



**Government of Jammu and Kashmir
Higher Education Department
Civil Secretariat, J&K**

Subject: - OA No.29/2024 titled Savita Jamwal Vs UT of J&K & Ors.

**Government Order No. 127 -JK (HE) of 2024
Dated: 29 .02.2024**

Whereas, applications were invited through online portal for effecting transfers of Assistant Professors, Associate Professors, Physical Training Instructors and Librarians. Detailed instructions were issued for applying through online Portal.

Whereas, the applicant Ms. Savita Jamwal, Associate Professor in Economics applied through online portal and she was transferred from Sri Pratap Memorial Rajput College of Commerce, Jammu (Zone A) to Government Degree College, Akhnoor (Zone B) vide Government Order No. 358-JK(HE) of 2023 dated 04.12.2023;

Whereas, the applicant being aggrieved of the Government Order No. 358-JK(HE) of 2023 dated 04.12.2023 filed OA No. 29/2024 titled Savita Jamwal vs UT of J&K &Ors before the Hon'ble Central Administrative Tribunal, Jammu praying for following reliefs:-

- i) Quash the impugned Government Order No. 358-JK(HE) of 2023 dated 04.12.2023, issued by respondent no. 1, to the extent of transfer of the applicant from Sri Pratap Memorial Rajput College of Commerce, Jammu to Government Degree College, Akhnoor;
- ii) Any other order or direction which this Hon'ble Court may deem fit or proper in the facts and circumstances of the case;

Whereas, the Hon'ble Central Administrative Tribunal after hearing the applicant disposed of the OA by passing order dated 12.01.2024, the operative part of which is reproduced as under:

"..... Accordingly, in view of the limited prayer made by learned counsel for the applicant, the Original Application is disposed at the admission stage, without entering into the merits of the case, with a direction to respondents to treat a copy of this Original Application as representation of the applicant and decide the same by passing a reasoned and speaking order within a period of two weeks from the date of receipt of a certified copy of this order. Before passing any decision, the applicant shall also be afforded an opportunity of hearing.

So far as the representation of the applicant remains pending with the respondents, the operation of the impugned Government Order No. 358-JK (HE) of 2023 dated 04.12.2023 issued under endorsement No. HED-estb/89/2023-01 (7350355) dated 04.12.2023 qua the applicant herein shall remained stayed.

With the above directions, the Original Application stands disposed of.
However, there shall be no orders so as to costs."

Whereas, in compliance to the directions of the Hon'ble Central Administrative Tribunal dated: 12.01.2024, the applicant was requested to appear in the Administrative Department for hearing on 02.02.2024. The applicant appeared on

the scheduled date and time and the applicant was heard in person and was also allowed to submit her written statement as well;

Whereas, the applicant in her written statement stated that she is a single mother with the responsibility of two young daughters and there is no one in her house to take care of her daughters;

Whereas, in terms of Rule 27 of J&K Classification Control and Appeal Rules, 1956, a member of a service or class of a service may be required to serve in any part of the Union Territory of Jammu and Kashmir on any post borne on the cadre of such service or class;

Whereas, the issue of transfer and postings has been considered time and again by the Hon'ble Supreme Court, and the entire law is settled by catena of decisions of the Apex Court. It is settled law that transfer of a Government servant appointed to a particular cadre of transferable post from one place to the other is an incident of service. No Government servant, therefore, has any legal right for being posted at any particular place. Moreover transfer from one place to another is necessary in public interest and exigency in public administration as held in "Gujrat Electricity Board Vs Atma Ram SugomalPoshani", AIR 1989 SC 1433, which reads as under:-



"An employee holding a transferable post cannot claim any vested right to work on a particular place as the transfer order does not affect any of his legal rights and Court cannot interfere with a transfer/posting which is made in public interest or on administrative exigency."

"...transfer of a government servant appointed to a particular cadre of transferable posts from one place to the other is an incident of service. No government servant or employee of Public Undertaking has legal right for being posted at any particular place. Transfer from one place to other is generally a condition of service and the employee has no choice in the matter. Transfer from one place to other is necessary in public interest and efficiency in the public administration. Whenever, a public servant is transferred he must comply with the order but if there be any genuine difficulty in proceeding on transfer it is open to him to make representation to the competent authority for stay, modification or cancellation of the transfer order. If the order of transfer is not stayed, modified or cancelled the concerned public servant must carry out the order of transfer. In the absence of any stay of the transfer order a public servant has no justification to avoid or evade the transfer order merely on the ground of having made a representation, or on the ground of his difficulty in moving from one place to the other. If he fails to proceed on transfer in compliance with the transfer order, he would expose himself to disciplinary action under the relevant rules'.

Whereas, I n E. P. Royappa v. State of Tamil Nadu AIR 1974 SC555, it has been held that:-

"...Transfer of a Government servant appointed to a particular transferable post from one place to another place is an incidence of service and does not affect or alter his terms and conditions of service. The Government has power to transfer its employees from one post to another carrying equivalent pay scale and grade."

In Rajendra Singh &Ors.v. State of U.P. &Ors., (2009) 15 SCC 778 it has been held that:-



"... It is well settled that transfer is an exigency of service. An employee does not have any indefeasible right to remain posted at a particular place ad-infinitum or seek a posting of his choice. It is also no longer res integra that orders of transfer can only be interfered with by courts if the same are questioned on the ground of malafides or lack of jurisdiction or if the same is otherwise contrary to statutory rule governing such transfers. (J&K Central Non-Gazetted Electrical Employees Union, Rajouri v. State of J&K & Ors 2017 (6) JKJ[HC] 431 See & Shanti Kumari v. Regional Deputy Director, Health Services, Patna Division, Patna & Ors. (1981) 2 SCC 72)

In National Hydroelectric Power Corpn. Ltd. v. ShriBhagwan, (2001) 8 SCC 574, it has been held that:-

"... No government servant or employee of a public undertaking has any legal right to be posted forever at any one particular place or place of his choice since transfer of a particular employee appointed to the class or category of transferable posts from one place to other is not only an incident, but a condition of service, necessary too in public interest and efficiency in the public administration. Unless an order of transfer is shown to be an outcome of mala fide exercise or stated to be in violation of statutory provisions prohibiting any such transfer, the Courts or the Tribunals normally cannot interfere with such orders as a matter of routine, as though they were appellate authorities substituting their own decision for that of the employer/ management, as against such orders passed in the interest of administrative exigencies of the service concerned..."


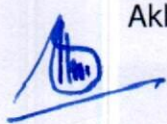
In Syed HilalAhamd&Ors.v. State 2015 (3) JKJ[HC] 398; 2015 SLJ it has been held that:-

"...transfer is an incidence of service and a Government Servant is subject to orders of transfer on administrative exigencies and a Government Servant cannot insist that he is entitled to continue in a particular station/post for a definite period."

In A. D. Manhas (Dr) v. State & ors 2005 JKJ (HC) (1) 314, it has been held that:-

"...transfer is an exigency of service and it is the prerogative of the employer to see at what place the service of an employee can be utilized properly in the larger public interest. An employee holding transferable post has no right to insist that he should be allowed to serve at a particular place for a particular period. Simply because he has been transferred against the higher post, does not mean that he would have to perform the duties of that post. The only purpose of his transfer against the post appears to be that his pay etc shall be drawn against said post..."

Whereas, the case of the applicant was examined in light of the written submissions adduced by the applicant as well as the standing Rule position and it has been found that with regard to modification of her transfer beyond Zone A, it is to state that it is not possible to retain the applicant for such a long time in Zone A so that a fair chance can be given to the faculty working outside Zone A to work in Zone A. The applicant has more than 06 years stay in Zone A and keeping in view the fact that the applicant is a single mother, she has been suitably transferred to GDC Akhnoor Zone B.



Now, therefore, in the view of the above stated facts and circumstances, the claim of the applicant has been considered in the light of the directions passed by the Hon'ble Central Administrative Tribunal, Jammu on 12.01.2024 in OA No.29/2024 titled Savita Jamwal vs UT of J&K & Ors and the same has been found not tenable under rules and is hereby rejected. The applicant is further directed to immediately join at Government Degree College, Akhnoor without any further delay, failing which strict disciplinary action shall be initiated against her under Rules.

By order of the Government of Jammu and Kashmir.

Sd/-

(Alok Kumar) IRS

Principal Secretary to the Government

No: HED-LEG/22/2024-04 (7410657)

Dated:- 29 .02.2024

Copy to the:-

1. Joint Secretary (J&K) Ministry of Home Affairs, Government of India.
2. Director Colleges, J&K for information.
3. OSD to Advisor (B) to the Hon'ble Lieutenant Governor, J&K UT.
4. Principal, SPMR College of Commerce, Jammu for immediate compliance.
5. Principal, GDC Akhnoor for information.
6. Concerned.
7. Private Secretary to Principal Secretary to Government, Higher Education Department.
8. I/c website, HED.
9. Government Order file (w.2.s.c).

(Sanjay Kumar Tickoo)

Under Secretary to the Government