4.8.22 put to beneate the case is affautiment to 3.10.22 for the forms.

03.10.2022

Appellant in person present. Mr. Muhammad Jan, District Attorney for the respondents present.

File to come up alongwith connected Service Appeal bearing No. 405/2018 titled "Irshad Ali Versus Director General Health Services, Khyber Pakhtunkhwa, Peshawar and two others" on 04.10.2022 before the D.B at Camp Court Swat.

4

(Rozina Rehman) Member (Judicial) Camp Court Swat (Salah-Ud-Din) Member (Judicial) Camp Court Swat

04.10.2022

Appellant alongwith his counsel present. Dr. Mujeeb-ur-Rehman, Deputy DHO alongwith Mr. Muhammad Jan, District Attorney for the respondents present.

File to come up alongwith connected Service Appeal bearing No. 405/2018 titled "Irshad Ali Versus Director General Health Services, Khyber Pakhtunkhwa, Peshawar and two others" on 07.11.2022 before the D.B at Camp Court Swat.

(Rozina Rehman) Member (Judicial) Camp Court Swat

(Salah-Ud-Din) Member (Judicial) Camp Court Swat 12.05.2022

Appellant in person present. Dr. Muneeb-ur-Rehman, Litigation Officer and Mr. Ahmad Jan, Junior Clerk alongwith Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Appellant requested for adjournment on the ground that his counsel is busy in the august Peshawar High Court, Peshawar. Adjourned. To come up for arguments on 08.06.2022 before the D.B at Camp Court Swat.

(Mian Muhammad) Member (E) Camp Court Swat (Salah-ud-Din) Member (J) Camp Court Swat

8th June, 2022

None for the appellant present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Counsel are on strike. To come up for arguments on 06.07.2022 before the D.B at camp court Swat.

(Mian Muhammad) Member(E)

(Kalim Arshad Khan) Chairman Camp Court Swat

06.07.2022

Appellant present through counsel.

Noor Zaman Khattak, learned District Attorney for respondents present.

File to come up alongwith connected Service Appeal No.405/2018 titled "Irshad Ali Vs. Government of Khyber Pakhtunkhwa" on 04.08.2022 before D.B at Camp Court, Swat.

(Fareeha Paul) Member (E) Camp Court, Swat (Rozina Rehman) Member (J) Camp Court, Swat 1st April, 2022

Counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl. AG for the respondents present.

Former requests for adjournment in order to properly assist the court. Adjourned. To come up for arguments on 18.04.2022 before the D.B.

(MIAN MUHAMMAD) Member (E)

(KALIM ARSHAD KHAN) Chairman

18.04.2022

Appellant in person present. Mr. Naseer-Ud-Din Shah, Assistant Advocate General for the respondents present.

File to come up alongwith connected Service Appeal No.405/2018 titled Irshad Ali Versus Government, before D.B on 12.05.2022 at Camp

Court, Swat

(Mian Muhammad)

Member (E)

Chairman

21.10.2021

Counsel for the appellant and Mr. Javaidullah, Asstt. AG for the respondents present.

After having heard the arguments at certain length, it was found that the appeal is not documented with copy of the reinstatement/impugned order of the appellant against which departmental appeal was filed. The respondents have also not annexed such order with their comments. Let the respondents produce copy of the impugned order and service book of the appellant on next date. Case to come up on 28.01.2022 for arguments before the D.B.

(Salah-ud-Din) Member(J)

Chairman

28.01.2022

Appellant in person present. Dr. Bilal, Medical Officer and Mr. Ahmad Jan, Junior Clerk alongwith Mr. Noor Zaman Khattak, District Attorney for the respondents present.

Appellant requested for adjournment on the ground that his counsel is busy in the august Peshawar High Court, Peshawar. Adjourned. To come up for arguments on 01.04.2022 before the D.B.

(Rozina Rehman) Member (J) (Salah-ud-Din) Member (J)

(A)

01.04.2021

Appellant present with counsel.

Kabirullah Khattak, Additional Advocate General for respondents present.

A request was made for adjournment. Therefore, the case is adjourned to $\frac{12-7}{2021}$ for arguments before D.B.

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE) (ROZINĀ REHMAN) MEMBER (JUDICIAL)

12.07.2021

Appellant in person present.

Mr. Kabirulah Khattak, Additional Advocate General for the respondents present.

Appellant requested for adjournment on the ground that his counsel is busy before Hon'ble Peshawar High Court, Peshawar. Adjourned. To come up for arguments before the D.B on 21.10.2021.

(ROZINA REHMAN) MEMBER (JUDICIAL) CHAIRMAN

29.04.2020

Due to public holidays on account of Covid-19, the case is adjourned. To come up for the same on 06.08.2020 before D.B.

Reader

06.08.2020

Due to summer vacation case to come up for the same on 26.10.2020 before D.B.

26.10.2020

Junior to counsel for the appellant and Addl. AG for the respondents present.

The Bar is observing general strike, therefore, the matter is adjourned to 30.12.2020 for hearing before the D.B.

(Atiq-ur-Rehman Wazir)

Member

Chairinan

30.12.2020

Due to summer vacation, case is adjourned to 01.04.2021 for the same as before.

Reader



Junior to counsel for the appellant present. Mr. Riaz Khan Paindakheil learned Assistant Advocate General present. Junior to counsel for the appellant seeks adjournment as senior learned counsel is not available. Adjourn. To come up for arguments on 15.01.2020 before D.B.



Member

Due to general strike of the Bar on the call of Khyber Pakhtunkhwa
Bar Council, the case is adjourned. To come up for arguments on
13.03.2020 before D.B. Appellant be put to notice for the date fixed.

Member

Member

13.03.2020

Appellant in person present. Mr. Zia Ullah learned Deputy District Attorney present. Appellant seeks adjournment as his counsel is not available. Adjourn. To come up for arguments on 29.04.2020 before D.B.

Member

Member

14.05.2019

Learned counsel for the appellant present. Written reply not submitted. Jafar Ali Assistant (for respondent No.1) and Hazrat Shah Superintendent (for respondent No.3) absent. Notice be issued to respondents as well as to the absent representatives with direction to furnish written reply/comments. Adjourn. To come up for written reply/comments on 01.07.2019 before S.B.

`` Member

01.07.2019

Junior to counsel for the appellant present. Mr. Kabirullah Khattak learned Additional Advocate General alongwith M/S Saleem Superintendent for the respondents present. Representative of the respondent department seeks time to furnish written reply/comments. Adjourned. To come up for written reply/comments on 27.08.2019 before S.B.

Member

27.08.2019

Junior to counsel for the appellant and Addl. AG alongwith Dr. Jamal Nasir, Coordinator for the respondents present.

Parawise comments on behalf of respondents submitted. The appeal is assigned to D.B for arguments on 13.11.2019. The appellant may submit rejoinder within a fortnight, if so advised.

Chairman '

13.11.2019

Junior to counsel for the appellant present. Mr. Riaz Khan Paindakheil learned Assistant Advocate General present. Junior to counsel for the appellant seeks adjournment as senior learned counsel is not available. Adjourn. To come up for arguments on 15.01.2020 before D.B.

Member

Member

公司、西亚洲191

Filling to Counsel 20 The August Strategy of the Property of t

The first services

No one present on behalf of appellant. Security and process fee not deposited. To come up on 22.02.2019 before S.B.

L Member

22.02.2019

Clerk to counsel for appellant present and requested for time to deposit security and process fee. Request accepted with direction to deposit security and process fee within 3 days, thereafter, notices be issued to the respondents for written reply/comments. Adjourn. To come up for written reply/comments on 09.04.2019 before S.B

Appellant Deposited
Security & Process Fee

Member

09.04.2019

Counsel for the appellant and Addl. AG on behalf of the respondents present.

Learned AAG requests for time to procure reply of the respondents. The respondents shall positively submit the requisite reply/comments on next date of hearing.

Adjourned to 14.05.2019 before S.B.

Chairman

Appellant in person present and made a request for adjournment. Adjourned. To come up for preliminary hearing on 16.10.2018 before S.B.

(Muhammad Amin Khan Kundi) Member

Counsel for the appellant present and seeks adjournment. Granted. Case to come up for preliminary hearing on 29.11.2018 before S.B.

(Ahmad Hassan) Member

Hant present Preliminary

Learned counsel for the appellant present. Preliminary arguments heard.

The appellant (Ward Ordarli) has filed the present service appeal u/s 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, for back benefits on the ground that the appellant was appointed as Class-IV employee vide order dated 22.07.2014, however on 24.07.2014 his appointment order was cancelled; that the service appeal of the appellant for his reinstatement was allowed and resultantly the appellant was reinstated but the respondent department refused to give back benefits.

Points raised need consideration. The appeal is admitted for 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 the respondents for written reply/comments. To come up for written reply comments on 21.01.2019 before S.B.

Member

27.04.2018

Appellant with counsel present. The Tribunal is non-functional due to retirement of our Hon'ble Chairman. Therefore, the case is adjourned. To come up for same on 26.06.2018.

Reader

26.06.2018

Clerk of the counsel for appellant present and requested for adjournment on the ground that learned counsel for the appellant is not available today. Adjourned. To come up for preliminary hearing on 20.07.2018 before

William S.B.

(Muhammad Amin Khan Kundi)

Member

" all roller

20.07.2018

None for the appellant present. Adjourned. To come up for preliminary hearing on 08.08.2018 before S.B.

(Ahmad Hässan) Member

08.08.2018

Learned Counsel for the appellant present and seeks adjournment. Adjourned. To come up of preliminary hearing on 02.10.2018 before S.B

(Muhammad Amin Kundi) Member

Form-A

FORMOF ORDERSHEET

Ç	ourt of		
Case	No <u>.</u>	404/2018	,

,	Case No.	. 404/2018
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	21/03/2018	The appeal of Mr. Ikram Ullah resubmitted today by Mr.
		Arbab Yasir Arafat Khan Advocate may be entered in the
,	i. "	Institution Register and put up to the Learned Member for
		proper order please.
٠.	1	1 1.11 REGISTRAR
2-	21/03/18.	This case is entrusted to S. Bench for preliminary hearing
		to be put up there on $02/04/18$.
	4	M/M MEMBER
	4	
	02.04.2018	Due to general strike of the bar, the case is
	1 .	djourned. To come up for preliminary hearing on
		7.04.2018 before S.B
		<u> </u>
•		
		Member
		· ·
	411	
	i	

The appeal of Mr. Ikramullah son of Abdul Ghafoor Khan Class-IV Ward Orderly THQ Hospital Sammar Bagh received today i.e. on 26.02.2018 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

1- Memorandum of appeal is not signed by the appellant.

Copy of impugned order dated 05.10.2016 mentioned in the heading of the appeal is not attached with the appeal which may be placed on it.

3- Annexures-A, B and C of the appeal are illegible which may be replaced by legible/better one.

No. 4// /S.T,

Dt. 27/09 /2018

REGISTRAR >> |> | |
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Arbab Yasir Arfat Khan Adv. Pesh.

Note: All the objections are removed.

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

In Ref Service Appeal No. <u>40</u>4/ 2018

Ikram Ullah

VERSUS

The Director General Health Services, Khyber Pakhtunkhwa, Peshawar and 2 others

INDEX

<u>INDEX</u>			
S.No.	Description of documents	Annexure	Pages
1.	Grounds of Appeal with affidavit		1-\$4
2.	Addresses of the parties		5
	Copy of appointment order dated 22/07	"A"	60%
	2014		
3.	Copy of cancellation order dated	"B"	73
	24/07/2014		
B	ि असि depuramental appeal	G	
5.	Copy of Judgment dated 05/10/2016	C.3."	89
6.	Copy of DG Health order dated	4 July 10 10 10 10 10 10 10 10 10 10 10 10 10	13
	06/09/2017		, –
7.	Wakalat Nama		In original
		2/	1

Dated 24/02/2018

Appellant

Through

Arbab Yasir Arfat Khan Advocates, High Court, Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. Khyber P

In Ref Service Appeal No. <u>404</u>/2018 Khyber Pakhtukhwa Service Tribunal

Diary No. 2.74

Dated 26-2-2018

Ikram Ullah S/o Abdul Ghafoor Khan Class-IV Employee (Ward Ordarli), THQ hospital Samar Bagh, R/o Village Sabar shah, P.O & Tehsil Samarbagh District Lowar Dir.....(Appellant).

VERSUS

- 1) The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 2) District Health Officer, District Dir.
- 3) Secretary Health Government Of Khyber Pakhtunkhwa, Peshawar......(Respondents).

APPEAL UNDER SECTION 4, SERVICE TRIBUNAL ACT, 1973.

1). AGAINST THE IMPUGNED ORDER OF REINSTATMENT DATED 05/10/2016 TO THE EXTENT OF NOT ALLOWING / AWARDING BACK BENEFITS FROM 24/07/2014 TO 05/10/2016 TO THE APPELLANT.

Filedto-day

2). AGAINST THE INACTION OF THE RESPONDENT NO. 1 WHEREBY THE APPEAL OF THE APPELLANT HAS NOT BEEN ADMITTED ON 06/09/2017.

Re-submitted to -day

Registrar

Prayer in Appeal:

On acceptance of this appeal the respondents may kindly be directed to give/issued back benefits/service benefits to the appellant by modifying the reinstatement order dated 05/10/2016, any other remedy/relief available in the circumstances of the case may also kindly be granted to the appellant.

Respectfully Sheweth:

The appellant humbly submits as under:

- 1) That the appellant is appointed as Class IV employee vide order dated 22/07/2014 and in pursuance of said order appellant resumed their duty. (Copy of order is attached as Annexure "A").
- 2) That later on said appointment order was cancelled vide order 24/07/2014 on account of non-observation of codal formalities of appointment of the appellant (Copy of order is attached as annexure "B").
- 3) That been aggrieved the appellant submit departmental appeal on 24/07/2014 which was rejected on vide order dated 17/02/2015. (Copy of departmental appeals is a somewire appeals in the content of th
- That the appellant submit service appeal before the August KPK, Service Tribunal at swat for his reinstatement which has been allowed, the appellant as prayer for on 05/10/2016.(Copy of order is attached as annexure "D").
- 5) That in pursuance of judgment dated 05/10/2016 the appellant is reinstated but the local authorities refused to give back benefits to appellant in the light of order Director General Health on dated 06/09/2017.(Copy of order is attached as annexure "E").
- 6) That feeling aggrieved by the above impugned notifications/order the appellant filed the instant appeal on the following amongst other grounds:

Grounds:

A) That the act and omission of the respondent /department is illegal, unconstitutional, without jurisdiction, without lawful authority against facts and materials on the record therefore, need the interference of this Hon'ble Tribunal.

- B) That the act and omission of the department is not only factually incorrect and legally untenable but also is against the principles of natural justice.
- C) That the KPK, Service Tribunal reinstated the appellant as prayer for in the instant appeal but the respondents are given remedy that is reinstatement while not given second remedy i.e back benefits which is again the natural justice.
- D) That at the time of the impugned notification /order the long service period of the appellant has been ignored due to which the appellant has not only sustained loss but has also been deprived of his legal right of pay of the back benefits of appellant.
- E) That the appellant has performed duties, efficiently honestly and without giving any chance of complaint to his superior which fact also goes in his favor and there is no law which permit the respondents to deprive him from the service benefits.
- F) That the appellant is /was a Government / Civil Servant and legal and constitutional guarantee is available to him to be dealt with in accordance with law he however, has not been treated as such.
- G) That the act and omission of the department is not effective on the right of the appellant and the same has caused gross miscarriage of justice to the appellant.

H) That the respondents have failed to apply their independent/administrative mind to the matter and therefore have reached to an erroneous conclusion which is not sustainable in the eye of law.

It is, therefore, humbly prayed that on acceptance of this appeal the respondents may kindly be directed to issue back benefits to the appellant from 24/07/2014 to 05/10/2016 any other remedy /relief available in the circumstances of the case may also kindly be granted to the appellant.

Dated 24/02/2018

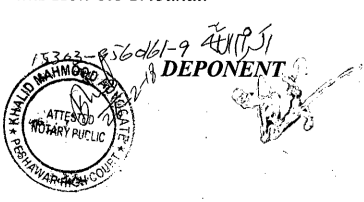
المالية) Appellant

Through

Arbab Yasir Arfat Khan Advocates, High Court, Peshawar.

<u>Affidavit.</u>

I, Ikram Ullah S/o Abdul Ghafoor Khan R/o Village sabar Shah, P.O Tehsil Samar Bagh District Dir Lower, do hereby solemnly affirm and declare on oath that the contents of this appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.



(5)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

In Ref Service Appeal No. / 2018

Ikram Ullah

VERSUS

The Director General Health Services, Khyber Pakhtunkhwa, Peshawar and 2 others

ADDRESSES OF THE PARTIES

Appellant;

Hidayat Ullah S/o Nasarullah Class-IV Employee (Ward Ordarli), THQ hospital Samar Bagh, R/o Village Sabar shah, P.O & Tehsil Samarbagh District Lowar Dir.

Respondents;

- The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- District Health Officer, District Dir.
- Secretary Health Government Of Khyber Pakhtunkhwa, Peshawar

Dated 24/02/2018

لرا) [المال Appellant

Through

Arbab Yasir Arfat Khan Advocates, High Court, Peshawar. America –

OFFICE OF THE DISTRICT HEALTH OFFICER LOWER DIR AT TIMERGARA.

OFFICE ORDER.

A Gommittee consisting on the foll ring members is hereby constituted for the selection/appointment of newly created posts of Class-IV at THQ Hospital Samasbagh Dir Lower. The Committee members are sequested to attend the meeting in the office of the undersigned on dated 23/07/2014 AT 10.30 AM for the purpose.

Dr. Mohammad Rehman (Shaheen) DHO Lower Dir.

Chairman.

Medical Superintendent DHQ Hospital Timergara,

Member.

Dr. Irshad Ali Team Leader (Merlin) Dir Lower.

Member.

 $Sd/_{X-X-X}$ District Health Officer Lower Dir.

Dated Timergara the 99 /07/2014.

Copy to :-

Medical Superintendent DHQ Hospital Timergara.

Team Leader (Merlin) Dir Lower at Timergara,

Candidates concerned.

For information & necessary action please.

District I calth Officer

Better Copy No.

OFFICE OF THE DISTRICT HEALTH OFFICER LOWER DIR AT TIMERGARA

OFFICE ORDER

A Committee consisting on the following members is hereby constituted for the selection/appointment of newly created posts of Class-IV at THQ Hospital Samarbagh Dir Lower. The Committee members are requested to attend the meeting in the office of the undersigned on dated 23/07/2014 at 10.30 AM for the purpose.

1.	Dr. Muhammad Rehman (Shaheen) DHQ Lower Dir.	Chairman
2.	Medical Superintendent DHQ Hospital Timergara.	Member
3.	Dr. Irshad Ali Team Leader (Merlin) Dir Lower.	Member

Sd/-x-x-x-x-x-x
District Health Officer
Lower Dir

No. <u>8528</u> / Dated Timergara the <u>22</u>/07/2014 Copy to:-

- 1. Medical Superintendent DHQ Hospital Timergara.
- 2. Team Leader (Merlin) Dir Lower at Timergara.
- 3. Candidates concerned.

For information & necessary action please.

District Health Officer Lower Dir

Wall I



OFFICE OF THE DISTRICT TREALTH OFFICER LOWER DIR AT TIMERGAR

OFFICE ORDER:

Chowkida, BPS-01 against the newly index posts at HTQ Hospital, Samarbagh District Dir Lower in the idea order N 8532211 dated 23/07/2014 is hereby Cancelled with minediate Heel-flee and N Rack of Rodick formalities. The appointment order of the following Ward Orderly BPS-02 &

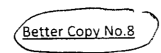
· · · · · · · · · · · · · · · · · · ·	entitle of the content
S.No Name of Candidates with address	odil formalities.
(
r. Sirand Van Sirand address	Λάμιου (ζ.)
K unber Tehsi! Samuel	
A most Tehst! Samerbanis two t	ige Ward Orderly BPS-02
K unber Tehsi! Samarbagh Dir Lower	j.w. 0. 101.3-192
A.r. Faidmud Din S.O.Mr. Mand Din Vd.	I seems to the see
3 . P.O.& Tehsil Samarhagh Dir Lower	Ward Orderly BPS-02
Mr. Nisar Mohammade Control Lower	4 1
Mr. Wisar Mohammad S O Mohammad Wahal V	
Sh.yano Kasai Tehsil Samarbayh Dir Lower. Mahammad Yayir SWA	Ward Orderly BPS-Q2
27 Sur Januammad Yasir S/O Jan Shall and	10.10.10.10.10.10.10.10.10.10.10.10.10.1
Mahammad Yasir S/O Jan Shahzada Villa P/O & Tehsil Samarhagh Di	ure Warton I
5 Mr. Arshul Ali SWO Jan Shahzada Villa Mr. Arshul Ali SWO Jan Shahzada Villa Mr. Arshul Ali SWO Jan Shahzada Villa	age. Ward Orderly BPS-02
	, , ,
Mr. Arshad Ali S/O Mr. Mahammada Jan Village: P/O & Tabril S	Ward Out &
Village: P/O & Tehsil Samarbagh Dir Lo	Ward Orderly BPS-02
St. L. JAKOGI Khan S/O Mr. Haking the	
Mr. Akbar Khan S/O Mr. Hakini Khan Vil. P/O & Tehsil Samarhagh Dir.	lage . Ward Order BPS-02
P/O & Tehsil Samarbagh Dir Lower. Mr. Hidayatullah Khan s/O Mr. Nasrullah Village, P/O & Tehsil Samarbagh	Wat Or der mark-02
13. Thuayandlah Khan s/O Mr. Mannett 1	
Mage, P/O & Tehvil S	Khun Ward Order 1878-02
8 Mr. Fazal Akbar S/O Mr. Pasrullah Mr. Fazal Akbar S/O Mr. I Jawa	101 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Mr. Fozal Akbar S/O Mr. el-dzal Renf Villas	
RIO & Tehsil Samurbagh Dir Lower.	Ward Order BPS-02
Mr. Samur Rehman S/O Mr. Khaiilur Rehn. Willage, P/O & Tehril S	1
16 Me delegation & Tehsil Samurbagh Dir Time	nan Ward Orderly BPS-02
$C = \{C'' : ACGINRRAD (CA) : C = \{C'' : C' \}$	x, x
Mr. tkramudlah 870 Abdul Ghafoor Village	
PIG & Tehsil Samarbagh Dir Lower	Chowkidar BPS-01
8 1	2) \$13.0

 $SdJ_{-N} \wedge_{i=N}$ District Health Officer Lower Dir

No. 3 56/ 6/ Dec. Dec. Opy forwarded to David I me ara the ... 07/2014. The District Account Officer Lower Dir.

- The Medical Officer Incharge THO He spiral Samarbagh
- The Tann Leader (Merlin) Dir Lower.
- 4. The Deputy Technical (Merlin) Du Lower.
- 5. The Accounts Clerk of this office.
- 6. The Officials concerned.

District Ilealth Officer



OFFICE OF THE DISTRICT HEALTH OFFICER **LOWER DIR AT TIMERGARA**

OFFICE ORDER

7

8

9

10

The appointment order of the following Ward Order BPS-02 & Chowkidar BPS-01 against the newly created posts at THQ Hospital Samarbagh District Dir Lower issued vide this office order No. 35.36-41.dated 23/07/2014 is hereby cancelled with immediate effect. because of leck of

codal kormalities. Name of Post S.No. Name of Petitioners Mr. Sirajul Mulk S/O Shajaul Mulk Ward Orderly BPS-02 1 Village Kambat Tehsil Samarbagh Dir Lower Mr. Fakhrud Din S/O Mr. Ward Orderly BPS-02 2 P.O. & Tehsil Samarbagh Dir Lower 🕝 Mr. Nisar Muhammad S/O Muhammad Wahid Ward Orderly BPS-02 3 Village Shapano Kasai Tehsil Samarbagh Dir Lower Muhammad Yasir S/O Jan Shahzada Ward Orderly BPS-02 4 Village P/O & Tehsil Samarbagh Dir Lower Mr. Arshad Ali S/O Mr. Muhammad Jan Ward Orderly BPS-02 5 Village P/O & Tehsil Samarbagh Dir Lower Mr. Akbar Khan S/O Mr. Hakim Khan Ward Orderly BPS-02 6 Village P/O & Tehsil Samarbagh Dir Lower Mr. Hidayatullah Khan S/O Mr. Nasrullah Khan Ward Orderly BPS-02

> Sd/-x-x-x District Health Officer Lower Dir

Ward Orderly BPS-02

Ward Orderly BPS-02

Chowkidar BPS-01

No. 4.761/64/ Dated Timergara the 24/07/2014 Copy Forwarded to:-

- 1. The District Account Officer Lower Dir.
- 2. The Medical Officer Incharge THQ Hospital Samarbagh.
- 3. Team Leader (Merlin) Dir Lower at Timergara.

Village P/O & Tehsil Samarbagh Dir Lower

Village P/O & Tehsil Samarbagh Dir Lower Mr. Samiur Rehman S/O Mr. Khalilur Rehman

Village P/O & Tehsil Samarbagh Dir Lower

Mr. Ikramullah S/O Abdul Ghafoor

Village & Tehsil Samarbagh Dir Lower

Mr. Fazal Akbar S/O Fazal Rauf

- 4. The Deputy Technical (Merlin) Dir Lower.
- 5. The Account Clerk of this office.
- 6. The Officials concerned.

District Health Officer Lower Dir

Amexure - C



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 167 /2015 d.W.F Provinse

khwa Serv

Arshid Ali S/o Muhammad Jan

VERSUS

The Director General 1. Health Services, Khyber Pakhtunkhwa, Peshawar

The District Health Officer, 2. District Dir Lower.

.....Respondents

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED OFFICE ORDER DATED 24.07.2014 ISSUED BY RESPONDENT NO.2, WHEREBY THE APPOINTMENT ORDER OF THE APPELLANT WAS UNLAWFULLY PREFERRED APPELLANT WHICH CANCELED **AGAINST** DEPARTMENTAL APPEAL TO RESPONDENT NO.1 ON 06.08.2014 BUT THE SAME WAS REJECTED VIDE IMPUGNED ORDER COMMUNICATED THROUGH LETTER DATED 17.02.2015.

PRAYER:

On acceptance of the instant appeal, the impugned office order dated 24.07.2014 issued by Respondent No.2 and the impugned appellate order issued by Respondent No.1 dated 17.02.2015 may graciously be set aside by reinstating the appellant into service with all back benefits.

Respectfully Sheweth,

Facts giving rise to the present appeal are as under:-

That appellant is the permanent resident of District Dir Lower and has obtained B.A. qualification (Credentials Annex: A) and is registered with

vice Tribumal,

Peshawar

34 3		Order or other proceedings with signature of Judge or Magistrate and
S:No:	Date of	Order of other processary
\mathbf{f}	Order or	that of parties where necessary.
roceed	proceedings.	***************************************
ngs		Peshawar
		3
1	2	【1000000000000000000000000000000000000
		BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
	,	
.; .		CAMP COURT SWAT
r.		1. Appeal No. 167/2015 Arshid Ali,
		2 Appent No. 168/2015, Strat-ul-Mulk, the state of the st
		3. Appeal No. 169/2015, Muhammad Yasir,
		4 Appeal No. 170/2015, Ikramullan,
		5 Appeal No. 171/2015, Fakhr-ud-Din,
		6 Appeal No. 172/2015, Hidayatullah Khan,
		7 Appeal No. 173/2015, Akbar Khan,
		8 Appeal No. 174/2015, Nisar Munammad and
		175/2015 Sami-lir-Kanillali
		9. Appeal No. 173/2013, Suhh di Palander Pakhtunkhwa, Vs. Director General Health Services, Khyber Pakhtunkhwa,
		Peshawar and another.
	· : \	JUDGMENT
$\int d^3 x^2$		JODGIVILIVI.
		A PRIDI CILAIRMAN:
	05.10.2016	MUHAMMAD AZIM KHAN AFRIDI, CHAIRMAN:-
	05.10.2010	
		Counsel for the appellants and Mr. Muhammad Zubair, Senior
		Government Pleader for respondents present.
	• .	
1 .		This judgment shall dispose of the instant service appeal No.
		167/2015 as well as connected service appeals No. 168/2015 to
		167/2015 as well as connected service appeals No. 168/2015 to

Khyber Foldschichwa Service Tribunal, Peshawar 3. Brief facts of the case of the appellants are that they were appointed as Class-IV employees vide office order dated 22.07.2014. In pursuance of the appointment orders appellants resumed their duties but vide impugned orders dated 24.07.2014 the said appointment orders were cancelled on account of non-observance of codal formalities constraining the appellant to prefer departmental appeals on 06.08.2014

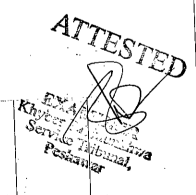
175/2015 as identical questions of facts and law are involved therein.



which were rejected vide orders dated 17.2.2015 and hence the instant service appeals on 02.03.2015.

- 4. Learned counsel for the appellants has argued that the appellants were appointed as Class-IV employees in the prescribed manners as their names were requisitioned from the Employment Exchange and the said appointment orders were passed by the competent authority after considering the recommendations of the Departmental Selection Committee. That the impugned orders were passed without affording any opportunity of hearing to the appellants.
 - 5. Learned counsel for the appellant has placed reliance on case-law reported as 2004-SCMR-468 (Supreme Court of Pakistan) and 2003-SCMR-1126 (Supreme Court of Pakistan).
 - 6. Learned Senior Government Pleader has argued that the appointment orders were made by violating the settled procedure for such appointments and as such the same were rightly withdrawn.

 Regarding show cause notice he argued that no such notice was issued to the appellants.
 - We have heard arguments of learned counsel for the parties and perused the record.
 - 8. It is a well settled proposition of law that no one is to be condemned unheard. The August Supreme Court of Pakistan has also ruled in the judgments referred to above and relied on by the learned counsel for the appellants that opportunity of learing would be a prerequisite before passing such orders. In view of the afore-stated



circumstances we are constrained to set aside the impugned orders referred to above and reinstate the appellants in service with directions to the respondents that in case they intend to proceed against the appellants on any ground including non-observance of codal formalities during process of their appointments then the appellants be afforded opportunity of hearing in the mode and manners prescribed by rules and there-after pass any order deem appropriate. All the appeals are accepted in the above terms. Parties are left to bear their own costs. File be consigned to the record room.

Self M. Aginthan Africhi Chan Imman Chan I work swaf

Number of Western 160



Secretary health Govt of KP

From

1) Mr Ikram Ullah Class IV Employee THQ Hospital Samar Bagh Dir lower

Subject:

Appeal against the decision of D G Health Dated 06-09-2017 refusing

Back benefits to the appellant.

Respectfully Shewth

- 1. That appellant is appointed as class iv employee vide order dated 22-07-2014 and in pursuance of said order appealant resumed their duty (Copy of order is attached as annexture A)
- 2. That later on said appointed order was canceled vide order dated 24-07-2014 on account of non-observation of codal formalities (copy of order dated 24-07-2017 is attached as annexture B)
- 3. That from said cancelation order dated 24-07-2017 appealant filed departmental appeal which was rejected vide orders dated 17-02-2015 (Copy of order 17-02-2015 is attached as annexture
- 4. That after the rejection of departmental appeal appellant filed appeal against cancelation order dated 24-07-2014 and appellant order dated 17-02-2015 before honorable service tribunal KP with the prayer "On Acceptance of the instant appeal the impugned office order dated 24-07-2014 issued by respondent No.2 (Distinct Health Officer Dir Lower) and the impugned appellant order issued by Respondent No.1 (Director General Health services KP) Dated 17-02-2015 may graciously be set aside by reinstating the appellant into service with all back benefits (Copy of appeal is attached as annexture D)
- 5. That Honorable service tribunal KP on 05-10-2016 Decided appeals infavour of appellant and accepted the prayer as mentioned above (Copy of Judgment order is attached as annexture E)
- 6. That in the pursuance of judgment dated 05-10-2016 appellant is reinstated but the local authorities refused back benefits to appellant in light of order decision D G Health dated 06-09-2017. Therefore this appeal on the following grounds (Copy of the order dated 06-09-2017 is attached as annexture F)

cully)

- i. That the order /decision of D G Health is not in line of judgment of Honorable service tribunal dated 05-10-2016.
- ii. That the service Tribunal declared cancelation order dated 24-07-2014 and Appellate order Dated 17-02-2015 against law.
- iii. That the appeallant claimed two remedies through appeal from service Tribunal KP i-e Reinstatement and back benefits as mentioned in pare 4 Of this appeal. And Said Tribunal accepted appeals of appealant i-e. Both remedies as claimed by appealant is allowed by service Tribunal.
- iv. That in the Said judgment of service Tribunal never stated that Appealant are not entitled to back benefits
- v. That appealant is serving as class IV employee on basic of Appointment order dated 22-07-2017 and there is no order or judgment Which deprive appealant from back benefits from their appointment.

It is therefore Requested that Decision of D G Health dated 06- 09-2017 may be set aside and Back benefits are allowed to appealant

Appellant

1) Mr Ikram Ullah Class IV Employee THQ Hospital Samar Bagh Dir lower

asnivi C.T.C

(5)

DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR

E-Mail 1911 . Sp. novipular companies of the Opt 9 10269 - Exchanged C91-9210187, 9210196 Fax 8 291-9210230

No. / / O S - / Personnel/W.O/631 Dated: 6 /08/2017

To,

The District Health Officer

Lower Dir.

Subject:

OPENION OF COURT JUDGEMENT REGARDING REINSTATMENT OF

HEALTH DEPARTMENT EMPLOYEES.

Memo:

I am directed refer to your letter No. 6161/S.B dated 10.07.2017 on the subject noted above and to state that in the instane case the Judgement is very clear, the appeals of the appellants were accepted on the terms mentioned in para-8 of the judgment.

It was no where mentioned in the judgement that the appellant are entitled for any back benefits.

DIRECTOR (ARM)

DIRECTORATE GENERAL HEALT

SERVICES, K.P.K PESHAWAR.

वंगिता

Di Fiel Health Officer.

A CONTRACTOR OF THE PARTY OF TH

No. 6/6//5 8 /Dated. /0/07 /2017.
Phone No. 0945-9250098.

Τo,

The Director General Health Services Khyber Pakhtunkhwa Peshawar.

Subject:-

OPENION ON COURT JUDGEMNT REGARDING REINSTATMENT OF HEALTH DEPARTMENT EMPLOYEES.

Memo:-

With reference to Judgment of worthy Khyber Pakhtunkhwa Service Tribunal in response to Service Appeal No. 167/2015 dated 05-10-2016, 09 number of Class-IV employees were reinstated into service from the date of their appointment with all back benefits, by the office of the undersigned vide office order No. 897-901, dated 27-01-2017.

Their salary bills were sent to District Accounts Office Dir Lower claiming the above mentioned status of issuing their salaries from the date of their appointment. The District Accounts Office released the current salaries but refused to entertained the back benefits thus returning all the 09 No. cases stating that "Departmental reinstatement order is incorrect due to the fact that there is no mention of back benefits in the court decision".

While reading the court decision, office of the undersigned considers it appropriate to provide the said employees with reinstatement and all back benefits as it is mentioned in the court decision that "we are constrained to set aside the impugned orders referred to above and reinstate the appellants in service....." and "...... all appeals are accepted in the above terms"

Since the employees are repeatedly requesting this office and the elected representative are also putting hard for the needful in the aforementioned matter.

It is therefore, requested to your office to kindly guide office of the undersigned on the said matter enabling this office to proceed further accordingly.

A prompt reply in this regard is requested, please.

Encl:

- Court decision of worthy KP Service Tribunal.
- Office order of DHO office Dir Lower.
- Returned Remarks of DAO Dir Lower.

District Health Officer,

Dir Lower at Timergera.

No.

Copy forwarded for information to:-

- 1. P.S to Secretary to Govt: of Khyber Pakhtunkhwa Health Department Peshawar.
- 2. Examiner Khyber Pakhtunkhwa Service Tribunal Peshawar.
- 3. Deputy Commissioner Dir Lower.
- 4. District Nazim Dir Lower.
- District Accounts Officer Dir Lower.

District Health Officer, Dir Lower at Timeredra

Silvi !

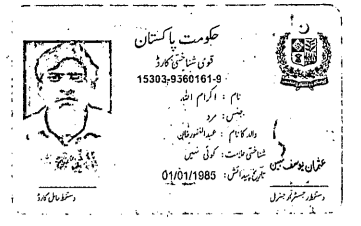
T.C

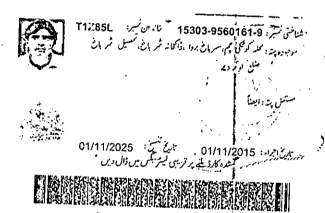
Azer Go. Common (town NG)

Azer Go. Common (town

21/01/48 -2854

Chilly July





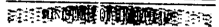
Will the

Cinc

~i-

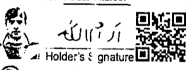








Father's Name: Abdul Ghafoor



Village: Samar Bagh P.O and Tehsil Samar Dagh Dir (Lower)

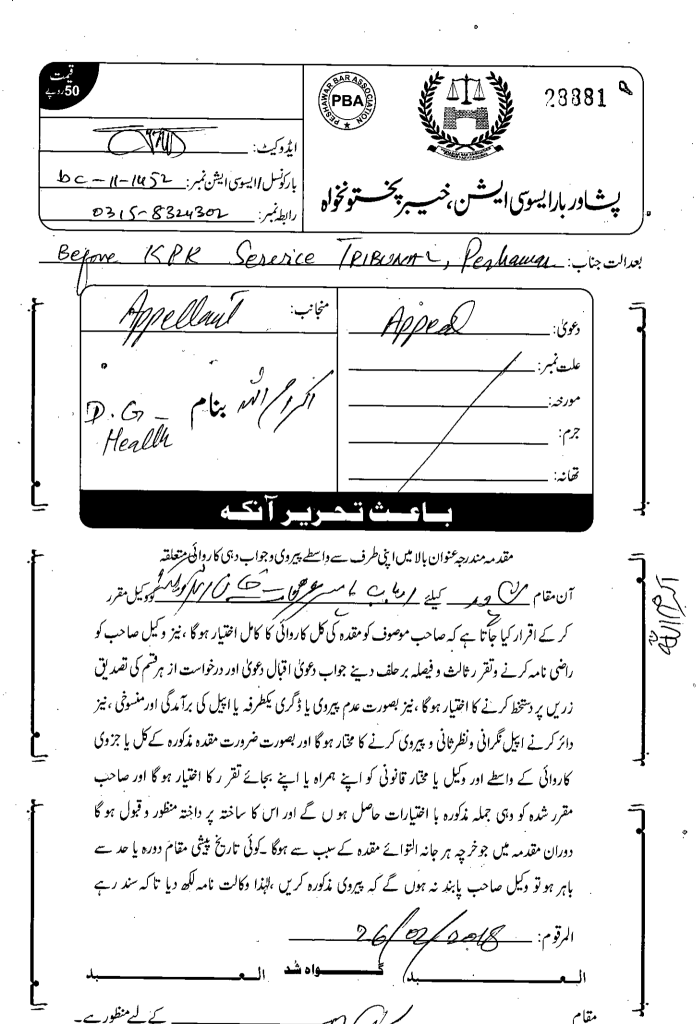


CHAWKIDAR

This Card is not transferable
 This Card is to be submitted
 to the Hospit il Administration
 or Health Department Dir (L)

SINGI

C.T.C



د ٺ اس و کالت نامه کی فوٹو کا پی نا قابل قبول ہو گی۔

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.					
	Appeal No	C1061		of 20%	
	Appeal No	MA ANSI	11/1.	Appellant/Pet	itioner
. *	f^{μ}				
D.A.	Hausth	Kallel	CS /1/1/L,	Respond	ent
'			Respondent No.	<u> </u>	••••••
Notice to:	pertui-	. Civaria	Affrast	4 fealls	1665
WHEREAS	an appeal/pet	tition under	the provision	of the Nortl	h-West Frontier
Province Service the above case by	Tribunal Act,	1974, has been	n presented/re	gistered for co	onsideration, in
hereby informed	that the said	appeal/petition	n is fixed for	hearing before	re the Tribunal
*on. Jappellant/petitio	ner you are at l	at <u>8.00 A.M</u> iberty to do so	. If you wish on the date fi	to urge anyth xed, or any otl	ing against the ner day to which
the case may be Advocate, duly su	postponed eith	er in person	or by authori	sed represent	ative or by any
this Court at leas	st seven days b	efore the da	e of hearing	1 copies of wr	itten statement
alongwith any of default of your a					
appeal/petition w					anomoreu, une
Notice of a given to you by r address. If you far address given in t notice posted to this appeal/petiti	egistered post. il to furnish suc he appeal/petit his address by r	You should in address you ion will be de	nform the Reg r address cont emed to be you	gistrar of any tained in this r r correct addr	otice which the ess, and further
	• • • • • • • • • • • • • • • • • • • •	d Converted	maal-baa alaa		
•		, .			to you vide this
office Notice No		da	ted		11/12.
Given und	er my hand and	the seal of t	his Court, at F	eshawar this.	
Day of	****************	Henfel.	20	19	
		,			
	,			MI	
			Khyber Pakh	Registrar, tunkhwa Sei	rvice Tribunal,

1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Peshawar.

2. Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.			• •	
	Appeal No	01	of 20/E	٠.
•	Mh. A/ com.	i Stock	Appellant/Petiti	ioner
. :		Vorous		
	D.S. Hauftly Berle	icices ////	Responder	nt .
	/		J.	
		Respon	dent No(Š	
Notice to: -	till Hout	Hoff co	etoutes D	62
•				
	EREAS an appeal/petitic			
hereby inf *on	_	peal/petition is fi at 8.00 A.M. If your ty to do so on the in person or by ower of Attorney ore the date of hupon which you e date fixed and ecided in your absolute the date fixed for ou should inform address your address your address the deemed to istered post will be deemed to the control of the date o	ixed for hearing before a wish to urge anything date fixed, or any other authorised representate. You are, therefore, received a decided	e the Tribunal ng against the er day to which ative or by any quired to file in tten statement notice that in nentioned, the petition will be change in your otice which the ess, and further the purpose of
Сор	y of appeal is attached.	Copy of appeal h	as already been sent t	o you vide this
	ice No	•	•	
Give	en under my hand and tl	he seal of this Co	ourt, at Peshawar this	MH
	// /.	de	10	
Day of	11.10a		20/ 🥎	
	•	. •		•
		•		•
			LAU.	

1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Peshawar.

2. Always quote Case No. While making any correspondence.

Note:

66B?

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.
Annual No. (13/1)
Appear No.
Appeal No
Versus
Versus Versus Respondent No. 23
Respondent No. Za
Notice to: - Celete, Heaty out of Mille
biolines - it is
WHEREAS an appeal/petition under the provision of the North-West Frontier
Province Service Tribunal Act, 1974, has been presented/registered for consideration, in
the above case by the petitioner in this Court and notice has been ordered to issue. You are
hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which
the case may be postponed either in person or by authorised representative or by any
Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing <u>4 copies</u> of written statement
along with any other documents upon which you rely. Please also take notice that in
default of your appearance on the date fixed and in the manner aforementioned, the
appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
diven under my name and the sear of this court, as I constitute a find the
Day of 20/8
Registrar
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.
Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

•					٧
No.	, ·		•		
	A + 37			~£ 20	
	Appeat No	······/(2/:	of 20 .	
	a 1.			Annallant/Bar	widther a
	INO IKI	in Allege	26/01/1/0/11	TAMAGOZ	unier of for
	The same of		ersus f	46 6 20	
For Pill	mifered a Cil	1546 L.CO	1451	+ C Posnand	f Current Be
	11) 6 11	11/11.00	Respondent No.		h. 41 M
	717	SA CARE	Respondent No.	/	in the property
		•	•	į.	
Notice to:	T. 1	a O Part	Whe Hive	10/10	
rouce to. —	11.62-1011	ere All f	1818 To 100	(1/4/)(M	ector (in
· /		ر دا م	11. 1. 1. 1.	Mi-	
$\mathcal{L}_{\mathcal{F}}$	att. Code	11.165 1	KAR GAR	7/2-	,
WHER	EAS an appea	d/petition und	ler/the provision	of the Nort	1-West Frontier
			béen presented/re		
			urt and notice has		
*en /	med that the s	aid appeai/pe	tition is fixed for <u>A.M.</u> If you wish	nearing beio	ing against the
ž.	/ // //	-4	lo so on the date fi		
			son or by authori		
			f Attorney. You are		
•			date of hearing		_
			hich you rely. Pl		
			fixed and in the		
_			in your absence.		
прреш розго				•	•
Notice	of any alterat	ion in the date	fixed for hearing	of this appeal	petition will be
			ıld inform the Re		
			your address con		
			e deemed to be you		
notice posted	l to this address	s by registered	post will be deeme	ed sufficient fo	r the purpose of
this appeal/p	etition.				•
	•				<u>.</u>
Сору о	of appeal is att	ached(Copy o	f appeal has alrea	dy been sent	to you vide this
					_
office Notice	No		dated	**************	
C:	dau hans	d and the seal	of this Court of)	Doobowon this	· · · · · · · · · · · · · · · · · · ·
Given	under my nane	a and the sear	of this Court, at 1	resnawar inis	104/
Day of			20		ニントアデデ
Day Ul	********************	1/1/10	·	. •	1500
			10		1527
		June	13	•	1527
•		- 1000	19	3	1527
	•	- 10000	19	,	1527
		- 1	. 19		1529 NA
		- 10000	19	Registrar,) <u>S</u> 2 3
		-	// Khyber Paki	, ,	rvice Tribunal.
		- 1	Khyber Pak	, ,	rvice Tribunal,

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

Note:

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.			,		•	
	Appeal No	f 2		of 20	8. 11	
	In Olessi	willhelm	10 Alph	Appellant	Petitioner	1
Place-1	V.Fa-Pl	ayer (Wers	usza oza	unlitte	104mn	Lies
	Elleut	Eschuit	CE11 DV A	Respo	ondente de la contraction de l	n to
<i>P</i>	10		Respondent N		Des	He Edi
Notice to:	outh He	a Hall	fices	icath !	owert)P2
•		etition under	_	4		
Province Service the above case be hereby informe *on	y the petitioned that the said oner you are at a postponed eight ported by you ast seven days other docume appearance of will be heard a any alteration registered post ail to furnish such the appeal/petithis address by	er in this Court d appeal/petitic appeal/petitic appeal/petitic appeal/petitic appeal appears to do so ther in person our power of A so before the dants upon which a decided in you in the date fix and decided in you should uch address you tition will be decided.	and notice hat on is fixed for the date of on the date of the date of hearing the you rely. It ed and in the cour absence. The description of the date of hearing the date of hearing the date of hearing and the date of the	as been order or hearing been to urge any fixed, or any orised represente, therefore a 4 copies of Please also to e manner affective and the correct accorded to the correct a	ed to issue. You efore the Trily thing agains other day to ve entative or b , required to se written state ake notice the orementioned eal/petition we ny change in is notice whice ldress, and fu	bu are bunal st the which y any file in ement nat in d, the vill be a your ch the urther
Copy of a	ppeal is attacl	ned. Copy of a	ppeal has alr	eady been se	nt to you vid	e this
office Notice No	•••••	da	ated	*****************	•••	
Given un	der my hand a	nd the seal of	this Court, at	t Peshawar t	nis	t.lye
Day of	***************************************	June	20	13		
* •				/ · /	1/C	
				Registr		
- 			Khyber Pa	khtunkhwa Peshaw		unal,

1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

2. Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.			
. Appeal	No	of 20/51,	
Man Af	seen Milled Clot		or flike
Cluss-IV, In	- Playeversus Vel-		Hefforpital
カラか	can the property of the choice of	Respondent	unit Real
pm. Holy	at, Shah Supplited	norsh	73- F2
Notice to: $ \sum e C i e$	Any Heulth &	wholled	
beeling	ury!	UP	
Province Service Tribun	peal/petition under the pro- al Act, 1974, has been presen	ted/registered for consi	deration, in
	tioner in this Court and notice said appeal/petition is fixe		
*on	are at liberty to do so on the d	wish to urge anything	against the
the case may be postpon	ed either in person or by a	uthorised representativ	e or by any
	l by your power of Attorney. Y days before the date of hea		
alongwith any other do	cuments upon which you re	ely. Please also take no	tice that in
	nce on the date fixed and is ard and decided in your abse		itioned, the
	ration in the date fixed for he		
	ed post. You should inform t aish such address your addres		
address given in the appe	al/petition will be deemed to	be your correct address,	and further
notice posted to this addr this appeal/petition.	ess by registered post will be	deemed sufficient for th	e purpose of
Copy of appeal is	attached. Copy of appeal has	s already been sent to y	ou vide this
office Notice No	dated		• . •
	and and the seal of this Cou		1344
Day of	JMM	2þÇ .	·
		•	·
. 8.	÷	1	
9(1.//. (Registrar,	-
	Khybe	r Pakhtunkhwa Servio Peshawar.	e Tribunal,
,	17.0	· г сэпамаг.	•

. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

2. Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	
Appeal No	of 20/5
Charles IV, for - play re (Vers	All Chopetage Pétitioner 2 KMG
Musc. IV, for - player (Vers	is is out entitle the pet
DE Heart by I see	Color Mark Respondent un K
	Respondent No
Notice to: - Secretary Heart	
WHEREAS an appeal/petition under Province Service Tribunal Act, 1974, has bee	the provision of the North-West Frontier
the above case by the petitioner in this Court hereby informed that the said appeal/petiti	and notice has been ordered to issue. You are
*onat 8.00 A.M. appellant/petitioner you are at liberty to do s	
the case may be postponed either in person Advocate, duly supported by your power of At	or by authorised representative or by any
this Court at least seven days before the da	te of hearing 4 copies of written statement
alongwith any other documents upon which default of your appearance on the date fixed appeal/petition will be heard and decided in your	ed and in the manner aforementioned, the
Notice of any alteration in the date fix given to you by registered post. You should	ted for hearing of this appeal/petition will be
address. If you fail to furnish such address you address given in the appeal/petition will be de	ur address contained in this notice which the
notice posted to this address by registered post this appeal/petition.	
Copy of appeal is attached. Copy of ap	opeal has already been sent to you vide this
office Notice Noda	ıted
Given under my hand and the seal of t	this Court, at Peshawar this
Day of	20 15
	a him
3/w/	Kegistrar, Khyber Pakktunkhwa Service Tribunal,
	Peshawar.

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Always quote Case No. While making any correspondence.

."A"

KHYBER	R PAKHTUNKH	IWA SERVICE T	`RIBUNAL, PES	SHAWAR.
• •	JUDICIAL COI	MPLEX (OLD), K PESHAWAR.	HYBER ROAD,)
No.	APPEAL No	404	of 20/8.	
•	1K8am u	Wah		
			Apell	ant/Petitioner
2		Versus	. ^	•
the D	rector Go	wiesen Hear	1th leshor	vak
•			RES	SPONDENT(S)
. !	اسسا	ilex and willah	cla Abdul	Chalax h

Notice to Appellant/Petitioner/188am ullah s/o Abdul Trajoos Khan (lass-IV Employee (ward ordars) THO Hospital Samas Bagh Plo Village Sabar Shah P.O & Tahril Samas Bagh Distt.
Lower Dir.

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 3/3/3/2020 at 3/3/2020

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.

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

95

IN THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

In Ref Service Appeal No. 404,/2018,
Ikram Ullah
Appellant
Versus
Govt: of Khyber Pakhtunkhwa through DGHS & OthersRespondents
PARAWISE COMMENTS ON BEHALF OF DISTRICT HEALTH OFFICER DIR LOWER (RESPONDANT NO. 2 & OTHERS)

INDEX

Serial No.	Particular	A ====	
01	- 	Annexure	Page No.
7/3	Para-Wise comments		01-02
0/2			্প্ত
	Court Judgment		0.3076



97

IN THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

In Ref	^ ^ !
Service Appeal No. 404/2018	\mathcal{V}_{-1}
	12
Ikram Ullah	Appellant

Versus

Govt: of Khyber Pakhtunkhwa through DGHS & Others......Respondents.

PARAWISE COMMENTS ON BEHALF OF DISTRICT HEALTH OFFICER DIR LOWER (RESPONDANT NO. 2 & OTHERS)

Respectfully Sheweth Preliminary Objections

- 1. that the appellant has got no cause of action to file instant appeal
- 2. that the instant appeal is bad for misjointer and non jointer of parties.
- 3. That the appellant has not come to this honorable tribunal with clear hands.
- 4. That the appeal is barred by Law.

The Respondent humbly submitted as under:-

- 1. True as per record.
- 2. True as per record.
- 3. True as per record.
- 4. True in its contents.
- 5. True to the extent that in pursuance to the Judgment dated 05-10-2016, the appellant were reinstated as according to the Judgment of Honourable Khyber Pakhtunkhwa Service Tribunal announce on 05-10-2016 in the instant appeal. But It stands beyond the facts that local authority including respondent No. 2 refuse to give back benefits to the appellant as in the judgment of the honorable Khyber Pakhtunkhwa Service Tribunal, it was never mentioned to give back benefits to the appellants. It is pertinent to mention that the initial appointment order No. 8536-41 dated 23-07-2014 was hereby cancelled because of lack of codal formalities on the very next day, with in a time span of 24 hours vide office order No. 8561-64, dated 24-07-2014. The appellant neither submitted any arrival for the duty nor joined the job during this period. It is important to apprise the honorable court that none of the appellant have performed any duty under the control of office of the undersigned, until their reinstatement vide office order No.897-901, dated 27-01-2017 as in compliance with the honorable Khyber Pakhtunkhwa Service Tribunal Peshawar Service Appeal No. 167-175/2015, dated 05-10-2Q16.
- 6. The appellant got no cause of action to file the instant service appeal

GROUNDS

- A. As described in Para-No. 5 of facts. The Department has always been working in its legal frame, constitutional vicinity, authorized jurisdiction, lawful authority and materials on the record as in compliance with the decision of the honorable Service Tribunal.
- B. Incorrect the act and omission of the Department has been in line with the spirit of the decision of the Honourble Service Tribunal.
- C. Incorrect; The Department as in line with the Judgment of Service Tribunal has reinstated the appellant as prayer for the instant appeal but the appellants have never been performed any duty nor have submitted arrival for the duty and the honorable Tribunal has also not mentioned it anywhere to give them back benefits just for nothing, which is a waste of Govt exchequer.
- D. False in its content that there has been no service period it all on behalf of the appellant and they were even unable to submit the arrival reports for their duties.
- E. False as per the available record of the Department. As expressed earlier none of them has performed any duty in the statement of claiming that they have performed duty efficiently and honestly is just misleading of this honorable Tribunal.
- F. The appellant was never a Govt: Servant until the judgment of this honorable Tribunal as announced on 05-10-2016 and after that the appellant have been treated in accordance with the law.
- G. Act and omission of the Department is always been effective on the right of the appellant and their stand no question of causing gross miscarriage of justice to the appellant.
- H. The respondents have been efficient in applying their administrative roll to the matter and have been in line with the judgment of the honorable Tribunal with no erroneous conclusion as stated by the appellant.

Prayer

In view of the above explanation and factual position being brought to the eyes of this honorable Tribunal, it is humbly prayed that on acceptance of these para-wise comments the instant writ Appeal being devoid of merits may be dismissed with cost.

Respondent No. 1

Director General Health Services Khyber Pakhtunkhwa Peshawar Respondent No. 2

Quatrict Health Officer, Dir Lower at Timergara.

> District Health Officer Dir Lower at Timergara

Respondent No. 3

Secretary to Govt: of Secretary Healthkhwa t: of Whyber Pakhtunkhwa Health Department

	Data	Total from 1
1.	Date of	Order or other proceedings with signature of Judge or Magistrate and
	Order or	that of parties where necessary.
ed "	proceedings.	
		Contravers
	2	3
		BEFORE THE KHYRER PAKHTINKHWA SERVICE: TRIBLELA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

CAMP COURT SWAT

- 1. Appeal No. 167/2015 Arshid Ali,
- 2. Appeal No. 168/2015, Siraj-ul-Mulk,
- 3. Appeal No. 169/2015, Muhammad Yasir,
- 4. Appeal No. 170/2015, Ikramullah,
- 5. Appeal No. 171/2015, Fakhr-ud-Din,
- 6. Appeal No. 172/2015, Hidayatullah Khan,
- 7. Appeal No. 173/2015, Akbar Khan,
- 8. Appeal No. 174/2015, Nisar Muhammad and
- 9. Appeal No. 175/2015, Sami-ur-Rahman Vs. Director General Health Services, Khyber Pakhtunkhwa, Peshawar and another.

JUDGMENT

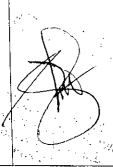
05.10.2016

MUHAMMAD AZIM KHAN AFRIDI, CHAIRMAN:-

Counsel for the appellants and Mr. Muhammad Zubair, Senior Government Pleader for respondents present.

This judgment shall dispose of the instant service appeal No. 167/2015 as well as connected service appeals No. 168/2015 to 175/2015 as identical questions of facts and law are involved therein.

3. Brief facts of the case of the appellants are that they were appointed as Class-IV employees vide office order dated 22.07.2014. In pursuance of the appointment orders appellants resumed their duties but vide impugned orders dated 24.07.2014 the said appointment orders were cancelled on account of non-observance of codal formalities constraining the appellant to prefer departmental appeals on 06.08.2014



circumstances we are constrained to set aside the impugned referred to above and reinstate the appellants in service with directions to the respondents that in case they intend to proceed against the appellants on any ground including non-observance of codal formalities during process of their appointments then the appellants be afforded opportunity of hearing in the mode and manners prescribed by rules and there-after pass any order deem appropriate. All the appeals are accepted in the above terms. Parties are left to bear their own costs, File be consigned to the record room.

Saf-M. Azin Khan Atridi, self About Latif,

Date of a constant of 600. Copying Use Land

Date of Councillation in the 14-10-2-016 Date of Delivery (1600) 14-10-2016

EFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 167 /2015

d. W.F. Program.

Arshid Ali S/o Muhammad Jan

VERSUS

1. The Director General Health Services, Khyber Pakhtunkhwa, Peshawar

The District Health Officer, 2. District Dir Lower.

.....Respondents

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED OFFICE ORDER DATED 24.07.2014 ISSUED BY RESPONDENT NO.2, WHEREBY THE APPOINTMENT ORDER OF THE APPELLANT WAS UNLAWFULLY CANCELED AGAINST WHICH **APPELLANT** PREFERRED DEPARTMENTAL APPEAL TO RESPONDENT NO.1 ON 06.08.2014 BUT THE SAME WAS REJECTED VIDE IMPUGNED ORDER COMMUNICATED THROUGH LETTER DATED 17.02.2015.

PRAYER:

On acceptance of the instant appeal, the impugned office order dated 24.07.2014 issued by Respondent No.2 and the impugned appellate order issued by Respondent No.1 dated 17.02.2015 may graciously be set aside by reinstating the appellant into service with all back benefits.

Respectfully Sheweth,

Facts giving rise to the present appeal are as under:-

That appellant is the permanent resident of District Dir Lower and has obtained B.A qualification (Credentials Annex:-A) and is registered with