## BEFORE THE HONORABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR CAMP COURT ABBOTTABD

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Service Appeal No: 49 /2024 clubbed with Service Appeals 18/24

C.M. NO.608/24

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Government	of	Khyber	Pakhtunkhwa	through	Chief	Secretary	&
Others	• • • • • •		•••••••••••••••••	••••••	• • • • • • • • • • • • •	Appellants	

#### VERSUS

Mst Nusrat Zahoor......Respondents

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Dated: \_\_\_\_/06/2024

District Education Officer (F)

Abbottabad

## **BEFORE THE HONORABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR CAMP COURT ABBOTTABD**

Service Appeal No: 49 /2024 clubbed with Service Appeals 18/24

C. M. NO.606/24 Government of Khyber Pakhtunkhwa through Chief Secretary & Appellants Pakhtukhwe Others... Rispondent 4,5,6 Diary No. 13644 VERSUS Mst Nusrat Zahoor......Respondents Appealant. APPLICATION FOR SETTING ASIDE EX-PARTY AGAINST THE ORDER DATED 29-5-2024IN CASE TITLED JAVARIA ASHRAF VS GOVT: KPK ETC WITH CLUBBED WITH CONNECTED SA NO. 18- TO 52.54, 120.238 TO 242 REGARDING (FORGO PROMOTION) PASSED BY THIS

<u>SUBMISSION OF REPLY ON BEHALF OF RESPONDENTS,</u> THROUGH RESPONDENT NO. 6.

#### **Respectfully Sheweth:**

Application on behalf of respondents 3, 4 through respondent No. 6 is as under.

HONORABLE CHARIMAN, KPK, STC, PEWSHAWAR DUE TO NON

4, 5

- That the case was filed by appellant before the, KPK, Service Tribunal, Peshawar, to respondents on, notice received to the respondents on 13-03-2024, while the instant case was fixed on, 8-4-2024, 22-04-2024, respectively. (Photocopy of order sheets are annexed as Annexure "A").
- 2. That in the case Service Appeals was submitted for signature of respondents 2,3, while objections raised by the respondent due to the that correction was made regarding "Law & human right & Parliamentary affairs instead of "La\w & Justice s stamp of signature of respondent No. 3, respondent No. 6 seeking advice that the correction was made in the Service Appeal by the Honorable Tribunal, after filling of correction application. (Photocopy of letters of objection for the refusal of signature of respondent No. 3 & 6 is annexed as Annexure "B").

3. That the legal representative of the respondents No, 4,5, 6 in the light of  $\frac{3}{4}$ direction of this honorable court for filling of reply on behalf of respondent No. 4,5 & 6, appear before the Honorable Tribunal on 21-5-2024, but objections' (regarding better copies) was raised by the filling branch of this honorable Tribunal, while the instant case was fixed on 22-05-2024, legal representative appeared along with reply/comments number of 168 files before along with AAG Service Tribunal KPk, Peshawar, appeared before this honorable Tribunal on 22-05-2024, and requested that time may kindly by given for the better copies numbers (168 files), learned Chairman of Honorable Service Tribunal KPK Peshawar granted 3 day time for the annexure of better copies and submitted before the Honorable court, legal representative annexed the better copies and re-submitted before this on honorable court on 27-05-2024 (excluded Saturday & Sunday) well with in time, but scanning branch refuse to file the instant case due to fine 5000/-(five thousand rupees per case, aggregate value Rs. 210000/- ) should submitted before the court for filling of comments. (Photocopy of attendance certificates are annexed as Annexure "C").

3

- 4. That on 22-5-2024, the instant appeals were fixed for 29-05-2024 at camp court Abbottabad, reply/comments already submitted in (Scanning branch before this honorable Tribunal on 27-05-2024.
- 5. That in the light of order dated 22-05-2024, legal representative follow the directions of this Honorable Tribunal well within time re-file the instant comments/reply or: 27-05-2024 before the date fixed on 29-05-2024, but due to huge fine/cost, the instant comments was yet to be not filled. More so legal representative along with A.AG, Service Tribunal, KPK, appeared on 22-5-2024, 29-5-2024, on both dates before this honorable tribunal, but on 29-05-2024, the defense of respondent for submission of comments/reply were expartee, (Copy of attested order sheets are annexed as Annexure "D").
- 6. That instant application for setting-aside in well within time, respondent suffer huge lose, if this honorable court does not accept the plea of respondents.
- 7. That other point shall be agitated by this permission of court at the time of arguments.

## $_{\perp}$ <u>GROUNDS:</u>

a. That order dated 22/5/2024 & 29/5/2024, by this Honorable Tribunal is against the Rule 19(2) & (3) of the NWFP/KPK, Service Tribunal Rules 1974, both the legal representative & A.A.G, KPK, present on the date fixed on 22/5/2024, & 29/5/2024, at Peshawar and camp court Abbottabad.

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- b. That due to order dated 22/5/2024, passed by this Honorable Tribunal to the extent of huge amount cost/fine, in the instant Service Appeals, reply of respondents does not filled, in fact reply is ready for filling, therefore respondents did not lapse time for filling of reply/comments on his part.
- c. That respondent appear along with A.A.G, Service Tribunal KPK, appeared each and every date, on 21/5/2024, reply of respondent ready for file but due to objection raised by filling branch of this Honorable Tribunal reply did not filed, therefore it is not respondents fault.
- d. That legal representative appear along with reply after removing of objections regarding better copies of "annexures" on 27/5/2024, before the filling branch in compliance of order dated 22/5/2024, for filling of reply, but again filling branch refuse to file the same due to the reason, first subject to payment of huge cast/fine.
- e. That legal representative hardly take 21 rims to prepare the reply, legal representative of respondents to meet the fair and travelling expensive in his pockets, and did not enjoy TA, DA, years and years, due to financial hard-ship head of law charges of the legal branch is too much low, which does not meet the expenses of huge fine/cost. It is very hardship to pay the huge fine/cost first for filling of comments/reply of respondents.
- f. That before 22/5/2024 time spend for twice objection raised for signature of respondent No. 3 &, and correction of nomenclature "law, human rights, Parliamentary affairs" instead of "Law of Justice", in Service Appeals as well as comments.
- g. That the instant application well with in time, having sufficient reason, valuable right of Government. Therefore the instant application kindly be accepted and restore with minor cost.

**Therefore**, humbly Prayed that the instant application for setting aside of respondent No. 4,5,6, may graciously be accepted, and restore the defense of respondents for filling of comments/reply, or any other remedy which this honorable Tribunal deem fit under the given circumstances of instant comments/reply.

**MUHAMMAD TANVEER** 

p

DISTRICT EDUCATION OFFICER (FEMALE) ABBOTTABAD (APPELLANT NO: 6)/Rapondat 4,5,6

### **BEFORE THE HONORABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR CAMP COURT ABBOTTABD**

Service Appeal No: 49 /2024 clubbed with Service Appeals 18/24

Government	of	Khyber	Pakhtunkhwa	through	Chief	Secretary	&
Others			•••••		••••	Appellants	
	۰.	*			. 、		

VERSUS

Mst Nusrat Zahoor.....Respondents

### <u>AFFIDAVIT</u>

I, Muhammad Tanveer District Education Officer (Female) Abbottabad stated on oath that the contents of Application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.

DEPONENT

O&42224 Clerk to counsel for the appellant present. Mr. Umair
Azam, Additional Advocate General alongwith Mr. Huja) Shah,
PST for official respondents present and seeks further time for
submission of reply/comments, Granted. To come up for
NNED
reply/comments on 22.04.2024 before S.B. The restraint order

dated 24.01.2024 is extended till the date fixed P.P given to the

parties.

(Muhammad Akbar Khan) Member (E)

Amer

ikling

22.04.2024

\*Abdullah\*

\*komran\*

01. Clerk of counsel for the appellant present. Mr. ArshacAzam, Assistant Advocate General alongwith Miss. DilshadBegum, DEO for the respondents present.

02: Reply/comments on behalf of the respondents not submitted. Representative of the respondents stated that reply/comments has been submitted for signature of the respondents and sought some time. Granted as a last opportunity. To come up for reply/comments on 22.05.2024 before-S.B. P.P given to the parties.

fente (Fareena Paul) Member(E)TERTED

May, 2024

\*Adnon Shah. T

Junior to counsel for the appellant present Mr. Umair 1. Azam, Additional Advocate General for the respondents present

On the previous date, last opportunity was granted to 2. the respondents for filing of written reply, but today no representative of the respondents is present nor they have submitted written reply, therefore, cost of Rs.5000/- is imposed upon the respondents to submit written reply/comments within three days. In case they failed to submit the same, they will be placed ex-parte. This case pertains to camp court Abbottabad, therefore, let it be fixed there. To come up for written reply/comments on 29.05.2024 before S.B at camp court Abbottabad. P.P given to the parties.

(Kalim Arshad Khan) Chairman STED

Date of Presentation of Application. Number

Httestres Hant

13/06/024

## GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Block "A" Civil Secretariat, Peshawar

Phone No. 091-9211128

MMEDIATE / COURT MATTER

NO.SO (Lit-II) E&SED/1-3/SA# 18/2024/Javeria Dated Peshawar, the 25-04-2024

Annex B

To

The Secretary, Government of Khyber Pakhtunkhwa, Law, Parliamentary Affairs & Human Rights Department.

CONUNTERSIGNATURE OF PARAWISE COMMENTS Subject:

Dear Sir,

I am directed to refer to the subject not ed above and to enclose herewith a copy of letter No. 440/AD/Lit-II dated 22-04-2024 received from Assistant Director (Litigation-II) Directorate Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar alongwith parawise comments (in original) in Service Appeal No. 18/2024 case title Mst. Javeria Ashraf (SPST) (BPS-14) vs Government of Khyber Pakhtunkhwa & others, (duly vetted by Additional Advocate General, Khyber Pakhtunkhwa Service Tribunal Peshawar) signed by the Director Elementary & Secondary Education for signature of the Secretary Law, Parliamentary Affairs & Human Rights Department being Respondent No. 93.

After signature, the same may please be returned to this Department for further necessary action.

Yours faithfully,

SECTION OFFICER (LIT:ID

Encls: as above. Endst: of even No. & date.

### Copy is forwarded to:---

- 1. PS to Secretary E&SE Department.
- 2. PA to Additional Secretary (General) E&SE Department.
- 3. PA to Deputy Secretary (Legal-I) E&SE Department.
- 4 Master File.

19/14/24

SECTION OFEIGER (I.



## GOVERNMENT OF KHYBER PAKHTUNKHWA LAW, PARLIAMENTARY AFFAIRS AND HUMAN RIGHTS DEPARTMENT

No.SO(Lit)/LD/Misc/Signature of secretary in S.A No.18/2024/Javeria Dated Peshawar the 07/05/2024

The Secretary to Government of Khyber Pakhtunkhwa, Elemetary & Secondary Education Department.

SUBJECT:	SIGNATURE OF AFFIDAVIT, AUTHORITY LETTER ON NO.2,3&4.	PARAWISE COMMENTS	
		·	

Dear Sir,

Τo

1 am directed to refer to your letter No.SO(Lit-II)E&SED/1-3/SA#18/2024/ Javeria dated 25.01.2024 on the subject noted above and to return herewith the joint parawise comments and authority letter with the request that designation of Sceretary Law Department may be corrected in the comments as well as in authority letter and resubnit to this department after signing of Secretary Elementary & Secondary Education Department for signature of Secretary Law Department, please.

Yours faithfully ASSISTANT LAW OFFICER (LED-

Endst: No.& Dave Even.

Copy is forwarded to PS to Secretary Law, Law Department Khyber Pakhtunkhwa

ASSISTANT LAW OFFICER (Lit)

2024

### GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Block "A" Civil Secretariat, Peshawar

Phone No. 091-9211+25

ST IMMEDIATE / COURT MATTER

THE REPORT OF THE PARTY OF THE

NO.SO (Lit-II) E&SED/1=3/2023 Dated Peshawar, the 15-05-2023

The Secretary, Gevernment of Khyber Pakhtunkhwa, Law, Parliamentary Affairs & Fluman Rights Department.

Subject: CONUNTERSIGNATURE OF PARAWISE COMMENTS

Dear Sir.

Τo

Lam directed to refer to the subject noted above and to enclose herewith a copy of letter No. 4051/AD/Lit-II dated 13-05-2024 received from Assistant Director (Litigation-II) Directorate Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar alongwith parawise comments (in original) is Service Appeal Nos. :8/2024 to 52/2024, 54/2024, 120/2024. 234/2024 to 241/2024 (duly vetied by Additional Advocate General, Khyber Pakhtunkhwa Service Tribunal Peshawar) signed by the Director Elementary & Secondary Education for signature of the Secretary Law, Farliamentary Affairs & Human Rights Department being Respondent No. 03.

After signature, the same may please be returned to this Department for further necessary action.

Yours faithfully,

SECTION OFFICER (LIT:II

Encls: as above. Endst: of even No. & date.

Copy is forwarded to:-

- 1. PS to Secretary E&SE Department
- 2. PA to Addition | Secretary (General, E&SE Department.
- 3. PA to Deputy Secretary (Legal-I) 包含层 Department.
- 4. Master File.

2024

# GOVERNMENT OF KHYBER PAKHTUNKHWA LAW, PARLIAMENTARY AFFAIRS AND HUMAN RIGHTS DEPARTMENT

No. ALO(Lit)/SA/460/E&SE/2024/Imtiaz Bibi Dated Peshawar the 16/05/2024

The Secretary, Government of Khyber Pakhtunkhwa, Elementary & Secondary Education Department.

#### SUBJECT:

To

COUNTER SIGNATURE OF PARAWISE COMMENTS IN SERVICE APPEALS NO. 18-52,54,120,238-241/2024.

I am directed to refer to your letter No.SO(Lit-II)E&SED/1-3/2023, dated: Dear Sir. 15.05.2024 on the subject noted above and to return herewith joint parawise comments in the subject cases received with the said, letter with the request correct the stamp law and justice at the end of the comments, please.

Yours faithfully

ASSISTANT LAW OFFICER (Lit)

## Endst: No.& Date Even.

Additional Advocate General, Khyber Pakhtunkhwa Service Tribunal for Copy is forwarded to the: information and immediate necessary action, please.

AFUNCE

2. PS to Secretary, Law Department.

ASSISTANT LAW OFFICER (Lit)

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a sha kilan k 226 9. mar 1 fr 1202/-5/22 Massimo · hzor/s/ze as monoyard. How et chulled wut as others luter the repression allond in conserved house below as a going with appears & HIL CONCLOUCE CORT HICE (m)

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### **BEFORE THE SERVICE TRIBUNAL KPK** <u>PESHAWAR</u>

Service Appeal No. 4

Noshaba Zahoor D/O Zahoor, Shah (SPST) GGPS Dara Salhad A Mound

...PETITIONER

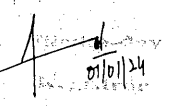
ENiam No. 101

1202\$1

#### VERSUS

1.	Government of Khyber Pakhtunkhwa, through Chief Secretary
•	Khyber Pakhtunkhwa, Peshawar.
2.	Secretary Establishment Khyber Pakhtunkhwa, Peshawar.
.3.	Secretary Law & Justice, Khyber Pakhtunkhwa, Peshawar.
<sup>:</sup> 4.	Secretary Elementary & Secondary Education, Peshawar.
5.	Director Elementary & Secondary Education, Peshawar.
6.	District Education Officer (Female), Abbottabad.

#### ...RESPONDENTS



SERVICE APPEAL UNDER SECTION 4 OF KPK FOR SERVICE TRIBUNAL ACT. 1974 EFFECT 'İ'HAT DECLARATION TO THE IMPUGNED NOTIFICATION NO. SO(POLICY)E&AD/1-312020, DATED 06/06/2023, WHEREIN, RESPONDENTS' DEPARTMENT HAVE MADE IT COMPULSORY FOR THE APPELLANT TO GET PROMOTION TO THE NEXT RANK. AND SHALL AVAIL HER PROMOTION, FAILING WHICH, DISCIPLINARY ACTION SHALL BE

ATTESTED

Appl Nor 49/24 Musrat 20

2<sup>2nd</sup> May, 2024



1. Junior to counsel for the appellant present. Mr. Umain Azam, Additional Advocate General for the respondents present.

2. On the previous date, last opportunity was granted to the respondents for filing of written reply, but today no representative of the respondents is present nor they have submitted written reply, therefore, cost of Rs.5000/- is imposed upon the respondents to submit written reply/comments within three days. In case they failed to submit the same, they will be placed ex-parte. This case pertains to camp court Abbottabad, therefore, let it be fixed there. To come up for written reply/comments on 29.05.2024 before S.B at camp court Abbottabad. P.P given to the parties.

> (Kalim Arshad Khan) Chairman

\*Aanan Shah, P.A\*

29<sup>th</sup> May. 2024 1. Learned counsel for the appellant and Mr. Umair Azam, Additional Advocate General present.

> 2. Despite last chance and imposition of cost, reply on behalf of respondents has not been submitted nor anybody is present on behalf of respondents. Therefore, they are placed ex-

parte. To come up for ex-parte arguments on 23.07.2024 before TESTED

D.B at Camp Court, Abbottabad. P.P. given to the appellant's

\*Mutazem Shah \*

pounsel.

(Kalim Arshad Khan) Chairman

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