13.06.2016

Counsel for the appellant, and Mr. Daud Jan, Supdt alongwith Mr. Usinan Ghani, Sr. GP for respondents present.

Vide our detailed judgment of to-day in the connected service appeal 755/2012 titled "Salecm Khan-vs- Director Education (FATA), Khyber Pakhtunkhwa, Peshawar and others", this appeal is also dismissed as per detailed judgment referred above. Parties are left to bear their own costs. File be consigned to the record room.

11.15 35

ANNOUNCED 13.06.2016

(PIR BAKHSH SHAH)

MEMBER

(ABDUL LATIF) MEMBER vide order sheet dated 05.09.2013, , in connected appeal No.755/12,

this appeal is adjourned to 4 - 12 - 14

vide order sheet dated 05.09.2013, , in

connected appeal No.755/12, this appeal is adjourned to 12 - 2 - 15.

READER

vide order sheet dated 05.09.2013, , in connected appeal No.755/12, this appeal is adjourned to 17-6-15

vide order sheet dated 05.09.2013, , in connected appeal No.755/12,

this appeal is adjourned to  $\frac{2}{10} - 15$ 

e**/**øfer

vide order sheet dated 05.09.2013, , in connected appeal No.755/12, this appeal is adjourned to 10-12-75.

vide order sheet dated 05.09.2013, , in connected appeal No.755/12,

this appeal is adjourned to \_\_\_\_\_

READER

vide order sheet dated 05.09.2013, , in connected appeal it

this appeal is adjourned to \_

READER

5.9:2013

Vide order sheet dated 5.9.2013 in connected Service Appeal No. 755/12, this appeal is adjourned to 7.10.2013.

READER

Vide order sheet dated 5.9.2013 in connected Service Appeal No. 755/12, this appeal is adjourned to 7 - 11 - 13.

READER

Vide order sheet dated 5.9.2013 in connected Service Appeal No. 755/12, this appeal is adjourned to 31-12-13.

READER

Vide order sheet dated 5.9.2013 in connected Service Appeal No. 755/12, this appeal is adjourned to 21 - 3 - 14.

RHADER

Vide order sheet dated 5.9.2013 in connected Service Appeal No. 755/12, this appeal is adjourned to 15-5-14.

READER

Vide order sheet dated 5.9.2013 in connected Service Appeal No. 755/12, this appeal is adjourned to 13 - 6 - 14.

Counsel for the appellant and Mr. Muhammad Jan, GP with Daud Jan, Supdt. for the respondents present. In pursuance of promolgation of Khyber Pakhtunkhwa Service Tribunal (Amendment) Ordinance 2013, the Tribunal is incomplete. To come up for the same on 8.7.2013.

Counsel for the appellant and Mr. Muhammad Jan GP for the respondents present. In pursusance of Khyber Pakhtunkhwa Service Tribunal (Amendment) Act 2013, the Tribunal is incomplete, therefore, case to come up for the same on 5.9.2013.

8.7.2013

Vide order sheet dated 5.9.2013 in connected Service Appeal No. 755/12, this appeal is adjourned to 7.10.2013.

#### READER

Vide order sheet dated 5.9.2013 in connected Service Appeal

No. 755/12, this appeal is adjourned to \_\_\_\_\_\_

#### READER

23.01.2013.

No one is present on behalf of the appellant. Mr. Sherafgan Khattak, AAG with Mr. Muhammad Aqeel and Mr. Daud Jan, Supdt for the respondents present. Written reply has not been received on behalf of the respondents and requested for time. To ome up for writtne reply/comments on 13.03.2013.

REAMBER

13.3.13

Counsel for the appellant, and Shahabud Din, Senior Auditor for respondent No. 4 with Mr. Arshad Alam AGP for the respondents present. The learned AGP needs time to contact respondents No. 1 to 3. To come up for written reply of all the respondents on 28.5.2013.

MEMBER

28.05.2013.

Clerk to counsel for the appellant and Usman Ghani, SGP with Ashrafud Din, Senior Auditor and Muhammad Irshad, SO (Litigation) for the respondents present. In pursuance of promulgation of Khyber Pakhtunkhwa Service Tribunal (Amendment) Ordinance 2013, the Tribunal is incomplete. To come up for the same on 20.6.2013.

READER

MENNBER

IEMBER

5.12.2012 6.

Appeal O'760/2012. Mn. Mickel - Un-Deline Counsel for the appellant present and heard. Contended that the appellant is entitled to the grant of

arrears of graded pay/annual increments according to the judgment of the Hon'ble Supreme Court of Pakistan, granting graded pay/annual increments to untrained Teachers for their un-trained period and Notification dated 30.3.2009 but without arrears. The appellant was also allowed the same but without arrears against which he preferred a departmental appeal but with no response. Hence, the instant-appeal. Points raised need consideration. The appeal is admitted to regular hearing subject to all legal objections. The appellant is directed to deposit the security amount and process fee within 10 days. Thereafter, notice be issued to the respondents. Case

adjourned to 23.1.2012 for submission of written reply.

Member:

7. 5.12.2012 This case be put up before  $FB_{-}$  for further proceedings.

Counsel for the appellant present and requested for 3.9.2012 Case adjournment. adjourned 17.10.2012 for to preliminary hearing. Member. 17.10.2012 Munshi to Counsel for the appellant present and requested for adjournment. Case adjourned to 14.11.2012 • . . . . for pretiminary hearing. 14-11-2012, Conselfor appelland present. Request for adjournment. To 10 Conse up /000 p. H. 01 5-12-2012

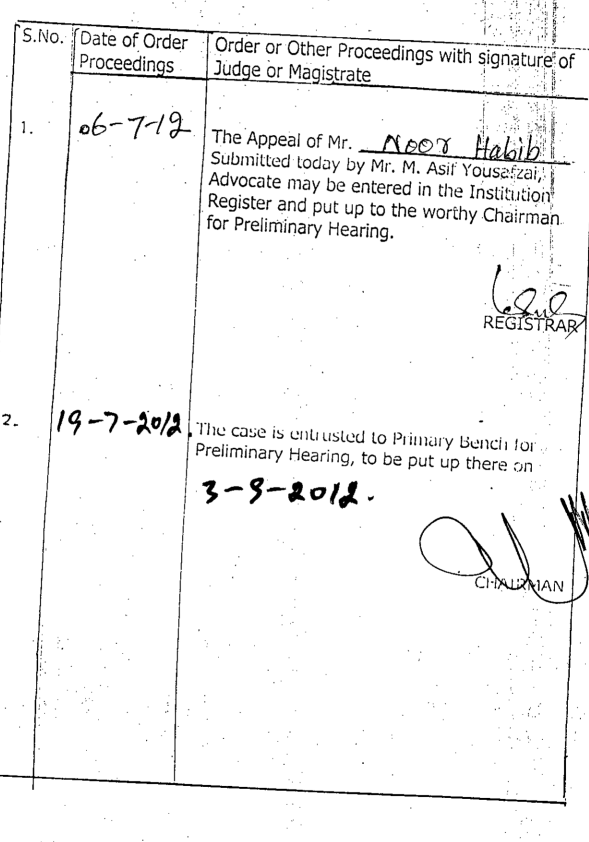
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Form – A

# FORM OF ORDER SHEET

Court of Khyber Pakhtunkhwa Service Tribunal, Peshawar

Case No. 756/2012



# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

756 /2012 Appeal No.

V/S

Mr. Noor Habib, PST

0. -2

Education Department.

# <u>INDEX</u>

......

S.No.	Documents	Annexure	Page No.
1.	Memo of Appeal		01-03 🛰
2.	Copy of Relevant Page of S/Book	- A -	04-10)
3.	Copy of Judgment	- B -	e P
4.	Copy of Notification	- C -	532
5.	Copy of Appeal	- D -	13
6.	Vakala Nama		194

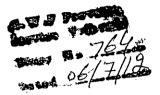
APPELLANT Noor Habib

THROUGH:

( M. ASIF YOUSAFZAI ) ADVOCATE, PESHAWAR.

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No.\_\_756 /2012



Mr. NOOR Habib, PST, GPS, Rahat Kor, Baro Khel, Mohmand Agency.

### **APPELLANT**

### VERSUS

1. The Director Education (FATA), Khyber Pakhtunkhwa, Peshawar.

- 2. The Secretary, Government of Khyber Pakhtunkhwa, Finance Department, Peshawar.
- 3. The Agency Education Officer, Mohmand Agency.
- 4. The Agency Accounts Officer, Mohmand Agency.

### **RESPONDENTS**



APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL ACT, 1974 FOR GRANTING ARREARS OF GRADED PAY/ ANNUAL INCREMENT WITH EFFECT FORM 31.08.1980 to 01.08.1988 AND AGAINST NOT TAKING ACTON ON THE DEPARTMENTAL APPEAL WITHIN STATUTORY PERIOD.

### **PRAYER:**

THAT ON ACCEPTANCE OF THIS APPEAL, THE **BE DIRECTED TO GRANT** RESPONDENTS MAY ARREARS OF ANNUAL **INCREMENTS** OF UNTRAINED PERIOD BEING HIS LEGAL RIGHTS. ANY OTHER REMEDY, WHICH THIS AUGUST MAY ALSO BE DEEMS FIT THAT TRIBUNAL AWARDED IN FAVOUR OF APPELLANT.

### **RESPECTFULLY SHEWETH:**

That the appellant was appointed as untrained PTC Teacher vide order dated 31.08.1980 and after passing PTC on 01.08.1988, the appellant was allowed graded pay of PST post. All entries are recorded in the Service Book relevant pages of which are attached as Annexure-A.

That recently the august Supreme Court of Pakistan has granted graded pay/annual increments to untrained teachers for their untrained period. Thus, in light of the Judgment of the Supreme Court, the Government has issued a Notification on 30.3.2009 where in annual increments have been allowed to all untrained teachers of their untrained period but without arrears. Copies of Judgment and Notification are attached as Annexure-B and C.

That as the appellant was also allowed only fixation of untrained period with effect from 31.08.1980 to 01.08.1988 but no arrears have been give. Therefore, the appellant filed departmental appeal for his claim and waited for statutory period but no reply has been received so far. Hence, the present appeal on the following grounds amongst the others. Copy of Appeal is attached as Annexure-D.

### **GROUNDS:**

- That not awarding the arrears of annual increment of untrained period and not taking action on the departmental appeal within 90 days is against he law, and norms of justice.
- )

That the appellant fully performed duty during period of untrained service, therefore, the appellant is fully entitled to the arrears of annual increments.

That as it has already been held by the Superior Courts that the pay is not a bounty of state but a right of an employee, therefore, the arrears of annual increments can not be denied.

3.

1.

2.

B)

A)

C)

That even under principles of fair play and justice the appellant is entitled to the arrears of his annual increments.

D)

**E)** 

F)

That the appellant has not been treated according to law and rules and principles of equity.

That the appellant seeks permission to advance others grounds and proofs at the time of hearing.

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

APPELLANT Afeebis Noor Habib

### THROUGH:

( M. ASIF YOUSAFZAI ) ADVOCATE, PESHAWAR.

لأرحبيب (For use in Police Department only). Passed F.A. Exame: Grom Pessed PTG Examination B.I.S. E Perhanan held - 1979 Heirs, Under Roll No 14894 and in the Sozanion, 1988 (Condensed Course) from Rejustrar, Departemental oblainted 350 merles out of 1000. He was placed in grade E. EXAminations, Education Department, NWFB Perhaum 3. cation Officer Agen & Ghallagai Mohmau received back dated uncles of all No: 1000 plitaming Verification Roll No. 170 marshis and of 400 marchs (II) Durustion assult declared on Left thumb-impression. 988. cettos Officer Attacy Ghalland Date F 7. Qualifications Date Qualifications Ja Sed S.S.C. Locamenti First Arts English Pashtu Jeman Ther B-15EE Perch) 8. B. L. or B.A. under R.No. 1967. inthe Pleadership examination Seffin 1973 (Annue) Ŀ <u>Urdu</u> and placed in 3rd Training School Final examination Plan-drawing Μ Other qualifications— Finger print - School Agency ir Ghullar Drill instructing mana 4: m Courteduties Reserve duties 10. ..... Ulne to be drawn under the qualification possessed.

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1:00 6 6 5 7 2 3 4 ĩ Lisofficiating Isofficiating state (i) substantive appointment or (ii) whether service counts for pension under Art-, 371 C. S. R. Whether substan-tive or officiating and whether permanent or Other emoluraents falling under the term "Pay" Pay in substantive Sig Signature of Government Additional desig besd o othe officer Name of post pay for officiating Date of post appointment servant temporary' . of col 7 83 Ĵ, 991 Office Of The Agency Accounts Officer Mohmand 37 . 1 (Agency Accounts Officer) The Offi-9. P.S. Rahat Yor. Temploff Rs 1 12 Vhald Moby 874 P.m 12 Ihal B 0 9.0 ansed BOS, No А. В. 1095-195 Mohma Nhalis R: 13,15 9 2 E. electris A A A A A

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# IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)-

PRESENT:

MR. JUSTICE IFTIKHAR MUHAMMAD CH., CJ. MR. JUSTICE ABDUL HAMEED DOGAR. MR. JUSTICE MULTAMMAD NAMAZ ABBOSI. MR. JUSTICE FARIR MUNAMMAD KHORAMAR MR. JUSTICE MIAN SHAKIRULLAH JAN. MR. JUSTICE M. JAVED BUTTAR. MR. JUSTICE RAJA FAYYAZ AHMED.

Appellant(s)

C. A. NO. 898/2006. (On appeal from the judgment dated 67.09.2002 passed by NWFP Service Tribunal, in

Government of N.W.F.P.

Appeal No. 1419/2000)

VERSUS

Muhammad Ismail. Respondent(s) For the Appellant(s): Sardar Shaukat Hayat, Addl. A.G., NWFP. For the Respondent(s): Mr. Shahid Ahmed, AŞC. Date of Hearing: 06.09.2007.

#### ORDER

HFTIKHAR MUHAMMAD CH., CJ: - It is an admitted position that vide appointment letter, the respondent was appointed as SET on temporary and Ad-hod basis wherein Scale and pay alongwith allowances have also been See. mentioned. We, therefore, are of the view that in such situation, he was entitled for the pay of the post, thus no interference is called for. Dismissed.

Sch Abdul Hameed Doga, J. Sch Mabersmeel Haws, Bobbarri, J. Sch Fagir Malersmeel Cholchen, J. Sch Fagir Malersmeel Cholchen, J. Sch Muim Radametter Jay, J. Sch Min Radametter Jay, J. El Rays Fayyog Bried

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ISLAMABAD. 06.09.2007. (MAZ)

Superintendent Suprema Court of Pakistan Le.



#### GOVERNMENT OF NWFP FEMANCE DEPARTMENT

#### (REGULATION WING)

#### No. FD(PRC)5-2/2002, Dated Peshawar, the 30.3.2009.

· .	
The Secretary to Government of NWFP,	
Department.	

Subject:-

Τu

GRANT OF ANNUAL INCREMENT/RUNNING PAY TO UNTRAINED TEACHERS IN THE LIGHT OF SUPREME COURT JUDGEMENT.

Dear Sir, I am directed to refer to year letter No. SO(10: A)/1-16/08/Advance Increment dated February 27, 2009 on the subject noted above and to state that the Provincial Government is pleased to allow the benefit of annual increments to the contracted teachers from the date of their regular appointment.

No arrears shall however, be admissible/payable prior to the date of issuance of this circular.

Sd/-

(ABDUL JABBAR) SECTION OFFICER(Sk-I)

Endst. of even Number & Date.

Copy for information & necessary action to the :-

- 1) Accountant General NWFP.
- 2) All District Coordination Officers.
- 3) All District/Agency Accounts Officers NWFP/FATA.
  - \$d/-

SECTION OFFICER(SR-I)

GOVERNMENT OF NWFP. ELEMENTARY & SECY:EDU: DEPTT:

No. SO(B&A)/1-16/Budget/09, Dated Pedniwar, the 6.4.2009.

Endsi, of even Number & Date.

- Copy of the above is forwarded to :-1) The Director (E&S) Education NWFP Peshawar.
- 2) The Director(PITE) Peshawar.
- The Director Curriculum & Teachers Education Abbottabad. 3)
- All Executive District Officers(E&SE) in NWFP.
- The P.S. to Sceretary(E&S) Education Department. 1)

DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION, NWFP PESHAWAR. No. V

207, No.64/Gen Information/GB.

Dated Peshawar the 22 1/2009.

TANDUL HANID MARWAT SECTION OFFICEREES

Copy of the above is forwarded for necessary action & strict compliance to the:

-24 All the Executive Distt, Officers (E&SE) in NWFP.

25' Section Officer (B&A) Govt. of NWFP, E&SE Deptt: w/r to his No. cited above for information, please

26 PA to Director Local office.

11111

Assistant Director (15tt) (E&SE), NWFP, Parawar.

9

### The Director of Education, FATA, FATA Secretariat, Warsak Road, Peshawar.

To

Sir

Subject: Appeal for Allowing Arrears of Annual Increments of Untrained Period i.e. 31.8.1980 1.8.1988. to

It is submitted respectfully that I was appointed as P.T.C. by the competent authority through order dated <u>31.8.1980</u>. I passed P.T.C on <u>1.8.1988</u> after which I was allowed graded pay of PTC post. Thus, my total period of untrained service is <u>31.8.1980</u> to <u>1.8.1988.</u></u>

Now the Provincial Government has allowed the benefits of graded pay / annual increments for untrained period but without any arrears. This is great injustice to me because I had fully done my duty during untrained period and given 100% research.

Therefore, it is requested that I may please be allowed arrears of annual increments/graded pay for untrained period.

I shall be very thankful to your good-elf.

fapat.

Yours Obedie Noor Habib PST,

GPS Rahai Kor

Mohmand Agence

dt: 2.4.2012.

VAKALAT NAMA /20 NO. IN THE COURT OF Service Tribunal Ceshawar. Noor Habib (Appellant) (Petitioner) (Plaintiff) VERSUS <u>Education Depui:</u> 1/We Noor Habib Cappelloui (Respondent) (Defendant)

Do hereby appoint and constitute *M.Asif Yousafzai, Advocate, Peshawar*, to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/ Counsel on my/our costs.

I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter. The Advocate/Counsel is also at liberty to leave my/our case at any stage of the proceedings, if his any fee left unpaid or is outstanding against me/us.

Dated \_\_\_\_\_/20

(CLIENT)

ACCEPTED

M. ASIF YOUSAFZAI Advocate

M. ASIF YOUSAFZAI Advocate High Court, Peshawar.

### **OFFICE:**

Room No.1, Upper Floor, Islamia Club Building, Khyber Bazar Peshawar. Ph.091-2211391-0333-9103240 BEFORE THE KUYBER PAKIITOONKHWA SERVICE TRIBUNAL PESHAWAR.

Appeal No 756/2012 Nosiz Hads's PST GPS Dechat Loov

1, The Director Educaion (FATA) Khyber Pakhtoon khwa Peshawr. 2. The Secretary Government of Khyber Pakhtooon Khawa Finance Deptt; Peshnwar, 3. The Agency Education Officer, Mohmand Agency. Respondents. 4. The Agency Accounts Officer Mohmand Agenc /.

Appellant.

PRELIMINARY OBJECTIONS.

1. Thagt the appellant has got no cause of action/locus standi to file the instant appeal. 2. That the appellant has not come to this honorable tribunal with clean hands. 3. That the appellant has concealed material facts from this honorable tribunal.

4. That the appellant is estopped by his own conduct to bring the present appeal.

5. That the appeal is not maintainable.

6. That the appeal is bad due to non-joinder and ruis-joinder of necessaries parties.

# PARAWISE COMMENTS ON BEHALF OF RESPONDNENT NO.1 AND 3 IN APPEAL <u>NO.</u> 75 ራ

### RESPECTFULLY SHEWETH.

1.Incorrect.Pertains to record.

- 2. Incorrect.. Each and every case has its own mer t. Pay fixation Annual increments Pension ete: is the responsibility of Finance Department. Respondent No.1 is proforma respondent. Principal respondent is respondent No.2.
- 3. Incorrect. Relates to finance department. Pay fixation is the responsibility of Accounts officer concerned Responden: No.1 has no power to interfere in the subject case.

#### GROUNDS.

a).Incorrect. No action has been taken by the respondent department which is against the law and norms of justice. According to notification issued by the Finance Department Khyber Pakhtoon Khwa Peshawar Graded Pay has been awarded to the Appellant(Copy of the same is attached for ready reference).

b).Incorrect. As explained above in Para-a bove.

c).Incorrect. Each and every case has its own merit and circumstances.

- d).Incorrect. The honorable Service Tribuncl is requested to direct the appellant to
- approach the Finance Deportment/Agency Accounts Officer Mohmand at Ghalanai being right forum for the purpose.
- E. Incorrect. All Government Employees are bound to perform their duties according to rules/regulations as no one is allowed to violate the Government rules. The present

E. Incorrect: All Government Employees are bound to perform their duties according to rules/regulations as no one is allowed to violate the Government rules. The present appeal has also been treated by the competent authority according to rules.

F). This office is also seeks permission to advance other grounds at the time of arguments.

In the light of above facts it is humbly requested to please dismiss the appeal very graciously having no legal force.

lan DIRECTOR DUCATION FATA WARSAK RØAD PESHAWAR.

EDUCATION OFFICER AGENC MOHMAND AT GHALANAL

### <u>AFFIDAVIT</u>.

We the above respondents do hereby declare and affirm that the above comments are true and correct to the best of our knewledge and belief that nothing has been concealed from this honorable tribunal.

ran DIRECTOR EPUCATION FATA WARSAK ROAD PESHAWAR.

AGENCE EDUCATION OFFICER MOHMAND AT GHALANAI. G. CBRMITTE OF NWEP - ACH AP PAR AMENT

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GRANT OF ANNUAL INCREMENTERENESS PAY TO UNTRAINED TEACHERS IN THE LIGHT OF SUPREME COURT JUDGEMENT.

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28 AC District Coordination Officers.

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3) All District/Agency Accounts Officers NUT (\*\* AFA)

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DIRECTORATE OF ELEMENTARY & SECONDART EDUCATION, NWEP PESILAWAR.

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### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No.756/2012

Mr. Noor Habib, PST, GPS Rahat Kaor, Baro Khel, Mohmand Agency.....

....(Petitioners).

#### VERSUS

#### PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO.2

#### **Respectfully Sheweth**

- 1. Pertain to record of Administrative Deptt:
- 2. In pursuance of judgement of august Supreme Court of Pakistan dated 06-09-2007), the benefit of annual increment was extended / allowed to the untrained teacher from the date of their appointment, without arrear, by the Provincial Government vide letter dated 30-03-2009 wherein, it has clearly been mentioned that no arrear shall however, be admissible (Annex-I.
- 3. As per para-2 above.

#### Grounds:

- A. Pertains to the record of Administrative Deptt:
- B. Pertains to record of the Administrative Deptt: Anyhow, annual increment was allowed from the date of appointment but without arrear as explained at para-2 above.
- C. Each and every case has its own nature and circumstances and to be dealt with in accordance with its own rules and regulations. In the instant case the appellant had no right to claim the arrear, as per rules.
- D. As explained at para-2 & C above.
- E. As explained at para-C above.
- F. No comments.

In view of the above, it is therefore, humbly prayed that appeal of the appellant may be dismissed, being without force.

10 llal Secretary to Govt, of Khyber Pakhtunkhwa, Finance Department, **Respondent No.2** 



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

NO.FD (PRC) 5-2/2002 Dated Peshawar the: 30-03-2009

10x1

To:

The Secretary to Govt. of NWFP, Elementary & Secondary Education, <u>Peshawar.</u>

Subject:

# <u>GRANT OF ANNUAL INCREMENT / RUNNING</u> <u>PAY TO UNTRAINED TEACHERS IN THE LIGHT</u> <u>OF SUPREME COURT JUDGEMENT.</u>

Dear Sir,

I am directed to refer to your letter NO.SO (B&A) 1-16/08/ Advance Increment dated February 27, 2009 on the subject noted above and to state that the Provincial Government is pleased to allow the benefit of annual increments to the untrained teachers from the date of their regular appointment.

No arrears shall however, be admissible / payable prior to the date of issuance of this circular.

(ABDUL JABBAR) SECTION OFFICER (SR-1)

### Endst: of even No & date.

Copy for information & necessary action to the:

- 1. Accountant General NWFP.
- 2. All District Coordination Officers.
- 3. All District / Agency Accounts Officers NWFP / FATA.

SECTION OFFICER (SR-1)

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- D. As explained at para-2 & C above.
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SECTION OFFICER (SR-1)

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

Service Appeal No. 2012 /2012

Noor Habib

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B)

V/S Education Department.

# **REJOINDER ON BEHALF OF APPELLANT**

# **RESPECTFULLY SHEWETH:**

# **Preliminary Objections:**

(1-6) All objections raised by the respondents are incorrect. Rather the respondents are estopped to raise any objection due to their own conduct.

# **RESPECTFULLY SHEWETH:**

- Incorrect while Para 1 of the appeal is correct.
- 2 Incorrect the august Supreme Court of Pakistan has granted graded pay/annual increments to untrained teachers for their untrained period. The instant case is the same nature case and judgments of Superior Courts are to be applied as precedent in same nature cases. Finance department acts on the requisition of high ups. Moreover, respondents No.1 and respondents No.2 are responsible respondents.
  - Incorrect and not replied according to Para 3 of the appeal.

# **GROUNDS:**

- A) Incorrect, while Para-A of appeal is correct.
  - Not replied according to Para B of the appeal.

Incorrect, Supreme Court of Pakistan has granted graded pay/annual increments to untrained teachers for untrained period. The instant case is also same nature case and judgment of Superior Courts is to be applied as precedent in same nature cases.

Not replied according to Para D of the appeal.

Incorrect, while Para-E of appeal is correct.

Legal.

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

### APPELLANT

Through:

# ( M. ASIF YOUSÁFZAI ) ADVOCATE, PESHAWAR.

DEPÓNENT

## <u>AFFIDAVIT</u>

**C**)

D)

E)

F)

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

