Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

Respondents have failed to submit their written reply/comments even today despite numerous opportunities give to the respondents, therefore, the right of respondents for submission of reply/comments stands struck off. Adjourned. To come up for arguments on 26.10.2022 before the D.B at Camp Court D.I.Khan.

(Salah-Ud-Din) Member (J) Camp Court D.I.Khan

26th Oct 2022 None for the appellant present. Mr. Muhammad Jan, District Attorney for respondents present.

Lawyers are on strike today. To come up for arguments on 23.11.2022 before D.B at Camp Court, D.I Khan. P.P given to the respondents.

(Rozina Rehman) Member (J) Camp Court, D.I Khan (Kalim Arshad Khan) Chairman Camp Court, D.I Khan 26.05.2022

Nemo for the appellant. Dr. Fakhar Zaman, DMS alongwith Mr. Farhaj Sikandar, District Attorney for the present and sought further time respondents submission of rely/comments.

Previous date was changed on Reader Note, therefore, last chance is given to the respondents for submission of reply/comments. In case the last chance as given is not availed, the next adjournment shall be subject to prior payment of cost of Rs. 5000/- to the appellant, failing which the case shall be fixed before D.B for arguments without reply/comments deeming the same as waived off by the respondents. Adjourned. To come up for submission of written reply/comments on 27.07.2022 before the S.B at Camp Court D.I.Khan.

Notice for prosecution of the appeal also be issued to the appellant as well as his counsel through registered post for the date fixed.

> (Salah-Ud-Din) Member (J)

> Camp Court D.I.Khan

Due to summer saca Come up 28/3/22 27/7/22

23.11.2021

Counsel for the appellant and Mr. Muhammad Rasheed, DDA alongwith Dr. Fakhar Zaman, District Specialist and Adeel, Sub-Accountant for the respondents present.

Written reply/comments of the respondents are still awaited. Last opportunity is granted to the respondents to submit written reply/comments on next date. Case to come up on 25.01.2022 before S.B at camp court, D.I.Khan.

In case the last chance as given above is not availed, the next adjournment shall be subject to prior payment of cost of Rs. 5000/- to the appellant failing which the case shall be fixed before D.B for arguments without reply/comments deeming the same as waived off by the respondents.

> irman Camp Court, D.I.Khan

25012022. Pour is cancelled, Kenefore, case is adjourned to 26-5-2 for the same as before. Counsel for the appellant present. Mr. Asif Masood, DDA for respondents present.

Neither representative of the respondents is present nor their written reply/comments have been submitted, therefore, notices be issued to them for submission of written reply/comments on the next date of hearing by way of last chance.

Adjourned to 21.06.2021 before S.B at camp court D.I.Khan.

(Mian Muhammad)
Member(E)
Camp Court D.I.Khan

21.06.2021

Due to COVID-19, case is adjourned to 25.10.2021 for the same as before.

25.10.2021

Appellant present through counsel.

Asif Masood Ali Shah learned Deputy District Attorney for official respondents present.

Written reply on behalf of respondents is still awaited. Preceding date was adjourned on a Reader's note, therefore, notice be issued to respondents by way of last chance to submit reply/comments. To come up for written reply/comments on 23.11.2021 before S.B at Camp Court, D.I.Khan.

(Rozina Rehman)

Member(J)

Camp Court, D.I.Khan

23.11.2020

Counsel for appellant and Mr. Muhammad Jan, learned DDA for respondents present.

Written reply/comments on behalf of respondents was not submitted. Learned DDA is required to contact the respondents and facilitate the submission of reply/comments.

Adjourned to 22.12.2020 before S.B at Camp Court, D.I.Khan.

(Atiq-Ur-Rehman Wazir) Member (E) Camp Court, D.I.Khan

22.12.2020

Due to Covid-19, the case is adjourned for the same on 22.01.2021 for the same as before.

READER

22.02.2021

Counsel for the appellant present.

Noor Zaman Khattak learned District Attorney for respondents present.

Written reply/comments on behalf of respondents is still awaited. Notice be issued to respondents for submission of written reply/comments. To come up for written reply/comments on 24.03.2021 before S.B at Camp Court, D.I Khan.

(Atiq ur Rehman Wazir) Member (E)

Camp Court, D.I Khan

Form- A

FORM OF ORDER SHEET

Court of		
Case No	9289 /2020	-

	Case No	/2020
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	11/05/2020	The appeal of Mr. Nasibullah presented today by Malik Haroon Jamil Advocate, may be entered in the Institution Register and put up to
2	14.8-2024	the Learned Member for proper order please. REGISTRAR This case is entrusted to Touring S.Bench at D.I.Khan for
		preliminary hearing to be put up on 24-9-20. MEMBER
	**	· · · · · · · · · · · · · · · · · · ·
	24.09.2020	Counsel for appellant present. Preliminary arguments heard. File perused.
ppells Securi	200siled	Points raised need consideration. Admitted to regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter notices be issued to respondents for written reply/comments. To come up for written reply/comments on 23.11.2020 before S.B at Camp Court, D.I.Khan. (Rozina Rehman) Member (J) Camp Court, D.I.Khan

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No.	4285	_/2020
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Muhammad Shoaib Khan

.....APPELLANT

VERSUS

Govt. of KPK and others

.....RESPONDENTS

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1	Grounds of appeal		1-6
2	Copy of Advertisement	A	7
3.	Copy of Appointment Order	В	B
4	Copy of Order dated 21-01- 2020	С	9
5	Copy of Grounds of W.P and Order dated 03-02-2020	D&E	10-18
7	Vakalatnama		19

Dated: **1**/05/2020

Humble Appellant شعبب مال

Muhammad Shoaib Khan

Through Counsel

Malik Haroon Jamil Advocate High Court, District Courts, D.I.Khan.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 4285/2020

Muhammad Shoaib Khan son of Matiullah (Chowkidar B-3), DHQ Hospital, Tank.

.....APPELLANT

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Secretary Health Department, Khyber Pakhtunkhwa, Peshawar.
- 2. Secretary Health Department, Khyber Pakhtunkhwa, Peshawar.
- Director General, Health Services Department, Khyber Pakhtunkhwa, Peshawar.
- 4. Medical Superintendent, DHQ Hospital, Tank.
- 5. District Account Officer, Tank.

... RESPONDENTS

APPEAL UNDER SECTION 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974

PRAYER; On acceptance of this Appeal the impugned office order No. 266-72 dated 21/01/2020 issued by respondent No. 4 may kindly be declared null & void, void-ab-initio, ultra-virus and based on malafide and by directing official respondents to continue the salaries of the appellant and to allow the appellant to make his attendance through Biometric and to allow the appellant for performing his official duty on the grounds appearing hereinafter;

<u>OR</u>

GRANT any other relief considered just and appropriate under the given circumstances of the case.

Respectfully sheweth;

- appointed in the year 2012-2013 in DHQ Hospital Tank as Chowkidar but later-on he alongwith others had terminated from the service in the year 2016. After-that, the said posts were properly advertised and the present appellant also applied for said post for appointment. After observing all the codal formalities, the present appellant was appointed by Selection Committee through appointment order dated 01-08-2016 against the vacant post. Copies of advertisement, appointment Order are enclosed as Mark-A to B respectively.
- II. That Mr. Waheed khan and others filed their separate service appeals before this Honourable Tribunal against their termination orders. The appeals of Mr. Waheed khan and others were allowed and they filed the execution petitions before this Honourable Tribunal for implementation of their reinstatement orders. In the meanwhile, the respondent No. 4 issued the impugned order dated 21-01-2020 vide which he re-instated Mr. Waheed khan and others against the posts of present appellant and others while ordered that the salaries and Biometric attendance of the appellant have been stopped with immediate effect. Copy of impugned order is enclosed as Mark-C.
- III. That the present appellant was appointed after observing all the codal formalities as the said post was advertised and the appellant was appointed against the vacant subject post. Mr. Waheed khan and others neither challenged the appointment order of present appellant nor present appellant was impleaded as party to the service appeals. Now, the respondent No. 4 with malafide intention issued the impugned office order and restrained the present appellant from performing the duty and from attendance through Biometric, while the salaries of the appellant have also been stopped. Being aggrieved, the present appellant alongwith others filed the W.P No. 134-D/2020 before Honourable Peshawar High

Court Dera Ismail Khan Bench and the same was fixed for hearing on 03-02-2020, the Honourable Bench treated the writ petition of the present appellant & others as appeal / representation and sent to respondent No. 3 with the direction to decide the same in accordance with law. But till date the respondent No. 3 has not decided the appeal / representation of the appellant. Copies of grounds of writ petition (Appeal / Representation) and order dated 03-02-2020 are enclosed as **Mark-D & E** respectively.

Thus being aggrieved, the appellant is filling the instant appeal for redressal of his grievances, inter alia, on the following grounds;

GROUNDS:

- 1. That the impugned office order dated 21-01-2020 issued by respondent No. 4 is totally against the law, without lawful authority, arbitrary and ultra-virus. Hence, liable to be cancelled.
- 2. That the respondents advertised the subject post and the present appellant properly applied for his appointment. Thereafter, the respondents performing all the codal formalities and the Selection Committee appointed the present appellant against the vacant subject post on regular basis. Thus, the present appellant was legally appointed and the respondents have got no authority to order regarding stoppage of salaries & Biometric attendance of the present appellant without any fault of the appellant.
- 3. That the present appellant was not made party to the service appeals by Mr. Waheed khan and others. Moreover, the appointment order of the appellant was not challenged in the service appeals field by them. Hence, the impugned office order is untenable.
- 4. That there is no fault on behalf of present appellant while the respondent No. 4 issued the impugned office order as Mr. Waheed khan and others were terminated by official respondents and thereafter, the present appellant was appointed through

proper procedure. Thus, the present appellant was bonafide appointee against the vacant subject post and the official respondents have got no authority to stop the salary and Biometric attendance of appellant.

- 5. That the impugned office order was issued by respondent No. 4 without affording any opportunity of hearing to present appellant, hence on this score alone the impugned office order is liable to be cancelled.
- 6. That the impugned office order is totally against the Civil Servants Rules and policy. Hence, the official respondents violated the rules.
- 7. That the appellant is the victim of unlawful and illegal act of the respondents and such a malafide act on the part of respondents is against the law and rules, without jurisdiction and lawful authority, against the natural justice, misuse of official powers and is the outcome of victimization known by the respondents and it has caused an immense mental torture and agony to the appellant.
- 8. That the counsel for the appellant may kindly be allowed to raise the additional grounds at the time of arguments.
- 9. That the appeal is being filed within the statutory period prescribed in section 4 of The KPK Service Tribunals Act, 1974.

It is, therefore, prayed that on acceptance of this appeal this court may be pleased to pass orders as prayed for in the heading of this appeal.

Dated: **9**/05/2020

Humble Appellant سعیب مال

Muhammad Shoaib Khan

Through Counsel

Harcos

Malik Haroon Jamil Advocate High Court, District Courts, D.I.Khan.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No/2020	
Muhammad Shoaib Khan	APPELLANT
<u>VERSUS</u>	
Govt of KPK and others	RESPONDENTS

AFFIDAVIT

I, the appellant, do hereby solemnly affirm and declare on oath that all the para-wise contents of the appeal are true and correct to the best of my knowledge and belief; and that nothing has been deliberately concealed or kept secret from this Honourable Court.

Identified by Counsel

Deponent

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, <u>PEŠHAWAR.</u>

Appeal No/2020	
Muhammad Shoaib Khan	APPELLANT
<u>VERSU</u>	<u>IS</u>
Govt. of KPK and others	RESPONDENTS
ADDRESSES OF T	 HE PARTIES
Muhammad Shoaib Khan son of Ma Hospital, Tank.	atiullah (Chowkidar B-3), DHQ ,APPELLANT
 Government of Khyber Pak Health Department, Khyber Pak Secretary Health Department Peshawar. Director General, Health Sepakhtunkhwa, Peshawar. Medical Superintendent, DHQ District Account Officer, Tank 	akhtunkhwa, Peshawar. ent, Khyber Pakhtunkhwa, ervices Department, Khyber Hospital, Tank.
	RESPONDENTS

Dated: **9**/05/2020

Humble Appellant
() لفحست Muhammad Shoaib Khan

Through Counsel

Malik Haroon Jamil Advocate High Court, District Courts, D.I.Khan.

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منلى الدار استال الك مى البيدا أن المان نال بن من الكرار المان الله يمان الله المان الله الله الله المان الله ورخراستراملكو ترنار المينريش 7-11 س^ادر کمبر 13-11 2 3 مجاره بنظر 6-11 4 B-16 נות לות לו-B موير(ناكروب)B-3 وسوے دونوں سی ادماں مریں۔ سروے میں دیں بدون بدون دونا ہوں ہے۔ جا یا جائے ہے۔ سے معمول ہے تا کا است میں ہوتا ہے اُوارے اُن اسٹانگل وا جائے کی کوفٹ موٹر کے معابی کا میں کو کیا معاود افراد کیلے بھی رہے۔ مسئون ما تواجہ کا میں مودہ کے 23/07/201 کھیلی دیگا ہوتا ہے کہ بھی ہوگا ہوتا ہے کہ بات کا کہ مامل ہوگا۔ آسال کی میں کرنے کی کہ شہری کی آنا مال کی تھے۔ تمروکوں کے کافی مامل ہوگا۔

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سلن ۽ ک مراتلات ورقوا کر مراور کانلام مراتب کی اساداوروکی شاخی کارد و کال کاشا مت کے 15 دن کے اعدوار ر در در در این بات ارمال کری مرف فارد اسلامیدواندن کونتروی کی با با باری کا مراد که از کا کین کار مراد که از ک از سار در در این ارمال کری مرف فارد اسلامیدواندن کونتروی کینی با یا باری کا میسید نانزدی کینی کون

للني البيت ميزك بمدك كي عرش ادارے ہے

2مال الكريش الجدم

يزك بمدكرالينائذ إبسر

بمرک بمدیلم کی میلوکیت

متاز لالا ترار در له ادارے سے

زاره (کریک)



Annedure

Dated 08/08/2016

OFFICE ORDER

Consequent upon the recommendation of the Departmental Selection Committee, Mr. Shoaib Khan S/o Matiullah R/o District Tank is hereby appointed as "Chowkidar" B-03 against the vacant post at DHQ Hospital Tank plus usual allowances as admissible under the rules and subject to revision from time to time on the 1. He has to join his duties at his own expenses.

- 2. In case you wish to resign at any time, one month notice will be essential or in lieu thereof one month pay
- 3. You will be governed by such rules and orders related to TA, leave and MRC etc as may be issued by the Govt. from time to time for the category of Government servant to which you belong.
- 4. Your appointment will be subject to provision of Medical Fitness Certificate. 5. You will be on probation Period for Two years.
- 6. If you accept the terms and condition you are directed to report for duty to undersigned.

DHQ HOSPITAL, TANK /2016

Copy to the:

- Director General Health Services, Khyber Pakhtunkhwa, Peshawar
- 2. District Accounts Officer Tank
- Accountant DHQ Hospital Tank 3.

MEDICAL SUPRINTENDENT DHQ HOSPITAL, TANK

Armedeure C

MEDICAL SUPERINTENDENT DHQ HOSPITAL DISTRICT TANK

OFFICE ORDER REGARDING RE-INSTATEMENT OF THE 17 EMPLOYEES

With the reference Honourable Services Tribunal Khyber Pokhtunkhyas Peshawar (D.I.Khan Bench) decision on 25-10-2017 and reference Govt. of Khyber Pakhtunkhwa Health Department No. SCH (Lit-II) 13-4045/2016 dated 22-1-2018 and with the reference Director General Health Services letter no. 13316-17 dated 03-12-2019, with the direction to implement the judgment of the Honourable Services Tribunal Khybe Pakhtunkhwa (D.I.Khan Bench).

In the view of the above directions the following seventoen employees have been re-instated on their designated posts as mentioned below:-

Furthermore, The salaries and Biometric Attendance of the employees already working on these posts have been stopped with the immediate effect in the best public

SII	10/ = 10		•	
1	The property of the property o	Designation/BPS	Po install	
	Mr. M. Inam	Electrician (3-7)	Re-instated Employees	Designation/87%
1_2_	Mr. Ighal Saeed	Plumber (B-7)	Mr. Wajid Munir	Electrician (B-7)
3	Mr. Hussair: Bakhsh	Carpenter (B-6)	Mr. Fazəl Nadeem	Plumber (8-7)
: 4	Mr. Sadam Hussain	Ward Ord (B-6)	Mr. Shaukat Khan	Carpenter (B-6)
5	Mr. Javeed Khan	Ward Orderly (B-4)	Mr. Naimat Ullah W/O	Ward Orderly (B-4)
6	Mr. Touseef Ahmad	Ward Orderly (B-4)	Mr. Irfan Ullah	Ward Orderly (B-4)
7	Mr. Naseeli Ullah	Ward Orderly (B-d)	Mr. Uldayat Ullah	Ward Siderly (0.4)
8	Mr. ilisan Ullah	Ward Orderly (B-4)	Mr. Sana Ullah	
.9	Mr. Shabir Khan	Ward Orderly (B-4)	Mr. Asmat Ullah	Ward Orderly (B-4)
10	Mr. Mujeeb ur Rehman	Ward Orderly (B-4)	Mr. Mebrban	'Vard Orderly (B-4)
11	Mr. Saleem Nawaz	Ward Orderly (B-4)	Mr. Waris Khan	Ward Orderly (n. 8)
12	A4s Alexander Nawaz	Ward Orderly (B-4)	Mr. Muhammad Waqas	Ward Orderly (0-4)
j	Mr. Abdul Karim	Ward Orderly (B-4)	Mr. Munir Khan	Ward Orderly (2-1)
1.0	Mr. Muhammad Salcem	Ward Orderly (B-4)		Ward Orderly (B-4)
	Mr. Zafar Ali	X-Ray Attendant (B-4)	Mr. Gulfam Hussain	Ward Orderly (B-4)
	Mr. Sohail Khan	Sweeper(B-3)	- Tayar	X-Ray Attendant (B)
16	Mr. Rameez Khan	Sweeper (E-3)	Mr. Imran Khan	Śweeper(B-3)
17	Mr. Shoaib Khan		Mr. Muhammad Ali	Sweeper (B-3)
		Chowkidar (B-3)	Mr. Wahaed Khan	Chowkidar (8-3)
	•	. :		(8-3)

MEDICAL SUI

Copy to the: -

) Dated Tank the $\frac{211}{1}$

1. Director General Health Services; Khyber Pakhtunkhwa Peshawar. 2. Deputy Commissioner, Tank

3. Registrar Khyber Pakhtunkhwa Services Tribunal Peshawar (D.f.Khan Bench) SO (Llt-II) Govt: of Khyber Pakhtunkhwa Health Department Peshawar.

5. DAO Tank

6. Accountant DHO Hospital Tank

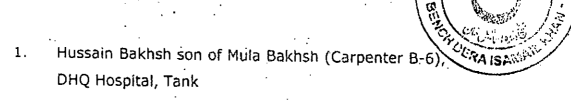
7. All officials concerned.

MEDICAL SUPERINTENDENT OSPITAL TANK

Ameaure D

BEFORE THE HONOURABLE PESHAWAR HIGH COURT, DERA ISMAIL KHAN BENCH

Writ Petition No. ______ of.2020



- Saddam Hussain son of Abdul Aziz (Ward Attendant B-4), DHQ Hospital, Tank.
- Javed Khan son of Muhammad Ramzan (Ward Attendant B-4), DHQ Hospital, Tank.
- Muhammad Inam son of Ghulam Ahmed (Electrician B-7), DHQ Hospital, Tank.
- Iqbal Saeed son Ghulam Haider (Plumber B-6), DHQ Hospital, Tank.
- Touseef Ahmed son of Muhammad Jamil Khan (Ward Attendant B-4), DHQ Hospital, Tank.
- Naseebullah son of Rehmatullah (Ward Attendant B-4), DHQ Hospital, Tank.
- 8. Shabir son of Mir Afzal (Ward Attendant B-4), DHQ Hospital, Tank.
- Mujeeb-ur-Rehman son of Umar Gul Khan (Ward Attendant B-4), DHQ Hospital, Tank.
- Saleem Nawaz son of Gul Nawaz (Ward Attendant B-4), DHQ Hospital, Tank.
- Abdul Kareem son of Asal Khan (Ward Attendant B-4), DHQ Hospital, Tank.
- Muhammad Saleem Khan son of Muhammad Jamil (Ward Attendant B-4), DHQ Hospital, Tank.

Zafar All son of Mital Khan (X-Ray Attendant B-4), DHQ Hospital, Tank.

B-4), ATTERNATION OR EXAMINOR COUNT BOTTON OR HIGH COURT AND KINAN KINAN

P- 11

- 14. Sohail Jazbi son of Sadiq Maseeh (Sweeper B-3), DHQ Hospital, Tank.
- Muhammad Shoalb Khan son of Mutiullah (Chowkidar B-4), DHQ Hospital, Tank.

(Petitioners)

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Secretary Health Department, Khyber Pakhtunkhwa, Peshawar.
- 2. Secretary Health Department, Khyber Pakhtunkhwa, Peshawar.
- 3. Director General, Health Services Department, Khyber Pakhtunkhwa, Peshawar.
- 4. Medical Superintendent, DHQ Hospital, Tank.
- 5. District Account Officer, Tank.
- MV
- 6. Wajid Munir son of Muhammad Arshad resident of Muhallah Qasaban, Tank.
- 7. Fazal Nadeem son of Abdul Hameed resident of Gara Shahbaz, Tank.
- Shoukat Khan son of Haibat Khan resident of village Noorang, Tank.
- 9. Naimatullah son of Saadullah resident of Oudal, Tank.
- 10. Irfanullah son of Attaullah resident of Gul Imam, Tank.
- 11. Hidayatullah son of Naeem Khan resident of village Abizar, Tank.
- 12. Samiullah son of Abdul Rehman resident of village Sheran, Tank.
- 13. Asmatullah son of Abdul Rauf resident of AMaKhel, Tank.
- 14. Meharban son of Abdul Karim resident of village Chhena, Tank.

Charles Anni Kran

-3-P-12-

- 15. Waris Khan son of Abdullah Jan resident of Gara Mithu, Tank.
- 16. Muhammad Waqas son of Ghulam Hussain resident of Muhallah Qaziyanwala, Tank.
- 17. Munir Khan son of Abdul Jalil resident of Sabirabad, Tank.
- 18. Gulfam Hussain son of Manzoor Hussian resident of Ranwal, Tank.
- 19. Umar Hayat son of SHahjehan resident of SHahalam, Tank.
- 20. Imran Khan son of Qadir Khan resident of Maghzai, Tank.
- 21. Muhammad Ali son of Gulzaman resident of village Safdar Ali Shah, Tank.
- 22. Waheed Khan

(Respondents)

WN

WRIT PETITION UNDER ARTICLE 1.99 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973.

PRAYER:-

On acceptance / issuance of this Writ Petition the impugned office order No. 266-72 dated 21/01/2020 issued by respondent No. 4 may kindly be declared null & void, void-ab-initio, ultra-virus and based on malafide and by directing official respondents to continue the salaries of the petitioners and to allow the petitioners to make their attendance through Biometric and to allow the petitioners for performing their official duty of any other remedy may being deem fit by this Honourable Court in the interest of the petitioners.

Sestawar High Court Berich

P-13-

- I. That the addresses of the parties are given above are correct and sufficient for the purpose of service.
- II. That the brief facts of the case are that the respondents No. 6 to 22 were appointed in the year 2012-2013 DHQ Hospital Tank but later-on they were terminated from the service in the year 2016. After-that, the said posts were properly advertised and the present petitioners also applied for said post for appointment. After observing all the codal formalities, the present petitioners were appointed by Selection Committee through separate appointment orders against the vacant posts. Copies of Appointment Orders of Petitioners alongwith Advertisement alongwith other relevant documents are enclosed as Mark-A.

M

- III. That the respondents No. 6 to 22 filed their separate service appeals before the Honourable KPK Service Tribunals against their termination orders. The appeals of the respondents No. 6 to 22 were allowed and they filed the execution petitions before Honourable KPK Service Tribunals for implementation of their reinstatement orders and the said execution petitions are pending. Meanwhile, the respondent No. 4 issued the impugned order dated 21-01-2020 vide which he re-instated the respondents No. 6 to 22 against the posts of present petitioners while ordered that the salaries and Biometric attendance of the petitioners have been stopped with immediate effect. Copy of impugned order is enclosed as Mark-B.
- IV. That the present petitioners were appointed after observing all the codal formalities as the said posts were advertised and the petitioners were appointed against the vacant subject posts. The respondents No. 6 to 22 neither challenged the appointment orders of present petitioners nor presentpetitioners were impleaded as party to the service appeals. Now, the respondent No. 4 with malafide intention issued the impugned office order and restrained the present

WP No.134-D of 2020 (Grounds)

A EXAMINOR TO RESTRICT TO THE AND THE

petitioners from performing the duty and from attendance through Biometric, while the salaries of the petitioners have also been stopped. Thus being aggrieved, and having no other alternative remedy but to invoke the constitutional jurisdiction of this Honourable Court for redressal of their grlevances, inter alia, on the following grounds;

GROUNDS:

- 1. That the impugned office order dated 21-01-2020 issued by respondent No. 4 is totally against the law, without lawful authority, arbitrary and ultra virus. Hence, liable to be cancelled:
- 2. That the official respondents advertised the subject posts and the present petitioners properly applied for their appointment. Thereafter, the official respondents performing all the codal formalities and the Selection Committee appointed the present petitioners against the vacant subject posts on regular basis. Thus, the present petitioners were legally appointed and the official respondents have got no authority to order regarding stoppage od salaries & Biometric attendance of the present petitioners without any fault of the petitioners.
- 3. That the present petitioners were not made party to the service appeals by respondents No. 6 to 22. Moreover, the appointment orders of the petitioners were not challenged in the service appeals field by respondents No. 6 to 22. Hence, the impugned office order is untenable.
- 4. That there is no fault on behalf of present petitioners while the respondent No. 4 issued the impugned office order as the respondents No. 6 to 22 were terminated by official respondents and thereafter, the present petitioners were appointed through proper procedure. Thus, the present petitioners are bonafide appointees against the vacant subject posts and the official respondents have got no

Examination Court Berich, Examination High Court Berich, What High Court Beric

authority to stop the salary and Biometric attendance of petitioners.

- 5. That the impugned office order was issued by respondent No. 4 without affording any opportunity of hearing to present petitioners, hence on this score alone the impugned office order is liable to be cancelled.
- 6. That the impugned office order is totally against the Civil Servants Rules and policy. Hence, the official respondents violated the rules.
- 7. That the Constitution of Islamic Republic of Pakistan, 1973 protected the rights of every citizen and provides the equality amongst the citizen, but the respondents clearly violated the fundamental right of the petitioners protected by the Constitution of Islamic Republic of Pakistan.
- 8. That the petitioners are the victim of unlawful and illegal act of the respondents and such a malafide act on the part of respondents is against the law and rules, without jurisdiction and lawful authority, against the natural justice, misuse of official powers and is the outcome of victimization known by the respondents and it has caused an immense mental torture and agony to the petitioners.
- 9. That the counsel for the petitioner may kindly be allowed to raise the additional grounds at the time of arguments.

In wake of the above submissions, it is humbly prayed that on acceptance / issuance of this Writ Petition the impugned office order No. 266-72 dated 21/01/2020 issued by respondent No. 14 may kindly be declared null & void, void-ab-initio, ultra-virus and based on malafide and by directing official respondents to continue the salaries of the petitioners and to allow the petitioners to make their attendance through

oeshawar High Co WP No.134-D of 2020 (Grounds)

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Biometric and to allow the petitioners for performing their official duty of any other remedy may being deem fit by this Honourable Court in the interest of the petitioners.

Your Humble Petitioners

Hassam Ballich

Through Counsel

Dated: 23 /01/2020.

Malik Haroon Jamil &

Syed Abid Hussain Sherazi Advocates High Court

Sushawar High

Annexure

FORM OF ORDER SHEET

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Date of order or proceedings	Order or other proceedings with signature of Judge(s).	D. P.	(*)
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Syed Abid Hussain Shcrazi & Malik Present:-Advocates for Haroon Jamil, petitioners.

> Mr. Adnan Ali, Asstt: A.G. for official respondents (on Court Notice).

S.M. ATTIQUE SHAH, J.-Through the instant petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, petitioners Hussain Bakhsh and 14 others have prayed for issuance of an appropriate writ declaring the office order No.266-72 dated 21.01.2020, issued by respondent No.4, as illegal and without jurisdiction with further direction to the respondents to allow the petitioners to make their attendance through biometric and to perform their duties.

After arguing the case at some length, the learned counsel for the petitioner stated at the bar that the petitioners would be satisfied if the present writ petition is treated as an appeal/representation and referred to the competent authority i.e. respondent No.3 for its decision strictly in accordance with law after

Court Bench, LAAMINUK

providing the petitioners due opportunity of hearing.

In view of the above and the case law reported as Muhammad Ilyas Khan Patwari Vs. District Officer Revenue and Estate Officer, Peshawar and another (PLJ 2008 Peshawar 75), Muhammad Javaid and others Vs. F.O.P. and others (2015 PLC (C.S.) 309), Muhammad Sikandar Vs. District Collector/DCO Rajanpur and 2 others (2016 PLC (C.S.) 306) and Muhammad Irshad Vs. Local Government and Development, Lahore and 2 others (2009 PLC (C.S.) 747), the present writ petition is treated as appeal/representation and sent to respondent No.3 with the direction to decide the same in accordance with law after providing due opportunity of hearing to the petitioners, however, it would be highly appreciated if the same is decided within thirty days. Petitioners are directed to appear before respondent No.3 on 19.02.2020 at 1100 hours.

<u>Announced.</u>
<u>Dt: 03.02.2020.</u>
Kifayat/*

JUDGE JUDGE

(D.B) Hon'ble Mr. Justice S.M. Attique Shah Hon'ble Mr. Justice Sahibzada Asadullah

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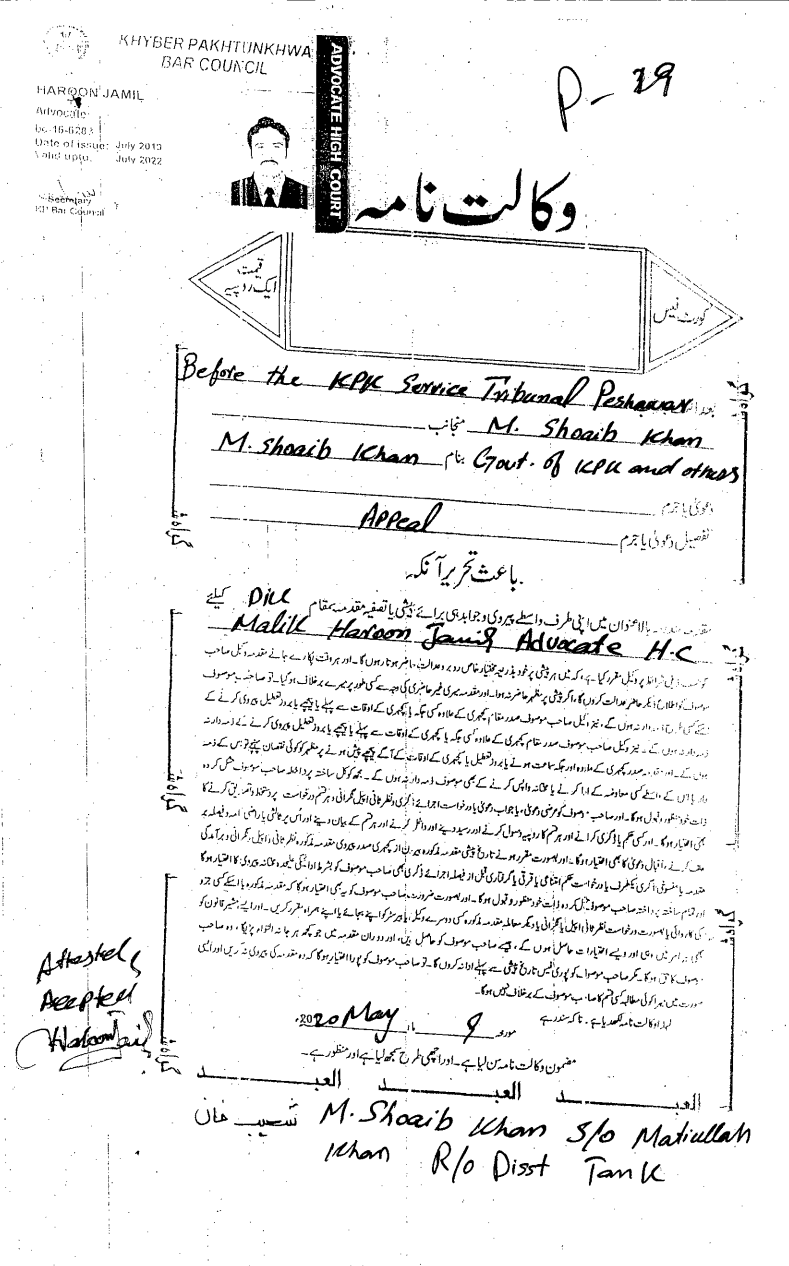
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You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.
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