# 05.06.2018

Neither the appellant nor his counsel present. M/S Amjid Ali, Assistant and Jaffar Ali, Senior Clerk alongwith Usman Ghani, District Attorney for the respondents present.

Since 8.00 A.M the case was called time and again but none appeared on behalf of the appellant.

It will be relevant to mention here that on previous date too, neither the appellant nor his counsel was present and the case was adjourned for today with the hope that someone may put attendance on behalf of the appellant but the situation remained the same. This conduct of the appellant clearly manifests his no interest in pursuing his case. Now it is about 2:00 P.M, and the court time is about to over. As such, this Tribunal is left with no option but to dismiss the appeal in hand in default. Parties are left to bear their own costs. File be consigned to the record room.

ulanment Amin

Chairman

Camp Court, Swat

Member

ANNOUNCED 05.06.2018

### 29.01.2018

None present on behalf of the appellant. Mr. Muhammad Jan, DDA for the respondents present. To come up for arguments on 02.0 2018 before S.B at Camp Court, Swat.



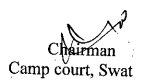


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# 02.04.2018

Appellant in person and Mr. Usman Ghani, District Attorney for the respondents present. Due to strike of bar, counsel for the appellant is not in attendance. Adjourned. To come up for arguments on 04.06.2018 before D.B at camp court, Swat.

Member



### 04.06.2018

Neither the appellant nor his counsel present. M/S Mujeebur Rahman, S.O, Amjad Ali, Asstt. And Jafar Ali, Assistant for the respondents present. Adjourned. To come up for further proceedings/arguments before the D.B tomorrow i.e. on 05.06.2018 at camp court, Swat.

Member

Chairman Camp Court, Swat 216 Appellant with counsel and Mr. Muhammad Zubair, Sr.GP for the respondents present: Due to incomplete bench arguments could not be heard. To come for final hearing on 06.3.2017 before D.B at camp court, Swat.

**06.03.2017** 

07.12.2016

Appellant in person M/S Amjad Ali, Asstt. Anwar Ali, Legal Officer and Yar Gul, Assistant for the alongwith Mr. Muhammad Zubair, Senior Government Pleader for the respondents present. Due to strike of the bar counsel for the appellant is not in attendance. To come up for final hearing on 05.07.2017 before the D.B at camp court, Swat.

Member

Camp court, Swat

Camp court, Swat

05.07.2017

10

Clerk of the counsel for appellant and Mr. Muhammad Zubair, District Attorney for the respondents present. Clerk of the counsel for appellant requested for adjournment. Adjourned. To come up for final hearing on 08.11.2017 before D.B at Camp Court, Swat.

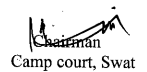
Chairman

Camp Court, Swat

08.11.2017

Clerk of counsel for the appellant and Mr. Kabeerullah Khattak, Addl. AG alongwith Jafar Ali, Senior Clerk for the respondents present. Counsel for the appellant has not turned up from Peshawar. Seeks adjournment. To come up for arguments on 29.01.2018 before S.B at camp court, Swat

Member



**e9.03,201**6

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Dr.Haseeb-ur-Rehmen on hehelf of the appellant and Mr.Yar Gul, Scafor Giark elongwith Mr.Fereec Ahmed AGP for respondents present. Written reply submitted. The appeal is assigned to D.B for rejoinder and final hearing for 11.7.2016 at Camp Court Swat.

11.07.2016

Appellant in person and Mr. Muhammad Zubair, Sr. G.P for the respondents present. Counsel for the appellant is not in attendance due to strike of the bar. Adjourned for final hearing on 7.09.2016 before D.B at camp court, Swat.

Member

Camp court, Swat.

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07.09.2016

Appellant in person and Mr. Muhammad Zubair, Sr.GP for the respondents present. Rejoinder submitted. Appellant seeks adjournment as his counsel is not turned up from Peshawar. Adjourned for final hearing before the D.B on 05.12.2016 at camp court, Swat.

Member

màn Chă Camp Court, Swat

23.11.2015

Appellant Deposited Security & Process Fee Counsel for the appellant present. Learned counsel for the appellant argued that the appellant was serving as Medical Officer at Civil Hospital Khwaza Khela Swat when vide impugned order dated 30.6.2015 prematurely transferred to DHQ Hospital Shangla where against he preferred departmental appeal on 10.7.2015 which was not responded and hence the instant service appeal on 10.11.2015.

1259/15

That the impugned transfer order is the result of political interference and as such the same is not tenable in the eye of law. Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 12.1.2016 at Camp Court Swat as the matter pertains to the territorial limits of Malakand Division.

Chalman

### 12.01.2016

Dr. Haseeb ur Rehman on behalf of the appellant and Shah Hussain, Assistant alongwith Mr. Muhammad Zubair, Sr,GP for respondents present. Requested for adjournment. To come up for written reply/comments before S.B on 09.03.2016 at Camp Court Swat.

Chairman Camp Court Swat

# Form-A

1258/15

# FORM OF ORDER SHEET

Court of

1259/2015 Case No. Order or other proceedings with signature of judge or Magistrate S.No. Date of order Proceedings 3 2 1 The appeal of Dr. Muhammad Ali Jan presented today 10.11.2015 1 by Mr. Muhammad Zafar Tahirkheli Advocate may be entered in the Institution register and put up to the Worthy Chairman for proper order. REGISTRAR 2 This case is entrusted to S. Bench for preliminary hearing to be put up thereon 23 - 11 - 15CHAIRMAN Ś

# BEFORE THE SERVICE TRIBUNAL, KHYBER PUKHTOONKHWA PESHAWAR

Service Appeal No. 129 / 2015

Muhammad Ali Jan,

VERSUS

Govt of Khyber Pakhtunkhwa etc.

# INDEX

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S.No	Particulars	Annexure	Dates	Pages
1	Memo of Appeal		- -	1-2
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3	Impugned Transfer Order	"A"	30-06-2015	. 4
4	Departmental representation	"B"	10-07- <u>2</u> 015	5
5	Initial Appointment Order	"C"	18-12-1995	6
6	Posting Order	"C1"	26-03-2007	7
7 -	Vakalatnama			8

Date:- 07-11-2015

M/Liz.

(Muhammad Zafar Tahirkheli) Advocate, High Court Peshawar

(Ansar Ullah Khan) Advocate High Court Peshawar

### BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No. 1259 /2015

Muhammad Ali Jan, Medical Officer, Tehsil Headquarter Hospital, Puran District Shangla,,

# VERSUS

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1. Government of Khyber Pakhtunkhwa, through Secretary Health, Peshawar.

2. Director General, Health Services, Khyber Pakhtunkhwa

.....Respondents

Appellant ·

.W.P. Province

Borvice ribunal

10-11

Diary No.

Contool.

SERVICE APPEAL U/S 4 OF NWFP SERVICE TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED TRANSFER ORDER DATED 30-06-2015 (ANNEX "A"), WHEREBY THE APPELLANT WAS PREMATURELY TRANSFERRED FROM CIVIL HOSPITAL KHWAZAKHELA, SWAT TO TEHSIL HEADQUARTER HOSPITAL PURAN, DISTRICT SHANGLA, AND HIS DEPARTMENTAL APPEAL DATED 10-07-2015 (ANNEX "B"), WAS NOT DECIDED TILL THE EXPIRY OF STATUTORY PERIOD OF LIMITATION.

<u>"Prayer"</u>

- (a) By accepting this appeal and setting aside the impugned transfer order dated 30-06-2015 (Annex "A"), whereby the appellant was prematurely transferred to Shangla from Khwazakhela Swat, and
- (b) Directing the respondent department to cancel the impugned premature transfer order of the appellant and he may be retained as Medical Officer Civil hospital Khwazakhela Swat.

# (////// Respectfully Sheweth,

 The appellant since his appointment on 18-12-1995 and has been serving the department honestly and diligently at different places of posting. That he was posted to Civil Hospital Khwazakhela Swat on 26-03-2007. (Copies annexed hereto <u>marked</u> <u>"C" & "C1"</u>).

\_\_\_\_\_

- 2. That vide impugned order dated 30-06-2015, the appellant was transferred to Tehsil Headquarter Hospital, Shangla, without any sound reason.
- 3. That the appellant preferred his representation / departmental appeal dated 10-07-2015 against the impugned premature transfer order, which was not decided till the laps of statutory period of limitation of 90 days. (Annex "B")

Feeling aggrieved and finding no other remedy, the appellant has been constrained to approach the Hon'ble Services Tribunal for the redress of his grievance, inter-alia on the following:

# <u>Grounďs</u>

- (a) The respondent department has acted in a most arbitrary manner while transferring the appellant, without allowing him to complete his tenure at Khwazakhela Swat, without showing any valid cause or cogent reason.
- (b) That the appellant has a clean service record, he was neither served with any adverse remarks nor complaint of any sort was ever filed against him. The respondent department has subjected the appellant to arbitrary treatment for the reasons best known to them.
- (c) That at the time of appellant's transfer, various other junior Medical Officers were posted at the same hospital, who had completed their tenure, but were not disturbed. That instead of transferring the juniors, the respondent department prematurely transferred the appellant, without any sufficient cause or reason, which amounts to victimization and abuse / misuse of power.
- (d) That the appellant was transferred due to the political pressure asserted by the local MPA, Dr. Haider Ali Khan, for the reasons best known to him.
- (e) The impugned transfer order is thus arbitrary, discriminatory, against the principles of equity, law, justice and proprietary, subject to correction by the worthy authority.
- (f) Appellant seeks permission to take several other grounds at the time of arguments.

In view of the above, it is most humbly requested that by accepting this appeal the impugned transfer order dated 30-06-2015 may kindly be set aside and the respondent department may be directed to retain the appellant at Civil Hospital Khwazakhela Swat.

Any other relief deemed appropriate may also be granted

<u>иес</u> Appellant,

Through,

Peshawar, dated 07-11-2015

(MUHAMMAD ZAFAR TAHIRKHELI) Advocate (Ullah Khan) Advocate

#### <u>Affidavit</u>

I, the appellant, do hereby stat on Oath that the contents of the above appeal are true and correct and nothing has been concealed or withheld from this Hon'ble Tribunal.

rell DEPONENT MAD ADVOCATE 2

# BEFORE THE SERVICE TRIBUNAL, KHYBER PUKHTOONKHWA PESHAWAR

Service Appeal No. \_\_\_\_/2015

Muhammad Ali Jan, Medical Officer, Tehsil Headquarter Hospital, Puran District Shangla,,

..... Appellant

### VERSUS

- 1. Government of Khyber Pakhtunkhwa, through Secretary Health, Peshawar.
- 2. Director General, Health Services, Khyber Pakhtunkhwa

.....Respondents

# PETITION FOR INTERIM RELIEF

#### Respectfully Sheweth

- 1. That the above titled petition is being filed before this Hon'ble tribunal, in which date of hearing is yet to be fixed.
- 2. That the contents of the accompanying appeal may kindly be read as part and parcel of the present petition.
- 3. The petitioner has got a good prima facie case on merits and is sanguine about his success.
- 4. The Respondent department has issued the impugned transferred order in complete disregard to the Transfer Policy.
- 5. It is the petitioner who will suffer irreparable harm if in case, his request is refused. The Respondent department may kindly be restrained from transferring the petitioner in violation of the transfer policy of the respondent department.

It is therefore, most humbly prayed that by accepting the present petition, the impugned transfer order dated 30-06-2015 may kindly be suspended till the decision of the present appeal.

Petitioner

(MUHAMMAD/ZAFAR TAHIRKHELI)

DEPONENT

Advocate

Through,

Peshawar, dated 07-11-2015

### <u>Affidavit</u>

I, the Petitioner, stated on Oath that contents of the above petition are rue and correct to the best of my knowledge and belief, and nothing has been kept concealed from this Hon'ble Tribunal.



# VERMMENT OF KREER PACHTUNIGHMA HEALTH DEPARTMENT

Dabed Peshawar the 30th June 2015

### NOTIFICATION

No. SO(E)H-11/4-1/2015 The Competent Authority is pleased to order the following transfers/ postings with immediate effect in the best public interest:

S.#	Name of Dector	From	To	
1	Dr. Khalr ul Nabi, MO (BPS-17)	CH Khwaza Khela Swat		Remerks Against the vacant post
2,	Rehman, MO (BPS- 17)	CH Khwaza Khela Swat	CH Puran Shangla	Against the vacant post
3.	Dr. Mohammad Ali Jan MO (BPS-17)	CH Khwaza Khela Swat	At the disposal of DHQ Shangla	Against the vacant post

### SECRETARY HEALTH HEALTH DEPARTMENT

Endst: No. even and date even.

Copy to the:-

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. Director General, Health Services, Khyber Pakhtunkhwa, Peshawar. 3. DHO Swat.
- 4. DHO Shangla.

10 Mars: 2012 June 02

- 5. District Account Officer Swat.
- 6. District Account Office Shangla,
- 7. Deputy Director (IT) Health Department.
- 8. PS to Secretary Health, Khyber Pakhtunkhwa. 9. PA to Special Secretary Health.

10: Doctor concerned.

TROM: SPORT DCAR

(Daulat Khan) Section Officer (E-II)

trus cu**p**i

EBX NC: : 0010575222

The Honorable. Chief Secretary Government of Khyber Pakhtunkhwa Peshawar.

Through <u>PROPER CHANNEL</u>

Subject:

### CANCELLATION OF MALAFIDE/UNLAWFUL TRANSFER ORDER NO. - SO(E):1-11/2-1/2015 DATED 30<sup>th</sup> JUNE 2015.

#### Respected Sir,

With great reverence and humble submission I beg to lay down the following few lines for your kind and sympathetic consideration:

Sir I am serving as Medical Officer (BPS-17) in Civil Hospital Khwazakhela Swat with great zeal and devotion. I have left no stone unturned in the discharging of my official duties and never committed any inefficiency which may create any problems/grievances for the public as well as my superiors.

Keeping in view such a good and appreciable reputation, I was expecting that my officers will protect my official status and provide me the opportunity to perform safe and sound service. But contrary to these facts and prevailing rules on the subject, I have been transferred from my existing position and Posted at the disposal of DHO Shangal against the vacant post without any sin, solid and cogent circumstances.

Sir, it is worth mentioning here that under the Provincial Government policy for posting transfer under S.No(i), all the posting transfer shall be strictly in public interest and shall not be abused or misused to victimize the government servants.

Besides the competent authority whenever desire to fill up any vacant post by transfer the junior most official or officer are to be nominated, or if the post warrants, the posting of senior one then senior most is to be considered for transfer. Contrary to the facts the competent authority has ignored the prevailing rules, and neither junior Medical Officer nor senior have been touched in the process of transfer order. For your kind perusal the panel of junior as well as senior Medical Officers is tabulated below:-

Name of Junior Medical Officers	Name of Senior Medical Officers		
Dr. Azizur-Rahman	Dr. Issa Khan		
Dr. Mushtaq	Dr. Saleem		
Dr. Waqar	Dr. Mustafa		
Dr. Nadia Khan	Dr.Fuzia		

Sir, from the above narrated exposition it is crystal clear that my order has not een considered on merit and also not in the interest of state/ public. Similarly there are no public completints or grievances against me, nor have my superiors ever observed my gross irregularities on my part. Thus my transfer has been issued totally on political grounds just to vacate position for posting of another favorite Medical Officer, which is against the spirit of law and the General Justice and prevailing rules on the subject.

Keeping in view the above facts and figures, it is requested that my transfer order may kindly be cancelled on compassionate grounds, and in case there is a vacant position in the District of Shangla, which warrants immediate filling, then junior or senior Medical Officer may be posted therein and I may very kindly be allowed to continue my duties, without any political interference and obliged, please.

nadali

Dr. Muhammad Ali Jan Medical Officer Civil Hospital Khwazakhela

Advance copy forwarded to: Chief Secretary govt: of Khyber Pakhtunkhwa

NEXTER DIRECTORATE GENERAL HEALTH SERVICES, NWFP, PESHAWAR. NO: 32860 /E-I. DATED: 19 Dr. Mohammad Ma Tau Bushdade Je APPOINTMENT ON CONTRACT BASIS ER OF Reference your application on the above subject for the post of . Medical Officer/Nomen Medical Officer/Nental Surgeon. The Competent authority is hereby appoint you as Medical Officer/ Women Medical Officer/Denal Surgeon in the Health Department, Govt: of NMFP, on contract basil in B-17 for a period of one year or till the availability of Public Service Commission selectee/return of original incombent from lave/deputation whichever is earlier, on the

- terms and conditions laiddown in the attached Agreement Deed, You shall be posted to 13 Hin MAN IGAN Dist. Ke This contract appointment is not transferable.
- This contract appointment is subject to your physical fitness for which you will appear before the Medical Board constitute to
- If you accept the offer of appointment on contract hasis as a Medical Officer/Women Hedical Officer/Dental Surgeon, the attached Agreement Deed should be filled in duly signed by you and should report at your own expense.
- If you fail to report for dity at the station specified in para-3 above, within Twn (10) days, the offer of appointment on contract basis will be deemed to have been withdrawn automatically and no further correspondence shall be entertained in this respect.

(DR.AZHAT KHAN AFRIDI) DIRECTOR GENE AL HEAITH SURVICES, MUFP, FESHAWAR. /1995.

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6.

SUBJECT: -

MENORANDUN:

Coxy forwarded to the :-

Secretary to Povt: of MFP, Health Deptt: Peshawar for information with reference to his letter No.SQ(E)IV/3-18/93, dated 16th Nov: 1995. alcal Superinten. it. for information and n/action.

З.

THE

- visional Director Health Services,
- District Health Officer/Agency Surgeon,

PESHAUAR

Accountant General, NUFP Peshawar District/Agency Accounts Officer\_

DATED

azave,

for information and necessar action please.

(DR.AZNAT KHAN AFRIDI) DIRECTOR GENERAL HEALTH SERVICES, Nº FP, PESHALAR.

### OFFICE OF THE EXECUTIVE DISTRICT OFFICER (HEALTH) DISTRICT SWAT.

annext

#### OFFICE ORDER.

Dr.Mohammad Ali Jan S/O Bughdadi MO, whose services has been kept on the disposal of the undersigned vide Govt: of NWFP, Health Department Notification NO.SOH(E-II/3-18/08, dated March, 12, 2008 is hereby posted as MO BHU Bar Shawar against the vacant post.

However he will perform duty at CH Khawaza Khela against his original post till the normalization of the situation in the District

Proper charge report should be submitted to this office

accordingly.

Sd/- xxx xxx EXECUTIVE DISTRICT OFFICER (HEALTH) DISTRICT SWAT.

No. 1389 - 94

# Dated **26**/03/20**87**. Copy forwarded to the :-

1. 2. 3. 5. 6.

District Accounts Officer Swat. MO I/C, CH Khawaza Khela. Incharge BHU Bar Shawar, Swat.

Concerned MO.

Accounts Section.

E.I, Section of this office: For information and necessary action.

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NO.

Copy forwarded to Director General Health Services, NWFP Peshawar for

information.

EXECUTIVE DISTRICT OFFICER (HEALTH) DISTRICT SWAT.

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(HEALTH) DISTRIC

**OFFICER** 

AT.



# <u>VAKALATNAMA</u>

Noof 2015 Petitioner	In the Court of Khyber Pakhtunk	<u>khwa Service Tr</u>	ibunal, PESHA	NAR
	No		of 2015	
Applicant Appellant				Plaintiff Applicant
Muhammad Ali Jan Decree-Hold	Muhammad Ali Jan	·		Decree-Holder
				Opponent
Govt. of KP etcJudgment-De	Govt. of KP etc.			Judgment-Debto

I / We <u>M. Ali Jan</u>, the above noted <u>appellant</u> do hereby appointed and constitute, **Muhammad Zafar Tahirkheli & Ansar Ullah Khan, Advocates High Court**, to appear, plead, act, compromise, withdraw or refer to arbitration for me / us as my / our counsels / advocates in the above noted matter, without any liability for his default and with the authority to engage any other Advocate / Counsel at my / our cost.

The Client / Litigant will ensure his presence before the Court on each and every date of hearing and the counsel would not be responsible if the case is proceeded ex-parte or is dismissed in default of appearance. All cost awarded in favour shall be the right of Counsel or his nominee, and if awarded against shall be payable by me/us.

I / We authorize the said Advocates to withdraw and receive on my / our behalf all sums and amounts payable or deposited on my / our account in the above noted matter.

el Pl Client

<u>M. Zafar/Ta</u>hir Attested & Accepted (Advocates)

Ansa

Dated\_

10-11-1

Office

ATIQ LAW ASSOCIATES, 87, Al-Falah Street, Besides State Life Building, Peshawar Cantt, Phone: 091-5279529 E-mail : <u>zafartk.advocate@gmail.com</u>

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

### Service Appeal No.1259 /2015

Mr. Muhamamd Ali

Appellant

#### Versus

Govt: of Khyber Pakhtunkhwa Health Department & Others

Respondents

### PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO. 1 & 2.

#### **Respectfully sheweth:-**

#### **PRILIMINARY OBJECTIONS:-**

- 1. That the appellant has neither cause of action nor locus standi.
- 2. That the appeal is not maintainable in its present form.
- 3. That the appellant has not come to the Tribunal with clean hands
- 4. That the appellant is bad due to non-joinder and mis-joinder of un-necessary parties.
- 5. That the appeal is time barred.

### ON FACTS:-

- Pertains to record.
- Incorrect. The impugned Notification is in public interest and in accordance with section 10 of Civil Servant Act.
- 3 Pertains to record needs no comments.

#### GROUNDS:-

- a. Incorrect. Respondent acted as per parameters set by the law and rules.
- b. Incorrect under section 10 of Civil Servant Act he is to serve anywhere his service required.
- c. As already stated in para 2 above.
- d. Incorrect. The impugned notification has been issued in the public interest and in accordance with law/rules etc on the subject.
- e. Incorrect. Govt: is moving as per parameters set by the law.
- f. No Comments being legal grounds.

It is, therefore, requested that the service appeal may please be dismissed with cost.

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Secretary to Govt. of Khyber Pathtuckhya Health Department (Respondent No.1)

Director General, Health Services, Khyber Pakhtunkhwa (Respondent No. 2