Form- A

FORM OF ORDER SHEET

Court of____

	Ca	se No1325/ 2022
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	07/09/2022	The appeal of Mrs. Rizwana resubmitted today by Mr. Afrasiab Khar Wazir Advocate. It is fixed for preliminary hearing before Single Bench a
		Peshawar on Notices be issued to appellant and his counsel for the date fixed.
-	· · ·	By the older of Chairman
		REGISTRAR
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NQTE:

Objection.No.1. In Para No.4 of the appeal due to clerical mistake (word) appellant is used, hence this Para No.4 be considered as Colleagues of the Appellant.

Objection No.2. Appeal is flagged and marked with annexure.

Objection No.3. Annexure A,B,D,E are replaced by better copies. Objection No.4. The appellant is aggrieved of the discrimination regarding Conveyance Allowance; due to that pay slip is attached of the appellant (impugned).

Hence the entire objections are removed in appeal and are resubmitted today dated 01.09.2022.

Afrasiab K Adv6ca

The appeal submitted by Mr. Afrasiab Khan Wazir Advocate today i.e. on 22.08.2022 is incomplete on the following score which is returned to him for completion and resubmission within 15 days.

- 1. Copy of Writ Petition in respect of appellant mentioned in para-4 of the memo of appeal is not attached with the appeal which may be placed on it.
- 2. Appeal has not been flagged/marked with annexures marks.
- 3. Annexures A, B, D & E of the appeal are illegible which may be replaced by legible/better one.
- 4. Copy of impugned order is not attached with the appeal.

No. 2455 /S.T. Dt. 24/8 /2022

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr.Afrasiab Khan Wazir Adv. Pesh.

Note: offection No. 1, as The appellant in para. 4 of eppeel due te clericel midell merhined. Hence be Carrideved as The actenupes of the appedant in pore. 4 of effect. Sycilian NO. 2, 3, 4 are concented. Hence versulmeder lodg 119/2022 Min

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO. 132-5 /2022

RIZWANA

· VS

HEALTH DEPTT:

· · · ·	INDEX		
S.NO.	DOCUMENTS	ANNEXURE	PAGE
1.	Memo of appeal		1-
2.	Notification & Regularization Act-2014	A & B	4-9
3.	Notification	С	10
4.	Pay slips	D & E	11-16
5.	High Court judgment dated 24.03.2022	F	17-24
6.	Departmental appeal	G	25
7.	Vakalat nama		26

APPELLANT

THROUGH:

AFRASIAB KMAN WAZIR ADVOCATE HIGH COURT PESHAWAR

OFFICE:

Room No.6 Ground Floor, Afridi Tower, Government College Chowk, Faqir Abad, Peshawar City. Mobile No: 0312-9888752

BEFORE THE KHYBER PAKIITUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO. 1325/2022

Mrs. Rizwana, Lady Health Worker (BPS-5), RHC Bahadar Khel, District Karak.

Eiary No. 1040

2022 APPELLANT

VERSUS

- 1- The Secretary Health, Khyber Pakhtunkhwa, Peshawar
- 2- The Director General Health, Khyber Pakhtunkhwa, Peshawar.
- 3- The Provincial Coordinator LHW Program Khyber Pakhtunkhwa, Peshawar.
- 4- The District Health Officer, District Karak.
- 5- The District Accounts Officer, District karak.

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ILLEGAL AND UNLAFUL ACTION OF THE RESPONDENTS BY NOT ALLOWING/GRANTING CONVYENACE ALLOWANCE TO THE APPELLANT AND AGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS.

PRAYER:

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That on acceptance of this instant service appeal the respondents may kindly be directed to allow/grant conveyance allowance at par with colleagues of same & other district of the Lady Health Workers with all back benefits. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

R/SHEWETH: ON FACTS:

the clot

1- That the appellant is serving in the Health Department as Lady Health Worker (BPS-5), regularized under the Khyber Pakhtunkhwa workers Program employee Lady Health Regulation Of (Regularization And Standardization) Act-2014, and are performing her duties up to the entire satisfaction of their superiors. Copy of the Notification dated 24.09.2014 & Regularization Act-2014 are attachedA & B. as annexure.....

2- That the Conveyance Allowance is admissible to all the Civil Servants and to this effect a Notification No. FD (PRC)1-1/2011 dated 14.07.2011 was issued. That later on vide revised Notification dated 20.12.2012 whereby the conveyance allowance for employees working in BPS 1 to 15 were enhance/revised while employees from BPS- 16 to 19 has been treated under the previous Notification by not enhancing their conveyance allowance. Copy of the Notification dated 20.12.2012 are attached as annexure......**C**.

- **3-** That the appellant's colleagues in same and other districts are receiving the conveyance allowances but the respondents without any valid and justifiable reasons are not allowing/granting the payment of conveyance allowance under the wrong and illegal pretext that the same is not allowed to the appellant. Copies of the Salary Slips are attached as annexure.....**D** & E.
- 5- That appellant feeling aggrieved also filed Departmental appeal before the appellate authority to redress grievances in light of the principle of consistency but no reply has been received from the quarter concerned. That appellant feeling aggrieved and having no other remedy, filed the instant service appeal on the following grounds amongst the others. Copy of the Departmental appeal is attached as annexure.....**G**.

GROUNDS:

- A- That the action and inaction of the respondents regarding not allowing/granting conveyance allowance to the appellant at par with other colleagues is illegal, against the law, facts, norms of natural justice.
- B- That the action/inaction of the respondents is against Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That the action of the respondents is without any legal authority, discriminatory and in clear violation of fundamental rights duly conferred by the Constitution and is liable to be declared as null and void.
- D- That as the act of the respondents is illegal, unconstitutional, without any legal authority and not only discriminatory but is also the result of malafide on the part of respondents.
- E- That appellant has the vested right of equal treatment before law and the act of the respondents to deprive the petitioners from the conveyance/allowance is unconstitutional and clear violation of fundamental rights.

F- That under the principle of consistency the appellant is fully entitle to the conveyance allowance as are given to the other colleagues of the appellant in various districts.

G- That according to Article 38 (e) of the Constitution of Islamic Republic of Pakistan, 1973 the state is bound to reduce disparity in the income and earning of individuals including persons in the services of the federation, therefore in light of the said Article the appellant fully entitle for the grant of conveyance allowance during vacations.

H- That the petitioners seeks permission of this Honorable Court to raise any other grounds available at the time of arguments.

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

Dated: 25.07.2022

APPELLANT

RIZWANA

Through:

AFRASIAB KHAN WAZIR ADVOCATE, HIGH COURT, PESHAWAR

AFFIDAVIT

I do hereby solemnly affirm and declare that the contents of this instant service appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal.

AFRASIAB KHAN WAZIR ADVOCATE, HIGH COURT, PESHAWAR

CERTIFICATE: It is certified that no earlier service appeal has been filed between the parties. A4

OFFICE OF THE DISTRICT HEALTH OFFICER KARAK Phone and Fax 0927210837 No.3803-07 Dated 24/09/2014

NOTIFICATION

In term of section 4 (1) read with Proviso there under, of the Khyber Pakhtunkhwa Regulation of Lady Health Workers Program (Regularization) Act, 2014, services of Lady Health Workers Programme Employees of District Karak Khyber Pakhtunkhwa are hereby regularized with effect from 1st July 2012 terms and conditions of service will be governed under the Khyber Pakhtunkhwa regulation of Lady Health Programme and Employees (regularization and Standardization) Act, 2014 and rules to be made there under.

S. No	Name of Community Embedded employee	Father/Husband Name	FLCF	Name of].
	FLCF C	H Bahadar Khel -		catchment area	1

1.	Umar Shad Begum	F	Mohd Ismail	30/04/2002	CH Bahadar Khel	Charpara
2.	Shamim Akhtar	Н	Abdul Khan	30/04/2002	CH Bahadar Khel	Daresh Khel
3.	Rizwana	Н	Anwar Zeb	30/04/2002	CH Bahadar Khel	Bahadar Khel
4.	Bibi Kalsoom	F	Gul Shah Din	30/04/2002	CH Bahadar Khel	Anar Banda
5.	Begum	F	Muhammad Nazeer	01/07/2004	CH Bahadar Khel	Bhadar Khel
6.	Ajmeen Sultana	Н	Mhammad Akram	01/07/2004	CH Bahadar Khel	Jalal Banda
7.	Noor Bano	Н	Halil Rehman	01/07/2004	CH Bahadar Khel	Duresh Khel
8.	Zartaj	Н	Mohd Haroon	01/07/2004	CH Bahadar Khel	Bhadar Khel
9.	Haseena Kalsoom	F	Surat Gul	01/01/2005	BHU Kurram	Bhadar Khel
10.	Khatam Zari	F	Abdul Aziz	01/02/2006	CH Bahadar Khel	Ghol Banda
11.	Bibi Khudija	F	Noor Muhammad Khan	15/06/2009	Rhc Latember	Ghol Banda
12.	Jamsheda Begum	Н	Noor Muhammad Khan	15/06/2009	Rhc Latember	Noshpa Banda
13.	Aslam Jana	H	Baroz Khan	24/08/2009	Rhc Latember	Bhader Khel

In exercise of power conferred under subsection (2) of the Section ibid, the above community embedded employees are placed in the following pay scales as mentioned against their designations.

Name of Post	Basic Pay Scale	
Lady Health Supervisor	BPS 07	
Lady Health Worker	BPS 05	
Driver	BPS 04	

District Health Officer Karak

CC

1. Director General Health Services Khyber Pakhtunkhwa Peshawar.

2. Provincial Coordinator LHW Program Khyber Pakhtunkhwa Peshawar.

3. District Account Officer Karak for information.

4. Incharge FLCF concerned for information

5. Officials concerned.

District Health Officer Karak

OFFICE OFFITHE DISTRICT MEALTH OFFICER KARAR

Phone & Fax: 0927210837 No. 2202-0 1 Date 2 4./09/2014.

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	Shamim Akhtar	II: Abdul Khan	30/04/2002	Ch Bahader Khel	· · · · · · · · · · · · · · · · · · ·
1	Rizwana	11: Anwar Zeb	30/04/2001	Ch Bahader Khet	Daresh Klich
	Bibi Kalsooju	F: Gul Shah Din	30/04/2002	Ch Bahader Khel	Bhadar Khel
	Ruquaz Begum	F: Mohammad Nazeer	01/07/2004	Ch Bahader Khel-	Anar Banda
0	Aimeen Sultana	H: Mohammad Akram	01/07/2004	Ch Bahader Khel	Bhadar Khet Jaal banda
	Noor Bano	II: Halil Rehman	.01/07/2004	-Ch Bahader Khel	Daresh Khel
8	Zar Taj	II: Mohd Haroon	01/07/2004	Ch Bahader Khel	the second se
1	Haseena Kalsoom	F: Surat Gul	01/01/2005	Bhu Khurram	Bhadar Khel
- 10 	Khatam Zari	F: Abdul Aziz	01/02/2006	Ch Bahader Khel	Bhadar Khet
11	Bibi Khadija	F: Sultan Mohammad	02/04/2007	Bhu Khurram	Ghol Banda
	Junchida Begum	H: Noor Mohammad Khan	15/06/2009	Rhc Latember	Ghol Banda
- 13	Aslan Jana	H: Darez Khan	24/08/2009	Rhe Latempher	Noshpa Banda
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Name of Post		
	Basic Pay Scale	•
Lady Health Supervisor	BPS 07	
Lady Health Worker	BPS 05	
Driver	BPS 04	
1		

DISTRICT HEALTH OFFICER KARAK .

DISTRICT HEALTH OFFICER KARAK

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CC

1. Director General Health services Khyber Pakhtunkhwa Peshawar.

- 2. Provincial Coordinator LHW Program Khyber Pakhtunkhwa Peshawar.
- 3. District Account Officer Karak for information
- 4. In Charge FLCF concerned for information.

5. Officials concerned.

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REGISTERED NO. PIII

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KHYEER PAKHTUNKHWA

Published by Authority

PESHAWAR, WEDNESDAY, 2ND JULY, 2014.

PROVINCIAL ASSEMBLY SECRETARIAT, KHYBER PAKHTUNKHWA

NOTIFICATION

Dated Peshawar, the 2nd July, 2014.

No. PA/Khyber Pakhtunkhwa/Bills/2014/35L.-The Khyber Pakhtunkhwa Regulation of Lady Health Workers Program and Employees (Regularization and Standardization) Bill, 2014 having been padsed by the Provincial Assembly of Khyber Pakhtunthwa on 24th June, 2014 and assented to by the Governor of the Khyber Pakhtunkhwa on 29th June, 2014 is hereby published as an Act of the Provincial Legislature of the Khyber Pakhtunkhwa.

THE KHYBER PAKHTUNKHWA REGULATION OF LADY HEALTH WORKERS PROGRAM AND EMPLOYEES (REGULARIZATION AND STANDARDIZATION) ACT, 2014

(KHYBER PAKHTUNKHWA ACT NO. XXVI OF 2014)

(First published after having received the assent of the Governor of the Khyber Pakhfunkhwa in the Gazette of the Khyber Pakhtunkhwa, (Extraordinary), dated the 2nd July, 2014).

> AN ACT

to regulate the status of Lady Health Workers Program in the Province of the Kliyber Paidutunkliwa and to regularize and standardize the services of employees of the said program

WHEREAS in pursuance of the Constitution (Eighteenth Amendment) Act, 2010, the subject of Health has been devolved to the Provinces and as such Lady Health Workers Program run by Federal Government for supporting for family planning and primary health care was devolved to the Provinces

AND WHEREAS in the community based workers have a special nature of job, for the execution of which they have to remain continuously embedded with their

1

18 KHYBER PAKHTUNKHWA GOVERNMENT, EXTRAORDINARY, 2nd JULY, 2014

AND WHEREAS it is obligatory to maintain the original concept and design of the Lady Health Workers Program, to ensure the presence of community embedded employees for effective service delivery to the people of the area;

AND WHEREAS it is expedient to regulate the status of Lady Health Workers Program in the Province of the Khyber Pakhtunkhwa and to regularize and standardize the services of the employees of the said program.

It is hereby enacted as follows:-

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1. <u>Short title, application and commencement.</u>---(1) This Act may be called the Khyber Pakhtunkhwa Regulation of Lady Health Workers Program and Employees (Regularization and Standardization) Act, 2014.

(2) It shall apply to all persons employed or to be employed in Lady Health Workers Program, in the Province of the Knyber Pakhtunkhwa.

(3) It shall come into force at once except section 4, which shall come in to force on 1^{st} .

Definitions --- In this Act; unless there is anything repugnant in the subject or context,-

"catchment population" means the local population for which a Community Embedded Employee of the Program is appointed or posted and regularly resides therein;

"Community Embedded Employee" means a Program employee residing and working within his defined catchment population for which he was appointed or posted;

"District Program Implementation Unit" means the Management Unit of the Program at District level;

(d) "Government" means the Government of the Khyber Pakhtunkhwa;

"prescriped" means prescribed by rules;

"Program" means the Lady Health Workers Program devolved to the Province and which was previously run by the Federal Government under the name of the National Program for Family Planning and Primary Health Care;

"Program employee" means an employee of the Program, whose service is regularized under this Act and includes persons to be appointed after the commencement of this Act;

"Province" means the Province of the Khyber Pakhtunkhwa;

"Provincial Program Implementation Unit", means the Management Unit of the Program at Provincial level; and

"rules" mean rules made under this Act.

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KHYBER PAKHTUNKHWA GOVERNMENT, EXTRAORDINARY, 2nd JULY, 2014. 19

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3. Status of Program....(1) On commencement of this Act, the National Program for Family Planning and Primary Health Care, shall be deemed to be a Program of Government to be known as the Lady Health Workers Program.

(2) The purpose of the Program shall be to provide preventive, curative, rehabilitative and promotive health care services to the catchment population in the Province.

(3) The Program shall continue for such a period as Government may determine.

(4) After coming into force of this Act, Government may appoint persons to various posts in the Program on contract basis and there shall be no regular appointment in the Program.

(5) The appointment under sub-section (4) shall be made in accordance with the criteria and manner as may be prescribed.

4. <u>Regularization</u>.--(1) On commencement of this Act, all the Program employees, who were appointed in the Program on contract or fixed monthly slipend basis before 1st July 2012, and holding the said post till the commencement of this Act, shall stand regularized with effect from 1st July, 2012:

Provided that the services of such Program employees shall be deemed to have been regularized under this Act only on the publication of their names in the official Gazette:

Provided further that the posts of the Program fallen vacant on account of death, retirement, resignation, dismissal, termination or otherwise shall be filled-in on contract basis.

(2) The Program employees regularized under this Act shall be placed in the relevant Pay Scales corresponding to the civil servants or as may be determined by Government.

(3) The seniority of the Program employees regularized under this Act shall be determined in a manner as may be prescribed.

(4) A Program employee, whose services are regularized under this Act, shall retire from service, on the option of the Program employee and on such date as requested by the Program employee, after completion of twenty five years of qualifying service or on the completion of sixtieth year of age.

(5) A Program employee, whose service is regularized under this Act, shall be entitled to such pensionary and retirement benefits as may be determined by Government.

5. <u>Mechanism of recruitment for Community Embedded Employees</u>.---(1) For filling a post of Community Embedded Employee, the appointing authority shall cause to verify and ensure in the prescribed manner that person, who is to be appointed against such post, shall be a regular resident of his catchment population.

(2) The Provincial Program Implementation Unit shall oversee and monitor the process and finding of the verification's carried out by the appointing authority under sub-section (1), before a person is appointed against post of Community Embedded Employee.

Allested

20 KHYBER PAKHTUNKHWA GOVERNMENT, EXTRAORDINARY, 2nd JULY, 2014

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(3) The Community Embedded Employee shall perform his duties within the catchment population of his residence; provided that Government may adjust a Community Embedded Employee in another area in certain circumstances to be prescribed.

(4) Notwithstanding anything contained in other provisions of this Act, the services of the Community Embedded Employees, whose services are regularized under this Act, or other Community Embedded Employees to be appointed after the commencement of this Act, shall be liable to termination, if the employee-

(a) has unlawfully ceased to be a regular resident within or has become a nonresident for his catchment population; or

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- (b) is involved in any other engagement or a practice which is not in accordance with the laid down and approved policy of the Program; or
- (c) has ceased to be efficient in the performance of official duties; or
- (d): has proved guilty of gross misconduct.

(5) A Community Embedded Employee, whose service is terminated under sub-clause (a) or (b) of sub-section (4) of this Act may be reinstated into service in a manner as may be prescribed:

Provided that this opportunity of reinstatement shall not be given more than once throughout the tenure of a Community Embedded Employee's service:

Provided further that-

(a)

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no salary or allowances shall be paid to the re-instated employee for the period spent under termination; and

(b) payment made, if any, to the terminated employee being re-instated, which was not allowed during or for the period spent under termination, is recovered from the employee.

6. <u>Posting, transfer and adjustment of Program employees</u>,---Notwithstanding anything contained in other provisions of this Act, the Program employees, except the Community Embedded Employees, may be transferred to perform duty anywhere in the Province.

7. <u>Disciplinary action</u>.---Disciplinary cases against the Program employees shall be dealt with in a manner as may be prescribed.

8. <u>Application of Government rules</u>.---The Program employees shall be dealt in accordance with the provisions of this Act and rules; provided that if no specific rules are available on any matter, the Government rules shall be applicable to such Program employees.

9. Public servants.---All Program employees shall be deemed to be public servants within the meaning of section 21 of the Pakistan Penal Code, 1860 (Act No. XLV of 1360).

10. <u>Power to make rules</u>.---Government may, by notification in the official Gazette, make rules for carrying out the purposes of this Act.

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KHYBER PAKHTUNKHWA GOVERNMENT, EXTRAORDINARY, 2nd JULY, 2014. 21

Saving.--- Any rules, orders or instructions in respect of any terms and conditions of services of 11. Program employees duly made or issued by an authority competent to make them and in force immediately before the commencement of this Act shall, in so far as such rules, orders or instructions are not inconsistent with the provisions of this Act, be deemed to be rules made under this Act.

(E)

Removal of difficulties.--- If any difficulty arises in giving effect to any of the provisions of this Act. Government may make such order, not inconsistent with the provisions of this Act, as may appear

Provided that no such power shall be exercised after the expiry of one year from the commencement of this Act.

Repeal.--- The Khyber Pakhtunkhwa Regulation of Lady Health Workers Program and Employees 13. (Regularization and Standardization) Ordinance, 2014 (Khyber Pakhtunkhwa Ord. No. VI of 2014) is

> BY ORDER OF MR. SPEAKER PROVINCIAL ASSEMBLY OF KHYBER PAKHTUNKHWA

(AMANULLAH) Secretary Provincial Assembly of Khyber Pakhtunkhwa

Printed and published by the Manager, Staty. & Ptg. Deptt., Khyber Pakhtunkhwa, Peshawar

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Name: RUQIA BIBI LADY HEALTH WORKER CNIC No.1120156461732 GPF Interest Free 05 Active Permanent PAYS AND ALLOWANCES: 0001-Basic Pay 1000-House Rent Allowance 1210-Convey Allowance 2005 L 1300-Medical Allowance 1973-Adhoc Allowance 20100 50% 2148-15% Adhoc Relief All-2013 2174-Adhoc Relief Allow-2014 2211-Adhöc Relief All 2016 10%

Gross Pay and Allowances DEDUCTIONS :

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EXECUTIVE DISTRICT REALTH OFFICER

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For the month of January, 2022

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Account Payroll For the month of _____

District Health Officer Kohat

CNIC NO. 1430119526958

PAYMENTS	AMOUNTS	DEDUCTIONS	AMOUNT
Basic Pay-	12,260	3005 GP subscription	
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DEDUCTIONS

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	Sec 001 Month February 2019 6103 EDO Health (Admn) Karak District Health Officer
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Name Fareed Nisa	
Lady Health Worker	
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Basic Pay	13,260,00	•
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Allowance 20	1,932,00	
Medical Allowance	1,500,00	•
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Balance	26,414 .	. 899 -
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			Accounts Office Karrak PAYROLL REGISTER For The Month Of March 202			Pag	ge: 1
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2309 Adhoc Relief All 202	1,476.00						
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2313 Integrated Allowance	600.00						
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BEFORE THE PESHAWAR HIGH COURT, BANNU BENCH

Writ Petition No. <u>3 46</u>/2019

Farzana Begum etc......Petitioners

Versus

<u>S.</u> #	Description of Documents	Annex	Page
Ι.	Writ Petition		1-6
2.	Affidavit		7
3.	Addresses of the Parties		8
4	Copy of the notification/Act Dated 2 nd July, 2014	"A"	9-13
5.	Copy of the notification No.1340 Dated 22.9.2014, with Deller copy	"B"	14-15
6.	Copies of the notifications No.8782-86, 8787-91 and 8793-97 Dated 24.9.2014	"C", "D" & "E"	16-2
7.	Copies of pay slips of some of the petitioners and those employees who are receiving the conveyance allowance	"F" & "G"	22-40
8.	Copy of the Notices and receipts		41-46
9.:	Court Fee		617
10.	Wakalamama		48-4

Dated: 25.3.2019

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Additional Registrar,

PresistMalik Samiullah Khan Additional Advocate, Karak 0333-9717844

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Mamana Lady Health Workers posted at various BHUs (Lady Health Workers Program Employees at District Karak, Khyber Pakhtunkhwa.

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·····Petitioners

Versus

- 1. Government of Khyber Pakhtunkhwa through Secretary Health, Peshawar.
- Director General, Health Services Khyber Pakhtunkhwa Peshawar.
- 3. Provincial Coordinator LHW Program Khyber Pakhtunkhwa, Peshawar.
- 4. District Health Officer, District Karak.
- 5. District Accounts Officer, District Karak.

Respondents

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973.

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Respectfully Sheweth:

This Writ Petition rising up from the following facts:



That all the petitioners are bonafide residents of District Karak.

 That the petitioners are serving as Lady Health Workers (LHWs) at various BHUs (Lady Health Workers Program Employees) at District Karak.

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That vide notification No.PA/Khyber Pakhtunkhwa/Bills/2014/351 Dated 2nd July, 2014, the respondent No.1 by order of the Speaker, Provincial Assembly Khyber Pakhtunkhwa issued an Act "The Khyber Pakhtunkhwa Regulation of Lady Health Workers Program and Employees (Regularization) and Stadardization), Act 2014" and regularized the services of the petitioners. Copy of the notification/Act is attached as Annexure "A".

That vide notification No.1340 Dated 22.9.2014 of the respondent No.3 vide which the District Health Officers were directed to issue individual notification to the employees of LHW Program. Copy of notification is attached as Annexure "B".

5.

That in the light of above referred directions/notification, vide notifications No.8782-86, 8787-91 and 8793-97 Dated 24.9.2014, the District Health Officer, Karak regularized the services of the petitioners etc with effect from 1st July 2012. Copies of notifications are attached as Annexure "C", "D" & "E" respectively.

6. Riled Today aditio

That the petitioners are entitled to receive conveyance allowance according to law since their regularization w.e.f. 01.7.2012 but the respondents No.4 & 5 are discriminately denying to pay the conveyance allowance to the petitioners



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rather they (respondent No.4 & 5) are paying the same allowance to their blue eyed employees of the same category (LHWs) at District Karak. Copies of some of the pay slips of the petitioners are attached as Annexure "F" and of those employees who received the conveyance allowance are attached as "G".

7. That being aggrieved, the petitioners approaches this Honourable Court, inter alia, on the following grounds;

<u>GROUNDS:</u>

a

- A. That according to service Rules, the petitioners as a matter of routine duties, visit 1-10 families/houses daily for their medical assistance, also participate in anti-polio campaigns for 05 days in the month approximately and also taking the infants of community to EPI Center/BHUs/RHCs etc.
- B. That the petitioners perform their duties in hilly and rural areas which are impossible without having a conveyance and in such a circumstances denial of conveyance allowance to the petitioners is against the law and rules.
- C. That the impugned action of the respondents No.4 & 5 is voidab-initio, illegal and is discriminatory in contravention of the provisions of the constitution of Pakistan.

That the impugned action of the respondents No.4 & 5 be declared against the norms of justice in the light of directives/notifications of respondents No.1 to 3.

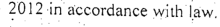
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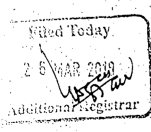
That the impugned action is based on colourful exercise of powers, vested in the functionaries of the Government through Constitution of Pakistan, which is against the basic principles of the equality of citizens before the state.

That the impugned action is illegal, void-ab-initio and not sustainable in the eye of law being not giving the fruit of conveyance allowance to the petitioners which is not admissible to prudent mind and against the principle of natural justice.

That the impugned action of the respondents No.4 & 5 is devoid of any logic and against the guarantee and security provided to the Civil Servants.

It is, therefore, humbly prayed that on acceptance of this Writ Petition, the impugned action of the respondents may please be declared to be illegal, void-ab-initio and unsustainable and the respondent No.4 & 5 may please be directed to give the benefit of conveyance allowance to the petitioners w.e.f 1^{s1} July





D.

E:

F.

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Petitioner

Through

Malik Samiullah Khan Advocate, Karak

Dated: 25.3.2019



CERTIFICATE:

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s.

As per instructions of my clients, certified that no such like Writ Petition has earlier been filed by the petitioners before this Honourable Court.

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LIST OF BOOKS:

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Constitution of Islamic Republic of Pakistan, 1973.
 Case Law According to Need.

Advocate



JUDGMENT SHEET IN THE PESHAWAR HIGH COURT, BANNU BENCH. (Judicial Department) W.P No.346-B/2019.

1

Farzana Gul and 65 others Vs

Govt. of Khyber Pakhtunkhwa and other

JUDGMENT

Date of hearing: 24.03.2022

For petitioners: Mr. Shakirullah Khan , Advocates.

For respondents: Sardar Muhammad Asif, Asstt: AG.

ANU BENC

MUHAMMAD FAHEEM WALI, J.--- Farzana Begum and 65 others who are working as Lady Health Workers at various BHUs have invoked the constitutional jurisdiction of this Court, praying that:-

> "It is, therefore, humbly prayed that on acceptance of this writ petition, the impugned action of the respondents may please be declared to be illegal, void-ab-initio and unsustainable and the respondents No.4 and 5 may please be directed to give the benefit of conveyance allowance to the petitioner w.e.f 1st July 2012 in accordance with law."

2. It is alleged in the petition that initially the present petitioners were appointed on contract basis, however, later on through the Khyber Pakhtunkhwa Regulation of Lady Health

EST ΈĎ + Court Baninul Beach

Workers Program and Employees (Regularization) and Standardization), Act, 2014, the services of the present petitioners were regularized. On regularization they have attained the status of civil servants, therefore, they are also entitled to conveyance allowance, similar to the other civil servants. On the other hand it is the contention of the respondents that the said conveyance allowance is not admissable to the petitioners in a limit of street village or within the LHVs local jurisdiction, they are performing their duties in the close vicinity of their places of residence.

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3. Be that as it may, once the present petitioners have acquired the status of civil servants, their claim for allowance cannot be entertained by this Court in view of jurisdictional contour as envisaged by Article 212 of Constitution of Islamic Republic of Paksitan, 1973 being one of the terms and conditions of service of a civil servant. Needless to mention that allowance constitute an essential component of pay. In view of the clear bar stated above, this petition is not maintainable which is accordingly dismissed.

Announced 24.03.2022

D.B Hon'ble Mr. Justice Syed Arshad Ali & Hon'ble Mr. Justice Muhammad Fahcern Wali.

CERTHUSIN Mur das The Gamme-animediat Ordinance, 1934

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The Director General, Health Services Khyber Pakhtunkhwa, Peshawar.

Subject:

DEPARTMENTAL APPEAL AGAINST THE IMPUGNED ILLEGAL AND UNLAWFUL ACTION OF THE CONCERNED AUTHORITY BY NOT ALLOWING/GRANTING CONVEYANCE ALLOWANCE TO THE LADY HEALTH WORKERS.

Respected Sir,

With due respect it is stated that the appellant is the employee of your Department and is serving as Lady Health Worker (BPS-05) and performing duties quite efficiently and up to the entire satisfaction of the superiors. It is stated for kind information that Conveyance Allowance is admissible to all the civil servants and to this effect a Notification No. FD (PRC) 1-1/2011 dated 14.07.2011 was issued. Later on vide revised Notification dated 20.12.2012 the conveyance allowance for employees working in BPS 1 to 15 were enhanced/revised while employees from BPS-16 to 19 have been treated under the previous notification by not enhancing their conveyance allowance and for all civil servants/government servants conveyance allowance is allowed (except those allowed monetized value of transport or avail transport facility) irrespective of place or station of duty. Respected Sir, appellant's other colleagues of the same department in same as well other districts are receiving conveyance allowance as admissible under the law and rules but the concerned authority without any valid and justifiable reasons are not granting/allowing the payment of conveyance allowance under the wrong and illegal pretext that the same is not allowed for the reason that they are working in the limit of street, village or even with the LHW local jurisdiction which is illogical and against law and discriminatory. Conveyance is granted to other departments whether it is vacational or non vacational even if they work in local areas and near home but they are allowed. Vacational Department employee in Islamabad regarding the same issue filed service appeal No.1888 (R) CS/2016 before the Federal Service Tribunal, Islamabad for conveyance allowance which was accepted by the Honorable Service Tribunal vide its judgment dated 03.12.2018 and same is allowance is extended through Khyber Pakhtunkhwa Service Tribunal vides multiple judgments, which manifests that conveyance allowance is part and parcel of the salary and is allowed/admissible to all the civil or government servants throughout the Khyber Pakhtunkhwa province who are not provided transport facilities meaning thereby objectifying issue with the reason that the lady health workers are working in their local areas that's why they are not entitled to receive conveyance allowance is unprecedented approach of the department. As a matter of routine, on daily basis they visit families for their medical assistance and participate in anti-polio campaigns for five days in a month so much so they take infants of the community to EPI Centre/BHUs/RHC though their own arrangements or by foot and do many other tasks despite non provision of the vehicle or transport facilities etc. That appellant is also entitled to conveyance allowance as are allowed/granted to the lady health workers of same and other districts but the concerned authority is not willing to allow/grant the same conveyance allowance which is granted to other employees in the province as well. Appellant is feeling aggrieved from the inaction of the concerned authority by not allowing/granting conveyance allowance to the lady health workers, the appellant prefer this Departmental appeal before your good self to redress their legit grievances.

It is therefore, humbly prayed that on acceptance of this departmental appeal the concerned authority may very kindly be directed that the conveyance allowance may very kindly be allowed/granted and the appellant be treated at par with colleagues of same and other districts employees as conveyance allowance is admissible to all the government/civil servants in other quarter concerned.

Dated: 06.04.2022

You're obediently Rizwana, LHW (BPS-5) RHC Bahadar Khel, District Karak

VAKALATNAMA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

OF 2022

RIZWANA

(APPELLANT) (PLAINTIFF) (PETITIONER)

(RESPONDENT) (DEFENDANT)

VERSUS

HEALTH DEPTT:

I/We

RIZWANA

Do hereby appoint and constitute **Afrasiab Khan Wazir, Advocate, High Court, Peshawar** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated.____/2022

ana

ACCEPTED AFRASIAB KHAN WAZIR &

NAZUREHMAN MEHSOOD ADVOCATES

OFFICE:

Room No.6 Ground Floor, Afridi Tower, Government College Chowk, Faqir Abad, Peshawar City. Mobile No: 0312-9888752