FORM OF ORDER SHEET

Court of	
Case No -	298/ 2023

,	Caso	298/ 2023
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
- 1	08/02/2023	The appeal of Mr. Noor ul Amin presented today by
	1	Mr. Noor Muhammad Khattak Advocate. It is fixed for
		preliminary hearing before Single Bench at Peshawar
		on 10 -2-23. Parcha Peshi is given to appellant/counsel.
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL No. 298 /2023

NOOR UL AMIN

VS GOVT. OF KPK & OTHERS

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APPELLANT

Through:

NOOR MOHAMMAD KHATTAK
ADVOCATE
SUPREME COURT OF PAKISTAN

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

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Mr. Noor Ul Amin, Computer Operator (BPS-16), O/O Assistant Commissioner Mardan.

TNAJJEGGA ,.....

VERSUS

1- The Government of Khyber Pakhtunkhwa through Local Government, Election and Rural Development Department, Peshawar.

Z- The Commissioner Mardan Division, Mardan.3- The Deputy Commissioner Mardan.

...... RESPONDENTS

PERVICE APPEAL UNDER SECTION-4 OF THE KHYBER
PAKHTUNKHWA SERVICES TRIBUNAL ACT, 1974
AGAINST THE IMPUGNED ORDER DATED 29.06.2022
WHEREBY THE APPELLANT HAS BEEN TRANSFERRED
MARDAN TO THE OFFICE OF TMA MARDAN AND
MARDAN TO THE OFFICE OF TMA MARDAN AND
APPELLATE ORDER DATED 20.10.2022 WHEREBY THE
APPELLATE ORDER DATED 20.10.2022 WHEREBY THE APPELLATE APPELL

PRAYER:-

Triat on acceptance of the instant service appeal the impugned order dated 29.06.2022 and appellate order dated 20.10.2022 may very kindly be set aside and the appellant may be adjusted as computer operator (BPS-16) on regular basis in the office of Deputy Commissioner Mardan. Any other remedy which this august Tribunal deems fit that may also be awarded in favour of the appellant.

Respectfully Sheweth:

That the appellant while performing his duties in the respondents department was transferred and was directed to perform/ attend telephone duty vide order dated 17-09.2010. Copy of the order dated 17.09.2010 is attached as Annexure

That it is pertinent to mention here that vide order dated 25.01.2011 the appellant was permanently posted in the office of the then District Coordination Officer now Deputy Commissioner

	Mardan. Copy of the order dated 25.01.2011 is attached as Annexure
3.	That astonishingly vide impugned order dated 29.06.2022 after the lapse of 12 years the appellant was transferred from the office of respondents to the office of TMA Mardan. Copy of the order dated 29.06.2022 is attached as Annexure
4.	That against the said order the appellant submitted an application before the competent authority however the same was regretted vide order dated 05.07.2022 and the same along with the order dated 29.06.2022 was challenged before the appellate authority through departmental appeal. Copy of the appeal is attached as Annexure
5.	That the said departmental appeal of the appellant was rejected vide appellate order dated 20.10.2022. Copy of the appellate order dated 20.10.2022 is attached as annexure
6.	That after the issuance of the appellate order the brother of the appellant was admitted in hospital due to which the instant appeal was delayed. Copy of the Medical Chits is attached as annexure
7.	That feeling aggrieved and having no other remedy the appellant file the instant service appeal on the grounds inter alia.
<u>G R</u>	OUNDS:

- A- That the impugned order dated 29.06.2022, 05.07.2022 and appellate order dated 20.10.2022 are against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be set aside.
- B- That the appellant has not been treated in accordance with law and rules by the respondent Department on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That in the similar nature appeal No. 5200/2021 was accepted by this Honorable tribunal vide judgment dated 25.11.2022. Copy of the judgment dated 25.11.2022 is attached as annexureG.
- **D** That as per the law the appellant is entitled to be adjusted in the respondent department as he had served the respondent department for almost 12 years.

- E- That the appellant has been discriminated on the subject noted above and as such the respondents violated the principle of natural justice.
- F- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

It is therefore most humbly prayed that the instant service appeal may kindly be accepted as prayed for.

Dated: 06-02-2023

APPELLANT

NOORUL AMIN

Through:

NOOR MUHAMMD KHATTAK ADVOCATE SUPREME COURT

KAMRAN KHAN

WALEED ADNAN

UMAR FAROOQ

MUHAMMAD AYUB ADVOCATES

AFFIDAVIT

I, Noor UI Amin, Computer Operator (BPS-16), O/O Assistant Commissioner Mardan, do hereby solemnly affirm and declare on oath that the contents of this **Service Appeal** are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble tribunal.

DEPONENT

4-

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO	/2023
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NOOR UL AMIN

VS

GOVT OF KPK & OTHERS

APPLICATION FOR CONDONATION OF DELAY IN FILING THE ABOVE NOTED APPEAL.

R.SHEWETH:

- 1- That the appellant has filed an appeal along with this application in which no date has been fixed so for.
- 2- That the appellant prays for the condonation of delay in filing the above noted appeal on the following grounds inter alia:

GROUNDS OF APPLICATION:

- A- That valuable rights of the appellant are involved in this case hence the appeal-deserves to be decided on merit.
- B- That after the issuance of the appellate order the brother of the appellant was admitted in hospital due to which the instant appeal was delayed
- C- That it has been the consistent view of the Superior Courts that cases should be decided on merit rather than technicalities including the limitation. The same is reported in 2004 PLC (CS) 1014 and 2003 PLC (CS) 76.

It is therefore prayed that on acceptance of this application the delay in filing the above noted appeal may please be condoned.

Applicant

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT

AFFIDAVI<u>T</u>

I, Noor UI Amin, Computer Operator (BPS-16), O/O Assistant Commissioner Mardan, do hereby solemnly affirm and declare on Oath that the contents of this **Application** are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble Court.

DEPONENT

जनप्रभूतियाच्य विभाग ४० व

Mr. Salmon Khan Intrace. Mr. Nooral A min Senior Cierks

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Endst: No. & date of Fren.

Assistant Courdination Officer

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OFFICE ORDER

Dated Murdun The. 1719 2010.

NO. 3-631-33 DECOMINACONEN

DISTRICT COORDINATION OFFICER, OFFICER,

1 B" -6

OFFICE OF THE
DISTRICT COORDINATION OFFICER
MARDAN
No. \$\sum_3 \int DCO(M)EA Dated \$\frac{1}{2} \sum_01/2011

OFFICE ORDER

In continuation of this office order bearing No.7621-22/DCO(M)/ACO/EA dated 17.09.2010. Mr. Noor ul Amin. Senior Clerk presently posted on telephone duly is hereby by posted permanently in the office of undersigned with immediate effect in the public interest.

Bistrict Coordination Officer,

Mardan

Endst: No. & Date Even

Copy forwarded to :-

1. The official concerned for information/strict compliance with reference to the above.

OSERCE OF THE destano viugad

In pulsuance of Government of Rhyber Pakhtunkhive Local Government, Election and Right Development Department vide Sub Pera (b) of Para 1 of the Notification So. SQUICUL-1211. ACUS-02231 (3-DATED 31-3-2022, the following adjustment of the siaft of Zills Council Marking thereby made in the Colosil Municipal Administrations along with posts noted against each:

3,	*******	•		
	Name	Sesignation .	Present posting	Project
SII L	Mr.Noor Ul Amin	Computer Operator B -	O/O A:C Mardon	neinalA-AMT
2.	Mr. Muhamanni Zavez	Senior Clerk B - 14	14-14-14-14-14-14-14-14-14-14-14-14-14-1	TMA Marita
3.	Jvir.Fida Ua F. 6	Junior Chest: P - 11	Distt: Council Mardan	TMA Mardan
4.	Mr.Zeeshon Fin	Linux Oktob 1		TMS - Stade Catalogica
3.	Nr.Rosool Klum	Januar Clerk II - II	Dist: Council Manistr	TMA T. Hint
6:	Mr.Shah hinna	Sound Operator B - 07	Disn: Council Mardan	TMA Ghorh Kapara
7:	Mr.Baligner Shale	1) river 8 - 07	Dist: Council Macdan	TMA Mardan
8	Mr.Mulianimad Arif.	Nath Qualit Bar 184	Distr Council Marden	A.D LGERROD .
9.	Mr Ajab Khan	Nuib Qasic W - 6)	Town Hall	TMA Ghar Kaponi
10	Mr.Nnik Muhamand	Naib Qasid B - U	D.C Office	TMA Mardan
┟∺		Nalb Qasid B - 03	O/O:A.C Mordan	TMAMarileo
12		Nnib Qasid B - 03	Distr: Council Mardan	TMA Mardai
1 1 3		Chowkidar B - 03	Distt: Council Mardan	TMA Manti
14		. Chowkidar B - 03	Town Hall	TMA Garbi
15	Mr.laveed	S-Verger if +3	Distr Conseil Mardan	<u> </u>
16	Mr. Nagasli Roya	Sweeper B - 3	i Disu: Council Marden	The Walter Un-
7		Walb Quaid B - 03	Lehsildar Mardan	TMA Garhi Kapura H

The above named officials are directed to report to their proposed place

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District Conviroller of Account Research

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LEGIBLE COPY

OFFICE OF THE
DEPUTY COMMISSIONER
MARDAN

No. 1010/DC(M)/DN
Dated Mardan the 29.06.2022

OFFICE ORDER

In pursuance of Government of Khyber Pakhtunkhwa Local Government, Election and Rural Development Department vide Sub Para (b) of Para 1 of the Notification No SOG/LG/7-12/LC/ACT/2022/3113 Dated 31.03.2022, the following adjustment of the staff of Zilla Council Mardan, I hereby made in the Tehsil Municipal Administrations alongwith pposts noted against each.

S#	Name	Designation	Present Posting	Proposed
1.	Mr Noor ul Amin	Computer	O/O A.C	TMA Mardan
		Operator B-16	Mardan	
2.	Mr. Muhammad Zafar	Senior Clerk B-14	Distt Council	TMA Mardan
2.			Mardan	· · · · · · · · · · · · · · · · · · ·
3.	Mr Fida un Nabi	Junior Clerk B-11	DC Officer GRR	TMA Mardan
4.	Mr Zeeshan Ali	Junior Clerk B-11	Distt Council	TMA Garhi
	, m 2335		Mardan	Kapura
5.	MR Rasool Khan	Junior Clerk B-11	Distt Council	TMA T.Bhai
J.	Will Russia -		Mardan	
б.	MR Shah Imran	Sound Operator	Distt Council	TMA Garhi
o.		B-7	Mardan	Карога
7.	Mr. Bahadar Shah	Driver B-7	Distt Council	TMA Mardan
7.	Wit. Datiedai Ondi		Mardan	
8.	Mr Muhammad Arif	Naib Qasid B4	Distt Council	A.D LGE&RDD
o.	Wir Mullammad 144		Mardan	
	Mr Ajab Khan	Naib Qasid B4	Town Hall	TMA Garhi
9.	Mr Ajau Kilan	11000 Quan-		Kapora
	Mr Naik Muhammad	Naib Qasid B4	D C Office	TMA Mardan
10		Naib Qasid B4	0/0 A.C	TMA Mardan
11	. Mr. M. Hukhai	Maria Quara 2	Mardan	
	To The When	Naib Qasid B4	Distt Council	TMA Mardan
12	Mr Haider Khan	Halo Qasia 2	Mardan	·
	No. 37-1- + Oheh	Chowleidar B 3	Distt Council	TMA Mardan
13	3. Mr. Naimat Shah	CHOWRIGHT D'	Mardan	
<u></u>	7 7 7 7	Chowkidar B 3	Town Hall	TMA Garhi
1	4. Mr. Tariq Anwar	CHOMPIGET D.O.		Карога
<u></u>		Sweeper B 3	Distt Council	AD LGE&RDD
1	5. Mr Javeed	2wceher n o	Mardan	
		Courses B 3	Distt Council	TMA Mardan
1	6. Mr Naqash Raza	Sweeper B 3	Mardan	
		- N 0 0 - 1 D 0	Tehsildar	TMA Garhi
1	7. Mr Sabir Ali	Naib Qasid B 3	Mardan	Kapora
İ	<u></u>		Maruan	1 124/1-4

The above named officials are directed to report to their proposed place with immediate effect.

DEPUTY COMMISSIONER
MARDAN

Te

The Commissioner Mardan, Division / Region.

B

Subject;

DEPARTMENTAL APPEAL AGAINST THE ORDER OF DEPUTY COMMISSIONER MARDAN NO. 1255 DC(M)/EA-2 DATED 05/07/2022 VIDE WHICH THE APPLICATION OF PETITIONER / APPELLANT AGAINST THE TRANSFER ORDER FROM DEPUTY COMMISSIONER OFFICE TO LOCAL GOVERNMENT WAS REGRETTED WHICH IS AGAINST THE LAW, FATS AND LIABLE TO BE SET-ASIDE AND THE PETITIONER/APPELLANT MAY KINDLY BE AUJUSTED IN DEPUTY COMMISSIONER OFFICE MARDAN.

Respected Sir,

- 1. That petitioner/appellant was appointed as Junior Clerk in District Council Mardan on 15/05/2007 and was promoted to the post of Senior Clerk in 2010. (Copies attached).
- 2. That on 17/09/2010 the petitioner/appellant was transferred to Assistant Commissioner Office as Senior Clerk after restoration of Commissionrate system on dated 01/01/2013. Petitioner / appellant was adjusted as Reader to Assistant Commissioner Mardan.
- 3. That in the year 2013 petitioner / appellant was promoted to the post of Computer Operator BPS-16 and till now the petitioner/appellant performing duty in the office of Assistant Commissioner Mardan as Reader with full devotion and sincerity.
- 4. That vide letter No. 1010DC(M)/DN dated 29/06/2022 the petitioner/appellant was transferred from Assistant Commissioner Office to the Local Government against which the petitioner/appellant submitted application dated 20/06/2022 to Deputy Commissioner Mardan and Deputy Commissioner Mardan regretted application vide order No. 1255/DC(M)/EA-23 dated 05/07/2022 which is against fact, law and liable to be set-aside on the following rounds:

GROUNDS

- Because petitioner / appellant performed his duty in Assistant Commissioner Office with full devotion and entire satisfaction of superiors and gained sufficient experience.
- b. Became petitioner / appellant served Assistant Commissioner Office for more than 13/14 years and there is no single complaint against the petitioner / appellant.
- c. Because as Representative of Deputy Commissioner on direction of Deputy Commissioner Office Mardan performed duty with different Departments i.e. with Police Department in Muhamram Ul Harram with Augaf Department in encroachment campaign with Health Department for eradication of Polio and COVID-19 program etc.
- i. Because in Deputy Commissioner Office Mardan BPS16 post are lying vacant and the petitioner / appellant have the required experience to be adjustment on the post.
- e. Because the petitioner / appellant duty is satisfactory and experienced base in the office of Assistant Commissioner Mardan.
- f. Because many other employees from other Govt. Departments were also adjusted in Deputy Commissioner Office Mardan.

It is therefore humbly requested that by accepting the appeal the order of Deputy Commissioner Mardan mentioned above may kindly be set-aside and the petitioner / appealant may kindly permanently adjusted in the Deputy Commissioner Office.

Dated: 18-7-22

Yours Sincerely

NOOR UL AMIN

Reader to Assistant Commissioner

Mardan.

Cell: 0311-9245535

Reader

IN THE COURT OF COMMISSIONER, MARDAN DIVISION, MARDAN.

Noor-ul-Ameen Reader to Assistant Commissioner, Mardan. Appellant

VERSUS

Deputy Commissioner, Mardan

Respondent

Case No.37/9 RCC
Date of Institution 20-07-2022
Date of decision 20-10-2022

APPEAL AGAINST THE ORDER DATED 05-07-2022 PASSED BY THE DEPUTY COMMISSIONER, MARDAN.

ORDER.

Through this appeal the appellant has challenged the impugned order cited above whereby an application of the appellant for absorption in DC Office, Mardan was regretted.

Brief facts of the case are that the appellant was appointed as Junior Clerk in District Council, Mardan vide Office Order No.5059-63/SEC(M) dated 15-05-2007. Thereafter, the appellant was promoted as Senior Clerk in the said Department in the year 2010. Subsequently, the appellant was promoted to the post of Computer Operator (BPS-16) in the year 2013. However, on revival of Deputy Commissioner Office, the appellant was posted as Reader to Assistant Commissioner, Mardan vide order dated 01-01-2013. The appellant is still performing duty as Reader to AC, Mardan but he is receiving monthly salary from the Local Government Department and is a permanent employee as Computer Operator of the said Department. Now the appellant has submitted an application for permanent absorption in the Deputy Commissioner Office, Mardan which was regretted vide the impugned order. Hence, the appellant has filed the appeal in hand before this court.

Contd....P/2...

Appellant alongwith his counsel present and submitted written arguments. Deputy Commissioner, Mardan submitted parawise comments, which are placed on file.

From perusal of record of the case, written arguments of the appellant and parawise comments of Deputy Commissioner, Mardan, it transpires that the appellant is still a permanent employee of the Local Government Department wherein he has promoted from the post of Junior Clerk to the post of Computer Operator and regularly receiving his monthly salary therefrom. Moreover, there is no provision in service Rules regarding such absorption of the appellant in DC Office, Mardan. Therefore, the DC, Mardan has correctly regretted the application of the appellant, as it is not covered by Service Rules.

In view of the above, the appeal in hand, being without any substance is hereby dismissed. No order as to cost.

File be consigned to record room after necessary completion.

Announced 20-10-2022.

Commissioner,
Mardan Division, Mardan





Shite informational Hospital Ltd.

شغااللرنيشتل مسهعال اسلام أباد باكستان

: 10-01-2020 @ 10:47

Date of Admission : 02-01-2023 @-20:40

Consultant Incharge : Or. Chulam Skidig

Sector : H-9/4, Islamabad - Paldston Ph +061-0403000,Fax: 061-0403102

DISCHARGE SUMMARY

Date of Olachargo

Polloni Identification

1 26-81-00-80

Name BOO

MI FAZAL AMIN 14/04/1079

Gendor 1 Male

: NKDA Allorgy

Consultations:

Dr. Amlan Navaz, Dr. Muhammad Javald Iqbal, Dr. Anenthoda Pool, Dr. Abid Ilyae, Dr. Ghulara Biddig

Primary Diagnosis:

METASTATIC MUCINOUS CARCINOMA OF RECTOSIGMOID ORIGIN

Secondary Diagnosis:

HYPERTENSION

Presentations and Clinical Course:

Patient is a 43 year old male, known case hypertension, allergic to Dispirin, who presented to shift emergency with compliants of abdominal pain for past 10 days with decreased atoms output and one episode of vomiling. Putient was recently admitted on 30/1/2022 due to suspicion ofintestinal obstruction, however as his poin resolved he was discharged home. He is known case of metastatic muchous cardinoma of reclosigmoid origin with abdominal and pulmonay metastasis and had explorative laparoloniy done with colesiomy on 2021 january. He was admitted for explorative laparolomy in shifts which was done on 3/1/2023 with out any complications. He was monitored postoperatively and managed for pain, Pattent was recovering well-when stoot was observed in post operative drain and subsequently developed paritonitis. Reexploration inparotomy with washout and emeritain patching was done on 13/01/2023. He has remained stable vitally and clinically post reexploration. Oncology department was consulted who advised no intervention from their side. Infectious disease leam was also taken on board for multiple organisms reported on pus culture as follows:

Moderate growth of PROTEUS MIRABILIS (ESBL)

Moderate growth of KLEBSIELLA PNEUMONIAE XDR Moderate growth of PSEUDOMONAS AERUGINOSA XDR

Appropriate sensitive autibiotics were started as advise by injectious diseases team.

He is vitally stable and is being discharged today on patient's request due to financial constraints and is being transferred to another hospital for continuation of care. He is advised politicitive treatment and further management

Significant Physical and Other Findings:

VITALLY STABLE CHEST CLEAR

ABDOMEN SOFT NONTENDER

Significant Medications during hospitalization:

VANCOMYCIN FALGAN COLISTIN MINOCYCLINE TRAMAL

Bedside Procedures / Operations:

EXPLORATIVE LAPAROTOMY DONE ON 3/1/2023 REEXPLORATION LAPAROTOMY DONE ON 15/01/2023

F.PR 116

Paga Lel'3

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Shifa International Hospitals Ltd.

Sector: H-8/4, Islamabad - Pakistan

Tel: 051-8463231, 8463759, 8464320

Fax: 051-4863182

E-mail: ghulam_siddiq@shifa.com.pk

Prof. Dr. Ghulam Siddiq

M.B.B.S., F.R.C.S.
Professor of Surgery (SCM)
Consultant General, Laparuscopic
& Bariatric Surgeon

22-81-06-80

FAZAL AMIN



18/-1/13

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Designation:

MINC MARON



SURGICAL & AL

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Patient ID: 32300

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Shile international Hospitals Ltd. H-8/4, Islamabad - Pakistan Tel: +92-51-8463188

Fax: +92-51-4863188

Admission & Discharge Office

NTN: 0712126

IN PATIENT RECEIPT (Patient Copy)

R.No:

2461

:Received From:

FAZAL AMIN

Flirough:

CASH

Pay Mode.:

On Account OF:

IPO Deposit

Amount in Words:

Rupees Three Hundred Thousand Only.

Deposited by:

noor ul amin

300,000 Amount

Receipt Date: 12/01/2023

22810680

12/01/2023

MR. No:

Print Date:

Relation: brother

1st Refund Nominee Info :

Name :

Cell#: NIC / Passport #:

2nd Refund Nominee Info:

Name:

Cell#:

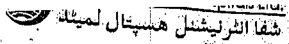
NIC / Passport #: ...

Report Run On : Thursday January 12 2023 9:19 PM

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In case of Refund upto Rs. 50,000 , it will be refunded in cash to depositor only. For refundable amount more than Rs. 50,000, it will be refunded to depositor through crossed chaque only in favour of Depositor.

CNIC Copy of depositor is needed for both refunds.



PATROLOGY

Shila international Hospital Ltd.

شفاانترنيشنل مسيتال اسلام آباد باكستان

Sector : H-9/4, Islamabad - Pakistan Ph : 051-8463606,Fax: 051-8463182:

DISCHARGE SUMMARY Date of Discharge : 31-12-2022 @ 13:31 Date of Admission : 30-12-2022 @ 19:21 Consultant Incharge : Dr. Ghulam Siddiq

Patient Identification

22-81-05-80 Mr FAZAL AMIN

Name 44/04/1979 DOB

Male Gender

MR#

ACECLOFENAC Allergy

ASPIRIN

ASPIRINIPARACETAMOL

CELECOXIB

DICLOFENAC-POTASSIUM.

DICLOFENAC-SODIUM

DICLOFENAC IMISOPROSTOL

FLURBIPROFEN

FLURBIPROFEN

IBUPROFEN

IBUPROFEN

IBUPROFEN+PSEUDOEPHEDRINE

INDOMETHACIN -

KETÖPRÖFEN

KETOROLAC TROMETAMINE

KETOHOLAC TROMETAMINE

LOXOPROFEN-SODIUM

MEFENAMIC-ACID

MELOXICAM

NABUMETONE

NAPROXEN

NAPROXEN SODIUM

OXAPROZIN

ROFECOXIB

FLURBIPROFEN+METH, SALICYLATE+MENTHOL

PIROXICAM

ETORICOXIB

NAPROXEN SUMATRIPTAN

IBUPROFEN CODEINE

Consultations:

p. 648 316

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Shifa International Hospital Ltd.

غااتئرنيشنل مسيتال اسلام آباد پاكستان

; 31-12-2022@13:31

30-12-2022 @ 19:21

Sector : II-8/4, Islamabad - Pakistan Ph : 051-8463666;Fax: 051-8463182

DISCHARGE SUMMARY

Date of Discharge

Date of Admission

Consultant Incharge: : Dr. Ghülam Siddiq

Patient Identification

22-81-06-80 MR#

Mr FAZAL AMIN

Name

BOD

14/04/1979

Gender

• Male

Primary Diagnosis:

SUBACUTE INTESTINAL OBSTRUCTION

Secondary Diagnosis:

RECTOSIGMOID CARCINOMA, STATUS POST LAPROTOMY 11

CYCLES CHEMO DONE

Presentations and Clinical Course:

43 year old patient, known case of hypertension and rectosigmold carcinoma. Patient was advised chemotherapy, Till now, 11 sessions have been done. Pallent underwent explorative taprotomy and colostomy was done. Patient now complained of constitution on and off. It is not associated with nausea, vomiting or lever. Patient was admitted for conservative management. Pattent remained stable throughout hospital stay and is being discharged with advise on home care; medications and mobilization

Significant Physical and Other Findings:

Per Abdoemn: soil, non-tender

Significant Medications during hospitalization:

inj Ruling 40mg intravenously once daily

inj Bolaigan 1G intravonously 6 hourly

Inj Rocephin 1G intravenously 12 hourly

Bedside Procedures / Operations :

conservative management

Pertinent Diagnostic :

C-Repolive Protein(CRP) High Sensitivity, PT (: Prothrombin Time), Chem. 7, CBC Dill Profile (CS11).

Patient condition/status at the time of discharge:

STABLE

Discharge Instructions:

- 1. Diet : solt diet. Resume rest of home medications
- 2. Activity as lolerated
- 3. Medications:

MOVCOL (SUGAR FREE) SACHET

(:POLYETHELENE -GLYCOL-NACL- 1.SACHET Orally 12 Hourly For 7 Day(s) KCL-NAHCO3) Stop in case of loose stocks

2 RISEK (NEW) 21'S CAPSULE 40-MG

(OMEPRAZOLE)

1 CAP Orally Once a Day For 14 Day(s) 30 minutes before properlast

3 CEFSPAN CAPSULE 4004MG

(CEFIXIME)

1 TAB Orally Once a Day For S Day(s)

This prescription is validitill 15-JAN-23

4. Follow-up Instructions: after 2 weeks in Surgical OPD Doctor: Ghulam Siddiq

5. In Case Of Emergency: Patient Should Report To Emergency Department Directly, Shilla-International Hospitals, LTD

F-PR HG

Fage 2 of 4



Shifa International Hospitals Ltd. H-8/4, Islamabad - Pakistan

Tel: +92-51-8463188 Fax: +92-51-4863188

Admission & Discharge Office

NTN: 0712126

IN PATIENT RECEIPT

(Patient Copy)

R.No:

8660

Received From:

FAZAL AMIN

Through:

CASH

Pay Mode:

On Account Of :

IPD Deposit

Amount in Words:

Rupees One Hundred Thousand Only.

Deposited by:

NOOR UL AMIN

1st Refund Nominee Info :

Name:

Cell#:

NIC / Passport #:

2nd Refund Nominee Into:

Name:

Cell'#:

NIC / Passport #:

Report Run On: Monday Jenuary 2 2023 10:1 PM

Receipt Date: 02/01/2023

MR. No: 22810680.

Print Date: 02/01/2023

if: 100,000

Relation: BROTHER

Relation: ..

Relation:

Authorised Signature SIH_20685

Refund Procedure:

In case of Refund upto Rs. 50,000 ; It will be refunded in cash to depositor only.

For refundable amount more than Rs. 50,000, it will be refunded to depositor through crossed cheque only in layour

CNIC Copy of depositor is needed for both relunds.

/We

RADIOLOGY

-OPD-



92518464646, 6463883, 8404810 Name:FAZAL AMIN - Male 43 Y

Accession ():2211290517

Order By :Col. (R) Saleem Siddlqui @ 29/11/2022 12:48

Service: Chest, Abdomen And Pelvis (11965)

Perform By:Rioz Ahmed @ 29/11/2022 14:26

CT CHEST, ABDOMEN AND PELVIS

CUNICAL INFO: Known case of melastatic mucinous carcinoma from colorectal primary. Status post colostomy. Status post 10 cycles of chemotherapy, completed 21 days ago. Status post radiotherapy completed in sep 2022. Followup, Known hypertensive, Non-smoker, Known altergy to aspirin,

TECHNIQUE: 2 mm reconstructed images from scan performed on multiplice CT were reviewed at workstation in multiple planes using different window widths and level settings. CT chest, abdomen and pelvis,

FINDINGS:

Comparison is made with prior CT dated 20/08/22.

There is no consolidation, collapse, branchiectasis of ground glass opacification. No pleural effusion or pneumothorax seen. Pulmonary nodule in apical segment of right lung lower lobe seen on image 2-77 and in left lung lower labe on image no 2-93 are stable. Groundglass nodule seen in prior sludy is redemonstrated on image 2-77 in the anterior segment of right lung upper lobe. Nodule along the oblique fissure in right lung is not visualized. on current study. A calcified nadule is re-noted in posterior basal segment of right lower lobe on image 2:100.

Thyrold gland is normal. No significant axillary or supraclavicular lymphadenopathy. Subcentimeter mediastinal lymph nodes are renoted. Heart and major mediastinal vessels are normally contrast opacified. Trachea and esophagus are of normal position and callber.

ABDOMEN AND PELVIS:

Rectosigmold Index mass is re-noted stable in size with luminal narrowing and wall thickening seen involving sigmoid colon and rectum. No significant change in bulk of the disease is seen. The largest congiomerate mass at Si level again measures 28 mm in AP dimension, Multiple pararectal, mesorectal and mesosigmoid nodules are 51 level again measures 28 mm in AP dimension; Multiple pararectal, mesorectal and mesosigmoid nodules are unchanged in size and number. The larger nodal mass seen on image:2-263 has a maximum AP dimension of 2.5 km which previously measured 2.5 cm. Mesorectal; mesosigmoid and peraneal thickening is again noted. Status post colostomy is redemonstrated with postsurgical changes in left tilac fosso including mild surrounding omental mesenteric changes. Trace presacral fluid is stable in interval. There are stable prominent percaval lymph nodes with larger measuring 9 mm on image 2-155 and 7 mm on image 2-186. Rest of the para dortic nodes are stable. Who stabilized retransformed or newlood details lymph nodes. Stable tilac lymph nodes seen on image 2-277. Is No significant retropertoneal or pelvic sidewall lymph nodes. Right Illac lymph node seen on image 2-277 is unchanged.

Uver, spieen, pancreas, gailbladder, bilateral adrenats and klaneys are unremarkable. Urinary bladder is partially distended. Prostate and seminal vesicles are unremarkable. Gastroesophageal junction and stomach is collapsed. Small bowel loops are parily contrast opacified and are mostly collapsed. Ascending colon, transverse colon and descending colon are air and fecal filled. Abdominal vasculature is patent.

Visualized bones show no significant abnormality.

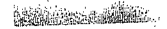
CONCLUSION:

- Essentially stable primary reciosigmoid mass lesion with persistent mesorectum, mesosigmoid and perlioned thickening. Redemonstration of extensive pararectal, mesorectal and mesosigmald nodules. Stable para autic lymph nodes and precaval lymph nodes.

-Essentially stable bilateral pulmonary nodules. -

Thankyou for your frust in our diagnostic service.

This is a verified report, it does not need stamp or signature



-21-

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

Service Appeal No. 5200/202

BEFORE: MRS. ROZINA REHMAN

MISS FAREEHA PAUL ...

MEMBER(J)
MEMBER(E)

Tariq Saleem, Assistant Anti Terrorism Court, Bannu.

.... (Appellant)

<u>Versus</u>

- 1. The Registrar, l'eshawar High Court, Peshawar.
- 2. The Special Judge, Anti Terrorism Court, Bannu,
- 3. The District & Sessions Judge, Lakki Marwat.

(Respondents)

 Mr. Shahid Saleem Mina Khel, Advocate

For appellant

Mr. Kabirullah Khattak, Addl. Advocate General

For respondents

 Date of Institution
 19.05.2021

 Date of Hearing
 25.11.2022

 Date of Decision
 25.11.2022

JUDGEMENT

FAREFIIA PAUL, MEMBER (E): The service appeal in hand has been instituted under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against the office order dated 08.01.2021 whereby the appellant was transferred back from District Courts, Lakki Marwat to Anti Terrorism

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Court, Bannu and against appellate order dated 21.05.2021 whereby his departmental appeal/representation was rejected.

2. Brief facts of the case, as given in the memorandum of appeal, are that the appellant was appointed as Assistant/Reader (BPS-11) on 09.04.2003 in Anti Terrorism Court, Bannu. After getting appointment there, the appellant to the Registrar, Peshawar High Court i.e. submitted an application respondent No. 1 to the effect that he had blood feud/enmity in his village for which he could not travel from Lakki Marwat to Bannu and hence requested for transfer and permanent adjustment/absorption in the District Courts, Lakki Marwat against a newly created post of Assistant there. Respondent No. 1 accepted the application of the appellant, and vide order dated 21.04.2003, he was transferred by the Peshawar High Court from Anti-Terrorism Court Bannu to District Courts, Lakki Marwat and posted as Assistant/Reader (BPS-11) against the newly created post of Assistant in District Courts, Lakki Marwat. In view of the aforesaid order, the appellant was permanently absorbed in District Courts Lakki Marwat in the year 2003. He submitted his arrival report which was duly accepted by the District & Sessions Judge, Lakki Marwat (respondent No. 3) vide office order date 02.05.2003 and permanently adjusted as Assistant on a vacant post by office order dated 05.07.2003. The appellant started receiving monthly salary from District Court Lakki Marwat and his seniority was also maintained there since 2003 till 2020. At the same time the Anti Terrorism Court Bannu stopped maintaining the seniority of the appellant and an employee namely

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Umer Ayaz, who was Assistant and junior to the appellant at that time, was: promoted to the post of Superintendent in ATC Bannu in the year 2013, meaning thereby that the appellant was no more employee of ATC Bannu nor his seniority was maintained there. After rendering 17 long years in District Courts, Lakki Marwat and being permanently absorbed there; respondent No. 1 issued the impugned order dated 08.01.2021 vide which he cancelled his own order dated 21.04.2003 and transferred back the appellant to ATC Bannu. Prior to passing the order dated 08.01.2021, respondent No. I called comments from respondent No. 3 regarding the promotion of Assistant to the post of Superintendent as per seniority list maintained in the District Courts, Lakki Marwat. Respondent No. 3 in his detailed reply admitted the fact that the appellant was on the top of seniority list of Assistants maintained since his transfer in 2003 in District Courts, Lakki Marwat. Feeling aggrieved against the order dated 08.01.2021, the appellant preferred departmental representation to competent authority through proper channel but the same was not disposed off within the statutory period; hence the instant service appeal. During pendency of the service appeal, departmental appeal/ representation was rejected on 21.05.2021.

3. Respondents were put on notice who submitted written replies/comments on the appeal. We have heard the learned counsel for the appellant as well as the learned Additional Advocate General for the respondents and perused the case file with connected documents in detail.

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- Learned counsel for the appellant presented the details of the case and contended that once the Hon'ble Peshawar High Court transferred the appellant in 2003 from Anti-Terrorism Court, Bannu to District Courts Lakki Marwat and permanently adjusted/absorbed him there against the newly created post of Assistant, it was estopped by its own conduct while issuing the impugned order dated \$.01.2021 and the impugned appellate order dated 21.05.2021. He further contended that had the post of Assistant not being vacant in District Courts Lakki, the appellant could not have been transferred from Anti Terrorism Court, Bannu to District Courts, Lakki Marwat. Similarly, respondent No. 2 had also given no objection to the application moved by the appellant to Honourable Poshawar High Court for transfer and permanent adjustment from Anti Terrorism Court, Bannu to District Courts, Lakki Marwat. He further argued that the appellant was the senior most Assistant in District Courts, Lakki Marwat and was entitled and due for promotion as Superintendent in the upcoming DPC meeting but due to the impugned orders he had been deprived from that promotion and that it was infringement of his right as enshrined in Constitution of Islamic Republic of Pakistan.
 - 5. The learned Additional Advocate General argued that the appellant was posted from ATC Bannu to District Courts Lakki Marwat on his own request and that he willingly chose to be posted out of his own cadre and therefore, relinquished his rights during the period of his ex-cadre posting. He further argued that the order passed by respondent No. 1 in 2003 was

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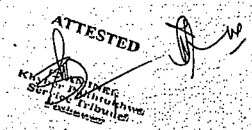
Courts, Lakki Marwat and that there was no bar on the competent authority to post him back to his original establishment.

Perusal of record transpires that the appellant was transferred, on his own request, from Anti Terrorism Court, Bannu to District Courts, Lakki Marwat by an order of the Honourable Chief Justice Peshawar High Court, issued by the Registrar of the court. After submitting his arrival report, the appellant was posted/adjusted as Assistant/Reader against a vacant post in the court of Additional District & Sessions Judge, Lakki Marwat. The District & Sessions Judge, Lakki Marwat started maintaining his seniority in his office since 2005 which is supported by all the seniority lists provided in the service appeal and further supported by the District & Sessions Judge, Lakki Marwat in his response to certain queries of the Registrar Peshawar High Court through his letter dated 30.07.2020 as well as reply of the respondents. The same response also clarified that posting of the appellant from Anti Terrorism Court, Bannu to District & Sessions Judge, Lakki Marwat was not on deputation, rather it was a transfer. To a query of the Registrar, Peshawar High Court whether the appellant can seek enlistment in the seniority list maintained for the officials of District & Sessions Judge, Lakki Marwat, the District & Sessions Judge, Lakki Marwat mentioned that the appellant had been transferred permanently on the post of Assistant in Lakki Marwat and as such he is rightly included in the common seniority list of Assistants maintained for officials of his office

> Khybo Pokhtoktowa Service Tribunas

promoted to the post of Superintendent by the Peshawar High Court from the same seniority list of Assistants in which name of the appellant was included. According to him the seniority list remained unchallenged for 15-16 years and it was in the year 2017 when the promotion for superintendent was due and the common seniority list was sent to the Hon'ble Peshawar High court in which one Mr. Amir Nasrullah, Ex-Superintendent was on top followed by Mr. Tariq Saleem at Sr. No. 2 (the appellant), where after the Hon'ble Peshawar High Court approved the common seniority list and issued promotion order of Mr. Amir Nasrullah in the year 2017.

7. The District & Sessions Judge, Lakki Marwat has given a complete picture indicating that the appellant is now an employee of the District & Sessions Judge, Lakki, being adjusted permanently in that office against an available vacancy back in 2003 and that his seniority is also being maintained there. The reply of the respondents also indicates that when the appellant was transferred to Lakki Marwat, he was no more an employee of respondent No. 2 i.e. Special Judge, Anti Terrorism Court, Bannu. Reply of the respondents further indicates that one Mr. Umer Ayaz Khan, being the senior most office Assistant in Anti Terrorism Court, Bannu was promoted by the competent authority, indicating that the name of appellant was no more in the seniority list maintained by that office. It is strange to note that despite getting detailed and exhaustive comments from respondent No. 3



(District &Sessions Judge, Lakki Marwat), respondent No. 1 issued the impugned order, without giving any heed to those comments.

- As regards the question of transfer and absorption of the appellant is 8. concerned, this bench is of the view that when the appellant was transferred: to Lakki Marwt and the District & Sessions Judge started maintaining his seniority in that office; and no objection was raised at that time, it is construed that the appellant has been absorbed in the office of District & Sessions Judge, Lakki Marwat. The action of transfer of the appellant to ATC Bannu by the Registrar Peshawar High Court at a belated stage, when seventeen years had passed, is not maintainable
- 19. In view of the details given above, service appeal in hand is allowed as prayed for. Parties are left to bear their own costs. Consign.
- 10. Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal this 25th day of November, 2022.

ember

Date of Presentation of Application 0/-02 Number of

Copying Fee

Name of Copa Date of Complection of Capy

Date of Delivery of Copy

Member (E)

Member (E)

Pertification be ture copy (FÀREEHA PAUL)

<u>VAKALATNAMA</u> PAKHTUNKHWA SERVICE TRIBUNAL,

APPEAL NO:	OF 20 <u>2</u> 3	
Noor al Amin	<u>VERSUS</u>	(APPELLANT) (PLAINTIFF) (PETITIONER) (RESPONDENT) (DEFENDANT)
I/We Appellant Do hereby appoint and consel/Advocate Supreme Couwithdraw or refer to Counsel/Advocate in the affor his default and with the Advocate Counsel on many Advocate to deposit, with sums and amounts payable above noted matter.	int to appear, plant to appear, plant to appear, plant arbitration for above noted matter authority to en any/our cost. I/voldraw and receivale or deposited of	Mohammad Khattak lead, act, compromise, me/us as my/our ler, without any liability gage/appoint any other we authorize the said we on my/our behalf all
Dated//202	NOOR ADVO KAME UMAI	MOHAMMAD KHATTAK CATE SUPREME COURT (BC-10-0853) (15401-0705985-5) RAN KHAN REAROOQ MOHMAND

Flat No. (TF) 291-292 3rd Floor, Deans Trade Centre, Peshawar Cantt. (0311-9314232)