FORM OF ORDER SHEET

Court of____

Appeal No.

1952 / 2024

Order or other proceedings with signature of judge S.No. Date of order proceedings 3 1 2 1-15/10/2024 The appeal Mr. Faridullah Khan resubmitted today by Mr. Afrasiab khanWazir Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on 21.10.2024. Parcha Peshi given to counsel for the appellant. By order of the Chairman

The appeal of Mr. Farid Ullah Khan received today i.e on 04.10.2024 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

1- Departmental appeal having no date be dated.

No.___________/Inst./2024/KPST,

Dt. 4/10 /2024.

Mr. T. Eld

ADDITIONAL REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Afrasiab Khan Wazir Adv. High Court at Peshawar.

The Departmenter appeal is more an R/sir, The some day deduction source n' prepared/insued ie 12.7.2024-Henre Ajution remared and re-submitted holy. A-VI

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

Appeal No. 1957-2024

FARID ULLAH KHAN

.....VERSUS.....

EDUCATION DEPTT

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APPELLANT

Through:

t

AFRASIAB KHAN WAZIR ADVOCATE HIGH COURT Office:

ROOM NO. B-16, GOVT COLLEGE CHOWK, NIMRA PLAZA, PESHAWAR. CELL: 0312-9888752

N 676

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

· APPEAL NO. 1952 /2024

Mr. Farid Ullah Khan, PST , Government Primary School, Ghazi khan Sain Tanga, Sub Divison Wazir, District Bannu.

...... APPELLANT

-r

VERSUS

- 1) Secretary Education Khyber Pakhtunkhwa, Peshawar
- 2) Director E & SE Khyber Pakhtunkhwa Peshawar.
- 3) The district Education officer, district Bannu.

.....RESPONDENTS.

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL ACT, 1974, READ WITH ALL ENABLING PROVISION OF LAW GOVERNING THE SUBJECT, AGAINST THE IMPUGNED ILLEGAL DEDUCATION OF BACK BENEFITS w.e.f 01.12.2005 TO 30.06.2020 AND AGAINST NO ACTION IS TAKEN ON DEPARTMENTAL APPEAL OF THE APPELLANT.

RESPECTFULLY SHEWETH ON FACTS

- 1-That the Appellant has been serving in the education department as teacher and since his appointment he is performing his duties with dedication after the closure of Community Schools in 2010. (Copy of appointment Order is attached.....A)
- 2- That 2015, Appellant filed writ No. 593-B/2015 for in regularization of service from the date of their initial. appointment with all back benefits whose operative part is reproduced as under: In light of the above this Writ Petition is disposed off with the direction to the Respondents to examine the case of the Petitioners in light of the judgment rendered in Writ Petition No. 5585-P/2018 titled Azmat Gul PST and Others V Government of Khyber Pakhtunkhwa through Chief Secretary and Others and extend them same relief if they are found similarly placed persons. The needful be done within a period of one month if not earlier from the date of receipt of this judgment. In case the relief sought by Petitioners cannot be granted to them under the law or otherwise within the above period the Petitioners be provided reasons in writing for the same. (Copy of the Judgment in Writ Petition 593-B/2015 is attached.....B)

- 5- That the Appellant feeling aggrieved from the impugned deduction of back benefits; he moved Representation to the Appellate Authority which is still pending. Copy of the representation is attached.
- 6- That the appellant further feeling aggrieved and having no other alternate and efficacious remedy but to file this appeal on the following ground inter-alia.

ON GROUNDS

- A- That the deduction of back benefits from the appellant by the respondents is illegal unlawful and against the norms of natural justice.
- **B-** That the action of the respondents is against article 4 and 25 of the constitution of Islamic republic of Pakistan 1973.
- **C**-That the deduction of back benefits from the salary of the appellant is arbitrary in nature, hence liable to be reimbursed.
- **D**-That the honorable high court has already decided the issue of back benefits in favor of the appellant but the respondents on wrong pretext has stated deduction from the appellant which is against law and rules.

- F- That it has been consistent view of the apex court that once any benefit is granted to an employee; can't be taken later, on the basis of any pretext and discrimination as well.
- G- That the action of the respondents is discriminatory in nature as deduction from teacher of other district is not made and while from the appellant deduction is deliberately is in process every month.
- H-That the appellant seeks further permission to advance any other ground at the time of regular hearing.

It is therefore, most humbly prayed that on acceptance of this appeal the impugned deduction from the salary of the appellant by the respondents may be declared Illegal and unlawful and the respondents may further please be directed to reimburse all the outstanding amount deducted, to the appellant with all back benefits. Any other relief which this Honorable Tribunal deems proper and appropriate may also be awarded in favor of the appellant.

APPELLANT Farid ullah kha Through: AFRASIAB KH SALMAN KHAN WA ADVOCATE(s) HIGH COU

Deponent

Certificate;

It is certified that the appellant haven't filed any other appeal before this Iribunal.

Affidavit:

I Mr. Farid Ullah Khan, PST, Government Primary School, Ghazi khan Sain Tanga, Sub Divison Wazir, District Bannu, do hereby solemnly affirm and declare that the contents of this appeal is true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable tribunal so far.

Deponent

(17 s) -

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO.____ /2024

FARID ULLAH KHAN

VS EDUCATION DEPTT:

APPLICATION FOR CONDONATION OF DELAY IN FILING THE

R.SHEWETH:

- 1- That the appellant has filed an appeal along with this application in which no date has been fixed so for.
- 2- That the appellant prays for the condonation of delay in filing the above noted appeal inter alia on the following grounds:

GROUNDS OF APPLICATION:

- A-That the valuable rights of the appellant are involved in the case hence the appeal deserves to be decide on merit.
- B- That it has been the consistent view of the Superior Courts, that cases should be decided on merit rather on technicalities including the limitation. The same is reported in 2002 PLC C.S 1388, 2004 PLC (CS) 1014 and 2003 PLC (CS) 76.
- C-That no limitation runs being financial matter and recurring cause of action which is reported in 2021 SCMR 1230.

It is therefore prayed that on acceptance of this application the delay in filing the above noted appeal may please be condoned.

APPELLANT

Through counsel:

AFRASIAB HAN WAZIR ADVOCATE HIGH COURT

AGENCY EDUCATION OFFICER, FR BANNU Near Bannu Township Bezen Khel road, Bannu Ph. 0928-633255, Fax. 0928-633255

RE-APPOINTMENT ORDER:

Office of the

Consequent upon the Honourable Peshawar High Court Bannu bench decision on the basis of writ petition No. 396 of 2012 announced on 25/3/2015 and Director Education {FATA} Peshawar vide No. 5912, dated: 20/5/2015 with the directions to follow up the Notification vide No. SO(E)/SSD/CSTR/99-108/, Dated: 11/5/2012 and readjust the petitioners, the following Ex-PTC teachers of Communal Schools in FR Bannu are hereby re-appointed against vacant PTC posts noted against their names in <u>BPS-07@Rs. 5800-320-15400</u> plus usual allowances admissible under the rules with immediate effect in the interest of public service.

S#	Name of Communal School teacher	Name of Ex- Communal School	Place of appointment	Remarks
Ð	Tehsil-ur-Rehman S/O Abdul Manan, Ex-PTC	Community School for Boys Ghazi Khan Sain Tanga FR Bannu	GPS Ghazi Khan Sain Tanga FR Bannu	Against newly created Vacant PTC Post.
2	Farid Ullah Khan S/O Nasrullah Jan, Ex-PTC	-do-	-do-	-də:

TERMS AND CONDITIONS:

1. These appointments have been made purely on temporary basis and are subject to the terms and conditions framed by the Government time to time. Moreover these appointments can be withdrawn and are liable to termination without any notice, if any legal, clerical or other kind of mistake arises therein. If they wishes to resign from service, they will give one month's prior notice OR one month's full pay will be forfeited in lieu thereof.

2. If they fails to assume the charge within 15 days, their appointments order will be considered as cancelled.

3. Their pay will not be drawn till the verification of their documents from the concerned University/Board/Institutions. Moreover, they will be terminated if their certificate/degree found Fake/Bogus or tempered with at any stage later on.

4. The appointees will be entitled to the benefits as admissible to civil servants as per present policy.

5. If the appointees conceals or submit wrong informations, disciplinary action will be taken against them as per rules.

6. Charge reports should be submitted in duplicate to all concerned.

1440-48

Endst. No. 14740-418 | Dated: 2815 / 2015.

Copy forwarded for information to the:

- 1. Director of Education (FATA) KPK, Peshawar.
- 2. Deputy Commissioner Bannu.
- 3. Assistant Political Agent FR Bannu.
- 4. District Account Officer Bannu
- S. Head of institutions concerned.
- 6. A.A.E.O (Female) concerned area.
- 7. Accountant/Office record.
- 8. Candidates concerned.

ar. Annuk ri.ph Agency Education Officer FR Bannu at Bannu W EDU

(ZAITULLAH KHAN)

Agency Education Officer FR Bannu at Bannu.

St. Decision, Quant Adamptic appointment of PTE (11) Communey Teacher (Talloit & Fand Court Decision) 2015 Bec.



BEFORE THE PESHAWAR HIGH COURT, BANN& BENCH

W.P No. 593-B12015

 Akhir Zaman Khan S/O Zafar Ali Khan IVO Mohallah College Street House No. 501/C Baruju City Banna.

.2. Janal Mir Khan S/O Rabnawaz Khan R/O Jani Khel, Mali Khel Bannu.

- Sabz Ali Khan S/O Rakeem Khan R/O Wazir Dariz Khadri P.O Momand Khel Muhammad Khel Wazir, Bannu.
- Rizwan Ullah S/O Muhammad Daraz Khan R/O Village Sain Tanga Warcka Jani Khel Bannu.
- 5. Taj Muhammad Khan S/O Mir Shaday Khan R/O Mama Ziarat Khadar Khel North Waziristan Agency.
- 6. Zahid Ullah S/O Faqir Muhammad R/O Muhammad Khel, Datta Khel North Waziristan Agency.
- 7. -Khan Muhammad S/o Abbas Khan R/O Mama Ziarat Khadar Khel North Waziristan Agericy.

8. Pir Rehman S/O Nadimin R/O Darozanda Tehsil Shewa North Waziristan Agency.

- 9. Muhammad Mureed Khan S/O Gul Sar Khan R/O Muhammad Khel Daua Khel North Vaziristan Agency.
- 10. Shah Nawaz Khan S/O Shahzar Khan R/O Village Kaza Mada Khel Datta Khel North Waziristan Agency.
- 11. Daud Khan S/O Abbas Khan R/O Shawal village Shewa North Waziristan Agency.
- 12. Shah Ijaz Khan S/O Amir Nawab Khan R/O Mureeb Khel Baka Khel Bannu.
- Muhammad Abdullah Khan S/O Gul Sarwar Jan R/O Bachaki Nari Khei Juni Khel F R Bannu.
- 14. Zia Ud Din S/O Muhammad Jabeen IVO Land Sayed Abad North Waziristan Agency.
- 15. Gulzaman S/O Dashat Khan R/O Village Tappi Tehsil Miranshah North Waziristan Agency.

Akbar Ali Khan S/O Mir Abbas Khan R/O Bandar Kalah P.O Landi Jalandar District 16 Bannie DTchsil - ur- Rohman B Anifellah D Forid ullach Filed Today 25,000 2015 VS Additional Registrar Additional Chief Secretary (FATA), FATA Secretariat, Warsak Road Peshawar. 2. Director Dof Education, FATA Secretariat, Warsak Road, Peshawar. 3. Government of Khyber Pakhtunkhwa through Secretary Social Sector Department FATA Secretariat, Warsak Road, Peshawar.

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Government of Khyber Pakhtunkhwa through Secretary Education, Civil Secretariat

- Peshawar District Education Officer North Wasiristan (Agency Education Officer, North Waziristan Agency) Near Injal Gate Bannu District Education Officer, Sub Division Dugiy Bonnu. Agency Education Officer, F.R. Bannu, Tajiri Chowk, Near Bannu Township, Bannu.

7. Secretary SAFRON Division, Government of Pakistan, Islamabad. () Chief Scientary Khyter perhiten Khura Civil Secretorial perhawar. @ Scenalogy Finance Department, CIVIR Sacratariat poshawari

..... (Respondents)

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC **REPUBLIC OF PAKISTAN, 1973:-**

Respectively Showeth:

- 1. That petitioners are PTC / Community School Teachers where petitioner No. 1 to 15 -have been appointed in the year 2003 and petitioner No. 16 has been appointed in the year 2005 in BPS-07. Copy of appointment orders of petitioners are attached as Annexure-A.
- 2. That accordingly service books of petitioners were prepared and maintained and since the year 2003 and 2005, every year the basic pay of petitioners were revised / enhanced by entering the same in the service book. Copies of service books and market in part in a pof petitioners are attached as Annexure-B.

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- That on 21-02-2007 and 18-04-2007, the respondent No. 2 issued directions to all the Agency Education Officers in Khyber Pakhtunkhwa to the effect that all the qualified Community School Teachers having three years or more service at their credit shall be regularized / adjusted against the regularly sanctioned PTC / PST posts. As such petitioners No. 1 to 15-have rendered more than 03 years service and were qualified under afore-said Notifications for regularization / adjustment of service on regular PTC post but respondents didn't act upon afore-said Notifications. Copies of Notifications dated: 21-02-2007 and 18-04-2007 are attached as Annexure-C.
- That in pursuance of afore-said Notifications dated: 21-02-2007 and 18-04-2007, the 4. Peshawar High Court, D.I Khan Bench issued directions for adjustment / regularization of one Community School Teacher namely Mst. Rafia Bibi on regular PTC post vide Judgment dated: 14-06-2011 in W.P No. 263/2010. Copy of W.P 263/2010, Judgment of ing. Peshawar High Court, D.I Khan Bench is attached as Annexure-D.
- 5. That since date of appointment i.e. 2003 and 2005, petitioners have been serving as PST / Community School Teachers till 31-12-2010, whereafter the services of the petitioners were terminated on closure of all Community Schools. Copy of Notification dated: 13-12-2010 is attached as Annexure-E.
- That as Post of petitioners were project posts, however, later on it was shifted to the regular Budget and because of struggle of petitioners and their colleagues, petitioners No. I to 15 were re-appointed by respondent No. 5 and petitioner No. 16 was re-appointed by respondent No. 6 on the same PTC post on 08-11-2012, 31-12-2012, 17-05-2013 and 22-05-2013 respectively on regular PTC posts in plecemeal. Copies of Notification dated: 11-05-2012 and re-appointment orders of petitioners dated: 08-11-2012, 31-12-2012, 17-05-2013 and 22-05-2013 are attached as Arinexure-F.

AMINER ar High Court. ansè



- 7. That the regularization of petitioners alongwith their colleagues were made after a long process carried on in the FATA Secretariat and the Central Government where it is time and again recommended by Standing Committee SAFRON that "FATA Secretariat should regularize the services of Teachers including their previous services and pay graded salaries as per previous practice". Copies of letters / documents of PATA Secretariat and Central Government including Notification of respondent No. 2 dated: 16-01-2012 are attached as Annexure-G.
- That it is pertinent to mention here that Peshawar High Court, Peshawar in various Judgments regularized the services of various project employees of FATA Secretariat. Copy of appointment orders dated; 18-07-2012 are attached as Annexure-H.
- That keeping in view the afore-said reasons, the petitioners made Departmental appeal to the respondents for regularization of petitioners from date of initial appointment. Copy of Departmental appeal of petitioners is attached as Annexure-I.
- That Government of N.W.P.P (Khyber Pakhtunkhwa) has promulgated NWFP (Amendment) Act, 2005 whereby various contract employees have been given regularization of services.
- That similarly the Government of Khyber Pakhtunkhwa promulgated the Act of Khyber Pakhtunkhwa Employees (Regularization of Services) Act, 2009 by which services of 2 475. many employees were regularized from date of their initial appointment.
- 12. That feeling aggrieved and having no other effective and speedy remedy available, the petitioners seek the indulgence of this Hon'able Court in its constitutional Jurisdiction inter alia on the following amongst other grounds.

GROUNDS:-

- A. That petitioners have not been treated according to law nor been treated equally before the law.
- B. That respondents have deprived the petitioners from previous services rendered by the petitioners No. 1 to 15 for about more than 07 years and petitioner No. 16 for about more than 05 years and re-appointed the petitioners which is illegal, unlawful, without lawful authority.
- C. That petitioners are eligible and have the right to be regularized on their services from the date of their initial appointment and petitioners are also entitled for all service benefits from date of their initial appointment order. But respondents with malafide intention deprived the petitioners from all these benefits and issued re-appointment order which is great injustice done with the petitioners.

That malafide of the respondents is very much clear from the fact that the posts of Community Schools were shifted to the Regular Budget which is evident from the Notifications of respondent No. 2 dated: 21-02-2007 and 18-04-2007. Instead of regularizing the services of petitioners No. 1 to 15 on the PTC regular posts, respondents terminated the petitioners just to give benefit to their own blue eyed persons, however, after a long struggle, the petitioners and their colleagues were able to get regularization letter whereby again petitioners were deprived from their previous services and respondents issued re-appointment orders of petitioners on much later dates and that too in piecemeal.

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- E. That Standing Committees of SAFRON have also recommended and advised the FATA Secretariat to the effect that "FATA Secretariat should regularize the services of Community School Teachers including their previous services and graded salaries as per previous practice without further delay". Even then respondents are reluctant to give previous service benefit to the petitioners from the date of their initial appointment orders.
- F. That petitioners have rendered services for about 07 years and about 05 years but petitioners have not been given the previous service benefits and re-appointed the petitioners on much later dates.
- G. That even in the settle area as well as in FATA area, thousand of Civil Servants have been regularized and it has clearly been mentioned there in that it should be considered that they have been appointed on regular basis. There is no mentioned of the word "RE-APPOINTMENT" in the various regularization Acts of NWFP (Now Khyber, et Pakhtunkhwa) of 2005 and 2009.

H. That the Apex Court and even Peshawar High Court, Peshawar in various Judgments have been pleased to accept the writ petitions, whereby the regularization was sought from the date of initial appointment.

L That the counsel for the petitioner may be allowed to raise additional grounds during the course of arguments.

In view of the quite anomalous situation and circumstances of the case, it is, therefore, most humbly prayed that,

- a) In the interest of Justice, equity and good conscience, the respondents may very graciously be directed to place the case of the petitioners before the competent Authority (Governor of Khyber Pakhtunkhwa) for just and equitable decision, declaring that petitioners are entitled for regularization of their service from the date of their initial appointment and / or
- b) The respondents may kindly be directed to issue proper regularization order / Notification of the service of petitioners from date of initial appointment orders with all service back benefits.
- c) Any, other relief which deems fit and proper according to the circumstances of the case may also be granted.

Filed Today 2 6 807 2015 Additional Registrar

ESXED awar High Court Bannu Beach

Through Counsel
Shahid Sateern Mina Khel,
Advocate High Court.

Petitioner

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JUDGMENT SHEET IN THE PESHAWAR HIGH COURT, BANNU BENCH. (Judicial Department)

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W.P No.593-B/2015.

Akhir Zaman Khan and others Vs Additional Chief Secretary and others

JUDGMENT

22.6.2020 Date of hearing Appellant-Petitioner Respondent(s) MUSARRATHILALI, J .- Through instant writ petition, the

petitioners have prayed for the following relief:-

" It is, therefore, most humbly prayed that:

a)

In the interest of justice, equity and good conscience, the respondents may very graciously be directed to place the case of the petitioners before the competent Authority (Governor of Khyber Pakhtunkhwa) for just and equitable decision, declaring that petitioners are entitled for regularization of their service

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b)

from the date of their initial appointment and /or

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- The respondents may kindly be directed to issue proper regularization order/Noiflcation of the service of petitioners from date of initial appointment orders with all service back benefits.
- Any other relief which deems fit c) and proper according to the circumstances of the case may also be granted."

Brief facts of the case are that since 2003 and 2. 2005 the petitioners were serving as PST/Community School Teachers till 31.12.2010. On 21.02.2007 and 18.4.2007, the respondent No.2 issued directions to all the Agency Education Officers in Khyber Pakhtunkhwa to the effect that all the qualified Community School Teachers having three years or more service at their credit shall be regularized against the regularly sanctioned PST posts. Petitioners No.1 to 15 have rendered more than 03 years service and were qualified under the aforesaid Notification for regularization but respondents did not act upon said notification. The posts of petitioners were project posts, however, later on it was shifted to the regular budget and due to struggle of petitioners and their colleagues, petitioners No.1 to 15 were re-appointed by respondent No.5

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and petitioner No.16 was re-appointed by respondent No.6. Regularization of petitioners along with their colleagues was made after a long process carried on in the FATA Secretariat and the Central Government where it is time and again recommended by Standing Committee SAFRON and FATA Secretariat should regularize the service of teachers including their previous services and pay graded salaries as per previous practice. This Court in various judgments regularized the services of various project employees of FATA Secretariat. The petitioners filed departmental appeal for regularization of their services from date of initial appointment. The Government of Khyber Pakhtunkhwa promulgated Amendment Act, 2005, whereby various contract employees have been given regularization of service. Similarly in the year 2009 the Government of Khyber Pakhtunkhwa promulgated the Act of Khyber Pakhtunkhwa (Employees (Regularization of Services) Act, 2009 by which services of many employees were regularized from the date of their initial appointments.

3. Today, at the very out-set learned counsel for the petitioners produced judgment of this Court passed in W.P No.5585-P/2018, decided on 04.9.2019 and stated that he would not press the instant petition, if directions are

> ATTESTED EXAMINER Pustawar High Court

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given to the respondents to consider the petitioners in light of the judgment referred to hereinabove.

4. Addl: A.G present in Court was handed-over the judgment of this Court and also sought his assistance. The learned Addl: A.G has expressed no objection if the instant petition is disposed of in the above terms.

5. In the light of above, this writ petition is disposed of with the direction to the respondents to examine the case of the petitioners in the light of judgment rendered in W.P No.5585-P/2018 titled "Azmat Gul, PST and others Vs. Government of Khyber Pakhtunkhwa, through Chief Secretary and others" and extend them same relief, if they are found similarly placed persons. The needful be done within a period of one months, if not earlier, from the date of receipt of this judgment. In case the relief sought by the petitioners cannot be granted to them under the law or otherwise within the above period, the petitioners be provided reasons in writing for the same.

<u>Announced</u>. 22.6.2020.

Soft of

(0.8) Hon'ble Justike Musarrat Hilali and Hon'ble Nestike Sahibaada Asadullah.

CERTIFIED TO BE TRUE COPY

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BEFORE THE PESHAWAR HIGH COURT, BANNU BENCH

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COC NO.-12.5-8-/2021

IN Writ Petition No.593.B/2020

. Jadoon Khan DEO Respondents/ Contemnors

S.No	Description of Documents	Annex	Pages
1.	Memo of C.O.C		1-3
2.	Affidavit	-	4
3.	Copy of the order /judgment dated 22.06.2020	"AA"	5-28
4.	Copy of the implementing orders	" 88″	29-36
 5.	Wakalatnama	•	37

1 1 2 1

Petitioner Through l Cinó

Masood Iqbal Khattak Advocate Supreme Court of Pakistan at Bannu e.mail:mikadv100@yahoo.com Cell #: 03009061023

Dated: 13.12.2021



BEFORE THE PESHAWAR HIGH COURT, BANNU BENCH

COC NO. 125-B---/2021

IN

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Writ Petition No.593.B/2015

- 1. Akher-Zaman Khan S/O Zafar Ali Khan PST Posted at GPS Asar Mada Khel Tehsil Data Khel District North Waziristan.
- 2. Shah Nawaz Khan S/O Shah Zar Khan PST Posted at GPS Asar Mada Khel Tehsil Data Khel District North Waziristan.
- 3. Khan Muhammad S/O Abbas Khan PST Posted at GPS Sher Daraz Kot Haider Khel Tehsil Data Khel District North Waziristan.
- 4. Taj Muhammad S/O Mir Shadi Khan PST Posted at GPS Tehsil Data Khel District North Waziristan.

5. Daud Khan S/O Abbas PST Posted at GPS Mosa Khan Kot Shuwa District North Waziristan.

- 6. Pir Rehman S/O Nedemin Khan PST Posted at GPS Mashal Kot Shuwa District North Waziristan.
- 7. Jannat Mir Khan S/O Rab Nawaz Khan PST Posted at GPS Gub Kot Karkanwam Tehsil Mir Ali District North Waziristan.
- 8. Zahid Ullah S/O Faqir Muhammad PST Posted at GPS Idal Khel Tehsil Data Khel District North Waziristan.
- 9. Muhammad Murid Khan S/O Gul Sar Khan PST Posted at GPS Idal Khel Tehsil Data Khel District North Waziristan.
- 10. -Zia Ud Din s/o Muhammad Jabeen r/o GPS Zareen Kot Land Sayed Abad District North Waziristan.
- 11. Gul Zaman s/o Dashat Khan r/o GPS Khan Munir Tehsil Miran Shah District North Waziristan,

Petitioners

Versus

- 1. Jadoon Khan Wazir, District Education Officer, District North Waziristan.
- 2. District Education Officer, District North Waziristan.
- 3. Secretary Education K.P., Peshawar.

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PETITION UNDER ARTICLE 204 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973 R/W CONTEMPT OF COURT Act, 2012 WITH ALL ENABLING PROVISION FOR INITIATING CONTEMPT OF COURT PROCEEDINGS AGAINST, AND CONVICTION OF THE RESPONDENTS/ CONTMENOR AND FOR IMPLEMENTATION OF JUDGMENT AND FOR DISGRACING OF THE ORDER/ JUDGMENT OF THIS HONOURABLE COURT PASSED IN W.P.NO.593-B/2015 PASSED ON 22.06.2020.

Respectfully Sheweth:

1. That in the above titled writ petition has been allowed by this Hon,ble court on 22.06.2020, directing therein the respondents to grant relief as granted in the writ petition No.5585-P/2018 titled "Azmat Gul VS Government of K.P ETC allowed on 04.09.2019 whereby the same was allowed on the basis of judgment dated 22.06.2017 W.P No.3394-P/2016 but the respondents are mum over without any reason and rhyme since long to implement the judgment of this Hon,ble Court.(Copy of the order/ judgment dated 22.06.2020 is attached as annexure "AA").

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- 2. That in the memo of the writ petition, the petitioners from S.No. 16 to 19 belong to Sub-Division Wazir Bannu whereby the implementing authority is DEO, Sub-Division F.R, Bannu has implanted the judgment of this Hon, ble in real sense whereby the contemnors are ignoring the same without any logic and "". reason. (Copy implementing orders are annexed as "B").
- 3. That valuable rights of the petitioners are involved because the contemnors are not ready to follow the direction of this Hon,ble court to grant relief to the petitioners.

4. That the respondent /contemnor are intentionally and willfully avoiding, disgracing and disrespecting the order /judgment of the Hon, ble court.

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 That the respondent is therefore, intentionally committing contempt of this Honourable Court by willfully disregarding and disrespecting the order/judgment dated 22.06.2020 of this Honourable Court.

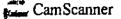
It is, therefore, humbly prayed that on acceptance of this petition, the judgment dated 22.06.2020 may pleased be implement in spirit of case and the respondents/ accused be convicted under the law of contempt of court along with any other efficacious remedy be also granted to the petitioner by allowing the instant petition

Petitioners . Laun

Through Masood Iqbal Khattak Advocate Supreme Court of Pakistan at BANNU

Dated: 13.12.2021

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BEFORE THE PESHAWAR HIGH COURT, BANNU BENCH

COC NO. #25-8---/2021

IN ·

Writ Petition No.593.B/2015

Jadoon Khan DEO Respondents/ Contemnors

AFFIDAVIT

I, Akher Zaman Khan S/O[•] Zafar Ali Khan R/O Mohallah College Street House No.501/C Bannu City Bannu, do hereby solemnly affirm and declare that the contents of the accompanying Writ Petition are true and correct to the best of my knowledge and belief and that nothing has been kept concealed from this Honourable Court.

Identification by Laron-Masood Iqbal Khattak ASC at Bannu

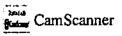
DEPONENT

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OFFICE OFTHE DISTRICT EDUCATION OFFICER (MALE) BANNU Phone No: 0928-660005 Fax No: 0928-660346 Email Id: hyponedrif) abut_com

5101-05 / Explanation/Court matters Dated; <u>09-07</u>/2024. No.

The SDEO (M) SDW Bannu.

SUBJECT:

REGULARIATION OF/ BACK BENEFITS OF VARIOUS CADRE TEACHERS SERVICE PERIOD RENDERED IN THE PROJECT AS COMMUNITY SCHOOL TEACHERS / EXPLANATION

Memo:

To:

Reference Section Officer (Litigation-II) fetter No. SO (Litig: IV)E&SED/COC/125-B/2421 Dated; 05-10-2023 and this office order No.2782-87 dated; 14-12-2023 and subsequent letter No.2505-09 dated; 29-11-2023, whereas the petitioners bearing at S.No.16,17,18 & 19 in WP No.593-B/2015 in case titled Amir Zeeb VS District Account Officer Nowshera & others was declared not Similar cases, therefore decided by this office to recovered the Back benefits, but you failed in compliance to the above orders in later & spirit till to date.

You are therefore once again directed to make compliance of the orders being Court matters and also explain your position in writing with cogent reasons within week time positively for onward submission the honorable court please.

DISTRICT EDUCATION OFFICER

Copy for information & Necessary Action to the :-

- 1- Director E&SED Khyber Pakhtunkhwa.
- 2- Registrar Peshawar High Court Peshaar:
- 3- Additional Advocate General Peshawar High Court Peshawar.
- 4- Accountant SDEO (M) SDW Bannu

DISTRICT EDUCATION ONFICER IALIQ BANNU Sec.

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٦, untitled æ., P Sec:001 Month:Jwly 2024 Sannu Samu 5#:9016 \$#:9015 P Sec:001 Month: July 2024 806519 -GOVE.Primary Schools BU8519 -Govt. Primary Schools (Male (Nale DED PRIMARY EDUCATION BAN Pers 40 00370460 Buckle: Pars #: 00370460 DED PRIMARY EDUCATION BAN Buckle: MTN: Name: FARID ULLAH PRIMARY SCHOOL TEACHER CNIC NO.1110115250535 Name: FARID-ULLAH NTN: GPF #: 01d #: GPF #: Dld #: PRIMARY SCHOOL TEACHER CNIC NO. 1110115250535 BU6519 GPF Interest Free **GPF Interest Free** 15 Active Temporary BU6519 -15 Active Temporary 3,506.00 IPAYS AND AULOMANCES: 2347-Aduoc Rel AL 15% 22(PSL7) PAYS AND ALLOWANCES: 41,740.00 0001-Basic Pay 12,757.00 2378-Adhoc Relief All 2023 35% 3,524,00 _ 1001-House Rent Allowance 45% 2393-Adhoc Relter All 2024 25% 10,435.00 2,856,00 1210-convey Allowance 2005 1300-Medical Allowance 1528-Unattractive Area Allow 2148-15% Adhoc Relief All-2013 2199-Adhoc Relief Allow @10% 2316-reaching Allowance 2021 2341-Dispr. Red All 15% 2022KP Genes Pay and Allowances 1,500.00 ÷., 1,000.00 583.00 291,00 Groups Pay and Alloundore 3,506,00 \$4,922.00 \$4,922.00 · 2. Gross Pay and Allowances . Beducted 1,310.00 14,405.44 IT MYADIA DEDUCTIONS: DEDUCTIONS: Deducted 1,330,00 Subret 175.760.40 TAX: (3609) 1,310.00 290.00 T. Bavable SUBIC: 200,00 3621-Recovery R 990 Edu Els nucleur 14,268.00 THE BANK OF KHYBER 10.1974 I.B.Br. Serai

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To,

The Director E&SE department,

Khyber Pakhtunkhwa, Peshawar.

Though proper channel:

<u>Appeal for not deduction of back benefits allowed to the</u> <u>petitioner since 2005 to 2020 on the basis of regularization.</u>

Honorable sir,

It is duly submitted that the applicant is initially PTC teachers in community school who were later on since regularization the regularized and applicants are performing their duties dutifully. The issue arise from the regularization of the applicant and then allowing back benefits to them, the applicant for regularization filed writ petition which was allowed by the Honorable High court bannu bench, and on the basis of which the applicants were regularized and allowed back benefits also. The applicants when filed COC the department issued letter whereby the department started deduction from the salaries of the applicants. Now the deduction from the applicants salary that huge amounts is illegal, while the others districts teachers are still taking the same benefits which are allowed to the applicants. It has been view of the supreme court of Pakistan, if any benefits is granted to the employee the employer will not take back that benefits once allowed. The deduction from the salaries of the applicant has started now and that deduction is sheer against law and no amount of law permits the authority to start deduction from the applicant's salary after such a long time.

It is therefore, your kind attention is required and requested to kindly not deduct back benefits from the applicants salaries and the amount which is deducted may please be reimbursed to the account.

> Applicant FARID ULLAH KHAN

PST. GPS Ghazi Khan sain Tanga Sub division wazir District bannu

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GHALANAL	
5#:1	P Sec:001 Month:July 2024
	MG6068 -Govt Primary Schools (M) U
Tale #: 00354758 Buckle:	GOVT PRIMARY SCHOOLS (M)
Rame: AIMAT GUL	81223
FRIMARY SCHOOL TEACHER	GPF +: IV.EDU.1910.5262
CHIC No.2140616581263	01d •:
GPF Interest Applied	
م میں دیکھی کو میں	MJ6086 -
nonl-Parto Pay	45,890.00
1001-House Rent Allowance 45%	3,321.00
1210-Convey Allovance 2005	2,856.00
	1,104.
1529-Unattractive Area #1]ow 	1,700.09
Time to whose were.	34ø , ··
SIBBANDUDC METTER VIIOA MINA	236.00
· 2341-01spr. Red All 154 2022KP	4, * , * . *
Gross Pay and Allevances	3,150.00
DEDUCTIONS:	92,839.00
IT Fayable 17,675 84 Seducted 1	.607.00 TAX: (3609) 1,607.00
3FF Balance 249,137 52	Subrc: 3,900.00
6505-32F Loan Principal Insta. Mal:	
3501-Benevolent Fund	1,200,00
2914-Education (ROP)	10,002.00
3990-Fop.Edu. Fund KPY	135.00
4304-A. Benefits & Death Comp:	600.00

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GHALANAI S∮:2	·~.	P Sec:001 Month:July 2024
Pers 8: 00354758 Buckle: Hamp: AIMAT.GUL PRIMARY SCHOOL TEACHIR CNIC No.2140616581263 GPF Interest Applied		MG5088 -Govt Prisary Schools (M) U OOVT PPIMARY SCROOLS (M) (TTN: GPP 4: IV.EDU MG.5262 Cld 4:
IN ACLINA PARFORARY		
2347-Adhor Rel Al 155 22(2617) 2378-Adhor Relief All 2023 355 2393-Adhor Relief All 2024 255		7 159 99 14,927,00 11,722,00
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Gross Pay Deductions:	and Allowance	19			92,838.00
	17,670.84 249,137.00	Deducted	1,607.00	Subre-	
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Total Deductions	22,659.00	Total Deductions	22,8
	69,979.00		• 69,9
5.0.8 01.01.197; 21 Years 04 Months 025 Days	LFP Quota: Allied Bank Limited Chalanai 0010061297690017	D.O.B 01.01.1976 21 Years 04 Months 025 Days	LFP Quota: ALLIED BANK LIMITED CRALANAI 0010061297690017

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22,859.00

(24)

POWER OF ATTORNEY/VAKALATNAMA

<u>BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL,</u> PESHAWAR

Asif Ullah

VERSUS

EDUCATION DEPTT

Appeal No. _____-P/2024

On behalf of Petitioner/Appellant No.

1/ we the petitioners/appellant hereby appoint Mr. Afrasiab Khan Wazir Advocate in the above-mentioned case, to do all or any of the following acts, deeds things.

- 1. To appear, act, sign, record Statement and plead for me/us in the above-mentioned case in this court /Tribunal or any other Court /Tribunal in which the same may be tried or heard, and other proceedings arising out of or connected therewith.
- 2. To sign, verify compromise and file or withdraw all proceedings, petitions, appeals, affidavits, and any other documents, as may be deemed necessary of advisable by them for the conduct, prosecution or defense of the said case at its stages.
- 3. To receive payments of, and issue receipts for, all money that may be or become due and payable to us during the course or on the conclusion of the proceedings.
- 4. To do all other acts and things which may be deemed necessary or advisable during the proceedings.

AND HEREBY AGREE:

- a. To ratify whatever the said advocate may do in the proceedings.
- b. Not to hold the Advocate responsible if the said case be proceeded ex-parte or dismissed in default in consequence of absence from the Court/Tribunal when it is called for hearing.
- c. An advocate shall not be responsible for any concealment, fraud, misrepresentation made by the client before any tribunal, court or forum.
- d. That the Advocate shall be entitled to withdraw from the prosecution of the said case if the whole or any part of the agreed fees remains unpaid.

In witness whereof, I/We have signed this power of Attorney/ Vakalatnama hereunder, the contents of which have been read/ explained to me/us and fully understood by me/ us.

Terms Accepted

Signatures

Salman khan Wazir Advocates Peshawar High Court. Malik asif haroon advocate Lower could Bc 19-1700 Office: Room No. B-16, Govt College Chowk,

Nimra Plaza, Peshawar. Cell : 0312-9888752.

Accepted & Atte