

ORDER-SHEET

IN THE HIGH COURT OF SINDH, CIRCUIT COURT LARKANA

Constt. Petition No. D- 1145 of 2011.

Date of hearing	Order with signature of Judge
28.05.2015.	

For hearing of M.A. No. 1785/2015.

Kazi Manzoor Ahmed, Advocate for petitioners.

Mr. Mohan Lal H. Charai, Advocate for respondent No.3.

Mr. Abdul Hamid Bhurgri, Addl. A.G.

~~~~~

The petitioners are employees of Education & Literacy Department, Government of Sindh, and working in the Directorate of Sindh Technical Education & Vocational Training Authority (STEVTA), Larkana. The STEVTA was established in 2011, however the petitioners continued to perform their duties in their respective educational institutions without realizing that on establishment of STEVTA their services were automatically transferred to the respondents No.2 to 7. Through this petition the only grievance of the petitioners is that their services are required to be regularized by the respondents.

The respondent No.3 has made a categorical statement/ undertaking in Court today, which is as follows:

“I, Mehboob Ali Chandio, Regional Director STEVTA on behalf of respondents No.1 to 3 and 4, do hereby undertake that the petitioners in the above C.P as soon join in the STEVTA their pay will be paid by STEVTA regularly from the date of joining and stop their salary from District Account Office, Kamber-Shahdadkot, meanwhile their cases of regularization will be processed to the headquarter STEVTA Karachi for earlier action.”

In view of the above, the petitioners are directed to formally report to the respondent No.3, that they have joined the respondent No.3 from Monday, i.e. 1<sup>st</sup> June, 2015, they shall be paid salary for the current by the District Accounts Officer, Kamber-Shahdadkot, and salary for the month of June, 2015, onwards shall be paid by STEVTA regularly and their services will be regularized after going through the process required for such regularization. Since several other employees of Education & Literacy Department, who were supposed to join STEVTA have already been regularized, the respondent No.3 shall expedite regularization of the petitioner, which shall be completed within three months.

Judge

Judge