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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

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Muharir Compilation

4 ηN. 24 Incharge Judicial Branch

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KHYBER PAKHTUNKWA

SERVICE TRIBUNAL, PESHAWAR

All communications should be addressed to the Registrar KPK Service Tribunal and not any official by name.

1040 /ST No.

Dated 2 / /2024

Ph:- 091-9212281 Fax:- 091-9213262

To

The District Education Officer, District Manshera.

Subject

ORDER IN SERVICE APPEAL NO. 1237/2021 TITLED SAHIBZADA MUHAMMAD IDDRESS – VERS- THE SECRETARY ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT, KHYBER PAKHTUNKHWA, PESHAWAR AND OTHERS

Dear Sir,

I am directed to forward herewith a certified copy of order dated 22.04.2024, passed by this Tribunal in the above mentioned service appeal for information.

Encl. As above.

(PIR MUHAMMAD KHAN AFRIDI) (CIMNG) REGISTRAR KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. S.A No. 1237/2021

22.04.2024 1.

KaleemUllah

Is per instructions of my client I wilk draw but Ipred the fee

1. Learned counsel for the appellant present. Mr. Asif Masood Ali Shah learned Deputy District Attorney alongwith Muhammad Usman, ADEO for the respondents present.

2. Learned counsel for the appellant stated that he has been instructed to make a request for withdrawal of instant appeal. As a token of admission of his submission, he signed the margin of order sheet. In view of the above, the appeal is dismissed as withdrawn. Consign.

3. Pronounced in open Court in Peshawar given under our hands and seal of the Tribunal on this 22nd day of April, 2024.

ha Pa (Far Member (E)

(Rashida Bano) Member (J) 11.09.2023

Learned counsel for the appellant present. Mr. Asad Ali Khan, Assistant Advocate General for the respondents present.

Learned counsel for the appellant requested for adjournment on the ground that he is not feeling well today. Adjourned. To come up for arguments on 01.01.2024 before the D.B. Parcha Peshi given to the parties.

(Fareeha Paul) Member (E)

(Salah-ud-Din) Member (J)

Naeem Amin

Jan. 2024
 Junior to counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

2. Former made a request for adjournment as senior counsel for the appellant **KPST** was not available today. Adjourned by way of last chance. To come up for

arguments on 22.04.2024 before D.B. P.P given to the parties,

*Mutazem Shah *

(Fareeha Paul) Member (E)

(Kalim Arshad Khan) Chairman 16th Mar, 2023

Junior to counsel for the appellant present. Mr. Asad Khan, Assistant Advocate General for respondents present.

Former requested for adjournment as senior counsel for appellant is not available being busy before the Hon'ble Peshawar High Court, Peshawar. Adjourned. To come up for arguments on 01.06.2023 before D.B. PP given to the parties.

(Salah-Ud-Din) Member (J)

(Kalim Arshad Khan) Chairman

1st June, 2023

shawa

C. M. M. H.

Learned counsel for appellant present. Mr. Muhammad Jan,
 District Attorney for respondents present.

2. Learned counsel for appellant requested for adjournment as he has not prepared the brief. Adjourned. To come up for arguments on 11.09.2023 before D.B. P.P given to the parties.

(Salah-Ud-Din) Member (J)

(Kalim Arshad Khan) Chairman

*Mutazem Shah *

01.11.2022

Mr. Umer Farooq, Advocate, junior of learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present.

Junior of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is busy in the august Peshawar High Court, Bannu Bench. Adjourned. To come up for arguments on 20.12.2022 before the D.B.

(Mian Muhammad) Member (E)

(Mian Muhammad)

Member (E)

(Salah-Ud-Din) Member (J)

20.12.2022

Learned counsel for the appellant present. Mr. Naseer-ud-Din Shah, Assistant Advocate General alongwith Mr. Tufail, Assistant for the respondents present.

Learned counsel for the appellant requested for adjournment on the ground that he has not made preparation for arguments. Adjourned. To come up for arguments on 16.03.2023 before D.B.



(Salah-ud-Din) Member (J) Learned Addl, A.G be reminded about the omission and for submission of reply/comments within extended time of 10 days.

08.11.2021

29.07.2021

Stipulated period passed reply not submitted

Clerk of learned counsel for the appellant present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Touseef, ADEO for respondents present.

Representative of the respondents submitted written reply/comments which is placed on file. Arguments could not be heard due to general strike of the Bar. Adjourned. To come up for arguments on 01.03.2022 before D.B.

(Mian Muhammad) Member(E)

(Roziná Řehman) Member(J)

01.03.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 03.06.2022 for the same as before.

03.06.2022

Bench is incomplete, therefore, case is adjourned to 22.08.2022 for the same as before.

21.06.2021

Deposited

Counsel for the appellant present. Preliminary arguments heard.

Points raised need consideration. The appeal is admitted to regular hearing, subject to just and legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days of the receipt of notices positively. If the written reply/comments are not submitted within the stipulated time, the office is directed to submit the file with a report of non-compliance. File to come up for arguments on 08.11.2021 before the D.B.



Form-A

FORM OF ORDER SHEET

Court of

Date of order

proceedings

20/01/2021

esnawa

2

S.No.

1

1-

2-

<u>73</u> /2021 Case No.-Order or other proceedings with signature of judge 3 The appeal of Sahibzada Muhammad Idrees Gul presented today by Mr. Noor Muhammad Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR (This case is entrusted to S. Bench for preliminary hearing to be put up there on 22/03/21 CHAIRM Mr. Afrasiyab Khan Wazir, Advocate, junior of learned present and appellant the for

22.03.2021

requested fdr counsel adjournment on the ground that learned counsel for the appellant is unable to appear before the Tribunal due to illness. Adjourned. To come up for preliminary hearing before S.B on 21.06.2021.

لللغ

(SALAH-UD-DIN) MEMBER (JUDICIAL)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. ____/2021

SAHIBZADA MUHAMM DIDREES GUL



VS

EDUCATION DEPARTMENT

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APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE

BEFORE THE KHYBER P/ IWA SERVICE TRIBUNAL PESHAWAR Khyber Pakhtukhwa Service Tribunal

Diary No.

021

PPELLANT

APPEAL NO. <u>1937</u>/2021

Mr. Sahibzada Muhammd Iddress Gul, CT (BPS-15), GHS Shinkiari, District Mansehra.....

VERSUS

- 1- The Secretary, E&SE Department, Khyber Pakhtunkhwa, Peshawar.
- 2- The Secretary Finance Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The Director, E&SE Department, Khyber Pakhtunkhwa, Peshawar.
- 4- The District Education Officer, District Mansehra.

APPEAL UNDER SECTION- 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 FOR FIXATION OF PAY IN BPS-15 w.e.f. 27-08-1995 i.e. FROM THE DATE OF INITIAL APPOINTMENT TO THE POST OF CT AND AGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL OF APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS.

PRAYER:

That on acceptance of this appeal the appellant may kindly be allowed/granted pay fixation w.e.f. 27-08-1995 with all back benefits. Any other remedy which this august Service Tribunal deems fit that may also be awarded in favor of the appellant.

Ř/SHEWETH:

<u>ON FACTS:</u>

Brief facts giving rise to the present appeal are as under:

- 2- That later on the services of the appellant along with others were dispensed with on the ground that their services were no more required to the Department.
- **3-** That it is also worth mentioning that on promulgation of Khyber Pakhtunkhwa Sacked Employee Act, 2012 the appellant approach the concerned authority for his re-instatement being covered under the said act but the same was not considered. That

- **6-** That feeling aggrieve and having no other remedy the appellant filed the instant appeal on following grounds amongst the others.

GROUNDS:

- A- That the inaction of respondents by not allowing pay fixation to the appellant w.e.f 27-08-1995 is against the law, facts, norms of natural justice and materials on the record.
- B- That appellant has not been treated in accordance with law and rules by the respondent Department on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That the respondents acted in arbitrary and mala fide manner by not allowing pay fixation to the appellant w.e.f 27-08-1995 and as such the inaction of the respondents is violation of law and rules.
- D- That the inaction of the respondents is discriminatory and against the norms of natural justice, therefore not tenable in the eye of law.
- E- That under Article 38 (e) of the Constitution of Pakistan, 1973 state is bound to reduce disparity in the income and earning of the individuals including persons in the various services of Pakistan, therefore in light of the above mentioned Article the appellant is fully entitle for the grant of pay fixation w.e.f the date of initial appointment.
- F- That promulgation of Sacked Employee Act, 2012 established that dismissal of appellant along with others from services was against the



- aw, hence the appellant is entitled to pay fixation from date of his first appointment.
 - G- That in light of Rule 2.3 of the West Pakistan, Pension Rules, 1963 the appellant is fully entitle for the grant of pay fixation from the date of initial appointment.
 - H- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

SAHIBZADA MUHAMMAD IDDRESS GUL

APPELLANT

THORUGH: NOOR MOHAMMAD KHATTA MIR ZAMAN'SAI

& AFRASIAB KHAN WAZIR ADVOCATES

13 OFFICE ORDER NO. /AE-DATED ABBOTTABAD THE TRUENTREPPE:-195. The following appointment of Trd: ____ candidates are hereby ordered post as noted against each in RPS-9 (Rs.1505-97-3060) and RPS-14 on . C 🖞 /S₩ Rs. 2065-105-44PA) in case of tra:/EA.B. Sc with and Pive:) + usual allowances as admissible under the rules on the following terms and conditions:-Ś∹No. Name of candidate with School where <u>qualification & address</u> Remarks, appointed. Muhammad Shabir FA CT, 1, S/O Mohammad Miskeen GHS Kalinjar, Aganist vacant R/O Baffa Manschra. CT post. 22 Sahibzada Muhammad Iddress Gul FA CT, S/O Sahibzada-GMS Bhogarmang. Ali Almed, R/O Baffa, Mansehra. Aganist vacant SV post. Э, Ghulam Khan BA CT, S/0 GMS Narbeer. Hujat Khan R/O Baffa Aganist vacant Mansehra. CT post. COMPITIONS: The appointments are purely on temporarly basis and liable to termination 1. at any time without notice or assigning reasons. They should produce their age and health certificate from the concerned 2. Medical Superintendent. 3. 1 The Had of Institutions/Office are required to check all the original Educational Qualification/Professional Certificates before handing over charge. The newly appris Head of Institution/Office are required to get verify ۷., their academic certificate from Board/University concerned, 5. Applintment of trained candidates who passed their Professional Exam:from other than NWFT, is provisional & subject to the verification of certificate 1 In case they wish to resign from service/post they will have to give one £ : month's prior notice or forefiet one month's pay in lieu of short notice. 7 The appointment shall stand automatically cancelled if they failed to join. the post within 15 days of the issue of this order. Special relaxation of upper oge limit for 2 yrs:has already been allowed vide Gowt:of NWFP,S&GAD letter No:SOS-III (S&GAD)0(4)34, dated 18.7.1994. З. They should not be handed over charge if their age exceed , years or ٩. Felow 14 years. No TA/DA is allowed on Ist appointment. 14. 11. Charge reports should be sent to all concerned. (HAJI SARFRAZ KHAN) DI VL: DIRECTOR OF EDUC TION (S) Endst:No: 20 5827 HIZARA DI VI SI ON? ABBOTT BAD. /AE-III /Apptt: Dated A/Abad the 27/3 Copy of the shove is forwarded to the:-_ (M) P/S to Minister for Education(S/C) NWFP, Peshawar. . 1 . P/S to Minister for 2. Director Secy: Education, NWFP, Peshawar. District Education Officer (Male/Female) A/Arad, Mansehra, Haripur & Kohistan. Frincipal, Headmaster, Headmistress, GHSS/GMS/GMS 3., A., 5. б, District Accounts Officer, A Abad, Manschra, Haripur & Kohistan. Condidate concerned. (8)A.D.E.O. (E) Local Office; (9) T/A to DDE(S)Hazara. 7. 10; For/Diffector of Edu: (S.) Hazara Division, "bbottabad. TEST

THE KHYBER PAKHTUNKHWA SACKED EMPLOYEES (APPOINTMENT) ACT, 2012.

(KHYBER PAKHTUNKHWA ACT NO. XVII OF 2012)

[first published after having received the assent of the Governor of the Khyber Pakhtunkhwa in the Gazette of Khyber Pakhtunkhwa (Extraordinary),dated the 20thSeptember,2012].

AN ACT

o provide relief to those sacked employees in the Government service, who were dismissed, removed or terminated from service, by appointing them into the Government service.

WHEREAS it is expedient to provide relief to those sacked employees who were appointed on regular basis to a civil post in the Province of the Khyber Pakhtunkhwa and who possessed the prescribed qualification and experience required for the said post, during the period from 1st day of November 1993 to the 30th day of November, 1996 (both days inclusive) and were dismissed, removed, or terminated from service during the period from 1st day of November 1996 to 31st day of December 1998 on various grounds;

WHEREAS the Federal Government has also given relief to the sacked employees by enactment;

AND WHEREAS the Government of the Khyber Pakhtunkhwa has also decided to appoint these, sacked employees on regular basis in the public interest;

It is hereby enacted as follows:

1. <u>Short title, extent and commencement</u>.---(1) This Act may be called the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012.

(2) It shall apply to all those sacked employees, who were holding various civil posts during the period from 1st day of November, 1993 to 30th day of November, 1996 (both days inclusive).

(3) It shall come into force at once.

2. <u>Definitions</u>.--- In this Act, unless the context otherwise requires, the following expressions shall have the meanings hereby respectively assigned to them that is to say,-

- "civil post" means a post created by the Finance Department of Government for the members of civil service of the Province;
- (b) "Department" means the Department and the Attached Department as defined in the Khyber Pakhtunkhwa Government Rules of Business, 1985, including the Divisional and District Offices working thereunder;
- (c) "Government" means the Government of the Khyber Pakhtunkhwa;
- (d) "Prescribed" means prescribed by rules;

(a)

(g)

- (e) "Province" means the Province of the Khyber Pakhtunkhwa;
- (f) "rules" means the rules made under this Act; and

"Sacked employee" means a person who was appointed on regular basis to a civil post in the Province of the Khyber Pakhtunkhwa and who possessed the prescribed qualification and experience for the said post at that time, during the period from 1st day of November 1993 to the 30th day of November, 1996 (both days inclusive) and was dismissed, removed, or terminated from service during the period from 1st day of November 1996 to 31st day of December 1998 on the ground of irregular appointments;

3. <u>Appointment of sacked employees</u>.--- Notwithstanding anything contained in any law or rule for the time being in force, on the commencement of this Act, all sacked employees subject to section 7, may be appointed in their respective cadre of their concerned Department, in which they occupied civil posts before their dismissal, removal and termination from service:

Provided that the sacked employees shall be appointed against thirty percent of the available vacancies in the said Department:

Provided further that the appointment of sacked employees shall be subject to the medical fitness and verification of their character antecedents to the satisfaction of the concerned competent authority.

4. <u>Age relaxation</u>.-- The period during which a sacked employee remained dismissed, removed or terminated from service, till the date of their appointment shall be deemed to have been automatically relaxed and there shall be no further relaxation under any rules for the time being in force.

ATTENTED

5. <u>Sacked employees shall not be entitled to claim seniority and other back</u> <u>benefits</u>.--- A sacked employee appointed under section 3, shall not be entitled to any claim of seniority, promotion or other back benefits and his appointment shall be considered as fresh appointment.

6. <u>Preference on the basis of age</u>.--- On the occurrence of a vacancy in the respective cadre of the concerned Department of the sacked employee against the thirty percent available share, preference shall be given to the sacked employee who is older in age.

7. <u>Procedure for appointment</u>.---(1) A sacked employee, may file an application, to the concerned Department within a period of six months from the date of commencement of this Act, for his appointment in the said Department:

Provided that no application for appointment received after the due date shall be entertained.

(2) The concerned Department shall maintain a list of all such sacked employees whose applications are received under sub-section (1) in the respective cadres in chronological order.

(3) If any vacancy occurs against the thirty percent available share of the sacked employee in any Department, the senior in age from such sacked employee shall be considered by the concerned Departmental Selection Committee or the District Selection Committee, as the case may be, to be constituted in the prescribed manner, for appointment:

Provided that no willingness or response is received within a period of thirty days, the next senior sacked employee shall be considered for appointment.

(4) The Concerned Departmental Selection Committee or District Selection Committee, as the case may be, will determine the suitability or eligibility of the sacked employee.

(5) If no sacked employee is available against thirty percent vacancy reserved in respective cadre in a Department, then the post shall be filled through initial recruitment.

8. <u>Removal of difficulties</u>.--- If any difficulty arises in giving effect to any of the provisions of this Act, the Chief Minister Khyber Pakhtunkhwa may issue such order not inconsistent with the provision of this Act as may appear to him to be necessary for the purpose of removing the difficulty:

Provided that no such power shall be exercised after the expiry of one year from coming into force of this Act.



9. <u>Act to override other laws</u>.--Notwithstanding anything to the contrary contained in any other law or rules for the time being in force, the provisions of this Act shall have overriding effect and the provisions of any other law or rules to the extent of inconsistency to this Act, shall cease to have effect.

10. <u>Power to make rules</u>.-- Government may make rules for carrying out the purposes of this Act.

ATTESTE

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) MANSEHRA

<u>APPOINTMENT</u>

In pursuance of Khyber Pakhtunkhwa Sacked Employees (Appointment) 2012 and Judgement passed by Honorable Peshawar High Court Abbottabad Bench Abbottabad, In Consolidate Judgment Vide Dated 24-05-2016,in W/P No 516-A/2013,676-A/2015,20-A/2014,216-A/2015,1155-A/2015,702-A2014,115-A/2014, and directions of Honorable Court in COC No.22-A/2016,COCNo. 47-A/2016,COC No. 58-A/2016,COC No. 83-A/2016 2014, consequentupon recommendation of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the post of CT, School based and in BPS-15 (Rs.16120-13330-56020) plus usual allowances as admissible under the rules, under the existing policy of the Provincial Government, on the terms and condition given below with effect from the date of their taking over charge:-

S.#	Name	Father's Name	Domicile	Permanent Address	Place of posting
1.	MAZHAR ALI	KHUWAJA MUHAMMAD	01-04-1966	Village Jabori The & Distt Mansehra	GMS Sachan Kalan Mansehra
2.	M.Siddique	M.Shareen	07-02-1968	New Darband The Oghi Distt: Mansehra	GMS Darband Mansehra
3.	Abduilah Khan	Abdul Akbar Khan	06-06-1968	VPO Baffa Mansehra	GMS Nasir Abad Mansehra
4.	MUJEEB UR REHMAN	AZIZ UR REHMAN	21-05-1969	VPO Baffa Mansehra	GHS Kolika Mansehra
5.	Sahibzada M. Idrees Gul	Sahib Zada Ali Ahmed	15-06-1969	VPO Baffa MAsehra	GMS Nanoha 7
6.	Shah Nawaz	Khalil ur Rehman	02-08-1970	VPO New Darband The Oghi Distt: Mansehra	GMS Nara Doga Mansehra
7.	MALIK AZHAR HAFEEZ	MUHAMMAD HAFEEZ	01-02-1972	Village Bherkund Mansehra	GHS Bherkund
8.	Mukhtar Ahmed	-M.Yosuf	13-03-1972	Village Kangali P/O Shergarg The Oghi Distt: Mansehra	GHS Data
9.	Fazal Rabbi	GoharAman	25-05-1972	VPO Baffa Mansehra	GMS Jhangar Mansehra
•10	SABIR ALI	FIDA MUHAMMAD	03-04-1973	VPO New Darband The Oghi Distt: Mansehra	GMS Shanaya Mansehra
11.	Tariq Manan	Abdul Mənan	04-04-1973	VPO Lassna Nawab Mansehra	GMS Sawan Mera Mansehra
12,	M.Arshid	М.Үаqoob	13-04-1974	Village KhailTrappi Mansehra	GMS Gurwal Mansehra
13.		Syed Akbar	04-04-1969	Village Ramkot P/O Shergarh The: Oghi Distt: Mansehra	GMS Thathi Khurd Mansehra
14		Umer Daraz	01-03-1975	Village Maloga The Oghi Dist Mansehra	GMS Bagrian Mansehra
15.		AZIZ UR REHMAN	08-04-1970	Village Bedadi The: & Distt: Mansehra	GMS Karmong Bala Mansehra

TERMS & CONDITIONS.

1. NO TA/DA etc is allowed.

- 2. Charge reports should be submitted to all concerned in duplicate.
- 3. Their Appointment are subject are condition that, their certificates/document and domicial
 be verify from the concerned authority before releasing their salary in the light of Section 3 of the said ACT.
- 4. They will be governed by such rules & regulation enforce and as may be prescribed by the Government time to time for the category of the Government savant to which they belon.

5. Their appointment has been made in pursuance of Khyber Pakhtunkhawa, Sacked Employee (appointment) ACT 2012. Hence under Section 5 of the said ACT they shall not be entitled to any claim of the seniority, promotion and back benefits.

6. Their appointment has been made in pursuance of Khyber Pakhtunkhawa, Sacked Employee (appointment) ACT 2012. Hence Section 4 of the said ACT period during which they remained dismissed, removed or terminated from services, till the date of their appointment shall have been deemed atomically relaxed.



Their Appointment is subject to the condition that the certificates/documents must be verified from the concerned authorities by the DEO.Anyone found producing bogus Certificate will be reported to the law enforcing agencies for further action.

- Their services are liable to termination on one month's prior notice from either side. In case of resignation without notice his one-month pay/allowances shall be forfeited to the Government. Their pay will not be drawn until and unless a certificate to the effect by DEO is issued that his certificates/degrees are verified from the concerned board/university.
- The Principal / Headmaster School concern is directed to submit their Degrees /Certificates etc to this office for verification from Board /University/Institutions before any payment made to them.
- 11. They should join their post within 15 days of the issuance of this notification. In case of failure to join their post within 15 days of the issuance of this notification, his appointment will expire automatically and no subsequent appeal etc shall be entertained.
- 12. Health and Age Certificate should be produced from the Medical Superintendent King Abdullah Teaching Hospital Mansehra before taking over charge.
- 13. They will be governed by such rules and regulations as may be issued from time to time by the Govt.
- 14. Their services shall be terminated at any time, in case his performance is found unsatisfactory during their contract period. In case of misconduct, they shall be proceeded under the rules framed from time to time.
- 15. Their appointmentsare made on School based, they will have to serve at the place of posting, and their service is not transferable to any other station.
- 16. In case of having less qualification which ever is prescribed Acadeic BA/B.Sc for CT as well as classical certificate as profession the candidate must be qualified the above prescribed qualification i.e Academic/Professional within 3 years after issue of this appointment order, failing which their appointment order shall stand terminated atomically, without any further notice.
- 17. Before handing over charge once again their documents may be checked if they have not the required qualifications they may not be handed over charge.
- 18. Before handing over charge they will sign an agreement with the department, otherwise this order will not be valid.
- 19. The competent authority reserve to right to rectify the error / omission, if any noted /observed at any stage in instant order issued erroneously.

DISTRICT EDUCATION OFFICER, 19810-30 (MALE)MANSEHRA /File No./CT/Sacked Apptt:/2017/Dated Mansehra the Endst: No. 2017

Copy forwarded for information and necessary action to the: -

- 1. Registrar Honrable Peshawar High Court Abbottabad Bench.
- 2. Director, Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
- 3. PS to Secretary Khyber Pakhtunkhwa E&SE Department Peshawar.
- 4. District Accounts Officer Mansehra.
- 5. Principal / Head Master Schools concerned.
- 6. Budget & Account Officer Local Office.
- 7. Officials Concerned.
- 8. Office Order File

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9.

DY: DISTRICT EDUCATION OFFICER (MALE)MANSEHRA



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OFFICE OF THE DISTRICT EDUCATION OFFICER (M) MANSEHRA CORRIGENDUM

The Appointment Order of sacked employee CT B-15 in respect of the following teacher issued under Endst: No 19810-30 dated 14/11/2017 is hereby amended and mentioned as against the schools where they were adjusted and now resettled against clear vacant post w.e.f the date of taking over charge against their newly assignment as a CT in the light of above order dated 14/11/2017, in the interest of public service.

S.#	Name	Previous Place of posting	Recently place of Adjustment	Remarks
1.	Fazalé Rabi CT	GMS Jhangar	GMS Guli Bagh	A/V Post
2		GMS Karmang		A/V Post
3	Sahibzada M Idrees Gul CT	GMS Nanoha	GHS Shinkiari	A/V Post
4.	Mujeed ur Rehman CT	GHS Kolika	GHSS Baffa	A/V Post
5.	Muhammad Aslam J/C	GHSS Jalgali	5000	A/V Post

Note:-

- 1. Charge report should be submitted to all concerned.
- 2. No TA/DA allowed

Sd/-DISTRICT EDUCATION OFFICER (MALE) MANSEHRA

2017

Endst: No 305-9//Estt :(M) Dated Mansehra_ Copy to the:-

- 1. District Accounts Officer Mansehra
- 2. Principal/Head Master School concerned.
- 3. B&AO Local Office Mansehra
- 4. Teacher Concerned
- Office File.

DY: DISTRICT EDUCATION OFFICER (MALE) MANSEHRA

12 MEDICAL CERTIFICATE. Sahiba da Mikammad Name of Official, Quish Caste or Jace hibrada Father's name . a DI Date of birth Exact height by measurement Signature of the Official Signature of head of officer as the Scal of Office 123-88-336369 I do hereby certify that I have examined Mr. Shibe lambamated andidate employment in the Office of the..... and can not discover that he had any disease communicable of other constitutional I do no consider this as disqualification for employment in the office of the appearance about. vears. Medical, Superintende LEFT HAND THUMB AND FINGER ivit Prospital ALL

IMPRESSIONS.....

OFFICE OF THE MEDICAL SUPERINTENDENT KING ABDULLAH TEACHING HOSPITAL MANSEHRA. HEALTH & AGE CERTIFICATE

Name of Official	Schibzada Muhammad Idrees Gul
Father Name	Sahibzada Ali Ahmed
Date of Birth	15-06-1969.
Caste of Race	Qureshi
Address	Mohallah Sahibzada Baza Town
Tehsil	Mansehra District Mansehra.
Exact height by measurement	5'-06"
Personal mark of Identification	<u>Nil</u>
National Identity Card No.	13503-0682441-1
Signature of Official	LIPPR
Signature of head of Office	
	Seal of Office
I do hereby certify that I have by Employment in the office of the	
And can not discover that he had	d any disease communicable of other constitutional affection or
bodily infirinity except	
· ·	t consider this as disqualification of employment in the office of
the as above .His age according	to his own statement is $\underline{43}$ years and by appearance
	Years.
Left hand thumb and finger imp	ression
	Shu
	D ^y Medical Superintendent King Abdullah Teaching Hospital Mansehra Deputy Medical Superintender King Abdullah Toaching Hospital Mancebra.
- 新花的影响的名词 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一	Record 1986 Faster States and Antonio an

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17-11-2017

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ما حمراده فرادولي عل

PFICE OF THE PRINCIPAL GHS SHINKIARI MANSEHRA ernail ghsshinkiari@gmail.com

Phone 0997-530154 Mob 03009119058

CERTIFICATE OF TRANSFER OF CHARGE

In compliance with the order of DEO (Malc) Mansehra Endstt No.19810-30dated 14-11-2017 and corrigendum Endstt No.20535-41 dated 30-11-2017 Shaibzada Muhammad Idrees Gul took over charge against the post of CT at GHS Shinkiari Mansehra Fore Noon of today dated 18-11-2017.

Signature of relieving 31 Govt; Servant SAHIBZADA M.IDREES GUL Designation-СТ

Signature of relieved Govt: Servant VACANT

Designation СТ

No.

STATION

Dated.

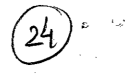
18-11-2017

Copy to;

GHS Shinkiari

- 1- District Education Officer (M) Mansehra.
- 2- District Accounts Officer Mansehra.
- 3- Office Record file.

PRINCIR/ GHSSEINKIARI MANSEHRAncipa



The Director, E&SE Department, Khyber Pakhtunkhwa, Peshawar

DEPARTMENTAL APPEAL FOR FIXATION OF PAY IN BPS-15 W.E.F 27.08.1995 i.e. FROM THE DATE OF INITIAL APPOINTMENT

Respected Sir,

7πo,

It is most humbly stated that I was appointed before your good self-Department as CT vide order dated 27.08.1995. That later on the services of the applicant were dispensed with on the ground that his services were no more required to the Department. That on promulgation of KP sacked Employees Act, 2012 I was submitted an application for re-instatement being covered under the said law and the same was considered by the authorities and re-instated/appointed the applicant as CT (BPS-15) vide order dated 14.11.2017. That in response I have submitted my charge report and started my duty quite efficiently and upto the entire satisfaction of my superiors. That after appointment I was time and again requested the concerned authorities for fixation of pay w.e.f 27.08.1995 but in vain. That I am fully entitle for fixation of pay from the date of my initial appointment i.e. 27.08.1995 but the concerned authority has been appointed me with immediate effect. Sir, I am feeling aggrieved preferred this Departmental appeal before your good self.

It is therefore, most humbly prayed that on acceptance of this Departmental appeal I may kindly be allowed for pay fixation w.e.f 27.08.1995 with all other consequential benefits back benefits. Any other remedy which your good self deems fit that may also be awarded in my favor.

Dated: 28.09.2020

YOUR OBEDIENTLY

SAHIBZADA MUHAMMAD IDDRESS, CT . GHS Shinkiari, District Mansehra



<u>VAKALATNAMA</u>

SCANNED .-St Ipeshawar

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

_____ OF 2021

(APPELLANT) ah. Bada Muhamael Ichesp Gul (PLAINTIFF) (PETITIONER)

VERSUS

(RESPONDENT) Education Dept+ (DEFENDANT)

I/We___

Do hereby appoint and constitute **NOOR MOHAMMAD KHATTAK, 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 cost. 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.

Dated.____/2021

CLIEŃT

ACCÉPTED NOOR MOHAMMAD KHATTAK

KAMRAN KHAN

AFRASIAB KHAN WAZIR &

HAIDER ALI ADVOCATES

OFFICE:

Flat No.4, 2nd Floor, Juma Khan Plaza, near FATA Secretariat, Warsak Road, Peshawar. Mobile No.0345-9383141

E THE HONOURABLE SERVICE TRIBUNAL KPK PESHAWAR

Service Appeal No.1237/2021

(ong'ene)

DA MUHAMMAD IDRESS GULAPPELLANT. SCANNED

VERSUS

- Rest 1. Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education KPK Peshawar.
- 2. Secretary Finance department KPK Peshawar.
- 3. Director Elementary & Secondary Education Department KPK Peshawar.

S.No	Description documents	of	Annexure	Pages
1.	Comments Respondents	of ,		1-3
2.	Affidavit	n ann talaichte anns a t a tagaradh		4
4.	Copy of Judgenment 20/02/2019	the dated	А	5-7

INDEX

- 1 Cm . 5

DISTRICT EDUCATION OFFICER (MALE) MANSEHRA





BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK PESHAWAR

Service Appeal No.1237/2021

SAHIBZADA MUHAMMAD IDRESS GULAPPELLANT.

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education KPK Peshawar.
- 2. Secretary Finance department KPK Peshawar.
- 3. Director Elementary & Secondary Education Department KPK Peshawar.
- 4. District Education Officer (Male) Mansehra......RESPONDENTS.

PARA WISE COMMENTS/WRITTEN REPLY ON BEHALF OF RESPENDENTS No.1 3 & 4:-

PRELIMINERY OBJECTIONS:-

- 1. That the appellant has got no cause of action locus standi.
- 2. That the appellant has concealed material facts from his Honorable Tribunal in the instant service appeal. Hence not entitled for any relief and appeal is liable to be dismissed without any further proceeding.
- 3. That the instant service appeal is based on malafide intentions.
- 4. That the appellant has not come to this Honorable Tribunal with clean hands.**
- 5. That the appellant is not entitled for the relief he has sought from this Honorable Tribunal.
- 6. That the instant service appeal is against the prevailing law and rules.
- 7. That the appeal is based on malafide intentions just to put extra pressure on the Respondents for gaining illegal service benefits.
- 8. That the instant service appeal is not maintainable in its present form.
- 9. That the instant service appeal is time barred hence not maintainable.
- **10.** That the service appeal of the Appellant is not maintainable as per Khyber Pakhtun Khawa Sacked Employee (Appointment) Act, 2012. Section 5 OF the Act is reproduce as <u>"wherein sacked Employee shall not be entitled to claim seniority and other back benefits. A sacked Employee appointment under section 3, shall not be entitles any claim seniority, promotion or other back benefits and his appointment shall be considered as <u>fresh appointment."</u></u>

FACTUAL OBJECTIONS.

 Para No.1 is correct to the extent that the appellant was appointed as CT at GMS Bhogarmang vide this Office Endst: No 20384-93 dated 27-08-1995. And later on after the promulgation of Sacked Employee (Appointment) Act 2012, the appellant was reappointed at GMS Nanoha vide Endst: No. 19810-30 dated 14/11/2017, which was amended by this office Endst: No. 20535-41 dated 30/11/2017. (copy of initial appointment order and fresh appointment order are attached as annexure A (Page No. 4) and annexure C (Page No. 9-10) of the appeal)

- 2. Para No. 2 is correct to the extent that their service was terminated which was contrary to law and policy, then such irregularly appointees were later on declared illegal and were terminated on 13-02-1997 vide Endst: No. 3532-3651.
- 3. Para No.3 is incorrect whereas, after the promulgation of Sacked Employee (Appointment) Act 2012, the appellant has failed to provide the complete service record at that time, therefore he was not considered for reappointment as a sacked employee, whereas the appellant has filed the writ petition before the Peshawar High Bench Abbottabad, which was allowed and after the scrutiny of the record and the approval of the DSC, the appellant was reappointed CT at GMS Nanoha.
- 4. Para No.4 is correct hence no comments.
- 5. Para No.5 is incorrect and based on malafide intention that the appellant has not submitted any departmental appeal to the appellant authority.
- 6. Para No.6 of the appeal is incorrect; the appellant is not aggrieved person in the meaning Sacked Employee (Appointment) Act, 2012, inter-alia, on the following grounds.

REPLY ON GROUNDS:-

- a. Para a is incorrect whereas as per Sacked Employee (Appointment) Act, 2012, under section 5, sacked Employee shall not be entitled to claim seniority and other back benefits: A sacked Employee appointment under section 3, shall not be entitled to claim seniority, promotion or other back benefits and his appointment shall be considered as fresh appointment, wherein the appellant is not entitled to any claim of the back benefits/pay fixation etc. The similar nature case has already been dismissed by this Honourable Service Tribunal in his Judgment dated 20/2/2019 in service appeal No. 1377/2015 titled " Syed Naveed Hussain shah vs Govt of Kpk and others. (Copy of Sacked Employee (Appointment) Act,2012 is attached as Annexure B of Appeal and Copy of the Judgment 20/02/2019 are annexed as annexure A)
- b. Para B is incorrect and denied, the appellant was appointed in the light of Sacked Employee (Appointment) Act 2012, as per rules and policy and also direction of Honourable Peshawar High Court Abbottabad Bench. That the appointment order

AND THE ADDRESS OF TH

- Martin Martin

of the appellant was issued in accordance with the rules, Act and policy of the Government.

- c. Para No. C is incorrect hence denied. The Respondents have acted in accordance with law.
- d. Para No. D is incorrect whereas the appellant has been treated as per law and rules
 & act, wherein no question of violation of law, rules & policy.
- e. Para E is Incorrect whereas according to the Sacked Employee (Appointment) Act 2012 he was not entitled for any kind of back benefit/pay fixation etc.
- f. Para F, as replied above.
- g Para G is incorrect whereas the rules 2.3 of West Pakistan 1963 is not applicable on the case of appellant.
- h. However the Respondents seek leave of this Honorable Tribunal to submit addition grounds & record at the time arguments before this Honorable Tribunal.

<u>PRAYER:</u>

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

e Sectatary

Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

The Director;

Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar

ann

The District Education Officer, 9 (Male) Mansehra



BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK PESHAWAR

Service Appeal No.1237/2021

SHAHIBZADA MUHAMMAD IDRESS GUE

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education KPK Peshawar.
- 2. Secretary Finance department KPK Peshawar.
- 3. Director Elementary & Secondary Education Department KPK Peshawar.
- 4. District Education Officer (Male) Mansehra......RESPONDENTS.

AFFIDAVIT

I, Mr. Muhammad Toseef Assistant District Education officer on Behalf of District Education Officer (M) Mansehra do, hereby solemnly affirm and declare that the Para wise comments of the Service Appeal No.1237/2021 titled Sahibzada Muhammad Idress Gul versus Govt, is true to the best of my conviction and belief and nothing has been concealed from this Honourable Court.

DEPONENT A: DISTRICT EDUCATION OFFICER (MALE) MANSEHRA.

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	BEFORE THE KHYBER PAKHTUNKHVA SERVICE TRIBUNAL PESE	AWAR	
1	BEFORE THE KHYBER PAKHTUNKHVA SERVICE AND A AT CAMP COURT ABBOTTABAD.		
	100	Melline 1 199	:
•	Service Appeal No. 1377/2015		
	Date of Institution 10.12.2015		•
			· .
	Syed Naveed Shah son of Muazzam Shah, PST, Govt: Primary School	Maira	• .
** - -	Hajaam, District Mansehra (Appen	ant)	
 	<u>VERSUS</u>		• .
•		condary	
• • •	Govt: of Khyber Pakhtunkhwa; throug: Secretary Elementary and Se Education, Peshawar and two others. (Respo	udenw).	•
			• 🔨
•••	MR. MUHAMMAD ARSHAD KHAN T. NOLI,		
	Advocate For appellant:		
•	MR. MUHAMMAD BILAL,		
	Deputy District Attorney For responder	its	
		(coutive)	-
	MR. AHMAD HASSAN, MEMBER(1) MR. MUHAMMAD AMIN KHAN KUN DI MEMBER(1)		
·. ·			
	JUDGMENT		-
	AHMAD HASSAN, MEMBER - Arguments of the learned co	wasplater der	
		A A A A SUB A ED.	
· .	parties heard and record perused.	to the second se	•
·)	ATTESTEU	Anton	•
• •	Contraction of the second s	STATE:	
:	ARGUMENTS	Postar of	· ·
	2. Learned counsel for the appellant argued that the joined the Educati	on Depart n nt	۴ بر چ
	2. Learned counsel for the appellant argued that and following	. '	

as PST on 22.11.1994. That hts service's were terminated vide order dated 13.02. 9 7. After promulgation of Khyber Pakhtun' hwa Sacked Employees Appointment Act .0 2, all the employees who were appointed in the year 1993-96 and terminated in 19 7 93 were reinstated. As the appellant was not reinstated so he filed writ petition no. 4 11-A/2012 before the Peshawar High Court, Abbottabad bench. Judgment of the Pesh var High Court Abbottabad bench dated 22 05.2013 was not implemented by the response in the so C.O.C no. 70-A/2013 was filed. Resultantly, vide impugned order dated 01.07.24 15, the annellant was reinstated in service with immediate effect. Feeling aggrieved, he filed departmental appeal on 29.07.2015 which was not responded within the stipulated period, hence, the present service appeal. The appellant is required to give all service benefits w.e.f 03.02.1997 to 01.07.2015.

5. Learned Deputy District Attorney argued that as the appellant was appointed in olation of invogue rules, hence, his services were terminated vide order dated 13.02.1997. Under the Khyber Pakhtunkhwa Sacked Employees Appointment Act 2012, he was reappointed as PST vide order dated 01.07.2015. According Section-5 of the said Act sacked employees shall not be entitled to claim seniority and other back benefits. Appellant was treated according to law and rules.

CONCLUSION.

It is not disputed that initially the appellant was appointed as PST at GPS D m Nalla on 22.02.1994. Later on when it came to the notice of the respondents that his appointment was made in violation of rules, hence, his services were terminated vide order dated 13.02.1997. In the meanwille the provincial government promulgated Khyber Pakhtunkhwa Sacked Employees a ppointment Act 2012. When grievances of the appellant were not redressed at departmental level he resorted to litigation by filing wripetition in Peshawar High Court, Abbettabad Bench. Finally in pursuance of the directions of the Peshawar high Court, ϵ bbottabad Bench he was appointed as PSt c GPS Mira Hajam with immediate effect vide order dated 01.07.2015. The appeilant i asking for reappointment from the date of his termination from service dated 03.02.199°. Attention is drawn to Section-5 of the afo ementioned Act, wherein it is clearly laid dow 1 that the sacked employee shall not be envited to claim seniority and other back benefit. The relevant provision is reproduced balls w:-

A sacked employee appointer under Section-3, shall not be contitled to any claim of senic rity, promotion or other back benefits and his appointment shall be considered as fresh appointment?

33 As a sequel to above, the appeal is dismissed. Parties are left to bear their over costs. File be consigned to the record room. (AHMAD HASSAN) Member Camp Court Abbottabad. (MUHAMMAD AMIN KHAN KUNDI) Member ANNOUNCED 20.02.2019 07-05 Date of Presente Sen Number of Words... Cepylog Fac-----Urgent.. Total. Name of Complex 1_____ 1 Date of Corneles See of Copy Date of Delivery of Copy-*W*ar Star. ATTESTED