CWP No.2706 of 2015-A

18.09.2015 Present: Mr. Ranjan Sharma, Advocate for the petitioner.

Mr. J. S. Rana, Asstt. A.G. for respondents No.1 to 3

None for respondent No.4

Heard. As per relief clause petitioner has sought reinstatement in Govt. Sr. Sec. School Khargat Tehsil Bhattiyat Distt. Chamba (H.P.) as PTA teacher and petitioner has also sought relief of grant in aid. Matter in dispute is public utility service which is directly under the control of State Government. Even remuneration is paid to PTA teacher from public exchequer which is directly under the control of State Government. In view of the above stated facts it is held that matter in dispute falls within the definition of service matter as defined in Section 3(q) of The Administrative Tribunals Act 1985. Section 3(q) is saved as per saving clause mentioned in Section 15 of The Administrative Tribunals Act 1985. In view of notification No. GSR 926-E dated 29.12.2014 issued by Union of India and notification No. Per(AP-B)B(15)4/2015 dated 25.03.2015 issued by H.P. State Government present case is transferred to H.P. State Administrative Tribunal for disposal under Section 29 of The Administrative Tribunals Act, 1985.

Be listed before H.P. State Administrative Tribunal on **24.09.2015** for effective hearing.

18th September, 2015 (rana)

(P. S. Rana), Judge.