# FORM OF ORDER SHEET

	Court	of
	<u>Ap</u>	peal No. 1603/2024
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	26/09/2024	The present appeal resubmitted today by Mr.
		Nadir Khan Beland Khel Advocate. It is fixed for preliminary
		hearing before Single Bench at Peshawar on 01.10.2024.
		Parcha Peshi given to counsel for the appellant.
	:	By order of the Chairman
		POIL!
		REGISTRAR
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\* () . . . . The appeal of Mr. Niamat Ullah received today i.e on 19.08.2024 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal is not signed by the appellant.
- 2- Affidavit is not attested by the Oath Commissioner.
  - 3- Annexures of the appeal are unattested.
  - 4- Check list is not attached with the appeal.
  - 5- Annexure-A of the appeal is illegible.
  - 6- Approved file cover is not used.

No. 715 /Inst./2024/KPST,

<u>|</u><u>4</u> /2024.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Nadir Khan Beland Khel Adv. High Court at Karak.

Esubuitted ofter dor The needful.

# EFORE THE SERVICE TRIBUNAL, KP PESHAWAR

Service appeal no. \_\_\_\_\_\_\_/2024

Niamat Ullah SST

Appellants

VERSUS

Secretary Elementary & Secondary Education KP etc. Respondents

## INDEX

S.No.	Description of Documents	Annexure	Pages
1	Memorandum of service appeal & condonetion application	· · · · · · · · · · · · · · · · · · ·	۱5
2	Copy of notification endorsement No. 4129-4228 dated 11-09-1997(selection grade)	A	6-10
3	Service Record (copy of service book)	A-1	11-14
4	Copy of post upgradation notification No. SD(FR)10-22(B) 2005 dated 01-10-2007	В	15-16
5	Copy of notification KP Elementary & Secondary Education Department No. SO(B&A)1-18/E&SE/2012	С	17-18
6	Finance department No.FDE/(SOSR-1)2-123/2013 dated 07-02-2014	D	19
7	Copy of W.P No.413/2016 Peshawar High Court Bannu Bench	E	20-26
8	Service appeal No. 750/2019	F	27-32
9	Wakalat Nama	G	

Through:

Appellant

Nadir Khan Beland Khel Advocate High Court Cell 0301-8321929

### **BEFORE THE SERVICE TRIBUNAL, KPK**

PESHAWAR

Service Appeal No. \_\_\_\_\_\_\_ / 603 \_\_\_\_\_/2024

Niamat Ullah SST GHS Takht e Nasrati (Karak)

Selection Grade No. S.No. 66/201

Appellant

### VERSUS

1. The Secretary Elementary & Secondary Education Govt. of KP

- 2. The Secretary Finance Govt. of KP
- 3. The Director Elementary & Secondary Education Peshawar Respondents

## SERVICE APPEAL UNDER SECTION 4 OF

### THE KHYBER PAKHTUNKHWA SERVICE

TRIBUNAL ACT 1974

### **Respectfully Sheweth:**-

Facts giving rise to the present appeal are as under:

 That the appellant is serving against the post of SCT in Education Department and was awarded with selection grade vide No. 4129-4228/S.Grage/CTs/III-AD dated 11-09-1997 and service record at Annexure "A, A-1" That the post of CTs were upgraded in BPS-15 in the same scale of selection grade in the year 2007. (Annexure "B")

That as per notification of KP Elementary & Secondary Education Department No. So(BNA)/1-18/E&SE/2012 dated 11-07-2012. The appellant is entitled for one advance increment, which is still awaited.(Annexure "C)

3.

4.

5.

7.

- That the appellants have already been received one increment after awarded with Selection Grade 1997, but one increment of the post due to upgredation is still awaited duly allowed to the appellant by the KP Government No. FD(SOSR-1)2-123/2013 dated 07-02-2014.(Annexure "D")
- That in this regard the appellant went to the Peshawar High Court Bannu Bench in W.P No.413/2016. The Peshawar High Court Bannu Bench disposed the W.P No. 413/2016 "Therefore in light of above the instant writ petition is sent to the concerned department/authorities with the direction to treat the as departmental appeal and decide the same with in one (01) month. Which may be considered as departmental appeal. (Annexure "E")
- 6. That in this regard presently the honorable Tribunal allowed the service appeal No. 750/2019. (Annexure "F")
  - The service appeal of the present appellant are of the same nature, the appellant having due rights of the same benefits as allowed to the thousands of employees of KP Government of various department.

In view of the above facts and grounds, the appellants are submitted their humble request before the Honourable

Tribunal to allowed this service appeal in the anology of the other services appeal previously the same appeal No.750/2019.

Any other efficacious remedy may also be granted in favour of appellants.

## **INTERIM RELIEF:**

By way of interim relief the respondents provisionally by allowed to extent the benefit of the notification dated 31-12-2013 till final disposal of the above service appeal.

Applellant

## Through:

Deponent

Nadir Khan Beland Khel

Advocate High Court

Cell 0301-8321929

## CERTIFICATE:

Certified that the contents of this appeal

are true and correct to the honest of my

knowledge and nothing has been concealed.

N Oath Level

## **BEFORE THE SERVICE TRIBUNAL, KPK**

### **PESHAWAR**

Service Appeal No. \_\_\_\_\_/2024

Niamat Ullah GHS Takht e Nasrati (Karak)

Selection Grade No. S.No 118/246

Appellant

### VERSUS

1. The Secretary Elementary & Secondary Education Govt. of KP

- 2. The Secretary Finance Govt. of KP
- 3. The Director Elementary & Secondary Education Peshawar Respondents

### SERVICE APPEAL

### AFFIDAVIT

**I, Niamat Ullah SST GHS Takht e Nasrati (Karak)**, do hereby solemnly affirm and declare on oath that the contents of the instant appeal are true and correct to the best of my knowledge and belief and nothing, has been concealed from this Honourable Tribunal.

i Sa DEPONENT

Advocata Distl: Court Robat And Oath Commissioner

Niamat Ullah SST GHS Takht e Nasrati (KARAK) CNIC 14203-2065247-1 CELL : 0333-9715911



## BEFORE THE SERVICE TRIBUNAL, KP PESHAWAR

Service appeal no. \_\_\_\_/2024

Niamat Ullah SST

#### VERSUS

Appellants

Secretary Elementary & Secondary Education KP etc.. Respondents

## APPLICATION FOR CONDONATION OF DELAY

### **Respectfully Sheweth:**

1.

2:

3.1

4.

5.

That appellant has filed the accompanying appeal with is yet to be fix for hearing.

That appellant alongwith others filed W.P No. 413-B of 2016 before the Hon'ble Peshawar High Court Bannu Bench which was disposed vide order dated 03-09-2018 with the directions to the respondents to treat the writ petition as departmental appeal and decide the same within one month.

That the respondents failed to comply with the order of Hon'ble Peshawar High Court Bannu Banech cited ibid.

That delay in filling the accompanying appeal was not international but due to the reason that respondent either by one pretext or other had assured the appellant for redressal of their grievances. That it is settled law that no limitation runs in case of financial benefits. It is, therefore, humbly prayed that on acceptance of this application, the delay if any in filling the accompanying appeal may graciously be condoned in the interest of justice.

Appellant

Through:

#### Dated:

Nadir Khan Beland Khel Advocate High Court

SUNA.

#### Affidavit:

1, Niamat Ullah SST GHS Takht e Nasrat Karak,

do Hereby affirm and declare on oath that

the contents of this application are true and

correctto the best of my knowledge and nothing

has been concealed.

Deponent

(A)

Allegent

OFFICE OF THE DIVISIONAL DIRECTOR OF EDDELAPIONCHENDOLS) KOHAT DIVISICE KOHAT.

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	3/94	Mehammad Rehman GHS No.1 Hanguy	23-11-83	-do-
	4/95	Musharaf Johan GHS Luhadur Khel (Korak).	27-11 <b>-83</b> .	do
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	6/97	Z: Kelim GHS Thell (Rehat).	06-2-84	-do-
	7/98	J-mil-ur-Rehman GMS Sockot (Karak).	07-3-84	-do-
	8/111	Falls Alonad GHSE Takhti Naciatii (Karak).	30-10-84	-do-
•	9/114	Chanid Raze Bilel GHS	26-11-84	-do-
ł	10/137	Agentuliah GHS Genderi 7777 (14) (Kerak).	14-7-86	do
	11/139	Mir Janan GHS Chorlaki (Kohat).	25-8-86	-du-
	12/147	Respol Bedshah GNS Makh Baada (Kerak).	01-11-86	-do-
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47/182.	Abdul Jalal CT 215,No.1 Hangu.	13.9.87	0113.96
48/183.	Akbar Jen CT 923, Behadur Ehel.	13.9.87	91.3.3£ 4
49/184.	Sabz Ali Elan WS7, Billitang.	13.0.87	01.3.96
50/185		13.9.87	01.3.96
5 1/186		13.9.87	01.2.35
5.2/187	Arshad Mehmood GUS, No. 2 Zohot.	13.0.87	21, 3, 3
53/188	Syed Bedshah GUS, Gurgari, Krk.	13.0.87	01.3.95
54/189	Liegst Ali 6013, Kolet.	13.5.87:	01.3.55
55/190	Mohanand Ali GUS, Dhand Saghri.	14.0.87	01 16
56/191	Noor Saleca GHS, Dhand Sachri.	14.3.67	C1. N. 15
57/192	Subhan-ud-Die SHST, Shakardarra	L 14.5.87	01.0.95
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68/203.	Ehelid Rehnen Gist, Farak.	22.9.07	02 97
~ 69/204	Reham Thalig Gis, Tepi, Tark.	01. 10.87	02.1.97
70/205	Pir Adlan GIS, Varine, Erk.		02.1.9 <sup></sup>
71/206	Hajat Hussein GHC, Jari Panos.	08.10.67	02.1.97
72/207	Inayatullah GIS, Hurran, Hrk.	19, 10, 87	02. 1.37
73/205	Test then ut Mulk SiS, Bangi El.	16-21- 10-01	02.1.37
74/209	Alamdar Hussain GHS, No. 2 Hang	n 51° 10° 01	02.1.57
75/210	Ibrahin Mohammad Shah Gid,		02. 1.97
76/211.	Hassan Mehmood GES, No. 1 Hangu	23, 10, 87	02.1.97
77/212	Syed Rehman GHS, Fo. 1 Hangu.	24_ 10_87	, v., ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

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٠	79/214 Gul Sinh Jehan GHS, Warano, Karak,	18, 11, 87	02.01.97
	80/215 Gul Memoor Jan GHS, Dobb (Karak).	24. 19.87	02-1-97
	81/216 Khadmat Ali CT GNSS, Usterzai, Kht.	29. 11.87	01.1.97
	82/217 Nasir Usman GUS, Mithe Thel, Karak.	29. 11. 87	C
•••	83/218 Maula Khan GHSS, Jelangiri (Karak)	29,11,87	•
	84/219 Abdul Hanid GHS, Mitha Khel, Karak.	25, 11,87	• •
	85/220. Anvar Saced GMS, Swrati Killa, Karak,	29.11.87	C1_1_37
	86/221 Pio Kian (MS, Tapi Landa Kavak		C
	07/222 · Ahmad Wali Shah GUSS, Takhti Nagarati	29, 11, 87 51, 11, 87	01.1.27
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109/243 Nuntaz Khan GESS, Karek.	01.8.88	02.1.97
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113/247 Mohammad Nazir GES, No. 4 Kohat. 114/248 Aziz-ur-Rehman GES, Sabir Abad, Karak.	01,8,88 01,8,88	02. 1.97 D2. 1.97
115/249 Warmast Khan GHS, Surgul, Kohat.	01, 8, 88 01, 8, 88	C2. <. 97 02. (. 97
116/250. Shoaib Khan (HS, Doaba, (Kohat).	. 11-01-00	ч ши (- <b> )</b> )
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Note: - Necessary entry to this effect should be made in their T/Books. An undertaking on the prescribed form below should be obtained from the above named CT and pasted in their 5/Books duly attested by ' ir respectively heads of institutions before the drawal of payr of

UNDERT STING. (Duly Allo In) arrear.

hereby given an undertaking to the effect that if any overpayment is made to ne as a result of incorrect award of 5/Grade and detected later on, it will be made good by recovery from my jay/pension/gratuity as may be fixed by the Govt.

Sign: of Teacher.

- Arrears due to the award of S/Grade should be drawn and disbursed to them.
- All concerned should be informed accordingly, if any one of then is not working at the school mentioned against his name he may be informed at his present school through the L.H. The above award is subject to condition that no judicial, departmental, or anykind of enquiry/adverse remarks exist against them.

Hafiz Bahadur Khan Divl: Director of Education (Schools) Kohat Division, Kohat. Dadst: No. 4129-4228 /S. Grade/CTs/III-AD. Dt:Eohat the 4 4 10 /1997,

1. 23. 4-1仰星.	Copy forwarded for information and n/action to the:- Director of Secondary Education NWFP Peshawar. Distt:Education Office, Male) Secondary Kohat/Karak. Principals/Headmasters concerned.
106.	P/L Local office

Checked and found correct.

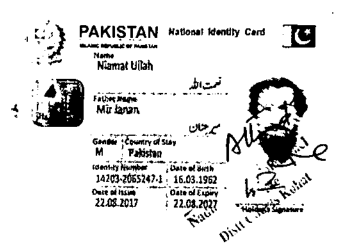
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DY : DD(s) for/Divl:Director of Edu: (Schools) Kohat Division Robet.

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Í 3 7 У Notes The entries in this page figuld he force of ar monations of at least every five years and the signature in lines S, and 10 should be duted. Niamat Ullak () n 👬 Name ۳ Afghan / Huslin Race 2. no Kinevillage at to Bagesa, 3.14 Residence ist, Kasete II Courts Mis Jana Father's name and residence Sixteenth March NH 5. Date of birth by Christian era as Sixty Two. nearly as can be ascertained 1962 6.3 1.65. mm Exact height by measurement 6. Date Small Black Mole on 2 Personal marks for identification... Shoulder Left hand thimb and Firger impres-8. sion of (non-gazetted) officer . . Ring Finger Little Fi Fors Finger Middle Finger. li gradett Thumb. 10391 Signature of Government s.rvant ... 9, Niamat ullas Signature and designation of the Head of the Office, or other Attesting 10. Rentertert 5.19.8 Officer, Mar 10

For use in Police Department only). Heire; I. 2. ġ, Verification Roll No. ,dated received back fller Left thumb-impression. Nadir Khan Beland Khel Advocate Disti Courts Kellat Qualification Date Qualifications Date . fone MA Islamiat ayed English ι, B. Lostakeste Pashtu 🔆 in - Lesul Urdu Reparchip examination Plan-drawing 67 Scilla nal examination Kaug) 1 and Finger print other qualifications-Drill instructing Pamed SS ( (A) Fran 1978 Court duties \$13.E Pashawa Ro - 488/2 Horks of Place Reserve duties madi 3 Parsed BAL Even 1983 6 Passin Internetiste & Seco leshawon , Re- Affres -ppla) NO. 10743 50 unda Rall No 7811 Roll d. Place <u>ښ</u>ر د Hosps D, Hanks ader the qualification postested. 1/184 24 9 83 6. **1**. 2. a Plan

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Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar

## **NOTIFICATION**

110

In pursuance of Section-13 (1) of Khyber Pakhtunkhwa Civil Servants, Act, 1973 (Khyber Pakhtunkhwa Act No.XVIII of 1973, Mr. Niamat Ullah SST (G) BPS-16 GHS Takhte Nasrati District Karak stands retired from Government Service w.e.f 15/03/2022 (A.N) on attaining sixtieth (60<sup>th</sup>) year of age, as his date of birth is 16/03/1962

The Competent Authority further pleased to allow him (365-days), encashment of leave in lieu of LPR as admissible to him under the Revised Leave Rules. 1981.

CNIC:-(14203-2065247-1)

## DIRECTOR

Elementary & Secondary Education .Khyber Pakhtunkhwa Peshawar

/F.No 434(A)/ SST (MRetirement Cases Dated Peshawar the 17/03 2022

Copy of the above is forwarded to the:-

1 District Education Officer (M) Karak.

6.

- 2 District Accounts Officer Karak.
- 3 Principal concerned.

999-95

- 4 Official concerned.
- Nadir Khan Belan Khel Advocate 5 PA to Director (E&SE) Khyber Pakhtunkhwa, Peshawar Distt Courts Kohat
- Master File. 6

Aller

Assistant Di ctor (Estab:) Elementary & Secondary Education Khyber Pakhtunkhwa

Government of N-W.F.P Finance Department No.50(FR)10-22(B)/2005 Nadir Khan Belat Advocate Distt Courts has a Dated: 01-10-2007 To., The Secretary to Gove a TNWFP. 2 Schools & Literary Department 5 Subject: UP-GRADATION OF VARIOUS POSTS OF TEACHERS/CAREER STRUCTURE IN SCHOOLS LITERACY DEPARTMENT GOVERNMENT OF N.W.E.P. R Sir, As., ÷ 1. am directed to refer to your letter No.SO(G)S&1/1-17/2007 dated 01-10-2007-on the subject noted above and to inform that the Chief Minister NWFP has been pleased to up-grade various posts of teachers in Schools & Literacy Department ÷ ! N-W.F.P. as per details given below in respect of those incumbents who acquire or possess the qualification and experience mentioned against each with immediate affect. · . ۰. 11 Designation/Existing Pay Scale S.# Qualification Revised €. Primary School Teacher (PST) BPS-07 **1**., Pay Scale F.A/F.Sc. at least 2th Drossion with -19 PTC/Diploma in Education PST with requisite experience . 2. On the basi; of 10 years renained as. Head Teacher/Head ..... 121 service/experience as Primary School Mistress of Primary School BPS-07 Mistress of Printary School 2015 C.T.BPS-09 AW/CF (Technical/Industrial Atts/Home Economics BPS-09 Teacher in BPS-09  $\sim$ B.A/B.Sc. at. least 2 Division with 13 Diplome in Education/CT B.A/B.Sc. at least 2" Division with 15 Diploma in Education/ Certificate from Directorate of Curriculum & Teachers Education NWFP Abbottabad in Agro. Teat./ Industrial Ans/Home Economies B.A/B.Sc. at least 2<sup>rd</sup> Division with ٠5. D.M. BPS-09 15 Drawing Master Course. PET BPS 09 1 6. B.A/B.Sc. at heast 2" Division with 15 **JDPE** Qan/Qana BPS-07. 7. Hafiz-o-Qurar with SSC at least 2" -1 12 SSTs/SST Tech/Agri with requisite experience renamed as Division and Sanzel in Qir'at M.A.M.Sc. 21 least 2<sup>nd</sup> Division with 8. 17 B.Ed.M.Ed.MA Edu. or equivalent Sr SST/Sr SST Tech/Sr SST qualification 0 DPE BPS-16 MiSc. at least 2" Division in (HPE). Librarian BPS-16 10. 17 Master degree in Library Science' at Master or Division -The Promotion Direct Reconstructment against the upgraded posts shall be made **ž**. Nor-2 as per laid down procedure and in accordance with the Service Rules to be framed pursuant to dici relevant provisions of the NWP? Civil Servants (Appointment, Promotion & Transfer) 7Rine-1989 read with the NWP? Civil Servants Act, 1973 in the light of the

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And

NWFP Civil Servants Act, 1973 in the light of the - (F

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meeting held on 26-09-2007. of the committee constituted vide Schools & Literacy Department Notification No. SO(G)/S&1/1-47/2007 dated 01-08-2007

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••••; ÷. Section Office: (ER):

Ι.

Audit copy may please be prepared and sent to this Department for authentication/signature.

findst: of even No. & Date

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Section Officer (FR)

Copy for information & necessary action to:

- Accountant General NWFP
- • • · 2. 3, :
- Director Schools & Literacy NWPP Peshawar Director Schools & Literacy NUTER Common Director of Education FATA NWFP Peshawar PSO to Chief Minister NWFP PSO to Chief Secretary NWFP 4.
- 5,
- -ñ.
- 7,
- PS to Secretary Finance Department NWFP All District/Agency Accounts Officers in NWFP

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	19 2 A			GOVER	NMENT		
			K FTY	BER P	NMENT AKHTUNKHWA ARY EDUCATION DEPARTME	NT	
	- A TRIPACI	V Prin	ATINTARY &	SECOND	ARY EDUCATION		
		ELLI	ATTIC TARGET				
r.	A.C. HINTER				Dated Peshawar, 11.07.2012	ATTeching	1.
					of Khyber	Miles	
	NOT IFICA	TION:	A 05 0012.	Sanctio	- of the Government of Khyber	dr	
	No. SO (B&	<u>A )/1-18/E</u> iš berehv at	ccorded to the	up gradation	of the pour Elementary & Secondary	ak i i i i i	. 1/6
•.	High: Pay Se	cale to diffe	erent Calegorie	s/Cadres of	its given below:-	Nadir Khan Belan	d Ku
	Education De	partment <u>w</u>	.e.f. 01-07-201	z as per usu	Remarks	Nadir Kuan o Advocate Distt Courts K	ohat
	Nomenciature of	Location	Existing P	lew pproved	Remarks	Disti Courts	
r,  :  0,	Teaching ' adre	· · ·	Scale 1	lasic Pay	DDC 12 ACCO	rdingly, 33,497	
Ì	Post		<u>{</u>	scale	The post of PST is upgraded to BPS-12. Accorposts of PSTs, already sanctioned in various	pay scales are s well as future	
		Gavt. Primary	BPS-5 BPS-6	(BPS-12)	anneraded to BPS-12 for the present incumbering	1	
	teacher (n.s.	School	BPS-7	(01 4-14)	appointees.		
			BPS-10	·	22,331 posts of the existing PSTs in various ex	sting pay Scales	
	Senior Prima:	"du"	Newly Upgraded/		are upgraded to be in the manner as may be		
	School Teachs (Sr. PST)		Redesignated	(BP\$-14)	are upgraded to be on the manner as may be posts will be filled in the manner as may be Elementiary & Secondary Education Departs necessary service rules or amending the existin	B service rules, if	
į	(Sr. P31)		Post		necessary service rates of the	is each Primary	
			Newly				
3.	Primary School Head Teacher		Upgraded/ Redesignated	(BPS-15)	Cabaol Head Teacher, and this of a	-daer Education i	
	(PSHT)		Pust			1 1	
	·	 			All the existing posts of CTs are upgraded present incumbents to the post as well as future	to BPS-15 for the 17 rate	
4;	Certified Trachers	Govt. Middle/Ilig	BS-10	(BPS-15)	present incumpents to me post - and	•	
	(01)	h/Higher Secondary	BS-12 BS-14		· · · · ·		
		School	BS-15 Newly		One thirds (1/3") of the total CT posts are u and redesignated as Senior CTs which w	pgraded to BPS-10	
5.	Sealor Credified Teachers (Sr.2 7)		Upgraded/ Redesignated		and redesignated as Senter CTs which we manner as may be prescribed by the Eleme Education Department by making necessa Education Department by making necessa	ntary & Secondary	
			Post	(BBS-16)	Education Department by making increase amending the existing service rules, if any, f		
					All the existing posts of ATs are upgrade		
6.	Arabic Treshers	"do"	BS-09 BS-10		All the existing posts of Ars are upgrade present incumbents to the post as well as fu	ure appointees.	
	(A.T)	-	BS-12	(8PS-15)			
		f	IIS-14 IIS-15	(613-15)	One thirds (1/3rd) of the total AT posts are	uperaded to BPS-16	. 1
7.	Senior Arabic	· "do"	Newly Upgraded/		and redecignated as Senior AT, which	will be blicd in the l	
	Teachers (Sr. AT)		Redesignated	(BPS-16)	I Education Department by making neces	sary service rules or	
			Post		amending the existing service rules, if any All the existing posts of TTs are upgrad	, for the post.	
8.	Teacher of The dogs	, "do"	BS-07 BS-09	1	All the existing posts of 11s are upgrad present incumbents to the post as well as	iuture appointees.	
	(TT)		BS-10 BS-12	(BPS-15)			
	Į		BS-14	-			
•	Senior Teacher o	r "do"	BS-15 Newly	 	One thirds (1/3 <sup>rd</sup> ) of the total TT posts a	re upgraded to BPS-16	
9.	Theology (Sr.1 ')		Upgruded/ Redesignated	(BPS-16)	and redesignated as Senior TT, which	will be filled in the	~
			Post	[ [ [ [ [ [ [ [ [ [ [ [ [ [ [ [ [ [ [ [	Education Department by making nee	essary service rules or	
10.	Drawing Musters		BS-09		amending the existing service rules, if a All the existing posts of DMs are upg		
"*	(DM)		BS-10		present incombents to the post as well a	s future appointees.	
	1	ļ	BS-12 BS-14	(BP\$-15			
	Senior Drawim		BS-15	-	one thirds (1/3 <sup>rd</sup> ) of the total DM's po	1 14 885	
	- I SCHOT DIAWID)		Newly	1	Anothinda (11730) and in the state	are are upgraded to DFD- 1	

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195-69 185-10 185-12 115-14 115-15	(UPS-15)	All the existing posts of PLTs are upgrates to UPS. Stores present incumbents to the post as well as there appointers
Newly Upgraded/ Itedesignated Post	(UPS-16)	One thirds (173") of the total PETs posts are upgraded to be 16 and redesignated as Senior PET, which will be filled in the manner as may be prescribed by the Elementary & Secondar Education Department by making nesers - y service rules a amending the existing service rules, if any, wills post.
UPS-9 BPS-10 DPS-12 BPS-14 BPS-15	(BPS-12)	All the existing posts of Qari/Qaria are uppraded to 1895-12 & the present incumbents to the post as well at fature appointers.
Newly Upgraded/ Redesignated Post	(BPS-15)	One thirds (1/3 <sup>cd</sup> ) of the total Quri/Qaria posts are upgreded to BPS-15 and redesignated as Senior Quri/Caria, which will be filled in the manner as may be prescribed by the Elementary & Secondary Education Department by making necessary service rules or amending the existing service rules if any, for the post.
	HS-10 HS-12 HS-14 HS-15 Newly Upgraded/ Redesignated Post BPS-7 HPS-9 BPS-10 DPS-12 BPS-14 BPS-15 Newly Upgraded/ Redesignated	BS-10         BFS-12         (BFS-15)           BS-13         BFS-15         (BFS-16)           Newly         Upgraded/ Redesignated         (BFS-16)           BFS-7         BFS-10         (BFS-12)           BFS-14         BFS-15         (BFS-15)

2. A policy shall also be devised in the framework of input/output criteria in terms of qualification, length d'service; regularity, punctuality, results, curricular and cocurricular achievement and other performance indicators, so that the teachers do not ake the scheme for granted at work for it.

3. District wise/ schol wise breakup of the posts is enclosed herewith as Annexure A.

SECRETARY

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Endst: No. SO(FR)/FI/10-22(E)/2010 Dated Pesh: the 16107 2012

Copy is forwaded to Accountant General Khyber Pakhtunkhwa, Peshawar. All District Account Officers

#### SECTION OFFICER (FR) FINANCE DEPARTMENT

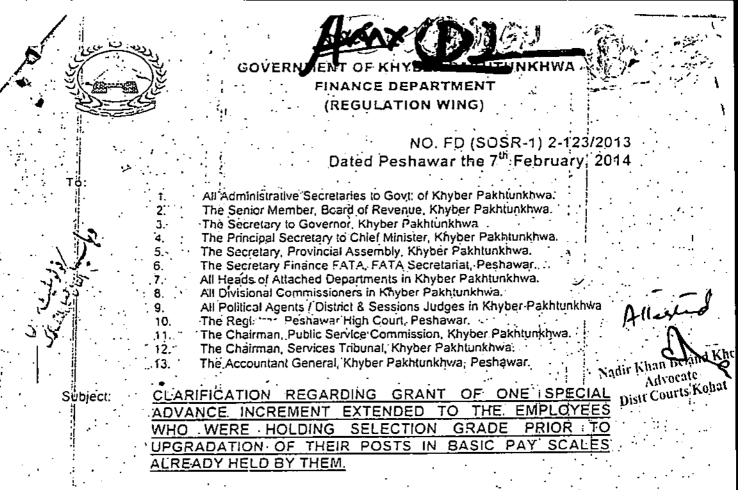
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- Copy of the bove is forwarded to:-
- 1. The Secretary to Government of Khyber D
- referent this letter No SC
- 2. P.S. to needlary, E&
- 3. P.S. to Speaal Secreta
- 4. P.S. to Depity Secretir
- 5. S. to Minister of EdS
- 6. . ic Directir, E&SE Kh
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Dear Sir,

I am directed to invite your attention to the subject matter and to state that certain queries have been received from different quarters about the admissibility of one special advance increment allowed under this Department's letter of even number dated 31-12-2013.

2. In this connection, it is to clarify that the above stated increment has been extended only to those employees who were holding Selection Grade prior to up-gradation of their posts but neither availed the benefit from up-gradation of posts under this Department's Notification No FD/SOFR/7-2/2007 dated 28-07-2007 nor one special advance increment granted vide Notification No.FD (SR-1) 2-4/2009 dated 04-04-

2009 IL. Link all The refue mentioned in This Letter 5 directs Polder (Office Work Local D

Yours faithfully;

(MASOOD KHAN) Deputy Secretary (Reg-II)

- 19 A C MINER ubewor High Court. Basson Reach

ditional Rogistrar



# Endst: No. & Date Even

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Copy for information & necessary action is forwarded to the:-

The Director, Treasuries & Accounts, Khyber Pakhtunkhwa.

All the District Comptroller of Accounts in Khyber Pakhtunkhwa. The Director, Local Fund Audit, Khyber Pakhtunkhwa, Peshawar.

- The Director, FMIU, Finance Department. The Treasury Officer, Peshawar.

- The Secretary, Board of Revenue, Khyber Pakhtunkhwa... All the District & Agency Accounts Officers in Khyber Pakhtunkhwa/ FATA. All the Section Officers / Budget Officers in Finance Department, Khyber

-2-

- The Private Secretary to Senior Minister for Finance, Khyber
- The Private Secretary to Secretary / P.As to Special Secretary, Additional Secretaries / Deputy Secretaries in Finance Deptt:

(Wazir Muhammad Afgar) Section Officer (SR-1)

Anx(E) ESTIANA BEFORE THE PESHAWAR HIGH COURT, BANNU BENCH WWW BENCH Writ Petition No. 413 /2016 1. Mukhtiar Ali S.C.T Teacher GCMHS-Chokara District 2. Ghani Rahman SET Teacher GCMHS Chokara District Allestin 3. Muhammad Iqbal CT Teacher GCMHS Chokara District Khel Vadir Kha Disti Courts Kohat 4. Pio Khan SCT Teacher GCMHS Chokara District Karak 5. Riayat Khan SCT Teacher GCMHS Chokara District Karak 6. Muhammad Kamal S.D.M Teacher GCMHS Chokara 7. Sher Abbas SPET Teacher GCMHS Chokara District Karak 8. Naeem Ullah SAT Teacher GCMHS Chokara District 9. Ahmad Wali Shah SCT Teacher GHS Sarki Lawarghar Saddique Rahman SCT Teacher GHS Garang Siraj District Karak 10. Khel District Karak Anwar Ali SCT Teacher GHS Garang Siraj Khel on de 11. District Karak Hamid Ullah D.M Teacher GHS Zarkhan Killa 12. Sabar Nawaz D.M Teacher GHS Toopi Killa District District Karak 13. Muhammad Ayaz SCT Teacher GHSS Jehangiri Karak 14. District Karak Muhammad Yasin SCT Teacher GHSS Jehangiri 15. District Karak Asmat Ullah Khan SCT Teacher GHSS Jehangiri Filed To District Karak 2018 Additional Rogistrar or High Contack RANGE SCREEK

- 17. Rauf Khan SCT Teacher GHSS Jehangiri District Karak
- 18. Noor Kamal SCT Teacher GHSS Jehangiri District Karak
- 19. Muhammad Sadique SDM Teacher GHSS Jehangiri District Karak
- 20. Rasool Khan PET Teacher GHS Gardi Banda District Karak
- 21. Muhammad Zaman SCT Teacher GHSS Warana District Karak
- Zaheer Ud Din CT Teacher GHSS Warana District Karak
- 23. Muhammad Naseer Khan SCT Teacher GHS Latamber District Karak
- 24. Naimat Ullah SCT Teacher GHSS Bogara District Karak
- 25. Anayat Ullah SCT Teacher GHS Ahmad Abad District Karak
- Sher Aslam SCT Teacher GHSS Kandu Khel District Karak
- 27. Sher Aslam SAT Teacher GHSS Kandu Khel District Karak
- Muqabila Khan SCT Teacher GHSS Bogara District Karak
- 29. Jamil Ur Rehman SCT Teacher GHSS Bogara District Karak

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Sonal Registrav 1.

- 30. Ikram Ullah Khan SPET Teacher GHSS Bogara District Karak . . . . . . . . . . . . . . . . Petitioners Versus
  - Government of K.P Through Secretary of Elementary & Secondary Education K.P, Peshawar
- Government of K.P Through Director of Elementary & Secondary Education K.P, Peshawar.



Government of K.P Finance Department Regulation 3.1 Wind, Peshawar. District Account Officer Karak.

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Respondents

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

## **Respectfully Sheweth:**

4.

This Writ Petition rising up from the following facts:

⇔<=>⇔<=>⇔<=>⇔<=>⇔

That all the petitioners are working in education 1. department in different cadre and in the year 2003 the posts of the petitioners were up-graded in the basis of seniority through Selection Grade whereby all the petitioner have obtained the up-gradation of posts-cumone pre-mature increment. (Copy of the Performa of petitioners and Selection Grade is annexed as "A").



3.

That on 01-09-2007 the Government of K.P Finance department (Regulation Wind) generally up-graded all the posts of different cadre through notification. (Copy additional Registrar of the notification dated 28-07-2007 is annexed as "B").

> That on 04-04-2009 the Government of K.P Finance department (Regulation Wind) have sanctioned one special advance increment to the Assistant Auditor,

MTESTED white wards indu fleve'

1 and

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Senior Clerk and junior Clerk etc who have obtained the up-gradation through Selection grade. (Copy of the notification dated 04-04-2009 is annexed as "C").

That on 31-12-2013 the Government of K.P Finance department (Regulation Wind) have issued a notification the one advance increment of the basis of selection grade and endorsed the earlier letter of the finance department. (Copy of the notification dated 34-42-2003is annexed as "D").

That on 07-02-2014 the Government of K.P Finance department (Regulation Wind) have issued a notification regarding the clarification of the earlier notification that one advance increment be given to those teachers who have obtained selection grade. (Copy of the notification dated 07-02-2014 is annexed as "E").



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6.

That being aggrieved from the inaction of the respondent No.2,3 being not extended the benefit of the notification dated 31-12-2013, the petitioners approaches this Honourable Court, inter alia, on the following grounds;

### <u>GROUNDS:</u>

A. That the petitioners are related to education department, working in different cadre and have obtained the selection grade by all the petitioners in the session 2003 whereby all posts of the petitioners were up-graded-cum-one pre-mature increment but when generally the government of K.P up-graded the posts of different cadre with one increment then all the petitioners are deprived from the benefits of the order because the junior in rank of all posts are equal to the petitioners whom posts have been up-graded through Selection Grade and having not extended the benefit of the notification dated 31.12.2013 by the respondent to the petitioners is appealable to mind and also unwarranted by the law.

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B. That in year 2007 the posts of education were upgraded by the respondents (government of K.P) through notification but the petitioners senior in teaching have no benefit of the said notification because the remedy in shape of pre-mature increment stopped by the respondents through notifications and letter to deviate the concentrations of the petitioners from one Advance increment which is basic and fundamental right of the petitioner thus, the benefit of the notification dated 31-12-2013 of the respondent intact through spirit and letter so, the inaction of the respondents is not appealable to prudent mind and is against the article 4 and article 25 of the constitution of Pakistan 1973

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C.

That all the petitioners are senior teachers and after Selection grade they are entitled of the benefit of the notification dated 31-12-2013 issued by the respondent (Finance Department) but without any cogent reason and rhyme the respondents have reluctant regarding the extension of benefit of said notification being used colourful exercise of powers, vested in the functionaries of the Government through Constitution of Pakistan, which is against the basic principles of the equality of citizens.

That the said benefit of the one advance pre-mature increment are availing the clerical staff of the audit etc which is clear cut discrimination with the petitioners and action of the respondents is against the principle of equity and also violated the norms of justice.

It is, therefore, humbly prayed that on acceptance of this Writ Petition, the respondents may kindly be directed to extend the benefit of the notification dated 31-12-2013 and one pre-mature increment be awarded to the petitioners on the basis of Selection Grade Awarded to others cadre in accordance with law.

Any other efficacious remedy may also be granted in favour of the petitioner.

### INTERIM RELIEF:

Writ Petition.

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Additional Registrar

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D.

By way of interim relief, the respondents provisionally be allowed to extent the benefit of the notification dated 31-12-2013 till final disposal of this

Through

de Conser

Petitioners

Masood Iqbal Khattak

## FORM "A" FORM OF ORDER SHEET

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	Order or other proceedings with signature of Judge or			
Date of	Magistrate and that of parties or counsel where			
order or	necessary.			
proceedings	3.			
2				
03.9.2018	W.P No. 413-B/2016 with IR.			
	Dresont			
	Present: Mr. Masooq Iqbal Khattak advocate for			
	petitioner.			
	P			
	****			
	ABDUL SHAKOOR, J			
	At the very out-set, learned counsel for the			
	At the very out-set, fourned counter the			
-	petitioner states that his client will be satisfied if the			
	instant writ petition is sent to the concerned department			
·	for its treatment as departmental appeal.			
	and the instant			
-	Therefore, in the light of above, the instant			
	writ petition is sent to the concerned department /			
	writ petition is sent to the concented reputation			
	authorities with the direction to treat the same as			
	•			
i	departmental appeal and decide the same within one (01)			
	month positively, but, strictly in accordance with law.			
	Disposed of accordingly.			
	Announced.			
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	37/2/12007			
<b>,</b>	Examiner			
thi an	- Bestawar High Court Bannu Bench			
0 100	La Autoricoli Hoder Alucia VI V			
53/9/2	The Qanun-e-Shahadat Ordinance 1984			

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\*Imranullah\* (D.B) Justice Abdul Shakoor and Justice Shakeel Ahmad

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNA PESHAWAR

Service Appeal No. 750/2019

MR. SALAH-UD-DIN BEFORE: MISS FAREEHA PAUL

MEMBER (J) MEMBER (E)

(Appellant) Riayat Khan, SCT GCMHS, Chokara, Karak.

Versus

- 1. The Secretary E&SE, Government of Khyber Pakhtunkhwa, Civil Secretariat Peshawar.
- 2. The Director E&SE, Peshawar.
- 3. The District Education Officer (Male), District Karak.
- 4. The Secretary Finance, Government of Khyber Pakhtunkhwa, Peshawar.
- 5. The Secretary Establishment, Government of Khyber Pakhtunkhwa,

Mi Ashraf Ali Khattak, For appellants Advocate For respondents Mr. Fazal Shah Mohmand, Addl. Advocate General

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Alleche

Nadir Khan Beland Khel Advocate Distt Courts Kohat

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Date of Institution	08.05.201
Date of Hearing	18.09.202
Date of Decision	21.09.202
Date of Decision finteness	

## JUDGEMENT

FAREEHA PAUL, MEMBER (E): Through this single judgment, we intend to dispose of instant appeal as well as connected Service Appeal No. 751/2019, titled "lamil-ur-Rehman Versus the Secretary Education (E&SE), Government of Khyber Pakhtunkhwa, Civil Secretary, Peshawar and others", Service Appeal No. 752/2019, titled "Pio Khan Versus the Secretary Education (E&SE), Government of Khyber Pakhtunkhwa, Civil Secretary, Peshawar and others", Service Appeal No. 753/2019, titled "Ghani-uir Rehman Versus the Secretary Education (E&SE), Government of Rhyber Pakhunkhwa, Civil Secretary, Peshawar and others", Service.

> ic les este fe vice Tritemant Parte was

Appeal No.754/2019 tiled "Muhammad Kamal Versus the Secretary Education (E&SE), Government of Khyber Pakhtunkhwa, Civil Secretary, Peshawar and others", Service Appeal No. 755/2019 titled "Naeem Ullah Versus the Secretary Education (E&SE), Government of Khyber Pakhtunkhwa, Civil Secretary, Peshawar and others", and Service Appeal No. 914/2019 titled "Sher Abbas Versus the Secretary Education (E&SE), Government of Khyber Pakhtunkhwa, Civil Secretary, Peshawar and others" as in all the appeals common questions of law and facts are involved.

Brief facts of the case, as given in the memorandum of appeal, are 2. that the appellant was serving against the CT post and had 37 years service at his credit. Vide Notification date 11.09 1997, selection grade in BPS-15 was awarded to him w.e.f 02.01.1997 and his name appeared at serial No. salary was fixed accordingly. Vide 97/232 of the order and his Government of Khyber Pakhtunkhwa, Finance Department, Notification No. SO(PR) 10-22(B)/2005 dated 01.10.2007 and Notification No. FD/SO(FR) 10-22/2007 dated 26-01-2008, the post of CT, alongwith other posis, was upgraded to BPS-15. The appellant and his other colleagues who had been brought on the strength of BS 15 much prior to the notification dated 01.10.2007 deserved were entitled to be treated like other staff members either in the shape of promotion to the next stage or in shape of two increments. Different examples mentioned in the appeal include the Senior SST Teachers working against BPS- 17 who were promoted to the post of S.S or Head Master in the same scale (BPS-17),

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but on promotion in the same basic pay scale they were allowed two increments in the shape of one advance increment and the other as premature increment. On another occasion one time upgradation in BPS-16 was awarded to all Elementary School Teachers working against the post carrying Basic Pay Scale 15, who had five years service at their credit. All the Elementary School Teachers possessing five years service were upgraded to BPS-16 accordingly. They were also allowed two increments in the shape of one next stage and one premature. Being aggrieved from the unfair and discriminatory treatment, the appellant, alongwith his other colleagues, invoked the Constitutional jurisdiction of the Hon'ble Peshawar High Court Bannu Bench in Writ Petition No. 413-B/2016 which was disposed of in the following words:-

"At the very out-set, learned counsel for the petitioner states that his client will be satisfied if the instant writ petition is sent to the concerned department for its treatment as departmental appeal.

Therefore, in the light of above, the instant writ petition is sent to the concerned department/authorities with the direction to treat the same as departmental appeal and decide the same with one (01) month positively, but, strictly in accordance with law.

"Disposed of accordingly."

In the light of the order of the Hon'ble Peshawar High Court dated 03.09.2018, the appellant also preferred departmental appeal but the respondents paid no heed to it; hence the instant service appeal.

3. Respondents were put on notice. They did not furnish written reply/comments despite numerous chances. After expiry of last chance, vide order dated 09.09.2020, the appeal was posted to D.B for arguments.

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Vide a later order dated 17.01.2022, another chance was given to the respondents to submit reply, failing which their right was to be struck of. No reply was received on behalf of the respondents. We have heard the learned counsel for the appellant as well as the learned Additional Advocate General for the respondents and perused the case file with connected documents in detail.

4. Learned counsel for the appellant, after presenting the case in detail, argued that the respondents had not treated the appellant in accordance with law, rules and policy on the subject and acted in violation of Article 4 of the Constitution, 1973. He argued that the appellant, and his other colleagues, who had been granted upgradation and selection grade prior to the notification dated 01.10.2007 and 26.01.2008, were entitled for financial benefits in shape of increment/allowance so that they could be equally treated with the promoted/upgraded teachers, who had been promoted/upgraded in the light of notification and who benefited with two increments in the shape of one next stage and one premature. He requested that the appeal might be accepted as prayed for.

5. The learned Additional Advocate General, while rebutting the arguments of learned counsel for the appellant, argued that the appellant had already availed the benefit of increment when he was awarded selection grade in BS- 15 and that he was not entitled to any further increment. He requested that the appeal might be dismissed.

6. From the arguments and record presented by the learned counsel for the appellant, it transpires that the appellant was appointed as C.T in the

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respondents department. He was awarded selection grade in 1997. Later on, vide Finance Department's letter dated 01.10.2007, various posts of teachers in the respondents department were upgraded and the post of appellant was also upgraded from BS-9 to BS-15. It is an undisputed fact that when a post is upgraded, it brings financial benefit also in the form of increment. As contended by the appellant, he was deprived of such increment when the post was upgraded and his departmental appeal was rejected on the ground that the letter dated 31.12.2013 of Finance Department did not cover his claim.

7. Learned counsel for the appellant produced a notification dated 04.04.2009 of the Finance Department according to which one special advance increment was allowed to Assistants, Auditors, Senior Clerks and Junior Clerks as well as employees from BS-1 to BS-4 in their upgraded/moved up pay scales that had been allowed to them vide notification dated 28.07.2007. The notification of 04.04.2009 took effect from 01.09.2007. Learned counsel produced another letter of Finance Department dated 31.12.2013 which has been issued as a clarification regarding grant of one special advance increment to the employees holding selection grade prior to upgradation of their posts in Basic Pay Scale already held by them. The letter is reproduced as follows:-

"1. 1 am directed to refer to this Department's notification No. FD(SR-1)2-4/2008 dated 04.04.2009 and to state that certain queries have been received from different quarters as to whether the employees, who were holding Selection Grade prior to up-gradation of their posts in BPS already held by them, are



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also eligible to the benefit of premature increment on upgradation of their posts.

2. In this connection, the Provincial Government in consultation with Government of Pakistan, Finance Division, has to clarify that one special advance increment is admissible, also to the employees who were holding Selection Grade prior to up-gradation of their posts in BPS already held by them, just as in the case of same scale promotion.

3. This order will take effect from 01.09.2007"

8. In the light of the above quoted letter dated 31.12.2013 of Finance Department, it is clear that the appellant who was holding selection grade prior to his upgradation of post in Basic Pay Scale already held by him, was entitled to one special advance increment on the same analogy as has been provided to the employees of provincial government upon upgradation vide notification dated 04.04.2009 read with notification dated 28.06.2007.

9. The appeal in hand as well as connected appeals are, therefore, partially allowed on the above terms. Costs shall follow the event. Consign.

10. Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal this 21<sup>st</sup> day of September, 2023.

EHA PAUL) (SALAH-UD-DIN) Member (E) Member (J) Date of Presentatio Fulle Station nor Arare conv Number of Words. Copying Fee ..... Urgent ..  $m_{
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elin the fing in the will مرحان بلن عبل ایژونی BC-18-1001 قیت ایک رو پیچ . كورث فيس 0301-8321929 WI-a بنام مراری اطرین در مقدمه دعوي باعث تحريراً نكه جرم مقدمہ مندرجہ عنوان بالامیں اپنی طرف سے واسطے بیروی وجوابد ہی کل کاردائی متعلقہ آں مقام کے لئے مقرر کرے اقر ارکیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کا روائی کا اختیار ہوگا۔ نیز دکیل صاحب کو کرنے راضی نامہ و تقرر ثالت و فیصله برحلف دینے جواب دہی اورا قبال دعویٰ اوربصورت ڈ گری کرانے اجراءاور وصولی چیک درر دیپیاور عرضی دعویٰ اور درخواست ہرشم کی تصدیق زراس پر دستخط کرنے کا اختیار ہوگا۔ نیز بصورت عدم پیروی یا ڈگری کیطرفہ یا اپل کی برآيدگی ابجد منصوخی و نيز دائر کرنے اپل نگرانی نظر ثانی و پيروی کرنے کا اختيار ہوگا۔اوربصورت ضرورت مقدمہ مذکور کے کل یااین بجائے تقر رکاختیار ہوگا۔اورصاحب مقرر شدہ کوبھی دہی جملہ مذکور ہ بالااختیارات حاصل ہوں گے۔اوراس کا ساختہ پر داختہ منظور وقبول ہوگا۔ دوران مقدمہ میں جوخرچہ و ہر جانہ التوائے مقدمہ کے سبب سے ہوگا۔ اس کے مشتحق کیا صاحب موصوف ہوں گے نیز بقایا خرچہ کی وضولی کرنے کا بھی اختیار ہوگا۔ اور کوئی تاریخ پیش مقام دورہ پر ہویا حد سے باہر وکیل صاحب پابند نہ ہوں گے۔ کہ پیروی ندکور کریں۔ لہذاو کالت نامہ ککھدیا کہ سند ہے۔ المرقوم مقام ن ال ک ا NiamaIullah Allend Dua