# Form-A FORM OF ORDER SHEET

	Court of	
		Restoration Application No. 633/2022
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge
1	2	3
1	25.10.2022	The application for restoration of Execution Petition no. 311/2019 submitted today by Mr. Noor
		Muhammad Khattak Advocate. It is fixed for hearing
		before Single Bench at Peshawar on .
		Original file be requisitioned. Notices be issued to
		applicant and his counsel for the date fixed.
		By the order of Chairman REGISTRAR
		·

## **BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL**

IMPLEMENTATION PETITION No. 31/2/2019

**APPEAL No. 639/2017** 

**LUTF-E-HAKIM** 

VS

**HEALTH DEPT:** 

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Through:

NOOR MOHAMMAD

SUPREME COURT OF PAKISTAN

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

IN

IMPLEMENTATION PETITION No. 3/1/2019

**APPEAL No. 639/2017** 

1694

**LUTF-E-HAKIM** 

**VS** 

HEALTH DEPT: 25/10/22

## APPLICATION FOR RESTORATION OF THE ABOVE TITLE IMPLEMENTATION PETITION

### **R/SHEWETH:**

- adjudication before this Honorable Court which the respondents produce order dated 19.09.2022 in response to the implementation petition of the applicant. Copy of the order dated 19.09.2022 is attached as annexure
- 3- That in the ibid implementation order of the respondent, the appellant/applicant was directed to perform their duties as Ward Ordali while they will draw their salaries against the original post i.e. Sweepers the said order of the respondent was not fulfilling the vary purpose of the judgment dated 13.12.2018 delivered in favor of the applicant and by producing such order will infructuous the purpose of the said judgment.
- **4-** That valuable rights of the petitioner are involved in the instant implementation petition.

It is therefore, most humbly prayed that on acceptance of the instant application the above title implementation petition may kindly be restored.

Dated: 19-10-22

APPEICANT STRATUD DIN

THROUGH:

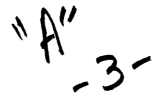
NOOR MOHAMMAD KHATTAK
ADVOCATE
SUPREME COURT OF PAKISTAN

## **AFFIDAVIT**

I, **LUTF-E-HAKIM** (the Applicant), do hereby solemnly affirm and declare on Oath that the contents of this **Application** are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble Court.

DEPONENT





OFFICE OF THE MEDICAL SUPERINTENDENT DHQ HOSPITAL TIMERGARA LOWER DIR. Phone # 0945-9250099.

## OFFICE ORDER.

With compliance to the order of honorable Khyber Pakhtunkhwa service Iribunal decision Execution Petition No. 325/2019 Dated 06/09/2022 & Regional Director Health Services. Malakand Division Office Order bearing endorsement No. 360-64/RD/MKD Dated 03/09/2022 the following difficial are hereby directed to perform their duties as ward Attendant & they will draw their salary against their original posts i.e. Sweepers till the creation of posts by the Finance Department Khyber Pakhtunkhwa.

5#	Name	DI	
i	Mr. Akhtar Rasool	Place of new assigned duty.	
5	Mr. Lutfe Hakim	As Supervisor of Sweepers	
	Mr. Dilawar Khan	As helper with Supervisor	
	Mr. Abdur Rehman	MS Office (Morning shift)	
	Mr. Sadiq Jan	Emergency (Evening Shift)	
	Mr. Muhammad Hag	MS Office (Morning shift)	
	Mr. Sahib Ullah	Children-B Ward Morning Shift.	
	Mr. Hamid ur Rehman	Echo Room Morning shift.	
<u>-</u> -	Mr. Siraj ud Din	MS Office Evening shift.	
5	Mr. Khial Muhammad	Emergency Evening shift.	
	Mr. Shah Khalid	Dental Block Morning shift .	
	Mr. Kifayat Ullah	CT Scan Evening shift.	
	Mr Aftab ud Din	Ultra sound Morning shift.	
i	Vii. Rab Nawaz	Neuro Ward Night Shift.	
4.	The state of the s	Children-A Ward Morning shift.	
	Mr. Bakht Shah Zeb	Electricity Morning shift.	
! .!	Ar. Bakhtiar	MS Office Morning shift.	

Sd/-x-x-x-x

Medical Superintendent DHQ Hospital Timergam.

Dated Timergara the

### Copy is forwarded to :-

- 1. Member (E) Khyber Pakhtunkhwa Service Tribunal Peshawar.
- Secretary to Government of Khyber Pakhtunkhwa Health Department Peshawagr.
- Additional Advocate General Khyber Pakhtunkhwa Service Tribunal Peshawar.
- Director General Health Services Khyber Pakhtunkhwa Peshawar.
- Regional Director Health Services Malakand Division.
- 6. Incharge Concerned Units.
- Officials concerned

For information and necessary action.

Medical Superintend of

DHQ Hospital Times

"B" -4-

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Implementation petition No. 311/2019

In appeal No. 639/2017

Mr. Lutf-E-Hakim, Muslim Sweeper (BPS-1), DHQ Hospital, Taimergara, District Dir Lower.

Petitioner

#### **VERSUS**

- 1- The Secretary Health Department, Khyber Pakhtunkhwa, Peshawar.
- 2- The Director General Health Services Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The District Health Officer, District Dir Lower.
- 4- The Medical Superintendant DHQ Hospital Taimergara, District Dir Lower.

IMPLEMENTATION PETITION FOR DIRECTING THE RESPONDENT DEPARTMENT TO IMPLEMENT THE JUDGMENT DATED 13.12.2018 IN APPEAL NO.639/2017 IN LETTER AND SPIRIT

### R/SHEWETH:

- 2- That the Petitioner filed the above mentioned appeal against the impugned Notification dated 16.02.2017 whereby the petitioner has been ignored/excluded from promotion/adjustment against any other class-iv post.
- 3-That after final arguments this august Service Tribunal decided the appeal in favor of the Petitioner with the directions that:-

"impugned order dated 16.02.2017 has the effect of depriving the appellant from his adjustment against other class-iv post just for the reason that he was appointed as Muslim sweeper after 12.7.2006. This Tribunal is therefore, of the opinion that discriminatory treatment was met out to the appellant. Resultantly this Tribunal holds that the cut off date i.e. 12.07.2006 as mentioned in the impugned order dated

16.02.2017 shall be treated as expunged. The present service appeal alongwith connected service appeals as mentioned in Para-2 of this judgment are accepted in the above terms".

It is therefore, most humbly prayed that on acceptance of this implementation petition the respondents may be directed to implement the above mentioned judgment passed by this august Service Tribunal in letter and spirit.

Dated: 2.08.2019.

**PETITIONER** 

**LUTF-E-HAKIM** 

THROUGH:
NOOR MOHAMMAD KHATTAK

MIR ZAMAN SAFT ADVOCATES <sup>в В</sup> September, 2022

Learned counsel for the appellant present. Muhammad Adeel Butt. Addl: AG alongwith Dr. Irshad Ali, DIIO Dir. Lower and Dr. Ali Asghar, MS DIIQ, Timergara, Dir Lower.

2. Respondents produced copy of an order made in compliance of the judgment of this Tribunal, whereby petitioner was adjusted as Ward Orderly. Learned counsel for the petitioner objected that the arrangement was temporary as the petitioner would get salary of Sweeper but would work as Ward Orderly. The DHO present in the court produced copy of letter No. SOB-H/HD/3-1/SNE/Dir Lower dated 04.02.2022 wherein SNE for creation of the posts of Ward Orderly has been sent and further submitted that the case was pending in the Finance Department. It was also submitted that as soon as the vacancies were created by the Pinance department, the petitioner would properly be given assignment of Ward Orderly. In view of the statement made at the bar by the DHO, the petition is disposed of.

- 3. In view of the implementation of the judgment, the District Accounts Officer. Dir Lower is directed to release salaries District Health Officer, District Dir Lower and Medical Superintendent DHQ Hospital Taimergara, District Dir Lower. forthwith. Consign.
- 4. Pronounced in open court in Peshawar and given under my hand and seal of the Tribunal on this 6<sup>th</sup> day of September, 2022.

Number of Vords: 1200

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Urgent 181

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Proof Complection of Copy 20-9-22

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(Kalim Arshad Khan) , . . Chairman

Khab Service Tribution Peshawar

## VAKALATNAMA BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNA cm OF 2025 APPEAL NO: (APPELLANT) (PLAINTIFF) (PETITIONER) **VERSUS** (RESPONDENT) (DEFENDANT) I/We and constitute NOOR MOHAMMAD KHATTAK, Advocate, Supreme Court 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. /202 ACCEPTED NOOR MOHAMMAD KHATTAK (BC-10-0853) 15401-0705985-5 &

MUHAMMAD AYUB ADVOCATES

#### **OFFICE:**

Flat No.(TF) 291-292 3<sup>rd</sup> floor Deans trade centre Peshawar cantt: Mobile No. 0334-5277323