18.12.2020

Mr. Fazal Shah Mohmand, Advocate, for appellant is present.

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- 2. By way of the instant service appeal, the actions of respondents for keeping back the conveyance allowance, its deduction from the monthly pay of the appellant during the prevalence of summer and winter vacations, has been challenged, hitherto assailed through departmental appeal but to no avail thus a prayer was made directing the respondents not to make any deductions regarding the conveyance allowance during the vacations period and making payment of all outstanding amount/back benefits of the referred to allowance.
- 3. Learned counsel for the appellant placed reliance on the judgment of the Hon'ble Peshawar High Court, Peshawar, dated 1st of October, 2019, whereby it has been held that the pay of civil servant per mensem includes special pay, personal pay and other emoluments declared by the authority to be paid and that conveyance allowance is the integral part of pay. He submitted that in a judgment of Sindh Services Tribunal Karachi dated 23.12.2015 it has been held that vacations counts as duty and the civil servant in vacations departments are allowed to receive conveyance allowance during summer and winter vacations which are holidays and not leave of any kind.
- Since it has been held consistently in categorical terms that conveyance allowance allowed to civil servants of vacation departments, is part and parcel of their pay, therefore, it cannot be separated from other emoluments to which they are held entitled, therefore, its deduction and consequent holding back during the sessions of summer and winter vacations is violation of law and rules in vogue, reliance is placed on judgment of this Tribunal vide Appeal No. 1452/2019 Captioned Magsad Hayat Versus decided Government of Khyber Pakhtunkhwa 11.11.2019, therefore, respondents are directed conveyance allowance from the pay of appellant during the course of summer and winter vacations, respondents are also directed to give effect to the findings made above in its letter and spirit and in case of noncompliance the legal course of action is open to appellant. consigned to the record room.

ANNOUNCED 18.12.2020

> (MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

FORM OF ORDER SHEET AND BOOK

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S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1.	.2	3
1-	20/11/2020	The appeal presented today by Mr. Fazal Shah Mohman Advocate may be entered in the Institution Register and put to the Learne
		Member for proper order please:
		REGISTRAR
2		This case is entrusted to S. Bench for preliminary hearing to be p up there on 18/12/2020
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BEFORE THE SERVICE TRIBUNAL KPK PESHAWAR

Service Appeal No/2020	
Mst. Gul Shireen	Appellant
<u>V E R S U S</u>	
Govt. and Others	Respondents

INDEX

S.	Description of Documents	Annexure	Pages
No	0 1 A		1-2
<u>1. </u>	Service Appeal		3-4
2.	Copy of Pay Slips	A	J. 7
3.	Copy of departmental appeal	B	5
4.	Copies of Judgments	C	6-9
5.	Wakalat Nama		10_

Dated: 18-11-2020

Appellant

Through

Fazal Shah Mohmand **Advocate Supreme Court**

OFFICE:- Cantonment Plaza Flat 3/B Khyber Bazar Peshawar Cell# 0301 8804841

Email:- fazalshahmohmand@gmail.com

Note:

Spare copies will be provided after the admission of Service Appeal.



BEFORE THE SERVICE TRIBUNAL KPK PESHAWAR



Service Appeal No M68 32020

Mst. Gul Shireen, Lecturer (Islamiyat) (BPs-17) Govt. Girls Degree Pakhtukhwa College Chitral UpperAppellant

Diary No. 1575

V E R S U S

1. Govt. of KPK through Secretary Higher Education, Archives and Libraries Department Peshawar.

2. Director Higher Education, Govt. of Khyber Pakhtunkhwa Peshawar.

Khyber Pakhtunkhwa through Secretary Finance 3. Govt. of Department, Peshawar.

4. Accountant General, Khyber Pakhtunkhwa Peshawar.

.....Respondents

APPEAL U/S 4 OF THE KPK SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED ACTION OF RESPONDENTS OF ILLEGALLY DEDUCTING CONVEYANCE ALLOWANCE FROM APPELLANT DURING SUMMAR WINTER AND VACATIONS AND PAYMENT OF DEDUCTED AMOUNT MADE TO THE APPELLANT MADE FROM HER IN THIS RESPECT, FOR WHICH DEPARTMENTAL APPEAL OF THE APPELLANT HAS NOT BEEN RESPONDED SO FAR DESPITE THE LAPSE OF THE STATUTORY PERIOD OF NINETY DAYS.

PRAYER:-

On acceptance of this appeal the respondents may kindly be iledto-day directed not to deduct from the appellant the Conveyance allowance during the summer and winter vacations and pay the appellant the illegally deducted amount in this respect.

Respectfully Submitted:-

- 1. That the appellant is serving as Lecturer (Islamiyat) (BPs-17) Govt. Girls Degree College Chitral Upper in the respondent department and since then she performed her duties with honesty and full devotion with spotless service career.
- 2. That the department in which the appellant is serving is vacation department and the conveyance allowance is deducted from the appellant during summer and winter vacations in violation of Rule 82 (b) of the Fundamental Rules 1922, according to which vacation counts as duty. (Copy of Pay Slip is enclosed as Annexure A).
- 3. That the appellant approached respondents for directing respondents not to deduct and pay her the conveyance allowance



during summer and winter vacations with further directions to the respondents to pay the appellant the already illegally deducted amount in this regard, vide departmental appeal which has not been responded so far despite the lapse of the statutory period of ninety days. (Copy of departmental appeal is enclosed as Annexure B).

4. That this action of the respondents of not paying the appellant the conveyance allowance during the summer and winter vacations and not paying the appellant the illegally deducted amount in this respect, is against the law, facts and principles of justice on grounds inter alia as follows:-

GROUNDS:-

- **A.** That the omissions and commissions of the respondents are illegal and void ab-initio.
- **B.** That **Rule 82 (b)** of the Fundamental Rules 1922, is very much clear on the point, according to which **vacation counts as duty**, hence deduction of conveyance allowance during the Summer and Winter vacations is illegal and against the **Rule 82 (b)** of the Fundamental Rules 1922.
- C. That even this issue was agitated before the Sindh Service Tribunal, Federal Service Tribunal and even before this honorable Tribunal which appeals were accepted and even that judgments have been implemented. (Copy of Judgment is enclosed as Annexure C).
- **D.** That the illegal deduction of the conveyance allowances during vacations cause monetary loss to the appellant and she is subjected to monetary loss illegally.

It is therefore prayed that appeal of the appellant may kindly be accepted as prayed for in the heading of the appeal.

Dated:- 18-11-2020

Appellant (Mst. Gul Shireen)

Through

Fazal Shah Mohmand Advocate Supreme Court

Government of Khyber Pakhtunkhwa District Accounts Office Chitral Monthly Salary Statement (July-2020)





Personal Information of Miss GUL SHIREEN d/w/s of SHER YAQOOB KHAN

Persanel Number: 00737663

Date of Birth: 01.02.1986

CNIC: 1520193495796

NTN: Entry into Govt. Service: 06.11.2014

Length of Service: 05 Years 08 Months 027 Days

Employment Category: Active Permanent

Designation: ASSISTANT PROFESSOR

80001205-GOVERNMENT OF KHYBER PAKH

DDO Code: CL4264-

Payroll Section: 001

GPF Section: 001

Cash Center:

GPF A/C No:

Interest Applied: Yes

GPF Balance:

150,794.00

Vendor Number: -

Pay and Allowances:

Pay scale: BPS For - 2017

Pay Scale Type: Civil

BPS: 17

Pay Stage: 2

Wage type	Amount	Wage type	Amount
0001 Basic Pay	34,970.00	1000 House Rent Allowance	4,433.00
1916 UAA-CHITRAL 50%(17-22)	4,500.00	1974 Medical Allowance 2011	1,846.00
2211 Adhoc Relief All 2016 10%	2,544.00	2224 Adhoc Relief All 2017 10%	3,497.00
2247 Adhoc Relief All 2018 10%	3,497.00	2265 Adhoc Relief All 2019 05%	1.748.00

Deductions - General

Wage type	Amount	Wage type	A 777 0 1 7 4
3017 GPF Subscription	-4,270.00	3501 Benevolent Fund	-800.00
3609 Income Tax	-264.00	3990 Emp.Edu. Fund KPK	-250.00
4004 R. Benefits & Death Comp:	-900.00		0.00

Deductions - Loans and Advances

_ Loan	Description	Principal amount	Deduction	Ralance
		1 theipar amount	Deduction	Balance

Deductions - Income Tax

Payable:

4,221.23

Recovered till July-2020:

264.00

Exempted: 1055.10

Recoverable:

2,902.13

Gross Pay (Rs.):

57,035.00

Deductions: (Rs.):

-6,484.00

Net Pay: (Rs.):

50,551.00

Payee Name: GUL SHIREEN

Account Number: 03827900524603

Bank Details: HABIB BANK LIMITED, 220382 BUNEY CHITRAL BUNEY CHITRAL,

Leaves:

Opening Balance:

Availed:

Earned:

Balance:

Permanent Address:

City: PRINCIPAL GGDC BOONI

Domicile: NW - Khyber Pakhtunkhwa

Housing Status: No Official

Temp. Address:

City:

Email:

Government of Khyber Pakhtunkhwa District Accounts Office Chitral Monthly Salary Statement (August-2020)





Personal Information of Miss GUL SHIREEN d/w/s of SHER YAQOOB KHAN

Personnel Number: 00737663 Date of Birth: 01.02.1986

CNIC: 1520193495796

Entry into Govt. Service: 06.11.2014

Length of Service: 05 Years 09 Months 027 Days

Employment Category: Active Permanent

Designation: ASSISTANT PROFESSOR

80001205-GOVERNMENT OF KHYBER PAKH

DDO Code: CL4264-

Payroll Section: 001

GPF Section: 001

Cash Center:

Interest Applied: Yes

GPF Balance:

155,064.00

Vendor Number: -

GPF A/C No:

Pay and Allowances:

Pay scale: BPS For - 2017

Pay Scale Type: Civil

BPS: 17

Pay Stage: 2

	Wage type	Amount		Wage type	Amount
0001 Basic Pay		34,970.00	1000	House Rent Allowance	4,433.00
1210 Convey A	llowance 2005	5,000.00	4	UAA-CHITRAL 50%(17-22)	4,500.00
1974 Medical A	Allowance 2011	1,846.00		Adhoc Relief All 2016 10%	2,544.00
2224 Adhoc Re	lief All 2017 10%	3,497.00		Adhoc Relief All 2018 10%	
2265 Adhoc Re	lief All 2019 05%	1,748.00		2010 1070	3,497.00 0.00

Deductions - General

Wage type	Amount	Wage type	Amount
3017 GPF Subscription	-4,270.00	3501 Benevolent Fund	-800.00
3609 Income Tax	-452.00	3990 Emp.Edu. Fund KPK	-250.00
4004 R. Benefits & Death Comp:	-900.00		0.00

Deductions - Loans and Advances

Loan	Desci	iption	Principa	l amount	Ded	uction	Balance
Deductions - Payable:	- Income Tax 6,971.20 Recover	red till August-2020:	716.00	Exempted	i: 1742.10	Recov	erable: 4,513.10
Gross Pay (F	Rs.): 62,035.00	Deductions: (Rs.):	-6,672.00		Net Pay: (R	s.): 5	55,363.00
Account Nu	: GUL SHIREEN mber: 03827900524603 s: HABIB BANK LIMIT	ED, 220382 BUNEY CI	HITRAL BUN	EY CHITI	RAL,		
Leaves:	Opening Balance:	Availed:	Earned	d:	Ва	ılance:	
					•	·	
Permanent A	ddress:			-			

City: PRINCIPAL GGDC BOONI

Domicile: NW - Khyber Pakhtunkhwa

Housing Status: No Official

Temp. Address:

City:

Email:

BEFORE THE KHYBER PAKHTUNKHWA SERVI PESHAWAR

APPEAL NO. 1452 /2019

Mr. Maqsad Hayat, SCT (BPS-16), GHS Masho Gagar, Peshawar.....

VERSUS

1- The Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Peshawar.

2- The Secretary (E&SE) Department, Khyber Pakhtunkhwa, Peshawar. 3- The Secretary Finance Department, Khyber Pakhtunkhwa, Peshawar.

4- The Accountant General, Khyber Pakhtunkhwa, Peshawar.

5- The Director (E&SE) Department, Khyber Pakhtunkhwa, Peshawar.

APPEAL UDNER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED RESPONDENTS BY ILLEGALLY THE ACTION OF UNLAWFULLY DEDUCTING THE CONVEYANCE ALLOWANCE SUMMER OF THE APPELLANT DURING WINTER & VACATIONS AND AGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL OF APPELLANT WITHIN STATUTORY PERIOD OF NINETY DAYS.

PRAYER:

That on acceptance of this appeal the respondents may kindly be directed not to make deduction of conveyance allowance during vacations period (Summer & Winter Vacations) and make the payment of all outstanding amount of Conveyance allowance which have been deducted 即使edte-daypreviously with all back benefits. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

R/SHEWETH: ON FACTS:

2-1910119

- 1- That the appellant is serving in the elementary and secondary education department as Certified Teacher (BPS-15) quite efficiency and up to the entire satisfaction of the superiors.
- 2- That the Conveyance Allowance is admissible to all the civil servants and to this effect a Notification No. FD (PRC) 1-1/2011 dated 14.07.2011 was issued. That later ion vide revised Notification dated 20.12.2012 whereby the conveyance allowance for employees

Appeal No. 1452/2019 Markad Hayat is Giort

11.11.2019

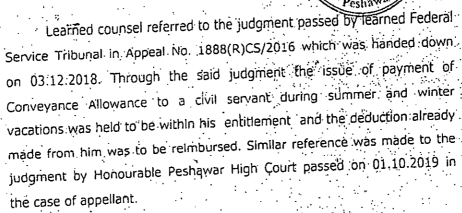
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rvice Tribusile Respawar

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Sandiso fribunal

Counsel for the appellant present.



Learned counsel, when confronted with the proposition that the issue, in essence, was dilated upon by the Federal Service Tribunal and, more particularly, by the Honourable Peshawar High Court in the case of appellant, stated that in case the respondents are required to execute the judgment of Peshawar High Court, the appellant will have no cavil about disposal of instant appeal.

The record suggests that while handing down judgment in the Writ Petition preferred by the appellant, the Honourable High Court not only expounded the definition of "Pay" as well as "Salary" but also entitlement of a civil servant for the Conveyance Allowance during the period of vacations. It is important to note that the respondents were represented before the High Court during the proceedings.

In view of the above noted facts and circumstances and in order to protect the appellant from a fresh round of litigation which may protract over a formidable period, the appeal in hand is disposed of with observation that the judgment of Honourable Peshawar High Court passed were the Writ Petitions including W.P. No. 3162-P/2019 shall be honoured and implemented by the respondents within shortest possible time. The appellant shall, however, be at liberty to seek remedy in accordance with faw in case his grievance is not redressed by the respondents within a reasonable time.

Pate of Preschizion Chairman

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<u>VAKALATNÁMA</u>

Service Appeal No. Service Appeal No. Mst. Gul Shireen VERSUS Ob-1, and others REFORE TRIBUNAL KPK PESHAWAR LOS TRIBUNAL KPK PESHAWAR VERSHAWAR LOS TRIBUNAL KPK PESHAWAR LOS

I/We, the undersigned, do hereby appoint and constitute Fazal Shah Mohmand Advocate Supreme Court & Rabia Muzasfar Advocate Pulnawar. To act, appear and plead in the above-mentioned matter and to withdraw or compromise the said matter or submit to arbitration any differences or dispute that shall arise touching or in any manner relating to the said matter and to receive money and grant receipts therefore and to do all other acts and things which may be necessary to be done for the progress and the course of the prosecution of the said matter.

- To draft and sign files at necessary pleadings, applications, objections, affidavits or other documents as shall be deemed necessary and advisable for the prosecution of the said matter at all its stages.
- To employ any other Legal Practitioner, authorizing him to exercise
 the power as conferred on the undersigned Advocate, wherever he
 may think fit to do so.

AND I/We hereby agree to ratify whatever the Advocate or his substitute shall do in the above matter. I/We also hereby agree not to hold the Advocate or his substitute responsible for the result of the said matter in consequence of his absence from the Court when the said matter is called up for hearing. I/We further hereby agree that in the event for the whole or any part of the fee to be paid to the Advocate remaining unpaid, he shall be entitled to withdraw from the above matter. Received by me on 18-11-2020

ACCEPTED BY:

FAZAL SHAH MOHMAND

Advocate,

Supreme Court of Pakistan.

*

CLIENT(s)

ACCEPTED BY:

RABIA MUZAFFAR

Advocate Peshawar.

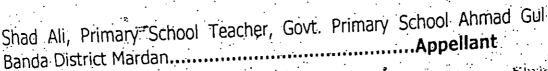
ZIA UD DIN Advocate Peshawar.

OFFICE-Cantonment Plaza Flat 3/B Khyber Bazar Peshawar Cell# 0301 8804841. (Clark) Cell* 03339214136

Ersailt - fazilshahmohmand@gmail.com.

BEFORE THE SERVICE TRIBUNAL KPK PESHAWAR

Service Appeal No 3223/2020



VERSUS

1. Director Elementary and Secondary Education, KPK Peshawar. Dated

2. District Education Officer (Male) Mardan.

3. Secretary, Elementary and Secondary Education, KPK Peshawar.

4. Govt. of Khyber Pakhtunkhwa through Secretary Department, Peshawar.

5. Accountant General, Khyber Pakhtunkhwa Peshawar.

..Respondents

APPEAL U/S 4 OF THE KPK SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED ACTION OF RESPONDENTS OF ILLEGALLY DEDUCTING CONVEYANCE ALLOWANCE FROM SUMMAR AND APPELLANT DURING VACATIONS AND PAYMENT OF DEDUCTED AMOUNT MADE TO THE APPELLANT MADE FROM HIM IN THIS RESPECT, FOR WHICH DEPARTMENTAL APPEAL OF THE APPELLANT HAS NOT BEEN RESPONDED SO FAR DESPITE THE LAPSE OF THE STATUTORY PERIOD OF NINETY DAYS.

PRAYER:-

Facato-day

On acceptance of this appeal the respondents may kindly be Schoolster & Control directed not to deduct from the appellant the Conveyance allowance during the summer and winter vacations and pay the appellant the illegally deducted amount in this respect.

Respectfully Submitted:-

1. That the appellant is serving in the respondent department and since then he performed his duties with honesty and full devotion with spotless service career.

That the department in which the appellant is serving is vacation department and the conveyance allowance is deducted from the ATTESTED appéllant during summer and Winter vacations in violation of

Rule 82 (b) of the Fundamental Rules 1922, according to which

for disposal of instant appeal also in terms of the order.

- At the outset learned counsel referred to copy of order dated 11.11.2019 passed in Appeal No. 1452/2019 (annexure-C) and requested
- 2. It shall be useful for the purpose to reproduce hereunder the contents of referred order dated 11.11.2019:-

"Learned counsel referred to the judgment passed by learned Federal Service Tribunal in Appeal No. 1888(R)CS/2016 which was handed down on 03.12.2018. Through the said judgment the issue of payment of Conveyance Allowance to a civil servant during summer and winter vacations was held to be within his entitlement and the deduction already made from him was to be reimbursed. Similar reference was made to the judgment by Honourable Peshawar High Court passed on 01.10.2019 in the case of appellant.

Learned counsel, when confronted with the proposition that the issue, in essence, was dilated upon by the Federal Service Tribunal and, more particularly, by the Honourable Peshawar High Court in the case of appellant, stated that in case the respondents are required to execute the judgment of Peshawar High Court, the appellant will have no cavil about disposal of instant appeal.

The record suggests that while handing down judgment in the Writ Petition preferred by the appellant, the Honourable High Court not only expounded the definition of "Pay" as well as "Salary" but also entitlement of a civil servant for the Conveyance Allowance during the period of vacations. It is important to note that the respondents were represented before the High Court during the proceedings.

In view of the above noted facts and circumstances and in order to protect the appellant from a fresh round of litigation which may protract over a formidable period, the appeal in hand is disposed of with observation that the judgment of Honourable Peshawar High Court passed in Writ Petitions including W.P No. 3162-P/2019 shall be honoured and implemented by the respondents within shortest possible time. The appellant shall, however, be at liberty to seek remedy in accordance with law in case his grievance is not redressed by the respondents within a reasonable time.

File be consigned to the record."

Having identical features instant appeal is disposed of accordingly. File be consigned to the record.

Chairman

ANNOUNCED

Certifical to be a



VAKALATNAMA

BEFORE THE SERVICE TRIBUNAL KPK PESHAWAR

Service Appeal No	/2020	•
Mst. Gul Shireen	VERSUS	Appellant
Govt. and others		Respondents

I/We, the undersigned, do hereby appoint and constitute Fazal Shah Mohmand Advocate Supreme Court & Rabia Muzaffar Advocate Peshawar. To act, appear and plead in the above-mentioned matter and to withdraw or compromise the said matter or submit to arbitration any differences or dispute that shall arise touching or in any manner relating to the said matter and to receive money and grant receipts therefore and to do all other acts and things which may be necessary to be done for the progress and the course of the prosecution of the said matter.

- To draft and sign files at necessary pleadings, applications, objections, affidavits or other documents as shall be deemed necessary and advisable for the prosecution of the said matter at all its stages.
- 2. **To** employ any other Legal Practitioner, authorizing him to exercise the power as conferred on the undersigned Advocate, wherever he may think fit to do so.

AND I/We hereby agree to ratify whatever the Advocate or his substitute shall do in the above matter. I/We also hereby agree not to hold the Advocate or his substitute responsible for the result of the said matter in consequence of his absence from the Court when the said matter is called up for hearing. I/We further hereby agree that in the event for the whole or any part of the fee to be paid to the Advocate remaining unpaid, he shall be entitled to withdraw from the above matter. Received by me on 18-11-2020

ACCEPTED BY:

FAZAL SHAH MOHMAND

Advocate,

Supreme Court of Pakistan.

CLIENT(s)

ACCEPTED BY:

RABIA MUZAFFAR

Advocate Peshawar.

Advocate Peshawar.

OFFICE:-Cantonment Plaza Flat 3/B Khyber Bazar Peshawar Cell# 0301 8804841. (Clerk) Cell# 03339214136

Email: - fazalshahmohmand@gmail.com.