16th June 2022

Learned counsel with appellant present. Mr. Kabirullah Khattak, Addl. AG for the respondents present.

Respondents have not submitted written reply/comments. Learned AAG seeks time for submission of written reply/comments. To come up for written reply/comments on 02.08.2022 before S.B.

(Kalim Arshad Khan) Chairman

Form- A

FORM OF ORDER SHEET

Court of	
	7005
Case No	<u>7885/2021</u>

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	17/12/2021	The appeal of Mr. Umra Khan resubmitted today by Syed Noman Ali Bukhari Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR
2-	10.02.2022	This case is entrusted to S. Bench at Peshawar for preliminary hearing to be put there on CHARMAN Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 27.04.2022 for the same as before.
		Reader
	27.04.2021	Appellant present through counsel. Preliminary arguments heard. Record perused. Points raised need consideration. Instant appeal is
pellant D urity &	eposited process full	admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notice be issued to respondents for submission of written reply/comments. To come up for reply/comments on
pellant Dourity &	epoolic 1 Process Fire 1/18/4/12	admitted for regular hearing subject to all objections. The appellant is directed to deposit seand process fee within 10 days. Thereafter, notic issued to respondents for submission of w

Appe Secu

(Rozina Rehman) (Member (J)

The appeal of Mr. Umra Khan Chowkidar T.B Control Program Health Department received today i.e. on 15.11.2021 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1. Check list is not attached with the appeal.
- 2. Appeal has not been flagged/ marked with annexures marks.
- 3. Annexures of the appeal may be attested.
- 4. Affidavit may be got attested by the Oath Commissioner.
- 5. Memorandum of appeal may be got signed by the appellant.
- 6. Departmental appeal having no date be dated.
- 7. Copy of rejection order in respect of appellant mentioned in the memo of appeal is not attached with the appeal which may be placed on it.
- 8. Notification dated 6.2.2014 is illegible which may be replaced by legible/better one.
- 9. Six more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 3265 /S.T,

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Dt. 16/11/2021

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Syed Noman Ali Bukhari Adv.

Sir All objuction Removed and file R-Submitted

Joint Rejection order Privatel to Appelled

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 7385 /2021

Umra khan

VS.

Govt: OF KPK

INDEX

S.No.	Documents	Annexure	Page No.
1	Memo of Appeal		01-06
2.	Copy of condonation		07-08
3.	Copy of order	- A -	
4	Copy of regularization order	- B -	9-10
5	Copy of salary slip	- C -	1 1 2
6.	Copy of new salary slip	- D -	79
7.	Copy of departmental appeal	- E -	73
. 8.	Copy of Rejection order	- F -	19
9.	Copy of finance notification	-G-	12
10.	Vakalat Nama	-0-	16-1-

APPELLANT Umra khan

THROUGH

(S. NOMAN ALI BUKHARI) ADVOCATE HIGH COURT.

R

SHAHKAR KHAN YOUSAFZAI Advocate Peshawar

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No._____ /2021

Khyber Pakhtukhwa Service Tribunal

Diary No. 7879

Mr. Umra khan Chowkidar, TB Control Program Health deptt. Dated 15/11/2021

APPELLANT

VERSUS

- 1. The Government of KPK through Chief Secretary KPK, Peshawar.
- 2. The Secretary health Deptt Govt of KPK, Civil Secretariat, Peshawar.
- 3. The director General Health Services Khyber Pakhtunkhwa Peshawar.
- 4. The Secretary Finance KPK, Civil Secretariat, Peshawar.

RESPONDENTS

Filedto-day

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974
AGAINST INACTION AND OMISSION OF THE RESPONDENTS TO CONSIDER THE APPELLANT'S CONTRACT PERIOD FOR THE BENEFITS OF PAY PROTECTION AND PENSION W.E.F 2007 TILL 2018
AND AGAINST REJECTION ORDER DATED 13.08.2020
RECEIVED ON 12/10/2021 WHEREIN THE APPEAL OF THE APPELLANT WAS REJECTED WITHOUT SHOWING ANY REASON.

PRAYER

ON THE ACCEPTANCE OF THIS APPEAL DECLARE INACTION AND **OMISSION OF** RESPONDENT REGARDS NOT GRANTING PAY PROTECTION TO THE APPELLANT AS ILLEGAL AGAINST THE LAW, RULES AND FACTS AND RESPONDENT MAY PLEASE BE DIRECTED **CONSIDER THE CONTRACT PERIOD W.E.FROM 2007** TILL REGULARIZATION 2018 OF THE APPELLANT FOR THE BENEFITS OF PAY PROTECTION AND PENSION TILL DATE AND ONWARD. ANY OTHER REMEDY WITH THIS AUGUST TRIBUNAL DEEMS FIT AND PROPER MAY ALSO BE AWARDED THE FAVOR OF THE APPELLANT.

R. SHEWETH

FACTS

- 1. That the appellant was appointed by the health deptt as Naib Qasid in the year 2007 for Tb Control Program. The appellant working with full zeal and zest since appointment. (copy of order is attached as Annexure-A)
- 2. That the service of the appellant was regularized w.e.from 2018 vide regularization Act 2018 but the salary of the appellant was started from initial pay stage and ignores all the previous service of the appellant. (Copy of regularization order and both salary slips is attached as annexure-B, C & D).
- 3. That the appellant made several request but in vain therefore he filed departmental appeal for his claim which was rejected vide order dated 13.08.2020 received to the appellant on 12/10/2021

without showing any reason. (Copy of departmental appeal and rejection order is attached as annexure-E & F).

4. That the appellant constraint to file this service in August Tribunal on the following grounds amongst others

GROUNDS

- A. That depriving the appellant from the legal right of benefits of pay protection and pensionary benefits as against the law rules norms of justice.
- B. That the depriving the appellant from the benefits of pay protection is the violation of the superior Court judgments and Pension Rules.
- C.That the similarly nature service appeal decided by the Federal Service Tribunal in favour of appellant and the Supreme Court Judgment maintained the same. On the principal of consistency appellant also entitle to the same relief.
- D. That the appellant was serving as Naib Qasid on contract basis and latter on confirmed on the same post after rendering 11 year of service, therefore the appellant was eligible to the pay protection.
- E. That the appellant is entitled for pensionary benefits of the period which was rendered by the appellant on contract basis under the shelter of west Pakistan Pension rules 2.3 and under fincance notification dated 06/02/2014. Copy of notification is attached as annexure-G
- F. That the appellant was entitled for the pensionary benefits under 361CSR for the service which he rendered on contract basis against the permanent post.

- G. That the appellant was treated according to the law and rules and was depriving from his legal right in arbitrary manner.
- H. That the appellant seeks permission to advance other ground proof at the time of hearing.

It is therefore most humbly prayed that the appeal of the appellant may be accepted as prayed for.

Upakie APPELLANT Umra khan

THROUGH:

(S. NOMAN ALI BUKHARI)
ADVOCATE HIGH COURT.

&

SHAHKAR KHAN YOUSAFZAI Advocate Peshawar

(§)

BEFORE THE KP SERVICE TRIBUNAL PESHAWAR

Appeal No._____ /2021

Umra khan

VS

Govt: OF KPK

CERTIFICATE:

It is certified that no other service appeal earlier has been filed between the present parties in this Tribunal, except the present one.

DEPONENT

LIT OF BOOKS:

- 1. Constitution of the Islamic Republic of Pakistan, 1973.
- 2. The ESTA CODE.
- 3. Any other case law as per need.

(SYED NOMAN ALI BUKHARI) ADVOCATE HIGH COURT

BEFORE THE KP SERVICE TRIBUNAL PESHAWAR

\mathbf{A}	ppeal	No.	/2	021
	hhear	110.		V = 1

Umra khan

VS

Govt: OF KPK

AFFIDAVIT

I, Umra khan, (Appellant) do hereby affirm that the contents of this service appeal are true and correct, and nothing has been concealed from this honorable Tribunal.

> Work o DEPONENT

BEFORE THE KP SERVICE TRIBUNAL, PESHAWAR

	Ap	pear No.		/2021	
			•		,
Umra khan			VS		Govt: OF KPK
		3 7			
		*******	•••••••	• • •	
•	APPLICAT	ION FO	R COND	ONATIO	N OF

DELAY IN THE INSTANT APPEAL IF ANY.

RESPECTFULLY SHEWETH,

- 1. That the applicant/ appellant filed a service appeal along with this application in which no date has been fixed so far.
- 2. That the applicant/ appellant received the rejection order dated 13/08/2020 on 12 /10/2021, due to which the applicant/ appellant could not approach the Tribunal or seek a legal counsel to make an appeal in time but the appeal of the appellant was in time after receiving order.
- 3. That the appellant has a good prima facie case and that the august Supreme Court of Pakistan has held that decision on merit should be encouraged rather than knocking out the litigants on technicalities including limitation. Therefore, the appeal needs to be decided on merit (2003 PLD (SC) 724.)
- 4. That the appeal of the appellant involves monetary benefits and according to superior court judgment the limitation not runs in case of monetary benefits due to reason it is recurring cause of action.
- 5. That under the Epidemic Relief Act, Section 30 which is still in field limitation has been condoned by the government.
- 6. That the delay of days may be condoned in the interest of justice and that it may be decided on merit.

8

It is, therefore, most humbly prayed that the instant appeal may be decided on merit by condoning the delay to meet the ends of justice.

Waaka APPELLANT Umra khan

THROUGH

(S. NOMAN ALI BUKHARI) ADVOCATE HIGH COURT.

&

SHAHKAR KHAN YOUSAFZAI Advocate Peshawar





TB CONTROL PROGRAMME NWFP, PESHAWAR.

No. 630-32/TB.

Dated Peshawar the,

o t / 9 /200

OFFICE ORDER.

On the recommendation of Departmental Selection Committee, Mr. Umara Khan S/O Raza Khan resident of New Kaskshal Mohallah Tariq Abad No.02 Peshawar is hereby offered appointment against the vacant post of Chowkidar BPS-1 plus usual allowances as admissible under the Government rules on contract basis till 30th June 2008 (till the project life) w.e.from 5th September 2007 in TB Control Programme NWFP, on the following terms and conditions, in addition to other prevalent rules and regulations applicable:

- 1- He is declared medical fit for Govt, service by authorized Medical Superintendent Police and Services Hospital Peshawar.
- 2- He will be governed by the same rules and regulations as may be issued by the Government from time to time.
- 3- If he wishes to resign, he will have to submit the resignation in writing on one month notice or in lieu thereof one month salary will be forfeited.
- 4- His appointment is purely on contract basis and can be terminated without any notice or reason being assigned.
- 5- He will not be entitled for any pension / gratuity for the services rendered.
- 6- He has to join duty at his own expenses.
- 7. If he accepts this offer on the above mentioned terms and conditions, he should report for duty to the office of the undersigned within one week of the issue of this office order, failing which the offer will be considered as withdrawn.

DIRECTOR CHARAL HEALTH SERVICES, NWFP, PESHAWAR.

For information and necessary action.

1- PA to DG Health Services, NWFP, Peshawar.

2- Mr. Umara Khan S/O Raza Khan resident of New Kaskshal Mohallah Tariq
Abad No.02 Peshawar

Accountant TB Control Programme NWFP, Peshawar.





TB CONTROL PROGRAMME NWFP, PESHAWAR.

No.

/ TB,

Dated Peshawar the,

2 19 /2008.

DIRECTOR CHARLES HEALTH

SERVICES, NWFP, PESHAWA

OFFICE ORDER.

On the recommendation of Departmental Selection Committee, Mr. Umara Khan S/O Raza Khan resident of New Kaskshal Mohallah Tariq Abad No.02 Peshawar has been appointed against the vacant post of Chowkidar BPS-1 plus usual allowances as admissible under the Government rules on contract basis till 30th June 2008 with effect from 5th September 2007 in TB Control Programme NWFP vide office order No. 630-32/TB dated 01.09.2007 (Annexed at "D"). His services have been extended till the end of project life, on the following terms and conditions, in addition to other prevalent rules and regulations applicable:

1- He is declared medical fit for Govt. service by authorized Medical Superintendent Police and Services Hospital Peshawar.

2- He will be governed by the same rules and regulations as may be issued by the Government from time to time.

3- If he wishes to resign, he will have to submit the resignation in writing on one month notice or in lieu thereof one month salary will be forfeited.

4- His appointment is purely on contract basis and can be termin, ted without any notice or reason being assigned.

5- He will not be entitled for any pension / gratuity for the services rendered.

6- He has to join duty at his own expenses.

7- If he accepts this offer on the above mentioned terms and conditions, he should report for duty to the office of the undersigned within one week of the issue of this office order, failing which the offer will be considered as withdrawn.

C.c. 1/68-70

For information and necessary action.

PA to DG Health Services, NWFP, Peshawar.

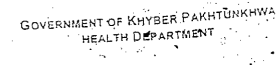
Mr. Umara Khan S/O Raza Khan resident of New Kaskshal Mohallah Tariq Abad No.02 Peshawar

3- Accountant TB Control Programme NWFP, Peshawar.













NOTIFICATION

Dated Peshawar the 11th July, 2018

NO. E&A(Health)/2-65/2018 (Regularization): In pursuance of Section 4 of the Khyber Pakhtunkhwa employees (Regularization of Services) Act. 2018: the following employees of "Strengthening of TB Control Program, Khyber Pakhtunkhwa" appointed on contract basis, shall stand regularized against the below mentioned posts with effect from the date of commencement of Act.

posts with effect from internation as		
	BPS .	Designation against regularized
S. No Name of Employee	17.	Coordinator
1 Mr Khair ul Bashar	17	Loccistant Director II
2 Mr Asif Kamal	17	Electro Medical Engineer
3 Mr. Asad Ur Rehman	16	L Nescuntant
4 Ms Haniya Humayun	16	+
5 Mr Quais Auranozeb	i	"T"B-varguspillance Assistant
6 Mr Amir Farzand	111	Catal Surveillance Assistant
7 TMs Rafia Allio	11	a talk up reillance Assistant
8 Mr Saddam Hussain	11	L Dota/Surveillance Assistant
9 Mr Muhammad Jawad	11	Total Surveillance Assistant
10 Mr Muhammad Shoaib	111	Data Concellance Assistant
	111	Data/Surveillance Assistant
)	1 11	Data/Surveillance Assistant
12 Mr. Muhammao Istaliin Kitosi		Data/Surveillance Assistant
13 i Mr. Umar Sadig	11	Data/Surveillance Assistant
15. Mr. Schail Ahmad	111	Data/Surveillance Assistant
16 Mr Shenbaz Khan	111	Data/Surveillance Assistant
in the second se	1.18	
17 Ms Cazi Nida di Metal	11	Office Assistant-cum-Com/Operator
18 Ms Lubna Kiran	141	Office Assistant-cum-Com/Operator
19. Mr. Moeen Abid Syed	111	Office Assistant-Curror
20 Muhammad Amir	09	Laboratory Supervisor
21 Ms Shamim Akhtar	- 09	Laboratory Technician
22 Mr Awal Zaman	09	Store keeper
23 Mr Aboul Ghalcor	106	Duiver-
24 Mr Abid ullah	106	Driver
oniene Demonation of Marie	06	Drivet
26 Mr Shenzad Anmed	00	
27 Mr Naeem khan		
28 I Mr. Umara Khan	03	
130 Mr. Namal ullah		
V30. Mr Magsood Khan	03	
31. Mr. Sami dian	- \ 0:	<u></u>
32. Mr Gaba	÷ ; 0	1.40
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34 Mr. Wali Khan		3 Chowkidar
7, 1, 55, 1011)3 Sweeper
38. Mr. Shahid Masih		rs shall verify the credentials of abov
/ Controlli	ina officer	rs shall verily the lor rase four

2. All the Controlling officers shall verify the credentials of above mentioned staff from concerned boards and universities. In case found fake/ambiguous the regularization shall be cancelled.

entre-c-seniority shall be determined as per rules.

Accessing Office AG RP Peshauar PAYROLL REGISTER For the month of December ,2017

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Page: 391 Date: 26,12,2017

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Date: <u>92 / 02 /</u>2020

1. The secretary to Govt. of Khyber Pakhtunkhwa Finance Department Peshawar.

2. The secretary to Govt. of Khyber Pakhtunkhwa Health Department Peshawar.

3. Director General Khyber Pakhtunkhwa Finance Department Peshawar.

SUBJECT: <u>Application for Regularization of contract service towards pension and Previous service.</u>

Respected Sir

It is stated we (the following mentioned employees) were hired for TB Control programme during 2007 by Director General Health services Khyber Pakhtunkhwa purely on contract basis where no rules of project policy were implemented on us.

Under the Govt. of Khyber Pakhtunkhwa Regularization Act 2018, the services were also regularized but our previous services were not regularized and ignored toward pension for which we have faced great financial lose i.e. considered as fresh recruitment.

Now it is humbly requested that our previous services may therefore, be regularized towards pension i.e. from the date of 1st appointment to save our more than 11 years of services and protect our pay.

Your obediently

Mr. Umara Khan, Lab Attendent TB Control Programme

w.e.f 01 109 12007

Marika

Copy for information to;-

*Project Director TB Control Programme Khyber Pakhtunkhwa.



DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

E-Mail Address: nwfpdghs@vahoo.com office Ph# 091-9210269 & Exchange# 091-9210187, 9210196 Fax # 091-9210230

No._____/ Personnei Dated: _____/ 2020

To,

Mr. Maqsood Khan Naib Qasid & others
T.B Control Program Khyber Pakhtunkhwa. HMC Phuse 4 , 1754

Subject:

APPLICATION FOR REGULARIZATION OF CONTRACT SERVICE TOWARDS PENSION AND PREVIOUS SERVICE.

Memo:

Reference to your application dated 22.07.2020 on the subject noted above and to state that project service cannot be regularized under Provision Regularization Act 2018.

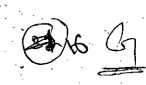




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DIRECTORATE GENERAL HEALTH
SERVICES, K.P PESHAWAR.



GOVERNMENT OF KHYBER PAKHTUNK FINANCE DEPARTMENT (REGULATION WING)



NO FD (SOSR-1) 12-7/2014 Dated Peshawar the 6th February, 2014

Tot

All Administrative Secretaries to Govt, of Khyber Pakhtunkhwa All Administrative Secretaries to Govt. or Knyber Pakhtunkhwa.
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The Sanior Member, Scriptis i Sinjing. Takan Jahwa.

the Principal Secretary to Child Manata. Phylos Pasastankhwa the Principal Secretary of Charles Remain Chrystel Packetonian The Secretary Provincial Assembly, Khyber Packetoniah The Secretary Pinance FATA, FATA Secretarial, Poshawar

The Secretary magnice PATA, PATA Secretarian research
All Heads of Attached Departments. In Knyber Pakhtunkhwa.
All Divisional Commissioners in Knyber Pakhtunkhwa.

All Political Agents / District & Sessions Judges in Khyber Pakhtunkhwa

The Registrar, Peshawar High Court, Peshawar. The Registrar, Pesnawar High Court, Pesnawar.
This Chairman, Public Service Commission, Khyber Pakhtunkhwa
The Chairman, Services Tribunal, Khyber Pakhtunkhwa
The Chairman, Services Tribunal, Khyber Pakhtunkhwa, Peshawar,
The Accountant General, Khyber Pakhtunkhwa, Peshawar,

PROTECTION OF PAY OF CONTRACT EMPLOYEES ON REGULARIZATION / APPOINTMENT ON REGULAR BASIS: Subject:

In pursuance to the Finance Division's Office Memorandum Mo 7(0)R-1/2012 dated 31st May, 2013, the competent authority is pleased to. whow the pay protection to non-Gazetted contract comployees on their regularization / appointment on regular basis with immediate effect subject to the following conditions:

- That the contract appointment has been made on standard terms and conditions, circulated by this Provincial Government as amended from time to time.
- That the contract employee has applied through proper channel and the been broked, repeated the phylician authority. This condition shall not apply in case of regularization on the same post.
 - That regularization / regular appointment has been made with the approval of competent authority.
 - That there is no break! interruption between contract service. and regular service.
 - That the service rendered on contract basis shall not qualify for pension / gratuity.
 - That in case of regular appointment in lower grade, pay shall not be protected. Wi)

Yours faithfully.

fill MARATITLATIANA Addl. Secretary (Regulation)



Endst: No .FD (SOSR-1) 12-7 /2014

Copy for information & necessary action to the:-

The Director, Treasuries & Accounts, Khyber Pakhtunkhwa.

All the District Comptroller of Accounts in Khyber Pakhtunkhwa. The Director, Local Fund Audit, Khyber Pakhtunkhwa, Peshawar.

The Director, FMIU, Finance Department

The Treasury Officer, Pashawar.

The Secretary, Board of Revenue, Khyber Pakhtunkhwa.

All the District & Agency Accounts Officers in Khyber Pakhtunkhwa / FATA

(MASOOD KHAN) Deputy Secretary (Reg-II)

Endst: No. & Date Even

Copy for information is forwarded to:-

All the Section Officers / Budget Officers in Finance Department, Knyber

The Private Secretary to Senior Minister for Finance, Khyber Pakhtunkhwa

The Private Secretary to Secretary / P.As to Special Secretary / Additional Secretaries / Deputy Secretaries in Finance Deptt:

> (Wazir Muhammad Afgar) Section Officer (SR-1)

VAKALATNAMA

NO.______/20

IN THE COURT OF KP SERVICE TRIBUNAL PESHAWAR

Mr Umara Khan	Appellant
	Petitioner Plaintiff
VERSUS	
Cout of KH	Respondent (s) Defendants (s)

I/WE Mr. Umara Ichan

do hereby appoint and constitute the SYED NOMAN ALI BUKHARI Advocate High Court for the aforesaid Appellant(s), Petitioner(S), Plaintiff(s) / Respondent(s), Defendant(s), Opposite Party to commence and prosecute / to appear and defend this action / appeal / petition / reference on my / our behalf and all proceedings that may be taken in respect of any application connected with the same including proceeding in taxation and application for review, to draw and deposit money, to file and take documents, to accept the process of the court, to appoint and instruct council, to represent the aforesaid Appellant, Petitioner(S), Plaintiff(s) / Respondent(s), Defendant(s), Opposite Party agree(s) ratify all the acts done by the aforesaid.

DATE_____/20

(CLIENT)

ACCEPTED

SYED NOMAN ALI BUKHARI ADVOCATE HIGH COURT

CELL NO: 0306-5109438