25.09.2023

Learned counsel for the appellant present.

Mr. Lutf Ullah, Assistant alongwith Mr. Asif Masood Ali

Shah, Deputy District Attorney for the respondents

present.

Para-wise comments on behalf of respondents received through office. Copy of the same handed over to learned counsel for the appellant, who requested for adjournment on the ground that he has not gone through the para-wise comments submitted by the respondents. Adjourned. To come up for preliminary hearing on 23.10.2023 before the S.B at Camp Court Abbottabad. Parcha Peshi given to the parties.

(Salah-Ud-Din)
Member (J)
Camp Court Abbottabad

*Naeem Amias

. .! :"

19th June, 2023

1. Learned counsel for the appellant present and has been heard.

- 2. Though the appeal has been resubmitted after fifty two (52) days as against fifteen (15) days given to the appellant yet in the interest of justice the office objection is removed subject to the objection regarding the limitation if any taken by the other side and the office is directed to assign appeal number to this appeal.
- 3. Let pre-admission notice be issued to the other side.

 To come up for written reply/comments as well as preliminary hearing on 25.09.2023 before the S.B at camp court Abbottabad. P.P given to the parties.

(Kalim Arshad Khan) Chairman Camp Court Abbottabad

Adnan Shah, P.A

He made a request for adjournment in order to prepare the brief. Adjourned. To come up for arguments on office objection on 25.04.2023 before S.B at Camp Court, Abbottabad. Parcha

Peshi given to the appellant.

(Rozina Rehman)

Member (J)

Camp Court, Abbottabad

Due to public holiday to come up for the same on 19-6-23

Respected Sir,

It is submitted that the present appeal was received on 12.12.2022 after thoroughly scrutinizing the same many deficiencies were found in it which was returned to the counsel for the appellant for completion and resubmission within 15 days which was to be resubmitted on 28-12-2022 but counsel for the appellant re-filed the same through registered post which was received on 20.02.2023 late by 52 days without removing the objection no. 7, 8 & 10.

The appeal is submitted to your Honour under rule-7(c) of Khyber Pakhtunkhwa Service Tribunal rules 1974 for appropriate order please.

REGISTRAR (U 2012년 2년

Worthy Chairman

P

The appeal submitted by Mr. Muhammad Arshad Khan Tanoli Advocate today i.e. on 12.12.2022 is incomplete on the following score which is returned to him for completion and resubmission within 15 days.

(1. Check list is not attached with the appeal.

Appeal has not been flagged/marked with annexures marks.

3. Annexures of the appeal may be attested.

4. Affidavit may be got attested by the Oath Commissioner.

5.—In the memo of appeal many places have been left blank which may be filled up.

6. Copy of first appointment and termination order mentioned in para-1 of the memo of appeal (Annexure-A) are not attached with the appeal which may be placed on it.

Opy of Order dated 05.04.1997 attached with the appeal is illegible which may be replaced by legible/better one.

(8) Address of appellant is hand written which is not acceptable the same may be written according to Khyber Pakhtunkhwa service tribunal rules 1974.

91/Five more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

(10) The documents that are to be provided must be legible.

Dt. 13-12 /2022

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

M. Arshad Khan Tanoli Adv. High Court A.Abad.

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KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWA CHECK LIST

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3.	Whether the enactment under which the appeal is filed mentioned?	7	
4. 5.	Whether the enactment under which the appeal is filed is correct?	√ ·] -
	Whether affidavit is appended?	<u> </u>	
6. 7.	Whether affidavit is duly attested by competent Oath Commissioner?	1	
8.	Whother appeal/annexures are properly paged?	1	
9.	Whether certificate regarding filing any earlier appeal on the subject, furnished?	1	
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE

Service Appeal No.

Fazlur Rahman Psi GPs Nehran Ayub Battagram

...APPELLANT

VERSUS

Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education, Khyber Pakhtunkhwa, Peshawar & others. ... RESPONDENTS

SERVICE APPEAL

INDEX

		Page No.	Annexure
S.#	Description	1 to 6	
	Service appeal along with affidavit		"A"
2	Conv of appointment order and terminate	1-12_	"B"
	appellant Copy of appointment order dated 28.02.2018 of the	14-16	
3.	annellant	17	"C"
4.	Copy of department appear	18	
5.	Wakalatnama	(// (51.)	lió
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Through

/2022 Dated:

Shad Khan Tanoli) Advocate Supreme Court of Pakistan

at Abbottabad

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 2022

Fazlur Rahman PST 2,Ps Nelvan Ayul Batta gram

..APPELLANT

VERSUS

1. Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education, Khyber Pakhtunkhwa, Peshawar.

2. Director, Elementary & Secondary Education (E&SE), Khyber Pakhtunkhwa, Peshawar.

3. District Education Officer (Male) Battagram.

..RESPONDENTS

SERVICE APPEAL UNDER SECTION 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 FOR DECLARATION TO THE EFFECT THAT THE APPELLANT WAS APPOINTED ON 22-11-94 AND WAS TERMINATED FROM THE SERVICE ON 5-4-92. THEREAFTER, THE APPELLANT GOT APPOINTMENT AS PST ON 28.02.2018, AS PER KP SACKED EMPLOYEES APPOINTMENT ACT 2012, BUT PREVIOUS

SERVICE W.E.F 92-11-94 TO 5-4-9 AND 2012 TO 28.02.2018 HAS NOT BEEN COUNTED TOWARDS CALCULATION OF PENSION BY THE DEPARTMENT.

PRAYER: ON ACCEPTANCE OF INSTANT

SERVICE APPEAL, THE RESPONDENTS'

DEPARTMENT MAY GRACIOUSLY BE DIRECTED

TO COUNT PREVIOUS SERVICE W.E.F 12-11-94

TO 5-4-92 AND 2012 TO 28.02.2018 OF THE

APPELLANT TOWARDS CALCULATION OF

PENSION AND COMMUTATION.

Respectfully Sheweth;-

The facts forming the background of the instant service appeal are arrayed as under;

1. That the appellant got appointment in the respondents' department on 22-11-94 and his service was terminated on 5-4-93. Copy of appointment order and termination order of the appellant is annexed as Annexure "A".

- 2. That, the Khyber Pakhtunkhwa announced KP
 Sacked Employees appointment Act 2012,
 wherein, the employees appointed in the year
 1993-94 and was terminated in the year 1997-98
 were to be re-instated in service.
 - 3. That, as per KP Sacked Employees appointment

 Act 2012, the appellant was appointment PST on

 the 28.02.2018, but his previous service w.e.f

 22-11-G4 to (2-4-9) and 2012 to 28.02.2018 has

 not been counted towards calculation of

 pension/commutation of the appellant. Copy of

 appointment order dated 28.02.2018 of the

 appellant is annexed as Annexure "B".
 - 4. That, the appellant filed departmental appeal to respondents' department but of no avail. Copy of departmental appeal is annexed as Annexure "C".

 Hence, the instant service appeal is filed inter-alia on the following grounds.

GROUNDS:-

a. That as per judgment of service tribunal as well as of the Apex Court protected period of service has been declared to be counted

towards calculation of pension/
commutation of the sacked employees.

Therefore, the appellant is entitled to have the period w.e.f $\frac{22-11-44}{2}$ to $\frac{5-h-9}{2}$ and 2012 to 28.02.2018 counted towards calculation of pension and commutation.

- b. That, department was supposed to count the above mentioned period of the appellant towards calculation of pension etc on the analogy of similar and similarly placed employees.
 - c. That the respondents' department is supposed to have one yard stick while dealing with the employees who are similarly placed. Besides, once a point of law is decided by the Superior Courts that must be made applicable to all the employees who are similarly placed and no discrimination may be mated out.
 - d. That the matter in issue relates to the terms and conditions of service, therefore, the Honourable Tribunal has jurisdiction to

entertain the lis under Article 212 of the Constitution.

It is therefore, very humbly prayed, that on acceptance of instant service appeal, the respondents' department may graciously be directed to count previous service w.e.f $\frac{2^2-11-94}{2}$ to $\frac{5-4-97}{2}$ and 2012 to 28.02.2018 of the appellant towards calculation of pension and commutation.

..APPELLANT

Through;

Dated; ____/2022

(Muhammad Arshad Khan Tanoli)
Advocate Supreme Court of Pakistan
at Abbottabad

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

VERSUS

Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education, Khyber Pakhtunkhwa, Peshawar & others.

...RESPONDENTS

SERVICE APPEAL

AFFIDAVIT

I, Fazlus Rahman 1st 41s Nehrai Ayul Battagram, do hereby solemnly affirm and declare that the contents of foregoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.

DEPONENT

CER(M) SECONDARY & FRY: EDUCATION

> OFFICE ORDER NO.26 DATED BTM THE 22/11/94

FFOINTMENT

Consequent upon selection/recommendation of the selection committee the following Male untrained condidate's are hereby appointed against the vacant post of P.T @Rs.1480/E.M. fixed plus usual allowance admissible under the rules w.e.f. the date of his Taking over charge in the interest of public service.

S/NO. Name, Lather S Land S Chen r/o Aimira	h:where apptt: Remarks Mos:Gul Rehan Ag:V:P
Naik Mohammad S/O Jaraf Khan 1/0 Arghas Saifur Rehman S/O Azar Bakhat, r/o Arghas Inayatur Rehman S/O Aliur Rehman r/o Hute Mirsamad Khan S/O Hakim Khan R r/o Pomang Momin Khan S/O Hazarat Bilal r/o Matta	1 GFS D. A. Simullahdo- " Rashidabad -do-
6. Ghulam Farooq S/O Ajoon Khan r/o Mandmer 7. Habibullah Shah S/O Tahir Shah r/o Pirhar 8. Langet Ali S/O Thrahim r/o Tumay	i GFS B/Fattey -do- Mos:M.Jan Mohd -do
9 Siraj Khan S/O Mian Khan r/o Phagora. 10 Fazalur Rehman S/O Abdul Hamid R/o Kakars 11 Javed M. Iqbal S/O Aurangzeb Khan r/o Thak 12 Nazir Mohammad S/O Furhad r/o Trand	ot GIS Bjargrando- GIS Tal Shaws -do-
Jehanul Haq S/O Abdul Aman r/o P/Sharif M.Riaz s/o Ghulam Hussain r/o Mandawwali. Aurangzeb Khan S/O Mundra r/o Kahtora S.Zuhrab Shah S/O Furqan sad r/o Mirani. Munir Khan S/O Gul Namroz r/o Fmang. Rustam Khan S/O Begra Khan r/o Thakot Mohammad Sharique S/O Aigullah r/o Babri	GPS Hanifabad -do- Mos:Khase Hill -do- GFS Kahtora -do- GFS Barmai -do- GFS Damagar -do- GFS Jaba Ferozdo- GFS Mashkeney -do-

Terms & Conditions.

. Charge report should be submitted to all concerned and no TA/DA is all:

The appointment is purely temporary and liable to termination at any time without of asign tion they will have to submit one month prior notice to the Department or forefited one month pay to Government.

They are required to produce Health and age certificate from the Medical Authority concerned before t/over charge in c/o they are not Govt. Servant.

Govt. Servant.

4. They are not allowed T/o charge if their age is less than 18 and more than 25 years, age relaxation for Distt:Batt: for 3 years up January 2006, has been granted vide notification No.4/1/SO/TA-II(HD)/94 Dated 27.9.1994 & age relex: for 2 years has been granted vide H'le Chief Minister NWFP, Feshawar No.SOS-III/S&GAD, dt: 8.4.1994 from the date of 18.7.1994.

3. All original Educational Characters, domicile certificates must be verified by the Head of institution concerned & one set of documents

verified by the Head of institution concerned & one set of documents may be submitted to this office before Handing over charge.

If they fail to taking over charge of the post with in 15 days from the

issue of this order the appointment will be automatically considered as cancelled.

> (FAZAL-E-MEHMOOD KHAN) DISTRICT EDUCATION OFFICER (MALE) SECONDARY BATTAGRAM.

/F.No.-EB/App:of PT/UT/ Dated 22/11/1994. Endst: No.1520-45

Director Primary Education NWFP, Hayatabad, Feshawar. FS to Minister Primary Education NWFF, Feshawar w/r to his recommendation & approval No.Nil dated 19.11.1994. Sub-Divisional Education Officer(M) Battagram.

Distt: Accounts Officer Battagram.

All candidates concerned. जिक्का र समार १००४ में ४० स्वास्त्र में से १० इसके र स्वास्त्र में In the light of finishing of the amounty community of the second of the Hier Muhamand Hodo, Khan

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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE)



· Email: emisbattagram@gmail.com Phil 0997-543539/ 543540



APPOINTMENT OF SACKED EMPLOYEES AG.

In compliance of the Judgment of Honorable Pashawar High Court Abbottabad Bench Dated:24-05-2016 in W.P. No.516-A/2013 upheld by Honorable Supreme Court of Pakistan Vide Order dated: 24-05-2017 passed in Civil petition No: 401-P/2016, other connected civil petitions and the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012 & recommendation of the Departmental Selection Committee, appointment of the following sacked employees is hereby ordered against the vacant posts of Primary School Teachers (PSTs), in BPS-12 @(Rs. 13320-960-42120) plus usual allowances as admissible under the rules & existing policy of the Provincial Government, in Teaching Cadre at Schools mentioned /noted against each on the terms and conditions given below with effect from the date of their

	M. No	Nas			Date of Birth	Qua	alif:	. CNIC	Villag	el UÇ	Place of Posting
	· <u>·</u>	Abo	jul .	Firdus khan	07/04/1969	4/1969 FA		3201-7899868-9	Biari /	Allai'	GPS Umaray Karg
1.	1 } ——	Gh	alar	Abdul	24/03/1970	ssc	: 1	3202-8014480-7	Dania	n .	GPS Deedal
	2	_	al Wahab	Wahab		SSC	-	13202-0775644-9	Batta	gram	GPS Rakban
	3	Alz	ihammad al Khan	Jamroz khan	10/04/1970			13202-0774792-5	Kuza	banda .	GPS Banda Bala
	4	Ab Sh	dul Ghani ah	Syed Manaur Shah	01/9/1970	550					GMPS Bhait
5	6	М	atiullah	GuL Muhammad	27/02/1971	SS	c	13202-7264505-3	Batt	amori	
			ohammad	Khan Faiz Ali Khan	20/4/1971	SS	C'	90403-0117926-5	Shar	nlai	GPS Doonga
6 	8		mir mir	Muhammad	9/5/1971	FA	A	13201-1818870-1	Ban	na Allai	GMP5 Gatkhwa
7 	9		Nuhammad aj Zarin	Musa Khan Khairoo	02/6/1971	. F/	A/PTC	13201-1829757-		bera ·	Cheeran
8	1.0		laq Auhammad	Ghəzi	13/06/197	; F	A\₽,TC	13202-0747322-	5 Raj	dhari .	GPS Rajdhari
9	11		iultan Gul Zahir	Cheragh .	6/8/1971		sc _i ;	13202-9514369-	S Ajr	nera	GPS Gandori
10	1	2 5	hah	Shah :	03/12/197		SSC"	13202-0746180	S Ba	i ttagram	GPS Chinow
11	1	3	Raza Muhammad					13202-0783921		shora	GPS Peshora
12	1	Λ I	Muhammad Fayyaz	Autung 200	02/01/197	. L	FA			okot	GPS Barsar
13	1	.5 .	Faizul Bari	Mohanimad Naeem	09/01/19	72	ssc ''	13202-0732901	 		GPS Banda Char
14		L6	Ghulam	Ajoon Khan	12/01/19	72	SSC	1,3202-8197762	 -+	ano Mera	
			Farooq Niaz	Muhamma d Essa Khan	d 01/02/19	72	SSC 'a'	13201-181258		anna Allai	
15	-	17	Mohamma Saifur	Hazar Bakl	1t 02/3/197	72	SSC	13202-887815	1	rghashori	
1	5 	18	Rehman	Khan an Gul Namro	nze 10/5/19	72	FA :	13202-073273		imlook Janda	dio cina
1	7	19 	Momin Kh	Istifanosh			FA	13202-715596	60-9	i hakot <u>i:</u> !	GPS Maidan Kannai
. 3	.8	20	Abdullah Muhamm	Khan !.	16/7/19		SSC	13201-18204	28-9	Rashang A	llai GPS Kishal Rashang
	19	21	Umar	114111111			FA/PT		78-7	Kuzaband	
•	20	23	Amal Jan Syed Farl	Saiful Hac nad Muhamm Zahir Sha	ad 3/3/19		SSC	13202-07635		Pirhari 	GPS Ranjha:

lett. Bai Apponabad

% !		Javed	Aurang Zeb	4/3/1973	FA	13202-0745491-9	Thakot	GPS Fagiroo
1	25		Khan			0741774-5	Chappargran	n GMPS Markhanai
_		Iqbal	Shah Jehan	12/03/1973	MA	13202-0741274-5	Ajmera	GMPS Bansair
_ _	26	Gul Farn	lbrahim	12/03/1973	SSC	13202-8959656-7		
-	2/	Liaqat Ali Rab Nawaz	Alsar Muhammad	15/4/1973	SSC	13202-0749397-7	Trand	GPS Kotgala
	28	Khan Syed Ali	Khan	25/04/1973	SSC/PTC	13201-9941924-5		GPS Kot Sar
5	29	Shah .	Ashad Mian		FA/PTC	13201-7115223-7	Kund Allal	GPS Sar Banjar
7	30	Sabir Alam	Jan Alam	10/6/1973	FAVETC			GPS Toopkani
<u>. </u>	372	Muhammad Younus	Ghulam Nabi	08/12/1973	SSC	13202-0784422-5	-	GPS Karghari
9	33	Shah Rozam Khan	Hayat Khan	16/4/1974	SSC	13202-6874360-9	Shingri	GPS Bilandpatay
— 30	35	Abdul Haq	Azim Khan	28/8/1974	SSC	13202-0782417-	1 Kakarshan	<u>g</u>
31	18	Muhammad	Maraj Nabbi	4/01/1975	FA/PTC	13202-0777202-	1 Battamori	
	-	Səleem'	Sher Muhammad	15/01/1975	5 FA	13202-1556740-	-5 Shamlai	GPS Shamlai
32 —	39	Rahman	Khan Hidayatullah	20/02/1975	FA/PTC	13202-0764712	-7 Battagran	GPS Umaray Pokal
33	42	- Zulfiqar Ali Fazlur	Khan Abdul Hamid	02/3/1975	SSC	13202-0728803	-7 Kakarshai	
34	43	Rahman		4/3/1975	SSC	13202-0725558	1 Rajmera	GPS Saidano Sar
35	45	Rustam Badiu Zama	Sabir Talih n Muhammad	- to 14 5 7 F	ssc	13202-0736662	Gidri Tale	יייסיאטוו באטן
36	13	(10010 == 1	Khan			13202-0738239	9-7 Gijbori	GPS Malkot
37	46	Alam Zəib Amir	Mashal Khai Jan			13202-0754000		GPS Soorgai
38	47	Muhammad	Kitati			13202-433104	Ghari Na S-5	wab GPS Jabba Asharban
35	48	Syed Waha Shah	Said Muhammad	05/05/197		13202-779930		GPS Thaya
40	49		Saeed Haji Bara	12/6/1975		13202-723046	lesol	GPS Ughaz
4	1 50		Khan			13201-183362	0500.85	and C. Uhailara
4	2 5:		h Ullah	10/12/		13202-072473		GPS Pashto
4	3 5		Khan	12/11/12				GPS Deshwal
1	4 5	Minimum						GPS Uchar Gantar
4	5 5	Kilaliu Kilo	in Khan	- 01/02/2		7251		Outro.
1,	16 5	S . Rehman	"Abdur Rehman	01/01/1	976 SSC	132020-7201	00-3 0,,001	

TERMS & CONDITIONS:

1. Their services will be considered as regular in terms of section19 of the KP Civil servant act 1973 amended in 2013 issued vide Govt of KP Finance Department (Regulation wing) No SOS R-III/FD/12-1/2005 dated 27-02-2013. They will be governed by such rules and regulations as may be framed by the Govt from time to time for the 2. This appointment order is subject to the Court decision in W.P.No: 1187-A of 2015, W.P.No: 1135-A of 2015 &

3. They will be on probation for a period of one year extendable to another year keeping in view their performance.

Avocast Supremy Court of Pariston of Miles & 33 John Mare Adjacent to

Distr. Bar Abbortobau

Their appointments have been made in pursuance of Khyber Pakhtunkhwa Sacked Employee (Appointment Act: 2012), hence under section 5 of the said Act: they shall not be entitled to any claim of seniority, promotion or

The period during which they remained dismissed, removed or terminated from service till the date of their appointment shall have been deemed automatically relaxed. Their appointment has been made in pursuance of Khyber Pakhtunkhwa Sacked Employee (Appointment) Act 2012, Hence under section 4 of the said Act the period during which they remained dismissed, removed or terminated from service till the date of their appointment

Their Services are liable to termination on one month prior notice from either side. In case of resignation without

prior notice, their one month pay plus allowances shall be forfeited to Government treasury. The appointment is made subject to the condition that the candidate is permanent domicile holder of District

If their performance is found un-satisfactory, they will be proceeded under E&D Rules, 2011.

DDO Concerned will submit copies of their documents to this office for verification after 30 days of the issuance of appointment order to be sent for verification to concerned Board/ Universities. Pay will not be released by the DDO Concerned until and unless notification to this effect is issued by this office that their certificates are verified, anyone found producing bogus, forged documents his appointment order shall stand automatically cancelled from the date of his appointment order & will be reported to law enforcing agencies.

10. They shall obtain Medical fitness certificate from Medical Superintendent / Civil Surgeon DHQ Hospital

Battagram within seven days from the date of taking over charge. 11. The competent authority has the right to rectify the errors / omissions if any noted / observed at any stage.

12. Before handing over charge, once again their documents may be checked by the DDO concerned.

13. The prescribed qualification for appointment of PST as per appointment Policy in vogue during 1996-97 is SSC from a recognized Board with PTC Certificate /ADE from a recognized University / Institute. Candidates not in possession of requisite training shall acquire the same within 03 Three years from the date of issuance of this appointment order, falling which their appointment order shall stand cancel automatically, in the light of Judgment passed by the Peshawar High Court Abbottabad bench dated: 24-05-2016 upheld by the Supreme Court of Pakistan vide order dated: 24-05-2017.

14. They shall join their post within 30 days of the issuance of this appointment order If no willingness or response is received / failed to assume the charge of his/ their post within stipulated period, their / his candidature will stand automatically cancelled and the next senior sacked employee shall be considered for appointment in the

light of section 7(3) of Khyber Pakhtunkhwa SACNED Employees (Appgintment) Act, 2012.

15. Charge reports should be submitted to all concerned.

16. No TA/DA is allowed.

Jehan Muhammad District Education Officer (M) Battagram

Endst No 1775-84 LEB-III PST Sucked

Daicd <u>28</u>/02/2018

Copy forwarded for information and necessary action to the: -

Additional Registrar Peshawar High Court Abbottabad Bench w/r to Judgment passed in W.P No.516-A / 2013 announced on 24.5.2016.

2. Director E&SE Khyber Pakhtunkhwa, Peshawar.

3. PS to the Secretary to Govt. Khyber Pakhtunkhwa E&SE Department Peshawar.

Deputy Commissioner Battagram. 4.

District Accounts Officers Battagram:

District Monitoring Officer IMU Battagram.

Sub Divisional Education Officers (Malc) Battagram & Allai.

8. Teachers Concerned.

Master File.

District Education Officer (M)

Battagram

premy Court of Pakista Jinnah Plaza Edjaceni W Isiti Bar Abbottabad

P-10 17

جناب نالي!

گزارش سے کرمائل میں ہے۔ اور بعدازاں وفاقی کومت نے 1997ء کے برطرف ملاز مین بحالی کیا تھا۔ پُر 1997ء کو سیاسی بنیاد پر ملازمت سے برطرف کیا گیا۔ اور بعدازاں وفاقی کومت نے 1997ء کے برطرف ملاز مین بحالی کیا۔ اور بعدازاں وفاقی کومت نے 1997ء کے برطرف ملاز مین بحالی کیا۔ اور بعدازاں وفاقی کومت نے 1997ء کے برطرف ملاز مین بحالی کیا۔ اور بعدازاں وفاقی کومت نے 1997ء کیا۔ اور بحدوج کیا گیا۔ اور بعدازتی آرڈ مینس کیا۔ اور بعدازاں وفاقی کیا گیا۔ اور بعدازاں وفاقی کیا گیا کے بار بارخواسیس، سے کومت نے 2012ء کو اور بود 2010ء اور بیارک کیا گیا کہ اور بود 2010ء اور برخواسیس، سیاسی کیا۔ اور بود 2010ء اور بیارک کو اور بیارک کو اور بیارک کو اور بیارک کو بیا

الرقرم: 10/8-3-27

العارب به

Hunamaty (121/20/Ahan Tang) Advocate Supreme Zoun of Pakisto Office (1/23 Jinnah Plaza Adjacent n P-li

باعت تحريراً نكد

مقدمہ مندرجہ میں اپنی طرف سے واسطے پیروی و جواب دبی کل کاروائی متعلقہ آل مقام کو کیل مقرد کر کے افر ارکرتا ہول کے صاحب موصوف کو مقدمہ کی کل کاروائی کا کال افتیار ہوگا نیز وکیل صاحب موصوف کو مقدمہ کی کل کاروائی کا کال افتیار ہوگا نیز وکیل صاحب موصوف کو کرنے راضی نامہ ولقر رفالث و فیصلہ برحلف ودینے اقبال دعوی اور بصورت دیگر ڈگری کرانے اجراء وصولی چیک و نیٹ ویٹ کی تھا یہ ان اور ایس کرانے اجراء وصولی چیک و نیٹ ویٹ کی تھا یہ ان اور ایس کی اختیار ہوگا اور ایسورت مقدمہ فرکوری کل یا کاروائی کا تعالی مصاحب کی اجھوں کی اور اپنی کو اپنی ہوگا اور اپنی کو اور اس کا مقدمہ فرکوری کل یا کاروائی کا کاروائی کا دوران مقدمہ جو خرچہ و ہر جانے التوائے مقدمہ کے سبب ہوگا اس کے ساختہ پرداختہ محموم نظور و قبول ہوگا۔ دوران مقدمہ جو خرچہ و ہر جانے التوائے مقدمہ کے سبب ہوگا اس کے مستق و کیل صاحب ہوں گے۔ نیز بقایا رقم وصوف پا بند ہوں گے دیروی مقدمہ فرکورہ کریں اورا گروئی پیشی مقام دورہ پر ہویا صاحب ہوں سے موصوف پا بند ہوں گے دیروی مقدمہ فرکورہ کریں اورا گروئی است براد

استجارت نالش بصیغه مفلسی کے دائر کرنے اور اس کی پیروی کا بھی صاحب موصوف کواختیار ہوگا۔ لہذاو کالت نامہ تحریر کیا تا کہ سندر ہے۔

Aught in

Advocate Supreme Court of Parish

Office #.33 Jinjiah Plaza Adjaceni v Dieti Bar Abbonianan

الرقوم:

وقاص فو ٹوسٹیٹ کیجبری (ایسٹ آباد)



BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL CAMP COURT ABBOTTABAD

SERVICE APPEAL No. of 2023

Index

S. No	Description /Documents	Annexure	Pages
l	Comments		1 to 3
2	Affidavit		. 4
3	Copy of Sacked Employees Act 2012	A	
4	Copy of Judgment	В	

Respondent

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL CAMP COURT ABBOTTABAD

SERVICE APPEAL No. of 2023

Fazl ur Rahman.....Appellant

VERSUS

Government of Khyber Pakhtunkhwa through Secretary E&SE KPK
Peshawar and others......Respondents

Joiont Para-wise comments /Reply on behalf of Respondents NO. 1 to 3

Respectfully Sheweth:

Preliminary Objections

- 1. That the appellant has no cause of action/locus standi to file the present appeal.
- 2. That the appellant has concealed the material facts from this Hon'ble Tribunal.
- 3. That the appellant has not come to this Hon'ble Tribunal with clean hands.
- 4. That the appellant has filed the instant appeal on malafide grounds, just to put pressure on the respondent Department for illegal pension benefits.
- 5. That the appellant's appeal is against the prevailing rules and law.
- 6. That the appellant is estopped by his own conduct to file the instant appeal.
- 7. That the instant appeal is not maintainable in its present form and also in the present circumstances of the issue.
- 8. As per Law/ Section 5 of Khyber Pakhtunkhwa Sacked Employees (Appointment) Act 2012, a sacked employee appointed under Section. 3. shall not be entitled to any claim of seniority, promotion or other back benefits and his appointment shall be considered as fresh appointment; hence the instant appeal is liable to be dismissed without any further proceeding.
- That the instant appeal is against the terms and conditions of the appellant's appointment and also Sacked Employees Appointment Act 2012, hence not

maintainable and liable to be dismissed without further proceedings.

ON FACTS

- 1. Para No. 1 of the appeal is correct. Pertaining to the appointment and further termination of the appellant; hence needs no comments.
- 2. In reply of Para No. 2, it is submitted that the appellant was appointed as a fresh appointee along with others in the light of Khyber Pakhtunkhwa Sacked employees Appointment Act 2012.
- 3. Para No. 5 of the appeal is incorrect and denied. As per Section 5 of Khyber Pakhtunkhwa Sacked Employees (Appointment) Act 2012, it is clearly mentioned that "a sacked employee appointed under Section. 3. shall not be entitled to any claim of seniority, promotion or other back benefits and his appointment shall be considered as fresh appointment". Hence the plea of the appellant is against the law/act and also the judgments of this Hon'able Court in this regard. (Copy of the Act and Judgment of Service Tribunal are attached as "Annex. A & B").
- 4. The appellant has no cause of action.

ON GROUNDS:

- a. Ground "a" of the appeal is incorrect, hence denied. The appellant is appointed in the light of Sacked Employees Appointment Act 2012 and it is clearly mentioned in the Act that this appointment shall be a fresh appointment and the appointee shall not be entitle for any kind of back benefits, hence respondents are not bound to obey the demands of the appellant in contrary with the Act.
- b. Ground "b" of the appeal is incorrect. Detailed reply is given in the preceding paras.
- c. Ground "c" of the appeal is incorrect. Detailed reply is given in the preceding paras..
- d. Respondents seek permission of this Honour able Court to agitate other legal and factual ground at the time of arguments.

It is therefore humbly prayed that on acceptance of above Para-wise comments, the appeal of the appellant may graciously be dismissed with cost.

RESPONDENT NO. 3

District Education Officer (Male) Battagram

RESPONDENT NO. 2

Director Elementary & Secondary Education

Khyber Pakhtunkhwa Peshawar

RESPONDENT NO. 1

Secretary Elementary & Secondary Education

Khyber Pakhtunkhwa Peshawar

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE . TRIBUNAL CAMP COURT ABBOTTABAD

SERVICE APPEAL No. of 202

Fazl ur RahmanAppellant

VERSUS

AFFIDAVIT

I Hafiz Muhammad Nawaz, District Education officer (Male) Battagram do hereby affirm and declare on oath that contents of accompanying <u>Joint Parawise comments</u> on behalf of respondent NO. 1 to 3 are true and correct to the best of my knowledge and belief that nothing has been concealed from this Honorable Court.

DEPENDENT CNIC 6/10/18839663



5) Annex - A

THE KHYBER PAKHTUNKHWA SACKED EMPLOYEES (APPOINTMENT) ACT, 2012.

(KHYBER PAKHTUNKHWA ACT NO. XVII OF 2012)

CONTENTS

PREAMBLE

SECTIONS

- 1. Short title, extent and commencement.
- 2. Definitions.
- 3. Appointment of sacked employees.
- Age relaxation.
- 5. Sacked employees shall not be entitled to claim seniority and other back benefits.
- 6. Preference on the basis of age.
- 7. Procedure for appointment.
- 8. Removal of difficulties.
- 9. Act to override other laws.
- 10. Power to make rules.

THE KHYBER PAKHTUNKHWA SACKED EMPLOYEES (APPOINTMENT) ACT, 2012.

(KHYBER PAKHTUNKHWA ACT NO. XVII OF 2012)

[first published after having received the assent of the Governor of the Khyber Pakhtunkhwa in the Gazette of Khyber Pakhtunkhwa (Extraordinary), dated the 20th September, 2012].

AN ACT

o provide relief to those sucked employees in the Government service, who were dismissed, removed or terminated from service, by appointing them into the Government service.

WHEREAS it is expedient to provide relief to those sacked employees who were appointed on regular basis to a civil post in the Province of the Khyber Pakhtunkhwa and who possessed the prescribed qualification and experience required for the said post, during the period from 1st day of November 1993 to the 30th day of November, 1996 (both days inclusive) and were dismissed, removed, or terminated from service during the period from 1st day of November 1996 to 31st day of December 1998 on various grounds;

WHEREAS the Federal Government has also given relief to the sacked employees by enactment;

AND WHEREAS the Government of the Khyber Pakhtunkhwa has also decided to appoint these sacked employees on regular basis in the public interest;

It is hereby enacted as follows:

- Short title, extent and commencement.—(1) This Act may be called the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012.
- It shall apply to all those sacked employees, who were holding various civil posts during the period from 1st day of November, 1993 to 30th day of November, 1996 (both days inclusive).
 - It shall come into force at once.
- Definitions. -- In this Act, unless the context otherwise requires, the following expressions shall have the meanings hereby respectively assigned to them that is to say,-
 - "civil post" means a post created by the Finance Department of Government for the members of civil service of the Province;



- (b) "Department" means the Department and the Attached Department as defined in the Khyber Pakhtunkhwa Government Rules of Business, 1985, including the Divisional and District Offices working thereunder;
- (c) "Government" means the Government of the Khyber Pakhtunkhwa;
- (d) "Prescribed" means prescribed by rules;
- (c) "Province" means the Province of the Khyber Pakhtunkhwa;
- (f) "rules" means the rules made under this Act; and
- basis to a civil post in the Province of the Khyber Pakhtunkhwa and who possessed the prescribed qualification and experience for the said post at that time, during the period from 1st day of November 1993 toy the 30th day of November, 1996 (both days inclusive) and was dismissed, removed, or terminated from service during the period from 1st day of November 1996 to 31st day of December 1998 on the ground of irregular appointments;
- 3. Appointment of sacked employees.— Notwithstanding anything contained in any taw or rule for the time being in force, on the commencement of this Act, all sacked employees subject to section 7, may be appointed in their respective cadre of their concerned Department, in which they occupied civil posts before their dismissal, removal and termination from service:

Provided that the sacked employees shall be appointed against thirty percent of the available vacancies in the said Department:

Provided further that the appointment of sacked employees shall be subject to the medical fitness and verification of their character antecedents to the satisfaction of the concerned competent authority.

4. Age relaxation.— The period during which a sacked employee remained dismissed, removed or terminated from service, till the date of their appointment shall be deemed to have been automatically relaxed and there shall be no further relaxation under any rules for the time being in force.

5. Sacked employees shall not be entitled to claim seniority and other back benefits.— A sacked employee appointed under section 3, shall not be entitled to any claim of seniority, promotion or other back benefits and his appointment shall be considered as fresh appointment.

- (8)
- 6. Preference on the basis of age.— On the occurrence of a vacancy in the respective cadre of the concerned Department of the sacked employee against the thirty percent available share, preference shall be given to the sacked employee who is older in age.
- 7. Procedure for appointment.—(1) A sacked employee, may file an application, to the concerned Department within a period of six months from the date of commencement of this Act, for his appointment in the said Department:

Provided that no application for appointment received after the due date shall be entertained.

- (2) The concerned Department shall maintain a list of all such sacked employees whose applications are received under sub-section (1) in the respective cadres in chronological order.
- considered by the concerned Departmental Selection Committee or the District Selection Committee, as the case may be, to be constituted in the prescribed manner, for appointment:

Provided that no willingness or response is received within a period of thirty days, the next senior sacked employee shall be considered for appointment.

- (4) The Concerned Departmental Selection Committee or District Selection Committee, as the case may be, will determine the suitability or eligibility of the sacked employee.
- (5) If no sacked employee is available against thirty percent vacancy reserved in respective cadre in a Department, then the post shall be filled through initial recruitment.
- 8. Removal of difficulties.— If any difficulty arises in giving effect to any of the provisions of this Act, the Chief Minister Khyber Pakhtunkhwa may issue such order not inconsistent with the provision of this Act as may appear to him to be necessary for the purpose of removing the difficulty:

Provided that no such power shall be exercised after the expiry of one year from coming into force of this Act.

- 9. Act to override other laws.—Notwithstanding anything to the contrary contained in any other law or rules for the time being in force, the provisions of this Act shall have overriding effect and the provisions of any other law or rules to the extent of inconsistency to this Act, shall cease to have effect.
- 10. Power to make rules. Government may make rules for carrying out the purposes of this Act.

9

Service Appeal No. 691/2019 (iii...d. "Muhammad Miskeen-vs-Government of Khyber Pakhtunkhyra through Secretary Elementary & Secondary Education Peshawar and others", Service appeal No. 577/2019 titled "Afreen Khan-vs- Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar and others", Service appeal No. 578/2019 titled "Ghulan Yousaf-vs-Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar and others" and Service Appeal No. 579/2019 titled "Abdul Aziz-vs-Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar and others" decided on 21.07.2022 by Division Bench comprising Kalandelsad Khim. Churman, and Suloh Ud. Din, Member Judicial, Khyber Pakhtunkhwa Service Tribunal, Camp Contr Abhottabad.

KHYBER PAKHTUNKIIWA SERVICE TRIBUNAL, PESHAWAR.

BEFORE:

KALIM ARSHAD KHAN ... CHAIRMAN

SALAH UD DIN ... MEMB

... MEMBER (JUDICIAL)

...(Appellant)

Service Appeal No.691/2019

Mohammad Miskeen S/O Abdul Latif Khan, presently Serving SPST GPS, Thaya District Battagram.
(Appellant)
<u>Versus</u>
 Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar. Director (Estab) Elementary & Secondary Education, Khyber
Pakhtunkhwa.
3. District Education Officer (Elementary & Secondary Education) Male Primary Battagaram.
4. District Account Officer, Battagaram. (Respondents)
Present:
Abdul Aziz Khan Tanoli, AdvocateFor appellant.
Mr. Kabiruallah Khattak, Additional Advocate General,
Mr. Noor Zaman Khattak,
District AttorneyFor respondents.
Date of Institution
Service Appeal No.577/2019
Afreen Khan S/O Tor Khan R/O presently serving as Junior Clerk

GGHS, Gul Muhammad Abad, District Battagram.

Service Appeal No. 691/2019 titled "Muhammad Miskeen-vs-Government of Khyber Pakhtinikhwa through Service Appsul No. 691/2019 titled "Mihammad Miskeen-vs-Government of Khyber Pakhtunkhva through Secretury: Elementary & Secondary Education Peshawar and others", Service appeal No. 577/2019 titled "Afreen Khan-vs-Government of Khyber Pakhtunkhva, through Secretary Elementary & Secondary Education Peshawar and others", Service appeal No. 578/2019 titled "Ghilam Yousaf-vs-Government of Khyber Pakhtunkhva through Secretary Elementary & Secondary Education Peshawar and others" and Service Appeal No. 579/2019 titled "Abdul Aziz-vs-Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar and others" decided on 21.07.2022 by Division Beach comprising Kalim Arshad Khun, Chairman, and Salah Ud. Din. Alember Judicial, Khyber Pakhtunkhwa Service Tribunul, Camp

Versus

5. Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar.

6. Director (Estab) Elementary & Secondary Education, Khyber Pakhtunkhwa.

7. District Education Officer (Elementary & Secondary Education) Male Primary Battagaram.

8. District Account Officer, Battagaram.

.....(Respondents)

Present:

Abdul Aziz Khan Tanoli,For appellant. Advocate.....

Mr. Kabiruallah Khattak, Additional Advocate General,

Mr. Noor Zaman Khattak, District Attorney......For respondents

Dates of Hearing......21.07.2022

Service Appeal No.578/2019

Ghulam Yousaf S/O Molvi Khan Wali R/O Presently Serving SPST GPS, Dood Pati, District Battagram.(Appellant)

Versus

9. Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar.

10.Director (Estab) Elementary & Secondary Education, Khyber Pakhtunkhwa.

11 District Education Officer (Elementary & Secondary Education) Male Primary Battagaram.

12. District Account Officer, Battagaram.

(11)

Service Appeal No. 691/2019 titled "Muhammad Miskeen-vs-Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar and others", Service appeal No. 577/2019 titled "Afreen Khan-vs- Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Pashawar and others", Service appeal No. 578/2019 titled "Ghulam Yousaf-vs- Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar and others" and Service Appeal No. 579/2019 titled "Abdul Azis-vs- Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar and others" decided on 21.07.2022 by Diviston Bench comprising Kalim Arshad Khan, Chalirman, and Salah Ud. Din, Member Judicial, Khyber Pakhtunkhwa Service Tribinol, Comp Court Abbottabud.

.....(Respondents) Present: Abdul Aziz Khan Tanoli, Advocate.....For appellant. Mr. Kabiruallah Khattak, Additional Advocate General, Mr. Noor Zaman Khattak, District Attorney......For:respondents Dates of Hearing......21.07.2022 Date of Decision......21.07.2022 Service Appeal No.579/2019 Abdul Aziz S/O Haji Abdullah R/o presently serving PST GPS, Gulibagh, District Battagram. Versus 13. Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar. 14.Director (Estab) Elementary & Secondary Education, Khyber Pakhtunkhwa. 15. District Education Officer (Elementary & Secondary Education) Male Primary Battagaram. 16. District Account Officer, Battagaram. Present: Abdul Aziz Khan Tanoli, Advocate.....For appellant. Mr. Kabiruallah Khattak, Additional Advocate General,

D. H.

· Mr. Noor Zaman Khattak,



Service Appeal No. 691/2019 titled "kluhammad Misken-vs-Government of Khyber Pukhumkhwa through Secretary Elementary & Secondary Education Peshowar and others", Service appeal No. 577/2019 titled "Afreen Khun-vs- Government of Khyber Pakhumkhwa through Secretary Elementary & Secondary Education Peshowar and others", Service appeal No. 578/2019 titled "Ghulam Yousgi-vs- Government of Khyber Pakhumkhwa through Secretary Elementary & Secondary Education Peshowar and others" and Service Appeal No. 579/2019 titled "Abdul Azie-vs- Government of Khyber Pakhumkhwa through Secretary Elementary & Secondary Education Peshowar and others" decided on 21.07.2022 by Division Bench comprising Kulum Arshad Khun. Chairman, and Salah Ud. Din, Member Judicial, Khyber Pakhumkhwa Service Tribunal. Camp Court Abbuttuhad.

District Attorney	For respondents
Date of Institution	03.05.20 9
Dates of Hearing	21.07.2022
Date of Decision	21.07.2022

THE KHYBER SECTION OF UNDER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST RESPONDENTS IN THE WORKING APPELLANT **1S** DEPARTMENT AND HIS SERVICES WERE TERMINATED THEREAFTER UNDER-THE 28.07.1997 PAKHTUNKHWA ACT XVII 2012 AND IN THE LIGHT OF PESHAWAR HIGH **ABBOTTABAD** COURT JUDGMENT 17.01.2013 APPELLANT THE BENCH DATED APPOINTED AS PST IN BPS-12, VIDE ORDER DATED 15.02.2013, THE APPELLANT IS ENTITLED FOR BACK THE DATE OF TERMINATION I.E BENEFITS FROM 28.07.1997 TO THE DATE OF ORDER DATED 15.02.2013 BUT NOT GRANTED RESPONDENTS DID THE CONSEQUENTIAL BACK BENEFITS FROM THE DATE OF TERMINATION TO THE ORDER DATED 15.02.2013 WHICH IS AGAINST THE PROVISIONS OF SAID ACT, AS WELL AS DISCRIMINATION AS OTHER DEPARTMENTS ALLOWED THE BACK BENEFITS TO THE OTHER EMPLOYEES AS WELL. THE CONDUCT OF THE RESPONDENTS TOWARDS THE APPELLANT IS ILLEGAL, MALAFIDE, UNLAWFUL, AUTHORITY, WITHQUT WITHOUT LAWFUL JURISDICTION, ARBITRARY, PERVERSE, HARSH, VOID AB-INITIO AND AGAINST THE PRINCIPLE OF NATURAL JUSTICE INEFFECTIVE UPON RIGHT OF THE APPELLANT.

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CONSOLIDATED JUDGMENT

KALIM ARSHAD KHAN CHAIRMAN: This judgment shall dispose of the instant service appeal as well as connected service appeals No.577/2019 titled "Afreen Khan -vs- Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar and others", appeal No. 578/2019 titled "Ghulam Yousaf-vs- Government of Khyber

Service Appeal No. 691/2019 titled "Muhammad Miskeen-vs-Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar and others", Service appeal No. 577/2019 titled "Afreen Khon-vs- Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education "Afreen Khon-vs- Government of Khyber Peshawar and others", Service appeal No. 578/2019 titled "Ghulam Yousaf-vs- Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar and others" and Service Appeal No. 579/2019 titled "Abdul Aziz-vs- Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar and others" decided on 21.07.2022 by Division Bench comprising Kalim Arshad Khan. Chairman, and Salah Ud. Din, Member Indicial, Khyber Pakhtunkhwa Service Trihunal, Camp Court Abbottahad.

Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar and others" and appeal No. 579/2019 "titled Abdul Aziz-vs-Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar and others" as similar questions are involved in all these appeals.

The facts surrounding the appeals are that the appellants of this appeal and of the connected appeals were appointed as PST (BS-07) and Junior Clerk by the respondent-department; that they were terminated/dismissed vide impugned order; that again they were was appointed as PST (BS-12) and Junior Clerk (BS-07) vide order dated 15.02.2013 on the basis of the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012 as well as judgment of the Hon'ble Peshawar High Court, Abbottabad Bench dated 17.01.2013, but without back benefits; that some conditions were mentioned in the appointment orders of the appellants by the respondent-department that the appellant will not claim back benefits but later on the said terms and conditions were withdrawn by the respondent-department; that the appellants were terminated without any-reason, therefore, they were entitled for back benefits for the period they remained out of service; that the appellant filed departmental appeals which were not responded within the statutory period of ninety days, compelling them to file these appeals.

21.7.22

ATTESTED

(14)

Service Appeal No. 691/2019 tifled "Muhammad Miskeen-ws-Government of Khyber Pakhunkhwa through Secretary Elementary & Secondary Education Peshawar and others", Service appeal No. 577/2019 titled "Afrece Khun-vs- Government of Khyber Pakhunkhwa through Secretary Elementary & Secondary Education Peshawar and others", Service appeal No. 578/2019 titled "Ghulam Yousaf-vs- Government of Khyber Pakhunkhwa through Secretary Elementary & Secondary Education Peshawar and others" and Service Appeal No. 579/2019 titled "Ahabil Aziz-vs- Government of Khyber Pakhunkhwa through Secretary Elementary & Secondary Education Peshawar and others" decided on 21.07.2022 by Division Bench comprising Kulim Arshaf Khan, Chairman, and Sakah Ud. Din, Member Judicial, Khyber Pakhunkhwa Service Trihmal. Camp Camp Thhotaladd.

- 3. On receipt of the appeals and their admission to full hearing, the respondents were summoned, who, on putting appearance, contested the appeal by figning written reply raising therein numerous legal and factual objections. The defence setup was a total denial of the claim of the appellants.
- 4. We have heard learned counsel for the appellants and District Attorney as well as learned Additional Advocate General for the respondents.
- The learned counsel for the appellants reiterated the facts and grounds detailed in the memo and grounds of the appeals while the learned AAG controverted the same by supporting the impugned order.
- PSTs and Junior Clerk. Later on when it came to the notice of the respondents that their appointments were made in violation of rules, they were terminated vide the impugned orders. In the meanwhile the Provincial Government promulgated the Khyber Pakhtunkhwa Sacked Employees Appointment Act 2012. When grievances of the appellants were not redressed at the departmental level he resorted to litigation by filing writ petition in the Hon'ble Peshawar High Court, Abbottabad Bench. Finally in pursuance of the directions of the Hon'ble Peshawar high Court, Abbottabad Bench they were appointed as PSTs and Junior Clerk with immediate effect vide order dated 15.02.2013. The

Service, Appeal No. 691/2019 titled "Muhanmad Miskven-vs-Government of Khyber Pakhtunkhy Service, Appeal No. 691/2019 titled "Muhammad Miskeen-vs-Government of Khyber Rakhumkhwa through Secretary Elementary & Secondary Education Peshawar and others", Service appeal No. 577/2019 titled "African Khan-vs-Government of Khyber Pakhtumkhwa through Secretary Elementary & Secondary Education Peshawar and others". Service appeal No. 578/2019 titled "Ghidam Yousaf-vs-Government of Khyber l'akhtumkhwa through Secretary Elementary & Secondary Education Peshawar and others" and Service Appeal No. 579/2019 titled "Abdul Aziz-vs-Government of Khyber Pakhtumkhwa through Secretary Elementary & Secondary Education Peshawar and others" decided on 21.07.2022 by Division Bonch comprising Kalim Arshad Khan, Chairman, and Salah Ud. Din. Member Judicial, Khyber Pakhtunkhwa Service Tribunal, Camp Contri Abbattabal

appellants are asking for reappointment from the date of their termination from service. But Section-5 of the aforementioned Act, lays down that the sacked employee should not be entitled to claim seniority and other back benefits. The relevant provision is reproduced below for ready reference:-

> "A sacked employee appointed under Section-3 shall not be entitled to any claim of seniority. promotion or other back benefits and be appointment shall considered appointment"

- When the learned counsel for the appellants was confronted with 7. the above provision of law, he did not defend the situation and rightly so because he does not defend which is indefensible.
- As a resultant consequence, this and the connected appeal being 08. groundless are dismissed. Costs shall follow the event. Copy of this judgment be placed in the connected files. Consign.

Pronounced in open Court at Abbottabad and given under our 9. hands and the seal of the Tribunal on this 21st day of July, 2022.

KALIM ARSHAD KHAN

Chairman

Camp court Abbottabad

Member (Judicial)