The appeal of Syed Hajjaj Shah received today i.e on 23.09.2024 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- According to sub-rule-4 of rule-6 of Khyber Pakhtunkhwa Service Tribunal rules 1974 respondent nos. 4 **6** are un-necessary/improper parties, in light of the rules ibid and on the written direction of the Worthy Chairman the above mentioned respondent number be deleted/struck out from the list of respondent.
- 2- Appeal has not been flagged/marked with annexures marks.
- 3- Annexures of the appeal are not in sequence.
- 4. The name of the appellant be highlighted in each and every order.
- 5- Annexures of the appeal are not in sequence.
- 6- Copy of termination order mentioned in para-2 of the memo of appeal is not attached with the appeal.
- 7- Three copies/sets of the appeal along with annexures i.e. complete in all respect for Tribunal and one for each respondent may also be submitted with the appeal.

Objections have been

No.____8/6.../Inst./2024/KPST,

<u>|</u>__/2024.

SERVICE TRIBUINAL KHYBER PAKHTUNKHWA PESHAWAR.

wayor Ali Shel Adv

0310-5126392-

removed

Syed Altaf Hussain Shah Adv. High Court A.Abad.

HE CHAINMAN SERVICE TRIBUNAL BEFORE 1 KHYBER PAKHT WAR PESH нw Ý Ĵ oð

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Syed Hajjaj Shah

... APPELLANT

VERSUS

Secretary E&SED, Khyber Pakhtunkhwa, Peshawar and others.

... RESPONDENTS

S.No	Description of Documents	Annexure	Page No	
1.	Appeal with Affidavit		1 to 9	
2.	appointment order dated 09/01/1995	"A"	10	
3.+	termination order No. 330-34 dated 13/02/1997	"B"	11-12	
4.	appointment order as mentioned above dated 09/11/2017	"C"	13-13	
5.	application dated 28/01/2021 bearing Diary No.673	"D"	18	
6.	petitioner's application to the Chief Minister dated 19/12/2023	"E".	19	
7.	order of the worthy Chief Minister dated 08/01/2024	"F"	20	
8.	aforementioned application of Mr. Sohail and others dated 10/01/2024 and other relevant documents	"G"	21	
9.	application dated 10/01/2024 bearing Diary No.225 dated 11/01/2024	"H"	22	
10.	aforementioned letter dated 12/01/2024	"I"	23	
11.	letter No.202/AD LIT-II dated 06/02/2024	"J"	24	
12,	aforementioned documents	"K & L"	25	
13.	decision of respondent No.2 dated 22/03/2024 in that of the impugned order dated 30/04/2024	"M"	26-29	
14	departmental appeal of the appeal dated 27/05/2024	((3, 733)	30-3	
15.	judgment dated 24/05/2016 in W.P No.516-A/2013, dated 24/05/2017 in C.P No.401-P, 427-P to 431-P and 468-P of 2016	"O"	34-4 45-6	
16.	High Court dated 12/01/2021 issued or passed in review petition No.31-A/2018	"P"	45-60	
17.	Apex Court as rendered in C.P No.468-P etc, dated 27/03/2020	"Q"	61-63	
18.	Muhammad Haroon and others V/s govt. of KPK decided on 18/03/2021	"R"	61-63 64-8' 90/	
19.	Wakalatnama		90	

...APPELLAN

Through:

(SYED ALTAF HUSSAIN SHAH) Advocate High Court, Abbottabad wayor Ali sheh Adv

Dated:- 21-09-2024

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BEFORE THE CHAINMAN SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR AMERIC NO 1576 / 2024

Syed Hajjaj Shah son of Syed Shabbir Shah, resident of Village of Post Office, Dhamtour, Mohallah, Sheikh Melli Khail, Tehsil & District Abbottabad, presently PST BPS-12, Govt. Primary School Gardawara Gali Circle City, Abbottabad.

...APPELLANT

VERSUS

- 1. Secretary E&SED, Khyber Pakhtunkhwa, Peshawar.
- 2. Director E&SED, Khyber Pakhtunkhwa, Peshawar.
- 3. District Education Officer (Male), Abbottabad.

...RESPONDENTS

SERVICE APPEAL U/S 4 OF THE KP SERVICE . TRIBUNAL ACT 1974 READ WITH ALL ENABLING RULES AND PROVISIONS OF THE LAW AGAINST THE ORDER DATED 30/04/2024 OF RESPONDENT NO.3 VIDE WHICH THE APPELLANT'S APPLICATION FOR GRANT OF BENEFIT TO THE EXTENT OF THE PROTECTED PERIOD FOR THE PURPOSE OF PENSIONARY BENEFITS, HAD BEEN REJECTED · AND THE APPELLANT DEPARTMENTAL REPRESENTATION AGAINST THERE TOO HAS NOT BEEN YET DECIDED DESPITE EXPIRY OF THE STATUTORY PERIOD OF 90 DAYS.

PRAYER:-

ON THE ACCEPTANCE OF THE INSTANT SERVICE APPEAL, THE IMPUGNED ORDER DATED 30/04/2024

BEFORE THE CHAINMAN SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Applea (NO 1576 / Jog 4 Syed Hajjaj Shah son of Syed Shabbir Shah, resident of Village of Post Office, Dhamtour, Mohallah, Sheikh Melli Khail, Tehsil & District Abbottabad, presently PST BPS-12, Govt. Primary School Gardawara Gali Circle City, Abbottabad.

...APPELLANT

VERSUS

- 1. Secretary E&SED, Khyber Pakhtunkhwa, Peshawar.
- 2. Director E&SED, Khyber Pakhtunkhwa, Peshawar.
- 3. District Education Officer (Male), Abbottabad.
- 4. District Account Officer, Abbottabad.
- 5. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 6. Secretary Finance, Khyber Pakhtunkhwa, Peshawar.

...RESPONDENTS

SERVICE APPEAL U/S 4 OF THE KP SERVICE TRIBUNAL ACT 1974 READ WITH ALL ENABLING' RULES AND PROVISIONS OF THE LAW AGAINST THE ORDER DATED 30/04/2024 OF RESPONDENT NO.3 VIDE WHICH THE APPELLANT'S APPLICATION FOR GRANT OF BENEFIT TO THE EXTENT OF THE PROTECTED PERIOD FOR THE PURPOSE OF PENSIONARY BENEFITS, HAD BEEN REJECTED AND THE APPELLANT DEPARTMENTAL REPRESENTATION AGAINST THERE TOO HAS NOT BEEN YET DECIDED DESPITE EXPIRY OF THE STATUTORY PERIOD OF 90 DAYS.

PRAYER:-

ON THE ACCEPTANCE OF THE INSTANT SERVICE APPEAL, THE IMPUGNED ORDER DATED 30/04/2024

INCLUSIVE OF ALL INCIDENTAL PROCEEDINGS, MAY GRACIOUSLY BE SET-ASIDE AND THE APPELLANT, ON THE STRENGTH OF VARIOUS JUDGMENTS OF THE SUPERIOR COURTS INCLUDING THAT OF HONOURABLE APEX COURT, MAY GRACIOUSLY BE EXTENDED THE BENEFITS OF THE PROTECTED PERIOD OF SERVICE FOR THE HIS PURPOSE OF PENSIONARY BENEFITS.

Respectfully Sheweth,

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

- That the appellant was appointed as PST GPS Danna Surjhal in Education Department in DEO (Male) Abbottabad vide the appointment order dated 09/01/1995. Copy of appointment order dated 09/01/1995 is annexed as Annexure "A".
- That, subsequently, after 02 years of his service, the appellant alongwith several others, were terminated from service vide the order dated 13/02/1997. Copy of the termination order No. 330-34 dated 13/02/1997 is annexed as Annexure "B".

3. That, inconsequence of the judgment dated 24/05/2016 of the Honourable High Court, the appellant, instead of reinstatement in service was reappointed as PST GPS Totni vide the order dated 09/11/2017. Copy of the appointment order as

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mentioned above dated 09/11/2017 is annexed as Annexure "C".

- 4. That feeling aggrieved, of the loss of his service benefit due to his fresh appointment order instead of reinstatement, the appellant submitted an application to respondent No.3 vide diary No.673 dated 28/01/2021 seeking benefit of the protected period as contemplated in various judgment such as; Review Petition 31-A/2018, dated 06/09/2018, COC No.44-A/2016, dated 24/05/2016, W.P No.516-A/2013 and the judgment dated 27/03/2020 and C.P No.468-P and in the light of judgment reported as 2009 SCMR-1. Copy of the application dated 28/01/2021 bearing Diary No.673 is annexed as Annexure "D".
- 5. That in addition to the above representation the appellant also submitted applications to the Chief Minister KPK for redressed of his grievance i.e for benefits of the protected period of his service for pensionary benefit. Copy of the petitioner's application to the Chief Minister dated 19/12/2023 is annexed as Annexure "E".

6. That the worthy Chief Minister, in response to the above mentioned application, had issued direction/order to the Secretary E&SED dated 08/01/2024 for counting of the appellant's service towards the pensionary benefits as per the rules and policy. Copy of the order of the worthy Chief Minister dated 08/01/2024 is annexed as Annexure "F".

7. That the aforementioned order of the worthy Chief Minister, containing reference of M. Sohail and

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others dated 10/01/2024 was also sent to respondent No.3 for further necessary action and the same was received vide diary No.224, dated 11/01/2024. Copy of the aforementioned application of Mr. Sohail and others dated 10/01/2024 and other relevant documents are attached as Annexure "G".

8. That respondent No.3 DEO-(M) Abbottabad, in pursuance of the order dated 10/01/2024, directed the appellant to bring another application regarding extension of benefits of protected period of his service which was submitted accordingly vide diary No.225 dated 11/01/2024 to the respondent. Copy of the application dated 10/01/2024 bearing Diary No.225 dated 11/01/2024 is annexed as Annexure "H".

9. That respondent No.3, in order to proceed further, sought guidance of respondent No.2 in respect of the aforementioned application of the appellant vide the letter No.294 dated 12/01/2024. Copy of the aforementioned letter dated 12/01/2024 is annexed as Annexure "I".

10. That the respondent No.2 vide letter dated 06/02/2024, requisitioned the appellant service record for further consideration of the matter. Copy of the letter No.202/AD LIT-II dated 06/02/2024 is annexed as Annexure "J".

11. That in compliance with the above direction, the appellant service record was intimated vide letter No.724 dated 14/02/2024 which was duly received in the office of the respondent No.2 vide diary

No.1617 dated 16/02/2024. Copies of the aforementioned documents are attached as Annexure "K" & "L".

12. That respondent No.2 ultimately, vide his order dated 22/03/2024, refused to give his ascent in favour of the appellant and inconsequence thereof, the appellant representation stood rejected vide the impugned order dated 30/04/2024. Copy of the decision of respondent No.2 dated 22/03/2024 in that of the impugned order dated 30/04/2024 are attached as Annexure "M".

13. That the appellant feeling aggrieved against the above cited impugned order bearing No.2516-19, dated 30/04/2024, passed in communicated to the appellant on the same date, preferred his departmental appeal to the respondent No.1 vide the diary No.2184 dated 27/05/2024 but the same, despite lapse of the statutory period, has not yet been decided, hence, the instant appeal, inter-alia, following grounds. on the Copy of the departmental appeal of the appeal dated 27/05/2024 is annexed as Annexure "N".

GROUNDS:-

a)

That, the respondent, while rejecting the appellants departmental representation, have overlooked the judgments of various superior courts including the Apex Court of Pakistan on the basis and in the light whereof the appellant was entitled to the benefit as he claimed in his departmental representation. The above mentioned judgment for ready reference, are cited as "judgment dated 24/05/2016 in W.P No.516-A/2013, dated

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24/05/2017 in C.P No.401-P, 427-P to 431-P and 468-P of 2016. Copies are attached as Annexure "O". In this view of the matter the impugned orders of the respondents are illegal are unwarranted are liable to be set-aside.

The respondents have failed to comply, in letter and spirit with the directions of the Honourable High Court dated 12/01/2021 issued or passed in review petition No.31-A/2018 and thus the impugned order rejecting the appellant's representation is the result of gross non-reading of the law on the subject and such the impugned order is liable to be set-aside. Copies are attached as Annexure "P". Had the respondent perused or followed the judgment of the Apex Court as rendered in C.P No.468-P etc, dated 27/03/2020, there was no reason, nor justification for the respondents to deny the appellant his right and entitlement to the benefits as contemplated therein. Copies are attached as Annexure "Q".

The appellant, beside the law and judgments as cited above, was also entitled to requisite benefit on the analogy of the case of the one Muhammad Haroon and others V/s govt. of KPK decided on 18/03/2021. Copy of the cited case is attached as Annexure "R".

That the respondents while rejecting the appellant's representation, has also ignored the provisions of law has contained Section 2(g) read with Section 3 of the said employees appointment

c)

b)

d)

e)

Act 2012, hence, the impugned order is without lawful authority and jurisdiction and such is liable to be quashed and reversed.

The appellant, as per the entries as the record in service book is a permanent employment of the Education Department. After termination, the appellant continued to pursue the matter before competent forum until the issue was decided in the last judgment of the Apex Court and therefore, they should be no break in his service this entitling him to the benefit as he claimed in his representation.

The service of the appellant needs to be counted towards his pensionary benefits rejection of the appellant's representation. Therefore is against all the norms of justice and fair play and such the impugned order is liable to be struck down.

The appellant had possessed all necessary qualification at the time of his appointment and therefore, was entitled to be treated at par with other serving teachers. Denial of his legal rights and entitlement vide the impugned order, is denial of the justice, and therefore, the impugned order is liable to be set-aside.

That the appellant being a regular employee, appointed accordance with law on the basis of his qualification, is entitled to all such benefits as a permissible to other civil servants and teacher, therefore, his case needed to be considered justly and without any discrimination etc.

f)

g)

h)

i)

- That the instant appeal filed will within time before this Honourable Tribunal. The instant appeal exempted from the court fee.
- k) That the other points shall be agitated by the permission of this Honourable Tribunal at the time of argument.

In view of the above submission, it is humbly prayed that, the impugned orders of the respondents rejecting the appellant's representation may graciously be set-aside and the benefit of the service including pensionary benefits to the appellant as decided by the Honourable Superior Courts in their various judgment as cited above may kindly be extended to the appellant. Any other relief as deem just, equitable and in accordance with law may also graciously be granted.

...APPELLANT

Through:

Dated:- 21-09-2024

j)

AC132

(SYED ALTAF HUSSAIN SHAH) Advocate High Court, Abbottabad

VERIFICATION:-

Verified that the contents of the instant Service Appeal are true and correct to the best of out knowledge and belief and that nothing has been concealed from this Honourable Tribunal.

Dated:- 21-09-2024

..APPELLANT

BEFORE THE CHAINMAN SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Syed Hajjaj Shah

... APPELLANT

VERSUS

Secretary E&SED, Khyber Pakhtunkhwa, Peshawar and others.

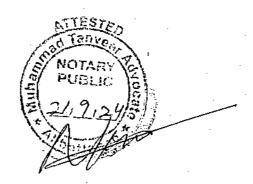
... RESPONDENTS

AFFIDAVIT

I, Syed Hajaj Shah, PST BPS-12, Govt. Primary School Gardawara Gali Circle City, Abbottabad, do hereby solemnly affirm and declare on oath that the contents of instant **Appeal** are true and correct to the best of my Knowledge and belief and nothing has been concealed from this Honourable tribunal.

...Deponent

Dated:21-09-2024



Innex OFFICE OF TWA DIGURIS (FIN), TRIMARY AND OF UT ARACENTE ARACECENTAL 15/1 OFFICE ORDER DETED /1995 APPOINTMENTS The following candidates are nerecy appointed Frimary Teacher in the Schools at noted splinst each in STC.7 @ Rs. 1480/- FM Fixed plus usual allowances as admissible unlerthe rules with effect from the date of their taking over charge. Sr. No. Name & Father Laze /iddress. Place where appointed. Reparks 1.191 - NA1 100 Jul Mr. Karan Than S/O Bhersa Shan Village Langrial Abbottshad. GNPS Calloi) Agst; Venaut Eost. Abdur Rashid S/O Mohd Yusuf GMPS Batnara Village Daban Abbottahad. Mohd Parvez S/O Mohd Aslam Matriculate R/O Salnad Neer Sabzi Mandi Abbottabad. GPS Surjal ..do. Maira Rehmal Jawad S/O Kohd Fareed 190000 .dopp.. GPS Seerzah R/o Malikpura Abbotteo d. Mr. Shafqat S/O Ayub Khan GPS Pewa ..do... R/O Dyamtaur Abbottahad Sajid Ali S/O Dadan Khan Link Road Navrian A. "bad ...dc.. GMFS Agli Dhok **4⊈**jag Shah S/O Shabeer ^Shah∨ GPS Danna Surjal R/O Dhamtaur Abbettabad. Matriculate. Conditions. Appointments ande under all services Conditions faid jown 1 by the Govt; from time to time. 2. Appointments are purely Temporary and Liable to termiation at any time without any notice and reasons. 3. They are directed to produce their age and Health Certifics from medical Supdtt; DHQ Hespital Abbottadad wit in 7 days of charge. 4. They are directed to submit their charge reports to all concerned, with in 15 days of issue of this order. 5. Their original Certificate should be checked at the time of preparation their Age and Health and S/Books. Their age should not exceed 30 years or below 13 years. 6. (SARDAR MOHAMMAD AYUB) District Education Officer(M) 230-Primary Abbottabad. Endst.No Copy for information to the :-1. Sub; Divisional Education Officer(M) Abbettabad. Candidate Concerned. Attel District Education Officer(M) Primary Abbottabad.

Imex "B" (For Civil Servants & Police Department) Note [11 a Heirs, 1. SAMINA GUL (WIFE) 2. MUHAMMAD ALL SAYED (SON) 1. 3. AHMAD ALT SAYED (SON) 4 SACKed Employee 97EB-11/PST/SACKED, Dated, 09/11/2017. while .2. FIRST APPOINTMENT ORDER: OENDST NO: 12422-2 (Parimo order) NO 230-34 bated 9/1/2995 (Termination): Endot No:330-34 3. A: Alead dated 13/2/1997. 11104 5. Left Thumb Impression Sub Divisional Equ: Officer (Male) Abbottabad Academic and Professional 6. Qualification Date Verification/Roll No. Dated S.S.C. Govt High School Dhamton (BISE) Peshaway, KpK 7. 31.8 Series 1989 37015 1989 Intermediate (BISE) Peshawar Kpk 1991 9191 1991 11 8. Bachelor / B.S. University of Perhawarkpk 1, 1995 7152 Master / M.S. UMVOSSity of Perhaward KOK 11 2000 21179 9. Other Qualifications University of Perhaman Kpx 112001 10. 10 n LLB 2332 2002 Sub Divisional Rau Ditrict Succesion Appotiabad Plan-drawing Drill Instructing Fig Examo Jession 2020 from DETE KPK Under assed Court Duties Vo. 119 Security 571 marts out of 800 in Jst Division. Result decloration 1-12-2020. Drge the fred Tro Conice Reserve puties ide No. Goso de 10-02-2021. 11 Sub Divisional Edu: Officer (Mate) Abbottabad Pleadership Examination Allated 12 Training School Final Examination N.B_Line to be drawn under the qualification possessed,

Note: The entries on this page should be renewed are re-attested as least every five years in the signature to lines 11 and 12 should be dated Syed Hajjaj Shah Name ____ NIC No. ______ 13101-0909865-7 2. _____ 4. District of Domicile_<u>Ableotlahad</u> Race Syed 3. Residence Village & P.O. Dhamtoux, Mohallah, Sheillh-Melle Khail, Tesh & Distl. Alkotlahed. 6. Father name and residence Syed Shabling Shah (10-10-1973) Tenth oct, ninteen hundred ed Servity Three Date of Birth by Christian era as 7. nearly as can be ascertained: Exact height by measurement: 5 88. Personal Marks for Identification: <u>sjil</u> 9. 10. Left Hand Thumb and Finger Impression of (Non Gazetted Officer) Middle Finger **Ring Finger** Little Finger Thumb Fore Finger AHAd 11. Signature of Government Servant: SOESM 12. Signature & Designation of the Head of the Office, or other attesting officer. DEEMA SAMMING كقطشالالانتثام .

9

APPOINTMENT OF SACKED EMPLOYEES AGAINST PST POST

in pursuance to the Judgment of Honorable Peshawar High Court Abbottabad Bench in W.P. No.516-A / 2013 announced on 24.5.2016 & recommendation of the Departmental Selection Committee, appointment of the following sacked employees is hereby ordered against the vacant posts of PST, in BPS-12 (Rs. 13320-960-42120) plus usual allowances as admissible under the rules under the existing policy of the Provincial Government, in Teaching Cadre on the terms and conditions given below with effect from the date of their taking over charge:

5.No/ Merit	Name of Sacked	Father's Name		Date of	Qualific	D.O.Ist	Date of	Previous	Present place of
No .	Employee		· -	Birth	ation	apptt	Terminat- ion	School	Posting
1	<u> </u>	¦ {						1	*
1/9	2	3	4	5	6	7	8	9	10
	M. Sabir Khan	M. Ajab Khan	13101- 4662322-S	21.5.96	SSC/	23.04.1995	+	GPS Dannah	GPS Nalohta
2/17	Kamran	R. Badi Uz	13101-	1/1/1970	SSC	11.10.1995			
(a) 3/1 🕨	Abbasi Aftab	Zaman	6162229-1		330	11.10.1995		GPS Panjoot	GPS Banani
(b)	Zaffar	Muzaffar Khan	13302- 1865548-3	1/4/1970	5SC	26.10.1995	04.9.96	GMPS Badiala	GPS Sohlan
4/21	Kouser Ali Shah	5. Ismail Shah	13503- 2951713-3	2/10/70	SSC	09.7.1995	25.6.97	GPS Pattan Khurd	GPS Sirla
5/23	M.Sajid	M. Sadiq	13101- 9853294-9	3/5/1970	SSC	16.4,95	23.1.97	GMPS Thanda	GPS Lakhala
6/27	S. Ishtiaq	S. Anwar	13101-	27.3.70	650			Chowa	5
	Hussain Shah	Shah	0845397-7	27.3.70	SSC	9-5-96		GPS NEELOR	GPS Rian Da Maira
7/28	Shahzad	S. M. Fareed	13101-	4/4/1970	ssc	30.07.95	17/07 07		
8/30	Fareed		3733177-1			00.07.33	13:02.97	GPS ZIARAT DANNA	GPS Mast Maira
	Gul Fraz Khan	M. Ishaq Khan	13101- 1602666-1	28.4.70	M.A	26.1.95	23.01.97	GPS DHERI KIALA	GPS Banda Said
9/31	M.Sameen	M. Firdoos	13101-	28.4,70	SSC	20.12,00	23.01.97	GMPS RATTI	Khan GPS Sando Gali
10/32	At Cardina		6387381-1			MM		DHERI	A'
	M.Sadique	Gul Khatab Khan	13101- 1849598-9	23.5.70	SSC	19.4.95	1998	GPS Basawir	GMPS Ochar
11/33	Wajid Husssain	M. Hussain	13101-	7/2/1970	F.A	16.4.95	1996	GPS	No.1 GPS Chukali
12/34	Aurang Zeb	M. Zaman	4215472-5	P/7/1070			 	TAKRIALA	
13/35	· · ·		0987179-1	8/7/1970	SSC, PTC	7.9,95	6.1997	GPS Akhreela	GPS Chattian
19199	Inam ullah Khan	Gul Muhammad Khan	13101- 3115684-5	30.12.70	SSC	12.12.95	23.01.97	GPS Banda Gazan	GPS Tarhana Ghariban
14/36	Saifur Rehman	M. Aslam Khan	13101- 0998797-1	1/2/1971	5SC	30.05.96		GPS No1	GPS Kuthiala
15/38	Saged	Aurangzeb	13101-	3/8/1971	8.A,	25.06.97	 	Nawanshehr	
	akhtar		2422564-3		PTC			GPS JATAL	GPS Upper Kun
16/39	Ayaz Gul	Fazalur Rehman	13101- 4879360-5	3/10/71	SSC	01.07.1990	Nov-93	GMS TAJWAL	GPS Saman
17/40	M. Ijaz	Mohabbat	13101-	214214-	·	<u> </u>			Pain
	khan	Khan	0968758-7	3/12/71	SSC, PTC	14.3.95	23.01.97	GMPS GULGRAN	GMPS Fathe Bandi
18/41	M. Awais khan	Sarwar Khan	13101- 0842362-1	31.3.1971	SSC	25.5.96	<u> </u>		GPS Banda
19/42	Aurangzeb	M. Rəmzən	13101-	5/4/1971	SSC	15.5.96			Batang - I
	1		0843012-5			. 05.5.61	31.01.97	GPS DANNA BAGAN	GPS Dakhan Bagan
20/43	Sher Dil	M. Sabir	13101-	5/1/1971	D.COM	26.10,95	23.01.97	GPS	GPS Gaveera
21/44	Jamshaid khan	M. Nazeer Khan	0872962-1 13101-	5/4/1970	F.A	26.1.95	 	BANWARI GPS	
22/47	Muhamma	Gul Zaman	3125389-5 13101-		L	ļ		KALKOTO	GPS Tannan
23/48	d Khalid	 	0876232-1	13.1.72	SSC	18.12.95	23.01.97	GPS MERHES	GPS Larri
-1140	M. Javeed	M. Ismail	13101- 7693226-3	2/3/1972	SSC	31.12.95	23.01.97	GPS THORA	GPS Kuthwal

Attestal 1 ton 21/9/24

MIN	
(I)	

-	Babar	Abdul Aziz	13101-	25/02/72	FA	76/18/100	74.05 07	Chie S	*
	Shahzad		8372917-3	23/02/72	FA X.	,26/10/199 5	24.05.97	GMS Danna Misryal	GPS Dobather
5/50	M. Bashir	Mir Dadi i	13101- 7284275-9	3/1/1972	SSC	27.07.1995	25.06.97	GPS DANNA LORA	GPS Fatha Abad
6/51	M Nawaz	Kala Khan	37405- 0727925-3	22/03/72	FA	30/05/199 6	,	GPS Langrial	GPS Darwaza
7/52	Liagat Hussain	Gul Zaman	13101- 0965611-7	4/6/1972	F.A	OB.07.1996		GP5 KOLIALIAN	GPS Langaloot
8/53	Sohail Akram	M. Akram	13101- 2774343-3	4/12/72	SSC	25.03.96	,	GPS MALIKPURA	GPS Pandu Thana
9/55	Sarfraz	Gul Zaman	13101- 5935381-1	16.4.72	SSC/PT	8.5.95	13.2.97	GPS ANDER	GPS Tannan
30/56	Azhar Masood	M. Maskeen	13101- 0457563-5	5/2/1972	SSC	16.04,1995	24.6.97	GPS No 1 Abbottabad	GPS Pandu Thana
31/57	M. Fiaz	Taj Muhammad	13101- 0879862-9	5/12/72	SSC,	05.12.1995	23.01.97	GPS MALKOTE	GPS Pumanmar
32/59	Afsar Mir	Abdul Ghani	13101- 848309D-5	8/1/72	D.COM	30.02.96	23.01.97	GPS NAWAN	GPS Darabar
33/61	Tariq Mehmood	Mohabat Khan	13101- 0951088-9	13.9.72	D.COM	11.4.96	23.1.97	SHEHR NO: 1 GPS Sarbhana	GPS Khukwala
34/62	Waqar Алwar	M. Nawar	13101- 3181859-9	1/2/1973		08.3.95	25.06.97	GPS MARI	GPS Danna
35/63	Waheed Gul	Kala Khan	13101-0849553-7	1/11/73	FA/PTC	16.4.95		GMS Kushal	Khan Kalan GPS Lara Ghora
36/64	M. Zalfar Iqbal	Abdu] Qayyum	13101-	15.1.73	F.A,	29.4.96	25.06.97	Abad GPS	GPS Bagh Darra
37/65	Jamil Akhtar	Sarfraz Khan	0915108-1 37405- 0331857-1	19.2.73	PTC F.A,	14.4.95	25.06.97	PANGOORA GPS DHERI	GPS Lari Sydian
38/66	Ashfaq Ahmad	Rehmat Deen	13101- 9532939-5	24.2.73	F.A,	4.4.95	04.07.97	RAKHALA GPS KHALORIAN	GP5 Serian Bagh
39/67	lshfaq Ahmad	M. Hafeez Akhtar	42301- 3242482-7	24.2.73	sse	07 01.96	23.1.97	GMPS Pathreri	GPS Jalsi Tajwa
40/68	M.Tanveer	Gui Faraz Khan	13101- 0912758-3	3/2/1973	A ssc	24,4.95	25.06.97	GPS KHORI	GMPS Massah
41/69	Shakeel Ahmad Abbasi	Ejaz Ahəmed Abbasi	13101- 1788288-7	3/3/1973	F.A	01.08.1995		GPS DHAKAN MOLIA	Syedan GPS Sangal
42/70	Saleh Sháh	Manzoor Shah	13101-0938005-1	3/4/1973	F.A	15.9.96	24.05.97	GMPS	GP5 Pagga
43/71	Adnan Rashid	Abdur Rashld Mir	13101- 3543565-3	22.4.73	F.A	28.13.95	13.02.97	DHOBIAN GPS BATANGI	GPS
44/72	S. Hafjaj Shah	Shabeer Shah	13101- 0909865-7	10/10/73	MA, LLB	15.01,1995	25.06.97	GPS DANNA SURJAL	Qalandarabad GPS Tootni
45/74	Kousar Ur Rehman	M. Akbar	13101- 3881112-3	24.11.73	SSC	12.12.95	1997	GPS ATTARIAN	GPS Balkhu
46/75	Zəhid Khən	Səfdər Khan	13101- 1796781-5	14.2.74	SSC	Z4.08.95	<u> </u>	GPS SURIAL	GP\$ Tahra
47/76	Waqar Ali	Fareed Muhammad	13101- 7783844-1	15.12.74	SSC	17.01.1995	25.6.96	GPS U/Malsa	GPS Missar
48/77	Khurshid Kamal	Kamaldeen	13101- 1910508-3	17.2.74	SSC	26.10.95	1997	GPS	GPS Nakka
49/78	Azeem Khan	Azam Khan	13101- 3977297-7	17.2.74	F.A	26.10.95		ATTERIAN GPS NARRIAN	Gali GPS Pind Karg
50/80	Shakir Ur Rehman	Atta Ur Rehman	13101-	4/10/74	SSC	10.12.95	<u> </u>	GPS DHERIAN	Khan GPS Sandri
51/81	Aurangzeb Khan	Wali Muhammad Khan	13101- 0964634-9	13.4.74	SSC	30.05.96	<u> </u>	GP5 Nowsher	GPS Wazeera
52/82	Muhamma d Imran	M. Zaman Qureshi	13101- 3793683-9	51.4.74	SSC	6.11.95	06.03.97	GP5 AKHORA	GPS Seri Khar Kalan
53/83	M. Safeer	Muhd Munawar	13101- 0300613-3	5/1/1974	SSC	01.04.96	25.06.97	GMPS RATTI DHERI	GPS Katha
54/84	M. Sabir	Khani Zəman	13101- 6367717-3	5/7/1974	5SC	10.01,96	25.06.97	GPS GMPS MERA GUJRAT	GMPS Naka Bhurj

Attrial Litury 21/9/24

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· · ·	Ghulam Murtaza	M. Yousaf	13101- 3942002-1	15.5.74	ssc.	03.01.96		GPS	GMPS Dakha
`.o/86 ♪	Asif Hussain	Muhammad Sarwar	13101-	15.6.74	SSC	08.03.199		KHANDORI GPS BANDA	Khan Kalan GPS Ramkot
57/87	Sajid	Gohar	13101-	_		5	· ·	MUGHLAN	
58/90	Mehmood Zahid Khan	Rehman	6440111-9	18.7.74	SSC	05.11.95	23.01.97	GPSAKHORA	GPS Khanspu
59/91	Sardar		13101- 1980395-9	13.1.75	SSC	21.1.95	23.01.97	GPS	GPS Jaggian
	Mohsin	Sardar Saeed Abmad	61101- 1971458-1 .	2/10/75	F.A	22.01.95	22.02.97	BASWAIR GPS	GPS Upper
60/92	M .Zahid	M. Ashraf	13101-	22.2.75	. F.A	17.1.95	13.02.97	SANGRERI	Salhad
61/93	Ajmał Khan	Hakim Dad	0908751-1 13101-	. <u> </u>		11.4.95		GPS HATROL	GPS Surjal
62/94	M. Nisar	H.M. Iqbal	0911245-9 13101-	3/12/75		25.2.96	23.01.97	GP5 KU LORA	GPS Qalandarabad
63/95	Khurram	Muhammad	6214670-9 42201-	4/4/1975				GPS Upper Salhad	GPS Rankot
64/96	Shahzad Nasir	ilyas Fazal	7177190-1	5/9/1975	F.A	24.8.95	23.01.97	GPS UPPER THAUGER	GPS Manu De Ban
65/97	Mehmood Zahid	Mehmood Ghulam	0843251-9 13101-	18.5.75	SSC	3.10.96	06.03.97	GPS BALHAR	GPS Kəli Dar
66/98	Fareed Malik	Fareed Malik	9057318-1 13101-	1/1/1976	F_A,	26.10.95	25.05.97	GPS KHATA SATORA	GPS Jhangi Sydian
	Rashid Mehmood	Wazeer Muhammad	\$693898-9	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	PTC	24.8.95	25.06.97	GPS LARI SYEDAN	GPS Burnara
67/99	M. Arshəd Khan	Akbar Khan	13101- 3957866-7	15.1.76	SSC A	30.05.96	<u> </u>	GPS BERI BAGLA	GPS Khun
68/100	Rəshid İqbəl	M. Iqbai	13101- 4881793-7	23.1.76		10.06,96	24.05.97	GPS MISKOTE	GPS Beri
59/101	Muhd Azam	M. Saleem	13101-	2/1/1976	F.A,	25.04.95	25.04.95	MANSEHRA, KD	
0/103	Sajjad	M. Sadiq	3550798-1 13101-	3/10/76	PTC SSC	L		GMPS NAMSHERA	GPS Nimshera
1/104	Ahmad Noshad	Ali Zaman	4601505-1			06.05.96	23.01.97	GMPS THUNDA CHOHA	GPS Bareela
		Ali Zaman	42401- 2063793-5	15.4.76	SSC	8.1.96	1997	GPS PATHEL, SHERWAN	GMP5 Mehal
2/105	Shahid Gul	Rustam Khan	13101- 7257538-5	5/4/1976	SSC	11.4.95	1997	GPS JALGRAN	GPS -
3/106	Inamullah Khan	Habibullah Khan	37405- 0545208-5	6/10/76	F.A,	12.11.95	01.05.97	GPS UPPER	Mandroach Q/Abad
4/107	Amir Riaz	M. Riaz	13101- 0916235-1	7/2/1976	F.A	03.01.96		JAGEER GPS JUNIAN	GPS Atteran
5/108	S. Azmat Ali Shah	S. Nahamat Shah	13101- 0833607-9	18.7.76	F.A,	05.05.96	24.05.97	GPS DANNA	GPS Upper B/Gall
6/109	Fazal-E- Razag	Aziz Ur	13101-	20.8.76	PTC F.A	16.9.96		SURJAL	GPS Baldheri Maira
7711	Sagheer	Rehman M. Yousaf	2582353-3 13101-	12/2/76	SSC			GPS JANDAR BARI	GPS Phalkote
1/112	Ahmad Mohsin Ali	S. Wazeer	0932404-1	28.12.76		12.03.95	21.05.97	GPS BADIAL	GPS More Kalan
<u></u>	Shah	Hussain Shah	9827427-5		S\$C	9.5.96	-	GPS LAHORE	GPS Thesi
7113	Rahees Khan	Abul Sadiq	13101- 0979017-1	1/6/1977	SSC	11.04.96		GPS	GPS Baldheri
	Zahid Irfan	M. Urfan Khan	13101- 1789174-1	1/8/1977	SSC	i 25.09.1996		GAMBEER GPS BANDI	GMP5 Trimman
/116	Naveed Akhtar	Tika Khan	13101-	3/5/1977	F.A	23.05.96	25.06.97	SATHAL GPS SUMMA	GPS Gajjal
2/117	Jabar Khan	Gaher	13101-	4/2/1977	BA	27.11.95		KARAGA	
V118		Rehman Khan	9107971-5			-,,12,33		GMPS Loharan	GPS Kokal Barseen
ļ	S. Zahid Hussain Shah	S. Pir Zaman Shah	13101- 3717211-7	4/2/1977	F.A	08.06.96	23.01.97	GPS KEHRI	GPS Bigakot

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	M. Sabir	Qalander Khan	13101- 0927807-1	15.5.77	FA	15.11.95		GMPS	GPS Banj B.Gal
85/120	Sher Muhamma d	Malik M. Ayub	13101- 5368598-1	6/5/1977	SSC	26.10.95	23.01,97	Brongiala GPS	GPS Chanjah
86/121	M. Togeer	M. Bashir	13101-	6/6/1977	8.A	L		BASWAIR	
87/122	Naseem	tal Khan	8928663-9			11.4.96	23.01.97	GPS PHALKOTE	GPS Banda Nabi
	Khan		0870554-3	27.6.77	F.A, PTC (20.05. 2003)	16.12.95	23.01.97	GPS SADDRA	GPS Chahan
88/123	M. Saeed	M. Aslam	13101- 7905917-9	7/1/1977	SSC	27.9.95	1997	GPS	GPS Keri
89/124	M. Zaffar Khan	M. Younas	13101-	25.7.77	B.A	11.4.96	<u> </u>	KANTHIALI	Sarafali
90/125	Muhamma	Khan	0851560-3					GMP5 SARBAN COLONY	GP5 Mangal
	d Nawaz	Faizul Rehman	13101- 3556640-9	22.3.78	F.A, PTC (26.02.	22.05.96	† <u> </u>	GP5 MAIRA BAGNOTOR	GPS Tupla
91/126	Shams Ur Rehman	Shamshad Ali	13101- 441946z-3	15.4.78	2204) B.A/P5 T	Z3.5.96	23.01.97	GPS GARI NOOR POOR	GP5 Khokhar

TERMS & CONDITIONS

1. No TA/DA etc is allowed.

- Charge reports should be submitted to all concerned in duplicate. 2.
- 3. Their Appointment is subject to the condition that their certificates/documents will be verified from the concerned authorities by the DEO Office, anyone found producing bogus Certificates/Documents will be proceeded against through law enforcing agencies .
- Their services are liable to termination on one month's prior notice from either side. In case of resignation 4. without notice their one-month pay/allowances shall be forfeited to the Government.
- 5. Pay will not be drawn until and unless pay activation letter regarding verification of their documents is issued by
- 6. They will be governed by such rules and regulations as may be issued from time to time by the Govt.
- Their services shall be terminated at any time, in case their performance is found unsatisfactory. In case of 7. misconduct, they shall be proceeded under the rules framed from time to time.
- 8. Before handing over charge, once again their document may be checked by the DDO concerned
- 9. The prescribed qualification for appointment of PST is Intermediate with PTC/Diploma in Education /ADE as professional qualification. They shall be provided opportunity to appear in the HSSC/PTC/Diploma in Education ADE Exam from the recognized Board/University within three years. In case they failed to acquire the requisite qualification/training certificate within the stipulated period, their service shall stand terminated automatically. The stipulated period shall be reckoned from the date of issuance of appointment order.
- 10. Their appointment is subject to the medical fitness & verification of their character antecedents to the stratification of the undersigned in the light of section-3 of the Khyber Pakhtunkhwa SACKED Employees
- 11. The period of dismissal, removal and termination from service of the SACKED employee till the date of their appointment shall be deemed to have been automatically relaxed and there shall be no further relaxation under any rules for the time being enforce in the light of Section-4 of the Khyber Pakhtunkhwa SACKED Employees
- 12. SACKED employees shall not be entitled to claim seniority , promotion or other back benefits and their appointment shall be considered as fresh appointment in the light of Section-5 of the Khyber Pakhtunkhwa SACKED Employees (Appointment) Act, 2012.
- 13. They should join their post within 30 days of issuance of this appointment order, in case of failure to join the post within stipulated period, appointment will stand expired automatically and no subsequent appeal shall be entertained. & the next senior sacked employee shall be considered for appointment in the light of sertion-7 (3) of the Khyber Pakhtunkhwa SACKED Employees (Appointment) Act, 2012.

Att Hell Luni 21/9/24

Copy of professional standards, core competencies and job description issued vide Govt: of Khyber Pakhtunkhwa E&SED Notification No. SO(PE)4-3/PST/2014 dated 17-09-2014 is attached with the appointment order.

Endst No

District Education Officer (M) Abbottabad Dated 09/11/2017

Qazi Tajjamal Hussain

Copy forwarded for information and necessary action to the: -

1. Additional Registrar Peshawar High Court Abbottabad Bench w/r to Judgment passed in W.P. No.516-A / 2013 announced on 24.5.2016

2. Director E&SE Khyber Pakhtunkhwa, Peshawar.

3. District Comptroller of Accounts Abbottabad.

4. Sub Divisional Education Officer (M) Abbottabad & Havelian

5. P5 to the Secretary to Govt. Khyber Pakhtunkhwa E&SE Department Peshawar.

EB-II/ PST /Sacked

6. AP EMIS local office.

7. Candidates Concerned.

8. Master File.

District Education Officer (M) Abbottabad Q,

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mc/6/12 ro pinto 2. pin 1150, 200 1195 - 8808086-1820 Suproviso, and instructures, psilouring - 12:70 15, and 10 Fride 150, 2010 140. 001071 38/1/2021 - 6100 202200000000002. Dural in section and a section of a (ก็ตราณ-กลังกณฑตัตร-Winnfine 21027 2108 6 5661 7 8661 9990 האקרוא האקר האיזריות האיזר פרו היאור איז Le purpose of Connencey benied beried beried beried in the content of the desired beried beried is the and 21-0000/8/200 min 1/10-10/10-10/10-10/10 גיין (היה (ה יש רי הואר יריו (ה ייז לה ייז היא הייז) וייזן e fresh apped Election some sollter des des alters 2017 the والمجل المريد المريد المستا ولم برجد محمد مريد ولي المع المال المريد i Jucius (-ining on um of 7 NED funos 8408 7 +1086 5661 7 8661 99ro Autor 24/3/2000 (20 mile 1/ 1000 1000/2/2011) 5610:-Francis and (m) monting in (60)

(بالله باللله بالله ب

عنوان! سیکڈا بیمپلائز بابت حصول جن استفادہ حالیہ مروں 2017 میں 2012 سے 2017 تک کی سروں میں دیگر فائدہ جات کوشامل کر کے Notification بابت عمل درآ مدکاتھم صادر کیا جائے۔

جناب عالى!

1۔ سیکڈ ایمپلائز صلح ایب آباد کو 2017 میں Reinstatement کی بجائے Fresh Appointment کے آرڈز تحت Sacked کے آرڈز تحت Sacked سیکڈ ایمپلائز صلح ایس تصریحاً خلاف سے نقل Employees Appointment ACT 2012 وفیصلہ جات پشاور ہائی کورٹ ایب آباد بینچ وسپر یم کورٹ آف پاکستان کے صریحاً خلاف سے

3۔ پیر کہ سیکڈ ایم پلائز ایب آباد کے حق میں پیٹاور ہائی کورٹ ایب آباد بیٹی نے سپریم کورٹ کے فیصلہ 2020-27-27 کو اپنے حالیہ فیصلہ محررہ 12-01-2021 کے زریعے Endorsed کیا ہے اور سروں ٹر بیونل خیبر پختونخوانے 2021-12-2013اور 2021-18-31 کے زریعے سپریم کورٹ نے فیصلے محررہ 2021-20-27 تشریح کرتے ہوئے فائدہ دیا ہے نقل فیصلہ 2021-12-2021-20-18 سروس ٹر بیونل خیبر پختونخوا و ہیں۔

4- بيدكه نذكوره بالا فيصله سپريم كورث محرره 2020-03-27 ضلع سوات كى حدتك پہلے سے نافضل عمل ہے نقل فيصله 2020-03-27 سپر يم كورث د فيصله سروس ٹر بيول خيبر پختو نخوا 12-07-2016 وMale) Swat (Appointment Orders DEO (Male) محررہ 2013-07-07-2021 و 15-07-2021 لفH داول بين -

5- بيكه ندكوره بالا فيصلون پر Accountant General KPK Law and محرره 202-2022 و Govt of KPK Law and 5-Parliamentary Affair Department محرره 10-2021 و10-2022 -17-03 كارائي ابت نفاذ كئة جانے موجود بے تقل كالي لف L,M,N,O

استدعاب سيكذا يميلا تزكو فدكوره بالاعنوان تحتحت فائده وي كرNotification بابت نفاذ اعمل درآ مدكر في كاتلم صادر كيا جائے۔ 19-12-2023 - الرقوم

سردارمس سعيد في الملا فون نمبر:5588224-0334

2.5.2.67 العارض سيكذا يميلا تزتحكمة تعليم ضلع إيبث آبابهم "A whe بذريعه ملك سهيل اكركم الكر

فون نمبر:5717334-66

Althed 21/2/24 سيدشش الرحن بخاري

فون تمبر:9808088-0321

GHIKEMINISTERS OF RIVER DATE

Fax # (091-9210707)

No SO (LIT/ESIT) CMS/10/4 1/Appeals/202 Dated Pesnawar, 8 January, 2024 The Secretary to Govt of Knyber Pakhtunkhwa Elementary & Secondary Education Department

APPLICATION OF SACKED EMPLOYEES FOR COUNTING OF PREVIOUS SERVICE ALONGWITH BACK BENEFITS/SERVICE BENEFITS ETC

Dear Sir

I am directed to refer to the subject noted above and to enclose herewith a copy of appeal/application submitted by Sacked Employees of District Abbottabad along with enclosures for examination under rules/policy, please.

Encl; as above.

(Shagufta Sarwar) Section Officer (Lit/Estt)

Endst: No. & Date even. Copy forwarded to: -

PS to Principal Secretary to Chief Hinister, Knyber Pakhtunkhwa.

S(L) = (L, t-1)Section Officer (Lit/Estt) S = (L, t-1)OFFICE OF SECRETARY EASE . 348 ijigi y 2011. Dated _____ 21___ 20 21 Allotel Lum

MOST IMMIDIATE/ OUT TODAY



GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Block "A" Civil Secretariat, Peshawar

Phone No. 091-9223531

Email: kpese.solit3@gmail.com

Annex "G"

NO.S.O (LIT-III)-E&SED-(Misc)-application of M.Sohail & others Dated Peshawar the 10-01-2024

To,

The District Education Officer (M), Abbottabad.

SUBJECT: APPLICATION IN RESPECT OF MUHAMMAD SOHAIL AND OTHERS.

I am directed to refer to the subject noted above and to enclose herewith an Application (in original) of Mr. Muhammad Sohail PST, Dubhter Abbottabad & others, along with all enclosures, which is self-explanatory for further necessary action at your end under intimation to all concerned please.

Section Officer (Lit-III)

Endst.NO & date as above. Copy forwarded to:-

- 1. Director E&SE Peshawar.
- 2. PS to Secretary E&SED.
- 3. P.A to AS (General) E&SED.
- 4. P.A to DS (Legal) E&SED.

D No 12

Section Officer (Lit-III)

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The District Education Officer

(M) Abbottabad

Subject -

То

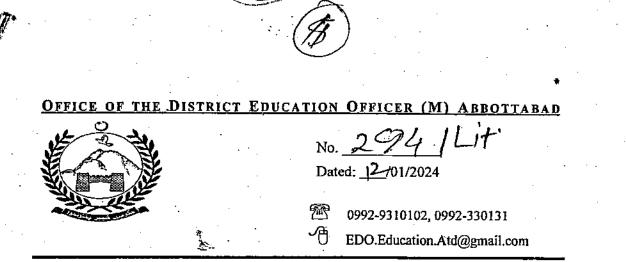
APPLICATION FOR BENEFIT OF EXTENSION OF JUDGMENT IN CP# 468-P/2016 DATED 27/03/2020 READ WITH JUDGMENT OF AUGUST SUPREME COURT OF PAKISTAN REPORTED JUDGMENT, 2009 SCMR-1.

Respected Sir,

It is Submitted as under:-

- 1. That under signed (s) Sacked Employees and presently working in District Abbottabad.
- 2. That as per judgment August Supreme Court of Pakistan CP# 468-P/2016 etc. dated 27/03/2020 Wherein, it was held that petitioner will be allowed counting of their services from the protected period for payment of Pensionery benefit. This Petition may kindly be treated as part and parcel of the previous Application. (Copy Attached).
- 3. That the above referred judgment is Personam in nature. As per 2009 SCMR Page 1, if the Service Tribunal or Supreme Court decides a point of law relating to the Terms & Service a Civil Servant which covers not only the case of Civil Servant who litigated but also of other Civil Servants who may have not taken any legal proceeding in such a case the dictates and rule of good governance demand that benefit on such judgments by S/T/Supreme Court be extended to other Civil Servant who not be parties to the litigation instead of Compelling them to approach the S/T or any other forum. (Copy attached).
 - Under the Circumstances your gracious honour is humbly requested to please extend the benefit of the above referred judgment regarding protected period from the payment of Pensonary benefit being Similar place in the light of the above mentioned judgment accordingly.

Dated: 11/01/2024 YOURS SINCERE Process Syed Shams-ur-Rehman (PST Malik Sohail Akram (PST) S. Mohsin Saeed (PST) Syed Hujaj Shah (PST) Ph# 0333-5717334 0321-9808088



The Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

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Divertorent (EE SB) 149K Divertorent (EE SB) 149K H 84 Diary NO3 Diary NO3 Date 12/1/24 Date

Subject: APPLICATION FOR BENEFIT OF **TENSION** OF JUDGMENT IN CP NO. <u>468-P</u> ETC 2016 27-03-2020 READ WITH JUDGMENT OF AUGUST SUPREME COURT OF PAKISTAN 2009 SCMR 1

Enclosed please find herewith self explanatory application submitted by Sacked Employees of district Abbottabad for benefit of extension of judgment in CP No. 468-P/2016 dated 27-03-2020 wherein, they requested that as per 2009 SCMR Page 1benefit of the judgment dated 27-03-2020 regarding protected period for the payment of pensionery benefits may please be extended to the applicants being similar placed persons.

It is therefore, your good honor is requested to please guide this office whether in the light of judgment 2009 SCMR Page 1, the applicants are entitled for protected period for payment of pensionery benefits or otherwise.

Equcation Officer ()) District WANDottabad

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Annex "I"



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(Registered) IRECTORATE ELEMENTARY & SECONDARY EDUCATION KHYBER PAKIITUNKHWA, PESHAWAR.

Z

No 202 JAD (UL-11)

Dated Peshawar the 06 102 /2024

The District Education Officer, (Mule) Abbottabad.

hubject: <u>GUIDANCE</u>

Nicmo:

I am directed to refer your letter No. 294/Lit-dated 12-01-2024, whereby, you have sought guidance regarding extension of the benefits of an un-reported Judgment dated 27-03-2020 passed by the Apex Court of Law in CP No. 468-P/2016 to the appellants namely Syed Shams Ur Reliman PSTs etc in view of their representation dated 11-01-2024, whereby, they are seeking the extension of the benefit of Judgment 2009 SCMR page-1 to the extent of extension of pensionary benefits to the appellant

Therefore, in view of the fore made facts of the case under reference, it is hereby intimated that the following documents /record including:-

(i). Coples of the 1" oppointment orders of the oppellants.

(1). Copies of the terminution from service orders of the appellants.

(11). Copies of the fresh/re-appointment orders of the appellants in the light of

the Kliyber Pakhiunkhwa Sacked Employees Act of 2012.

(iv). Original service books of the appellants.

& all other service record including seniority list be provided to this Directorate on priority basis so as to proceed further into the matter under the Rules & Policy in vogue please.

An early action will be highly appreciated being court matter.

Assistant Director (Lit-II) E&SE Khyber Pakhtunkhwa,

Peshawar.

Endst: No:

Dated Peshawar the _____ /2024

Copy forwarded for Information to these. 1. Section Officer (Lit-II), E&SE Department Khyber Pakhtunkhwa, Peshawar, 2. PA to Director, E&SE Khyber Pakhtunkhwa Peshawar, 3. Office Copy.

Assistant Director (Lit-II) EBSE Kliyber Pakhtunkhwa, Peshawar.

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Annex KqL33

CE OF THE DISTRICT EDUCATION OFFICER (M) ABBOTTABAD

No. 724 /Lit

Dated: 1/1/02/2024

0992-9310102, 0992-330131
 EDO.Education.Atd@gmail.com

То

The Assistant Director (Litigation-II), Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.

Subject:

GUIDANCE.

Memo:

Reference to your office letter No. 202/AD (Lit-II) dated 06-02-2024 on the subject cited above. Requisite documents in respect of following teacher (Sacked Employees) mentioned against each, are forwarded as desired, pleaser al ongwith seniority list of secked employees.

	S.No	Name of teacher		Documents
· · · ·	1.	Mr. Shamas ur Rehman,	i.	Original Service Book
-		PST, GPS Khokhar	ii.	Copy of 1 st appointment order
. AT			iii.	Copy of termination order
			iv.	Copy of fresh appointment order in the
				light of KP Sacked Employees Act 2012.
724	2.	Mr. Syed Hajjaj Shah, PST, GPS Gurdawara Gali		do
44	3.	Mr. Mohsin Saeed, PST, GPS Upper Salhad	•	do
22024	4.	Mr. Sohail Akram, PST, GPS Dobathar		do

DISTRICT EDUCATION OFFICER (M) ABBOTTABAD

Copy forwarded to the:-

1.

2.

PA to Additional Secretary (General) E&SE Department KPK Peshawar. PA to Director E&SE Khyber Pakhtunkhwa, Peshawar.

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DISTRICT EDUCATION OFFICER (M) ABBOTTABAD



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OFFICE OF THE DISTRICT EDUCATION OFFICER (M) ABBOTTABAD



No. 2-516-19 /Lit Dated: 3²/04/2024 0992-9310102, 0992-330131 ^{*} EDO.Education.Atd@gmail.com

1. Mr. Sohail Akram, PST, GPS Dobathar Circle Qalandarabad 2. Mr. Shams ur Rehman, PST, GPS Khokhar Circle Abbottabad

3. Mr. Syed Hajjaj Shah, PST, GPS Gurdawara Gali Circle Abbottabad 4. Mr. Sardar Mohsin Saeed, PST, GPS Upper Salhad Circle Abbottabad

Subject:

To

APPLICATION FOR BENEFIT OF EXTENSION OF JUDGMENT IN CP # 468-P/2016 DATED 27/03/2020 READ WITH JUDGMENT OF AUGUST SUPREME COURT OF PAKISTAN REPORTED JUDGMENT, 2009 SCMR-1.

With reference to your application received through diary No. 225 dated 11-01-2024 on the subject cited above, it is submitted that your request has been rejected by Worthy Director E&SE vide letter No. 2423/DD (Legal) dated 22-03-2024. (Copy attached)

UCATION OFFICER (M) DISTRICT EÌ ABBOTTABAD

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To

DIRECTORATE ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA, PESHAWAR.

No 2423 /DD (Legal)

Dated Peshawar the $\frac{\sqrt{2}}{\sqrt{3}}/2024$

Plu Tulke Huy Per allached

Alte

ARAN

Dístrict Education Officer, (Male) Abbottabad.

Subject: - <u>GUIDANCE</u>

Memo:

I am directed & to refer your letter No. 724/Lit dated 14-02-2024 on the subject as cited above regarding grant of legal opinion in response to the Departmental appeals filed by:

- 1. Mr. Shams Ur Rehman PST (Ex-Sacked Employee).
 - 2. Mr. Malik Sohail Akram PST (Ex-Sacked Employee).
 - 3. Mr. Muhsin Saeed PST (Ex-Sacked Employee).
 - 4. Mr. Hujaj Shah PST (Ex-Sacked Employee).

All residents of District Abbottabad, whereby, they are seeking for the grant of Service Benefits to the extent of protected period for the payment of pensionary benefits against the PST posts being similarly placed person in the light of Judgment dated 27-03-2020 passed by the august Supreme Court of Pakistan in CPs No. 468 to 472-P/2016 under case titled Muhammad Shehryar & Anwar Zaib VS the Secretary E&SED KP & others, similarly in another Judgment reported as 2009 SCMR page/1 in criminal petition No. 71 to 72-L/2016 on the appeal from the Judgment dated 29-08-2008 of the Lahore High Court Lahore in WP No. 11525, 11263, 11516 etc of 2008 under case utiled Govt: of Punjab through Secretary education & others VS Samina Parveen etc, the operative parts of both the referred Judgments of the apex courts of law are hereby reproduced as under:

- "The learned counsel for the petitioners contends that the petitioners were entitled to the 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 04-01-2013 no such relief was allowed to the petitioners & by the impugned Judgment dated 12-07-2016 also apparently no such relief has been granted to them. He adds that some other similarly placed employees have been given back benefits.
- "We have asked the learned counsel for the petitioners to show as to whether in the memo of appeal before the Tribunal such point has been urged or any other ground in this regard was taken. He went through the memo of appeal & conceded that no such assertion in the memo of appeal was taken by the petitioners. The Tribunal has dis allowed back benefits to the petitioners twice & it is obvious that such has been dis allowed to the petitioners for the reason they have not served the Department for the said period & there is no material on record on the basis of which relief of back benefits could be allowed to them. Where appears no illegality in the impugned Judgment. Even otherwise, no sensational question of public importance in terms of Article-212 (3) of the constitution of 1973 has been raised".

^{*}For what has been discussed above all the listed petitioners being devoid of merit stand dismissed & leave to appeal is refused, however, the petitioners will be obvious counting of their service for the protected period for payment of pensionary perceptis'.



<u>The operative part of the Judgment 2009 SCMR page/1 is reproduced as under:</u>

If a Tribunal or this court decide a point of law relating to the terms & condition of a civil servant who litigated & there were other civil servants who may not have taken any legal proceedings in such a case, the dictates of justice & rule of good governance demand that the benefit of the said decision be extended to the other civil servant also who may not be parties to that litigation.".

Perusal of the service record of the above four PSTs, revels that Mr. Shams Ur Rehman was appointed against the PTC post /in BPS-7 on fixed pay vide order dated 23-05-1996 & was terminated from service vice order dated 23-01-1997 by the then District Education Officer (M) Abbottahad, where against they appreached the Honorable High Court in WP No. 516/2013 which was decided on 24-05-2016 & in compliance of the said Judgment, he was re-oppointed as PST afresh vide order dated 09-11-2017 with the condition vide S.No. 32 of the said order that they shall not be entitled for the seniority, promotion or back benefits with further condition that his appointment against the said post shall be deemed to have been made afresh in terms of Section-5 of the KP sacked employees Act, 2012 it is important to note that Mr. Sohail Akram was appointed against the PTC post vide order dated 25-03-1996 on fixed pay & was removed from service vide order dated 23-01-1997, however, he was re-appointed against the PST post in BPS-12 vide order dated 09-11-2017 with the same TORs as refereed in the case of Mr. Shams Ur Rehman PST of District Abbottahad. Perusal of the service record of the Mr. Munsin Saeed shows that he was inducted against the FTC post on 22-01-1995 as per entry made in his service book &was terminated from service vide order dated 13-02-1997 on the grounds of illegal ab-mitic void & against the prescribed rules, however, vide order dated 09-11-2017, he was also inducted as PST in BPS-12 afresh with the same TORs as referred in the case of Mr. Shams Ur Renman. Furthermore, Mr. Syed Hujaj was appointed against the PST post on dated 19-01-1995 & was terminated from service on 13-02-1997 on the grounds of illegal ab-initio void & against the prescribed rules, however, vide order dated 09-11-2017, he was also inducted as PST in BPS-12 afresh with the same TORs as referred in the case of Mr. Shams Ur Rehman in the forgoing Paras, however, perusal of the list at S.No. 327, 335, 342 & 365 regarding the afove-said PST's it is evident that they have improved they respective academic qualification from SSC to FA, BA & MA during the course of cervice as PST in District Aboottabad & were appointed afresh vide order 09-11-2017 against the PST (M) Past in BPS-12 under the provision of Section-3 of Sacked EmployeesAct: 2012 which is reproduced as under:

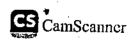
"NotwithStanding anything contained in any law OR rule for the time being in force, on the commencement of this Act, all sacked employees subject to Section-7, may be appointed in their respective cadre of their concerned Department in which they were accupied civil posts before their disntissed, removed & termination from service."

Similariy, Section-5 of the Act ibid says that:

"A sucked employee appointed under Section-3 shall not be entitled to any claim of seniority, promotion or other back benefit & his appointment shall be considered as fresh appointment."

Therefore, in view of the above stated facts of the case & citation of law & Judgments as well as service record of the above named appellants who are seeking for the protected period of service w.e.f their 1st appointment as PTC now PST till date, it is evident that they are not similarly placed persons, hence, the cited judgments one applicable upon those Teachers/employees who were inducted in the system as a regularcivil sorvent;

However, the issue of the above named appellants working ugainst the PSTs in BPS-12 posts is totally different in both question of law & facts of the case on the material grounds that they were inducted in the BBSE Department against the PTCs in BPS-7 purely on fixed/adhac pay with no service regularization prior to their termination from services against the noted posts on the frounds of being illegal & even against the prescribed provision of law, rules & the oppel/ants were appointed afresh vide order dated 09-11-2017





against the post of PST in BFS-12, in view of Sections 3 & 5 of the Sacked Employees Act, 2012 hence, the appeals of the appellants for the grant of protected period since 1996 till date are liable to be rejected in the above said terms, hence, an intimation to this effect be noted for further necessary Departmental action please.

Note:

Original Service Books of the above named appellants are hereby return and attached with the instant letter for further necessary action.

ECTOR (Estab-I) ASSISTANT

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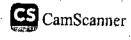
Endst: No: _____/F.No.Litigation-II/CP:468-P/2016 /Sacked/Employees/file. Dated Peshawar the _ /2024.

Copy forwarded for information to the:-... 1. Additional Secretary (General) E&SE Department Khyber Pakhtunkhwa. 2. Additional Director (Estab-M) E&SE Khyber Pakhtunkhwa.

- Deputy Director (Legal) E&SE Khyber Pakhtunkwha. з.
- Office Copy. 4.

ASSISTANT DIRECTOR (Estab-I)

Att stel Lun 21/9/24



بخدمت جناب سيرٹرى (KPK(E&SED) پشاک

سنام

سيد تجاج شاه GPS، PST گردواره گلى سركل ايب آباد

ا) دائر کیٹر (KPK(E&SED) پتادر

Annex MX

- ۲) KPK(E&SED)DEO (۲
- ۳) D.A.O ايبك آبادبذريعه KPK،A.G يشاور
 - ۳) فنانسKPK،A.G بذريعه KPK،Y پشاور

.رسیانڈنٹان

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office of

ڈیپارٹمنٹل ایپل:۔ اپیل برتطاف عظم محررہ 2024-30-30 ازال جناب DEOصاحب ایب آباد جسکی رو سے درخواست اپیلانٹ بابت شار کرنے عرصہ ملازمت Protected Period بغرض Pensionary benefits خارج فرمائی گئی۔

استدعا: بمنظوری اییل هذا درخواست اییلانت منظور فر مانی جا کر حکم جناب DEO De De ماهب محرره 2024-2024 و 2024-20-22 کومنسوخ کالعدم فر مایا جاوے اور اییلانت کا عرصه ملازمت (Protected) Pensionary benefits کا حقد ارقر اردیا جائے۔

جناب عالى:- مضمون اييل ذيل عرض ب-

ا۔ یہ کہ اپیلانٹ مورخہ 1995-01-19 کو تحسیثیت PTC محکمہ تعلیم میں تعدیات کیا گیا تھا اور بعد ہ مورخہ 13-02-1997 کو متعدد یگر ملاز مین کے ساتھ ٹر مدین کردیا گیا۔

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عرصه کو Protected Period کے طور پر Pensionary Benifit الازمت شار کرنے کا تکم ہوا ۔ (نقل میں 2020-03-27 سول petition نمبر 1368-1/2016 لف ہے۔)

۲۔ بیکہ جناب ڈائز کیٹر صاحب (E&SE) نے درخواست اپیلانٹ پراپٹی رائے دیتے ہوئے درخواست اپیلانٹ کو مطابق قانون Dispose of کرنے کی ہدایت کی۔ گر جناب DEO صاحب نے بحوالہ تھم محررہ 2024-04-30 درخواست اپیلانٹ خارج فرمادی۔ (نقل تھم محررہ 2024-04-20 لف مے) ۵۔ بیکہ بوجو ہات ذیل تھم ازان جناب DEO صاحب محررہ 2024-04-30 فلاف قانون غیر مجاز انداور درست اختیارات کے عدم استعال کا نتیجہ ہے لہذا تا قابل بحالی وقابل منسو ٹی ہے۔ اور درخواست اپیلانٹ منظور کیے جانے کے لائق ہے:۔

گراؤنڈز:-

(i) یہ کہ جن ملاز مین کی برطرفی کے عرصہ ملازمت کو Protected Period قرار دے کراہے Protected Period قرار دے کراہے Pensionary Benifit کی غرض سے شار کرنے کا تھم صادر فرمایا اس کا فائدہ ان تمام دیگر ملاز مین کو بھی دیا جانا ازروئے قانون لازمی ہے جو کہ Similarly Placed تصور ہوتے ہیں اور ایبلانٹ بھی اس فائدہ کا حقدارتھا تائید میں سپر یم کورٹ نے بچی منٹ نمبری لف ایبل حذا ہیں۔

(iii) بیرکہ Back Benefits اور Similar Employees کی تشریح کرتے وقت ذاتی اiii) بیرکہ کرتے وقت ذاتی Similar Employees اور Pick & Choose کے اصول کو اپنایا ہے جور سپانڈ نٹان کی ذاتی مرضی کی تشریح ہے نہ کہ قانون متعلقہ آئین پاکستان اور عدادت اور کے معالمہ مناز کی داتی مرضی کی تشریح کے نہ کہ قانون متعلقہ آئین پاکستان اور عدادت اور کے معالم کر معالم کی معالم کر معالم کے معالم کی معالم کر معالم کی معالم کی معالم کی معالم کی داتی مرضی کی تشریح کے نہ کہ قانون متعلقہ آئین پاکستان اور عدادت کر معالم کی تشریح کے نہ کہ قانون متعلقہ آئین پاکستان کی داتی مرضی کی تشریح کے نہ کہ قانون متعلقہ آئین پاکستان کی داتی مرضی کی تشریح کے نہ کہ قانون متعلقہ آئین پاکستان کی داتی مرضی کی تشریح کے نہ کہ قانون متعلقہ آئین پاکستان کی داتی مرضی کی تشریح کے نہ کہ قانون متعلقہ آئین پاکستان کی داتی مرضی کی تشریح کے نہ کہ قانون متعلقہ آئین پاکستان کی داتی مرضی کی تشریح کے نہ کہ قانون متعلقہ آئین پاکستان کی داتی مرضی کی تشریح کے نہ کہ قانون متعلقہ آئین پاکستان کی داتی مرضی کی تشریح کے نہ کہ قانون متعلقہ آئین پر کم کی تشریح کے معالم کی معالم کی معالم کی معالم کی تشریح کے معالم کر نہ کہ قانون متعلقہ آئین پر کھی کی تشریح کے معالم کی تشریح کی کھی کی تشریح کی کھی کی تشریح کی تشریح کی کھی کھی کی تشریح کی کھی کھی کہ کھی کھی کہ کھی کہ ک

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منشاء دمرضی کے مطابق COC کے زمرے میں آتی ہے جو کہ ہرلحاظ سے تحت آئین وقانون وغلط خلاف اصول ہونے کی بناء پر قابل ردوقابل گرفت ہے اس ضمن میں اپیلانٹ اپنا جملہ جن محفوظ رکھتے ہیں۔

(۱۷) ہیکہ رسپاڈ نٹان نے اپیلانٹ کی درخواست کو خارج کرتے وقت سپریم کورٹ کے فیصلہ محررہ 2020-27-27 اور ای) کی تعبیر وتشریح سپریم کورٹ کے دونوں متوازی لاء کی تعبیر وتشریح سپریم کورٹ کے فیصلہ جات کے رائج اصول ہائے کے مطابق نہ کی ہے سپریم کورٹ کے دونوں متوازی لاء امر اصولوں میں سے جدید اصول بابت مذکورہ فیصلہ کی تعبیر وتشریح کے بچائے سابقہ اصول کو خلاف آئین قانون و پالسیز و عدالت عالیہ وعظمی کے فیصلہ جات کی صریحاً نفی کر کے اپنی مرضی ومنشاء و کے مطابق اپیلانٹ کے تی کو خصب کرنے کی کوشش کی ہے جملہ امور تحت آئین وقانون نا قابل رود قابل اخراج ہیں۔

(۷۱) ییکرر سپانڈ نٹان نے درخواست ایپلانٹ کوخارج کرتے دقت اس امرکو بھی نظرانداز کیا ہے کہ مجوزہ ایکٹ کی سیکشن 3 تحت فیصلہ بحالی کوسرے سے نظرانداز کیا ہے اور تحت فیصلہ بحالی کو بھی ذاتی تعبیر دنشر تح کر کے تو بین عدالت کے مرتکب ہوئے ہیں جو کہ تعل رسپانڈ نٹان نا قابل رفتار دقابل اخراج ہیں۔

Aflistal 9/24



ہے البتہ ملاز مین کودفاق اور صوبوں میں بحال مرکھا گیا ہے۔ جبکہ حالیہ فیصلہ ماقبل کی بجائے مابعد پر اطلاق کرنے میں سر یحاً غلطی کی ہے اور Fix اور regular کی تشریح سابقہ defense رسپانڈیٹان اور بحالی فیصلہ کی روشن میں جدید defense کا اطلاق مادرائے قانون کیا ہے جو کہ قابل اخراج ہونے کی بناء پر قابل ردہے۔

(viii) ید که دسپانڈ نٹان کی تعبیر وتشر تک بابت regular، adhoc کی موجودہ سکر کی سلپ میں Deduction اور دیگر مفاد سروس و دیگر Similar لماز مین کے مفاد کی روشن میں صریحاً منافی ہونے کی بناء پر قابل رد ہے اور نیز معاد سروس و ریگر Regularization کی plea سابقہ کا اطلاق بحالی فیصلہ جات ملاز مین KPK اور سروس دولز اور پالیسی کے سمی صریحاً خلاف ہے جو سروس دولز کی تشریح کے بھی منافی ہے جو بوقت بحث التھائے جا تیں گئے۔ نیز رسپانڈ نثان بحالی فیصلہ جات ک دوشن میں میر کم کورٹ کے فیصلہ محررہ 2016-20-22 کے مطابق سیکٹن (2) read with، 2 وقت بحث التھائے جا تیں گئے۔ نیز رسپانڈ نثان بحالی فیصلہ جات ک کے فیصلہ 2020-20-20 و 2000 سپر یم کورٹ صفحہ 1 کی دوشن میں غلط تشریح وقت میں خلط اور یہ مطابق میں میں معاون کے بناء مرضی کے مطابق سیکٹن (2) read with، 2 وقت کے مطابق کے معالی میں ہے ہوئے ہوئی ہوئے کہ کا کہ کھی ہوئے ہوئی کے مطابق کے معالی میں میں میں میں میں میں معالی میں کے معالی کے معالی کے میں معالی میں کے معالی کر کے اپنی میں کے مطابق کے معالی معالی میں کے معالی کر کے مطابق کی مطابق کے معالی کر کے اپنی میں کے معالی میں کر کے تھی کہ معالی کے معالی کے معالی کے معالی کی مطابق کے معالی کر کے اپنی من کی کورٹ کے فیصلہ میں کی کر کے اپنی خال کی معالی معالی معالی میں میں معالی میں کے میں معالی میں کے معالی میں کے معالی معالی معالی معالی معالی معالی معالی میں کے معالی میں کے معالی میں معالی میں معالی معالی میں معالی میں معالی معالی معالی معالی معالی معالی میں معالی معالی معالی معالی معالی معالی میں معالی میں معالی میں معالی معالی معالی معالی معالی میں معالی معالی معالی معالی معالی معالی معالی م

(ix) اپیل هذا کوسابقه درخواست مائے تحت فیصلہ جات کالازمی جزوتصور فرمایا جاوے اور اس کی روشن میں فیصلہ فرمایا جادے۔

(X) جملہ بقایا امور بوقت بحث معدجذیات ایک کی روشی میں اتھائے جا کی گی ایک اندر معیار وقابل ساعت ہے۔ لہذا استدعا ہے کہ بحق ایلانٹ برخلاف رسپانڈ نگان درخواست ایلانٹ معہ سابقہ درخواست ہائے دریکارڈ وفیصلہ جات عدالت عالیہ وظلی وآ کین وقانون اور سابقہ پالیسی کی روشی میں صحیح تعبیر وتشریح کے اصول کو مدنظر رکھ کرسول ملاز مین کی ایک اور درخواست کو منظور فرماتے ہوئے سابقہ تھم رسپانڈ نگان کو خارج فر مایا جاوے اور سپر یم کورٹ کے فیصلہ محررہ کی ایک اور درخواست کو منظور فرماتے ہوئے سابقہ تھم مسپانڈ نگان کو خارج فر مایا جاوے اور سپر یم کورٹ کے فیصلہ محررہ بلے عنائیت فر مائی جاوے تا کہ انصاف کا تقاضہ پوراہو سکے۔

المرقوم:2024_____ 23

سيديجاج شاه GPS ، PST كردواره كلي سركل ايبد آباد

شناختی کارڈنمبر:7-13101-0909865 موبائل نمبر:0331-5326917

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<u>BEFORE THE PESHAWAR HIGH COURT</u>

ABBOTTABAD BENCH

Writ Petition No. <u>576</u> /2013

OTTABAD

nnezesha

 Iftikhar Khan S/O Abdul Hakeem Govt Middle School Jalkot, Kohistan.

2. Afzal Khan S/O Abdul Haq Govt Middle School Barigo Kohistan.

 Khayal Muhammad S/O Tajbar Govt Middle School Bargheen, Kohistan.

4. Zulfiqar Ali S/O Zahoor Muhammad Govt Middle School Bargheen, Kohistan.

 Mohtaram Shah S/O Mahroof Shah Govt Middle School Shotid, Kohistan.

6. Muhammad Saleem Khan S/O Gul Zareen CT, Govt Middle School Ghazia Abad, Kohistan.

 Nasir Khan S/O Hamidullah, PET Govt Middle School Beela, Kohistan.

 Javed Hayat Akhtar, S/O Rehmatullah Govt Middle School Dag, Kohistan.

9. Gohar Zaman S/O Badi-uz-Zaman, Govt. Middle School Barbaheen, Kohistan.

 Noor Syed S/O Umar Gul, Govt Middle School Dag, Pattan, Kohistan.

 Shakeel Ahmed Khan S/O Musharaf Khan, Govt Middle School Barsharial, Kohistan.

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2. Murad Ali Shah S/O Haji Imran-ud-Din, Govt Middle School Paragari, Kohistan.

 Zarab Khan S/O Noor Habib Govt Middle School Madakhail, Kohistan.

14. Shahai Nawab S/O Abdul Hameed, Govt Middle School Peerobela, Kohistan.

15. Umar Khitab S/O Daray Khan CT, Govt Middle School TODA Bargaheen, Kohistan.

- 16. Qari Maqbool-ur-Rehman QT, GHS, Thakra Teh & District Mansehrra.
- Muhammad Haroon (Ex-PTC) GPS Neel Batla Teh & District Mansehra.
- 18. Iftikhar Ahmed (Ex-PTC) GPS Kahawah Teh & District Mansehra.
- Abdul Manan (Ex-TT) GHS Mansehra No. 1 Tehsil & District Mansehra.
- 20. Kala Khan Ex-PST Tehsil & District Mansehra.
- 21. Sarfraz Ex-PST Tehsil & District Mansehra.
- 22. Bibi Shazia Maroof Ex-PST Tehsil & District Mansehra.
- 23. Rehmat Ali S/O Haq Nazar CT GMS Sherakot District Kohistan.
- 24. Junel-ud-Din S/O Muhammad Farooq DM GHS Pattan Kohistan.
- 25. Rasheed Ali S/O Muhammad Ziad CT GMS Aleel Kohistan.
- 26. Fazal-e-Rabi S/O Nam-e-Haq CT GMS Dargeen Kohistan.
- 27. Fazal-e-Haq S/O Muhammad Ayub Khan CT GMS Mujgali Kohistan.
- 28. Bher-e-Karam S/O Bher-e-Room DM GMS Jaba Made Khail Kohistan
- 29. Muhammad Saleem S/O Muhammad Miskeen Junior Clerk Govt Higher Secondary School Dhodial District Mansehra.
- 30. Muhammad Miskeen GMS Baila Mansehra

.....PETITIONERS

VERSUS

- 1. Govt. of KPK through Secretary Education (E&SE) KPK
 - Peshawar.
- 2. Director (E&SE) KPK Peshawar.
- 3. District Education Officer (Male) District Kohistan.
- 4. District Education Officer (Male) District Mansehra.

RA-FINED TENDY

.....RESPONDENTS



SHAW

Judgment Sheet IN THE PESHAWAR HIGH COURT, ABBOTTABAD BENC JUDICIAL DEPARTMENT Writ Petition No. 516-A/2013

JUDGMENT

Date of hearing. 24.05.2016 bhank han Petitioners Respondents.

ROOH-UL-AMIN KHAN, J.- Through this single judgment we intend to dispose of connected W.P.No. 20-A/2014 titled "Akram Khan & 05 others Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE) Peshawar & 03 others", W.P.No. 546-A/2013 titled "Waseem Gul Khan & 47 others Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE) Peshawar & 14 others", W.P.No. 676-A/2015 titled "Abdul Razzag Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE) Peshawar & 02 others", W.P.No.105-A/2015 titled "Mst. Saima Noreen & 04 others Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE) Peshawar & 03 others", W.P.No. 189-A/2015 titled "Muhammad Zafar Igbal: Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE)



Peshawar& 02 others". W.P.No. 216-A/2015 titled "Muhammad Nawaz & 46 others Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE) Peshawar & 03 others", W.P.No. 1155-A/2015 titled "Rashid Iqbal & 14 others Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE) Peshawar & 02 others", W.P.No. 702-A/2014 titled "Shaheen Akhtar Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE) Peshawar & 02 others and W.P.No. 115-A/2014 titled "Khalid Khan & another Vs. Government of Khyber Pakhtunkhwa through-Secretary Education (E&SE) Peshawar & 02 others" as the petitioners of all these petitions have prayed for reinstatements in their services on the basis of "Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012".

2. Succinct facts leading to the instant petitions are that the petitioners were appointed by the respondents against their respective posts in accordance with the prescribed method of recruitment and later on their services were illegally terminated by the respondents, whereafter the Government of Khyber Pakhtunkhwa introduced "Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012" whereunder the



respondents were bound to reinstate the petitioners as per criteria mentioned in the Act ibid but they did not appoint the petitioners inspite of the fact that more than hundreds posts were lying vacant in different cadres and were available in the establishment of respondent No.3, which conduct of the respondents towards the petitioners, being perverse, callous, malafide, is liable to be declared illegal and against the law. Initially comments of the respondents were called for, which were submitted accordingly wherein the claim of petitioner was refuted on the grounds that at the time of initial appointment, petitioners were not qualified to be selected as teacher, as they were not possessing the requisite training certificates.

3. In essence, grievance of the petitioners is that they were receuited by the respondents after fulfilling all the legal and codal formalities but their services were terminated in the year 1996-97 on the basis of political victimization, however, the Provincial Government promulgated the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012 for reinstatement of the employees, who had been appointed on regular basis to a civil posts in the Province and equipped with the prescribed



qualification and experience of sacked employees at the time during the period from 01.11.1993 to 30.11.1996.

4. In pursuance of the enabling provisions of the Act, the petitioners approached the respondent-department but were refused the benefit of the Act ibid on the sole ground that at the time and during their initial service they were lacking the prescribed teaching training.

5. At the very outset, learned counsel for the petitioner produced a judgment of this court rendered in W.P.No. 1662-P/2013, whereby the respondents were directed to consider the untrained teachers for appointments against their respective posts, for the reason that at the time of initial appointments of the employees, under the laid down criteria, the untrained candidates were made eligible for appointment against the post of PTC.

6. The learned Additional Advocate General representing the respondent-department reiterated the same old arguments that the petitioners were lacking the requisite training certificate, therefore, under the Act ibid they cannot be considered for appointment.

We are not in consonance with the arguments advanced by the learned AAG for the reason that the respondentdepartment itself has considered numerous employees under the Act ibid, who were not in possession of the training certificate

whereas they were provided opportunity to complete their training within three years. The relevant para of the reinstatement order / notification of various employees is reproduced below for ready reference: -

> "16. In case of having less qualification which ever is prescribed intermediate / FA for PST as well as PST certificate as professional the candidate must be qualified both the academic / professional qualification within three years after issue of this appointment order, failing which their appointment order shall stand terminated automatically, without any further period."

8. It is golden principle of law that alike shall be treated alike which has further been elaborated by the apex court in the "Hameed Akhtar Niazi case of Secretary, Vs. The Establishment Division, Government of Pakistan & others" reported as 1996 SCMR 1185 and again in the case of "Government of Punjab through Secretary Education & others,

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Vs. Sameena Parveen & others" reported as 2009 SCMR 01

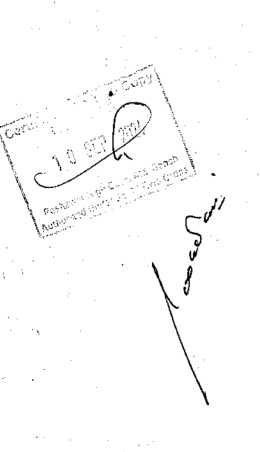
where it has been held as under: -

"if a Tribunal or this Court, decides a point of law relating to the terms and conditions of a civil servant, who litigated, and there were other civil servants, who may not have taken any legal proceedings, in such a case, the dictates of justice and rule of good governance demand that the benefit of the same decision be extended to other civil servants also, who may not be parties to that litigation instead of compelling them to approach the Tribunal or any other legal forum."

9.

In view of the above, all these petitions are disposed of

in the following terms: -



i. That the petitioners though eligible for appointment but not equipped with training certificate, shall be considered for reinstatement against their respective posts under the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012 immediately;

ii. The concerned District Education Officer shall scrutinize the case of each individual petitioner independently;

iii. Thereafter, the department shall arrange and manage the requisite training course for them and the petitioners shall be provided opportunity



to acquire the requisite training certificate;

iv. In case the petitioner failed to acquire the requisite training certificate within the stipulate period, specified by the department, their services shall stand terminated automatically

Needless to remark, that the respective EDOs of each district shall complete the process of reinstatement of the petitioners within one month positively.

Announced: 24.05.2016

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JUDGE

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IN THE SUPREME COURT OF PAKISTAN (APPELLATE JURISDICTION)

PRESENT: MR. JUSTICE MIAN SAQIB NISAR, HCJ MR. JUSTICE UMAR ATA BANDIAL MR. JUSTICE FAISAL ARAB

CIVIL PETITIONS NO. 401-P, 427-P TO 431-P AND 464-P OF 2016 AND C.M.As. NO.428-P, 401-P, 669-P, 714-P, 712-P, 716-P & 766-P OF 2016 (on appeal against the judgment dated 24.05.2016 of the Peshawar High Court, Abbottabad Bench, Abbottabad passed in W.P.516-A/2016, W.P.20-A, 115-A/2014, 105-A, 189-A, 1155-A/2015 and W.P.546-A/2013)

Government of KPK through Secretary Elementary & Secondary Education, Peshawar etc.

In all cases

....Petitioner(s)

VERSUS

- Iftikhar Khan etc. 1.
- Akram Khan etc. 2.
- Khalid Khan etc. 3.
- Mst. Saima Noreen etc. .4.
- Muhammad Zafar Iqbal 5.
- Rashid Iqbal etc. б.

For the petitioner(s):

- Waseem Gul etc. 7.

Mr. Umer Farooq Adam, Addl. AG, KPK. Mr. Sohail Ahmed, Litigation Officer for DEO(M) Abbottabad. Mr. Said Badhshah, Litigation Officer for **DEO** Haripur

For the respondent(s):

Sh. Riaz-ul-Haq, ASC. Syed Rifaqat Hussain Shah, AOR.

Date of Hearing:

ORDER

24.05.2017

respondents The MIAN SAQIB NISAR, CJ.appointed as teachers (CT/PTC). Subsequently their services were terminated. They sought reinstatement as per Section 7 of the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act; 2012 (the Act), which the Department declined. Their constitution petitions before the learned High Court were allowed.

It has been conceded before us that in the instant cases, 2. though the respondents possessed the requisite academic qualification, they lacked the training which was sing qua non for the purposes of their

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In C.P.401-P/2016 In C.P.427-P/2016 In C.P.428-P/2016 In C.P.429-P/2016 In C.P.430-P/2016 In C.P.431-P/2016 In C.P.464-P/2016 ...Respondent(s)

were

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recruitment to the posts of CT/PTC, therefore they are not entitled to be reinstated because according to the definition of 'sacked employee' provided in Section 2(g) of the Act, only such employees, who were eligible for appointment and had been sacked, could be reinstated as per the law.

CPs 401-P/16 etc

We have been apprised by the learned counsel for the 3. respondents that according to the advertisement and appointment letters issued to the respondents, two kinds of candidates could be appointed: (i) those who have the requisite academic qualifications and training; (ii) those who have the requisite academic qualifications but do not possess the necessary training. As regards the second category, such persons would be provided with an opportunity to complete the training within a specific period. This is exactly what the learned High Court has allowed in the relief granting portion of the impugned judgment. Undoubtedly, this is in consonance with the Department's own advertisement and the terms and conditions of service, therefore, the learned High Court did not fall into any error by requiring the Department to allow the respondents to complete the training within a specific period of time and to take action against them in case of failure to do so. No exception can be taken to the impugned judgment, which is upheld. Resultantly, Civil Petition No.401-P/2016 is dismissed on merit. The connected petitions are also dismissed on the above score and for being time-barred as no sufficient cause has

been shown for condonation of delay.

Sd/-Mian Saqib Nisar,HCJ S{/ Sd/-Umar Ata Bandial,J Sd/-Faisal Arab, -<u>____</u> Certified W /oe/True Copy h Associate eniot 6421 Coursof Pakistan Supret# *islamabad* Not approved for reporting Procentation: No of Wes Mudassar/* 0 No of Folios Permisition Fee R Carry Fee Court Fee Starton Date of Completion Date of Delivery of C

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Ĩ **BEFORE THE PESHAWAR HIGH COUR** ABBOTTABAD BENCH Review No. /2018 Alli 1. Anf Khan son of Khan Bahadar Khan, resident of village Nawanshehr Near Illyasi Mosque, Tehsil and District, Abbottabad. 2. Rashid Khan son of Gohar Rehman Khan, Ex-class-IV Deputy Commissioner Office, Abbottabad, R/o Rajoya Tehsil and District, Abbottabad. 3. Muhammad Mansoor son of Magsood ur Rehman, DM, R/o Salhad, Abbottabad.PETITIONERS VERSUS 1. Commissioner Hazara Division Abbottabad. Deputy Commissioner Abbottabad. EDO Education (Male), Abbottabad. 4. EDO Education (Male), Kohlstan, 5. EDO (Female) Abbottabad. ... REAL RESPONDEN pr 1 spills 6. Waseem Gul Khan son of Ali Ansar Khan, Post CT, R/o Village Nikka Pani, Post office Qalandarabad, Tehsil and District, Abbottabad. 7. Sajjad Ahmed son of Muhammad Yaseen Post CT, R/o Mohallah Upper Kehal Tensil and District, Abbottabad. RE-FILED TODAY **RE-FILED** ADDITINA TONAL REFIISTR

8. Abid Hussain Shah son of Syed Rasool Shah, Post: CT, r/o Saer Gah, Post office Damfor, Tehsil and District, Abbottabad.

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- 9. Muhammad Azam Khan son of Aslam Khan, Post CT R/o Jadoon colony, House No. 790-1-TC Mohallah Qila Nawanasher Committee, Tehsil and District, Abbottabad.
- 10. Muhammad Javed Khan son of Muhammad Ajab Khan post CT R/o Village and P.O.Jhangi, Tehsil and District, Abbottabad,
- 11. Shamorz Khan, son of Khwaj Muhammad Khan Post CT R/o House No. 37/2 TC Mohallah Mohammad Zai, Nawansher Abbottabad.
- 12 Muhammad Mansoor son of Magsood ur Rehman Post DM, R/o Salhad Tehsil and District Abbottabad.
- 13 Abdul Hafeez son of Abdur Rasheed Post Clerk R/o Chhaetrri, Post Office Ruchh Behn, Tehsil and District Abbottabad.
- 14. Saleh Shah S/o Manzoor Shah, Post PST, R/o Garlanian, Post office Tarnavaee.
- 15 Tariq Mehmood son of Muhabat Khan Post PTC, r/o Garranzaee Dhamtor, Tehsil and District, Abbottabad.
- 16 Arshad Khan son of Muhammad Akbar Khan Post PTC R/o Garranzaee Dhamtor, Tehsil and District Abbottabad.
- 17 Zahid Khan son of Safdar Khan Post PST R/o Link Road, Mohallah Nawansher Tehsil and District Abbottabad.
- 18 Gul Faraz Khan son of Muhammad Ishaq Khan Post PST R/o Muhammad Kand Musazai, Nawansher, Tehsil and District Abbottabad.
- 19 Azhar Masood son of Muhammad Miskeen Post PST R/o Lower Salhad Tehsil and District Abbottabad.
- 20. Muhammad Imran son of Muhammad Zaman post PST R/o House No. 121/3 KL Upper Kehal Tehsil and District, Abbottabad.
- 21 Rashid Khan S/o Gohar Rehman Post Class-IV R/o P.O Rajohia, Tehsil and District Abbottabad.
- 22 Wazir Ahmed son of Ilm Khan Post r/o Kot Kandia P.O Kameela Tehsil Daasu District Abbottabad.
- 23, Noor Baz Khan son of Zol Khan Malik Post PST R/o Jabraal P.O Kameela Tensil Daasu District Kohistan:
- 24. Zahid Hussain Shah son of Syed Munawar Shah Post DM R/o Dhamtor Tehsil and District Abbottabad.



25. Syed Ishtiag Hussain Shah Son of Syed Anwar Shah, Post PST R/o Neelor, P/O Nawansher Tehsil and District Abbottabad.

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- 28 Aurangzeb son of Muhammad Zaman Post PST P.O Akhreeta U/C Beeran Gali Village Chatri, Tehsil and District, Abbottabad.
- 27. Jamil Khan son of Umer Din Post CT Lodhi Abad P.O Qalandarabad Tehsil and District Abbottabad.
- 28. Arif Khan son of Ali Bahadur Khan post driver of Commissioner hazara R/o near Ilyasi Mosque Tehsil and District Abbottabad.
- 29. Khalil ur Rehman son of Mian Muhammad Post AT R/o Taramchhaia, Post Office Batonsi, Tehsil and District Abbottabad.
- 30. Llagat Hussain son of Gulzaman Post PST R/o Village Majot P/O Namal Tensil and District Abbottabad
- 31. Atta ur Rehman son of Abdul Waheed Azhar Post AT R/o Chapri Majhuhan P/O podla Tehsil havelian District Abbottabad.
- 32 Obaid ur Rehman son of Hafiz Abdul Wahid, Post AT R/o Chapri, Majhuhan, Post Office Bodia, Tehsil Havelian District Abbottabad.
- 33. Sajjad Ahmed son of Muhammad Sadiq, Post PST R/o Tandhara Glaan Post office Sherwan, Tensil and District Abbottabad.
- 34. Taj Malook son of Haji Tata, Post PST, r/o P.O Kumela, Tehsil Dassu District. Kohistan.
- 35. Abdur, Rasheed, son of Gul Khan Post PST, R/o P.O Kumela Tehsil Daasu District Kohistan
- 36. Fazal-e-Razig son of Aziz ur Rehman Post PST R/o Village and Post Office Malsa, Tehsil and District Abbottabad.
- 37. Wajid Hussain son of M. Hussain Khan Post PST, resident of Salhad Tehsil and District, Abbottabad.
- 38. Mst Farzana Bibi wife of Khursheed Ahmed Post PST r/o Village and Post Office Beeranngall, Tehsil and District, Abbottabad.
- 39.Muhammad Muneer son of Sheereen Post PST R/o Village Doga Seo, Tehsil Daasu District Kohistan.

....PROFORMA RESPONDENTS

REVIEW PETITION UNDER SECTION 114 READ WITH ORDER 47 AND SECTION 151 CIVIL PROCEDURE CODE OF 1908 AGAINST THE JUDGMENT AND ORDER OF THIS HONOURABLE COURT DATED 06/09/2018 VIDE WHICH THE COC NO. 44-A/2016 WAS DISMISSED AS WITHDRAWN TO THE EXTENT OF OTHER PETITIONERS OF COC NO. 44-A/2016, AND DIRECTED TO PRESENT PETITIONERS APPROACHED THE COMPETENT FORUM FOR THEIR GRIEVANCES.

PRAYER:-

ON ACCEPTANCE OF INSTANT REVIEW PETITION, THE IMPUGNED JUDGMENT AND ORDER DATED 06/09/2018 MAY KINDLY BE REVIEWED TO THE EXTENT OF PRESENT PETITIONERS AS PER THE RULE OF NATURAL JUSTICE OR ANY OTHER RELIEF WHICH IS DEEMED APPROPRIATE MAY BE ANNOUNCED.

Respectfully Sheweth,

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 That the petitioners and others filed a writ petitions No. 516-A/2013, 546-A/2013, 516-A/2015, 702-A/2014 before this Honourable court for their reinstatement as per the sacked employed act. And this Honourable court, allowed writ petitions of petitioners & other and orders to respondents to reinstate the petitioners and other. Copy of judgment and order passed by this Honourable court in writ petitions No. 516-A/2013, 546-A/2013, 516-A/2015, 702-A/2014 are. annexed as Annexure "A" & "B".

5.

- 2. That after the acceptance of above mentioned writ petitions the present petitioners and other approached to concerned official, but the concerned official refused the reinstate the present petitioners and others, then the petitioners & others filed a COC No. 44-A/2016 for the implementation of order of this Honourable; court. Copy of COC No: 44-A/2016 is annexed as Annexure "C".
- 3. That the respondents appeared before this Honourable court and submitted a official documents through which some petitioners of COC were appointed by the concerned officials.

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4. That on 06/09/2018 during the course of hearing the representative of education department stated at the bar that the petitioner No. 7, 16 & 22 are not eligible for reinstate of their previous posts, on the submission of representative of Education Department this Honourable; court dismissed the COC and directed the present petitioners to approach the competent, forum for their grievances. Photocopy of judgment and order dated 06/09/2018 is attached as Annexure.²⁶D².

5. That feeling aggrieved, by the judgment, & order of this Honourable court dated 06/09/2018, the petitioners approaches this Honourable court for review of the same, inter-alla, on the following grounds:-

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,<u>GROUNDS:-</u>

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- That petitioner No. 2 namely Rashid was the servant of Deputy Commissioner, Office, and at the time of hearing no official was appeared on behalf of said Deputy Commissioner and this fact is clear in judgment/ order dated 06/09/2018;
 - That during the pendency of COC No. 44-A/2016, the petitioners submitted CM No. 1046-A/2017. Attested copy of CM No. 1046-A/2017 is attached as Annexure "E" but order dated 06/09/2018 is silent about the above mentioned CM.

That on the submission of verbal statement of official representative of Education Departments; this Honograble Court dismissed the COC No. 44-A2016 and ordered to petitioners approach a competent forum for their redressal, which is liable to be set-aside to the extent of present pettiness.

That the petitioners and Performa Responded CoC No: 44 A 2016 in writ petitions Nos. 516-A/2013, 548-A/2013, 516-A/2015, 702-A/2014, connected judgment dated 24/05/2016, Wherein COC No: 60 in writ Petition No 1155-A 2015 titled "Rashid Iqbal V/s-KPK Govt. & others" have directed in para No. 6 of the judgment ibid, "That the respondent; have



arranged the requisite training through RITE & PITE for the petitioner's within 3 years, petitioners have already been submit the application dated 21/04/2018 and 20/02/2018 respectively for the required training for the said post and that period which were consumed by respondents for regarding arrangement of course for the required training for the said posts shall count on their part, and petitioner have entitled for extension of time for the said period. More so, all the training institutes have been abolished the PTC/ CT course in future, therefore direction may kindly be given to respondent in respect of arrangement for requisite training/ course RITE & PITE. Copy of application, letters of respondents and advertisement are annexed as Annexure "F".

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That the petitioner and Performa respondents are entitled to reinstatement from the date of termination are from the date of passing of KPK sack employees appointment act 2012 with all back benefits in respect of original posts at the time of termination in term of 2(g) read with section 3 of the KPK sack employees appointment act 2012 and federal sack employees reinstatement act 2010 read with article 143 of the constitution of Pakistan 1973 with all amendments up to date in the light of judgments passed by the apex Court of Pakistan as well as Honourable High Courts, right from the date of 1998 to up till now and directions may kind be given to the respondents to issue the corrigendum instead of fresh appointment copy of fresh Appointment or Annex as Annexure "G".

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That other point will be agitated at the time of arguments.

That the instant review petition is well within time.

It is therefore humbly prayed that on acceptance of instant review petition, the impugned judgment and order dated 06/09/2018 may kindly be reviewed to the extent of present petitioners and proforma respondent as per the rule of natural justice of any other relief which is deemed appropriate may be announced.

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....PETITIONER

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Through:

(ZAFAR Advocate High Court, Abbottabad.

VERIFICATION:-

/2018

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Dated:

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Verified that the contents of instant Review Petition are true and correct to the best of my knowledge and belief and that nothing has been concealed therein.

Dated:-___/2018

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...PETITIONER

ZAFAR IQBAL Advocate High Court, Abbottabad,

BEFORE THE PESHAWAR HIGH COURT **ABBOTTABAD BENCH**

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Review No.

/2018

Arif Khan & others.....PETITIONERS

VERSUS

Commissioner Hazara Division Abbottabad & othersRESPONDENTS

REVIEW PETITION AFFIDAVIT

1. I, Arif Khan son of Khan Bahadar Khan, resident of village Nawanshehr Near Illyasi Mosque, Tensil and District, Abbottabad petitioner, do hereby solemnly affirm and declare on Oath that the contents of instant Review Petition are true and correct to the best of my knowledge and belief and that nothing has been a concealed from this Hon'ble Court.

DEPONENT

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IDENTIFIED BY:-IQBAL) Advocate High Court,

Dated:-<u>2-2/10</u>/2018

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BEFORE THE HONOURABLE PESHAWAR HIGH COURT,

OTTABADS

Review Petition No. 3/

BENCH ABBOTTABAD

Arif Khan Son of Ali Badhar Khan, resident of Village Nawansher near Illyasi Mosque, Tehsil and District Abbottabad etc.

.. PETITIONER

CM.NO. 255 -A/2020

-A/2018

VERSUS

Commissioner Hazara Division Abbottabad etc

....RESPONDENTS

REVIEW PETITION

PETITION FOR PLACING ON RECORD FOR

THE JUST DECISION OF CASE.

Respectfully Sheweth,

ODAY

VAR HIGHT CO

 That, the review petition is pending for adjudication before this Honourable Court and fixed for 08-09-2020.

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That, the judgment of Supreme Court of Pakistan in Civil Petitions No.468-P, 469-P,471-P & 472-P of 2016 decided on 27-03-2020 in case title, Secretary of Education (Elementary & Secondary Education) Peshawar Khyber Pakhtunkhwa etc VS Muhammad Sheryar etc, modify the judgment of KPK Service Tribunal (Camp Court Swat) in appeal No1202/2013, 1203/2013 decided on 12-07-2016 in case title Muhammad Sheryar etc VS Secretary of Education (Elementary & Secondary Education) Peshawar Khyber Pakhtunkhwa etc vide which learned supreme Court in Para No.6 of judgment ibid <u>" it is however</u> observed that the petitioner will be allowed counting of their service for the protracted period for payment of pensionary benefits". (Copy of judgment of Supreme Court of Pakistanis and CP No.468-P etc decided on 27-03-2020 and judgment of KPK Service Tribunal in appeal No.1202/2013 etc decided on 12-07-2016 are annexed Annexure "A" & "B")

3. That, in the light of above mentioned judgments of Apex Court of Pakistan and reinstatement /appointment Nos Endst No.727/32/PST(M)/Apptt: dated 05-07-2013 of sack employees in similar yard stack like, petitioners are entitle for same reinstatement instead of appointment. (*Copy of appointment orders No. Endst No.727/32/PST(M)/Apptt: dated 05-07-2013 is annexed as Annexure "C"*)

4. That the above mentioned document is most relevant for just
 decision of case.
 FILED TODAY

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ADDITIONAL REGIST PENHAWAR HIGHT CO



That this petitioner may kindly be treated as part and parcel of instant review petition.

It is, therefore, humbly prayed that the instant review petition may kindly be accepted and consider part and parcel of the instant review petition and record may kindly be place on file for the just decision of case.

ی رف PETITIONER.

Through:

Dated:-05/0 /2020

(ZAFAR IQBAL) Advocate High Court, Abbottabad.

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BEFORE THE HONOURABLE PESHAWAR HIGH COURT, BENCH ABBOTTABAD.

<u>CM.NO. 255 -A/2020</u> IN <u>Review Petition No.</u> 3/ -A/2018

Arif Khan Son of Ali Badhar Khan, resident of Village Nawansher near Illyasi Mosque, Tehsil and District Abbottabad etc.

... PETITIONER

VERSUS

Commissioner Hazara Division Abbottabad etc

...RESPONDENTS

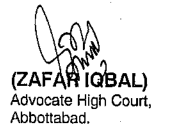
REVIEW PETITION PETITION FOR PLACING ON RECORD FOR THE JUST DECISION OF CASE. AFFIDAVIT:

I, Arif Khan Son of Ali Badhar Khan, resident of Village Nawansher near Illyasi Mosque, Tehsil and District Abbottabad *petitioner*, do hereby solemnly affirm and declare on Oath that the contents of instant *application* are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble Court.

Dated:-> /2020

13101 - 0832056 - 10 6 - 10151 ... PETITIONER

IDENTIFIED BY:-



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PESHAWAR HIGH COURT, ABBOTTABAD BENC

FORM OF ORDER SHEET

Court of......

Case No.....of.....

Date of Order of Proceedings	Order or other Proceedings with Signature of Judge (s)
1	2
12.01.2021.	Review Petition No. 31-A/2018.
	Present: Mr. Zafar Iqbal, Advocate for petitioners.
	Raja Muhammad Zubair, AAG for official respondents with Sohail Ahmed Zeb, Litigation Officer for respondent No. 3
· · ·	
	MOHAMMAD IBRAHIM KHAN, J. Facts of the case in
·	brief as per contents of instant review petition are that the
	petitioners alongwith others filed writ petitions No. 515-
	A/2013, 546-A/2013, 516-A/2015, 702-A/2014 for their
	reinstatement in service, which were allowed with directions to
· ·	respondents/departments to instate the petitioners. Hence, the
- م ^ع د 	petitioners approached to the concerned department but in vain,
	consequently, they filed COC No. 44-A/2016 for
	implementation of order of this Court. The respondents
	appeared and produced document showing the appointments of
Y	some of the petitioners of COC. On 06.09.2018 during the
19	course of hearing representative of education department stated
e v	at the bar that the petitioner No. 7, 16 and 22 are not eligible for
,	re-instatement to their previous posts, therefore, the Court
	dismissed the COC and directed the present petitioners to



approach the competent forum for their grievance. Petitioners feeling aggrieved from the said order dated: 06,09,2018 filed this review petition mainly on the ground that the above COC was dismissed on statement of representative of Education Department despite the fact that the petitioner No. 2 namely Rashid was the servant of respondent/Deputy Commissioner Office and at the time of hearing no official of Deputy Commissioner appeared before the Court.

2. Learned AAG alongwith representative of respondent No. 3 produced copy of order bearing No. 4978-80 dated: 16.09.2020, whereby respondent/District Education officer (M), Abbottabad reinstated the petitioner No.3 (Muhammad Mansoor Khan),

3. Learned counsel for petitioner at the very outset of the proceedings referred to the judgment of august Supreme Court of Pakistan dated: 27.03.2020 passed in Civil Petitions No. 468-P, 469-P, 471-P and 472-P of 2016 and stated at the bar that petitioners would not press this review petition any more if the case of petitioners No. 1 and 2 is sent to the concerned department/respondents No. 1 and 2 to decide the same in the light of above judgment dated: 27.03.2020, as far as the case of petitioner No. 3 is concerned, he submitted that he has been reinstated in service therefore, to his extent he would not press this petition anymore.

In view of the above without discussing the

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merits of the case, we dispose of this review petition with directions to the respondents No. 1 and 2 (competent authority) to look into the grievance of the petitioners No. 1 and 2 in the light of judgment of august Supreme Court of Pakistan dated: 27:03.2020 passed in Civil Petitions No. 468-P, 469-P, 471-P and 472-P of 2016 and decide the same in accordance with law within a period of one month from receipt of this order.

JUDGE

JUDGE

& Hon'ble Justice Shakeel Ah

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IN THE SUPREME COURT OF PAKISTAN

(APPELLATE JURISDICTION)

PRESENT:

MR. JUSTICE GULZAR AHMED, HCJ MR. JUSTICE IJAZ UL AHSAN

<u>CIVIL PETITIONS NO.468-P, 469-P, 471-P & 472-P OF</u> 2016.

(Against the judgment dated 12.07.2016 passed by the Khyber Pakhtunkhwa Service Tribunal Camp Court, Swat in Appeals No.1202 and 1203 of 2013).

Muhammad Sheryar. (in CP.468-P/16)

Anwar Zeb.

The Secretary to Education (E&S), Government of Khyber Pakhtunkhwa, Peshawar and others. (in CPs. 471-P & 472-P/16)

...Petitioner(s)

<u>Versus</u>

The Secretary to Education (E&S), Government of Khyber Pakhtunkhwa, Peshawar and others. (in CPs. 468-P & 469-P/16)

Muhammad Sheryar. (in CP.471-P/16)

Anwar Zeb. (in CP.472-P/16)-

...Respondent(s)

For the Petitioner(s):

Mr. M. Asif, ASC. (For Petitioners in CPs. 468-P & 469-P/16 & For Respondents in CPs. 471-P & 472-P/16))

Barrister Qasim Wadood, Addl. A.G. KP. (m CPs.471-P & 472-P/16))

Date of Hearing:

27.03.2020.

ORDER

GULZAR AHMED, CJ.- We have heard the learned

Additional Advocate General, Khyber Pakhtunkhwa appearing

for the Petitioners in Civil Petitions No.471-P and 47/2-P of

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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 remained out of service. The petitioners again filed service appeals before the Tribunal which vide impugned judgment dated 12.07.2016 accepted the appeals.

2. The learned counsel for the petitioners contends 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 04.01.2013 no such relief was allowed to the petitioners and by the impugned judgment dated 12.07.2016 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 counsel for the petitioners to show us as to whether in the memo of appeal

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before the Tribunal such point has been urged or any other ground in this regard was taken. He went through 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 period and there is no material on record on the basis of which relief of back benefits could be allowed to them. There appears no illegality in the impugned judgment. Even otherwise, no substantial question of law of public importance in terms of Article 212(3) of the Constitution of the Islamic Republic of Pakistan, 1973 has been raised.

5. For what has been discussed above, all the listed petitions being devoid of merit stand dismissed and leave to appeal is refused.

6. It is however observed that the petitioners will be allowed counting of their service for the protected period for payment of pensionary benefits.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 572/2019

 Date of Institution
 22.04.2019

 Date of Decision
 18.03.2021

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

(Appeilant)

TAMAER

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...MEMBER (J)ATIQ UR REHMAN WAZIR...MEMBER (E)

<u>JUDĠMENT</u>

ROZINA REHMAN, MEMBER : This judgment is intended to dispose of

04 connected service appeals which are:

1. Service Appeal No.572/2019

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- 2. Service Appeal No. 573/2019
- 3. 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.

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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, whereas, 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 aggrieved 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.

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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

(Atig ut Rehman Wazir)

(Atiq ut Renman Wazir) Member (E) Camp Court, Abbottabad

TTESTED CUL: H (allouina) C_{22} Peningwar

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

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E.P No. 584/2023

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23.01.2024 1.

1. Learned counsel for the petitioner present. Mr. Habib Anwar, Additional Advocate General alongwith Mr. Mobashir Ahmad, Assistant for the respondents present.

Representative of representative of the respondent submitted copy of Notification dated 07.12.2023, wherein pensionory benefits have been allowed to the petitioner subject to the outcome of CPLA.
 In view of the above, instant appeal is disposed of being fully

satisfied. Consign.

4. Pronounced in open court at camp court Abbottabad and given under my hand and seal of the Tribunal on this 23^{rd} day of January 2024.

(Rashida Bano) Member (J) Camp Court, Swat

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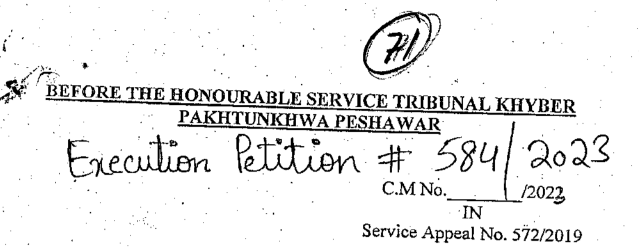
Form- A

FORM OF ORDER SHEET

Court of____

Implementation Petition No. 584/2023

S.No.	Date of order / proceedings	Order or other proceedings with signature of judge		
1	2	3		
1	16.08.2023	The implementation petition of Mr. Muhammad		
		Haroon is submitted today by Mr. Muhammad Arsh.		
		Khan Tanoli Advocate. It is fixed for implementation		
		report before Single Bench at Abbottabad on		
		noted the next date.		
		By the order of Chairman		
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Muhammad Haroon PST GPS Phulra District Mansehra.

...APPELLANT

VERSUS

DEO Male District Mansehra & others.

...RESPONDENTS

APPLICATION FOR IMPLEMENTATION

INDEX

<u>S. #</u>	Description	Page #	Annexures
1.	Application alongwith affidavit	1 to 4	
2.	Copy of service appeal	5-11	"A"
3.	Copy of judgment dated 18.03.2021	12-17	B

/2022

PPELLANT Through

(Muthing Arshod Khan Tanoli) Advecate Supreme Court of Pakistan at Abbottabad

Dated:



BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Execution Petition# 584/2023

Service Appeal No. 572/2019

Muhammad Haroon PST GPS Phulra District Mansehra.

...APPELLANT

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 2. Director, Elementary & Secondary Education (E&SE), Khyber Pakhtunkhwa, Peshawar.
- 3. District Education Officer (Male) Mansehra.

.RESPONDENTS

SERVICE APPEAL

IMPLEMENTATION PETITION FOR IMPLEMENTATION OF JUDGMENT DATED 08/03/2021 IN SERVICE APPEAL NO.572/2019. THE HONOURABLE TRIBUNAL WHEREIN THE APPELLANT WAS ALLOWED COUNTING OF HIS PREVIOUS SERVICE FROM THE DATE OF PROMULGATION OF THE KP SACKED EMPLOYEES (APPOINTMENT) ACT 2012 ONLY FOR PAYMENT OF PENSIONARY PLAINTIFFS, BUT RESPONDENT DID NOT IMPLEMENT THE JUDGMENT 08.03.2021 OF THE HONOURABLE TRIBUNAL.

Respectfully Sheweth:-

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3.

That the applicant/appellant fled a service appeal No.572/2019 before this Honourable Tribunal regarding the counting of service towards the payment of pensionary benefits from the date of promulgation of the KP sacked Employees (Appointment) Act 2012. Copy of service appeal No572/2019 is attached as Annexure "A".

That this Honourable tribunal allowed the service appeal of the applicant/appellant and directed the respondents to count his service for payment of pensionary benefits from the date of promulgation of KP sacked Employees (Appointment) Act 2012 vide judgment dated 18/03/2021. Copy of judgment dated 18/03/2021 is attached as Annexure "B".

That, the applicant/appellant provided judgment dated 18/03/2021 of this Honourable Tribunal to the respondent, but the said respondent did not count service of the appellant as directed by the Honourable Tribunal so far.



That willfull non-implementation of the judmgent of this Honourable Tribunal amounts to the contempt of court.

In view of above, it is prayed that respondents may be directed to count service of the petitioner from the date of promulgation of KP sacked Employees (Appointment) Act 2012 forthwith failing which contempt of court proceedings may be initiated against the respondents.

Dated: ____/2022

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Through

M. HE

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



BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

C.M No.____/2023 IN | Service Appeal No. 572/2019

Muhammad Haroon PST GPS Phulra District Mansehra.

...APPELLANT

RESPONDENTS

VERSUS

DEO Male District Mansehra & others.

APPLICATION FOR IMPLEMENTATION

<u>AFFIDAVIT</u>

I, Muhammad Haroon PST GPS Phulra District Mansehra, do hereby solemnly affirm and declare that the contents of foregoing application are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Tribunal.

Milla DEPONENT

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHUWA, PESHAWAR

Service Appeal No.____/2019

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

...APPELLANT

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VERSUS

1. Government of KPK through Secretary Elementary and Secondary Education, Peshawar.

- 2. Director Elementary& Secondary Education Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (Male) District Mansehra.

Attest

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...RESPONDENTS

SERVICE APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT 1974 FOR DECLARATION TO THE EFFECT THAT THE APPELLANT WAS REINSTATED IN SERVICE WITH EFFECT FROM 04/12/2017 VIDE APPOINTMENT ORDER ENDST NO. 20672-702 DATED 04/12/2017 UNDER THE KHYBER PAKHTUNKHWA SACKED EMPLOYEES APPOINTMENT ACT 2012, AS WELL AS IN THE LIGHT OF JUDGEMENT OF PESHAWAR HIGH

K-B

COURT BENCH ABBOTTABAD IN WRIT PEITTION NO. 516-A/2013 DECIDED ON 24/05/2016 THE APPELLANT WAS TO BE REINSTATED IN SERVICE I.E. HIS DATE OF TERMINTAION FROM SERVICE I.E. 06/03/1996 OR FROM THE DATE OF PROMULGATION OF THE ACT, 2012 WITH ALL SERVICE BACK BENEFITS BUT RESPONDENT NON.3 APPOINTED / REINSTATED THE APPLELLANT IN SERVICE ON 04/12/2017 WHICH IS DISCRIMINATORY, PERVERSE AGAINST THE LAW.

PRAYER: ON ACCEPTANT OF THE INSTANT SERVICE APPEAL, RESPONDENTS MAY GRACIOUSLY BE DIRECTED TO REINSTATE THE APPELLANT EITHER 06/03/1996 OR FROM THE DATE OF PROMULGATION OF SACKED EMPLOYEES APPOINTMENT ACT, 2012 WITH ALL SERVICE BACK BENEFITS AND THE SAID PERIOD MAY ALSO BE COUNTED TOWARDS PENSIONARY BENEFITS. ANY OTHER RELIEF WHICH THIS HONOURABLE TRIBUNAL DEEMS APPROPRIATE MAY ALSO BE GRANTED TO THE APPELLANT.

Attestad MM

Respectfully Sheweth;-

Brief Facts of the case are as under:-

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3.

That the appellant was appointed as CT in the year 1993-94 and was terminated from service in the year 1997-98. Copies of appointment order and termination order are annexed as Annexure "A" & "B".

That Govt. of Khyber Pakhtunkhwa announced KPK Sacked Employees Appointment Act, 2012 wherein all the sacked employees who were appointed in the year 1993-1996 and terminated from service in the year 1997-1998 are to be reinstated in service. Copy of Khyber Pakhtunkhwa Sacked Employment Act, 2012 is attached as Annexure "C".

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That the respondent No. 3 did not appoint the petitioner as per KPK Sacked Employees Act, 2012 in time. Hence, the appellant filed writ petition 516-A/2013 before Honourable High Court, Bench Abbottabad for his appointment under the said Act. Copy of Writ Petition is attached as Annexure "D".



That during the pendency of the writ petition, respondent No 3 issued appointment order vide No 20672-702 dated 04/12/2017. Copy of appointment order dated 04/12/2017 of the appellant is attached as Annexure "E".

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6.

That the respondent No.3 also appointed some similar employees under the said Act in the year 2012-13 but appointed the appellant on 04/12/2017 which is discriminatory, perverse, against the law and the appointment order of the appellant should have been issued either from the date of termination from service in the year 1997-98 or from the dated Promulgation Sacked Employees Appointment Act 2012. The appellant filed departmental appeal to respondent No.2 for redressal of his grievance in December 2017 but respondent No.2 did not bother to reply the appellant so far. Copy of departmental appeal is attached as Annexure "F".

Attested Mu-

That feeling aggrieved, the instant appeal is filed inter-alia, on the following grounds:-

GROUNDS:

a)

That respondent No.3 was supposed to appoint the appellant under KPK Sacked Employees Appointment Act 2012, as and when the said Act was promulgated in the Year 2012 but respondent No.3 finally issued appointment order of the appellant 04/12/2017 which is against the law and discriminatory. Hence the appellant is entitled to have all the service back benefits w.e.f the date of termination of service in the Year 1997-98 as has been granted by the Federal Govt. to its employees in the Year 2010.

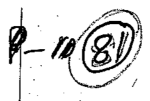
That respondent No.3 appointed some similar employees who are juniors in age from the appellant, whereas the appellant has been appointed/reinstated in service on 04/12/2017 which is against the principle of equality and natural justice as well as principle of good governance.

That District Education Officer under the control of respondents No.1 & 2 issued

c)

b)

Attested



appointment orders of similar employees in other districts under the said Act in the year 2013. Copies of similar employees who were appointed in other districts are attached as Annexure "G".

That the appellant is to be given all service back benefits i.e salary either the date of termination and period of service i.e. in the year 1997-98 to 04/12/2017 is to be counted towards length of qualifying service for pensionary benefits.

That respondents-department has led the appellant to the place which is utterly unknown to the principle of jurisprudence and natural justice. The appellant is to be treated at par with other employees under the control of the respondents-department.

That when the law prescribe something which is to be done in a particular manner that must be done in that manner and not otherwise.

d) -

e)

f)

Allested

g) That there is no other efficacious and adequate remedy available to the appellant, except the present appeal.

h) That other points shall be raised before the Honourable Tribunal at the time of arguments.

It is, therefore, humbly prayed that, on acceptant of the instant service appeal, respondents may graciously be directed to reinstate the appellant either from the year 1997-98 or from the date of promulgation of Sacked Employees Appointment Act, 2012 with all service back benefits and the said period may also be counted towards pensionary benefits. Any other relief which this Honourable Tribunal deems appropriate may also be granted to the appellant.

Through

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(Multiplanted Aashini Khan Tanoli) Advocate High Court, Abbottabad

VERIFICATION:-

_/2019

Dated:

Attested

Verified on oath 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.

9 Herr ...APPELLANT

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BEFORE THE SERVICE TRIBUNAL KHYBIR PAKITUNKHUWA, PESHAWAR

HABER B

Service Appeal No 21-2019

Muhammad Haroon son of Khalil ur Behman, GPS Phulra District Mansehra.

APPELLANT

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Government of KPK through Secretary Elementary and Secondary Education, Peshawar.

VERSUS

2. Director Elementary& Secondary Education Khyber Pakhtunkhwa Peshawar.

District Education Officer (Male) District Mansehra.

....RESPONDENTS

Proyection-clary Data Service

3.

SERVICE APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT 1974 FOR DECLARATION TO THE EFFECT THAT THE APPELLANT WAS REINSTATED IN SERVICE WITH EFFECT FROM 04/12/2017 VIDE WITH EFFECT FROM 04/12/2017 VIDE APPOINTMENT ORDER ENDST NO. 20672-702 DATED 04/12/2017 UNDER THE KHYBER APPOINTMENT ACT 2012, AS WELL AS IN THE

LIGHT OF JUDGEMENT OF PESHAWAR HIGH

Attest



THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWI ORE

Service Appeal No. 572/2019

Date of Institution 22,04.2019 Date of Decision 18.03.2021



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

> (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) 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

3. Service Appeal No. 574/2019

4. Service Appeal No. 575/2019 TESTED

> MINDA Bawar

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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 hot 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.

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, whereas, 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 Abböttabad 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 Tribuna. He, therefore, requested for dismissed 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 bid which was discriminatory on the part of respondents. At was upon the intervention of the Flon 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 aggric ved 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) lember (J) Camp Court, Abbottabad

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in Martine Martine Were and Start St ASC of Parensham PFX M. Arstad/Pedidu 70401 1 mar and a second second Acceped11 : لرج م Qadattodd -براييز - - - - - برد ارتر مح و الما الم - الأيد، المتحاد المرجر المرادي المراري المالف المريد المسلف المناف المحت الجسا بالربيساني، بذكر كالمديند في كرابية السميقات مع من المالية عليه في أي لد ور المد العداليد الد الم ورو المد مقد العديد ال العديد في معد معد الم التي ويعدد أو التي ويعدد و ا ٳؾٮڔ؋؞؞؞٢ لقدن في ماراً - لأير، ليتوال فولان رأيمه، المحالية بيني - ك رايد بسبه لمالي تريخ ك ل الأي ب بسك مديقة فحر اعتاب لوين عن تربح مديقة ك الماء لأي لايني بالحقة شخاء بريسة له لورابياك ليدتدا ليتوالاج بينالا بالشامين بمنب لمايد لايرافي بمتحد اجز لذار المرج المراب المسالحة والمشمال المرح حركا المالان بدلو للرك المرابعة معالمه ت بعظيما الأيد بالتحالف المحتر بداريا مع الألامي ومحرف المعاد الحالية مع الماري المحالية المحرفة المعام الماري ماحب موجد الأعلى الداخر مناطبة ونيصله منصف ووسيته اقبال ومحرف الدراج ومع مب ل Atd M. Arela Chan Iqueli Hec of a lites الله سات فران المراج وي والج وروي و المحد المحد الم المحد الم المحد و معد المحد المحد المحد المحد الم س اير جزيدا سهنهي شري Appleadran Mp coland - : () اعبو حك DEG norroff. UPO Reshawan Taibunal Service 69,000,000