27.07.2022

Counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Faheem Khan, Assistant for official respondents present.

File to come up alongwith connected Service Appeal No. 259/2022 titled "Atta Ullah Khan Vs Government of Khyber Pakhtunkhwa" on 28.09.2022 before S.B.

(Fareeha Paul) Member (E)

Form- A FORM OF ORDER SHEET

Court of			
Constant	319	/2022	
Case No		12022	

	Case No	/ / / /2022
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	08/03/2022	The appeal resubmitted today by Mr. Noor Muhammad Khattak Advocate may be entered in the Institution Register and put up to the
		Worthy Chairman for proper order please. REGISTRAR
2-		This case is entrusted to S. Bench at Peshawar for preliminary hearing to be put there on $8-4-202$ CHAIRMAN
	8/4/2022	Counsel for the appellant present and requested for adjournment. Request accepted. Last chance is given. To come up for preliminary hearing on 6/6/2022 before Sb.
		CHAIRMAN
0	6.06.2022	Junior to counsel for the appellant present.
The state of the s		File to come up alongwith connected Service Appeal No.259/2022 titled Attaullah Khan Vs. Government of Khyber Pakhtunkhwa on 27.07.2022
		before S.B. (Rozina Rehman) Member (J)

Rusael Gul

The appeal submitted by Mr. Noor Muhammad Khattak Advocate today i.e. on 08.02.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Copy of impugned order is not attached with the appeal which may be placed on it.
- 2- Copy of departmental is not attached with the spare copies which may be placed on it.

No. 345 /S.T,

Dt. 11 /02 /2022

REGISTRAR W SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Noor Muhammad Khattak Adv. Pesh.

The impugned order dated 14-07-2021 was not provided to the appellant rather the monthly salary of the appellant has been stopped against which the appellant filed Department Appeal, which has already been placed on file.

Re-Submitted after doing needful.

4

Impugned Order dt 14-7-21 was altached as Annexure D Page 8/A
Re-Subutted after Carptitus.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, **PESHAWAR**

SERVICE APPEAL NO. 273 /2022

RASOOL GUL

V/S

HEALTH DEPTT:

INDEX

(3)	्रिक्टिक्ट क्रिक्ट के स्ट्राह्म स्ट्राह्म स्ट्राह्म स्ट्राह्म स्ट्राह्म स्ट्राह्म स्ट्राह्म स्ट्राह्म स्ट्राह	WANTE	FYXEE
1	Memo of appeal		1 – 3
2	Affidavit		4
3	Appointment order dt: 23.06.2021	A	5
4	Medical certificate	В	6
5	Arrival report	С	7:
6	Pay slip	D	8
7	Departmental appeal	E	9
8	Wakalat Nama		10

Dated: _____.2022

APPELLANT

Through:

NOOR MOHAMMAD KHATTAK ADVOCATE

0345-9383141

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

	APPE	AL NO	/2022	
	ol Gul, MP Malar fice, NWTD.	•	••••••	APPELLANT
		VERSUS		
Pe 2- Th	ne Director Gen eshawar. ne District Health	n Officer, Tribal	District Miransh	nah.
PRAYE	APPIONTMEN NOT DECIDIN APPELLANT NINETY DAYS R: That on acce may kindly be of the appell consequentia	THE RESPON Y SALARIES 1 01-07-2021 T OF SERVIC IG THE DEPA WITHIN THE character of the ant w.e.f 01 I benefits. Ar hal deems fit	GAINST THE DENTS BY NO OF THE APPE L I.E FROM THE TILL DATE APPE ETILL DATE APPE STATUTORY is appeal the elease the month of the property of	IMPUGNED T RELEASING
R. SHE	EWETH: CTS:			
1-	the responde appointment	nt Departmen order	t w.e.f 23-06- is att	s MP Malaria in 2021. Copy of ached as
2-	examined and after being fit the concerned	declared fit be the appellant office. Copy of	y the concerne submitted his of medical certif	was medically d authority and arrival report to icate and arriva

That the appellant started performing his services with zeal

and zest and up to the entire satisfaction of his superiors.

3-

- 4- That unfortunately the salaries of the appellant have been stopped w.e.f 01-07-2021 i.e., from the date of regularization till date without any legal justification against which the appellant has submitted applications time and again. That it is very pertinent to mention the pay bills have been passed after regularization of the appellant but till date the said bills have not been released to the appellant. Copies of the pay bills are attached as annexure.

GROUNDS:

- A- That the impugned inaction of the respondents by not releasing the salaries of the appellant since regularization is against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be set aside.
- B- That the appellant has not been treated by the concerned authority in accordance with law and rules and as such the authority violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That the appellant is still performing his duties and the inaction of the respondents by not releasing his salaries is amounting to forced labour which is the blatant violation of the Article 11 of the Constitution of Pakistan, 1973.
- D- That the respondents discriminated the appellant by not releasing the monthly salaries of the appellant.
- E- That the inaction of the respondents by not releasing the monthly salaries of the appellant is against the norms of natural justice.
- F- That the inaction of the respondents by not releasing the monthly salaries of the appellant is arbitrary and malafide.
- G- That the inaction of the respondents by not releasing monthly salaries of the appellant w.e.f. regularization till date is against section 17 of the Civil Servant Act, 1973.
- H- That appellant seeks permission and advance other grounds and proofs at the time of hearing.

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

Dated:	ļ	.202	22

APPELLANT

RASOOL GUL

THROUGH:

NOOR MOHAMMAD KHATTAK

HAIDER ALI ADVOCATES, PESHAWAR

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

S	ERVICE	APPEAL	NO.	/2022

RASOOL GUL

VS

HEALTH DEPTT:

AFFIDAVIT

Stated on oath that the contents of the accompanying service appeal are correct to best of my knowledge and belief and nothing has been concealed from this Honorable Service Tribunal.

DEPONENT

CERTIFICATE:

Certify that no earlier service appeal has been filed by the appellant in the instant matter before this Honorable Service Tribunal.

CERTIFICATION

OFFICE OF THE DISTRICT HEALTH OFFICER

NORTH WAZIRISTAN TRIBAL DISTRICT AT M

OFFICE ORDER:

On the recommendation of the departmental selection committee the following individuals are here by appointed against the newly created vacant posts mentioned against each in basic pay scale noted against their names, plus usual allowances as admissible under the rules.

under the rule		Address	Designation	Pay scale
Name Asif Nawaz	Noor Nawaz	Hamzoni Alikhel NWTD	MP Malaria Supervisor BPS-	(13320-960-42120)
	Khan		12	(13320-960-42120)
Muhammad	Shahid Nawaz	District Bannu	-do-	
Rasool Gul	Hayat Gul	NWTD	-do- MP Pharmacy	(13320-960-42120) (13320-960-42120)
Wasiqullah	Sher Ajam Khan	NWTD	BPS-12	(13320-960-42120)
Asif Ur Rehman	Shams Ur Rehman	NWTD	-do-	
Attabullah	Muhammad Rafic	Land Syed Abad NWTD	MP Malari Supervisor BPS	a (13320-960-42120)

There appointment shall be on the following terms and conditions.

- 1-They are declared medically fit for this job.
- 2-Their appointment shall be for a permanent basis from the date of his joining in service.
- 3-They shall not indulge in any trade, business and any other activity what so ever which has been declared prohibited for the Government Servants in Civil Servant Act: 1973.
- 4-If they wish to resign the services a prior notice of 30 days will be submitted. otherwise one month pay should be deposited in Government treasury through challan.
- 5-They will have to serve anywhere in North Waziristan Tribal District.
- 9-Their Salaries will be released after the verification of their CNIC, Domicile certificate and Clarence/character certificate.
- 7-They will not be entitled for any TA/DA for joining the service.
- 8-If they accept the above terms and condition they have to report for duty to the undersigned within 15 days of the receipt of this offer, otherwise the order will be considered as cancelled.

Sd:xxxxxxxx

District Health Officer, North Waziristan Tribal District.

dated 23/06/2021. No/1964-67/Apptt:

1. Deputy Commissioner North Waziristan Tribal District

- 2. District Account officer Tribal District North Waziristan Miranshah.
- 3. Accounts/Pay Bill Clerk of this office.
- 4. Officials concerned.

North Waziristan Tribal District.

B-6

N.W.F.P | Med No.4

GS&PD-NWFP-27IS-2000 P of 100-29-7-98--- (16

D C
Name of Official Asooli - Coul
Caste or race Muslim
Father's Name Hayfat Gul
Residence. Villale Hamponi Whati Kala Telesia
- of P/O Miranshah Now, TD.
Date of Birth. 02 - 03 - 1996
Exact height by measurement.
Personal Mark of Identification.
Signature of the Official.
Signature of head of Office
Report for duty today on. Report for duty to duy of 25 6: 2021
Seal of Office
I do hereby certify that I have examined Mr. /Miss
Candidate for employment in the Office of the. Health Do Off.
And can not discover that he/She had any disease communicable or other constitutional effect join or
podlly infirmity except.
do no consider this as disqualification for employment in this office of the
Health Deft his/her age according to his own statement. 25
ears and by appearance about Turney 47 V9
years.
EET HAND TO WAND TO A
EFT HAND THUM AND FINGER MPRESSION 2001 106 100-1.
Incharge Type -C Hospital
Mirali NWTD

ACTU!

The District Health Officer,
North Waziristan TD Miranshah.

•			,	
Subject:	Arrival Report.			· ·
R/Sir,				
	n compliance with your go	od office order bea	aring endstt: 1	NWTD
office	order	No. 11964	-67	<u>/</u> Apptt:
dated	3 1 06 12021.			
·	have the honour to submit	herewith my arrival	report for dut	y as a
MP	Malaria Superi	S	BPS-12,	at
DHO	Africe NWTD		today	on
051	2021.FN			

Dated: 25 1 06 12021.

Yours Obediently,
Rascol Gul
Spo Hayat Gul
MP Maleria Sup:
B-12 Fig. Not The
DHO OFFICE NOT The

9

District Health Officer NWTD Miranshah

Employee Master File Creation Form FORM: PAY01 OFFICE OF THE AGENCY DDO Code (Cash Center) 3 BPS Domicile NWT PERMANENT ADDRESS Religion Nationality ISLAM Pakistani Description . Amount Amount Amount Amount Code no Amount 0001 A01151 13320 0000 0000 PP 1000 A01202 HRA A01203 1210 Con:Allow 7856 WA-HPA A01207 5000 4000 Sopo A01208 DΑ 1516 1833 A0120D Intge:Allow

500

1500

1101

400

400

	1372	355		
	1332	355		
	42566	8972		
٦	DEDUC	TIONS	·	
	CODE.	Discription	Amount	
	3300	GF Pund	2220	
	3710	B/Fund	(∦ .
	3704	G/Insurance		
	you	RBDC	600	_
	Total De	education	2826	

CERTIFICATES

1947

1528

1970

1948

2118

2151

0000

⊉յ¢000

A01217

A01233

A0121X

A0121A

A0121M

A0121T

A0121Z

9900

GROSS TOTAL

UAA

AR 50% (2010)

AR 15% (2011)

AR 20% (2012)

AR 15% (2013)

AR 10% (2014)

AR 10% (2015)

AR 10% (2016) AR 10% (2017) AR 10% (2018) AR 10% (2019)

1 certified that the CNIC issued by NDRA has been verified and found correct

1500

2 Certifies that all the particular mentioned above are correct and the service Book atteched with the proforms is original and has been sized up-to date by the concerned Officer.

has been sined up-to date by the concerned Officer.

3 Certified that the employee mentioned above regular in attendance and has not been proceeded abroad Pakistan.

Chatrie House Sales

Detrat Assemble Officer





BETTER COPY PAGE #

DIRECTOR GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

OFFICE OF THE DISTRICT HEALTH OFFICER NORTH WAZIRISTAN TRIBAL. DISTRICT MIRANSHAH

No

Accounts

Miranshah

Dated

the 14.07.2021

To,

The District Accounts Officer
North Waziristan TD Miranshah

SUBJECT.

AUTHORITY/ PROCESSING OF ACCOUNT MATTERS / BILLS

Dear Sir.

'Please refer to the subject noted above and to state that, the undersigned has assumed charge as DHO North Waziristan TD Miranshah on 10. 07. 2021. however unauthorized persons are active and wondering in the District Accounts Office NW TD for processing of bills / direct induction signed by un-authorized persons which is an unlawful act.

Further-more all Source-I/Source-II / signed by the then DHOs may not be entertained and Ought to be returned for verification and countersignature of the undersigned.

There-fore only Mr Saeed ullah Accounts/ Head Clerk of this office is hereby authorized to deal all kind of Account matters/ correspondence of this office on behalf of the Undersigned with your good office. and subsequently no other persons are allowed to touch any account matters and that this office will not be responsible w.e.f 10. 07. 2021 and onwards

You are further requested that all correspondence! Accounts matters of the undersigned may be kept secret from all un-related/ unauthorized persons in the best public interest.

Your co-operation in this regard will be highly appreciated.

DISTRICT HEALTH OFFICER
NORTH WAZIRISTAN TO MIRANSHAH

Endst No. 12572-73

Copy forwarded to the

Dated: 14.07.2021

- 1- Director General Health Services KPK Peshawar.
- 2- Deputy Commissioner NW TO Miranshah.

DISTRICT HEALTN OEFICER
NORTH WAZIRISTAN TD MIRANSHAH



E-9

The Director Health Services Khyber Pakhtunkhwa,

Peshawar.

Subject:

DEPARTMENTAL APPEAL AGAINST THE INACTION OF THE RESPONDENT BY NOT RELEASING SALARIES OF THE APPELLANT FROM THE DATE OF JOINING SERVICE I.E 23-06-2021 TILL DATE

Respected Sir,

It is humbly stated that I was appointed as MP Malaria Supervisor (BPS-12) in office of District Health Officer North Waziristan Tribal District vide Endorsement No.1964-67/Aptt. Dated 23-06-2021. That in compliance with the aforementioned order after appearance before the Incharge Type-C Hospital Mirali NWTD, I submitted arrival report to the District Health Officer North Waziristan TD Miransha and since then I performing duties devotedly and with the entire satisfaction of superiors. That astonishingly salary of the appellant though prepared and signed by the DHO NWTD having a certificate that the employee has regular attendance but withheld for the reasons not known/conveyed to the appellant. That nonpayment of salary to an employee is against law, norms of justice and morality. That this Islamic Welfare State is under obligation to help the needy and destitute in the hours of woes being provided in the Maqasede Shari'a.

In view of above, it is humbly requested that on acceptance of this departmental appeal, salaries of the appellant for the period from the date of joining service i.e 23/06/2021 till date may kindly be released enabling me to feed and clothe family members as I have no other source of income for sustenance.

Thanking you in anticipation.

Dated: -.18.10-2021

OBEDIENTLY YOUR'S

RASOOL GUL MP MALARIA SUPERVISOR(BPS-12)

OFFICE OF DHO NWTD





VAKALATNAMA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO:	OF 2022
RASOOL GUL	(APPELLANT) (PLAINTIFF) (PETITIONER)
VER	<u>sus</u>
HEALTH	(RESPONDENT)(DEFENDANT)
I/We	awar to appear, plead, act, or to arbitration for me/us as the above noted matter, ault and with the authority to ocate Counsel on my/our cost. Cate to deposit, withdraw and sums and amounts payable or
Dated/2022	CLIENTS
	NOOR MUHAMMAD KHATTAK UMER FAROOQ MOHMAND KAMRAN KHAN SAID KHAN HAIDER ALI & KHANZAD GUL