Appellant present through counsel.

File to come up alongwith connected Service Appeal No.83/2022 titled "Saddam Hussain Vs. Government of Khyber Pakhtunkhwa" on 17.10.2022 before S.B.

(Rozina Rehman) Member (J)

## 17.10.2022

28 07.2022 :

ess Fee

sant

Pro

Appellant present through counsel.

Naseer Ud Din Shah, learned Assistant Advocate General for respondents present.

File to come up alongwith connected Service Appeal No.83/2022 titled "Saddam Hussain Vs. Government of Khyber Pakhtunkhwa" on 18.11.2022 before S.B.

(Rozina Rehman) Member (J)

## FORM OF ORDER SHEET

Court of\_\_\_

·	Case No	194/2022
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	25/01/2022	The appeal of Mr. Hafizullah resubmitted today by Mr. Bashir Khan Wazir Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR
2-		This case is entrusted to S. Bench at Peshawar for preliminary hearing to be put there on $\underline{\circ7(\circ3/22)}$ .
	07.03.2022	Due to retirement of the Hon'able Chairman, the
		case is adjourned to 07.06.2022 for the same as
		before.
		Reader
	07.06.2022	Junior to counsel for the appellant present.
		Lawyers are on general strike, therefore, case is adjourned to 28.07.2022 for preliminary hearing before S.B. (Rozina Rehman) Member(J)



The appeal of Mr. Fida Hussain, JCT Pharmacy, DHO North Waziristan received today i.e. on 07.12.2021 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1. Memo of the appeal contains cutting/erasing which is not accepted.
- 2. Annexures of the appeal may be attested.
- 3. Annexures of the appeal is not in sequence which may be placed in order.
- 4. Copy of call letter mentioned in para-3 annexed as annexure B is not attached with the appeal which may be placed on it.
- 5. Copy of impugned order mentioned in para-6 annexed as annexure B is not attached with the appeal which may be placed on it.
- 6. Copy of departmental appeal which was forwarded through letter dated 05-07-2021 mentioned in para-13 is not attached with the appeal which may be placed on it.
- 7. Annexures L and M is missing.
- 8. Pages 17, 18, 20, 25, 26 and 27 attached with the appeal are illegible which may be replaced by legible/better one.

No. 2417 /S.T. Dt. 07/12 /2021

REGISTRAR SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA** PESHAWAR.

Mr. Bashir Khan Wazir Adv. Pesh.

Objections removed and re-submitted and provide be placed Before in Honbble Bench

Service Appeal No - 90 /2029

X X

Fida Hussain......Appellant

VERSUS

Director General Health Services & others ... Respondents

S NO	DESCRIPTION OF DOCUMENTS	ANNEX	PAGES
1.	Service Appeal	-	1-5
2.	Affidavit		6
3.	Application for Suspension	_	78
4.	Affidavit		
5.	Copy of the Advertisement	<u>A</u>	9-12
б.	Copies of the letters dated 23.12.2019	В	13
7.	Conv of the Appointment Order	"C"	14
8.	Copies of the Order and	"D"	15-16
9.	Complaint Copy of the Writ Petition along with decision dated 08.01.2021	"E"	17.23
	Copy of letter dated 26.08.2020	"F"	24
$\frac{10.}{11.}$	Copy of the letter dated	G	25-26
12.	23.04.2021 Copy of the order dated	Н	27
13.	05.08.2021 Copy of the Impugned Order dated 06.08.2021 and service Appeal	I	28-30
14.	and suspension order	J	31:-33
_	orders Appeal	K	34
15.	along with receipts		35
16.	Wakalat Nama		

#### <u>INDEX</u>

Appellant

Through:

## (BASHIR KHAN WAZIR)

Advocate, High Court, Peshawar

Dated:-30.18.2021

Service Appeal No \_\_\_\_ \_\_\_\_\_/2021

Fida Hussain, JCT Pharmacy (BPS-12), DHO Office North Waziristan. .....Appellant

#### VERSUS

- 1. Director General Health Services, Khyber Pakhtunkhwa, Peshawar
- District Health Officer, District North Waziristan. 2.

.....Respondents

OF KHYBER SECTION 4 UNDER SERVICE APPEAL PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED ORDER DATED 06.08.2021, VIDE OFFICE ORDER NO 13024/DHO NWTD WHEREBY THE APPOINTMENT OF THE APPELLANT HAS BEEN CONSIDERED CANCEL / WITHDRAWN AND CONSEQUENTLY TE SALARIES OF THE APPELLANT HAS AGAINST WHICH THE WITHHOLD STOPPED BEEN DEPARTMENTAL APPEAL VIDE DATED 10.08.2021 FILED, BUT INSPITE OF TE COMPLETION OF MANDATORY PERIOD OF THE DEPARTMENTAL APPEAL, NO ORDER HAS BEEN PASSED.

#### Prayer in Appeal:

On acceptance of the instant Appeal, the Impugned Orders when initially the salaries of the Appellant was stopped/withheld since 1st June 2021 verbally and later on a written impugned Order No. 13024/DHO NWTD dated 06.08.2021 was issued by the Respondent No 2 on the basis of which the Appointment of the Appellant being considered cancelled / withdrawn, the impugned order dated 06.08.2021 and withholding of salaries of the Appellant may kindly be set aside and consequently the Appellant may kindly be reinstated / restored into his service with all back benefits.

**Respectfully Sheweth:-**

The Appellant humbly submits as under:-

- That the Appellant is peaceful and law abiding citizen of Pakistan and is entitled for all the rights guaranteed by the Constitution of Islamic 1. Republic of Pakistan, 1973..
- That briefly stated the fact relevant for the purpose of this Appeal are that, the Respondents had advertised number of posts, which were 2 laying vacant in District Health Office, North Waziristan, the Appellant was being qualified and eligible candidate applied for the post as per his qualifications. (Copy of the Advertisement is attached as annexure A)
- That thereafter the Respondent No 2 issued a letter to the 3. Respondent No 1 on the subject that as the Respondent No 2 had already been advertised the vacant posts of the different Paramedics, in response of advertisement, the number of candidates had been applied for that purpose, the Respondent No 1 has been informed that the interviews of the said posts are held on 27th and 28th December, 2019, where after the

Respondent No 2 has constituted a committee for Selection / Interview of the Paramedics Staff which was mentioned in the said office letter, while issued on 23.12.2019. (Copies of the letters dated 23.12.2019 are attached as annexure B)

- 4. That after fulfillment of all codal formalities, as the vacant posts were advertised and invited applications from the eligible and suitable Applicants, the Appellant accordingly submitted his Application as well as his academic qualifications and as per the prevailing SOPs of the provincial Government for making inductions in respect of the subject posts, the process for selection was initiated by verification of the degrees of the candidates who applied for these posts. In this respect a property selection Committee was constituted vide order dated 23.12.2019. The Committee so constituted duly interviewed the candidates and after following the process of law/ rules, the successful candidates were issued the Appointment letters. (Copy of the Appointment Order is attached as annexure C)
- That whenever the competent authority as well as the Selection 5. Committee have been appointed the Appellant on his respective posts, after adopting all the codal formalities, meanwhile the political figure as Minister for Relief and Rehabilitation MR. Iqbal Khan Wazir while using his good office forwarded a letter with the subject "Complaint against illegal appointments made by DHO North Waziristan without fulfilling of codal formalities / bogus diploma holders", and directed the District Account Officer District North Waziristan to stop the salaries of 71 Appointees in the DHO North Waziristan Office and it was alleged that their appointments have been made without compliance of codal formalities and the appointees are holding bogus degrees vide letter dated 20.02.2020, the District Account Officer has been requested for the investigation of the matter in question and further the pay and allowances of the Appellant has been requested to be stopped till the finalization of the complaint filed of the Order and by the Minister Concerned. (Copies Complaint are attached as annexure D)
- 6. That inspite of the fact that after issuance of appointment orders, the salaries of the Appellant was started by the Respondent No 2 and on the basis of political interference by the worthy Minister the salaries of the Appellant has been stopped. The Appellant was being aggrieved from the illegal acts of the worthy minister approach to the Hon'ble Peshawar High Court Bannu Bench, while filed a Writ Petition No. 270-B/2020, titled Yasir Iqbal & others VS Govt of KPK & others, the Hon'ble Peshawar High Court Bannu Bench on the first hearing suspended the illegal order of the worthy minister and the District Account officer was directed to continue the salaries of the Appellants till the final disposal of the Writ Petition. (Copy of the Writ Petition along with decision dated 08.01.2021 is attached as annexure E)
- 7. That after the decision of the Hon'ble Peshawar High Court Bannu Bench, the political person as mentioned above Minister for Relief and Rehabilitation again interfered in the same matter, while issued another letter from his letter head to the Minister of Health, whereby he has requested for interference in the official work and the Minister of Health has been compelled to constitute

another inquiry on the subject matter vide letter dated 26.08.2020. (Copy of letter dated 26.08.2020 is attached as annexure F)

- 8. That the concerned Minister belongs to the said areas was wanted illegally interference in the subject recruitment and the then DHO was pressurized for making illegal appointments on his wish and whims, which was straightaway refused by the Ex-DHO, thereafter the concerned Minister threatened the office bearer of Respondent No 2 for being forwarded complaints, therefore the Minister forwarded another complaint when he realize that the initial complaint have served its purpose and nothing was discovered as illegal of the recruitment process. On the basis of second complaint, the office of Respondent No 1 vide letter No 7047-50/E-I dated 06.05.2021 forwarded to the Respondent No 2 with certain recommendations. (Copy of the letter dated 23.04.2021 is attached as annexure G)
- **9.** That the Respondent No 2 without keeping in view the above mentioned record once again stopped the salaries of the Appellant on the personal grudges with the collusion of Minister concerned, thereafter the Appellant preferred an Appeal to the Respondent No 2 which was forwarded through his endorsement letter dated 05.07.2021 to the Respondent No 1, accordingly the Respondent No 1 accepted the Appeal of the Appellant vide letter dated 05.08.2021 and realized that the case of the Appellant does not fall in the capacity of the letter mentioned above and the Respondent No 2 was directed to implement the judgment of the Hon'ble Peshawar high Court Bannu Bench, vide which the salaries of the Appellant was ordered to be release. (Copy of the order dated 05.08.2021 is attached as annexure H)
- 10. That it is pertinent to mention here that as per the above mentioned direction issued by the Respondent No 1, the Respondent No 2 is bound to act accordance with the directions issued by Respondent No 1, however he being annoyed and aggressive on the reason that the then DHO namely Dr. Muhammad Israr approached to the Service Tribunal while filed Service Appeal which was fixed for 05.08.2021 and the Hon'ble Service Tribunal suspended the posting order of the DHO North Waziristan namely Dr Hafeez Ullah, who were even not remained as DHO, but he had been issued the impugned order dated 06.08.2021, inspite of the fact that he was having knowledge about his suspension and he had issued the impugned order **dated 06.08.2021 and service Appeal and suspension order are attached as annexure I**
- 11. That as per the above mentioned record and circumstances the ex-DHO namely Dr Hafeez Ullah was having no authority to issue the impugned Order as he has seized to exists his posting as DHO, but he had issued the impugned order and even then he had illegally, unlawfully and without lawful authority occupied the Chair of DHO and he himself was posing as current DHO North Waziristan and even then he had issued a number of illegal orders and in the light of the impugned Order the salaries of the number of employees have been stopped and they have been considered being removed from service and to some of them.

issueow cause notices as well as they have been warned to attenr duties. (Copies of the illegal and unlawful orders are aed as annexure J)

- 12. That after the Appellant filed Departmental Appeal, wherein statuteriod had been elapsed and no order whatsoever has been ed. (Copy of Departmental Appeal along with receipte attached as annexure K)
- 13. That ite of the clear cut direction of the competent authority as Reident No 1, the Respondent No 2 having personal grudgend for ulterior motives not following the order of the Respont No 1 and due to which the salaries of the Appellant is bein opped without any lawful authority.
- 14. That fing aggrieved from the act of Respondents, having no other lequate and efficacious remedy, approaches this Honouple Tribunal on the following grounds inter-alia:-

## **GROUNDS:-**

A)

C)

D)

E)

F)

- That the Appellant is peaceful and law abiding citizen of Islamic Republic of Pakistan and is fully entitled to all the basic and fundamental rights as enshrined in the fundamental law of the state, interpreted and guaranteed by the law of the land.
- B) That the acts of the Respondents of not following the same criteria which has been safeguarded by the law and rules and guidelines provided by the apex courts that when the employee serving on respective posts the competent authority should have in retaliation to delivered remuneration to the employee as accordance his service, while in the instant case the respondents have not yet been considered the case of the Appellantss, is illegal, unlawful, unnatural, ab-initio, null and void in the eye of law, hence liable to be declared so.

That the fundamental rights of the Appellants has blatantly violated by the Respondents and the Appellants has been discriminated and has been denied his due rights under the Constitution of Islamic Republic of Pakistan, 1973.

Constitution of Islamic Republic of Pakistan, 1970. That the Appellants is appointed according to rules and on adopted procedure but the respondents and after his appointments he has never ever given an opportunity of any appointments he has never ever given an opportunity of any complaint to the respondents and performed his duties with full devotions, the Appellants being eligible for releasing of devotions, the Appellants being eligible for releasing of respondents is illegal and violation of natural justice, because of the fundamental rights/entitlement of the Appellants has been

the fundamental agency of the Respondents. denied to them by the Respondents. That according to the articles 23 & 24 (1) of the constitution of Pakistan the property of every citizens of the Pakistan have been Pakistan the property of every citizens of the Pakistan have been protected and no one could be deprived from their due rights and protected and no one could be deprived from their due rights and property, hence the entire due salaries being the fundamental property, hence the entire due salaries of the Appellants. directed for releasing of the entire due salaries of the Appellants. That once the Appellants was duly appointed/posted and was allowed to join the service, after thorough verifications entries allowed to join the service books, since then he is performing was also made in his service books, since then he is certainly his duties, and after having performed his duties, he is certainly entitled to be paid his salaries, but all of sudden the respondents

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have been stopped the salaries of the Appellants, these acts of the respondents are illegal unlawful and liable to be declared so.

That any other ground not raised here specifically may graciously be allowed to be raised at the time of arguments.

#### PRAYER:-

G)

It is, therefore, most humbly prayed that, On acceptance of the instant Appeal, the Impugned Orders when initially the salaries of the Appellant was stopped/withheld since 1st June 2021 verbally and later on a written impugned Order No. 13024/DHO NWTD dated 06.08.2021 was issued by the Respondent No 2 on the basis of which the Appointment of the Appellant being considered cancelled / withdrawn, the impugned order dated 06.08.2021 and withholding of salaries of the Appellant may kindly be set aside and consequently the Appellant may kindly be reinstated / restored into his service with all back benefits.

Any other relief, not specifically asked for may also graciously be extended in favour of the Appellant in the circumstances of the case.

Appellant

Through:

## (BASHIR KHAN WAZIR)

Advocate, High Court, Peshawar

Dated:-30.11.2021

#### **CERTIFICATE:**

It is certified that no such like Appeal has earlier been filed before this Hon'ble Tribunal.

#### DEPONENT

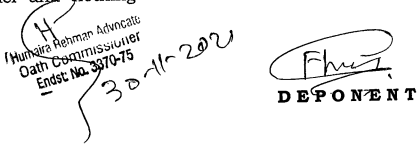
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Service Appeal No \_\_\_\_/2021

#### Fida Hussain.....Appellant VERSUS

## Director General Health Services & others ...Respondents <u>AFFIDAVIT</u>

I, Fida Hussain, JCT Pharmacy (BPS-12), North Waziristan, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.



Certificate:

£-

It is compred that the Appelant has never been filed Such Live a Suit before this Hon'able Tribunal

Deponent

B P

Service Appeal No \_\_\_\_/2021

Fida Hussain.....Appellant VERSUS

Director General Health Services & others ... Respondents

APPLICATION FOR SUSPENSION OF THE IMPUGNED ORDER DATED 06.08.2021, ON THE BASIS OF WHICH THE SALARIES OF THE APPELLANT WAS STOPPED AND CONSEQUENTLY THE CURRENT SALARY OF THE APPELLANT MAY KINDLY BE ORDERED TO RELEASED, TILL THE FINAL DECISION OF THE SERVICE APPEAL.

### **Respectfully Sheweth:**

- 1. That the above noted Service Appeal is being filed before this hon'ble court, in which no date of hearing has yet been fixed.
- 2. That the Appellant has got a good prima facie case in their favour, and is sanguine about its success.
- 3. That the balance of convenience also lies in favour of the Appellant.
- 4. That if the Impugned Order dated 06.08.2021 is not suspended, the Appellant would suffer extreme irreparable loss.
- 5. That the facts and grounds of the Appeal may kindly be read as an integral part of this application.

It is, therefore, respectfully prayed that on acceptance of this application, the relief as prayed for in the heading of the Application may kindly be allowed in favour of the Appellant, till the final decision of the case.

Appellant

Through:

(BASHIR KHAN WAZIR)

Advocate, High Court, Peshawar

Dated:- 10.11.2021

Service Appeal No \_\_\_\_/2021

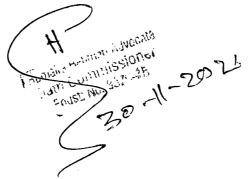
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Fida Hussain.....Appellant VERSUS

## Director General Health Services & others ... Respondents

#### AFFIDAVIT

I, Fida Hussain, JCT Pharmacy (BPS-12), North Waziristan, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.



ONENT



· · ·

. ترينهمة مهمینین پرموسیسی من سی مدیند سه پرسطوقا جکسیسر رونو میسی کمان کا جست محکمه میتوان کرید ماله مل توسط ایسا کما طرف شرا است کر بانگ باد چندان کرسته می سوسط بی شکری ان کا میتوسطیر کمنظان مکان ان ان انداز است از مناطق می است کر بانگ باد <u> م</u> ه ک د . دریک - بردل جد بر بیم . برین ون كرم ك داع تر حداث كر جرم داع بالمتان كرتن والحام كي ما كردي ادراك مدالك مد طروية م كرمان المناكم الدراك یش کا تملہ، جارافراد ہلاک ،نوزخی A مت حفل محمومه على الدانين مكاري 1.7×1 a h di. à شالى وزيرستان ومرك بيلتي الميسر وأعفى ميران شاويص خالى اساميول يرجرتى كيليخ ودخواسيس مطلو 13.06 ورخواش اشتبار بذاكي اشاجه فنسب يتدردون كماندرج كرانا موكي يتاخير يصطف دالى درخواش برفوديش موكا ZELNA 5. يهزمنان جمو وفي منحن می، دید 2001.2 1 معالمة والجاجان معتدد ينو تيلوديز -17-10-2018 1-30-18 دادل كالمرام عد كالمعالم باوس بالسائن معالي للجراج بالألوا عاصة فبستمه 8 % 2 يمن ي ليم 417-10-2018 J-S0718 ماليقعي روية <sup>ينز</sup>ر للازر 3 and with a the hinder Allow 17-10-2010 1-10-18 وسعد جولان with a standard الل تل الكيمي الأكنيمي ال 4 11/10 ومتذلع بمرسالهم Ju30-18 17-10-2018 5 **ار ا**لنبو<sub>ل</sub> imassed the struck 6.0 e Charles Vi 1-30718 \*117-10-2518 الله المراجع شكعل stimper at a latter to the his the her . 1-30-18 18-10-2018 7 é U I made KiLTV 1-30-18 anit 18-18-2018 8 Letter to Station تر از ييژن چ (8-16-2018 9 L-30218 المرتثور في المرتبة المصحة في مسالديات الما 10 200 18 10-2018 رف شارت ليعظ اميدادارون كوانترويو ي لت بالالاجات كا-٢- انترويو ي لتح اف والون كوكونى في ذىائ<sup>ىت</sup>ىردياجانيكار () 2014 يوكيو شدرول KPP ددخراست ماده کاغذ بردینا موگا ۲۰ مدور خواست سک ماتھ کپوش میز فقو می شناختی کا مذ<sup>ر</sup> بجر بستر سطیف ادر فد .... مسائل كالقديق شده وفركاني ادداد ويجل كاغذات اشرد يسكدن شردرك لانابوكا-Name of w ت موجوده مرکاری المکاما بن ووفواتش تحکاندتو سط ب ادمال کریں۔ ۲ - بالا لی عمرش دعا یت مروب tain G ا مطالق دى جامية كى ٢ - مجاذ اقتاد فى كوتمام الحى ايك درخواست كومستر دكرف ادرا ما ميون كى تقداد أواتد Rehabilitation of C Rehabilitation of C Valley under PDM Rehabilitation of t 2 م کی میش کا افترار حاص ب- ۸ \_ تقرر کی صوبا فی حکومت مے مرور تو اعدوضوا بط سے تحت عمل میں ال کی جانے ک 3 -٩- ارتدوز مرسمان شرائعل ومرك يقلق وكطود في وكاجار في وكاجار في معودت وعكر قري اخلام ي abidding.ph اميردارل كى درخىستوں پر فوركيا جائے گا۔ ١- بہلے ب جع شده درخاستوں دالوں كو چا ب كدده دوباده اب نگ تاريخ 10.2019 22.tv لي يحقق ٣- ٢ ما ما يولى وبعد كمان دروات مع كري جویش معکد (Active) 50 (**L**) لك بياتية شابي مشرب فتالنا رابيا 5 INF(P) 4139/19 also available on www.khyberpakhtunkhwa.gov.pk Aleo avallable lan. 1945 -Mison Agence Mison

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051-4940311.0300 \$5:0301-0984 10 338 28 1 23 20 201 - 17 30 20 11 15 18 20 20 الأكما عكار كندان الاهك 20 11 11 20 20 4 u ى ئەز ون تاون أقت يناطون كمنافئة والمداني 20 4 4 21 20 Ц .30 9.22 20 20 2m,2 23 20 ~ 913 20 4 4 24 30 20 4 4 25 20 20 4 4 26 20 34 20 4 4 27 00 شلدد الدر الدر المعالم والم معران الما عمال الماس وم الم في المدوات معد معد المراشي الترارة الى المامت 20 9 28 20 al 2 South Jack to Stand and the and the South Sunt 30. 20 20 413 20 20 30 20 14 114 的中心和学 المرتع ومسال مد الماني المحادث 630:00 205 Di 215 Seiser 17-10-2018 30-18 2'2 Ĵ, گذینزی اروین ڈ پارتمنٹ AL17-10-2018 . 4-30-18 2 14 ىسىچۇلەي ئىرىب 🚱 ساريمو ومايول يمو 10 - 2 60" 1600 SR +Food 1600 SR + 102.01 18-10-2010 // ar ar 18-10-2018 0-30218 -- 41.1to a get A/CUNITED Enterp دىيجنيل פוזייטיבעובייוייטוביבעוביברנידובינביברנידועויייישישאביריביביו والان عالى كما المريم المعلقدا وجاش فالمعد لي شد الالان المدامة الما تار ال 12.102 algerequerle uslimes مركما ليه في المراجر الحرادة. 4000 AL. بكالعادى وفرادا حامه كمن جديد فجردا وبالكرك 1 Will PTN No. 2 363012 ۵. مصفار میں الجل اخرک سے محمد شاہ زیادہ ای میں معد کار میں الس کے معامل کار میں الس کار الس کار میں الس کار می مسلحات المسلح 0.53.19 S3000 100 والمسكمة الدم ز شالی وز ریستان ترا<sup>نی</sup>لی د<sup>و</sup> سته の相対にい SHALAAN & GLOEP E-Mail: info@klimlag INF(P)4139/19 "Say no to Corruption" ikhmgr <-/ ES news /a 01. 21.012018 100 NARCX. . ... ./ 140 ÷,

CORRECTION UNI Beter to this office advertisement Diblished in various newspapers vide Diblished in various newspapers vide NE(P) 2139/19 dated: 02-10-2019 The NE(P) 2139/19 dated: 02-10-2019 The Distribution of 17-10date of interview is published is 17-10date of interview is published is 17-10-2018 and 18-10-2018 instead of 17-10-2019 and 18-10-2019 All the concerned are requested to note the above

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Tel: (0928) 300788 FAX: (0928) 511002	eonnwa2013@gnateona *******************
<b><u>OFFICE ORDER:</u></b> The following committee is hereby constituted of the following mentioned paramedic's i.e (LHV BPS-12, X-R Sterilization Technician BPS-12, ECG Technicians BPS-12, OT T Technician BPS-12, Drivers BPS-7, JCT (Pharmacy) BPS-12, S	echnicians BPS-12, EPI
Aesthesia Technicians BPS-12) in the best interest of public. 01.District Health Officer	(Chairman) ( Member)

02.DTO NWTD

1.

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£

03. Representative of Deputy Commissioner NWTD.

04.Representative of Director Health Services Merged Area Peshawar. (Member)

Sdxxxxxxxxxxxx

District Health Officer North Waziristan Tribal District

(Member)

4678 /Interviews NO.

dated:

: the

2<u>3 1 12 1</u>2019.

Copy forwarded to all of the above mentioned members for information and necessary action please.

District Health Officer North Wazirisian Tribal District

District Health Officer NWTD Miranshah

•		Ń
- 1-"	NORTH WAZIRISTAN TRIBAL DISTRICT AT MIRANSHAH Tel: (0928) 300788 FAX: (0928) 311662 Email:agencysurgeonnwh2018/@gmail.com	
	OFFICE ORDER:	<b>.</b>
•	On the recommendation of Departmental Selection committee, Mr.Fida	~{
	of the Ondian resident of village Hassukhel Teheil & DIO Maturit Millorin (	
	appointed as a JCI (Pharmacy) in BPS-12 (11320-960 A2120) at	Ŷ
	as admissible under the rules against the newly appreciate	New P
	Conter Mamal Kala North Waziring Tailant to	
	e de la contraction de la cont	
	His appointment shall be on the following terms and conditions.	
	The is declared medically fit for this job.	
	2- His appointment shall be for a permanent basis from the date of his joining in service.	
•	3- He shall be bound to serve for at least 3 years in North Waziristan Agency.	
	and not indulge in any trade, business and any other activity	
	even accided prohibited for the Government Semicity in City	
	5- If he wishes to resign the services a prior notice of 30 days will be submitted, otherwise one month new should be a	
	month pay should be deposited in Government terration of	
		ŧ
	6- He will have to serve anywhere in North Waziristan Tribal District.	
	outaines should be released after the verification of all the di	1
	8- He will not be entitled for any TA/DA for joining the service.	
	in the accepts the above terms and condition be have to be	*!
	themen Center Mamal Kala with in 15 down to the	;
	offer, otherwise the order will be considered as cancelled.	a (
•		1
·	Sd:xxxxxxxxxxxxxx	ļ
	(Dr.Hameedullah)	· 11
	District Health Officer	
10	4886/28 / APH descel Si / 14 & 019	Ì
Ì.	2. Deputy Commissioner North Waziristan Tribal District North	•
	3. District Account officer Tethat Die	
	A. Accounts/Pay Bill Clerk of this office.	
At a	5. UC Community Health Center Mamal Kala.	i i i
	District Health Officer	1
) 	North Waziristan Tribal District	

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í Ŀ MUHAMMAD IQBAL KHAN WAZIR (DDAC) CHAIRMAN/MEMBER ·D PROVINCIAL ASSEMBLY PK-111 No. DDAC/MPA-PK-111/2020/Health Dated: The PeshawariFebruary 17, 2020 AGAINST ILLEGAL APPOINTMENTS MADE BY DHO NORTH WAZIRISTAN, WITHOUT FULFILLING Subject: FORMALITIES/BOGUS DIPLOMA HOLDER Hope this letter of mind find you in the best if your health. My Dear, I would like to say that District Health Officer North Waziristan recently made almost 71 appointments of bogus degree holders on taking bribe and without fulfilling of codal formalities. In view of the above the salaries of 71 appointees (list attached) may be stopped till the inquiry report is not furnished. Muhammad Iqbal Wazir II Ulilive District Accounts Officer, NNTD Airanshah District North Waziristan ł 1. Deputy Commissioner, North Waziristan with the request to look into the matter personally. CC:-2. DHO North Waziristan. . 2 District Health Officer Miranshah Triba Dist: ł

e. FFICE OF THE DISTRICT ACCOUNTS OFFICER SHAH. Tures · District Dr. althe entwort 11 WID Main Saih ΠY COMPLAINT AGAINST ILLEGAL APPOINTMENT MADE 11 DHO NORTH WAZIRISTAN WITHOUT FULFILLING FORMALITIES/BOGUS DIPLOMA HOLDER. SUBJECT: Please refer to the letter assued by Mr.Muhammad Iqual isnus Wazir, Munister for Relief (DDAC) chairman Member Provincial Assembly PK 111 vide No. DDAC /MPA-PK [11, 2020/Health/dated 17/02/2020 on the subject atted In this connection it is requested that the militer, may be investigated at your end and computer change proforma may send to this office for above. stoppage of pay & Allowance of the employees as per list attached till the complaint It is also pertinent to mention that as per the verbal directions of to be set a side. he worthy Minister that before processing fresh appointment/recruitment of any end and of any department prior permission may be obtained from the Minister oncerned. NW (Tribal Destrict) 1. The Accounts officer (C&M) O/O the Accountant General Khyber M Pakhtunkhwa Peshawar with the request to guide this office for opy forwarded to: appropriate action in the subject case please. 2. The Deputy Commissioner NWTD Miran Shah for information and necessary action please. Officer 7118



BANNU

BEFOR

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## Writ Petition No 270 B of 2020

1. Yasir Iqbal S/ö Habib Nawar R/o Village Hurmaz, Tehnil Mir Ali, District North Waziristan

1

THE PESHAWAR HIGH COUL

- 2. Ali Johar Iqbal S/o Muhummad Iqbal R/o Village Hurmaz, Tehsil Mir All, District North Waziristan.
- 3. Zubair Ali S/a Hazrat Ali R/o Village Hurmaz, Tchail Mir Ali, District North Waziristan.
- 4. Miss. Sania Bibl D/o Arsala Jan R/o Village Hurmaz. Tehsil Mir Alf, District North Wazırlatan.
- 5. Nasir Ahmad Khan S/o Zafar Ali R/o Village Hassu Khel, Tehsil Mir Ali, District North Waziristan,
- 6. Asil Ali S/o Noor Ali Jan R/o Village Karamkot, Tchail Miran Shah, District North Waziristan.
- 7. Miss. Nothia Bibi D/o Ameer Ullah R/o Village Ghazlamai, Tchsil Datta Khel, P.O Boya, District North Waziristan
- 8. Fida Hussain S/o Mir Ghulam R/o Village Hassu Khel, Tehsil Mir Ali, District North Waziristan.
- 9. Muhammad Imran S7o Aua Ullah Jan R/o Village Hassu Khel, Tehsil Mir Ali, District North Waziristan.
- 10. Wasiq Ullah S/o Muhammad Abdul Hat R/o Village Hassu Khel, Tehsil Mir Ali, District North Waziristan.
- 11. Miss, Bas Niaza D/o Muhammad Noshar Khan R/o Village Mussaki, Tehsil Mir Ali, District North Waziristan.
- 12. Hussain Ahmad S/o Haider Alt R/o Village Hurmaz. Tehsil-Mir Ali, District North Waziristan.

Filed Today 2 5 120.0020 d Registes

ATTESTED EXTENT OF A



- 13. Muluimmind Israr S/o Saadullah Jan R/o Village Hamzoni, Patti Kizel, Tchell Miran Shah, District North Waziristan,
- 14: Niamat Ullah S/o Syed Khan Mejan R/o Village Danday, Saidgai, Zukir Khrl, Tohail Ghulam Khan, District North-Wazuristan.
- 15. Tahir Iqual S/o Mulik Zaman R/o Village Mussaki, Tehul Mir Ali, District North Waziriatian.
- 16. Asad Aziz S/o Muhammad Farooq R/o Village Tappi, Tehsil Miran Shah, District North Weziristan
- 17. Muhammad Abdullah S/o Muhammad Shahid R/o Village Hassu Khel, Tehall Mir All, District North Waziristan.
- 18. Muhammad Zamin S/o Abdul Sattar R/o Village Issori. Tensil Mir Ali, District North Wazaristan.
- 19. Miss, Hajra Naz D/o Latif Ullah R/o Village Hassa Khel. Tehail Mir Ali, District North Waziristan
- 20. Akmal Khan S/o Abdullah Qayrum R/o Village Darpa Khel, Tensil Miran Shah, District North Waziristan
- 21. Shoukat Ullah S/o Yaqoob Klian R/o Village Zirraki. Tehsil Mir Ali, District North Wazirutan.
- 22. Walt Rehman S/o Pir Réhman R/o Village Khushali, Tehsil Mir All, District North Waziristan

23. Azmat Ullah S/o Racca Khan R/o Village Khushell Malik

Khel, Tehail Mir Ali, District North Waziristan 24. Munceb Rehman S/o Zari Jan R/o Village Hassa Khel.

24. Muneeb Rehman S/o Zill'i Sain Tehsil Mir Ali, District North Waziristan.

25. Wali Ullah S/o Muhammad Rafiq R/o Village Humzoni Ali-Khel, Tehail Miran Shah, District North Waziristan

20. Nasir Azam S/o Noor Azam Jan R/o Village Danday Hora

Khel, Tehsil Miran Shah, District North Waziristan

The Tauay

Miss. Rizwana Sadiq D/o Muhammad Sadiq R/o Village Dawar Tappi, Tchall Miran Shah. District North Wagiristan

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28.

Muhammad Alim Shah S/o Muhammad Karim Shah R/o Village Edak Khadi, Tehsil Mir Ali, District North Wasiristan.

Amoon Mehmood S/o Hayat Khan R/o Village Dawir Banda, Tchail Miran Shah, District North Waztristan.

PETTIONER

#### VERSUS

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Cover of Knyper Pakittonkhwa through Director Health Services Merside training.

Diamer H. Watersten, Diatrict North Wateristan.

Distant A wairistan.

Minus Wastr, DDAC Chairman/

RESPONDENTS

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#### IN THE PESHAWAR HIGH COURT, BANNU BENCH. (Judicial Department)

Writ Petition No.270-B of 2020 Yasir Iqbal etc Vs. Govt. of Khyber Pakhtunkhwa etc

### Date of hearing 18.01.2021

Petitioners by:

M/S Jehanzeb Mehsud and Bashir Khan Wazir Advocates

Mr. Shahid Hameed Qureshi, AAG, with Respondents by: Mr. Siddique Anjum, A.D. (Lega) Anti-Corruption Establishment and Mr. Fahim, Admin Officer Rescue 1122

#### DGMENT

#### \*\*\*\*\*\*

SAHIBZADA ASADULLAH, J.—Through the instant petitioner filed under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, petitioners are seeking the following relief:

> It is, therefore, humbly prayed that, on acceptance of this writ petition an appropriate writ may please be issued declaring that petitioners have been validly appointed on their respective vacant posts, after adopting all codal formalities and the petitioners are still working



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against the said posts with no complaint whatsoever, the impugned letter dated 20.02.2020 issued by the respondents No.3 & 4 may please be declared as illegal, unlawful, without lawful authority and of no effect, the same is liable to be struck down, the petitioners are also entitled to be continued their duties and accordingly respondents No.1 to 3 may be directed not to withhold/stop monthly pay and allowance of the petitioners and if they have been stopped/withhold the salary of the petitioners, the same may be ordered to be released with mutatis mutandi.

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Any other relief, not specifically asked for may also graciously be extended in favour of the petitioner in the circumstances of the case.

2. Facts of the case, essential for the decision of this writ petition, are that the petitioners were appointed on various cadres of paramedics by the District Health Officer North Waziristan. However, respondent No.4 made a complaint wherein the appointment of petitioners was alleged to be illegal, without fulfilling codal formalities and based on bogus diplomas. On the basis of said complainant department started an inquiry and thereby, the salaries of petitioners were ordered to be stopped till the outcome of inquiry as to the legality of their appointments. Hence, petitioners approached this Court with the above-mentioned relief.

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3. On 26.02.2020, this court directed respondents No.3 & 4 to file para-wise comments to the writ petition which have been so furnished by respondent No.3, wherein, issuance of the desired writ is opposed.

4. We have heard arguments of the learned counsel for the parties as well as learned AAG, and have gone through the record.

5. A threadbare perusal of the record reveals that the prayer of petitioners to declare that they have been validly appointed on their respective posts, after adopting all codal formalities directly relates to the provision of Rule 10 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989. The jurisdiction of this Court, concerning all the matters which touch the terms & conditions of the service of a Civil Servant, is barred under Article 212 of the Constitution of Islamic Republic of Pakistan. Besides, as the inquiry as to the legality and otherwise of the appointment of petitioners is pending, therefore, any order passed in this behalf shall directly affect the merits of inquiry. Therefore, this Court

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while exercising its constitutional jurisdiction cannot indulge into the matter of inquiry and legality of the appointments of petitioners.

6. As far as the stoppage of salaries is concerned, Article 11 of the Constitution of Islamic Republic of Pakistan, 1973, in unequivocal words prohibits the forced labour. Moreover, no circumstance as envisaged in Article 11(4) of the Constitution is available in this case which may justify the stoppage of salaries of petitioners despite performance of their duties. Therefore, if petitioners are performing their duties and they are still in service, then respondents No.1 to 3 are bound to pay them for the labour and services which petitioners rendered in the department.

7. In view of the foregoing discussion, the writ petition is disposed-off in the above terms.

🗠 Sahihteda As

<u>Announced</u>. 18.01.2021

(D.B) Ms

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1 FEB 2021 Khall Khan

JUDGE

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## REQUEST FOR INQUIRY

AD IOBAL WAZIR

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y Dear,

## Hope this letter of mine will find you in the best of your health

Daned Person Var 26

I would like to enclose herewith a letter addressed to your good self with regard to conduct inquiry against DHO North for 71 Illegal appointments in Tribal District North Waziristan (appointees list attached). It is also mention here that Mr. Amid Salim Junior Clerk is also involved in all these illegal activities and in taking bribe from these appointees.

It is also pointed out that the present DHO North Waziristan again made illegal appointments in Tribal District North Waziristan (copies attached).

In view of the above. It is requested to kindly direct the quarter conduct inquiry against DHO North Waziristan on top priority basis, please.

Mr. Taimoor Saleem Khan Jhagra, Minister for Health, Khyber Pakhtunkhwa

## Copy forwarded for similar action to:-

1. The Secretary Health, Govt of Khyber Pakhtunkhwa. 2. The Director General Health, Khyber Pakhtunkhwa. 3. The Director Merged Area Health, Khyber Pakhtunkhwa. 4. The Director Anti-corruption: Khyber Pakhtunkhwa.

ADDRESS2NDIELOOR MINISTERS BLOCKCIVIL SECRETARIA DESUAUARI KOVEERPAKUTUNKAWARDEGEL92100453 IRECTORATEGENERAL HEALTHSERVICES KHYBER PAKHTUNKHWA PESHAWAR

a colles Pa and 23/04/2021

39/3-14/DOHS

To.

To District Health Officer North Waziristan.

Subject:

## IMPLEMENTATION OF RECOMMENDATION OF INOURY COMMITTER AGAINST DHO NORTH WAZIRISTAN

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Please find enclosed a letter from Ilealth Department KP No. SOHLE-VA-4/2021/Inquiry Report dated 22/04/2021 on the subject cited above.

The inquiry regarding illegal appointment/regularization was conducted by Provincial Inspection Team Establishment & Adam Department (Regulation Wing) against Dr. Hamcedullah Ex-DHO North Waziristan, The Copy of Recommendation of Inquiry Committee is enclosed.

\*g --You are bereby directed to provide all the details of refevant record, so this office Ser or can implement the decision of Inquiry Committee.

#### DIRECTOR GENERAL HEALTH KOITBER PAKHTUNKHWA PESHAWAR SERVI

Cc

1. PS to Secretary Health Knyber Pakhtunkhwa

	GOVERNMENT OF KHYBER PAKHTUNKHWA
	HEALTH DEPARTMENT
	NO. SOH(E-V)4-4/2021/Inquity Report
	NO. SOH(E-V)4-4/2021minuter (2021) Dated Peshawar the April 22 <sup>nd</sup> , 2021
1	The Director General Health Services, Khyber Pakhtunkhwa, Schowlarther Services, Khyber Pakhtunkhwa,
	Subject: REQUEST FOR INQUIRY AGAINST DHO NORTH WAZIRISTAN
	Dear Sir, the am directed to roler to the subject noted above and state that the
	I am directed to funct to and using) has submitted inquiry Report
	stablishment & Admin Opparation (regarding filegal appointment)
	f Khyber Pakhtunkniva Hotmaia inspector. gularization made by Dr. Hameedullah, Ex-DHO North Waziristan. The following
	ecommendations may be implemented:- 1. Cancel/ withdraw all the integular adjustments/ regularizations and
L.	attack the employee's during the terrar of the
	Dr. Hameedullah and Dr. Israr ul Haq. Ex-DHO, North Waziristan as
f -	testeet in the institut PROT.
<b>S</b> tr	The survivational antegration of all the employees working unuer
	and a sector of DHO, North Wazinstein may be sector
	from the concerned Boards/ Universitites/ Faculties under the
	prevailing rutes. 3. The clerical staff working in the office of DHO, North Waziristan
	3. The clerical starr working in the onice of the office record for their were found involved in concealment of the office record for their
	vested interest, therefore, they may be transferred out of District of
	North Waziństan and must never be posted in North Waziństan in
•	the second se
	directed to state that the above mensored
	am, further directed to commented provide the providet the provid
	(Latif Ur Renman) SECTION OFFICER (E-V)
	(Latur Ur Rehman) SECTION OFFICER (E-V)
	ofer
	IMPORTANT/URGENT
	OF THE DIRECTORATE GENERAL HEALTH KPK PESHAWAA
	Dated: 05/2021
	No. 7047-50/E.I Copy of the above is forwarded to the:-
	DOUS Office Knyber Pakitumatina, i containa
	<ol> <li>Deputy Director Paramedics Don't Onite and Section DGHS KP, Office.</li> <li>AD/In-charge (Personnel Section) DGHS KP, Office.</li> <li>AD/In-charge (Direct North Waziristan Merged District at Miranshah.</li> </ol>
	3 The District Health onder the
• •	5. The District formation and immediate necessary action.
<u>}</u>	For information
	ADDL DIRECTOR GENERAL (HRMI HEALTH
Circles	A REAL PROPERTY OF THE RE

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#### DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA, PESHAWAR.

Office Ph# 091 - 9210269 All communications should be addressed to the Director General Health Services Peshawar and not to any official by name.

No /EV

Dated 5/8/2021

District Health Officer North Waziristan (Disst: Miranshah)

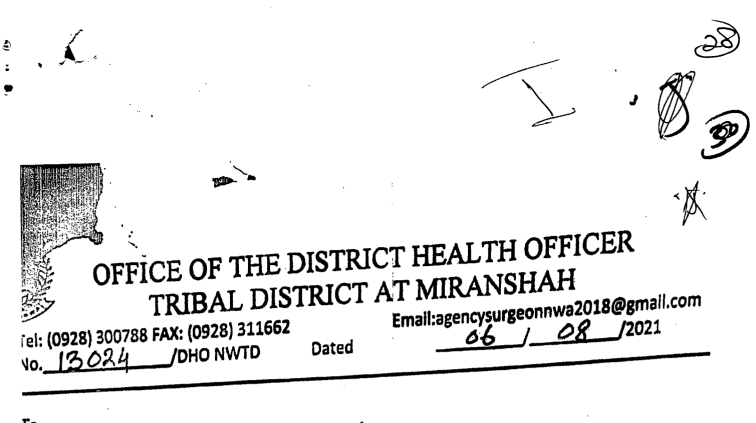
Subject:

То

REQUEST FOR IMPLEMENTATION OF THE HONORABLE PESHAWAR HIGH COURT BANNU BENCH DECISION UNDER WP NO.270- OF 2020 DATED 18.01.2021 YASIR IQBAL ETC VS GOVT OF KHYBER PAKHTUNKHWA ETC.

Kindly reference to your letter No.11134-35 /Court Case dated 05.07.2021 on the subject noted above and to direct to implement the decision of the Honorable Court, under intimation to this Directorate.

Director General Health Services, Khyber Pakhtunkhwa, Peshawar.



The Director General Health Services KP, Peshawar

# Subject: REQUEST FOR INQUIRY AGAINST DHO NORTH WAZIRISTAN.

R/Sir, In compliance to your office endorsement No.7047-50/E.I dated 06/05/2021 in response to Secretary Health Office Letter No. SOH (E-V) 4/20201/Inquiry Report dated Peshawar the April 22<sup>nd</sup>, 2021, the undersigned is pleased to cancel/withdraw all the irregular adjustment/regularization and appointment of the employees during the tenure of Dr.Hamid Ullah and Dr.Israr Ul Haq EX-DHO North Waziristan as indicated in the inquiry report with immediate.

District Health Off Tribal District Miranshah

08/2021

No.\_\_\_\_/DHO NWTD

Dated the:

## Copy forwarded to the:

- 1. Deputy Commissioner Tribal District Miranshah.
- 2. PA to Secretary Health KP, Peshawar.
- 3. HQ-7 Dive Camp Area Miranshah.
- 4. All Officials Concerned.

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District Health Officer Tribal District Miranshah

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE SHAWAR

#### APPEAL NO. 21 4 /2021

Dr. Muhammad Israr-Ul-Haq, Management Cadre (BPS-18) Posted as District Health Officer, District North Waziristan. ..... APPELLANT

CREAT PARAMETER A

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#### VERSUS

- 1- The Chief Secretary, Khyber Pakhtunkhwa, Peshawar.
- 2- The Secretary Health Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The Director General Health Services, Khyber Pakhtunkhwa,
- 4- Dr. Hafizullah, General Cadre (BPS-17), under transfer/ posted as District Health Officer, North Waziristan (OPS), District North

..... RESPONDENTS

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED NOTIFICATION DATED 09-07-2021 WHEREBY THE PRIVATE RESPONDENT NO.4 HAS BEEN POSTED AGAINST THE POST OCCUPIED BY THE APPELLANT IN UTTER VIOLATION OF TRANSFER/POSTING POLICY AND AGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL OF APPELLANT WITHIN THE STATUTORY PERIOD.

Waziristan.

The dro-day That on acceptance of this appeal the impugned Notification  $\frac{1}{2} \sum_{i=1}^{n} \sum_{j=1}^{n} \frac{1}{2} \sum_{i=1}^{n} \sum_{j=1}^{n} \frac{1}{2} \sum_{j=1}^{n}$ Redistrar directed not transfer the appellant from the post of District Health Officer, District North Waziristan. Any other remedy which this august Tribunal deems fit that may also be Certified ie he isse copy awarded in favor of the appellant.

> R/SHEWETH: **ON FACTS:**

and server and

under:-

Tribunal Brief facts giving rise to the present appeal de as

HINER ukhtunkhwa



05.08.2021

Party of Defivers of Cital

Name of Arts. A

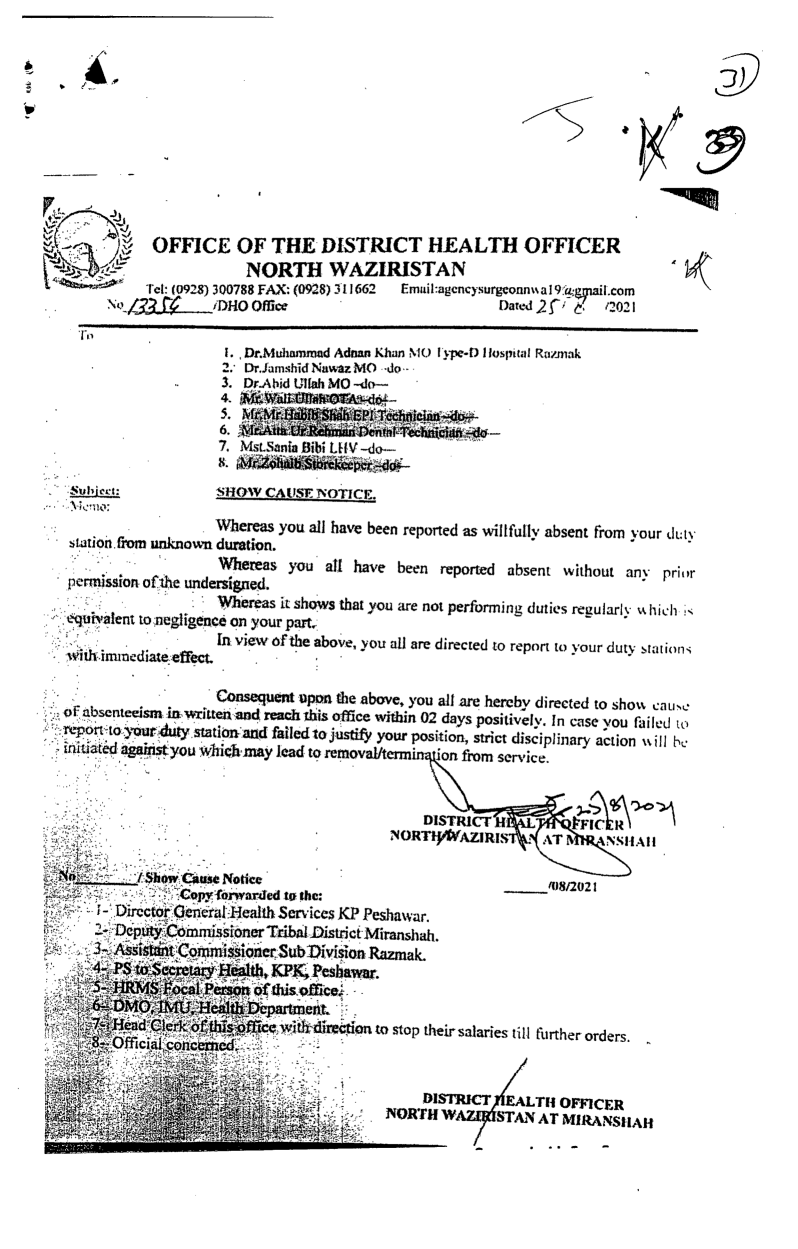
Counsel for the appellant present. Preliminat

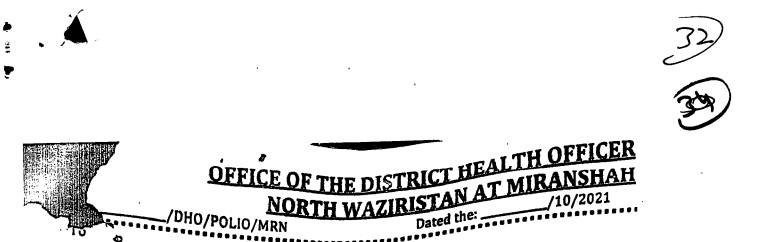
Learned counsel for the appellant contends that the transfer of the appellant through impugned order is against the posting/transfer policy of the Provincial Government. Let the respondents be put on notice for regular hearing. The appeal is admitted for regular hearing subject to all legal objections to be determined during full hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after the written If positively. notices, receipt of reply/comments are not submitted within the stipulated time, or extension of time is not sought through written application with sufficient cause, the office shall submit the file with a report of non-compliance. File to come up for arguments on 22.09.2021 before the D.B.

An application has been filed alongwith the appeal for interim relief. Notice of the application be also given to the respondents. The operation of the impugned order shall remain suspended to the extent of appellant and

respondent No. 4 till next date.

be ture copy





1. Mr. Nizam ud Din, EPI Technician

2. Mr. Nasir, EPI Technician

3. Mr. Mohsin Kamal, EPI Technician

4. Mr. Ashraf Ali, EPI Technician

5. Mr. Muhammad Hakim Shah, EPI Technician

6. Mr. Sher Alam Khan, EPI Technician

7. Mr. Shereen Gul, EPI Technician (OSS Centre)

8. Mr. Burhan Ullah, EPI Technician (OSS Centre)

9. Mr. Nasir Ud Din, EPI Technician

10. Mr. Ghafoor Hassan, EPI Technician

11. Mr. Adil Khan, EPI Technician

12. Mr. Abrar Ahmad, EPI Technician

13. Mr. Mehtab Qureshi, EPI Technician

14. Mr. Imran (PSDP), EPI Technician

15. Mr. Saleem ullah, EPI Technician

16. Mr. Abdur Rehman, EPI Technician

17. Mr. Muhammad Baseer, EPI Technician

18. Mr. Shaheen ullah, EPI Technician

19. Mr. Din Muhammad, EPI Technician

Long Absence From duty & Non-submission of Monthly Data

Subject:

As reported categorically by FSMO/EPI Coordinator, North Wazirstan that you are absent from your assigned duties since long and that you are not administering routine immunization Vaccines/Antigens in your assigned areas of responsibility which poses a threat to the Health status of the children of the whole community of this district. In this connection, you all are hereby directed to report to your assigned duty

stations/areas of responsibility with immediate effect, failing which strict disciplinary stations/aleas of initiated against you under E & D rules which may lead to removal/termination from service.

> DISTRICT HEALTH OFFICER North Waziristan at Miranshah

Dated the: \_\_\_\_/10/2021

DHO/POLIO/MRN/ Copy forwarded to the:

1. Director General Health Services, Khyber Pakhtunkhwa, Peshawar. Deputy Commissioner, North Waziristan, Miranshah.

Deputy Commissioner, North Waziristan, Miranshah.
 Additional deputy commissioner, North Waziristan, Miranshah.

- Additional forcer, DPCR, North Waziristan, I
   N-STOP Officer, DPCR, North Waziristan, Miranshah.
- N-STOP officials with directions to deduct 20 days salary of the above
   Head Officials with immediate effect mentioned officials with immediate effect, Officials Concerned. 6.

## OFFICE OF THE DISTRICT HEALTH OFFICER NORTH WAZIRISTAN Tel: (0925) 3007H FAX: (0925) 311662 Emeliagencyangeomorthyaizinter genal com No. 14344

#### OFFICE ORDER:

The following EPI Technicians are hereby directed to cover the zero dose children as mentioned against their names on argent footing in the best public interest.

SNON	UC	Name	Recorded Zero Doss	Covered Zero Doses	Percentage%
1.	Mimil 3	(1).SheirAllBaz(2).Zain Ullah (3)Asad Ullah(4)M.Razz	25	8	32%
2.	Mirali 5	(1)Abid Iqbal (2)Fahad Ullab(3)Shama Ur Relavan	91	6	6,45%
		(1)Nizam of din(2)Nasir	46	0	0%
<u>3.</u> 4,	Shawa 1 Shawa 2	(1)Mohsin Konsal(2)llisan ullab		0	0%
5.	Spinwaro 1	ważir (1)Ghufron Ullah Hurmaz(2)Zahir Ayub	5 <del>9</del>	37	62.71%
6,	Spinwam 2	Musaki(J)Ashraf Ali (J)Qismat ullah(2)M.Hakeem	<u>ite</u>	15	12.9%
7.	Datis shel	Shah (1)FormAhmud(2)Meblab Oureah(3)Form Ahmud(4)forma	58	15	25.86%
8.	Datia khel 2	(1)Saleem Ullahi(Z)Abdur Rehanna(3)Inwab Khan(4)Arif Ullah(5)Mahamimad Baseer	82	8	9.7%
9.		(1)Shans UR Relation	2	0	0%
10.		(i)Arshad Ullah	3	0	0%
11.	6 Giulan Khan	(1)izat Ullab(2)Almad u din(3)Fahim ullab(4)Hasia Ullab(5)irfas Ullah	20	9	45%
12	Garyum	Inhangir Dispenser	16	0	10%

Coverage report by names to be submitted to FSMO/EPI Coordinator within three days positively.

District He North V **ziris**t 2021 Dated

No 14345-49

Copy to: Copy forwarded to the:

- 1. Director IPI Khyber Pakhtun Khwa
- 2. Deputy Commissioner North Waziristan.
- 3. FSMO/EPI Coordinator North Weziristan.
- 4.DPCK North Waziristan.

3. OFFICIALS CONCERN

District Realth Officer North Warlristan

2

Director General Health Services Khyber Pakhtunkhwa Peshawa

## Subject: DEPARTMENTAL APPEAL UNDER SECTION 22 OF THE CIVIL SERVENT ACT AGENST THE LETTER OF DISTRICT HEATH OFFICER NORTH WAZIRISTAN TRIBAL DISTRICT TO DIRECTOR GENERAL HEALTH SERVICES DATED 06/08/2021 ON THER BASIS OF WHICH THE SALARIES OF THE APPELLANT HAS BEEN STOPPED/WITHHELD ILLEGALLY SINCE 1<sup>ST</sup> JUNE 2021.

RESPECTED SIR,

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The Appellant submit as under:

With due respect it is stated that, I am performing my duties as <u>Set full full group</u> BPS-<u>1</u> under the district health officer (DHO) District North Waziristan I was appointed after fulfillment of all coddle formalities, since my appointment performing my duties with full devotion and great zeal and zest.

That I and along with other employees have been appointed in the light of proper advertisement and after assumption of charge on the subject posts my along with other employees' salaries were stopped by the District Account Officer North Waziristan, due to the active involvement of Minister for relief Mr. Muhammad Iqbal Wazir, who belongs to the same area, thereafter, we approached to the Peshawar High Court Bannu Bench in writ Petition and challenged the illegal acts of the concerned, which was accepted and the concerned quarters have been directed to release salaries of the appellant along with other colleagues.

Now once again on the request and active connivance of the Minister Mr. Muhammad iqbal Wazir constitute an enquiry without associated to the appellant the office order issued by the secretary Health mentioned in the heading of appeal has been endorsed by the DG health and on the basis of which the salaries of the appellant along with other more than 400 employees have been stopped since 1<sup>st</sup> June 2021 illegally without any justifications, just to cover up the request and illegal letter issued by the Minister concerned, therefore, the appellant aggrieved from the illegal stoppage of salaries and the same order request and DG Health and the Same has been done on the directions of political figures, therefore, the impugned order dated 22/04/2021 endorsed by the DG health on the dated 06/05/2021 and the same order implemented by DHO North Waziristan dated 06/08/2021, on the basis of which the salary of the appellant has been stopped by the DHO North Waziristan since 1<sup>st</sup> June 2021 being illegal, unlawful, without lawful authority and liable to be set aside.

It is, therefore, most humbly prayed that on the acceptance of this appeal basic office order dated 22/04/2021 and consequently the order dated 06/05/2021 and letter to DG health by DHO North Waziristan dated 06/08/2021 and stoppage of salaries since 1<sup>st</sup> June 2021 may very kindly be cancelled and the current as well as outstanding salaries of the appellant may kindly be released.

I shall be very thankful to you.

Dated:- 10 8, /2021

Appellant Name:

Father Name:

Designation along with post:  $T_{T} +$ 

Contact:

( time with a BC # 0920-53 0333-9732415 (huffles 202 ( S. 19 ) ap obs دعوكى 7. باعث تحريرا نكه مقدمه مدرج عنوان بالامين ابخ طرف سے داسط بيروي وجواب دند، دُكل كاروال منعاب ان مقام بين مر المراج مار مقرركر بے اقراركيا جاتا ہے۔ كەصاحب موصوف كومقد ، بىكىكل كاردائى كاكال اخشار، وگا۔ بيز وسیل صاحب کوراضی نامه کرنے وتقرر خالبت ولیصلہ برحلف دیتے جواب دای اورا دیال دلوگ اور بسورت د مرى كرف اجراما ورصولى چيك ورويد يدار عرضى دعدى اوردد خواست بر من المعدايق زراي برد يخط كراف كاا عتيار بوكا - نيز صورت عدم بيردارا، إذ كرى بلطرقه باا بيل كى برا ") در منسور في میزدائر کرف ایک مرانی ونظر تانی دبیروی کرف من انتظار الاتا از بعس رست مشرور من منفر ، الدور ک کل باجروی کاروائی کے داسطے اوروکیل با مناب انون ادا سین ایمران السین بجان ان الاتار موكا اور مساحب مقرر شده كومي واي جمله مذكوره بالمستيا دارت حاصل الول شمه اود الاساكات من مرداخت منظور قبول موكاردوران مقدمه يس جوش جدد برجانه النواسف ستدمس سيس مستدد لالولا . کوئی تاریخ بیش مقام دوره پر به ویاحد ب با مر بوتو وکیل مدا سب پا بزار مول کے کر بی برا مرکزریں۔لہداوکالت نامدکھدیا کہ سندر۔ -Aughted المرتوم · 2021 بمقام سياور مر لمرسطور میں