14<sup>th</sup> April, 2023

- 1. Learned counsel for the appellant present. Mr. Fazal Shah Mohmand, Additional Advocate General for the respondents present.
- 2. Learned counsel for requested for adjournment on the ground that he has not made preparation for arguments. Last chance is given to the appellant to argue the case on the next date positively, failing which the case will be decided on the available record without arguments. Adjourned. To come up on 02.06.2023 before D.B. Parcha Peshi given to the parties.

(Muhammad Akbar Khan) Member (E)

(Kalim Arshad Khan) Chairman

\*kanıran ullah\*

03.01.2023

Learned counsel for the appellant present. Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present.

Learned counsel for the appellant requested for adjournment on the ground that he has not gone through the record.

Adjourned. To come up for arguments on 24.03.2023 before the

D.B.

(Mian Muhammad)

Member (E)

(Salah-ud-Din) Member (J)

24.03.2023

Junior to tearned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

The Worthy Chairman is on leave today, therefore, the bench is incomplete. The case is, therefore, adjourned to 14.04.2023 for arguments before the D.B. Parcha Peshi given to the parties.

(FAREEHA PAUL) Member (E)

Sue to Summer Vacation the case is adjuncted

06.10.2022

Junior to counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present.

File to come up alongwith connected Service Appeal No. 387/2018 titled "Bakht Zaman Vs Government of Khyber

301

Pakhtunkhwa" on 07.11.2022 before D.B.

285 170 1463

(Mian Muhammad),
Member (E)

(Kalim Arshad Khan) Chairman 🔾 😘

07.11.2022

Counsel for the appellant present.

Naseer Ud Din Shah learned Assistant Advocate General for respondents present.

Former made a request for adjournment on the ground that he has not prepared the brief. Adjourned. To come up for arguments on 03.01.2023 before D.B.

SCANNED

(Fareeha Paul) Member (E)

(Rozina Rehman) Member (J)

Mr. Said Khan, Advocate junior of learned counsel for the appellant present. Mr. Javed Ullah, Assistant Advocate General for respondents present.

> Junior of learned counsel for the appellant sought adjournment on the ground that learned counsel for the appellant is unable to appear before the Tribunal today due to illness. Adjourned. To come up for arguments before the D.B on 10.02.2022.

(ATIQ UR REHMAN WAZIR) MEMBER (E)

(SALAH-UD-DIN) MEMBER (J)

10-02-2022

Due to retirement of the Honsble chairman the case is adjourned to come up for the same as before on 6/6/22

06.06.2022

Clerk of learned counsel for the appellant present. Mr. Naseer-ud-Din Shah, Assistant Advocate General for respondents present.

Clerk of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is not available today due to strike of lawyers. Adjourned. To come up for arguments on 18.08.2022 before the D.B.

(Fareeha Paul) Member (E)

(Salah-ud-Din) Member (J) - 22.06.2021

Mr. Said Khan, Advocate, junior of learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

Junior of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is busy in the august Peshawar High Court, Peshawar, therefore, adjournment may be granted. Adjourned. To come up for arguments before the D.B on 13.10.2021.

(Rozina Rehman) Member(Judicial)

(Salah-ud-Din) Member(Judicial)

13.10.2021

Learned counsel for the appellant present.

Mr. Kabiurullah Khattak, Additional Advocate General for respondents present.

File to come up alongwith connected Service Appeal bearing No. 387/2018 titled Bakht Zamin Vs. Government, on 10.11.2021 before D.B.

(Atiq-Ur-Rehman Wazir) Member (E) (Rozina Rehman) Member (J)

SCANNED KPST |Peshawar **Postscript** 26.05.2021

The order dated 24.03.2021 was written but could not be signed by the D.B including the then Chairman who due to unforeseen reason could not attend the office in coming days. He died in the meantime and the order sheet was left unsigned. To bring the proceedings of appeal on track, it is become expedient for ex-post facto completion of the order sheet. The unsigned order dated 24.03.2021 is reproduced below which be given effect accordingly:-

"Junior to counsel for the appellant and Mr. Riaz Khan Paindakhel, learned Asst. AG for respondents present.

Former requests for adjournment due to illness of learned senior counsel for the appellant.

Adjourned to 23.06.2021 for arguments before D.B."

(Atiq-ur-Rehman Wazir)

01.10.2020

Junior to counsel for the appellant and Mr. Muhammad Jan, Deputy District Attorney for the respondents present.

Request for adjournment is made due to engagement of learned senior counsel before the Hon'ble High Court in many cases today. The matter is adjourned to 22.12.2020 for hearing before the D.B.

(Mian Muhammad) Member (Executive)

Chairman

22.12.2020

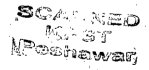
Due to COVID-19, the matter is adjourned to 24.3.21 for the same.

24.03.2021

Junior to counsel for the appellant and Mr. Riaz Khan Paindakheil learned Asst. AG for respondents present.

Former requests for adjournment due to illness of learned senior counsel for the appellant.

Adjourned to 23.06.2021 for arguments before D.B.



Chairman

(Atiq-ur-Rehman Wazir) Member (E) 05.03.2020

Clerk of counsel for the appellant and Addl. AG alongwith Gul Badshah, Assistant for the respondents present.

Representative of the respondents submitted written reply which is placed on record. To come up for rejoinder, if any, and arguments on 14.04.2020 before the D.B.

Member

14.04.2020

Due to public holidays on account of Covid-19, the case is adjourned. To come up for the same on 03.07.2020 before D.B.

03.07.2020 Due to COVID19, the case is adjourned to 01.10.2020 for the same as before.

Reader

27.08.2019

Counsel for the appellant and Addl. AG alongwith Danyal Ahmad, Store Keeper for the respondents.

Respondents have not submitted written reply/comments despite last opportunity was granted to them on 01.07.2019. The appeal is, therefore, posted to D.B for arguments on 14.10.2019.

Chairman'

14.10.2019 Learned counsel for the appellant present. Mr. Riaz Khan Paindakhel learned Assistant Advocate General alongwith Mr. Shah Nawaz Junior Clerk for the respondents present. Representative of the respondents department submitted written reply which is placed on file. Learned counsel for the appellant seeks adjournment. Adjourn. To come up for further proceedings on 24.12.2019 before D.B.

Member

Member

24.12.2019

Junior to counsel for the appellant and Mr. Zia Ullah learned Deputy District Attorney present. Junior to counsel for the appellant seeks adjournment as senior counsel for the appellant is not in attendance. Adjourn. To come up for arguments on 28.02.2020 before D.B.

SCAL'NED

Member

10.04.2019

Counsel for the appellant present. Mr. Aziz Rehman M.S Bajaur representative of the respondents present.

Counsel for the appellant has submitted an application for amending the word "FATA" to "Merged Area" as mentioned in the penal of respondents.

The application is allowed and the office is directed to make requisite amendment in the memorandum of appeal and thereafter, issue notice to all the respondents for the submission of written reply and comments on 16.05.2019 before S.B

Chaminan

16.05.2019

Junior to counsel for the appellant present. Written reply not submitted. Daud Jan Superintendent representative of the respondent department absent. He be summoned with the direction to furnish written reply/comments. Adjourn. To come up for written reply/comments on 01.07.2019 before S.B. Respondents be also put to natice for reply/comments.

) Member

01.07.2019

Junior to counsel for the appellant and Mr. Kabirullah Khattak learned Additional Advocate General for the respondents present. Written reply not submitted. None present on behalf of the respondents department, therefore, notice be issued to the respondents to attend the court and submitted written reply/comments. Last opportunity is granted. Adjourned. To come up for written reply/comments on 27.08.2019 before S.B.

Counsel for the appellant present. Mr. Kabirullah Khattak, Additional AG for the respondents present. Written reply on behalf of respondents not submitted. Learned Additional AG requested for further adjournment. Adjourned to 06.02.2019 for written reply/comments before S.B.

(MUHAMMAD AMIN KHAN KUNDI) MEMBER

06.2.2019

Appellant in person and Addl. AG for the respondents present.

Learned AAG requests for adjournment for submission of written reply by the respondents. Adjourned to 28.02.2019 before S.B.

The appellant may submit a list of respondents under their fresh nomenclature, if any, after merger of FATA on the next date.

Chairman

No one present on behalf of appellant. Written reply not submitted. Daud Jan Superintendent representative of the respondents absent. He be summoned with direction to furnish written reply/comments. Adjourn. To come up for written reply/comments on 10.04.2019 before S.B.

SCANNED KPST Peshawar

22-9-2018

Due to unharram ul haram nacations the Case was not heared on 20.9-2018 Adjournal for 7-11-2018

READER

7-11-2018

The to retirement of Honorable Chairman the Tribunal is man fundioid Therefore the lase is adjaurned to come up fel the Same an \$25-12-2018

Reforder

26.12.2018

Learned counsel for the appellant present. Written reply not submitted. Daud Jan Superintendent representative of the respondent department absent. Adjourn. To come up for written reply/comments on 30.01.2019 before S.B. Nolice

27.06.2018

Counsel for the petitioner present. Arguments on restoration of appeal heard. Record reveals that service appeal was dismissed in default on 05.06.2018. Learned counsel for the petitioner submitted application on 11.06.2018 for restoration of the same. The application is well within time therefore, restoration application is accepted and the appeal is restored. To come up for arguments on 08.08.2018 before D.B. Notice be also issued to the respondents accordingly.

(Muhammad Amin Khan Kundi) Member

08.08.2018

Learned counsel for the applicant and learned AAG for the respondents present. Adjournment requested. Adjourned. To come up for further proceedings on 03.09.2018 before S.B.

(Muhammad Amin Khan Kundi) Member

SCANNED KPST Peshawar

03.09.2018

Learned coursel for the applicant and Mr. Kabirullah Khattak, Additional Advocate General, for the respondents present. Written reply not submitted. Therefore, notices be issued to the respondents for written reply/comments. Adjourned. To come up for written reply/comments on 21.09.2018 before S.B

(Muhammád Amin Kundi) Member

### Form-A

### FORM OF ORDER SHEET

Court of	
-	

Appeal's Restoration Application No.

186/2018

S.No.	Date of order Proceedings	Order or other proceedings with signature of judge
1	; <b>2</b>	3 .
1 .	11.06.2018	The application for restoration of appeal no. 386/2018
	t file e	submitted by Mr. Noor Muhammad Khattak Advocate, may be entered in the relevant register and put up to the Court for
		proper order please.
-	•	REGISTRAR -
2	O TO	This restoration application is entrusted to S. Bench to be put up there on 25/6/8
		CHAIRMAN
;		
	25.06.2018	Counsel for the petitioner present. Learned Additional
		AG on behalf of respondents present. Adjourned. To come up for
	. ·	reply and arguments on 27.06.2018 before S.B.
		Member
:	•	

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

C.M NO. <u>/86</u> /2018 IN SERVICE APPEAL NO.386/2018

Khyber Pakhtukhwa Service Tribuna

Diery No. 664

Dated 11/06/2018

MUHAMMAD ZAHID

VS

A.C.S FATA

## APPLICATION FOR RESTORATION OF THE ABOVE MENTIONED APPEAL

#### R/SHEWETH:

- 1- That the above mentioned service appeal was pending adjudication before this august Tribunal in which 05.06.2018 date was fixed for hearing.
- 2- That appellant filed the above mentioned appeal against the adjustment of his original post i.e. Medical Technician in light of the Agency Cadre Policy.
- 4- That on the same date Counsel for the appellant was busy before the Hon'ble Peshawar High Court Peshawar and when he came to attend the above mentioned appeal but unfortunately the same was dismissed due to non presence of counsel for the appellant.
- 5- That the non appearance of the Counsel for appellant was neither deliberate nor intentionally but caused due to the above mentioned reason.

It is therefore, most humbly prayed that on acceptance of this application the above mentioned service appeal No.326/2018 may very kindly be restored.

Dated: 11.05.2018.

MOHAMMAD ZAHID

THROUGH:

NOOR MOHAMMAD KHATTAK

ADVOCATE

A -3

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO.

386

/2018

Mr. Mohammad Zahid, Medical Technician (BPS-12), Agency Headquarter Hospital, Bajaur Agency.



#### **VERSUS**

Merged Area

1- Additional Chief Secretary (FATA), FATA Secretariat, Warsak Road, Peshawar. Merged Avea

2- The Director Health Services (<del>FATA)</del>, FATA Secretariat, Warsak Road, Peshawar.

3- The Agency Surgeon, Bajaur at Khar.

DISMICE.

4- The Medical Superintendent, AHQ Hospital Bajaur Agency.

......RÉSPONDENTS

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE INACTION OF THE RESPONDENTS BY MOT ADJUSTING THE APPELLANT ON HIS ORIGINAL POST OF MEDICAL TECHNICIAN IN LIGHT OF THE AGENCY CADRE POLICY AND AGAINST NOT TAKING ANY ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY (90) DAYS

05.06.2018

Appellant absent. Learned counsel for the appellant absent. Learned Additional Advocate General present. Case called for several times but no one appeared on behalf of appellant. Consequently the present service appeal is dismissed in default. File be consigned to the record room.

Service Service Copy

Sdf-Member

Oate of Presentation of Ar	mination 6-6-18
Number of Work.	
Copying Fee	4'-
· Urgent	A.
Total	4
Name of Copylest	Homis
Date of Complection of	7-6-18
Date of Belivery of Capy_	7-6-18

08.05.2018

The Tribunal is non-functional due to retirement of our Hon'ble Chairman. Therefore, the case is adjourned. To come up for same on 22.05.2018.

Reader

22.05.2018

Clerk of the counsel for appellant present. Mr. Kabirullah Khattak, Additional AG for the respondents also present. Written reply not submitted. Learned Additional AG seeks adjournment. Adjourned. To come up for written reply/comments on 05.06.2018 before S.B. The restraint order shall continue till the date fixed.

(Muḥammad Amin Khan Kundi) Member

**05.06**.2018

Appellant absent. Learned counsel for the appellant absent. Learned Additional Advocate General present. Case called for several times but no one appeared on behalf of appellant. Consequently the present service appeal is dismissed in default. File be consigned to the record room.

**ANNOUNCED** 05.06.2018

11.04.2018

Counsel for the appellant present and seeks adjournment. Adjourned. To come up for preliminary hearing on 23.04.2018 before S.B.

X Acmber

23.04.2018

Counsel for the appellant present. Preliminary arguments heard and case file perused. Learned counsel for the appellant argued that the appellant was appointed as Medical Technician vide order dated 24.11.2006 on contract basis. That later on he was regularized on 10.11.2008. It was further contended that the government also issued policy regarding Agency cadre vide order dated 25.05.2009. That on the basis of such Agency cadre policy the appellant submitted application from North Waziristan to Bajaur Agency. It was further contended that in the light of the said policy the appellant was transferred from North Waziristan to Bajaur Agency but against the vacant post of Chief Blood Bank Technician till proper posting of original incumbent of the post vide order dated 03.10.2013. It was further contended that four posts of the Pharmacy Technician has been created for financial year 2017-18 and the respondent-department are going to recruit other people on the said post, although the appellant is entitle for adjusting on the same post, therefore, he filed departmental appeal which was not responded, hence, the present service appeal. Learned counsel for the appellant contended that the appellant was transferred to Bajaur Agency on the wrong post vide order dated 63.10.2013 till proper posting of original incumbent of the post, therefore, the respondent-department are bound to adjust the appellant on the said post instead of recruiting the other people.

Points urged need consideration. Admit, subject to deposit of security and process fee within 10 days, thereafter, notices be issued to the respondents for written reply/comments on § .05.2018 before S.B.

In an mean which stares good he montains till

(Muhammad Amin Khan Kundi)

Member

Security Process Fee

### Form-A

## FORMOF ORDERSHEET

Court	f	
Case No.	386/2018	_

	Case No <u>.</u>	386/2018
S.No.	Date of order proceedings	Order or other proceedings with <b>signature</b> of judge
1	2	3
1	16/03/2018	The appeal of Mr. Muhammad Zaid presented today by  Mr. Noor Muhammad Khattak Advocate may be entered in the
		Institution Register and put up to the Worthy Chairman for proper order please.
:	,	REGISTRAR
2-	29/03/18	This case is entrusted to S. Bench for preliminary hearing to be put up there on 29/03/18
		CHAIRMAN
29.03	.2018	Counsel for the appellant present and seeks adjournmen
ļ	Ad	journed. To come up for preliminary hearing on 11.04.201
	bef	ore S.B.
		(Ahmad Hassan) Member
	,	

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 386 /2018

MOHAMMAD ZAHID

VS

**A.C.S FATA & OTHERS** 

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4.	Agency cadre policy	A	5	
5.	CNIC	B_	6.	
6.	Domicile	<u>C</u>	7.	
7.	Order	D	8.	
8.		E	9- 10.	
9.	Departmental appeal	F	11.	
<i>y</i>	Vakalat nama	***************************************	12.	

APPELLANT

THROUGH:

NOOR MUHAMMAD KHATTAK ADVOCATE

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 386 /2018

Diary No. 407

Dated 16-3-2018

Mr. Mohammad Zahid, Medical Technician (BPS-12), Agency Headquarter Hospital, Bajaur Agency.

..... APPELLANT

#### **VERSUS**

Mergad Area

1- Additional Chief Secretary (FATA), FATA Secretariat, Warsak Road, Peshawar.

2- The Director Health Services (EATĂ), FATA Secretariat, Warsak Road, Peshawar.

3- The Agency Surgeon, Bajaur at Khar.

4- The Medical Superintendent, AHQ Hospital Bajaur A<del>gency</del>.

RESPONDENTS

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE INACTION OF THE RESPONDENTS BY NOT ADJUSTING THE APPELLANT ON HIS ORIGINAL POST OF MEDICAL TECHNICIAN IN LIGHT OF THE AGENCY CADRE POLICY AND AGAINST NOT TAKING ANY ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY (90) DAYS

#### **PRAYERS:**

That on acceptance of this appeal the inaction of the respondents may be declared as illegal and unwarranted upon the rights of the appellant. That the respondents may be directed to adjusted the appellant on his original post of Medical Technician (BPS-12) at Bajaur Agency under the Agency Cadre policy. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.



## **R/SHEWETH:** ON FACTS:

## Brief facts giving rise to the present appeal are as under:-

- 2- That the appellant took over the charge of his post at the assigned station and started performing duties quite efficiently, whole heartedly and up to the entire satisfaction of his high ups, in the meanwhile the appellant was issued regularization order dated 10-11-2008.

- That, appellant time and again requested the respondents 5for his adjustment against the original post of Medical technician but recently it came into the knowledge of the appellant that some post of Medical Technicians have been sanctioned for the newly constructed Trauma Center at Bajaur Agency for which the appellant filed an appeal/request which was not respondent to the appellant till date. Copy of the Departmental Appeal is attached as annexure ..... F.
- 6- That appellant having no other remedy but to file the instant appeal on the following grounds amongst the others.

#### **GROUNDS:**

- A- That by not adjusting the appellant on his original post is against the law, facts and norms of natural justice.
- B- That appellant has not been treated by the respondent Department in accordance with law and rules 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 the respondents acted in arbitrary and malafide manner by not adjusting the appellant on his original post of Medical Technician.

- D-That the respondents are intentionally not adjusting the appellant against his original post of Medical Technician but they are just to accommodate their blue eyed persons on the said post.
- E-That the post held by appellant is not his original post on which he was initially appointed in light of Appointment, promotion and transfer Rules 1989 but the respondents malafidely adjusted the appellant to another which is a post falling vacant due to non availability of its original incumbent.
- F-That the respondents discriminated the appellant on the subject noted above and as such the respondents violated their own policy regarding agency cadre.
- That appellant seeks permission to advance other grounds Gand proofs at the time of hearing.

It is therefore, most humbly prayed that the appeal of the appellant may be accepted as prayed for.

Dated: 13-03-2018

**MOHAMMAD ZAHID** 

THROUGH:

NOOR MOHAMMAD KHATTAK

IMAD MAAZ MADNI

ES, PESHAWAR

## BEFORE THE KHYBER PAKHTUNKHEWA SERVICE TRIBUNAL PESHAWAR

<b>APPEAL</b>	NO	/2	0	1.	8
		 , –	_		•

MOHAMMAD ZAHID

VS

**A.C.S FATA & OTHERS** 

APPLICATION FOR RESTRAINING THE RESPONDENTS NOT TO FILL UP THE POST OF PHARMACY AND MEDICAL TECHNICIANS TILL THE DISPOSAL OF THE ABOVE MENTIONED APPEAL

#### R/SHEWETH:

- 1- That the appellant filed above mentioned appeal along with this application before this august service Tribunal in which no date has been fixed so for.
- 2- That all the three ingredients necessary for the stay is in favor of the appellant.
- 3- That the inaction of the respondents by not adjusting the appellant on his original post is against the Civil Servant Act 1973 as well as the appointment, promotion and transfer Rules 1989.
- 4- That the inaction of the respondents by not adjusting the appellant on his original post is also violative of agency cadre policy.
- 5- That the grounds of main appeal is also be considered as integral part of this application.

It is therefore humbly prayed that on acceptance of this application the respondents may be restrained that not to fill up the posts of Pharmacy and Medical Technicians at Bajaur Agency till disposal of this appeal.

**MOHAMMAD ZAHID** 

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE

### **DIRECTORATE OF HEALTH SERVICES FATA**

Governor's Secretariat Warsak Road Peshawar

#### Office Order

A-5

Othice Old	
· On	the recommandation of the Donature 1 Galacia Communication 1 Galacia Communica
niessed to a	the recommendation of the Departmental Selection Committee the competent authority is
25 Do	ppoint Mr/Ms. Muhammad Zahid S/D/W/O Gul Zaman  leaf Tech BPS on contract basis on the terms and conditions laid down
below:	leat lech BPS on contract basis on the terms and conditions laid down
1.	His/Her appointment shall be for a period of 3 years / till the life of the project from the
	date of his/her joining in services and shall be extended on his satisfactory performance
2.	He/one is declared medical fit for this job.
3.	His/Her appointment is purely on contract basis (prescribed under Government of NWFP
	Contract Policy 2002) till the availability of post and he / she shall be bound to serve for at
	least 5 years in FATA.
4.	His/ Her appointment is non-transferable. Moreover spouse policy and district cadre policy.
	shall not be applicable to him/ her.
5.	Either party can terminate this contract with 60 days notice or pay in lieu thereof.
6.	He/She shall be dealt in accordance with rules and regulations applicable to contract
-	employees under contract policy 2002.
7.	He/She shall not indulge in any trade, business and any other activity what so ever which
	has been declared prohibited for the Government Servants in Civil Servant Act 1973.
8.	He/She shall be entitled for all those allowances admissible under the rules.
9.	He/She will not be entitled for any TA/DA for joining service and the offer shall be
	automatically held cancelled if he/she foils to init the late in 15.1
	automatically held cancelled if he/she fails to join the duty in 15 days of the receipt of this offer.
10.	He/She shall be posted anywhere in FATA.
11.	The appointment shall be dealered will a live to the same and the same
	The appointment shall be declared null and void and penalty be imposed in accordance with the prevalent law if the decrease and an accordance
12.	with the prevalent law if the documents are proved tempered or bogus.
141	Prescribed affidavit shall be submitted as per format endorsed prior to join duty.
If I	he/she accents the above terms and somitions he/she is the shows terms and somitions he/she is
Agency Si	he/she accepts the above terms and conditions, he/ she is directed to report for duty to the argeon/ Medical Superintendent Kuyyaw . Assessor further posting with in
Agency.	irgeon/ Medical Superintendent
. 1801107.	
	Sd/xxxx
-	Dr Muhammad Zubair Khan
	Director Health Services FATA
No. 9.5	Peshawar  /DHS/Admin/FATA Dated 24 /11/2006.
Copy for it	oformation an necessary action to:
30pj 101 li	
1.	AGPR, Sub Office Peshawar.
2.	Deputy Director Admin DHS FATA.
3.	Agency Surgeon / Medical Superintendent Kentam Agency .
4	Agency Account Officer / EDO
5.	Accountant Local Office, DHS FATA Peshawar
6.	Dealing Assistant for record DHS FATA
V.	Official Concerned.  Deputy Director (Admin)
•	
	Deputy Director (Admin)
	DHSTATA Peshawar
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \

#### OFFICE OF THE AGENCY SURGEON KURRAM PARACHINAR... 16

Copy forwarded to:

1. Mr, Muhammad Zahid S/O Gul Zaman newly appointed Medical Technician information and he is directed to report to BHU Makhrani Khel with immediate.

2. The Director Health Services FATA NWFP Peshawar for information with reference to your honour office order NO.955-61/ DHS / Admn/ FATA dated, 24.11.2006. Photo copy of the arrival report is enclosed for ready reference please.

3. Medical Officer Incharge BHU Makhrani for information.

4. Account/Service Book Clerk this office for necessary action.

Parachinar.



#### GOVERNMENT OF NWFP HEALTH DEPARTMENT

FP O

Dated the Peshawar 25th May 2009

#### NOTIFICATION.

No. SOH-III/8-90/2009 (FATA). The Governor of the North West Frontier Province (NWFP), in his capacity as agent to the President of Islamic Republic of Pakistan for FATA has been pleased to delegate powers of appointing authority to Director Health Services FATA, Political Agents and the Agency Surgeons for appointment against posts in the Health sector given hereunder:-

	<u>.                                      </u>	
Sr.No.	Pay Scale	Appointing Authority
1.	Posts up to BPS-15 in the	Director of Health Services FATA.
2.	· · ·	Political Agent of the concerned Agency.
3		Agency Surgeon of the concerned
	an Agency.	Marit Ch.

Secretary to Govt. of NWFP Health Department.

#### Endst No. of even No and Date.

Copy forwarded for information to:

Copyright Services

with a State of the state of the

Secretary to Governor NWFP.
Principal Secretary to Chief Minister, NWFP.

Accountant General, NWFP.

Secretary to Govt. of NWFP, Establishment Department.

Secretary to Govt. of NWFP, Administration and Coordination Department FATA Secretariat NWFP Peshawar.

Director General Health Services, NWFP.

7. Director Health Services, FATA.

All Political Agents.

All Agency Surgeons in FATA.

10. PS to Chief Secretary NWFP.

11. PS to Secretary Health, NWFP.

12. Programmer, Health Department, NWFP.

Section Officer (H-III)

ATTESTED

May (1.3)

# DOMICILE CERTIFICATE:

1 50	olemaly affirm that I, .M	HAYVAD DAHID.	0 (8)
	•	Tribe .TARKANI	-
Section		Sub-section . NASAR .	
Village	ZCRBANDAR.		
belongs to	a recognised tribe ofI	PARKANI.	
that my fat	her is a bona fide resident	of the Tribal/Astas of Bajaur Agenc	y
		<b>\</b>	
5-gnature/	L.T.I. of applicant.	Line	
Date			
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	CHI 7440 MOHAMMAD	and the second second second second second second second	
son of			ANI
Section	KHAR	is a bona fide resident of V	illage Zursandar.
	DRYBajau	r Agency as verified by his Section	mal Maliks and is of
CATEGO	· ·		#
Verified t	to be correct	Signature of P.T.I./P.	N/2 - 57
	of A.P.A.	Name Al Sa	instantile to beginning
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Bajaur A	gency	Dated	f-3-f-2-2-5-f
Dated	to the second of		
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	Will Capair	Assays.	
No25	-/20	COUNTER	SIGNED
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Dated Baja	tur Agency.	POLITICAL BASAUR A	Soleom Wilatt; AGENT, GENCY,
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## DIRECTORATE MEANTH SERVICES FATAL FATA SECRETARIAT WARSAK ROAD PESHAWAR



#### OFFICE ORDER:

Mr.Muhammad Zahid, Medical Technician attached to Agency Surgeon Mohmand Agency is hereby transferred and placed his services at the disposal of Medical Superintendent AHQ Khar Bajaur Agency for further posting on the vacant post of Ch-Pathology technician in the interest of public service.

-----Sd-----Director Health Services
FATA, Peshawar

No. 177(6-6) DHS/FATA/Admn

Dated: 3/ /10/2016

CC to:

- The Deputy Director (Admn) DHS FATA.
- The Medical Superintendent AHQ Hospital Khar Bajaur Agency w/r to his letter No.3394/C-6/MS dated 28-10-2016
  - The Agency Surgeon Mohmand Agency w/r to his letter No.3749/ASM dated 13/10/2016.
    - The Agency Account Offices Mohmand and Bajaur Agency
      - Official Concerned.

For information and necessary action please.

ATTESTED

Director Health Services FATA, Peshawar

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#### **VAKALATNAMA**

Before the polyber Pakhti	TunKhwa Service Tribuna,  Peshawar.  OF 2018	ľ
Mo hammad Lahid	, (APPELLANT) (PLAINTIFF) (PETITIONER)	
<u>VERSUS</u>		

I/We Mohammad Taked

Do hereby appoint ---

Do hereby appoint and constitute **NOOR MOHAMMAD KHATTAK, Advocate, Peshawar** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

A.C.S FATA & Others (DEFENDANT)

Dated. 13 / 2018

\_ mohmmad Zeifud

CLIENT

ACCEPTED
NOOR MOHAMMAD KHATTAK
ADVOCATE

(RESPONDENT)

OFFICE:

Flat No.3, Upper Floor, Islamia Club Building, Khyber Bazar, eshawar City.

hone: 091-2211391 bbile No.0345-9383141

## BEFORE THE SERVICES TRIBUNAL

### KHYBER PAKHTUNKHWA, PESHAWAR

#### APPEAL NO. 386 / 2019

Muhammad Zahid Medical Technician (BPS-12)

DHQ Hospital, Bajaur at Khar----- Appellant

#### **VERSES**

Additional Chief Secretary (FATA) and others----- Respondents

S NO.	DETAIL	PAGE NO.	Description
1	Para wise Comments	1-2	
2	Letter of M.S. DHQ Hospital Bajaur	3	Α



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#### **VERSES**

Additional Chief Secretary (FATA) and others----- Respondents

Reply / comments on behalf of the Respondents No. 1, 2, 3 & 4.

Respected Sheweth

#### **Preliminary objections**

- 1. That the appellant has not yet submitted departmental appeal.
- 2. That the appellant has got no locus standi to file the instant appeal.
- 3. That the appellant has not come to this Honorable Court with clean hands.
- 4. That the appellant has got no cause of action to file the instant appeal.
- 5. That, the appellant is not an "AGGRIEVED" person within the meaning of Article 199 of the Constitution of Pakistan.

#### **FACTS**

- Incorrect, the appellant was appointed as Medical Technician BPS-9 on contract basis for a period of 3 years and posted in Kurram Agency not in NW Agency as per appointment order attached with the appeal. Now the appellant is working as Medical Technician BPS-12 at DHQ Hospital Bajaur.
- 2. Pertains to record.
- 3. Correct to the extent of application and transfer order but it is pertinent to mention here that the appellant was transferred from Mohmand Agency to Bajaur Agency as per transfer order attached with the appeal. It is pertinent to mention here that as per para-4 of Terms and Conditions of the appointment order, the post was non-transferrable, moreover, spouse policy and district cadre policy was also not applicable upon him. However, the appellant was transferred from Mohmand Agency to Bajaur Agency.
- 4. Incorrect, the appellant has misguided the Honorable Court by stating that the appellant was adjusted against the post of Chief Blood Bank Technician. In fact, as per letter of the Medical Superintendent DHQ Hospital Bajaur at Annex-A, the appellant was adjusted against the post of Chief Pathology Technician for the purpose of drawl of salary till date due to non-availability of his original post.

- 5. Incorrect, the appellant has not submitted departmental appeal. As far as sanction of new posts for the Trauma Centre at DHQ Hospital Bajaur is concerned so it is stated that these posts have been filled by transfer of Medical Technicians belonging to Tribal District Bajaur and working in other Tribal Districts, under District Cadre Policy. Now there is no vacant post of Medical Technician in DHQ Hospital Bajaur.
- 6. The appellant has no right to file the instant appeal as he is getting salary regularly.

#### GROUNDS

- A- Incorrect. Due to non-availability of his original post, the appellant was adjusted against the post of Chief Pathology Technician for the purpose of drawl of salary till date.
- B- Incorrect, as stated above.
- C- Incorrect, as stated in Para 1 to 6 above.
- D- Incorrect, as stated in Para 5 above.
- E- Incorrect, as stated in above paras.
- F- Incorrect as stated in above paras.
- G- The Department will also raise other grounds at the time of arguments.

As the vacant position of Medical Technician is not available at DHQ Hospital Bajaur at the moment, therefore, it is humbly prayed that the appeal may please be dismissed.

Medical Superintendent, DHQ Hospital Khar. Tribal District Bajaur

Respondent No. 4

District Health Officer Tribal District Bajaur

Respondent No. 3.

Director Health Services, Merged Areas Peshawar.

For Respondent No. 1 & 2

# OFFICE OF THE MEDICAL SUPERINTENDENT DHQ, HOSPITAL BAJAUR AT KHAR.

No. 4327 Phone Office 0942-221200

70, Phone Office 0942-221200

Dated Khar the 28/8/2019.

The Director Health Services Merged Areas Peshawar. Aftention Fairy Mond: Sb

Subject: -

POSTING OF PARAMEDICAL STAFF/ COURT CASE.

Sir,

Kindly refer to your office telephonic message today on 2/8/2019. The following paramedical staff members were posted by the Directorate Health Services Merged Areas Peshawar in this hospital against the posts noted against each:-

Sr.#	Name	Designation wit	h   Working against
1	Noor-ul Islam		: Working against the post of Chief blood bank Technician
	Adam Khan	-do-	(BS-16) Working against the post of Charge
3	Bakht Zamin	-do-	Nurse (BS-16)
1	Muhammad Zahid	Medical Technician (BS-12)	1-40-

Medical Superintendent, DHQH, Bajaur at Khar.