

OFFICE OF THE ASSITANT COMMISSIONER ABBOTTABAD

No. 3196 /HC-ACA
Dated 21 / 05 / 2024

Tel: (0992) 9310200-203 Fax: (0992) 9310202

Khyber Saldifr' Jwa Service Tribunal

Mary No. 12932

Detec 22-05-24

To

The Registrar, Khyber Pakhtunkhwa Service Tribunal,

Peshawar.

Subject:

SERVICE APPEAL NO.1297/2023 & 1298/2023 OF QAISER REHMAN & MUKHTIAR AHMED, JUNIOR CLERKS.

Memo:

This is with reference to the subject cited above and to state that above mentioned. Service Appeals addressed to the undersigned received in my office on 27.03.2024 for submission of comments etc.

In this regard it is submitted that the undersigned is neither appointing authority nor DDO of the appellants. The subject appeals are returned herewith in original with the request to hand over the same to the appellants for necessary correction in their appeals if any, please.

ASSISTANT COMMISSIONER

_	"B"	1,524
The Ass	KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.	
A/A	Appeal No. 1298 of 2033	
	Versus New SMBR Peshawax Respondent	0 7 \ \ •
Hy	Respondent No. 4 Notice to: Assisfant Commissiones Abbotabad.	•
	WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on	

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the

Payof Peply At Camp Court Abbotabad.

appeal/petition will be heard and decided in your absence.

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

2. Always quote Case No. While making any correspondence.

Note:

BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK, PESHAWAR

Service Appeal No. 1298 /2023

Muhammad Mukhtair son of Muhammad Jan, resident of Gali Banian, Tehsil & District Abbottabad.

...APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa, through Senior Member Board of Revenue, Revenue & Estate Department, KPK, Peshawar & others.

... RESPONDENTS

SERVICE APPEAL

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3.	Copy of appointment order dated 03.07.2019	10	"B"
4.	Copy of departmental appeal	11-	"C"
5.	Copy of judgment of KP Service Tribunal and the Apex Court	12-20	"D"
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Dated; _____/2023

(Muhammad Arabae / Khan Tanoli)
Advocta Survivos Court of Polisiston

Advocate Supreme Court of Pakistan at Abbottabad

&

(Muhammad Ibrahim Khan) Advocate High Court

BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK, PESHAWAR

Service Appeal	No.	/2023	3
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Muhammad Mukhtair son of Muhammad Jan, resident of Gali Banian, Tehsil & District Abbottabad.

...APPELLANT

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa, through Senior Member Board of Revenue, Revenue & Estate Department, KPK, Peshawar.
- 2. Deputy Commissioner, Mansehra.
- 3. Commissioner Hazara Division, Abbottabad.
- 4. Assistant Commissioner, Abbottabad.

... RESPONDENTS

SERVICE APPEAL UNDER SECTION 04 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 FOR DECLARATION TO THE EFFECT THAT THE APPELLANT WAS APPOINTED ON 16/10/1994 AND WAS TERMINATED FROM THE SERVICE ON 19/05/1997 THEREAFTER, THE APPELLANT GOT APPOINTMENT AS JUNIOR CLERK ON 14/10/1996, AS PER KP SACKED EMPLOYEES APPOINTMENT ACT 2012, BUT PREVIOUS SERVICE W.E.F 14/07/1996 TO 14/10/1996 AND 03/04/2018 HAS NOT BEEN

COUNTED TOWARDS CALCULATION OF PENSION BY THE DEPARTMENT.

PRAYER: ON ACCEPTANCE OF INSTANT SERVICE APPEAL, THE RESPONDENTS' DEPARTMENT MAY GRACIOUSLY BE DIRECTED TO COUNT PREVIOUS SERVICE W.E.F 24/07/1994 AND 19/05/1997 AND 2012 TO 03/04/2018 OF THE APPELLANT TOWARDS CALCULATION OF PENSION AND COMMUTATION.

Respectfully Sheweth;-

The facts forming the background of the instant service appeal are arrayed as under;

- 1. That the appellant got appointment in the respondents' department on 24/07/1994 and his service was terminated on 19/05/1997. Copy of appointment order and termination order of the appellant is annexed as Annexure "A".
- 2. That, the Khyber Pakhtunkhwa announced KP Sacked Employees appointment Act 2012, wherein, the employees appointed in the year

- 24/07/1994 and was terminated in the year 19/05/1997 were to be re-instated in service.
- 3. That, as per KP Sacked Employees appointment Act 2012, the appellant was appointed Junior Clerk on the 03.07.2019, but his previous service w.e.f 24/07/1994 to 19/05/1997 and 2012 to 03/04/2018 has not been counted towards calculation of pension/ commutation of the appellant. Copy of appointment order dated 03.07.2019 of the appellant is annexed as Annexure "B".
- 4. That, the appellant filed departmental appeal to respondents' department but of no avail. Copy of departmental appeal is annexed as Annexure "C". Hence, the instant service appeal is filed inter-alia on the following grounds.

GROUNDS;-

a. That as per judgment of service tribunal as well as of the Apex Court protected period of service has been declared to be counted towards calculation of pension/commutation of the sacked employees.

Therefore, the appellant is entitled to have the period w.e.f 2012 to 03.07.2019 counted

towards calculation of pension and commutation.

- b. That, department was supposed to count the above mentioned period of the appellant towards calculation of pension etc on the analogy of similar and similarly placed employees.
- c. That the respondents' department is supposed to have one yard stick while dealing with the employees who are similarly placed. Besides, once a point of law is decided by the Superior Courts that must be made applicable to all the employees who are similarly placed and no discrimination may be mated out.
- d. That as per judgment of service tribunal as well as of the Apex Court protected period of service has been declared to be counted towards—calculation—of—pension/commutation—of—the sacked employees.

 Therefore, the appellant is entitled to have the period w.e.f 24/07/1994 to 19/05/1995

 AND 2012 to 03/04/2018 counted towards

calculation of pension and commutation.

Copy of judgment of KP Service Tribunal and the Apex Court is annexed as Annexure "D".

e. That the matter in issue relates to the terms and conditions of service, therefore, the Honourable Tribunal has jurisdiction to entertain the lis under Article 212 of the Constitution.

It is therefore, very humbly prayed, that on acceptance of instant service appeal, the respondents' department may graciously be directed to count previous service w.e.f 24/07/1994 and 19/05/1997 and 2012 to 03/04/2018 of the appellant towards calculation of pension and commutation.

Dated; /2023

Through;

..APPELLANT

(Muhammad Arshad Khan Tanoli) Advocate Supreme Court of Pakistan at Abbottabad

ø.

(Muhammad Ibrahim Khan) Advocate High Court

BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK, PESHAWAR

Service Appeal No	/2023
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Muhammad Mukhtair son of Muhammad Jan, resident of Gali Banian, Tehsil & District Abbottabad.

...APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa, through Senior Member Board of Revenue, Revenue & Estate Department, KPK, Peshawar & others.

...RESPONDENTS

SERVICE APPEAL

AFFIDAVIT

I, Muhammad Mukhtair son of Muhammad Jan, resident of Gali Banian, Tehsil & District Abbottabad, do hereby solemnly affirm and declare that the contents of foregoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.

DEPONENT

Annex-A

OFFICE OF THE DEPUTY COMMISSIONER ABBOTTABAD

ORDER

P

Mr Muhammad Mukhtair S/O Muhammad Jan Resident of Gali Banian Teh: & Distt: Abbottabad hereby appointed as Junior Clerk in BPS - 5 with immediate effect against Vacant Post subject to:-

- a) Good conduct & bahaviour.
- b) Production of age & health certificate.

His services are perment and are liable to be terminated as any subsequent # stage without assigning, notice.

(MURAMEAD RIAM KHAM)
Deputy Commissioner, Abbottabad.

No.93/19(5)Rev:/2/65-09 /AS dated Nabad the 2477 /94
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3. Accounts branch (local).

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In Secretary Board of Revenue, N.W.F.P Peshawar letter No. 8574-80/Admn:VI/79 dated 08.05.1997, the services of the following officials are hereby terminated with immediate effect, on the ground that their appointment were made in-violation of the prescribed recruitment rules/ procedure or the Provincial Government.

S.No.	Name of Official	Designation	<u>-</u>	Late of Appoint.
1.	Mukhtiar Ahmad.	Junior Clerk		24.07.1994
2	Zulfiqar Hussain.	-do-	(010-5)	Late of Appoint. 24.07.1994 13.07.1995
3.	Ashiq Yousaf.	-do-		10.04.1996
4.	Asim Khan.	-do-		14.10.1996
5.	Qaiser Rehman.	-do-		14.10.1996
6.	Muhammad Farooq.	-do-		12.01.1997
7.	Amanat Khan	Chowkidar (E	3PS-1)	05.09.1994
8.	Waqar Ahmad.	Naib Qasid	-do-	05.09.1994 19.10.1994 06.03.1995
9.	Babar Ali.	Mali	-do-	06.03.1995
10.	Muhammad Ramzan.	Naib Qasid	-do-	00.03.1293
11.	Saeed-ur-Rehman.	Naib Qasid	-do-	
12.	Faisal Khan.	Naib Qasid	-do-	27.12.1994 27.12.1994
13.	Muhammad Ilyas	Naib Qasid	-do-	
14.	Ziafet Khan	Naib Qasid	-do-	05.07.1995
15.	Sharaft Khan	Naib Qasid	-do-	08.10.1995
16.	Muhammad Arif.	Naib Qasid	-do-	21.03.1330
17.	Fiaz Gul	Naib Qasid	-do-	06.07.1996
18.	Shafiq-ur-Rehman	Naib Qasid	-do-	09.07.1996
19.	Nadeem Khan.	Naib Qasid	-do-	28.07.1996
20.	Daud Khan.	Mali	-do-	19.08.1996
21.	Saeed-ur-Rehman	Chowkidar	-do-	19.08.1996
2.	Abdul Hameed	Mali	-do-	19.09.1996
3.	Rashad Khan.	Naib Qasid		14.10.1996
		Trano Casid	do-	03.12.1995

Deputy Commissioner, Abbottabad

No.93/19(5)Rev:<u>4595-4624</u>/AE Copy of forwarded to:-

Dated 19-05-97

- 1. The Commissioner, Hazara Division Abbottabad for information with reference to his Endst: No.E/2(45)75562-66 dated 10.05.1997. A copy of statement is enclosed.
- The Secretary Board of Revenue, NWFP Peshawar with reference to letter No. 8574-80/Admn:VI/79 dated 08.05.1997. A Copy statement is enclosed.
- The District Accounts Officer Abbottabad.

4. Officials concerned.

5. Account branch (local).

Muha

Deputy Commissioner, Abbottabad



MINEX- US Orfice of the DEPUTY COMMISSIONER ABROTTABL

No. 5230-23 /4/7/AE Dated: 03 / 01 /2019

ORDER:

Consequent upon the recommendations of Departmental Selection Committee (DSC) meeting held on 22.04.2019 in the light of Klayter Pakhtunkinya, Sacked Employees Act 2012 and in pursuance of High Court Peshawar Bench Abbottabad Judgment dated 3.4.2018 in W.P. No. 396-A/2015 & 740-A/2016 (COC No.15-A/2018) the following 02 sacked employees are hereby appointed as Junior Clerks (BPS-II) with immediate effect against the vacant posts on 30% quata basis on the terms & conditions mentioned below:-

- 1. Mukhtiar Alunad S/O Muhammad Jan R/O Galli Banian, Tehsil & District
- 2. Qaiser Rehman S/O Sher Zaman R/O Mohallah Noor Ellahi Road Banda Sappan, Tehsil & District, Abbottabad.

Terms & Conditions

- 1. Good behavior/ conduct
- 2. Production of health Certificate from the Medical Superintendent DHQ Hospital, Abbottabad.
- 3. They will have no right of claiming seniority in the cadre.
- 4. The period between the termination and their appointment order shall not be counted for any service benefits it and not they will claim such as.
- 5. Their services will be governed by the rules specified for theirs cadre employee and the above-

Endst: No. & Date Even:

Copy to:-

1. District Comptroller of Accounts, Abbot abad.

2. Accounts Officer, DC Office, Abbottabed.

3. Official concerned for immediate compliance.

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بخدمت جناب سينترممبر بوردا فسريو نيوخيبر يختونخواه بيثاور

در خواست بمرادا کاؤنٹ کے جانے protected پیریر ٹخت ایکٹ <u>201</u>2ء وفیصلہ پریم کورٹ آف پاکستان

جنإبعاليا

گزارش ہے کہ مائل کو ملازمت سے برطرف کردیا گیا تھا اور بعد از ال حکومت نے 24/07/1994 کا نظافہ Sacked Emplyees Act, 2012 کا نظافہ مائل کو ملازمت سے برطرف کردیا گیا تھا اور بعد از ال حکومت نے 1907 Sacked Emplyees Act, 2012 کا نظافہ کرتے ہوئے 94-1993 میں برطرف شدہ ملازمین کی بحالی کا حکم نامہ جاری کی گیا گیا سائل کو ڈپٹی کمشز آفس ایب آباد نے برطابق قانون 2012ء کے بحال نہیں کیا جس کی وجہ سے سائل نے پیٹا ور بال کو ڈپٹی کمشز آفس ایب آباد نے برطابق قانون 2012ء کے بحال نہیں کیا جس کی وجہ سے سائل نے پیٹا ور بال کورٹ ایب آباد نی جس کا دیا ہوں 2015 کا 2010 کو سائل کے حق بھی ہوا اور بعد از ان سپر یم کورٹ آف پاکستان نے بھی ہائی کورٹ کے فیصلہ کو بحال رکھا۔ لہذا سائل کو بروئے حکم عد الت عالیہ مورف میں کورٹ تاریخ سے بحال کردیا ۔ سائل 2012 سے نوکری کاحق رکھتا تھا اور رہے کہ وفاقی حکومت نے اپنے تمام ملاز میں کوڑمینیشن کی تاریخ سے بحال کیا۔

لهذا استدعا هے کمہ اکاؤنٹ کے جانے Protected پیریئر تحت ایک 2012ء و فیصلہ سپریم کورٹ آف پاکتان 24/07/1994 تا19/05/1997 اور سال 2012ء سے 03/04/2019 تک پنشن کیلئے اکاؤنٹ دیا جاوے۔

الرقرم: 2023<u>/ 18</u>

ارض محرمختیار، جونیترکلرک _ _ _ _ (سائل)

Annex D

BEFORE THE SERVICE TRIBUNAL KHYBIR PAKHTUNKHUWA, PESHAWAR

Service Appeal No. 572 /2019

Muhammad Haroon son of Khalil or Rehman, GPS Phulra District Mansehra.

MAPPELLANT

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VERSUS

- 1. Government of KPK through Secretary Elementary and Secondary Education, Peshawar.
- Director Elementary& Secondary Education Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (Male) District Manschra.

... RESPONDENTS

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APPEAL UNDER SECTION SERVICE SERVICE TRIBUNAL ACT. 1974 DECLARATION TO THE EFFECT THAT THE APPELLANT - WAS REINSTATED IN WITH EFFECT FROM 04/12/2017 APPOINTMENT ORDER ENDST NO. 20672-702 DATED 04/12/2017 UNDER THE KITYBER PAKHTUNKHWA SACKED EMPLOYEES APPOINTMENT ACT 2012, AS WELL AS IN THE EXCEPT OF JUDGEMENT OF PESHAWAR FIGH

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William Andrews

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EFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 572/2019

Date of Institution
Date of Decision

22.04.2019 - 18.03.2021

Muhammad Haroon son of Khalil ur Rehman, G.P.S Phulra District Mansehra.

(Appellant)

VERSUS

Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar and two others.

(Respondents)

Muhammad Arshad Khan Tanoli,

Advocate

For appellant,

Riaz Khan Paindakheil,

Assistant Advocate General

For respondents.

ROZINA REHMAN ATIQ UR REHMAN WAZIR

MEMBER (J)

WAZIR ... MEMBER (E)

JUDGMENT

ROZINA REHMAN, MEMBER: This judgment is intended to dispose of 04 connected service appeals which are:

- 1. Service Appeal No.572/2019
- 2. Service Appeal No. 573/2019
- Service Appeal No. 574/2019
- 4. Service Appeal No. 575/2019

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In view of common questions of law and facts, the above captioned appeals are being disposed of by this order.

- 2. The relevant facts leading to filing of instant appeals are that appellants were appointed as C.Ts in the year 1993-94 and were terminated from service in the year 1997-98. After the announcement of Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012, they were required to be reinstated in service but the appellants were not appointed accordingly, therefore, they filed Writ Petition before the Hon'ble High Court for their appointment under the said Act and it was during the pendency of the Writ Petition when appointment orders were accordingly issued on 04.12.2017. Some of the employees under the said Act were appointed in 2012-13 but the appellants were appointed on 04.12.2017, therefore, they filed departmental appeal which was not responded to, hence the present service appeal.
- 3. We have heard Muhammad Arshad Khan Tanoli Advocate for appellants and Riaz Khan Paindakheil learned Assistant Advocate General for the respondents and have gone through the record and the proceedings of the case in minute particulars.
- 4. Muhammad Arshad Khan Tanoli Advocate learned counsel appearing on behalf of appellants, inter-alia, argued that the respondent No.3 was supposed to appoint appellants under the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012 when the said Act was promulgated in the year 2012 but their appointment order was issued on 04.12.2017 which is against law and discriminatory.

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Learned counsel further argued that some of the employees who were juniors to appellants were appointed, whereus, appellants were reinstated later on which act is against the principle of equality and natural justice. He submitted that appellants are to be treated at par with other employees in the said Department and lastly, he submitted that similar employees were given benefit by the Apex Court by counting of their service for the protected period for payment of pensionary benefits, therefore, request was made for the stated relief.

- 5. As against that, learned A.A.G submitted that appellants were appointed as P.S.Ts but later on, their appointments were declared illegal and they were terminated. The Government of Khyber Pakhtunkhwa promulgated Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012 and the appellants were appointed as P.S.Ts under Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012 as well as upon the direction of august High Court Abbottabad Bench. He submitted that as per Section-5 of the Sacked Employees (Appointment) Act, 2012, sacked employees shall not be entitled to seniority and other back benefits and that such nature cases were dismissed by the Service Tribunal. He, therefore, requested for dismissal of instant service appeals.
- 6. From the record, it is evident that appellants and others who were appointed back in 1994-95 were terminated in 1996-97. Sacked Employees (Appointment) Act, 2012 was specifically promulgated to extend relief to such sacked employees. Appellants were not

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considered for the reason best known to the respondents. The respondents however, considered other similar cases just after promulgation of the Act ibid which was discriminatory on the part of respondents. It was upon the intervention of the Hon'ble Peshawar High Court that appellants were reinstated at a belated stage in 2017 but with immediate effect. The main concern of the appellants is that such employees would reach the age of superannuation before earning qualifying service for pensionary benefits. We have observed that appellants had possessed all the qualifications as prescribed in the Act like others. It is also on record that co-employees tried their level best for back benefits and their cases were dismissed by this Tribunal as their earlier stance, to get all service benefits. Feeling aggricated from the judgment of this Tribunal CPLAs were filed in the Apex Court and relief of back benefits to co-employees was refused by the Apex Court too. However, Apex Court allowed counting of their service for the protected period for payment of pensionary benefits. The present appellants have a strong case as they had every right to be reinstated just after promulgation of the Act as they were having requisite qualification as prescribed in the Act. Their claim was accepted by the august High Court and reinstatement was ordered.

7. The present appellants have also prayed for all service back benefits with a request for counting of their service for the protected period in the light of judgment of the Apex Court which was passed in the case of co-employees. So, from the record, it is crystal clear that

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despite promulgation of an Act in the year 2012, appointment order of the appellants were issued in the year 2017 and that too, on the directions of the august High Court. No doubt, similar appeals of the sacked employees were dismissed regarding the back benefits but the Apex Court allowed the co-employees counting of their service for the protected period for payment of pensionary benefits only. Case of the present appellants is at par with those sacked employees who were granted this benefit by the Apex Court, therefore, these appeals are accepted to the extent that appellants are allowed counting of their services from the date of promulgation of the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012 only for payment of pensionary benefits. No order as to costs. File be consigned to the record room.

ANNOUNCED. 18.03.2021

Atiq ur Rehman Wazir) Member (E)

Camp Court, Abbottabad

(Rozina Rehman) Member (J) Camp Court, Abbottabad

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tunkhwa Service Tribunal, Peshawar

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IN THE SUPREME COURT OF PAIGETAN (APPELLATE JURISDICTION)

PRESENT: MR JUSTICE GULZAR AHMED, HEJ mr jústice ijaz ul ahsan

CIVIL PETITIONS NO.468-P. 469-P. 471-P & 472-P OF

2016;

(Agains) the judgment dated 12.07.2016 possed by the Khyber Pakldunkhwa: Service Tribunal Camp Court, Sunt in Appeals No. 1202 and 1203 of 2019).

Muhammad Sheryar. (in CP. 165-F.*16).

Anwar Zeb. In Charletting

The Secretary to Education [E&S], Government of Khyber Pakhtunkhwa, Peshawar and others.

...Petitioner(s)

The Secretary to Education (E&S), Government of Khyber Pakhtunkhwa, Peshawar and others. In CPs 468 P 0 409 1/10

Muhammad Sheryal

Anwar Zcb. in CP, 472-P/10

Respondent(s

For the Peutioner(s)

Mr. M. Asil, ASC (For Petilioners in CPs. 168.P. & 169.P./16 G For Resignations in CPs. 47 L.P. & 172.P/ [6])

Barristo: Qasım Wadood Addl A-G: KP 5 st 1

27/03/2020: Date of Hearing

ORDER

GULZAR AHMED CUEWe have heard the learned

Additional Advocate General Khyber Pakhtunkhwa appearing

for the Penhoners in Civil Pelitions No.471-Prandr47/2-P

R 19

2016 as well as Mr. Muhammad Asif, learned ASC for the petitioners in Civil Petitions No. 468-P and 469-P of 2016. The petitioners in Civil Petitions No. 468-P and 469-P of 2016 (to be referred as the petitioners) were employed as PTC Teachers. Their services were terminated in the year 1997 against which they filed service appeals before the Khyber Pakhtunkhwa Service Tribunal ("the Tribunal") which vide judgment dated 04.01.2013 accepted the appeals with direction to the Respondents to consider their grievances. Pursuant to this direction of the Tribunal, the petitioners were reinstated in service vide Office Order dated 05.07.2013 from the date of their taking charge but back benefits were not allowed to them for the period they romained out of service. The petitioners again filed service appeals before the Tribunal which vide impugned judgment dated, 12,07,2016 accepted the appeal

that the petitioners were entitled to grant of back benefits but we are unable to see as to how such back benefits could have been allowed to them more so when in the earlier judgment of the Tribunal dated 0.90 2013 no such relief was allowed to the petitioners, and, by the impugned judgment dated 2.07.2016 also apparently no such relief has been granted to them. He adds that some other similarly placed employees have been given back benefits.

3 We have asked the learned counselvior (the petitioners to show us as forwhether in the memo of appeal

ground in this regard was taken. He went through the memo of appeal and conceded that no such assertion in the memo of appeal and conceded that no such assertion in the memo of appeal was taken by the petitioners. The Tribunal has disallowed back benefits to the petitioners twice and it is obvious that such has been disallowed to the petitioners for the reason that they have not served the department for the said peniod and there is no material on record on the basis of which relief of backsbenefits could be allowed to them. There appears no fillegality in the impugned studgment. Even otherwise, no ground that appears no fillegality in the impugned studgment. Even otherwise, no ground and appears to public importance in terms of Article (212(3) of the Constitution of the learner Republic of Pakistan 1973 has been raised.

Por what has been discussed above all the listed petitions being devoid of ment stand dismissed and leave to appeal is refused.

o litis however observed that the petitioners will be allowed counting of their service for the protected period for payment of pensionally benefits

ISLAMABAD

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of Approved for Reporting

كوريط المسل

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	Peshawar "110
M. Muchtair	G. 100
	AL AA L
	نوعيث قدمه اعث أثحر م
ر . حداب وني كل كارواي متعلقه أل ملكا أ	16 and hours
ر حلف ودینا قبال دعوی اور بصورت دیگر ڈگری	* کوومیل مقرر کر کے اقر ارکر نا ہول کہ صاحب موسوف سری نہ ہفتہ نالین وفصلہ
	ا سر عرض بورگار و الكور
برسي اورويل ما مخارصا حب ما حرك وسيب المرسي	الله المراكز ا
ی وہی اورویے ہی معیرے پخر حدو ہر جانبالتوائے مقدمہ کے سب ہوگا اس کے	بجائے تقر رکا ختیار جھی ہوگا ورصاحب مفررشدہ تو میں ہنتا ہے اسلامیں اور مقدمہ ج
	مستزون الم وصول لر
ے کہ چیروی مقدمہ کدنورہ کر یں اور اسر ساکت کرو کیون کا	ب المراجع المرجع
ں پیروی نے یا بند نہ ہوں ہے۔ سر در کو اسک سر در	کوئی جزوبقایا ہوتو دکیل صاحب موصوف مقدمہ کو استجارت ناکش بصیغہ مفلسی کے دائر کرنے اوراس کی
	استجارت ناش بصیغه مسی کے داکر سرے اوران ک * ل د ادکالہ ہے نام تحریر کیا تا کہ سندر ہے۔

2023 UNS 7 1981

بمقام:

وقاص أو أوسنيث بجهرى (ايست آباد)

Acepted 1

M. Arshael Whan Ase