The Implementation application submitted by Mr. Yasir Saleem Advocate today i.e on 23.08.2022 is incomplete on the following scores which is returned to him for completion and resubmission within 15 days.

Memorandum of petition is photo state copy which is not acceptable. Replaced the original one duly signed by the petitioner and supported with by an affidavit duly attested by the Oath Commissioner.

No. 21143 /S.T.

Dt. 23/8 /2022

REGISTRAR · V
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Yasir Saleem Adv. Pesh.

Le Submilled

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Execution No. 502/2022

Safir Ullah Service Appeal No. 1263.
.....Applicant

VERSUS

INDEX

S.No	Description of Documents	Annex	Pages
1.	Execution Petition with affidavit	,	1-4
2.	Copy of office order dated 01.02.2020	A	S.
3.	Copies of order dated 19.07.2022	В	6.7
4.	Copy of letter dated 07.12.2020	·C	8
5.	Copy of letter dated 15.12.2020	D	9
6.	Copy of order sheet dated 30.05.2022	E	10-11
7.	Wakalatnama		

Applicant

Through

Date: 17.08.2022

Yasir Saleem

Advocate, High Court

Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

	Khyber Palditukhw Service Tribunal
	Diary No. 108 (
Execution No. $\frac{502}{2022}$	Dated 23/8/2
Safir Ullah Service Appeal No. 1263/18	
	Applicant
VERSUS	
1. Director Health Services Tribal Peshawar	
2. District Health Officer North Waziristan	
3. Secretary Finance Peshawar.	
4. District Account Officer Tribal District No	orth
Waziristan	
•••••••••••••••••••••••	Respondents

APPLICATION FOR THE IMPLEMENTATION OF ORDER AND JUDGMENT DATED 19.07.2022 IN ALL ABOVE CONNECTED SERVICE APPEALS.

Respectfully Sheweth:

That above titled service appeals were pending adjudication before this Hon'ble Tribunal and was fixed for hearing on 19.07.2022.

That on the date fixed representative of the respondents appeared and produce copy of office order dated 01.02.2020 vide which directions were issued with regard to the payment of outstanding salaries of the applicants. (Copy of office order dated 01.02.2020 is attached as annexure A).

That in the light of new development all the appeals were disposed of accordingly vide order dated 19.07.2022. (Copies of order dated 19.07.2022 of all the applicants is attached as annexure B).

That thereafter the applicants approached the respondents and requested for release of their outstanding salaries. In response to the request the department released only the salaries of Zahid Noor Service Appeal No. 1240 & Zabi Ullah Service Appeal No. 1255 and their outstanding salaries have not yet been issued. However the rest of

appellants / the present applicants are still struggling for release of their salaries and outstanding bills.

That it is pertinent to mention here that the pay bills of all the applicants are prepared but respondent No. 04 is creating hurdles in way of release of salaries. In this regard the Accountant General KP Peshawar also issued direction to the respondent No. 04 for release of salaries vide letter dated 07.12.2020 however he is not even honoring the order of this Hon'ble Tribunal nor letter dated 07.12.2020. (Copy of letter dated 07.12.2020 is attached as annexure C).

That respondent No. 02 also sent letter dated 14.12.2020 reminding him the letter of the Accountant General KPK dated 07.12.2020 with request to pass the pending arrear bills of all the applicants but he has refused. (Copy of letter dated 14.12.2020 is attached as annexure D).

That it is pertinent to mention here that an identical nature matter an execution No. 15/2020 has been decided by this Hon'ble Tribunal wherein salaries of the employees / petitioners are allowed with the direction to respondent No. 02 and 04 therein that salaries of the petitioners according to their entitlement may be released alongwith outstanding arrears if any within 30 days of this order. (Copy of order sheet dated 19.07.2022 is attached as annexure E).

That as per the order of this Hon'ble Tribunal dated 8. 19.07.2022 respondents are bound to release the salaries as well as outstanding bills, however they have not yet implemented the same in the letter and spirit.

therefore, most humbly prayed that on acceptance of application, the this order 19.07.2022 may please be implemented and respondent No. 04 may please be directed to pass and release the monthly salaries as well as the arrears / outstanding pay bills.

Through

Advocate, High Court

Peshawar

AFFIDAVIT

Date: 12.08.2022

I, Yasir Saleem Advocate (as per instructions of my client), is solemnly affirm and declare that the contents of the application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.



13 ALL ZULL

Ama A



OFFICE OF THE DISTRICT HEALTH OFFICER NORTH WAZIRISTAN TRIBAL DISTRICT.

		•		• • • • • • • • • • • • • • • • • • • •	
NO	/DHO/NWTD,	. *	Dated		_/2020.

OFFICE ORDER

In pursuance to the directives/approval of Secretary Health Order No SHO-III/8-60/2019 Dated: 02/12/2019, order No SOH-III/8-60/2019 dated: 31/12/2019 and DHS Merged Area Order No: 713-18/DHS/ADM/ Dated: 17/01/2019 and this office order NO: 1433-37 dated: 23/04/2019. The outstanding salaries of the following officials are hereby released against any vacant post i.e Charge Nurse etc till the availability of their original posts from the date of stoppage on the basis of non-termination.

- 1. Mr. Azim ullah Malaria supervisor against EPI Technician.
- 2: Mr. Hafin vilati Malatin supervisor apallat Litv.
- 3. Mr. Naser ullah Malaria supervisor against Pharmacy Technician.
- 4. Mr. Zain u din Malaria supervisor against Pharmacy Technician.
- 5. Mr. Khair Muhammad Malaria supervisor against EFI Technician.
- 6. Mr. Asif ullah Malaria supervisor against LHV.
- 7. Mr. Arshad ullah Malaria supervisor against EPI. Technician.
- 8. Mr. Safir ullah Dispenser against LHV.
- 9. Mr. Amir Afghan Malaria supervisor against EPI Technician.

DISTRICT HEALTH OFFICER NORTH WAZIRISTAN MIRANSHAH

Dated:

Endst: No 619-21 /DHO/NWTD Copy to the

1. PS to Secretary Health to his Order No: Quoted above.

2. PA to DHS Merged Areas with reference to his Order No: Quoted above

3. The District Account Officer NWTD with the request to honour the bill without any further delay being Court matter.

DISTRICT HEALTH OFFICER NORTH WAZIRISTAN MIRANSHAH.

Allested

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 1263 /2018

DIAM No. 1478

near Technica AHB Horpital VERSUS

- 1. The Director Health Service Tribal District Peshawar.
- 2. The Agency Surgeon, Tribal district North Waziristan.
- 3. The Secretary Finance, KPK, Peshawar.

(Respondents)

APPEAL UNDER SECTION 4 OF THE KPK SERVICE TRIBUNALS ACT, 1974 AGAINST THE ORDER DATED 03.10.2018 WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT FOR ADJUSTMENT AND GRANTING MONTHLY PAY WITH EFFECT FROM SEPTEMBER 2012 TILL DATE HAS BEEN REJECTED FOR NO GOOD GROUNDS.

PRAYER:

Redito-day

THAT ON THE ACCEPTANCE OF THIS APPEAL, ORDER DATED 03.10.2018 MAY KINDLY BE SET ASIDE AND THE RESPONDENTS MAY BE DIRECTED TO ADJUST THE APPELLANT ON HIS POST AND RELEASE HIS SALARY WITH EFFECT FROM SEPTEMBER, 2012 TILL DATE AND ONWARD BEING STILL IN SERVICE. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOUR OF APPELLANT. Cermen to be take dryp

Miled!

19.07.2022

Appellant present through counsel.

Muhammad Adeel Butt, learned Additional Advocate General for respondents present.

Learned counsel for appellant has produced copy of office order dated 01.02.2020 issued by District Health Officer North Waziristan Miranshah. By virtue of the order, the BULLET HIND MAIARIES OF the appellant have been released against any vacant post. Copy of order is placed on file of connected Service Appeal No.1241/2018 titled "Riaz Noor Vs. Government of Khyber Pakhtunkhwa".

In view of the development, learned counsel for appellant states that the appeal in hand has met its purpose.

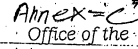
Disposed of having been infructuous. File be consigned to the record room.

Announced 19.07.2022

> (Farteha Paul) Member(E)

(Rozina Rehman)

lember (J)





Khyber Pakhtunkhwa Peshawar

Phone: 091 9211250-53

Dated 7 .12.2020

District Account Officer, ran Shah (North Weziristan):

Subject:

INSTATMENT OF SALARIES.

undersigned is directed to enclose a self explanatory. complaint received from Mrs. Hanifa Bibi and Muhammad Younas & others on the subject cited above and to state that the issue in hand be checked and resolved immediately as per rules and in light of the Khyber Pakhtunkhwa Service Tribunal orders.

Moreover, you were asked vide this office letter No. H-24 (89)/Miren singh Vol-II/902 (copy enclosed) that cost center PR0049 pertains to Additional Accountant General Pakistan Revenue (Sub-Office) Peshawar used for Erstwhile FATA. Against the old cost center PR-8129 (allotted by the Government of Khyber Pakhtunkhwa Finance Department), through which 38 employees are drawing their salaries up to 30.11.2020, the same may also be elucidated accordingly please.

this regard, report of the same may be submitted to this office for perusal of the competent authority.

ACCOUNTS OFFICER (HAD)

opy of the above is forwarded to Hanifa Bibi LHV Mr. Muhammad

Younas and others for information.

ACCOUNTS OFFICER (HAD)

TH WAZIRISTAN TRIBAL DISTRICT AT MIRANSHAH

Tel: (0928) 300788 FAX: (0928) 311662

Email:agencysurgeonnwa2018@gmail.com

/PF/MRN/DHO

1 /2 /2020. Dated.

To

The District Account Officer, **NWTD Miranshah**

Subject:

REQUEST FOR PASSING OF PENDING ARREAR BILLS IN THE LIGHT OF SERVICE TRIBUNAL DECISION.

A/AIF

I am directed to refer to the subject noted above and to state that the court has already been decided our cases and the bills have already been submitted in your office. The court pressing hard that the pending bills may kindly be passed/honored to avoid more litigation for the larger interest of justice, otherwise your offices is wholly soley for Responsible all consequences in this regard.

Beside this the AG Kpk Peshawar has also been issued a cleared order in the instant case on dated 07-12-2020 to your good office please

> DISTRICT HEALTH OF NORTH WAZIRISTAN TO MIRANSHAH

/DHO/NWTD dated the 15/12/2020

1. Honorable Registrar for information with reference to your order dated 26-11-2020 2. Director General Health services Kpk Peshawar

3. Account General Kpk Peshawar for information to your order dated 07-12-2020

Alleslu

DISTRICT HEALTH OF NORTH WAZIRISTAN TO MIRANSHAH

Anx E (4)

BEFORE THE KHYDER PAKHTUNKHWA SERVICE

TRIBUNAL PESHAWAR

Execution No. 15/2020

Farhatullah Service Appeal No. 1257.

Hashim Faraz Service Appeal No. 1264

Shahid Ullah Service Appeal No. 1252

Kaleemullah Service Appeal No. 1246

Zabi Ullah Service Appeal No. 1255

Zahid Noor Service Appeal No. 1240



.....Applicants

VERSUS

I Director Health Services Tribal Peshawar

District Health Officer North Waziristan

3. Secretary Finance Peshawar.

District Account Officer Tribal District North Waziristan

...Respondents

APPLICATION FOR THE IMPLEMENTATION OF ORDER AND JUDGMENT DATED 26.11.2020 IN ALL ABOVE CONNECTED SERVICE

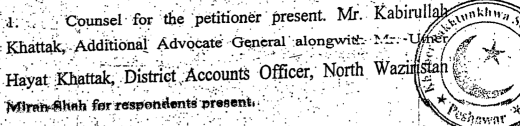
Alced

APPEALS.

Contra

Certified to be ture copy

Service Tribunal



- 2. Representative of the respondents submits that although by administrative order, the salaries of the petitioners were shown to have been released and on the basis of such an order, the appeals were disposed of yet the department has not filed source form of some of the petitioners. Therefore, respondent No.2 shall submit the source form of the petitioners according to their entitlement to respondent No.4 for preparation and release of the numeranding animal arrears if any within thirty days of this order.
- 3. Disposed of in the above terms. Consign.
- 4. Pronounced in open court in Peshawar and given under my hand and seal of the Tribunal this 30th day of May, 2022.

(Kalim Arshad Khan) Chairman

Date of Pelivery of Copy

Date of Delivery of Copy

Copy Copy Copy

Date of Delivery of Copy

Copy Copy

Copy Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Copy

Certified to be ture copy

Khyber Falchtunkhwa Service Tribunal

Allulo

POWER OF ATTORNEY

In the Court of		•
***************************************		·
Sela		For ,
- 390	zullet -	}Plaintiff
		}Appellant
		Petitioner
Λ	VEDGE	Complainant
Duelw	VERSUS	
	Gall 4 oller	}Defendant
		Respondent
Appeal/Revision/Suit/Ar	pplication/Petition/Case No of	PACCUSEO
	of	
I/We the made	Fixed for	
VACIDA	ADVOCATE HIGH COURT	
ANDIK SALEEN	ADVOCATE DICIT CO nereby	nominate and appoint.
attorney, for me in my	same and on my behalf to appear at the above Court or any Court to which the dis agreed to sign and file petitions. A	, my true and lawful
plend, act and answer in	the above Court behalf to appear at	to an
, in the above matter an	the above Court or any Court to which the dis agreed to sign and file petitions. A promises or other documents whatsoever in	business is many
accounts, exhibits. Comp	promises or others. A	n appeal crate-
said matter or any matter	promises or other documents whatsoever, in depositions etc. and to apply for and issue	1 connection with a
or copies of documents.	depositions at and also to apply for and	receive all down
Writs or sub-poena and	depositions etc. and to apply for and to apply for and get issued and arrest.	Summons and ad
executions, warrants or o	depositions etc. and to apply for and to apply for and issue refer and to conduct any proceeding that mapayment of any or all sums or submit for	attachment o nother
to apply for and receive	payment of any or all sums or submit for any other Legal Practitioner authorise	y arise the
arnitration, and to employ	vee any other I real Dums or submit for	the above
power and authorizes her	payment of any or all sums or submit for the any other Legal Practitioner authorizing the apparent of the Advocate wherever he apparent	to everging the
so, any other lawyer may	the any other Legal Practitioner authorizing the appointed by my said counsel to conduction	may think firm
, have the same powers.	be appointed by my said counsel to condu	the case who it is
		me case who shall
AND to all acts	legally necessary to manage and conductorized or not, as may be proper and expedie	
respects, whether herein sp	becified or not as manage and conduct	ine said coop in
a ned a .	egally necessary to manage and conduct pecified or not, as may be proper and expedie	ent.
AND I/we hereby	agree to ratify and confirm all lawful acts do ower or of the usual practice in such matter.	, :
under or by virtue of this p	agree to ratify and confirm all lawful acts do ower or of the usual practice in such matter.	ne on my/our babate
DD 0.1	usual practice in such matter.	. war ochan
PROMOTES	1 N	
court my authorized agent	yst that I/we undertake at time of calling shall inform the Advocate and make him ap default, if it be proceeded ex-parte the said.	of the case by the
Isolat	delidelle it it he process	pear in Court is the
ou la	(19. /\lambda) COSIS association	Counsel shall not be
or his nominee, and ar	ded against shall be payable by me/u	right of the counsel
INI stivens	by me/u	
the IN WITNESS when	reof I/we have hereto signed at	
Executonut	day to great at the ve	- IV
Executant/Executants	the ye	2019
Accepted subject to the term	is regarding fee	10
	0.	
		The second secon



YASIR SALEEM

Advocate High Court

Advocates, Legal Advisors, Service & Labour Eaw Consultant

FR. 4. Fourth Floor, Bilour Plaza, Saddar Road, Peshawar Canil