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BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL CAMP COURT ABBOTTABAD.

MiscApplication No. 380 /2024

IN

Execution Petition No. 630/2023

Govt. of KP through Secretary E&SE Department & others

..... Petitioners

VERSUS

Sardar Irshad Ali SDEO Lora BPS-17 District Abbottabad & othersRespondent

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Dated: ____ -04-2024

(Muhammad Tanveer)

District Education Officer (M)

Abbottabad.

(Respondent No. 05)

BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL CAMP COURT ABBOTTABAD.

Klayber Pakhtikhwa Mix Service Tribunal	Application No. 380 /202
Diary No. 12868	IN
17-05-24	Execution Petition No. 630/2023

Govt. of KP through Secretary E&SE Department & others

...... Petitioners

VERSUS

Sardar Irshad Ali SDEO Lora BPS-17 District Abbottabad & othersRespondents

OBJECTION PETITION UNDER SECTION-47 CPC 1908 AGAINST THE TILTED CASE IN TERMS OF:-

- A. That the judgment of August Supreme Court of Pakistan and this Honourable Tribunal have lost their efficacy for the purpose of implementation by clear intendment through section 2 (1) of Khyber Pakhtunkhwa Cessation of Payment of Arrears on Advance Increments on Higher Educational Qualification Act No. IX of 2012 & vires of the Act have not been challenged before any forum.
- B. That the instant Execution Petition is hopelessly time barred under the Limitation Act No. IX of 1908.
- C. That the judgment of Peshawar High Court Peshawar passed in WP No 3081-P/2021 dated 14-06-2023 is judgment in personam and said judgment is also challenged before the August Supreme Court of Pakistan in CPLA No. 511-P/2023 titled Govt of Khyber Pakhtunkhwa Vs Saeedullah & Others is subjudice.

PRAYER:

On acceptance of instant objection petition in titled execution petitions may please be dismissed in terms of the above referred provision of law / grounds in favor of the applicants please.

Respectfully Sheweth:-

The applicants/ E&SE Khyber Pakhtunkhwa Peshawar submit as under: -

ON FACTS:

1. That the titled Execution Petition is pending before this Honorable Tribunal for implementation of the judgment dated 12-05-2009 regarding the Advance Increments on behalf of the Respondent Department which is fixed for hearing on dated 24-04-2024 for implementation report and the learned DDA raised question of limitation upon instant Execution Petition with the request that they are going to file objection petition in this respect. Hence, the Respondent Department further submit on the following grounds inter alia:

GROUNDS

- A. That the instant Execution Petition is hopelessly time barred under the Limitation Act No. IX of 1908. Hence, liable to be dismissed without any further proceedings.
- B. That the identical nature Implementation Petition No. 49/2012 was dismissed by this Honorable Tribunal dated 30-01-2013 and petitioner sought leave to appeal against the order dated 30-01-2013 before the August Supreme Court of Pakistan and same was also dismissed on 29-08-2013 passed in Civil Petition No. 360 of 2013 titled Muhammad Haroon Vs EDO & Others. The operative part of the judgment is reproduced as under:-

"A bare reading of the above Sections from Khyber Pakhtunkhwa Act No. IX of 2012 makes it crystal clear that whatever benefit the petitioner was claiming through the judgment dated 12-05-2009, has been nullified by the legislature through clear intendment in equivocal terms, while vires of the said Act have not been challenged before any forum. This being the position leave to appeal is refused and this petition is dismissed."

(Copy of judgment dated 29-08-2013 annexed as Annexure "A")

C. That the Identical nature case was dismissed by the August Supreme Court of Pakistan in CP No. 172-P/2013 & 173-P/2013 dated 07-12-2018 and the operative part of the judgment is reproduced as under:-

"In the instant case petitioners are seeking arrears on the basis of Notification dated 11-08-1991 and in the light of section-2 of the Act 2012, their claim cannot be entertained and is not justiciable. Reliance is placed on unreported judgment of this Court dated 29-08-2013 (mentioned in Ground B) passed in Civil Petition No. 360/2013. The Petitioners have not challenged the vires of the Act, therefore, these petitions stand abated under Act of 2012, as a result leave to appeal is declined and these petitions are dismissed."

(Copy of judgment dated 07-12-2018 is annexed as **Annexure "B"**)

- D. That the judgments of August Supreme Court of Pakistan and this Honourable Tribunal have lost their efficacy for the purpose of implementation by clear intendment through section 2 (1) of Khyber Pakhtunkhwa Cessation of Payment of Arrears on Advance Increments on Higher Educational Qualification Act No. IX of 2012 & vires of the Act have not been challenged before any forum. (Copy of Act 2012 is annexed as **Annexure "C"**)
- E. That the similar Execution Petitions regarding the same subject matters execution proceedings were adjourned sine die till the decision of August Supreme Court of Pakistan vide order dated 21-10-2020 by this Honorable Tribunal. (Copy of order 21-10-2020 is annexed as **Annexure "D"**)
- F. That the judgment of Peshawar High Court Peshawar passed in WP No. 3081-P/2021 dated 14-06-2023 is judgment in personam as respondents did not challenge the vires of the Act at any forum and judgment dated 14-06-2023 is also challenged before the August Supreme Court of Pakistan in CPLA No. 511-P/2023 titled Govt of Khyber Pakhtunkhwa Vs Saeedullah & Others is subjudice. (Copy of Civil Petition No. 511-P/2023 is annexed as Annexure "E")
- G. That the instant execution petition is against the notification dated 27-10-2001 whereby, the basis of the claim of petitioners stood erased. In the year 2012 the Khyber Pakhtunkhwa Cessation of Payment of Arrears on Advance Increments on Higher Educational Qualification Act No. IX of 2012 was promulgated which was made retrospective from 2001. Hence, the instant application is liable to be dismissed on this score alone.

(Copy of order dated 02-06-2021 is annexed as **Annexure "F"**)

I. That copy of judgment dated 12-05-2009 is already annexed with instant Execution Petition as Annexure "A" at page No. 05 to 15 and copy of judgment dated 14-06-2023 passed by Honorable Peshawar High Court Peshawar is also annexed with the instant Execution Petition as Annexure "C" at page No. 19 to 23.

It is therefore, humbly requested that on the acceptance of this petition under section 47-CPC, 1908 the titled Execution Petitions may kindly be dismissed in favor of the respondents.

Secretary

Elementary & Secondary Education Department Khyber Pakhtunkhwa Peshawar (Respondent No. 04)

(Muhammad Tanveer)
District Education Officer (M)

Abbottabad (Respondent No. 05)

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR CAMP COURT ABBOTTABAD

Application No			/2023
	IN	•	
Execution Petition	n No.	630)/2023

Govt. of KP through Secretary E&SE Department & others

.... Petitioners

VERSUS

Sardar Irshad Ali SDEO Lora BPS-17 District Abbottabad & othersRespondents

AFFIDAVIT

I, Mr. Muhammad Tanveer, District Education Officer (Male) Abbottabad, do hereby affirm and declared on oath that contents of forgoing petition under section 47 CPC 1908 are correct and true according to the best of my knowledge and belief and nothing has been suppressed from this Honorable Tribunal.

It is certified that the Indoment dated 12/05/2009 has already been anneaed by the fetitioner honce, there is no need to armed the Same with instant objection fetition

Assistant Services Tubura Pestanan

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR CAMP COURT ABBOTTABAD

Ap	Application No.	/2024
		IN
	Execution Petitio	on No. 630/2023
Gov., of KP through Secretary E&SE Department	& others	.Petitoiner.

VERSUS

Sardar Irshad Ali SDEO Lora BPS-17 District Abbottabad & others
.......... Respondents

AUTHORITY LETTER

Mr. Sohail Ahmed Zeb, Litigation Officer, District Education Officer (Male) Abbottabad is hereby authorized to submit Objection Petition on behalf of Secretary Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar in Execution Petition No. 630/2023 titled Sardar Irshad Ali SDEO Lora BPS-17 District Abbottabad & others Govt, of KP through Secretary E&SE Department & others.

(Mr. Abdul Akram) DITIONAL SECRETARY

On behalf of Mr. Masood Ahmad SECRETARY E&SE DEPDTT; (Respondent No. 04) In the Supreme Court of Pakistan (Appellate Jurisdiction)

Present:

Mr. Justice Anwar Zaheer Jamall Mr. Justice Khilji Arif Hussain Mr. Justice IJaz Ahmed Chaudhry

Civil Petition No.360 of 2013.

(on appeal from judgment of KPK Service Tribunal, Peshawar dated 30.1.2013, passed in Implementation Petition No.49/2012)

Muhammad Haroon

...Petitioner

Annexure"A

Versus

Executive District Officer, Elementary & Secondary Education Dept. Harlpur, etc Respondents

Petitioner:

In person.

For official respondents:

Mr. Naveed Akhtar Khan, Addl.A.G. KPK. Mr. Saeed-ur-Rehman, ADO (Edu.), Harlpur.

Date of hearing:

29.8.2013

JUDGMENT .

Anwar Zaheer Jamall, J.- By this petition under Article 212(3) of the Constitution of Islamic Republic of Pakistan, 1973, leave to appeal is sought by negitioner Mohammad Haroon against the order dated 30.1.2013, passed by the templer Pakhtunkhwa Service Tribunal, Peshawar (in short "the Tribunal"), whereby his implementation application No.49/2012. In service Appeal No.506/2009, was dismissed in view of sections-1 & 2 of Khyber Pakhtunkhwa Cessation of Payment of Airgars on Advance increments on Higher Educational Qualification Act, 2012 (Khyber Pakhtunkhwa Act No.IX of 2012).

We have heard the arguments of petitioner. He has placed reliance ton the earlier judgment of the Tribunal dated 12.5.2009, whereby he was held tentified for the benefit of advance increments on the basis of higher qualification. For this purpose, he has also placed reliance upon the judgment of this Court, separted as PIA Corporation v. Aziz-ur-Rehman Chaudhey (2011 SCMR 219).

As against it, learned Additional Advocate General KPK, Mr. Naveed Akritar Khan, strongly contends that benefit of earlier Judgment dated 12.5.2009,

District Education Officer
(Male) Abbottabad

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In the Supreme Court of Pakistan (Appellate Jurisdiction)



Present:

Mr. Justice Anwar Zaheer Jamali Mr. Justice Khilji Arif Hussain Mr. Justice Ijaz Ahmed Chaudhry

Civil Petition No. 360 of 2013.

(on appeal from judgment of KPK Service Tribunal, Peshawar dated 30.01.2013, passed in implementation petition No. 49/2012)

Muhammad Haroon

...Petitioner

Versus

Executive District Officer, Elementary & Secondary Education Dept. Haripur, etc

.....Respondents

Petitioner:

In Person

For official respondents:

Mr. Naveed Akhtar Khan, Addl A.G KPK

Mr. Saeed-ur-Rehman, ADO (Edu.), Haripur

Date of Hearing

29.8.2013

JUDGMENT

Anwar Zaheer Jamali, J.- By this petition under Article 212 (3) of the Constitution of Islamic Republic of Pakistan, 1973, leave to appeal is sought by petitioner Muhammad Haroon against the order dated 30.01.201, passed by the Khyber Pakhtunkhwa Service Tribunal, Peshawar (in short "the Tribunal") whereby his implementation application No. 49/2012. In service Appeal No 506/2009, was dismissed in view of sections 1&2 of Khyber Pakhtunkhwa Cessation of payment of Arrears on Advance Increments on Higher Education Qualification Act, 2012 (Khyber Pakhtunkhwa Act No. IX of 2012.)

- We have heard the arguments of petitioner. He has placed reliance on the earlier judgment of the Tribunal dated 12-05-2009, whereby he was held entitled for the benefit of advance increment on the bases of higher qualification. For this purpose, he has also placed reliance upon the judgment of this Court, reported as <u>PIA Corporation v. Aziz-ur-Rehman Chaudhry</u> (2011 SCMR 219).
- 3. As against it, learned Additional Advocate General KPK, Mr. Naveed Akhtar Khan, strongly contends that benefit of earlier judgment dated 12.5.2009,

Education Officer (M)



through implementation application No.49/2012 filed before the Tribunal, cannot be allowed to the petitioner in view of the clear language of section-1 of Khyber Pakhtunkhwa Act No.IX of 2012, which has made its section-2 applicable with retrospective effect from 01.12.2001 and, thus, made the said judgment unimplementable.

- We have considered the above noted submissions made before us by 4. the petitioner and the learned Addi. A.G KPK and seen that indeed as per judgment of the Tribunal dated 12.5.2009, the petitioner was held entitled for the benefit of advance increments on the basis of his higher qualification, but such judgment has lost its efficacy for the purpose of implementation by clear intendment through sections 1 and 2 of Khyber Pakhtunkhwa Act No.IX of 2012, which read as under:-
 - Short title, application and commencement. (1) This Act may be called the Khybder Pakhtunkhwa Cessation of Payment of Arrears on Advance Increments on Higher Educational Qualification Act, 2012.
 - It shall apply to all the employees of the Provincial Government, who were entitled to received advance increments on higher educational qualification.
 - It shall come into force at once and shall be deemed to have taken effect on and from 1" day of December, 2001.
 - Cessation of payment of arrears on advance increments on higher reducational qualification.— (1) Hotwithstanding anything contained in any idedision, judgment and order of any Tribunal or Court Including High Court or Supremb Court of Pakistan, for the purpose of any claim for payment of arrears on account of advance increments on higher educational qualification sanctioned in putsuance of any order, letter, office memoranda, notification, instructions and other instruments issued before 1:12:2001, such orders, letters, office memoranda, notifications, instructions and other instruments shall be deemed to be non-existent, ceased or revoked and no further claim whatsoever on the basis of these instruments shall be entertained and all cases in respect of such claims ipending in any Court or Tribunal including High Court and Supreme Court of Pakislan shall stand abated.
 - (2): Any order made, instruction issued, decision, judgment or order of any Court or Tribunal including a High Court or the Supreme Court, Implemented immediately before the commencement of this Act, shall be deemed to have been validly made, issued and implemented by the date of commencement of this Act, and any amount already paid there-under on account of advance increments on arrears thereof shall be deemed to have been validly paid and shall not be recoverable from the recipient Government employees."

ATTESTED

District Education Officer (Male) Abbottabad

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C.P 360 of 2013

through implementation application No. 49/2012 filed before the Tribunal cannot be allowed to the petitioner in view of the clear language of section-1 of Khyber Pakhtunkhwa Act No. IX of 2012, which has made its section2 applicable with retrospective effect from 01.12.2001 and, thus, made the said judgment unimplementable.

- We have considered the above noted submissions made before us by the petitioner and the learned Addl. A.G KPK and seen that indeed as per judgment of the Tribunal dated 12.5.2009, the petitioner was held entitled for the benefit of advance increments on the basis of his higher qualification, but such judgment has lost its efficacy for the purpose of implementation by clear intendment through sections 1 and 2 of Khyber Pakhtunkhwa Act No. IX of 2012 which read as under:-
 - "1. Short title, application and commencement.---(1) This Act may be called the Khyber Pakhtunkhwa Cessation of Payment of Arrears on Advance Increments on Higher Educational Qualification Act, 2012.
 - (2) It shall apply to all the employees of the Provincial Government, who were entitled to received advance increments on higher educational qualification.
 - (3) It shall come into force at once and shall be deemed to have taken effect on and from 1st day of December, 2001.
 - Cessation of payment of arrears on advance increments on higher educational qualification.---(1) Notwithstanding anything contained decision, judgment and order of any Tribunal or Court including High Court or Supreme Court of Pakistan, for the purpose of any claim for payment of arrears on account of advance increments on higher educational qualification sanctioned in pursuance of any order, letter, office memoranda, notification, instructions and other instruments issued before 1.12.2001, such orders, letters, office memoranda, notifications, instructions and other instruments shall be be non-existent, ceased or revoked and no further claim whatsoever on the basis of these instruments shall be entertained and all cases in respect of such claims pending in any Court or Tribunal including High Court and Supreme Court of Pakistan shall stand abated.
 - (2) Any order made, instruction issued, decision, judgment or order of any Court or Tribunal including a High Court or the Supreme Court, implemented immediately before the commencement of this Act, shall be deemed to have been validly made, issued and implemented by the date of commencement of this Act, and any amount already paid thereunder on account of advance increments or arrears thereof shall be deemed to have been validly paid and shall not be recoverable from the recipient Government employees."



- A bare reading of the above sections from Khyber Rakhtunkhwa Act No.IX of 2012 makes it crystal clear that whatever benefit the petitioner was claiming through the judgment dated 12.5.2009, has been nullified by the legislature through clear intendment in unequivocal terms, while vires of the said Act have not been challenged before any forum.
 - 6. This being the position, leave to appeal is refused and this petition is



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Sd/- Anwar Zaheer Jamali, J Sd/- Khilji Arif Hussain, J Sd/- Ijaz Ahmed Chaudhry, J Certified of be True Copy

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District Education Officer (Male) Abbottabad

C.P 360 of 2013.

A bare reading of the above sections from Khyber Pakhtunkhwa Act No. IX of 2012 makes it clear that whatever benefit the petitioner was claiming through the judgment dated 12.5.2009, has been nullified by the legislature through clear intendment in equivocal terms, while vires of the said Act have been challenged before any forum.

6. This being the position, leave to appeal refused and this petition is dismissed.

Sd/- Anwar Zaheer Jamali, J Sd/- Khilji Arif Hussain, J Sd/- Ijaz Ahmed Chaudhry, J Certified to be True Copy

Islamabad
29th August 2013.
Not approved for reporting

Superintendent Supreme Court of Pakistan ISLAMABAD

Assistant District

Assistant District

Assistant District

Application

Applicatio





<u>IN THE SUPREME COURT OF PAKISTAN</u> (Appellate Jurisdiction)

िट्यस्माः Mr. Justice Quri Fact lea Mr. Justice Syed Manzoor Ali Shah

Civil Petition No.172.P & 171-1 of 2013. (ca speal from the judgment of EFX Service Industs, Freshwar duted 64 earsons, passed in Appenin No. 523 & 524 ef 2010)

bezeich sommeld

(In C.P. 172-P/2013)

Yataren Akhtar

(in C.P. 173-P/2013)

.Partiosers

The Secretary Education, Covernment of KPK, etc. (in both cases)

.Respondents

Petitioners:

In person (in both cases)

For the respondents:

Mr. Mojabid Ali Khan, Addl. A.G. KPK

Date of bearing:

07.12.2018

JUDGMENT

Sved Mansone All Shah, J. - The facts of the case are that petitioners in both the petitions were appointed as Primary School Texchera ("PSI"). Mantoor Ahmad, petitioner in Civil Petition No.172-F/2013 ("Petitioner No.1"), however, retired from service on 01.02.2016, while Yanneen Akhtar, petitioner in Civil Petition No.173-P/2013 ("Petitioner No.2") is still in secrice.

These pelitions pertain to their chilm regarding advance titues cinents on the basis of acquiring higher educational qualification while in peri of Pakistan April service. Petitioner No.1 was given five advance increments under Notification dated 24.08.1983 while petitioner No.2 was given three advance increments under the same Notification plus a move-over to BPS-up. Petitioners claim that as per subsequent Notification dated 11.08.1991 issued by the Finance Department, Government of KPK, petitioner Nu.1 ought to have been given 12 edvance increments for obtaining higher educational qualification of F.A. B.A. and M.A. while petitioner No.2 be given six advance increments, as per the time Notification for obtaining the qualification of F.A and B.A. It is submitted

> District Education Officer (Male) Abbottabad

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IN SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

Present:

Mr. Justice Qazi Faez Isa Mr. Justice Syed Mansoor Ali Shah

Civil Petition No. 172-P & 173-P of 2013

(An appeal from the judgment of KPK Service Tribunal, Peshawar dated 09-02-2013 fixed in appeal No. 523 & 524 of 2010)

Manzoor Ahmed

(in CP. 172-P/2013)

Yasmeen Akhtar

(in CP. 173-P/2013)

.....Petitioners

Versus

The Secretary Education Government of KPK etc (in both cases)

.....Respondents

Petitioner '

In Person (in both cases)

For the respondent:

Mr.Mujahid Ali Khan, Add AG KPK

Date of hearing:

07-12-2018

JUDGEMENT

Syed Mansoor Ali Shah, J.: The facts of the case are that in both the petition were appointed as petitioners Primary School Teachers ("PST"). Ahmed, Manzoor petitioner in Civil Petition No.172-P/2013 ("Petitioner 1") No however, retired · from service on 01-02-2016, while Yasmeen Akhtar, petitioner Civil Petition 173-P/2013 No. ("Petitioner. in No.2") is still in service.

These petitioners pertain to their claim regarding advance increments on the basis of acquiring higher educational qualification while in service. Petitioner No.1 was given five advance increments under Notification dated 24-08-1983 while petitioner No.2 was given three advance increments under the same Notification plus a move-over to BPS-09. Petitioner claim that subsequent Notification dated 11-08-1991 per issued by the Department, Government of KPK, petitioner No.1 ought to have been given 12 advance increments for obtaining higher educational qualification of F.A, B.A and M.A. while petitioner No.2 be given six advance increments, as per the same Notification for obtaining the qualification of F.A and B.A. It is submitted





that the politioners were appointed as PSTs when the qualification for the said post was matriculation.

Amaing the case for himself and for petitioner No.1, Mr. Mantour Ahmad submitted that they were initially granted calciums increments vide Notification dated 24.08.1983, however, subscript only through the Notification dated 11.08.1991, the number of informer increments were increased, inaximich as, it was also granted for obtaining higher educational qualification of M.A. He submits that the anid notification is applicable to PSTs and placed reliance on an unreported judgment of this Court dated 09.07.2007, passed in Civil Petition No.529/2007, as well as, the submented notification issued in the light of the anid judgment i.e. Notification dated 15.05.2009, issued by the Elementary and Secondary Education Department. Government of RPK. The above cited judgment extends the limited of

Notification dated 11.08.1991 to tenchers.

Cent of Paklitai

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Learned Additional Advocate General, RPK representing the Government, submits that the case of the petitioners is governed by Notification dated 24.08.1983, issued by the Finance Department, Government of KPK and us per clause 9 of the said notification, petitioner No.1 is entitled to . five advance increments for obtaining F.A. and B.A., whereas, petitioner No.2 is entitled to three advance increments as she has already been granted the benefit of move-over to higher pay scale as per Notification dated 07.08.1991, issued by the Finance Department, Government of KPK. Learned hav officer has placed reliance on an unreported judgment of this Court dated 08.9.2011, passed in Civil Potition No.1425/2011, which discusses the mode of calculation of advance increment granted for higher educational qualification. In this case, it was held that advance increment can only be granted for the highest educational qualification obtained, as advance increments for the degrees a leading up to the final degree stand merged into advance increment prescribed for the highest qualification. In other words, advance increments for obtaining FA (two advance increments) and B.A (four advance increments including two

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District Education Officer (Male) Abboitabag that the petitioners were appointed as PSTs when the qualification for the said post was matriculation.

3. himself and for petitioner No.2. Arguing the case for Mr. were literally advance Manzoor Ahmed submitted that they granted increments vide Notification dated 01-08-1983, however, subsequently Notification dated 11-08-1991 the number of advance increments Increments as, it was also granted for obtaining higher educational qualification of M.A. He submits that said Notification be applicable to reliance unreported judgment this placed on of Court 09-07-2007, passed in Civil Petition No. 525/2007, as well as, the subsequent the light of the said judgment i.e Notification notification issued in 13-05-2009, by and Secondary Education issued Elementary Government of KPK. The above cited judgment extents the benefit Notification dated 11-08-1991 to teachers.

Learned Additional Advocated General, KPK representing the case Government, submits that of the petitioners is governed Notification dated 21-08-1983, issued by the finance department, government of KPK and as per clause 9 of the said notification, petitioner No.1 is entitled to five advance increments for obtaining F.A and B.A, whereas, petitioner No.2 is entitled to three advance increments as she has already been granted the benefit of move-over to higher pay scale as per Notification dated 07-08-1991, the Finance Department, Government of KPK, Learned law officer has placed reliance on an unreported judgment of this Court dated 08-09-2011, passed in Civil Petition No.1425/2011, which discusses the mode of calculation of advance increment granted for higher educational qualification. In this case it was held that advance increment can only be the granted for highest educational qualification obtained. advance increments for as lending up to the final degree stand merged into advance increments prescribed for the highest qualification. In other words, advance increments for obtaining F.A (two advance increments) and B.A (four advance increments including two



advance increments granted for P.A) stand merged into advance becoments gunted for obtaining M.A (six advance increments), therefore, providing (two udeance increment for each higher educational qualification.

He further submits that at this stage the claim of the petitioners Ŋ. cannot be entertained in the light of section 2 of the Rhyber, Pukhtanidova Cossilon of Phyment of Arrents on Advance Increments on Higher Educational, Qualification, Act, 2012 ("Act of 2012"), by virtue of which the instant petitions council proceed and affind abated. He placed reliance on an interported Judgment of this Court dated voltarity, possed in Civil Petition Negler/2019.

We have heard the parties at some length and have gone through the record of the case. While the argument of the petitioners inight have some merit with regard to grant of one advance Increment in the case of petitioner Nort and four indeance increments in case of petitioner No.2 in the light of Notification dated traditions, read with the unreported judgments of this Court dated 1932-2007 passed in Civil Petition No.325/2007 and dated officeror passed in Civil Petition No.1425/2011. However, before going into the merits of the case, we need to first examine the particiobility of the claims in the light of Act of 2012. The preamble of Act of 2012 provides as under;

"The Khiller Pakhtunkhwa Cessation of Payment of Arrears on Advance Increments on Higher Educational Qualification IIII 2012 having been passed by the Provincial Assembly of Khyber Pakhtunkhwa on 10th May, 2012 and ascented to by the Governor of the Khylier Pakhtunkhwa on 14th May, 2012 by hereby published as an Act of the Provincial Legislature of the Khyber Pakhjunkhios.

Whereas advance Increments have been granted to certain Presincial Government employers on the basis of acquiring or possessing higher educational qualification over and above the prescribed educational qualification from time to lime;

And whereas the Provincial Covernment vide Notification NoAPRC): 1/2001, dated 27:10:2001, had already discontinued the acheme of advance increments on higher educational qualification:

And whereas due to financial constraints, it is not possible for Provincial Devernment to pay the claimed and unclaimed arrears account

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(Male) Abbottabad

District Education Officer

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advance increments granted for F.A) and merged into advance increments granted for obtaining M.A (fix advance increments), therefore, providing two advance increment for each higher educational qualification.

5. He further submits that at this stage the claim of the petitioners cannot be entertained in the light of section 9 of the Khyber Pakhtunkhwa cessation of Payment of Arrears on Advance Increments on Higher Educational Qualification Act, 2012 ("Act of 2012"), by the virtue of which the instant petitioner cannot proceed and stand abated. He placed reliance on an unreported judgment of this Court dated 29.8.2013, passed in Civil Petition No. 360/2013.

6. We have heard the parties at some length and have gone through the record of the case. While the argument of the petitioners might have some merit with regard to grant of one advance increment in the case of petitioner No.1 and four advance increments in case of petitioner No.2 in the light of Notification dated 11.08.1991 read with the unreported judgment of this Court dated 09.02.2007 passed in Civil Petition No.8129/2011. However, before going into the merits of the case, we need to first examine the justciability of the claims in the light of Act of 2012. The preamble of Act of 2012 provides as under:-

"The Khyber Pakhtunkhwa Cessation of Payment of Arrears on Advance Increments on Higher Educational Qualification Bill 2012 having been passed by the Provincial Assembly of Khyber Pakhtunkhwa on 8th May, 2012 and assented by the Governor of the Khyber Pakhtunkhwa on 8th May, 2012 is hereby published as an Act of the Provincial Legislature of the Khyber Pakhtunkhwa.

Whereas advance increments have been granted in certain Provincial Government employees on the basis of acquiring or possessing higher educational qualification over and above the prescribed educational qualification from time to time.

And whereas the Provincial Government vide Notification No. (PRC): 1/2001, dated 27.10.2001 had already discontinued the scheme of advance increments on higher educational qualification.

And whereas due to financial constraints, it is not possible for Provincial Government to pay the claimed and unclaimed arrears accrued

Adjustan District
Education Officer (M)
Abbottabad





. It is hereby enacted as follows:-- (emphasis supplied)

While section-2 rends as under:-

22. Ceasation of payment of arrears on advance increments on higher educational qualification,—(1) Hotwithstanding anything contained in any decision, judgment and order of any Telbural or court including High Court or Supreme Court of Pakistan, for the purpose of any claim for payment of atterns on account of pakistan, for the purpose of any claim for payment of atterns on account of advance increments on higher educational qualification sanctioned in pursuance of any order, letter, office memoranda, notification, instructions and other instruments instructions and other instruments had be deemed to be noticulated account or restrictions and all cases in respect of such claims, gending in any court of Tribunal including High Court and Supreme Court of Pakistan shall stand absted.

(2) Any order made, instruction issued, decision, judgment or order of any court or Tribunal including a High Court or the Supreme Court, implemented immediately before the commencement of this Act, shall be deemed to have been validly made, issued and implemented by the date of commencement of this Act, and any amount already paid there-under on account of advance increments or arrears thereof shall be deemed to have been validly paid and shall not be received to form the recipient Government employees.*

grant stegistene (emphasis supplied)

Plain reading of the above provisions show that the claim of advance increments on obtaining higher educational qualification was discontinued by the Provincial Government on 27.10.2001. Section-2 of the Act of 2012 provides that claim for payment of arrears of advance increments shall be deemed non-existent and no further claim whatsoever on the basis of these instruments shall be entertained and all cases in respect of such claims pending in any Court or Tribunal including High Court and Supreme Court shall stand abated. Sub-section 2 provides that any amount of advance increment or arrears thereof already paid before the commencement of the Act of 2012 shall be deemed to have been validly paid and shall not be recoverable from the recipient government employees.

8. The scope of Act of 2012 is that after the promulgation of the Act i.e. w.e.f. 11.05.2012, no government employee can claim arrears on account of advance increments for higher educational qualification and advance

District Education Officer
(Male) Abbottabag

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It is hereby enacted as follows; (emphasis supplied)

While section-2 reads as under:-

- "2. Cessation payment of arrears advance increments higher educational qualification.---(1) Notwithstanding contained in any decision, judgment and order of any Tribunal or Court including High Court or Supreme Court of Pakistan, for the purpose of any claim for payment of arrears on account of advance increments on higher educational qualification sanctioned in pursuance of any order, letter, office memoranda, notification, instructions and other instruments issued before 1. such orders. letters, office memoranda, notifications, instructions and other instruments shall be deemed to be non-existent, ceased or revoked and no further claim whatsoever on the basis of these instruments shall be entertained and all cases in respect of such claims pending in any Court or Tribunal including High Court and Supreme Court of Pakistan shall stand
- (2) Any order made, instruction issued, decision, judgment or order of any Court or Tribunal including a High Court or the Supreme Court, implemented immediately before the commencement of this Act, shall be deemed to have been validly made, issued and implemented by the date of commencement of this Act, and any amount already paid thereunder on account of advance increments or arrears thereof shall be deemed to have been validly paid and shall not be recoverable from the recipient Government employees." (emphasis supplied)
- 7. Plain reading of the provisions show that the claim increments on obtaining higher educational qualification was discontinued by the Provincial Government on 27.10.2001 Section-2 of the Act of 2012 provides that the claim for payment of arrears of Advance Increments shall be deemed non-existent and no further claim whatsoever on the basis of these instruments shall be entertained and all cases in respect of such claims pending court or tribunal including high court Supreme Court abated. 2 Sub-section provides that any of advance amount increment arrears thereof already paid before the commencement of the Act of 2012 shall be deemed to have been validly paid and shall not be recoverable from the recipient government employees.
- 8. The scope of Act 2012 is that after the promulgation of the Act i.e w.e.f 11.05.2012, no government employee can claim arrears on account of advance increment for higher educational qualification and advanced







government employee. "Arrears" includes payment of a debt or the discharge of an obligation. In this case, claim of the petitioners for advance increment under Notification dated 11.8.1991 is an outstanding arrear. Reference to the deeming commencement date under section-1(3) of the Act is simply to identify the cutoff date for the purposes of tabulating arrears as mentioned in section-2, which, if outstanding on 11.5.2012, will not be payable and no claim relating to the same can be entertained.

9. In the instant case petitioners are seeking arrears on the basis of Notification dated 11.08.1991 and in the light of section-2 of the Act of 2012, their claim cannot be entertained and is not justiciable. Reliance is placed on unreported judgment of this Court dated 29.08.2013 passed in Civil Petition No.360/2013. The petitioners have not challenged the vires of the Act, therefore, these petitions stand abated under Act of 2012, as a result leave to appeal is declined and these petitions are dismissed.

Sd/- Qazi Facz Isu, J. Sd/- Syed Mansoor All Shah, G

Peshawar, 07th December, 2018. Not approved for reporting

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District Education Officer (Male) Abbottabag

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C.P No. 172-P/2013, etc

Increments and arrears already paid shall not be recoverable from the recipient government employee "Arrears" includes payment of a debt or the discharge of an obligation. In this case, claim of the petitioners for advance increment under Notification dated 11.8.1991 is an outstanding arrear. Reference to the deeming commencement date under section-1(3) of the Act is simply identify the cutoff date for the purpose of tabulating arrears as mentioned in section-2, which, if outstanding on 11.5.2012, will not be payable and no claim relating to the same can be entertained.

In the instant case petitioners are seeking arrears on the basis of Notification dated 11.8.1991 and in the light of section-2 of the Act of 2012, their claim cannot be entertained and is not justiciable. Reliance is placed on unreported judgment of this Court dated 29.8.2013 passed Petition in Civil No.360/2013. The petitioners have not challenged the vires of the therefore, these petitions stand abated under Act of 2012 as a result leave to appeal is declined and these petitions are dismissed.

> Sd/- Qazi Faez Isa, J. Sd/- Syed Mansoor Ali Shah, J.

Peshawar, 07th December 2018 Not approved for reporting Sadaqat

Certified to be true copy

Assistant Registrar
Supreme Court of Pakistan
Peshawar

Assistant District
Education Officer (M)
Abbottabad



Published by Authority

PESHAWAR, TUESDAY, 15TH MAY, 2012.

PROVINCIAL ASSEMBLY SECRETARIAT KHYBER PAKHTUNKHWA

NOTIFICATION

Dated Peshawar, the 15th May, 2012.

No. PA/Khyber Pakhtunkhwa/Bills/2012/20711.—The Khyber Pakhtunkhwa Cessation of Payment of Arrears on Advance Increments on Higher Educational Qualification Bill, 2012 having been passed by the Provincial Assembly of Khyber Pakhtunkhwa on 8th May, 2012 and assented to by the Governor of the Khyber Pakhtunkhwa on 11th May, 2012 is hereby published as an Act of the Provincial Legislature of the Khyber Pakhtunkhwa.

THE KHYBER PAKHTUNKHWA CESSATION OF PAYMENT OF ARREARS ON ADVANCE INCREMENTS ON HIGHER EDUCATIONAL QUALIFICATION ACT, 2012.

(KHYBER PAKHTUNKHWA ACT NO. IX OF 2012)

(first published after having received the assent of the Governor of the Khyber Pakhtunkhwa in the Gazette of the Khyber Pakhtunkhwa (Extraordinary), dated the 15th May, 2012).

> AN ACT

to cease the payment of arrears accrued on account of advance increments on ligher educational qualification.

WHEREAS advance increments have been granted to certain Provincial Government employees on the basis of acquiring or possessing higher educational qualification over and above the prescribe educational qualification from time to time;

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District Education Officer (Male) Apportabad

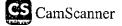
AND WHEREAS the Provincial Government vide Notification No. (PRC)1-1/2001, dated 27.10.2001, had already discontinued the scheme of advance increments on higher educational qualification;

AND WHEREAS due to financial constraints, it is not possible for Provincial Government to pay the claimed and unclaimed arrears accrued from the said increments;

It is hereby enacted as follows:-

- 1. Short title, application and commencement.— (1) This Act may be called the Khyber Pakhtunkhwa Cessation of Payment of Arrears on Advance Increments on Higher Educational Qualification Act, 2012.
- (2) It shall apply to all the employees of the Provincial Government, who were entitled to received advance increments on higher educational qualification.
- (3) It shall come into force at once and shall be deemed to have taken effect on and from 1st day of December, 2001.
- 2. Cessation of payment of arrears on advance increments on higher educational qualification.—(1) Notwithstanding anything contained in any decision, judgment and order of any Tribunal or Court including High Court or Supreme Court of Pakistan, for the purpose of any claim for payment of arrears on account of advance increments on higher educational qualification sanctioned in pursuance of any order, letter, office memoranda, notification, instructions and other instruments issued before 1.12.2001, such orders, letters, office memoranda, notifications, instructions and other instruments shall be deemed to be non-existent, ceased or revoked and no further claim whatsoever on the basis of these instruments shall be entertained and all cases in respect of such claims pending in any Court or Tribunal including High Court and Supreme Court of Pakistan shall stand abated.
- (2) Any order made, instruction issued, decision, judgment or order of any Court or Tribunal including a High Court or the Supreme Court, implemented immediately before the commencement of this Act, shall be deemed to have been validly made, issued and implemented by the date of commencement of this Act, and any amount already paid there-under on account of advance increments or arrears thereof shall be deemed to have been validly paid and shall not be recoverable from the recipient Government employees.

District Education Officer (Male) Appentiabad



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 - 3. Removal of difficulties.— If any difficult arises, in giving effect to the provisions of this Act, the Provincial Government may make such orders as it may deem just and equitable.
 - 4. Repeal. The Khyber Pakhtunkhwa Cessation of Payment of Arrears on Advance Increments on Higher Educational Qualification Ordinance, 2012 (Khyber Pakhtunkhwa Ordinance NO. I of 2012), is hereby repealed.

BY ORDER OF MR. SPEAKER

PROVINCIAL ASSEMBLY OF KHYBER PAKHTUNKHWA

(AMANULLAH)
Secretary
Provincial Assembly of Khyber Pakhtunkhwa

Printed and published by the blanager, Staty. & Ptg. Deptt., Khyber Pakhtunkhwa, Peshawar

District Education Officer (Male) Abbottabad

21.10.2020

Petitioner in person present.

Usman Ghani learned District Attorney alongwith Sohali Anmadizer Litigation Assistant for respondents present.

From the record, it is evident that the present petitioner and others filed service appeals U/S 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 for grant of advance increments with all back benefits on the basis of Para-05(!) (c) of the Notification No. FD (PRC) 1-1 /89 dated 11.08.1991 issued by Finance Department and in pursuance of judgment passed by the August Supreme Court of Pakistan and vide judgment dated 12.05.2009 in appeal No.1276/2007, all the appeals were accepted. In the meanwhile, Khyber Pakhtunkhwa Cessation of Payment of Arrears on Advance Increments on Higher Qualification Bill 2012 having been passed by the Provincial Assembly Khyber Pakhtunkhwa on 8th May, 2012 and assented to by the Governor Khyber Pakhtunkhwa on 11th May, 2012 was published as an Act of the Provincial Legislature of Khyber Pakhtunkhwa. This Act was challenged before the Service Tribunal as well as in the August High Court. Appeals pending in the Service Tribunal were withdrawn by the appellants vide order dated 21.03.2018 of this Tribunal. Writ Petitions were allowed vide order dated 08.06.2017 and the official respondents were directed to provide the benefits of advance increments according to the notification dated 11.08.1991 on attaining higher qualification during service. The respondent departments challenged the said order in the August Supreme Court of Pakistan and vide order dated 18.12.2019 of the August Supreme Court of Pakistan, leave was granted and the impugned judgment passed by the Hon'ble Peshawar High Court was suspended.

District Education Officer (Male) Apbottabad

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In ylew of the above discussion, the instant execution proceedings are adjourned sine dle till the decision by the August Supreme Court of Pakistan. Petitioner is at liberty to seek its restoration after the decision by the August Supreme Court of Pakistan. File be consigned to the record room.

EXAMINER
Khyber Pakhtunkhwa
Şervice Tribunal.
Peshawar

(Rozina/Rehman) Member (J) Camp Court, A/Abad

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District Education Officer (Malej Apportable)

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IN THE SUPREME COURT OF PARISTAN (Appellate Juriadiction)

CI'LA NO. 511-P 12023

Covernment of Khyber Pakhtunkhwa through Secretary Establishment Department, Peshawar & others

PETITIONERS

VERSUS

Socidallah & others

----RESPONDENTS

Appeal from

Hon'ble Peshawar High Court, Peshawar

Coursel for Petitioner

Advocate General, Kleyber Pakhtunkhwa

Peshatear

Instituted by

Mian Saaduliah Jandoli, AOR

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District Education Officer (Male) Apportaged

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<u>CERTIFIED</u> that the paper book has been prepared in accordance with the rules of the Court and all the documents necessary for due appreciation of the court have been included in it. Index is complete in all respect.

(Mian Saadullah Jandoli) Advocate-on-Record

Supreme Court of Pakistan For Government/Petitioners

District Education Officer (Male) Abbottabad



IN THE SUPREME COURT OF PAKISTAN (Appellate Jurisdiction)

CPLA NO. 5H-P /2023

Government	of	Khyber	Pakhtunkhwa	through	Secretary	Establishment
Department,	Pesh	awar & o	thers		, , , ,	
					T	PETITIONIDO

VERSUS

Saeedullah & others

1 Subject matter and the

----RESPONDENTS

Claim for advance increments on higher .

CONCISE STATEMENT

-	law	qualification	.5	
2	Controversy between the parties	Khyber Pakhtunkhwa Cessation of payment of arrears on advance increments on higher education which was later on abandon and claims of advance increments in the letter dated 11/08/1991 and if they fulfill the conditions mentioned therein for the grant of advance increments they be consider for the same.		
3	Which side has filed this petition	Government / po	elitioners	
4	Court / Forum	Date of a) Institution b) Decision	Who filed it and with what result	
5.	Hon'ble Peshawar High Court, Peshawar	a) 23/06/2014 b) 08/06/2017	Respondents filed writ petition which has been accepted.	
6.	Supreme Court of Pakistan	a) 16/08/2017 b) 02/06/2021	Petitioners field CPLA which was converted into Appeal and the same was allowed by remanding the matter back to High Court for decision afresh.	
7.	Hon'ble Peshawar High Court, Peshawar	a) 23/06/2014 b) 14/06/2023	Respondents filed writ petition which has been accepted.	

6	Points noted in the			Treatment of points in the impugned	
	Impugned Judgment judgment			judgment	
In In	n all these petitions, the In view of above, we, without commenting			In view of above, we, without commenting	
resp	ondents				
que	stioned the v	ires of the Kh	yber	statement of the Learned Advocate General,	
Pakl	htunkhwa	Cessation	Cessation of Khyber Pakhtunkhwa, dispose of this and the		
Payr	ment of Arr	ears on Adv	ance	connected writ petitions and direct the	
Incr	ements on H			petitioners to consider the case of the	
Qua	llication	Act, 2	2012,	respondents in the light of circular letter dated	

District Education Officer (Male) Abbottabad





(hereinafter to be referred as "the

Comments were called from the petitioners who furnished the same, wherein, they opposed the issuance of desired writ asked for by the respondent

11/08/1991 and in case, they fulfill the condition mentioned therein for the grant of advance increments prior to the cut-of-date, they be allowed such benefits. It is, however, clarified that only the case of the present respondents shall be considered and that others cannot claim such benefits, having not the case of the matter at the relevant time.

7 Question requiring consideration & decision by the Supreme Court

- Whether the Provincial Government had already discontinued the scheme of Advance Increments on Higher Educational Qualification form time to time vide Notification No. (PRC) 1-12001 dated 27/10/2001, which was later on converted into proper law promulgated by the Provincial Assembly?
- > Whether the legislature has no cathority to nullify the judgment of superior Court through proper said component legislation?
- > Whether the remond with the claim after passing of Cessation of Advance Increments a higher Education Qualification Act, 2012?
- > Whether atter abandonic 3 to the per to challenge the varies of law, the claims of respondents did to so rained in filed with any prayer and the relief granted by the High Court to the respondent is beyond the pleading?

8.

LAW/RULING ON THE SUBJECT

1.63	- C	*	AGAINST
.1.	CONST. JUTE OF PAKIST, AN 1975	,	NIL
	CESSATION OF ADVANCE INCREMENT ACT,		
	PLD 2012 SC 1923	 	

CERTIFICATE

Certified that co., the time in a second the above species statement which is correct.

Main Saadulien ford ally Advocate on Spend Supreme Court of Pakistan For Government/Petitioners

(Additional Advocate General) Khyber Pakhtunkhwa

District Education Officer (Male) Abbottabad

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IN THE SUPREME COURT OF PAKISTAN (Appellate Jurisdiction)



- 1. Government of Khyber Pakhtunkhwa through Secretary S&GAD, Civil Secretariat, Peshawar (Now Govt of Khyber Pakhtunkhwa through Secretary Establishment Department, , Peshawar)
- Secretary to Government of Khyber Pakhtunkhwa, Finance Department, Civil Secretariat, Peshawar
- 3. Secretary, Elementary & Secondary Education, Civil Secretariat, Peshawar
- 4. Executive District Officer, Elementary & Secondary Education, Buner (Now District Education Officer (Male), Bunner)
- 5. Executive District Officer, Elementary & Secondary Education, Swabi (Now District Education Officer (Male), Swabi)

----PETITIONERS

VERSUS

- 1. Saeedullah S/o Rizwan Ullah, District Swabi, PBT, GHS Panjmand.
- 2. Abdul Raziq S/o Muhammad Jamil, District Swabi, AT, GHS, Panjmand.
- 3. Fazal Hadi S/o Rahim Ullah, CT, GMS, Agarai (Jica) District Buner, Presently residing at Danish Abad, House No.10, Stree-D, Peshawar.
- 4. Ali Gohar Khan S/o Mardan Shah, PET,GMS Kawaga, District Buner Presently Rashakai, district Nowshera.
- Mukhtar Ahmad S/o Said wahab PET, GMS Agarai (Jica) District Buner presently at Eid Gah colony, Gul Bahar, Peshawar.
- Ajbar Khan S/o Abdul Rahim, PET, GHS Nawagai, District Buner, presently at Ghani Plaza, Top floor, Khyber Super Market, Peshawar Cantt.
- 7. Muhammad Faqir S/o Gulab Khan, PET, GHS Jangai, district Buner, presently at Ghani Plaza, Top Floor Khyber Super Market, Peshawar Saddar.
- Hussan Malook S/o Taj Malook appointed as PST on 18-05-1995, GPS Agarai (Jica) District Buner.
- 9. Nazarul Islam S/o Abdul Maula appointed as AT on 16-7-2007, GMS Chalindarai, Buner.
- 10. Said Faqir S/o Habib shah appointed as CT on 30-6-2009 GHS Kawaga, Buner.
- 11. Israr Ullah S/o Ikram Shah appointed as CT on 5-4-1999, GHS Kawga, Buner.
- 12. Safiq Ahmad S/o Muhammad Yaqoob, AT GHS, Asharrai, District Buner.

District Education Officer (Male) Apportabad **CS** CamScanner

BUPRUME COURT OF PARISTAN (Appellate Juriadiction)

PRISENTI
Mr. Justice Gulsar Alimed, CJ
Mr. Justice Mazhar Alam Khan Miankhel
Mr. Justice Sayyed Mazahar Ali Akbar Haqvi

CIVIL APPEALS NO.2109 TO 2143 OF 2019 AND 986 OF 2020

CIVIL PETITION NO.2-P OF 2020

[Against the judgments dated 8.6.2017, 20.6.2019, 29.10.2019 and 23.10.2019, passed by the Peshawar High Court, Peshawar, in W.Pa. No.2053 of 2014, 913-P of 2014, 1418 of 2014, 3081-P of 2012, 1182-P of 2018, 2326-P of 2019 and 4713-P of 2018, respectively

CA.2139 of 2019* Government of Khyber Pakhtunkhwa through Secretary Establishment Department Peshawar and others Vs. Sacedullah and others

Government of Khyber Pakhtunkhwa through Secretary Finance, Peshawar and CA.2140 of 2019 others Vs. Muhammad Iqbal and others

Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education, Peshawar and others Vs. Molvi Muhammad and others CA.2141 of 2019

CA.2142 of 2019 Government of Khyber Pakhtunkhwa Urough Chief Secretary, Peshawar and others Vs. Anyat Ullah Khan and others

Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar and CA.2143 of 2019 others Vs. Muhammad Rehman and others

Government of Khyber Pakhtunkhwa CA.986 of 2020 through Secretary Elementary Secondary Education, Peshawar others Vs. Muhammad Anwar

CP.2-P of 2020 Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar and others Vs. Muhammad Akbar Khan and others

TTESTED

For the Appellants and Petitioners

: Mr. Zahid Yousaf Qureshi, Additional Advocate General,

nor Court Askaciate

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orale-on-Record no Court Of Pakistan & Of K.P.K. Peaks was

PHIAN SAADULLAH JANDOLI Advordie on Rossiii

District Education Officer (Male) Abbottabad

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(in all cance)

Khyber Pakhtunkhwa Puznic Khaliq, Lit. Officer/DEO Swabl Itildia Ohoni, DEO (M) Bunir Shakir Ullah, S.O. (Lit), F. Department, KPK

For Respondents No.1, 2, 4 to 9, 12 to 14, 16 to 32 in CA.2139 of 2019

: Mr. Muhammad Isa Khan Khulil, ۸SC

Respondents in CA.2140 of 2019

.: Nemo

For Respondents No.2 to 5 in CA.2141 of 2019 and 29, 32 and 33 in CA.2142 of 2019

😘 Mr. Amjad Ali, ASC a/w Mr. Anis Muhammad Shahzad, AOR

For Respondent No.1 in CA.2143 of 2019

: Mr. Muhammad Amir Malik, ASC Sycd Rifagat Hussain Shah, AOR

Sole respondent in CA.986 of 2020

: Mr. Misbah Ullah Khan, ASC

Respondent in CP.2-

P of 2020

: N.R.

Remaining . Respondents in all

: Nemo

C.As.

Date of Hearing

: 02.06.2021

ORDER

AHMED, CJ.. The learned Additional

Advocate General, Khyber Pakhtunkhwa (AAG), contends that in the very writ petitions filed before the Peshawar High Court, Peshawar (the High Court), the respondents have challenged the vires of the Khyber Pakhtunkhwa Cessation of Payment of Arrears

on Advance Increments on Higher Educational Qualification Act

(Act No.(X) of 2012 (the Act of 2012), but no notice under Order

enior Court Associate XXVII-A CPC was issued to the Advocate General, Khyber [:]រដ្ឋារដ្ឋភាពៀ

> **District Education Officer** (Male) Abbottabad

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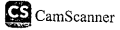
pakhtunkhwa, which is the mundatory requirement of law in terms of judgment passed by a 14-Member Bench of thin Court reported as Federation of Pakistan through Secretary, Miniatry of Law, Justice and Parliamentary Affairs, Islamabad and others v. Aftab Ahmad Khan Sherpao and others (PLD 1992 SC 723). He further relies upon the judgments of this Court in the cases of Superintendent Central Jail, Advala, Rawalpindi v. Hammad Ahbasi (PLD 2013 SC 223) and Federal Public Service Commission and others v. Syed Muhammad Afaq and others (PLD 2002 SC 167).

- were confronted with the issue, as raised by the AAG, who were unable to show that the High Court may have passed order complying with the mandatory requirement of Order XXVII-A CPC.

 The issuance of notice to the Advocate General being itself a mandatory requirement of law, as laid down in the above cited judgments of this Court, the High Court deciding the writ petitions without issuing of such notice and also declaring Section 2 of the Act of 2012, as ultra vires the Constitution was, therefore, not in accordance with the law, rather contrary to law as laid down by this Court in the above cited cases.
- aside and the matters are remanded to the High Court for re-deciding the writ petitions afresh, after issuing of notice under Order XXVII-A CPC to the Advocate General, Khyber

of Court Aspeciale Pakhtunkhwa, in accordance with law.

District Education Officer (Male) Abbottabad





- 4. The appeals aland allowed, while the civil petition is converted into appeal and allowed, in the above terms.
- 5. As the matters are quite old, it is expected that the High Court will decide the same expeditiously, preserably within a period of four months.

Sd/-HCJ

Sd/-J Certified to be True Copy

Senior Court Associate Supreme Court of Pakistan Islamabad

Bench-I III
Islamabad
02:06.2021
NOT APPROVED I

OVED FOR REPORTING

GR No: 9485/2001 Givill Criminal
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District Education Officer (Male) Abbottabad

