13.03.2017

None for appellant present. Mr. Sohail Ahmad Zaib, Assistant alongwith Mr. Muhammad Siddique, Sr.GP for the respondents present. Rejoinder not submitted and D.B is also not available. Adjourned for rejoinder and final hearing before the D.B to 23.08.2017 at camp court, Abbottabad.

Chai<del>lma</del>n Camp Court, A/Abad

Camp Court, A/Abad.

23.08.2017

Appellant in person and Mr. Muhammad Bilal, Deputy District Attorney alongwith Zubair Ali, ADO for and Muhammad Haroon, AAO for the respondents present. Arguments heard and record perused.

Vide our detailed judgment of today in connected service appeal No. 371/2015, entitled "Rashid Iqbal Khan Versus District Comptroller of Accounts, Abbottabad and others", this appeal is also dismissed. Parties are left to bear their own costs. File be consigned to the record room.

Member

<u>ANNOUNCED</u> 23.08.2017

15.12.2015

Appellant in person, M/S Haroon Khan, Senior Auditor, Irshad Muhammad, S.O and Sohail Ahmad Zeb, Assistant alongwith Mr.Muhammad Siddique, Sr.G.P for respondents present. Written reply not submitted. Requested for further adjournment. Last opportunity granted. To come up for written reply/comments on 17.3.2016 before S.B at Camp Court A/Abad.

Charman Camp Court A/Abad

17.03.2016

None present for appellant. M/S Haroon Khan, Senior Auditor, for respondents No. 1 and 2 Irshad Muhammad, SO for respondent No. 3 and Sohail Ahmed Zeb, Assistant for respondent No. 4 alongwith Mr. Muhammad Saddique, Sr. GP present. Written reply by respondent No. 3 submitted. Representatives of respondents No. 1, 2 and 4 rely on the same on behalf of remaining respondents No. 1, 2 and 4. The appeal is assigned to D.B for rejoinder and final hearing for 17.10.2016 at Camp Court A/Abad.

Chairman Camp Court A/Abad

17.10.2016

Appellant in person M/S Sohail Ahmad Zeb, Assistant and Malak Haroon, AAO alongwith Mr. Muhammad Siddique Sr.GP for the respondents present. Rejoinder submitted. Learned Sr.GP requested for adjournment. Adjourned for final hearing to 14.3.. 2017 before the D.B at camp court. Abbottabad.

Member 2

\* Chai**rbhan** Camp Court, A/Abad 3 20.5.2015

Appellant in person present. Argued that identical service appeal No. 371/2015 has been admitted to regular hearing.

In view of the above, this appeal is also admitted to regular hearing. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 23.7.2015 before S.B at camp court A/Abad.

Charman Camp Court A/Abad

gular

y & Process Fee

23.7.2015

Appellant in person, M/S Haroon Khan, AAO, Irshad Muhammad, S.O and Sohail Ahmad, Assistant for respondents alongwith Mr.Muhammad Bilal, G.P present.

Requested for adjournment. To come up for written reply on 15.9.2015before S.B at camp court A/Abad.

Chayman Camp Court A/Abad

15.09.2015

Appellant in person, M/S Haroon Khan, Senior Auditor, Irshad Muhammad, S.O and Sohail Ahmad, Assistant alongwith Mr. Muhammad Tahir Aurangzeb, G.P for respondents present. Requested for adjournment. To come up for written reply/comments on 15.12.2015 before S.B at camp court A/Abad.

Chairman Camp Court A/Abad

# Form- A FORM OF ORDER SHEET

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## BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No: 409 of 2015

Wajid Ali Shah S/O Muzamal Shah, Senior C.T teacher, Government Higher Secondary School Bandi Dhundan, Abbottabad, R/O: village and Post Office Banda Pir Khan, Abbottabad.

Appellant

#### Versus

District Comptroller of Accounts, Abbottabad and 03 0ther.

Respondents

## SERVICE APPEAL

## **INDEX**

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1 .	Memo; of Service Appeal		1 to 6
2	Copy of Notification No FD (PRC) 1-1/89 dated 07/08/1991 issued by respondent no 03	A	7 to 8
. 3	Copy of selection grade order dated 07/05/2001	В	9 to 11
4.	Copy of Notification dated 01/10/2007	C	12 to 13
5	Copy of Notification dated 26/01/2008	D	14
6	Copy of Notification/letter dated 31/12/2013	E	15 to 16
7	Copy of representation / application dated 14/01/2015.	, F	17-18

Dated 28/04/2015

(Wajid Ali Shah)
Appellant in person

## BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No: 409 of 2015

of 2015 Sorvice Tribunal

Diary No 456

Wajid Ali Shah S/O Muzamal Shah, Senior C.T teacher, Government Higher Secondary School Bandi Dhundan, Abbottabad, R/O: village and Post Office Banda Pir Khan, Abbottabad.

Appellant

#### Versus

- 1 District Comptroller of Accounts, Abbottabad.
- 2 Accountant General Khyber Pakhtunkhwa Peshawar.
- 3 Government of Khyber Pakhtunkhwa through Secretary Finance Department Peshawar.
- 4 Government of Khyber Pakhtunkhwa through Secretary (Elementary & Secondary Education), Department Peshawar.

Respondents

APPEAL UNDER **SECTION** OF **KHYBER** PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974, FOR GRANT OF (TWO INCREMENTS) ONE PREMATURE & ONE SPECIAL INCREMENT ALONGWITH ALL BACK BENEFITS W.E.F. 01/09/2007 UNDER THE LAW AND ON BASIS OF CLARIFICATION ISSUED UNDER NOTIFICATION NO FD (SOSR-1) 2-123/2013 DATED 31/12/2013 ISSUED BY RESPONDENT NO 3 (FINANCE DEPARTMENT) BEING SELECTION GRADE HOLDER ALREADY WORKING IN THE SAME SCALE UPGRADATION OF HIS POST. THE IMPUGNED ACTION OF RESPONDENT NO 1, I.E. NONE DECIDING OF DATED 14/01/2015 REPRESENTATION AND GRANTING OF TWO INCREMENTS IS, LAWFUL AUTHORITY, ARBITRARY, DISCREMINATORY'



2

AGAINST THE PRINCIPAL OF NATURAL JUSTICE AND INEFFECTIVE UPON THE APPELLANT'S RIGHTS OF ADVANCE INCREMENTS, GRANTED BY COMPETENT AUTHORITY AND FOR ACCEPTANCE OF DEPARTMENTAL REPRESENTATION DATED 14/01/2015 WHICH IS STILL PENDING WITH OUT RESPONSE.

#### PRAER:-

ON ACCEPTANCE OF INSTANT SERVICE APPEAL, RESPONDENTS MAY PLEASE BE DIRECTED FOR GRANT OF (TWO INCREMENTS) ONE PREMATURE & ONE SPECIAL INCREMENT ALONGWITH ALL BACK BENEFITS W.E.F. 01/09/2007 UNDER THE LAW AND MAY PLEASE BE IMPOSED HEAVY COST AGAINST THE RESPONSIBLE RESPONDENTS.

Respectfully Sheweth,

## **FACTS**

- That appellant is a school teacher, he is now working as Senior C.T teacher (Middle School Teacher) in (BPS 16), appellant being B.A/B.Sc II-Division, was placed in BPS No 14 from BPS No 09, on the basis Para No 02 of Notification No FD (PRC) 1-1/89 dated 07/08/1991 issued by respondent no 03. Copy of Notification is annexed as **Annexure "A"**
- 2) That appellant was awarded Selection Grade in BPS No 15 with effect from 02/12/1998, while his Juniors were remained in BPS No 14 on the basis of same notification dated 07/08/1991(Annexure A). Copy of selection grade order is annexed as **Annexure "B"**
- 3) That respondent No 3 issued Notification No. SO(FR)10-22(B)/2005 dated 01/10/2007, wherein CT teachers were also

up-graded in BPS No 15 on the basis of condition of B.A/B.Sc II-Division, but those selection grade holders (including appellant) who were already working in BPS No 15 with effect from 02/12/1998, was not up-graded in the same notification. Copy of Notification dated 01/10/2007 is annexed as **Annexure** "C"

- That It is well pertinent to mention here that in the Ist upgradation Notification dated 07/08/1991 and recent Notification 01/10/2007, condition of at least B.A 2<sup>nd</sup> Division was imposed for further up-gradation in BPS 15, even this condition has been relaxed in the next Notification dated 26/01/2008, but in the same notification appellant was not compensated by placing him in BPS No 16. Copy of Notification dated 26/01/2008 is annexed as Annexure "D"
- 5) That appellant has come to know that respondent No 3 (Finance Department) has compensated the selection grade holders by granting two increments (one special advance increment for same scale promotion) while other is (one premature increment for up-gradation).
- That when respondents especially respondent no 1 did not 6) allow and grant two increments in his office routine process, to the appellant being selection grade holder, working in BPS # 15 while post of CT was upgraded in BPS # 15. In the situation appellant along-with others submitted an application dated 14/01/2015 for grant of two increments to the respondent no 1 on the basis of clarification Notification/letter No. FD(SOSR-1) 2-123/2013 Dated Peshawar 31/12/2013 issued by respondent No 03. Copy of Notification/letter dated 31/12/2013 and representation/ application dated 14/01/2015 are annexed as Annexure "E" & "F".



7) That respondent no 1 received application through proper Channel which is still pending with out any response after passing the statutory period of 90 days, Hence this appeal inters—alia on the following ground, and appellant's appeal is within 120 days from the submission of his departmental remedy/representation.

## Grounds

- a) That appellant under the law, was entitled to 02 increments and the respondents (respondent No 01) was not at all have powers to deny the 02 increments, which were granted by the competent authority (Finance Department) and respondent no 1 & 2 is not competent authority but just executing agency, the denial of respondent no 1 is with out jurisdiction illegal and malafide.
- b) That in the matter of two increments relating to Selection Grade holders, the respondent no 3 has already issued several clarifications/letters to quarter concerned including respondent no 1 & 2 but they did not implement the legal policy of the Government and committed illegal & impugned action while respondents were legally bound to grant increments appellant along-with all benefits/arrears.
- c) That it is absolutely proved that appellant was awarded BPS # 15 as a selection grade with effect from 02/12/1998, and his BPS No 15 is personal to him while the scale of CT post was BPS No 09 and on 01/10/2007 in pursuance of Notification, the scale



of CT post was Up-graded from BPS No 09 to 15 and appellant was already working in BPS # 15 with effect from 02/12/1998 and appellant was not granted any benefit under the Article 25 of the Constitution by the respondents, factually and legally these two increments are granted to appellant to eliminate discrimination.

- d) That those junior teachers who were working in BPS # 14 before 01/10/2007 and was up-graded in BPS # 15, has granted one premature increment, but appellant is not granted one premature increment on the basis of up-gradation and one special increment on the basis of with in scale promotion, thus impugned action of respondents is illegal with out jurisdiction.
- e) That the action of respondent no 1 is apparent activity of serious disapproval of the policy of the competent authority, which is beyond its jurisdiction and tried to create self made complications and reopen the same matters which are finally decided under the rule of law.
- f) That appellant is dragged into litigation, that his claims of two Increments have been solved completely by the competent authority (Finance Department) by issuing several letters for clarification; the conduct of the respondents is admittedly arbitrary capricious unjust and against all norms of justice contemptuous and as such requires indulgence of this Honourable Court by awarding appropriate Cost to the respondents.



g) That the involved matters in the instant appeal is relating to pay and under the law limitation did not run in such matters and it is an admitted fact that under question illegal Action fell in the matter of great public importance.

It is, therefore, respectfully prayed that on acceptance of instant service appeal, respondents may please be directed for grant of (two increments) one premature & one special increment alongwith its arrears with all back benefits w.e.f. 01/09/2007 under the law with-out any further delay and may please be imposed heavy cost against the responsible respondents.

Any other relief for which the appellant is entitled, and the same is not asked/prayed specifically, may very kindly be granted in favour of the appellant.

Dated 28/04/2015

(Wajid Ali Shah) Appellant in person

### Affidavit

I, Wajid Ali Shah S/O Muzamal Shah, Senior C.T teacher, Government Higher Secondary School Bandi Dhundan, Abbottabad, R/O: village and Post Office Banda Pir Khan, Abbottabad, do here by affirm on oath that contents of instant appeal is correct and true according to my best knowledge and belief and nothing has been suppressed from this Honourable Tribunal and this instant appeal is first appeal & same nature of any other appeal is not pending before Honourable Tribunal

rsnoižčim<sub>nic.)</sub>

Dated 28/04/2015

(Wajid Ali Shah) Appellant in person

DEPONENT

## Annexues 1A

GOVERNMENT OF NORTH WEST FRONTIER PROVINCE FINANCE DEPARTMENT



#### NOTIFICATION

Peshawar, dated the 7th August, 1991

No, FD(PRC) 1-1/89- In exercise of all the powers enabling him in this behalf the Governor of the North West Frontier Province is pleased to order the following scales of pay/benefits to various categories of Teachers with effect from 01-07-1991.

-	Name of th	e post	Benefits	extended	. ,	
1	2		3			

 Primary schools teachers (PTC/JV) All the present and future Primary school Teachers who hold the qualification of FA/F,Sc(2nd Division) plus existing prescribed professional training shall be placed in BPS-9 with 1/3rd in selection grade BPS-10.

All other teachers who do not possess higher qualification shall continue getting existing pay scales with selection grade accordingly.

However the higher scales/Grades allowed to these teachers will be personel to them and the inter-se-seniority will remain intact.

2. Elementary school teachers(E.S.T/S.V / PET/Drawing Master/ PTI.

All the present and future elementary school teachers who possess the qualification of BA/B,Sc(2nd division) plus existing prescribed professional training shall be placed in BPS-14 with 1/3rd in selection grade BPS-15.

All other teachers who do not possess higher qualifications shall continue getting existing pay scale with Selection Grade accordingly.

However, the higher scales/Grades allowed to these teachers will be personal to them and the inter-se- seniority will remain intact.

3. Arabic teachers

All the present and future Arabic teacher who possess the qualification of Trained Fazal with BA/B,Sc (2nd Division) and Five years teaching experience or MA,Arabic or equalent qualifications shall be placed in BPS-14 with 1/3rd in Selection Grade BPS-15

Attorted The weight weight

contd ---- 2

All other teachers who do possess Higher qualification shall continue getting existing pay scale with Selection Grade accordingly .

However, the Higher Scale/Grade allowed to these will be personal to them and the inter-se- seniority will remain intact.

Secondary school teachers.

All the present and future Secondary school teachers with prescribed qualification under the rules shall be placed in BPS-16 with 1/3rd in Selection Grade BPS-17.

The advance increments sanctioned by Finance Department vide para -9 of its matter No: FD(SR-1) 1-67/82 dated: 24.08.1983 will not be admissible on acquiring / possessing qualifications for which higher pay scales are being sanctioned through this notification.

SECRETARY TO GOVERNMENT OF MORTH WEST FRONTIER PROVIDE FINANE DEPARTMENT.

Endst No: FD(PRC) 1-1/89

Dated Peshawar the 7th August, 1991.

A copy is forwarded to the accountant General, N.W.F.P Peshawar for Information and necessary action.

sd/

(GHULAM DASTGIR AWHTAR ) Deputy Secretary(Regulation) Finanace Department.

Endst No: FD(PRC) 1-1/89

Dated Peshawar the 7th August, 1991

A copy is forwarded to :-

- All Administrative Secretaries to Govt of N.W.F.P.
- all Commissioners of Divisions in N.W.F.P
- All District Accounts Officers,
- All the District Eductions Officer
  - Secretary to the Govt of N.W.F.P

- Registrar Peshawar High Court. Registrar Service Tribunal W.W.F.P
- All Deputy Commissioners/Political Agents / District and 8. session Judges in N.W.F.P

sd/  $\mathbf{x} \in \mathbf{x}$ (GHULAM DASTGIR AKHTAR ) Deputy Secretary (Regulation) Finance Department.

## Annexure B1

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) SECY: ABBOTTABAD.

AWARD OF SELECTION GRADE TO CU TEACHERS.

The following CT Teachers are hereby awarded Selection Grade in BPS-12 and BPS-15 (in case of BA-IInd Minister) w.e.f the dates noted against each their names:-

S.No. and S/Mes No.	Name of Teachers/Father's Name and School.	D/O Promito the present post.	D/O award of Selection Grade
1/51 (a)	Syed Abid Hussai Shah S/O Syed Sabir Hussain Shah Ex-CT GHS Takia Sheik n Now SET GMS Dheri Kehal	1 4-07-1986)	D2-12-1998 to 21-9-99. And promoted as SET & took ow on 22-9-99.
2/115	Muhammad Faree S/O Abdul Latif CT GHSS klole.	30-11-1988	02-12-1998.
3/116	Zaheer Ahmed 5/0 Abdul Aziz CT GMS Nawanslehr		02-12-1998.to
4/117	Arshad Hussain S/O Muhammad Abbas Khan B//CT GMS Ali Abad	26-9- 30-11-1 988-	99 Prom: SET.
5/118	Waris S/O Yokub CT GHS Makool Payeen.	01-12-1988 <sup>(1)</sup>	
6/119	Muhammad Janil S/O Abdul Hamee CT GHS Rajcyia	ad 02–12–1988	02-12-1998.
7/120	Juma Khan S/O Gohar Rehman CT GMS Thati Ahmed Than	D4-12-1988	romoted to SET.
8/1 <i>2</i> 1	Munir Khan S/O Khushal Khan CT GHS No.2 Havelian	31 - 01 - 1 989	02-12-1998.
9/122	Muhammad Iqbal Khan S/O Said Kamal CT GHS No.1 Havelian	31-01-1989	
10/123	Syed Arif Hussein Shah S/O Syed Muk'ndoom Hussein Shah CT CHS Lo.2 A.Abad	20-09-1989	D2-12-1998.
11/124	Muhammad Khurshid S/O Mir Afza CT GHS Satora		02-12-1998.
1 2/1 25	Ghulam Mustafa S/O Sain CT GHS Nr. 2 Abbottabad	25-09- <b>1</b> 9 <b>89</b>	02-12-1998.
1 3/1 26	Muhamma d Nacem S/O Kala Khan CT GH3 Bakote	27-09-1989	02-12-1998.
14/127	Rafi Ahmed S/O Muhammad Ishaq CT GES Jarral	07-10-1989	02-12-1998.
15/128	Israr Nabi Sadat S/O Ahmed Nal		02-12-1998.
16/129	Muhammad Rafique S/O Qutab-ud- Din CT GHS Boi ATD	- 17-01-1990	02-12-1998.
17/130	Abdul Maroof Khan S/O Safdar Khan CT GHS Sheikul Bandi ATD	******	02-12-1998.
1.8/1.31	Pirzada Masood Khan S/O Pirza		02-12-1998.
/19/132	Wajid Ali Shah 6/0 Muzamal Shah CT GHS Bandi Lhundan	17-01-1998	02-12-1998.

Con Page No. 2.

P1.2.

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20/133	Shaukat Hussain S/O Fazal-ur- Rehman CT GHS Jhangi.	. 17-81-1998	02-18-1998.
21/134	Azhar Igbal S/O Abdul Malik CT GHS Dhamtour	17-01-1990	82-1 2-1998.
22/1 35	Muhammad Jaffar Khan S/O Muhammad Ayub Khan CT GHS Muslim Abad.	17-01-1990	02-12-1998.
23/136	Muhammad Nasem Khan S/O Sakind Khan CT GHS Kakul.		02-1 2-1998.
24/1 37	Abdul Rashid S/O Muhammad Asla GHS Mohrl Bed Bhen	m 18-01-1998	02-12-1998.
25/1 38	Mushtaq Ahmed S/O (hulem Haide CT GHS No.1 Haveling.	15-04-199 <b>5</b>	02-12-1998.
26/1 39	Taj Muhammad Khan 5/0 Rehmatul CT GHS No.1 Abbot abad.	lah 16-04-1990	02-12-1998.
	Shouket 411 S/O Allah Dad CT GHSS Dalola	16-04-1990 ·	D2-12-1998.
28/1 41	CT GMS Beri Bagla	16-04-1990	102-12-1998.
29/142	Muhammad Kabeer S/O Muhammad Azam CT GMS Lahoor.	16-04-1990	02-12-1998.
30/143	Zubeir Hussein Shah S/O Syed Munawer Shah CP JICA Model School Dhamtour.	16-04-1990	B2-12-1998
31/1.44			02-12-1998.
TIOTHER, A	IND CONDITIONS		

#### HOTES AND CONDITIONS.

- 1. Necessary entries to this effect should be made in their Service Books.
- 2. An undertaking on the prescribed form given below should be obtained from the above named teachers and pasted in their Service Books duly attested by their respective heads of-institution before the drawal of payment of errears/pay.

  UNDERTAKING (DULY ATTESTED)

I CT GHSS/GHS/CMS hereby given an undertaking to the effect that if any over payment is made to me as a result of incorrect award of selection grade and detected later on it will be made good by recovery from my pay/pensions gratuity as may be fixed by the Covt: Department.

- 3. Arrears due to the award of selection grade would be drawn and distursed to them.
- 4. The teacher if transferred from the school mentioned against their names, the Principals/Headmasters of the school concerned may please be informed under intimation to this office.
- 5. The above sward is subject to the condition that their ACR's/
  results for the last three years wants good/v.good and no
  judicial/departmental or any kind of enquiry exists against
  maem.

Contd: page No.3.

- If any of the above named CT is not trained/ qualified in the dare of his promotion to CT Post as noted above he will not be eligible for selection grade and factual position be intimated to this office.
- In case any one of the above named teachers have already been awarded ealection grade at Provisional/Divisional level his name/names may be intimated to this office within a week time 7. positively so that his/their award be rectified.
- If any of the above named teacher has changed his cadra joined any other post or ratired/died, the fact may please be conveyed to this office within a week for further necessary
- The DICs should also verify that the teachers to whom selection grade is award is not working against CT Technical post, If so, he may ret considered for selection grade and his name may be trested as with drawn under intimation to this office immediatery.
- The Principals/deadmesters/DDO's are reaponable to check; their names particulars and other entries from the Sarvice Books.

(SYED NIAMAT SHAH) DISTRICT EDUCATION OFFICER'
(MALE) SECONDARY ABBOTTAND.

\_/AB-III/CT/S.G Dated ATD 17

Director Secondary Education NWFP Pechaware

2. D.S.O (M) Primary Abbottabad.
3. S.D.S.O(M) Pry: Abbottabad.
4-34. All the Principals/Headmasters GHSS/GHS/GMS concerts.
55.65 All the above named teachers.
66. Headmaster JICA Model School Dhamtour.
67. District Accounts Officer Abbottabad.

ADSO(Accounts) Local Office.

DISTRICT, EDUCATION OFFICER (MALE) SECONDARY ABBOTTARAD.





### GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT. (REGULATION WING)

No. FD (SOSR-1) 2-123/2013 Dated Peshawar the: 31-12-2013

- All Administrative Secretaries to Govt: of Khyber Pakhtunkhwa.
- The Senior Member, Board of Revenue Khyber Pakhtunkhwa.
- The Secretary of Governor, Khyber Pakhtunkhwa.
- The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- The Secretary, Provincial Assembly, Khyber Pakhtunkhwa.
- The Secretary Finance FATA, FATA Secretariat, Peshawar.
- All Heads of Attached Department in Khyber Pakhtunkhwa.
- All Divisional Commissions in Knyber Pakhtunkhwa.
- All Political Agents/District & Sessions Judges in Khyber Pakhtunkhwa
- 10. The Registrar, Peshawar High Court, Reshawar.
- 11. The Chairman, Public Service Commission, Khyber Pakhtunkhwa.
- 12. The Chairman, Services Tribunal, Khyber Pakhtunkhwa.
- 13. The Accountant General, Khyber Pakhtunkhwa, Peshawar.

Subject:

CLARIFICATION REGARDING GRANT OF ONE SP ADVANCE INCREMENT TO THE EMPLOYEES HOLDING SELECTION GRADE PRIOR TO UPGRADATION OF THEIR POSTS IN BPS ALREADY HELD BY THEM.

Dear Sir,

I am directed to refer to this department's notification No. FD (SR-1) 2-4/2008 dated 04-04-2009 and to state the certain queries have been received from different quarters as to whether the employees, who were holding selection grade prior to up gradation of their posts in BPS already held by them, are also eligible to the benefit of premature increment on up-gradation of their posts.

- 2. In this connection, the Provincial Government in consultation with Government of Pakistan, Finance Division, has to clarify that one special advance increment is admissible also to the employees who were holding Selection Grade prior to up-gradation of their posts in BPS already held by them, just as in the case of same scale promotion.
- This order will take effect from 01-09-2007.

RAZAULLAH KHAN)

Addl: Secretary (Regulation)

(Cont'd...P/2)



### Endst: No.FD (SOSR-1) 2-123/2013

Dated: 31st Dec, 2013

#### Copy for information & necessary action to the:-

- 1. The Director, Treasuries & Accounts, Khyber Pakhtunkhwa.
- 2. All the District Comptroller of Accounts in Khyber Pakhtunkhwa.
- 3. The Director, Local Fund Audit, Khyber Pakhtunkhwa, Peshawar.
- 4. The Director, FMIU, Finance Department.
- 5. The Treasury Officer, Peshawar.
- 6. The Secretary, Board of Revenue, Khyber Pakhtunkhwa.
- 7. All the District & Agency Accounts Officers in Khyber Pakhtunkhwa/FATA.

(MASOOD KHAN)
Deputy Secretary (Reg-II)

#### Endst: No. & Date Even

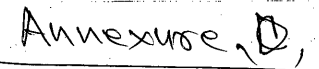
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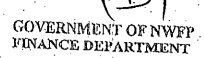
- 1. All the Section Officers/Budget Officer in Finance Department, Khyber Pakhtunkhwa, Peshawar.
- 2. The Private Secretary to Senior Minister Finance, Khyber Pakhtunkhwa.
- The Private Secretary to Secretary to Secretary/F.As to Special Secretary, Additional Secretaries/Deputy Secretaries in Finance Deptt:

A their ed D

Section Officer (SR-1)

отыгы ытот







(REGULATION WING)

.Dated Poshawar, the 26th January, 2008.

### NOTIFICATION

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

C' NICO	1 3 3		
SNO	Existing Designation and Pay Scale	Qualification .	Upgraded Scale
1	Primary School Teacher (PST) (BPS-07).	FA/FSc and are trained teachers	BPS-09 (one time only)
2	Primary School Teacher (PST) with requisite experience renamed as Head Teacher/Head Mistress of	Having 10 years service	BPS-12 (one time only)
3	Primary Schools (BPS-07). CT (BPS-09).	BA/BSc and are trained	BPS-15
4	SETs (BPS-16)	teachers	(one time only)
, <b>.</b>	2512 (01.2-10)	With at least ten years service. Upgradation to the post shall be made through	BPS-17
		DPC as per laid down procedure.	
5	Qari/Qaria (BPS-07)	Hafiz Quran with SSC	BPS-12

Attoted

SECRETARY TO GOVT: OF NWFP FINANCE DEPARTMENT

### Endst No. & Date even.

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

- 1) . All the Secretaries in NWFP, Peshawar.
- 2) All the DCOs/EDOs Schools & Literacy Department, NWFP.
- 3) Accountant General, NWFP, Peshawar.
- 4) Director Schools & Literacy NWFP, Peshawar.
- 5) Director of Education FATA NWFP, Peshawar.
- 6) PSO to Chief Minister, NWFP.
- 7) PSO to Chief Secretary, NWFP.
- 8) PS to Secretary Finance Department, NWFP.
- All District/Agency Accounts Officers in NWFP.

( NAIB KHAN ) SECTION OFFICER (FR)



## GOVERNMENT OF KHYBER PAKHTUNKHWA

## OVERNMENT OF KHYBER PAKHTUNKH FINANCE DEPARTMENT (REGULATION WING)



No. FD (SOSR-1) 2-123/2013 Dated Peshawar the: 31-12-2013

To

- 1. All Administrative Secretaries to Govt: of Khyber Pakhtunkhwa.
- 2. The Senior Member, Board of Revenue Khyber Pakhtunkhwa.
- 3. The Secretary of Governor, Khyber Pakhtunkhwa.
- 4. The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 5. The Secretary, Provincial Assembly, Knyber Pakhtunkhwa.
- The Secretary Finance FATA, FATA Secretariat, Peshawar.
- 7. All Heads of Attached Department in Khyber Pakhtunkhwa.
- 8. All Divisional Commissions in Knyber Pakhtunkhwa.
- 9. All Political Agents/District & Sessions Judges in Khyber Pakhtunkhwa.
- 10. The Registrar, Peshawar High Court, Reshawar.
- 11. The Chairman, Public Service Commission, Khyber Pakhtunkhwa.
- 12. The Chairman, Services Tribunal, Khyber Pakhtunkhwa.
- 13. The Accountant General, Khyber Pakhtunkhwa, Peshawar.

Subject:

CLARIFICATION REGARDING GRANT OF ONE SPECIAL ADVANCE INCREMENT TO THE EMPLOYEES HOLDING SELECTION GRADE PRIOR TO UPGRADATION OF THEIR POSTS IN BPS ALREADY HELD BY THEM.

Dear Sir,

I am directed to refer to this department's notification No. FD (SR-1) 2-4/2008 dated 04-04-2009 and to state the certain queries have been received from different quarters as to whether the employees, who were holding selection grade prior to up-gradation of their posts in BPS already held by them, are also eligible to the benefit of premature increment on up-gradation of their posts.

2. In this connection, the Provincial Government in consultation with Government of Pakistan, Finance Division, has to clarify that one special advance increment is admissible also to the employees who were holding Selection Grade prior to up-gradation of their posts in BPS already held by them, just as in the case of same scale promotion.

This order will take effect from 01-09-2007.

(RAZAULLAH KHAN)

Addl: Secretary (Regulation)

(Cont'd...P/2) -



### Endst: No.FD (SOSR-1) 2-123/2013

Dated: 31<sup>st</sup> Dec, 2013

## Copy for information & necessary action to the:-

- 1. The Director, Treasuries & Accounts, Khyber Pakhtunkhwa.
- 2. All the District Comptroller of Accounts in Khyber Pakhtunkhwa.
- 3. The Director, Local Fund Audit, Khyber Pakhtunkhwa, Peshawar.
- 4. The Director, FMIU, Finance Department.
- 5. The Treasury Officer, Peshawar.
- 6. The Secretary, Board of Revenue, Khyber Pakhtunkhwa.
- 7. All the District & Agency Accounts Officers in Khyber Pakhtunkhwa/FATA.

-{MASOOD KHAN)

Deputy Secretary (Reg-II)

### Endst: No. & Date Even

#### Copy for information is forwarded to:-

- All the Section Officers/Budget Officer in Finance Department, Khyber Pakhtunkhwa, Peshawar.
- 2. The Private Secretary to Senior Minister Finance, Khyber Pakhtunkhwa.
- 3. The Private Secretary to Secretary to Secretary/F.As to Special Secretary, Additional Secretaries/Deputy Secretaries in Finance Deptt:

A the established

Section-Officer (SR-1)

## MEXUKE 1



### OFFICE OF THE PRINCIPAL GOVERNMENT HIGHER SECONDARY SCHOOL (BOYS) DISTRICT ABBOTTABAD.

NO 452 GHSS Bandi Dhundan Atd Premature Increments dated 14/01/2015

FROM

The Principal (D.D.O)

Government Higher Secondary School (Boys)

Bandi Dhundan, District Abbottabad.

To

The Comptroller of Accounts District Abbottabad.

Subject

(TWO INCREMENTS) OF APPLICATION FOR GRANT PREMATURE & ONE SPECIAL INCREMENT ALONGWITH ITS ARREARS W.E.F. 01/09/2007 ON THE BASIS OF CLARIFICATION ISSUED UNDER NOTIFICATION NO FD (SOSR-1) 2-123/2013 DATED 31/12/2013 ISSUED BY GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT PESHAWAR FOR SELECTION GRADE . HOLDERS ALREADY WORKING IN THE SAME SCALE UPGRADATION OF THEIR POSTS.

Mem;

All selection grade holder teachers of this school are working in BPS 16 as a class II gazetted officers and their service books along with other pay matter record is kept in your office (District Accounts Office Abbottabad) for pay and other accounts purposes.

According to the Notification cited above issued by Government of Khyber Pakhtunkhwa Finance Department Peshawar for grant of two increments, one premature and other is special increment with effect from 01/09/2007 along with arrears. They submitted their common application to the undersigned for grant of above benefit, the application is self explanatory and also attached for further necessary requisite process in this respect.

It is therefore requested that appropriate directions may please be given to the concerned official for early completion of necessary process.

Dated 13/01/2015

Government Higher Secondary School (Boys) Bandi Dhundari, District RINCIPALM Abbottabad.



The Comptroller of Accounts District Abbottabad.

The Principal (D.D.O) Government Higher Secondary School (Boys) Bandi Dhundan, District Abbottabad,

Subject

PREMATURE & ONE SPECIAL NIKEMENT ALONGWITH ITS ARREARS WEF 01/09/2007 ON THE BASIS OF CLARIFICATION ISSUED UNDER NOTIFICATION NO FD (SOSR-1) 2-123/2013 DATED 31/12/2013 ISSUED BY GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT PESHAWAR FOR SELECTION GRADE HOLDERS ALREADY WORKING IN THE SAME SCALE UPGRADATION OF THEIR POSTS.

### Respected Sir,

Applicants have the honour to request their submission that they all are working in the capacity of SCT, SPET, & SAT in Elementary & Secondary Education Department Abbottabad.

That they all had granted higher scale on the basis of award of Selection Grade before the upradation of their existed posts, which were upgraded in the year 2006 & 2007 and no benefit in the shape of further upgradation or in the shape of increments were given to them in the upgradation of their present existing posts.

That now Government of Khyber Pakhtunkhwa has been pleased to compensate the applicant and other equally placed teachers/employees/ persons by issuing the clarification Notification No FD (SOSR-1) 2-123/2013 Dated 31/12/203 for grant of two increments mentioned in above subject.

It is therefore requested that appropriate measures may please be taken in accordance with the pay matters of undersigned teachers in pursuance of their remaining claims referred above in full detail and outstanding arrears may also be drawn in the coming pay. Atterday

Dated 14/01/2015

APPLICANTS

1) Wajid Ali Shah SCT want cilille 2)	
3) Jahangir Khan SCT3	Farid Hussain Shah scr
$\sim$	Rashed Latif Snr: AT

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

Service Appeal? No.409/2015 Wajid Ali Shah, CT, Abbottabad.

**Appellant** 

#### **VERSUS**

- 1. District Comptroller of Accounts, Abbottabad.
- 2. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 3. Government of Khyber Pakhtunkhwa through Secretary, Finance Department, Peshawar.
- 4. Government of Khyber Pakhtunkhwa through Secretary (Elementary & Secondary Education Department), Peshawar.

Respondents

#### PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO.03

#### Respectfully Sheweth,

#### **Preliminary Objections:**

- i) That the appellant has no cause of action.
- ii) That the appellant has no locus standi.
- iii) That the appeal in hand having no merits is not maintainable.
- iv) That appeal is time barred.
- v) This Honourable Tribunal lacks jurisdiction to entertain the appeal.
- vi) That the appeal is bad for mis-joinder and non-joinder of necessary parties.

#### Facts:

- 1. Needs no comments by Respondent No.03.
- 2. Needs no comments by Respondent No.03.
- 3. Correct.
- 4. Correct to the extent of Notification dated 07.08.1991 and 01.10.2007. However, appellant has neither been discriminated, nor he is an aggrieved person.
- 5. Incorrect. Provincial Govt: (Finance Department) vide letter No.FD(SR-I)2-4/2008 dated 04.04.2009 sanctioned one special advance increment to the Assistants, Auditors, Senior Clerks and Junior Clerks as well as employees from BPS-01 to BPS-04 in their upgraded/moved up scales (Annexure-A). The matter was further clarified (in consultation with Govt: of Pakistan, Finance Division, Islamabad) vide letter No.FD(SOSR-I)2-123/2013 dated 31.12.2013 (Annexure-B) wherein selection grade holders were compensated by granting one special advance increment on the basis of same scale promotion and lastly vide Para-3 of Finance Department letter No.FD(SOSR-1)2-123/2013 dated 31.03.2014 (Annexure-C), it was further clarified that the said facility is not allowed to any other category of employees except Ministerial Cadre.
- 6. Needs no comments by Respondent No.03.
- 7. Relates to Respondent No.04 being Administrative Department.

#### **Grounds:**

- a) Incorrect. Appellant is not entitled to 02 increments as elaborated vide Para-5 of "Facts".
- b) Incorrect. Respondent No.02 has correctly implemented policy of the Provincial Government and committed no illegality.
- c) Incorrect. Appellant has been treated in accordance with the policy in vogue and has not been subjected to discrimination in any shape.
- d) Incorrect. Appellant is not entitled to the increments as clarified above.
- e) Incorrect. Respondent No.1 has correctly applied policy of the Competent Authority while dealing with the case of the appellant.
- f) Incorrect. Claim of the appellant (for grant of 02 increments) is based on misconception of the policy/clarification issued by the Competent Authority in Provincial Government.
- g) Incorrect. Appeal of the appellant is time barred.

It is therefore, humbly prayed that appeal of the appellant being devoid of merit may be dismissed.

SECRETARY
GOVERNMENT OF KHYBER PAKHTUNKHWA,
FINANCE DEPARTMENT
(RESPONDENT NO.3)

## **AFFIDAVIT**

I, Irshad Muhammad, Section Officer(Litigation-II) do hereby solemnly affirm and declare that the contents of accompanying Parawise Comments are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Honorable Tribunal.

DEPONENT
SECTION OFFICER(LIT-II)
Govt. of Khyber of Pakhtunkhwa
FINANCE DEPARTMENT

PON





### GOVERNMENT OF N.W.F.P FINANCE DEPARTMENT (REGULATION WING)

Dated Peshawar the: April 04, 2009

#### Notification

NO.FD(SR-1)2-4/2008. The compotent authority has been pleased to sanctron one special advance increment to the Assistants, Auditors, Senior Clerks and Junior Clerks as well as employees from BPS-01 to BPS-04 in their up-graded / moved up pay scales. allowed vide Govt, of NWFP Finance Department Notification No. FD/SO (FR)7-2/2007. dated 28th July, 2007

These orders will take effect from 01-09-2007 to be payable in next financial year, 2009-10

> SECRETARY TO GOVT: OF NWFP FINANCE DEPARTMENT

#### Endstrof even No & date.

Kopy of the above for information & necessary action is forwarded to the

All Administrative Secretaries to Government of NWFP

Senior, Member. Board of Revenue, NWFP. Peshawar.

Accountant General, NWFP, Poshawar

Secretary to Governor, NWFP, Peshawar

Principal Secretary to Chief Minister, NWFP.

Secretary Provincial Assembly, NWFP.

All: Heads of Attached Departments in NWFP.

[8. [9] Registrar, Peshawar High Court; Pushawar.

All Zilla Nazims / District Coordination Officers / Political Agents / District & Sessions Judges / Executive: District Officers in NWFP.

Registrar, NWFP, Public Service Commission, Peshawar.

Registrat, Service Tribunal NWFP.

All Autonomous and Scini Autonomous Bodies in NWFP

Secretaries to Government of Punjabi Sindh and Balochistan, Finance Department.

The District Comptroller of Accounts, Peshawar, Mardan, Kohat, Bannu, Abbottabad, Swat and D.L. Khan.

The Senior District Accounts Officers Nowshera, Swabi, Charsadda. Haripur, Mansehra and Dir (Lower).

The Treasury Officer, Peshawar

All District / Algency Addounts Officers in NWFP / FATA. ä 7.

- 18 Director Local Fund Audit NWFP, Peshawar.

: /19. Director, FMIU, l'inance Department for placing the same on Website of Finance; Department

All Section Officers / Budget Officers in Finance Department.

j21. PS to Chief Secretary, NWFP.

PS to Additional Chief Secretary, NWFP.

PS to Minister for Finance NWFP.

24. PS to Finance Secretary | Special Secretary in Finance Departments A CA

PAs to All Addl. Scoretaries (Deputy Secretaries in Finance Department.

(ABDUL JABBAR) Section Officer (SR-1)



### GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)

NO. FD (SOSR-1) 2-123/2013 Dated Peshawar the: 31-12-2013

To:

All Administrative Secretaries to Govt: of Khyber Pakhtunkhwa. The Senior Member, Board of Revenue, Khyber Pakhlunkhwa.

The Secretary to Governor, Khyber Pakhtunkhwa

The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.

123456789

The Secretary, Provincial Assembly, Khyber Pakhtunkhwa: The Secretary Finance FATA, FATA Secretariat, Peshawar. All Heads of Attached Departments in Khyber Pakhtunkhwa.

All Divisional Commissioners in Khyber Pakhtunkhwa.

All Political Agents / District & Sessions Judges in Khyber Pakhtunkhwa

The Registrar, Peshawar High Court, Peshawar.

The Chairman, Public Service Commission, Khyber Pakhtunkhwa.

The Chairman, Services Tribunal, Khyber Pakhtunkhwa.

The Accountant General, Khyber Pakhtunkhwa, Peshawar,

Subject: .

CLARIFICATION REGARDING GRANT OF ONE SPECIAL ADVANCE INCREMENT TO THE EMPLOYEES SELECTION GRADE PRIOR TO UPGRADATION OF THEIR POSTS IN BPS ALREADY HELD BY THEM.

Dear Sir,

I am directed to refer to this Department's notification No.FD (SR-1) 2-4/2008 dated 04-04-2009 and to state that certain queries have been received from different quarters as to whether the employees, who; were holding: Selection Grade prior to up-gradation of their posts in BPS' already held by them, are also eligible to the benefit of premature increment on up-gradation of their posts.

- 2. In this connection, the Provincial Government in consultation with Government of Pakistan, Finance Division, has to clarify that one special advance increment is admissible, also to the employees who were holding Selection Grade prior to up-gradation of their posts in BPS already held by them, just as in the case of same scale promotion.
- 3. This order will take effect from 01-09-2007.

(RAZAULLAH KHAN) Addl: Secretary (Regulation) Endst: No .FD (SOSR-1) 2-123 /2013

Dated 31st Dec. 2013

## Copy for information & necessary action to the:-

- 1. The Director, Treasuries & Accounts, Khyber Pakhtunkhwa.
- 2. All the District Comptroller of Accounts in Khyber Pakhtunkhwa.
- 3. The Director, Local Fund Audit, Khyber Pakhtunkhwa, Peshawar.
- 4. The Director, FMIU, Finance Department.
- 5. The Treasury Officer, Peshawar.
- 6. The Secretary, Board of Revenue, Khyber Pakhtunkhwa.
- 7. All the District & Agency Accounts Officers in Khyber Pakhtunkhwa / FATA.

(MASOOD/KHAN)
Deputy Secretary (Reg-II)

## Endst: No. & Date Even

## Copy for information is forwarded to:-

- 1. All the Section Officers / Budget Officers in Finance Department, Khyber Pakhtunkhwa, Peshawar
- 2. The Private Secretary to Senior Minister Finance, Khyber Pakhtunkhwa.
- The Private Secretary to Secretary / P:As to Special Secretary Additional Secretaries / Deputy Secretaries in Finance Deptt:

Section Officer (SR-1)



## GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)



To:

NO. FD (SOSR-1) 2-123/2013 Dated Peshawar the: 31-03-2014

All Administrative Secretaries to Govt. of Khyber Pakhtunkhwa. The Senior Member, Board of Revenue, Khyber Pakhtunkhwa. The Secretary to Governor, Khyber Pakhtunkhwa. The Principal Secretary to Chief Minister. Khyber Pakhtunkhwa. The Secretary, Provincial Assembly, Khyber Pakhtunkhwa. The Secretary Finance FATA, FATA Secretariat, Peshawar. All Heads of Attached Departments in Khyber Pakhtunkhwa. All Divisional Commissioners in Khyber Pakhtunkhwa. All Political Agents / District & Sessions Judges in Khyber Pakhtunkhwa. The Registrar, Peshawar High Court, Peshawar.

The Chairman, Public Service Commission, Khyber Pakhtunkhwa. The Chairman, Services Tribunal, Khyber Pakhtunkhwa.

The Accountant General, Khyber Pakhtunkhwa, Peshawar

Subject:

11

CLARIFICATION REGARDING GRANT OF ONE SPECIAL ADVANCE INCREMENT TO THE EMPLOYEES HOLDING SELECTION GRADE PRIOR TO UPGRADATION OF THEIR POSTS IN BPS ALREADY HELD BY THEM. ...

Dear Sir.

am directed to refer to this Department's circular letter dated 31-12-2013 on the above noted subject and to state that a number of references have been received in this Department seeking clarification about the admissibility of one special advance increment granted vide this Department's letter No. FD (\$R-1) 2-4/2008 dated 04-04-2009.

In this connection, it is to clarify that the said increment has only been extended to the officials who were holding Selection Grade prior to upgradation of their posts in BPS, already held by them, just as in the case of same scale promotion, for instance:-

Junior Clerks (B-5) holding selection grade BPS-07 upgraded to BPS-7 is entitled to one special advance increment.

Senior Clerks (B-7) holding selection grade BPS-09 upgraded to BPS-09 is entitled to one special advance increment

Assistants (B-14) holding selection grade BPS-15 upgraded to BPS-14, is **not** entitled to one special advance increment

3. The above referred Notification / circular letter is not applicable to any other category of employees.

(MASOOD KHAN)
Deputy Secretary (Reg-II)

Endst: No .FD (SOSR-1) 2-123 /2013

31-03-2014 Dated

## Copy for information & necessary action to the:-

- The Director, Treasuries & Accounts, Khyber Pakhtunkhwa.
- All the District Comptroller of Accounts in Khyber Pakhtunkhwa 2.
- The Director Local Fund Audit, Khyber Pakhtunkhwa, Peshawar. 3.
- The Director, FMIU, Finance Department, 4
- 5 The Treasury Officer, Peshawar.
- The Secretary, Board of Revenue, Khyber Pakhtunkhwa.
- All the District & Agency Accounts Officers in Khyber Pakhtunkhwa / FATA.
- All the Section Officers / Budget Officers in Finance Department, Khyber 8. Pakhtunkhwa, Peshawar.
- 9.
- The Private Secretary to Senior Minister Finance, Knyber Pakhtunkhwa.
  The Private Secretary to Secretary / P.As to Special Secretary, Additional 10. Secretaries / Deputy Secretaries in Finance Deptt:

(Wazir Myhammad Afgar) Section Officer (SR-1)

## BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No	: 409	of 2015

Wajid Ali Shah S/O Muzamal Shah, Senior C.T teacher, Now SST Government Higher Secondary School Banda Pir Khan, Abbottabad, R/O: village and Post Office Banda Pir Khan, Abbottabad.

Appellant

#### Versus

District Comptroller of Accounts, Abbottabad and 03 0ther.

Respondents

## **REJOINDER** (REPLICATION)

## **INDEX**

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S. No	DESC: OF DOCUMENTS	ANNEXURES	PAGE NO
1	REJOINDER (replication) on the comments (reply) of the respondents.		1 to 4
2	Copy of Judgment of Supreme	Н	5 to 9
Ç.	Court dated 19/07/2007 passed in	· ·	
	CPLA 525 of 2007 & Judgment		
	dated 29/01/2008 passed in Civil		
•	Review Petition No 216 of 2007		
	filed by Finance Department.		
3	Copy of Judgment of Supreme	I	10 to 12
	Court dated 16/03/2011 passed in		
in i	Civil Appeal 118-P of 2009.		

(Wajid Ali Shah)
Appellant Inperson

Dated 17/10/2016



### BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service	Appeal No:	409	of 2015

Wajid Ali Shah S/O Muzamal Shah, Senior C.T teacher, Now SST Government Higher Secondary School Banda Pir Khan, Abbottabad, R/O: village and Post Office Banda Pir Khan, Abbottabad.

Appellant

#### Versus

District Comptroller of Accounts, Abbottabad and 03 0ther.

Respondents

**REJOINDER** (REPLICATION) ON THE COMMENTS (REPLY) OF THE RESPONDENTS.

Note That two sets of coments/replies have been submitted before this Honourable Tribunal, one common reply is from respondents No 1 & 2 and the 2nd is from respondent no 3, while respondent No 4 relied upon the comments/reply of respondent No 3(Finance Department),

Factually and legally all points/issues are the same therefore for the sake of bravety and to avoid confusion, Appellant submits the following joint rejoinder.

Respectfully Sheweth,

#### **ON PRELIMINARY OBJECTIONS**

That appellant has good cause of action to file instant appeal before this Honourable Tribunal, it is filed on the basis of rights accrued from his seniority and there is no exceptions or discrimination can be discontinue the lawful benefits as already been decided in the Judgments of Supreme Court dated 19/07/2007 passed in CPLA 525 of 2007 & Judgment dated 29/01/2008 passed in Civil Review Petition No 216 of 2007 filed by Finance Department, as well as dated 16/03/2011 passed in Civil Appeal 118-P of 2009.



- ii) That appellant has good locus standi to file instant service appeal.
- iii) That the appeal is not only maintainable but also having on merits and respondents illegally tried to reopen the same matters which is finally decided by competent court of law in the presence of respondents.
- iv) That appeal is not time bared but filed well in time, there is no limitation against Pay matters, and cause of action arises every month when the appellant receives his pay slip.
- v) That the matter of Jurisdiction of this Honourable Tribunal is based under Article 212 of the Constitution, thus the plea of lacks of jurisdiction is totally illegal.
- vi) That there is no question of mis-joinder and non-joinder of necessary parties, all the necessary parties are already included in the panel of respondents and no one is left, Moreover respondents did not point out specifically.

#### ON FACTUAL OBJECTIONS

- 1-2) That in reply of Para no 1 of the service appeal, respondents marked it as "No comments" they deliberately concealed the real factual position of the case, it is very out set that the crux of the whole case is discussed in para no 1 & 2 and the very basic issue is available but respondents did not reply it and it stands admitted under the law.
- 3-4) That respondents marked para No 3 & 4 as "correct" but did not admit the appellant as an aggrieved person, the action of respondents by non granting of two increments (one special & pre-mature) is totally unlawful and against

3

the prevailing seniority rules, if for the sake of arguments it is assumed that the action of respondents is correct, the very legal position arises, as where would be seniority placement and incumbency? and it is also against the inforced service structure & seniority law & justice, under the settled seniority rule of law, "no junior will get no better position over his seniors" would be ruined, thus respondents did not clarify the factual and legal position of the case and side tracked the very important material/facts and tried to concealment of facts.

That respondents admitted that selection grade holders 5) were entitled for increments whose post were up-graded in BPS already held by them, but respondents insisted that this benefits is only extended to ministerial staff only, while under the law, it is not even possible that procedure of fixation of pay in Up-gradation of post or in promotion or in any manner, different for one category of employees from other category of it is pertinent to mention here that employees, representative of respondent no 3 (Mr Irshad Muhammad SO Litigation-II) has already availed these increment in the same situation as appellant, Furthermore the stand of respondents is directly against the judgments of Supreme Court dated 19/07/2007, 29/01/2008 & 16/03/2011 these are now final and thus unlawful action of respondents is against the Article of 189 of the Constitution, Copies of the judgments of Supreme Court dated 19/07/2007 passed in CPLA 525 of 2007 & Judgment dated 29/01/2008 passed in Civil Review Petition No 216 of 2007 filed by Finance Department, as well as dated 16/03/2011 passed in Civil Appeal 118-P of 2009 are annexed as Annexure

4

6-7) That comments of respondents are not to the point as raised in service appeal and incorrect, appellant reiterated the same position taken in para 6-7 of his service appeal.

#### **ON GROUNDS**

- a) That the reply of the respondents are totally incorrect and they are trying to misinterpretation of letters as referred in their comments, while appellant is entitled for two increments which is discussed by appellant in detailed herein above of this rejoinder so here no need to repeat it.
- b-g) That the case of appellant is very much clear and it is directly based on Supreme Court Judgment and comments of the respondents are totally incorrect, also not relevant to the points raised in appeal, and it is admitted facts that reply of respondents is absolutely ambiguous, and claim of appellant cannot be denied by the respondents in the presence of Supreme Court Judgment as referred above, thus the position taken in Para (b-g) in appeal by appellant is reiterated.

It is humbly prayed that this appeal may kindly be accepted along with all back benefits.

Dated 17/10/2016

(Wajid Ali Shah)
Appellant Inperson

#### Verification

It is verified that contents of instant rejoinder is correct and true according to my best knowledge and belief and nothing has been suppressed from this Honourable Tribunal.

(Wajid Ali Shah)

Appellant Inperson

Dated 17/10/2016

Annexure H.



## In the Supreme Court of Pakistan (Appellate Jurisdiction)

Present:

Mr. Justice Rana Bhagwandas, ACJ

Mr. Justice Sardar Muhammad Raza Khan

09.1504-1505/07

C.P.L.A No.525 of 2007

ppeal from judgment of NWFP Service Tribunal, Pesh

(On appeal from judgment of NWFP Service Tribunal, Peshawar dated 24.4.2007 passed in Service Appeal No.498 of 2006)

Rashid Iqbal Khan

Petitioner

Versus

District Coordination Officer, Abbottabad & others

Respondents

Petitioner:

Rashid Iqbal Khan, in person

For the respondents:

Sardar Shaukat Hayat Khan,

Additional Advocate General, NWFP

C.P.L.A No.526 of 2007

(On appeal from judgment of NWFP Service Tribunal, Peshawar dated 24.4.2007 passed in Service Appeal No.499 of 2006)

Muhammad Haroon Qureshi

Petitioner

Versus

District Coordination Officer, Abbottabad & others

Respondents

Petitioner

Muhammad Haroon Qureshi, in person

For the respondents:

Sardar Shaukat Hayat Khan,

Additional Advocate General, NWFP

Date of hearing:

19.7.2007

#### Judgment

Rana Bhagwandas, ACJ – Sole grievance of the petitioners before the NWFP Service Tribunal (hereinafter referred to as the Tribunal) appears to be that after induction in BPS-14 as Elementary School Teachers, in terms of NWFP Government Circular dated 7.8.1991 they are entitled to four advance increments in terms of NWFP Government circular letter No.FD(PRC)1-1/89 dated 11.8.1991 on acquiring higher qualification MA/MSc. They have been non-suited by the Tribunal vide judgment dated

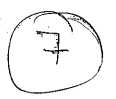
Suprema Count of Pakistan



24.4.2007 on the premise that they had been placed in higher grade i.e. BPS-14 on acquiring BA/BSc Second Division in terms of Finance Division circular letter No.FD(PRC)1-1/89 dated 7.8.1991, therefore, the provisions of circular letter dated 11.8.1991 issued by the Finance Department would not be applicable to teachers. Tribunal has expressed the view that this circular would be applicable only to ministerial staff, as such, the petitioners were not entitled to the relief claimed by them. Petitioners being aggrieved seek leave to appeal.

- We have heard the petitioners, who argued their case in person 2. whereas learned Additional Advocate General, NWFP has appeared on Court notice issued to the respondents. With the assistance of learned Additional Advocate General, we have examined both the circulars, which do not exclude the teachers in the Education Department from the benefits accruing out of circular letter dated 11.8.1991, as on its plain reading it applies to all civil servants in BPS 1 to 15 serving under the Provincial Government. Para 5 of the said circular provides mechanism for grant of advance increments to officials for possessing/attaining higher educational qualification. Para 5, clause (c) caters for the grant of four advance increments on attaining MA/MSc where prescribed qualification is FA/FSc. It would be seen that the petitioners were placed in BS-14 by reason of having acquired the qualification of BA/BSc; Second Division which is the prescribed qualification for the post of Elementary School Teacher. It is not the case of respondent-Government that the petitioners have already drawn advance. increments on acquiring higher qualification of MA/MSc.
- 3. Learned Additional Advocate General attempted to argue that in view of the higher scale granted to Elementary School Teachers in pursuance of the circular letter dated 7.8.1991, which was personal to them, the

Superintendent. Bupreme Court of Pakietan



petitioners would not be entitled to the incentive of advance increments contemplated by circular letter dated 11.8.1991 but he is unable to cite any principle of law or authority for placing this interpretation. We find that, while circular letter dated 7.8.1991 exclusively deals with the scales of pay of school teachers in different categories, circular letter dated 11.8.1991 provides for the revision of basic pay scales and grant of annual increments and advance increments for all Provincial civil servants in NWFP without any exception. Since the teachers or the employees in Education Department have never been expressly or impliedly excluded from the operation of the circular letter, view taken by the Tribunal being erroneous cannot be sustained at law. In fact, it suffers from clear misconception of law and misconstruction of the circular letter (supra).

3. For the aforesaid facts, circumstances and reasons, we are of the considered view that the Tribunal committed a serious error of law, therefore, the impugned judgment is liable to be set aside. Consequently, we convert these petitions into appeals and, on acceptance, declare that the petitioners would be entitled to four advance increments with effect from the date of qualifying MA/MSc exam.

Islamabad,
19<sup>th</sup> July, 2007.
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## IN THE COURT OF PAKISTAN (REVIEW/ORIGINAL JURISDICTION)

Present:

MR. JUSTICE MUHAMMAD NAWAZ ABBASI MR. JUSTICE MUHAMMAD QAIM JAN KHAN MR. JUSTICE MOHAMMAD MOOSA K. LEGHARI

C.R.P. NOs. 216 & 217/2007 in C.P. NOs. 525 & 526/2007 (On review from the judgment dated 19.7.2007 passed in C.A. Nos. 1504 & 1505/2007)

Secretary to Govt. of N.W.F.P. Finance Department, Peshawar ... Petitioner (in both cases)

#### Versus

Rashid Iqbal Khan and others Muhammad Haroon Qureshi and others

... Respondents (in C.R.P. No. 216/07)

... Respondents (in C.R.P. No. 217/07)

## CRLO.P. NOs. 66 & 67/2007 IN C.A. NOs. 1504 & 1505/2007

Rashid Iqbal Khan

... Petitioner (in Crl.O.P. No. 66/07)

Muhammad Haroon Qureshi

...Petitioner (in Crl.O.P. No. 67/07)

#### Versus

District Coordination Officer, Abbottabad and others

... Respondents (in both cases)

For the Petitioner

(in C.R.P. Nos. 216 & 217/07)

Sardar Shaukat Hayat, Addl.A.G. N.W.F.P

For the Petitioners

(in Crl.O.P. 66 & 67/07)

In Person

For the Respondents

(in C.R.P. Nos. 216 & 217/07)

N.R.

For the Respondents:

(in Crl.O.P. 66 & 67/07)

Sardar Shaukat Hayat, Addi.A.G. N.W.F.P

Date of hearing

29.1.2008

#### ORDER

MUHAMMAD NAWAZ ABBASI, J:- The learned Addl.

Advocate General has contended that this Court while interpreting the circulars in question has taken a view contrary to the correct legal position according to which private respondents were not entitled to the benefit of advance increments. We are afraid, the learned Addl.A.G. instead of pointing out any mistake of law and fact in the judgment made an attempt to re-open the case on merits. The scope of

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review is very limited and the points already considered in the judgment under review cannot be allowed to be re-agitated in review jurisdiction. These review petitions being without any substance are accordingly dismissed.

## Crl.O.P. Nos. 66 & 67/2007

The learned Addl.A.G. has given an undertaking for implementation of the judgment of this Court within a period of two weeks and in view thereof, this criminal original is disposed of with the direction that the judgment should be implemented in letter and spirit within two weeks under intimation to the Registrar of this Court.

Odl. Mishamonial Navag Aldasi, J.
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Annexure



## IN THE SUPREME COURT OF PAKISTAN (APPELLATE JURISDICTION)

PRESENT
MR JUSTICE NASIR-UL-MULK
MR JUSTICE AMIR HANI MUSLIM

## CIVIL APPEAL NO 118-P OF 2009

(On appeal from the judgment of the N.W.F.P. Service Tribunal, Peshawar, dated 26.1.2009 passed in Appeal No. 1060 of 2008)

Attaullah Khan

Appellant

#### Versus

Executive District Officer Schools and Literacy Lakki Marwat and others

Respondents

For the Appellant:

Mr. Waqar Ahmed Seth, AQSC

Mr. Mir Alam Khan, AOR

For the Respondents:

Mr. Naveed Akhtar. Addl. A.G. K.P.K.

Date of Hearing:

16<sup>th</sup> March, 2011.

## JUDGMENT

NASIR-UL-MULK. J.- This appeal by leave of this Court is directed against the judgment of the N.W.F.P. (now K.P.K) service Tribunal dated 26.1.2009 whereby the relief of three advance increments granted to the appellant was declined.

2. The appellant is a school teacher who had acquired additional qualification of M.A. (Pushto) on 26.9.2001. He along with others was granted three advance increments on attaining the additional qualification. It is the grievance of the appellant that the benefit of the pay, as a result of increments was not granted to him. The learned counsel for the appellant has referred to Para 5(iii) of the notification dated 11.8.1991 which states that "The advance increments shall be allowed at the time of recruitment or acquisition of higher qualification whichever is later. In cases where the employee is already at the



maximum of the scale, he may be allowed the number of advance increments beyond the maximum of the scale as personal pay to be absorbed at the time of his move-over/promotion." It is contended that the appellant had reached the maximum scale but the advance increments had not been absorbed in the appellant's pay at the time of his promotion from BPS-16 to BPS-17. In the comments filed by the respondents before the Service Tribunal the following plea was taken in para 4 for denying the relief to the appellant:-

"The para is not based on facts. At the time of fixation his pay has been fixed RS. 5490/- on the maximum of BPS-16. In the light of government N.W.F.P. Peshawar Finance Department No. FD-SRV/2-123/2001 dated 23.10.2001 duly verified by Accountant General N.W.F.P. vide his No H.24(110)LM/Vol-11/5255-56 dated 26.12.2003 in similar nature case of Mr. Dil Jan SET GHS Daulat Khel.(Copy Attached) that the three advance increments as a personal pay aver and above the maximum of the relevant scale is not admissible to the teaching staff. Hence, he is not entitled for the said benefits."

In the notification 23.10.2001 relied upon in the above comments, the finance Department, Government of N.W.F.P. had declined the relief mentioned in para 5(ii) of the notification dated 11.8.1991 to teachers on the ground that it is only for the benefit of government officials and is not admissible as a general principal in case of Basic Pay Scale rules 1983. This view of the Finance Department was contrary to the view point of the Accountant General office. From the past correspondence and para 4 of the comments filed by the respondents the only reason for declining the relief to the appellant was that the benefits of para 5(ii) of the notification of 11.8.1991 was not extendable to teaching staff. The question as to whether the notification dated 11.8.1991 was applicable to the teaching staff of the provincial Government came under discussion before this Court in case of Rashid Iqbal



Khan V District Coordination officer, Abbottabad and others (C.P.L.A. No. 525 of 2007) and it was held that the said notification was applicable to all Provincial civil servants in N.W.F.P. without any exception, including teachers in the Education Department of the Province. This judgment dated 19.7.2007 has therefore, settled the issue that the appellant would be entitled to the benefit of para 5(ii) of the notification dated 11.8.1991. That notification clearly declares that an employee who acquires additional qualification but has reached the maximum of the scale would be granted the advance increments beyond the maximum scale as personal pay that would be absorbed in his pay at the time of his promotion. The Tribunal has not examined the case from the above perspective. The appeal is, therefore allowed the impugned judgment is set aside and the appellant is granted the relief prayed for in the appeal filed by appellant before the N.W.F.P. Service Tribunal.

Sd/-MR NASIR-UL-MULK J

Sd/-MR AMIR HANI MUSLIM J

Peshawar March, 16. 2011