04.3.2016

254/12

Counsel for the appellant and Mr. Muhammad Jan, Government Pleader for the respondents present.

1

2. At the outset, the question of lack of jurisdiction of this Tribunal was raised by the Government Pleader on the ground that the issue involved in this appeal is that of "upgradation" which does not fall in ambit of terms & conditions of service of a civil servant which has been so held by the Larger Bench of the august Supreme Court of Pakistan in its recent latest judgment dated 17.2.2016 in Civil Appeals No. 101 & 102-P/2011, titled "Regional Commissioner Income Tax, Northern Region, Islamabad etc. Versus Syed Manawar Ali and others".

3. It was not disputed on behalf of the appellant that the issue involved is that of upgradation of the appellants. With the assistance of the learned Government Pleader, we would like to reproduce relevant portion from the said judgment:-

"The aforesaid definition of the expression "Upgradation" clearly manifests that it cannot be construed as promotion, but can be granted through a policy. In fact, this Court in the judgment titled as Ali Azhar Khan Baloch vs. Province of Sindh (2015 SCMR 456) and an unreported judgment of this Court passed in the case of Chief Commissioner Inland Revenue and another vs. Muhammad Afzal Khan (Civil Appeal No. 992 of 2014) has held that the issue relating to upgradation of civil servants can be decided by a High Court in exercise of its

constitutional jurisdiction and bar contained under Article 212 (3) of the Constitution would not be attracted. The policy of upgradation, notified by the Government, in no way, amends the terms and conditions of service of the civil servant or the Civil Servants Act and or the Rules framed there-under. The Service Tribunals have no jurisdiction to entertain any appeal involving the issue of upgradation, as it does not form part of the terms and conditions of service of the civil servants. The question in hand has already been answered by the aforesaid two judgments of this court."

In the light of the foregoing brief discussion, this 4. Tribunal is of the view that since it lacks jurisdiction to adjudicate upon this appeal, therefore, the same is directed to be returned to the appellant, after retaining its copy, for presentation before the competent/proper forum, if so advised.

ANNOUNCED

04.03.2016

MEMBER

MEMBER

Vide order sheet dated 07.12.2015 in connected appeal No.

246/2012 this appeal is adjourned to \_\_\_\_\_

READER

vide order sheet dated 27.9.2013, in connected appeal No.246/ 2012 this appeal is adjourned to 26.8.2014.

Vide order sheet dated 27.9.2013 in connected appeal No.246/ 2012 this appeal is adjourned to 29 - 19

Vide order sheet dated 27.9.2013 in connected appeal No.246/ 2012 this appeal is adjourned to 15 - 6 - 15.

. . .

READER

Vide order sheet dated 27.9.2013 in connected appeal No.246/ 2012 this appeal is adjourned to \_\_\_\_\_\_.

READER

Vide order sheet dated 27.9.2013 in connected appeal No.246/ 2012 this appeal is adjourned to \_\_\_\_\_\_.

#### READER

Vide order sheet dated 27.9.2013 in connected appeal No.246/ 2012 this appeal is adjourned to \_\_\_\_\_\_.

#### READER

Vide order sheet dated 27.9.2013 in connected appeal No.246/ 2012 this appeal is adjourned to \_\_\_\_\_\_.

#### READER

Vide order sheet dated 19.9.2013 in connected appeal No.246/ 2012 this appeal is adjourned to \_\_\_\_\_\_.

READER

### 07.05.2013

No one is present on behalf of the appellant. Mr. Khurshid Khan, SO with Muhammad Jan, GP for the respondents present. Notices be issued to the appellant and his counsel. To come up for rejoinder on 04.07.2013.

BER

4.7.2013

27.9.2013

Counsel for the appellant and Mr. Muhammad Jan, GP with for the respondents present. The Tribunal is incomplete, therefore, case to come up for the same on 27.9.2013.

Vide order sheet dated 27.9.2013 in connected appeal No. 223/2012, this appeal is adjourned to 28.11..2013.

ER

Vide order sheet dated 27.9.2013 in connected appeal No. 223/2012, this appeal is adjourned to 27.12-15.

READER

Vide order sheet dated 27.9.2013 in connected appeal No. 223/2012, this appeal is adjourned to 17 - 2 - 14

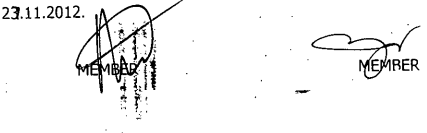
READER

Vide order sheet dated 27.9.2013 in connected appeal No. 223/2012, this appeal is adjourned to 1 - 4 - 14

READER

4.9.2012.

Clerk to counsel for the appellant and Mr. Sherafgan Khattak, AAG for the respondents present. Mr. Mosam Khanm also appeared and stated that copy of appeal has not been provided to them. A copy provided to him by Moharrir of the court to-day. To come up for written reply positively on



27.11.2012

Junior to counsel for the appellant and Mr. Sherafgan Khattak, AAG with Abbas Ali, S.O for the respondent present and requsted for further time, To come up for written reply on 31.12.2012.

IBFR

MEMBER

31.12.2012

Counsel for the appellant and AAG with Khursheed Ali, SO for the respondents present. Reply filed. Copy handed over to counsel for the appellant. To come up for rejoinder on 12.3.2013.

MEMBER

12.3.2013

Counsel for the appellant and AAG with Khursheed Ali S.O for the respondent present. None for the appellant present. Notices be issued to appellant and his counsel. To come up for rejoinder on 7.5.2013.

9.4.2012.

Counsel for the appellant present. He contended that the benefits of upgrdation given to other colleagues of the appellant. As per 1996-SCMR-1185, the appellant is entitled to the same treatment. He further contended that the earlier notification do not include the restriction of one time and personal and were effective from the date of completion of 10 years service inclusion of (one time and personal) and with immediate effect is contradictory to the earlier notification. Points raised need consideration. The appeal is admitted to regular hearing, subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply on 7.6.2012.

9.4.2012

This case be put up before the Final Bench  $\underline{I\!I}$  for further proceedings.

HIMBER

7.6.2012....

Counsel for the appellant and Mr. Arshad Alam, AGP with Mashal Khan, Litigation Officer for the respondent present and requested for further time: To come up for written taply on 4.9.2012.

Membe

Form- A FORM OF ORDER SHEET

Court of --Case No.-Order or other proceedings with signature of judge or Magistrate S.No. Date of order proceedings 1 2 3 1 20/02/2012 The appeal of Mr. Khan Afzal S.E.T submitted today by Mr. Amjid Ali Advocate may be entered in the Institution Register and put up to the Worthy Chairman for preliminary hearing. REGISTRAR 21-2-2012. 2 This case is entrusted to Primary Bench for Preliminary Hearing to be put up there on 22 - 3 - 2015CHAIRMAN 22-3-2012 picent. Request for alle prisent. Request for al journent To com up for p. H.or 9-4-201 Mer

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Before the Khyber pakhtoon khwa Service Tribunal Peshawar

Service Appeal No-254----of 2012

Khan Afsal SET

(Appellant)

#### Versus

1.

Gov't of K.P.K through secretary Education, Peshawar (Respondent)

# INDEX

S.No.	Description of documents	Annexure	Page No.
1	Copy of service appeal with		1 - 3
	affidavit		
2	Copy of appointment order in BPS-	"A"	4-6
	15		
3	Copy of notification dated	"B"	7-8
	26/00/2007		
4	Copy of notification dated	"C"	9
	26/01/2008		(
5	Copy of notification dated	"D"	10-13
	25/05/2010		
6	Copy of judgment dated 03/07/2009	"E"	14-16
7	Copy of judgment dated 23/02/2010		17-21
8	Copy of notification dated	"G"	22
	03/11/2010		
9	Copy of departmental appeal	"H"	23
10	Copy of notification dated	"I"	24
,	19/10/2009		
11	Wakalat Nama		

Appellant Chine

Through:

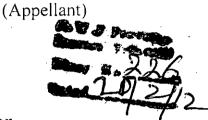
Amjan Ali Advocate Supreme court of Pakistan At Mardan

Cel No. 0321 988 2434

Before the Khyber pakhtoon khwa Service Tribunal Peshawar

Service Appeal No 254 of 2018

Khau Afzal SET Covt middle school yaquebi Disst Suabi



Versus

Gov't of K.P.K through secretary Education, Peshawar (Respondent)

### APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT, 1974

Sir,

\$

The appellant humbly submits as under:-

That appellant was appointed as a SET Teacher on <u>12:7:99</u> and placed in BPS-16

(Copy of appointment order in BPS-15 is annexure "A")

- That respondent (Finance department Gov't of K.P.K issued notification dated @\$/\$0/207 for up-gradation of post.
  (Copy of notification dated @\$/\$0/2007 is annexure "B")
- that respondent issued notification dated 26/01/2008
  (Copy of notification dated 26/01/2008 is annexure "C"
- 4. that vide notification dated 25/05/2010 appellant's post is upgraded to BPS17.

(Copy of notification dated 25/05/2010 is annexure "D").

That in consequence of said notification, appellant is allowed upgradation of posts with immediate effect instead of date of completion of 10 yours service vide notification dated 25/05/2010.

- 6. That appellant is equipped with the requisite qualification as envisaged in the notification for up-gradation of posts.
- That as per judgment dated 03/07/2009 of this Hon'able tribunal in numerous appeals up-gradation has been granted w.e.f 01/10/2007.
  (Copy of judgment is annexure "E.

That vide judgment dated 23/02/2010 this Hon'able court has accepted idential cases and implemented by the department.
 (Copy of judgment dated 23/02/2010 is annexure "F") and (notification dated 03/11/2010 as annexure "G").

that there are no promotion prospects of appellant i.e SET teacher whereas 93% quota for grade-18 and 19 is allotted to subject specialist and quota of set is only one percent and that too after 28/30 years and 91% set teachers stand retired in the same grade. Thus appellant is discriminated and no regular promotion is granted to appellant.

- 10. That as per rules/ practice of department appellant is entitled for one premature increment but the same has no been granted to appellant.
- 11. That appellant filed departmental appeal, but remained unresponded even after lapse of 90 x days.

(copy of the departmental appeal as annexure "H and Notification dated 19/10/2009 is annexure "I").

- 12. That as per 4 tire formula for promotion 50 posts in 17 then 34 posts in 18 then 15 posts in 19 and one post in 20, which means deprivation of promotion to appellant in reality/ practical sense i.e 1-15-34-50 formula.
- 13. That thus this up-gradation to BPS-17 is needed to be treated as regular promotion for the purpose of BPS-18,19, 20 and not treatment of the same as selection grade for financial benefits only.
- 14. That as per policy appellant is entitled for the advance premature increment.
- 15. That non-grant of up gradation to PBS-17 w.e.f date of completion of 10 years services per judgment of service tribunal dated 03/07/2009 and dated 23/02/2010 and non-deleting condition of one time and personal only inspite of notification dated 19/10/2009, non-grant of advance premature increment on promotion/ up-gradation and non-treating instant up-gradation as regular promotion for BPS-18,19,20 are illegal, against law and facts on following grounds:-

#### **GROUNDS:**

A.

D.

2.

E.

9.

- Because earlier notification do not include the restriction of one time and personal and were effective from date of completion of 10 years service inclusion of (one time and personal) and with immediate effect is contradictory to the earlier notification/judgments.
- B. Because up-gradation of posts is given effect and not up-gradation of civil servants.
- C. Because principles of promissory estopple and locus poenitentiae are applicable to the case of appellant with all force.
  - Because valuable rights has accrued to appellant and the same cannot be snatched.
  - Because neither the competent authority nor departmental promotion committee can cross the parameters of notification issued by the Gov't and finance department.

Because there is no need of even D.P.C as it is up-gradation.

Because premature advance increment is right of appellant which has been withheld for no good reason.

Because instant up-gradation is in fact promotion to BPS-17 for all practical purposes i.e promotion to BPS-18,19, and 20.

Because as per judgment of this Hon'able tribunal the benefit of giving effect to up-gradation from 01/10/2007 i.e dated of notification cannot be snatched from appellant as appellant is similarly placed to judgment holders, reliance is placed on 1996 SCMR 1185, SCMR 2009 page-1

It is therefore, humbly prayed that order/notification dated 25/05/2010 may please be modified by treating same w.c.f dated of completion of ten years service and omitting one time and personal from the same. Instant up-gradation/promotion may please be treated as regular promotion for the purpose of BPS-18,19 and 20. Appellant be granted premature advance annual increment on promotion/up-gradation.

Any other relief deemed fit, which is not specifically asked for may also be graciously granted.

Dated: 20/04/2011

G.

H.

I.

Through:

Appellant

Amjad Ali Advocate Supreme court of Pakistan At Mardan

#### AFFIDAVIE

I, do hereby solemnly affirm and declare on oath that the contents of appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'able tribunal.

Anx A

OFFICE OF THE DIRECTOR SECONDARY EDUCATION, N.M.F.R. PESHAMAR.

#### NOTIFICATION.

副动植的复数

Consequent upon their selection by the Departmental Selection Committee, the Director Secondary Education, HMEP, Poshewar is pleased to appoint the following trained graduate candidates against SET(Science/General) Posts at the Schools noted against their names in BPS-16 (Rs.2535-197-5450) Plus usual allowances admissible under the rules with immediate offect subject to the following terms and conditions :-

### TERMS & CONDITIONS.

- 1. They will be governed by such rules and regulations as may be prescribed from time to time by the Govt. for the category of the Govt.servants to which they belong.
- Their services will be liable to termination on one month's notice 2. from either side. In case of resignation without notice one month pcy will be forefieted in lieu thereof.
- They should join the pest with in one month from the issuance of 3. these orders.
- Their inter-se-seniority will be determined in accordance with the 4. merit fixed by the Departmental Selection Committee.

They shall be on probation for a period of Two years. 5.

They shall be required to furnish copies of all their certificates/ degrees alongwith the original receipts and photo copies there of pertaining to the verification fee of the concerned examining body (Board/University) to the DEOs/AEOs concerned. The latter shall arrange verification of all the pertificates/degrees of the appointees of their respective District/Agencies and will issue a clearance certifidate to each appointce for the release of his/her pay.

- Fresh candidates are required to produce Health & age certificate from the Medical Authority concerned before taking over charge. The Service Books of the inservice teachers must be checked by the Heads of the Institution before handing over charge to them. Complete information on the prescribed proforma be submitted to this 8.
  - Directorate within a month.
- 9. Prescribed age limit for fresh condidates is 21-35 years(



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104.	Sher Rehman S/c Shapur Khan CT GHS Lahor Swabi.	GMS Deka Swabi. S Against the voornt SET Gea. Post.
105.	Sohail Rohman S/o Mohommad Khan, CT 948 Marobi,Stabi.	GHS Patakara,Saabi10-
•106.	Mohammad Idress S/o Allah Bakhah PTC GPS Soknta No.1 Charmadia.	CHS Mali Khel, Nowsherado-
4444 ₹ <b>107.</b> 4	Saufataz Khan S/: Said Resan PTC GPS J ewar Maydan,	-do- OMS Shahbor, Maner.
·· 10C.	Sher Afzal Khan S/- Grani Rebean CT GHS Zerobi Stabi.	GKS Kotha Swabi
189.	Akhtar Munir S/o Zabita Mhan CT GHS Takkar Swabi.	3KS Samaniar Garbi,Nowsharado-
110.	Mohammad Akhter S/o Mohammad Younas,CT GHS Masri Banda,NSR.	GHS No.2 Nowshera Kalan20-
111.	Barkat Ali S/• Haidar Khan,CT GHS Maneri Poyan,Svabi.	GFS Topi,Stabido-
112.	Muhammad Junaid S/o Ghulam Holds CT GMS Rafiq Abad, Swabl.	r GHS Jabba Khushk,NSRdo-
113.	Fazale Rehman, IC SDEO(M) Smabi.	GHS Haryan, Swabi40-
114.	Sheukat ali S/cAwaladad.CT GUS Sikardari Stabi.	GHS Tordber Swabido-
115.	Mohammad Azim S/o Abdol Azim Vilg: Smah Alam PO Nahaqi Peshatar.	gre makht ord Posherardo-
	resha ar.	
114.	Fazal Ahad S/o Pazal Mohammad Payra Korona, Charsadda.	GUS Chughar Watti Peshawar -do-
: : : : : : : : :	Haroon-ur-Rashid S/o Mohammad Qadir P <sup>o</sup> C GPS Samiullah Abed	CMS Kalail, Bunowdo-
	Swabi.	
	Sher Azam S/• Sikandar Shor CT GMS Kela, Stabi.	GHS Lalc Dheri Swabido-
. 119.	Khan Afzal DM GUS Sudher Swabi.	GUS Tordher Swabido-
120.	•Nasrullah Khan S/• Saeedullah PO University Campus, Peshawar.	GHS Palosi Maghdarzai ~ Peshawar.
· · · · · · · ·	LA ONTAGTOTA' OGMBROAT HOURAGE.	

#### Indot: No. 2496 - 3398 /4-14/Apptt:99.

Dtp:Poshavar the 12/7/99

Copy of the above is forwarded for information and necessary action to the :--

Accountent General, NMFP, Poshawar with the remains as per Sr.No.5 below.

Director Frimary Education, NATE, Peshewar. Director of Education, FATE, NWFP, Feshewar.

All the Distt.Education Officers (M/F) concerned.

All the Distt. coounts Officers concerned with the request that pay of the above appointees may not be released until and unless they produce a clearance certificate from their DEOs concerned regarding their verification of certificates/ degrees as mentioned at Sr.No.6 of the terms and conditions. All the Principals/Headmasters/Headmistresses concerned. Frivate Scoretary to Henourable Minister for Education, NATE. Private Scoretary to Secretary Education, MARE, Deshawar. Officials concerned.

10. P.A to Director Scoy.Education, Mar, Feshinar.

, P/Files.

DEPUTY DIRECTOR FOR DIRECTOR SECONDARY SOUCATION N.W.F.P. PFEHALA.

KHAN AFZAL S. NO 119

M.Ishfaq/

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02/10 2007 09:40 FAX 0919210352

Millention: HELTER ALI Shah

Government of N-W F I Finance Department No.SO(FR)10-22(B)/2005 Outed: 01-10-2007 Ana B

Ø001

The Secretary to Govt. of NWFP ...

Subject:

Τo

Sir,

#### UP-GRADATION OF VARIOUS POSTS OF TEACHERS/CAREER STRUCTURE IN SCHOOLS & LITERACY DEPARTMENT GOVERNMENT OF N.W.F.J

I am directed to refer to your letter No.SO(G)S&L/1-47/2007 dated 01-10-2007 on the subject noted above and to inform that the Chief Minister NWFP has been pleased to up-grade various posts of teachers in Schools & Literacy Department N-W.F.Pr as per details given below in respect of those incumbents who acquire or possess the qualification and experience mentioned against each with immediate effect.

112

\$.//	Designation/I	xisting Pay Scale	Qualification		visou y Sca	
1	Primary Schoo BPS-07	) Teacher (PST)	F.A/F.Sc. at least 2 <sup>nd</sup> Division with PTC/Diploma in Education			
2.	renamed as H	isite experience ad Teacher/Head mary School BPS-07	On the basis of 10 years service/experience as Primary School Teacher in BPS-09	12		t.
3,	C.T BPS-09		B.A/B.Sc. at lenst 2 <sup>rd</sup> Division with at Diploma in Education/CT	19	湖湖	
4.	AWI/CT (Teo Aris/Home Eo	nnical)/Industrial onomics BPS-09	B.A/B.Sc. at least 2 <sup>nd</sup> Division with Diploma in Education/ Certificate from Directorate of Curriculum & Teachers Education NWFP Abbottabad In Agro. Tech./ Industrial Arts/Home Economics			のないないであっ
5	D.M. 13PS-09		D.A.D.Sc. at least 2 <sup>20</sup> Division with Drawing Master Course.	1.		- Å
Ó,	PET BPS-09	· · · · · · · · · · · · · · · · · · ·	D.A/U.Sc. at least 2 <sup>nd</sup> Division with	1		竇
7.	Qari/Qaria Bl	·S-07	Hafiz-e-Quran with SSC at least 2 <sup>nd</sup> Division and Sanad in Qir <sup>1</sup> at	1		in Th
8.	requisite appr	ch:/Agri; with science renamed as ST Tech/Sr. SST	M.A/M.Sc. at least 2 <sup>th</sup> Division with B.Ed./M.Ed./MA Edu, or equivalent qualification		 	
9	DPE BPS-16		M.Sc. at least 2 <sup>nd</sup> Division in (HPE)	Ţ	2	
10:	Librarian BP	\$-16	Master degree in Library Science at least 2 <sup>ad</sup> Division		1	\$ \$

2. The Promotion/Direct Recruitment against the upgraded posts shall be made as per laid down procedure and in accordance with the Service Rules to be framed pursuant to the relevant provisions of the NWFP Civil Servants (Appointment, Promotion & Transfer) Rules-1989 read with the NWFP Civil Servants Act, 1973 in the light of the



moeting held on 26-09-2007 of the committee constituted vide Schools & Literac Department Notification No.SO(G)/S&L/1-47/2007 dated 01-08-2007.

Audit copy may please be prepared and sent to this Department for authentication/signature.

livi Section Officor (FR)

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Endst: of oven No. & Date

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Copy for information & necessary action to:

- Accountant General NWFP Director Schools & Literney NWFP Peshawar Director of Education FATA NWFP Peshawar PSO to Chief Minister NWFP PSO to Chief Secretary NWFP PS to Secretary Finance Department NWFP All District/Agency Accounts Officers in NWFP

Section Officer (FR)

	Anx C
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	GULATION WING)
and the second se	shawar, the 26th January, 2008.
	فيلرح دان!

NO.FD/SO(FR)10-22/2007. In supercession of this Department's letter No.SO(FR)10-22(B)/2005 dated 01-10-2007 and is pursuance of the decisions of the meeting held under the Chairmanship of Secretary Establishment on 2-1-2008, the Competent Authority is pleased to allow upgradation for the incurrents of the posts as per details

	· ·	
S.NO Existing Designation	Qualification	Upgraded Scale
Primary School Teacher (PST) (BPS-07).	FA/FSc and are trained teachers	
Primary School Teache (PST) with requisite experience renamed as Head Teacher/Head Mistress of Primary Schools (BPS-07).	r Having 10 years service	BPS-12 (one time only)
13	BA/BSc and are trained teachers	BPS-15 (one time only)
(4 ) SLT:: (BPS:16)	With at cleast ten years service. Upgradation to the post shall be made through DPC as per laid down procedure	BPS-17
Suissian Sari/Quria (BPS-07)	Hafiz Quran with SSC	BPS-12

# SECRETARY TO GOVT: OF NWFF

Endst No. 8 Date even

Copy of the above is forwarded for information and necessary action to the:-

1) All the Secretaries in NWFP, Peshawar

2) All the DCOs/EDOs Schools & Literacy Department, NWF

(Accountant General; NWFP, Peshawar.

4) Director Schools & Literacy NWFP, Peshawar,

5) - Director of Education FATA NWFP Peshawar

6) IPSO to Chief Minister, NWFP

PSO to Chief Secretary, NWFP

8) PS to Secretary Finance Department, NWFP 9) All District/Agency Accounts Officers in NWFP

> (NAIB KHAN) SECTION OFFICER (FR)





#### GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT Dated Peshawar 25-05-2010

## NOTIFICATION

NO.SO(PE)2-6/E&SED/DPCNTG/UPGRADATION/10: The Competent Authority on the recommendation of the Departmental Promotion Committee and in consultation with Finance department is pleased to allow up gradation from BS-16 to BS-17 (Personal) to the following 1013 Male SETs , 347 Female SETs and 1 Male SET (Tech) with immediate effect subject to the condition that the post of SETs and be downgraded from BC-17 to BS-16 as and when vacated by the incumbents:

#### 1013 MALE SET (GEN)

		<u></u>		· · · ·
S.No	Seniority List No.	Name of Officer	Date of Appointment as Regular SET	Present Place of Posting
1.	1286(A)	Nazir ud din	12.6.88	SET GHSS Shamozar Swa!
2.	1756	Mohammad Khalid	09-10-89	SET GHS Kholian bala Haripur
3.	1964(A)	Muhainmad Naeem Shah	7.4.98	SET GHS Naryab Hango
4.	2274 A	Syed Jamil Ahmad Shah	11-1-91	SET GHS Ghora Bazran A.Abad
5.	2330-b	Muhammad Zaman	27-07-91	SET OHS Khragi FR-Tank
6.	2337(B)	Malik Jan	118.91	SET GHS Dara Adam khel FR Kohat
7.	2337(D)	Muhammad Riaz	15-04-93	SET GHSS Jamrud
<del>8</del> .	2337(27)	Ahmud Khan	29-04-93	SET GMHS Sadda Kurram Agy
9.	2337(38)	Ghulam Habib	29-04-93	SET GHS Ashkar Kot SWA
10.	2337(86)	Taj Mohammad Khan	5-3-94	SET GHSS Kot Najeeb uilah Haripur
11.	2628	Muhammad Faroog Khan	10-11-04	ADO (AEO) Fata
12.	2708(10)	Fagir Mohammad	21-05-95	SET GHSS Tamaab Charsadda
13,	2717	Mr. Fazlı Khaliq	23-5-95	SET GHS Mullazai Tank
14.	3489-a	Akbar Ali	10-02-96	SET GHS Hisara Bara Kligher Agency
15,	3489-b	Kamil Khan	10-02-96	SET GHS Sani khél, FR Kohal
16.	3530	Mulazim Hussain	25-3-96	GHS No.2 Paharpur DIK
17.	3714	Mr Rafiq ul Alunad	25-3-96	SET GCMS Chitral
18,	4025(1)	Noorullah Jan	6-5-96	SET GHS Shagai, Khyber
19.	4025(19)	Sultan Farooq	8-3-90	SET GEC Mir All NWA
20.	4025(20)	Saad Ullah Khan	18-11-97	SET GMS Palangzai NWA
21.	4027	Mr. Zia Ahmed	15-1-98	SET GHS Dheri khattak khel NSR
22.	4030	Mr. Abdallab	15 1 50	GHS Batakara Swata
23.	4032	Mr. Masoodur Rehman	15 1 98	SETGHS Kanigoram SWA
24.	4033	Mr. Mazhar Munir	15-1-98	GHSS No 4 DIKhan
25.	4034	Mr.Mutahir shah	15-1 98	SET GHS Tor Landi Swahi
26,	4036	Mr.Munawwar Liussain	15-1-98	SET CHSS Abe khel Lakki
27.	4039	Mr. Shanisur Rehman	15-1-98	SET GHS No.3 Kohat
28.	4042	Mr. Gulzar Khan	15-1-98	SET GHS Mail Khel Bala Nowshera
29.	4043	Mr. Jehangir Khan	15-1-98	SETGHS No.1 Charsadda
30.	4044	Mr. Ali Akbar	1.1-98	SET GCMH Baltauram



D

KHAN AFZAL SEI GMS Yaqubi S.No - 694- BPS = 968

13 a Mitt				15		
•	· 681.	4949	Mr.Wazir Khan	12.7.90.	SET GCMHS, Chitral	1
	682.	4951	Mr.Mir Afsar	12.7.99.	SET GHS Swabi	
	683.	4952	Mr.Muhammad Raliq:	12.7.99.	SET GUS, Malak abad Cadon Swabi	
	684.	4953	Mr.Umara Khan	12.7.99.	SET GMS Landi Mardan.	
	685.	4955	Khurshid Ahmad	12,7,99	SET GHS Broze Chitral	
•	686,	4957	Mr.Dayyar Khan	12.7.99.	SET GHS,Urmal dheri ,Swabi,	
	687.	4959	Muhammad Zarif Khan	13.7.99.	SET GHS Kuguzi Chitral	-
	688.	4960	Mr.Fazal Ghani	12.7.99.	SET GHS, Topi, Swabi,	
	689.	4961	Mr.Umar Wahid	12.7.99.	SET GHS, Shalhand , Swat.	
	690.	4962	Mr.Mir Wazir Shah	12.7.99.	SET GMS Warimoon Chitral	ł
	691.	4964	Mr.Saeedur Rehman	12.7.99.	SET GHS,Gumbat Mardan	
	692,	4966	Mr.Pervez	12.7.99.	SET GHS,Bakki Mansehra	
	693.	4967	Mr. Shad Zamin Khan	12.7.99.	SET ADO Swabi	
	₹ <u>6</u> 94.	4968	Mr.Khan Afzal	12.7.99.	SETGMS,Bazargai,Swabi	
	695	4969	Mr.Masood Khan	12,7,99,	SET CHSS, Takht bhai Mardan	ſ
,	696.	4972	Mr.Atta Muhammad	12.7.99,	SET GMS, Salak Mardan.	
	697,	4973	Mr.Sarwar Khan	12.7.99.	SET GHS,Maneri payan,Swabi, 🗸	
	698.	4975	Mr.Aurangzeb	12.7.99.	SET GMS,khazana dheri Mardan.	
i	699.	4976	Mr.Muhammad Junaid	12.7.99	SET GHS, Jahangira, Nowshera.	
	700.	4977	Mr. Gul Nabi,	12.7.99.	SET GMS Jamal Abad Swabi	ĺ
	701.	4978	Mr.Aziz Faraz	12.7.99.	SET GMS Jamai Abad Swabi	
	702.	4979	Mr.Muhammad Zada.	12.7.99.	SET GMSS,Ghari kapora Mardan	ŀ
	703.	4980	Mr. Fazal Rehman;	12.7.99.	SET GMS,Mahal zarin abad Mardan	
	704.	4981	Mr.Pir Ahmad Shah	12.7.99.	SET GHS,Sheikh Janu,Swabi.	ļ,
ł	705.	4982	Mr.Muhammad Razag		SET GHS,No.2 Skhakot MKD	ľ
	706.	4983	Mr.Hidayatullah	12.7.99.		
	707.	4984	Mr.Fazle Raheem	12.7.99. 12.7.99.	SET GMS,Kolha Swabi. 🗸 SET GHS,Barkot Haripur.	
ľ	708.	4985	S.Tarig Ahrnad	12.7.99		
ľ	709.	4986	Mr.Muhammad Zarin		•	
ł	710.	4987	Mr.Pervez Khan	12.7.99.	SET GHS,No. 1Mingora, Swat.	
ł	711.	4988	Mr. Muhammad Ikram	12.7.99.	SET GHSS Gujar ghan Mardan	
ŀ			Mr. Mir Akbar	12.7.99.	SET GHS Ghari daulatzai Mardan	
· }	712.	4989	· · · · · · · · · · · · · · · · · · ·	12.7.99.	SET GHSSNo.1 Pesh Canit	
	713.	4990	Mr.Shahid Muhammad	12.7.99.	SET GMS,Bandi goloo,Haripur.	
	714,	4991	Mr.Abdul Ghaffar	<b>12.7.9</b> 9.	SET ADO, Swabi.	
	715.	4992	Mr.Haroonur Rashid	12.7.99,	SET GHS, Shera Ghund , Swabi, 🗸	
	718.	4993	Mr.Azizur Rehman-	12.7.99.	SET GHSS, Dheri likpani Mardan.	
ļ	717,	4994	Mr.Ashiq Nabi	12.7.99.	SET ADO Swabi.	
	718.	4995	Mr. Akhtar Ali.	12.7.99.	SET GMS, TaranSwat	
2	719.	4998	Mr.Kifayatullah.	12.7.99.	SET GHS, Charsadda Khas	
Į	720.	5000	Mr.Ahmad Sultan.	12.7.99.	SET GHSNo.1 Saleem khan Swabi	
	721.	5001	Mr.Niaz Muhammad	· 12.7.99.	SET CMS, Gulu dheri Swabi,	
	722.	5002	Mr.Munir Ahmad	12.7.99.	SET GMS, Gahirat, Chilral,	
	723.	5003	Mr.Sarlaj Khan	12,7,99.	SET GHS,No.2 Yar Hussian,Swabi.	{
. [	724.	5004	Mr.Wisal Muhammad	12.7.99.	SET GHS,Bakhshali Mardan.	Ľ
	725.	5005	Mr.Samiur Rehman.	12.7.99.	SET GMS Dag Ismail Khel Nowshera	
	726.	5006	Mr.Muhammad Ibrahim	12.7.99.	SET GMS,Khat kale Charsadda,	
	727.	5007	Mr. Sirajul Haq	12.7.99.	SET GÇMS Mardan.	
F	728.	5008	Mr. Mumtaz Ahmad	12.7.99.	SET GHS, Dhaqi, Swabi	
	729.	5009	Mr.Amjad Ali	12.7.99.	SET GMS, Husai umar abad Mardan.	
	730.	5010	Mr.Ghulam Ismail	12.7.99.	SET GHS, Bhooni, Chitral.	
	731.	5011	Mr.Rustam	12.7.90.	SET GHS,Doga,Mansehra	
	732	5012-	Mr. Shaukat Ali	12.7-98	SETGHS SIXANDONE SWO	11

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KHAN AFZALL

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3	16.	1731	Azra Yasmin	12,7.99	SET GGMS, Pishtarakhar Payao Pesh
	17.		Riyasal,	12.7.09	SET GGHS Panr Swat
	18.		Humaira Naz.	12.7.09	SET GOMS, Zoormandi hero shah
	19.	1734	Ghazala Shabnam,	12,7.09	SET GGHS,Lund khwar ,Mardan
<u> </u>	320.	1735	Rugia	12.7.99	SET GGHS, Tour dher Swabi
ļ	321.	1737	Sajida Nuzhal,	12;7,!)9	SET GGHS Mingora Swat
	322.	1738	Nizakat Ambar,	12,7,99	SET ADO SWAL
<b>!</b>	323.	1740	Falak Naz	12.7.99	SET GGHSS, Shahbaz Ghari Mardan
$\vdash$	324.	1741	Salma Begum	* 12.7.09	SET GGHS Shaheen Camp Peshawar
·	325.	1742	Nighat Seema,	12.7.99	SET GHS, Fata Directorate
	326.	1743	Hayat Begum,	12.7.99	SET GGHSS, Odigram swat
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i-	328.	1745	Shakila Naz	13 7.99	SUT CGHSS Sklakot Malakand
1-	329.	1746	Almas Begurn,	12.7.99	SET COHS, Charbagh Swat
	330.	1748	Naila Perveen,	12.7.99	SET GGHS, Bara Durash Khel Swat
╞	331.	1749	Razia Taj.	12.7.99	SET GGHSS, Hathian Mardan
+	332.	1751	Yasmin Bibi,	12.7.99	SET GGHS, Miana Malakand
•	333.	1753	Nasim Akhtar,	12.7.99	SET GGMS, Surok Toor Chappar Fata
	334.	1754	Samina Yeusaf,	12,7,99	SET GGHS, Suban Khawar Moh:Agy
ŀ	334.	1755	Gul Pari.	- 12,7.99	SET GGMS, Wali Khel, Fata
ļ	336.	1757	Nabila Nuz,	12.7.99	SET GGHSS Karigar ghari Kh.Agcy
	337.	1758	Lubna Beguin,	12,7.99	SET GGMS,Haryana Bala Pesh
ļ		1750	Syeda Rozina Kauser	12.7.99	SET GGHS Landi Arbab Push
	338.		Amina Wazeer	12,7.99	SET GGMS Jamu shahi Khel FR Kohal
	339.	1765	Khalida Jan,	12.7.99	SET AAEO,Mohil Agency
į	340.	1767	Wahida Khan,		SET AAEO, Khyber Jamrud
	341.	1772		12.7.99	SET GGMS,Kohi bahara FR DIK
	342.	1774	Zahida Bibi	12.7.99	SET GGMS SRD M.Agcy
	343.	1776	Anlla Zahoer	12.7.99	SET GGHS, Subhan Khwar Moh. Agy
,	344.	1780	Noor Rabia	12,7.99	SET GGMS,Baz Mohd kor M.Agy
/	345.	1781	Farhat Amir	12.7.99	SET GGHSS Chamkani Pesh
	346.	. 1782(A)	Nosheena Aziz	12.7.99	
	347.	1782(B)	Nur Jabeen	12.7.99	SET GGMS Sragala Kurram Agency FATA
	L		<u>t</u>		•

#### 1 MALE SET (TECH)

	and the second se				•
S.No	Seniority List No.	Name of Officer	Date of Appointment as Regular SET	Present Place of Posting	-
1	. 115 C	Munitaz Khan	17-12-92	SET (TECH) GHS Latamber Karak	·  

#### SECRETARY TO GOVT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

#### Endst; of even no. & date: • . Copy is forwarded to:-

- Secretary to Govt of Khyber Pakhtunkhwa, Establishment Department, Peshawar.
- 2) Special Secretary (Regulation), Establishment Department, Govt of Khyber Pakhtunkhwa Peshawar.
- 3) Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department, Peshawar.
- 4) Secretary to Chief Minister Khyber Pakhlunkhwa.

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- 7)
- All Directors in Elementary & Secondary Education Department Khyber Executive District Officers Elementary & Secondary Education The Accountant General Kliyber Pakhtunkhiva. .8)
- 9)
- (10)
- All District Accounts Officers /Agency Accounts Officers concerned PS to Minister for Elementary & Secondary Dopartment Khyber () PS to Minister for Elementary & Secondary Dopartment Knybur Pakistunkhwa. PS to Secretary / Special Secretary / Additional Secretary E&S'Edur Deptt Govt of Knyber Pakhtunkhwa. PA to Deputy Secretary (Admn) Elementary & Secondary Edur Department Govt of Knyber Pakhtunkhwa. -11)
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- ·14j .

JAMIL)

SECTIONOFFICER (PRIMARY)

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BEFORE THE NWFP SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 266 of 2009

Haroonur Rashid S/O Ghulam Sarwar near Bilal Masjid Mohallah Ram Bagh Mardan (SET Government Cenitial Model High School Bank Road, Mardan). (Appellant)

#### VERSUS

 The Secretary Elementary & Secondary Education Department Government of NWFP, Peshawar.
 The Chief Secretary, Government of NWFP Peshawar. (Respondents)

APPEAL UNDER SECTION 4 OF THE NWFP SERVICE TRIBUNAL ACT, 1974, TO THE EFFECT THAT NOTIFICATION NO. SO(PE)2-6/E&S/UPGRADATION/ SET DATED 27.9.2008 TO THE EXTENT OF ALLOWING ONE TIME UPGRADATION FROM B-16 TO BPS-17 TO THE SETS INCLUDING APPELLANT WITH IMMEDIATE EFFECT I.E. 27.9.2008 INSTEAD OF 01.10.2007.

MR. ADAM KHAN, Advocate.

MR. JAMAL ABDUL NASIR, Addl. Government Pleader, For appellant.

MR. JUSTICE (R) SALIM KHAN, MR. ABDUL JALIL KHAN,

# For respondents.

CHAIRMAN MEMBER.

#### JUDGMENT

<u>JUSTICE (R) SALIM KHAN, CHAIRMAN.</u> The legal issues in Service Appeals Nos. 266 to 282 of 2009 (17 cases), in Service Appeals Nos. 213 to 219 and 429 to 431 of 2009 (10 cases) as well as in Service Appeal No. 200 of 2009, are similar, and need discussion and disposal at the same time. The learned counsel for the appellants in the first set of 17 cases, the learned counsel for the appellants in second set of 10 cases and the special attorney of the appellant in single case No. 200 of 2009 and the A.G.P explained the cases.

2. Haroon Rashid, appellant contended that he was SET BPS-16. The Finance Department issued the Notification No. FD/SO(FR)10-22(B)/2005, dated 26.1.2008, vide which upgradation of various posts of teachers in the Education Department was ordered. It included the incumbents of posts of S.E.T with atleast 10 years service, subject to the recommendations of the Departmental Promotion



Committee. Vide order dated 27.9.2008, upgradation was allowed to the appellant with immediate effect instead of 1.10.2007. The cases of the other appellants are almost the same, though the cases in the second set also contained the contention that imposition of restriction of one time and personal was illegal, against law and facts. The appellant of Service Appeal No. 200 of 2009 contended that she was posted as SET (BPS-17) but grant of upgradation was delayed upto 27.9.2008, and it was granted to her with immediate effect, instead of the due date.

3. The respondents contested the appeal. They submitted that the grant of upgradation was for one time only with atleast 10 years service, and the condition of processing the cases through the Departmental Promotion Committee was part and parcel of the notification, vide which the appellants claimed the facility.

We heard the arguments and perused the record as aforementioned.

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5. The notification dated 26.1.2008 clearly shows that the Authority was pleased to allow upgradation for the incumbents of the posts w.e.f. 01.10.2007. Vide order dated 27.9.2008, certain persons were granted upgradation, but with immediate effect and subject to the condition that these upgradations were personal, and the posts shall be degraded from BPS-17 to BPS-16 when these are vacated by the present incumbents.

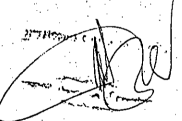
It was the prerogative of the Government to grant upgradation for one time only, though to all civil servants of the Education Department who had the requisite qualification on the date of issue of the above mentioned notification dated 26.1.2008. It was also the prerogative of the Provincial Government to withdraw the said order on the same date for the purposes of all those persons who were not qualified for upgradation of their posts on 26.1.2008. The Government had the power to declare that the posts shall stand upgraded for the purposes of their incumbents only, and not perpetually.

7. The above mentioned notification had clearly declared that the upgradation would be effected from 01.10.2007. The Departmental Promotion Committee had to take time in processing the cases of incumbents of the posts in order to check whether they had the required length of service, and they were otherwise eligible for upgradation through their service record. But it did not mean

that the Departmental Promotion Committee could change the contents of the notification itself, specially with respect to its effectiveness. It is not the job of the Departmental Promotion Committee to fix the date of promotion/upgradation prospectively, when the notification had declared the date of effectiveness from a previous certain date, or when a vacancy was available for a certain civil servant from a previous date. It was the authority of the Appointing Authority to antedate the upgradation es, as the case may be, to the respective date mentioned by the notification, or availability of the vacancy. That date is 01.10.2007 in the present cases, which could not be changed by the D.P.C, or, even, by the Appointing Authority.

8. In the light of the above, we accept all the above mentioned appeals to the extent that the upgradation of their respective posts and their appointment to those posts shall be declared effective from 01.10.2007, though such upgradation and posting shall be one time only and shall be personal to the appellants, and their similarly placed colleagues, as per the contents of the notification quoted above. Parties are left to bear their own costs,

ANNOUNCED. 03.7.2009



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(s. s.			. •	. • •	A	N 800	
Before	the N.W	.F.P. Sei	vice 7	Tribunal	, Pësha	Warne	
<u>Derore</u>				•	$-\lambda_{r}$		
S.A. No. 1	of 20	10.		-		7	

Hukum Khan, SET, GHS Dagai, Swabi

Versus

N.W.P.P.Provisor Backico Fridgenia

..(Respondents)

3×20312-11/2-0/0

(Appellant)

Govt. of NWFP through Secretary Education, Peshawar. Dizry Lic-1. Chief Secretary, Govt. of NWFP, Peshawar. 2.

# APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT, 1974

Sir,

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The appellant humbly submits as under: -

That appellant was appointed as a SET Teacher on  $\frac{23/5/95}{3}$  and placed in BPS-16.

(Copy of appointment order in BPS-15 is annexure "A")

That respondent (Finance Department Govt. of NWFP) issued 2. notification dated.26/01/2007 for up-gradation of post.

(Copy of Notification dated 01/10/2007 is annexure "B")

That respondent issued Notification dated 26/01/2008. 3.1

(Copy of Notification dated 26/01/2008 is annexure "C")

That vide Notification dated 21/04/2008, appellant's post is upgraded to BPS-17 but with addition of one time only.

(Copy of Notification dated 21/04/2008 is annexure "D")

That in consequence of said Notification, appellant is allowed up-gradation of posts with immediate effect instead of 01/10/2007 vide notification dated 27/09/2008.

ومعرضاته أرابيه

(Copy of Notification dated 27/09/2008 is annexure "E").

That appellant is equipped with the requisite qualification as envisaged in the Notification for up-gradation of posts.

That as per judgment dated 03/07/2009 of this Hon'able Tribunal in numerous appeals up-gradation has been granted 01/10/2007.

(Copy of judgment is annexure "F



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	No.of Order	Date of Order	Order or other Proceedings with Signature of Judge or	
and the second sec	or proceedings	or proceeding	Magistrate and that of parties or counsel where necessary.	
and a second second	1	2	3	
· · · ·				
••			Appeal No. 41/2010 (Hukum Khan-vs-Govt. of	Peder Ol
N	· ·		NWFP through Secretary Education, Peshawar and anotherit	
•	04	23.02.2010		
•		23.02.2010	Appellant with counsel present and heard.	
			P <sup>++</sup> 1	
. :	l		Though the appeal was argued at the preliminary	
•			stage, yet in the light of decision of this Tribunal dated	
S. 1			3.7.2009 in Appeal No.266/2009 titled 'Haroon-ur-Rashid-	
	1 : 1		vs-Secretary Elementary & Secondary Education	
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			Department, Government of NWFP, Peshawar and another;	
			and in vinit of construct the of the	
۰.		.	and in view of consistent view of the august Supreme Court	
· ·			of Pakistan as reflected in the case reported as 2005 SCMR	
			499 (Supreme Court of Pakistan) and other reported cases, it	
			is proposed to dispose of this appeal as well as similar nature	
• •			is proposed to dispose of this appear as well as similar nature	
			appeals, listed below, vide this single order:-	
		· · · /	S.No. Appeal No. Name of appellant	
			1.      42/2010.      Muhammad Irshad        2.      43/2010      Abdul Waheed	
•			3. 44/2010 Muhammad Farid	
			4. 45/2010 Muhammad Saced	20. 20.
5			5. 46/2010 Muhammad Saleem	
			6. 47/2010 Muhammad Tanvir	
			7. 48/2010 Khalid Mehmood	
			8.      49/2010      Muhammad Riaz        9.      50/2010      Syed Amjad Ali Shah	
	· · ·		10. 51/2010 Syed Anjad An Shan	
		• 1	11. 52/2010 Rahimullah 🗸	
			12. 53/2010 Said Zada —	
. • .		· · ·	13.      54/2010      Muhammad Saced        14.      55/2010      Bakht Sher Hussain	
			14.55/2010Bakht Sher Hussain15.56/2010Mujahid Hussain	
	14		16. 57/2010 : Abdur Rashid 🗸	
			17. 58/2010 Attaullah 🖌	
			18. 59/2010 Amir Rehman 🗸	
			19. 60/2010 Saleh Muhammad 🗸 20. 61/2010 Muhammad Tahir 🗸	
· ·	· · ·		21. 62/2010 Johar Ali	
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4		27.00	23. 64/2010 Bakht Nawab 🗸	
	The second	AL	24.      65/2010      Qabil Shah √        25.      •66/2010      Wahced-uz-Zaman	
			26. 67/2010 Muhammad Usman	
		Sin Al	27. 68/2010 Muhammad Hanif	
1.1.1		The Kordy	28. 69/2010 Muhammad Sarfraz	· · · · · · · ·
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Bashir Ahmad Muhammad Nacem Wali Dad. Muhammad Nazir Javed Iqbal Rustam Khan Muhammad Javed Nisar Ahmad Lodhi Ali MullahHiran 🦨 ب Abdur Rauf Bohramand ん Fazli Raziq Juhammad Zubair bdul Wahced loor-ul-Jamil 🗸 Juhammad Nisar hamsur Riaz 🗸 Juhammad Parvez ahoor Akhtar hahJehan 🗸 iuhammadKarim 🗸 bdullah 🗸 lajid Ghufran

The appellant, who was appointed as SET in BPS-16 is seeking upgradation to BPS-17 w.e.f. 01.10.2007, in the light of Notification dated 26.01.2008 instead of upgradation with immediate effect vide Notification dated 27.9.2008. The appellant has further assailed the impugned Notification dated 27.9.2008 on the ground of one time upgradation and that, too, personal to the appellant. The appellant has further prayed for one advance increment on account of upgradation and treating the upgradation as regular promotion for the purpose of further promotion to BPS-18, 19 and 20.

So far upgradation with effect from 01.10.2007 in the light of Notification dated 26.1.2008 is concerned, the matter stands resolved through the above referred decision of the Tribunal dated 3.7.2009 in Appeal No. 266/2009, whereby, similar nature appeals were disposed of with the following order:-

"In the light of the above, we accept all the above mentioned appeals to the extent that the

upgradataion of their respective posts and their appointment to those posts shall be declared effective from 01.10.2007, though such upgradation and posting shall be one time only and shall be personal to the appellants, and their similarly placed colleagues, as per contents of the notification quoted above. Parties are left to bear their own costs".

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It would be seen from the perusal of the above reproduced order of the Tribunal that the issues of one time upgradation and the upgradation personal to the appellants was also resolved; but the appellant has placed on file Notification dated 19.10.2009, which has obviously been issued after the above referred decision, showing the withdrawal of the condition of 'one time only' from the Notification dated 21.4.2008. As regards the grant of

premature advance annual increment on promotion/upgradation, suffice it to say that the department will have no other option but to grant premature advance annual increment if admissible under the rules on upgradation of the appellants. So far treating the upgradation as regular promotion, the learned counsel for the appellants would not press this issue in view of the prevailing legal position.

In view of the above, when the Tribunal had already resolved the issue of declaring the upgradation effective from 01.10.2007 and had directed the department to also grant the upgradation from that particular date to the similarly placed colleagues of the appellants, the department should have acted accordingly and should have extended the benefit to the appellant, and appellants in the connected appeals, instead of forcing them to move the appeals for the rights already adjudicated in their favour by the Tribunal. In such like situations, it has been the 'consistent view of the august Supreme Court of Pakistan that:

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4 Tribunal or Court "When decides a point of law relating to the terms of service of a civil servant which covered not only the case of civil servants who litigated, but also of other civil servants, who might have not taken any legal proceedings, the dictates of justice and rule of good governance demand that the benefit of the decision be extended to other civil servants, who might not be parties to the litigation instead of compelling them to approach the Tribunal or any other legal forum." (2005 SCMR 499-Supreme Court of Pakistan). Consequently, the appeal, and all the above listed appeals, are accepted in limine, with direction to the respondent-department to immediately, without further loss of time, declare the upgradation of the respective posts of the appellants and their appointment to those posts effective from 01.10.2007 with all consequential benefits in accordance with the decision of the Tribunal dated 3.7.2009, relevant rules and Notifications, including Notification of the Finance Department dated 19.10.2009. No order as to cost RALI KH (OAEAND ANNOUNCED CHAIRMAN 23.02.2010 Ϋ́σ1 756 Mosta af 🕫 🖽 oolaa ١C ann of 5%. 000 05 00 **in of An**titaty of every



**GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT** Dated Peshawar the 03-11-2010.

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#### NOTIFICATION.

No.SO(PE)2-6/DPC/Up-Gradation SETs BS-16 to BS-17. In pursuance of Judgement of Khyber Pakhtunkhwa, Services Tribunal Peshawar, the Competent Authority is pleased to upgrade 2804 posts of SETs in E&SE Department KPK from HPS-16 to BPS-17 as pursonal to the incumbents with effect from 01-10-2007 subject to the condition that the posts shall automatically be downgraded as and when vacalled by the incumbents under the following break-up.-

1	S.No.	Posts	Total No. of Posts
	1	SETs (Male)	2333
· .	2	SETs (Female)	446
	3	SETs (Technical)/Commerce	25
		Tolal:-	2804

SECRETARY TO GOVT. OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Endst\_No. SO(FR)FD/10-22(B)/2007/Vol.II

Dated Peshawar the, 03-11-2010

Copy forwarded to the Accountant General, Khyber Pakhtunkhwa, Peshawar for information & necessary action.

**HGER (FR)** SECTION FINANCE DPEARTMENT

Endst. No. & Date as above

Copy forwarded to:-

- The Secretary to Governor, Governor's Secretariat (FATA) Khyber Pakhtunkhwa 1.
- The Secretary to Govt. of Khyber Pakhlunkhwa, Establishment & Admn. Department. .2 The Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department w/r to his letter No.SO(FR)/FD/10-22(B)/2007/Vol-II dated 14-10-2010. 3.
- 4 All Directors of Education (E&SE) in Khyber Pakhtunkhwa including Director (FATA). All Executive District Officers Elementary & Secondary Education in Khyber 5.
- Pakhtunkhwa.
- All Agency Education Officers in Khyber Pakhtunkhwa. 6.
- All District Accounts Officers, in Khyber Pakhtunkhwa 8
- All Agency Accounts Officers in Khyber Pakhtunkhwa Section Officer (FR) Finance Department w/r to his letter No. SO(FR)/FD/10-22(B)/2007/Vol.II dated 14-10-2010. 9.
- 10. P.S to Secretary E&SE Department.
- 11. P.S to Additional Secretary E&SE Department.
- 12. P.A to Deputy Secretary E&SE Department.

(MUJEEBUR-RAHMAN) SECTION OFFICER (PRIMARY)

PREME COURT

Notificato

box H

Elementary & Secondary Education

Department, Peshawar,

The Secretary to Govt of KPK,

Subject : Appeal for grant of BPS-17. on Completing 10 years service as SET.

R/Sir,

Τo

With due reverence & respect, it is stated that 2804 SETs were upgraded from BPS-16 to BPS-17 wef 01-10-2007 in the light of the judgement of Khyber Pukhtoonkhwa Services Tribunal Peshawar vide Endst No. SO(FR)FD/10-22(B)/2007/Vol II, dated: 03-11-2010. As I have been working as SET in Education Department since <u>12-7-1999</u>. MY 10 years Service as SET completed on <u>12 7 - 2009</u>.

So, your honourable authority is humbly requested that I may also please be awarded BPS-17 from the date of my completing 10 years service as SET.

I shall be much oblidged.

Dated: 29i - 163 - 20110

Yours Obediently,

Sign: Khang

Name: Khan Afzal

GMS Bazargai

GOVERNMENT OF NWFP FINANCE DEPARTMENT

(REGULATION WING)

NO.FD/SO(FR)/10-22(B)/2007/Vol-II Dated Peshawar, the 19-10-2009

### All Secretaries to the Govt: of NWFP.

Anx

Subject:-NOTIFICATION.

Dear Sir.

To

I am directed to refer to this Department's Notification bearing No.FD/SO(FR)10-22/2007, dated 21-04-2008, and to state that the competent authority has been pleased to withdraw the condition of "one time only" as was mentioned under last column against serial No. 4 in the aforementioned letter. The same may thus be kindly read as under: -

S	NO	Existing Designation and Pay Scale	Qualification	Upgraded * Seale
	4	SETC (BPS-16)	With at least ten years service. Upgradation to the post shall be made through DPC as per laid	
			down procedure.	

Yours fainfully.

(SHAUKAT PLLAH) SECTION OFFICER (FR)

REME COURT

# ENDST: NO & DATE EVEN:

.2.

3.

4.

5.

7.

8.

6. .

Copy of the above is forwarded for information and necessary action to:-

All the DCOs/EDOs Schools & Literacy Department, NWFP.

- Accountant General, MWFP, Peshawa".
- Director Schools & Literacy NWP, Pashawar.
- Director of Education FATA NWFP, Peshawar.
  - PSO to Chief Minister, NWFP.
  - PSO to Chief Secretary, NWFP.
  - PS to Secretary to Govt: of NWFP Finance Department.
- All District/Agency Accounts Officers in NWFP.

SECTION OFFICER (FR)

المعالية مرض شريبون لينادر فيرغنونون درمد باب (بر/ منط 20/2/2012 مورخه: فلزلعل مقلمه الطوكسيس / حكوم دعوي ور ابل المرير لأنكر بالحت تحرير لأنكر جزم: مقد مندرجه عنوان بالاا چی طرف سے داسطے ہیروی دجواب دہنی وکل کاردائی متعلقہ آن مقام **لِمُنا د م** کیلے امجد علی ایڈوکیٹ ، سپریم کورٹ آف پاکستان مقرر کرے افرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا، نیز وکیل صاحب کوراضی نامہ کرنے دقفر رثالث وفیصلہ برحلف دیئے جواب دہی اورا قبال دعویٰ اور بصورت ڈگری کرنے اجراء وصولی چیک وروپہ یہ عرضی دعویٰ اور درخواست ہرتم کی تصدیق زار یں پر د ستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم ہیردی یا ڈگری یکطرفہ یا اپیل کی برامدگ اور منسوخی نیز دائر کرنے اپنل نگرانی دنظر تانی د ہیردی کرنے کا اختیار ہوگا۔از بصورت ضرورت مقدمہ مذکور کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختیار قانونی کواپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا۔ادرصاحب مقرر شدہ کوبھی دہی جملہ مذکورہ بااغتیارات حاصل ہوں گےاوراس کا ساختہ پر داختہ منظور دقبول ہوگا دوران مقد مدیمیں جونر چہ دجانہ التوائع مقدمہ کے سبب سے ہوگا۔ کوئی تاریخ بیشی مقام دورہ پر ہویا حد سے باہر ہوتو وکیل صاحب پابند ہوں گے۔ کہ پیردی مذکور کریں۔ لہٰذا **وکالت نامہ** لکھ دیا کہ سند رمے۔ e 201 (()) المرقوم معتواه ِ العبد بتقام **لبرادر** کے لیے منظور ہے۔ VInut Allested and Accepted AMIADA Surface

امجد على ايڈوكيٹ سپريم كورٹ آف پاكستان، ڈسڑكٹ كورٹس ،مردان 0321-9882434 0321-9870175

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal # **254**/2012.

Mr. Khan Afzal, SET

.....Appellant

VERSUS

Written reply/ Para wise comments for & on behalf of Respondents.

#### **Respectfully Sheweth**,

#### Preliminary Objections:-

- 1. That the appeal is badly time barred.
- 2. That the appeal is bad for non jonder/ mis-joinder for necessary party.
- 3. That the appellant has not come to this Honourable Court with clean hand.
- 4. That the appeal is not maintainable in its present form.
- 5. That the appellant has concealed important material facts from this Honourable Court.
- 6. That the appellant has been estopped by his own conduct to file the instant appeal.
- 7. That the appellant has no cause of action.
- 8. That the Rule 3(2) of the Khyber Civil Servant (Appointment, Promotion & Transfer) Rules 1989, authorized the Department to lay down method of appointment qualification and other condition applicable to the post in consultation with the Establishment & Administration Department and Finance Department. Hence the present appeal is liable to be dismissed.
- 9. That the present appeal does not come within the ambit of the Section-4 of the Service Tribunal Act 1973.

#### FACTS.

- 1. This para pertains to court record, hence no comments.
- 2. The mentioned Notification was issued by the competent authority. However, it remain no more in the field as superseded by Notification dated 26-01-2008 (Annexure-C of the appeal).
- 3. That the mentioned Notification was issued in accordance with law & rules.
- 4. The mentioned Notification was issued in accordance with law and rules and policy, by the competent authority, through Departmental Promotion Committee.
- 5. Incorrect. the promotion/ up-gradation, as according to rules, always granted with immediate effect.
- 6. This parka pertains to appellant academic record, hence no comments.

- 7. This para pertains to the record of the Tribunal, hence no comments.
- 8. Replied in para-6 above.
- 9. Incorrect and denied, the claim of the appellant is against the prevailing rules and policy. However, it is pertinent to mention here that the appellant has not claimed and regular promotion in departmental appeal in (Annexure-H at Page-29 of the appeal), hence the present appeal is not maintainable and tenable according to law.
- 10. Incorrect. The appellant did not adduce any legal proof/ law in support of his claim. Hence the appellant is not entitled for any promotion and advance increment. The appellant also did not mention this claim in is time barred departmental appeal dated 29-10-2011, hence the present appeal is liable to be dismissed.
- 11. The mentioned departmental appeal is annexed a page-22 is badly time barred.
- 12. Incorrect and denied.
- 13. As replied in foregoing para-
- 14. As replied in forgoing para-9.
- 15. Incorrect and not admitted. The claims of the appellant mentioned in this para are illegal, without any legal proof, against the prevailing law, rules, policy and facts, hence the present appeal is liable to be dismissed inter alia on the following grounds:-

#### **ON GROUNDS.**

- A. Incorrect and not admitted. There is no contradiction as mentioned by the appellant. All the Notification mentioned herein are in accordance to law, rules and policy and issued by the competent authorities.
- B. Incorrect. The statement of the appellant in this para is not related to claim of the appellant as mentioned in is time barred departmental appeal.
- C. Incorrect and not admitted. The Principle mentioned in this para is not applicable to the case of the appellant.
- D. Incorrect. The appellant claim in this para is against the law and rules, without proof and based on malafide motives.
- E. Incorrect. All Notification mentioned in this para were issued in consultation with Establishment and Administration Department and Finance Department, hence denied.
- F. Incorrect and not admitted. The statement of the appellant in this para is against the Notification dated 08-01-2008 S# 4 column of qualification (Annexure-C of the appeal at page-9).
- G. Incorrect and not admitted. The statement of the appellant is not supported by any rules and law, nor the same was prayed in he departmental appeal dated 29-10-2011 by the appellant denied.

- H. Incorrect. The appellant misread and mis-apprehend the mentioned upgradation and attempted to misguide this Honourable Court. Hence the present appeal is liable to be dismissed being against law, rules, policy and facts.
- This para pertains to the record of the courts, hence no comments. However, the respondents seek the permission of this Honourable Tribunal to adduce more grounds and proofs at the time of arguments.

In view of the above made submissions, it is humbly requested that this Honourable Tribunal may very graciously be pleased to dismiss the instant appeal with cost in favour of the Respondents.

> Secretary to Govt. of Khyber Pakhtunkhwa, Elementary & Secondary Education Department.

> > 1. 1.1/2