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.

Na Paul) Member (E)

28.09.2022

Junior of learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Laiq Shah, Focal Person for the respondents present and requested for time to submit reply/comments. Last opportunity is granted. Adjourned. To come up for reply/comments as well as preliminary hearing on 02.12.2022 before S.B.

(Mian Muhammad)

Member (E)



Form-A

FORM OF ORDER SHEET

Court of_____

Case No.-_____ 269/2022 S.No. Date of order Order or other proceedings with signature of judge proceedings 1 2 3 The appeal of Mr. Pir Abdul Aziz resubmitted today by Mr. Noor 1-01/03/2022 Muhammad Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. -11 STRAR This case is entrusted to S. Bench at Peshawar for preliminary 2hearing to be put there on 8-4-2922CHAIRMAN 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 06.06.2022 Junior to counsel for the appellant present. File to come up alongwith connected Service No.259/2022 titled Attaullah Khan Vs. Appeal Government of Khyber Pakhtunkhwa on 27.07.2022 before S.B. (Rozina Rehman) Member (J)

Sirajual Din

The appeal submitted by Mr. Noor Muhammad Khattak Advocate today i.e. on 09.02.2022 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 dated 14.07.2021 against which appellant made departmental appeal 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.
- (3-) Copy of regularization order in respect of appellant is not attached with the appeal which may be placed on it.
- 4- Copy of arrival report in respect of appellant is not attached with the appeal which may be placed on it. e esta

No. 337 /S.T.

Dt. 11 /02 /2022

REGISTRA SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA**

PESHAWAR.

Mr. Noor Multhenimpulaned Aarders 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.

> In response to Objection 3 regularization order has not been provided.

Objection 4 has been removed

Re-Submitted after doing needful.

Impugneel Order de 14-7-2021 Was allached as annexure D

Page 9/A.

Resummetter after Complitian

Objections No. 2 and 3 still stands, Hence the appeal is returned again to the counsel for appellant to complete and resubmit within 15 days.

NO. 588 Dated 28-2-2022

Re-Salmitted after Completor

18732

Assistant Registrar

•



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO. 403 /2022

SIRAJ UD DIN

V/S

HEALTH DEPTT:

INDEX

S: N :0	DOCUMENTS	ANNEXURE	PAGE
1	Memo of appeal		1-3
2	Affidavit		4
3	Appointment order dt: 20.02.2006	A	5
4	Arrival report	B	6
5	Office order	С	7-
6	Pay slip	D	B
7	Departmental appeal	k=	9
8	Wakalat Nama	RSRRPTCA	il

Dated: _____.2022

APPELLANT

Through: NOOR MOHAMAD KHATTAK ADV/CATE 0345-0383141

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO.____/2022

Mr Siraj Ud Din, Driver,

J.Z

Office of National Programme for Family Planning and Primary Health Care FATA-NWA.

APPELLANT

VERSUS

- 1- The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 2- The District Health Officer, Tribal District Miranshah.

RESPONDENTS

SERVICE APPEAL UNDER SECTION-4 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED INACTION OF THE RESPONDENTS BY NOT RELEASING THE MONTHLY SALARIES OF THE APPELLANT WITH EFFECT FROM 01-07-2012 I.E FROM THE DATE OF REGULARIZATION OF SERVICE TILL DATE AND AGAINST NOT DECIDING THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS.

PRAYER:

That on acceptance of this appeal the respondents may kindly be directed to release the monthly salaries of the appellant w.e.f 01-07-2012 till date with all consequential benefits. Any other remedy which this August Tribunal deems fit that may also be awarded in favour of the appellant.

R. SHEWETH: ON FACTS:

- **3-** That the appellant started performing his services with zeal and zest and up to the entire satisfaction of her superiors.

- That the appellant was regularized vide order dated 2021 in pursuance of the Judgment of the Hon'ble Supreme Court and Peshawar High Court. And in light of office order dated -2021 the appellant was regularized w.e.f from 01-07-2012. Copy of office order dated -2021 is annexed as annexure.
- That unfortunately the salaries of the appellant have been 5the date of w.e.f 01-07-2012 i.e., from stopped 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 attached as bills are the pay of D annexure.....
- 6- That feeling aggrieved from the inaction of the respondents by not releasing the salaries, the appellant filed Departmental appeal but no reply has been received so far. Hence the instant appeal on the following grounds amongst the others. Copy of the Departmental appeal is 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 her 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: ____. 2022

APPELLANT SIRAJ HO DIN

THROUGH:

IAD KHATTAK NOOR MOH Laocher Ali

HAIDER ALI ADVOCATES, PESHAWAR

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO.____/2022

VS

SIRAJ UD DIN

HEALTH DEPTT:

<u>AFFIDAVIT</u>

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.



DEP

CERTIFICATE:

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

CERTZFECATION

SUBJECT: APPIONTMENT ORDER FOR THE POST OF DRIVER UNDER NATIONAL PROGRAMME FOR FAMILY PLANNING AND PRIMARY HEALTH CARE

On the recommendation of selection committee Mr. <u>Siraj Ud Din</u> S/O <u>Zaray</u> <u>Gill</u> of Village Boya & P/O Boya Tehsil Dattakhel is hereby appointed as Driver at North Waziristan Agency w.e.from 20/02/2006 on the following terms and conditions.

- 1. The appointment will be purely on contract basis.
- 2. The appointment will be initially for one year. However it is extendable subject to satisfactory performances.
- 3. He will be paid the fixed pay Rs.2500/- as per the Programme rules and initial three months training and availability of vehicle.
- 4. The appointment is strictly nontransferable.
- 5. If he wishes to resign, he will offer one months prior notice or will deposit one months in lieu of notice.
- 6. He will be maintain a vehicle for field duties of the supervisor. He will be responsible for proper record on log book & maintenance of the vehicle. In case of misuse of vehicle, strict action will be taken against him.
- 7. In case of any accident, if found guilty of negligence, proper recovery will made from him along with appropriate disciplinary action.
 - 8. No. TA/DA will be allowed during field visits within the district of posting.

9. He will be entitled for 20 days casual / sick leave in a year. He will obtain sanction of leave from competent authority of the APIU.

- 10. He will have to produce the Medical Fitness certificate from Medical Superintendent A.H.Q. Hospital Miranshah.
- 11. No TA/DA will be allowed on account of joining duty.
- 12. He will have to produce of Rs.50/- Surety Bohd.
- 13. If he accepts the offer on the above terms and conditions, he is directed to report for duty to the office of undersigned. Failing which the offer will stand cancelled.

Sd/ xxxxxxxxxxxxx Agency Surgeon , N.W.Agency Miranshah

urgeon,

Agency

N.W.Agency Miranshah

No 1274-78/NP-NWA/Appoit: Dated : Miranshah the 23/12/2006

Copy to :

National Coordinator, National Programme for Family Planning and Primary Health Care, 14.D, Feroaze Centre, West Blue Area. Islamabad.

2. Provincial Programme Coordinator, National Programme for Family Planning and Primary Health Care, Street No. 6 Abshar Colony off the Warsak Road Peshawar.

3. The Agen'cy Coordinator National Programme for National Programme for FP & PHC North Waziristan Miranshah.

The Accountant Supervisor for NP for FP & PHC North Waziristan Miranshah.

. Mr.Joharullah S/O Gul Munir Mirali N.W.Agency for information.



The Agency Surgeon,

North Waziristan Agency Miranshah.

Arrival Report. Subject:

R/Sir,

Τo.

In compliance with the Agency Surgeon, NWA office order No 12 69-73 /App/NP dated 23 / 12 /2006. I have the honour to submit herewith my arrival report for duty as a

Driver today on 35/12/2006 FN.

Dated: 25/12/2006

Thanks

ANNEXURE 8-6

Joharvelle Driver NPIFPOLPAC Office NWA

1.62.15

ANINEX

7

OFFICE OF THE DISTRICT HEALTH OFFICER TRIBAL DISTRICT, AT MIRANSHAH

Email:agencysurgeonnwa2019@gmail.com Tel: (0928) 300788 FAX: (0928) 311662

OFFICE ORDER:

In compliance of Honorable Supreme Court of Pakistan under write Petition No.15 of; 2012 & CRL, MISC.: Application No.506 of 2012 in H.R.C. No.16360 of 2009 and Const.Petitions No.36 of 2012 and CRL. ORIG. Petition No.73 of 2012 in H.R.C No.16360 of No.2009 dated 07/03/2013 and Directorate Health Services FATA letter No.25464-72/DHS/ADMIN/NP dated 05/11/2018. The following LHWs/LHSs and drivers working in National Programme for FP.NP & PHC of North Waziristan District, are hereby regularized w.e.f 1/7/2012 and adjusted against the vacaht posts of Dai BPS-05. Their salaries are released against the vacant post of Dai BPS-05 till the creation of their position codes from finance department, KP. As and when the position code are created from finance department KPK for the following LHWs / LHSs and drivers to the office of undersigned. Their outstanding salaries w. e. f 1/07/2012 and onward will be released accordingly on their own position code in the larger interest of public being old pending issues to avoid more issue.

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· ·	City of US (Drivers with BPS	11	Perwanda Bibi BPS-5
SNO	Name of LHWs/LHS/Drivers with BPS	12	Mr.Arshadullah Driver BPS-5
1	Saima Bbibi	13	Din Bibi BPS-5
2	Sabia Bibi BPS-05		Nashta Zada BPS-5
3	Noor Shahida LHS BPS-07	. 14	Safia Bibi BPS-5
	Anwara Bii BPS-5	15	
	Jehána BPS-5	16	Nargassee BPS-5
	Anwara Bibi BPS-5	17 .	Siraj Ud Din Driver BPS-5
b	Abdullah Noora BPS-5	18	Laiba Khan BPS-5
7		19	Anam Rehman BPS-5
8.	Safna Bibi BPS-5	20	Nazara Bibl BPS-5
9	Zeeba BPS-5		
10	Nahida BPS-5		

SD/XXX DISTRICT HEALTH OFFICER

TRIBAL DISTRICT NORTH WAZIRISTAN the 08 104 2021

DISTRICT BEAUTH DIFF

TRIPAL DISTP

_/Appointment/DHO/NWTD, Dated Miranshah

The SO-II Paramedics for the information. 1.

- The PS to Secretary Health KPK for information please. 2.
- The PS to Director General Health Services, KPK Peshawar for information please 3.
- The District Account officer NWTD for information & necessary action please 4
- The officials concerned.

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BETTER COPY PAGE #

DIRECTOR GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

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

Accounts

Miranshah

Dated

the 14.07.2021

The District Accounts Officer North Waziristan TD Miranshah

SUBJECT,

, AUTHORITY/ PROCESSING OF ACCOUNT MATTERS / BILLS

Dear Sir.

No

Τo,

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 TD MIRANSHAH

Dated: 14.07.2021

Endst No. 12572-73 Copy forwarded to the

ATTECTER

1- Director General Health Services KPK Peshawar.

2- Deputy Commissioner NW TO Miranshah.

DISTRICT HEALTN OEFICER NORTH WAZIRISTAN TD MIRANSHAH The Director General Health Services, Khyber Pakhtunkhwa Peshawar.

ANNEXURE = E

Subject: DEPARTMENTAL APPEAL UNDER SECTION 22 OF THE CIVIL SERVANT ACT AGAINST THE ORDER ISSUED BY DR HAFIZULLAH DHO NWTO VIDE LETTER NO.12571/Accounts & 12572-73 DATED 14/07/2021 WHICH THE SALARIES OF US HAS BEEN STOPPED / WITHHELD ILLEGALLY SINCE THE REGULARIZATION PERIOD W.E.F 1/07/2012 UP TO DATE.

Dear Sir;

With due respect it is stated that I am performing my duty as a Driver in National programme, for Family Planning & Primary Health Care since 23/12/2006 up to date continuously / regularly under the control of the District Health Officer North Waziristan Tribal District Miranshah with great zeal and zest. My pay & allowances are stopped by the ex- Agency Surgeon now a days called DHO due to non-computerization and bank account. After that I had submitted application to the DHO NWTD with the request to release my salaries from the date of stoppage. He has accepted my request and adjusted me against the vacant post of dai BPS-05 for the purpose of pay and allowances till the creation of position codes. (copy of office order / adjustment order is attached as Annex-A). My salaries are released by the EX-DHO NWTD in the month of July 2021, against the vacant post of Dai BPS-05, till the creation of position codes from finance department. (copy of bill is attached Annex-B). Now my pay & allowances is again stopped by one Dr.Hafizullah DHO NWTD, illegally without any cogent reasons .He has draft letter to District Account officer with the request to returned all the salary bills i.e source-I & II signed by the then DHO to the current DHO office for proper counter signature and verification. (Copy of impugned letter dated 14/07/2021 is attached Annex-C).

Now the DHO'NWTD is not in position to attest the bill nor noted any observation on my bill.

It is therefore, requested, in your kind honor to please direct the current DHO to release my salaries from the date of regularization / stoppage i.e 1/7/2012 up to date please.

We will be very thankful to your this kind act.

Dated: 19/10/2021.

Thanks

Siraj Ud Din

Driver BPS-05

Office of NF, FP&PHC NWTD

STE.S

VAKALATNAMA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

ц,

APPEAL NO:	OF 2022					
SIRAJ UD DIN	(APPELLANT) (PLAINTIFF) (PETITIONER)					
VER	SUS					
HEALTH	(RESPONDENT) (DEFENDANT)					
I/We <u>Sive</u> <u>U</u> <u>O</u> <u>D</u> <u>in</u> Do hereby appoint and constitute NOOR MUHAMMAD KHATTAK Advocate, Peshawar to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.						
Dated/2022	CLIENTS ACCANTED NOOR MUHAMMAD KHATTAK UMER FARDOQ MOHMAND KAMRAN KHAN,					

9u SAID KHAN TA CUN HAIDER ALI æ

ADVOLUTES