- 1. PUC is an application submitted by, Director General Health Services, Khyber Pakhtunkhwa, wherein he has requested that order of attachment of salary, Director General Health Services Khyber Pakhtunkhwa, be recall in execution petition No.137/2021 titled Ammar Ali-vs Health department, Execution Petition No. 165/2022 titled Yasmeen bibi vs Health department and execution petition No. 133/2020, titled Khurram Masih-vs Health department
- 2. If approved this office may be allowed to release the salaries of the respondents or otherwise.

SCANNED BENERAL

Registrar 13 01 (2623,

Hon,ble Chairman

MN

2 Meny

13/1/23

#### Execution Petition 137/2021

27<sup>th</sup> Oct 2022

1. Learned counsel for the petitioner present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Qazi Muhammad Naeem, Assistant Director, DG Health office and Mr. Farukh Jamil, Hospital Director, DHQ, D.I.Khan present.

Free and the second second

- 2. Respondents submitted copy of office order No. 11731-36 dated 25.10.2022, whereby in compliance of the judgment of the Tribunal, the grievance of the petitioner has been redressed. Learned counsel for the appellant submitted that in the above order, the respondents have wrongly mentioned the father's name of the petitioner as Muhammad Saood instead of Muhammad Saeed, therefore, direction might be given to the respondents for rectification of the same. Mr. Qazi Muhammad Naeem, Assistant Director, DG Health office is directed to check the record and if the contention of the petitioner is correct then necessary correction be made in the office order. Since the order of the Tribunal has been complied with, therefore, the instant execution petition is filed.
- 3. Mr. Farukh Jamil, Hospital Director, DHQ, D.I.Khan submitted an application for release of salary. In view of the implementation of the judgment, the salary the respondent No. 2 is released. The District Accounts Officer, D.I.Khan are directed to release salary of the respondent No.2 forthwith. Consign.
- 4. Pronounced in open court in D.I.Khan and given under my hand and seal of the Tribunal on this 27<sup>th</sup> day of Oct, 2022.

(Kalim Arshad Khan) Chairman

str

Camp Court D.I.Khan

Learned counsel for the petitioner present. Mr Muhammad Adeel Butt, Addl: AG for respondents present.

It is noted with concerned that no proper representation is made by the respondent department before the Tribunal in violation of the standing orders of the Establishment Department. Despite clear directions given on the previous date, respondents have not submitted implementation report. This Tribunal has no other alternative but to take action against respondents. The Accountant General Khyber Pakhtunkhwa and District Accounts Officer, D.I.Khan are directed to attach salaries of the respondents No. 1 to 2 till further orders by this Tribunal and compliance report be submitted to the Registrar of this Tribunal. Show cause notice be also issued to the respondents as to why they should not be proceeded under the Contempt of Court Ordinance 2003. Respondents are directed to appear in person along with the implementation report.

To come up on 27.10.2022 for further proceedings at camp court D.I.Khan.

1/4 /

(Kalim Arshad Khan) Chairman Camp Court D.I.Khan 1<sup>st</sup> July, 2022

Learned counsel for the petitioner present. Mr. Muhammad Adeel Butt, Addl: AG for respondents present.

Learned Addl: AG seeks time to contact the respondents for submission of implementation report. Respondents are directed to submit proper implementation report on the next date positively. To come up for implementation report on 07.07.2022 before S.B at Peshawar.

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

07<sup>th</sup> July, 2022

None present for the petitioner. Mr. Muhammad Adeel Butt, Addl. AG for the respondents present and assured that the judgment will be complied with if some time is granted to the respondents. Let a last opportunity granted to respondents to comply with the judgment of the Tribunal and submit implementation report on or before the next date. Case is adjourned to 24.08.2022 before S.B at Camp Court, D.I.Khan

(Kalim Arshad Khan) Chairman annexed with the execution petition having been passed by the Directorate General Health Services Khyber 1996-2001-Pakhtunkhwa under endorsement No. Personnel/M. Shahid House Keeper dated 22.03.2020. Accordingly, on acceptance of the departmental appeal of Muhammad Shahid/appellant in Service Appeal No. 743/2014 wherein the detailed judgment was passed, he has been reinstated in to service in accordance with the judgment to his original post at DHQ Hospital, D.I.Khan. If the said judgment, as was made basis for disposal of appeal of present petitioner, has been implemented by the department; it is the obligation of the department to implement the said judgment in favour of the petitioner as the different treatment cannot be meted out to the petitioner having regard to his constitutional rights. The respondent department is directed to submit the implementation report on 21.02.2021 before the S.B at camp court, D.I.Khan.

Camp Court, D.I.Khan.

21/2/2022

Due to retirent of the Hors'ble chairmen to come of For the Same as hefore on or/or/2021

16.12.2021

Counsel for the petitioner and Mr. Noor Zaman District Attorney for the respondents present.

In order to make the thing understandable for the purpose of execution of the judgment dated 12.03.2018 passed in Service Appeal No. 743/2014, whereby besides the said appeal connected service appeals No. 544/2014, 745/2014 and 746/2014 were also disposed of on the basis of main judgment vide short order recorded in all the respective connected appeals. The present petitioner was the appellant in Appeal No. 746/2014 and according to the short order in his appeal, the same was accepted as per detailed judgment in connected Service Appeal No. 743/2014 "titled Muhammad Shahid Vs. Government Khyber Pakhtunkhwa through Secretary Health Department and others." Copy of said detailed judgment as annexed with the execution petition is available on file. In operative part of the said judgment, the executable portion reveals that the departmental authority should be given chance to take into consideration all issues, and observations and passed a detail order within a period of sixty days after receipt of the judgment, failing which the appeals would be deemed to have been accepted. It was also directed that in the meantime, the posts already advertised should not be filled by the department. Learned counsel for the petitioner has drawn the attention to an office order

13.12.2021

Counsel for the petitioner and Mr. Muhamad Adeel Butt, learned Additional Advocate General for the respondents present.

Learned AAG seeks short adjournment to contact the concerned departmental authority to apprise the Tribunal about the steps taken towards implementation of the judgment at credit of the petitioner. Request is accorded. Case to come up on  $16\sqrt{12.2021}$  before the S.B at Camp Court, D.I.Khan.

Chairman

Camp Court, D.I.Khan

# Form- A

# FORM OF ORDER SHEET

Court of	
Execution Petition No. 277,	/2021

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	19.07.2021	The execution petition of Mr. Ammar Ali submitted today by  Mr. Muhammad Waqar Alam Advocate may be entered in the
	·	relevant register and put up to the Court for proper order please.
!		REGISTRAR
:		
2-	•	This execution petition be put up before Touring S.
		Bench at D.I.Khan on 28-10-21
	•	
		CHAIRMAN
	28.10.2021	Counsel for the petitioner present.
		Notice of the present execution petition be issue
i		to the respondents for submission of implementatio
		report. To come up for implementation report o
-		13.12.2021 before S.B at Camp Court, D.I. Khan.
بر		\ dh
	•	(ATIQ-UR-REHMAN WAZIR) MEMBER (E)
		CAMP COURT D.I. KHAN
,		

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

EXECUTION PETITION NO OF 202
------------------------------

## Ammar Ali

Versus

**Director General Health Service etc** 

## **EXECUTION PETITION**

# **INDEX**

S.N o	Particulars of the Documents	Annexur e	Page
1)	Grounds of Execution petition with affidavits	<b>-</b>	1-3
	Copy of service appeal along with judgment dated 12/03/2018		4-10
3)	Copy of the better copy of the judgment dated 12/03/2018 along with short order		11-17
4)	Copy of representations and office order dated 22/03/2020 along with other representations and applications are hereby jointly annexed as ready reference.		18-23
5)	Wakalatnama		24

**Petitioner** 

Dated: 08/07/2021

•

Ammar Ali

Through Counsel

Muhammad Waqar Alam Advocate High Court

# BEFORE THE KHYPER PAKHTUNKHWA SERVICE

TRIBUNAL PESHAWAR

EXECUTION PETITION NO. \_\_\_\_\_OF 2021

Diary No. 983

Dated /4/07

Dated /4/07

Diary No. 983

Ammar Ali son of Muhammad Saeed caste Chughtai r/o Basti Ustrana South, Tehsil & District Dera Ismail Khan.

(Petitioner)

#### Versus

- 1. Director General Health Department Civil Secretariat
- 2. Medical Superintendent District Headquarter Teaching Hospital Dera Ismail Khan.

(Respondents)

#### **EXECUTION PETITION**

That the petitioner hereby applies for execution of the Judgment herein below as follows:

1		Suit No.	Service Appeal No. <b>746/2014</b>
2	:	Name of Parties	Ammar Ali son of Muhammad Saeed caste Chughtai r/o Basti Ustrana South, Tehsil & District Dera Ismail Khan.
			( <u>PETITIONER</u> ) VERSUS
			1. Director General Health Department Civil Secretariat
	· .		2. Medical Superintendent District Headquarter Teaching Hospital Dera Ismail Khan
			(RESPONDENTS)
2.		Date of Judgment	12/03/2018
3		Whether any Appeal preferred from Department	Nil
4		Previously execution petition is filled or not	No
5		Relief granted in the	At present this Tribunal is of in view that

flu

	i .	
	judgment	departmental authority
6	Amount of Costs, if any	Nil
7	Against whom to be	Respondents
	executed	
8 .	Mode in which the	By issuing appropriate order against the
	assistance of the court	respondents to decide the representation of
	if required	the petitioner and implement the judgment
		of this Tribual with letter and spirit as
		already one Shahid (Colleague of petitioner)
		got relief on the basis of this judgment.
	/	It is pertinent to mention here that the
·		judgment of the court partially accepted in
		case of Shahid and the respondents are
,		reluctant to not implement the same in
		favour of the petitioner.
İ	1 · · · · · · · · · · · · · · · · · · ·	1

It is therefore, humbly prayed that the instant petition may kindly be accepted.

Petitioner

mmar Ali Through

Muhammad Waqar Alam Advocate High Court

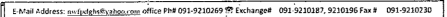
July <u>05</u>, 2021

### Affidavít:

I, the petitioner, do hereby solemnly affirm and declared on Oath that all the contents of the petition are true and correct to the best of my knowledge and belief and no other petition on the same subject matter was filed earlier.

Deponent Ammar Ali

# DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR



#### OFFICE ORDER

In the light of Health Department Govt: of Khyber Pakhtunkhwa letter No. SOH-VI/HD/Service Tribunal/8-89/2020-21 dated 18/05/2022 and in compliance of Khyber Pakhtunkhwa Service Tribunal camp court D.I. Khan, decision dated 12/03/2018 in service appeal No. 744/2014, 745/2014 & 746/2014, the termination order No. 6862 dated 17/12/2013, No.6871 dated 17/12/2013 and No. 6826 dated 17/12/2013 issued by the Medical Superintendent DHQ; Hospital D.I. Khan and DGHS KP office letter No. 4466-68/personnel dated 17/05/2018, are hereby cancelled ab-initio in respect of Mr. Ammar Ali S/O Muhammad Saood Junior Clerk, Mr. Abdur Rashid S/O Imam Bakhsh Ward Orderly and Mr. Muhammad Ramzan S/O Pervaz Khan Ward Orderly DHQ: Hospital D.I. Khan thereby, they are re-instated in accordance with the judgment to their original posts at DHQ; Hospital D.I. Khan.

Mr. Ammar Ali Junior Clerk, Mr. Abdur Rashid Ward Orderly and Mr. Muhammad Ramzan Ward Orderly are hereby directed to report at DHQ: Hospital D.I.Khan for duty in the best interest of public.

No. 1/731-36/Personnel

Copy forwarded to the:-

Sd/xxxxxx DIRECTOR GENERAL HEALTH SERVICES, K.P.K PESHAWAR. Dated 27/0/2022

- 1. Hospital Director MTI DH: Hospital D.I. Khan.
- 2. Registrar Khyber Pakhtunkhwa Service Tribunal Camp Court D.I.Khan
- 3. Director Litigation DGHS Office Peshawar.
- 4. DAO D.I Khan.
- 5. PA to DHGS KP Peshawar.
- 6. Official concerned.

For information and necessary action.

DIRECTOR GENERAL HEALTH SERVICES, K.P.K PESHAWAR.



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

In Re Appeal No.\_744

Ammar Ali S/o Mohammad Saeed Caste Chugtai R/6 Basti Ustrana South, Tehsil & District Dera Ismail Khan.

.....( Appellant/Petitioner)

## VERSUS

Government of Khyber Pakhtunkhwa, Through 1)/ Secretary Health, Health Department Civil Secretariat, Peshawar.

Director General Health, Health Department 2).

Civil Secretariat, Peshawar.

Medical Superintendent, District Head Quarter 3). Teaching Hospital, Dera Ismail Khan.

.....( Respondents)

APPEAL UNDER SECTION 4 OF N.W.F.P SERVICE TRIBUNAL ACT AGAINST THE ORDER DATED 15/05/2014 WHEREBY DEPARTMENTAL APPEAL THE APPELLANT AGAINST HIS REMOVAL FROM SERVICE WAS REJECTED RESPONDENT NO. 2.

## Respectfully Sheweth:

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That respondent No. 3 had invited application for appointment against different post in District Head Quarter Teaching Höspital, Dera advertisement dated vide Khan 02/05/2013 published in Daily Newspaper "Sada-e-Dera" Copy "Sada-e-Haq" & advertisement is enclosed as Annexure "A".

That appellant considering himself eligible applied for the post of Junior Clerk to respondent No. 3. ATTESTED

That the selection committee in its meeting held on 03/07/2013 recommended and appointed the appellant against the post of Junior Clerk and some other persons were also recommended for appointment on various posts as advertised. Copy of the minutes of meeting dated 03/07/2013 is enclosed as Annexure "C".

That accordingly vide office order No. 4366-69 dated 08/07/2013 the appellant was appointed as Junior Clerk in BPS-0%, then the petitioner joined service, submitted arrival report, medical fitness certificate and was allowed to assume charge, service book was prepare and the petitioner started to discharge his official functions. The copies of appointment order, arrival report, medical fitness certificates and service book are enclosed as Annexure "D".

<u>6-</u>

That the appellant was working on his post for more then a month when he was verbally stopped from discharging his duty by the respondent No. 3 Dr. Hashim Khan Marwat, and payment of his salary was also stopped. Respondent No. 3 also advertised the post afresh on 15/08/2013 without any formal order of removal / termination of the appellant from service. Later on realizing their mistake after issuance of advertisement the appellant cause notice dated show issued was 20/08/2013 albait illegally with false frivolous allegation that the appointment was illegal. Which was accordingly replied. Copies of advertisement, show cause notice and reply are enclosed as Annexure "E, F & G". ATTESTED

> EXAMINER Khybo Pakhtukhwa Service Tribunal Peshawar

That appellant challenged the aforesaid actions of respondent No. 3 before the Honourable Peshawar High Court Bench Dera Ismail Khan through Writ Petition No. 393 of 2013 which was disposed off and the respondent were directed to pay the salary of the appellant along with others. But respondents having not implemented the judgment / orders of the Honourable High Court then the appellant alongwith others filed a contempt application and also filed an other Writ Petition No. 557 of 2013. During the hearing of the Writ Petition on 19/12/2013 respondent No. 3 produce an order dated 17/12/2013 of removal from service of the appellant alongwith other petitioners of the Writ Petition, therefore the appellant counsel did not pressed the Writ Petition in order to seek his remedy before proper forum. Writ Petition was accordingly dismissed but the Honourable High Court was pleased to direct respondent No. 3 to pay the appellant including other the petitioners for the period during which they worked. Copies of the orders of the High Court alongwith Writ Petitions are attached herewith marked as "H, I & J"

- That the appellant filed his Departmental appeal against the order of dismissal, on 01/01/2014 which was rejected on 15/05/2014 by the respondent No. 2. Copies of appeal and order dated 15/05/2014 are attached as **Annexure "K & L"**.
- That the appellant being aggrieved of the order of dismissal from his service and also from the rejection of his departmental appeal on 15/05/2014 is constrained to assail the same through the instant appeal internalia on the following grounds:-

# **GROUNDS:-**

14.0

<u>[ a</u>]

That the impugned order is highly illegal without lawful authority and malafide thus liable to be set aside.

EXTORNER

ATTESTED

Service Tribunal

Peshawar

- That the appellant was appointed in accordance with law after observing all codal formalities and worked against the post of Junior Clerk satisfactorily.
- That the appellant was qualified for the post on which he was appointed.
- <u>d</u>) That the Medical Superintend District Head Quarter Teaching Hospital Dera Ismail Khan (Dr. Khalid Aziz Baloch) who appointed the appellant had retired from service and the new incumbent (Dr. Hashim Khan Marwat) having him, Brivalry with took the revenge from appellant others, and appointed predecessor. The action is therefore of personal vendetta and thus illegal. -124.6
- That if there was any illegality, then the proper course would have been to have constituted a High Power Committee to look into matter and only then another recommendation of that committee if any adverse action was proposed then the competent authority may take any action, action could have been taken but that too against the appointing authority because appellant had no role in the same.
- That the entire exercise is motivated by the personal vendetta and malafide of respondent No.3 thus liable to be struck down.
- That Dr. Hashim Marwat who was the then Medical Superintendent at the crucial time and who had passed dismissal orders of the appellant, tried to conduct illegal interviews for appointment but failed in his attempt due to publication of the matter in local press. Which proves that the said Medical Superintendent removed the appellant from the post and to appoint his own blue eyed on extraneous considerations. Cutting of the Newspapers are enclosed as **Annexure "M"**.
  - That no order was passed by respondent No. 2 and his place Assistant Director has passed the order of dismissing the appeal, the order was not speaking one he was not competent to pass such order. The order is without jurisdiction,

ATTESTED

per Pakhtukhwa vice Tribunaj Veshawar

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without lawful authority and is without any reason. Hence not tenable on the premises of law.

- That departmental appeals of four persons were decided through a single order without giving separate reasons in support of its orders is of no value.
- That the counsel for the Petitioner may kindly be allowed to raise the additional grounds at the time of arguments.

In wake of the submission made above, it is humbly prayed that on acceptance of this appeal the respondents functionaries of Health Department of Khyber Pakhtunkhwa may very graciously be directed to appoint the petitioner as Junior Clerk against the post previously held by the petitioner / appellant with all back benefits.

Your Humble Petitioner

Dated:27/05/2014

Ammar Ali

Through Counsel

SHAUKAT HAYAT KHAN KHAKWANI Advocate High Court, Dera Ismail Khan.

#### **CERTIFICATE:-**

I, Ammar Ali S/o Mohammad Saeed Caste Chugtai R/o Basti Ustrana South, Tehsil & District Dera Ismail Khan, that it is first Re-appeal and no such appeal has ever been preferred in this Honourable Service Tribunal by the Petitioner.

Dated: 27/05/2014

ATTESTED

Ammar Ali

DEPONENT

# BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

In Re Appeal No.\_\_\_\_/2014

Ammar Ali

**VERSUS** 

The Govt: K.P.K etc

## **AFFIDAVIT**

I, Ammar Ali S/o Mohammad Saeed Caste Chugtai R/o Basti Ustrana South, Tehsil & District Dera Ismail Khan, do hereby solemnly affirm and declare on oath that all the parawise contents of the appeal are true and correct and nothing has been deliberately concealed from this Honourable Service Tribunal.

Dated:27/05/2014

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AMMAR ALI

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12,03,2018

respondents present. Arguments heard and record perused. TOO Liedzmal bammaduM divignola yəmidi. Counsel for the appellant and Mr. Ziaullah, Deputy District

costs. File be consigned to the record room. nwo ried is to be string others." Parties are left to bear their own Shahid-vs-Covt: of Khyber Pakhtunkhwa through Secretary in connected service appeal No. 743/2014 entitled "Muhammad This appeal is accepted as per our detailed judgment of today

15.03.2018 **VANOUNCED** 

Name of  $\mathrm{Cop}_{\mathbb{C}}$ 

Camp Court D.I.Khan

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CAMP COURT WAS EBYLL TRIBUTION . CAMP COURT IN THAN

Service Appell No 18372014

Date of Institution @ 28.05 2014 Date of decision 12.03.2018

Muhammad Shahid son of Sona Khan Caste Balloth R/O Bash Said Vagor.

Opposite Delivered Delivere Daraban Road, Tehsil and District D.I.Khan

## Versus

Government of Khyber Pakhtunkhwa through Secretary Health Department. Civil Secretarist, Perhamental 200 Civil Secretariat, Perliawer and 2 others

For spellant Mr Shaukat Hayat Khor Khakwani, Advocate

Mr Zazellah, ka respondents Deputy District Agreency

CHAIRMAN MR. NIAZ MUHAMMAD KIIAN, MEMBER MR AHMAD HASSAN,

#### **IUDGMENT**

NIAZ MI HAMMAD KHAN, CHAIRMAN . This judgment shall a o dispose of connected service appeals No 244/2014 Abdur Rashid, No. 743/2014 Muhammad Ramzan, and No. 746/2014 Ahimar Ali as in all the appeals common questions of iaw and facts are involved.

Arguments of the learned counsel for the parties heard and record pervect

#### FACTS

The appellants were appointed on different posts on the same date we 04 07 2013. They were removed from service on 12 12 2013 against which they

ATTESTED

per describional approduction (1.01.2014), which were rejected on the 10.2013 and their three fided persons appeals on 28.05.2014

# MEGUMENTS

Foundation of Science Service of the approximate and and the supplication with the supplication with the supplication of the s in the state of the control only be the best of the state of difference and the matter and and a second The state of the Mark Committee of the state of the supplement of the state of the supplement of the state of the supplement of the supple the second of the description of the engineering were the content of Swar to the control of the control o entropy the other patricks are an experienced at the patricks. the state of the design of the state of the to select the second of the second probability on the second and when the to the term that is a simple of the fact of the second sum in the transfer and the second of the color of the color of appropriate and the second where the second of the second plantage of the second seco Comparison of the arm of the arms of the arms by the second section of the second seco and the growth of the control of the The most of the first of the second strategies the second strain in the second second the first term of the first term report the end of the first the constitution of 

ATTEND

Selection Committee was constituted. In this ie and the a surban of the made during the kare on the minutes of the meeting. I must be appropriated to made during the ban imposed by the povernment. That the six is cause action to issued to the appellant and that he air heard in person.

# CONCLUSION

The show cause notice is alent about the detail of irregularities diegalities committed by the authority. The show baure notice, only mentions of non-adopton of procedure in the recruitment in aggordance with the provisions at Kin per Pakhtunkhwa Cavit Servants (Appointment, Promotion and Transfer) Rules. It has not been mentioned in the show cause notice that the appointing authority was not competent or the appellant lacked qualification or no advertisement was made of was also not mentioned a the said show class notice that no DSC was constituted or the aignitures of the members of the DSC were lake and nogus, the purpose of a show cause notice is always to afford sufficient enportunity to a civil servant to defend himself. But when a show cause notice is given gencing without details. There those cause notice loses its calify and the concernes of a servant shall be presumed to be prejudiced by not defending himself property. The departmental appellate authority also rejected the appeal on hour assignmental and reasons so as to enable this Tribunal to reach at any conclusion has here the appointment orders were against the rules. And whether the appellants were in a May instrumental in getting the sain appointment letters in their markets the

Todaumieurs of the tearned DDA regarding fake and bogus against of the internbert of the DSC is not supported by any insignate. When this redund per a enery to the searned DDA dist bow did the department colling to know about taken and nogue signatures of the members of DSC, he replace that there mothers on a second there will be the members of the members of the replace that there will nothing on a turtical record of the present appeal flowerer, it department has

fact in their writtens while a language was constituted nor any other occasion to highlighted by the department before whom or on which the said members of the combittee have had the occasion of denial of their signatures. And of aprol importance is the fact that the appellants have not been given any chance to infront the dental of the members of the committee through due process. The fact and of ban as argued by the learned DOA has also not been mentioned in the language notice or in the order of the departmental appellate authority. Imposing the ban and its legal outcome is left without discussion and would be a transferred appellate authority should be given chance to take into consideration. If the a rose of and observations and pass a detailed write with reasons will the a rose of and observations and pass a detailed write with reasons will an a rose of and observations and pass a detailed write with reasons will an a rose of and observations and pass a detailed writer with reasons will an a rose of and observations and pass a detailed writer with reasons will an a rose of and observations and pass a detailed writer with reasons will an a rose of and observations and pass a detailed writer with reasons will an a rose of and observations and pass a detailed writer with the present appears to designed to have been accepted in the mean to the fire pass of the language of the language to the record forms.

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# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

#### COMP COURT D.I.KHAN

Service Appeal No. 743/2014

Date of institution 28.05.2014

Date of Decision

18.03.2018

Muhammad Shahid son of Sona Khan Caste Baloch R/O Basti Said Vagar, Daraban Road, Tehsil and District D.I.Khan

#### Versus

1. Government of Khyber Pakhtunkhwa through Secretary Health, Department Civil

Secretariat, Peshawar and 2 others.

(Respondents)

Mr. Shaukat Hayat Khan Khakwani,

For appellant

Advocate

Mr. Zainullah

For respondents

Deputy District Attorney

MR. NIAZ MUHAMMAD KHAN

CHAIRMAN

MR. AHMAD HASSAN

MEMBER

#### **JUDGMENT**

NIAZ MUHAMMAD KHAN, CHAIRMAN This judgment shall also dispose of connected service appeals No. 744/2014 Abdur Rashid, No. 745/2014 Muhammad Ramzan, and No. 746/2014 Ammar Ali as in all the appeals common questions of law and facts are involved.

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

FACTS

3. The appellants were appointed on different posts on the same date i.e 04.0.2013. They were removed from service on 17.12.2013. against which they filed departmental appeals on 01.01.2014 which were rejected on 5.05.2014 thereafter, they filed service appeals on 28.05.2014.

#### **ARGUMENTS**

- Learned counsel for the appellants argued that the appellants were removed from service after show cause notice only. That no proper procedure was followed under the disciplinary rules. That the reason for removal of the appellants shown in the show cause notice was appointments by the appointing authority without adopting the proper procedure for recruitment. That no detail was given that what procedure was not adopted. That the appellants duly replied to the show cause notice and thereafter the removal orders of the appellants were passed on 17.12.2013. that the appellant then filed, departmental appeals which were rejected by the departmental appellate authority without assigning any reasons. The learned counsel for the appellants further argued that by not giving the detail reasons in the original order as well as in the order of appellate authority, the appellants could not defend their case. He further argued if any illegality was committed by the appointing authority then it was he to be made culpable and not the appellants as per settled law on the subject. That the mentioning the order of the Worthy Peshawar High Court in the impugned order was misplaced as the Worthy Peshawar High Court had never observed that the appointments were made in violation of the rules.
- 5. On the other hand the learned Deputy District Attorney argued that appointment of one of the appellant namely Muhammad Shahid was against the rules as the rules did not provide for the post of House Keeper (Male). He further argued that the appointing authority one day before his retirement issued the appointments orders of the appellants in violation of the rules No Departmental Selection Committee was constituted and in this regard, the members of the D.S.C denied their signatures on the minutes of the meeting. That the appointments were made during the ban imposed by the government. That the show cause notice was issued to the appellant and that he was heard in person.

### CONCLUSION

6. The show cause notice is silent about the detail of irregularities/illegalities committed by the authority. The show cause notice only mentions of non-adoption of procedure in the recruitment in accordance with the provisions of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules. It has not been mentioned in the show cause notice that the appointing authority was not competent or the appellant lacked qualification or no advertisement was made it was also not mentioned in the said show cause notice that no D.S.C was constituted or the signatures of the members of the DSC were fake and bogus. The purpose of a show cause notice is always to afford sufficient opportunity to a civil servant to defend himself. But when a show cause notice is given generally without details. Then show cause notice loses its utility and the concerned civil servant shall be presumed to be prejudiced by not defending himself properly. The departmental appellate authority also rejected the appeal without assigning any reasons so as to enable this Tribunal to reach at any conclusion that how

the appointment orders were against the rules. And whether the appellants were in any say instrumental in getting the said appointment letters. In their favour. The arguments of the learned DDA regarding fake and bogus signatures of the members of the D>S.C is not supported by any material. When this Tribunal put a query to the learned DDA that how did the department come to know about fake and bogus signatures of the members of DSC he replied that there is nothing on judicial record of the present appeal However the department has mentioned fact if their written replies Enquiry committee was constituted nor any other occasion is highlighted by the department before whom or on which the said members of the committee have had the occasion of finial of their signatures. And of equal importance is the fact that the appellants have not been given any chance 10 confront the denial of the members of the committee through due process. The factum of ban as argued by the learned DDA has also not been mentioned in the show cause notice or in the order f the departmental appellate authority. Imposing the ban and its legal outcome is left without discussion and would be discussed at the proper time. (At present this Tribunal is of the view that the departmental appellate authority should be given chance to take into consideration all these issues and observations and pass a detailed order with reasons within a period of 60 days of the receipt of the judgment, Falling which the present appeals shall be depend to have been accepted in the meantime the posts already advertised should not be filled by the department. Parties are left to bear their own costs file be consigned to the record room.

MR. NIAZ MUHAMMAD KHAN

CHAIRMAN

Camp court D.I.Khan

MR. AHMAD HASSAN

MEMBER

Date of Presentation of Application:	21-03-2018
Number of Words	1600
Copying For:	10.00
Urgent:	2.00
Total:	12.00
Name of Copy:	



# GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

NO. SOH-III/8-89/2019 (Muhammad Shahld)
Dated Peshawar the 2<sup>st</sup> January, 2020

To.

The Director General, Health Services Khyber Pakhtunkhwa. Peshawar, 1d) 102

SUBJECT:

REPRESENTAION AGAINST ORDER DATED 17-05-2018 PASSED BY THE DIRECTOR GENERAL. HEALTH SERVICES KP PESHAWAR UPHOLDING THE TERMINATION ORDER DATED 17-12-2013 PASSED BY THE MS DHO HOSPITAL. D.I KHAN ON THE BASIS OF FAKE AND FACTITIOUS INQUIRY.

respect of Muhammad Shahid, Ex- House Keeper (BS-09) and to state that the rejection of Departmental appeal of the said official by your office is NOT in consonance with the judgment of the Khyber Pakhtunkhwa, Service Tribunal dated: 12-03-2018 in service Appeal NO. 743/2014 as the observations of service Tribunal reflected in the said judgment was not followed. The Tribunal has explicitly ordered that fat present this Tribunal is of the view that the Departmental Appellate Authority should be given a chance to take into consideration all the issues & observation and pass a detail order with reasons within a period of sixty days of the receipt of this judgment failing which the present appeal shall be deemed to have accepted.

Now whereas the time of sixty days as specified by Hon'ble Tribunal has lapsed & the appeal stands accepted and furthermore the perusal of records shows that the appellant has been terminated due to row between outgoing (retiring) MS & the incumbent MS declaring the DSC faulty for no fault of the petitioner. Serving Notice to the petitioner (appointee) for the supposedly wrong appointment by the appointing authority is unfathomable.

In view of the above, I am directed to state that the present appeal may be accepted in light of Khyber Pakhtunkhwa, Serve Tribunal Judgment and be decided considering the aforementioned facts and cannon of justice, so that no injustice be meted out to the petitioner for no fault of him please.

Encl: As above.

Endst: Even No. & Date.

Copy is forwarded for information & necessary action to the:-

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

ii) PS to Secretary Health.

SECTION ORFICER (E-ILI)

ION OFFICER (



# DIRECTORATE GENERAL HEALTH SERVICES - (1/3) 40 KHYBER PAKHTUNKHWA PESHAWAR

\$ 54-00 Address medialships charges office Parties 492-9210269 \* Exchanger 092-9210187, 9210196 Facili 091-9210230

## OFFICE ORDER:

On acceptance of Departmental Appeal by Health Department Govt. of Khyber Pakhtunkhwa vide letter No. SOH-III/8-89/2019(Muhammad Shahid) dated 02.01.2020 and in compliance of Khyber Pakhtunkhwa Service Tribunal Camp Court Pikhan decision dated 12.03.2018 in Service Appeal No.743/2014, the termination orders No. 5835 dated 17.12.2013 issued by MS DHQ Hospital DIKhan and DGHS Office Order No. 4466-68/Personnel dated 17.05.2018 are hereby cancelled/ab-initio in respect of Mr. Muhammad Shahid S/O Sona Khan House Keeper (BS-09) of DHQ Hospital DIKhan, thereby he is re-instated in accordance with the judgement to his original post at DHQ Hospital DIKhan.

Mr. Muhammad Shahid S/O Sona Khan House Keeper is hereby directed to report at DHQ Hospital DIKhan for duty in the best interest of public.

Sd/xxxxxxxxx DIRECTOR GENERAL HEALTH-SERVICES, K.P., PESHAWAR. Dated 22/3\_/2020.

No 1996-2001/Personnel/M shand House Reeper Copy forwarded to the:-

1. Hospital Director MTI-DHQ Hospital DIKhan.

- 2 Registrar Khyber Pakhtunkhwa Service Tribunal Camp Court Dikhan.
- 3. Assistant Director (Lit) DGHS Office Peshawar.
- 4. DAO DIKhan.
- 5 PA to DGHS KP.
- 6 Official Concerned.

For information and necessary action.

ATTESTED

DIRECTOR GENERAL HEALTH SERVICES, KHYBER PAKHTUNKHWA PESHAWAR.

22/3

ATTESTED -21-



# GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

No. SOH-II#8-89/2020 Dated Peshawar the 17th September, 2020

To,

The Director General

Health Services Khyber Pakhtunkhwa

Peshawar.

SUBJECT:

REPRESENTATION AGAINST ORDER DATED 17.05.2018 PASSED BY THE DIRECTOR GENERAL HEALTH SERVICES Khyber Pakhtunkhwa PESHAWAR UPHOLDING THE TERMINATION ORDER DATED 17.12.2013 PASSED BY THE MS-DHQ HOSPITAL D.I KHAN ON THE BASIS OF FAKE AND FACTITIOUS INQUIRY.

I am directed to refer to the subject noted above and to state that the rejection of Departmental appeal of the said officials by your office is NOT in consonance with the judgment of the Khyber Pakhtunkhwa, Service Tribunal dated 12.03.2018 in Service Appeal NO. 744/2014, 745/2014 and 746/2014 as the observations of service Tribunal reflected in the said judgment was not followed. The Tribunal has explicitly ordered that at present this Tribunal is of the view that the Departmental Appellate Authority should be given a chance to take into consideration all the issues & observation and pass a detail order with reasons within a period of sixty days of the receipt of this judgment failing which the present appeal shall be deemed to have accepted.

Now whereas the time of sixty days as specified by Hon'ble Tribunal has lapsed & the appeal stands accepted and furthermore the perusal or records shows that the appellant has been terminated due to row between outgoing (retiring) MS & the incumbent MS declaring the DSC faulty for no fault of the petitioner. Serving notice to the petitioner (appointee) for the supposedly wrong appointment by the appointing authority usunfathomable.

In view of the above, I am directed to state that the present appeal may be accepted in light of Khyber Pakhtunkhwa, service Tribunal judgment and be decided considering the aforementioned facts and cannon of justice, so that no injustice be meted out to the petitioner for no fault of him please.

Encl: As above,

SECTION OFFICER (E-VI)

Endst: Even No. & Date,

Copy is forwarded for information & necessary action to the :-

PS to Secretary Health.

SECTION OFFICER (F-VI)

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# VIKELIUDATE UENEKAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

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To.

The Hospital Director
MTI- DHQ Hospital Dikhan.

Subject.

# APPLICATION FOR RE-INSTATEMENT INTO SERVICE

I am directed to forward herewith a copies of appeals alongwith raciosures submitted by the following Ex-Officials requesting for re-instatement into sense which are self explanatory with the request to furnish your detailed comments in this regard as well as intimate as to whether their posts are still vacant under your regard or otherwise:-

- 1. Mr. Amar Ali S/O Muhammad Saeed Ex-Junior Clerk
- 2. Mr. Abdul Rasheed S/O Imam Bakhsh Ex-Ward Orderly
- 3. Mr. Muhammad Ramzan S/O Parvez Ex-Ward Orderly

ATTESTED .

ADDITIONAL OG (ADMN)

DIRECTORATE GENERAL HEALTH SERVICES, K.P PESHAWAR.

16/9/2020





# GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

No. SOH-III/8-89/2020 Dated Peshawar the 17th September, 2020

Τo,

The Director General Health Services Khyber Pakhtunkhwa Peshawar.

SUBJECT:

REPRESENTATION AGAINST ORDER DATED 17.05.2018 PASSED BY THE DIRECTOR GENERAL HEALTH SERVICES Khyber Pakhtunkhwa PESHAWAR UPHOLDING THE TERMINATION ORDER DATED 17.12.2013 PASSED BY THE MS-DHQ HOSPITAL D.I KHAN ON THE BASIS OF FAKE AND FACTITIOUS INQUIRY.

I am directed to refer to the subject noted above and to state that the rejection of Departmental appeal of the said officials by your office is NOT in consonance with the judgment of the Khyber Pakhtunkhwa, Service Tribunal dated 12.03.2018 in Service Appeal NO. 744/2014, 745/2014 and 746/2014 as the observations of service Tribunal reflected in the said judgment was not followed. The Tribunal has explicitly ordered that at present this Tribunal is of the view that the Departmental Appellate Authority should be given a chance to take into consideration all the issues & observation and pass a detail order with reasons within a period of sixty days of the receipt of this judgment failing which the present appeal shall be deemed to have accepted.

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In view of the above, I am directed to state that the present appeal may be accepted in light of Khyber Pakhtunkhwa, service Tribunal judgment and be decided considering the aforementioned facts and cannon of justice, so that no injustice be meted out to the petitioner for no fault of him please.

Encl: As above,

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SECTION OFFICER (E-VI)

Endst: Even No. & Date,

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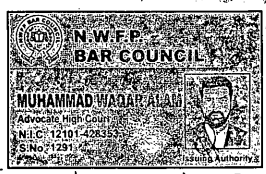
i) PS to Secretary Health.

The Much

SECTION OFFICER (E-VI)

# وكالت نامير

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Father's Nome: MUHAMMAD KHURSHID ALAM (43)
Address: USTRAMA SOUTH HEAR OCT
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DI KHAN
OHICE Tell 110 0 908-718370 Cell 0 333-485810
Exchange Der LC 27 05-100 FF
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باعث تحريرآ نكه

مقدمه مندرجه بالاعنوان ميں اپن طرف واسطے پيروى وجوابدى برائے پيثى يا تصفيه مقدمه بمقام مراسط بيروى وجوابدى برائے بيثى يا تصفيه مقدمه بمقام

# محمد وقارعالم ايرووكيث مائى كورث

کوسب ذیل شرائط پروکیل مقردی ہے، کہ ہر پیٹی پخود بذر اید پختیاد خاص رو بروعدالت حاضر ہوتا رہوں گا۔ اور ہروقت پکارے جانے مقد مدوکیل صاحب موصوف کو اطلاع دیکر عاضر عدالت کروں گا، اور ہروفت پکارے جانے مقد مدوکی خاص مقدم مدر در الفتہ ہوں گے۔ نیز دیکل صاحب موصوف اسلام دیکر عاضر عدالت ہوں گے۔ نیز دیکل صاحب موصوف اسلام دیکر عاصر مقام کے بھری کے طاوہ اور مقد مصدر دار نہ ہوں گے۔ بیز وقعیل میروی کرنے کے ذمہ دار نہ ہوں گے۔ اور مقد مدصور کہ کہری کے علاوہ اور مقدم مقد مدار نہ ہوں کے۔ اور اعتماد مدصور کے بیان دوائی ساحب موصوف فر مددار نہ ہوں گے۔ بی وقات کے آئے ہوگئی اور اعظم کا دور اور کہ کا اور اسلامی موصوف کو مددار نہ ہوں گے۔ بی وکو کس ساختہ موصوف کو مددار نہ ہوں گے۔ بی وکو کس ساختہ موصوف کو مددار نہ ہوں گے۔ بی وکو کس ساختہ موصوف کو مددار نہ ہوں گا۔ اور اسلامی موصوف کو مددار نہ ہوں گا۔ اور اسلامی موصوف کو مددار نہ ہوں گا۔ بی وکو کس ساختہ موصوف کو مددار نہ ہوں گا۔ اور اسلامی ساختہ کے دور کا اور اسلامی کس ساختہ کے دور کس ساحت موصوف کو مددار نہ ہوں اور ہم کے بیان دینے اور آئی یا راضی نامرونی اور کی کس ساختہ کے دور کس ساحت موصوف کو بین اختیار ہوگا کا اور اسلامی کس ساختہ کے دور کس ساحت کہا ہوگا اور اسلامی کس ساحت موصوف کو گئی کا اور کس ساحت کس ساحت کی اور ویک کا اور اسلامی کس ساختہ کہ دور اسلامی کس ساحت موصوف می کس ساحت موصوف میں کہ دور اسلامی کس ساختہ کی دور است نظر جائی یا وہ کس ساحت موصوف میں موصوف کو کس موسوف کو کہ دور ساحت کس موسوف کو کس کس ساحت کس ساحت موصوف کو کس مدر کس دور است نظر جائی اسلامی کس موصوف کو کہ دور است نظر موسوف کہ کہ دور اساحت کس موسوف کو کہ دور اساحت کس موسوف کہ کہ می موسوف کو کہ دور کس دور اساحت کس موسوف کو کہ دور اساحت کس موسوف کہ کہ دور اساحت کس موسوف کو کہ دور

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تضمون دکالت نامه کن لیا ہے۔اوراچھی طرح سمجھ لیا ہے اور منظور ہے۔

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Mob: 0333-9950616

Email: waqaralam1982@gmai.com

Ammar Ali.

گواه

# Before The Honourable KP Sewice Fribund, Comp Court Dikhan Execution Petition No. 137/2021

Ammar Ali VS DG Health & other Execution Petition

APPLICATION FOR THE RELEASE OF
SALARY OF RESPONDENT NO.2/
LHOSPITAL DIRECTOR MTE DIKHAN

Respectfully Sheweth, That the Respondent No. 2 humbly submits as below;

- 1). That the above titled execution petition is pending began this Honourable Court & is fried for traday.
- 2. That the instant case closint belong to the office of wholessign, which fact is admitted by the Mealth department is produced begree this stonomable Court forward, the solary of implession is attached vide order short Dated 28/09/2022.

Hence, it is sequested to selease the salary of undewign as the judgment corder of this of Americable Tribura is implemented. No 1 27/10/2012

Dr Farukh Tameel (Respondent No. 2) Hospital Directo1

#### SCANNED KPST Peshawar

1/11/82

# BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

To

The Registrar KP

Service Tribunal, Peshawar

Subject:

APPLICATION FOR RELEASE OF SALARY IN EXECUTION

PETITION NO 137/2021 IN SERVICE APPEAL NO. 746/2014

TITLED AMMAAR ALI.

R/Sir,

The subject case was heard on 27/10/2022 in Honorable Khyber Pakhtunkhwa Service Tribunal, at Camp Court D I Khan. The implementation report in the subject case was submitted by Rep. of Director General Health Services Khyber Pakhtunkhwa to which the Honorable Tribunal was agreed.

It is therefore humbly requested that order for release of salaries of the Respondents in the subject case may please be issued.

put up to the worthy chair - con with relavount execution petition.

Director General Health Services Khyber Pakhtunkhwa Peshawar

Landu,

The applicant should make the application begins ker the personal of the personal that the personal the personal terms of the p

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Kiryhen Palmenkhwa Service Palmenel

Binsy No. 1834

# BEFORE THE HONORÁBÍE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

To

The Registrar KP

Service Tribunal, Peshawar

Subject:

**APPLICATION FOR RELEASE OF SALARY IN EXECUTION** 

PETITION NO 365/2019 IN SERVICE APPEAL NO. 979/2013

TITLED DR. MUZAFFAR IQBAL.

R/Sir,

The subject case was heard on 27/10/2022 in Honorable Khyber Pakhtunkhwa Service Tribunal, at Camp Court D I Khan. The rep. of undersigned apprised the Honorable Tribunal that the pension case of the appellant is delayed due to non-availability of Last Pay Certificate (LPC). Responsibility for issuance of LPC is on the part of District Accounts Officer D I Khan. The Honorable Tribunal agreed the plea of Health Department.

It is therefore humbly requested that order for release of salaries of the Respondents in the subject case may please be issued.

Director General Health Services Khyber Pakhtunkhwa Peshawar

411

SCANNED KPST Peshewar

# BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVI

TRIBUNAL, PESHAWAR

То

The Registrar KP

Service Tribunal, Peshawar

Subject:

APPLICATION FOR RELEASE OF SALARY IN EXECUTION

PETITION NO 165/2022 IN SERVICE APPEAL NO. 955/2020

TITLED YASMEEN BIBI.

R/Sir,

The subject case was heard on 27/10/2022 in Honorable Khyber Pakhtunkhwa Service Tribunal, at Camp Court D I Khan and the Honorable Tribunal was apprised by District Health Officer Lakki Marwat regarding implementation of the decision which was agreed by the Honorable Tribunal.

It is therefore humbly requested that order for release of salaries of the Respondents in the subject case may please be issued.

Director General Health Services Khyber Pakhtunkhwa Peshawar,

K

## Peshawar

Diary No. 1834

# BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE 1/11/22 TRIBUNAL, PESHAWAR

To

The Registrar KP

Service Tribunal, Peshawar

Subject:

APPLICATION FOR RELEASE OF SALARY IN EXECUTION

PETITION NO 133/2020 IN SERVICE APPEAL NO. 145/2016

TITLED KHURRAM MASIH.

R/Sir,

The subject case was heard in Honorable Khyber Pakhtunkhwa Service Tribunal, at Camp Court D I Khan. The Hospital Director MTI D I Khan personally apprised the Honorable Tribunal that the Judgment will be implemented in letter and spirit before next date of hearing. It is pertinent to mention that the case pertains to MTI and Directorate of Health has no relevance to the case.

It is therefore humbly requested that order for release of salaries of the Respondents in the subject case may please be issued.

Director General Health Services Khyber Pakhtunkhwa Peshawar

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