08.03.2021

Nemo for the appellant. Addl. A.G for the respondents present.

It is already past 04.00 P.M and despite repeated calls no one is in attendance to represent the appellant. Dismissed for non-prosecution. File be consigned to the record.

(Atiq-ur-Rehman Wazir)

Member (E)

**ANNOUNCED** 

08.03.2021

24.08.2020 Nemo for parties.

Written reply of respondents is still awaited. Notice be issued to parties for 21.10.2020 for reply/comments, before S.B.

Member (J)

21.10.2020

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 Advocate General is present.

Neither written reply on behalf of respondents submitted nor any representative of the department is present, therefore, notices be issued to the respondents for written reply for 09.12.2020 before S.B.

(Muhammad Jamal Khan) Member (Judicial)

09.12.2020 Junior to counsel for the appellant and Addl. AG for the respondents present.

Respondents have not furnished requisite reply/comments despite last chance. The matter is, therefore, posted to D.B for arguments on 08.03.2021.

Chairman

03.03.2020

Junior to counsel for the appellant and Addl. AG for the respondents present.

Learned AAG seeks time to contact the respondents and submit written reply. Adjourned to 09.04.2020 on which date the requisite reply/comments shall positively be furnished.

Member

09.04.2020

Due to public holiday on account of COVID-19, the case is adjourned to 01.07.2020 for the same. To come up for the same as before S.B.

Reader

01.07.2020

Junior counsel for the appellant present.

Mr. Kabir Ullah Khattak learned Additional Advocate General for the respondents present.

Written reply was not submitted. Learned AAG requested for adjournment in order to submit written reply/comments. Last chance is given. To come up for written reply/comments on 24.08.2020 before S.B.

Member (J)

21.10.2019

Learned counsel for the appellant present. Mr. Zia Ullah learned Deputy District Attorney on preadmission notice, for the respondents present.

Learned counsel for the appellant requests for adjournment in order to further prepare the brief.

Adjourned to 02.12.2019 before S.B.

Chairman

02.12.2019

Abuella fre posited

Security & Process

Counsel for the appellant present.

Certain appeals having proposition similar to the appeal in hand have already been admitted and posted for hearing before a Larger Bench of this Tribunal.

In view of similarity, instant appeal is also admitted. 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/comments on 27.01.2020 before the S.B.

Chairman

27.01.2020 Clerk to counsel for the appellant present. Written reply not submitted. Irfan Assistant representative of the respondent department present and seeks time to furnish written reply/comments. Granted. To come up for written reply/comments on 03.03.2020 before S.B.

Member

Learned counsel for the appellant present. Heard.

The appellant (SST) has filed the present service appeal u/s 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, for the grant of benefit of one (01) advance increment on the basis of M.A Qualification in the pay scale (BPS-16) w.e.f 01.09.2003 i.e. from the date of his promotion as SET.

Let pre-admission notice be issued to the respondents for 05.07.2019 before S.B. To come up for reply and preliminary arguments on the date fixed before S.B.

Member

05.07.2019

Learned counsel for the appellant present and seeks adjournment. Adjourn. To come up for reply and preliminary arguments on 02.09.2019 before S.B. Notice be used to the appellant present and seeks

Member

02.09.2019

Counsel for the appellant and Mr. Usman Ghani District Attorney for the respondents present.

Learned counsel for the appellant requests for time to further prepare the brief. Adjourned to 21.10.2019 before S.B.

Chairman

# Form- A FORM OF ORDER SHEET

Court of_			-
		• .	
Case No.		385 <b>/2019</b>	

	Date of order	Order or other proceedings with signature of judge				
	proceedings					
1	2	3				
1-	20/03/2019	The appeal of Mr. Saidul Ghafoor resubmitted today by Mr. L				
S		Nawab Ali Noor Advocate may be entered in the Institution Register and				
- '	·	put up to the Worthy Chairman for proper order please.				
•		REGISTRAR >0 3				
2-	-,21/03/2019	This case is entrusted to S. Bench for preliminary hearing to b				
<del>.</del> .	15 (105 (2-1)	put up there on 15/04/2019.				
		CHAIRMAN				
	- <b>1</b>					
	15.04.2019	Learned counsel for the appellant present and seeks				
		territoria.				
2		adjournment. Adjourn. To come up for preliminary				
<i>:</i> .		hearing on 22.05.2019 before S.B				
		· · · · · · · · · · · · · · · · · · ·				
		· · · · · · · · · · · · · · · · · · ·				
		· · · · · · · · · · · · · · · · · · ·				
		· · · · · · · · · · · · · · · · · · ·				
		**				
		**				
		**				
		· · · · · · · · · · · · · · · · · · ·				
		**				
		**				
		**				
		**				
		**				
		**				
,		· · · · · · · · · · · · · · · · · · ·				
		adjournment. Adjourn. To come up for preliminary hearing on 22.05.2019 before S.B  Member				

The appeal of Mr. Sadid-ul-Ghafoor SST GMS Balambat District Dir Lower received today i.e. on 07.03.2019 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- √1- The law under which appeal is filed is not mentioned.
  - 2- Affidavit may be got attested by the Oath Commissioner.
- $\sqrt{3}$  Annexures of the appeal may be attested.
- √ 4- Annexures of the appeal may be flagged.
- 5- Approved file cover is not used.
- 6- Copies of appointment/promotion order mentioned in the memo of appeal are not attached with the appeal which may be placed on it.
- 7- Copies of academic certificates mentioned in the memo of appeal are not attached with the appeal which may be placed on it.
- $\sqrt{8}$ . Copy of impugned order is not attached with the appeal which may be placed on it.
- 1/9- Two more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 384 /S.T.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. L. Nawab Ali Noor Adv. Pesh.

Why Submulted,
Weedfull done knowly put before
The Court

### BEFORE THE SERVICE TRABUNIL K.P.K PESHAWAR. 2019 Appeal No. 385/2019 1. Sadid Ul Gafoor SST GMS Balambat District Der Lower. .....(Petitioners). **VERSUS** 1.Govt of Khyber Pukhtoon Khwa Through Secretary Elementary & Secondary Education Peshawar Secretariat Peshawar and another.

#### **INDEX**

S.1	Description of Documents		
o.	- Bocaments	Annexure	Pages
1	S. Appeal		
2	Affidavit		1-3
4	Teopystofic Geril Cartificate appointment lotter		3
5	Copy of Opalmontal appendment Letter	<u>A</u>	4
15	Waklat Nama	B	. 5
<del></del>	- Verrie		6

Through

High Court Perhawar.

.... (Respondents)

Bacha Khan Markaz Shah Wawaz Town Learning Academy

# BEFORE THE PESHAWAR SERVICE TRABUNIL K.P.K. PESHAWAR. S. Appeal NO. 2019 Appeal no 385/2019

.....(Petitioners).

#### **VERSUS**

1.Govt of Khyber Pukhtoon Khwa Through Secretary Elementary & Secondary Education Peshawar Secretariat Peshawar.

2. Director Elementary and Secondary Education Peshawar Dabgari Garden Peshawar.

..... (Respondents)

Appeal U/S 4 of the service tribunal Act 1974 for grant/allow increments benefit of advance increments in upper pay scale of BPS-16 w.e.f 1.9.2003 till date from the date of legibility.

Prayer:

On acceptance of this appeal the respondents may please be directed to grant/allow benefit of advance increment in the upper pay scale BPS-16 w.e.f 1.9.2003 till date and pay fixation be awarded of. SET along with all financial back benefit from the date of his legibility.

Respectfully Submitted.

- 1. That the appellant was appointed as C.T. teachers & promoted to SET now working in the education department as SST. (copy of the service certificate/appointment letter is annexure A).
- 2. That the appellant has been promoted from C.T post BPS-14 to SET post BPS-16 on 1.9.2003.
- 3. That the appellant was already granted the benefits/ arriers of one advance increments up to C,T period on basis of M.A up to 31.8.2003.
- 4. That the appellant was entitled to be granted the same benefit SET period for which he was entitled.
- 5. That the C. T pay was already revised being entitled in that time when they were entitled for the same.
- 6. That already the same benefit of SET period been awarded to the SET(sc) teacher Badawan GHS Der Pian and another teacher namely Khaista Rahman GHS Haji Abad.

## BEFORE THE PESHAWAR SERVICE TRABUNIL K.P.K PESHAWAR.

S. Appeal NO. 385/2014

Dinry No. 320

1. Sadid Ul Gafoor SST GMS Balambat District Der Lower 37-3-2019

..(Petitioners).

#### **VERSUS**

- 1.Govt of Khyber Pukhtoon Khwa Through Secretary Elementary & Secondary Education Peshawar Secretariat Peshawar.
- 2. Director Elementary and Secondary Education Peshawar Dabgari Garden Peshawar.

... (Respondents)

### Respectfully Submitted.

1. That the appellant was appointed as C.T teachers & promoted to SET now working in the education department as SST.

edto-da (copy of the service certificate/appointment letter is annexure A).

Registra. That the appellant has been promoted from C.T post BPS-14 to SET post BPS-16 on 1.9.2003.

- 3. That the appellant was already granted the benefits/ arriers of one advance increments up to C,T period on basis of M.A up to 31.8.2003.
- 4. That the appellant was entitled to be granted the same benefit SET period for which he was entitled.
- 5. That the C. T pay was already revised being entitled in that time when they were entitled for the same.
- 6. That already the same benefit of SET period been awarded to the SET(sc) teacher Badawan GHS Der Pian and another teacher namely Khaista Rahman GHS Haji Abad.

- 8. That appellant was entitled for the revised pay during the SET period but he was deprived from his own legal rights intentionally.
- (92). That the supreme court of Pakistan vide civil appeal No:118-p of 2009 decided on 16.03.2011 and given the relief to one of the petitioner Attalla khan S.E.T i.e PP generally admissible to education department as well.
- 16. That as the appellant has already been awarded revise pay in the C.T stage and arrears along with revise pay of the SET period is still not granted for which he is entitled.

That petitioners bring this before this honorable court on the following grounds amongst others.

#### Grounds.

- a). That not awarding the benefit of one advance increment in the upper pay scale BPS-16 w.e.f 1.9.2003 till date and pay fixation declined in the SET period to the petitioners is an act illegal, unlawful without jurisdiction and being based on malafied intention of the respondent is liable to be set—aside.
- b). That granting the same benefit by the apex court to the other colleague of the appellant and no response to the appellant from the side of the respondents is clear violation of law rules, and not obeying the order of the apex court.
- c). That the appellant has been ser ing in the education department through out excellently and has never been given any chance of complaint to the high-up of the department nor to any person from the student community hence instead of rewarding the appellant for his spotless service and for his higher qualification he has been rather punished to declined of granted revise pay of the C.T period benefit not extend in the SET duration along with arrears.
- d) That no valid reason what so aver has not been mentioned by the respondent departments for declined the extend already granted benefit

of revised pay of C.T period in the SET period to appellant.

e). That after the clear decision of the supreme court now there is no hurdle in granting the above said relief to the appellant.

It is therefore respectfully prayed that on acceptance of this appeal the respondents may please be direct to grant/allow benefit of one advance increment in the upper pay scale BPS-16 w.e.f 1.9.2003 till date and pay fixation be awarded of SET along with all financial back benefit from the date of his legibility.

It is further requested that direction may kindly be issued to respondents not withdrawal the granted benefits from the petitioners.

Through

Petitioners

L.Nandb Ali Noor Advocate/High Court Peshawar,

Certificate: Certified that no S. Appeal has earlier been filed by the Appellant on the above subject matter before this Honorable court.

**AFFIDAVIT** 

I, Sadid Ul Gafoot AST CMS Balambat District Dir Lower, do hereby solemnly affirm and declare on oath that contents of the accompanying S. appeal as true and conrect to the best of my knowledge and belief and nothing has been keptic concealed from this honorable court.

Deponent.

### OFFICE OF THE EXECUTIVE DISTT; OFFIC ER ELEMENTARY & SECONDARY EDU; DIR (L)

/Dated Timergara the 2  $\frac{2}{3}$  /05/2012

#### SERVICE CERTIFICATE

Certified that Mr, Sadidul Ghafoor is serving in Elementary & Secondary Education Department as SST at Govt; Middle School Balambat Dir Lower.

He and his family members are entitled for free medical treatment under the rules.

Executive Distt; officer. E&SE) Dir Lower

one certificate of the condida

--- case the condidate failed to take over charge with in 7 days from the ditte of lique of this letter his appointment stand automatically cancelled. The verification roll of character shuld be obtained from the condidate concerned on the prescribe from and it shuld be submitted to police authority for further verification and then submitted to this office for record. The condidate shuld not be handed over charge if his age exceeds 50 Years

Endst No. 81 43-45 Dated Peshavar the 22-75. Copy forwarded for information and necessary action to the, Inspector of school Malakand. Head Haster Govt: High School Malakand. condidate or Qimat Gul 5/0 Muhammod Gul Vill: Monogai Tehsil Balamba

Director of states con,

'schools'

Allosted to be True

px. B-6

To

The Director of Education (E & SE)

Khyber Pukhtoon Khwa at Peshawar

Subject:

Appeal for pay fixation of Pay w.e.f 01-09-2003 BPS-16

R/Sir,

My humble submission is as under:

- 1. That the applicant has been working in education department since 22-08-1985.
- 2. That the applicant has been promoted from CT post BPS-14 to SET post BPS-16 on 01-09-2003
- 3. That the applicant has been paid the arrears of one advance increment on M .A on the post of CT upto 31-08-2003 .Photocopy of service book is attach here with.
- 4. That the applicant approached to the concerned authority i.e District Accounts Officer Dir Lower at Timergara in this regard within time, but invain.

Hence, it is humbly supplicated that I may very kindly be granted the benefit of one advance Increment in the upper pay scale BPS-16 w.e.f 01-09-2003 till date and pay fixation be ordered, whereas I have already drawn the advance increments in time and protected pay on non gazetted period as CT. I will be grateful to you for this act of kindness.

Thanking you in anticipation.

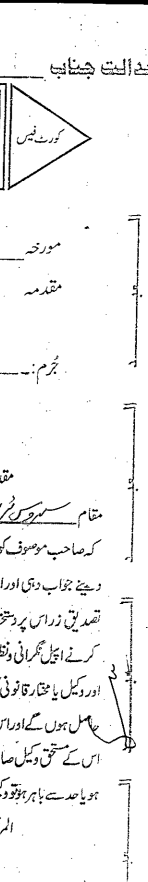
Sincerely Yours

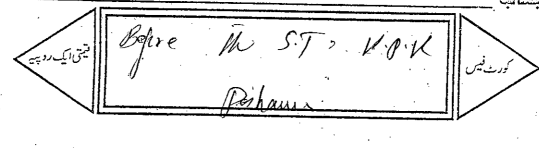
Sadidul Ghafoor SST

GHS Khazana Dir(Lower)

4-12.18

Ayested to be free





# باعث تحريرانكه

الرق 7 ماه ما ألح 1909ء

سرومار شریل کیا فترلوا ی مالی یم