KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

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Service Appeal No.1134/2022

S.No. of Order & Date of proceeding	Order or other proceedings with signature of Chairman/Member(s)/Registrar and that of parties or counse necessary	l where			
<u>Order-17</u> 5 th	Present				
November, 2024.	1. Appellant in person.				
	2. Mr. Naseer Uddin Shah, Assistant Advocate General for the respondents.				
	Appellant requested for adjournment on the ground that his counsel				
	was busy before the Hon'ble Peshawar High Court, Abbottabad				
	Bench. Being an old case of the year 2022, the same is adjourned for				
	tomorrow on 06 11.2024 before D.B. P.P given to the partie (Rashida Bano) (Kalim Arshad Khan) Member (J) Chairman	s.			
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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

Service Appeal No.1134/2022

Syed Badshah

versus

Government of Khyber Pakhtunkhwa

S.No. of Order & Date of proceeding	Order or other proceedings with signature of Chairman/Member(s)/Registrar and that of parties or counsel where necessary
<u>Order-18</u> 6 th November, 2024.	<u>Kalim Arshad Khan, Chairman</u> Present:
	 Miss. Roeeda Khan, Advocate, on behalf of appellant. Mr. Naseer Ud Din Shah, Assistant Advocate General, on behalf of respondents.
	3. Vide our detailed judgment of today, we find no merit in the impugned order dated 16.11.2021 and, as a result, we set aside the order, accepting the appellant's service appeal. Costs shall follow the event. Consign.
	4. Pronounced in open Court at Peshawar and given under our hands and the seal of the Tribunal on this 6 th day of November, 2024 (Rashida Bano) (Kalim Arshad Khan)
	Member (J) Chairman

MEMO OF COSTS KHYBER PAKHTUNKHKWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No.1134/2022

Date of presentation of Appeal Date of hearing Date of Decision

23.06.2022 06.11.2024 06.11.2024

<u>Versus</u>

Government of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa.
 Government of Khyber Pakhtunkhwa through Secretary Industry, Commerce & Technical Education Department, Peshawar.

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974.

<u>PRESENT</u>

- 1. Miss. Roeeda Khan, Advocate, for the Appellant
- 2. Mr. Naseer Ud Din Shah, Assistant Advocate General, for respondents

Appellants	Amount	Respondent	Amount	
 Stamp for memorandum of appeal 	Rs. Nil	 Stamp for memorandum of appeal 	r of Rs. Nil	
2. Stamp for power	Rs. Nil	2. Stamp for power	Rs. Nil	
3. Pleader's fee	Rs. Nil	4. Pleader's fee	Rs. Nil	
4. Security Fee	Rs. 100/-	4. Security Fee	Rs. Nil	
5. Process Fee	Rs. Nil	5. Process Fee	Rs. Nil	
6. Costs	Rs. Nil	6. Costs	Rs. Nil	
Total	Rs. 100/-	Total	Rs. Nil	

Note: Counsel Fee is not allowed as the required certificate has not been furnished.

Given under our hands and the seal of this Court, this 6th day of November, 2024.

Rashida Bano Member (Judicial)

Kalim Arshad Khan Chairman 10,89,452/----was not a one-time event. Had there been any illegitimate drawls, the department should have intervened timely and initiated the necessary proceedings. Simply citing the excess amount as a justification does not absolve the respondents of their responsibility to address the matter in a timely and lawful manner.

7. Secondly, the appellant's provision of a stamp paper does not automatically justify the deductions. Even if any amount was due upon the appellant, the department was legally obligated to intimate him to offer his defense, as a fair trial was his fundamental constitutional right.

8. In light of the above considerations, we find no merit in the impugned order dated 16.11.2021 and, as a result, we set aside the order, accepting the appellant's service appeal. Costs shall follow the event. Consign.

9. Pronounced in open Court at Peshawar and given under our hands and the seal of the Tribunal on this 6th day of November, 2024.

KALIM ARSHAD KHAN Chairman

RASHIDA BANO Member (Judicial)

Mutazem Shah

5. The appellant, having dedicated over 33 years of service to the department, retired as an Associate Professor (BPS-19) on 02.07.2021. He claims entitlement to a sum of Rs. 15,52,320/-, but only Rs. 4,62,868/- was paid to him as per the impugned order dated 16.11.2021. In response to the appellant's claim, the respondents argued that an outstanding amount of Rs. 10,89,452/- was owed by the appellant due to the irregular and excess drawl of remuneration from the second shift fund, as well as TA/DA claims paid from the government exchequer, which had been alleged by the audit team. Additionally, they contend that the appellant had voluntarily agreed, on stamp paper, to the deduction of any overpaid amounts from his pension or leave encashment.

6. It was incumbent upon the respondents to have properly scrutinized the appellant's financial dealings during his tenure to determine whether any unlawful drawls had occurred, as they claim. The deduction was imposed abruptly, without prior notice to the appellant. Only after the appellant's departmental appeal did the respondents provide the justification for the deduction, which was neither just nor in line with the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011. It is also important to note that payments and claims are not processed easily; they are subject to a detailed verification^{*} process that includes checking bills and source forms. Thus, the withdrawal of such a substantial amount—Rs.

JUDGMENT

KALIM ARSHAD KHAN, CHAIRMAN: Brief facts of the case, as per averments of the appeal, are that appellant was initially appointed as Lecturer (BPS-17) on 21.10.1987 in the respondent department; that after getting promotions from time to time, he was retired from service as Associate Professor (BPS-19), on 02.07.2021; that total leave encashment of LPR on credit of the appellant was allegedly Rs.15,52,320/- which was clarified vide letter dated 30.08.2021; that vide the impugned order dated 16.11.2021 the amount was only Rs.4,62,868/- transferred in the bank account of appellant; that feeling aggrieved, he filed departmental appeal on 24.01.2022 which effort resulted into failure, hence, the instant appeal.

2. On receipt of the appeal and its admission to full hearing, the respondents were summoned. Respondents put appearance and contested the appeal by filing written reply raising therein numerous legal and factual objections. The defense setup was a total denial of the claim of the appellant.

We have heard learned counsel for the appellant and learned
 Assistant Advocate General for respondents.

4. The learned counsel for the appellant reiterated the facts and grounds detailed in the memo and grounds of the appeal while the learned Assistant Advocate General controverted the same by supporting the impugned order(s). •

Service Appeal No.1134/2022 titled "Syed Badshah versus Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa and others", decided on 06.11.2024 by Division Bench comprising of Mr. Kalim Arshad Khan, Chairman, and Mrs. Rashida Bano, Member Judicial, Khyber Pakhtunkhwa Service Tribunal, Peshawar

<u>KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR</u>

BEFORE: KALIM ARSHAD KHAN ... CHAIRMAN RASHIDA BANO ... MEMBER (Judicial)

Service Appeal No.1134/2022

Date of presentation of Appeal	23.06.2022
Date of Hearing	
Date of Decision	

Syed Badshah S/O Ex-Associate Professor Government College of Technology at Kohat.

.....(Appellant)

<u>Versus</u>

- 1. Government of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa.
- 2. Government of Khyber Pakhtunkhwa through Secretary Industry, Commerce & Technical Education Department, Peshawar.
- 3. Government of Khyber Pakhtunkhwa through Secretary Establishment.
- 4. **Managing Director** Khyber Pakhtunkhwa TEVTYA, Peshawar through its Secretary, Peshawar.(*Respondents*)

Present:

Miss. Roeeda Khan, Advocate.....For the appellant Mr. Naseer Ud Din Shah, Assistant Advocate General.....For respondents

> SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 16.11.2021 WHEREBY AMOUNT RS.4,62,868/-HAS **BEEN GRANTED/TRANSFERRED IN THE** BANK ACCOUNT OF THE APPELLANT **INSTEAD OF RS.1552320/- IN THE SHAPE OF** LEAVE ENCASHMENT AGAINST WHICH THE APPELLANT FILED DEPARTMENTAL APPEAL ON 24.01.2022 WHICH HAS BEEN DECIDED ON 23.02.2022 ON NO GOOD **GROUNDS.**