#### E.P.No. 01/2018

26.05.2022

Petitioner in person present. Dr. Fakhar Zaman, DMS alongwith Mr. Farhaj Sikandar, District Attorney for the respondents present.

Representative of the respondents stated at the bar that implementation of the judgment under execution is in process and implementation report will be produced on the next date. Respondents are directed to positively produce the implementation report on 29.06.2022 before the S.B at Camp Court D.I.Khan.

(Salah-Ud-Din)

Member (J) Camp Court D.I.Khan

30<sup>th</sup> June, 2022

1. Petitioner alongwith his counsel present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Dr. Fakhar Zaman, District Specialist for respondents present.

2. Representative of the respondents submitted at the bar that the claim of the petitioner, according to the judgment has been submitted to the Accounts office to which the learned counsel for the petitioner was, though satisfied but, submitted that sometimes there is some problem created to which the representative of the respondents assured that the claim of the petitioner would be fully satisfied and no problem would be created. The instant execution petition is thus disposed of. Consign.

3. Pronounced in open court in D.I.Khan and given under my hand and seal of the Tribunal on this  $30^{th}$  day of June, 2022.

(Kalim Arshad Khan) Chairman Camp Court D.I.Khan

# 30<sup>th</sup> June, 2022

**)** 

1. Petitioner alongwith his counsel present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Dr. Fakhar Zaman, District Specialist for respondents present.

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2. Representative of the respondents submitted at the bar that the claim of the petitioner, according to the judgment has been submitted to the Account office to which the learned counsel for the petitioner was though satisfied but submitted that If some-times there are some problem created to which the representative of the respondents assured that the claim of the petitioner will be fully satisfied. The instant execution petition is *fun* disposed of. Consign.

3. Pronounced in open court in D.I.Khan and given under my hand and seal of the Tribunal on this  $30^{th}$  day of June, 2022.

(Kalim Arshad Khan) Chairman Camp Court D.I.Khan 30<sup>th</sup> June, 2022

н 11 14

> 1. Petitioner alongwith his counsel present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Dr. Fakhar Zaman, District Specialist for respondents present.

> 2. Petitioner submits that his grievance has been redressed and does not want to further pursue this execution. The instant execution petition is disposed of being executed. Consign.

3. Pronounced in open court in D.I.Khan and given under my hand and seal of the Tribunal on this 30<sup>th</sup> day of June, 2022.

De avert

(Kalim Arshad Khan) Chairman Camp Court D.I.Khan 14.12.2021

15.12.2021

Counsel for the petitioner and Mr. Muhammad Adeel Butt, learned Additional Advocate General alongwith Mr. Mishqatullah, DMS for the respondents present.

Learned AAG seeks short adjournment in order to contact DHO concerned to apprise the Tribunal about the steps taken towards implementation of the judgment under execution. Request is accorded. Case to come up on 15.12.2021 before S.B at Camp Court, D.I.Khan.

hairman Camp Court, D.I.Khan

Counsel for the petitioner and Mr. Muhamad Adeel Butt, learned Additional Advocate General for the respondents alongwith Dr. Abbas Sherani, M.S (respondent No. 3) in person present.

According to correspondence produced by the respondent department and placed on file, the process for release of admissible salaries etc. to the petitioner and other similarly placed with him is underway in the higher quarter. The respondents are directed to pursue the case vigorously. Case to come up on 27.01.2022 for implementation report before S.B at Camp Court, D.I.Khan.

Chairman Camp Court, D.I.Khan

27-01.2022

Pour is concelled, therefore case is adjourned to 26.5.22 for the same

Reador.

#### 25.03.2021

Counsel for the petitioner present. Mr. Muhammad Rashid, DDA alongwith Dr. Fakhar Zaman, MS, Tank for respondents present.

Representative of the respondents made a commitment that complete and conclusive implementation report will be produced on the next date of hearing.

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

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

and to carro 19, the case 18 adjourned 525-10.21 for bases 21.6.21

#### 25.10.2021

Counsel for the petitioner present.

Mr. Asif Masood Ali Shah, Deputy District Attorney alongwith Dr. Fakhar Zaman, Litigation Officer for respondents present.

Implementation report not submitted. Representative of the respondents requested for time for submission of implementation report. Adjourned. To come up for implementation report on 14.12.2021 before S.B at Camp Court, D.I. Khan.

(ATIO-UR-REHMAN WAZIR) MEMBER (EXECUTIVE) CAMP COUR D.I KHAN

28.10.2020

**\** 

Petitioner is present in person. Mr. Usman Ghani, District Attorney alongwith Mr. Hazrat Shah, Section Officer and Dr. Fakhar Nawaz, D.M.S, for the respondents are also present.

Petitioner requested for adjournment on the ground that the Members of the High Court as well as of the District Bar Association D.I.Khan are observing strike today, therefore, his counsel is not available today. Adjourned to 25.11.2020 on which date to come up for implementation report before S B at Camp Court, D.I.Khan.

25.11.2020

Petitioner with counsel and Mr. Muhammad Jan, learned DDA alongwith Mishqat Ullah Superintendent for respondents present.

Representative of respondents submitted a letter dated 23.011.2020 addressed to the Director General Health Services, Peshawar, whereby guideline regarding arrears of reinstated employee was sought by the Medical Superintendent DHQ Hospital Tank. The list of reinstated employee has also been annexed with the letter. The respondent department is directed to expedite the matter and resolve the issue of arrears at earliest. To come up for implementation/progress-report on 27.01.2021 before S.B at Camp Court, D.I Khan.

Que to could 19, the case is adjaussed

25.3.2021 far The Same

(Atig-Ur-Rehman Wazir) \_\_Member (E) . ... Camp Court, D.I.Khan

(MUHAMMAD JAMAL KHAN) MEMBER CAMP COURT D.I.KHAN

27-1-2021

26/3/2020

aa. 14/2020

Due to COVID-19 the case is adjourned. To come up for the same 2 /  $\frac{4}{7}/2020$  at Camp Court, D.I Khan

Due to COVID-19 the case is adjourned. To come up for the same 23/9/2020 at Camp Court, D.I Khan

23.09.2020

Petitioner present through counsel.

Dr. FaKhar Nawaz D.M.S being representative of respondents, present. Mr. Usman Ghani, learned District Attorney present.

A request was made for adjournment by the respondents in order to apprise the Tribunal in respect of the implementation report as case of the petitioner is under process; allowed. To come up for implementation report on 28.10.2020 before S.B at Camp Court D.I Khan.

(Rozina Rehman) Member (J) Camp Court, D.I Khan

# E.P No. 1/2018

26.02.2020

Counsel for the petitioner and Mr. Ziaullah, Deputy District Attorney for the respondents present. Learned Deputy District Attorney seeks adjournment. Adjourned to 26.03.2020 for arguments before S.B at Camp Court D.I.Khan.

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(M. Amin Khan Kundi) Member Camp Court D.I.Khan 1/10/2019

2019

9.01.2020

Since tour to D.I.Khan has been cancelled .To come for the same on 27/11/2019.

Counsel for the petitioner and Mr. Ziaullah Deputy District Attorney alongwith Mr. Hazrat Shah, Superintendent for the respondents present. Learned counsel for the petitioner submitted objection petition to the implementation report which is placed on record. Case to come up for arguments on 29.01.2020 before S.B at Camp Court D.I.Khan.

> (Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan

Clerk to counsel for the petitioner and Mr. Usman Ghani, District Attorney alongwith Dr. Fakhar Zaman, District Specialist for the respondents present. Clerk to counsel for the petitioner requested for adjournment on the ground that learned counsel for the petitioner is not available today due to general strike of Khyber Pakhtunkhwa Bar Council. Adjourned to 26.02.2020 for arguments before S.B at Camp Court D.I.Khan.

(M. Amin Khan Kundi) Member Camp Court D.I.Khan

Counsel for the petitioner and Mr. Farhaj Sikandar, District Attorney alongwith Dr. Ihsanullah, M.S (Tank) and Mr. Muhammad Jamshaid, CCT Pharmacy for the respondents present. Implementation report not submitted. Representative of the department is directed to submit the implementation report on the next date positively. Adjourned to 27.08.2019 for implementation report before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan

Counsel for the petitioner present. Mr. Farhaj Sikandar, District Attorney alongwith Dr. Umer Nawaz, Medical Superintendent DHQ Hospital Tank (Respondent No. 3) present and submit implementation report. The same is placed on record. However, learned counsel for the petitioner expressed objections on the same. To come up for objection petition on 23.09.2019 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan

3.09.2019

E.P.No. 1/2018

25.06.2019

27.08.2019

Mr. Farhaj Sikandar learned Deputy District Attorney alongwith Umar Zada M.S present. Learned DDA seeks adjournment to furnish reply. Adjourn. To come up for reply/arguments/further proceedings on 21.10.2019 before S.B at Camp Court, D.I.Khan.

Member Camp Court, D.I.Khan. 21.01.2019

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Junior to counsel for the petitioner and Mr. Farhaj Sikandar, District Attorney alongwith Samiullah, Data Entry Operator for the respondents present.

A request on behalf of petitioner is made for adjournment of the matter due to general strike on the call of Khyber Pakhtunkhwa Bar Council. Adjourned to 22.04.2019 at camp court, D.I.Khan on which date the petitioner shall produce leave account as ordered on 15.3.2018.

Chairman Camp Court, D.I.Khan

22.04.2019

Learned counsel for the petitioner and Mr. Farhaj Sikandar learned District Attorney alongwith M/S Ihsan Ullah Medical Superintendent (respondent No.2), Fakhar Zaman Pathologist and Sajjad Qureshi CT Pharmacy present. Learned District Attorney stated that respondent No.2 (Medical Superintendent) has not brought in the notice of high-ups that the appointments made by the then Medical Superinntendent Mr. Muhammad Khan Afridi, were subject to the outcome of the decision in service appeals under implementation. Respondent No.2 seeks adjournment to furnish the actual facts to the notice of respondent No.1. Adjourn. To come up for implementation report/further proceedings on 25.06.2019 before S.B at Camp Court, D.I.Khan.

Member Camp Court, D.I.Khan. 26.04.2018

Tour is hereby cancelled, Therefore the case is adjourned for the same on 30.07.2018 before S.B.

Camp Court D.I Khan

30.07.2018

None present on behalf of the petitioner. Tour is hereby cancelled. Therefore the Execution is adjourned for the same on 11.09.2018 before S.B.

Camp Court D.I Khan

#### 11.09.2018

Counsel for the petitioner and Mr. Ziaullah, Deputy District Attorney for the respondents present. Learned counsel for the petitioner requested for adjournment. Adjourned. To come up for further proceedings on 28.11.2018 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan

#### 28.11.2018

Counsel for the petitioner present. Mr. Usman Ghani, District Attorney for the respondents present. Learned counsel for the petitioner requested for adjournment. Adjourned. To come up for further proceedings on 21.01.2019 before S.B at Camp Court D.I.Khan.

> (Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan

Counsel for the petitioner present. Mr. Usman Ghani, District Attorney alongwith Dr. Khail Muhammad Barki, M.S (Tank) for the respondents also present. Representative of the department submitted implementation report/office order dated 24.01.2018 vide which the petitioner has been reinstated in service. Implementation report is placed on record. Learned counsel for the petitioner seeks time to examine the implementation report. Adjourned. To come up for further proceedings on 15.03.2018 before S.B at Camp Court D.I.Khan.

> (Muhammad Amin Khan Kundi) Member Camp Court D.I. Khan

#### 15.03.2018

22.02.2018

Counsel for the petitioner and Mr. Ziaullah, Deputy District Attorney for respondents present. Counsel for the petitioner argued that sufficient leave is available in the leave account of the petitioner. However, he was unable to produce any documentary evidence. He is directed to produce leave account of the petitioner on the next date of hearing. To come up for further proceedings on 28.06.2018 before S.B

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# (AHMAD HASSAN) MEMBER Camp Court D.I.Khan

61.728

# FORM OF ORDER SHEET

1

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	Date of order Proceedings	Order or other proceedings with signature of Judge		:
1	2	3		: :
1	05.01.2018	The Execution Petition of Mr. Fazal-ur-Rehman sub	mitted to	o-day
		by Sheikh Iftikhar-ul-Haq Advocate may be entered in the rel	evant Re	gister
' 		and put up to the Court for proper order please	· !	
, 1		REGISTRAR	e	2 B.
2-		This Execution Petition be put up before Touring	g S. Bend	ch at
		Dera Ismail Khan on <u>25-1-19</u> .		
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			X	
	· · · · ·	<u><u>EHAIR</u></u>	MAN 🔪	<
• • •				
	25.01.2018			
	20.01.2010	Counsel for the petitioner present. Notice be is	ssued to	
1	23.01.2018	Counsel for the petitioner present. Notice be is the respondents for implementation report for 22.		
	23.01.2010			
		the respondents for implementation report for 22.		
		the respondents for implementation report for 22. before S.B at Camp Court D.I.Khan.		
		the respondents for implementation report for 22. before S.B at Camp Court D.I.Khan. MM (Muhammad Amin Khan K	02.2018	
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## BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR.

Implementation Petition No. \_\_\_\_/2013

In Service Appeal No. 863/2016

Decided on 25/10/2017

Fazal Ur Rehman

### <u>VERSUS</u>

Govt; of KPK etc

<u>S.NO</u>	PARTICULARS	ANNEXURE	<u>PAGE</u> <u>NO.</u>
1	Grounds of Implementation Petition along with affidavit.	-	1-3
2	Copies of the subject of the grounds of service appeal and order / judgment of this August Tribunal Court.	"A & A/1" Ann A/2:	4-8
3	Copy of application and postal receipt	"B"	16
4	Wakalatnama	- ,	17

Your Humble Appellant

Dated: "//01/2018

Fazal Ur Rehman Through Counsel

SHAIKH IFTIKHAR UL HAQ Advocate High Court, Dera Ismail Khan.

### INDEX

### BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR.

Implementation Petition No. \_\_\_\_\_/2018

In Service Appeal No. 863/2016

Decided on 25/10/2017

Khyder Pakabikhwi Service Trisinal 05/01 Dated

Fazal Ur Rehman S/o Ghazni Khan Ex-Clinical Technician Pathology (BPS-12) District Headquarter Hospital Tank.

.....(Petitioner)

### VERSUS

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

## .....(Respondents)

IMPLEMENTATION PETITION UNDER PAKHTUNKHWA SERVICE KHYBER TRIBUNAL ACT 1974 (SECTION -7) READ WITH KHYBER PAKHTUNKHWA SERVICE TRIBUNAL RULES, 1974 (AS AMENDED) FOR IMPLEMENTATION THE ORDER APPEAL JUDGMENT IN SERVICE NO. 863/2016 DECIDED ON 25/10/2017 BY THIS HONOURABLE TRIBUNAL.

### **Respectfully Sheweth:-**

The petitioner humbly submits as under:-

1-

That the petitioner was appointed as Junior Clinical Technician Pathology (now Clinical Technical Pathology BPS-12) in DHQ Tank vide order dated 16/07/2012, wherein the petitioner / appellant was terminated from service vide order dated 09/05/2016. Therefore the petitioner filed the service appeal No. 863/2016 on 29/08/2016 well within time. Wherein this August Tribunal / Honourable Court were pleased to accept the appeal by setting aside the impugned order dated 09/05/2016 and the petitioner was reinstated into service the intervening period may be treated of leave of the kind due. Copies of the subject of the grounds of service appeal and order / judgment of this August Tribunal are enclosed as <u>Annexure "A</u> & <u>A/1"</u>.

That the petitioner submitted various application to the respondent but was not accepted. Hence the instant implementation petition amongst other on the following grounds, the copy of application along with postal receipts are enclosed as <u>Annexure "B"</u>.

#### **GROUNDS:**-

**a**)

**b**)

2-

O

That the acts and omission of the respondents are clear cuts violations of law and statutes and constitutions.

That the lame excuse on behalf of respondents authority not maintainable and the respondents were required to implement the judgments of this Honourable Tribunal in letter and spirits.

<u>c)</u>

That the Counsel of the petitioner may very graciously be allowed to add further grounds during the course of hearing.

It is, therefore, humbly prayed that the respondents be directed to implement the judgments / order of this Honourable Tribunal in letter and sprit. Any other relief deem fit may kindly be given in favour of petitioner.

Your Humble Appellant

Fazal<sup>Or</sup> Rehman Through Counsel

SHAIKH IFTIKHAR UL HAQ Advocate High Court, Dera Ismail Khan.

/01/2018 Dated:

## BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR.

Implementation Petition No. \_\_\_\_/2017

In Service Appeal No. 863/2016

Decided on 25/10/2017

Fazal Ur Rehman

<u>VERSUS</u>

Govt; of KPK etc

#### **VERIFICATION:-**

It is verified that it is first petition and no such petition has ever been preferred in this Honourable Tribunal by the Petitioner. And all the contents of above petition are true and correct.

### Fazal Úr Rehman

#### AFFIDAVIT

I, **Fazal Ur Rehman** S/o Ghazni Khan Ex-Clinical Technician Pathology (BPS-12) District Headquarter Hospital Tank, the petitioner, do hereby solemnly affirm declared on oath that contents of the above **Implement Petition** are true and correct to the best of my knowledge and nothing has been concealed from this Honourable Tribunal.

DEPONENT

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Khan

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Date:

Commi

(4) Ann	cc: A	<b>77</b> .	
BEFORE THE KINDER AND	A		:
BEFORE THE KHYBER PAKHTUNKHWA SERVICE T	RIBU	NAL.	· .
PESHAWAR			
			•
Service Appeal No. 863 / of 2016	, , , , , , , , , , , , , , , , , , , ,		•
Fazal Reiman son of Ghazni Khan			
Ex. Junior Clinical Technician Pathology (DDG 10)	1	•	
District Headquarter Hospital, Tank	<b>A</b>	11	
	Appe	nant	
VERSUS			
1. Government of Khyber Pakhtunkhwa	×		
through Secretary Health, Peshawar.			
			•
<ol> <li>Director General Health Services Khyber Pakhtunkhwa, Peshawar.</li> </ol>		· · ·	
	. 14	· · · · · · · · · · · · · · · · · · ·	
3. Medical Superintendent			1 -
District Headquarter Hospital, Tank.	í .	•	4 <u>7</u>
4. District Health Officer, Tank		, <u>.</u>	
s and b transmission	Respor	dents	· · · · ·
APPEAL UNDER SECTION 4 OF KHYBER		F	: • • • • • •
AGAINST THE SERVICE TRIBUNAL ACT 1974	;   _ + =	L	· .
AGAINST THE IMPUGNED ORDER DATED 09.05.2016 OF RESPONDENT NO.3, WHEREBY THE			,
ATTELEANT HAS BEEN REMOVED FROM			· .
SERVICE WITH EFFECT FROM 01.05.2016.			
Prayer:			
en e	-		•
On acceptance of this Appeal the impugned order dated		· ·	
09.09.2010, whereby the appellant has been removed	· · _		• • •
nom service with effect from 01 05 2016 may be get as 1			
and the appellant may please be reinstated back to his service with all his back benefits and emoluments.			
		• •	··· ·
Respectfully Sheweth:			
1. That respondent No. 4 advanting 1			
and respondent 10.4 advertised some posts on 24.02.2012 y	with re	gard	
to the Medical Profession, including the post of Junio	r Clin	ical	· · ·
rechnician Pathology (BPS-9). (Copy of the Advertiser	ient de	ated	
24.02.2012 in the 1.11	11	u	

24.02.2012 is attached herewith as annexure 'A').

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That the appellant being qualified/eligible for the said post duly applied through the procedure and process as prescribed and finally the appellant was issued an appointment letter for the post of Junior Clinical Technician Pathology (BPS-9). (Copy of the appointment letter dated 16.07.2012 is attached herewith as annexure 'B').

2.

6.

7.

8.

That the appellant has been serving the respondents department by heart and sole and in August 2015 the posts of Medical Employees were upgraded, hence all the posts of BPS-9 were upgraded to BPS-12. (Copy of the said Notification of Upgradation dated 11.08.2015 is attached herewith as annexure 'C').

4. That the appellant was serving the respondents department with all his ability and has never given any chance of complaint to his high-ups as well as to the general community of the patients.

5. That to the astonishment of the appellant an inquiry was held in the year 2013 with regard to the appointment of the appellant, however, the finally the recommendations of the inquiry were given in favour of the appellant. (Copy of the Inquiry Report is attached herewith as annexure 'D').

That another inquiry was conducted on 25.11.2015, whereby some allegations were enquired with regard to the appointment of the appellant. (Copy of the said inquiry Report dated 25.11.2015 is attached herewith as annexure 'E').

That to the astonishment of the appellant he was served with a Show Cause Notice, whereby some vague and baseless allegations were levelled against the appellant with regard to his appointment. (Copy of the Show Cause Notice dated 09.01.2016 is attached herewith as annexure 'F').

That the appellant duly submitted his reply to the Show Cause Notice within the stipulated time i.e. on 23.01.2016. (Copy of the Reply to

the Show Cause Notice dated 23.01.2016 is attached herewith as annexure 'G').

- That to the astonishment of the appellant he was finally served with a Notification dated 09.05.2016, whereby it was revealed upon the appellant that he has been removed from service with effect from 01.05.2016. (Copy of the impugned letter dated 09.05.2016 is attached herewith as annexure 'H').
- 10. That being aggrieved with the above noted notification the appellantthen submitted a Departmental Appeal before respondent No.2 on 21.05.2016, however, no heed whatsoever has been paid by the department to the appeal of the appellant. (Copy of the Departmental Appeal of the appellant dated 21,05.2016 is attached herewith as annexure 'I').
- 11. That there being no other adequate/efficacious remedy the appellant now approaches this Honourable Service Tribunal on the following grounds amongst the others:-

### <u>GROUNDS:</u>

9.

- a. That the order of removal from service of the appellant is illegal, unlawful, without authority/jurisdiction and being based on the malafide intentions of the respondent, is liable to be set aside.
- b. That the appellant has been serving the respondent department since 2012 till the date of his removal from service and has never given any chance of complaint to his high-up or to the General Community of the patients.
- c. That no complaint whatsoever has been filed throughout the service against the appellant and he has been serving his department upto his utmost skill and ability.
- d. That both the inquiries have been conducted before the issuance of the Show Cause Notice which is a great illegality on the part

of the respondent department and which alone is sufficient for the success of the appeal of the appellant.

e.

f.

g.

h.

.i.

That the appellant has been served with a single Show Cause Notice without serving upon him any other process of inquiry or any statement of allegations or any Second Show Cause Notice and he has been removed from the service in a simplicity manner without adopting the process and procedure as mentioned in the E&D Rules.

That once the appellant has been appointed at the of Junior 127 hology Technician and he has resumed his charge and has served on the said post for about 4 years, nobody has got any authority to challenge his appointment process or to may any objection on the appointment of the appellant.

That the appellant has been honest in his approach, he has never given concealed any fact from the respondents at the time of his appointment and the inquiry conducted in the year 2013 also favours the appellant and it has been held by the apex Court that once an appointment is made and there is no misconduct on the part of the candidate the appointing authority cannot withdraw its appointment under the Shadow of his appointment being illegal or unlawful.

That if there is any fault on the appointment it may be attributed to the respondents and there is no fault/misconduct under which the appellant could be punished without any fault at his part.

That the appellant has missed so many chances of service advertised in the different Newspapers during the course of employment while serving in the respondent department and in the meantime when he is going to become over age he has been removed from service without mentioning any cogent and plausible reason. That the removal from service order of the appellant is not legal nor lawful, hence the appellant is legally eligible/entitled to be reinstated back to his service with all his back benefits/ emoluments.

It is, therefore, most humbly prayed that on acceptance of this Appeal the removal from service order of the appellant dated 09.05.2016 issued by respondent No.3 may please be set aside and the appellant may very graciously be reinstated back to his service with all his service benefits/ emoluments.

Any other relief deemed fit and proper under the circumstances which has not been specifically asked for may also be granted to the appellant very graciously.

Appellant

Through:

(Ghulam Nabi Khan) Advocate,

Supreme Court of Pakistan B-17, Haroon Mansion Khyber Bazar, Peshawar Cell # 0300<del>-58</del>45943

(Mian Tajammal Shah) Barrister, Peshawar.

Dated: \$408.2016

j.

k.

### CERTIFICATE:

Certified that as per instructions of my client, no such Service Appeal on behalf of the Appellant has earlier been filed in this Honourable Service Tribunal on the subject matter.

an

Advocate

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Ann A/1

Dia

Service Appeal No. 863 / of 2016

Fazal Rehman son of Ghazni Khan Ex. Junior Clinical Technician Pathology (BPS-12) District Headquarter Hospital, Tank...

#### VERSUS

- 1. Government of Khyber Pakhtunkhwa through Secretary Health, Peshawar.
- 2. Director General Health Services Khyber Pakhtunkhwa, Peshawar.
- 3. Medical Superintendent District Headquarter Hospital, Tank.
- 4. District Health Officer, Tank...

### Respondents

Appellant

APPEAL UNDER SECTION OF **KHYBER** PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED ORDER DATED 09.05.2016 OF RESPONDENT NO.3, WHEREBY THE APPELLANT HAS BEEN REMOVED FROM SERVICE WITH EFFECT FROM 01.05.2016.

#### Prayer:

On acceptance of this Appeal the impugned order dated 09.05.2016, whereby the appellant has been removed from service with effect from 01.05.2016 may be set aside and the appellant may please be reinstated back to his service with all his back benefits and emoluments.

Régistrar

Service Tribunal. Peshawar

Ly 8 1 Respectfully Sheweth:

1. That respondent No.4 advertised some posts on 24.02.2012 with regard **ATTESTED** to the Medical Profession, including the post of Junior Clinical Technician Pathology (BPS-9). (Copy of the Advertisement dated 24.02.2012 is attached herewith as annexure 'A'). **EXAMINER** Khyber Pakhtunknwa

A. Mo. 863/2016 Falal Rehman VS Cool

vice

<u>Order</u> 25.10.2017

Counsel for the appellant and Mr. Farhaj Sikandar, District Attorney alongwith Mr. Khair Muhammad, MS Tank for respondents present. Arguments heard and record perused.

This appeal is also accepted as per detailed judgment of today placed on file in connected service appeal No. 878/2016 entitled "Shafiqur-Rehman–vs-Govt: of Khyber Pakhtunkhwa through Secretary Health Department, Khyber Pakhtunkhwa Peshawar and 3 others". Parties are left to bear their own cost. File be consigned to the record room.



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# KHYBER PAKHTUNKHWA SERVICE TRIBUAL, PESHAWAR AT CAMP COURT D.I.KHAN.

### Appeal No. 878/2016

Date of Institution 29.08.2016 Date of Decision 25.10.2017

Shafiq-ur-Rahman S/O Gul Rahman Caste Kundi, R/O Village Nandoor Pai, Tehsil & District Tank. JCT Multipurpose

#### <u>VERS</u>US

Government of Khyber Pakhtunkhwa, through Secretary Health Department, 1. . Khyber Pakhtunkhwa Peshawar and 3 others.

MR. MUHAMMAD WAQAR ALAM Advocate MR. YOUSAF JAN Advocate SHAIKH IFTIKAHR-UL-HAQ Advocate

MR. FARHAJ SIKANDAR, District Attorney

MR. AHMAD HASSAN, MR. MUHAMMAD HAMID MUGHAI

#### **UDGMENT**

### AHMAD HASSAN, MEMBER -

This judgment shall dispose of the instant service appeal as well as connected service appeal no. 860/2016 titled M. Iqbal, no. 861/2016 titled M. Nisar, no. 862/2016 titled M. Rizwan, no. 863/2016 titled Fazal Rehman, no. 874/2016 titled Wajid Munir Nasri, no. 875/2016 titled Sabir Khan, no. 876 of 2016 titled Naimat ullah, no. 877/2016 titled Sikandar Hussain, no. 879/2016 titled Shukat Khan, no. 880/16 titled Imran Khan, no. 881/2016 titled Bin Yamin, no. 882/2016 titled Naik Nawaz, no. 883/216 titled Irfanullah, no. 884/2016 titled Muhammad Ali, no. 885/2016 titled Waheed Khan, no. 886/2016 titled M. Imran, no. 887/2016 titled Hidayat Ullah, no. 888/2016 titled M. Daud, no. 889/2016 titled Ghulam Jafar Khan, no. 890/2016 titled Samiullah, no.891/2016 titled



MEMBER(Executive)

(Respondents)

MEMBER(Judicial)

For appellant.

For respondents

(Appellant)

BEFORE THE

Illaud Din, no. 892/2016 titled Waqar Ahmad, no, 893/2016 titled Asmatullah, no. 894/2016 titled Meherban, no. 895/2016 Waris Khan, no. 896/2016 titled M. Waqas, no. 897/2016 titled Farhan Haidar, no. 898/2016 titled Munir Khan, no. 899/2016 titled Gulfam Hussain, no. 900/2016 titled Umer Hayat, no. 901/2016 titled M.Ayub, no. 968/2016 titled Fazal-Ur-Rehman, no. 969/2016 titled Fazal Nadeem and no. 1060/16 titled Shaukat Ullah, as similar question of law and facts are involved therein.

Arguments of the learned counsel for the parties heard and record perused.

### FACTS

2.

3. The brief facts are that the appellant was appointed as Junior Clinical Technician (Multipurpose) BPS-12 after observance of all codal formalities. Vide impugned order dated 09.05.2016 he was removed from service against which he preferred departmental appeal on 21.05.2016 but was not responded within the statutory period, hence, the instant service appeal.

### ARGUMENTS

4. Learned counsel for the appellant argued that after fulfillment of codal formalities the appellant was appointed as JCT (Multipurpose) vide order dated 30.09.2012. Thereafter vide order dated 26.08.2013 he was adjusted in DHO Hospital Tank. On 28.04.2015 respondent no. 6 wrote a letter to District Accounts Officer to stop the salary of the appellant and others. The appellant and others filed Writ Petition nol. 418-D/2015 and Writ Petition no. 541-D/15 in Peshawar High Court Bench D.I.Khan for the redressal of their grievances. Divisional Bench of Peshawar High Court vide order dated 15.12.2012 disposed of the petition on the commitment of respondent no.6. M S DHQ, Hospital Tank that salary of all employees will be released. Subsequently, on 09.01.2016 a show cause notice was issued to the appellant to which proper reply was submitted. Vide impugned order dated 09.05.2016 he was removed from service. Impugned order is against the law and rules, codal formalities were not completed before passing this order. Opportunity of personal hearing was also not provided to him and was condemned unheard.. First enquiry was conducted on the same allegations in 2013 and the enquiry officer declared these appointments valid. Though the merit list is maintained by the official respondents but one of the ground mentioned in the impugned order was that he failed to produce the same. After their termination these posts were again re-advertised and appointments made which clearly indicated that vacant posts were available it is also amounts to discrimination as enshrined in Article-25 of the Constitution. Reliance was placed on case law as reported in 1996 SCMR 413, 1996 SCMR 1350, 2009 SCMR 412, 2006 SCMR 678, 2015 PLC (C.S) 1519, 2004 SCMR 468, 2004 SCMR 630, 2004 SCMR 49 and 2004 SCMR 158.

5. On the other hand learned District Attorney argued that sanctioned vacant posts were not available for appointment. Moreover, against the sanctioned strength of 117 posts of different categories DHQ, Hospital, Tank 139 officials were drawing salary. Thereafter enquiry was conducted and services of the appellant and others were terminated. Before passing the impugned order all codal formalities were observed.

#### CONCLUSION.

6. Careful perusal of record would reveal that the appellant was appointed after observance of all codal formalities. Moreover, it has not been disputed by the respondents or the enquiry officer that the appellant did not possess the required qualification for the post of JCT (Multipurpose). Main charge leveled in the show cause notice served on the appellant is that proper criteria contained in APT rules 1989 was not followed in its true spirit and the entire case of recruitment contained legal lacuna. It is a clear manifestation of incompetence, negligence, laxity and slackness on the part of respondents having failed to adhere to the criteria prescribed for recruitment in the said rules. However, to save their skin and shift responsibility appellant was made a escape goat. That Writ Petition no. 418-D/2015 was disposed of by the Peshawar High Court after commitment of M.S DHQ Hospital that salaries of appellant and others would be released in due course of time. But he failed to honor the commitment and subsequently vide order dated 09.05.2016 appellant was removed from service. Attention is also invited to para-6 of the impugned order that



the appellant failed to produce original merit list. It is funny, flimsy and against the established norms of official business. Needles to emphases that maintenance of merit list is the responsibility of the respondents. It clearly demonstrates that the respondents had no solid grounds/justification to remove the appellant from service. Moreover, a letter dated 06.02.2012 annexed with the appeal indicates that 57 posts of various categories were created in DHQ, Hospital Tank during the financial year 2011-12. Hence, allegation of non- availability of posts could not be substantiated. Learned District Attorney when confronted on this point to produce authentic documentary evidence was unable to present the same. Even the Medical Superintendent present during the hearing could not satisfy this Tribunal when asked to provide documents indicating details of sanctioned post in DHQ, Hospital Fank. Several opportunities were alforded to them but they failed to bring these documents in support of their claims. Enquiry or 2015 was not conducted in the mode and manner prescribed in the rules. It appears to be a fact finding inquiry, Had it been conducted under F&D Rules 2011 then charge sheet and statement of allegations were required to be served on the appellant. As the appellant was not associated with the inquiry proceedings, hence, he was condemned unheard. He aptly raised similar objections and valid concerns in para-4 of the reply to the show cause notice served on him. In addition to above if inquiry was not conducted under E&D Rules 2011 and direct show cause notice was served on the appellant then specific reasons should have been recorded for dispensing with regular inquiry. However, the show cause is completely silent on this account. As such show cause notice was not served according to the procedure laid down in E&D Rules 2011. Moreover, the inquiry committee failed to probe the case properly. Neither specific discrepancies were highlighted nor tailor made recommendations firmed up. The committee failed to fix responsibility and its only achievement was to have created more confusion. The committee miserably failed to address the vital question of non-availability of sanctioned posts. It is still a mystery that if the posts were not available and the terminated employees were drawing salary over and above then sanctioned strength then why these post were re-advertised and fresh appointments were made? This Tribunal vide order sheet dated 27.12.2016 had directed that fresh appointments if made by the respondents would be subject to the decision of instant service appeal. This condition has



also been inserted in the appointment orders of newly appointed employees. Making fresh appointments against posts vacated due to termination of services of the appellant has proved beyond doubt that entire drama was staged by the respondents to accommodate their blue eyed candidates. Whenever an issue is subjudice in court of law government departments exercise extra care to avoid future complications. The respondents were not be able to justify undue haste shown in making these appointments.

7. Time and again it has been held by the superior courts in various judgments that in case illegal appointments are made then action should be taken against the authority who made these appointments instead of penalizing the employees. It is strange that no action was taken against those responsible for making these appointments against the rules. Reliance was placed on case haw as reported in 1996 SCMR 413, 1996 SCMR 1350, 2009 SCMR 412, 2006 SCMR 678, 2015 PLC (C.S) 1519, 2004 SCMR 468, 2004 SCMR 630, 2004 SCMR 49 and 2004 SCMR 158.

8. As a sequel to above the appeal is accepted by setting aside the impugned order, dated 09.05.2016 and the appellant is reinstated in service. The intervening period may be treated as feave of the kind due. Parties are left to bear their own costs. File be consigned to the record room.

(ÄHMAD HASSAN) MEMBER CAMP COURT D.I.KHAN

(MUHAMMAD HAMID MUGHAL) MEMBER

ANNOUNCED 25.10.2017 Certification ture copy Knyber Pakshunkhwa Service Tribunal, Peshawar

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G5&PD.KP-1622/5-RST-15,000 Forms-05.07.17/PHC Jobs/Form A&B Ser. Tel 66 R ?? ER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. E. P. Mr. Ito 4. 2018 No. Appeal No..... Fazer Cux Reforman 2 3 Appellant/Petitioner Respondent een Health 15.11 Heal in offices Tank Distt. Notic : to:

WHEREAS an appeal/petition under the provision of the North-West Frontice Frovince 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., and the said appeal/petition is fixed for hearing before the Tribunal "on., and the said appeal/petition is fixed for hearing before the Tribunal "on., and the said appeal petition is fixed for hearing before the Tribunal "on., and the said appeal petition is fixed for hearing before the Tribunal 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 alongwith 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 No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....

at camp Grove D. 1. Glan

Registran Klyber Pakkiunkhwa Scrvice Tribuaal Peshawar

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#### OFFICE OF THE MEDICAL SUPERINTENDENT DHQ HOSPITAL **DISTRICT TANK**

Corrigendum/1

### OFFICE ORDER

With reference Honourable Sen ices Tribunal Khyber Pakhtunkhwa Peshawar (D.I. Khan Bench) decision on 25-10-2017 and reference Govt. Of Khyber Pakhtunkhwa Health Department No. SOH(Lit-II)13-4045/2016 dated 22-01-2018, the following paramedics are here by reinstated against the vacant post provisionally till the final decision of Supreme Court of Pakistan.

-S #	Name	Designation with BPS	Adjusted against the vacant post
	Fazal Rehman	PHC Tech MP BPS-12	with BPS
2	Sikandar Hussain	CT Dental BPS-12	PHC Tech MP/EPI BPS-12 CT Dental BPS-12
3	Sabir Khan	PHC Tech MP BPS-12	PHC Tech MP/EPI BPS-12
-	Binyamin	CT Pharmacy BPS-12	CT Cardiology BPS-12
5	Muhammad Daud	CT Pharmacy BPS-12	CT Anesthesia BPS-12
.)	Waqar Ahmad	Neonatal and child health tech BPS-12	CT Anesthesia BPS-12
7	Shafiq ur Rehman	PHC Tech MP BPS-12	CT Anesthesia BPS-12
8	Muhammad Imran	PHC Tech MP BPS-12	CT Anesthesia BPS-12
9	! Ghulam Jaffar	CT Pharmacy BPS-12	CT Ophthalmology BPS-12
10	Farhan Haider	PHC Tech MP BPS-12	CT Ophthalmology BPS-12
<u></u>	Nek Nawaz	CT Pharmacy BPS-12	CT Surgical BPS-12
12	Muhammad Ayúb	PHC Tech MP BPS-12	CT Ophthalmology BPS-12
13	Muhammad Rizwan	CT Pathology B-12	FCT Pathology B-12
4	Muhammad Nisar	CT Pathology B-12	CT Pathology B-12
:5	Fazal Rehman'	CT Pathology BPS-12	FCT Pathology BPS-12
16	Muhammad Iqbal	CT Cardiology BPS-12	CT Cardiology BPS-12

XXXXSEXXXXX

#### MEDICAL SUPERINTENDENT DHQ HOSPITAL TANK

#### No 232 - 55 \_/ Dated Tank the 2-4/ 1 /2018.

#### Copy to the: -

1. Deputy Commissioner, District Tank

- 2. Director General Health Service, Khyber Pakhtunkhwa Peshawar.
- SO (Lit) Khyber Pakhunkhwa Law Department.
   SO (Lit:-II) Govt: of Khyber Pakhtunkhwa Health Department Peshawar.
- 5. Registrar Khyber Pakhtunkhwa Service Tribunal, Peshawar (D.I Khan Bench.
- 6. PS to Secretary Health Peshawar.
- 7. DAO Tank.
- 8. Ali Concerned
- 9. Office file for record.

MEDIC SUPERINTENDENT DHQ HOSPITAL TANK

	OFFICE OF THE DISTRICT Phone: 0963-510755	7
	HEALTH OFFICER DISTRICT TANK Fax: 0963-510755	
ľ_ To	No. 40/ / Dated 29/01/2018	
	The Medical Superintendent,	

DHQ Hospital Tank

Subject: -

SERVICE APPEAL NO 878/2016 MR SHAFIQ-UR-REHMAN ALONG WITH CONNECTED SERVICE APPEALS NO: 860-63-2016,874-877/2016,879-901/2016 AND 1060/2016,VERUSES GOVERNMENT OF KHYBER PAKHTUNKHWA SECRETARY HEALTH AND OTHERS.

#### Memo,

Reference Section Officer (Lit-II) health Department Peshawar No.SOH (Lit.II)13-4045/2016 dated Feshawar the 22/01/2018.

You are advised-to implement the Judgment of the Khyber Pakhunkhwa Services Tribunal as per direction of SO (Lit-II ) Health Department Peshawar!

> DISTRICT HEALTH OFFICER DISTRICT TANK

No. 402-08 1 (cm) to the:

1. Section Officer (Lit) Govt: of Khyber Pakhtunkhwa, law Department.

2. Section Officer (Lit-II) Health Department w/r to his letter No &

dated quoted above.

3. Registrar Khyber Pakhtunkhwa Service Tribunal, Peshawar.

4. Ps to Secretary Health Govt. of Khyber Pakhtunkhwa.

5. PA to Additional Secertary Dev: Health Department.

6. Mrl. Shafiq-ur-Rehman and others.

7. Master File.

DISTRICT HEALTH OFFICER



### PAKHTUNKHUWA, PESHAWAR.

Implementation Petition No: 21/2018

In service Appeal No: 863/2016

Decided on 25/10/2017

Fazal Rehman S/o Ghazni khan Ex-clinical Technician

Pathology (BPS-12) District Headquarter Hospital Tank.

.....(Petitioner)

### <u>VERSUS</u>

1. Government of Khyber Pakhtunkhwa, through Secretary Health,

Peshawar.

2. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.

3. Medical Superintendent District Headquarter Hospital Tank.

4. District Health Officer, Tank.

5. District Account Officer, Tank.

......(Respondents)

### Subject: OBJECTION ON BEHALF OF PETITIONER ON

### THE IMPLEMENTION REPORT.

### **RESPECTED SIR,**

- 1. That the above titled implementation petition is pending adjudication and is fixed today 26.11.2019.
- 2. That the petitioner was appointed as Junior Clinical Technician Pathology (now Clinical Technician Pathology BPS:12) in DHQ Hospital Tank vide order dated 16.07.2012, wherein the petitioner/appellant was terminated on lopsided and slipshod manner from services vide order dated 09.05.2016. Therefore the petitioner filed the service appeal No:86**3**/2016 on 29.08.2016 well within time. Wherein the Tribunal/Honourable Court were pleased to accept the appeal on 25.10.2017.

3. That in the instant implementation petition the respondent department submitted the implementation report, wherein the petioner was reinstated, but inspite of reinstatement the respondent are not releasing the monthly salaries of the intervening period from 01.05.2016 to 25.10.2017, although the petitioner has sufficient leave of 348 days balance in the leave account of petition. In this regard the account detail is enclosed.

It is there for humbly prayed that monthly salaries of intervening period may kindly be released.

Your humble petitioner

Fazal Rehman

Horpital

to 31/10/2018

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