#### 19.07.2022

Shawar

#### Appellant present through counsel.

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

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

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

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

Announced 19.07.2022

eha Paul Member(E)

(Rozina Rehman) Member (J)

15.09.2021

Counsel for appellant present.

Muhammad Adeel Butt learned Additional A.G for respondents present.

File to come up alongwith connected Service Appeal No.1241/2018 titled Riaz Noor Vs. Government of Khyber Pakhtunkhwa, on 17.01.2022 before D.B.

(Rozina Rehman) Member (J)

Chairman

17.01.2022

Counsel for the appellant and Mr. Muhammad Riaz Khan Paindakhel, Asstt. AG for the respondents present.

Former seeks adjournment to further prepare the brief. Request accorded. To come up for arguments on 10.05.2022 before the D.B.

(Atiq-Ur-Rehman Wazir) Member (E)



Chairman

10.05.2022

Learned counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakheil, Assistant Advocate General for the respondents present.

Learned counsel for the appellant requested for adjournment in order to assist the Tribunal. Last opportunity is granted. To come up for arguments before the D.B on 19.07.2022.

(Fareeha Paul) Member (E)

26.11.2020

Counsel for the appellant present. Addl: AG alongwith Mr. Muhammad Faiz, Assistant for respondents present.

Learned AAG states that in some cases office order has been issued by the respondents of release of salaries of appellants therein. In his view it is appropriate to adjourned the proceedings in this matter in order to avail the outcome of departmental decision of the like nature, if any. Learned counsel for the appellant does not object.

Adjourned to 17.02.2020 for further proceedings before D.B/ (Mian Muhammad Chairman Member (E)

17.02.2021

Due to Pandemic of Covid-19, the case is adjourned to 26.05.2021 for the same.

## 26.05.2021

Learned counsel for the appellant present.

Mr. Kabirullah Khattak Additional Advocate General for respondents present.

Learned counsel for the appellant requested for adjournment; Adjourned to  $\frac{15}{9}/21$  for arguments before D.B.

(Atiq Ur Rehman Wazir) Member (E)

(Rozina Rehman) Member (J)

02.04.2020Due to public holidays on account of Covid-19, the caseis adjourned. To come up for the same on 29.06.2020 before

D.B.

29.06.2020

Due to COVID19, the case is adjourned to 24.09.2020 for the same as before.

24.09.2020

Appellant is present in person. Mr. Kabirullah Khattak, Additional Advocate General is present.

Appellant submitted that his counsel has proceeded to Bannu for appearance before Hon'ble Peshawar High Court, Bannu Bench. Requested for adjournment.

Adjourned to 26.11.2020 for arguments before D.B.

(Mian Muhammad)

Mian Muhammad) Member (E) (Muhammad Jamal) Member(J) Special Attorney for the appellant present. Mr. Kabirullah Khattak learned Addl: AG for the respondents present.

Former requests for adjournment as learned counsel for the appellant is engaged before Honourable High Court today in various cases.

Adjourned to 26.12.2019 before D.B.

Member

26.12.2019

23.10.2019

Counsel for the appellant present. Mr. Ziaullah, DDA for respondents present. Learned counsel for the appellant seeks adjournment. Adjourn. To come up for arguments on 27.02.2020 before D.B.

Member

## 27.02.2020

Learned counsel for the appellant present. Mr. Riaz Paindakhel learned Assistant Advocate General for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourn. To come up for arguments on 02.04.2020 before D.B.

Member

ς.

Member

×23.10.2019

26.12.2019

Special Attorney for the appellant present. Mr. Kabirullah Khattak learned Addl: AG for the respondents present.

Former requests for adjournment as learned counsel for the appellant is engaged before Honourable High Court today in various cases.

Adjourned to 26.12.2019 before D.B.

Men

Chair

Counsel for the appellant present. Mr. Ziaullah, DDA for respondents present. Learned counsel for the appellant seeks adjournment. Adjourn. To come up for arguments on 27.02.2020 before D.B.

Member

Member

### 02.04.2019

Counsel for the appellant present. Mr. Kabirullah, Addl: AG alongwith Mr. Rehmat, Supdt for respondents present. Written reply on behalf of respondents no. 1 and 2 already submitted and representative of respondent no.3 rely on the same. Case to come up for rejoinder and arguments on 29.05.2019 before D.B.

(Ahmad Hassan) Member

28.05.2019

Counsel for the appellant and Mr. Kabirullah Khattak, Additional AG for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned to 29.07.2019 for rejoinder and arguments before

(HUSSAIN SHAH) MEMBER

(M. AMIN KHAN KUNDI) MEMBER

29.07.2019

D.B.

Learned counsel for the appellant and Mr. Zia Ullah learned Deputy District Attorney present. Learned counsel for the appellant seeks adjournment. Adjourn. To come up for arguments on 23.10.2019 before D.B.

Member

Member

15.1.2019

Counsel for the appellant and Addl. AG for the respondents present.

Learned AAG requests for further time to submit reply on behalf of respondent No. 3.

The matter is adjourned to 26.2.2919 on which date the requisite reply shall positively be submitted.

Chairman

26.02.2019

Counsel for the appellant and Mr. Kabirullah Khattak learned Additional Advocate General along with Mr. Suhail Assistant for the respondent No.3 present. Written reply not submitted. Representative of the respondents seeks time to file written reply. Counsel for the appellant submitted an application for restraining the respondents from making appointment on posts which were advertised in daily "AJJ" on dated 05.02.2019 till the disposal of the appeal which is placed on file. Notice of this application be issued to the respondents of reply/arguments. Adjourned. To come up for written reply on main appeal as well as reply/arguments on application on 02.040.2019 before S.B

(Ahmed Hassan) Member

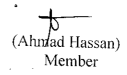
Counsel for the appellant present. Preliminary arguments heard and case file perused. Learned counsel for the appellant argued that this is the 2<sup>nd</sup> round of litigation. Previously vide judgment dated 13.11.2017 these appeals were remitted to the appellate authority to treat them as departmental appeals and decide it within a period of 90 days from the date of receipt of the judgment. The respondents were also directed to pass speaking order regarding the status of the appellant and how did he draw their salary for a period of more than one year and how why their salaries were stopped? That vide impugned order dated 03.10.2018 their appeals for release of salary were rejected. Neither they have been paid salary from September 2012 till date nor their services have been terminated. Learned counsel for the appellant further contended that posts occupied by the appellant/others were advertized on 03.10.2018. A separate application for restraining the respondents from recruitment has also been submitted. The appellant has not been treated according to law and rules.

Appellant Deposited Security & Process Fee Points urged need consideration. Admit, subject to deposit of security and process fee within 10 days, thereafter, notices be issued to the respondents for written reply/comments for 30.11.2018 before S.B. Notice of stay application be also issued to the respondents for the date fixed.

(AHMAD HASSAN) MEMBER

#### 30.11.2018

Counsel for the appellant present. Mr. Sahah Nawaz, Litigation Assistant alongwith Mr. Kabriaullah Khattak, Addl: AG for respondents present. Written reply on behalf of respondent no.1 while respondent no. 2 rely on written reply of respondent no.1. None present for respondent no.3. Case to come up for written reply/comments of respondent no. 3 on 15.01.2019 before S.B.



## Form-A

## FORM OF ORDER SHEET

Court of

Case No.\_\_ 1245/2018 S.No. Date of order Order or other proceedings with signature of judge proceedings 1 2 3 09/10/2018 The appeal of Mr. Amir Afghan presented today by Mr. 1-Taimur Ali Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR This case is entrusted to S. Bench for preliminary hearing to 2-Q: 11-10-18 be put up there on <u>AB-10-201</u>8 È<u>hai</u>rman

## BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR.

## Appeal No. 1245 /2018

Amin Afghan VIS Malaria Supervisor AH& Hospiel Nalaria Supervisor AH& Hospiel Health deptt: (FATA):. **INDEX** 

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4.	Copies of letter dated 29.11.2017 and reply of surgeon	B&C	13-14
5.	Copies of letter dated 28.012.2017 and report	D&E	15-16
6.	Copies of nomination letter dated 12.02.2018, letter dated 17.04.2018 and inquiry report	F,G&H	17-19
7.	Copies of letter dated 20.08.2018, report dated 03.09.2018 and report dated 17.09.2018	I,J&K	20-22
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ر سرانغان APPELLANT

THROUGH:

(M.ASIF YOUSAFZAI) ADVOCATE SUPREME COURT,

(TAIMUR ALV KHAN) ADVOCATE HIGH COURT,

Room No. Fr-8, 4<sup>th</sup> Floor, Bilour Plaza, Peshawar Cantt: Contact No. 03339103240 BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 1245 /2018

Khyber Pakhtukhwa Service Tribunal Diary No. 1496 Dated 09-10-20/8

(Appellant)

Amin Afghan Malavia Supervisor AHAHospilal NWAMY VERSUS

1. The Director Health Service Tribal District Peshawar.

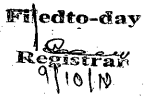
2. The Agency Surgeon, Tribal district North Waziristan.

3. The Secretary Finance, KPK, Peshawar.

(Respondents)

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

#### **PRAYER:**



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

## **RESPECTFULLY SHEWETH:**

## FACTS:

- 1. That the appellant was appointed as <u>Malakia</u> <u>Jupervisor</u> in BPS-9 vide order dated 03.12.2011 on the proper recommendation of the Departmental Selection Committee and took over charge on 04.12.2011 in pursuance his appointment order.
- 2. That the appellant has been continuously performing his duty as civil servant of the Health Directorate FATA in N.W.A upto the entire satisfaction of the superior and there are no complaints against the appellant so far.
- 3. That all of sudden that without passing any proper order, the pay of the appellant has been stopped since September 2012 and when the appellant asked from the concerned office about the salaries he was orally told that his pay has been stopped by the Agency Surgeon NWA without any reason.
- 4. That then the appellant forthwith filed an appeal on 02.01.2013 and waited for 90 days, but no action has been taken on departmental appeal of the appellant and after the stipulated period of time, the appellant filed service appeal No. <u>698</u> /2013 in this august Service Tribunal. Which was finally decided on 13.11.2017 in which the Honourable Service tribunal remitted the service appeal back to the appellate authority to treat the memo of the appeal as departmental appeal and decide the same within the period of ninety days and they were also directed to pass a speaking order regarding the status of the appellant and how he draw his salaries for a period of one year and how and why his salaries were stopped. (Copy of judgment is attached as Annexure-A)
  - 5. That on the basis of above direction of the Honourable Service Tribunal the DHS (FATA) Peshawar wrote a letter to Agency Surgeon NWA on 29.11.2017 and directed him to submit detail report with the documentary proof regarding the subject that how and why the salaries of the appellant were stopped. In response to the letter dated 29.11.2017 the Agency Surgeon NWA submitted the detail report to DHS (FATA) Peshawar on 19.12.2017 in which Agency Surgeon mentioned that Dr. Muhammad Sadiq Ex-AS has been stopped the salaries without valid reason and later on his salaries were released reason well known to him. The newly posted Agency Surgeon DR. Azim Wazir not only stopped his salaries, but he appellant already

lodged appeal against the discriminations of the said officers. When Dr. Azim Wazir was transferred and Dr. Jahan Mir was posted as Agency North Waziristan the remaining post of the appellant was filled by the Agency Surgeon Dr. Jahan Mir by appointing their favorite person in place of the appellant illegally, while he was well aware of the fact that the issue is under consideration in court, but he did not pay any heed to the request which is clear violation of law, rules and regulation. It is further stated that this office has already submitted various detail reports along with documentary proof on 29.04.2016, 20.07.2016 and 12.22.2016, but no action has been taken up till now. (Copies of letter dated 29.11.2017 and reply of surgeon are attached as annexure- B&C)

- 6. That the DHS (FATA) also asked from Agency Surgeon through letter dated 28.12.2017 to submit sanctioned, filled, vacant position of NWA Agency on which Agency Surgeon submitted of photocopies of sanction, filled and vacant potion on the strength of the Agency Surgeon NWA and Medical Superintendent AHQ Hospital Miran Shah for information and further proceeding, in matter as desired please. It is further added that there is no vacant post of para medics, however, if the appellant may be adjusted against the vacant post of Charge Nurse (BPS-16) for the purpose of drawl of pay and allowances, later on he will be adjusted after a availability of clear vacancies of para medics. (Copies of letter dated 28.12.2017 and report are attached as Annexure-D&E)
  - 7. That despite the situation cleared by the Agency Surgeon, the DHS nominated Dr. Sahibzada Muhammad Khaild as inquiry officer on 12.02.2018, however he did not conducted inquiry reason best known to him and after that DHS (FATA) made another inquiry committee on 17.04.2018, which conducted inquiry in the matter and submitted detail report in which it was mentioned that the appellant receiving his salaries regularly to the entire of satisfaction of his superior since 31.08.2012 without no complaint, his salaries was stopped without any written order, termination order by the Ex-Agency Surgeon NWA. But not only stopped his salaries but appointed blue eye person in his place illegally without codal formalities and recommended that the frozen salaries of the employment (appellant) may be released in the larger inertest of justice being innocent and also gave certificate that the most of of the record of the Agency Surgeon NWA has been completely destroyed/ misplaced due to military operation Zarb-e-Azb. (Copies of nomination letter dated 12.02.2018, letter dated 17.04.2018 and inquiry report are attached as Annexure-F,G&H)

- 8. That DHS (FATA) sought report from Agency surgeon on 20.08.2018 about the status of the appellant and as well as sought report form Agency Account Office NWA on which both officer submitted report to DHS FATA on 03.09.2018 and 17.09.2018 respectively in which they clearly mentioned that the appellant was not terminated, but his name was retrenched from the manual pay bill. Copies of letter dated 20.08.2018, report dated 03.09.2018 and report dated 17.09.2018 are attached as Annexure-I,J&K)
- 9. That as the appellate authority did not decide the departmental of the appellant within the stipulated period of time, therefore the appellant filed execution petition No.52/2018 for implementation of judgment dated 13.11.2017 and during the pendency of execution petition the departmental appeal of the appellant was rejected on 03.10.2018 for valid reason. (copies of execution petition and rejection order are attached as Annexure-L&M)
- 10. That now the appellant comes this august Service Tribunal on the following grounds amongst others.

## **GROUNDS:**

E)

- A) That order dated 03.10.2018 and not paying the monthly salaries to the appellant w. from September 2012 till date are against the law, facts, norms of justice, therefore, not tenable.
- B) That the appellant is still on the strength of the department as he has not been terminated so far which is also endorsed by the different letters and reports mentioned above, therefore, the appellant is entitled for his salaries w.e.f September 2012.
- C) That not paying the monthly salaries to the appellant and stoppage of pay without any proper order, actually amounts to an arbitrary act on the part of the respondents which is not tenable in the eyes of law.
- D) That the appellant has not been treated according to law and rules and has been deprived from the monthly salaries despite proper performance of duty, thus the action of the respondents is totally illegal and without lawful authority.
  - That being a civil servant, the appellant is entitled to the salaries of the post in accordance with Section-17 of the Civil Servant Act, 1973.

That the appellant has regularly performed his duty which can be endorsed by different letter and reports and stoppage of salaries to the appellant come in the ambit of force labour which is violation of Article-11 of the Constitution of Pakistan.

That the appellant has been condemned unheard and no prior chance of defenses or hearing was provided to the appellant while stopping his monthly salaries.

- H) That the appellant was discriminated as some of the colleagues who were appointed along with the appellant, but they are regularly receiving their salaries till date on which the appellant filed application to Agency Surgeon on which report was sought from the head Clerk which responded on positive, but the salaries of the appellant was stopped without any reason and justification. Copies of application and head clerk report is attached as Annexure-N&O)
  - That in the rejection order the appellate authority mentioned that there is non availability of clear vacant post but on other hand the department advertised various cadre of posts in which the post of the appellant is also included. (Copies of advertisement and various cadre of posts are attached as Annexure-P&Q)

That the Agency/mentioned in its report that the appellant can be adjusted against the vacant post for the purpose of drawl of pay and and allowances and will be adjusted after a availability of clear vacancies of para medics, but the appellant was not adjusted on that post, while other officials were adjusted against vacant post of different cadre for the purpose of drawl of salary, which means that the appellant was discriminated which is violation of Article 25 of the constitution of Pakistan. (Copy of list is attached as annexure-R)

) That letters, reports and inquiry was in the favour of the appellant, but despite that the departmental appeal of the appellant was rejected by the appellate authority without giving any reason with not agreeing with those letter, reports and inquiry.

L) That the appellant seeks permission to advance others grounds and proofs at the time of hearing.

I)

F)

G)

J)

K)

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

ا مرافقان APPELLANT

THROUGH:

(M.ASIF YOUSAFZAI) ADVOCATE SUPREME COURT,

here

## (TAIMUR ALI KHAN) ADVOCATE HIGH COURT,

## **BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR.**

Appeal No. \_\_\_\_ /2018

Brui Afghan V/S Health deptt: (FATA):. Malavia Eupenvisor AH & Hospileil NN. Aguy

APPLICATIONFORRESTRAININGTHERESPONDENTSFROMMAKINGAPPOINTMENTONPOSTSWHICHWEREADVERTISEDINDAILYONDATED03.10.2018TILLTHEDISPOSALOFAPPEAL.

## **RESPECTFULLY SHEWETH:**

- 1. That the appellants has filed the appeal for adjustment on his post and for release of salary with effect from September 2012 till date and onward in which no date has been fixed so for.
- 2. That the respondents department has advertised different posts including the post of the appellant in daily News Paper "Ajj" dated 03.100.2018 against which the appellants was working and as the appellant has filed the instant appeal for his adjustment on his post along with release of his salary w.e.f September 2012. (Copy of advertisement is attached as annexure-A-1)
- 3. That if the respondents are not restrained from making appointment from those posts on which the appellant was working then legal complication will be created in adjustment of the appellant if the instant appeal decide in the favour of the appellant as the respondents will raise the issue that they has no post to adjust the appellant.
- 4. That as per demand of justice and proprietary, it would be just and fair to restrain the respondents from making appointment on those post on which the appellant was working.
- 5. That the application is based on cogent and legal aspect of the case and all the legal position is in favour of the appellant.

It is, therefore, most humbly prayed that on the acceptance of this application, the respondents may be restrain from making appointment on the post which was advertised in daily "Ajj" on 03.10.2018 as the appellant has filed the instant appeal for adjustment on his post along with release of his salary w.e.f September 2012 and if the instant appeal is decide in the favour of the appellant then complication will be created in the adjustment of the appellant on his post.

*امبر مصان* APPELLANT **THROUGH:** 

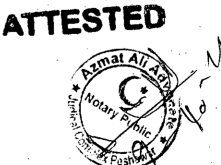
(M. ASIF YOUSAFZAI) ADVOCATE SUPREME PERHAWAR.

## (TAIMUR ALTKHAN) ADVOCATE HGH COURT

#### <u>AFFIDAVIT</u>

It is hereby solemnly affirm and declare that the contents of the application are true and correct to the best of my knowledge and belief.

DEPONENT



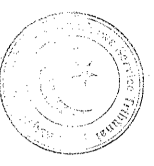
>		ں مطلوب ہ <u>بر</u>	درخواست			
لراعت مين - ناتمل با مترره تاريخ في مجد	- 18/10/2018 تک درخانتی بخ	اس اشاطت کے بعد 15 دن یعن موری ڈونر زیر مخطی ش ہوگا۔	ن مطلوب بين لمد أقتام اميدوار كرمطابق بوقت 10:00 بج	سامیوں کیلئے درخواسیٹر مندرجہذیل شیڈول یے	، مرکف نارتمدوز برستان کی مالی ا ستول پرغور بیس کیا جائے گا-انزویو	المع المع المع المع المع المع المع المع
	اتار میں اتار بندائر ہ			نې پې د ن	ئام آسامی	
5.122.51			لا 30 t 18	12	كليلك فيكنيفن (اينستعميريا)	
10-2018 ( بعرات	مواد) مسیر معاقبہ شہب میں دوسال دار طومہ مربع	میکن سائنس میڈیکل لیکٹی ( میبر پہنون اس انسری کا فکلہ رد ساج	30 ± 18 - ال	12	کلیزیکل کمکنیشن(OT)	2
25-10-2018 مغرات	لوا و کا می متعلقہ شعب میں اوہ سالہ ڈیلو مہ اور کا میں متعلقہ شعب میں اوہ سالہ ڈیلو مہ	مېرک سانىش مىد يكل يكلى ( ئىبرېخونۇ مىزك سانىش مىد يكل يكلى ( ئىبرېخونۇ	30 - 18 ال	12	كلينيكل ليكنيهن (بلذويك)	3
25-10-2018 برات	واد استامتعاط شعبه عمل دوسال ذمی مه رو ا	میریس کا کا میڈیک کا بیرہ کو ہے۔ بیزک سائنس میڈیکل فیکلٹی ( نیبر پختو بخ	30 ت 18	12	کلیزیکن کیکنیشن (ر مُرمالو می )	4
25-10-2018 وترجعرات	د او) سے متعلقہ شعبہ تکن دوہ بالہ ایکو مہ آب ہے مدہ رہ ہو جب میں ان میں داد	مېرک مانس میدیک کار بیرې کور مېرک سانيس میدیکل فیکنی ( نیبر پختو کو	JU 30 F 18	12	کلیزیکل میکنیشن (ای می جی )	5
25-10-2018 وذ. سرات 25-10-2018 وزجمرات	د می از می از در می دور از در م ۱۰) به متلاقه شد. م دور از دکر	مینزک سائنس میڈیکل فیکٹی ( نیبر بخو نو	30.+ 18 - ال	12	فلينيكل ليكنيشن (سنريلائزيش)	6
26-10-2018 بر مرات 26-10-2018 بروز مو	اه) من سلطة معيد من ودمالة وحمد اه) مسيمتعاد شعب من ودمالها لمور	ميزك سائن ميد يك فيكنى ( نيبر بخونو	301 18 - ال	12	علیکل میکنیعن ( فارمین )	7
26-10-2018 بوزيمو 10-2018 بوزيمو	اه) ب عليه مبينين دوم له دربر اه) ب متعلقه شعبه شد دومناله دالمومه	ينرك ماتن ميذيكل فيكلى أغير بحقونو	30.018 سال	12	بذى سيلتيودير ينر	
26-10-2018	اء) متعلقه شعبه بمن دوساله ذلج مه	يمرك ساتنس ميذيكل فيكلى الغير يخونو	30 + 18 سال	12	ل بي آ کي کينيمن	
26-10-2018		مينرك ممعدتكن ممالدستود كميبر تجربه	30 ت 18 يال	12	نور يمپر	
26-10-2018 بوزيس	· · · · · · · · · · · · · · · · · · ·	مىتندلLTV لأسنس بمعد تمن ماارتجر به	30 - 18 مال	06	،ا تيور	3 11
لروز ما ، زج		ی کے امید دار دن کی درخواستوں پرغور کم	وكي كعبر مرتكرة معرون	1.1517.74 h	ستان نرائیل ذسٹر کہنے بے تعلق ریکھنز	شرا نظر (1) بارتعاد ر
	يا جا _ گا _	م) - فی امید دار دن کی در خواستون پر عور که	یے ن ۔ ہورت ایجر میں املار اینے کی۔	بروس وربی دل مار بے تحت محمل میں لائی جا	دہالی حکومت کے مروجہ کو اعدد صوالہا ۔	· (2) عرري م
3/10/018/ 3/		· _ · ·			ة تمام السل استادلا بالا ذي ودكا	(3) انگرو یو کمیلے
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					ر سکن سلمانہ کو سط ہے درخوا ہیں بیچک	(0) 200
				ا۔ م	لولی TA / DA میں دیامانے کا انداز انداز کی آجہ انتہ میں د	(6) انٹرویوکیلئے (7) خدامشزیار
	لي15 ون کے اندرا مدرجع کرا تم ۔	باكارذكى نغول ونتر بذابي اشاحت س	سلک کرکے بمعد کم پیونرائز ڈ شاح	درخوامت کے ماتھوم رما	بیدد ارتمام استادی تصدیق شده تعون است سر منازدی تصدیق مازند.	(7) خوابشمندام (8) زیرد تخطی کوا
			أكرسكنا ہے۔	بعيروجه بتائي سمسور	سمیا و سبع ند مند وجه بال اید در تا مز مند.	30 323 (0)
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DID (P) 101178/18		ل ڈسٹر کٹ میرانشاہ	مارتھ وزیر ستان ٹرائم	·	·	
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUAL, PESHAWAR

Appeal No. 678/2013

Date of Institution ... 18.04.2013

Date of Decision ... 13.11.2017



Sher: zada Pharmacy Technician, North Waziristan Agency.

... (Appellant)

## <u>VERSUS</u>

1. The Director Health (FATA) Department, Warsak Road, Peshawar and another. ... (Respondents)

MR. MUHAMMAD ASIF YOUSAFZAI, Advocate

For appellant

MR. KABEERULLAH KHATTAK, Addi. Advocate General.

MR. NIAZ MUHAMMAD KHAN, MR. MUHAMMAD AMIN KHAN KUNDI, CHAIRMAN

This judgment shall

MEMBER

For respondents.

JUDGMENT .

es Ground, <u>NIAZ MUIHAMMAD KHAN, CHAIRMAN.</u>

also disposed of connected service appeals No.679/2013 Hafiz Ullah, No. 680/2013 Safeer Ullah, No. 681/2013 Asif Ullah, No. 682/2013 Hashim Faraz, No. 683/2013 Fida Ullah, No. 684/2013 Riaz Noor, No. 685/2013 Kaleem Ullah, No. 686/2013 Shahid Ullah, No. 687/2013 Shahan Zeb, No. 688/2013 Mst. Safia Bibi, No. 4 689/2013 Nek Zatullah, No. 690/2013 Haj Akbar, No. 691/2013 Zahid Noor, No. 692/2013 Saleem Ullah, No. 693/2013 Fateh Ullah, No. 694/2013 Farhat Ullah, No. 695/2013 Muhammad Yousaf, No. 696/2013 Azim Ullah, No. 697/2013 Fawad Khan, No. 698/2013 Amir Afghan, No. 699/2013 Nasrullah, No. 700/2013 Zain Ud Din, No. 701/2013 Said Awar Jan, No. 702/2013 Arshadullah, No. 703/2013 Zahib Ullah as in all the appeals common questions of law and facts are involved.

Arguments of the learned counsel for the parties heard and record perused

## FACTS

2.

3. Pay of the appellants was stopped w.e.f. September, 2012 and now the appellants have approached this Tribunal for the release of their pay.

## ARGUMENTS.

4. The learned counsel for the appellant argued that the appellants were appointed in the department and had been receiving pay for about one year and thereafter their pay was stopped on verbal orders of the department. That they have no written order, however, against the verbal order they filed a departmental appeal on 08.01.2013 which was not responded to and thereafter the present appeals. The learned counsel for the appellants further argued that the department may be directed to decide the departmental appeals of the appellants by taking into consideration a report of the Agency Surgeon, North Waziristan Agency dated 20.07.2016 addressed to the concerned Secretary in which the said officer had admitted the payment of pay to the appellants and the recruitments of new persons

TES in their place.

5. On the other hand, the learned Addl. Advocate General argued that the present appeal is not maintainable because there is no original or appellate order. Secondly the department has disowned the appellants in their parawise comments.

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He also argued that no departmental appeal was ever filed as alleged by the appellants.

## CONCLUSION.

The service books available on the files depict that the appellants were 6. appointed as Pharmacy Technician on 01.01.2012, therefore, it cannot be believed that the appellants were not appointed in the department. According to the appellants they have been drawing their salaries for about one year. In the memorandum of appeals in para-3 it has been clearly written that no proper order was passed by the department for the stoppage of their salary and that it was only stopped by the Agency Surgeon. It appears that in the parawise comments the department has tried to wriggle out from this scenario by raising technical grounds like appointment made without advertisement and non holding of Departmental Selection Committee, non production of appointment letters; But this Tribunal is of the view that how the appellants had been drawing their salary for a considerable period. Under the law this Tribunal has the jurisdiction only when there is original or appellate order but nowhere it is mentioned in the law that this order should be in written form. If this Tribunal is made to believe that there was some oral order whereby any civil servant is aggrieved then, of course, this Tribunal can seize the jurisdiction. Payment of pay, entry in service book and then stoppage of pay are ample proofs of the appellants being in service of the department, rightly or wrongly. The appellants allegedly filed departmental appeals against the oral order which have been denied by the department. At this stage, this Tribunal is not in a position to determine whether the stance of the appellant is correct or that of the department is correct regarding filing of department appeals. However, keeping in view the peculiar circumstances of the present appeals and in the interest of justice, the present memo. of appeals can be treated as departmental appeals, if departmental appeals are not preferred by the appellants. The appeals are remitted back to the appellate authority to treat these memo. of appeals as departmental appeals and decide the same within a period of 90 days from the date of receipt of this judgment. They are also directed to pass a speaking order regarding the status of the appellants and how did they draw their salaries for a period of one year and how and why their salaries were stopped.

7. In view of the above, all these appeals are disposed of. Parties are left to bear their own costs. File be consigned to the record room.

(NIAZ MUHAMMAD KHAN)

(MUHAMMAD AMIN KHAN KUNDI) MEMBER

and the second

ANNOUNCED 13.11.2017

Certification

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# DIRECTORATE HEALTH SERVICES FATA

No: 22.5 20 /DHS/FATA/Liti: date: 29 -11-2017

The Agency Surgeon, NW Agency

Subject:-

## JUDGMENT IN APPEAL NO. 678/13, MR. SHERZADA AND OTHERS.

Enclosed please find herewith a judgment announced by Khyber Pakhtunkhwa Service Tribunal on 13.11.217 in the subject appeal.

The appellants were appointed by the then Agency Surgeon NWA in the year 2012 and get salaries for about one year and then stopped their salaries on verbal grection.

You are, therefore, directed to submit detail report with documentary proof regarding the subject appeal that how and why the salaries of the concerned appellants were stopped. The same must be reached to this Directorate within three days after receipt of this letter, in order to proceed the appeal in proper direction.

> Directo//gath Services, FATA Peshawar. A

> > 90

## Office of the agency surgeon north wazers fan

Phone & Fax:(1928)300788-311662 Email: agencysurgeonnwa@gmail.com No. <u>690</u> /C-2, Dated Miranshah the <u>79</u>/12/2017.

Ъo	

## The Director Health Services,

FATA, Warsak Road Peshawar.

AND OTHERS.

Subject:-

Memo:-

Kindly refer your letter No.22580 dated 29/11/2017 and remainder dated 12/12/2017 on the subject noted above and to state that they were appointed under the control of this office in the year, 2011-2012 and were drawing their salaries upto 31/08/2012 regularly, they were not terminated up till now. But their salaries were stopped without any written orders, i.e. verbally.

JUDGMENT TO APPEAL NO.678/013 MR SHERZADA

It is worth mention that **Dr. Muhammad Sadiq** Ex-Agency has been stopped their salaries without valid reason and later on their salaries were released reason well known to him.

The newly posted Agency Surgeon Dr. Azam Waxis not early stopped their salaries but he appointed 11 blue eye persons in place of the appellants, while the appellants had already lodged appeal against the discrimination of the said officers.

When Dr. Azam Wazir was transferred and Dr. Jahan Mir was posted as Agency North Waziristan Agency the remaining posts of the appellants were filled by the Agency Surgeon Dr. Jahan Mir by appointing their favourite persons in place of the appellants illegaily, while he was well aware of the fact that the issue is under consideration in the court but he did not pay any heed to their request which is clear violation of law, rules and regulations.

It is further stated that this office has already submitted various detail reports along with documentary proofs on the subject case to your good office, SSD FATA and courts as well as also on 29/04/2016, 20/07/2016 and 22/12/2016, but no action has been taken up till now.

Therefore, it is requested that this office may kindly be guided to release their salaries or otherwise, to avoid COC and more litigations of the hon-air please.

ener Surgeon, North-Waziejetan Wiranshah.

Copy forwarded to the Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar w/r to his letter No. 2491/ST dated 20/11/2017.

Agency Surgeon-North Waziristan Miranshoh

FATA SECRETARIAT, WARSAK ROAD, PESHAWAR.

No: 24332-33/DHS/FATA/Liti: date: 28-12-2017

The Agency Surgeon, NW Agency.

# OTHERS.

Reference your letter No. 6007/C-2 dated 19.12.2017 on the subject noted above and to direct you to submit updated sanctioned filled vacant is a Bione of MW Agency to enable this Directorate to proceed further in the matter before the next date of hearing in the court.

Director Services. FAT/ r shawar. <del>y</del>

Copy to the:

Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.

Director Health Services, FATA, Peshawar.

*** E E		THE MEIL	TNOX 20	URGEON	NORTH	WAZH	RISTAN
Phone	&Fax(09	28)300788-3	11662 =er	nail:agency	/surgeonnwa	a2018@g	mail.com
No	68.2	-2-	/C-2	Dated Mira	an Shah the	_12_	_/01/2018.
******		**********	********	********			-

To

Memo -

Nο

The Larector Health Services.

FATA, Warsak Road Peshawar.

Subject: - JUDGMENT TO APPEAL No. 678/2013- R. SHERZADA AND & OTHERS.

Reference your letter No.24332-33/DIN/FATA/Liti: dated 28/12/2017 on the subject noted above. I have the honour to submit herewith photo copies of sanctioned. filled and vacant position on the strength of Agency Surgeon North Waziristan Agency.) and Medical Superintendent AHQ Hospital Miran Shah for information and further proceeding, in matter as desired please.

It is further added that there is no vacant post of Paramedics. However, if the applicants may be adjusted against the vacant posts of Charges Nurses BPS-16 for the purpose of drawl of pay and allowances. Latter then they will be adjusted after availability of clear vacancies of Paramedics to avoid COC and more litigation of honourable court.

North istanAgency.

Copy forwarded to the Registrar Khyber Pakhtoonkhwa Service Tribunal Peshawar for information

Agency Surgeon, North Waziristan Agency.



# DIRECTORATE OF HEALTH SERVICES FATA

FATA SECRETARIAT WARSAK ROAD PESHAWAR PH # 091-9210212 FAX # 091-9212110

## OFFICE ORDER

Dr. Sahibzada Muhammad Khalid Assistant Director (Admn) DH: FATA is hereby nominated as inquiry officer to conduct fact-finding inquiry in the attached judgment of Khyber Pakhtunkhwa Service Tribunal Peshawar regarding appointed Mr. Sherzada and others against various categories by the then Agenc: Surgeon North Waziristan in the year 2011 and received their salaries upto 31-8-2012 and submit the report with clear recommendations and fixation of responsibility, withir ten (10) days of the receipt of this office order.

> --Sd--Director Health Services, FATA, Peshawar

Dated /2-1.02 /2018

No. \_\_\_\_\_\_ (DHS/FATA/Admin

Copy forwarded to the:-

Assistant Director (Admn) DHS FATA. (Inquiry Officer)
Agency Surgeon North Waziristan Agency.

For information and necessary action.

Deputy Director'(Admin DHS, FATA

ACT AND



## DIRECTORATE OF HEALTH SERVICES FATA FATA SECRETARIAT, WARSAK ROAD, PESHAWAR.

Phone: 091-9210212

FAX: 091-9212110

9

## OFFICE ORDER

In pursuance of court proceedings in Writ Petition No. 678/2013-Sherzada and others VS ACS FATA and others, the following officers are hereby appointed as inquiry officers to conduct a fact finding inquiry in the recruitment process in the office of Agency Surgeon NWA at Miranshah during the year 2012:

i. ii.

Dr. Hameedullah, Medical Superintendent AHQH Miranshah Dr. Shams ur Rehman, Coordinator HSRU FATA.

They are directed to submit report alongwith recommendations to this Directorate within a week of time before the next date of hearing in the court, i.e., 02.05.2018.

> Sd/xxxxx Director Health Services, FATA Peshawar

No. <u>8879-87</u> /DHS/Admn/FATA Dated: <u>//</u>104/2018

Copy for information and necessary action to:

- 1. Agency Surgeon NWA. He is directed to extent his full cooperation to the inquiry officers so as to complete the inquiry in time.
- 2. Officers concerned.

Director Health Services, - FATA Peshawar



# OFFICE OF THE MEDICAL SUPERINTENDENT

 No.
 17.5 72
 DHQ HOSPITAL TDNW.

 No.
 17.5 72
 /Inquity, Dated Miranshah
 the <u>30</u> /07/2018.

 To
 To
 The Director Health Services, FATA, Warsak Road Peshawar.
 Image: Comparison of the comparison o

### Subject:-Memo :-

#### INQUIRY.

Reference Your letter No.8879-81/DHS/FATA and 14079-81/DHS/FATA/Admn dated17/04/2018 and 8/06/2018 respectively on the subject noted above, I have the honour to state as per your direction I inquired into the matter and all the employee were called for physical verification. All of them were personally present alongwith original CNICs and personally collected other related documents i.e, Aquitaince Roll, Pay bills and charge reports etc, Except of some was misplaced due to military operation Zarb-e-Azb. Beside this most of the appellants were appeared before the inquiry officer Dr Shams U Rehman and later on submitted all the documents with Dr. Shahib Zada Khalid Asst: Director Admin, as per report of the said inquiry officer.

It is further stated that all the employees (38) were appointed during the year, 2011-12 and receiving their salaries regularly to the entire satisfaction of his superior since 31/08/2012 without no complaints, their salaries were stopped without any written orders / termination orders by the Ex-Agency Surgeons NWA. But not only stopped their pays but appointed blue eyed persons in their places illegally without codal formalities.

## Recommendation:-

The frozen salaries of the employees may be released in the larger interest of justice being innocent. Certificate:-

It is certified that most of the record of the Agency Surgeon North Waziristan Office has been completely destroyed/ misplaced due to military operation Zarb-e-Azb.

Medica Nyberintendent, DHQ Hostital Miranshah.

ATTIN

## DIRECTORATE OF HEALTH SERVICES

TRIBAL DISTRICTS SECRETARIAT WARSAK ROAD PESHAWAR

FAX # 091-9212110

PH # 091-9210212 /DHS/ADMIN

DATED: / 2018 By FAX, E Mail & Post

The Agency Surgeon, Tribal District - North Waziristan.

Subject:-

Τġ

ENQUIRY.

NÖ

It is to inform you that Mr. Sherzada and others made an appeal for restoration their services and the appeals have lastly been sent to the undersigned as an enquiry officer to probe into.

- 1. Names
  - 2. Date of appointment .
  - 3. 1<sup>st</sup> salary drawn (Month & Year)
  - 4. All the time line in which salary stopped and released amongst anyone of the aggrieved.
  - 5. When last salaries stopped. (Month & Year)
  - 6. Any record at office to unveil the reason of stoppage.
  - 7. Appointing authority at the time of stoppage of pay
  - 8. Have their termination orders been served upon them?
  - 9. Who was the head clerk and dealing account clerk by them?

The information shall reach to the undersigned within two days (02) after Eid ul Azhä vacations. The letter shall be treated as the most urgent and any laxity or negligence shall not be over-looked as justice delayed is in-justice.

d.a.m.a.en

ant Director (Admin), DHS Tribal Districts.

## No. \_\_\_\_\_/DHS/Admin

Copy for information to the :-

- 1. Director Health Services, Tribal Districts, Peshawar.
- 2. Deputy Director (Admin), Tribal Districts, Peshawar.

Assistant Director (Admin), DHS, Tribal Districts.

# Minitim Sri Sahib Lada Mahu OFFICE OF THE AGENCY SURGEON

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

Email:agencysurgeonnwa2018@gmail.com

To,

The Assistant Director Admn: DHS Tribal District Peshawar.

Subject:-Dear Sir, ENQUIRY

Reference your office letter No. 21067/DHS/Admn: dated 20/08/2018 on the subject cited above.

I have the honour to state that there is no record which shows the termination of related staff, and also there is no record of their termination, submitted for further necessary action please.

## AGENCY SURGEON N.W.TRIBAL DISTRICT

No\_\_\_\_\_/ Copy forwarded to the : 1-Director Health Services Tribal Districts Peshawar for information please.

**Y SURGEON .TRIBAL DISTRICT** 



Τо,

DFFICE OF THE AGENCY ACCOUNTS DFFICER NDRTH WAZIRISTAN AGENCY MIRAN SHAH 0. AAO/MRN/NWA/2018-19/ 20 8 Dated 17 / 9 /2018

The Director Health Services,

FATA Peshawar.

## SUBJECT:- ENQUIRY.

Memo, Kindly refer to your memo No. 22054/DHS/Tribal District/Admn dated 14/09/2018 on the above subject.

In this regard it is stated that pay of 26 officials mentioned in the above memo was retrenched from manual pay bills by one reason & other by the department not known to this office at that time. Manual pay bills now are not available in this office due to operation Zarb-e-Azab conducted Pak Army in 06/2014.

To proceed in the matter further you are requested to approach Agéncy Surgeon Office NWA as maintenance of non gazetted record is their responsibly. No Te:. No record of Cermination / Suspension analytic in This Motor.

Agency Actionts Off Miran Shah NWA

The state

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## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Execution Petition No. /2018 In Service Appeal No.678/2013 to 703/2013

1. Mr. Sherzada 2. Hafiz Ullah, 3. Safeer Ullah, 4. Asif Ullah, 5. Hashim Faraz, 6. Fida Ullah, 7. Riaz Noor, 8. Kaleem Ullah, 9. Shahid Ullah, 10.Shahanzeb, 11.Safia Bibi, 12.Nek Zatullah, 13.Haj Akbar, 14.Zahid Noor, 15.Saleem Ullah, 16.Fateeh Ullah, 17.Farhat Ullah, 18.Muhammad Yousaf, 19. Azi Ullah, 20.Fawad Khan, 21. Ameer Afghan, 22.Nasr Ullah, 23.Zain Uddin, 24.Said Anwar. 25.Arshad Ullah, 26.Zabeeh Ullah,

appeal No. 678/2013 appeal No.679/2013 appeal No. 680/2013 appeal No.681/2013 appeal No.682/2013 appeal No. 683/2013 appeal No.684/2013 appeal No. 685/2013 appeal No. 686/2013 appeal No. 687/2013 appeal No. 688/2013 appeal No. 689/2013 appeal No. 690/2013 appeal No. 691/2013 appeal No. 692/2013 appeal No. 693/2013 appeal No. 694/2013 appeal No. 695/2013 appeal No. 696/2013 appeal No. 697/2013 appeal No. 698/2013 appeal No. 699/2013 appeal No. 700/2013 appeal No. 701/2013 appeal No. 702/2013 appeal No. 703/2013

#### PETITIONER

#### VERSUS

The Director, Health Services (FATA), warsak Road Peshawar.
The agency Surgeon, North Waziristan Agency, Miranshah.

RESPONDENTS

EXECUTION PETITION FOR DIRECTING THE RESPONDENTS TO IMPLEMENT THE JUDGMENT DATED 13.11.2017 OF THIS HONOURABLE TRIBUNAL IN LETTER AND SPIRIT.

#### **RESPECTFULLY SHEWETH:**

1.

3.

That the petitioners have filed appeals bearing No. 678/2013 to 703/2013 in this august Tribunal for directing the respondents to pay monthly salaries to the appellant with effect from September,2012 till date and onward and against not taking any action on the departmental appeal of the appellant within statutory period.

That the said appeals were heard by the Honourable Tribunal on 13.11.2017 in which the august Tribunal remitted the appeals back to the appellate authority to treat these memo of appeals as departmental appeal and decide the same within a period of 90 days from the date of receipt of the judgment. They are also directed to pass a speaking order regarding the status of the appellant and how did they draw their salaries for a period of one year and how and why their salaries were stopped. The said judgment was issued by the Registrar KPK, Service Tribunal, Peshawar vide letter dated 20.11.2017. (Copy of judgment and letter of letter are attached as Annexure-A&A1)

That on the basis of above direction of this august Tribunal, the Director Health Services (FATA) Peshawar wrote a letter to Agency Surgeon NWA on 29.11.2017 and directed him to submit detail report with documentary proof regarding the subject appeal that how and why the salaries of the appellants were stopped. In response to the letter dated 29.11.2017 the Agency surgeon submitted the detail report to the Director Health Services (FATA) Peshawar on 19.12.2017 in which the Agency Surgeon mentioned that Dr. Muhammad Sadiq Ex-Agency has been stopped their salaries without valid reason and later on their salaries were released reason well known to him. The newly posted Agency Surgeon Dr. Azam Wazir not only stopped their salaries but he appointed 11 blue eye persons in place of the appellants, while the appellants had already lodged appeal against the discrimination of the said officers. When Dr. Azam Wazir was transferred and Dr. Jahan Mir was posted as Agency North Waziristan Agency the remaining posts of the appellants were filled by the Agency Surgeon Dr. Jahan Mir by he was well aware of the fact that the issue is under consideration in the court, but he did not pay any heed to their request which is clear violation of law, rules and regulations. It is further stated that this office has already submitted various detail reports along with documentary proofs on the subject case to your good office, SSD FATA and courts as well as also on 29.04.2016, 20.07.2016 and 22.12.2016, but no action has been taken up till now. Therefore, it is requested that this office may kindly be guided to release their salaries or otherwise, to avoid COC and more litigations of the honorable court please. (Copy of letter dated 29.11.2017 and reply of Agency Surgeon are attached as Annexure-B&C)

That the Director Health Services (FATA) also asked from Agency Surgeon through letter dated 28.12.2017 to submit sanctioned, filled, vacant positions of NWA Agency on which the Agency Surgeon submitted report of photo copies of sanctioned, filled and vacant position on the strength of Agency Surgeon (North Waziristan Agency) and Medical Superintendent AHQ Hospital Miran Shah for information and further proceeding, in matter as desired please. It is further added that there is no vacant post of Paramedics. However, if the applicants may be adjusted against the vacant posts of Charges Nurses BPS-16 for the purpose of drawl of pay and allowances. Latter then they will be adjusted after availability of clear vacancies of Paramedics to avoid COC and more litigation of Honourable court. (Copies of letter dated 28.12.2017 and report are attached as Annexure-D&E)

4.

5.

6.

8.

That despite the direction of honorable Tribunal to treat memo appeal as departmental appeal and same is decided within 90 days and the report submitted by the agency surgeon NWA, the Director Health FATA, passed an order on 12.02.2018 to conduct fact finding inquiry against the petitioners which is total violation of the direction of the august Tribunal.

That in-action and not fulfilling formal requirements by the department after passing the judgment of this august Tribunal, is totally illegal amount to disobedience and Contempt of Court.

That the judgment is still in the field and has not been suspended or set aside by the Supreme Court of Pakistan, therefore, the department is legally bound to obey the judgment dated 13.11.2017 of this Honourable Tribunal in letter and spirit.

That the petitioner has having no other remedy except to file this execution petition.

It is, therefore, most humbly prayed that the department may be directed to implement the judgment dated 27.10.2017 of this august Tribunal in letter and spirit. Any other remedy, which this august Tribunal deems fit and appropriate that, may also be awarded in favour of petitioner.

THROUGH:

M. ASIF YOUSAFZAI ADVOCATE SUPREME GOURT,

> TAIMUR ALI KHAN ADVOCATE HIGH COURT.

AFFIDAVIT: It is affirmed and declared that the contents of the above Execution Petition are true and correct to the best of my knowledge and belief.



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# DEPONENT

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Execution Petition No. /2018 In Service Appeal No.678/2013 to 703/2013

#### 1. Mr. Sherzada and Others.

#### .....PETITIONER

### VERSUS

The Director, Health Services (FATA), Warsak Road Peshawar.
The Agency Surgeon, North Waziristan Agency, Miranshah.

.....RESPONDENTS

### APPLICATION FOR RESTRAINING THE RESPONDENTS TO CONDUCT FACT FINDING INQUIRY AGAINST THE PETITIONER TILL THE DISPOSAL OF EXECUTION PETITION

#### **RESPECTFULLY SHEWETH:**

- 1. That the petitioners has filed the execution petition for implementation of judgment dated 13.11.2017 in which no date is fix so for.
- 2. That this august Tribunal directed the respondents to treated the memo of appeal as departmental appeal and decide them within ninety days but despite the clear direction of this Honourable Tribunal the respondents instead of taking action on the direction of this august Tribunal respondent No.1 issued an order on 12.02.2018 to conduct fact finding inquiry against the petitioners which is total violation of the direction of the august Tribunal. Copy Jorder all 12-2-2018 ablached as Anost: f
- 3. That the grounds of execution petition may also be considered as integral part of this application.
- 4. That the petitioners has a good prima facie case and all the three ingredients are in favour of the petitioners.

It is therefore most humbly prayed that on acceptance of this application the respondents may please be restrain from conducting fact finding inquiry against the petitioners till the disposal of execution petition.

**PETITIONER**\$

# THROUGH:

M. ASIF YOUSAFZAI ADVOCATE SUPREME COURT, &

# TAIMUR ALI KHAN ADVOCATE HIGH COURT.

# <u>AFFIDAVIT:</u>

It is affirmed and declared that the contents of the above application are true and correct to the best of my knowledge and belief.







- Тο
  - 1. Mr. Sherzada Pharmacy Tech
  - 2. Mr. Hafiz Ullah, Malaria Supervisor
  - 3. Mr. Safer Ullah, Pharmacy Tech.
  - 4. Mr. Asif Ullah, Malaria Supervisor. 5. Mr. Hashm Faraz, Pharmacy Tech.
  - 6. Mr. Fariullah, Laboratory Tech.
  - 7. Mr. Riaz Noor, Malaria Supervisor.

  - 8. Mr. Kaleemullah, Malaria Supervisor.
  - 9. Mr. Shahidullah, Malaria Supervisor
  - 10.Mr. Shahanzeb, EPI Tech.
  - 11 Miss. Safia Bibi, LHV
  - 12.Mr. Nek Zatullah, Malaria Supervisor.
  - 13 Mr. Haji Akbar, Malaria Supervisor.

- 14. Mr. Zahid Noor, Malaria Supervisor.
- 15. Mr. Saleemullah, Lab. Tech.
- 16. Mr. Fatehullah, EPI Tech.
- 17. Mr. Farhatullah, Malaria Supervisor.
- 18. Muhammad Yousaf, J/Pharmacy Tec
- 19. Mr. Azeemullah, Malaria Supervisor.
- 20. Mr. Fawad Khan, Malaria Supervisor.
- 21. Mr. Amir Afghan, Malaria Supervisor.
- 22. Mr. Nasrullah, Malaria Supervisor.
- 23. Mr. Zainuddin, Malaria Supervisor.
- 24. Mr. Said Anwar, Malaria Supervisor.
- 25. Mr. Arshadullah, Malaria Supervisor.
- 26. Mr. Zabihullah, Malaria Supervisor.

## APPEAL NOS. 678/13 TO 703/13-MR. SHERZADA AND OTHERS. Subject:-

Reference to your appeals received in this Directorate through Khyber Pakhtunkhwa Service Tribunal order dated 13.11.2017. In light of the said order, a departmental enquiry was constituted which has submitted its report alongwith recommendation that the said appeals are not maintainable due to the following reasons.

Non availability of clear vacant posts. ì.

Codal formalities in the recruitment process were not fulfilled. н.

In the light of above reasons, your appeals for release of salaries and reinstatement are hereby rejected.

shawar.

/DHS/FATA/Liti

Copy to the:-

No.

- 1. Registrar Khyber Pakhtunkhwa Service Tribunal, Peshawar.
- 2. Agency Surgeon NW Agency.
- 3. Agency Accounts Officer, NW Agency.

Director Health Services, Tribal Districts, Peshawar.



in the gor of the prost op got - in 20/12/05 - CUSH N30 2013 et in 2 1 1 2 0 11 2 0 1 1 0 1 منوس مند ته مکن زندن ما می ار رومس بر ت توریخ 14, 25 10, 2012 - ( win 2 1, 20 m 10) 2) in my site 2 10 ( 1) ( in my ching in the میں از میں ار میں کے میں ارد تحریب دیے میں ار) من منبط کر تخریس ریل می اس طال می مراکز می اسی طال می · ipp No by bill of i lease & in the aquillet al Dispenser your and the discus · July with fi juice in la. 520/7 A.Sugar P.T.O

Kepst & Herd clale It is Ataked that the appeal regarding Jos justice is based on facts with the newerks That the Galasi If the appellants mentioned in the appear has been stopped with out any tremination order Cool le para litres Latte On their Delaries has been released by the Ex- Againg is submitted for further needberry retion as desired Surgeon? The reasons timown to best him AV 20/7/016

و بر تعلی و اجل و سرمت نارته دو برستان کی خال آسامیوں کیلئے درخوات منطقوب جن لولد اقتام مید داراس اشامت کے بعد 15 دن میں مورجد 18/10/20 تک درخواتیس جمع تراسطتے ہیں۔ نائمل باستر رو تاریخ کے بعد آ ف والى در فواستول پرغور ميم كياجات كا - انزو يومندرجد زيل شيد ول مح مطابق بوتت 10:00 بح من دفتر زير يخطى عم ابوكا-.

	اخرو بوتاريخ	لتعليمي تؤلب وقربيه	<i>,</i>	فري کې	نام آ مای	يريل فبر	1
	10-2018-25, از جعرات	مرك سائس مدد يكل فكلفي (فير بخونواه) ب سقالة الجد من دوسالدا بله مد	ل 30 t 18	12	كليليكل تكنيفن (ايتستمير !)	1	
2	مرات (10-2018 مرات) مرات (10-2018 مرات)	يمزك ماتس ميديك أيكل ( خير پختونود) - متعلقه شيب ش، ديسالدويد م	30 تا 30 مال	12	کلیریک فیکیون(OT)	2	ļ
	(10-20-10-2018) بالت	مرك سائنس مديد يكل فيكل ( يربر بخونواد) - متعلقه شعب من روسالد الج م	30 ت 30 بال	12	کلیریکل کیکنیعن (بلڈ پیک)	3	Į
l	25-10-2018 مرات ال	مرك سائل منذ يكل أيكنى ( غير بخوطواه ) - متعلله هد من دوبها الدالج مد	30 ت 18 تال	12	کلونیکل لیکیفن (ریڈیالوی) کلرون	: 4 ]	
	25-10-2018 (العرابات	مرك سائنس ميذيكل فيطلى (غير بخونواه) ب متعلقة شعبه من دسالد لمدمه	30 + 18 مال	1.2	کلیدیکل نیکنیش (ای می بی). کلریمہ ذکار	. 5 <sup>.</sup>	
-	25-10-2018 بور بعمرات 10-2018	میٹرک سامن میڈیکل فیکٹی ( نیبر پختونواہ) ہے متعلقہ شعبہ جرم ددسالہ کا پلومہ	30 - 18 - بال	12	کلین ککی تکنیفن (منر طائز نین ) کل رس قبار	6	
ŀ	. 26-10-2018 بوزېو	مینرک سائنس میذیکل فیللخا ( نیبر پختونواه) ، متعاقد شعبه یم دوساله ( پلوبه	18 تا 30 مال	12	کلیلی کل کیکنیفن (فارمیں)	• 7	ļ
	26-10-2018 مارد مو	مینرک سائنس میذیک یکلی ( نیبر بحتونوده) سے متعاقد شعبہ میں دوسال ایل مه	18 تا 80 تال	12	لیڈی بیلتر ریز بر رود کوکیندہ	8	
	26-10-2018 وزجمه	ميلرك سائنس ميذيكل فيكلني لاخيبرة بختونخواه بالمتد متعلقة شعبيتين دواسالها لمدمه	30 i 18 ال	-12	اىل1ك <sup>لي</sup> يمن	10	
ł	26-10-2018 بزير	بيترك بمعدتكنا ممالدسود كميرتج به		12	سنود بکیر د. د:	, 10   .   .	
	7:1/26-10-2018	متند LTV لأسنس بحد تمن سال تجربه	30 ت 10 - 10	06	ۇرائىر.	J	_

شرائط

ليلحك.

(32

بارتدون بستان فرائل ذسرك يستعلق ويمضووا في وفى جائع كى بهبورية ويكرفز من احلاج كماميد دارول كى درخواستول پرغود كمياج بير كار (1) تقرر كاصوباني حكومت برمرجة واعدد ضوائعا في تحت قل من لا أيا جائ كي ... (2)

(3) انثرو يركيك تمام اسل اسادلا بالازى بوكار

تعرري بصورت متعلقه كاغذات متعاقد ادارون ب جاري فريتال بجعد كي جائبة كي مطلط دستاديزات ثابت مون في كامورت على قانوني كاررداني كي جائبة كي (4)

مرکادی ملاز مین تحکماند تو سط ، درخوا ستیں تجریب ۔ (5)

انٹرویج کیلئے کوئی TA / DA نہیں دیا جائے گا۔ (6) (7)

خوا بستنداميد دارتمام اسادكى تعدد الي شده فقول درخواست سر ساجيد تسلك كرت ممدكمة يوالزو شاخى كاروكى فقول دفتر بذايين اشامت سر 15 دن سرما ندر اندر عمر كراتي -زيرد يتطحاكوا متسارب كدمندرجه بالاالدور ناتز منت بغيروجه بتائ منسوغ كرسكاب-(8)

فوت مندرجه بالاآسا يون كالغدادكم يازياده ووعق ب-

ڈ اکٹر مجمہ یوٹس داوڑ ڈ مٹر کٹ مرجن نارتھ دز میستان ٹرانبل ڈ سٹر کر ميراشاد

PID (P) 101178/18

دوزيان ز.ج جمور م18 م/ 10 ] 3

#	Designation	BPS	Posts in the Yardstick	Existing Posts	Posts sanctioned
		18	1	1	0
1	Administrator/SMO	- 18	1	0	1
2	Surgical Specialist	_ <del></del>	1	0	0
3	Medical Specialist	18	1	0	1
4	Gynaecologist	18	· · · · · · · · · · · · · · · · · · ·	· 0	0
5	Paediatrician	18	1	1	7
6	GDMOs	17	11	0	9
7	Nurses	16	9	0	2
8	Anaesthesia Tech:	12	2	1	1
9	OT Tech:	12	2	0	1,.
10	Blood Bank Tech:	12	1	1	1:
11	Lab: Tech:	12	2	11	1
12	X-ray Tech:	12	2		1.
13	ECG Tech:	12	1		-1 -1
114	4 Sterilization Tech:	1.2			0
1	5 Dentai Tech:	12		2	2
1		12			1
$\frac{1}{1}$		12		0	1
	8 EPI Tech:	12			1
	9 Store keeper	12		.0	
_	20 Clerk	1			1
- H-	21 Driver	e	1		
	22 Dai	4	4	Aller Misso 1	
	23 OT Attend:		3 0 W		
<u>ب</u>	24 X-ray attend:		3 0	121	
	25 Lab: Attend		3 0	182	·
	26 Dental Attend:		з 0	1	
ł	27 Ward Attendants		3. 6	. 2	
. ł	28 Sweeper		3 4	2	
•	29 Mali		3 1	2	
	30 Chowkidars		3 5	2	
	31 N/Qasid		3 2	0	
	32 SLaundry		3 2	0	
	33 Cook		3 0	1	33
	Total		72	22	

# TYPE "D" HOSPITAL, RAZMAK NW AGENCY

The second s

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ALIGUIED

2	Civil Dispensaries at Sher Ajam Kot Tehsil Dosali	Pharmacy Tech:	12	01 .
		Chowkidar		01
13	Civil Dispensaries at Hakim Jan Mir Ali	Pharmacy Tech:	12	01
		Chowkidar	03	
14	Civil Dispensaries at Mamtaz Mir Ali	Pharmacy Tech:	12	01
	·	Chowkidar	03	01
15	Labour Suit at Rashid Khan Kot in CD Wozi Tehsil	Leady Health Visitor	12	01
	Mir Ali	Dai	04	01
	· · · · · · · · · · · · · · · · · · ·	Chowkidar	03	0!
16	Labour Suit at CD Tariq Aziz Kot Khaddi Tehsil Mir	Leady Health Visitor	12	01
	Ali	Dai	- 04	01
•.		Chowkidar	03	01
17	Labour Suit at Farid Khan Kot Tehsil Mir Ali	Leady Health Visitor	12	01
		Dai	04	01
	-	Chowkidar	03	01
18	Mother Child Health Center at Abdul Manan Kot	Leady Health Visitor	12	
17	Aba Khel Spinwarm	Dai	03	01
		Chowkidar	12	01
19	Community Health Center at Mamal Kala NWA	Pharmacy Tech:	12	01
		Leady Health Visitor	12	01
	-	EPI Tech:	04	• 01
		Dai	04	01
-	· · · · · · · · · · · · · · · · · · ·	Sweeper	03	01
	**	Chowkidar .		55
	Total			_1

2. The expenditure involved shall be debitable to the major Head 07-Health, 073-Hospital Services, 0731-General Hospital Services, 073101-General Hospital Services under DDO Code PR0049, and shall be met out within the sanctioned Budget Grant under Demand No.99-FATA in the current financial year 2017-18, subject to observance of all codal formalities under intimation to Finance Department FATA, Secretariat and Additional Accountant General, Pakistan Revenues, Sub Office, Peshawar.

DH.C.

Yours faithfully

Asa hav (Sadia Asghar) Section Officer (FATA-II)

Copy forwarded to the:-

1. Secretary Social Sectors Department, FATA 2. Secretary A, L&C Department, FATA 3. Director Health Services (FATA) 4. PS to Additional Chief Secretary, FATA. 5. PS to Secretary Finance, FATA. 6. Sadia Asghar) Section Officer (FATA-II) 6. Notematical Secretary Finance, FATA. 6. Sadia Asghar) 6. Sadia Asghar) 6. Sadia Asghar) 6. Sadia Asghar) 7. Section Officer (FATA-II) 6. Sadia Asghar) 7. Section Officer (FATA-II) DIRECTORATE GENERAL HEALTH SERVICES, GOVT: OF KHYBER PAKHTUNKHW RESHAWAR.

D.H.S. FATA Office

NO\_ /PERSONNEL DATED /05/2015

The Chief Executive of Teaching Hospital in Khyber Pakhtunkhwa
The DHS (FATA) Peshawar.

3. The All DHOs/MSs in Khyper Rakhtunkhwa.

Subject: OFFICE ORDER.

keninder

Please refer to this Directorate office order bearing Endst: No: 3620-87/Personnel dated 26.03.2015, on the subject noted above.

You are once again directed to submit a certificate to the effect that no officers/officials is posted on Ex-cadre post or on general duty.

The certificate duty signed by the DDO/Controlling officer must real this Directorate with in one week but later then 15.05.2015.

DIRECTOR GENERAL HEALTH SERVICES, K.P.K PESHAWAR-

FATA, Peshawar

DIRECTORATE OF HEALTH SERVICES FATA, PESHAWAR No 14935-55 DHS/FATA/Admn Date. L/ /06/2015

Copy is forwarded to the:-

- 1. All Ágency Surgeons in FATA/FRs.
- 2. All Medical Superintendents AHQHs in FATA
  - For information and early response.

•	» //.	OFFICE OF THE AGE	GENCY WIT	CANSHAR.
k	* * •	AT PRESENT BANNU PHON	E & FAX NO	0.0928-620995.
	<b>.</b>	3289 /S-2-A, Dated	Bannu	1) 106/2015
* 1)	i0 *****	****	***********	****
T	o	The Director Health Services		
		FATA, Warsak Road Peshawar		
	Subjer.t Memo	-		
•		Reference your letter endorsement. I lect noted above. There the honour to submit the re post or on general duty as per detail given t	No. 14235-55/DHS he requisite inform below for tayour	SFATA/Admn: dated 04/06/2015 on 1 mation i.e. officers/officiais posted on of information and further necessary
	Ex-cao action a		Ex-cadre	Justification / Remarks.
	S.#	Name and Designation with grade.	post.	He was surplus in NWA and was
	1.	Mr.Goharullah JCT(Pharmacy)BPS-9.	Charge Nurse BPS-16	adjusted by DHS FATA allowing a
			LHV BPS-S	post of Charge Nurse.
	2.	Mr.Ashraf Ali Khan, JCT(Pharmacy)BPS-9	LHV DF STA	Agency by DHS FATA au was
				due to non availability officiear. vacant post of JCT(Pharmacy)
	l l	Mr Saeed Noor, JCT(Pharmacy)BPS-9	LEIV BPS-2	-GO-
	3.	Mr.Najeebullah JCT(Pharmacy)BPS-9	LHV BPS-9	-00-
	4.	Mr.Mahir Khan JCT(Pharmacy)BPS-9	LHV BPS-9	do-
	5. 6.	Mr.Zahoor Badshah JCT(Pharmacy)BPS-9	LHV BPS 9	-co
i i	7.	Mr. Azizullah JCT(Pharmacy)BPS-9	I LHV BPS S	do T-oo-
	8	Mr.Bastabaz JCT(Pharmacy)BPS-9	LHV BPS-9	-do-
	9.	Mr Shah Nawaz JCT(Pharmacy)BPS-9		Reinstated through KPK Service?
1 	10.)	Mr.Muhammad YousafJCT(Pharmacy)BPS-		Tribunal Peshawar and was
1			•	due to non availability of clear vacant post of JCT(Pharmacy)
	111	/ Mu Ahmadullah JCT(Pharmacy)BPS.9	HV BPS-9	de-
	· 12	7/1 Mr Sakhi Muhammad JCT(Pharman/)BPS	ULIV BPS-3	Lis was stallus in District Bannu
i <del>(</del>	13.	Mr. traf Ali Shah Dental Technician BPS-9	LEV BES-9	and was adjusted by DHS FATA for the purpose of drawal of pay against
	-		i -9 I LHV BPS-9	the post of LHV.
	14	Mr.Asbraf Ali Khan Dental Technician BPS	LHV BPS-9	-do-
	15	Mr. Tariq Khan Malaria Supervisor BPS-9		
ţ	. 16	6. Mr Subghatullah, Malaria Supervisor BPS-		the purpose of drawal of pay agains
			MT BPS-9	
1	1	7 Mr. Sahib Noor, Driver BPS-4		purpose of drawal of pay against th
1	•		LHV BPS-	S Appointed against the post at LEIV.
		8. JI Mr Sheibullah, Malaria Supervisor BPS-9		in the second seco

LHV BPS-9 20. J Mr Nizamullah Malaria Supervisor BPS-9 Fatichullah unalence superion ppsig LUV Bps. 9. 21

19. / Mr.Wahidullah, Malaria Supervisor BPS-5

ما هنه ا

Appointed against the prist of LHV #

Impointed analist the post of LHV.

LHV BPS-9

	Muhammad Ayaz Malaria Supervisor	LHV BPS 9	Appointed against the post of LHV
and the second se	Mr.Ahmad Malaria Supervisor BPS-9	LHV BPS-9	Appointed against the post of LHV
£4.	Mr.Said Ghawas Malaria Supervisor BPS-9	LHV BPS-9	Appointed against the post of LHV
25.	Mr.Dil Abass Malaria Supervisor BPS-9	LHV BPS-9	Appointed against the post of LHV
26.	Mr.Abdul Nasir Laby: Technician BPS-9	MT BPS-9	Appointed against the post of MT
27.	Mr.Ferooz Shah, Laby: Technician BPS-9	MT BPS-9	Appointed against the post of MT
28.	Mr.Shahidullah, Laby: Technician BPS-9	MT BPS-9	Appointed against the post of MT
29. 🗸	Mr.Subghatullah, Laby: Technician BPS-9	MT BPS-9	Appointed against the post of MT
30.	Mr.Ajab Noor, Laby: Technician BPS-9	MT BPS-9	Appointed against the post of MT
31.	Mr.Muhammad Shafiq, Laby: Technician B-9	LHV BPS-9	Appointed against the post of LHV
32	Mr.Iftehar Ahmad, Laby: Technician BPS-9	LHV BPS-9	Appointed against the post of LHV
33.	Mr.Mehtabullah, Laby: Technician BPS-9	LHV BPS-9	Appointed against the post of LHV
34.	Mr.Abdul Saboor, JCT(Pharmacy) BPS-09	LHV BPS-9.	Appointed against the post of LHV
35.	Mr.Sadiqullah EPI Technician BPS-9	LHV BPS-9	Appointed against the post of LHV
36.	Mr.Zıa-ul-Haq, EPI Technician BPS-9	LHV BPS-9	Appointed against the postion LHV
37.	Mr.Mukhtar Ali Junior Clerk BPS-7.	Senior Clerk	Appointed against the post of Senior
	(At present BPS-11).	BPS-14.	Clerk BPS-9 (At present BPS-14)
38.	Mr. Ulhafullah Junior Clerk BPS-7. (At present BPS-11).	Senior Clerk BPS-14.	Appointed agaInst the post of Senior, Clerk BPS-9 (At present BPS-14)

It is further added that One Mr.Mian Wahid Jan JCT(Pharmacy) BPS-09 is drawing pay against his, original post under the control of this office and working on detailment basis in Mobile Hospital Programme FATA.

AGENCY SURGEON, NORTH WAZIRISTAN MIRANSHAH AT PRESENT BANNU. З

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· · · · ·	2		1	· · · · · · · · · · · · · · · · · · ·	
P OFFICE OFT	HE AGENCY SUR	OEN NORTH	WAZIRISTAN	MIRANSHAF	<u>l.</u>
OFFICE OF P	in the sum of		788		
NO 280	1/ DA	TED: MIRAN	SHAH THE	1 9 /201	11.
То	The Director Hea	II- Services. Jau Peshawar.			
SUBJECT:	APPOINTMENT	URING THE L	AST THREE	) YEARS.	
. Meino.	Deference Volli	Telephonic Me	ssage to day	on 30-09-20	)11,.

o: Reference your Telephonic Message to day on 30-09-2011,.

I have the honour to submit herewith the detail list of

C

まった ひり 小台 構成 かち 掛け

....

appointment during the last three S.NO NAME	F:/N.		Domi		Designation	Date of
		Atvins	Dom		Designation	Arrival
1   Mr. Khaista Rehman		h Suid	Bajau	'' <del>'</del> ,	Medical Tech	3-11-2009
2 Mr. Shaheed Ullah Jan	Jan I	Behlder	NWA	• :	Medical Tech	3-11-2009
3 Mr. Zahid Iqbal	Dan	at Khan	NWA		Medical Tech	3-11-2009
4 Mr. Akhtar Ayub	Jana	abat Khan	NW/	i	Medical Tech	3-11-2009
5 Mr. Salder Elahi	Noc	or Elahi	NW		Medical Tech	06-12-2009
6 Mr.Arifullah	· 1	ushal Khan	NW		Medical Tech	12-11-2009
7 Mr.Naveed Iqbal	' l	han Behader	NW		Medical Tech	10-01-2010
8 Mr. Wadood Ali Shah		uhaminad Nawaz nah		บาน		18-06-2010
9 Mr. Farhad Ullah		lade Jan .		VA	Medical Tech	3-11-2009
10 Mr. Shahid ullah		Iuhaminad Nawaz		NA:	Dispenser	
11 Mr. Abdul Hanan	. I	Jul Faraz Khan	· {	ijuar WA	Diepsenser	3-11-2009
12 Mr. Zahcer ud Din	1	Noor Adil Shah		WA WA	Dispenser	22-11-2009
13 Mr. Inam Ullah	.i	Shahadat Khan		IWA	Dispenser	25-03-2010
14 Namat Rasool	1 · · · · · · · · · · · · · · · · · · ·	Azad Khan		Bajaur	Dispenser	20-12-200
15 Mr. Nazeer Ahmad	4	Muhammad Younas		NWA	Dispenser	22-11-200
16 Mr. Muhammad Qasim (		Muhammad Zuman	' [.	NWA	Dispenser	18-11-200
	ADP)	Sahed Nawaz		NWA.	Dispenser	22-11-20
13 Mil. Habio ditait	(ADP)	Ber Mullah Khan		NWA	Diepenser	24-11-20
2 19 Wit, initial Office	ADP)	Muhammad Niaz Noor Madat Khan		NWA	Dispenser	06-11-20
20 Mr.Muhammad Zunir (.		· _		NWA	Dispenser	, 06-11-20
21, Mr. Muhammad Akram		Muhammad Salee Shah			Ädjusted, A	i i i i i i i i i i i i i i i i i i i
22 Mr. Rafi Ullah		Mir Sahab Khan		NWA		gainst,

r	:			(3°
• •		NWA	Dispenser,	25-12-2010
Mustafa Khan	Rashid Khan		Adjusted Against	
		<b>_</b>	LHV	1-1-2010
	· · ·	NWA	Dispensen Adjusted Against	
Hafiz Noor	Sayed Manoor		BHV	
	Samin Ullah	Bnnu	LHV	12-11-20
Miss.Basnoor Bibi	Gul Naib Khan	Bannu	LHV	15-11-20
Miss. Tabsuam		NWA	LHV	15-11-21
7 Miss Husai	Adil Khan	NWA	<u></u>	19-12-21.
The second se	Kari mud Din	D.I.	LHV	19-12-24
8 Miss. Zubida Khanam		 NWA		23-12-2
29 Miss. Komal Saba	Palol Khan			23-12-21
A longer	Muhammad Akram	D.I.Khar	LHV	
	Habib Ullah	Banga	LIIV	
31 Faiqa		Bannu		6-1-201
32 Zar Taj	Hukam Zada			30-1-20
33 Miss Permeen Gul	Gul Shah Zada	BANNU		20-02-2
n n n n n n n n n n n n n n n n n n n	Neor Bad Shah	Bannu	LHV	
34 Miss. Nasima Bibi	Din Bad Shah	NWA -	LHV	18-06-2
35 Miss Zakishah		NWA	LIIV	2-6-201
36 Miss. Waheeda LHV	Aman ullah	NWA	· · · · · · · · · · · · · · · · · · ·	25-06-
	Wali Muhammad	NWA	Assistant Superintende	
37 Mr.Attaur Rehman			Mularia	
	iviurad Ali	NWA		18-11-2
38 Mr. Sajid Khan			LabeAsstu	18-11-2010
39 Mr. Feroz Shah	Hakim Shah	NWA	Against Dis	jense /
	Zarbab Khan	NWA	EPLTech	12-11-2010
40 Sayel Khan		NWA	Against EH	3-12-2010
41 - Mr.Asif Mehmood	Taj Muhammad		Against LH	V.
	Zaffar Ali	NWA	LabaTecht:	3-12-2010
42 Mr.Sabghat ullah			Against EH	6-12-2010
43 Sardar Ayub	Ayub Khan	NW.	Against LF	IV-3
	Saeed Khan	NW	A EPL Tech.	3-12-2010
44 Mr.Khatib Ullah			Allamst E	10-12-010
45 Mr. Gul Rehman	Inayat Khan	NW	Atrainst L	1977
	Hanif ullah	NW	Loh Asst	11-12-010
46 Mr.Salim ullah			Against	25-12-010
47 Mr. Shahid Ullah	: Muhammad N	oor Gul NV	VA Cab: Assi Against I	ATVS .
	Salim Muhanu	mad N	VA Dispense	10-01-4*
48 Mr.Noor Hayat			Against J	LHV
in the Alab Maar	Shaniaraz	Ni i	WA Lab:Ast: Against	
.49 Mr Ajab Noor			WA MT	[2-4-20 <b>/</b> *]
50 Mr.Niazam ud Din	Fazal Ghani	·   IN	Against.	LHV
	Niaz Khan	N	WA ERJEEC	H 8-4-20.60
52 Sher Ali BAz	i i	 N	WA Lab. As	SET? 21-03-2010
53 Zia ullah	Abdul Hamic	·	Against	2010
			IWA Eabras	herapist 22-11-201
54 Asif	Yqoob		A Several	
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Safdar Ali		NWA	Junior Clerk	03-0
	Nasib Akhtar	NWA	Junior Clerk	03-0
Jamil Ahmau	Nawshar Khan	NWA.	Junior Clerk	23-0
Dahman	Zainullah	NWA	Malaria Inspector	
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and Torig	Gul Zaroof	·	EPI Tech EPI Tech	29-0
	Madaraz	NWA	EPI Tech	
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George States	Aslam Khan	NWA	Behishty	10-0
i i i kana		NWA	Sweeper	12-0
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4- Sher Ayaz Epi tech agaist LAV. 5. ASY NOVER Malaria Supervisor again't LAV. 6- Mulamod Shepog malaria Supervisor againt LAV. 7- Zahirullah Malaria Supervisor againt LAV. 8. wahidullah Malaria Supervisor yant LAV.

All all a state and a state of the state of CEF CE CE TH LAGENCY SURGEON NORTH WAZIRISTAN MIRANSHAN. THE AREAR BILL FOR LESS DRAWIN OF AD-HOC RELIEF ALLOWANCE W.E.FROM 0107/2013 TO 31/10/2014=16-MONTHS). COTHESTIC: 1-Hospitals And Services: 0731-G.H.S. :073101-G.H.S. Demand: No.111 Total Grate Total C...C Draws 11122013 to 31/12/2014 555 ) 139 25 ·· V Lantal Tech & Driver Working Against M/Tech: Terat st-Monins= Dus 1760:680x11=5555 15/2513 to 30/11/2013 6:270 54341- 7842: V and Lab: Tech: EPS-9 & PFS-4 2640 1201151 1722 861x5=4105/- 4305/-ATAOI 637-294×11=5-34 S Mantha Due 42731-16953- V 1027 1431 CIR'I 2533 964 482x5=2410 2410/-685 443x11=-373 -17600 45731. 5523.0 1 Man Ali Shah Dentai TechiTHO Mir Ali 1329 1445 848 424x5=2-201- 2:201-SEE 443x11=-370 -987£ 12221-12222 ---1329 1272 2 Sahib Noor Driver SPS-1 848 424×5=2 20: 1120/-843 424x11===564 -2358 4:271- 577T .V 1272 1272! 810:405/5=2125/ 1025/-72# 367x11==337 -1 3 Audul Nasir Lab: Tech: 1353 9777- 13772 - V :101 1215 6561348×5=17404 7404 4 Withammad Zubair (AT :72: 886x11=:368 -2481 5205CF-L 26071 431201-1044 🖉 E Yamal Hussein Ageist 1...T 1638 244x5==1204 =1204 1340 2532 2 E Madeod AT Shah MT · 1940/-17311 78395 Total AGENCY ALROSED איזייי איזיאיניייי איזיאניייי 477272 CLESSIFIC LTICK 62060 A.F. 15% "E'H 62050 (ecces) G.Total Cequation: 1- Ashraf Ali Dental Tech againt LHV. 2- Sahib Norr Driver againt M.T. 3. Abdul Maser againt M.T. 3: M. Zuber M.I spint-Lab. Tell Kamål Hassan Mi agail lab Tech waheed Ali Shah MI aguit UHV

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sulle jerios مر معان <u>جرمان</u> بنام جرجة مروزخه بمتقله مهه دعوكل ج.م باعت تحريراً نكه مقد مه مندرجه عنوان بالامیں ابن طرف سے داسطے بیردی د جواب دہی دکل کا ردائی متعافیہ آن قام مسترجم من كملي المتقار من شرو المراح مقررکر سے افرار کیا جاتا ہے۔ کہ سا جب موصوف کومقامہ سہ کی گاردانی کا کامل النہ یار ، دُکا ۔ نیز و کمل میا حب کورامنی نا مه کرنے دنفتر رثالت ہ فیصلہ برحلف دیتے جواب دہن ادرا تبال دعوی ادر بهه درمن ذکری کریے ابزاءا درصولی چیک در دیسیار عرضی دعوی اور درخواست ہرتشم کی تفسد این زرایس پردستخدا کرانے کا اختیار ۴ وگا۔ نیز مسورت عدم بیردی یا ڈکری <sup>ی</sup>ا امرفہ یا اچل کی براید کی ادر منسومی نیز دائر کرنے ابیل نگرانی دنظر ثانی دبیر دی کرنے کا اختیار ہو گا۔ از <sup>ر</sup>سورت منسر درت مقد مہ مذکور کے کل پاجز دی کاردائی کے داسلے ادرد کیل پا مختار قانونی کوانے امراہ پاایے ہوائے تقر رکا اختیار موکا ما درمیا حسب منفر رشده کو<sup>م</sup>ی وای جمله مذکور» با اختیارات حاصل ، ول کے اوراس کا ساختہ **کمعلمیل ک** مدکور کریں ۔لہداد کالت نامہ کھدیا کہ سندر ۔۔ ، ۔ کے لئے منظور ہے۔ بمقام اسر محكان 



APPEAL NO. 1245/2018

Mr. Amin Afghan Malavia Supervisión

.....Petitioner

Versus

Director Health Services, Tribal Districts and others ......Respondents

Para wise comments on behalf of respondent No. 1 & 2

### **Respectfully Sheweth;**

### **Preliminary objections**

- 1. That the appellant has got no locus standi to file the instant appeal.
- 2. That the appellant has not come to this Honorable Court with clean hands and concealed the factual position of his service.
- 3. That the appellant has got no cause of action to file the instant appeal.
- 4. That, the appellant is not an "AGGRIEVED" person within the meaning of Article 199 of the Constitution of Pakistan.

### **ON FACTS:**

- Pertain to record and the record is silent about departmental 1. selection committee through written in order.
- 2. Pertain to record and are not on duty after stoppage of pay.
- 3. Correct to the extent of stoppage of salaries without any written orders by the then Agency Surgeons NW Agency.
- Correct to the extent of order of Khyber Pakhtunkhwa Service 4. Tribunal Peshawar dated 13.11.2017 and speaking order has been reflected in rejection of appeals.
- Correct to the extent of record submitted by the then Agency 5. Surgeon NW Agency (attached with the appeal).
- Correct to the extent of letter but plea taken for adjustment against 6.
- charges Nurses is illegal.
- 7 8. to record.
- **9**. Correct to the extent of order dated 03.10.2018 and very much valid reasons are forwarded for rejection of appeals.

# <u>ON GROUNDS</u>

A. Correct to the extent of order dated 03,10,2018. The appointment made was void ab initio, hence salaries were not released rather recovery is required.

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- B. Correct as stated in para-5 of the fact above.
- C. Incorrect, pertain to record.
- D. Incorrect, the appellants were treated accordingly to law as per order dated 03.10.2018.
- E. Incorrect, no violation has been made in the matter.
- F. Pertain to record, which says no duty has been performed.
- G. Incorrect, pertain to record.
- H. Pertain to record.
- I. Correct, pertain to record.
- J. Correct, but it is pertinent to mention here that non-availability of clear vacant posts means at the time of appointment of the appellants and adjusted against the other position is illegal.
- K. Correct but it is pertinent to mention here that the adjustment against other posts are not considerable in the eyes of law.
- L. Incorrect, the appeals of the appellants have been rejected on the basis of two reasons (i) Non-availability of clear vacant posts (ii) Without codal formalities.
- M. The department will also produce other proofs at the time of hearing.

It is, therefore, requested that the appeal may please be dismissed.

ervices. , Peshawar