

28.10.2021

Petitioner alongwith his counsel and Mr. Muhammad Adeel Butt, Addl: AG alongwith Mr. Said Muhammad, Litigation Assistant and Mr. Jafar Shah, Assistant on behalf of the respondents are present.

The office order as to adjustment of the petitioner against the post of Junior Clerk having fallen vacant due to termination of Mr. Amjad Saleem, Ex-Junior Clerk has been produced and placed on file. Spare copy of the similar order has also handed over to the petitioner who is supposed to take over the charge of the said post under due course of time. In case of any hurdle, the department shall facilitate him for actualization of the charge on the post against which he has been adjusted. For the time being there is no need to proceed further in the matter of present execution petition. File be consigned to the record room.

Announced:  
28.10.2021

  
Chairman

**OFFICE OF THE DISTRICT HEALTH OFFICER**  
**NORTH WAZIRISTAN TRIBAL DISTRICT MIRANSHAH**

Tel: (0928) 300788 FAX: (0928) 311662

Email: [agency Surgeon nwtD2019@gmail.com](mailto:agency Surgeon nwtD2019@gmail.com)

\*\*\*\*\*

**OFFICE ORDER.**

Mr. Mukhtar Ali Junior Clerk BPS-11 drawing pay against the post of DSV BPS-14 under the control of this office is hereby adjusted against the post of Junior Clerk BPS-11 (Fall on vacant due to termination of Mr. Amjad Saleem Ex-Junior Clerk) in compliance with the Director General Health Services Khyber Pakhtunkhwa Peshawar letter No. 5629-30 /Personnel dated 10.09.2021, resultantly to implement the honourable Service Tribunal Khyber Pakhtunkhwa Peshawar decision dated 23.09.2021 with immediate effect.

SD/x x x  
(Dr. Hafeez Ullah)  
District Health Officer,  
North Waziristan Tribal District.

No. 15745-49 IC-1, Dated Miranshah the 25 10 /2021.

Copy forwarded to:-

1. The Director General Health Services Khyber Pakhtunkhwa Peshawar for information w/r to his letter No. quoted as above please.
- ~~2.~~ 2. The Deputy Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.
3. The Additional Advocate General Khyber Pakhtunkhwa Service Tribunal Peshawar.
4. The Principal Medical Officer incharge Type-C Hospital Mirali.
5. The Official concerned.

  
District Health Officer,  
North Waziristan Tribal District.

30.08 .2021

Counsel for the petitioner present. Mr. Usman Ghani, District Attorney alongwith Mr. Shahbaz Khan, SO and Mr. Said Muhammad, Litigation Assistant for respondents present.

Reply on behalf of respondent No.5 submitted which is placed on file. Adjourned. To come up for further proceedings before the S.B on 23.09.2021.

  
(MIAN MUHAMMAD)  
MEMBER (E)

23.09.2021

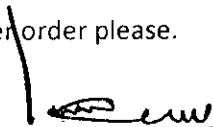


Petitioner alongwith <sup>Shahbaz</sup> counsel and Mr. Muhammad Adeel Butt, Addl. AG for the respondents present.

Copy of the letter dated 10.09.2021 addressed to the District Health Officer, North Waziristan from the office of Director General Health Services, Khyber Pakhtunkhwa has been produced, whereby the copy of judgment of this Tribunal has been sent to the DHO for implementation. The DHO North Waziristan is required to implement the judgment as sent to him by the higher authority and he himself also is under obligation to implement the same being respondent No. 5 in the Execution Petition. The copy of this order sheet be sent to the DHO North Waziristan, requiring him to submit the implementation report on or before 28.10.2021 failing which appropriate penal action would be taken against him. Learned AAG has also been apprised to make efforts on his part for implementation of the judgment by the concerned quarter particularly with reference to letter of D.G Health Services sent to the DHO North Waziristan. Case to come up on 28.10.2021 before S.B.

  
Chairman

Form- A  
FORM OF ORDER SHEET

Court of \_\_\_\_\_  
Execution Petition No. 127 /2021

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	29.06.2021	<p>The execution petition of Mr. Mukhtar Ali submitted today by Mr. Abbas Khan Mohmand Advocate may be entered in the relevant register and put up to the Court for proper order please.</p> <p> REGISTRAR</p>
2		<p>This execution petition be put up before S. Bench on <u>16/07/21</u>.</p> <p> CHAIRMAN</p>
	16.07.2021	<p>Junior to counsel for the petitioner present. Notices be issued to the respondents. To come up for implementation report on 30.08.2021 before S.B.</p> <p> Chairman</p>

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,**  
**PESHAWAR**

Execution NO. \_\_\_\_\_/2021

**MUKHTAR ALI** .....PETITIONER

**VERSUS**

DIRECTOR HEALTH & OTHERS.....RESPONDENTS

**INDEX**

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<b>3</b>	Order of Tribunal dated 02-06-2021	<b>A</b>	5-8
<b>4</b>	Wakalat Nama	--	9

**APPELLANTS**

**THROUGH:**

**ABBAS KHAN MOHMAND**

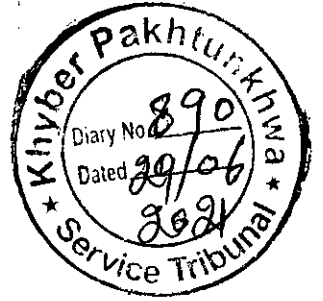
**ADVOCATE**

**MUHAMMAD JUNAID SHINWARI**

1

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,**  
**PESHAWAR**

Execution NO. 198 /2021



**MUKHTIAR ALI S/O MUHAMMAD RAUF JUNIOR CLERK  
THQ HOSPITAL NORTH WAZIRISTAN.....PETITIONER**  
**VERSUS**

- 1- The Director Health Tribal District Merged Area ,Peshawar
- 2- The District Surgeon North Waziristan.
- 3- The secretary Finance,civilsecretariat,KPK, Peshawar
- 4- Directorate General health services Khyber pukhtoon khwa  
Peshawar through D.G Health
- 5- District health officer, North Waziristan ,miranshsh

.....**RESPONDENTS**

**EXECUTION APPLICATON UNDER SECTION 7(d) OF THE**  
**K.P SERVICE TRIBUNAL ACT, 1973, FOR**  
**IMPLEMENTATION OF THE ORDER RENDERED ON 02-06-**  
**2021 BY THIS HONOURABLE TRIBUNAL WHICH IS NOT**  
**IMPLEMENTED BY THE RESONDENTS DEPARTMENT TILL**  
**DATE.**

**Prayer.**

**On acceptance of this application an order may please be**  
**issued to the Respondents that the order dated 02-06-**

**2021 of this honourable tribunal may be implemented in letter and spirit with out any further delay with all back benefits.**

**RESPECTFULLY SHEWETH:**

The petitioner submits as under.

- 1- That the petitioner filed appeal No 996/2019 before this honorable tribunal for the adjustment against his original post of junior clerk for the purpose of pay and allowances which was allowed /accepted by the honourable court vide its judgment dated 02-06-2021. **(Copy of judgment is annexed A)**
- 2- That due to merged FATA all the powers are conferred to the respondents no 4&5 therefore they are also placed as necessary party for the purpose of implementation of order issued by this honourable court.
- 3- That the petitioner time and again approaches the respondents for the implementation of said judgment of this Honourable tribunal but the respondents has not given a chance of hearing to the petitioner, thus has violated the verdict passed by this honourable tribunal.
- 4- That being aggrieved of the conduct of Respondents the applicant has no efficacious remedy except to file the instant application on the following grounds inter alia.

**GROUND**

- A. That non implementation of the order is against law and is tantamount to the disobedience of the tribunal which is in essence of contempt of court.
- B. That non implementation of an announced order transpires disrespect and disregard for law on the part of the respondents which is not good governance.
- C. That by not honouring the judgment of this honourable tribunal the respondents has intentionally, willfully, and deliberately neglected the order of this honourable tribunal.
- D. That non implementation is adversely affecting the vested rights of the applicant which in turn creates disappointment amongst other civil servants.

It is therefore, most humbly prayed that on acceptance of this petition, the judgment of this honourable court may please be implemented.

*Amali*

**APPELLANTS**

**THROUGH:**

**ABBAS KHAN MOHMAND**

**ADVOCATE**

**MUHAMMAD JUNAID SHINWARI**



4

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,**  
**PESHAWAR**

COC NO. \_\_\_\_\_/2021

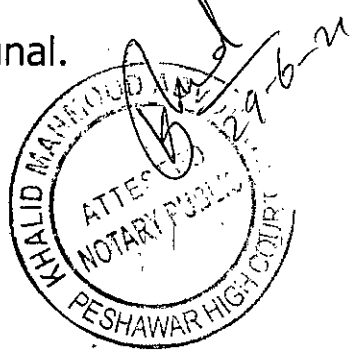
**MUKHTAR ALI** .....PETITIONER

**VERSUS**

DIRECTOR HEALTH & OTHERS.....RESPONDENTS

**AFFIDAVIT**

**IMukhtarali s/o Muhammad Rauf junior clerk** do hereby solemnly affirm and declare on oath that the contents of the accompanying **petition** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.



*M Ali*

DEPONENT

5

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR**

Service Appeal No. 996/2019

Date of Institution ..... 31.07.2019  
Date of Decision ... 02.06.2021



Mr. Mukhtar Ali S/O Muhammad Rauf Junior Clerk THQ Hospital,  
Mir Ali, District North Waziristan.

... (Appellant)

**VERSUS**

The Director Health Tribal District Merged Area, Peshawar and  
two others.

... (Respondents)

Mukhtar Ali ... Appellant in person

Muhammad Adeel Butt,  
Additional Advocate General ... For respondents.

AHMAD SULTAN TAREEN ... CHAIRMAN  
ROZINA REHMAN ... MEMBER (J)

**JUDGMENT**

ROZINA REHMAN, MEMBER :The relevant facts leading to filing of  
the instant appeal are that appellant was appointed as Junior Clerk in  
B.P.S-11. He was adjusted from Surplus Pool against vacant post of  
D.S.V (BPS-14) for the purpose of pay & allowances. In pursuance to  
the office order dated 09.04.2019 as many as 96 Junior Clerks were  
promoted as Senior Clerks, whereby, the posts of Junior Clerks fell  
vacant. Appellant applied for his adjustment as Junior Clerk which was

Handwritten signature and date: 02/6/21

**ATTESTED**

EXAMINER  
Khyber Pakhtunkhwa  
Service Tribunal  
Peshawar


his original post but no response was given by the respondents, hence the present service appeal.

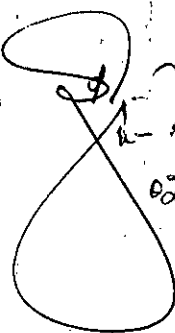
2. We have heard Mr. Mukhar Ali appellant and Mr. Muhammad Adeel Butt learned A.A.G for the respondents and have gone through the record and the proceedings of the case in minute particulars.

3. Mr. Mukhtar Ali appellant referred to the peculiar facts and circumstances of the case of the present lis and respectfully submitted that he was appointed as Junior Clerk by the competent authority and he submitted his arrival report. All entries were recorded in his Service Book. He submitted that he was declared surplus and due to non-availability of post, he was adjusted against the post of D.S.V for the purpose of drawl of pay & allowances. He contended that later on, he was directed to report to the T.H.Q Hospital Mir Ali North Waziristan for duty and accordingly he submitted his arrival report. After the promotion of one Muhammad Ilyas from the post of Junior Clerk to the post of Senior Clerk, he filed departmental appeal seeking adjustment against the vacant post of Junior Clerk. He submitted that he was not dealt with in accordance with law and rules and was deprived his original post.

4. Learned A.A.G appearing on behalf of respondents submitted that due to non-availability of vacant post of Junior Clerk, he was adjusted against the post of Senior Clerk for the purpose of drawl of pay and then against the vacant post of D.S.V. He contended that post of Junior Clerk vacated by Muhammad Ilyas, had been filled


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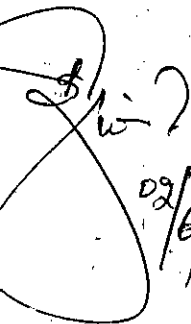
  
**EXAMINER**  
Khyber Pakhtunkhwa  
Service Tribunal  
Peshawar

  
02/6/21

under Deceased Sons' Quota and there is nothing amiss in the order of appointment under Deceased Sons' Quota. Lastly, he submitted that the appellant was not deprived as he was not appointed as per rules and regulation and that the departmental appeal is badly time barred, therefore, appeal before the Tribunal has become incompetent.

5. From the record, it is evident that on the recommendation of Departmental Selection Committee, appellant Mukhtar Ali was appointed as Junior Clerk in BPS-07 against the vacant post vide order dated 09.04.2013. He submitted arrival report on 10.04.2013. All entries were recorded in his Service Book. The copy of appointment order, arrival report, Service Book and Salary Slip favor the stance of appellant. Learned A.A.G raised a single objection about limitation that appellant was adjusted against the post of D.S.V on 28.01.2016 whereas departmental appeal was filed on 31.07.2019 which is badly time barred. But record shows that Muhammad Ilyas was promoted vide order dated 09.04.2019 from the post of Junior Clerk whereas the departmental appeal was filed by appellant on 23.04.2019 which is well within time and when the same was not responded to within the statutory period, service appeal was filed on 31.07.2019. From the record, it is crystal clear that the appellant was appointed against vacant post of Junior Clerk, therefore, the respondents were bound to adjust the appellant against the vacant post but one Kamran Ullah son of Dr. Jehanzeb was appointed against the vacant post.

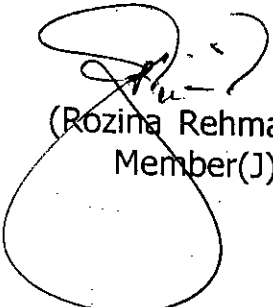
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**EXAMINER**  
Khyber Pakhtukhwa  
Service Tribunal  
Peshawar

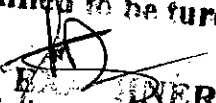
  
02/6/21

6. For the reasons discussed above, instant service appeal is accepted as prayed for. Parties are left to bear their own costs. File be consigned to the record room.




ANNOUNCED.  
02.06.2021

  
(Ahmad Sultan Tareen)  
Chairman

  
(Rozina Rehman)  
Member(J)

**Certified to be true copy**  
  
**CLERK**  
**Khyber Pakhtunkhwa**  
**Service Tribunal**  
**Peshawar**

**Date of Presentation of Application** 10/06/21  
**Number of Words** 1600  
**Copying Fee** 18.00  
**Urgent** 4.00  
**Total** 22.00  
**Name of Copyist** \_\_\_\_\_  
**Date of Completion of Copy** 10/06/21  
**Date of Delivery of Copy** 10/06/21

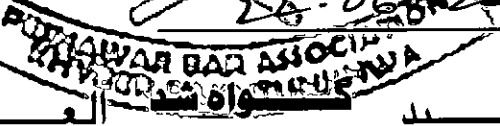
قیمت 50 روپے	87132			
ایڈوکیٹ:		پشاور بار ایسوسی ایشن، خیبر پختونخواہ		
بار کونسل / ایسوسی ایشن نمبر: BC-09-24				
رابطہ نمبر: 0346-9712005				

بعدالت جناب: *محمد حسن سرمد*

مخاطب: <i>محمد حسن</i>	دعویٰ: <i>احمد عبدالعزیز</i>
	علت نمبر:
	مورخہ:
	جرم:
	تھانہ:

**باعت تحریر آگہ**

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دہی کاروائی متعلقہ  
 آن مقام *پشاور* کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا، نیز ذمیل صاحب کو  
 راضی نامہ کرے و تقرر ثالث و فیصلہ بر حلف دینے جو اب دعویٰ اقبال دعویٰ اور درخواست ازہرہ کی تصدیق  
 زریں پر دستخط کرنے کا اختیار ہوگا، نیز بصورت عدم پیروی یا ڈگری یکطرفہ یا اپیل کی برآمدگی اور منسوخی، نیز  
 دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا مختار ہوگا اور بصورت ضرورت مقدمہ مذکورہ کے کل یا جزوی  
 کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ بلائے جائے لفظ رکا اختیار ہوگا اور صاحب  
 مقرر شدہ کو وہی جملہ مذکورہ بالا اختیارات حاصل ہوں گے اور ان کا سہارا پر داخلہ منظور و قبول ہوگا  
 دوران مقدمہ میں جو چیز چاہے جانے انوائے مقدمہ کے سبب سے ہوگا۔ کوئی تاریخ پیشی مقام دورہ یا حد سے  
 باہر ہو تو وکیل صاحب پابند نہ ہوں گے کہ پیروی مذکورہ کریں، لہذا وکالت نامہ لکھ دیا تاکہ سند رہے

المرقوم: *محمد حسن*  
 24-06-2024  


مقام *پشاور* کے لیے منظور ہے۔  
*Abbas Khan*  
 Advocate

محمد حسن سرمد  
 صاحب موصوف کی طرف سے

نوٹ: اس وکالت نامہ کی فونو کالی ناقابل قبول ہوگی۔

**IN THE KP SERVICE TRIBUNAL PESHAWAR.**

**EXECUTION No.122 /2021.**

Mukhtar Ali S/O Muhammad Rauf Junior Clerk THQ Hospital Mirali North Waziristan.....Petitioner.

Versus

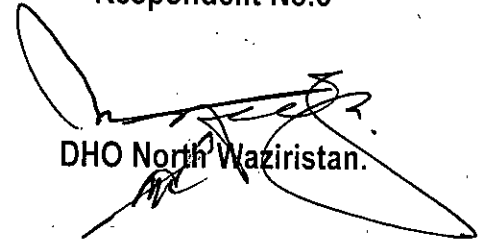
Govt of Khyber Pakhtunkhwa through Secretary Finance, Civil Secretariat, Khyber Pakhtunkhwa Peshawar & Others.....Respondents.

**INDEX**

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1	Comments.		1-2
2	Affidavit.		3
3	Copy of letter dated:- 11.06.2021.	A	4
4	Authority letter.		5

Dated:- 30.08.2021

Respondent No.5

  
DHO North Waziristan.

①

**IN THE KP SERVICE TRIBUNAL PESHAWAR.**

**EXECUTION No.122 /2021.**

Mukhtar Ali S/O Muhammad Rauf Junior Clerk THQ Hospital Mirali North Waziristan.....Petitioner.

Versus

1. The Director Health Services Tribal District Merged Areas, Peshawar.
2. The District Surgeon North Waziristan.
3. The Secretary Govt: of Khyber Pakhtunkhwa Finance Deptt: Peshawar.
4. Director General Health Services Khyber Pakhtunkhwa, Peshawar.
5. District Health Officer, District North Waziristan Miranshah..... Respondents.

Para-wise comments on behalf of respondents No.5.

**Preliminary objections.**

4. That the petitioner has not come to the Honourable Court with clean hands.
5. That the petitioner has got no cause of action to file the instant petition.
6. That the petitioner is not "AGGRIEVED" person within the meaning of Article 199 of the Constitution of Pakistan.

**Facts.**

- 1- Correct:- That the honourable Court has allowed in its judgment, but all the posts of Junior Clerk BPS-11 in the jurisdiction of the undersigned have filled thus having no vacant post of Junior Clerk for adjustment of the petitioner. Because Mr.Muhammad Ilyas Junior Clerk BPS-11 has been promoted to the post of Senior Clerk BPS-14 from Medical Superintendent DHQ Hospital Miranshah thus vacated the post of Junior Clerk BPS-11 and it is desired / requested that Medical Superintendent DHQ Hospital Miranshah is in position to adjust the petitioner against the subsequent vacated post of Junior Clerk BPS-11. Therefore this office has advised to the petitioner for submission his arrival to the legal authority vide this office letter No.11666 /C-1 dated 11.06.2021 (Photo copy attached as Annexure-A).
- 2- Incorrect:- According to the rules of Ex-FATA, filling of all posts from BPS-1 to BPS-15 in Health Department North Waziristan were under the jurisdiction of the undersigned, but due to merged FATA, powers for filling of all kind posts in DHQ Hospitals from BPS-1 to BPS-15 has been delegated to the concerned Medical Superintendents. Therefore, it was necessary for the petitioner at the time of submission of his 1<sup>st</sup> petition



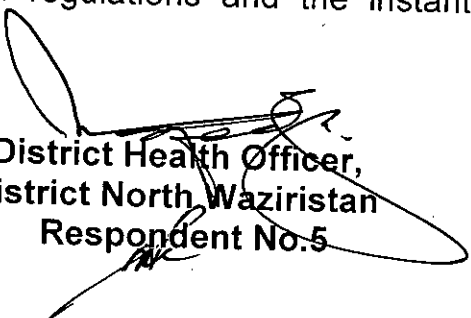
before the honourable court that Medical Superintendent DHQ Hospital Miranshah ought to be placed as party instead of DHO, for the purpose of implementation of order issued by the honourable court.

- 3- Incorrect:- Approach for implementation of the judgment to the undersigned is against the rules and legal authority for implementation of the judgment of the honourable court is Medical Superintendent DHQ Hospital Miranshah, because the under mentioned post is lying vacant under his jurisdiction.
- 4- Incorrect:- It was necessary for the applicant before filling of the instant application to obtain knowledge regarding legal authority for adjustment against the vacant post as well as to placed as a party the same authority in his petition before submission in the honourable court, enabling him to avoid miss joined / wastage of priceless time of the respectable judges.

**GROUNDS:-**

- A) Incorrect:- The undersigned has complied always with all the orders issued by the honourable courts, but implementation of the same order is not under jurisdiction of the undersigned in accordance with law.
- B) Incorrect:- The advise given to the appellant is in the best interest of law and this office always trying to avoid violation of rules and regulations. Is using the power of another legal authority by the undersigned in the knowledge of respectable advocate for the appellant good governance?
- C) Incorrect:- Advise given to the appellant for arrival to the legal authority is try my best to avoid violation of rules and regulations in the interest of public as well as in the interest of honourable court.
- D) Incorrect:- According to law the rights of the applicant is that to approach the competent and legal authority for implementation of the order issued by the honourable court, for which the undersigned is not competent according to law.

Keeping in view of the above, the honourable Court is requested that the appellant may kindly be directed to submit arrival to the competent authority for implementation wherein the post is vacant claimed by the appellant, so that this office could be able to avoid violation of rules & regulations and the instant execution may kindly be graciously dismissed.

  
 District Health Officer,  
 District North Waziristan  
 Respondent No.5

**OFFICE OF THE DISTRICT HEALTH OFFICER  
NORTH WAZIRISTAN TRIBAL DISTRICT MIRANSHAH.**

Tel: (0928) 300788 FAX: (0928) 311662

Email: [agency surgeon nwt d 2019@gmail.com](mailto:agency surgeon nwt d 2019@gmail.com)

No. 11666 /C-1, Dated Miranshah the 11 /06/2021.

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To

Mr. Mukhtar Ali,  
Junior Clerk working against  
the post of DSV.

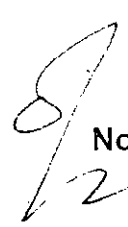
Subject:- **APPLICATION FOR ADJUSTMENT IN THE LIGHT OF COURT  
DECISION DATED 02.06.2021 IN APPEAL NO.996/2019.**

Memo :-

Reference your application dated 11.06.2021 in the light of Court Decision dated 02.06.2021 on the subject noted above and to inform you that there is no vacant post of Junior Clerk in THQ Hospital Mirali as well as elsewhere under the control of the undersigned to adjust you accordingly.

The post of Junior Clerk vacant due to promotion of Mr. Muhammad Ilyas to the post of Senior Clerk (Mentioned in the Court decision) is under the control of Medical Superintendent DHQ Hospital Miranshah and you are directed to resubmit your arrival to Medical Superintendent DHQ Hospital Miranshah for implementation, because the mentioned vacant post is neither under my jurisdiction (Respondent No.2) nor under the jurisdiction of Secretary Finance (Respondent No.3). However the post of Director Health Services Tribal Districts / Merged Areas Peshawar (Respondent No.1) has already been demolished.

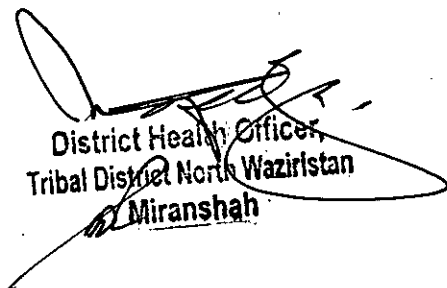
No. 11667-69 /C-1,


  
District Health Officer,  
North Waziristan Tribal District.

Copy forwarded to:-

1. Mr. Muhammad Adeel Butt Additional Advocate General Khyber Pakhtunkhwa Service Tribunal Peshawar for information w/r to the order sheet dated 02.06.2021 in Service Appeal No.996/2019.
2. Mr. Kabir Ullah Khattak Additional Advocate General Khyber Pakhtunkhwa Service Tribunal Peshawar for information w/r his letter No.866-871 dated 03.06.2021.
3. The Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.

*Attested*

  
District Health Officer,  
Tribal District North Waziristan  
Miranshah

  
District Health Officer,  
North Waziristan Tribal District

5

**OFFICE OF THE DISTRICT HEALTH OFFICER**  
**NORTH WAZIRISTAN TRIBAL DISTRICT MIRANSHAH.**

Tel: (0928) 300788 FAX: (0928) 311662 Email:agencyurgeonwtd2019@gmail.com

No. \_\_\_\_\_/Litigation/Court Case, Dated Miranshah the 02/08/2021.

**AUTHORITY LETTER.**

Mr. Syed Muhammad Litigation Assistant attached to this office is hereby fully authorized to attend the court on behalf of the undersigned as representative of Health Department North Waziristan Tribal District in Execution No.122 /2021 admitted against this office before the Service Tribunal Khyber Pakhtukhwa Peshawar.

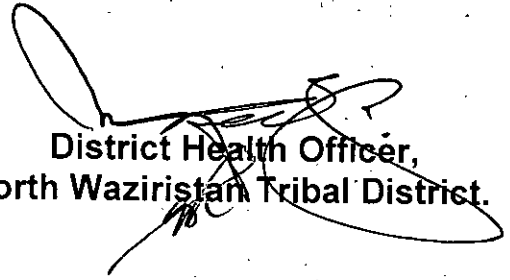
N.B:- TA/DA will be paid by this office as per Government rules.

SD/x x x

District Health Officer,  
North Waziristan Tribal District.

No. 12921-22/Litigation/Court Case,  
Copy forwarded to:-

1. The Deputy Registrar Service Tribunal Khyber Pakhtunkhwa Peshawar.
2. Mr. Syed Muhammad Litigation Assistant of this office.

  
District Health Officer,  
North Waziristan Tribal District.



# DIRECTORATE GENERAL HEALTH SERVICES

## KHYBER PAKHTUN KHEWA PESHAWAR

E-Mail Address: [nwfdgsh@yahoo.com](mailto:nwfdgsh@yahoo.com) Office Ph# 091-9210269 Exchange# 091-9210187, 9210196 Fax # 091-9210230

No. 5629-30/Personnel

Dated: 10/09/2021

To,

The District Health Officer  
North Wazirsitan.

Subject:

**SERVICE APPEAL NO. 996/2019 TITLED MUKHTAR ALI JUNIOR  
CLERK THQ HOSPITAL DISTRICT NORTH WAZIRISTAN VERSUS  
GOVERNMENT OF KP & OTHERS.**

Memo.

Enclosed please find herewith a copy of AD (Lit) DGHS Office Peshawar letter No. 1526-28(Lit) dated 21.06.2021 alongwith decision of Khyber Pakhtunkhwa Service Tribunal in Service Appeal No. 996/2019 announced on 02.06.2021 which is self explanatory for further necessary action with the remarks to implement the decision of Hon'able Court under intimation to this Directorate.

C.C

AD (Lit) DGHS Office Peshawar.

*For*  
*10/8/2021*  
DIRECTOR (ADMINISTRATION)  
DIRECTORATE GENERAL HEALTH  
SERVICES, K.P.K PESHAWAR.

*07/09/2021*