ORDER

28.02.2024

- 1. Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present. Arguments heard and record perused.
- 2. Vide our detailed judgment of today placed on file of service appeal No. 7264/2021 titled "Masood-Ur-Rehman versus, Government of Khyber Pakhtunkhwa, through Secretary Social Welfare, Special Education & Women Empowerment Department Peshawar & others, the instant service appeal is also dismissed. Costs shall follow the event. Consign.
- 3. Pronounced in open Court at Peshawar and given under our hands and the seal of the Tribunal on this 28th day of February, 2024.

(RASHIDA BANO) Member (J)

MUHAMMAD AKBAR HAN Member (E)

Kamran

SCANNED KEST Peshawar 26.02.2024 1. Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present.

2. Arguments heard. To come up for order on 28.02.2024 before

D.B. P.P given to the parties.

(Muhammad Akbar Khan) Member (E) (Rashida Bano) Member (J)

kaleemullah

13.11.2023

Learned counsel for the appellant present. Mr.

Muhammad Jan, District Attorney for the respondents

present.

In view of order sheet dated 12.10.2023, the appeal in hand be fixed before a special D.B comprising of one of us (Salah-ud-Din) Member (Judicial) as well as worthy Chairman. Learned counsel for the parties shall appear before the concerned D.B today i.e 13.11.2023.

(Fareeha Paul) Member (E) (Salah-ud-Din) Member (J)

*Nagem.Amin

- 13th Nov. 2023 1. Learned counsel for the appellant and Mr. Habib Anwar, Additional Advocate General for the respondents present.
 - 2. Former made a request for adjournment in order to prepare the brief. Adjourned. To come up for arguments on 26.02.2024 before D.B.

P.P given to the parties.

(Salah-Ud-Din) Member (J) (Kalim Arshad Khan) Chairman

Muazem Shah



- 1. Learned counsel for the appellant and Mr. Asif Masood Ali Shah learned Deputy District Attorney for the respondents present.
- 2. In view of the order sheet dated 30.05.2023, the matter was to be placed before the bench comprising the undersigned (Kalim Arshad Khan, Chairman) and Mr. Salah Ud Din (Member Judicial). The learned counsel for appellant requests that as the matter was heard by the concerned Bench, therefore, the same might be paced before the Special D.B, so that the matter could be decided. The office is directed to constitute Special D.B of the Chairman and Mt. Salah-Ud-Din, learned Member (Judicial) for hearing of this appeal on 12.10.2023. P.P given to the parties.

SCANNED!

(Muhammad Akbar Khan) Member (E) (Kalim Arshad Khan); Chairman

* 14

-

Mutazem Shah

12.10.2023

1. Learned counsel for the appellant present. Mr.

Muhammad Jan learned District Attorney for the
respondents present.



2. The appellant in hand was partially heard by a bench comprising of Worthy Chairman as well as Mr. Salah-Ud-Din learned Member (Judicial) therefore, the same may be fixed before the said. Adjourned. To come up for arguments before the said bench on 13.11.2023 before D.B. P.P given to the parties.

Muhammad Akbar Khan)

Member (E)

(Rashida Bano) Member (J)

30.05.2023

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

The appeal in hand was partially heard by a bench comprising of one of us (Salah-ud-Din) Member (Judicial) as well as Worthy Chairman, therefore, the same may be fixed before the said bench. Adjourned. To come up for arguments on 15.06.2023 before the concerned D.B. Parcha Peshi given to the parties.

SCANNED KPST Peshawar

> (Fareeha Paul) Member (E)

(Salah-ud-Din) Member (J)

Naeem Amin

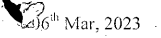
- 15th June, 2023 1. Clerk of learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present.
 - 2. Lawyers are on strike, therefore, case is adjourned. To come up for arguments on 04.10.2023 before the D.B. P.P given to the parties.

SCANNED KP3T Peshawar

(Salah Ud Din) Member (J)

(Kalim Arshad Khan) Chairman

*Mutazem Shah *



Learned counsel for appellant present. Mr. Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

Partial arguments heard. To come up for remaining arguments on 14.03.2023 before D.B. PP given to the parties.

Personal Property of the Party of the Party

(Salah Ud Din) Member (J) (Kalim Arshad khan) Chairman

14.03.2023

Learned counsel for the appellant present. Mr. Fazal Shah Mohmand, Additional Advocate General for respondents present.

Due to paucity of time arguments not heard. To come up for remaining arguments on 30.05.2023 before D.B. P.P given to the parties.

(Salah-Ud-Din) Member (J)

(Kalim Arshad Khan) Chairman

ON THE PARTY OF

20.12.2022

Appellant alongwith counsel present. Muhammad-Adeel Butt learned Additional Advocate General for respondents present.

Written reply on behalf of respondents No. 1 to 3 & 7 have already been submitted, while respondents No. 4 to 6 & 8 were given last chance to submit written reply vide order sheet dated 28.04.2022 failing which their right for submission of written reply shall be deemed as struck off. Despite directions written reply was not submitted, therefore, right of submission of written reply of respondents No. 4 to 6 & 8 stands struck off. To come up for arguments on 06.02.2023 before D.B.

&CAMPACT VIOLENCE

(Fareeha Paul) Member (E)

(Rozina Rehman) Member (J)

06.02.2023

SCANNED KPST Poshawar Learned counsel for the appellant present. Mr. Azam Uzair Khan, Addl. AG for the respondents present.

Learned counsel for the appellant requested for adjournment in order to further prepare the brief. Granted. To come up for arguments on 06.03.2023 before the D.B.

(FAREEHA PAUL) Member (E)

(ROZINA REHMAN) Member (J) Proper Bench is not available, therefore, case is adjourned to 20.10.2022 for the same as before.

Reader

20th Oct, 2022 Learned counsel for the appellant present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Learned counsel for the appellant seeks adjournment on the ground that he has not prepared the case. To come up for arguments on 26/12/2022 before D.B.

(Fareeha Paul) 'Member(Executive)

(Kalim Arshad Khan) Chairman 11.01.2022

Counsel for the appellant present. Mr. Kabirullah Khattak, Addl. AG alongwith Mr. Nabi Gul, Superintendent for respondents present.

Reply/comments on behalf of respondents are still awaited. Representative of respondents sought time for submission of reply/comments. Last opportunity is granted to respondents to furnish reply/comments on or before next date, failing which their right to submit reply/comments shall be deemed as struck off by virtue of this order. To come up for arguments before the D.B on 28.04.2022.

(Atiq-Ur-Rehman Wazir) Member (E)

28.04.2022

Learned counsel for the appellant present. Mr. Nabi Gul, Superintendent as representative on behalf of respondents No. 1, 2, 3 & 7 alongwith Mr. Kabirullah Khattak, Additional Advocate General present and submitted comments, which are placed on file and copy of the same handed over to learned counsel for the appellant. Learned Additional Advocate General requested for further time for submission of reply/comments on behalf of respondents No. 4, 5, 6 & 8. Last opportunity given, failing which right for submission of reply/comments of respondents No. 4, 5, 6 & 8 shall be deemed as struck off. To come up for submission of reply/comments on behalf of respondents No. 4, 5, 6 & 8 as well as arguments on 19.07.2022 before the D.B.

(Mian Muhammad) Member (E) (Salah-ud-Din) Member (J)

Anila Rehman 7266/2021

24.09.2021

Appellant Deposited

Counsel for the appellant present. Preliminary arguments heard.

Learned counsel for the appellant argued that correspondence of respondent No.6 dated 01.07.2020 addressed to respondent No. 7 has been challenged whereby the facility/payment of "Health Allowance" to the appellant has been stopped and recovery of the amount already drawn was ordered. The appellant preferred departmental appeal against the impugned order on 08.07.2020 which was not responded and the appellant went in writ petition No. 3207-P/2020 before the Peshawar High Court, Peshawar. However, the Peshawar High Court, Peshawar disposed of the said writ petition on 08.06.2021 on the ground of wrong/irrelevant forum, hence, the service appeal in hand filed in Service Tribunal on 04.08.2021. Learned counsel for the appellant was confronted with the question of limitation as per provisions of Section-4 of the Service Tribunal Act, 1974. It was contended that order bring void ab-initio issued without lawful authority and without jurisdiction the question of limitation therefore does not run against void order and reliance is placed on PLD 2002 SC 84, 2007 SCMR 729, 2009 SCMR 648 and PLD 2003 SC 724.

Points raised need consideration. The appeal is provisionally admitted to regular hearing, subject to all just and legal objections rocess Fesingluding limitation. The appellant is directed to deposit security and process fee within 10 days. File to come up for arguments on 11.01.2022 before the D.B.

(Mian Muhammad) Member(E)

Form- A

FORM OF ORDER SHEET

	Court	of
	Case No	7266 /2021
s.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	09/08/2021	The appeal of Mst. Aneela Rehman resubmitted today by Mr. Asif Hameed Qureshi Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
·. 2-		This case is entrusted to S. Bench for preliminary hearing to be put up there on 241911.
٠.		CHARMAN
	. :.	

The joint appeal of Naila Rehman, Masoor-ur-Rehman and Muhammad Ishaq received today i.e. on 04.08.2021 is in complete on the following score which is returned to the counsel for the appellants for completion and resubmission within 15 days.

Memorandum of appeal may be got signed by the appellants.

- 2- Copies of reinstatement/adjustment order of in respect of appellant no.1&3 mentioned in para-1 of the memo of appeal are not attached with the appeal which may be placed on it.
- 3- Copy of departmental appeal in respect of appellant no.1 is not attached with the appeal which may be placed on it. /
- 4- Sub-rule- 2 of rule-3 of the appeal rules 1986 requires that every affected civil servant shall prefer the appeal separately. Therefore, the appeal of the above named appellants may be filed separately/individually. ~

5- Annexures of the appeal may be attested.

6- Three copies/sets of the appeal along with annexures i.e. complete in all respect for Tribunal and one for each respondent in each appeal may also be submitted. \nearrow

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Asif Mehmood Qureshi Adv. Pesh.

Re-Submitted Compliance 30

KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR **CHECK LIST**

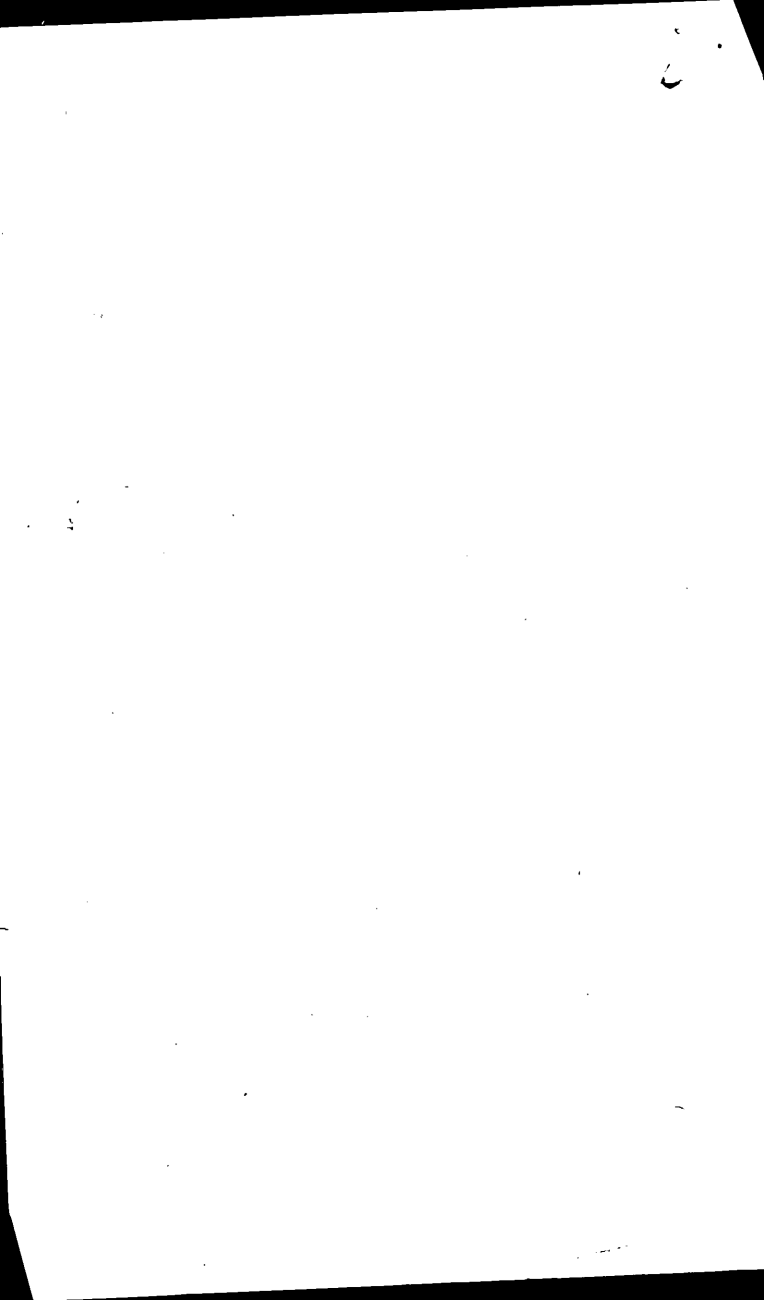
Anila Rehman Versus Govt: of KPK & others AppellantRespondents

S	CONTENTS			
N	CONTENTS		NO	
1.	* * * * * * * * * * * * * * * * * * *	YES	1 ===	
2.	Whether Counsel/Appellant/Respondent/Deponent have signed the requisite documents? Whether appeal is within time?	V	1	
3.	Whether appeal is within time?	w	 	
4.	Whether the enactment under which the appeal is filed mentioned?		 	
5.	The state of the children in the support of the state of		<u>† – – </u>	
6.	Through duiddalt is appelled a	W		
7.	Whether affidavit is duly attested by compotent Oath O	w		
8.	The state of the s	W		
9.	Whether certificate regarding filing any earlier appeal as the second se	27		
10.	Whether annexures are legible?	A	C	
11.	Whether annexures are attested?	1 1		
12.	Whether copies of annexures are readable/clear?	-		
13.	Whether copy of appeal is delivered to AG/DAG?	W		
14.	Whether Power of Attorney of It	17		
	Whether Power of Attorney of the Counsel engaged is attested and signed by petitioner/appellant/respondents?	17		
15.	Whether numbers of referred cases given are correct?]	
16.	Whether appeal contains cutting/overwriting?			
17.	Whether list of books has been associated as the second se			
18.	Whether list of books has been provided at the end of the appeal? Whether case relate to this court? ✓			
19.	The state of the s	W		
20.	Whether requisite number of spare copies attached?	W		
21.	Whether complete spare copy is filed in separate file cover?	W		
22.	Whether addresses of parties given are complete? Whether index filed?	W		
23.	Whether index is correct?			
24.	Whether Security and D	W		
25.	Whether Security and Process Fee deposited? On	W		
_0.				
26.	with copy of appeal and annexures has been sent to respondents? On			
27.	National Street		<i>-</i> -	
	comments/reply/rejoinder provided to an it			
	Pertified that forms life (1)	[

t is certified that formalities/documentation as required in the above table have been fulfilled. Name: - Asif Hameed Oweshi

Signature:-

Dated:-06



BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No:		
Anila Rehman	Versus	Govt: of KPK & others
Appellant		Respondents
Y Y Y Y Y Y Y Y Y Y	INDEX	

S#	Description of the Documents	Annex	Pages
1.	Grounds of Service Appeal with affidavit	*	1-7
2.	Application for suspension with affidavit	*	8-9
3.	Application for condonation of delay with affidavit	*	10-11
4.	Addresses of parties	*	12
5.	Copy of order of respondent No 1 dated 23/02/2018	"A"	13-15
6.	Copy of he notification dated 25/11/2019 of respondent	"B"	16
	No 2		
チ .	Copy of impugned order dated 01/07/2020 of	"C"	17-18
	respondent No 6		
8.	Copy of Writ Petition No 3207-P/2020	"D"	19-22 *
9.	Copy of order of Honourable Peshawar High Court	"E"	23-24 ;
	Peshawar dated 08/06/2021		
10.	Copy of appeal to respondent No 5	"F"	25-26
11.	Copy of judgment 2020 SCMR Page 1957	"G"	27-3 0
12.	Wakalat Nama		312

Dated: - 06/08/2021

Appellanț

Through:-

Asif Hameed Qureshi Advocate Supreme Court

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA

PESHAWAR

Khyber Pakhtukhwa Service Tribunal

	Service Ti			
Servi	ice Appeal No:- $\frac{7266}{2021}$ /2021			
:	Anila Rehman, Senior Teacher, Nastar Special Education, KDA, Kohat			
1.	Government of Khyber Pakhtunkhwa through Secretary Social Welfare, Special Education & Women Empowerment Department, Peshawar.			
2.	Government of Khyber Pakhtunkhwa through Secretary Finance Department, Peshawar.			
3.	Director Social Welfare, Special Education & Women Empowerment Department, Peshawar.			
4.	Accountant General, Government of Khyber Pakhtunkhwa, Peshawar.			
5.	Deputy Commissioner, Kohat.			
6.	Additional Deputy Commissioner (F&P), Kohat.			
day	District Officer, Social Welfare, Special Education & Women Empowerment Department, Kohat.			
8. \$-	District Comptroller of Accounts, District Complex, Gate No 2, KDA, Kohat			
SERV	VICE APPEAL UNDER 4 OF THE KHYBER PAKHTUNKHWA			
SERV	SERVICES TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED			
ORD	ORDER OF RESPONDENT NO 6 DATED 01/07/2020 BY			
WHIC	CH THE GRANTED HEALTH ALLOWANCE TO APPELLANT			

Re-submitted to -day

Registrar 7

HAS BEEN STOPPED.

Prayer in Appeal:-

By accepting the instant appeal, the impugned order dated 01/07/2020 of respondent No 6 may kindly be declared illegal, discriminatory and without lawful authority and the same may kindly be set by restoring the Health Allowance of the appellant from July, 2020 till the decision of this appeal.

Respectfully Sheweth:-

The facts pertaining to this appeal are as under:-

- 1. That the appellant was initially of Project Shaheed Banazir Y gred
 Bhutto Centers for Woman, in pursuance of the judgment of
 Honourable Peshawar High Court, Peshawar dated
 08/02/2016 in Writ Petition No 1854/2012 and Writ
 Petition No 1880/2012, she has been re-instated and
 adjusted by the respondent No 1 vide order dated
 23/02/2018. (Copy of order of respondent No 1 dated
 23/02/2018 is attached as annexure "A").
- 2. That vide order dated 25/11/2019 of respondent No 2 the appellant granted the Health Allowance from the date of devolution to Provincial Government. (Copy of the notification dated 25/11/2019 is attached as annexure "B").
- 3. That the respondent No 6 vide impugned order dated 01/07/2020 stopped the payment of Health Allowance to the

appellant by declaring the appellants non devolved employees and also ordered to recover the drawn amount from the appellant. (Copy of the impugned order dated 01/07/2020 is attached as annexure "C").

- 4. That against the above said illegal act and order of the respondent No 6 the appellant filed Writ Petition No 3207-P/2020 before the Honourable Peshawar High Court, Peshawar, and the same was dismissed on 08/06/2021 being not maintainable with the observations to approach this Honourable Tribunal. (Certified copies of the Writ Petition and judgment dated 08/06/2021 are attached as annexure "D" & "E" respectively).
- 5. That in the light of above said order of Honourable Peshawar High Court, the appellant is filing the instant appeal against the impugned order of respondent No 6 dated 01/07/2020 on the following amongst other grounds:-

Grounds:-

A. That the impugned order of the respondent No 6 for the stoppage of granted Health Allowance and recovery of drawn amount of the appellant is illegal vide ab-initio, discriminatory and without lawful authority, hence liable to be set aside.

- B. That the impugned order of respondent No 6 of depriving the appellant from getting her Health Allowance has been passed without any legal justification and reasons.
- C. That the Health Allowance had been granted to appellant by respondent No 2 in pursuance of judgment of August Supreme Court of Pakistan by rightly declared the appellant as developed employees, but the respondent No 6 without any legal justification/reasons stopped the Health Allowance of the appellant and this act of the respondent No 6 is totally unwarranted under the law, because until the granted allowance/order has not been cancelled/withdrawn by the competent authority, which should be the higher then the respondent No 6.
- D. That the appellant is performing the same job, duties, functions and responsibilities, which the other officials/counter part are performing in the department, therefore, to treat the respondents different is not only illegal but discriminatory.
- E. That all the citizen of Pakistan are equal before the law and they are also equal protection of law, hence the impugned order of the respondent No 6 by stopping the Health Allowance of the appellant is clear cut violation of law laid



down Apex Court of the Country "That all persons placed in similar circumstances must be treated alike".

- F. That the impugned order of respondent No 6 is also violation of fundamental rights guaranteed under the Articles 4, 8 & 25 of the Constitution.
- G. That Article 38 (C) of the Constitution of Pakistan, 1973 ensures reduction of disparity, income and earning of individual in various cadres of the service of Pakistan.
- H. That against the impugned order of respondent No 6 the appellant also preferred an appeal to respondent No 6, but till date the same has not been decided and this act of the appellate authority was also illegal and against the law laid down by Apex Court of the Country, reported in SCMR 2020 Peshawar 1957. (Copies of appeal and judgment are attached as annexure "F" & "G" respectively).
- I. That pleas/contentions of the appellant is well supported by the law laid down by superior courts of the country and in this regard reliance is placed on 2014 SCMR 1687, 2002 PLC (CS) 427, 2004 PLC (CS) 1087, 2013 PLC (CS) 592, 2012 PLC (CS) 362 & 2014 PLC(CS) 1315.

- J. That the respondents No 5 & 6 have not exercised their power, authority and jurisdiction fairly and justly, therefore, the same is liable to be declared null and void and without lawful authority.
- K. That any other ground, which has not been specifically taken in the instant service appeal, may be argued at the time of arguments with the permission of this Honourable Tribunal.

It is, therefore, most humbly prayed that on acceptance of this service appeal, the impugned order dated 01/07/2020 of respondent No 6 may kindly be declared illegal, discriminatory and without lawful authority and the same may kindly be set aside by restoring the Health Allowance of the appellant from July, 2020 till the decision of this appeal.

Dated:- 06/08/2021

Appellant

Through:-

Certificate:-

It is certify that no such like <u>Service Appeal</u> has earlier been filed by the Appellant in this Honourable Tribunal.

Advocate.

Asif Hameed Qureshi

JNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No:		;
Anila Rehman	Versus	Govt: of KPK & others
Appellant	>	Respondents
	<u>AFFIDAVI</u>	,

I, Anila Rehman, Senior Teacher, Nastar Special Education, KDA, Kohat, (The appellant) do hereby solemnly affirm and declare on oath that the contents of this accompanying Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Court.

DEPONENT CNIC No:- 14301-1877682-6

Cell No:-

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No:	/202i			٠
Anila Rehman Appellant	Yersus >>>>	Govt: of 	Respor	ndents
APPLICATION FOR SU	USPENSION OF	THE IMPU	GNED	ORDER
DATED 01/07/202	O OF RESPON	DENT NO	6, TI	ILL THE
FINAL DECISION OF T	HE INSTANT SEI	RVICE APPI	EAL.	
Respectfully Sheweth	:-			

- 1. That the above noted appeal has been filed in this Honourable Tribunal in which no date is yet fixed.
- 2. That the petitioner has got a prima facie case and hopeful for its success.
- 3. That the balance of convenience is also lies in her favour and if the impugned order is not suspended then the petitioner/appellant would suffer irreparable loss.
- 4. That for issuing interim relief, the contents of main appeal may kindly be considered as integral part of this application.

<u>(g)</u>

It is, therefore, humbly prayed that on acceptance of this application, the impugned order of respondent No 6 dated 01/07/2020 may kindly be suspended, till the final decision of the titled appeal.

Dated: - 06/08/2021

Through:-

Petitioner

Asif Hameed Qureshi Advocate Supreme Court

AFFIDAVIT

I, Anila Rehman, Senior Teacher, Nastar Special Education,

KDA, Kohat, (The appellant) do hereby solemnly affirm and declare on oath that the contents of this accompanying application for suspension are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable

Court.

ATTESTEL

DEPONENT CNIC No:-Cell No:- 14301-1877682-6



BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No:	/2021	
Anila Rehman	Versus	Govt: of KPK & others
Appellant		Respondents
APPLICATION FO	R CONDONATION OF	F DELAY IN FILING OF
ABOVE TITLED SE	ERVICE APPEAL.	
Posnootfully Char	uath.	

Respectfully Sheweth:-

- 1. That the above noted appeal has been filed in this Honourable Tribunal in which no date is yet fixed.
- 2. That the impugned order of the respondent No 6 was void ab-initio without lawful authority and jurisdiction and therefore, the law laid down by august Supreme Court of Pakistan on the point that no limitation can run against void order, which is fully attracted to the case of petitioner, Reliance is placed on (PLD 2002 SC 84, 2007 SCMR 729 & 2019 SCMR 648, PLD 2003 SC 724).
- 3. That valuable rights of the petitioner/appellant are involved in the case and in the interest of justice too the delay is condonable.



- 4. That justice and equity demand that the delay may be condoned for the sake of justice.
- 5. That according to the law laid down by the Superior Courts of the Country that the cases should be decided on merits rather then on technicalities including the limitation. (feliane is placed on 2004 places) for 1014)
- 6. That the grounds of appeal may also be considered as part of this application for condonation of delay.

It is, therefore, humbly prayed that on acceptance of this application, the delay in filing of above titled appeal may kindly be condoned in the larger interest of justice.

Dated: - 06/08/2021

Petitioner

Through:-

Asif Hameed Qureshi Advocate Supreme Court

<u>AFFIDAVIT</u>

I, Anila Rehman, Senior Teacher, Nastar Special Education, KDA, Kohat, (The appellant) do hereby solemnly affirm and declare on oath that the contents of this accompanying application for condonation of delay are true and correct to the best of my knowledge and belief and nothing has been concealed from this

HANAS

ath

Honourable Court

DEPONENT

CNIC No:- 14301-1877682-6



BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No:-	/2021	
Anila Rehman	Versus	Govt: of KPK & others
Appellant		Respondents ♦♦♦♦♦♦
	ESSES OF P	· ·
APPELLANT		
Anila Rehman, Senio Kohat	or Teacher, Nast	ar Special Education, KDA,
RESPONDENTS		
	oer Pakhtunkhwa	a through Secretary Social
		Empowerment Department,
Peshawar.	- 1	
2. Government of Khyb	er Pakhtunkhwa	through Secretary Finance
Department, Peshawa	ar.	
3. Director Social W	lelfare, Specia	l Education & Women
Empowerment Depart		•
	, Government	of Khyber Pakhtunkhwa,
Peshawar.	IZ-lt	
5. Deputy Commissioner6. Additional Deputy Cor	•	\ Kohat
· · · · · · · · · · · · · · · · · · ·		ecial Education & Women
Empowerment Depart	•	scial Education & Women
•		strict Complex, Gate No 2,
KDA, Kohat.	, , , , , , , , , , , , , , , , , , ,	1 A
•	•	fulle.
Dated:- 06/08/2021		Appellant
	Through:-	Market
,		Advocate Supreme Court



GOVERNMENT OF KHYBER PAKHTUNKHWA ZAKAT, USHR, SOCIAL WELFARE, SPECIAL EDUCATION & WOMEN EMPOWERMENT DEPARTMENT

Dated Peshawar the 23rd February, 2018

NOTIFICATION:

No.SOII/SWD/II-206/2017/Vol-1/32c1-c-- In pursuance of the Peshawar High Court Judgment dated the 18th February 2016 in Writ Petition No. 1854-P/2012 and No. 1880-P/2012, and with the approval of the competent authority, the employees of project namely "Shaheed Benazir Bhutto Centres for Women" at Peshawar, Kohat, Abbottabad and Swat of Ministry of Women Development, Islamabad are hereby reinstated and adjusted against the vacant posts mentioned against each with immediate effect.

The re-instatement of the above mentioned officers are subject to provision of medical fitness certificate from authorized medical officer and verification of their educational credential and character/antecedents.

S.No	Name of E	<u> </u>	
	Name of Employee	Previous designation with BPS	Adjustment / Re-instated as with BPS
01	Msl. Syeda-lun-Nisa Alia		
	A man Gyeda-tun-Nisa Alia	(= 0 ,0,)	Manager (BPS-17), Women Crises Center
; }	j ·		Mohmand Assists Tamal Shah
Í			Directorate of Social Welfara from the
			additional charge of the post of Manager
02	Mst. Nusrat Iqbal	120-	Tyvornen Crises Center Peshawar
!		Manager (BPS-18)	Superintendent (BPS-17), Dar-Ul-Aman Swat
03	Mst. Rabia Zakeer		
:	Zakeej	Manager (BPS-18)	Superintendent (BPS-17), Dar-Ul-Aman
•	† ;		Abbottabad, relieving Mst Shamshad Begum District Officer Social Welfare
	•	,	1 Nobolianau irom the additional ob
04	Mst. Aneela Rahman	100	Take post of Supenniendent Dar Hilly
		Manager (BPS-18)	Operal Education Teacher
05		,	(BPS-17), Nishtar Special Education
ub	Mr. Waheed Ullah	Law Officer (BPS-17)	Center Ronal against the vacant post
		2 MOZ, (27 G2)1)	Solitor Special Education Target
	-		! 'O' O' '(). Special Education o
			nayatabad Peshawar, against the vacant
06	Mr. Salim Zada	Law Officer (BPS-17)	_ F-00'
:		cam Ources (Bb2-17)	Social Welfare Officer (BPS-17). Tehsil
Ì			TICES WUBITER HOSPITAL Charles
07	Mr. Masood-Ur-Rahman	·	Lower, against the vacant post
l	masou-or-kanman	Law Officer (BPS-17)	Senior C
.]	1		(BPS-17) Nieta Laucation leacher
			Center Kohat and Special Education
	•		Center Kohat, against the vacant post

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GOVERNMENT OF KHYBER PAKHTUNKHWA ZAKAT, USHR, SOCIAL WELFARE, SPECIAL EDUCATION & WOMEN EMPOWERMENT DEPARTMENT

Dated Peshawar the 23rd February, 2018

NOTIFICATION:

No.SOII/SWD/II-206/2017/Vol-I/3801-09: In pursuance of the Peshawar High Court Judgment dated the 18th February 2016 in Writ petition No.1854-P/2012 and No.1880-P/2012, and with the approval of the competent authority, the employees of project namely "Shaheed Benazir Bhutto Centres for Women" at Peshawar, Kohat, Abbotabad and Swat of Ministry of Women Development, Islamabad are hereby reinstated and adjusted against the vacant posts mentioned against each with immediate effect.

02. The re-instatement of the above mentioned officers are subject to provision of medical fitness certificate from authorized medical officer and verification of their educational credential and character/antecedents.

		a drid charactery affiecedents	
S.N	Name of Employee	Previous Designation	
	,,	Tirin per	Adjustment/Re-instated as with
01	Mst Syeda-tun-Nisa Alia	With BPS	BPS
	mst byedd-tun-Misa Alia	Manager (BPS-18)	Manager (BPS-17), Women Crises
			Center Peshawar relieving Mr.
			Jamal Shah Mohmand, Assistant
			Director (B&A) Directorate of
			Social Welfare from the additional
			charge of the post of Manager
02	Mst Nusrat Iqbal		Women Crises Center Peshawar.
	. I morriagian iquan	Manager (BPS-18)	Superintendent (BPS-17), Dar-UI-
03	Mst Rabia Zakeer		Aman Swat.
	THE STATE STATE OF	Manager (BPS-18)	Superintendent (BPS-17), Dar-Ul-
			Aman Abbotabad relieving Met
			priamsnad Beomm District Offices
			Doctar Welfare Abbotabad from
			ule additional charge of the post of
)4	Mr.Aneela Rahman	Management	Superintendent Dar-III-Aman
		Manager (BPS-18)	Senior Special Education Torch
	**************************************		(Pro-11) Special Payard
			Center Ronat against the vacant
5	Mr.Waheed Ullah	Law Officer (BPS-17)	South and the second se
		The Cartest (BFB-11)	Senior Special Education Teacher
			Word-17), Special Payment
6	7.7		Complex Havatahad Post
	Mr. Salim Zada	T OFF	agamsi die Vacant noct
٠		1 :	Social Welfare Officer (BPS-17),
į	1		reton Dead Onartor tr_
	Mr. Masood UR Rehman		Chakdara Dir Lower, against the vacant post.
	wasoou ok kehman	T and O see	Taciffic Dost.
j		Page Page	Senior Special Education Teacher (BPS-17), Nightar Special
			(BPS-17), Nishtar Special
			Education Center Kohat, against he vacant post.
	0		- adulti post.
	•		

WP3207P2020 MASOOD UR REHMAN VS GOVT CF PG36

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[CB 🔰	Mst. Saira Mushtaq	Law Officer (BPS-17)	Senior Special Education Teacher
1			(BPS-17): Mentally Retarded & Physically Handicapped Children Abbottabad, against the vacant post
. 09	Mst. Rehana Farid	Social Welfare Officer (BPS-17)	Senior Special Education Teacher (BPS-17), Special Education Center (or Heard Impaired Children Swal, against the vacant post
10	Mst. Bushra Parvez	Social Welfare Officer (BPS-17)	Social Case Worker (BPS-17), Nishtar Special Education Centre Kohat, against the vacant post
. 11	Mst. Shamim Akhtar	Social Welfare Officer (BPS-17)	Senior Special Education Teacher (BPS-17), Mentally Retarded & Physically Handicapped Children Harlpur against the vacant post

03. Consequent upon adjustment of Mst. Nusrat Iqbal as Superintendent (BPS-17) Dar-Ul-Aman, Swat Mr. Rahat Ullah is hereby transferred and posted as Rehabilitation Officer, Rehabilitation Centre for Drug Addicts Swat, relieving Mr. Asif Khan, District Officer Social Welfare Swal from the additional charge of the post of Rehabilitation Officer, Rehabilitation Centre for Drug Addicts Swat.

--Sd--

Secretary to Govt: of Khyber Pakhtunkhwa Zakat, Ushr, Social Welfare, Special Education & Women Empowerment Department.

A) (16 (4)

Endst: of Even No & Date:

Copy forwarded for information and further necessary action to the: -

- 1. Accountant General Office, Khyber Pakhtunkhwa Peshawar.
- 2. Principal Secretary to Chief Minister Govt, of Khyber Pakhtunkhwa.
- 3. Registrar, Peshawar High Court Peshawar.
- 4. Director Social Welfare, Special Education & Women Empowerment, Khyber Pakhtunkhwa.
- 5. Deputy Director MIS, Social Welfare, Special Education & Women Empowerment Department.
- 6. Section Officer-VI, Social Welfare, Special Education & Women Empowerment Department
- All the District Accounts Officers concerned.
- All the District Officers Social Welfare concerned.
- 9. PS to Secretary, Zakat, Ushr, Social Welfare, Special Education & Women Empowerment Department.

(Muḥammad Saud) Section Officer-II

Haripur against the vacant post.

80	Mst Saira Mushtaq	Law Officer (BPS-17)	Senior Special Education Teacher
			(BPS-17), Mentally Retarded &
			Physically Handicapped Children
09			Abbotabad, against the vacant post.
09	Mst. Rehana Farid	Special Welfare Officer	Senior Special Education Teacher
		(BPS-17)	(BPS-17), Special Education Centre
			for Heard Impaired Children Swat,
10			against the vacant post.
10	Mst Bushra Parvez	Special Welfare Officer	Social Case Worker (BPS-17), Nishter
		(BPS-17)	Special Education Centre Kohat,
			against the vacant post.
11	Mst. Shamim Akhtar	Special Welfare Officer	Senior Special Education Teacher
		(BPS-17)	(BPS-17), Mentally Retarded &
		계속 이 나는 사람들 계속하다	Physically Handicapped Children

03. Consequent upon adjustment of Mst. Nusrat Iqbal as Superintendent (BPS-17) Dar-Ul-Aman, Swat Mr. Rahat Ullah is hereby transferred and posted as Rehabilitation Officer, Rehabilitation Centre for Drug Addicts Swat, relieving Mr. Asif Khan, District Officer Social Welfare Swat from the additional charge of the post of Rehabilitation Officer, Rehabilitation Centre for Drug Addicts Swat.

Sd/-

Secretary to Govt: Of Khyber Pakhtunkhwa Zakat, Ushr, Social Welfare, Special Education & Women Empowerment Department

Endst: of Even No. & Date :-

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- 2. Principal Secretary to Chief Minister Govt of Khyber Pakhtunkhwa.
- 3. Registrar, Peshawar High Court, Peshawar.
- 4. Director Social Welfare, Special Education & Women Empowerment, Khyber Pakhtunkhwa.
- 5. Deputy Director MIS, Social Welfare, Special Education & Women Empowerment Department.
- 6. Section Officer-VI, Social Welfare, Special Education & Women Empowerment Department.
- 7. All the District Accounts Officers concerned.
- E. All the District Officers Social Welfare concerned.
- 9. PS to Secretary, Zakat, Ushr, Social Welfare, Special Education & Women Empowerment Department.

(Muhammad Saud) Section Officer-II

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GOVERNMENT OF KINGER PAKING MINING WA KAT USER SOCIAL WELFARE SPECIAL EDUCATION Z WOMEN EINFOWERMENDEEPÄRITMENT

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GOVERNMENT OF KHYBER PAKHTUNKHWA ZAKAT, USHR, SOCIAL WELFARE, SPECIAL EDUCATION & WOMEN EMPOWERMENT DEPARTMENT

Dated Peshawar the 4th Dec, 2019

Notification

No.SOII(SW)II-52/2016/:- The competent authority is pleased to order the posting/transfer of the following officers of Social Welfare Special Education & Women Empowerment Khyber Pakhtunkhwa in the best public interest with immediate effect:-

Sr.#	Name & Designation	From	То
01.	Muhammad Younis Afridi,	District Officer	
	Social Welfare Officer (BS-17)	Social Welfare	Nishter Special
		Charsadda	Education
			Complex Kohat
			against the vacant
			post.
02.	Mr. Shoaib Khan Social Welfare	Office of the	District Officer
	Officer (BS-17)	District Officer,	Social Welfare
		Social Welfare	Charsadda, vide
		l	Serial No.01

Sd/-

Secretary to Govt: Of Khyber Pakhtunkhwa Zakat, Ushr, Social Welfare, Special Education & Women Empowerment Department

Endst: of Even No. & Date:-

Copy forwarded for information and further necessary action to the:-

- 1. Accountant General Office, Khyber Pakhtunkhwa.
- 2. Director Social Welfare, Special Education & Women Empowerment, Khyber Pakhtunkhwa.
- 3. Deputy Director MIS cell, Social Welfare, Special Education & Women Empowerment Department.
- 4. District Social Welfare Officer Charsadda and Kohat.
- 5. District Accounts Officer Charsadda and Kohat.
- 6. PS to Secretary, Zakat, Ushr, Social Welfare, Special Education & Women Empowerment Department.
- 7. Officers concerned
- 8. Personal file
- 9. Master File.

Section Officer-II





GOVERNATION REPRESENDANTINA MNASCE DEPARTMENT

artan Ariok Wisan

Dated Peshawar the 25-11-2015

NOTIFICATION

Re-FD(SOSR-II)8-772019, in pursuance of the Supreme Court of Pakistan Civil Appeal 110 81 1726 to telled Mahammall Alique-Ur-Rehman & Others vis Federal Government of Paristing through Secretary Capital Administration etc." the Government of Khyber that the Covernment of the Covernment of the Manual Administration etc. Pakhtimothera (Provincial Cabinet) has been pleased to approve Health Allowance at the mile of one running basic pay to the devolved employees working in the Special Education Institutions from the data of their devolution to Provincial Govt of Khyber

The above said allowance will be admissible only to the employees of Special Education Institutions of Khyber Pakhtunidwa devolved under 18th Constitutional

> Secretary to Govi of Khybor Pakhtunkhwa Finance Department

Emphy Ho, & Date Even

Cony is brivateled in midiminion and hocusamy action to the

- Accountant General, Enginee Pakhtunkhwa; Pashawai
- Principal Secretary to Chief Linester, Khyber Pakhtunkhyro
- 3 Principal Secretary to Governor, Khyber Pakhtunkhwo.
- Secretary to Social Welfare, Special Education & Women Empowerment Deput
- 5 Director Figure Finance Department Knyber Pakhtunkhvia
- 6 PS to Minister Financo Rhyber Pokhlunkhwa
- PS to Sucretary Finance Department, Knyber Pakhtunkhyra
- 8 PS to Special Secretary Finance Department, Khyber Pokhtunkhyra.
- 9 PA to Additional Secretary (Regulation), Finance Department

SECTION OFFICER (SR-II) FINANCE DEPARTMENT

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GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)

Dated Peshawar the 25.11.2019

NOTIFICATION

NO. FD(SOSR-II)8-7/2019: In pursuance of the Supreme Court of Pakistan Civil Appeal NO. 811/2016 titled "Muhammad Atique –ur-Rehman & others V/s Federal Government of Pakistan (Provincial Cabinet) has been please to approve Health Allowance at the rate of one running basic pay to the devolved employees working in the Special Education Institution from the date of their devolution to Provincial Govt of Khyber Pakhtunkhwa.

The above said allowance will be admissible only to the employees of Special Education Institutions of Khyber Paktunkhwa devolved under 18th Constitutional Amendment.

SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA (FINANCE DEPARTMENT)

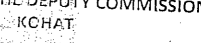
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OFFICE OF THE DEPUTY COMMISSIONER





/F&P/DC/KT

Dated D

To

The District Officer SW, SE & WE, Kohat

Subject: HEALTH PROFESSIONAL ALLOWANCE

Please refer to your letter No DO/SW/KT/HPA 6925 dated 6-2-2020 and this office letter No 4283/F&P/DC/KT dated 24-2-2020 on the subject noted above.

The Government of Khyber Pakhtunkhwa Finance Department vide their Notification No FD(SOSR-II)8-7/2019-53 dated 25-11-2019 has been pleased to approve Health Allowance at the rate of one running basic pay to the devolved employees working in the Special Education Institutions from the date of their devolution to Provincial Govt of Khyber Pakhtunkhwa. (copy

However, the following employees mentioned in your letter are appointed / adjusted / transferred in the Special Education Center, Kohat. (copy attached)

1.	Muhammad	Younas	Afridi
----	----------	--------	--------

2. Masood ur Rehman

3. Anila Rehman

4. Muhammad Ishaq

5. Zia ur Rehman

6. Mubshir labal

7. Zahid

Deputy Director

Senior Teacher

Senior Teacher:

Computer Operator

Driver.

Naib Qasid

Attendantt

The above mentioned employees are not devolved employees and they are drawing the Health Allowance illegally as per notification

It is therefore requested to immediately stop the payment of Health Allowance to the non devolved employees and make a mechanism to recover the illegally drawn amount from

Additional Deputy Commissioner (F&P)

Kohat

Copy forwarded for information to the:

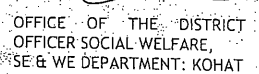
- 1. Deputy Commissioner, Kohat.
- 2. District Comptroller of Accounts; to stop the payment to non devolved employees. 3. Accountant General, Govt of Khyber Pakhtunkhwa, Peshawar.
- 4. PS to Special Secretary, Finance Department, Khyber Pakhtunkhwa.
- 5. Deputy Director NSEC, Kohat wir this letter No 1-11/SEC/KT/2012-343 dated 12th FEB, 6. PA to Director Social Welfare, Peshawar.

Deputy Commissioner (F&P)

Kohat







No. 7039 DO/SW/KT

Dated. 08 / 07 /2020

To

The Deputy Commissioner
Kohat.

Subject:

Health Professional Allowance

Please refer to the letter No.4958/F&P/DC/KT dated 01/07/2020 and this office letter No.7036/DO/SW/KT dated 07/07/2020 on the subject cited above address to Deputy Director (NSEC, Kohat).

A self explanatory appeal for sanction of "Health Allowance" to the adjusted/transferred employees of KPK Govt: to the Devolved Institute (NSEC, Kohat) is attached for further necessary action please.

Copy for information to:

1- Director, Social Welfare Spl. Edu WED Kohat

2- District Comptroller of Accounts Cohat

District Officer, SW, SE & WE, Kohat

District Officer, SW, SE & WE, Konat

Attested

of





BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

W.P No. 3207

- 1. Masood-ur-Rehman Senior Teacher, Nastar Special Education, KDA, Kohat.
- 2. Muhammad Younis Deputy Director, Nastar Special Education, KDA, Kohat.
- 3. Anila Rehman Senior Teacher, Nastar Special Education, KDA, Kohat.
- 4. Muhammad Ishaq Computer Operator, Nastar Special Education, KDA, Kohat.Petitioners

Versus

- Government of Khyber Pakhtunkhwa through 1. Secretary Social Welfare, Special Education & Women Empowerment Department, Peshawar
- Government of Khyber Pakhtunkhwa through Secretary 2, Finance Department, Peshawar.
- Director Social Welfare, Special Education & Women 3. Empowerment Department, Peshawar
- Accountant General, Government of Khyber 4. Pakhtunkhwa. Peshawar
- Additional Deputy Commissioner (F& P) Kohat 5.
- District Officer, Social Welfare, Special Education & Women 6. Empowerment Department, Kohat
- District Comptroller of Accounts, District Complex, Gate No. 2 7. KDA, Kohat.

......Respondents

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973

Respectfully Sheweth:

1. That the Government of Khyber Pakhtunkhwa Finance Department Issue a notification bearing No. FD(SOSR-II)8-7/2019 Dated 25/11/2019 wherein Health Allowance at the rate of one running basic pay has been awarded to devolved employees working in the







DA

Special Education Institutions from the date of devolution to Provincial Government. (Copy of the Notification is attached as Annexure "A")

- 2. That petitioners being transferred /posted in the said department have also been granted the same health allowance from the date of their joining duties in the Special Education Institution.
- 3. That respondent No. 5 send letter dated 01/07/2020 to respondent No. 7 vide which the benefits receiving by the petitioner have been declare illegal and order for stoppage of the same and recovery of the already drawn amount. (Copy of the letter is attached as Annexure "B")
- 4. That petitioner are performing the same duties which are performing by the others who are held entitled for the health allowance and thus petitioners are discriminated and thus indulgence of this Hon'ble Court is required and thus petitioner having being aggrieved and dissatisfied by the actions and inactions, misuse of power, excess of power and discrimination of the respondents, and having no other alternative remedy seek the indulgence of this of this Hon'ble Court, inter alia, on the following grounds:

GROUNDS:

- A) That respondents are violating the clear cut directions of Higher Judicial forum of the country regarding discrimination amongst the employees of the same department, thus the impugned actions and inactions violate the mandate provided under Article 4 & 25 of the Constitution of Pakistan.
- B) That respondent are legally bound to treat the petitioner at par with the others who has been held entitled for health allowance but the petitioners have been discriminated by the respondents although the August Supreme Court has clearly directed respondent department to treat all the person holding the same post alike, hence the manner in which the petitioner has been treated need indulgence of this Hon'ble Court.

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- C) That because the impugned actions and inactions are against the principles ordained under Article 25 of the Constitution of Islamic Republic of Pakistan.
- D) That petitioner are providing same services and same nature of job within the same institute on the ground of which devolved employees of special Education getting "Health Allowance". Under the law petitioner are liable to be treated alike but this aspect of the case has been ignored by the respondents.
- E) That petitioner are also falling under the same category as they are providing the same services which the other person who are retaining "Health Allowance" which created great disparity amongst the employees inducted/ transferred by the Government of Khyber Pakhtunkhwa and Devolved Employees within the same institute (NSEC, Kohat) and a clear cut discrimination.
- F) That because the impugned actions and inactions are blatantly against all norms of justice and principles of reasonability.
- G) That employees of Special Education Devolved from Federal Government to Province under 18th Constitution Amendment absorbed with Social Welfare, Special Education and Woman Empowerment Department which is providing the same services to Special Children as provided by the Directorate General, Special Education (DGSE) at Federal Level. While later on the vacant post in these Devolved institute are filled by the Khyber Pakhtunkhwa Government by inducting / Transferred from Khyber Pakhtunkhwa Social Welfare, Special Education and Women empowerment Department. The Apex Court of Pakistan vide case reported as 1996 SCMR 1185 has held "rule of good governance" demand that benefits of the said decision to the other civil servants also who may not be party to this litigation, instead of compelling to approach the tribunal or other legal forum.
- H) That in view of the Judgments of Superior Judiciary it was incumbent upon respondent to have accorded the same benefits to all the officers similarly placed but they badly fails to discharge their responsibility thus indulgence of this Hon'ble Court is required in the matter.

WP3207P2020 MASOOD UR REHMAN VS GOVT CF PG36

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It is, therefore, respectfully prayed that on accepting this Writ Petition respondents may please be directed to act in the matter in accordance to law and petitioners being similarly placed and providing same services and same nature of job within the same institute thus entitled to "Health Allowance" which the other employees are drawing and thus the letter bearing No. 4958/ F & P/DC/KT dated 01/07/2020 may please be declare illegal, against the judgments of superior Court, based on discrimination and thus liable to be struck down.

Any other relief not specifically prayed for deem appropriate in the circumstance of the case may also be granted.

INTERIM RELIEF

To safe guard the right of the petitioner the operation of the impugned letter dated 01/07/2020 may please be suspended.

Petitioners

Through

SHAHID QAYUM KH Advocate, Supreme/Court of Pakistan

Certificate:-

Certified (as per information provided by petitioner) that no such Writ Petition has previously been filed by the petitioner before this Hon'ble court.

List of Books:-

Constitution of Islamic Republic of Pakistan, 1973 1. 2.

Anyother book according to need.

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12 JUN 2021





Amound (E)

PESHAWAR HIGH COURT, PESHAWAR.

FORM 'A' FORM OF ORDER SHEET

Date of order. Order or other proceedings with the order of the

08.06.2021

W.P.No.3207-P of 2020.

Present: Mr.Shahid Qayum Khattak, advocate for the

petitioners.

Mr.Khaled Rehman, AAG for the

respondents.

LAL JAN KHATTAK, J.- Petitioners through the instant petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973 seek issuance of an appropriate writ directing the respondents to act in the matter in accordance with law entitling them to the Health Allowance being drawn by similarly placed employees and also to declare letter dated 01.07.2020 as illegal, against the judgments of superior courts, discriminatory and thus same be struck down.

- 2. Arguments heard and record gone through.
- 3. Perusal of the case record would show that the petitioners are civil servants and the matter qua grant of the Allowance as claimed by them through the instant petition is one of the terms and conditions of their service and if any term and condition of service of a civil servant is violated by his department, then in that eventuality, he can approach the Services Tribunal established by the Government for that purpose and on no count he can come to this court for the enforcement of any of the terms and conditions of his service keeping in view the bar

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contained in Article 212 of the Constitution of Islamic Republic of Pakistan, 1973.

4. For what has been discussed above, the petition in hand is hereby dismissed in limine for its being not maintainable before this court, leaving the petitioners at liberty to approach the Services Tribunal for the redressal of their grievance, if so advised.

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JUDGE

PRITITION TO BE TRUE COM

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12 JUN 2021

Date of Preparation of Application.

Date of Preparation of Copy

Date of Delivery of Copy

Received By.

Sadiq Shah, CS (DB) (Hon'ble Mr.Justice Lal Jan Khattak & Hon'ble Mr.Justice Syed Arshad All)

cre

Deputy Commissioner

. Kohat

Through Proper Channel Distinct Officer, Social Welfare Kohat)

100 m

SUBJECT: APPEAL FOR SANCTION OF HEALTH ALLOWANCE TO THE INDUCTED!

TRANSFERRED EMPLOYEES OF KPK GOVT: TO THE DEVOLVED INSTITUTE

(NSEC, KOHAT)縣

Respect Sir,

It is humbly submitted in your kind honour and your attention is invited to the subject cited above and to state that primarily the "Health Allowance" was allowed to the employees of Directorate General Special Education and Allied institutions/Centers w.e.f 01-01/2012) in light of the Federal Service Tribunal Decision dated 18-07-2017 (Annex-A) and Supreme Court of Pakistan decision Dated 17-01-2018 (Annex-B) which is very much clear that the employees of Directorate General Special education (DGSE) allied institutions/Centers, NCRDP etc are entitled for "Health Allowance".

The Finance Department Knyber Pakhtunkhwa recent Notification FD(SOSR-II08-7/2019/53 dated 25-11-2019) (Annex-C) all the employees of Nishtar Special Education Center Kohat (Devolved and inducted/ Transferred by KPK Govt:) submitted the Case for honoring Health Allowance; along with arrear within the stipulated period of the individual which was honoried accordingly.

Now as per teference No 4958/F&P/DC/KT Dated 01-07-2020 Additional Deputy Commissioner (F&P) Kohat mentioned that the employees inducted/ Transferred by KPK Govt: in the Devolved Institute NSEC, Kohat are not devolved employees and are getting "Health Allowance" illegally and issue direction to District Comptroller of Accounts Kohat, to Stop the payment of "Health Allowance" and make mechanism for recovery to the non devolved employees of (NSEC, Kohat) vide Notification No. FD(SOSR-1108-7/2019/53 dated 25-11-2019

Sir we are providing same services and same nature job within the same institute (NSEC, Kohat) on the ground of which devolved employees of Special Education retained "Health Allowance" we also fall in the category of Health personal. Sir this has created extreme disappointment among employees inducted/transferred by the Govt: of KPK and Devolved employees within the same institute (NSEC, Kohat) and seems to be discriminatory offending Article 4 and 25 of the constitution of Islamic Republic of Pakistan1973 Section 2(b) entitle all pay and allowances as prescribed by Federal and Provincial Govt: employees without any discrimination.

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Similarly the honorable Apex Court vide its judgment in the case reported as 1996 SCMR 1185 has already held cule of good governance" demands that benefits of the said decision to the other givil servants also who may not be party to this litigation, instead of compelling to approach the tribunal or other legal forum.

The employees of Special Education Devolved from Federal Govt: to Province under 18th Constitution Amendment absorbed with Social Welfare; Special Education and Women Empowerment Department Which is providing the same services to Special children as provided by the Directorate General, Special Education (DGSE) at Federal level. While later on the vacant Post in these Devolved institute are filled by the KPK Govt: by inducting/Transferred from KPK Social Welfare, Special Education and Women empowerment Department

In view of the above factual position it is humbly requested to accord approval of "Health Allowance" to all the staff/employees of Devolved institute and stop recovery from the following inducted/transferred employees to Devolved institute (NSEC, Kohat) and reinstate ("Health Allowance") as to other devolved employees of the Center (NSEC, Kohat).

1. Muhammad Younas Afrid

Deputy Director

2. Masood ur Rehman

Senior Teacher

3. Anila Rehman

Senior Teacher

4. Muhammad Ishaq 108/07/201

Computer Operator

5. Zia ur Rehman

Driver

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6. Mubsher lobal

Naib Qasid

ممال قرال

7. Zahid

Attendant

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Copy for information and necessary action to:-

1- The Director, SW- SE & WE Department, Khyber Pakhtunkhwa.

2- The District Comptroller of Accounts, Kohat.

Attested

WP3207P2020 MASOOD UR REHMAN VS GOVT CF.PG36

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27) Amount G

2020] Lahore Development Authority v. Muhammad Tariq Niaz 1957 (Sayyed Mazahar Ali Akbar Naqvi, I)

their reasoning. For the reasons given above, I would hold that the reflective loss principle, if it exists, does not apply in the present case.

The exception in Olles v Rhind?

212. In view of my conclusion that the reflexive loss principle does not apply in this case, the question regarding the ambit of the exception to that principle which was identified in ciles v. Rhind does not arise. However, it is worth pointing out that the exception was identified in an effort to achieve practical justice arainst the backdrop of an assumption that the reflective loss principle stated in Pridential was valid. If Pridential is held to lay down a bright line rule of law deeming reflective loss not to be a loss whatever the true position on the facts and that bright line rule is endorsed cases such as Giles v. Rhind exemplifying the dissonance between the rule and practical justice on the facts, will continue to assect this will put pressure on the acceptability of the rule itself.

Conclusion

213 For the reasons set out above I would allow Marex's appeal and Bermit it to proceed with its OBG claim and Lumley v Gye claim directly Bagains Ar Sevilleja

MWA/6/UKSC

Appeal allowed.

2020 S C M R 1957

[Supreme Court of Pakistan]

Present Ijaz ul Ahsan, Amin-ud-Din Khan and Sayyed Mazahar All Akbar Nagyi, JJ

LAHORE DEVELOPMENT AUTHORITY

and another—Appellants:

versus

MUHAMMAD TARIO NIAZ Respondent

Civil Appeal No. 152-L of 2010, decided on 27th August, 2020.

(Against the judgment of Lahore High Court, Lahore dated 24.06.2002 passed in R.E.A. No.:180/1994)

(a) Specific Relief Act (I of 1877)—

—Ss. 12 & 42 Suit for declaration and specific performance—Open public auction—Plot bought by highest bidder in open public auction put, up for re-auction by the (Lahore) 1 velopment Authority ('the

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[Vol. LIII]

noticed by us that the respondent/plaintiff has performed his part towards fulfillment of contract by first depositing an amount of Rs 5000// as per terms and conditions as the was declared highest bidder. Therefore he deposited an amount of Rs 22, 73,500// at the spot as 1/3rd amount of the bid, all these facts are admitted by Assistant Director of LDA while deposing before the court, hence; in the given circumstances narrated above, it is made abundantly clear that the appellant/defendant was grossly unjustified to issue another proclamation for public auction relating to plot No. 193/B. Upper Mall Lahore, once its valid acceptance was made by the respondent/plaintiff. It is worth mentioning that the conduct of the appellant/defendant was not aboveboard, rather they acted in a manner which was squarely against the dictates of justice. This practice if allowed to continue it might frustrate public confidence qual public functionaries which might be detrimental to uphold the public cider which is paramount to keep the society in peaceful atmosphere therefore the public functionaries are expected to perform their cuties well within the prescribed it might for the land.

8. For reasons recorded above, we do not find any merit in this appeal. It is accordingly dismissed

MWA/L-2/SC

Appeal dismissed

2020 S C M R 1962

[Supreme Court of Pakistan]

Present: Gutzar Ahmed, C.J. Ijaz ul Ahsan and Amip-ud-Din Khan, JJ

GOVERNMENT OF THE PUNJAB through Chief Secretary Petitioner

versus

MUHAMMAD ARSHAD and 2 others Respondents

Civil Petitions Nos 813 814 and 815 L of 2820, decided on 7th

(Against) the judgment dated 4:11:2019 passed by the Punjab Service Tribunal/ Lahore in Appeal No 5830 of 2015)

Punjab Service Tribunals Act (IX of 1974)

—S: 4— Service Tribunal—Jurisdiction—Retribution, concept of— Applicability— Punishment, quantum of— Civil servant, after departmental proceedings was awarded punishment of reduction to four

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esterial red in ingly 18 80 المحاز بالمالي 04/8/21 مردرخه مين مينگار مر دعوی جرم زبر دفعه مقدمه مندرجه عنوان بالاا بی طرف نه فانسطه بردی وجواب دی وکل کاروائی متعلقه آن مقام کری مور مقرر کر کے اقر ارکیا جاتا ہے کہ صاحبِ موتو ف کو مقد مذک گل کار وائی کامِل اختیار ہوگا۔ نیز وکیل صاحب کوراضی نامه وتقرر ثالث وفیصله برحلف دینے جواب وہی اورا قبال دعو دربصورت ڈگری کرانے اجراءاورصول چیک رو پہیر اورعرضی دعویٰ اور درخواست ہرقتم کی تقید ایق زراس پردستخط کرنے ک اختیار ہوگا۔ نیز بصورت عدم بیروی یا ڈ کری کیمطرف یاا بیل کی برآئدگی اورمنسوخی اور دائر کرنے اپیل مگرانی ونشر ثانی و پیروی کرنے کااختیار ہوگا۔اوریہ صورت ضروت مقدمہ مذکورہ کے کل یا جزوی کاروائی کے واسطے اور دکیل یا مختارِ قانونی کواپنے ہمراہ یااپنی بجائے تقرر کا ختیار ہوگا۔اورصاحبمقررمشدہ کوبھی وہی جملہ مذکورہ بالااختیارات حاصل ہوں گے۔اوراس کاساختہ پر داختہ منظور وقبول ہوگا۔اوردورانِ مقدمہ میں جوخر چہو ہر جانہالتوائے مقدمہ کے بہب سے ہوگا۔اس کے مسحق وکیل صاحب موصوفیہ، موں گے۔ نیز بقایا وخرچہ کی وصولی کرنے کا اختیار حاصل ہوگا۔اگر کوئی تاریخ بیشی مقام دورہ یا صدیے باہر کو و کبل صاحب پابندنہ وں گے، کہ بیروی غندسہ مذکر واریں۔ ﴿ اَهْدَ اوْکَالْتِ نَاسَلُهُو مِا تَا کُهُ سندرے _ Anta ilestin 14301-1877682-6.

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No. 7266/2021

Anila -	Rehman,	Senior	Teacher,	Nishtar	Special	Education, KDA ST Appellant
Kohat						Appellant

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa through Secretary Zakat, usher, Social Welfare & Women Empowerment Department Peshawar.
- 2. Govt. of Khyber Pakhtunkhwa through Secretary Finance Department Peshawar.
- 3. The Director, Social Welfare, Special education & Women Empowerment Department, Peshawar.
- 4. Accountant General, Khyber Pakhtunkhwa
- 5. Deputy Commissioner, Kohat.
- 6. Additional Deputy Commissioner (F&P) Kohat
- 7. The District Officer Social Welfare Kohat.
- 8. District Controller of Accounts, District Complex, Kohat...... (Respondents)

Respectfully Sheweth:

PARA-WISE COMMENT ON BEHALF OF RESPONDENTS NO. 1 TO 3 & 7.

PRE-LIMINARY OBJECTIONS:

- 1. The appellant has got no cause of action to file this service appeal.
- 2. That the appeal is not maintainable in its present.
- 3. That the appellant has no locus standi or cause of action to file the present service appeal.
- 4. The appeal is badly time bard. Therefore the appeal is not maintainable.

FACTS:

- 1. Correct.
- 2. Correct to the extent that the Respondent No. 2 granted the Health Allowances to the devolved employees of special education institutions however the appellant is not the initial appointee of Special Education Institution but she was initially appointed in a project namely "Shaheed Benazir Bhutto Women Center Kohat" under supervision of Federal Government of Pakistan & she was not serving in Special Education. That the Finance Department issued a notification vide NO FD(SOSR)-7/2019-53 dated 25-11-2019 (Annex-I) only to the employees working in the Special Education devolved institution of the Federal Govt of Pakistan which states that

"In pursuance of the court order the competent authority issued notification No FD/(SOSR-II)8-7/2019-53 dated 25-11-2019 in pursuance of the case titled Muhammad Atique ur Rehman and others vs Federal Government through Secretary Capital Administration etc, the Government of Khyber Pakhtunkhwa has approved health allowance at the rate of one basic pay to the devolved employees working in the special education institutions from the date of the devolution to provincial Government of Khyber Pakhtunkhwa.

Thus above said allowance will be admissible only to the employees of the special education institutions of Khyber Pakhtunkhwa devolved under the 18th constitutional amendment." (Annex-I) While the appellant was not the employee of Special Education but she was devolved from the ADP scheme by the Federal Govt which was later on regularized through a court case and adjusted/reinstated in the special education on various posts.

- 3. Para No. 3 related to respondent No. 5 & 6.
- 4. Correct with clarification that the Honorable High Court dismissed the judgment of the appellant & the relevant para in the petition is reproduced as under "for what has been discussed above, the petition in hand is hereby dismissed in limine for the being not maintainable before this court, leaving the petitioners at liberty to approach the Services Tribunal for the redressal of their grievance, if so advised". (Annex-II)
- 5. Pertains to record.

GROUNDS

- A. Related to respondent No. 5 & 6.
- B. Related to respondent No.5 & 6.
- C. Incorrect, hence denied. The factual position has been explained in the preceding para.
- D. Incorrect hence denied. According to Notification No. FD(SOSR-II)8-7/2019-53 dated 25-11-2019 where in para No. 2 states "The above said allowance will be admissible only to the employee of Special Education of Khyber Pakhtunkhwa devolved under 18th Constitutional amendment" (Annex-I)
- E. Related to respondent No.5 & 6.
- F. Related to respondent No.5 & 6.
- G. That the respondents are Law abiding civil servants and respect the Constitution of Islamic Republic of Pakistan 1973 & the respondents did not violate any article of the Constitution of Islamic Republic of Pakistan. Moreover as per Notification of the Finance Department the appellant is not eligible for this said relief.
- H. Related to respondent No. 5 & 6.
- I. That respondents will produce relevant Law & decision of the superior courts in support of their comments/reply in the time of arguments
- J. Related to respondent No. 5 & 6.
- K. That any other grounds which has not been specifically taken in the above mentioned comments/reply maybe argued at the time of arguments with the permission of this Honorable Tribunal.



In the view of above factual position it is humbly prayed that this petition being devoid of any merit may graciously be dismissed with cost.

SECRETARY

Khyber Pakhtunkhwa through Social Welfare, Special Education & Women Empowerment Department Peshawar

(Respondent No. 1)

(Respondent No. 2)

Finance Department

Khyber Pakhtunkhwa

DIRECTOR

Social Welfare, Special Education & Women Empowerment
Peshawar

(Respondent No. 3)

DISTRICT OFFICER

Social Welfare, Special Education & Women Empowerment
Kohat
(Respondent No. 7)



GOVERNMENT OF KHYBER PARTITUNKHWA FINANCE BEPARTMENT

(REGULATION WING)

Dated Peshaviar the 25-11-2019

NOTIFICATION

Pakhlunkhwa

No.FDISOSR-1118-7/2019, in pursuance of the Supreme Court of Pakistan Civil Appeal No 811/2010 titled "Muhammad Alique-Ul-Rohman & Others v/s Federal Government of Pakislan through Secretary Capital Administration etc. the Government of Khyber Pakillunkhwa (Provincial Cabinet) has been pleased to approve Health Allowance at the rate of one running basic pay to the devolved employees working in the Special Education Institutions from the date of their devolution to Provincial Govt of Khyber

The above said allowance will be admissible only to the employees of Special Education Institutions of Knyber Pakhtunkhwa devolved under 18th Constitutional Anandment

> Secretary to Govt of Khyber Pakhtunkhwa Finance Department

Endat: No. & Dato Even.

Copy as forwarded for information and necessary action to the

1 Accountant General, Khyber Pakhtunkhira, Peahawar

Principal Secretary to Chief Minister, Khyber Pokhtunkhwe.

3 Principal Secretary to Governor, Khyber Pakhtunkhwo.

4 Secretary to Social Wellere, Special Education & Women Empowerment Depts.

5 Orector, FMIU, Finance Department, Knyber Pakhtunkhwa

6 PS to Minister Financo, Knyber Pakhtunkhwa.

7 PS to Socretary, Finance Department, Knyber Pakhtunkhwa,

8 PS to Special Secretary, Finance Department, Khyber Pakhtunkhwa.

9 PA to Additional Secretary (Regulation), Finance Department.

10 Master Fde

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BEFORE THE PESHAWAR HIGH COURT, PESHAWAR

W.P No. 3807 - P/ 2020

1. Masood-ur-Rehman Senior Teacher, Nastar Special Education, KDA, Kohat.

2. Muhammad Younis Deputy Director, Nastar Special Education, KDA, Kohat.

3. Anila Rehman Senior Teacher, Nastar Special Education, KDA, Kohat.

4. Muhammad Ishaq Computer Operator, Nastar Special Education, KDA, Kohat.

Versus

- Government of Khyber Pakhtunkhwa through Secretary Social Welfare, Special Education & Women Empowerment Department, Peshawar
- Government of Khyber Pakhtunkhwa through Secretary Finance Department, Peshawar.
- Director Social Welfare, Special Education & Women 3. Empowerment Department, Peshawar
- Accountant General, Government of Khyber 4. Pakhtunkhwa, Peshawar
- Additional Deputy Commissioner (F& P) Kohat 5.
- District Officer, Social Welfare, Special Education & Women Empowerment Department, Kohat 7.
- District Comptroller of Accounts, District Complex, Gate No. 2 KDA, Kohat.

.....Respondents

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973

Respectfully Sheweth:

That the Government of Khyber Pakhtunkhwa Finance Department 1. Issue a notification bearing No. FD(SOSR-II)8-7/2019 Dated 25/11/2019 wherein Health Allowance at the rate of one running basic pay has been awarded to devolved employees working in the





PESHAWAR HIGH COURT, PESHAWAR. grone early

Order or other proceedings with the order of the Date of order.

08.06.2021

W.P.No.3207-P of 2020.

Mr.Shahid Qayum Khattak, advocate for the Present:

petitioners.

Mr.Khaled Rehman, AAG for the

respondents.

LAL JAN KHATTAK, J .- Petitioners through the instant petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973 seek issuance of an appropriate writ directing the respondents to act in the matter in accordance with law entitling them to the Health Allowance being drawn by similarly placed employees and also to declare letter dated 01.07.2020 as illegal, against the judgments of superior courts, discriminatory and thus same be struck down.

- Arguments heard and record gone through.
- Perusal of the case record would show that the petitioners are civil servants and the matter qua grant of the Allowance as claimed by them through the instant petition is one of the terms and conditions of their service and if any term and condition of service of a civil servant is violated by his department, then in that eventuality, he can approach the Services Tribunal established by the *Government for that purpose and on no count he can come to this court for the enforcement of any of the terms and conditions of his service keeping in view the bar







contained in Article 212 of the Constitution of Islamic Republic of Pakistan, 1973.

For what has been discussed above, the petition in hand is hereby dismissed in limine for its being not maintainable before this court, leaving the petitioners at liberty to approach the Services Tribunal for the redressal of their grievance, if so advised.

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12 JUN 2021

Sadiq Shah, CS (DB) (Hon'ble Mr.Justice Lai Jan Khattak & Hon'ble Mr.Justice Syed Arshad All)