## BEFORE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.1080/2023 Naseer Khan PTC District Mohmand

#### Versus

Secretary Elementary and secondary Education Khyber Pakhtunkhwa &others.

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Deponent

#### **BEFORE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL PESHAWAR.**

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#### Para-wise comments on behalf of respondents No.1 and 3.

#### **Respectfully Sheweth.**

#### Preliminary objections.

i. That the Appellant has no cause of action, locus standi to file the instant Appeal.

- ii. That the matter in the instant appeal is a close transaction as has already decided by the Honorable Peshawar High Court in W.P 4597-p/2018 decided on 30-10-2019.(Copy of the judgment attached as **annexure -A**).
- iii. That the Appellant has not come to this Honorable Tribunal with clean hands.
- iv. That the appellant has concealed material facts from the Honorable Tribunal.
- v. That the appeal is barred by law and limitation.

#### <u>On FACT.</u>

- 1. Pertains to record.
- 2. Incorrect, hence denied. That the community school teacher project was closed down on dated 31-12-2010, consequently the services of all the community teachers of the project were dispensed with vide notification dated 31.12.20210 (Copy of the notification is attached as **annexure B**). However after a break of about one year four months, Consequent upon the Notification of Governor Khyber Pakhtunkhwa, these teachers were re-appointed vide order 14047-52 dated 30.8.2013 on the given term and condition as reflected on the re-appointment order. (Copy of the Notification is attached **annexure-C** Governor notification is attached **annexed. D**)
- 3. Incorrect, hence denied. It was the policy of the Government at that time to close down the community school project and as such the community schools were closed down while the services of the teachers were dispensed with vide notification dated 31.12.2010 (see annexure B) .However the eligible teachers were re-appointed after a break of one year four months vide this office order 30-8-2012 (see annexure C).
- 4. Correct to the extent that the appellant alongwith others similar teachers filed writ petition No.4340/2020 COC .NO.69/2023 in the Honorable Peshawar High court Peshawar. The Honorable Peshawar High Court converted to appeal/representation and sent to respondent.2 for consideration of grievance of the petitioner in light of the judgment of this court mentioned here in above. So the appellate committee constituted for the said purpose heard the appellants in the light of Peshawar High court judgment on its meeting dated 6.4.2023 and the appellate committee decided that the petitioners are not entitled to back benefit of pay protection for the period served in the community school project. (Copy of the order is attached **annexure. E**)

5. As elaborated at Para 4 of the fact.

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#### 6. GROUND.

- A. Denied, the appellant was dealt as per law /rules and policy.
- B. Denied, the appellant was dealt as per law /rules and policy.
- C. Denied, the appellant was dealt as per law /rules and policy.
- D. Denied, the appellant was dealt as per law /rules and policy.
- E. As mentioned in above Paras in the facts that the respondents re-appointed the appellant vide order dated 30.8.2013 and then the pursuance of the Notification dated 11.5.2012 issued by the Governor Khyber Pakhtunkhwa and the appellate committee decided the petitioners are not entitled to back benefit of pay protection for the period served in the community school project. (Copy of the order is attached **annexed-E**).
- F. Denied. The appellant was dealt as per rules.
- G. The nature of the writ petition No.1188-p/2014 and 361-p/2023 is totally different from this instant appeal.
- H. The nature of the writ petition 3221 -p/2013 is totally different from this instant appeal,
- I. That the nature of the writ petition 5585-p/2018 is totally different from this instant appeal.
- J. Incorrect, hence denied. The nature of the appeal of the appellant is different from referred writ petition.
- K. That the appellant is treated in accordance law and rules under the principle of equity and equality.
- L. Incorrect, hence denied.
- M. That the appellant is not entitled for pay protection and as per Government of Khyber Department (Regulation Wing) Notification No. FD(SOSR-1)12-7/2014 dated Peshawar, 6th February, 2014 as pay protection cannot be granted to them as per Para IV and Para V of the said notification reproduced as "(iv) that there is no break/interruption between contract service & regular service.(v) that the service rendered on contract basis shall not qualify for pension/gratuity." (Copy of the Notification is attached annexure –F).
- N. Incorrect, hence denied.
- O. That the appellant was treated according to the law and rules.
- P. That the appellant seeks permission to advance other ground proof at the time of hearing. It is therefore most humbly prayed that the appeal of the appellant may kindly be dismissed with cost.

**Respondent No.1** 

Elementary and Secondary Education Department, Government of Khyber Pakhtunkhwa

District Education Officer

District Mohmand

**Respondent No.3** 

## **BEFORE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL PESHAWAR**

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#### AFFIDAVIT

I am Mr. Noor bad shah ADEO litigation District Education office Mohmand do hereby declare and affirm on oath that above comments are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon, rabble Tribunal.

It is further stated on oath that in this appeal, the answering respondents have neither been placed ex-parte nor their defense is struck off.



## HUDGMENTS HEET

PENHÄWAR HIGH COUF 1, FESHAW AF (Judicial Department)

> W.P No. 4597-P/2018 : longwith CNI No. 2293-P/2 019

> > JUDGMEHT

Date of hearing: 30.10.20 9

<u>Petitioner: (Anzar Gul & others) by</u> <u>Mr.Saadullah Marwat Ad ocate.</u>

Respondents (Directo Education FAL) Se others) by: Mr. Rab Pawa: Khan, AAG.

## MOHAMIMAD IBIANII I KHAM. J.- The

Department of Education 7ATA, in order to raise literacy lev I, laun hed a project of Community Schools under FATA Annual Development Program in the year 1991 till 20.10.2010 wherein, 956 schools were optied and total 1912 (02 per schools were optied as PST since 2003 including the petition and after fulfilment of all codet formulities. Fore to

law and eder situation in PATA, onny

schools were destroyed and being non-

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functional schools, t was decided to close the same as the teaclers were getting salaries without performing their duties. In meeting of Standing Committee of SAFRAN held on 21.12.2011, it was decided that the FATA Secretariat should regularize the services of Community Schoo teachers from their initial recruitment vide letters dated 16.01.2012 and 26.04.2012. After approval of Summary by the Government o Khyber Pakhtunkhwa, the Community Scho Il teachers were adjusted against regular posts of PST BPS-07 and in this respect, the Secretary Social Sectors Department FAT \ issued notification on 11:05.2012 and they were subsequently regularized however, the services rendered by the petitioners on contract basis for more than 10 years were not extended to them for

pensionary bene its, against which the

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petitioners filed epresentation but the same, was regretted on 29.08.2018, hence, this writpetition prefeired by them under Article 199 of the Constitution of the Islamic Republic of Pakistan with he following perspective

prayers:-

2.

"It is, therefo e, most humbly prayed that on acceptanc? of this Writ Petition, in exercise if the extraordinary constitutional jurisdiction, this Hon'ble Court may graciously be pleased to:

a. Declare notification dated 29.8.2013 of the R No. 01 to be illegal, improper, unjust; discriminatory, malafide, without awful authority and of no legal iffect.

b. Direct the authority to regularize the initial service of the petitione's rendered in the Community Schools so the regular service for pensionary and othe benefits.

c. Any other writ/order/ direction deemed proper and just in the circumstances of the case be also issued/ordered/ given."

Having heard arguments of

learned counsel for the petitioners and learned

AAG on behalf of the official respondents,

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record with their valuable assistance gone through.

The espondents were on high alert to submit their comments accordingly, the respondents No. 1, 2 and 5 jointly submitted their para-wise comments. True, that the petitioners were initially appointed in. the project of Community Schools under the FATA Annual L evelopment Program in the year 1998 wher in, 1912 teachers (02 per appointed including school) were the petitioners on PS I Posts in the year 2003 but due to the law a id order situation in FATA, some schools were non-functic al but even then the petitio ters were regularized after fulfilling all the codal formalities by the respondents. Now there arises factual controversy that the community schools were functional or not -functional in ATA; thus, it

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leads to factual co troversy to utter declare. that the schools vere functional or nonfunctional. The writ petition in view of factual controversy is not at all maintainable. The constitutional jurisd ction of this court would seriously be barred as such like controversy can be agitated before the Civil Court. In support of the reatter being of factual controversy wisdon is derived from 2005 PLD 347 Supreme Court tilled Mst. Irshad Begun and 2 others vs Minhammad Arshad, 2005 PLC 366 Supreme Court titled Perrez Alam vs Pakistan Dairy Products (Pw) Ltd, Karachi, 2005 SCN IR 1650 Supreme Court titled 'Muhamma'' Ayub Ghulam . νs Multammad, 2005 SCMR 1542 Supreme titled Michanniad Rainzan <u>Court</u> Additional Distric, Judge, Multan, 2004

PLC 2013 Supr me Court titled Riaz

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Ahmed Malik vs Administrator, Municipal Corporation Bahawalpi r, 2004 SCMP 1602 Supreme Court titled Muliammad Safilar Abbasi vs Aamir Yar Malik, 2004 SCMR 1521 Supreme Court ti led Mst. Hanifa Bibi vs Munawar Ahmad, 2004 SCMR 979 Supreme Court titled Mirza Abdul Rehman vs Deputy Commission r/ Returning Officer, Attock and 2003 SCMI 225 Supreme Court titled Commanding Officer, Frontier Works Organization, Karacui vs Haji Abdul

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Walieed.

4. In view of the above, this petition

has no force, which is I ereby dismissed.

<u>Announced.</u> Dt: 30.10.2019

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12/17 OFFICE OF THE AGENCY EDUCATION OFFICER MOHMAND AGENCY AT GHALLANAI P.NO.0924290180 FAX:0924290180 NO. DATED Ghallanal /2010

To

# The Teachers and Class IVs, of all community schools in Mohmand Agency.

Subject; <u>CLOSING OF SCHOOLS/TERMINATION.</u>

Memo:

policy.

Reference Directorate of Education (FATA) vide No.8878-87 dated 13-12-2010, competent authority has decided to close all the community M/F schools in FATA.

Therefore all the teachers/class IVs working in community schools in Mohmand Agency are hereby informed, that their services will be dispensed with on 31-12-2010.

However service marks will be given to them when they apply for regular posts as per

All the community schools teachers and class IVs are directed to hand over complete record of students/furniture etc to the concerned cluster incharges, AAEO,s complete in all respect. Otherwise no payment for the period of service will be made to the defaulters.

Agency Education Officer, Mohmand Agency at Ghallanai.

Endst: No. 13/35-41- /Dated/\_ ノス/2010. 41 Cc:

1. Director of Education (FATA) K.P.K. Peshawar.

2. Political Agent Mohmand Agency at Ghallanai.

3. Agency accounts Officer Mohmands at Ghallanai.

4. All AAEO,s Male & Female to inform all teachers of Community schools.

ency Education Officer, Mohmand Agency at Ghallanai.

Aziz ur Rehman/@

Willand Bull



Warsak Fload Peshawar

Antos

## Notification .

<u>No. SO(E)/SSD/CSTR/99-108/</u> The Governor Khyber Pakhtunkhwa in his capacity as the Competent Authority has been pleased to approve the re-appointment of Community School Teachers who qualify to be posted against the regular posts of FST (BS-7) in phased manner at the respective Agencies & FRs, purely on merit basis in accordance with the existing recruitment criteria but in relaxation of upper age limit with immediate effect as spucified below.

- The available regular vacual PST (BS-7) posts in the Primary/Middle Schools in FATA will be filled up from amongst the Community School Teachers and no fresh candidate considered for recruitment till all the eligible Community School Teachers are absorped against regular posts in their respective Agencies/FRs.
- 2. The non-local eligible Community School Teachers shall be considered for re-appointment against the regular vacant posts of PST (BS-7) after adjustment of local qualified trachers.
- 3. The services of the un-qualified teachers shall be dispensed with.
- The Community Schools whice leachers are appointed and shifted to other schools against regular posts would be closed down.
- The respective Community Schools students would be shifted to nearby regular schools and no furthe recruitment of Community School leachers will be made.

Social Sectors Department, FATA Sectoratiat, Peshawar

Endst No. Even Dated Peshawar the 11/05/2012.

Copy forwarded to the:-.

- 1. Secretary to Governor, Khybe Pakhlunkhwa Peshawar.
- 2. Addl: Accountant General (PF) Sub Office Peshawar.
- 3. Director Education FATA, Perhawar.
- .4. All Political Agents in FATA.

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- 5. DCO Peshawar, Kohat, Bannu, Lakki, D.I.Khan & Tank.
- 6. Agency/ District Accounts Officers concerned
- 7. All the Agency Education Officer in FATA
- 5. PS to Additional Chief Secret: ry FATA Peshawar:
- 9. PS to Secretary Social Social Social Department, FATA Secretariat, Peshawar.

10. PS to Secretary P&D, FATA Secretarial, Peshawar.

Officer (Edu) SSD /ectidn ATA Secretariat, Peshawar