10.10.2023

1. Junior to counsel for the appellant present. Mr. Muhammad Jan learned District Attorney for the respondents present.

CARCE CONSTRACT

2. Junior to counsel for the appellant requested for adjournment on the ground that senior counsel is busy before Worthy Peshawar High Court, Peshawar. To come up for arguments on 17.11.2023 before D.B. P.P given to

the parties.

(Muhammad Akbar Khan) Member (E) (Rashida Bano) Member (J) 損

ļi

1 1

The second se

Ŷ

\*KaleemUllah'

18<sup>th</sup> April, 2023

NED

1. Counsel for the appellant present. Mr. Muhammad Jan;-District Attorney for the respondents present.

2. Learned counsel for the appellant seeks adjournment in order to further prepare the brief. Last opportunity granted, failing which the case will be decided on the basis of available record without the arguments. To come up for arguments on 21.06.2023 before the D.B. P.P given to the parties.

(Fareeha Raul) Member (E)

(Kalim Arshad Khan) Chairman

(Salah-ud-Din)

Member (J)

\*Fazle Subhan P.S\*

21.06.2023



Naeem Amin\*

Learned counsel for the appellant present. Mr. Fazal Shah Mohmand, Additional Advocate General for the respondents present.

Learned Member (Executive) Ms. Fareeha Paul is on leave, therefore, bench is incomplete. To come up for arguments on 10.10.2023 before the D.B. Parcha Peshi given to the parties. 23.112022

Learned counsel for the appellant present. Mr. Naseer-ud-

Din Shah, Assistant Advocate General for the respondents.

for requested appellant counsel for the Learned adjournment on the ground that she has not made preparation for arguments. Adjourned. To come up for arguments on 12.01.2023

before D.B.

(Mian Muhammad) Member (E)

(Salah-Ud-Din) Member (J)

12.01.2023

Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present.



Learned counsel for the appellant requested for adjournment on the ground that he has not gone through the brief of the instant appeal. Adjourned. To come up for arguments on 18.04.2023 before

the D.B. (Mian Muhammad)

Member (E)

2

(Salah-Ud-Din) Member (J)

14<sup>th</sup> Oct., 2022

Because of strike of the Bar, this matter is adjourned to 28.10.2022. Office is directed to notify the next date on the notice board as well as the website of the Tribunal.

(Fareeha Paul) Member (E)

## (Kalim Arshad Khan) Chairman

28.10.2022

Learned counsel for the appellant present. Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present.

Learned counsel for the appellant requested for adjournment on the ground that he has not made preparation for arguments. Adjourned. To come up for arguments before the D.B on

23.11.2022.

(Mian Muhammad) Member (E)

(Salah-ud-Din) Member (J)

03.11.2021

Junior to counsel for appellant present.

Javid Ullah, learned Assistant Advocate General alongwith Munawar Khan ADEO for respondents present.

File to come up alongwith connected Service Appeal No.1389/2019 titled Shah Hussain Vs. Education Department, on 08.02.2022 before D.B.

(Rozina Rehman) Member (J)

8-2-2022

Due to retirement of the Honible Chairman the case is adjourned to come up for the same as before on 30-5-2022

30<sup>th</sup> May, 2022

Learned counsel for the appellant present. Mr. Asif Masood, DDA, alongwith Munawar Khan ADO litigation for the respondents present.

Learned counsel for the appellant seeks adjournment in order to properly assist the court. Adjourned. To come up for arguments  $\sigma$  3.08.2022 before D.B.

(Mian Muhammad) Member(E)

(E)

(Kalim Arshad Khan) Chairman

nairman

epder

3-8-2022 Proper DB not available the cale N adjourned to 14-10-2022

31.03.2021

Junior to counsel for the appellant present.

Addl: AG alongwith Mr. Munawar Khan, ADEO for respondents present.

Written reply/comments not submitted despite last chance. Representative of the respondents seeks further time to submit written reply/comments. Request regretted.

To come up for arguments on 14.07.2021 before D.B.

2 ?

(Atiq Ur Rehman Wazir)

set a sist forhers of

en grander prist grift grift inge

14.07.2021

3-51

The second second and

The second and the se

Mr. Umar Farooq, Advocate, for the appellant present. Mr. Munawar Khan, ADO alongwith Mr. Kabirullah Khattak, Additional Advocate General for the respondents present and requested that time may be granted for submission of written reply/comments, therefore, last chance is given to the respondents for filing of written reply/comments at the costs of Rs. 500/- on retrieval of which, the same shall be paid to the appellant. Adjourned. To come up for written reply/comments and costs of Rs. 500/- on behalf of respondents before the D.B on 03.11.2021.

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE)

(SALAH-UD-DIN) MEMBER (JUDICIAL)

22.10.2020

Since the Members of the High Court as well as of the District Bar Association Peshawar are observing strike today, therefore, learned counsel for appellant is not available today. Mr. Kabirullah Khattak, Additional AG alongwith Mr. Munawar Khan, SST are present.

Representative of respondent No. 3 seeks further time to submit written reply/comments while neither written reply on behalf of respondents No. 1, 2 & 4 submitted nor any representative on their behalf is present, therefore, notices be issued to them for submission of written reply/comments for 31.12.2020 before S.B.

#### (Muhammad Jamal Khan) Member (Judicial)

31.12.2020

Learned counsel for the appellant present. Asst: AG alongwith Mr. Munawar Khan, ADEO, SO for respondents present.

Written reply/comments on behalf of the respondents not submitted. Representative of the respondents seeks time to submit the same on the next date.

Adjourned to 23.02.2021 before S.B.

(Mian Muhammad) Member(E)

24.02.2021

Junior to senior counsel for appellant is present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents is also present.

Neither written reply on behalf of respondents submitted nor representative of the department is present, therefore, learned Additional Advocate General is directed to contact the respondents and furnish written reply/comments on the next date of hearing as a last chance. Adjourned to 31.03.2021 on which date file to come up for written reply/comments before S.B.

1. 7. a.C.

(Muhammad Jamal Khan) Member f 02.07.2020

ADD

Learned counsel for the appellant present.

On the strength of judgment of this Tribunal dated 02.07.2010, handed down in Service Appeal No.318/2009, instant appeal is admitted to regular hearing, subject to all just exceptions. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 02.09.2020 before S.B.

Chairman

02.09.2020

enosited

rocess Fee

Junior to counsel for the appellant and Addl. AG alongwith Munawar Khan, SST for the respondents present.

Representative of the respondents seeks time to furnish reply/comments. Adjourned to 22.10.2020 on which date the requisite reply/comments shall positively be furnished.

Chairman

24.02.2019

Learned counsel for the appellant present. Heard.

Vide order dated 26.07.2006, the appellant was temporarily appointed on contract basis against vacant PTC post in BPS-07/PM fixed plus usual allowances as admissible to him under the rules.

Consequent upon the selection of the Departmental Selection Committee, the appellant, being a PTC fresh local candidate, was appointed against PTC post on regular basis vide order dated 29.09.2009.

Learned counsel for the appellant could not demonstrate that the appellant is entitled to the pay fixation w.e.f 26.07.2006 instead of 29.09.2009.

Opportunity is granted to learned counsel for the appellant to further prepare the brief. To come up for and preliminary hearing on 09.04.2020 before S.B.

Member

ا 🖌 د

09.04.2020

Due to public holiday on account of COVID-19, the case is adjourned to 02.07.2020 for the same. To come up for the same as before S.B.



#### Form- A

#### FORM OF ORDER SHEET

Court of\_\_\_

1390/2019 Case No.-\_ Date of order S.No. Order or other proceedings with signature of judge proceedings 3 2 1 The appeal of Mr. Mir Rehmn presented today by Mr. Noor 22/10/2019 1-Muhammad Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR 22/10/19 This case is entrusted to S. Bench for preliminary hearing to be 2put up there on 41219CHAIR Nemo for the appellant. 06.12.2019 Notices be issued to appellant and his counsel for preliminary hearing on 13.01.2020 before S.B. Chairman Junior to counsel for the appellant present. 13.01.2020 Requests for adjournment due to general strike of the Bar. Adjourned to 24.02.2020 before S.B. Chairmàr

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

# APPEAL NO. 1390 /2019

V/S

**MIR REHMAN** 

**EDUCATION DEPTT:** 

INDEX				
S.NO.	DOCUMENTS	ANNEXURE	PAGE	
. 1	Memo of appeal	•••••	1- 3.	
2	Education testimonials	Α	4.	
3	Appointment order	B	5.	
4	Regularization	С	6.	
5	Service book	D	7 <del>-</del> 10.	
6	Departmental appeal	E	11.	
6	Judgment	F	12-14.	
7	Implementation order	Ģ	15.	
8	Vakalatnama	•••••••	16.	

APPELLANT

THROUGH: NOOR MOHAMMAD KHATTAK ADVOCATE

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

#### APPEAL NO.\_\_\_\_/2019

Mr. Mir Rehman, PST (BPS-12), GPS Tarkho Kas, Tirah, District Khyber ...... APPELLANT

#### **VERSUS**

- 1- The Director E&SE Department, Khyber Pakhtunkhwa, Peshawar.
- 2- The Director Education Merged Area Districts, Merged Area Secretariat, Warsak Road, Peshawar.
- 3- The District Education Officer, District Khyber.
- 4- The District Account Officer, District Khyber.

**RESPONDENTS** 

APPEAL UNDER SECTION- 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 FOR FIXATION OF PAY w.e.f 26-07-2006 i.e. FROM THE DATE ON WHICH THE APPELLANT WAS APPOINTED TO THE POST OF PRIMARY SCHOOL TEACHER AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

## PRAYER:

That on acceptance of this appeal the appellant may kindly be allowed/granted pay fixation w.e.f 26-07-2006 i.e. from the date on which the appellant was appointed as Primary School Teacher by counting the previous contractual service of the appellant towards regular service. Any other remedy which this august Service Tribunal deems fit that may also be awarded in favor of the appellant.

#### R/SHEWETH: ON FACTS:

# Brief facts giving rise to the present appeal are as under:

1- That appellant is a law abiding citizen of Pakistan and permanently residing at Zada Killi, Tehsil Bara, District Khyber.

That appellant having no other remedy prefer the instant appeal on the following grounds amongst the others.

## **GROUNDS:**

5-

3-

4-

- A- That by not fixing the pay of the appellant w.e.f 26-7-2006 by the respondents is against the law, facts, norms of natural justice and materials on the record.
- B- That appellant has not been treated in accordance with law and rules by the respondent Department on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That the respondents acted in arbitrary and mala fide manner by not granting/ allowing pay fixation to the appellant w.e. from 26-7-2006.
- D- That similar nature cases has already been decided by this august Service Tribunal in service appeal No.318/2009, decided on 02.07.2010, whereby fixation of pay was granted from the date of initial appointment.
- E- That under Article 38(e) of the Constitution of Pakistan 1973 state is bound to reduce disparity in the income and earnings of the individuals including persons in the various services of Pakistan, thus not allowing pay fixation to the appellant is utter violation of the above mentioned Article.
- F- That under the principle of Consistency reported in 2009 SCMR page 1 and 1996 SCMR Page 1185 the appellant is fully entitled for the relief meted out to other employees of various departments.
- G- That the respondents acted in discriminatory manner by not counting the previous service of the appellant towards regular service/pension.

- H-That not counting the previous service of the appellant the respondents violated Rule 2.3 of the West Pakistan pension Rules, 1963.
- I- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

**THORUGH:** 

APPELLANT

MIR REHMAN

NOOR MOHAMMAD KHATTAK

SHAHZULLAH YOUSAFZAI

MIR ZAMAN SAFI ADVOCATES



#### ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD PROVISIONAL RESULT CARD

Roll No P691923 Registration 04AKR0051 Final Semester SPRING 2005

Programme.

Name	MIR REHMAN
Father's Name	KINAR SHAH
Address	P/O BARA GARI MAWAZ KILLI AKAKAIL MAIRA
	C/O GUL FAM SHOPKEEPER BARA BAZAR TEH BARA
Tehsil	KHYBER AGENCY
District	KHYDER AGENCY
	P.T.C

has successfully completed

The detail of passed courses is as under:

Semester	Course	Title of Course	Ma	urks	
Semester	Code		Maximum	Obtained	· · · ;
AUTÙMN-04	0613	PRINCIPLES OF EDUCATION	100°	51	]
AUTUMN-04	0614	EDUCATIONAL PSYCHOLOGY	100	58	
AUTUMN-04	0615	SCHOOL ORGANIZATION & MANAGEMENT	100	65	•
AUTUMN-04	<sup>7</sup> 0616	SCHOOL COMMUNITY & PRACTICAL ARTS	100	61	
SPRING -05	, c51i	PRACTICAL WORKSHOP & TEACHING PRACTICE	100	90	- <b> </b>
SPRING -05	<u>C617</u>	TEACHING OF URDU	- 100 -	1	
SPRING -05	0618	TEACHING OF MATHEMATICS	100	53	
SPRING -05	0619	TEACHING OF SCIENCE & PHYSICAL EDUUCATION	100	53	
SPRING -05	0620	TEACHING OF ISLAMIAT & SOCIAL STUDIES	100	.55	} .

Total Credit AIOU 5

Result Declared on January 9, 2006

Total Marks / Obtained Percentage / Grade

552. 900 1  $\cdot \mathbf{B}$ 

February 7, 2006 Date of issue

Disclaimer:

This result card is issued provisionally, errors and omission excepted, as a notice only. Any entry appearing in this card does not itself confer any right or privilege on a candidate for the grant of certificate/degree/diploma, which will be issued under the rules/regulations on the basis of the original record of the university student.

**Controller of Examinations** 

61

# OFFICE OF THE AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD

Consequent upon the approval of the Departmental selection committee Mr, Mir Rehman S/O Kinar Shah untrained . TC (Male) local candidates of Khyber Agency is hereby Temporarily appointed at Boys Communal School Khair Jan Killi Bara Tirah on contract basis against vacant PTC post in BPS No.7 PM Fixed plus usual allowances as admissible to him under the rules w.e.f 01.08.2006 their taking over charge in the interest of public services.

- If Charge report should be submitted to all concerned.
- The appointment of the candidates has been made purely on contract basis and is liable to terminate without assigning any notice in case candidates whished to resign their services, he will have as give on month prior notice or forfeit one month pay in lieu thereof.
- 3. He should produce his original acade aic/professional certificates/ Domicite before their taking over charge and anested copies thereof to be kept on the record of the school/office after the v\_rification from the Board/University concerned.
- 4. He should produce Health and Age c , tiffcate from the Agency surgeon concerned.
- 5. He should not be hand over charge, it he is below 18 years or above 33 years of age.
- 6. If he fails to report their arrival with i > 15 days the order will be treated as cancelled.

7. Trained local candidates are permissil le for transfer ar y where against available vacant post on case to case basis

#### (MR, ABDUR RASHID QUARISHI) AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD

#### Endst: No 11397 - 401/Rhy: PT-C Copy forwarded to the:-

Dated \_\_\_\_\_\_ /2006

- 1 \_ Director of Education FATA (NWI'P) 'eshawar
- 2. Agency Accounts Officer Khyber at Janrud
- 3. AAEO (Concerned) local Office
- 4. Accountant local office
- 5. Candidates concerned.

AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD

#### OFFICE OF THE AGENCY EDUCATION OFFICER KHYBER AGENCT AT JAMRUD.

#### <u>APPOINTMENT.</u>

Consequent upon the selection of Departmental Selection Committee the following fresh male local candidates of Tehsil Bara Khyber Agency are hereby appointed against the vacant PTC posts on regular basis(Non-pensionable)at the school noted against their name in BPS 07of the National Pay Scale @ Rs(3530-190-9230)P.M, plus usual allowances as admissible under the rules in the interest of public services with effect from the date of taking over his charge.

S.No	Name /Father's Name	Postedat	Remarks
A	Alif Jan s/o Zewar Gul	GPS Ghari Kamar khel Teerah	Against vacant PTC post
13/	Mir Rehman s/oKinar Shah		Against vacant PTC post

#### Note.

- 1- Charge should be submitted to all concerned.
- 2- The appointment is made on purely on temporary basis and is liable to terminate without assigning any notice.
- 3 If the candidate wishes to resign his post he will be give one month prior notice or his pay for one month will be forfeited in lieu thereof.
- 3- His documents, date of birth NIC and Domicile should be checked before handed over charge of the post and attested copies thereof may be kept on record of school/office.
- 4- If he fails to report his arrival within 15 days of the issue of this appointment order the it will be treated as cancelled.
- 5- No salary will be drawn before verification of all testimonials from the quarter concerned.
- 6- If any technical legal flaw is pointed out the appointment will be stand as cancelled.
- 7- He may not be handed over charge if he is below 18 years or above 36 years.

Dated

8- He should produce his Health and Age certificate from the Agency Surgeon concerned.

(HASHIM KHAN AFRIDI) AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD.

Endst; No\_4604-10

Copy of the above is forwarded to the:-1-Director of Education (FATA) N.W.F.P. Peshawar. 2 -Political Agent Khyber at Peshawar. 3-Agency Accounts Officer Khyber at Jamrud. 4-EMIS computer cell local office. 5-Candiadte concerned.

AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD.

The entries in this page should be renewed or re-attested at least every five years and the Signature to lines 9 and 10 should be dated. Name: Mir hehmom Aka the Race: Residence: village Ava What (Shan What') Tehsil Piesa Unyper Agency -Father's name and residence: Kinar Shah. Date of birth by Christian era as 01-01-1987. nearly as can be ascertained: Ist Join: N-H-Eighty Beren. Exact height by measurement: ale 5-2 Personal marks for identification: Award mente on uft- log. Left hand thumb and Finger impression of (Non-Gazetted) officer: Little Finger Ring Finger: Middle Finger: Fore Finger: Thumb: Signature of Government Servant: Üh 1 m Signature and designation of the Head of the Office, or other Attesting Officer. icy Educarios Officia Elyber Agen y A. Jamrag

朝鮮的人 4 5 2 3 4 - 6 7 Il officiating, state (i) substantive Other Whether substantive ài the M appointment, or Pay in Additional emolument Date or officiating and Signature of ste other Name of post -(il) whether service substantive Pay for ialling under oĺ whether permanent Government Servel يد ها: officiating counts for pension post the term appointment or temporary. under Art. 371 "•P\* 51 C.S.R. Ż Bes What This Jon Turah 9-06 R322555/pp Fund 106 Making Rs. 2555 pm die B-7.Rs-2840-160-7740) 7 Rs. 2940/PM d i Rs 2940/pm -12 Ŀ 3530-190-9230) B= 7 Rs2 158 (m) 3530/-Rs-12 1.08 3530/-Rs-ONPS: Tankto 10 : 3530/-P Kaz Bor

(For use in Police Department only) Heirs: Palsal 851 Engetion BISBE Pethow men NO. 87370 Reasin 2014 Adards Marks 2. Name: 3. Race: \_\_ Barcetton Date Verification Roll No. A JEGTER dated réceived bagie Residen Drassel PA enution BISB poshowa inc. 6646 Jessin 2006 ALCHS 705 Left Thumb Impression Father Agency Education Officer Agency Educe-lon Office Date of (hyber Agency at Jamrud. Passed's PTC Examination from Alloma Jabat Open University Mayber Ar. ay at Jamred nearly. Qualifications Is low about under Rell No Dpc 6919 Qualification Final Semister 04-AKR 005; Verified vide AJ.O. U. Islomabad Exact ] English No. F. 1-5/6xm (E/v) 200 / 48536 Dated 01/6/2007 - Cofy attracted. First Arts Passed BA Enas from Cambersiti Pustingeshaurer, Under Roll ND, 72402 B.L. MEnery Baycollon Officer Persona Af 2009, Marks abt. 273/5 Jobe verification letter No. 808/RCC Envier Aropey al Jerrad Left ha Servery deted: 22-12-2010 and of (Non Pleadership e Plan-drawing Little F Training School Final examination Agency Education Officer Finger Print Shyber Agency at Jamrud Other qualifications-Middle B. Ed Granvination ( Drill Instructing under RAMO. AU 666736 Marin 604/900 0:6 fained Thumb Cover Pulies January \$6 Paois. Agency Educa Khyber Agency at Jamrud Signatu Reserve Duties Signatu Head of Officer. N.B. - Line to be drawn under the qualification possessed.

Service - book as in this page should be should be duted. 29 8 INO 3 mille Name MW. Elmen 1.1 Race: Aka lehel Residence: village Ava Kivel (Shan Khel) Tehsil Deckon they bur Agence Father's name and residence: Things Shak Date of birth by Christian era as nearly as can be ascertained: 01-01-1987. Ist Join. N-H-Eighly Seven. Date Exact height by measurement: 5-2 Personal marks for identification: Award merks on lift-lig Left hand thumb and Finger impression of (Non-Gazetted) officer: Little Finger: Ring Finger: Middle Finger: Fore Finger: Thumb: Signature of Government Servant: Uh -cm Signature and designation of the -f10,-Head of the Office or other Attesting Officer Anaty Paucation Offer Rayber Asen 7 A Jammed

1-22

Service - book - COPY 10 Signature and Designation Leave Reason of of the heart of the office termination Allocation of period of Oate of or other attesting officer such as Signature of the Nature ant leave on average pay upto termination or promotion, Reference to any head of the office in attestation of and four months for which leave salary is debitable to Signature of the head of the appuintment, columns 1 to 8transfer, or other attesting duration recorded publishdismissal, officer ment ur censure oſ 5 another Government office or other etc.) leave or praise of the attesting officer Government taken. Government to Period Servant, . which debitable °. Ĩ{ Allowed BPS- 9 on pasis of FA 2nd pirision 1. 30. NIL T Ch Notification No. FD (PRC)-09 1-1189 Dated 7-5-1991 kn Vide AEO Khyber Enget No. 7196-98 apart 15/12/2009 Algaci 30 \_ A.E.O. b hyber Also Kas 100 \_\_\_\_\_. A.E.O. E.G. E hyber. Rhyber. 20// 1/12 VILES VER FIND 1/1020. (- (0 - 09 TO .30 - // 2009 A.E.U. had the Pay Dilles beformed 23 yber. 30. A.E.O. 1706-Gryper. 30/2 Alteria 8. E.O. 1 1 ner Ahyber Adams A.E.O. 12 ober Hinto . SERVICES VERIFIED hyber. Film 1-12-0 170 30 11-2010. Fiem the Pay B/II & other record 30of his Office 1.00 ADney A:B:0) Thyber. Agency Education Officer 5 - Or Khyber Agenty at Jumrus 'SE', SERVICES VERTER F/m 1-12-10 10 ... 3/a 200 From the Pay hill & other Agent متنقذات فالدفارة hyber Agency, at Jamino \_\_\_\_ 

a service and the

4 5 6 It officiating, state (i) substantive Whether substantive Other appointment, or Additional **Fay in** Date or officiating and emolument Name of post of the bi Signature of (ii) whether service substantive Pay for lalling under 01 whether permanent Government Server counts for pension 905t officiating appointment the term or temporary PTC Post under Art. 371 \***0**\* C.S.RI (De 190-570 230) GPS Taskio 1:12 Mili-Rs- 3720/-195- BOM . REVISED ENTRY BPS No. 9 (Rsz 3820-230) - 10720) Rs2 3820/-1-0 2009 ----e C Rs1 3520/ 1-2 / CIL 2009 GPS Jami Ghavi Baya 12010/ 6 RS= 4050/-Seps Fami Revod BP5, NO 9(13: 6200-320-17600) Glabor Bara 201.1 P32 6 580/-P.M 12 R3 6960/-1-2011 12012 R327340/-Rs. 7720/-12013

0 1 2 3 4,1 - 5 6 7. я If officiating, state (i) substantive Other Whether substantive appointment, or Pay In Additional Date or officiating and emolument of the head c Name of post Signature of Se other attes (ii) whether service subclantive Pay for falling under whether permanent of Government Serval counts for pension post olliciating the lerm appointment or temporary under Art- 371 columit ; !. PIE Ċ.S.R. Bes What Min Jan Terah 906 B22555/pm Frank 106 Rs. 2555 pm del White B-7.Rs-2940-160-7740) 107 OTh Rs. 2940/-PM de Ry 2940/pm 12 Mon l= (B) 7 Riz 3530-190-9230) 158 ath P.s. 3530/-12 Rs-3530/-UN PAPS. Towkto Q. Rs: 3530/-12009 KA2 BON

0 10 11 12 13 14 15 Leave Reason of Allocation of period of nature and Designation lermination Nature leave on average pay upto Reference to any Signature of the of the head of the office Date of such as Signature of recorded punishand sture of rother attesting officer head of the office four months for which leave termination or promotion, the head of the ment or censure duration ant Servant or other attesting salary is debitable to in attestation of appointment. transfer, office or other or praise of the . of another Government officer. columns 1 to 8 dismissal, attesting officer Government leave etc.) taken. Government in Servant, Period which debitable - against PTE Rost at Alme la 30-06 APPA A. E. O. Shyber. Agency Thyber Big Khair Jon on BPS NO 7/pm Fixed Plus ms not advances A. E. O. 30 6 R / Pay B, O, Khyber, admissible unders un hale Abyber. as contract Besis vick AEC Bluyber Inclost No. 11397- 401 30/1 A/hic VIN Pit olt: A. E. O. Khyber. 07-200E 2 Dhyber. ney Iduction wars BAYBOT ASONT AL JAMINA, R | Pay A.E.O. Khyber, 30-08 Nytes, SELVICES VER FIED From 9-8.06 TO 30-9.09 From the Pay Bill & other record of this Office. 30 -8 A/mc H. L. D. 5 6 Slybes. Agency Education Officer Knyber Agency at Jamrud pajustic Tec again Khyber, T MB-7 e ule VideAEG 0 09 Shyber, Po K03-10 Khyber. 3. 2 Anc Agency Education Office. Khyber Agency a Jamrud Agency Accounts Officer Khyper

E-(11

The Director, Education Merged Area Districts, Merged Area Secretariat, Warsak Road, Peshawar.

## Subject: DEPARTMENTAL APPEAL FOR FIXATION OF PAY w.e.f 26-07-2006 TILL 29.09.2009

## **Respected Sir**,

With due respect it is stated that I was initially appointed before your good self Department vide order dated 26.07.2006 as PST (BPS-07) on contract basis at boy's community school Khair Jan Killi, District Khyber on the proper recommendation of Departmental Selection Committee. After appointment I have submitted my arrival report and started performing duty at the concerned station quite efficiently and upto the entire satisfaction of my superiors. During service on contract basis I was appointed/adjusted against regular PST post at GPS Tarkho Kas, Tirah, District Khyber vide order dated 29/09/2009 and till then I am performing my duty with all zeal and zest. Respected Sir, the previous service i.e. w.e.f. 26.07.2006 till my regularization has not been counted. That I am fully entitle for pay fixation for the period w.e.f. 26.07.2006 till 29.09.2009 which has already been awarded to other employees on the judgment of the Honorable Service Tribunal, Peshawar. I am feeling aggrieved from the inaction of the concerned authority by not fixing the my pay w.e.f. 26.07.2006 till 29.09.2009 preferred this Departmental appeal before your good self.

It is therefore, most humbly prayed that on acceptance of this Department appeal my pay may very kindly be fixed as regular service w.e.f 26.07.2006 till 29.09.2009.

Hotes tes

Dated: 26.06.2019.

Your Obediently

MIR REHMAN PST GPS Tarkho Kas, Tirah District Khyber

Ø Ø

## BETTER COPY OF ANNEXURE

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

## SERVICE APPEAL NO. 318/2009

Date of Decision......02.07.2010 V

Mian Siraj, Driver, School of Nursing, Kohat. Village & P/O Bilitang Tensil and District Kohat......Appellant

#### VSF Government of NWFP (K.P.K) through Secretary Health

- 1 -Department Peshawar. 2.
- Director provincial Health Services Academy, Peshawar. 3-
  - Accountant General, NWFP (K.P.K), Peshawar.
- 4.

APPEAL UNDER SECTION 4 OF THE NWFP SERVICE TRIBUNAL ACT 1974 FOR FIXATION OF PAY WITH EFFECT FROM THE DATE OF APPOINTMENT AS PER NOTIFICATION DATED 30-7-2008 AS IS DONE TO THE OTHER EMPLOYEES AGAINST WHICH APPELLANT SUBMITTED HIS DEPARTMENTAL APPEAL DATED 10-11-2008 BUT THE SAME IS NOT RESPONDED DESPITE LAPSE OF 90 DAYS.

Mr. Waqar Ahmad Seth, Advocate Mr. Sher Afghan Khattak,\Addl: Advocate General .....For appellant .....For Respondents

Mr. Sultan Mehmood khattak Mr. Noor AlliKhan

<sup>ند</sup> א

.....Member .....Member

Attested

### JUDGMENT

SULTAN MEHMOOD KHATTAK MEMBER -According to the appointments made in the appeal, the appellant namely Mian Siraj was appointed as Driver in Family Health Project in the year 1994. On winding up of the said project on 31-12-1999, the Finance Department created posts

ATTESTED

of Drivers on fixed pay of Rs. 2500/- per month, without any break. The appellant was accordingly appointed as Driver Nursing School Kohat vide order dated 19-7-1999. At that time number of other employees were appointed on regular basis but the same was discriminated. Respondent No. 1 vide letter dated 21-1-2008 for the fixed employee namely Sahib-Ur-Rehman Driver into regular who is similarly placed employee like appellant, therefore respondent is requested for conversion of all other Drivers into regular pay scales. The Finance Department vide letter dated 12.5.2008 gave concurrence for conversion for the posts of Drivers on fixed pay into pay scale No.1 and in accordance with the said concurrence. Notification was issued by respondent No.2 on 17-5-2008, wherein the appellants name appeared at S. No. 7, but with immediate effect, whereas pay fixation of other employees was done with effect from the date of appointment. Feeling aggrieved the appellant submitted his departmental appeal on 09-11-2008, but with no response within the stipulated period, hence this appeal with the prayers that on acceptance of the appeal the respondents be directed to fix the pay of the appellant from the date of initial appointment in dated of 12-5-2008 along-with arrears to bring it at pat with the length of service with such other relief as may deem fit-in the circumstances of the case may also be granted.

2. The respondents have filed their written reply, wherein they refuted the post of the appellant and stated that the case of the appellant is different from the case of other employees and that he was appointed in Family Health Project on 6-12-1994 till the project life i.e. 31-12-1999. He was adjusted as Driver at Nursing School on 14-2-2000 as per entry made in his service book on fixed pay of Rs. 3500/-P-M. Moreover he was brought to regular BPS-4 vide Finance Department's Notification dated 12-5-2008, with immediate effect. As such he is not entitled to the relief claimed by him.

Arguments heard and record perused.

ATTESTED

3. As doubt the appellant was appointed as Driver in the Family Health Project on 06-12-1991 but before winding up the project on 31-12-1999, he was appointed as Driver in Nursing School Kohat vide office order dated 19-7-1999. As per entry in the service book the appellant was later on adjusted as Driver at fixed pay @ Rs. 2500/per month vide order dated 14-2-2000. In the light of Finance Department's letter dated 12-5-2008, the post of the appellant was

Attested

reverted to BPS-4 on regular side, vide Notification dated 17-5-2008 of respondent No.2, but with immediate effect. The main contention of the appellant is that in the light of Finance Department's letter dated 30-7-2008 he is entitled is fixation of his pay from the date of his initial appointment instead of 12-5-2008 the Sahib-Ur-Rehman, similarly placed employee. Moreover, respondent No.2 has also addressed a letter dated 15-10-2008 to respondent No.4 in favor of the appellant for fixation of his pay from the date of appointment. However, it was observed that he will not be entitled to arrears up to 30-6-2008.

In view of the above the Tribunal deems it appropriate to remand the case of the appellant to the respondent Department with the direction to consider his claim with regard to entitlement of fixation of his pay from the date of appointment in the light of the aforesaid letters as well as case of Sahib-Ur-Rehman. Driver, strictly in accordance with law/rules on the subject within a period of one month of the receipt of this order. The appeal is Lisposed of in the above terms. Parties are, however, left to bear their own costs. File be consigned to the record.

ATTESTED

ANNOUNCED

4.

Auser (A) PESHAMAR. STAL VICE APPENDING DING STREED OF Faster of demission (1), 02.07/2010. et a Siraj, Driver, School of Nursing, Kohat, K. Village & P.O Bilitang, (Appellani) Tehl & District, Kohat VERBUS Government of NWFP (K.P.K.) brough Secretary Health Department, Posjawa Director, Provincial Health Services Academy, Peshawar, \* Accountant General, NWFP (K.P.K.) Pesinivar. 1. District Accounts Officer, Kohat. ·(Respondents) THEPEAL UN 4 OF THE NWE? SERVICE TRIDUNALS ACT, 1974 OR FIXATION OF PAY WITH EFFECT FROM THE DATE OF PAPPOINTMENT AS PER NOTIFICATION DATED 30.7.2008, AS IS L PORE TO THE OTHER EMPLOYMES AGAINST WHICH FERRENANT SUBMITTED THIS ODEFARTMENTAL! APPEAL TRATED 40.11.2008 BUT THE SAME IS NOT RESPONDED DESPITE LAPSE OF 90 DAYS. For appellant Mr. Wagar Ahmad Seth, Advocate: Mr.Bher Afgan Khattak, For respondents Add: Advocate General. 50.1 ...Member Mr. Billing Elebratical Challak, IME. LOWE ALL Khan Meinber A. ..... 35.5 NUCCHENT SELTAR METIMOOD ETATIAL MEMUER-According to the as about mate in the appeal, the appella i, marchy, Mian Siraj, wasjappointed ? at Friver in Family Health Project in the year 1994. On winding up or the said

Attes Id

•

at in \$1,12,1999, the Finance Department instated posts of Drivels on fixed

pay of Re. 2500% per month-without any treak. The appellant was abcordingly-

adiantistics, Delver or Monday, School at stan, vide order dated 19.7.19\$9. At that

tand number of other employees were appointed on regular bask but the

Adasted

an wan digeniminated R., and my block vide letter dated 21.01-2003 is not the fixed or complete douber. Sahib-ur-Refinian Driver into regularate, who is similarly placed coproyee like appellant, therefore, respondent reducated for conversion of all other Drivers into regular pay scales. The er Department vide latter dated 12/3.2008 gave concurrence for conversion 1500, of Drivers on fixed coyouto Pay Scale Most and in accordance with aid concurrence. Notification was insued by respondent No.2 on 17-5.2098, 31 wherein, the appellant's name applared at S.No.7, but with immediate effect, whereas pay fixation of other employees was done with effect from the date of appointment. Feeling aggrieved, despipe lant submitted his departmental appeal on 19.11.2008, but with no response within the stipulated period, hence this argueat with the proper that on acceptance of the appeal, the respondents be directed to fix the pay of the appillant from the date of initial appointment ited ad of 12.5.2603 along-wite of garaj to bring, it at par with the length of curvice with such other relief as may deam fit in the circumstances of the cage namaiso be geneted.

The respondents have filed their written replies, wherein, they refiled thethe of the appeilant and stand the the case of the appellant is different from the case of other employees and that he vias appointed in Pamily Health project 6.12.1994 till the project life i.e. 51.42.1995. He was adjusted as Driver at this service book on fixed pay Realisted on 14.2.2000 carper intry made in his service book on fixed pay Realisted of Moreover, far way brought to regular BPS-4 wide Pinancip thatment's Motification dated 12.5.2001, with immediate effect. As such he is that entitled to the refiel claimed by high.

ATTEST

Arguments heard and scenel percess 1

Affendid

- (14)

e doubt, the appellant was appointed as Driver in the Hamily Health? Project on 96,12,1994 but before winding up of the Project on 31,12,1999; he was a spaced as Drever in Pluxin Soluted Kohat, vide office order dated-19.7.19 9. As per entry in the service book, the appellant was later on adjusted as Drivel, of fixed pay @ Rs.2500/- per month vide order dated 14.2.2000. In the light ... Finance Department's letter dated 12.5.2008, the post of the appellant was entered to tiltent on regular sille vide Notification dated 17.5.2008 of respondent No.2, but with immediate effect. The main contention of the appeilant. is that in the light of Finance Department's feiter dated 30.7.2008 he is entitled to fixation of his pay from the date of his initial appointment instead of 12.5.2008 alt-or-Reinman, similarly placed employee. Moreover, respondent No.2has also addressed a letter dated 15,10,2068 to respondent No.4 in favour of the Supportant for fixation of his pay from the onte of appointment. However, it was s obastic dathat he will not be entitled to arrents up[0.30.6.2008. to view of the above, the Tribuoal deems it appropriate to remand the case 5.

of the appeilant to the respondent-icpartment with the direction to consider his chains with regard to entitlement of fixation of his pay from the date of appointment in the light of the abreaud leaters as well as case of Suhib-urfield in Driver, strictly in accordanc livith law/ailes on the subject within a pair i of two months of the receipt of this order. The appeal is disposed of in the abase terms. Parties are, however, left to bear their jown costs. File be consigned to the record.

CULTAN

Certifi

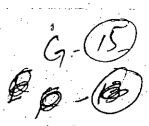
 $E_{hef}$ 

ETIMOOD KHATAK))

tor's gopy

MEMILER

CHUNCHD (BOOR ALL MEAN) MEMBER





#### Provincial Health Services Academy Dept: of Health Govt. of Khyber Pakhtunkhwa Budhni Road Duran Pur Peshawar, # 091-2650861, 2260109; Fax # 091- 2261249 E-mail: phsa\_peshawar@yahoo.com

## To be substituted by even No. & date.

#### OFFICE ORDER

Cc:

1.

2.

3.

4.

Ex-post facto approval is hereby accorded to regularize the services of the following driver of Nursing School Kohat with effect from the date of appointment i.e. 06/12/1994 as ordered by the honorable Services Tribunal, Peshawar judgment dated 02/07/2010 in Service Appeal No. 318/2009 on the analogy of Mr. Sahib-ur-Rahman Driver, vide Finance Department letter No. BVI/FD/4-48/2007/08 dated 12/05/2008 and Secretary Health letter No. SO-III/ 8-90/07 (Sahib-ur-Rahman) dated 21/01/2008. However, arrear of pay & allowances will be admissible from 14/02/2000.

· · · · ·	<u>.</u>		<u> </u>	•	
Name	事はお話い	Pesianation	120 El Dato	offannointm	ontester
	Care and a				
			24/25/2010 100 100 100 100 100 100 100 100 100	0040400	A CONTRACTOR
Mr. Mian Sira		Driver		06/12/1994	4
· .	· · · · · · · · · · · · · · · · · · ·				

-sd-DIRECTOR

#### F/No. 215/PHSA/Admn/Appointment/2012-13/5517-20

Dated . 16/07/2012

- District Accounts Officer, Kohat.
- Vice Principal, School of Nursing Kohat for compliance under

ATTESTED

- intimation to this office.
- Registrar, Services Tribunal Pakhtunkhwa Peshawar.
- Mr. Mian Siraj Driver, School of Nursing Kohat.

DIRECTOR

Adder Study

**VAKALATNAMA** 

Before the KP Service Tribuna, Peshawar

OF 2019

Mix Rehman

(APPELLANT) \_(PLAINTIFF) (PETITIONER)

## **VERSUS**

Education Deptt:

(RESPONDENT) (DEFENDANT)

I/We Mir Kehman

Do hereby appoint and constitute **NOOR MOHAMMAD KHATTAK, Advocate, Peshawar** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated.\_\_\_\_/2019

ACCEPTED NOOR MOHAMMAD KHATTAK

SHAHZULLAH YOÛŞAFZAI

MIR ZAMAN SAFI ADVOCATES

OFFICE: Flat No.3, Upper Floor, Islamia Club Building, Khyber Bazar, Peshawar City. Mobile No.0345-9383141

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

## Appeal No...1390/2019

MIR REHMAN.....Appellant

Versus

The Director E&SE Department Khyber Pakhtunkhwa and other... Respondents

S.NO	DESCRIPTION OF DOCUMENTS	ANNEXURE	PAGE
1	Content		1
2	Parawise Comments		2-3
3	Affidavit	1. 1. 1 18. 19. 19. 19. 19. 19. 19. 19. 19. 19. 19	4
4	Authority latter	·	5
5	Copy of appointment order	A	6-7
6	Copy of the judgement	. B	8-13

#### INDEX

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

## Appeal No...1390/2019

## MIR REHMAN ......Appellant

Versus

The Director E&SE Department Khyber Pakhtunkhwa and other...Respondents

### Comments on behalf of Respondents No.1 & 3

Respectfully Sheweth;

#### Preliminary objections

- That the Petitioner has got no cause of action, Locus Standi to file the instant Petition
- That the matter in the instant petition is a close transaction as has already been dismissed by the Honorable Peshawar High Court in W.P 4597-P/2018 decided on 30-10-2019.
- That the petitioner has not added the necessary party in the instant petition
- That the Petitioner has not come to this Court with clean hands
- That the petitioner has concealed material facts from the Honorable court

## ON FACTS

- 1. No comments.
- 2. Incorrect and baseless hence denied. The Appellant was initially appointed against project post of PTC on temporary basis just for three years only.
- 3. That initially the petitioner was appointed as PST Community School Teacher on temporary basis under a project namely Community School Teacher project for three years only. Later on, on the recommendation of Departmental Selection Committee the petitioner was regularly appointed on the post of PTC but that was to be considered as a Fresh appointment as mentioned in his appointment order (Copy of the appointment order attached as annex A).
- 4. The departmental appeal of the appellant was properly examined and regretted on basis that the petitioner was appointed on the post of PTC on regular basis but that his appointment was to be considered as fresh appointment as mentioned in his appointment order. Therefore, he is not entitled for pay fixation. Hence para No.4 is also denied.

<u>Qn Grounds</u>

- A. Incorrect. Hence denied. As elucidated in para-3.
- **B.** Incorrect. Hence denied. The respondent being bound by law acts in accordance with law and while doing so no provision any law has been violated.
- C. Incorrect and baseless. Hence denied. As elucidated in above para-3.
- D. Incorrect. Hence denied. The matter in the instant appeal is a closed transaction as has already been dismissed by the Honorable Peshawar High Court in W.P 4597-P/2018 decided on 30-10-2019. So, the appellant is not entitled for the pay fixation as prayed for (Copy Of The Judgment is Attached As C)
- E. Legal, needs no comments. However the respondent does not violate any low and provision of constitution.
- **F.** Incorrect. The case of the appellant is totally different from the one referred in the subject para. The petitioner was regular on the post of PTC but that was to be considered as a Fresh appointment as mentioned in his appointment order, Therefore he is not entitled for pay fixation, as prayed for.
- G. Incorrect. Hence denied. As elucidated in above para-3.
- H. Incorrect. Hence denied. As elucidated in above para-3.

rieran je k

I. That with the kind permission of the Honorable Court, The respondents may be allowed to take any other grounds at the time of arguments of the instant petition.

#### Pray

In light of the above stated facts and legal position, it is humbly requested that the case of the publichers may kindly be dismissed.

Respondent 1:

Director Education

Styber Pakhtunithova

 $\# h^{(N)}$ 

Respondent 3:

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

## Appeal No...1391/2019

MIR REHMAN ......Appellant

Versus

The Director E&SE Department Khyber Pakhtunkhwa and other...Respondents

Comments on behalf of Respondents No.1 & 3

### <u>Affidavit</u>

We the respondents do hereby solemnly affirm and declare that the contents of the accompanying para wise comments submitted by the respondent are correct to the best of their knowledge and belief and nothing has been concealed from this honorable court.

Respondent. 1:

**Respondent. 3 :** 

Director Education Khyber Pakhtunkhwa

District Education Officer NMØ Khyber

# Authority Letter

5,

Mr.Munawar Khan /focal Person of (Litigation) District education Officer Khyber is hereby authorized to submit parawise comments in the court on the

## behalf of respondent.

rict education Officer NMD Knyber District e

# AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD. $\mathcal{P} - \mathcal{O}$

- 2

Consequent upon the selection of Departmental Selection Committee the following PTC Fresh (Male) local candidates of Tehsil Bara Khyber Agency are hereby appointed against the PTC posts on regular basis (Non pension-able) at the school noted against their name in BPS No (07) of the National Pay Scale@ Rs.(3530-190-9230) PM plus usual allowances as admissible under the Rules in the interest of public service.

	Name/Father Name	Posted at	Remarks
01	Hafeezullah Amin S/o Zari Jan BCS Said Rasan Kili Khagur Tecrah.	Ageney.	Against vacant PTC post
02	Muhaimit <del>iat As</del> hfaq c/o Heji Sikandar Khan	Agency.	do
03	Najeebullah S/o Shahbaz Khan	GPS Zafar Kili Tirah Khyber Agency.	do
04	Shamsudin S/o Sultan Muhammad	GPS Choor Lakka Bara Knyber Agency.	do
05	Khan Sher S/o Sabz Ali Khan	GPS Tandi Bughdad Khel Bara Khyter Agency.	(10
06	Musafar Shah S/o Khial Noor	GPS Sarkui Kamar Bara Khyber Agency.	do
07	Mukharif Shah S/o Abdul Wahab	GPS Ghari Kamar Khel Bara Khyber Agency,	- · ( ()- ·
08 7	Shah Hussain S/o Gulat Khan BCS Habib Shah Killi	GPS Mothray Dada Nika Aka Khel Teerah Khyher Agency.	(lo
()9.	Jalalud Din S/o Shamsu Din BCS Shakirullah Killi Sepah	GPS Hukam Khan Kili Bara Khyber Agency.	(i) "
10	Shah intuhammad S/o Shah	GPS Benay Arbab Killi Barn	•••{[0•••
L. 	I Muhammud Killi Teeriih		y
	Arif Khan S/o Alam Khan	GPS Benay Arbab Kili Dara Khyber Agency.	
12	Rehman Gul S/o Abdul Amin BCS Haji Rasool Din Killi Teerah	GPS Stori Khel Almas Kili Bara Khyber Ageney.	
13	Rahim Shah S/o Khiai Badshah	Khyber Agengy.	
14	Misal Khan S/o Fazali Rahim	GPS Mothray Dada Nika AkaKhel Teerah Khyber Agency	do
15	Javed Iqbal S/o Hazrat Gul BCS Koki Khel zioddin Mastak	GPS Sarkai Kamar Bara Khybor	(10
16	Amunullah S/o Asmatullah	GPS Ghari Kamar Khel Bara Khyber Ageney.	
17	Muhammad Akber s/o Hanii Gul	GPS Khurmatang Bara Khyber Agoncy.	

- The Appointee will take over charge on 1/9/2009 (after the reopening of schools after summer vacations) at their respective schools. Charge report should be submitted to all concerned.
- The appointment of the candidates is made purely on temporary basis and is liable to terminate without assigning any notice.
- If the candidate wishes to resign his post he will be give one month prior notice or his pay for one month will be forfeited in lieu thereof.
- Their documents, Date of birth, NIC and Domicile certificate should be checked before handed over charge of the post and attested copies thereof may be kept on record of the school/office.

5. They should produce their Health and Age conjficate from the Agency Surgeon

11- 27- 200 B

- 6. They may not be handed over charge if he is below 18-years and above 36years.
- 7. If they fails to report their arrival within 15-days of the issue of this appointment order ther, it will be treated as cancelled.
- 8. No salary may be drawn before the verifications of all the testimonials from the quarter concerned.
- 9. If any technical legal flaw is pointed out, the appointment will stand as cancelled.
- They will not be entitled for pension/commutation and G.P.Fund emoluments as per Govt: policy. However they are entitled for C P Fund. 2010; and a second sec

#### (HASHIM KHAN) AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD

Endst: No<u>33 cv - 33 2 </u>/Estab:/C-6/Vol-III/Khy. / Dated Jamrud the <u>11</u>/<u>7</u>/2009 Copy of the above is forwarded to the:-

- 1. Director of Education FATA (NWFP) Peshawar.
- 2. Political Agent Khyber Agency at Peshawar.
- 3. Agency Accounts Officer Khyber at Jamrud.

2 ~ 4

- 4. Agency Surgeon Khyber Agency at Landi Koral
- 5. Principal/Headmasters concerned.
- 6. EMIS Computer cell local office.
  - 7. Candidates concerned.

- ダー

AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD

## ULL CANENE SHEET

owen.B

## PESHAWAR TUGH COURT, PESHAWAR. (Judicial Department)

#### <u>W.P.No. 4597-P/2018 alongwith</u> <u>CW. No. 2293-P/2019</u>

## JUDGMENT

Date of hearing: 30.10.2019

Several Construction and the second second second

N. THE REPORT OF THE PARTY OF T

1 January Colored

Petitioner: (Anzar Gul & others) by Mr.Saadullah Marwat, Advocate.

Respondents (Director Education FATA S. others) by: Mr. Rab Nawaz Khan, AAG.

## MOHAMMAD IBRAHIM KRAN, J.- The

tenter

Department of Education FATA, in order to raise literacy level, launched a project of Community Schools under FA/FA Annual Development Program in the year 1998 till 20.10.2010 wherein, 956 schools were opened and total 1912 (02 per school) were appointed as PST since 2003 including the petitioners

after fulfilment of all codal formalities. Due to

law and sorder situation in FATA, many

schools were destroyed and being non-

Scanned with Can

functional schools, it was decided to close the sume as the teachers 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 Secretarist should regularize the services of Community School teachers from their initial recruitment vide letters dated 16.01.2012 and 26.04.2012. After approval of Summary by the Government of Khyber Pakhtunkhiwa, the Community School teachers were adjusted against regular posts of PST BPS-07 and in this respect, the Secretary Social Sectors Department FATA 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 benefits, against which the

Scanned with Car

petitioners filed representation but the same, was regretted on 29.08.2018, hence, this writ petition preferred by them under Article 199 of the Constitution of the Islamic Republic of Pakistan with the following perspective D\_ 10

#### prayers:-

160

"It is, therefore, most humbly prayed that on acceptance of this Writ Petitlon, in exercise of the extraordinary constitutional jurisdiction, this Hon'ble Court may graciously be pleased to:

- a. Declarc notification dated 29.8.2018 of the R No. 01 to be illegal, improper, unjust, discriminatory, malafide, without lawful authority and of no legal effect.
- b. Direct the authority to regularize the initial service of the petitioners rendered in the Community Schools to the regular service for pensionary and other 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,

The respondents were on high з. 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 Development Program in the year 1998 wherein, 1912 teachers (02 per including school) were appointed the petitioners on PST Posts in the year 2003 but due to the law and order situation in FATA, some schools were non-functional but even then the petitioners were regularized after fulfilling all the codal formalitles by the respondents. Now there arises factual controversy that the community schools were functional or non-functional in FATA; thus, it

Scanned with CamSc

lends to factual controversy to utter declare. that the schools were functional or nonfunctional. The writ petition in view of factual controversy is not at all maintainable. The constitutional jurisdiction of this court would seriously be barred as such like controversy can be agitated before the Civil Court. In support of the matter being of factual controversy wisdom is derived from 2005 PLD 347 Supreme Court titled Mst. Irsland Begum and 2 others vs Muhammad Arshad, 2005 PLC 366 Supreme Court titled Pervez Alam vs Pakistan Dairy Products (Pvt) Ltd, Karachi, 2005 SCMR 1650 Supreme Court titled Muhammad Ghulam Ayub vs Multanmad, 2005 SCMR 1542 Supreme Court titled Muhammad Ramzan VS Additional District Judge, Multan, 2004 PLC 2013 Supreme Court titled Riaz

[--- 1) the

Ahmed Malik vs Administrator, Municipal Corporation Bahawalpur, 2004 SCMR 1602 Supreme Court titled Muhammad Safilar Abbasi vs Aamir Yar Malik, 2004 SCMR 1521 Supreme Court titled Mst. Hanifa Bibl vs Munawar Ahmad, 2004 SCMR 979 Supreme Court titled Mirza Abdul Rehman vs Deputy Commissioner/ Returning Officer, Attock and 2003 SCMR 225 Supreme Court titled Commanding Officer, Frontier Works Organization, Karachi vs Haji Abdul Waheed.

In view of the above, this petitionhas no force, which is hereby dismissed.

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

/IN Г

JUDGE

Scanned with CamS

12