11.08.2022

Appellant informations
By Tedephone
18-8-22

Nemo for petitioner. Mr. Riaz Khan Paindakhel, Assistant Advocate General alongwith Safi Ullah, Focal Person for respondents present.

Learned AAG sought time for submission for submission of implementation report. Notices be issued to appellant and his counsel. To come up for implementation report on 30.09.2022 before S.B.

(Fareeha Paul) Member (E) 22.03.2022

None present on behalf of the petitioner. Mr. Kabirullah Khattak, Addl. AG for the respondents present.

Learned AAG seeks time to submit proper implementation report. Notice be issued to petitioner and his counsel for the next date. To come up for implementation report on 06.04.2022 before S.B.

#### Chairman

06.04.2022

None for the petitioner present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Learned AAG seeks time to submit implementation report. Notices be issued to the petitioner and his counsel. Adjourned. To come up for implementation on 27.06.2022 before SAB.

(MIAN MUHAMMAD) MEMBER(E)

27.06.2022

Learned Member (Executive), is on leave. Therefore, the case is adjourned to 03.08.2022 for the same as before.

READER

13.10.2021

Learned counsel for the petitioner present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Dr. Ijaz, DMS for respondents present.

Learned AAG produced copy of the bill submitted to the Account Office. A copy of the same is handed over to the learned counsel for the petitioner. Adjourned. To come up for further proceedings and conclusive implementation report before the S.B on 13.12.2021.

(MIAN MUHAMMAD) MEMBER (E)

13.12.2021

Petitioner in person present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Learned AAG seeks time for submission of implementation report as same is under process. Adjourned. To come up for written reply/comments on 02.02.2022 before S.B.

(MIAN MUHAMMAD) MEMBER (E)

02.02.2022

Junior to learned counsel for the petitioner present. Mr. Muhammad Adeel Butt, Add: AG for respondents present. From a parameter and a present arguments could not be heard due to learned Member (Executive) Mian Muhammad is on leave. To come up for further proceedings on 22.03.2022 before S.B.

Reader

12.08.2021

Counsel for the petitioner and Mr. Kabirullah Khattak, Addl. AG alongwith Dr. Ijaz, DMS for the respondents present.

It was clearly observed in the previous order dated 23.06.2021 though presumptively that respondent No. 2 could not be so naive to fill the post from which the petitioner/appellant was relieved abortively. According to information furnished today by above named DMS, six appointments were made against all six posts which were occupied by the petitioners before their illegal relieving. The service appeal of the petitioners were instituted on 09.05.2019 while according to respective date of fresh appointments, the posts of the petitioners treating them as vacant were filled after institution of the Service Appeals. It would be better known to the appointing authority that what was the exigency to compel him to fill the posts despite the fact that the petitioners had challenged the order of their illegal relieving firstly through departmental appeal and then through service appeals well in time. The future of the said appointment and affixing the responsibility of making such appointments is the matter of departmental concern but those appointments could not be taken as defence to deny the payment of salaries to the petitioners for the period they were prevented from performing their duties after his illegal relieving. Copy of this order be sent to all respondents and the DMS in attendance has been apprise to get the notice of this order and no further excuse shall be accepted against nonpayment of salaries to the petitioners. To come up for implementation report on 13.10.2021 before S.B.

Chairm

of the period during which they remained prevented from performance of the duty due to the orders of respondents as set aside by the judgment of this Tribunal. It is presumed that respondent No. 2 could not be so naive to fill the posts from which the petitioner/appellants were relieved abortively; and drawal of salary as back benefit on lien of said posts for the period in between their relieving by the impugned order and the date of petitioner's come back on strength of the Tribunal's judgment shall be conveniently possible. So, they shall be paid salary for the said period against such post. The respondents are directed to come up with implementation report as to payment of salary to the petitioner positively on the next date. Adjourned to 12.08.2021 before S.B.

Chairman

23.06.2021

Counsel for the petitioner and Mr. Muhammad Adeel Butt, Addl. AG alongwith Dr. Ijaz Rahmatullah, DMS for the respondents present.

The petitioner seeks implementation of the judgment at his credit for release of salary for unpaid period. It has been observed in concluding part of the judgment that the respondent No. 2 (then posted in first quarter of 2019) miserably failed to have dispensed with his legal duties and responsibilities diligently, honestly and without bias in a befitting and professional manner. therefore, whimsically, with self grudges and discrimination, single handedly and with a single stroke of pen got rid of appellants (present petitioners) by relieving them of their positions. They were treated like rolling stone between respondents, left not only in the lurch but virtually at the mercy of respondents to run from pillar to post for their due rights of posting and monthly pay. Obviously, there is no specific order as to back benefits as pointed out in objection of respondents pressed into service through learned AAG at the bar but the operative part r/w conclusion part of the judgment about the petitioners having been kicked around in their pursuit for posting and salary leave no room for said objection. The operative part cannot be read in isolation ignoring the observations in the conclusion part of the judgment. Accordingly, the petitioner, irrespective of the objections discussed before are entitled for the salaries

Learned counsel for the petitioner present.

Notice of the present execution petition be issued to the respondents for submission of implementation report. To come up for implementation report on 04.05.2021 before S.B.

> (Atiq Ur Rehman Wazir) Member (E)

04.05.2021

Due to demise of the Worthy Chairman, the Tribunal is non-functional, therefore, case is adjourned to 23.06.2021 for the same as before.

Reader

(V)

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Court of			
Execution Petition No.	35	/2021	

1 2 3  1 12.01.2021 The Execution Petition submitted by Mr. Tasleem through Mr. Sajid Ur Rehman Advocate may be ended in the relevant Register and put up to the Court for proper please.  2- REGISTION This Execution Petition be put up before S. Ton. 26.53.33.			
The Execution Petition submitted by Mr.  Tasleem through Mr. Sajid Ur Rehman Advocate may be end in the relevant Register and put up to the Court for proper please.  This Execution Petition be put up before S. on Solon Mr.	1 ' -		Order or other proceedings with signature of judge or Magistrate
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in the relevant Register and put up to the Court for proper please.  REGISTI  This Execution Petition be put up before S. on 2600/11.	1	12.01.2021	The Execution Petition submitted by Mr. Awais
please.  REGISTI  This Execution Petition be put up before S.  on. 260011			
This Execution Petition be put up before S. on. 26044.			in the relevant Register and put up to the Court for proper order
This Execution Petition be put up before S. on Z60714.	2-		please.  REGISTRAR
on 26/05/24			
			on Z6/07)1.  CHAIRMAN

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

CM No.	/2021
CIT III.	 / <b>~U~</b>

Awais Tasleeem

V/S

DG Health etc.

#### **SERVICE APPEAL**

## APPLICATION FOR FIXATION OF THE CASE AT PRINCIPAL SEAT PESHAWAR

### Most respectfully sheweth:-

- 1. That above titled service appeal was allowed by this Honourable Tribunal at Principal Seat Peshawar as well as the record of the appeal and other connected appeals is also available in the record room at Peshawar.
- 2. That as per law, the court who decide the appeal/matter has the authority to implement its judgment, hence the application for implementation of judgment will be heard by principal seat.

Therefore, it is humbly prayed that the application for implementation of the judgment may please be fixed at Principal Seat Peshawar

Dated: 12-1-202

Appellant

Through Counsel

Azra Salman

Advocate High Court

Peshawar

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

**Awais Tasleem** 

V/S Director General Health etc

SERVICE APPEAL

APPLICATION FOR IMPLEMENTATION OF ORDER/
JUDGMENT 30.09.2020 PASSED BY THIS HONOURABLE
TRIBUNAL IN THE TITLED SERVICE APPEAL.

### **INDEX**

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1	Application for implementation of		1-9
	order/judgment with affidavit	"A"	E-10
2	Attested copy of service appeal		3
	1 1 20 0 G 2020	"B"	11-22
3	Copies of order dated 30.0 2020		'
		"C"	23
4	Copy of application		+
	·	"D"	124-25
5.	Copy of restoration order		1 27
			26-27
6.	Wakalat Nama		
			• .

Dated 28-12-2°

Appellant/petitioner

Through

Sajid ur Rehman Khan Advocate High Court Haripur

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

CM No	/2020
IN Service Appeal No	o. <u>657/2019</u>
. Tasloom resident	of Haripur

Awais Tasleem s/o Muhammad Tasleem resident of Haripur presently working as Ward Orderly at DHQ Hospital District .....Appellant/Petitioner Haripur.

#### **VERSUS**

- Director General Health, Knyber Pakhtunkhwa Peshawar
- Medical Superintendent DHQ Hospital Haripur (1)(2)
- District Accounts Officer, District Haripur (3)

....Respondents

ORDER/ **IMPLEMENTATION FOR** APPLICATION JUDGMENT OF THIS HONOURABLE TRIBUNAL DATED 30.09.2020 IN CAPTIONED SERVICE APPEAL.

On acceptance of the instant application, the PRAYER: respondents be directed to release the salary of the petitioner/appellant for unpaid period and implement the order of this Honourable Tribunal in its true letter and spirit.

### Respectfully Sheweth:-

That the appellant alongwith others filed service appeal 1. before this Honorable Tribunal against the impugned orders regarding illegal acts of the respondents respective positions. Copy of service appeal is enclosed as Annexure

That this Honourable disposed off the service appeal 2. alongwith other service appeal on 30.09.2020 with the direction that "12. As a sequel to the above, we therefore, accept the present service appeal as well as connected (5) service appeals mentioned above and the impugned orders bearing No. 167-169 dated 03.01.2019 and No. 988 dated 06.02.2019 being illegal, ultra-vires and discriminatory are set aside. The respondents are directed to post the appellants against their original positions previously held by them, immediately. A compliance report to this effect shall be submitted to the service Tribunal within (30) thirty days of the receipt of this judgment, parties are left to bear their own costs. File be consigned to the record room". Copy of order dated 30.09.2020 is annexed as Annexure "B".

- 3. That the appellant submitted application for implementation order of this Honourable Tribunal before the respondents.

  Copy of application is annexed as **Annexure "C"**.
- 4. That the respondents issued restoration order in the light of judgment dated 30.09.2020. Copy of restoration order is annexed as <a href="mailto:Annexure">Annexure "D"</a>
  - 5. That as per direction of this Honourable Tribunal, the respondents were bound to consider the request of applicant and implement the order of this Honourable

Court, withheld the salary for a period of 22-month but the respondents ignored the order and request of applicant.

- That the applicant visited the offices of respondent time 6. and again but in vain.
- That the conduct of the respondent is highly contemptuous, contumacious and regrettable in wilfully, knowingly and deliberately disobeying clear direction passed by this Honourable Tribunal in above service appeal and they be ordered to release unpaid salary.
  - That the valuable right of applicant/petitioner is involved. 8.

It is, therefore, humbly prayed that on acceptance of the instant application, the respondents be directed to release the salary of the petitioner/appellant for unpaid period and implement the order of this Honourable Tribunal in its true letter and spirit.

Dated 28-12-2-

Appellant/petitioner

Through

SAJID UR REHMAN KHAN Advocate High Court

At Haripur

Verified on oath that the contents of contempt petition are true **VERIFICATION** and correct to the best of my knowledge and nothing has been concealed from this Honourable Court.

Applicant/petitioner

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

CM No	/2020
TNI	- 1-010
Service Appeal	No. <u>657/2019</u>

**Awais Tasleem** 

V/S

**Director General Health etc** 

SERVICE APPEAL

APPLICATION FOR IMPLEMENTATION OF ORDER/
JUDGMENT 30.09.2020 PASSED BY THIS HONOURABLE
TRIBUNAL IN THE TITLED SERVICE APPEAL.

### AFFIDAVIT: -

I, Awais Tasleem s/o Muhammad Tasleem resident of Haripur presently working as Ward Orderly at DHQ Hospital District Haripur do hereby solemnly affirm and declare on oath that the contents of foregoing application are true and correct to the best of knowledge and belief and nothing has been concealed therein.

Dated 28-12-2°

Deponent

Awais Tasleem

CNIC #

Ames 3

ATTESTER

Oath

Commissioner

And

Oath

Commissioner

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And

## BEFORE THE KHYBER PAKHTUNKHWA SERVI TRIBUNAL, PESHAWAR.

Appeal No. 608

Mohammad Safeer s/o Khan Afsar R/o Haripur present Ward orderly at DHQ Hospital Haripur.

...APPELLANT

#### VERSUS

- DG Health Khyber Pakhtunkhwa, at Directorate General Health Services, 1) Peshawar.
- Medical Superintendent DHQ Hospital Haripur. 2)
- Deputy Medical Superintendent DHQ Hospital Haripur.

District Account Office Haripur.

Distoict Health offices, Hangus.

...RESPONDENTS

Re-submitted to -day and filed.

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDERS NO.167-69 DATED 03.01.2019, ISSUED BY RESPONDENT NO.2 VIDE WHICH THE APPELLANT WAS ILLEGALLY RELIEVED FROM HIS RESPECTIVE POSITION **APPELLANT** THEREAFTER THE AND DEPARTMENTAL APPEAL BUT ALL IN VAIN HENCE THIS SERVICE APPEAL.

ATTESTED

Service Temperation **Lasharway** 

### PRAYER:-

ON ACCEPTANCE OF THE INSTANT

SERVICE APPEAL, THE IMPUGNED ORDERS

NO.167-69 DATED 03.01.2019 AND ORDER NO.988

DATED 06.02.2019 ISSUED BY RESPONDENT NO.2

AND ORDERS NO.494 DATED 14.1.2019 AND

ORDER NO.2274-78 DATED 08.02.2019 ISSUED BY

RESPONDENT No.1 MAY KINDLY BE DECLARED

NULL VOID AND APPLLENT MAY KINDLY BE

RESTORED TO HIS PREVIOUS POSITION.

### Respectfully Sheweth,

### FACTS:

Following facts giving rise to the instant Service Appeal, are arrayed as under:-

- 1. That, the appellant has been serving in the Health Department at DHQ Hospital Haripur.
- 2. That, appellant is law abiding citizen and never been found in any illegal, unprofessional, immoral, unethical and corrupt practices.

That, due to discriminatory conduct of the Respondent No.3 the union announced the peaceful protest regarding which due notice was served upon the respondent No.2 and other respondent of the district. (Copy of the notice is attached as Annexure "A")

- 4. That, upon assurance of eradication of Mal practice and discrimination the peaceful protest have been withdrawn.
- 5. That, after sometime, Respondent No.2 without conducting proper enquiry relieved the appellant from his position. (Copy of impugned order is annexed as Annexure "B")
  - 6. That, the appellant filed Departmental Appeal before the Respondent No.1 which was decided with the direction of proper enquiry should be conducted against the appellant if he is guilty of misconduct. (Copy of Departmental Appeal order is annexed as Annexure "C")
    - 7. That the Respondent No.2 instead of complying the order of appellate authority again relived the Appellant. (Copy of impugned order is attached as Annexure "D")

8. That, thereafter, the appellant again filed the
Departmental Appeal and respondent No.1 decided in
negative hence this service appeal. (Copy of

**Ø** 

Departmental appeal order is annexed as Annexure "E")

### GROUNDS:-

- a) That, the orders No.167-69 dated 03.01.2019, issued by Respondent No.2 is illegal, ultravires, arbitrary, fanciful, perverse, against the principle of natural justice and equity and liable to be set aside on the following grounds.
  - i. That, no proper enquiry has been conducted and appellant has been punished in a brutal way.
  - ii. That the appellant approached this forum for the redressal of his grievance and appeal is well within time and the Court has the jurisdiction to entertain the same.
    - b. That, the action/ order of the respondent No.2 is amounting to discourage the Public Servant from doing his legal functions as assigned to him under the Rules of Business of the Government.
      - c. That the instant service appeal is well within time and Hon'ble Tribunal has the jurisdiction to entertain the same.

### PRAYER:

ATTESTED

It is, therefore, humbly prayed that on acceptance of the instant Service Appeal, the impugned orders No.167-69 dated 03.01.2019 and

order No.988 dated 06.02.2019 issued by respondent No.2 and orders No.494 dated 14.1.2019 and order No.2274-78 dated 08.02.2019 issued by respondent No.1 may kindly be declared null void and Appellant may kindly be restored to his previous position.

Myster

...APPELLANTS

Through:

Dated: 9-4/2019

(HABIT KHAN)
Advocate High Court, Abbottabad.

### **VERIFICATION:-**

Verified that the contents of the instant Service Appeal are true and correct to the best of my knowledge and belief and that nothing material has been suppressed from this Honorable Court.

ence Telecook

Dated:-4/4/2019

APPELLANT

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal	No.	12	019
	* *		

Mohammad Safeer

...APPELLANT

VERSUS

DG Health Khyber Pakhtunkhwa and others

..RESPONDENTS

### SERVICE APPEAL **AFFIDAVIT**

I, Mohammad Safeer s/o Khan Afsar R/o Haripur present Ward orderly at DHQ Hospital Haripur, Appellant, do hereby solemnly affirm and declare on Oath that the contents of instant Appeal are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble Tribunal.

DEPONENT 14 sleen

...APPELLANT

Dated:-4 /2019

**IDENTIFIED BY:-**

Control to be Made Son.

Advocate High Com

05/10/202

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## BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL,

Service Appeal No. 608/2019

... 09.05.2019 Date of Institution

... 30.09.2020 Date of Decision

Mohammad Safeer s/o Khan Afsar R/o Haripur present Ward orderly at DHQ Hospital, Haripur.

#### **VERSUS**

Director General Health, Khyber Pakhtunkhwa, at Directorate General Health Services, Peshawar and four others.

MR. Sajid Ur Rehman, Advocate

MR.USMAN GHANI,

District Attorney

MIAN MUHAMMAD ROZINA REHMAN

For appellant

For respondents.

MEMBER(Executive) MEMBER(Judicial)

### JUDGEMENT:

### MIAN MUHAMMAD, MEMBER:-

This judgment shall dispose of the instant service appeal as well as five connected service appeals No. 609/2019 titled Iftikhar Ahmad -vs- Director General Health, Khyber Pakhtunkhwa, at Directorate General Health Services, Peshawar and four others, No. 610/2019 titled Anayatullah -vs- Director General Health, Khyber Pakhtunkhwa, at Directorate General Health Services, Peshawar and four others, No.611/2019 titled Niaz Ellahi -vs- Director General Health, Khyber Pakhtunkhwa, at Directorate General Health Services, Peshawar and four others, No. 612/2019 titled Sajid Ali -vs- Director General Health, Khyber Pakhtunkhwa, at Directorate General Health Services, Peshawar and four others and No. 657/2019 titled Awais Tasleem -vs- Director General Health, Khyber Pakhtunkhwa, at Directorate General Health Services, Peshawar and four others as

similar question of law, facts and circumstances are involved therein.

भागाकाम् उत्तरम् प्रकार प्रकार प्रकारता and a maffall and while

- O2. Gist of the impugned orders is that respondent No.2 (Medical Superintendent DHQ Hospital Haripur) vide letter No. 167-69 dated 03.01.2019 addressed to respondent No.1 (Director General Health Services Peshawar) relieved the following officials of their duties and directed them to report for further posting to respondent No.1.
  - 1. Muhamamd Safeer, Ward Orderly.
  - 2. Iftikhar, Ward Orderly.
  - 3. Muhammad Farid, X-ray Attendant.
  - 03. In response to the above correspondence, respondent No.1 through his letter bearing No. 494 dated 14.01.2019 advised respondent No.2 to withdraw the relieving order in respect of the mentioned officials and initiate disciplinary action against them under the E&D Rules-2011. Similarly, letter No. 988 dated 06.02.2019 written by respondent No.2 and is addressed to respondent No.1 vide which the following officials were relieved from the DHQ Hospital Haripur on grounds of creating administrative problems for the Hospital administration.
    - 1. Muhammad Safeer, Ward Orderly
    - 2. Muhammad Farid, X-Ray Attendant
    - 3. Iftikhar, Ward Orderly.
    - 4. Niaz Ilahi, Sweeper.
    - 5. Anayat, Ward Orderly.
    - 6. Sajid, Mali
    - 7. Awais Tasleem, Ward Orderly.

ATTESTED

Khyper Pakhunkiwa Service Tribunal, Pashawar

04. Office order bearing endorsement No. 2274-78/personnel dated 05.02.2019 was issued by Respondent No.1 whereby the services of the above mentioned seven (7) officials were placed at the disposal of respondent No.5 (DHO Haripur impleaded later on vide order sheet dated 19.09.2019) for further posting against the vacant posts.

Safided Rehman Than Advocate Harbur

Brief facts and circumstances leading to institution of the instant service appeal and five other connected appeals are that the officials are Class-IV employees on the sanctioned strength of respondent No.2 (Medical Superintendant DHQ Hospital Haripur) who scheduled and were to stage a protest strike for their demands against the Hospital Administration on 08.12.2018. The Deputy Commissioner Haripur, on the face of "strike call" issued by Para Medical Association (Class IV Health Department Haripur), recorded "Pl: send to Assistant Commissioner, Haripur for enquiry and report". The Assistant Commissioner, Haripur vide his letter No. Reader/09/1300-01/AC(H) dated 14.12.2018 assigned the task of enquiry to respondent No.2 with the direction "to inquire into the matter and detailed report". Respondent No.2 constituted a committee comprising Dr. Waseem Ahmad (PMO) and Dr. Rafique Tanoli (PMO) of DHQ Teaching Hospital Haripur. The enquiry committee submitted two pages inquiry report on 02.01.2019 with the following recommendations;

Disciplinary action against the culprit Class IV.

Uniform and caps be provided to all Class IV staff as is practicing in all teaching institutes.

- Now taking the shelter of findings and recommendations of the inquiry Committee the appellants were relieved of their duties in DHQ Hospital Haripur vide the impugned letter/order 06.02.2019 mentioned in the preceeding para.
- On institution of the Service Appeals, the respondents were asked to submit 07. their replies and connected documents in support of their stance vis-à-vis the appellants. They submitted the documents and defended the case through the District Attorney where-after we heard the learned counsels for the parties and perused the available record minutely.

Attested to be True Copy

nh Court Harbour

#### ARGUMENTS:

Learned counsel for Appellants contended that the appellants have been serving in DHQ Hospital Haripur and have never been found in any illegal, unprofessional, immoral, unethical and corrupt practices. The discriminatory conduct of respondent No.3, (Deputy Medical Superintendent DHQ Hospital Haripur), the Union announced a peaceful protest regarding which due notice was served upon respondent No.2 and others. That upon assurance of eradication of malpractice and discrimination, the call for peaceful protest was withdrawn. It was vehemently argued that respondent No.2 without having conducted proper inquiry, initially relieved three (3) appellants of their positions vide letter dated 03.01.2019 and they were condemned unheard who submitted departmental appeal to respondent No.1 on 07.01.2019 and whereon respondent No.2 was directed to conduct proper inquiry against them, if they are guilty of misconduct because relieving/transferring unwilling workers is no remedy. However, instead of initiating proper enquiry by respondent No.2, now seven (7) appellants (3 earlier and 4 more) were relieved of their duties in DHQ Hospital, Haripur through a consolidated order dated 06.02.2019. Moreover, the impugned orders are discriminatory in nature particularly where one of their colleagues namely Fareed Khan, X-Ray Attendant has been restored on his position by respondent No.2 and the appellants relieved of their duties in DHQ Hospital Haripur. The impugned orders by respondent No.2 being illegal, ultra vires, fanciful, perverse, against the principle of natural justice and equity, are therefore, liable to be set aside. .

On the other hand, learned District Attorney representing the respondents of these appellants was itself responsible for their Service Tribunal being relieved from their positions previously held by them. They were involved in the schewar of the service Tribunal being relieved from their positions previously held by them.

Salidand Relation 2400

unprofessional and unethical activities not commensurate to their official position and were a constant source of trouble to the peaceful atmosphere and administration at DHQ Hospital, Haripur. So much so that one of them i.e Mr. Iftikhar Ahmad had attacked the attendant of respondent No.2 on 22.02.2019 for which FIR No. 243 was registered in Police Station City Haripur on 27.02.2019. They also instigated other staff of the hospital to stand up against the hospital administration and as a result of unpleasant incident dated 22.02.2019, they were not acceptable and once again directed to report to respondent No.1 for further posting, vide letter dated 23.02.2019. Since they were not performing their lawful duties and demanded exemption from duty taking the shelter of being representative of Class-IV Union. The appellants were, therefore, relieved of their positions after fulfillment of legal formalities including enquiry conducted against them by the inquiry committee.

### CONCLUSION:

After having heard pro and counter arguments of the learned counsels for the 10. parties and perused the record available on file with the assistance of learned counsels, it can safely be concluded that due course of law and rules has neither been observed nor adopted at all in the instant case. The enquiry conducted through two Doctors was basically a fact finding/preliminary enquiry on which the respondents did rely and the whole edifice of case has been built up by them. What

actually the enquiry committee recommended was "the enquiry committee ATTESTED

recommends disciplinary action against the culprit Class-IV". Similarly,

respondents no. 1 i.e the Director General Health Services Peshawar had advised

Services Tribunal respondent No.2 "to initiate disciplinary action against them under E&D Rules

2011, if they are guilty of mis-conduct as relieving/transfer of unwilling worker

is no remedy". Respondent No.2 was therefore not only duty bound and required

but rightly expected to have initiated formal/proper enquiry under the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules 2011 by framing charges through a proper charge sheet and statement of allegations against them and simultaneously appointing an enquiry officer or inquiry committee to conduct formal inquiry. However, it is observed with great concern that being administrator who kept administration and discipline as paramount objectives in hospital, Respondent No.2 did miserably fail to have dispensed with his legal duties and responsibilities diligently, honestly and without bias in a befitting and professional manner. It is apprehended that he did not have knowledge of the disciplinary proceedings against the officials working under him and involved in activities falling in the meaning and parameters of mis-conduct. He, therefore, whimsically, with self grudges and discriminations, single handedly and with a single stroke of pen got rid of them by relieving them of their positions. These appellants were, therefore, treated like rolling stones between respondents, left not only in the lurch but virtually at the mercy of respondents to run from pillar to post for their due rights of posting and monthly pay. "it is the wearer who knows where the shoe pinches". It is a classical case where the idiom is best suited as an example of victimization and injustices meted out to the appellants at the hands of respondents.

The appellants have, therefore, not being treated in accordance with law and Deartons of natural justice. They have not been given fair trial as enshrined under Technique Afficie-4 and Article 25 as inalienable fundamental rights duly guaranteed by the reshawar Afficie-4. 1973 constitution. They have been condemned unheard through one sided preliminary/fact finding enquiry. They have neither been issued proper charge sheet with statement of allegations nor show cause under the Khyber Pakhtunkhwa

Andel Mr-Rehman Zhan

Government Servants (Efficiency and Discipline) Rules, 2011. They have been discriminated when their one colleague nominated in FIR No. 243 by the Hospital Administration namely Fareed Khan was subsequently restored/posted on his original position at their sweet will having left the present appellants to knock the door of court for redressal of their grievances and legal rights.

As a sequel to the above, we therefore, accept the present service appeal as well as connected five (5) service appeals mentioned above and the impugned orders bearing No. 167-69 dated 03.01.2019 and No.988 dated 06.02.2019 being illegal, ultra-vires and discriminatory are set aside. The respondents are directed to post the appellants against their original positions previously held by them, immediately. A compliance report to this effect shall be submitted to the Services Tribunal within thirty (30) days of the receipt of this judgment. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 30.09.2020

> (MIAN MUHAMMAD) Member(E)

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## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No.

Awais Tasleem S/o Mohammad Tasleem R/o Haripur present Mali at DHQ Hospital Haripur.

...APPELLANT

#### VERSUS

- DG Health Khyber Pakhtunkhwa, at Directorate General Health Services, 1) Peshawar.
- Medical Superintendent DH. Hospital Haripur. 2)
- Deputy Medical Superintendent DHQ Hospital Haripur. 3)
- District Account Office Haripur.

..RESPONDENTS

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER NO.454-56 DATED 14.01.2019 ISSUED BY RESPONDENT NO.2 VIDE WHICH THE APPELLANT WAS ILLEGALLY RELIEVED FROM HIS RESPECTIVE POSITION AND THEREAFTER THE APPELLANT FILED DEPARTMENTAL APPEAL BUT ALL IN VAIN HENCE THIS SERVICE APPEAL.

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That, due to discriminatory conduct of the Respondent

and corrupt practices.

found in any illegal, unprofessional, immoral, unethical

That, appellant is law abiding citizen and never been

Department at DHQ Hospital Flavipur.

That, the appellant has been serving in the Health

Appeal, are arrayed as under:

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FACTS:

Respectfully Sheweth

KINDLY BE RESTORED TO HIS POSITION.

DECLAPED MULL AND VOID & APPELLANT ME

ISSUED BY RESPONDENT NO.1 MAY KINDLY BE

AND ORDERD NO. 2274-78 DATED 08.02.2019

DATED 06/02/2019, ISSUED BY RESPONDENT NO.2

NO.454-56 DATED 14.01.2019, & ORDERD NO. 988

SERVICE APPEAL, THE IMPUGNED ORDERS

PRAYER:-

ON ACCEPTANCE OF THE INSTANT

and other respondent of the district. (Copy of the notice is attached as Annexure "A")

- That, upon assurance of eradication of Mal practice and discrimination the peaceful protest have been withdrawn.
  - That, after sometime, Respondent No.2 without from conducting proper enquiry relieved the appellant from his position. (Copy of impugued order is annexed as Annexure "B")
    - 6. That, the appellant filed Departmental Appeal before the Respondent No.1 which was decided with the direction of proper enquiry should be conducted against the appellant if he is guilty of misconduct.copy of order appellant if he is guilty of misconduct.copy
      - 7. That the Respondent No.2 instead of complying the order of appellate authority again relived the Appellant. (Copy of impugued order is attached as Annexure "D")
        - of impugued.

          That, thereafter, the appellant again filed the That, thereafter, the appellant again filed the Departmental Appeal and respondent No.1 decided in Departmental Appeal and respondent No.1 decided in negative hence this service appeal. (Copy of negative hence this service appeal and Annexure order is annexed as Annexure

GROUNDS:-

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- a) That, the orders No.454-56 dated 14.01.2019, issued by Respondent No.2 is illegal, ultravires, arbitrary, fanciful, perverse, against the principle of natural justice and equity and liable to be set aside on the following grounds.
  - i. That, to proper enquiry has been conducted and appellant has been punished in a brutal way.
  - That the appellant approached this forum for the redressal of his grievance and appeal is well within time and the Court has the jurisdiction to entertain the same.
    - b. That, the action/ order of the respondent No.2 is amounting to discourage the Public Servant from doing his legal functions as assigned to him under the Rules of Business of the Government.
      - e. That the instant service appeal is well within time and Hon'ble Tribunal has the jurisdiction to entertain the same.

### PRAYER:

It is, therefore, humbly prayed that on acceptance of the instant Service Appeal, the acceptance of the instant Service Appeal, the impugned orders No.454-56 dated 14.01.2019, & orderd impugned orders No.454-56 dated 14.01.2019, & orderd No. 988 dated 06/02/2019, issued by respondent No.2 and orderd No. 2274-78 dated 08.02.2019 issued by

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respondent No.1 may kindly be declared nu appellant me kindly be restored to his position. ...APPELLANTS Through: Advocate High Court, Abbottal Verified that the contents of the instant Service Appeal are true and correct to the best of my knowledge and belief and that nothing material has been suppressed from this Honorable Court. Dated: - 4/4 12019

# <u> بخدمت جناب میڈیکل بیرنٹنڈنٹ صاحب DHQ ہیتال ہری پور</u>

## درخواست برائے عملدرآ مدفر مانے جانے تھم عالت سروس ٹریبونل خیبر پخونخو الابشاورمور خد 30.09.2020

جناب عالى!

یہ کہ من سائل نے اپنی غیر قانونی ٹرانسفر اور سروسز کی ڈسپوزل بنام DG صاحب ہیلتھ و DHO صاحب ہری پورکوسروں اپیل میں بعد الت سروس ٹریبونل خیبر پختونخواہ بیٹاور میں چیلنج كيا - عدالت ميں مقدمہ ساعت ہونے كے بعد مورخہ 30.09.2020 كومعز زعدالت نے من سأئل/ا پيلانٺ کي اپيل ذيل الفاظ کيس اتھ منظور فريا گي۔

12. As a sequal tot heabove, we therefore, accept the present service appeal as well as connected (5) servide apepals mentieond abvoe and the impugned orders bearing No. 167-169 dated 03.01.2019 and No. 988 dated 06.02.2019 being illegal, ultra-vires and discriminatory are set aside. The respondents are directed to post the appellants against their original positions previously held by them, immediately. A compliance report to this effect shall be submitted to the service Tribunal within (30) thirty days of the receipt of this judgment, parties are left to bear their own costs. File be consigned to the record room.

مصدقه نقولات فيصليلف بس

لہذا استدعا ہے کہ فیصلہ و حکم معزز عدالت سروس ٹر پیونل خیبر پخونخواہ بیثاور مورجہ 30.09.2020 يرعملدرآ مدفر مات ہوئے سائل کواپن سابقہ سیٹ/پوسٹ پر بحال فر مائے جانے کا حکم صادر فر مائے جا تیں۔

Dewn 16/10/020, 16/10/020

اویس سلیم ولد محر سلیم وارد آردر لی DHQ میتال هری پور رابطه نمبر 03135830103

> كالى برائے اطلاع ومزيد كاروائي دُامْرُ يكشر جز ل صاحب بهيلته سرومز KPK پشاور

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## TORATE GENERAL HEALTH SERVICES RHABEB BYRHLIN RHMY BEZHYMYB

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#### OFFICE ORDER

In compliance of the decision of Khyber Pakhtunkhwa Service Tribunal Seshawar in Service Appeal No. 608/2019 dated 30.09,2020 this Directorate office order bearing Endst: No. 2274-78/Personnel dated 25.02.2019 is hereby cancelled.

Subsequently, the following Class-IV staff are hereby directed to report back to Diff Hospital Haripur against their original place of posting:-

- 1. Munammad Safeer Word Orderly.
- 2. Muhammad Farid X Ray Attendant.
- 3. Mr. Iftikhar Ward Orderly.
- 4. Mr. Niaz Elahi Sweeper.
- 5. Mr. Anayat Ward Orderly.
- Mr. Sajid Mali.
   Mr. Awais Tasleem Ward Orderly.

Arrival/ departure report should be submitted to this Office for record.

Sd/xxxxxx DIRECTOR GENERAL HEALTH SERVICES, K.P.K PESHAWAR. Dated - / /1 /2020

No.

Personnel Copy forwarded to the:-

DHQ Hospital Haripur with the remarks to adjust the above named Class-IV against their original posts to implement the decision of Hon'able 1. DHO Haripur. Service Tribunal KP Peshawar.

4. Assistant Director (Lit) DGHS Office Peshawar. 3. DAO Haripur.

5. Officials concerned.

For information and necessary action.

ADDITIONAL DG (ADMN) DIRECTORATE GENERAL HEALTH

SERVICES, K.P PESHAWAR

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Selve Andrew Klear

A through think Coast, Harraw



#### ice of the medical superimtendent dho teaching hospital nampun

Ph:No. 0995-351016, Fax No.0995-351017

No 3620 -16 Dated 69, 11,2020

### OFFICE ORD

Consequent upingrectives of Hunourable Khyher Pakhtunkliwa services Pribanal Peshawi

This hospital's obliders No. 167-69 dated 03-01-2019 & No. 988 dated (15 02 2019 are by withdrawn and following officials are directed to continue duties air original positions in compliance of court orders;

- Muhammager, Ward Orderly
- 2. Hilkhar, W.Orderly
- 3. Niaz Ilahi, Seper
- 4. Anayar, Walrderly
- 5. Sajid, Mali
- Awais Taslo, Ward Orderly

it is appropriatto mention that Mr. Farid, X-Ray attendant as already working against loriginal position.

DHQ HOSPITAL HARIPUR

1. Honoumble Khyber Pakhtunkhwa, Service Tribunal Peshawar Copy of the above is forwarded to the;

2. Director General Health Services Khyber Pakhtunkhwa Peshawar for information with reference to his subject office order dated 04.11.2020

3. District Accounts Officer, Haripur 4. Accounts Section local office for necessary action

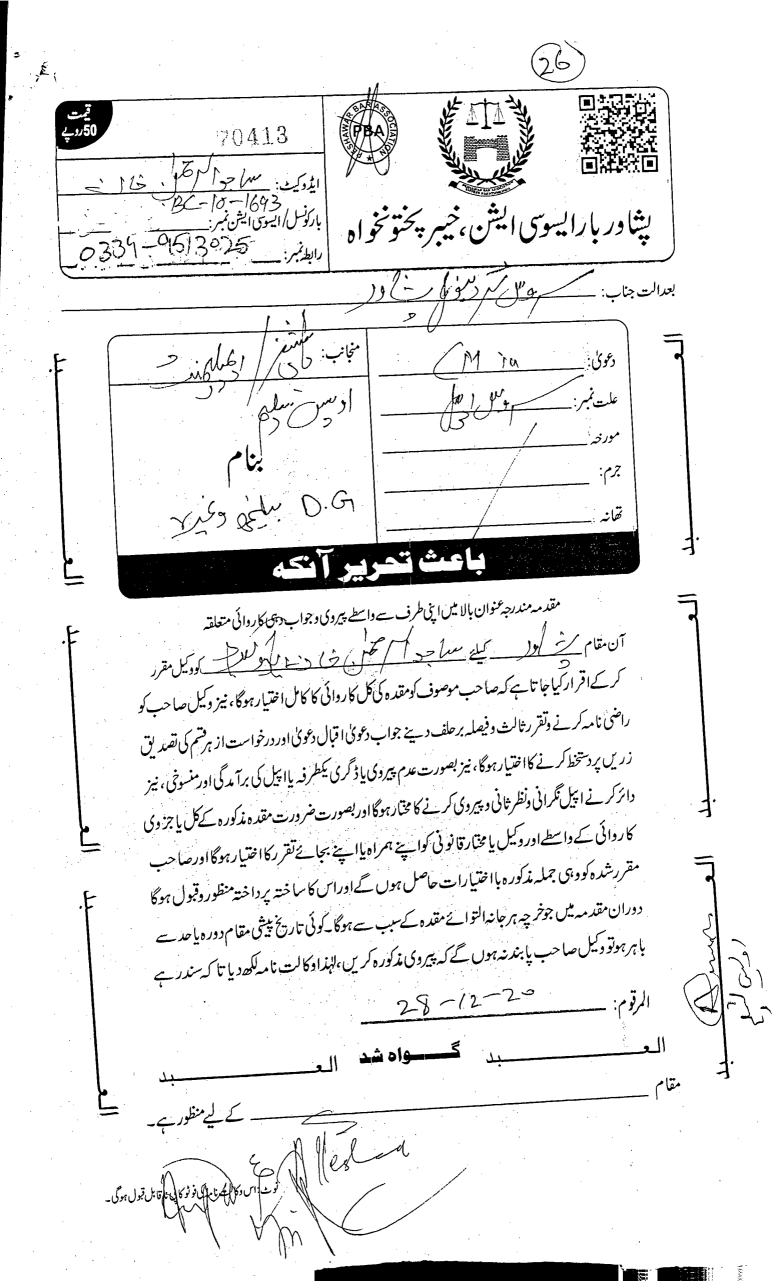
5. Litigation focul person, DHQ Hospital Haripur

6. All concerned official

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110 بیثاور بارایسوسی ایشن، خیبر پختونخواه رابط نمبر: 5-5 36410 مقدمه مندرج عنوان بالاميس الى طرف سے داسطے پيروي وجواب دي كارواكي متعلقه أن مقام في المراح المرا کر کے اقر ارگیاجا تاہے کہ صاحب موصوف کومقدہ کی کل کاروائی کا کامل اختیار ہوگا، نیز و کیل صاحب کو راضی نامه کرنے وتقرر خالث و فیصله برحلف دینے جواب دعویٰ اقبال دعویٰ اور درخواست از ہرقتم کی تقیدیق زریں پر دستخط کرنے کا اختیار ہوگا، نیز بصورت عدم پیروی میاڈ گری میکطرفہ یا اپیل کی براتند گی اورمنسوخی، نیز دائر کرنے اپیل نگرانی ونظر ثانی و پیروی کرنے کا مختار ہوگا اور بصورت ضرورت مقدہ مذکورہ کے کل یا جزوی كاروائى كے واسطے اور وكيل يا مختار قانونى كواپنے ہمراہ يا اپنے بجائے تقرر كا اختيار ہوگا اور صاحب مقررشده کوو ہی جمله مذکوره بااختیارات حاصل ہوں گےاوراس کاساختہ پرداختہ منظور وقبول ہوگا دوران مقدمہ میں جوخر چہ ہرجانہ التوائے مقدہ کے سبب سے ہوگا۔ کوئی تاریخ پیثی مقام دورہ یا حد سے باہر ہوتو وکیل صاحب پابند نہ ہوں گے کہ پیروی مذکورہ کریں،لہذاو کالت نامہ لکھ کہ پاتا کہ سندر ہے 28-12-20 -واه شد

نوث: اس د کالت نامه کی فوٹو کا پی نا قابل قبول ہوگی۔

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KHYBER PAKHTUNKHWA SERV	/ICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (O	LD), KHYBER ROAD,
PESHA	WAR.
No. Regd	
ALE TO	. 35 of 20 2 1
Awais Tasleer	7)
	Apellant/Petitioner
Vers	us
Director General Health	Perhawai KAK
	RESPONDENT(S)
	TI OI. M. Tolow
Notice to Appellant/Petitioner Wall	Tasleem S/o M. Tasleem
Notice to spherical to the land	presently working as Ward pital District Haripar
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01001	
IT I A SHOW THE PARTY OF THE PA	s been fixed for Preliminary hearing,
Take notice that your appear na	- 1/2-2- ants/order before this Tribunal
replication, affidavit/counter affidavit/rec	ord/arguments/order before this 1215
on 06/04/2022 at 9:00	
	m or the said data and at the said
You may, therefore, appear before th	e Tribunal on the said date and at the said ocate for presentation of your case, failing
which your appeal shall be liable to be dism	issed in default.
	This.
	- 3
	Fo V
	Registrar, Khyber Pakhtunkhwa Service Tribunal,
	Peshawar.