Service Appeal No. 496/2015

Mir Sardar Khan Chowkidar GPS Siraj Khel ------Appellant

VERSUS

The Secretary to Govt: of KPK & others -----Respondents

INDEX

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2	Affidavit		3
3	Judgment of Supreme Court		4

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHAW, PESHAWAR.

Service Appeal No. 496/2015

Mir Sardar Khan Chowk:GPS Siraj Khel -----Appellant.

VERSUS

The Secretary to Govt: of Khyber Pakhtoonkhawa and other. Respondents

Para-wise comments on behalf of respondents No1, 2, 3.4,5,6.

Respectfully Shewith

Ú,

Preliminary Objections.

- 1. That the appellant has no cause of action.
- 2. That the appellant has no locus standi.

- 3. That the appeal is against law, facts and material placed on file.
- 4. That the appellant has not come to the Hon'able Tribunal with clean hands.
- 5. That this honourable tribunal has no jurisdiction to entertain the appeal.
- 6. The appeal is time barred.
- 7. The appeal is not entertain-able and maintainable in its present form.
- 8. The appeal is liable to be dismissed on the ground of . mis joinder and non joinder of necessary parties.

Factual Objections

- 1. Pertains to record. needs no comments.
- 2. Pertains to record. needs no comments.
- 3. Correct to the extent that on 19-01-2015 his pay was stopped DAO Karak because he got completed his superannuation as per Source I record.

 Incorrect his date of birth recorded in the service book is correct and he has himself verified and signed his date of, birth on first page of service book.

5. Incorrect his appeal was rejected according to the Rules as well as judgment of Supreme of Pakistan Muhammad Sharif vrs Chief Secretary and others 2011 PLC (C.S)35 distinguished as Annex A. 6. Pertain to record, needs no comments.

The appellant has got no cause of action to file instant 7. appeal.

2

<u>Grounds</u>

5

- Incorrect. All the acts of the respondents are in accordance a. with law, facts and policy.
- Incorrect. The appellant himself signed the 1st Page of the b. ' Service Book and admitted his Date of Birth.
- Incorrect. Every years the official signed Colmn: No. 8 of the Ç. Service Book.

Incorrect as already explained at Para No. 5. d.

- Incorrect his actual Date of Birth is 19.1.1955 which was e. correctly recorded in his Service Book
- Incorrect. The appellant neither aggrieved nor ignored and f. he was dealt according to the Policy and Rules.
- Incorrect. The signature on Ist Page and Colmn: No 8 of the g. Service Book is Sufficient Proof against the appellant.
- Incorrect. All the action taken as per law. h.
- f. Incorrect. The appellant was dealt as per law and according to the policy.

Therefore it is, humbly and respectfully prayed that on acceptance of the instant written reply the appeal of the appellant may kindly be dismissed keeping in view of the above mentioned facts and grounds.

Respondents

Education

& Secondary 1 Secretary Elementary Education KPK, Peshawar. 2 Director Elementary

Secondary &

All his

District Education Officer (Male), Karak 3

KPK, Peshawar

- Sub:Divisional officer Karak. 4.
- .PrincipalGovt:High School Takhte Nasrati Karak. 5
- Head teacher Govt: Primary School Takhte Nasrati Karak 6.

الم والحل على عد USU String E. فيم يا تاريخ پيدائش ېز ئىلسا تاريخ و ` باپکانام . طالع مكانام ` د اخله تتحلات شاه ادني h95 سيرير يد و المومرس و المحصين مرمريكى . بوران شاه 496 15-10-1956 مر. سم لم . م لموذيبي تساه م م ون من اس مرتعین ادل شاه 497 6.1956 الك روما رتاس أسن كوسادر سرير 0631 دسخان 498 18.3.1957 عالم شاه ي*ن در برن اشر بري*ين تصرف ن شراه 499 10.12.1955 مد آست ش اس موسعون ميراحدث و زردىمى ت ە 500 6.8.1957 متمن سافتاه - سربر بالج ومسرف أسيس محدث وثن مدنست ه 501 <u>5 · 11 · 1957</u> مدره دیران اس وی ون زروبی شا ، ميرونى خاز 502 . 12-1957 لررسا قتب ٥ سس د برم م اس و سک و سک و م الار ومح ت ۵ 503 20 4.19:57 م تسن بربر دار ومرت اس اس مادن 6.6.1957 دس التوريس أسر جعين ميناقل درددمان 505 10.10.1956 بعادرخان ير ور و السرم معين 1 - 1956 - 11 - 1 فالأنيادته 506 درداس تاه يدرد أمتر برس أمر سر محقوب المبال فتاني 507 15-10.1956 راس تراه لدريبادشاه يتم دسمرس ومسين متوقعيون 508 1.12.1956 تين جردى م أسر كومن وأن منترتى من م 1-آزاد ساخشاه 509 1. 1957 ميراقين ייראוגעטוייטצייטני 510, 4.1957 يذمت بيمريحا عداج لفظور مين موت في بنب ودران بين نغير ومنبدل تهو نو تهيد ما يُسْبر من ويستخطبو بي خطابة من الأرخان 1950) ينبل كان 3. 5.75 95.8 W. Kang, Hadistan S. ومعالم المعالية المعادل من مراجع ترشي مادون مي الركنيز وجر المامو قرام بعلاً معد

9 A S جماعت ميں فنسن كأدرغه جعورا مدرستهجهورا د*اخل ہ*وا ادلی 40,000 13.5-64 YISS. (مردوری (مدرمت х . دوم 1.051 A should be 25-10.65 Sini. α. 23.5.65 معرٍّ . وتل زام من Coline; ∛د ⊹ 23 5.15 رم L'and . × 7 9 .68 - سبحم ر نام در در ا ار سیررک Ņ روتم 2.3:5-65 وتومززمهم ر سرداری ترو ترور مرومه ل .1.4.69 شري من , Č زمنددر و : دوم : 23 5-65 وتر رزمته -7 د مرم + وترربعهن 23-5-65 زمندر ک からっさ المردند الم 4.65 المتح ما م ت دى ك 10.4 69 سر، برجر , , , '. · . 1.4.69 ت ورول اللي المركب المرجع وسل 1 تادى ك ت، دی ر 10.4.69 مېري س بې د د // 3 شادى كمن مر ١٤/٨ د موسية لدو لايور Constant and and

و والحل حارج قوم یا داست : باب کانام 🔬 تاريخ پيدائش 🔶 ماريخ و منبر داخله استسل طالع مكامان ... يم وموسى موالسيم جسنتاه مد فير شاه 655 19 7 0,0 , ili aka 156 جدون من من سرت ون 1957 - ۲۵ - ۲۵ مرسردارفان 657 59 (2-3-1958) . <u>سرزی ک</u>ل مثل مأن 658 10-2 سيدشاه وزير بالمشاه عليه 659 13, يتنى فأس مربياس أزن بارشاه 660 13/ 5 لصير ، دشاه 3.5.1962 3 10 · 1 · 1260 UGNLS واعترضاه 667 6.3.6 بيدره دورك ن اس وراسه مرجب فان ato doji 662 نيساً عل منتف 663 دوموری من میں میں مرتبہ 1963ء میں میں مرتبہ مرتبہ ing . فر<u>ون</u> 664 ر د دمین گاه دونو میزناد شری را ... <u>۲ 461 (۱)</u> مَد iii from 665 يردر تركان دارخن/ وردير فأس والمسر يَر دلفان 666 10-12-1962 مادل ا دشاه 2. 196.3 olinger 667 مورش ماه حرد میرمن اس سواسته سر کا ۲۵ - چر بچ وسن 668 یا بنج د برسکانس الس باسی ۱۹۰۰ - ۱۹۵۰ - ۱۷ - ۲۵ غرث مان جروزير فان 669 لأمث: -عمر كم أند ج لفطو ل منب ب

 b_{2} Ê -13) (2) جماعت بير فنبس كأدرجه وأخل بموا وهورا برمر رز برمر رز ک أرارن 31-3-74 سم مروس م ر ارز دران دران المع ż ٠., ter solari 10 . 4 - 69 ; ي لوام يتم کار 12 برص مراجعه 551 1.1 31 3.74 --!+ ادن ادی Jary and 74 11: 331 **,** .1 6 12 1. 17 Veris, es رمى , y / / / / / / / / مع ر. فارز الم 9/11/68 اذبرا ý Silvy . پارخ jen. ارماری مارماری -h 171 8°2118.34 رمىزىرى ĮÌ • ار رک ار کرک アなりていい 1. ц. He hopesi 44.

Low ت والحل حارج 6,117 2011 قدم یا ذالت باب کا نام رابي خوار منبر د اخله استكسل ناريخ پيدائش طالت مكانام 11 2-1-1963 Ulo de 1 سرد زفان in the second se 670 6.3.68 olin 3. 11. 1962 02 poice 671 ----olieges 62 === 672 ---قم بادراه Survey Control of the ol'aien 1873 ----کسن ویک سحیا مسحی سلالحدارة ن ملك فتله 10-1-----أميرخان 2°) / ارتان in 12 1 1 1 1 - 11-2-6-1962 <u>e</u> (8-1-1955) (12-1-1955) <u> زرن</u> 06 - 677 11.4. (5-5-1959) " <u>1×</u> میں س مردی مان 0 (inscribe) : 678 11.4 Kirts wie El (30-4-1958) <u>" 15.</u> UB 4 m 679 11.4.6 س ابر مل سن د شر توزلغاط 10.1. c957 ing. يسمر. Ubre 680 13.0 (روی شاه 0603A 681 13.4 فانبوناه در جواران من انس مور ما و جرجواران من انس مور ما و 0 Liston 682 13.4 بن رویون کارس و ساول Oci in Ulosto 1.83. 13.4. سیس *ون ن اس کو تع*ر 5 Lides 0 Ling/ 634 1. 3. 1. 1958 1601 ترمان ا توريون في 635 14.4 ير من تخطبو -يزمث المحمر تحاندراج لفظول مين مو المحجاج