Knyber Pathiankhive Privice Translation Diary No.2222

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Execution Petition No.596/22 Service Appeal No. 6723/2021

Maria Babar-----(Appellant)

Versus

Secretary to Govt. of Khyber Pakhtunkhwa, Health Department & others

(Respondents)

INDEX.

S.No	Description of Documents	Annexure	Pages
1	Implementation Report		01
2.	Notification of SO-II		02
3.	Letter of (SOE-II) No.SOH(E-II)1-1/2022/Dr. Maria Babar dated 2-11-2022		03

SECTION OFFICEER (LIT-II) GOVT.OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT, PESHAWAR

BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Execution Petition NO. 596/2022 <u>IN</u> Service Appeal No. 6723/2021.

Dr. Maria Babar, (BPS 17) W/O Zaheer-ul-Hassan Babar	
•••••••••••••••••••••••••••••••••••••••	PETITIONER

VERSUS

1. The Secretary Health Department, Khyber Pakhtunkhwa, Peshawar.

IMPLEMENTATION / PROGRESS REPORT ON BEHAF OF RESPONDENT NO. 1 & 2

R/SHEWETH:

Spring W

- 1. Correct.
- 2. Correct to the extent of the Judgment of this honorable tribunal dated: 26/04/2022.
- 3. Correct. To the extent Tribunal Judgment that the respondent to implement the judgment at the best of their level and the verdict of hon'ble service Tribunal.
- 4. In reply to para-4, it is submitted that the replying respondents even cannot think to violate the judgment of this Tribunal. As there was no vacant post of Medical Officer (BS-17) at Peshawar. Therefore, department issue transfer notification in 13-09-2022. So in the best public interest and to facilitate the appellant, she was posted to the adjacent district of Kohat (Annex-A).
- 5. In reply to para-5, the respondent never thought to defy any order/judgment of the honorable court and always honored the order of the court.
- 6. Para-6 is wrong and incorrect, hence denied.
- 7. The replying respondents implemented the judgment of this honorable court in its true letter and spirit.

It is therefore most humbly prayed that the instant implementation report may kindly be accepted and Execution petition be disposed-off.

Director General Health Services Khyber Pakhtunkhwa Peshawar

as Respondent No. 3

Secretary Health of Khyber Pakhtunkhwa, Peshawar as Respondent No. 1 & 2

Health Department

GOVERNMENT OF KH AKHTUNKHWA HEALTH DEPARTMENT

Dated Peshawar the September 13th, 2022

/IFICATION

Maria Babar D/O Salim Khan

Shinwari, Medical Officer (BS-17), currently under transfer to DHQ Hospital KDA Kohat is hereby posted at the disposal of DHO Kohat, with immediate effect, in the best public interest.

> SECRETARY HEALTH KHYBER PAKHTUNKHWA

Endst. of even No. & Date.

Copy to the:

- 1. Accountant General Khyber Pakhtunkhwa, Peshawar.
- Director General, Health Services, Khyber Pakhtunkhwa.
- 3. MS, DHQ Hospital KDA Kohat & Charsadda.
- 4. District Health Officer, Kohat.
- 5. District Account Officers, Kohat, Charsadda.
- 6. Deputy Director-IT, Health Department.
- 7. Deputy Director HR-MIS, Directorate General Health Services, Peshawar.
- 8. PS to Secretary Health, Khyber Pakhtunkhwa.
- 9. PA to Special Secretary (E&A / B&D) Health Department.
- 10. PA to Additional Secretary (E&A / B&D), Health Department.
- 11. PA to Deputy Secretary (Estab), Health Department.
- 12. Doctor concerned.

13. Master file.

(Dr. Syed Yasir Ali Shah) Section Officer (E-II)



NMENT OF KHYBER PAKHTUNKHWA **HEALTH DEPARTMENT**

No. SOH(E-II)/1-1/2022 (Dr. Maria Baba) Dated Peshawar the 02nd November, 2522

The Section Officer (Lit-II), Health Department.

Subject:

EXECUTION PETITION NO. 596/2022 IN SERVICE APPEAL 6723/2021 TITLED: DR. MARIA BABAR VERSUS GOVT. OF KHYE PAKHTUNKHWA HEALTH DEPARTMENT & OTHERS

I am directed to refer to your letter No. SOH(Lit-II)/E.P: 596/2022 in S.A. No. 6723/2021/Dr. Maria Babar dated 31.10.2022 on the subject noted above and to state that Dr. Maria Babar, Medical Officer (BS-17) posted / adjusted at DHQ Hospital NDA. Kohat vide this Department's notification No. SOH(E-II)/1-1/2022/4075-88 dated 13.09.2022 (copy enclosed) due to non-availability of vacant post of Medical Officer (BS-17) at District Peshawar.

Encl: As Above.

Endst: No. & Date Even

Copy to the:

1. PS to Secretary Health, Khyber Pakhtunkhwa, Peshawar.

2. PS to Special Secretary (E&A / B&D), Health Department.

3. PA to Additional Secretary (E&A /B&D), Health Department.

4. PA to Deputy Secretary (Estab), Health Department.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

SERVICE APPEAL NO. 6723/2021

Maria Babar (BPS-17 W/O Zaheer ul Hassan BabarAppellant
VERSUS
The Chief Secretary, Govt. of Khyber Pakhtunkhwa & Others

AFFIDAVIT.

I Mohammad Tufail Section Officer (Lit-II) govt. of Khyber Pakhtunkhwa Health Department do hereby solemnly affirm and declare that the implementation report in Service Appeal No.6723 of 2021 is submitted on behalf of respondents is true and correct to the best of my knowledge, belief and that nothing has been concealed from this Hon'ble Court.

Section officer (Lit-II)
Govt: of Khyber Pakhtunkhwa
Health Department

Section Officer (Lit-II) Health Department Khyber Pakhtunkhwa