S.No	Date of	Order or other proceedings with signature of judge or Magistrate
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	proceeding	
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		KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, <u>PESHAWAR.</u>
	-	APPEAL NO. 1269/2013
		Manzoor ul Haq-vs- The Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education, Peshawar and others.
	09.12.2016	JUDGMENT
		MUHAMMAD AAMIR NAZIR, MEMBER:
	, ,	
	·	Counsel for the appellant and Additional AG for the respondents present.
		2. In the instant appeal issue of up-gradation is involved and according to the
		judgment of august Supreme Court of Pakistan dated 17.02.2016 delivered in
		Civil Appeal No. 101 & 102-P of 2011 the service Tribunals have no jurisdiction
		to entertain any appeal involving the issue of up-gradation as it does not part of
		terms and conditions of service of the Civil servants.
:		3. In view of the above the appeal was not found maintainable by this
		Tribunal for want of jurisdiction. The same is therefore dismissed. The appellant
•	,	may seek his remedy before any other appropriate forum if so advised. File be
		consigned to the record room.
ļ		JA Sta
	:	(MUHAMMAD AAMIR NAZIR)
		MEMBER
		(ASH E AQUE ŤAJ) MEMBER
		<u>ANNOUNCED</u>
		09.12.2016

.01.04.2015

Counsel for the appellant and Addl: A.G for respondents present. Rejoinder not submitted. Requested for adjournment. The appeal is assigned to D.B for rejoinder and final hearing for 14.10.2015.

9.12.16

Charrman

14.10.2015

None for the appellant present. Mr. Muhammad Jan, GP for respondents present. To come up for rejoinder and arguments on 12 - 4 - 16.

Member

Member

12.04.2016

Counsel for the appellant and Addl: AG for respondents present. Counsel for the appellant requested for adjournment. To come up for arguments on 17.08.2016.

Member

Member

17.08.2016

Mr. Sarfaraz Ahmed, Proxy on behalf of counsel for the appellant and Additional AG for respondents present. Mr. Sarfaraz Ahmed proxy on behalf of counsel for the appellant requested for adjournment as counsel for the appellant is not available today before the Tribunal. Adjourned for arguments

to 9-12-16 before D.B.

12.4.16

Counsel for the appellant and Addl: A.G for respondents present. Rejoinder not submitted. Requested for adjournment. The appeal is assigned to D.B for rejoinder and final hearing for 14.10.2015.

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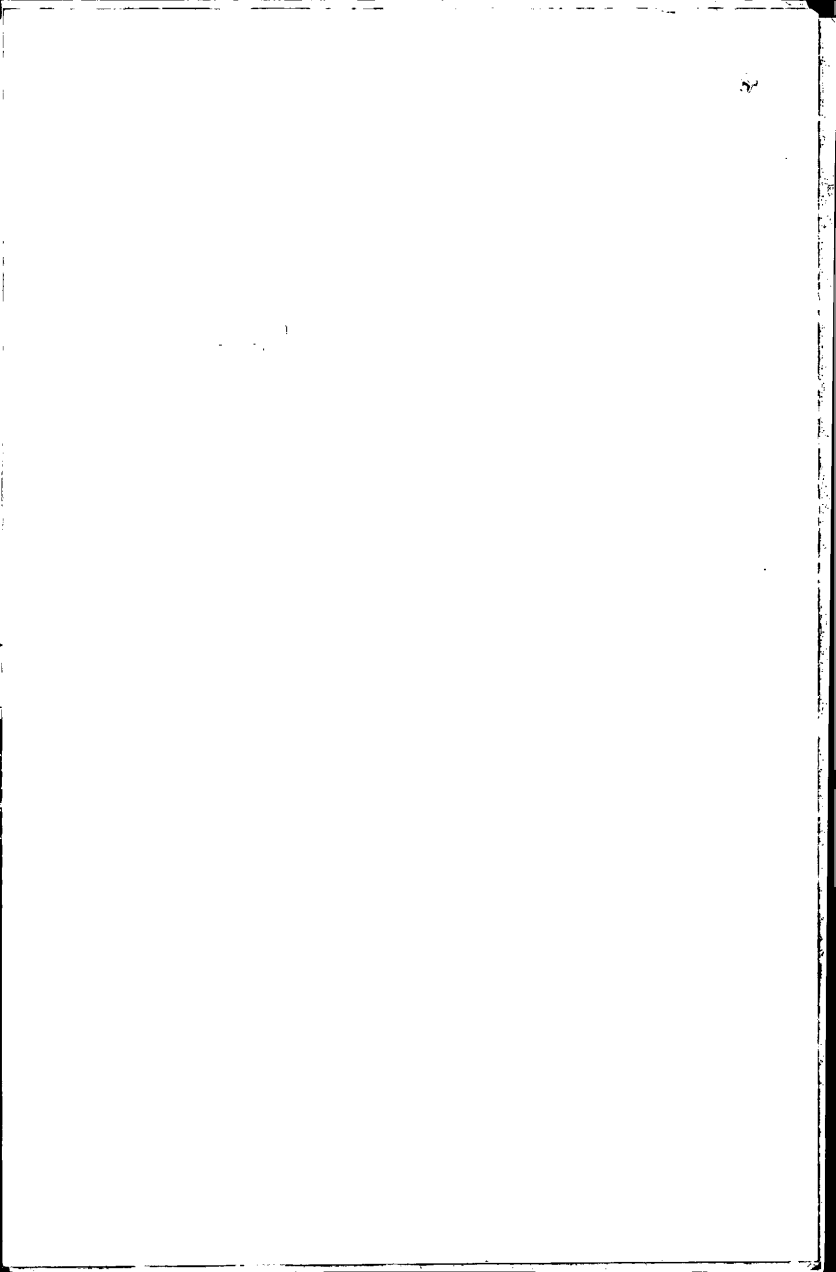
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•	Gase No	/ 26/ /2013
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	02/09/2013	The appeal of Mr. Manzoor-ul-Haq resubmitted today
	in the state of th	by Mr. Abdul Ghaffar Khan Advocate may be entered in the
	gr bes. it	Institution Régister and put up to the Worthy Chairman for
	And Annual Annua	preliminary hearing. REGISTRAR
2	3-9-2013	This case is entrusted to Primary Bench for preliminary
		hearing to be put up there on 38-11-2013.
* \$13 *		
		CHAIRMAN

The appeal of Mr. Manzoor-ul-Haq PST GPS Palam Dir Upper received today i.e. on 01/08/2013 is incomplete on the following scores which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Copies of departmental appeal and its rejection order are not attached with the appeal which may be placed on it.
- 2- Annexure-A of the appeal is incomplete which may be completed.
- 3- Annexures of the appeal are illegible which may be replaced by legible/better one.
- 4- Heading of the appeal is incomplete which may be completed.

No. _____/S.T,
Dt. ____/2013.

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Abdul Ghaffar Khan Adv. Pesh.

In reply to the initial objection, it may be stated lespected Sir, that recruitment rules have been challenged in the filed against them. Reference may be made to 1994 SCMR 1033 para 8 at page 1032 days: 8. In the second appeal (civil appeal No 141/1992), the tribunal was in the error in holding that the policy letter of 10-2-1980 did not amount to an order or a deport--mental order or a final order. - All such orders if they effect the terms & conditions of the service of the amployee would available or de terms & conditions of the service of the amployee would qualify as departmental order enfacie issued by the authority within the within the department empowered to do so. Hence such order would be amenable to appallate jurisdiction of the service Relance may be had on I. A. Sherwani Reported in Tribunal" 2 to Bly Relevent postion of notification has been annexed as amexure "A". while full copies with of notifications with better coppies have already been annexed with connected appeals No. coppies have already been annexed with connected the sauces this lost to 1063/13. Which facts of all there appeals are the sauces this appeal may kindly be clubbed may be put for hearing before appeal may be put for hearing before a bench for further proceeding. Abdul Ghaffar Klan Advocate. dt. 30-8-013 Peshanean

BEFORE THE KHYBER PAKTHUNKHWA SERVICE TRIBUNAL, PESIIAWAR.

Service Appeal No. 1969 of 2013.

Manzoor ul Haq PST. Appellant

Versus

INDEX

S.No.	Description of documents	Annexure	Pages
<i>1</i> .	Memo of appeal		1-5
2.	Affidavit		6
<i>3</i> .	Addresses of the parties		7
4.	Application for temporary injunction		8-9
5.	Affidavit		10
6.	Application for condonation of delay		11-12
7.	Copy of Notification dated 13/11/2012	"A"	13-17
8.	Wakalat Nama		18

Dated 06/07/2013

Through

Petitioner /Appellant

Abdul Ghaffar Khan Advocate, High Court, Peshawar.

Cell # 0300-5956376

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BEFORE THE KHYBER PAKTHUNKHWA SERVICE TRIBUNAL, PESIIAWAR.

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Dated 06/07/2013

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Petitioner /Appellant

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Cell # 0300-5956376

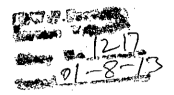
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. <u>1969</u> of 2013



Manzoor ul Haq Son of Muhammad Kamal PST GPS Palam Dir Upper R/o Palam P.O Jabbar Dir Upper.

...... Appellant

VERSUS

- 1) Govt of Khyber Pakhtunkhwa, through Secretary Elementary & Secondary Education, Peshawar.
- 2) Director, Elementary & Secondary Education, Peshawar.
- 3) Secretary, Finance Department, Govt of Khyber Pakhtunkhwa Peshawar.

..... Respondents

APPEAL U/S 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED NOTIFICATION DATED 13/11/2012 OF THE RESPONDENT NO.1

Prayer:

On acceptance of this appeal the Respondents may graciously be directed to amend the impugned Rule to the extent of giving the experience /length of service of the appellant a considerable place and allowing him promotion. It is further prayed that respondents may be directed to grant enhancement to the appellant to BPS-15 without tieing up his length of service with any academic qualification beyond Secondary School Certificate.

1/8/13

de-submitted to dis

Respectfully Sheweth:

1) That the appellant is working in the education department since his appointment against the posts of PTC Teacher (BPS-7), which has now been re-designed as primary school Teachers (PST).

- 3) That being the senior most teacher and having served for decades on the same post and having no future prospect for the enhancement of their scales, the teacher association struggle for a long time for providing a service structure that may accommodate the senior teachers in higher pay scale, either through promotion or up-gradation or through some time scale.
- 4) That on pressing the demand vigorously and with untiring zeal by the Senior Teachers, the respondents notified the Rules for the recruitment and promotion of the teachers vide notification dated November13, 2012 (Annexure "A"), wherein PST (BPS-12) appears at S.No.21 with the required qualification and method of recruitment in the corresponding columns.
- 5) That at S.No. 19 of the rules (ibid) is the post of Primary School Head Teacher (PSHT) PBS-15, which is liable to be filled "by promotion, on the basis of seniority-cum-fitness, from amongst Senior Primary School Teachers with at least ten years service and having qualification prescribed for initial recruitment of Primary School Teachers".
- 6) That in the given scenario, the Senior Teachers, including the appellant having been placed no where and they are left hire and dry, without any chance of promotion or enhancement of pay scale. On the contrary, their juniors who are equipped with an intermediate certificate would be able to obtain (BPS-15) and become the bosses of their own seniors.

(3)

7) That feeling aggrieved of the said rules the Appellant now assails the same through the instant appeal on the following amongst other grounds:

Grounds:

- A) That at the time of induction of the Appellant PTC the requisite qualification was only Secondary School Certificate (SSC) and no other academic qualification or, for that matter, any training was required as a condition precedent for appointment against this post. Therefore, the additional qualification of Primary School Teacher Certificate or Diploma in Education, introduced later on, cannot be given retrospective effect and super-imposed on the appellant.
- B) That apart from the academic or other qualification(s) required for the post of PTC or PST at different times, the teachers working on these posts, who were equipped with the requisite qualification of their times, cannot be treated differently for any purpose. The Appellant being SSC with required length of service has to be treated on equal footing with any PST having Intermediate, PSTC or Diploma in Education on his credit but appointed recently.
- C) That the rich experience of the appellant as PST cannot be ignored and it requires to be considered on the time tested analogy of <u>OLD IS GOLD</u>.
- D) That the rule of promotion against the post of Primary School Head Teacher (PSHT) is defective yet on another score, as the appellant and similar other Senior Teachers have been afforded no opportunity of further enhancement by way of promotion or otherwise in their service career.

(4)

E) That the appellant has been discriminated as similarly placed teachers in other provinces have been allowed time scale upto BPS-15. For instance the provinces of Balochistan and Sindh and the Govt of AJK have adopted a uniform policy by granting a time scale to the stated post on the following count:

BPS-7 to BPS-10 After 09 years BPS-10 to BPS-11 After 14 years BPS-11 to BPS-14 After 21 years BPS-14 to BPS-15 After 25 years

- That the impugned rules are not sustainable for yet another defect. All the rules on the subject of promotion in almost all departments give a good margin to experience /length of service but this criterion is lacking in the impugned provisions.
- G) That in the matter of up-gradation of the same post of PST from BPS-9 to BPS-12 only length of Service of 10 years was required as requisite qualification and no other conditions were attached thereto.
- H) That the Appellant have not been treated in accordance with law, as against the provisions contained in Article 4 of the Constitution.
- I) That the appellant seeks leave to urge additional grounds, after the stance of the respondents become known to him.

Prayer

In view of the above said facts, it is, therefore, prayed that on acceptance of this appeal the respondents may graciously be directed to amend the impugned rules to the extent of giving the experience/length of service of the appellant a considerable place and allowing him promotion. It is, further, prayed that respondents may be directed to grant enhancement to the Appellant to BPS—15 without iteing up his length of service with any academic qualification beyond Secondary School Certificate.

Any other remedy to which the appellant is found ju in law, justice and equity may also be granted.

Dated 06/07/2013

Through

Appellant

Abdul Ghaffar Khan Advocate, High Court, Peshawar.

(6)

<u>BEFORE THE KHYBER PAKTHUNKHWA SERVICE TRIBUNAL,</u> <u>PESHAWAR.</u>

Service Appeal No	of 2013.
Manzoor ul Haq PST	Appeilaní

Versus

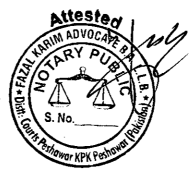
<u>Affidavit</u>

I, Manzoor ul Haq Son of Muhammad Kamal PST GPS Palam,
Dir Upper R/o Palam P.O Jabbar Dir Upper do hereby
solemnly affirm and declare on oath that the contents of this
appeal / application are true and correct to the best of my
knowledge and belief and nothing has been concealed from this
Hon'ble Court.

DEPONENT

Identified by

Abdul Ghaffar Khan Advocate, High Court, Peshawar.



3 0 JUL 2013

BEFORE THE KHYBER PAKTHUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No.	of 2013.		
Manzoor ul Haq PST.	•••••	Appellant	
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Govt of Khyber Pakhtur	ikhwa, through Se	cretary Elementa	ıry &
Secondary Education, P	eshawar	Responde	ents

ADDRESSES OF THE PARTIES.

Appellant

Manzoor ul Haq Son of Muhammad Kamal PST GPS Palam, Dir Upper R/o Palam P.O Jabbar Dir Upper.

Respondents

- 1. Govt of Khyber Pakhtunkhwa, through Secretary Elementary & Secondary Education, Peshawar.
- 2. Director, Elementary & Secondary Education, Peshawar.
- 3. Secretary, Finance Department, Govt of Khyber Pakhtunkhwa Peshawar.

Dated 06/07/2013

Through

Appellant

Abdil Ghaffar Khan Advocate, High Court, Peshawar.

BEFORE THE KI YBER PAKTHUNKHWA SERVICE TRIBUNAL, PESHAWAR.

of 2013.	Service Appeal No.
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••••	Manzoor ul Haq (PSI.

Versus

Govt of Khyber Pakhtunkhwa, through Secretary Elementary & Secondary Education, Peshawar. Respondents

APPLICATION FOR TEMPORARY INJUNCTION TO THE EFFECT THAT RESPONDENTS MAY KINDLY BE RESTRAINED FROM TAKING ANY ACTION FOR THE PROMOTION OF PSTS TO BPS — 14 /15 \(\Lambda\)S ACCORDING TO THE PROCEDURE MENTIONED IN THE IMPUGNED RULES / NOTIFICATION.

..... Appellant

Respecifully Shewath:

- 1) That the Petitioner Appellant has filed the above titled service appeal before the this Hon'ble Tribunal, in which no date of hearing has yet been fixed.
- 2) That respondents vide notification dated 13.11/2012 with regard to the fresh education policy has given a new method of promotion which is bound to violate the promotion right of thousands of teachers including the Appellant.
- 3) That the Petitioner'Appellant has prima facie case and is very hopeful for the ultimate success of his appeal.
- 4) That all the three ingredients i.e. prima facie case, balance of convenience and irreparable loss as per spirit

BEFORE THE KHYBER PAKTHUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal N	o	of 2013.
Manzoor ul Haq	ΡST.	Appellant

Versus

APPLICATION FOR TEMPORARY INJUNCTION
TO THE EFFECT THAT RESPONDENTS MAY
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ACTION FOR THE PROMOTION OF PSTS TO BPS
— 14 /15 AS ACCORDING TO THE PROCEDURE
MENTIONED IN THE IMPUGNED RULES /
NOTIFICATION.

Respectfully Sheweth:

- 1) That the Petitioner/Appellant has filed the above titled service appeal before the this Hon'ble Tribunal, in which no date of hearing has yet been fixed.
- 2) That respondents vide notification dated 13/11/2012 with regard to the fresh education policy has given a new method of promotion which is bound to violate the promotion right of thousands of teachers including the Appellant.
- 3) That the Petitioner/Appellant has prima facie case and is very hopeful for the ultimate success of his appeal.
- 4) That all the three ingredients i.e. prima facie case, balance of convenience and irreparable loss as per spirit

of the rule for granting injunction are present in the said appeal.

- That in case the injunction as prayed for above is denied, the Petitioner /Appellant will suffer irreparable loss as the impugned vacancies will be fill up and there would be no chance for appellant's promotion. Therefore, it is in the interest of justice to stay further proceedings on the impugned notification till the final decision of the instant appeal.
- That the facts and grounds taken in the memo of appeal may kindly be considered as part and parcel of the instant application.

It is, therefore, humbly prayed that in the light of the above said submissions this Hon'ble Tribunal may please be kind enough to restrain the concerned respondents from taking any action towards promoting the PSTs teachers on the basis of the noted notification.

Dated 06/07/2013

Through

Petitioner / Appellant

Abdul Ghaffar Khan Advocate, High Court, Peshawar.

(10)

BEFORE THE KHYBER PAKTHUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No	D	of 2013.	4.9
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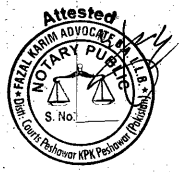
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I, Manzoor ul Haq Son of Muhammad Kamal PST GPS Palam,
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solemnly affirm and declare on oath that the contents of this
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knowledge and belief and nothing has been concealed from this
Hon'ble Court.

DEPONENT

Identified by

Abdul Ghaffar Khan Advocate, High Court, Peshawar.



30 JUL 2013

(11)

BEFORE THE KHYBER PAKTHUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No	of 2013.
	•
Manzoor ul Haq PST	Appellant

Versus

APPLICATION FOR CONDONATION OF DELAY IF ANY.

Respectfully Sheweth:

- 1) That the Petitioner/Appellant have filed the above captioned appeal in which no date is yet fixed for hearing, before this Hon'ble Tribunal,
- 2) That the contents of the instant appeal which may kindly be read as an integral part of this petition.
- 3) That the petitioner/appellant before filing departmental appeal was repeatedly assured to help him by the respondents and the Appellant visiting the offices of respondents time and again and at last on 07/06/2013 the Petitioner/Appellant were handed over general reply / rejection order on the above mentioned date which reply was earlier given to the Petitioner/Appellant of other cases / appeals.

- That the petitioner /appellant's valuable rights are involved in the captioned appeal, therefore, the petitioner may not be knocked out merely on the basis of technicalities including limitation.

 Reference is made to the judgments reported in PLD 2003 SC 724 = 2003 PLC (CS) 796.
- That even otherwise the impugned order passed by the respondent No.1 against the appellant is void abi-initio and it is an established principle of law that no limitation runs against the void order,

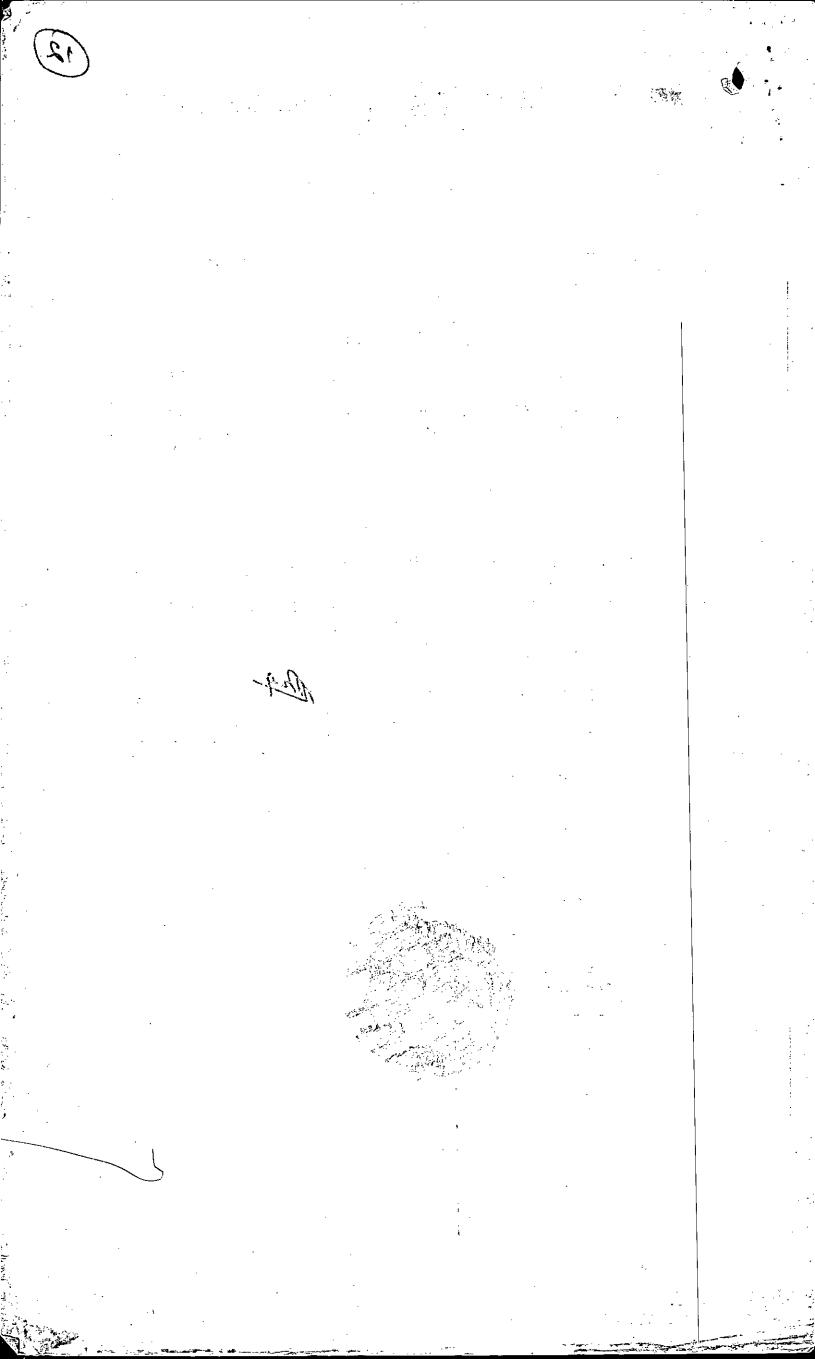
In view of foregoing circumstances, it is respectfully prayed that the instant petition may graciously be accepted and the delay, if any, in filing of the above departmental appeal may kindly be condoned in the interest of justice and the appeal be decided on merits and technicalities may kindly be avoided. Any other relief which this Hon'ble Tribunal deemed fit and proper may kindly be granted in the interest of justice.

Dated 06/07/2013 -

Through

Petitioner / Appellant

Abdul Ghaffar Khan Advocate, High Court, Peshawar.



(3)

BEFORE THE KHYBER PAKTHUNKHWA SERVICE TRIBUNAL, PESHAWAR.

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<u>Affidavit</u>

I, Manzoor ul Haq Son of Muhammad Kamal PST GPS Palam,

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solemnly affirm and declare on oath that the contents of this

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Hon'ble Court.

DEPONENT

Identified by

Abdul Ghaffar Khan Advocate, High Cour Peshawar.



30 JUL 2013

COAELNMEND OF THE KHAREL BYKHINKHAR ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT.

ے ۱۰ فرار اسامرہ ۱۵ دم میں سافرہ میں سافرہ میں سافرہ کا ایک میارز کو ما میں میں میں میں میں میں میں میں میں می Pestaylar, dated the Novejiber 13:2012

SOIPE) 4-388 RC/Meeting/2012/Venching Cudret- In pursuance of the provisions contained in substule (2) of the Khyber Palating khya Civi vents (Appointment: Promotion and Transfer) Rules, 1989 and in Supersession of all Notifications issued in this beliate the Elementary and Secondary cesion Department in consultation with the Establishment Department and the Finance December hereby lays down the method of recruitment inication and other conditions specified in the Appendicato this Notification which shall be applicable to all the posts specified in Column No. 2 of the Appendix and the schedule therewith.

SECRETARY TO COVERNMENT OF THE KHYBER PAKHTUNKHIVA ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT

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The Secretary to Gover of Khyber Pearlunkhya, Establishment Doos Intent.

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The Secretary Kliyber Pakhiunkhiya, Public Service Commission Poshaviar

The Accountant General, Khyber Pakhtukhiya Peshawar.

The Director (ESSE) Knyber Pakhlunkliwa Peshawar.

The Director Education (FATA), Peshavar.

COVERNMENT OF THE KINDER PARTIUNKHWA

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NOTIFICATION

Perhanene, dated the November 18,2612

madities of and often continues specified in the Appendix to this Notification which shall be applicable to all the pasts specified in Colonia Na. 2 lessons. Society Department in consultation with the Establishment Department and the Finunce Department hereby lays down the arathest of recentioning Source Experiencest. Promotion and Transfert Rules, 1989 and in supersection of all Northcations issued in this behalf the Elementary and Secondary A sunday soundain alternation <u>RC/Median/2012/Tendring Cudret</u>. In pursuator of the provisions contained in sub-rule (2) of rule 3 of the KLyber Pakhanglisa a Civi

SECRETARY TO GOVERNMENT OF THE KHYBER PAKHTUNKHWA

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Physical Educition Teacher (BPS-15).	Bachelor's Degree from a recognized University with one year junior Diploma in Physical Education course or Army equivalency or other equivalent qualification.	18 to 35 (a) years. (b)
19. Primary School Hear		Note: In case of non-availability of suitable candidate for proreation, then by initirecruitment.
		By promotion, on the basis of seniority-cunfitness, from unongst Senior Primary Schollenchers with at least ten years service at having qualification exceptions of the service of the ser
20. Senior Primary School Fenetier (BPS-14).		Re resemble of Primary School Teacher

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				with at least live years service as such a having qualification prescribed for infrecruitment of Primary School Teacher.
21.	Printary School Teacher (BPS-12).	(i) Intermediate or equivalent qualification, from a recognized Board with Primary School Teacher Certificate/ Diploma in Education from a recognized Institute; or	Sears'	By initial recruitment on merit at Union Cour level: provided that if no suitable candidate within the Union Council is available, then fruthe adjacent Union Councils on merit.
		(ii) Secondary School Certificate, from a recognized Board in second Division with two years Associate Degree in Education from a recognized University.		
22.	Qari (BPS-12).	Intermediate with Hifz-e-Quran and Qirat Sanad from a recognized Institution.	18 to 35 years.	By initial recruitment.

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- The concerned Appointing Anthorty will sorutaize and verify the doctorous and move the appointment to per proceeded and and the well on the decembers.
- verified after the issnesse of appearament weters within durtest predicte time, not exceeding ninery (90) days
- In exe a documents) is an found fake forged bogus upon secuting verification, the section of the teacher compared solution kenetisment and the consequences The norit list propared by the concerned appointing authority well be displayed for we days to receive the objections appears, it was and shell beautiful field. werit list often moking investions with addressing the absorbations whise town hyperits, followed by requisite appointment melonic
- Dest Asnad from racognosed Tazeenvar-ol-Wafoqud Maderic, Dand Ulvam Saidn Starif Sveic, Danil Ulveiz Clearbogh Swat, Danil Ulveiz Clearbogh Swat, Danil Ulveiz equivientment apainst the costs of Arabic Feachers or Theology Teachers at the concenquite Utewn Darosk Chiral and any other Government run Dard Utrem, as notified by the Government from time to line will be seen poid to him, as salary shot) be recovered from him and an FIR shall be ladged against him an account of frequestional parks. For relevant him A Probability





The Director Contculum & Teachers Education Abboltabad.

The Director (P(TE) Khyber Pakhtuhkhyra Peshawar.

The Director ESRU, Elementary & Secondary Education Khyber Pakhturkhwa, Peshawar.

The Deputy Director Ostabase(EMIS) E&SE Department.

All District Coordination Officers in Khyber Pakhtunkhwa.

All Executive District Officers Elementary & Secondary Education in Khyber Pakhtunkhwa.

All District Accounts Officers in Khyber Pakhtunkhwa /Agency Accounts Officers FATA.

16, P.S to Governor, Khyber Pakhtunkhwa

17. P.S to Chief Minister, Knyber Pakhtunkhwa.

18 P.S to Chief Secretary, Khyber Pakhtunkhwa

19. PS to Minister F&SE Knyber Pakhlunkinya Peshawar.

20. PS to Sucretary E&St Department.

21 Master File

مرادی بنام کی مت ۱۹۶۸ و سرون منگور(لو) بنام کی مت ۱۹۶۸ و سرون باعث تحريراً نكبه Jich imp, مقدمه مندرجه عنوان بالامیں اپنی طرف سے واسطے پیروی وجواب دہی وکل کاروائی متعلقہ سم أن قام كيم ور كيك عبدالعفام الأرو (مرُوسَ ما الرول مقرر کرکے اقر ارکیا جاتا ہے۔ کہ صاحب موصوف کومقد مہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز الي مير وکیل صاحب کوراضی نامه کرنے وتقر ر ثالث و فیصله پرحلف دیتے جواب دہی اورا قبال دعویٰ اور بصورت ڈگری کرنے اجراءاوروصولی چیک وروپیارغرضی دعویٰ اور درخواست ہرشم کی تصدیق Aller Aced زراین پردستخط کرانے کا ختیار ہوگا۔ نیز صورت عدم پیروی پاڈگری بیکطرفہ یا پیل کی برامدگ اورمنسوخی نیز دائر کرنے اپیل نگرانی ونظر ثانی و پیروی کرنے کا مختار ہوگا۔ازبصورت ضرورت مقدمه مذکور کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کواپنے ہمراہ یا اپنے بجا کے تقرر کا ختیار ہوگا۔اورصاحب مقرر شدہ کو بھی وہی جملہ مذکورہ بااختیارات حاصل ہوں گے اوراس کاساختہ پرداختہ منظور وقبول ہوگا دوران مقدمہ میں جوخر چہ ہرجانہ التواعے مقدمہ کے سبب سے وہوگا کوئی تاریخ بیشی مقام دورہ پر ہو یا حدسے باہر ہوتو وکیل صاحب پابند ہوں گے۔ کہ پیروی مذکور کریں ۔ لہٰذا و کالت نامہ کھھدیا کہ سندر ہے۔ ماه جو لائی پشا در چوک مشتنگری بیثا درش کون 2220193 Mob: 0345-9223239

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

SERVICE APPEAL No: 12 69/2013.

Manzoss ul Hay 18T GPS, Rlam Dis Upper...... Applicants

VERSUS.

The Secretary Elementary & Secondary Education Department Khyber Pakhtunkhwa, Peshawar & others -----Respondents

PARAWISE COMMENTS/REPLY FOR AND ON BEHALF OF THE RESPONDENTS

Respectfully Sheweth:-

Preliminary objections

- 1 The appellant has no cause of action/locus standi.
- The instant appeal is badly time barred.
- The appellant has concealed the material fact from this Hon! able Tribunal hence liable to be dismissed.
- 4 The appellant has not come to Hon! able Tribunal with clean hands.
- The present appeal is liable to be dismissed for non joinder/mis-joinder for necessary parties.
- The appellant has filed the instant appeal on malafide motives.
- 7 The instant appeal is against the prevailing laws & rules.
- The appellant is estopped by his own conduct to file in present appeal.
- The instant appeal is not maintainable in the present form & also in the present circumstances of the issue.
- This Hon !able Tribunal has no jurisdiction to adjudicate the present appeal.
- The appellant has not submitted any departmental appeal through proper channel and in accordance with Section -22 of Khyber Pakhtunkhwa Civil Servant Act 1973 and civil servant appeal rules 1986. Hence the present appeal is not tenable and liable to be dismissed.
- That the rule 3(2) of Khyber Pakhtunkhwa Civil Servant (appointment, Promotion and Transfer) rules 1989, authorize the department to lay down the method of appointment, qualification and other conditions applicable to the post in consultation with the Establishment & Administration Department and Finance Department. Hence the appeal in hand is liable too be dismissed.
- That it was observed by the Apex Court that it is exclusively with in the domain of the government to decide whether a particular qualification will be considered