07.08.2017

Counsel for the appellant and Mr. Muhammad Zubair, District Attorney for the respondents present. Arguments heard and record perused.

This appeal is accepted as per detailed judgment in connected service appeal No. 01/2016, entitled "Bakht Zada Vs. Government of Khyber Pakhtunkhwa through Secretary (E&SE) Peshawar and others". Parties are left to bear their own costs. File be consigned to the record room.

Member

ANNOUNCED 07.08.2017 Chairman

Camp court, Swat

01.02.2017

Clerk counsel for appellant and Mr. Muhammad Jan, GP for respondents present. Clerk counsel requested that counsel for appellant is busy before august Peshawar High Court and adjournment may be granted. Adjournment granted. To come up for arguments on 28.02.2017 before D.B.

(AHMAD HASSAN) MEMBER (ASHFAQUE TAJ) MEMBER

28.02.2017

Appellant in person and Addl: AG for respondents present.

Appellant submitted an application for fixing the instant appeal at camp court Swat. Application allowed. To come up for arguments on 103.04.2017 at camp court Swat.

(AHMAD HASSAN) MEMBER

(MUHAMMAD AAMIR NAZIR) MEMER

03.04.2017

Appellant in person present. Mr. Muhammad Zubair, Senior Government Pleader for respondents also present. Appellant submitted Wakalatnama of Barrister Dector Adnan Khan. The same is placed on record. Appellant also requested for adjournment. Adjourned. To come up for arguments on 07.08.2017 before D.B at Camp Court Swat.

(AHMAD HASSAN) MEMBER (MUHAMMAD AMIN KHAN KUNDI) MEMBER

Camp Court Swat.

25.4.2016

Counsel for the appellant and Mr.Hameed ur Rehman, A.D litigation alongwith Addl: A.G for respondents present. Written reply submitted. The appeal is assigned to D.B for rejoinder and final hearing for 11.8.2016.

**9**\_\_' Chairman

11.08.2016

Agent to counsel for the appellant and Additional AG for respondents present. Rejoinder submitted, copy whereof handed over to learned Additional AG. To come up for arguments on 7-1/-16 before D.B.

Member

07.11.2016

Counsel for the appellant and Assistant AG for respondents present. Counsel for the appellant requested for adjournment. To come up for arguments on \_/- z · / . 7

(PIR BAILHSH SHAH) MEMBER

MUHAMMAD AAMIR NAZIR) MEMBER 07.01.2016

Appellant Deposited Security Afrocess F

Counsel for the appellant present. Learned counsel for the appellant argued that the appellant was serving as Account Officer and stood retired from service in the year 1999 and that during his service he was entitled to selection grade (BPS-17) on the strength of 33% quota which was granted to other employees in the year 2004 on the basis of notification dated 30.10.1993 which notification was challenged by other employees serving at the relevant time and which was finally decided by this Tribunal as well as august Supreme Court of Pakistan with the directions that ante-date promotion with effect from 30.10.119 be given to the employees. That the appellant was also entitled to the benefits of the said judgment and his service which were not granted to him compelling him to file departmental appeal followed by service appeal which was decided by this Tribunal directing the respondents to decide the departmental appeal of the appellant as soon as possible which was rejected on 10.6.2015 and communicated to the appellant during execution proceedings on 27.11.2015 and hence the instant service appeal on 15.12.2015.

That the appellant is entitled to BPS-17 with effect from 30.10.1993 and entitled to monetary/pensionary benefits.

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 22.3.2016 before S.B.

Charman

22.03.2016

Counsel for the appellant and Addl: A.G for respondents present. Written reply not submitted. Requested for adjournment. Last opportunity granted. To come up for written reply/comments on 25.4.2016 before S.B.

Chairman

# Form- A FORM OF ORDER SHEET

.Court of	<u>.</u>	<u> </u>	
Case No.		oえ /2016	

	Case No	<mark></mark>
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	01.01.2016	The appeal of Mian Said Rehman resubmitted today by
		Mr. Muhammad Asif Yousafzai Advocate may be entered in the Institution register and put up to the Worthy Chairman for proper order.
2	4-1-16	REGISTRAR  This case is entrusted to S. Bench for preliminary
	'	hearing to be put up thereon $3.1611111111111111111111111111111111111$
		CHARMAN
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The appeal of Mia Said Rehman son of Hazrat Adam Retired Accounts Officer Office of the DEO (M)Swat received to-day i.e. on 15.12.2015 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

1. Annexures- A, C and F of the appeal are illegible which may be replaced by legible/better one.

NO. 1940 \_\_\_/S.T.

Dt. 15 12/2015

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Muhammad Asif Yousafzai Adv. Pesh.

Re-submilles after compliance

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No.		/2016
Mian Said Rehman	V/S	Education Department, KPK
	<u></u> .	********
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#### INDEX

S.No.	Documents	Annexure	Page No.	
1.	Memo of Appeal		01-04	
2.	Copy of Seniority List	- A -	05-07	
3.	Copy of Finance Department Circular dated 23.10.1993	- B -	08	
4.	Copy of Selection Grade Order dated 29.9.2004	- C -	09-13	
5.	Copy of Service Tribunal's Judgment	- D -	14-21	
6.	Copy of Supreme Court's Judgment	E	22-26	
7.	Copy Corrigendum dated 26.04.2010.	- F -	27	
8.	Copy of Tribunal's Judgment dated 27.3.2015.	-G-	28-30	
9.	Copy of Order dated 10.06.2015	-H-	31	
10.	Copy of Order-sheet dated 27.11.2015.	-I-	32-33	
11.	Vakalat Nama		34	

APPELLANT

THROUGH:

( M. ASIF YOUSAFZAI ) ADVOCATE, PESHAWAR.



### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. \_\_\_\_\_\_\_/201**6** 

Service Tribunes

Stary No. 1458,

Stary No. 1458,

Mian Said Rehman S/O Hazrat Adam (Rtd; Accounts Officer), Office of the Divisional Director now DEO (M), Swat.

**APPELLANT** 

#### **VERSUS**

- 1. The Secretary, Government of Khyber Pakhtunkhwa, Education (E&SE) Department, Civil Secretariat, Peshawar.
- The Director of Education (E&SE), Khyber Pakhtunkhwa, Peshawar.
- 3. The Secretary, Government of Khyber Pakhtunkhwa, Finance Department, Civil Secretariat, Peshawar.

**RESPONDENTS** 

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER DATED 10.06.2015 COMMUNICATED ON 27.11.2015 IN THE TRIBUNAL WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT REGARDING AWARDING SELECTION GRADE (BPS-17) W.E.FROM 30.10.1993 HAS BEEN TURNED DOWN FOR NO GOOD GROUNDS.

#### PRAYER:

APPELLANT.

THAT ON ACCEPTANCE OF THIS APPEAL, THE ORDER DATED 10.06.2015 COMMUNICATED TO THE APPELLANT ON 27.11.2015 IN THE TRIBUNAL MAY BE SET ASIDE AND THE RESPONDENTS MAY BE DIRECTED TO AWARD SELECTION GRADE (BPS-17) TO THE APPELLANT FROM HIS DUE DATE WITH ALL CONSEQUENTIAL AND PENSION BENEFITS. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOUR OF

Registres

Registras



#### **RESPECTFULLY SHEWETH:**

- 1. That the appellant joined the Education Department in the year 1970 and during the course of service he was promoted to the post of superintendent BPS-16 in the year 1991 and retired form service on 02.05.1999. The appellant was at S.No. of the seniority list corrected up to 1993. All the dates are recorded in the seniority list which is attached as Annexure-A.
- 2. That the Finance Department issued a Circular on 30.10.1993 wherein all the Superintendents, Budget & Accounts Officers etc were granted Selection Grade BPS-17. Copy of the Circular is attached as Annexure-B.
- 3. That the Education Department delayed the matter till 2004 and in 2004 Selection Grade BPS-17 was granted to many officials from 01.07.1999 vide Notification dated 29.9.2004. Copy of the Order is attached as Annexure-C.
- That at that time some of the officials filed Service Appeal 4. in this august Tribunal for award of Selection Grade w.e.from 30.10.1993, the said appeal was finally decided on 15.8.2006 by this august Tribunal in favour of those appellants. The Department then filed CPLA in the Supreme Court of Pakistan which was heard on 05.03.2010. The august Supreme Court held in Para-6 and 7 that the Government cannot be allowed to sleep over the rights of Government Servants for indefinite period and while dismissing the CPLA, filed by the Government directed the concerned Department to implement the Judgment of the Tribunal within 4 weeks and the compliance report should be sent to the Registrar of the Supreme Court of Pakistan. Copies of the Judgments are attached as Annexure-D and E.
- 5. That after the Judgment of the Supreme Court of Pakistan, the Education Department had simply issued Corrigendum in which the Selection Grade BPS-17 was given with effect from 30.10.1993. Copy of Corrigendum is attached as Annexure-F.
- 6. That since many junior and retired employees have been given the benefits of Selection Grade while the same appellant has been deprived from the said benefits of



Selection Grade and the respondent department refused, therefore, the appellant filed Service Appeal No.836/2012 in this august Tribunal which was decided on 27.3.2015 and the august Tribunal after details deliberated remitted the case to the respondent department with the direction to treat these as departmental appeal of the appellant and decided the same as soon as possible on merit and strictly on merits and strictly in accordance with law and rules. Copy of Judgment is attached as Annexure-G.

- 7. That as the respondents were not obeying the directions of the august Tribunal, therefore, the appellant filed Execution Petition in the august Tribunal and in response of that the respondents have passed an order dated 10.06.2015 communicated in the Tribunal on 27.11.2015 to the appellant. Copies of Order and Order-sheet dated 27.11.2015 are attached as Annexure-H and I.
- 8. That now the appellant comes to this august Tribunal on the following grounds amongst the others:

#### **GROUNDS:**

- A) That the order dated 10.6.2015 and not granting Selection Grade benefits despite having rights, eligibility and seniority in 1993 is against the law, fact, norms of justice and material on record, therefore, not tenable in the eyes of law.
- B) That the appellant was eligible for the grant of selection grade BPS-17 from 1993 because at that time the appellant was in service but due to delay on the part of respondents, the appellant was kept deprived from the benefits of selection grade. Thus the appellant has been punished for the fault of others.
- C) That the appellant has been discriminated because the said benefits have been given to retired officials as well as to junior officials but not given to the appellant for the reasons best known to the respondents.

- D) That the appellant has not been treated according to law and rules and denial of selection grade to appellant by the respondents is an arbitrary and discriminatory act which is not permissible in the law.
- E) That the appellant was fully entitled to his claim and his appeal is based on real grounds and facts.
- F) That the respondents have not decided the issue as deliberated by this august Tribunal in its Judgment dated 27.3.2015 nor they have not taken any exercise as directed in the Judgment dated 27.3.2015 of this august Tribunal.
- G) That the appellant seeks permission to advance others grounds and proofs at the time of hearing.

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

APPELLANT OF S. Polaman Mian Said Rehman

THROUGH:

( M. ASIF YOUSAFZAI ) ADVOCATE, PESHAWAR.



#### Annexure-A (Page-5, 6 & &)

### FINAL SENIORITY LIST OF MINISTERIAL STAFF OF EDUCATION DEPARTMENT (SUPERINTENDENT (BPS-16) CORRECTED UPTO 31.12.1994.

S.No.	Name & Father's Name	Date of Birth	Date of 1 <sup>st</sup>	D/O Promotion	D/O
		Domicile	Apptt; in	in the present	Confirmation in
			Education	Grade	present Grade
			Department.		
1	2	3	4	5	6
1	Mr. Altaf Elahi Siddique S/O Karam Elahi	1.12.1934/Peshawar	1.10.1949	1.1.1979	1.6.1985
	Siddique B & A.O				
227.	Mr. Mero Naish S/O Mir Baz, AD Audit.			4.7.1987	
2831.		,			
32.	Mian Said Rehman S/O Hazrat Adam ASDEO(A)	3.1.1945/Swat	19.04.1969	4.8.1987	
3383					
84.	Bakhtzada S/O Shahzada ADEC(A)	2.5.1946/Swat	1.7.1970	5.6.1991	
85112					
113.	Amanullah Zahid S/O Rehmat Gul, ADEO (A)	9.1.1943/Charsadda	1.10.1964	1.6.1992	

Sd/ Deputy Director Secondary/
Director Secondary Education, NWFP, Peshawar.

Office of the Director Secondary Education, NWFP, Peshawar.

Endst. No.7716-7966.A-23/S/List; ADEO (A)

Dated Peshawar, the 30.12.1993.

Copy forwarded for information and necessary action to the:

- 1. Director of Education (Colleges), NWFP, Peshawar.
- 2. Director of Education (FATA), NWFP, Peshawar.
- 3. Director Bureau of Curr: Development & Education Extension Services, NWFP, A/Abad.
- 4. Director of Education (Primary), NWFP Peshawar.
- 5. Additional Directress Local Directorate.
- 6. All the Divisional Directors of Education (Schools) in NWFP.
- 7. Al District Education Officers (M&F), Secy: in NWFP.
- 8. All the District Education Officer (M&F) Prim: in NWFP.
- 9. Registrar Departmental Examination Selection Department, Peshawar.
- 10. All the Sub Divisional Education Officer (M&F) in NWFP.
- 11. Officers concerned.
- 12. PA to Director Secondary Education, NWFP, Peshawar.

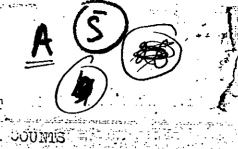
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Director Secondary Education, NWFP, Peshawar.

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/B Mr. Fomin Khan S/O Gharibullah IDE (A)  B Mr. Fazir Koharrad S/O a	8/5/19/10/10/10 10 10/10/00 8/10	2/1985
A. Mr. Kazir Kohamad S/O Gul Bauan DR(A)	$\frac{24/5}{1020}$	1/1986.
30 Mr. Fazal Rehman S/O Khaista Fhan DEC(A)	21/9/10294	2/1936.
7) Mr. Inayatullah S/O Khaista Enan ADEC(A)  7) Mr. Abdul Hakim S/O (bdul a Gul ASDEC(A)	11/6/19/5/6 1 10 -7/10/1929 69. 1/0/	7 135. 100a
Nr. Abdul Eakim S/O Abdul Baqi ADEC(A)  3 Mr. Mohammad Nacin Than 1 (A)	20/5/1020/2 /5/1969 (2)	1207 /1987
73 Mr. Mohammad Kacir Khan S/O Mila Jan 1555 (1)	31/12/1020 5 1/1229 (6) 1/0/	1787 100a
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30 Mr. Hohammad Shoaib S/O Matiullah ADEC(A) 30 Mr. Shah Rawan S/O (bdu)	18/12/45/Swit	87
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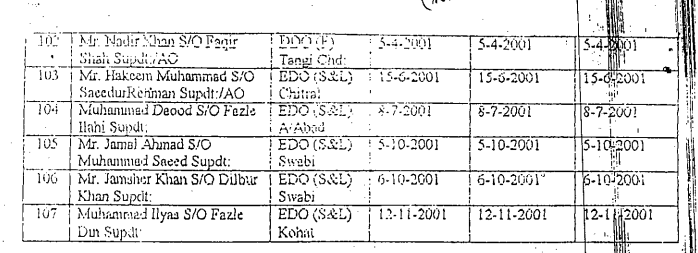


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}	58	Mr. Zabechullah S/O Abdul	DS&L	19-7-1999	19-7-1999	اب-ا	19-7-	1999!
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L	59	Mr. Aman Ullah Zahid S/O	EDO (S&L)	19-7-1999	19-7-1999		10:7	19991
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	62	Mr. Ajab Din S/O Mahiuddin	EDO (S&L)	<del></del>	19-7-1999	i i i	19-7	-1999
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}	63 .	Mr. Afsar Khan S/O Mehruban		1	19-7-1999	1	19-7	1999
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ļ	64	Muhammad Afzal S/O Gulab	EDO (S&E)	+	19-7-1999	,-	19-7	1999
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	67	Mr. Sarder Hussain S/O Sher	DE (FATA)		19-7-1999		19-7	-1999
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:	68	Mr. Saitur Rehman S/O Abdur			19-7-1999		197	-1999
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	·	(Rtd:on 1-4-2001)		<u> </u>				
	69	Mr. Fazle Rázio S/O	DO(M)		19-7-1999		15-7	-199
		Muhammad Alam Supdi:	Swabi			ĺ	腰上	
		(Rtd: on 13-10-1999)				<u>;;;</u>		
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. (	. 71	Mr. Manzoor Ahmad S/O	DE (FATA)		19-7-1999	- 1	19-7	-1999
.		Ghulam Sarwar Supdt:	NWFP	1				
	72	Mr. Fazul Rehman S/O Pri	EDO (S&L)	19-7-1999	19-7-1999	1	19-7	-1999
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1. Necessary entry to this effect should be made in the service record of the officers who have not been awarded Selection Grade B-17 previously.

2- Revised entry to this effect should also be made in the service record of the officers who have already been awarded Selection Grade B-17 with reference to this office Natification issued under Endst: No.604-754/A-23/MS/S.G/ADEO(A) dated 7-5-2002

3- An Undertaking to the effect that if any overpayment is made to them as a result of the incorrect awarded of Selection Grade and detected latter on it will good by recovery from their Pay/Pension/Gratuity etc may be obtained from the officers who have not been awarded Selection Grade B-17 previously and kept in their service record.

4- Selection grade in respect of two (2) superintendent/account officer are kept pending till complete. f ACRs

5- Certificate to the effect that the officers at S.No.1.of the note above are not involved in any disciplinary cases, should be obtained and kept in their service record before making tixation of pay.

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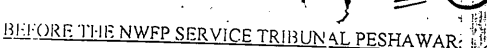
- 1- . Accountant Goneral NWIP, Peshawar.
- 2- ..... Director Higher Education NWFP, Peshawar.
- 3-- Director of Education NWFP (FATA) Peshawar.
- 4- Director of Corru: Teachers & Education NWFP, Abbottabad.
- 5- Director of PITE NWFP Peshawar.
- 6- Manger Science Education Project NWFP, Peshawar.
- 7- Manger Girls Project-II NWFP Peshawar.
- 8- Section Officer Litigation Schools & Literacy Depart:Govt: NWFP Peshajvar
- 9-32 All Executive District Officers Schools & Literacy in NWFP.
- 33-57 All District Account Officer in NWFP.
- 58-165 Supprintendents/Account Officers concerned
- 166 1'A to Director Schools & Literacy NWTP Local office.

Deputy Director Cinance & A

Deputy Director (Finance & Admin.)
Directorate Schools & Literacy NWFF Peshaw.

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Appeal No. 724/2002

Date of institution - 27.08.2002 Date of decision - 15.08.2006

Ghulam Rasool, Ex-ASDEO (Accounts),
Office of the E.D.O,(S&L) Buner......

Appellant)

#### **VERSUS**

- 1. Director of Schools & Literacy NWFP Peshawar.
- 2. Secretary Schools & Literacy NWFP.
- 3. Secretary Finance NWFP Peshawar.
- 4. Chief Secretary NWFP Peshawar.....(Respondents

M/S Anwarul Hassan & Shafiullah Advocates.....For appellants!
Mr. Zaffar Abbas Mirza, Addl. Govt. Pleader.....For respondents

MR. ABDUL KARIM QASURIA.......MEMBER.
MR. FAIZULLAH KHAN KHATTAK......MEMBER.

### JUDGMENT.

ABDUL KARIM QASURIA, MEMBER: This appeal has been filed by the Ghulam Rasool appellant against the orders dated 7.5.2002 and 31.7.2002 whereby he was not granted selection grade BS-17 w.e.f. 30.10.1993 with the prayer that the impugned orders

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may be set aside and he be granted selection grade BS-17 w.e.f. 30.10.1993.

Brief facts of the case are that the appellant was employed ?. under respondents No. 1 and 2 and retired from service on 1.8.2001 as Assistant Sub Divisional Education Officer (Accounts) from the office of EDO (S&L) Buner. During his service the appellant was promoted from the post of Superintendent to the post of ASDEO(Accounts) in BS-16 vide order dated 4.8.1987. Vide order dated 30.10.1993 the Finance Department allowed selection grade BS-17 to Administrative Officer/Account Officer/Assistant Accounts officer at the ratio of 33% of their total strength alongwith Superintendents and also issued a clarification vide letter dated 31.1.1994 regarding awarding selection grade BS-17 to various officers. In order to extend the said benefits to various officers in BS-16, respondent No. 2 sissued a Notification dated 29.8.1994 wherein various categories of officers in BS-16 were brought at par. Inspite of clear cut orders of the Government and clarification, the selection grade was only allowed to the Superintendents BS-16 w.e.f. 30.10.1993 while other categories of officers BS-16 who were at part with the Superintendents were lest. Respondent No. 2 issued a Notification dated 6.2.1997 bringing

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various categories of officers at par with one another by amending the Service Rules. Respondent No. 2 issued the impugned order dated 7.5.2002 under which the AEDO (A), Budget Officer, Audit Officer, Account Officer BS-16 of Education Department were granted selection grade BS-17 but the appellant was granted selection grade w.c.f. 19.7.1999 instead of 30.10.1993 under this Notification against which the appellant preferred a departmental appeal on 1.7.2002 but the same was rejected on 31.7.2002. Hence the instant appeal.

- 3. The respondents have filed the written reply in which the claim of the appellant has been opposed by ruising legal objections. The appellant also filed the replication rebutting the objections raised by the respondents.
- Was promoted from the post of Superintendent to the post of Assistant Sub Divisional Education Officer (Accounts) in BS-16 vide order dated 4.8.1987. Respondent No. 3 vide, Notification dated 30.10.1993 allowed selection grade BS-17 to the Administrative officer/Accounts Officer/Assistant Accounts Officer at the rate of 33% of their total strength alongwith Superintendents on the joint seniority list.

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Respondent No. 3 vide Notification dated 31.1.1994 issued a clarification regarding grant of selection grade to various categories of officers. It was stated that condition of amendment in the service rules as referred to in para-2 of respondent No. 2 letter dated 30.10.1993 will not be applicable on the department/offices where no post of Accounts officer/Assistant Accounts Officer or similar other post exists which requires to be filled in by promotion from amongst Superintendent BS-16. In that case the grant of selection grade was made effective from 30.10.1993 while in case of amendment in the rules it was to be effective from the date of amendment in the Service Riffes. The counsel further agued that respondent No.2 vide Notification dated 28.8.1994 brought various categories of posts in BS-16 at par. But inspite of the above equality of the posts only the Superintendents were given selection grade w.e.f. 1993 while for the incumbents of other posts the condition of amendment in the Service Rules was made and resultantly deprived them from their due rights of grant of selection grade from 30.10.1993. The rules were amended by respondent No. 2 vide Notification dated 6.2.1997 by bringing various categories at par. Respondent No. 1 vide impugned Notification dated 7.5.2002 granted selection grade BS-17 w.c.f. 19.7.1999 as per joint seniority list of ADEO (A)/Budget Officer/Audit Officer/Accounts

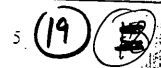
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Officer (BS-16). Keeping in view the above facts the appellant has been discriminated against. The counsel stated that the impugned orders are against natural justice, unlawful, arbitrary and malaride. It was also argued that issuance of Notification dated 6.2 1997 is the repetition of Notification dated 29.8.1994 which only delayed the grant of selection grade which was allowed w.e.f. 30.10.1993

The AGP opposed the contention of the appellant stating that the issue of grant of selection grade to the appellant has been disposed of as per policy and instructions contained in letter of respondent No. 3 dated 30.10.1993 and 31.1.1994. The amendment in the Service Rules was made on 6.2.1997 and the selection grade was allowed vide letter of respondent No. 3 dated 30.10.1993. He rejuted the contention of the appellant that any discriminatory treatment was meted out against the appellant but the entire action of the respondent to covered under the prevailing rules/instructions. The instruction/policy contained in letter dated 30.10.1993 issued by respondent No. 3 is very much clear and no deviation has been made from that policy.

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Officer (BS-16). Keeping in view the above facts the appellant has been discriminated against. The counsel stated that the infrugned orders are against natural justice, unlawful, arbitrary and mala ide. It was also argued that issuance of Notification dated 6.2!1997 is the repetition of Notification dated 29.8.1994 which only delayed the grant of selection grade which was allowed w.e.f. 30.10.1993

The AGP opposed the contention of the appellant stating that 5. the issue of grant of selection grade to the appellant has been disposed of as per policy and instructions contained in letter of respondent No. 3 dated 30.10.1993 and 31.1.1994. The amendment in the Service Rules was made on 6.2.1997 and the selection grade was allowed vide letter of respondent No. 3 dated 30.10.1993. He refuted the contention of the appellant that any discriminatory treatment was meted out against the appellant but the entire action of the respondent covered under prevailing rules/instructions. the instruction/policy contained in letter dated 30.10.1993 issued by respondent No. 3 is very much clear and no deviation has been made from that policy.

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6. After listening to the arguments and perusal of the record, it i

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evident that selection grade was allowed as per general principle w.c.f. 30.10.1993 but a condition in para-3 (last para) of letter dated 30.10.1993 issued by respondent No. 3 was placed turning up the grant of selection grade with effect from the date of amendment in the Service Rules which adversely affected the benefits accrued to the appellant in the grant of selection grade. The amendment in the service rules was completed in the year 1997 which is a very lengthy period while there is no plausible explanation with the respondent department for such a long delay. The Tribunal also feels that while there was no such bar in respect of the department in which only the post of Superintendent existed as per respondent No. 3 letter dated 31.1.1994 but delaying the same benefits to the other categories on the pretext of amendment in the Service Rules which was delayed for six years, is not justified. Reliance is also put on the NWFP Tribunal decision dated 17.4.2001 in Appeal No. 813/1999 in which the benefit of selection grade was allowed werf, 30.10 1993 instead of 17.3,1997 the date on which Rules were reversed.

7. The Tribunal therefore, keeping in view the principle of consistency and being the present appeal of identical nature accept

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the appeal and allow grant of selection grade w.e.f. 30.10.1993 assper the eniority position of the appellant and modify the impugned order dated 7.5.2002 to that extent.

Our this single judgment will also dispose the other connected appeals bearing No. 893/2002 Karim Bakhsh, 894/2002 Mukhtiar Ahmad, 895/2002 Fazlur Rehman,896/2002 Jamshed Jan, 897/2002 Muhammad Khan, 898/2002 Gul Habib,899/2002 Abdul Wahab, 918/2002 Muhammad Suleman, 919/2002 Sajid Khan, 920/2002 Ghulam Nabi Malik, 1004/2002 Gjulam Sarwar, 1005/2002 Ali Asehar, 1006/2002 Iltaf Hussain Gohar, 1049/2002 Abdul Qayyum,1050/2002Buzur Jamheer and 388/2003 Subaidar Khan Veran. Secretary Education NWIP etc, being identical nature and involves common questions of law and facts.

O. No order as to costs. File be consigned to the record after completion.

ANNOUNCED. 15.08.2006.

(ABDUL KARIM QASURIA)
MEMBER.

(FAIZULLAH KHAN KHALLAK)
MEMBER











Mr. Justice Iftikhar Muhammad Chaudhry, CJ.

Mr. Justice Ch. Ijaz Ahmed

Mr. Justice Khilji Arii Hussain

## CIVIL PETITIONS NO.35-P TO 51-P & CP.301-P OF 2007

(On appeal from the judgments/order dated 15.08.2006 & 08.12.2006 passed by NWFP Service Tribunal, Peshawar in Appends No. 724, 893-899, 918-920,1004-1006, 1049, 1050/2002, 388/2003 & 675/2006)

Director of Schools & Literacy, NWFP, Peshawar and others

Versus

Petitioners (in all cases);

Ghukun Rasool

Respondent (in CP.35-P/2007)

Karim Bakhsh

Respondent (in CP.36-P/2007)

Mukhtiar Ahmed Nashad

Respondent (in CP.37-P/2007)

Fazal Rehman.

Respondent (in CP.38-P/2007)

Jamshed Khan

Respondent (in CP.39-P/2007)

Muhammad Khan

Respondent (in CP.40-P/2007)

Gul Habib ·

Respondent (in CP.41-2/2007)

Abdul Wahab

Respondent (in CP.42-P/2007)

Muhammad Suleman

Respondent. (in CP.43-P/2007)

Sajid Khan:

Respondent. (in CP.44-P/2007)

Ghulam Nabi Malik

Respondent.

(in CP.45-P/2007)

Ghulam Sarwar

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Respondent. (in CP.46-P/2007)

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Asphar Ali

... Respondent (in CP. 47-P/2007)

Bia! Hussain Gohar

... | Respondent (in GP. (S-P/2007)

Abdul Qayyum

... Respondent (in CP 49-1/2007)

Buzur Jamheer

(in CP.50-P/2007)

Subsedar Khan

Bespondeni

Muhammad Yousaf Alqadri

Respondenti

For the petitioners (mattenses)

Mr.Qaiser Rasheed, Addl: AG

For the respondents

Mr. Imtiaz Ali, ASC.

(in all cases)

Mr. Tasleem Hússain, AOR.

Date of hearing

05.03.2010.

#### ORDER

IETIKHAR MUHAMMAD CHAUDHRY, C.I. These petition. Ion leave to appeal, have been filed against the judgments dated 15.08.2006 and 08.12.2006 passed by NWFP Service Tribunal. Peshawar whereby appeals filed by the respondents have been allowed as a result whereof they have granted selection grade.

Brief facts of the case, relevant for disposal of instant politions are that the Secretary, Finance Department, Government of NWFP (politioner No.3) vide notification dated 30th October 1993 allowed selection grade BPS-17 to Administrative Officer/Accounts Officer/Assistant Account Officer at the ratio of 33% of their total strength along with the Superintendent on the joint seniority list. In order-to extend the said benefits to various officer in BPS-16, Director Schools and Literacy, Education Department, NWFP, Peshawar (politioner No.2) issued a notification dated 29th August 1994, wherein various categories of officers in BS-16 were brought at par by amending the Service



Rules, however, selection grade was only allowed to Superintendents BS-16 w.c.f 30.10.1993 while other categories of officers in BS-16 were left. Petitioner No.2, subsequently issued order dated 7th May 2002, under which the AEDO (A), Budget Officer, Audit Officer, Account Officer in BS-16 of the Education Department were granted selection grade BS-17 but the respondents were granted such grade w.e.; 19th July 1999 instead of 30th October, 1993. Feeling aggrieved, the respondents challenged the said order before the NWFP Service Tribunal, who by means of impugned judgments granted them selection grade BS-17 w.e.f. 30th October 1993. As such instant petitions for leave to appeal have been filed.

- 3 Learned Additional Advocate General NWFP stated that the respondents were entitled for selection grade BS-17, subject to certain conditions, laid down in the letter dated 30th October 1993, including the amendments in the respective Recruitment and Appointment Rules LAs according to him these Rules were amended on 6th February 1997 and joint seniority list was also prepared in the meantime, therefore, they have been found entitled for selection grade w.e.f. 17th June 1999 but the Service Tribunal granted them selection grade w.e.f. 30th October 1993, therefore, according to him impugned judgments are not sustainable.
- 4. Learned counsel appearing for the caveat, however, opposed the and stated that Service Tribunal had done nothing enforcing/implementing the policy of the Government mentioned in letter 30th October 1993, on the basis of which respondents were entitled for selection

Figure As far as question of amending the respective Recruitment and Appointments Rules and preparation of joint seniority list of officers in \$\section \beta -16.

Estenneerned, it is the job of the petitioners, therefore, the respondents should

not be allowed to suffer at the hands of the department.



We have heard the learned counsel for the parties and have also carefully none through the imposed judgment at passed by the Service Tribunal. There is no doubt that on 30th October 1993. Government issued a policy letter, laying down a criterion for granting selection grade BS-17 to grade BS-16 officers to the extent of 33% but the respondents were not allowed the benefit of the same for one or the reason and ultimately they have to approach Service Tribunal. A careful perusal of the impugned judgment indicates that the Tribunal has not passed an order beyond the scope of policy letter dated 30th October 1993. As far as the discretion of the Government to amend the Recruitment and Appointment Rules is concerned, it was the daty of the Government to prepare and issue the joint seniority list of the Administrative Officers and the Superintends and make the amendments, without any delay, after issuance of the letter. Service Tribunal in fact has enforced the rolley letter dated 30th October 1993.

allowed to sleep for any indefinite period to amend the rules and to propare seniority list at the cost of the respondents, who are government employees and they are always anxious about their promotion or to get benefit of the senvice as carly as could be possible. Unfortunately, in instant case, after issuance of the policy letter dated 30th October 1993 rules were amended in 1997 but perhaps the seniority list was prepared later on and on account of such slackness the respondents had suffered a lot and ultimately in 2001 they were given selection grade and in the meantime, some of them stood retired. We are, therefore of the opinion that under these circumstances the Service Tribunal has rightly granted

Tisk way admit no interference by this Court.

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7. It is informed by the learned counsel appearing for the corporations that despite lapse of about more than 16/17 years, the judgments of "



the Service Tribunal, passed in favour of the respondents, have not been implemented. In such state of affairs, we direct the concerned authority to implement the same within a period of four weeks and send a compliance report to the Registrar of this Court, for our perusal in Chambers. Learned Additional Advocate General is directed to communicate these directions to the concerned authorities to ensure its compliance in letter and spirit.

Thus for the foregoing reasons, petitions are dismissed and leave lectined.

Safe Mr. Iffiletor Mulammed Chaidhry, C.

Hr. Khilji Arif Hussan

Peshawar, 05.03.2010.

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NOT APPROVED FOR REPORTING.

#### **BETTER COPY**

Annexure-f (Page-27)

#### OFFICE OF THE DIRECTOR (E&SE) KHYBER PAKHTUNKHWA, PESHAWAR.

#### **OFFICE ORDER**

In pursuance of NWFP Services Tribunal Peshawar Judgment dated 15.08.2006 up hold by the Honourable Supreme Court of Pakistan vide its verdict dated 5.3.2010 and Writ Petition No.35-P to 51-P and CP. 301-P of 2007, and under the provision of Finance Department Notification No.FD/(PRC)4-1/91; dated 30.10.1993 and (E&SE) Department Circular No.604/754; dated 7.5.2002, the date of award of S/Grade (B-17) of the ADEOs / ASDEOs / Acs/Admn: officers/H&AOs/Supdt (B-16) working in Directorate of (E&SE) K.P.K. Peshawar and District Officers issued vide this office Notification No.4420-4585/A-23/MS/S.Grade (B-17)/Supdt/AO; dated 29.9.2004 may read "30.10.1993" instead of "19.7.1999" in column No.6 of the above order on the above terms and conditions already framed.

Sd/- SYEDA SARWAT JEHAN DIRECTRESS

Endst. No.3410-24/I/DSR/EStt:S.P./Litigation

Dated 26.4.2010.

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

- 1. Registrar Supreme Court of Pakistan with reference to his decision /judgment dated refer to the above for information please.
- 2. Registrar, NWFP Services Tribunal Peshawar with reference to his Judgment referred to above for information please.
- 3. Secretary to Govt. of E&SE, KPK Peshawar.
- 4. Accountant General, KPK. Peshawar.
- 5. Director of Education, (FATA), Peshawar.
- 6. The Director, Higher Education, KPK, Peshawar.
- 7. Director of Curriculum & Teachers Education, KPK Abbottabad.
- 8. Manager, BIEP Arbab Road University town, Peshawar.
- 9. Manager, Girls Project II, KPK, Peshawar.
- 10. Al District Accounts Officer in KPK.
- 11. All Executive District Officers, in KPK.
- 12. All Officers concerned.
- 13. PA to Director of E&SE, KPK, Peshawar.

Sd/-Deputy Director ((F&A).

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E Egydum, In pursuance of NWFP Services Tribunal Peshawar judgment dated

18 87 806 up hold by the Hon, able Supreme Court of Pakistan vide its verdict dated 5.3.2010 and Write Petition No.35-P To 51-P and CP.301-P of 2007, and under the provision of Finance Department Notification No.FD/(PRC)4-1/91, dated 50.10.1993 and (FEESE) department circular No.604-754 dated 7,5,2002; the date of award of S/Grade (B-17) of the ADEOs /ASDEOs /Acs/Admn: officers/D&AOs /Supdi(B-16), working in. Pinectorate of (E&SE) K.P.K Peshawar and districts officers issued wide this office Horification No.4420-4585/A-23/MS/S. Grade (B-17)/Sup.St/AO, dated 29.9.2004 may ad as "30.10.1993" instead of "19.7.1999" in column No.6 of the above order on the same trans and conditions already framed.

3410-

SYEDA SARWAT JEHAN DIRECTRESS

I/DSR/Estt:S.P/Litigation dated

Copy of the above is forwarded for information and necessary action to the:-Registrar Supreme Court of Pakistan with reference to his decision/judgment duted refer to above for information please.

Registrar NWFP Services Tribunal Peshawar with reference to his judgment eferred to above for information please.

3. Secretary to Gove of E&SE K.P.K Peshawar

Accountant General K.P.K. Peshawar.

5. Director of Education(FATA)Peshawar.

5. Director Higher Education K.P.K. Peshawar.

7. D rector of Curriculum and Teachers Education K.P.K Abbott Adad

S. Manager BIEP Arbab Road University Town Peshawar.

W. mager Girls Project II K.P.K Peshawar.

10. Section Officer(Liligation)E&SE Department K.P.K Peshawar. 11. Al District Accounts Officers in K.P.K.

12. All Executive District Officers in K.P.K.

13. All officers concerned.

14. P.A. to Picector of E&SE K.P.K Peshawar.

9(28)

Date of order proceedings

Order or other proceedings with signature of judge Hi Magistrate

Khyber Pakhtunkhwa Service Tribunal Peshawh

Appeal No. 834/2012
Hazrat Ahmed -vs- Secretary Education (E&SE) Khyber Pakhtunkhwa,
Peshawar, etc.

27.03.2015

PIR BAKHSH SHAH, MEMBER:- Counsel for the appellant (Muhammad Asif Yousafzai, Advocate) and Mr. Muhammad Jan GP for the respondents present.

Finance Department Government of Khyber Pakhtunkhwa, Peshawar vide its notification dated 30.10.1993 allowed selection grade BPS-17 to 33 % of the posts of Administrative Officer and Superintendent BPS-16 which notification was acted upon in the year 2004 vide notification dated 29.09.2004. This latter notification was questioned by the concerned awardees in Service Appeal before this Tribunal on the ground that they were entitled for selection grade w.e.f 1993 which was wrongly allowed to them in the year 1999. The said appeal NO. 724/2002 was accepted by this Tribunal vide its order dated 15.08.2006 against which the Government Civil Petition No. 35-P to 51-P and Civil Petition No. 301-P of 2007 were dismissed by the august Supreme Court of Pakistan vide its order dated 05.03.2010, hence these separate four appeal on the same analogy that the appellant though retired should also be given benefits of selection grade BPS-17 w.e.f 30.10.1993. It is worth mentioning that appellant in service appeal No. 834/2012, Mr. Hazrat Ahmad got retired as Superintendent on 01.04.1999 and appellant in service appeal No. 835/2012 Mr. Bakhat Zada as Accounts Officer on 02.05.1999, appellant in service appeal No. 836/2012 Mian Said Rehman as Accounts Officer on 21.12.1998 and appellant in service appeal No. 837/2012 Mehro Naish as Accounts Officer on 15.08/1994, the facts and figures so provided by the learned counsel for the appellant during the course of arguments.

- 3. Arguments of the learned counsels for the parties heard at length and record perused with their assistance.
- 4. It was submitted by the learned counsel for the appellant that the appellant were entitled for selection grade, evident from the fact that their service colleagues junior to them in the seniority list were awarded the selection grade and the appellant were ignored which is discrimination and

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(29)

uneven handed treatment of the respondent-department. It was further submitted that the respondent-department while issuing corrigendum vide notification dated 26.04.2014 corrected the matter to the extent of only antedating selection grade w.e.f. 30.10.1993 instead of aggrieved date19.07.1999 but could not take pains to have considered the cases of those officers including the appellant who were entitled for such selection grade at the relevant time. Learned counsel for the appellant further submitted that since pensionery benefits of the appellant are involved for which reason this is a recurring cause of action, hence the appeal could not be treated as time barred. The learned counsel for the appellant requested that the appellant have given time of their prime youth to the respondent-department, they should not be left in the lurch in bad times after their retirement and that their appeals may be accepted. He relied on 2009 SCMR 1, 2009 PLC (C.S) 178, 2002 PLC (C.S) 1388, 2007 PLC (C.S) 1267 and 2003 PLD S.C. 724.

- 5. Conversely it was submitted by the learned Government Pleader that the appeals are badly time barred. He next submitted that the matter of selection grade had already been extinguished, the appellant were not included as parties in the service appeal No. 724/2002, therefore they were not entitled to receive any benefits from that litigation. He next submitted that as 33% of the total strength at the relevant time were entitled and the appellant have not appended authentic seniority list on the strength of which they would have shown their entitlement for selection grade. He next submitted that the appellant have not made any private party who was junior to them and to whom selection grade was awarded. He relied on 2010 SCMR 1982. He requested that the appeal may be dismisses.
- 7. The Tribunal heard learned counsels for the parties at length and perused the record with their assistance. It is evident from the record that the original notification of selection grade was made in 1993 but no action was taken thereon at that time. Action on this notification was taken in the year 2004 when the respondent-department issued list of those Officers who were awarded selection grade and that also from the year 1999. These awardees naturally confined their appeals to reckoning of the date i.e 1993 which was their only concern. On the other hand the department white calculating entitlement of 33% employees seems that it took the total strength in the year 2004. In this situation when corrigendum about antedating of selection grade w.c.f 1993 was going to be issued, the department failed to consider the issue of those employees who were



ATTESTED





otherwise entitled for this selection grade but for their retirement prior to this corrigendum. It further shows that department's slackness to have pointed out the issue of antedating of selection grade and its impact on those who were otherwise entitled to it in the year 1993 but for their retirement so that a competent findings would have come from the Service Tribunal or the august Supreme Court on the issue of those invisible deserving employees. In the above discussed situation, the Tribunal is of the considered view that further interference in the matter by granting selection grade to the appellants on the strength of the Tribunal is likely to complicate the issue instead of resolving it which according to our opinion requires a thorough consideration and policy decision in the light of complete record, the facts available only with the respondent-department. The appellants have stated in their memo of appeal that they filed departmental appeal which were not responded by the respondentdepartment. As such the cases are remitted to the respondent-department with the direction to treat these as departmental appeals of the appellants alongwith their previous appeals if any and to decide the same as soon as possible on merits strictly in accordance with law and rules. The appeals are decided accordingly. Parties are left to bear their own costs. File beconsigned to the record.

ANNOUNCED 27.03.2015

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1200 3-10-15-4-2015 15-4-2015

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Date 🕾

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 $D_{acc}$ 

Directorate of Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.

No.375/-51\_/A-23/MS/

Dated Peshawar the

Hazrat Ahmad S/O Gul Ahmad Retired Supdt Mohallah Miagan-V& P.O Saidu Sharif District Swat.

- Main Said Rehman S/O Hazrat Adam 2. Retired Accounts Officer Village Damlai P.O Madyan District Swat.
- Bakht Zada S/O Shahzada 3. Retried Accounts Officer
- Mehro Naish S/O Mir Baz 4. Retired Accounts Officer DEO (M) Swat.
- Rawail Khan 5. Retired Supdt Mohallah Aba Khel Nowshera Kalan.

Subject:

APPEAL FOR AWARD OF SELECTION GRADE.

Memo:

I am directed to refer your appeal on the subject cited above, and to inform you that the department has followed and fully implemented the policy and courts decision.

Selection Grade at the ratio of 33% quota had already been awarded w.e.f 19.07.1999 which was revised w.e.f 30.10.1993 as per courts orders.

Now the Department cannot exceed 33 % quota nor with draw Selection Grade from any one. Because the financial benefit once awarded and availed, cannot be with drawn as per Supreme Court orders.

It is further added that similar nature appeal were already turned down by the competent authority through a learned departmental Committee on 9.02.2011, as such your appeals are rejected being devoid of substance.

> Assistant Director (Admn) Directorate of E&SE K.P., Peshawar

Endst; No. \_\_17.5 &

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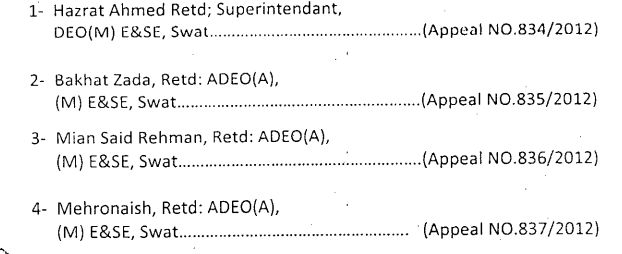
PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

Assistant Director (Admn) Directorate of E&SE K.P., Peshawar

hazrat ahmad, said rehman, bakht zada, mehio rawati khan



EXECUTION PETITION NO. 65 /2015



**VERSUS** 

- 1- The Secretary Education (E&DE) KPK Peshawar.
- 2- The Director Education (E&SE), KPK Peshawar.
- 3- The secretary Finance KPK Peshawar.....Respondents.

EXECUTION PETITION FOR DIRECTING THE RESPONDENTS TO IMPLEMENT THE JUDGMENT OF THIS AUGUST TRIBUNAL DATED. 27.03.2015 IN LETTER AND SPIRITS.

#### R.SHEWETH.

- 1. That the petitioners filed appeal No. mentioned before their names in the heading of this execution petition for grant of selection grade.
- That the said appeal along with connected appeals was heard on 27.03.2015 by the learned F.8 II.

That after discussion the judgments of this august Tribunal and the Supreme Court of Pakistan in similar appeals of the colleagues of the

.10.2015

Counsel for the petitioners and M/S Khurshid Khan, SO and Hameed-ur-Rehman, AD (lit.) alongwith Addl: A.G for respondents present. Requested for adjournment. Last opportunity granted. To come up for implementation report on 27.11.2015 before S.B.

Chairm

27.11.2015

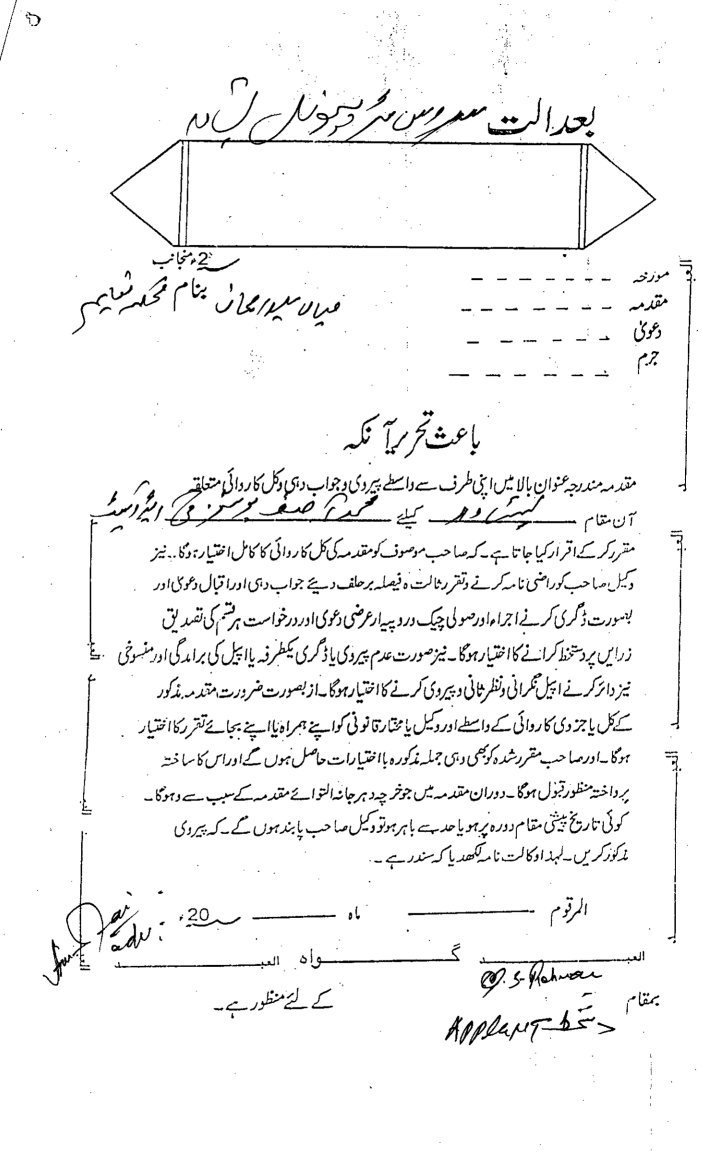
Counsel for the petitioners, M/S Khurshid Khan, SO and Hameedur-Rehman, AD (lit.) alongwith Addl: A.G for respondents present. Compliance report submitted. Arguments of learned counsel for the petitioners and learned Addl: AG heard and record perused.

According to judgment of this Tribunal the respondents were to treat the service appeal of the petitioners as a departmental appeal and . to decide the issue of selection grade and its impact on those employees who were otherwise entitled to the same in the year of 1993. Since the respondents have decided the issue vide order dated 10.6.2015 but produce to the Court today as such it is held that the respondents have complied with the judgment of this Tribunal.

Learned counsel for the petitioner informed the Tribunal that the said decision of the respondents is not in consonance with the judgment of the Tribunal and that the same has come to his notice and the notice of his client in the Court today.

Since the respondents have decided the matter as such there is no need to further proceed with the execution petition. The petitioner may, if unsatisfied, resort to the legal remedy available to him under the law. The petition is disposed of accordingly. File be consigned to the record room.

ANNOUNCED 27.11.2015



#### BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

#### Service Appeal No: 02/2016

### Mian Said Rehman (Rtd:) Accounts Office O/O the DEO(M) Swat. ......Appellant

#### **VERSUS**

Secretary E&SE Department, Khyber Pakhtunkhwa & others.

.....Respondents

#### JOINT PARAWISE COMMENTS FOR & ON BEHALF OF RESPONDENTS 1-3.

#### Respectfully Sheweth:-

The Respondents submit as under:-

#### PRELIMINARY OBJECTIONS.

- 1 That the Appellant has got no cause of action/ locus standi.
- 2 That the instant Service Appeal is badly time barred.
- 3 That the Appellant has concealed material facts from this Honorable Tribunal in the instant service appeal.
- 4 That the instant Service Appeal is based on malafide intentions just to put extra pressure on the Respondents for gaining illegal service benefits.
- 5 That the Appellant has not come to this Honorable Tribunal with clean hands.
- 6 That the Appellant is not entitled for the relief he has sought from this Honorable Tribunal.
- 7 That the instant Service Appeal is against the prevailing law & rules.
- 8 That the Appellant has been treated as per law, rules & Policy.
- 9 That the instant appeal is not maintainable in its present form.
- 10 That the appeal is bad for mis-joinder & non-joinder of the necessary parties.
- 11 That the instant Service Appeal is barred by law.
- 12 That the Appellant is not competent to file the instant appeal against the Respondents.
- 13 That the scheme of grant of Selection Grade has been discontinued vide Notification dated 27/10/2001, issued by the Finance Department Govt: of Khyber Pakhtunkhwa.
- 14 That the impugned Notification dated 10/6/2015 is legally competent & in accordance with rules & policy.
- 15 That the Appellant is not entitled for the grant of Selection in BPS-17.
- 16 That no Departmental Appeal has been filed by the Appellant.
- 17 That the issue of Selection grade has already been settled by this Honorable Tribunal vide order dated 27/11/2015, in Execution Petition No: 65/2015, out of Service Appeal No: 834 -837/2012, case Titled Hazrat Ahmad Versus Govt:

#### ON FACTS.

- 1 That Para-I needs no comments, being pertains to the Service record of the appellant.
- 2 That Para-2 is incorrect & denied. The scheme of award of Selection Grade has been discontinued vide Notification dated **20-05-2003**, issued by the Finance Department and in view of the said Notification the appellant is not entitled for the award of Selection Grade in BPS-17 with the submission that the appellant is no more in service in the Respondent Department. (Copy of the same is annexed as Annexure A).
- 3 That Para-3 is incorrect & denied on grounds that the scheme of award of Selection Grade in the Respondent Department has been discontinued vide the above said Notification of the Finance Department. Hence the appellant is not entitled for the grant / award of the same in the above said submissions in the foregoing paras.
- 4 That Para-4 is incorrect & misleading. The statement of the appellant is baseless on the grounds that the scheme of award of Selection Grade has been discontinued vide. Notification dated 27/10/2001, issued by the Respondent No. 3, whereas rest of the Para is pertain to the Court record of Honorable Supreme Court of Pakistan. Hence needs no comments.
- 5 That Para-5 is incorrect & denied. The statement of the appellant is misleading and against the factual position as agitated in the foregoing paras of the instant reply.
- That Para-6 is incorrect & denied. The statement of the appellant is misleading on the grounds that the scheme of award of Selection Grade has been discontinued by the Respondent No: 3 vide his Notification dated 27/10/2001 & a copy whereof has already been annexed in the foregoing paras. However, it is further submitted that Selection Grade at the ratio of 33% Quota has already been awarded wef 19/07/1999, which was revised wef 30/10/1993, as per Court order. Hence in view of the above made submissions the appellant is not entitled for the award of Selection Grade in BPS-17(Order sheet dated 27/11/2015 is attached as Annexure B).
- 7 That Para-7 is correct to the extent that the Departmental Appeal of the appellant has been decided by the Respondent Department and on the basis of the office order dated 10/6/2015, this Honorable Tribunal has been pleased to dismiss the Execution Petition of the appellant vide order sheet dated 27/11/2015 (Copies of the same are already attached C&D).
- 8 Legal. However, the Respondents further submit on the following grounds inter alia:

#### ON GROUNDS.

- A Incorrect & denied. The impugned order dated 10/6/2015, is within legal sphere as well as in accordance with the directions of the referred judgment dated 27/3/2015. Hence the issue of the award of Selection Grade has not only been discontinued by the Respondent No: 3, but is settled by this Honorable Tribunal vide order dated 27/11/2015 rendered in EP No: 65/2015 out of Service Appeal No: 834-837/ 2012 case Titled Hazrat Ahmad & others VS Govt: of Khyber Pakhtunkhwa, (Copies of the same are attached as Annexures 63F).
- B incorrect & not admitted. The appellant is not entitled for the award of Selection Grade in BPS-17, in wake of above made submissions in grounds-A of the instant reply. Hence in terms of the above made submissions in the foregoing paras, his plea regarding the award of Selection Grade is illegal & is liable to be struck down.
- C Incorrect & denied. The appellant has been treated as per law, rules & policy. Therefore, no question of discrimination arises on the part of the Respondents.
- Discorrect & denied. The appellant has been treated in accordance with law, rules & policy & Selection Grade to appellant has rightly been refused. Hence, his appeal is liable to be dismissed in favour of the Respondents.

- E incorrect & denied. The appellant is not entitled for the grant of Selection Grade in BPS-17, on the grounds as agitated in the above mentioned paras.
- Incorrect & denied. The issue of award of Selection Grade has been decided by this Honorable Tribunal vide order dated 27/11/2015. Therefore, the plea of the appellant is based on malafide intentions & is liable to be dismissed.
- The Respondents seek leave of this Honorable Tribunal to submit additional grounds & record at the time of arguments.

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

"Director

E&SE Department Khyber Pakhtunkhwa, Peshawar. (Respondents No: 2)

ullal

E&SE Department Khyber

Pakhtunkhwa, Peshawar

-(Respondent No: 1)

Secretary

Finance Department Khyber Pakhtunkhwa, Peshawar.

(Respondent No: 3)

# **AFFIDAVIT**

1, Khaista Rehman, Asstt: Director (Litigation-II) E&SE Department KPK Peshawar do hereby solemnly affirm and declare that the contents of the instant Parawise Comments are true & correct to the best of my knowledge & belief.

Deponent

NO.FD(PRC)1-1/2003 Dated Peshawar the, Mony 6,2003.

Promise Secretary to Govt. of NWFF,

To

. ...

- 1. All Administrative Secretaries to Covt. of NWFP.
- 2. The Senior Member, Board of Revenue, NWFP.
- 3. The Secretary to Governo: NWFP, Penhawar.
- 4. The Secretary, Provincial Assembly, NWFP.
- 5. All Heads of Attached Departments NWFP.
- 6. All District Nazims/District Coordination
  Officers and District and Session Judges NWFP.
- 7. The Registrar, Peshawar Ligh Court, Peshawar.
- 8. The Chairman, NWFP, Public Service Commission.
- 9. The Chairman, NWFP, Services Tribunal.
- TO. The Secretary Board of Revenue, NWFP,

SUBJECT:- REVESTON OF BASIC PAYS CALLS AND BRENCH THE NUMBER OVER 2007

Dear Sir,

Fam directed to refer to this Department's letter No.FD(PRC)1-1/2001 dated Nov. 15, 2001 on the subject noted above and to say that clarification given against para 7(i) and (ii) may be read as under :-

"The Selection Grade and Move Over shall stand discontinued w.e.f 1-12-2001 Instead of 27-10-2001. The clarification issued vide the above referred letter against Para 5(1i) and Para 7 (i) & (ii) stand modified to this effect."

Yours faithfully

(ABDUC TATIF )
DEPUTY SECRETARY (REC.)

Endst No.FD(PRC)1-1/2003 Dated Peshawa the, North 6, 2003

A copy is forwarded for information to :-

1. All Autonomous/Semi Autonomous Bodies/Corporation in NWFP.

(ABDUL LATIF)
DEPUTY SECY. (REG.)

Contd.On P.2....

#### ENDST.NO & DATE EVEN.

r N ony is forwarded for information to :-:

- 11. 19hn Amountant Conord, NWPP, Poshovar.
- 2. Att District/Agency Accounts Office as to NWEP.
- 3. The Treading Officer, Popliawar.
- 4. The Private Secretary to Finance Minteler, NWEP.
- 5. The P.S to Secretary, PAS to Additional Secretaries/
  Deputy Secretaries in Finance Department.
- 6. All Section/Budget Officers in Finance Department NWFP.
- 7. The Director, Local Fund Audit, NWFU; Peshawar.

(SYED BAQAR SHAH) SECTION DEFICER (SR.I) AMMEX BY D

(33)

10.2015

Counsel for the petitioners and M/S Khurshid Khan. SO and Hameed-ur-Rehman, AD (lit.) alongwith Addl: A.G for respondents present Requested for adjournment. Last opportunity granted. To come present Requested for adjournment on 27.11.2015 before S.B.

Charkman

27.:1.2015

Counsel for the petitioners, M/S Khurshid Khan, SO and Hameedur-Rehman, AD (lit.) alongwith Addl: A.G. for respondents present Compliance report submitted. Arguments of learned counsel for the petitioners and learned Addl: AG heard and record perused.

According to judgment of this Tribunal the respondents were to treat the service appeal of the petitioners as a departmental appeal and treat the service appeal of the petitioners as a departmental appeal and to decide the issue of selection grade and its impact on those employees who were otherwise entitled to the same in the year of 1993. Since the respondents have decided the issue vide order dated 10.6.2015 but produce to the Court today as such it is held that the respondents have complied with the judgment of this Imbunal.

Learned counsel for the petitioner informed the Tribunal that the said decision of the respondents is not in consonance with the judgment of the Tribunal and that the same has come to his notice and the notice of his client in the Court today.

Since the respondents have decided the matter as such there is no need to further proceed with the execution petition. The petitioner may, if unsatisfied, resort to the legal remedy available to him under the law. The petition is disposed of accordingly. File be consigned to the record room.

ANNOUNCED 27.11,2015



Ammed (C)

Directorate of Elementary, & Secondary Education, Khyber Pakhrunkhwa, Peshawar.

No. <u>1.75/- 55</u> /A:23/MS/

Dated Beshawar the

1/2015.

Fiazrat Ahmad S/O Gul Ahmad Retired Supdt Mohaliah Miagan V& P.O Saidu Sharif District Siyat.

- 2. Main Said Reliman S/O Hazrat Adam
  Retired Accounts Officer Village Damlai
  P.O Madyan District Swat.
- 3/ Bakht Zada S/O Shahzada.
  Retried Accounts Officer
- oligier Mehro Naish S7O Mir Baz Retired Accounts Officer DEO (M) Swat.
- 5. Rawait Khane William Retired Supdy Mohaliah Aba Khel Nowshera Kalan.

5 theet: APPEAL FOR AWARD OF SELECTION GRADE

Niemó.

You that the department has followed and fully implemented the policy and courts decision.

Selection Grade at the ratio of 33% quota had already been awarded w.e.f. 19:07.1999 which was revised w.e.f 30:10.1993 as per courts orders.

Now the Department cannot exceed 33% quota nor with draw Selection Crade from any one. Because the financial benefit once awarded and availed, cannot be with drawings per Supreme Court orders.

this further added that similar nature applied were already turned down by the completent authority through a learned departmental Committee on 9.02.2011, as such your appeals are rejected being devoid of substance.

Assistant Director (Admn) Directorate of E&SE K.P. Peshawar

Endst: No. 1 - 1

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PAgo Director Elementary & Secondary Education Khyber Pakhtunkhwa
Peshawar

"Assistant Director (Adimn) Directorate of E&SE K.P. Peshawar

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#### BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 02/2016

Mian Said Rehman

VS

**Education Deptt:** 

## REJOINDER ON BEHALF OF APPELLANT

#### **RESPECTFULLY SHEWETH:**

### **Preliminary Objections:**

(1-17) All objections raised by the respondents are incorrect and baseless. Rather the respondents are estopped to raise any objection due to their own conduct.

### **FACTS:**

- Admitted correct by the respondent as the service record of the appellant is present in the custody of the department.
- Incorrect. The Finance Deptt: issued the circular on 30.10.1993 wherein all the Superintendent, Budget & Account Officers etc were granted Selection Grade BPS-17 and the appellant was promoted to the post of Superintendent in the year 1919 and retired from service in the year 1999 whereas the of award of selection Grade has been discontinued in 2003 meaning by the appellant was in service at the time of award of Selection Grade and therefore eligible for Selection Grade in the year 1993 but due to the delay on the part of respondents, the appellant was kept deprived from the benefits of selection grade.
- 3 Not replied according to para 3 of the appeal.

  Moreover para 3 of the appeal is correct.

- Incorrect. many officials were granted Selection Grade w.e.from 30.10.1993 by this august Tribunal vide judgment dated 15.8.2006 against the department filed CPLA in the Supreme Court of Pakistan which dismissed the CPLA with the direction that the concerned department were directed to implement the judgment of the Tribunal within 4 weeks and compliance report should be sent to the registrar of the Supreme Court of Pakistan. Copies of those judgments are attached as Annexure-D&E with the service appeal.
- Incorrect. The statement of the appellant is not misleading and not against the factual position as the corrigendum in which the Selection Grade BPS-17 was given w.e.from 30.10.2993 is attached as Annexure-F of the service appeal as proof.
- 6 Incorrect. While para 6 of the appeal is correct.
- It is correct that the department decided the departmental appeal on dated 10.6.2015 of the appellant on the direction the august Tribunal, however the august Tribunal did not dismissed the execution petition, but disposed off the execution petition on the ground that since the respondents have decided the matter as per direction of august Tribunal as there is no need to further proceed with the execution petition. The petitioner may, if unsatisfied, resort to the legal remedy available to him under the law.
- 8 Legal.

#### **GROUNDS:**

A. Incorrect. The impugned order dated 10.6.2015 is against the law, fact, norms of justice and material on record as the appellant have eligibility and seniority in 1993. Moreover the august Tribunal did not dismiss the case but it remitted the case to respondent department to decide the departmental appeal of the appellant on merits strictly in accordance with law and

rules. Furthermore the august Tribunal did not dismissed the execution petition, but disposed off the execution petition on the ground that since the respondents have decided the matter as per direction of august Tribunal as there is no need to further proceed with the execution petition. The petitioner may, if unsatisfied, resort to the legal remedy available to him under the law.

- B. Incorrect. The Finance Deptt: issued the circular on 30.10.1993 wherein all the Superintendent, Budget & Account Officers etc were granted Selection Grade BPS-17 and the appellant was promoted to the post of Superintendent in the year 1919 and retired from service in the year 1999 whereas the of award of selection Grade has been discontinued in 2003 meaning by the appellant was in service at the time of award of Selection Grade and therefore eligible for Selection Grade in the year 1993 but due to the delay on the part of respondents, the appellant was kept deprived from the benefits of selection grade. thus the appellant has been punished for the fault of others.
- C. Incorrect. The appellant has been discriminated as the said benefits have been given to retired as well as juniors officials, but the same benefits was not extended to the appellant which is against the principles of justice.
- D. Incorrect. While para D of the appeal is correct.
- E. Incorrect. The appellant is fully entitled for grant of selection grade in BPS-17 on the grounds as agitated in the above mentioned paras.
- F. Incorrect. While para F of the appeal is correct.
- G. Legal.

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

APPELLANT
Main Said Rehman

Through:

(M. ASIF YOUSAFZAI)

(TAIMUR ALI KHAN) ADVOCATES, PESHAWAR.

#### **AFFIDAVIT**

It is affirmed and declared that the contents of rejoinder are true and correct to the best of my knowledge and belief.



DEPONENT

ربیونل کسیم کے کورٹ سوات أن مناب اسلاس بنام تحكم لتعلىم دعره اعت مرآ نک ان بالامیں اپی طرف سے واسطے پیروی وجواب دہی وکل کاروائی م منلوره سوات سل دسیر سرد اس مرمان خان ا قرار کیاجا تا ہے کہ صاحب موصوف کومقد مدکی کل کاروائی کا کامل ذگا۔ نیز وکیل صاحب کوراضی نامہ وتقرر ثالث و فیصلہ پرحلف سینے جواب ا قبال دعوی اور درخواست ہرتنم کی تصدیق زراوراس پر دستخط کرنے کا اختیار ہوگا۔ المورت عدم بيروى يا وكرى ايك طرف يا ايل كى برايد موكى اورمنسوخ ندكور كنسل ›› یبزوی کاروائی کے واسطےاور وکیل یا مخار قانونی کواپنی ہمراہ یااپی بجائے تقرر کا اختیار ہوگا۔ اورصاحب مقرره شده كوبهي جمله نذكوره بالاافتنيارات حاصل هوينكے اوراسكاسا خته برواختة منظور وقبول موكاراوردوران مقدمه ميس جوخر چدو برجاندالتوايي مقدمه ك سبب ہے ہوگا اسکے ستحق وکیل صاحب ہو گئے۔ نیز بقایا وخرچہ کی وصولی کرتے وتت کا بھی اختیار ہوگا گرکوئی تاریخ پیشی مقام دورہ ہر ہویا حدے باہر ہوتو وکیل ها حب پابندنه موسکے کی پیروی مقدمه ندکورلهذاو کالت نامه لکھ دیاک سندر ہے 20,00 ـــده العبــــ کے لئے منظورہ ہے



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	Mr. Awal Haman S/O Gul Sattar ASDE (A)
	Mr.Ghulam Hussain S/O Ahmad Khon LSDED(A)
	Mr. Nadir Khan S/O Nawaz Khan ASDE (A)
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Mr. Altof Hussoin Tak
Mr. Altsf Hussair Johan S/C Malik Amir Alam Supdt:
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Copy forwarded for information to medias ry action to the:-

Director of Education (FATA) N. V.F.F.P. shawer.

Director Eureau of Curr: Development and Education Extension Services N

Director of Education (Frimary) N.W.F.P.P. shawar.

Additional DirectressLocal Directorate.

All the Divisional Director's of Education (Schools) in N. .F.F.

All Distt:Education Officer (M&F) Secy: in N.A.F.F.

All the Distt:Education Officer (M&F) F v: in N. . F.F.

Registrar Departmental examination down tion Department Peanawar.

All the Sub: Divisional Education Officer (AGF) in N.W.F.:.

Officers concerned. 11.

P.A. to Director Secondary Education N. ... F. F. Feshawar.

Director Secondary Lduc then





Covernment of N,W.F.F FINANCE DEPARTMENT NO.FD (PRC)/ 4-1/91 Dated Peshawar 30-10-93

From:

The Secretary to Govt: of NWFP Finance Deptt:

10

- 1. All Administrative Secretaries to Govt. of N. W. F. P.
- 2. The Senior Member Board of Revenue N. W. F. P.
- 3 . The Secretary to Governor, N. W. F. P.
- 4 .The Secretary to Chief Minister N. W. F. P.
- 5 .The Secretary Provincial Assembly N. W. F. P.
- 6 All commir: /Dy: Commissioners /political Agent s/ Distt: & Session Judgesin N.W.F.P.
- 7. The Registrar, Peshawar High Court, Peshawar
- 8. The Chairman, Public Service Commission, NWFP.
- 9 .The Chairman Service Tribunal, N. W. F. P. Peshawar.
- 10. The Secretary, Board of Revenue, N.W. F. P. Peshawar.

Subject

# GRANT OF SELECTION GRADE

Sir

am directed to refer to the subject noted above and to say that question of grant of selection grade (BPS-17) to the 33% of the posts Administrative officers along with superintendents in (BPS-16) had been junder consideration of the Provincial Government .lt has now been decided that subject to provision of paragraph-2 of this letter of the selection grade (BPS17) would admissible to 33 % of the posts of Administrative Officer etc. (BPS-16) along with superintendents on jointseniority list

- 2. The Administrative department / services & General Admn department shall in the respective recruitment and appointment rules change the method of appointment to the post of administrative Officer, Accounts Officers and Assistant Accounts Officers etc. From by promotion, to by permanent transfer, from amongst the Supdts of the attached department (s) on seniority-cum-fitness basis..
- 3. The decision contained in paragraph -1 above shall be effective from the date of notifying the changed method of appointments as per paragraph -2 above.
- 4. It has been further decided to declare the holders of the posts of superintendents (BPS-16) on regular basis as so drawing and disbursing Officers.

Your obedient servant,

(TASEER-JAMAL-ALIZAI) Deputy Secretary (Reg:)

Endst. No. FD (PRC) 4-1/91 Oct! 1993

Dated Peshawar: 30th

Copy forwarded for information to :-

- 1. The Secretary to government of the Punjab, Finance Department Lahore.
- 2. The Secretary to Govt: of Sindh, Finance Department Karachi.
- 3. The Secretary to Govt: of Baluchistan, Finance Department, Quetta
- 4. The Finance Secretary, Azad Govt: of the State of Jammu & Kashmir, Muzaffar Abad.
- 5. All Heads of attached Department in N.W.F.P.

TASEERJAMALALIZAI Deputy Secretary(Reg)

Endst No (FD (PRC) 4-1/91

14.00

dated Peshawar the 30th Oct -93

Copy forwarded to :-

- 1. The Account general, N. W. F. P. Peshawar.
- 2. All the District / Agency Accounts Officer N. W. F. P.
- 3. The Treasury Officer, Peshawar.
- The Private Secretary to Finance Minister.
   The P.S. to Secretary, P. As to Additional Secretaries in finance department
- 6. All the Heads of Autonomous/Semi-Autonomous Corporations in N. W. F. P.
- 7. All the Budget/Section Officers in Finance

SHAKIR ULLAH SECTION OFFICER FINANCE DEPARTMENT

#### **BETTER COPY**

# Annexure-C (Page-9 TO 13)

# OFFICE OF THE DIRECTOR, SCHOOLS & LITERACY NWFP PESHAWAR OFFICE ORDER

Consequent upon the approval of the Departmental Promotion Committee (DPC) meeting held on 25.8.2004, and under provision of Finance Department Notification No. FDAO/1/91; dated 30.10.1993 and Schools & Literacy Department Circular NO.604-754; dated 7.5.200\_\_ following ADEO A)/ASDEO(A)/Admn; Officer/B&AO/Supdt; (B-16) of Schools & Department are hereby placed in (B-17) Selection Grade at @ 33% of the total sanctioned post vide No.(A)/ASDEO(A)Admn: Officer/B&AO/Supdt; from the date

mentioned against each below:

S.NO.	Name Of Officer	Present Office	Date of Selection Grade already awarded	Due date of Selection Grade	Selection Grade (B-17) awarded w.e.from.
1:	Mr. Miadad Khan S/O Sardar AO Rtd on 24.2.2001)	EDO (S&L) Haripur	19.7.1999	19.7.1999	19.7.1999
2.	Mr. Fida Muhammad S/O Sher Muhammad AO (Rtd on 1.7.2009)	DE(C) NWFP	19.7.1999	19.7.1999	19.7.1999
3.	Mr. Abdul Malik S/O Darveza AO (Rtd in 2001)	EDO (S&L) Dir (L)	19.7.1999	19.7.1999	19.7.1999
4.	Mr. Rahim Shah S/O Karim Ullah, AO	DS&L NWFP	19.7.1999	19.7.1999	19.7.1999
5.	Mr. Ali Asghar S/O Rehmat Shah, AO	EDO (S&L) A/Abad	19.7.1999	19.7.1999	19.7.1999
6.	Mr. Noor Rehman S/O Ghulam Haider AO (Rtd on 7.5.2000)	EDO (S&L) A/Abad	19.7.1999	19.7.1999	19.7.1999
7.	Fazle Rehman S/O Khista Khan AO	EDO (S&L) Chitral.	19.7.1999	19.7.1999	19.7.1999
8.	Mr. Muhammad Nadir S/O Mir Jan AO	EDO (S&L) Bannu	19.7.1999	19.7.1999	19.7.1999
9.	Mr. Abdur Rashid S/O Abdul Was, AO (Rtd on 9.2.2001)	DDO (F), Peshawar	19.7.1999	19.7.1999	19.7.1999
10.	Mian Muhammad Dilbar S/O Mian Basher, AO (Rtd on 29.2.2001)	EDO (S&L) Swat	19.7.1999	19.7.1999	19.7.1999
11.	Mr. Said Rehman S/O Muhammad Afzal AO	EDO (S&L) Swat	19.7.1999	19.7.1999	19.7.1999
12.	Mr. Muhammad Shoaib S/O Matiullah AO (Rtd on 7.2.2000)	EDO (S&L) Buner	19.7.1999	19.7.1999	19.7.1999
13.58			19.7.1999	19.7.1999	19.7.1999
59.	Mr. Aman Ullah Zahid S/O Rahmat Gul, AO	EDO (S&L) Charsadda	19.7.1999	19.7.1999	19.7.1999



	SUPERINTENDENT	rs ·			,
60.	Mr. Jalat Khan, S/O Faqir. Muhammad Supdt.	DS&L NWFP		19.7.1999	19.7.1999
61.	Mr. Inam Muhammad S/O Gul Muhammad, Supdt (Rtd. on 5.10.2001)	DE (FATA) NWFP		19.7.1999	19.7.1999
62.	Mr. Ajab Din S/O Mahibuddin, Supdt. (Rtd. on 31.12.2000)	EDO (S&L) Kohat		19.7.1999	19.7.1999
63.	Mr. Afsar Khan S/O Mehruban Shah, Supdt.	EDO (S&L) Mardan		19.7.1999	19.7.1999
64.	Muhammad Afzal S/O Gulab Noor Supdt.	EDO (S&L) Peshawar.		19.7.1999	19.7.1999
65.	Mr. Wazir Muhammad S/O Ghulam Muhammad Supdt.	DE (C) NWFP.		19.7.1999	19.7.1999
66.	Mr. Fasal Imran S/O Manga Masih, Supdt.	DE (FATA) NWFP		19.7.1999	19.7.1999
67.	Mr. Sardar Hussain S/O Sher Dil Supdt.	DE (FATA) NWFP		19.7.1999	19.7.1999
68.	Mr. Saifur Rehman S/O Abdur Rehman, Supdt (Rtd on 1.4.2001)	EDO (S&L) Kohat.		19.7.1999	19.7.1999
69.	Mr. Fazle Raziq S/O Muhammad Alam, Supdt. (Rtd on 13.10.1999)	EDO (S&L) Kohat		19.7.1999	19.7.1999
70.	Mr. Allah Nawaz A/O All Dad Khan Supdt/ADO (A)	EDO (S&L) DI Khan		19.7.1999	19.7.1999
71.	Mr. Manzoor Ahmad S/O Ghulam Sarwar, Supdt.	DE (FATA) NWFP		19.7.1999	19.7.1999
72.	Mr. Fazal Rehman S/O Pir Ghulam, Supdt.	EDO (S&L) Nowshera.		19.7.1999	19.7.1999
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101.	Mr. Jehanzeb S/O Manjawar Khan Supdt /AO	EDO (S&L) Malakand		19.7.1999	19.7.1999
102.	Mr. Nadir Khan S/O Faqir Shah, Supdt/AO	EDO (F) Tangi Charsadda	5.4.2001	5.4.2001	5.4.2001
103.	Mr. Hakeem Muhammad S/O Saeedur Rehman, Supdt. /AO	EDO (S&L) Chitral.	15.6.2001	15.6.2001	15.6.2001
104.	Muhammad Daood S/O Fazle Ilahi Supdt.	EDO (S&L) A/Abad.	8.7.2001	8.7.2001	8.7.2001
105.	Mr. Jamal Ahmad S/O Muhammad Saeed, Supdt.	EDO (S&L) Swabi.	5.10.2001	5.10.2001	5.10.2001
106.	Mr. Jamsher Khan S/O Dilbar Khan, Supdt.	EDO (S&L) Swabi.	6.10.2001	6.10.2001	6.10.2001
107.	Muhammad Ilyas S/O Fazle Din Supdt.	EDO (S&L) Kohat	12.11.2001	12.11.2001	12.11.2001



#### Note:

- 1. Necessary entry to this effect should be made in the service record of the officers who have not been awarded Selection Grade B-17 previously.
- 2. Revised entry to this effect should also be made in the service record of the officers who have already been awarded Selection Grade B-17 with reference to this office Notification issued under Endst. No.604-754/A-23/MS/S-G/ADEO (A); dated 7.5.2002.
- 3. An Undertaking to the effect that if any overpayment is made to them as a result of the incorrect awarded of Selection Grade and detected letter on it will good by recovery from their Pay / Pension / Gratuity etc may be obtained from the officers who have been awarded Selection Grade B-17 previously and kept in their service record.
- 4. Selection grade in respect of two (2) superintendent/account officer are kept pending till completion of ACRs.
- 5. Certificate to the effect that the officers at S.No.1 of the note above are not involved in any disciplinary cases, should be obtained and kept in their service record before making fixation of pay.

( Fazli Manan) Director.

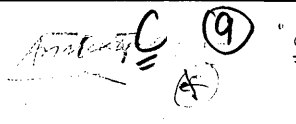
Endst. No.4420-4585/A-23/MS/S-Grade B-17/Supdt/AO/ Dated Pesh; the 29.9.2004.

Copy forwarded for information and necessary action to the:

- 1. Accountant General, NWFP, Peshawar.
- 2. Director Higher Education, NWFP, Peshawar.
- 3. Director of Education, NWFP (FAT) Peshawar.
- 4. Director of Corru; Teachers & Education, NWFP, Peshawar.
- 5. Director of PITE NWFP Peshawar.
- 6. Manager Science Education Project NWFP Peshawar.
- 7. Manager Girls Project-II, NWFP, Peshawar.
- 8. Section Officer (Litigation) Schools & Literacy Deptt, Govt of NWFP, Peshawar.
- 9. To 32. All Executive District Officers, Schools & Literacy in NWFP.
- 33 To 57. All District Account Officer, in NWFP.
- 58 to 165. Superintendents/Account Officers concerned.
- 166. PA to Director School & Literacy NWFP Local office.

Sd/Deputy Director (Finance & Admn:)
Directorate Schools & Literacy NWFP Peshawar.





# ORDER

Consequent upon the approval of the Departmental Promotion Committee (DI) miseting held on 25-8-2004, and under prevision of Finance Department Notification NoFD. 1/91dated30-10-1993 and Schools & Literacy Department Circular No604-754 inted7-5-2 following ADEO A)/ASDEO(A)/Admn:Officer/B&AO/Supdt: (B-16) of Schools & Department are hereby placed in (B-17) Selection Grade at @ 33% of the total senctioned (A)/ASDEO (A)/ Admin:Officer /B&AO/Supdt; from the dates mentioned against each below:-

	Present	Date of	Diet dinte o	Selection Grade
No Name of Officer	Office	Selection	Selection	(B-17)
	1	Grade	Grade	awarded
		already	1	w.c.f.
•	1	awarded		19-7-1999
	EDO (S&L)	19-7-1999	19-7-1999	15-1-1995
1 Mr. Mienkied Khen S/O	Haripur		}	
Scheder AO	1101111			19-7-1999
GMd: on 24-2-2001)	DE(C)	19-7-1999	19-7-1999	1 19-1-1999
2 Nr. Fida Muhammad S/O Shor	NWFP	-		
A Munammed AO	14441.1	\		
1.7014 or $1.7.2000$		19-7-1999	19-7-1999	9-7-1999
3 Mr. Abdul Malik S/O Darveza	EDO (S&L)	130,130	\	100
VO .	Dir (L)	. \	į	
(routers 2001)		19-7-1999	19-7-1999	9-7-199
- CiO Locin	DS&L	19-7-1999		
Mr. Rahim Gran Sto Karin Uilah AO	NWFP	- 1000	19-7-1999	9-7-199
- Pannist	EDO (S.C.L	) 19-7-1999	1201-120	
5 Mr. All Asgnar 5/O Ruman	A/Abad			9-7-19
Trilliah AO	EDO (S&I	) 19-7-1999	19-7-199	
6 July Moods Rehman \$70	A/Abad	}	}	
Ghulam Haider AO				19-7-19
(Rtd: on 7-5-2000)	a / EDO (S&I	) 19-7-1999	19-7-199	77
7 Mr. Fuzle Rehman S/O Khist	Chitral	1		19-7-19
Khan AO	EDO (S&	L) 19-7-1929.	19-7-199	ייייייייייייייייייייייייייייייייייייייי
8 Wir. Muhammad Nadir S/O	Bannu			99 19-7-19
Mir Jan AO		19-7-1999	19-7-19	99 13-1213
9 MR. Abdur Rashid S/O Abd	Peshawar	. • •	1	
Was AO	I COMMITTEE	1		19-7-1
(Ris: on 9-2-2001)	O EDO (S&	11 19-7-1999	19-7-19	99 17-1
10 Mian Muhammad Dilbar Si	_	, ,	1	
Main Basher AO	Strac	. (		
7.1s: on 29-2-2001)	(1500/5)	L) 19-7-199	9 19-7-19	999 9-7-1
Mr. Said Rehman S/O	EDO (Se	RP) 13-1-177	· }	
Muhammad Afzal AO	Swat	₹ <u>13 19-7-199</u>	9 19-7-1	999 19-7-
12 Muhammad Shoib S/O	EDO (S	XL)   12-7-122	12-1-1	
Mativilah AO	Buner		1	
Manufillian AO (Fits: on 7-2-2000)			19-7-1	999 9-7-
11 C	ul , EDO (S	&L) 19-7-199	77	
13 Mr. Shah Rawan S/O Abu	Swat		<b>\</b>	
Qudir AO	1		09 19-7-	1990 7 9-7
(Aus. Off 20-12-200-5/O	EDO (S	&L) 13-7-19	75-7-	1-7   IIII
14 Muhammad Zarcen S/O			1	
Muhammad Rahcem AO	2.0.4			1999 19-7
(\$15: on 28-2-2000)	rdoos, EDO (	5&L) 19-7-19	199   19-1-	1999 19-7
15 Th. Abdul Ghafar S/O Fi	Malaka	and		1000 19-7
11 1 1 1 1 1 1 2 C)		S&L) 19-7-19	19-7-	-1949   19-7
16 Nur. Rajab Din S/O Barki		(4,00	}	
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Rise on 14.6-2001)	EDO	(00)	333	
18 W. Hafiz-u-Rehman St Abdut Kahatan AO	O EDO Lakki	(00)		





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٠. '	19	Mr. Ghulam Rascol S/O Amir	Talky wast	117. 4		
	· .	Kahn AQ	PLO (S&L) Bunct	19-7-1999	19-7-1999	197 1999
:	20	Mulammad Tayab S/O Abdul	ESS (S&L)	19-7-1999		
	1	Wahati AO	Mardan	13-1-1999	19-7-1999	19 7-1999
•	<del> </del>	(Rtd: on 9112-1990)		<u> </u>		
	21	Nit. Ali Sanidar S/O Gul	LEAN SEED.	19-7-1999	19-7-1999	19 -1999
	22	Sadbarg AC Mr. Ghiban Sarver S/O	Molekand			1711-1777
		Michaeliad Suliman AO	EDO (S&L)	19-7-1999	19-7-1999	194-1999
	23	Mr. Ghulam Phili SiO Abdul	AvAbad EDO (S&L)	1000		
	}	Hene AC	Peshawar	19-7-1999	19-7-1999	194-1999
	-		now DE(C)			
	!	1	NWFP	}		
	24	Mehanered Umar Mirze S/O	EDO (S&L)	19-7-1999	19-7-1999	19-7-1999
		Nitra NewswiDhi AO 1002 po 11-12-2001	D.I.Khan	1		
	25	Principle Commence SAU Cal	EDO (S&L)	10.71660	, 101	
		1 5 m ( ) ( )	Karak	19-7-1999	19-7-1999	19-7-1999
	26	Municipal Young S/O Gul	EDO (S&L)	19-7-1999	19-7-1999	19-7-1999
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į	27	Mr. Athal Wirry Ed. Facir	EDO (S&L)	19-7-1999	19-7-1999	19.7-1999
	28	Ghniszi (V) Musminian Youse \$10	Pannu			
ł	<b></b> (.	Transfer in the Second Second	EDO (S&L) Task	19-7-1999	19-7-1999	19.7-1999
7	29	Mr Poste Surgar 140 Yeale	Girls Proi:II	19-7-1999	10.71.703	
	٠,	Reiman AC	(Died on	19-7-1999	19-7-1999	197-1999
- [			19-1-2001)	1		
1	30	Mr. Pasie Salemen + C	EDO (3&L)	19-7-1999	19-7-1999	7-1999
٠- إ	31	Mishap and Robbis	Ration			
ļ	31	Mr. Meisbrier Almad ScO Israr Muliammer AO	FDO (S&L)	19-7-1999	19-7-1999	1 7-1999
1	,	(Rid: on 11-11-2001)	I'oshawar		];	
[	32	Micheumad Al. 3/O Musafir	THI O (S&L)	19-7-1999.	19-7-1999	19-7-1999
}		Jan AO	Swat			1 1 1 1 1 1
-	33	Muliomand Ayaz 8/0 Munammad Rarid AO	EDG (S&L)	19-7-1999	19-7-1999	19-7-1999
}	34 •	Mubarek Almud S/O Nuzar	Charsadda	19-7-1999	10000	* 1
		Muhammad AO	Civil Sectt:	19-7-1999	19-7-1999	19-7-1999
	35	Muhammad Khoo VO Fagir -	Audti Officer	19-7-1999	19-7-1999	19-7-1999
-		Muharamad Ac	DS&L			
	50	Mr. Fazli Manan MO Fazii ~ Hanzo AO:	f.Do (S&L) Swat	19-7-1999	19-7-1999	19-7-1999
	37	Mr. Icatullah S.O Hidayotalish	500 (S&L)	19-7-1999	19-7-1999	19-7-1999
1	اجير	AO):	Civitral	ļ	1 17-17-17-17	
/{	. (38)	Mr. Sardar Arahamand SiO	LDO(S&L)	19-7-1999	19-7-1999	9-7-1999
}	39	Hussan Muhammad AO M. Ghulam Muhammad S/O	lightend	10.7.1000		
(		Said Chulan AT	EUO (S&L) Swith	19-7-1999	19-7-1999	9-7-1999
		States Page 18/0	EDO (S&L)	19-7-1999	19-7-1999	9-7-19991
H	1	Statement Suand AO	Chitral			
	41	(Rid. on 3 2-200)		 		
	.11	Mr. Gosof Jamber S/C Glizani	EFO (S&L)	19-7-1999	19-7-1999	9-7-1999
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		Manan W	Peshawar	e e e e e e e e e		
	43	No. Green Fand S/O	FDO (5&L)	19-7-1999	19-7-1999	9-7-1999
	44		D J. Shan	10.0.1033		
		Zaman Pal	DET&E NWFP	19-7-1999	19-7-1999	19-7-1999
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