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 ROZINA REHMAN

CHAIRMAN

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



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



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.

From the record, it is evident that on the recommendation of 5. Departmental Selection Committee, appellant Mukhtar 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.

03/6/2/

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)

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S.No	Date of	Order or other proceedings with signature of Judge or Magistrate
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		Mukhtar Ali, Appellant in person
	·	
		Muhammad Adeel Butt,
		Additional Advocate General For respondents
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		(Ahmad Sultan Tareen) (Rozina Rehman) Chairman Member (J)
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Reader

24.02.2021

Junior to counsel for the appellant and Asif Masood, DDA for the respondents present.

Adjourned to 25.03.2021 due to paucity of time today.

(Mian Muhammad) Member(E) Chairman

25.03.2021

Counsel for the appellant present. Mr. Riaz Khan Paindakhel learned Asst. AG for respondents present.

The Worthy Chairman is on leave, therefore, the case is adjourned to 02.06.2021 for arguments before D.B.

(Atiq-Ur-Rehman Wazir)

Member (E)

01.09.2020

appellant present. Mr. Learned counsel for District Attorney for the Muhammad Deputy respondents, is also present. Learned counsel for appellant submitted that he had argued the present appeal before the bench headed by the worthy Chairman of the Khyber Pakhtunkhwa Service Tribunal. Therefore, he requested that it would be appropriate to refer the instant appeal again to that bench to be chaired by worthy Chairman. The request seem genuine, therefore, the present appeal is adjourned to 12.10.2020 and may be fixed before the worth Chairman for

arguments.

(Mian Muhammad) Member (Executive)

(Muhammad Jamal Khan) Member (Judicial)

12.10.2020

Appellant present through counsel.

Mr. Usman Ghani learned District Attorney for respondents present.

Perusal of order sheet dated 01.09.2020 would reveal that in view of the request of learned counsel for appellant, case was ordered to be fixed before the bench headed by worthy Chairman. In view of request, case be fixed before the bench headed by the worthy Chairman for 03.12.2020.

(Mian Muhammad)

Member (E)

(Rozina Rehman) Member (J)

Counsel for the appellant and Mr. Ziaullah, DDA for the respondents present.

The representative of respondents No. 1 & 2 has furnished parawise comments while the representative of respondents No. 3 states that the same are relied upon by concerned respondent. To come up for arguments on 01.09.2020. The appellant may furnished rejoinder within a fortnight, if so advised.

An application for restraining the respondents from filling up one of the newly created post of Junior Clerk has been submitted by the appellant today. The representative of respondents has received copy of the application. The application shall also come up for final disposal alongwith the appeal on the date fixed. In the meanwhile and in view of the contents of order of this Tribunal dated 27.09.2019, at least one of the newly created posts of Junior Clerk shall be kept vacant till next date.

(Muhammad Jamal Khan)

Member.

Chairmán

Due to COVID19, the case is adjourned to $\frac{3}{2}$ / $\frac{7}{2020}$ for the same as before.

Reader

13.07.2020

Due to COVID-19, the case is adjourned to 03.09.2020 for the same.

Reade

17.07.2020

Counsel for the appellant and Asstt. A.G for the respondents present.

Instant matter was accelerated for hearing from 03.09.2020 to 17.07.2020 and notices were required to be issued to the respondents. The record, however, is bereft of copies of such notices. The matter is, therefore, adjourned to 29.07.2020 for hearing before the D.B. Office is required to strictly comply with the order of issuance of notices to the respondents for the date fixed.

(Muhammad Jamal Khan) Member Chairman

Counsel for the appellant present. Asst: AG alongwith Mr. Danial Ahmad, Store Keeper for respondents present. Learned Asst: AG requested for adjournment to file written reply. Adjourned. To come up for reply and arguments on 29.04.2020 before D.B.

Member

Member

11.12.2019

Junior to counsel for the appellant present. Nemo for the respondents.

Fresh notices be issued to the respondents by way of last chance. To come up for written reply/comments on 24.12.2019 before S.B.

Chairman 7

24.12.2019

Counsel for the appellant present. Addl: AG alongwith Mr. Sajid, Supdt for respondent no.3 present. None present on behalf of respondents no. 1 and 2 nor their written reply submitted despite last opportunity, hence proceeded ex-parte. To come up for arguments on 07.01.2020 before D.B. The restraint order passed on 27.09.2019 shall remain operative til next date of hearing.

Member

07.01.2020

Appellant absent. Learned counsel for the appellant absent. Uzma Advocate present on behalf of learned counsel for the appellant present and seeks adjournment. Mr. Muhammad Jan learned Deputy District Attorney present. Adjourn. To come up for arguments on 11.03.2020 before D.B. Appellant be put to notice for the date fixed.

Member

Member

10.10.2019

Counsel for the appellant and Mr. Sajid Superintendent for respondent No. 3 alongwith Addl. AG for the respondents present.

Learned AAG requests for time to furnish the requisite comments/reply. Adjourned to 08.11.2019 on which date the reply/comments shall positively be submitted. The restraint order passed on 27.09.2019 shall remain operative till next date of hearing.

Chairman

08.11.2019

Counsel for the appellant and Mr. Sajid , Superintendent for respondent no.3 alongiwth Addl: AG for the respondents present.

Learned AAG requests for time to furnish the requisite comments/reply. Adjourned to 27.11.2019 on which date the reply/comments shall positively be submitted. The restraint order passed on 27.09.2019 shall remain operative till next date of hearing.

Chairman

27.11.2019

Junior to counsel for the appellant, Addl. AG alongwith Sajid Superintendent for respondent No. 3 present and seeks further time to furnish the requisite reply.

Fresh notices be issued to respondents No. 1 & 2. To come up for written reply/comments of all the respondents on 11.12.2019 before S.B. The restraint order passed on 27.09.2019 shall remain operative till next date of hearing.

Chairman

27.09.2019

Counsel for the appellant present.

In the instant appeal the issue is that the appellant was appointed on 09.04.2013 as Junior Clerk in BPS-11. On 28.01.2016 he was adjusted from surplus pool against the vacant post of DSV BPS- 14 for the purpose of pay and allowance. 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. The appellant applied for his adjustment as Junior Clerk which was his original post but till date no response was given by the respondents, hence the appeal in hand.

The appeal is admitted for regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 10.10.2019 before S.B.

Alongwith the appeal there is an application for restraining the respondents from filling the vacant posts of Junior Clerk till disposal of the appeal. Notice of the application be also given to the respondents for the date fixed. Till then one vacancy of Junior Clerk shall be kept unfilled.

Appellant Deposited
Security & Process Fee

Chairman

Form- A

FORM OF ORDER SHEET

Court of	
Case No	996/ 2019

	Case No	996/2019
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	31/07/2019	The appeal of Mr. Mukhtar Ali presented today by Syed Noman Ali Bukhari Advocate may be entered in the Institution Register and put up to
۸		the Worthy Chairman for proper order please. REGISTRAR 3//>
2- ·	20/08/19.	This case is entrusted to S. Bench for preliminary hearing to be put up there on 27 09 19
		CHAIRMAN
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 996 /2019

Mr. Mukhtar Ali

V/S

Health Department.

<u>.....</u>

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S.No.	Documents	Annexure	Page No.
1.	Memo of Appeal		01-03
2.	Copy of appointment order & arrival	-A-	04-05
	report .		
3.	Copy of Service Book	-B-	06-16
4.	Copy of salary slip.	-C-	17
5.	Copy of adjustment order	-D-	18
6.	Copy of transfer order and arrival	-E-	19-20
	report	·	
7.	Copy of promotion order	-F-	21-25
8.	Copy of departmental Appeal	-G-	26
9.	Vakalat Nama		27

APPELLANT

Mukhtar ALi

Through:

(M. AŠIF YOUSAFZAI)

Advocate Supreme Court.

SYED NOMAN ALI BUKHARI

Advocate High Court

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 996 /2019

Mhyber Pakhtukhwa Service Tribunal

Diary No. 1105

Dated 31/07/2019

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

APPELLANT

VERSUS

- 1. The Director Health tribal District Merged Area, Peshawar.
- 2. The District Surgeon, North Waziristan District, Miranshah.
- 3. The Secretary Finance, Civil Secretariat, KPK, Peshawar.

RESPONDENTS

Registrar 3/17/19

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL ACT, 1974 FOR ADJUSTMENT AGAINST HIS ORIGINAL POST OF JUNIOR CLERK FOR THE PURPOSE OF PAY AND ALLOWANCES, AND ENABLING THE APPELLANT TO AVOID FURTHER FINANCIAL HARDSHIP AND AGAINST NOT TAKING ANY ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN STATUTORY PERIOD OF 90 DAYS.

PRAYER:

THAT ON ACCEPTANCE OF THIS APPEAL, THE RESPONDENTS MAY BE DIRECTED TO ADJUST THE APPELLANT AGAINST HIS ORIGINAL POST OF JUNIOR CLERK FOR THE PURPOSE OF PAY

AND ALLOWANCES, ENABLING THE APPELLANT TO AVOID FURTHER FINANCIAL HARDSHIP. ANY OTHER REMEDY, WHICH HIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOUR OF APPELLANT.

RESPECTFULLY SHEWETH:

FACTS:

- 1. That the appellant was appointed as junior clerk by the competent authority vide order dated 09.04.203 in the office of the Agency Surgeon North Waziristan Miranshah. The appellant submitted his arrival report on 10.04.2013 and has more than 6 years service at his credit. All entries recorded in the Service Book. The copy of appointment order, arrival report, service book and salary slip are attached as Annexure-A, B & C.
- 2. That the appellant was declared surplus on .06.11.2015 due to non-availability of post and on 28.01.2016 adjusted against the post of DSV BPS-14 for the purpose of Drawl of pay and allowances till further order. Copy of Order is attached as Annexure-D.
- 3. That the appellant was directed to report to THQ Hospital MIR Ali NW Agency (now district) for duty with immediate effect, vide order dated 20.07.2016 and the appellant submitted his arrival report on 21.07.2016. (Copy of order and arrival report is attached as annexure-E.
- 4. That one Namely Muhammad Ilyas was promoted from the post of Junior clerk to the post of senior clerk at S.no 95 vide order dated 09.04.2019. Copy of the promotion order is attached as Annexure-F.
- 5. That on the promotion of the said official the post of junior clerk become vacant at AHQH Miranshah. thereafter appellant filed Departmental Appeal for adjustment against the vacant of junior clerk (being original post) for the purpose of Pay and allowances on 23.4.2019 for the purpose enabling the appellant to avoid further financial hardship and waited for statutory period of 90 days, but no reply has been received by the

appellant. Copy of the Departmental Appeal is attached as Annexure-G.

6. That the appellant has no other remedy therefore filed instant appeal on the following grounds amongst the others.

GROUNDS:

- A) That not adjusting the appellant against his original of junior clerk are against the law, rules, principle of fair play, norms of justice and material on record
- B) That it was the legal duty of the respondent to adjust the appellant against his original post of junior clerk which is lying vacant as mentioned above in para- 4 but the respondent remained mum over that for no good reasons due to which the appellant has been suffered a lot.
- C) That the appellant is still working against the post of junior clerk but adjusting against the post of DSV bps-14 for the purpose of drawing pay, but now the post of junior clerk is lying vacant, therefore, the appellant is legally entitled for adjustment against his original post.
- D) That is no future of the appellant if he will not adjusted against his original post. Further it is added that temporary adjustment cannot be more than six months and now the junior clerk post is also vacant so in the interest of justice the appellant is legally entitled to adjust against his original post.
- E) That the appellant has not been dealt according to law and rules and has been deprived from his original post concerned office and an illegal and arbitrary manner if the appellant is not adjusted against his original post and the DSV BPS-14 is came and adjusted the appellant is again become surplus so to the save the appellant for facing hardship the appellant is legally entitled for adjustment

against the vacant post of junior clerk also in interest of justice.

F) That the appellant seeks permission to advance others grounds and proofs at the time of hearing.

APPELLANT Mukhtar ALi

Through:

(M. ASIF YOUSAFZAI)
Advocate Supreme Court.

SYED NOMAN ALI BUKHARI Advocate High Court

BEFORE THE KPK SERVICE TRIBUNAL

ALLEAD NO.	

Mukhtar Ali

VS

/2010

Health Deptt.

APPLICATION FOR RESTRAINING THE RESPONDENTS FROM FILLING THE VACANCY OF JUNIOR CLERK OCCURRED DUE TO PROMOTION TILL THE DISPOSAL OF APPEAL.

R.SHEWETH:

- 1. That the above noted appeal is pending before this Hon,ble Tribunal which is not fixed yet.
- 2. That the appellant was declared surplus on .06.11.2015 due to non-availability of post and on 28.01.2016 adjusted against the post of DSV BPS-14 for the purpose of Drawl of pay and allowances till further order.
- 3. That one Namely Muhammad Ilyas was promoted from the post of Junior clerk to the post of senior clerk at S.no 95 vide order dated 09.04.2019.
- 4. That on the promotion of the said official the post of junior clerk become vacant at AHQH Miranshah. So the deptt may be restrained from filling said post of junior clerk.
- 5. That to avoid further legal and procedural complication it would be in interest of justice to keep the post vacant.

It is therefore most humbly prayed that the respondents may restrained from filling the post till the decision of the appellant to meet the ends of justice.

APPELLANT

Mukhtar ALi

Through:

(M. ASIF YOUSAFZAI)

Advocate Supreme Court.

SYED NOMAN ALI BUKHARI Advocate High Court

AFFIDAVIT:

I solemnly affirm that the above contents of appeal are true and correct to best of my knowledge.

DEPONENT

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MUKHTAR ALT

JUNIOR CLERK

ONIC No. 2150585505935

GPF Interest Applied

Pers #: 50185631

Name:

DEDUCTIONS:

6PF Balance

fotal Deductions

Miran Shah-N.W.

Buckle:

P Sec:001 Month: June 201 Mw0031 -Agency Surgeon

Min. Of K.A & N.A & NTN:

GPF #:

old #: .

11 Active Temporary

PAYS AND ALLOWANCES:

0001-Basic Pay 1000-House Rent Allowance

2199-Adhoc Relief Allow @10%

2211-Adhoc Relief All 2016 10%

2224-Adhec Relief All 2017 10%

65,694.00

GP858 Pay and Allowances.

3701-Benevolent Fund (Exchange)

3705-R. Ben & Death Comp(Exch)

08 Years 02 Months 023 Days

1210-Convey Allowance 2005

1300-Medical Allowance

1528-Unattractive Area Allow

2148-15% Adhoc Relief All-2013

D.O.B

04.02.1985

Subrc:

1,000

MW0031

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30,72

1,290 180

600

2,070

28,652

LFP Quota:

MCB BANK LIMITED MIR ALI

0499326031000014

OFFICE OF THE AGENCY SURGEON NORTH WAZIRISTAN AGENCY MIRANSHAH Phone & Fax NO. 0928-300788

OFFICE ORDER

Mr. Mukhtar Ali Junior Clerk BPS-11 attached to this office is hereby adjusted against the vacant post of DSV BPS-14 for the purpose of drawl of pay and allowances till further order.

> $SD/_{XXX}$ (Dr. Hamidur Rehman) Agency Surgeon North Waziristan Agency

192-25_1C-1.

Dated Miranshah the 28/01/2016

Copy forwarded to:

- The Director Health Services, FATA Peshawar, 1.
- 2. The Agency Accounts Officer, NWA Miranshah.
- The Accounts Pay Bill Clerk of this office. 3.
- The Official concerned. .4.

Agency Surgeon North Wazirisfan Agency



DIRECTORATE HEALTH SER

FATA SECRETARIAT WARSAK ROAD PESE





OFFICE ORDER:

Mr.Mukhtar Ali, Junior Clerk attached to the office of Agency surgeon NW Agency is hereby directed to report to THQ Hospital Mir Ali NW Agency for duty with immediate effect, however he will draw his pay from his original post.

> **Director Health Services** FATA, Peshawar

No. 12304-8 JOHS/FATA/Admn CC to:

- The Deputy Director (Admn) DHS FATA.
- The Agency Surgeon NW Agency.
- The In charge THQ Hospital Mir Aii.
- The Agency Account Office NW Agency
- Official Concerned. For information and necessary action please.

Director Health Services FATA, Peshawar

Arrival Report

As ordered by the direction heaths

Services FATA. from the about my

Transfer from Agency Surgeon office

to THQ. hospital mir ali so 9

Neve by Submit my arrival Report

Regard -.

Dated 21-7.016.

- yours obediently

- Mis Mukhtar Ali Nic 21505-8550593-5 - Junior Clerk

THQ. Mir di

in charge Medical Officer T.H.Q Hospital

Balt 21-07-016



Consequent upon approval accorded by the Departmental Promotion Committee in its meeting held on 29.03.2019, under the Chairmanship of the DGHS Khyber Pakhtunkhwa Health Department Peshawar, the following senior most Junior Clerks of sub-cadre of Health Department are hereby promoted to the post of Senior Clerk (BPS-14).

0,0,	κ (Β) Ο-14).
S.#	Name Of Official
1.	Ajmal Khan S/O Muhammad Afzal
2.	Amjad Ali S/O Abdur Rasheed
3	Shakir Ullah
4.	Iftıraz Gul
5.	Aurangzeb Qureshl S/O Abdu Salam
6.	Muhammad Azam S/O Muhammad Hitab
7.	Jamshad Ali S/O Ameer ul Mulk
8.	Alı Zaman S/O Gul Re khan
9.	Mehmood Haroon S/O Muhammad Baseer Khan
10.	Sana Ullah Jan
11.	Abdul Hamid Khan
12.	Abdul Salam S/O Abdul Hayee
13.	Said Rahim S/O Muhibullah Khan
14.	Rashid Ali S/O Noor-ul-Huda
15.	Abdul Malik S/O Sher Zaman Khan
16.	Kamal Amar Baig S/O Uz Balg
17.	Shakeel Ahmad S/O Muhammad Amin
18.	Sardar Muhammad Waseem S/O Muhammad Ilyas
19.	Tahir Ali S/O Khair Din
20.	Hidayatullah S/O Muhammad Arif Khan
21.	Abdur Rahim S/O Haldar Khan
22.	Muhammad Javed S/O Culter Male
23.	Muhammad Javed S/O Sultan Muhammad
24.	Muhammad Maqsood S/O Ali Hussain Muhammad Riaz
25	Arsahd Mehmood
<u>26.</u>	
27.	Anwar Iqbal S/O Qaimat Gul Haroon Ahmad S/O Ibni Amin Khan
28.	Chariful Anniad S/O Ibni Amin Knan
29.	Sharif Khan S/O Abdul Zamari
30	Muhammad Shoukat S/O Faqir Muhammad
31.	Syed Wajid Hussain ,
32.	Aslam Noor S/O Muhammad Ameer
33.	Nazeer Hussain S/O Shabir Hussain
	Muhammad Atif S/O M Yousaf Akhonzada
34.	Pervez Akhtar Afridi 会認為
35.	Abdul waheed S/O Muhammad Saeed
36	Feroz Khan
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39.	Fazal Amin S/O Khuna
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45.	Llagat All
46.	Muhammad Sulalman Ul Mulk S/O Salful Mulk
47.	Nasir Ahmad
48.	Nisar Muhammad
49.	Imliaz Ahmad
50.	Waheed S/O Sain Muhammad
51.	Hussain Ahmad S/O Sher Goll Khan
52.	Rlaz Khan S/O Muhammad Hanif
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Name of officers

Abdul Hamld Khan

Hayee

Said Rahlm

12.

Abdul Salam S/O Abdul

Consequent upon their promotion to the post of Senior Clerk (BPS-1 they are hereby transferred and posted against the vacant posts are as under;-

DHO Mansehra

From

Ajmal Khan vacant post Mansehra -do-DHQ Hosp: Mardan DHQ Hosp: Amjad Ali 2 Mardan[®] -do-KMC Peshawar KTH/Peshawar Shakir Ullah -qo--DHO Mardan (DHO:Mardan Itlinz Gul -do-) 7 DHO Kohat DHO Kohat Aurangzeb Qureshi S/O 5. Abdu Salam -do-" Hospital DHQ DHO Chitral Muhammad Azam S/O 6. Chitral Muhammad Hitab DHQ Hosp: Mardan -do-DHO Charsadda Jamshed All S/O Ameer ul 7. Mulk DHO Karak W & C Hospital Ali Zaman S/O Gul Re 8 khan DHQ/ KDA Kohat W&C/ LMH Kohal; Mehmood Haroon S/O 9. Muhammad Baseer Khan -do KGN Bannu W & C Hospital Bannulii ⊕ <u>10.</u> Sana Ullah Jan

DHQT: Hospital

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Remarks

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Office

DHQT Hospital DI Khan

DHS:Merged/Areas

Peshawar

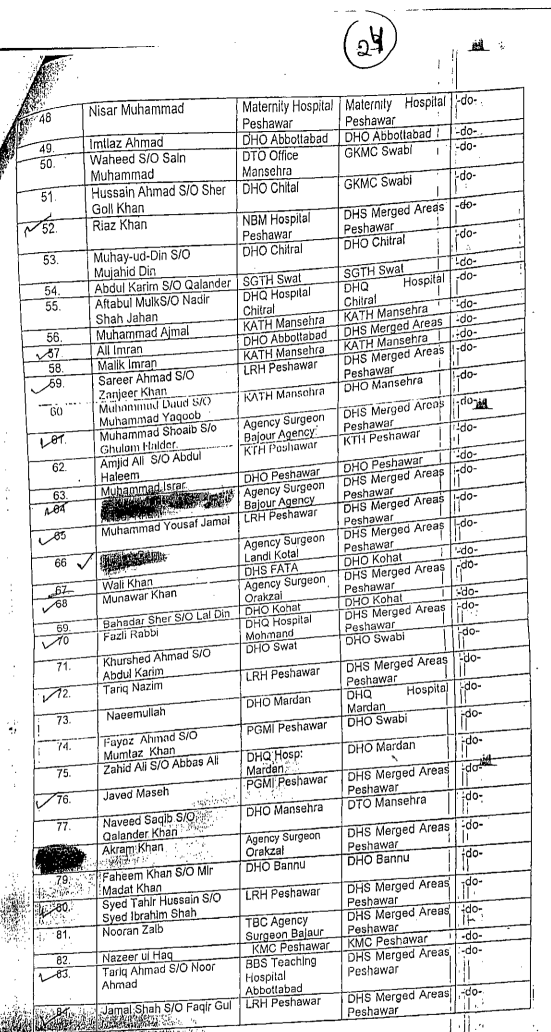
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		Hosp: Bannu	1 1
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93.	Niaz Muhammad	DHO Karak	DHQ Hospital -do-
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94.	Mumtaz Ali Khan S/O Mir	DHO Karak	DHO Karak j -do-
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95.	Muhammad Ilyas	AHQH:	DHS Merged Areas -do-
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96.	Mr. Muhammad Asfandyar	Sarhad Hospital :	DHO Office Vice
; 50.	Junior Clerk working	Psychiatric :	Peshawar S No.63
	against the post of Senior	Diseases	1.4.
	Clerk	Peshawar	

Arrival/ departure report should be submitted to this Directorate for

record.

5d/xxxxxxx DIRECTOR GENERAL HEALTH SERVICES, K.P.K, PESHAWAR _/04/2019. Dated :_

3448-36<u>4</u> Personnel/Promotion

Copy forwarded to the:-

Secretary to Govt: of Khyber Pakhtunkhwa Health Department Peshawar 1.

Accountant General Khyber Pakhtunkhwa Peshawar.

- Director Health Service Merged Areas Peshawar.
- Dean PGMI Peshawar.
- Dean KMC Peshawar. 5.
- All Principals Medical Colleges in Khyber Pakhtunkhwa. 6.
- All Hospital Directors MTIs Khyber Pakhtunkhwa.
- All District Health Officers in Khyber Pakhtunkhwa
- All Medical Superintendents DHQ/ Teaching Hospitals in Khyber Pakhtunkhwa.
- MS Govt: Naseerullah Khan Babar Memorial Hospital Peshawar
- MS Services Hospital Peshawar.
- MS Moulvi Ameer Shah Memorial Hospital Peshawar.
- MS Sarhad Hospital for Psychiatric Diseases Peshawar.
- MS Mental & General Hospital Dadar Mansehra.
- 15. All District Account Officers in Khyber Pakhtunkhwa.
- PA to DGHS, Khyber Pakhtunkhwa Peshawar.
- 17. DA Concerned.
- Officials concerned.

Eer Information and necessary action,

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VAKALAT NAMA

NO	
IN THE COURT OF K.P	Service Poibal, Resta
•	(Appellant) (Petitioner) (Plaintiff)
•	VERSUS
Health	Depth (Respondent) (Defendant)
I/We Mukhdar	Ac:
to appear, plead, act, compror as my/our Counsel/Advocate if for his default and with the au Counsel on my/our costs.	ute <i>M.Asif Yousafzai, Advocate, Peshawar</i> mise, withdraw or refer to arbitration for me/us in the above noted matter, without any liability uthority to engage/appoint any other Advocate ate to deposit, withdraw and receive on my/ou
behalf all sums and amounts	payable or deposited on my/our account in the ocate/Counsel is also at liberty to leave my/our oroceedings, if his any fee left unpaid or i
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	M. ÁŠTF YOUSAFZAT Advocate
•	
ACTE VOLICATIAI	Syed Noman All Bukhan
M. ASIF YOUSAFZAI Advocate High Court,	Age te
Peshawar.	Attested

OFFICE:
Room No.1, Upper Floor,
Islamia Club Building,
Khyber Bazar Peshawar.
Ph.091-22113910333-9103240

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Put up to the court with relevant upposed.

Appeal No.996/2019

Mr. Mukhtiyar Ali 29 17 12026

V/S ·

Govt of KPK, KPK etc.



APPLICATION FOR RESTRAINING THE RESPONDENTS FROM FILLING ONE OF THE NEWLY CREATED POST OF JUNIOR CLERK TILL THE DISPOSAL OF APPEAL.

RESPECTFULLY SHEWETH:

- 1. That the appellant has filed present service appeal for adjustment against his original post in which a date is fixed for today.
- 2. That previously in preliminary hearing deptt was directed to kept one of the junior clerk post for appellant till the disposal of main appeal but the deptt not obeyed the orders and filled the post.
- 3. That now the SNE is approved and two more junior clerk vacancies was created but despite that deptt not adjusting the appellant on same. Further it is added that one post of junior clerk is filled by the deptt on transfer but one post is still vacant.
- 4. That if the respondents are not restrained from filling the post of junior clerk the appellant will suffer from irrespective loss.

It is, therefore, most humbly prayed that the respondents may be restrained from filing the post of junior clerk till the disposal of main appeal. Any other remedy with this august Tribunal deems fit may also be awarded in favour of appellant.

APPELLANT

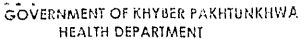
THROUGH:

(SYED NOMAN ALI BUKHARI)
ADVOCATE HIGH COURT.

AFFIDAVIT:

It is affirmed and declared that the contents of the above Application are true and correct to the best of my knowledge and belief.





Dated Poshawar, 4th June 2020

1

No. 50 (B&A) 1-14/Creation of posts - In pursuance of Finance Department letter No.50(i-9)FD/Combine SNE/99 Posts/2019-20 dated 26-05-2 (20 sanction of the Govr of Khyber Pach - 4-hwalts hereby accorded to the creation of the following 80 number of versus categories of policy in Type-C (respilat Mir All Distoct North Westinstan during the your 2019-20, subject to the observance of all codal formalities, before making appointment / filling of the posts

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BEFORE THE SERVICES TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

APPEAL NO. 996 / 2019

Mukhtar Ali

.....Petitioner

Versus

Director Health Services, Merged Areas and othersRespondents

Para wise comments on behalf of respondent No. 1 & 2

Respectfully Sheweth;

Preliminary objections

- 1. That the appellant has got no locus standi to file the instant appeal.
- 2. That the appellant has not come to this Honorable Court with clean hands and concealed the factual position of his service.
- 3. That the appellant has got no cause of action to file the instant appeal.

ON FACTS:

- 1. Correct to the extent of appointment as Junior Clerk BPS-7 by the Agency Surgeon NW Agency without fulfilling of codal formalities required for the recruitment. Due to non-availability of vacant post of Junior Clerk, he was adjusted against the post of Senior Clerk (BPS-9) for the purpose of drawl of pay.
- Correct. The appellant was adjusted against the vacant post of District Supervisor Vaccination (DSV) BPS-14 for the purpose of drawl of pay of Junior Clerk (BPS-11) which was totally illegal.
- Correct. The appellant was ordered to report for duty in THQ Hospital Mirali, however, salary was paid from the post of DSV BPS-14.
- 4. Correct.
- 5. Correct to the extent of appeal in this regards but the post of Junior Clerk vacated by Muhammad Ilyas working in AHQ Hospital Miranshah, has been filled under deceased son's quota, one Mr. Kamranullah s/o Dr. Jehanzeb (Late) has been appointed upon the said post.
- 6. Incorrect, the appellant has no right to file the instant appeal in light of the brief cited in above Paras.

ON GROUNDS

- A. Incorrect. The post of Junior Clerk vacated in AHQ Hospital Miranshah, has been filled under deceased son's quota, one Mr. Kamranullah s/o Dr. Jehanzeb (Late) has been appointed upon the said post while the appellant was appointed without fulfilling of codal formalities required for the recruitment.
- B. Incorrect as stated in above.
- C. Correct to the extent of adjustment against the post of DSV BPS-14 but the post vacated in AHQ Hospital Miranshah has been filled under deceased son's quota.
- D. Incorrect, the appellant is getting salary of Junior Clerk BPS-11 since his appointment.
- E. Incorrect, the appellant has not been deprived as he was not appointed as per rules and regulations; however, he is getting salary of Junior Clerk BPS-11.
- F. No comments.

As the post of Junior Clerk BPS-11 is not available in District North Waziristan because the only position vacated in DHQ Hospital Miranshah, has been filled under deceased son's quota. Therefore, it is, requested that the appeal may please be dismissed.

District Health Officer
District North Waznistar

Respondent No. 2

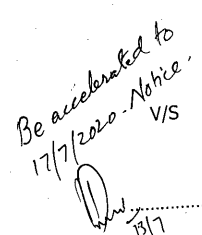
Director Health Services, Merged Areas, Peshawar

Respondent No. 1

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 996/2019





health Deptt:.

APPLICATION FOR FIXING THE INSTANT APPEAL FOR TOMORROW INSTEAD OF 03.09.2020 BEING STAY MA

RESPECTFULLY SHEWETH:

- That the appellant has filed the instant appeal for adjustment against the original post of junior clerk. 1.
- That the instant appeal was at arguments stage and fixed for today but adjourned due to covid-19 and the next date is 2. fixed for 03.09.2020.
 - That there is stay matter involved in the instant appeal and the stay was also granted in favor of appellant but 3. department not obeyed the order of the courts.
 - That now the SNE is approved and two more junior clerk vacancies was created but deptt not adjusting the appellant on same. SNE (Atached)
 - That it will be in the interest of justice to fix the early date in the instant case being stay matter case to meet the end of 5. justice.

It is, therefore, most humbly prayed that on acceptance of this application, the instant appeal may be fixed for tomorrow. Any other remedy which this august Tribunal deems fit and appropriate that may also be awarded in favour of the appellant.

Applicant

THROUGH:

(SYED NOMAN ALI BUKHARI)
ADVOCATE PESHAWAR.

AFFIDAVIT:

It is affirmed and declared that the contents of the above Application are true and correct to the best of my knowledge and belief.

Deponent

GOVERNMENT OF CHYBEY PAGETUNKHYSS HEALTH DEPARTMEN!

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Category-C Hospital Mir Ali North Wexiristan District.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 996/2019



MUkhtiar ALI

V/S

Health Deptt:.

put up to the court with

APPLICATION FOR FIXING THE INSTANT APPEAL IN NEXT WEEK INSTEAD OF 12.10.2020 BEING STAY MATTER CASE.

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RESPECTFULLY SHEWETH:

- That the appellant has filed the instant appeal for 1. adjustment against the original post of junior clerk.
- That the instant appeal was at arguments stage and fixed 2. for 29.07.2020 on which stay was granted against the newly created post.
- That there is stay matter involved in the instant appeal and the stay was also granted in favor of appellant but department not obeyed the order of the courts and going for filling the post and the date was fixed so long i.e 12.10.2020.

That it will be in the interest of justice to fix the early date in the instant case being stay matter case to meet the end of

Shall soman pooled wear

It is, therefore, most humbly prayed that on acceptance of this application, the instant appeal may be fixed in early date instead of 12.10.2020. Any other remedy which this august Tribunal deems fit and appropriate that may also be awarded in favour of the appellant.

Applicant

THROUGH:

(SYED NOMAN ALI BUKHARI)
ADVOCATE PESHAWAR.

AFFIDAVIT:

It is affirmed and declared that the contents of the above Application are true and correct to the best of my knowledge and belief.

Déponent

KHYBER PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

No. 996 /ST Dated / 6 / 2021

To

The District Surgeon, North Waziristan, Government of Khyber Pakhtunkhwa, Miranshah.

Subject:

JUDGMENT IN APPEAL NO. 996/2019, MR. MUKHTAR ALI.

I am directed to forward herewith a certified copy of Judgement dated 02.06.2021 passed by this Tribunal on the above subject for strict compliance.

Encl: As above

REGISTRAR
KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR.

OFFICE OF THE DISTRICT HEALTH OFFICER NORTH WAZIRISTAN TRIBAL DISTRICT AT MIRANSHAIL

(I (0928) 300788 FAX. (0928) 311662 l-mail agencysurgeonnwa2018 a gm...i a.m.

OFFICE ORDER:

The transfer of the following clerical staff is hereby order with immediate effect in the best interest of public.

S#	Name & Designation	From	To
1	Mr.Muhammad Niaz Junior Clerk BPS-11.	DHO Office NWTD	Type-(Hospital Mirali, Newly created
2	Mr.Muhammad Israr Junior Clerk BPS-11.	Type-C. Hospital Mirali. Newly created post	DHO Office NWTD

Note: Necessary Entry may be made in his service book

Sd/xxx

(Dr.Muhammad Israrul Haq) District Health Officer North Waziristan Tribal District

No. 3340-42 /Circular, MRN/DHO, dated 6, 7

Copy forwarded to.

1. District Account Officer NWTD

2. Director Health Services Merged Areas Peshawar.

3. Official Concerned.

North Waziristan Tribal District