13.11.2017

Counsel for the appellant and Mr. Kabeerullah Khattak, Addl. AG alongwith Faiz Muhammad, Assistant for the respondents present. Arguments heard and record perused.

This appeal is disposed of as per our detailed judgment in connected service appeal No. 678/2013, entitled "Sher Zada Versus the Director Health (FATA) Department, Peshawar and another". Parties are left to bear their own costs. File be consigned to the record room.

Member

ANNOUNCED 13.11.2017 694/2013

13.12.2016

Counsel for the appellant and Mr. Said Muhammad, Head Clerk alongwith Additional AG for the respondents present. Representative of the respondents submitted before the court that record of the appellant is available with the Agency Surgeon Officer and he will produce the same before the next date. Representative of the respondents is directed to produce the appointment order of the appellant alongwith salary issued to him and other related documents. To come up for record and arguments on

20.4.17 before D.B.

(ASHFAQUE TAJ) MEMBER

(MUHAMMAD AAMIR NAZIR)

20.04.2017

Counsel for the appellant present. Mr. Said Muhammad, Head Clerk alongwith Mr. Muhammad Adeel Butt, Additional AG for the respondents also present. Representative of the respondent-department submitted record which is placed on file. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 12.07.2017 before D.B.

(Ahmad Hassan) Member (Muhammad Amin Khan Kundi) Member

12.07.2017

Counsel for the appellant and Assit. AG at the respondents present. Counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 13.11.2017 before the D.B.

(Gul Zéb Khan) Momber(E)

(M. Amin Khan Kundi) Member(J) Counsel for the appellant and Mr. Muhammad Maaz Magni, Assistant Litigation Officer alongwith Addl: A.G for respondents present. Rejoinder submitted. Learned counsel for the appellant requested for adjournment that due to rush of work he could not be prepared the arguments. File to come up for arguments on 01-01-2016.

Member

Member

01.01.2016

Clerk to counsel for the appellant and Mr. Maaz Madni, Assistant Litigation Officer alongwith Assistant AG for respondents present. Arguments could not be heard due to incomplete Bench. To come up for arguments on 27.5.2016 before D.B.

B

Member

27.05.2016

Counsel for the appellant and Mr. Maaz Madni, Assistant Litigation Officer alongwith Addl: AG for respondents present. Learned counsel for the appellant requested for adjournment. Adjourned for arguments to 28.9.2016 before D.B.

Member

Member

28.09.2016

Counsel for the appellant and Addl. AG for respondents present. Counsel for the appellant requested for adjournment. To come up for arguments on 08.02.2017

before D.B.

Charman

13.01.2015

Counsel for the appellant and Mr. Muhammad Maaz Madni, Assistant Litigation Officer on behalf of respondents with Addl: A.G present. Another request for submission of written reply/comments was made despite the fact that last chance was extended to the respondents on the previous date.

It is noted with concern that the government functionaries do not pay due attention towards direction of the court despite the fact that they are public servants and obliged to adhere to the orders of the Court including defending the interest of the government. Let the respondents be informed that in future, concerned authorities are to be dealt with strictly in accordance with law.

Last chance is extended with the direction to the respondents to submit written reply/comments on 16.01.2015.

Chairman

12. 16.01.2015

Counsel for the appellant and Mr. Muhammad Maaz Madni, Assistant Litigation Officer alongwith Addl: A.G for respondents present. Comments submitted. To come up for rejoinder as well as final hearing/arguments before D.B on 9.7.2015 alongwith connected appeals No. 678, 679,680,681,682,683,684,685,686,687 and 689 to 703 of 2013.

Chairman

BEFORE THE SERVICES TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Appeal No. 694/2013

Mr. Farhat Ullah Malaria Supervisor

..... Appellant

Versus

Para wise joints comments on behalf of respondent No. 1.

Preliminary objections

- That the appellant has no cause of action/locus standi to file the present appeal.
- 2. That the appellant is estopped by his own conduct to file the instant appeal.
- 3. That this Honorable Service Tribunal has got no jurisdiction to entertain the instant appeal.
- 4. That the instant appeal is bad for mis joinder & non-joinder of necessary parties.
- 5. That the present appeal is barred by law.
- 6. That the appeal is not maintainable in its present form.
- 7. That the present appeal is bad in its present form, hence not maintainable and liable to be dismissed

Respectfully Sheweth;

ON FACTS

1. Incorrect, neither any posts were advertised nor the appellant was selected by the Departmental Selection Committee. Moreover, the appellant have not attached appointment order or NIC with the appeal. Furthermore appointment of para-medics against other post is not admissible under the rules. Further the appellant claims to be appointed as Malaria Supervisor (BPS-9). However, the so called forged documents annexed by the appellant shows him to be posted as against the vacant post of Lady Health Visitor on contract basis.

0-12

A

16-1-15

- 2. Incorrect, the appellant has not been appointed nor did he perform any duty.
- 3. Incorrect, the official concerned has never been paid any salary as he has not been appointed.
- 4. Incorrect, no Departmental Appeal has been made.

ON GROUNDS

- **A.** Incorrect, the appellant has not been appointed so he is not entitled for salary.
- **B.** Incorrect, as per Paras mentioned in the facts of the reply.
- **C.** Incorrect, the appellant has not been appointed nor did perform any duty therefore, not entitle for salary.
- **D.** Incorrect, as per paras mentioned above.
- **E.** Incorrect, as per paras mentioned above.
- **F.** Incorrect.
- **G.** No comments.

It is therefore most humbly prayed that the appeal of the appellant may kindly be dismissed with cost.

Respondent No. 01

Director Health Services (FATA)
FATA Secretariat, Peshawar

BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. <u>694 -</u> /2013

Mr. farhal ullah. VS Director Health (FATA) & anthers:

REJOINDER ON BEHALF OF APPELLANT

RESPECTFULLY SHEWETH:

Preliminary Objections:

(1-7) All objections raised by the respondents are incorrect and baseless. Rather the respondents are estopped to raise any objection due to their own conduct.

FACTS:

- Incorrect. The appellant was appointed as Pharmacy Technician (Dispenser) in BPS-9 vide order dated 29-3-20/2 on the proper recommendation of the Departmental selection Committee. Moreover, the appellant attached Service Book with the appeal, wherein page 4 A it is clearly mentioned that the appellant was appointed on dated 29-3-20/2
- Incorrect. The appellant was appointed as Pharmacy Technician (Dispenser) in BPS-9 vide order dated 29-3-2012 on the proper recommendation of the Departmental selection Committee and he continuously performed his duty as a civil servant, which is evident from performance certificate which is attached with the appeal.
- Incorrect. The appellant has paid salary up to August 2012 by the concerned official. (Copy of salary slip of August 2012 is attached as Annexure- R3)

Incorrect. The appellant has filed departmental appeal which is attached as D on page 6 with main appeal. Besides that the appellant and other colleagues had also filed a joint application /appeal which was properly endorsed and reported back by the concerned office. The denial of the respondents is thus not tenable mere by denying that fact. (Long of Joint appeal and supple back by the concerned office affect of the concerned of the attached as RTa R2).

GROUNDS:

- A- Incorrect. The appellant was appointed as Pharmacy Technician (Dispenser) in BPS-9 vide order dated 29-3-2012 on the proper recommendation of the Departmental selection Committee and he continuously performed his duty as a civil servant and has paid salary up to August 2012 by the concerned official and after September 2012 stoppage of monthly salaries of the appellant and not taking action on the departmental appeal of the appellant is against the law, rules, norms of justice and material on record. Therefore not tenable and liable to be set aside.
- B- Incorrect. While para B of the appeal is correct.
- C- Incorrect. The appellant was appointed as Pharmacy Technician (Dispenser) in BPS-9 vide order dated 29-3-20/2 on the proper recommendation of the Departmental selection Committee and he continuously performed his duty as a civil servant and has paid salary up to August 2012 by the concerned official. Therefore the appellant is entitled for salaries after September 2012 till date as the appellant is still in service and has not been terminated so for.
- D- Incorrect. While para D of the appeal is correct.
- E- Incorrect. While para E of the appeal is correct.
- F- Not replied according to para F of the appeal. Moreover para F of the appeal is correct.
- G- No comments.

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

APPELLANT

Through:

(M. ASIF YOUSAFZAI) ADVOCATE, PESHAWAR.

(TAIMUR ALI KHAN) ADVOCATE, PESHAWAR.

AFFIDAVIT

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

مر*ود الله* DEPONENT

OFFICE OF THE AGENCY SURGOEN NORTH WAZIRISTAN MIRANSH

PHONE & FAX; 0928-300788.

DATED: MIRANSHAH THE 30 19 12011.

The Director Health Services.

FATA Warsak Road Peshawai.

APPOINTMENT QURING THE LAST THREE(3) YEARS SUBJECT:

Reference your Telephonic Message to day on 30-09-2011,. Memo:

I have the honour to submit herewith the detail list of

ntment during the last the	F:/NAME	Domicile	Designation	Date of Arrival
NAME		Bajaur	Medical Tech	3-11-2009
Mr. Khaista Rehman	Fatch Said Jan Behader	NWA	Medical Tech	03-11-2009
Mr. Shaheed Ullah Jan	Banat Khan	NWA	Medical Tech	3-11-2009
Mr. Zahid Iqbal	Janabat Khan	- NWA	Medical Tech	3-11-2009
Mr. Akhtar Ayub	Noor Elahi	NWA	Medical Tech	06-12-2009
Mr. Safder Elahi	Khushal Khan	'NWA	Medical Tech	2000
Mr.Arifullah Mr.Naveed Iqbal	Khan Bchader	NWA	Medical Tech	
Mr. Wadood Ali Shah	Muhammad Naw Shah		Medical Tech	2010
Mr. Farhad Ullah	Made Jan	NWA NWA	Dispenser	3-11-2009
Mr. Shahid ullah	Muhammad Nav Gul Faraz Khan	707.	r Dispenser	2000
Mr. Abdul Hanan	Noor Adil Shah		Diepsenser	3-11-2009
Mr. Zaheer ud Din	Shahadat Khan	- TYY T A	\	25-03-20
Mr. Inam Ullah	Azad Khan	NW		20-12-20
Namat Rasool Mr. Nazeer Ahmad	Muhammad Y			22-11-20
A Chammad Oa	asim (ADP) Muhammad Z			10.11-2
Canad Nawaz	(ADP) Sahed Nawaz		Diamange	
17 Mr. Sayed Nawaz	(ADP) Ber Mullah	XIIaii	WA Dispense	24 11-
19 Mr. Imran Ullah	(ADP) Muhammad	NIAZ	WA Dispens	er 06-11-
20 Mr.Muhammad Z	Akram (ADP) Noor Madat	Klian	VA Dispens	d Against
21 Mr. Muhammad	Shan		LHVir Dispen	ser 15-11
22 Mr. Rafi Ullah	(ADP) Mir Sahab	Khan	Adjust	ed Against

•		· :			(5)
3 M	ustafa Khan (ADP)	Rashid Khan	NWA	Dispenser, Adjusted Against, LHV in ADP	25-12-2(
24 H	Iafiz Noor (ADP)	Sayed Manoor	NWA	Dispenser Adjusted Against EHV in ADP	1-1-2010
	Miss.Basnoor Bibi	Samin Ullah	Bnnu	LHV	12-11-20
		Gul Naib Khan	Bannu	LHV	15-11-20
.	Miss. Tabsuam	Adil Khan	NWA	LHV	15-11-20
-	Miss Husai	Kari mud Din	D.I.	LHV	19-12-21
. 28	Miss. Zubida Khanam		KHAN	LHV	23-12-2
29	Miss. Komal Saba	Palol Khan	NWA		23-12-2
30	Miss: Romana Akram	Muhammad Akram	. D.I.Khan	LHV	31-12-2
31	Faiqa	Habib Ullah	Bannu	LHV	6-1-201
32	Zar Taj	Hukam Zada	Bannu	LHV	
33	Miss Permeen Gul	Gul Shah Zada	BANNU	LHV	30-1-20
·	Miss. Nasima Bibi	Noor Bad Shah	Bannu	LHV	20-02-2
34	Miss Zakishah	Din Bad Shah	NWA	FIAA	18-06-2
35		Aman ullah	NWA	LHV	2-6-201
36	Miss.Waheeda LHV	Wali Muhammad	NWA	Assistant	25-06-
37	Mr.Attaur Rehman	Wall Mulani		Superintendent Malaria	2010.
		Murad Ali	NWA	Dental Tech	18-11-2
38	Mr. Sajid Khan	Hakim Shah	NWA.	.Lab: Asstu	18-11-2
39	Mr. Feroz Shah	Flakitti Shan	\	Against Dispen	
40	Sayel Khan	Zarbab Khan	NWA	EPICTech:	
41	Mr.Asif Mehmood	Taj Muhammad	NWA	X-Ray/ Against/LHV,	3-12-20
42	Mr.Sabghat ullah	Zaffar Ali	NWA	Lab Techt: Against LHV	3-12-20
43	Sardar Ayub	Ayub Khan	· MWV	EPL Feeli: Against EHV	6-12-20
	Mr.Khatib Ullah	Saeed Khan	NWA	EPI/Tech:	3-12-20
44		Y Y	NWA	Against TSV:	10-12-
45	Mr. Gul Rehman	Inayat Khan	16	Against LETV	17-12-
46	Mr.Salim ullah	Hanif ullah	NWA	Lab Assit: Against ECC	97
47	Mr. Shahid Ullah	Muhammad Noo	r Gul NWA		25-12
48	Mr.Noor Hayat	Salim Muhammu	ad NW/	Dispenser Against LH	√ 15-01
49) Mr Ajab Noor	Shamaraz	NWA	`Against LH	2-4-2 V
50	Mr.Niazam ud Din	Fazal Ghani	NW		2-4-2
5	2 Sher Ali BAz	Niaz Khan	NW		8-4-2
	3 Zia ullah	Abdul Hamid	NW		21-0 2010
				Against Physiothera	pistr
	34 Asif	Yqoob	NW		22-1
	Transfer to the second		<u> </u>	A Same	

		· · · · · · · · · · · · · · · · · · ·	1	
7 Safdar Ali	Dilawar Khan	NWA	Junior Clerk	06-0
8 Mansoor Ahmad	Qamar Ali	NWA	Junior Clerk	03-0
Jamil Ahmad	Nasib Akhtar	NWA	Junior Clerk	0-1().
60 Muhammad Niaz	Nawshar Khan	NWA	Junior Clerk	03-0
61 Abdur Rehman	Zainullah	NWA	Malaria Inspector	23-0
62 Noor Ayub		NWA	EPI Tech	
63 Muhammad Tariq	Gul Zarooi	NWA	EPI Tech	
AND THE SECOND S	Madaraz	NWA	EPI Tech	29-0
64 Zainullah 65 Azmat ullah	Lair Jan	NWA	EPI Tech	
66 Abdullah	Aslam Khan	NWA	Sweeper	28-0
67 Nazullah Khan	Mather Khan	NWA	Behishty	10-0
68 Manoor Khan	Hajji Adil Mir	NWA	Sweeper	12-0
	Abdul Hakim	NWA	Mali	2-0
	Juma Gul	NWA	Cook :	31-
70 Din Faraz		<u> </u>		

AGENCY SURGEON NORTH WAZIRISTAN MIRANSHA

CFFICE OF THE AGENCY SURGEON NORTH WAZIRISTAN MIRANISHAH.

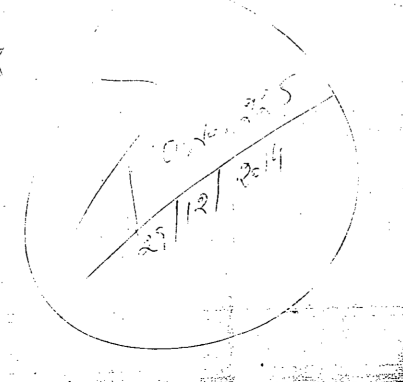
9 07-Health : 💥 Hospitals And Services: 0731-G.H.S. :073101-G.H.S. Demand:No.111

AREAR BILL FOR LESS BRAWAL OF AD-HOC RELIEF ALLOWANCE W.E.FROM 01/07/2013 TO 31/10/2014=16-MONTHS).

Lantal Tech& Driver Working Against M/Tech:

									11.446.321
and Lab: Tech:BPS-9 & BPS-4 S. Name	CATA	A01151	1/7/2013 15 30/11/2013	Drawn Difft:	-ctal	1/12/2013 to 31/10/2314	Drawn	Difti:	Fotal Grand Total
· · · · · · · · · · · · · · · · · · ·	GARY	Pay	5-Macths= Due			114-Months= Due	 	<u> </u>	
✓ 1 Idan Ali Shah Derdai TechtTHO Mir Ali	A	1765	253	1722:861x5=4305/-	4305/-	2640	1760	880x11=963I +	9550/- 13985/- V
	1,	957	1		2410/-	14.81	997	494x11=5434 -	5434/- 7844/-V
2. Sahib Noor Driver BPS-4	- ^ -		1	1	2120/-	1329	888	443x11=4873 -	4573/- 6993/- V
/ 3 Abdul Nasir Lab: Tech:	IB	388	51 127	2: 848 42480-21201-	21201-	1020	 -	1	
4 Muhammad Zubair MT	Α	883	5 127	2 848 424x5=2120/-	2120/-	1329	888	443x11=4373 -	4573/- 6993/-
		843	, Hitt	5 810:405×5=2025/-	2025/-	1272	843	424x11=4664 -	48341- 6889:-
∠ 5-Kamal Hussain Agaist MT		1				•;		367x11=4037 -	4037/-\5777
SiMedood All Shah MT	A	734	5 104	4 696:348x5=1740/-	1740/-	1101	134	35/3/11-400/	
	5	1738	1 253	2 1688 844x8=4220/-	-220/-	. 2607	1793	869x11=9559 -	€559/-\1377 <i>9/- ✓</i>
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WE TO BUILT OF A FEE DRAWAL OF AD HOC RELIEF ALLOWANCE W.E.FROM 01:07/2013 TO 31/10/2014=16-MONTHS).	** * * * * * * * * * * * * * * * * * *	
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5 Alas Noor Las Technician Against LHV	<u> </u>	110		4 367×5=1835/-		<u> </u>	2 335×11=424=		1858 · - -
r 6 Nizamud Din MT Against LHV	· <u>.</u>	1 7723 110		4 367×5=1835/- 6 348×5=1740/-			4 357×11=4037 -		57
7 Sha bullah Ma aria supervisor against LHV	- 13	73431		8 348x5=1740/-			4 367x11=4037		5:
7.8 Waheed ullah Melaria Supervisor against LHV	_ : 5	1 61000	· -	<u> </u>	14490	· · · · · · · · · · · · · · · · · · ·		33550/-	48540/-
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AGENDY AURGEON, -NORTH WAZIFISTAN MIRANSHAH

AGENCY SURGEON, NORTH WAZIF LAN MIRANSHAH

TEMPERORY BILLS

Aganitlana Itill. For the month of Agust (10) Paid in Sept 31 Signaline: Net pay! Name. 5 NO. 14848 ZVII 5 pathellah. 35_ 14845. Zalidullah. M. Aston 36. 16 339. mald. Aslam عُمَا شريان 37_ 10339 inagalueech. 380 16339 Shaliverah 15780 Noor-ul-Islam. 16334. 15803 1chan Afzal 15280 15150 fir Mond Van 44 15780 moud yoursay. 15784 A28ha-5 Arshad Afzal. 15280 125- Smilly 16 39 118 16849 16539. 15730 14141 15280 15200 1470 14/10 15250. Sham sul bahab. 15 450. Ehle Shan. 14/20 Tahangw. 15 7 32 11/236 1816 della Richzontown - Self carbord Total 477/259

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BYCY SURGON-NUA MOHMAND

AGENCY SURGOEN

To

The Director Health Services. FATA Warsak Road Peshawar

Subject:

COMPLAINT.

Memo :

Reference your office letter bearing endst. No.4213/DHS/FATA dated 12/03/201 on the subject noted above. I have the honour to state that as per checking the record of this office there is no such record available of the officials individual concerned like their appointment orders. service books, health & age, even the dispatch register of that time

However photo copies of their service books along with service appeals lodged them in Khyber Pakhtunkhwa Service Tribunal Peshawar against your good office as well as the o of the undersigned, received through Mr. Akhtar Nawaz elder prother of Dr Ranim Nawaz the them Agency Surgeon. This office has checked all the service books with the pay bills for the month of May 2012. It has pointed out that there is a huge different between the pay fixed in their service by and pay I allowances drawn in the pay bills.

Keeping in view of the above it has also pointed out that their appointment on were issued as a Malana Supervisor BPS-09 against the vacant post of LHVs and Dispensers du ban period with out advertisement (conducting of proper interview. It is a main cause for withdray their names from monthly pay bis by Dr. Azam Waz ... Ex-Agency Surgeon w.e. from 01/09/2012.

further necessary action as

Agency Surgeon North Wazigi tan Miranshah

6.3:2014

Counsel for the appellant and Mr. Muhammad Maaz Madni, Assistant Litigation Officer on behalf of respondents with AAG present. Written reply has not been received, and request for further time made on behalf of the respondents. Another chance is given for written reply/comments on 5.6.2014.

Chairman

5.6.2014

Counsel for the appellant and Mr. Muhammad Maaz Madni, Assistant Litigation Officer on behalf of respondents with AAG present. Request for further time made on behalf of the respondents due to security situation prevailing in the area. Yet another chance is given for written reply/comments alongwith connected appeals on 11.9.2014.

Chairman

11.9.2014

Counsel for the appellant and Mr. Kabirullah Khattak, AAG for the respondents present. Neither representative of the respondents is present nor written reply has been furnished despite yet another chance given for the purpose on the previous date. On the request of learned AAG, a last chance is given for written reply/comments alongwith connected appeals on 13.1.2015.

Chairman

Counsel for the appellant present and heard on preliminary.

Contended that the appellant has not been treated in accordance with law/rules. The appellant took over charge w.e.f 04.12.2011 since he performed his duty as verified by respondent No.2 vide page No.6 of the instant appeal but he has not paid monthly salary. He filed departmental appeal on 02.01.2013 which has not been responded with statutory period of 90 days, hence the present appeal on 18.04.21013. Points raised at the Bar need consideration. The appeal is admitted to regular hearing subject to all legal objections/limitation. The appellant is directed to deposit the security

amount and process fee within 10 days. Thereafter, notice be issued

to the respondents. Case adjourned to 05.12.2013 for submission of

Market

04.10.2013

This case be put before the Final Bench_

written reply.

for further proceedings.

Chairman

05.12.2013

Clerk of counsel for the appellant and Mr. Muhammad Maaz Madni, Assistant Litigation Officer on behalf of respondents with AAG present. To come up for written reply/comments on 6.3.2014.

Chairman

18.6.2013

Munshi to Counsel for the appellant present. In pursuance of the Khyber Pakhtunkhwa Service Tribunals (Amendment) Ordinance 2013, (Khyber Pakhtunkhwa ord. II of 2013), the case is adjourned on note Reader for proceedings as before, on 20.8.2013.

Reader

20.08.2013

No one is present on behalf of the appellant. Case is adjourned. To come up for preliminary hearing on 04.10.2013..

lember

Form- A FORM OF ORDER SHEET

Court of		<u> </u>			<u>* .</u>	 .
Case No	<u>.</u>	<u> </u>	694/20	<u>013</u>	· · · · <u>·</u>	

4.	Case No	694/2013
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	18/04/2013	The appeal of Mr. Farhat Ullah presented today by Mr. M. Asif Yousafzai Advocate may be entered in the
e*		Institution Register and put up to the Worthy Chairman for preliminary hearing.
•		REGISTRAR
2	24-4-2013	This case is entrusted to Primary Bench for preliminary hearing to be put up there on $18^-620/3$.
		CHAIRMAN
-		

Appeal No 694 2013

Mu <u>Farhalullal</u>.

V/S

Agency Surgeon (NWA) & Others

INDEX

S.No	Documents	Annexure	Page
1	Memo of Appeal		1-3
2	Appointment Order Service	A	04-4-A
3	Arrival Report	В	05
4	Performance Certificate	С	06
5	Departmental Appeal	D	07
6	Wakalat Nama		

MIS Appellant <u>Carhalula</u>k

Through:

M. ASIF YOUSAFZAI

ADVOCATE

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

0

Appeal No. 694 /2013

Server 18/4/3

Mr. Farhat Ullah Malaria Supervisor, North Waziristan Agency,

APPELLANT

VERSUS

- 1. The Director Health (FATA), Department, Warsak Road, Peshawar.
- 2. The Agency Surgeon, North Waziristan Agency, Miranshah.

RESPONDENTS

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL ACT, 1974 FOR GRANTING MONTHLY PAY WITH EFFECT FROM SEPTEMBER, 2012 TILL DATE AND ONWARD AND AGAINST NOT TAKING ANY ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN STATUTORY PERIOD OF NINETY DAYS.

PRAYER:

18/4/13

THAT ON ACCEPTANCE OF THIS APPEAL, THE RESPONDENTS MAY BE DIRECTED TO PAY MONTHLY SALARIES TO THE APPELLANT WITH EFFECT FROM SEPTEMBER, 2012 TILL DATE AND ONWARD BEING STILL IN SERVICE AND PERFORMING DUTY. ANY OTHER REMEDY, WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND PROPER THAT MAY ALSO BE AWARDED IN FAVOUR OF APPELLANT.

RESPECTFULLY SHEWETH:

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- That the appellant was appointed as Malaria Supervisor. In BPS-9 vide order dated 29-03-2012 on the proper recommendation of the Departmental Selection Committee. The appellant took over charge on 30-03-2012 (F.N) in pursuance his appointment order. It is worth to mention here that after joining duties proper service book of the appellant has also been maintained till-date being civil servant and employee of the Health Department on FATA side at N.W.A. The Appointment order recorded/mentioned in the Service Book, the copy of which is attached as Annexure-A and Arrival Report is attached as Annexure-B.
- That the appellant has been continuously performing his duty as civil servant of the Health Directorate FATA in N.W.A. upto the entire satisfaction of his superior and there are no complaints against the appellant so far:
- That all of sudden that without passing any proper order, the pay of the appellant has been stopped since September, 2012 and when the appellant asked from the concerned office about the salaries he was orally told that his pay has been stopped by the Agency Surgeon. Payamana Cuty Cut at Ann 'C'
- That then the appellant forthwith filed an appeal on 20.10.2013 and waited for 90 days but no action has been taken on the appellant so far, hence the present appeal on the following grounds amongst the others. Copy of Appeal is attached as Annexure-D

GROUNDS:

A) That not paying the monthly salaries to the appellant and not taking any action on the departmental appeal of the appellant, is against the law, facts, norms of justice, therefore, not tenable.

- B) That the appellant is still in service performing his duty and has not been terminated so far, therefore, the appellant is entitled for his claim of the monthly salaries illegally.
- That not paying the monthly salaries to the appellant and stoppage of pay without any proper order, actually amounts to an arbitrary act on the part of the respondents which is not tenable in the eyes of law.
- That the appellant has not been treated according to law and rules and has been deprived from the monthly salaries despite proper performance of duty, thus the action of the respondents is totally illegal and without lawful authority.
- That being a civil servant, the appellant is entitled to the salaries of the post in accordance with Section-17 of the Civil Servant Act, 1973
- That the appellant has been condemned unheard and no prior chance of defense or hearing was provided to the appellant while stopping his monthly salaries.
- That the appellant seeks permission to advance others grounds and proofs at the time of hearing.

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

حرکند (اکل) Appellant Farhat Ullah

THROUGH:

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(M. ASIF YOUSAFZAI) ADVOCATE, PESHAWAR. 8. Left hand/right hand thumb and finger-impressions of (Non-gazetted officer)

(مرد کی صورت میں بائیں اور عورت کی صورت میں دائیں ہاتھ کی انگیوں کے نشانات)

Little Finger (میکلا)

Ring Finger

Mi**ddle F**inger

(چنگلائے لیاتھی انگلی)

Fore Finger المنطق شهادت)

9. Signature of Govt. Servent

(سرکاری ملازم کے دستخط)

10. Signature and designation of the bead of the Officator other Attesting officer الإسلام المنظم المنطقة المرمر) المنظم المنظ

Note: The enteries in this page should be renewed or re-attested at least every five years and the signatures in lines 9 and 10 should be dated. Finger prints need no be taken after every 5 years under this rule.

> اس صفحہ کے مندرجہ کم از کم یانچ سال بعد تقیدیق ہونا ضروری ہیں اورنمبر 9اور 10 میں ستخطوں کے بیچے تاریخ للھن جا ہیے ۔ انگلیوں کے نشانات کے لئے ہریائج سال کے بعد تصدیق کی ضرورت نہیں

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The Agency Sulgeon N.W.A. Milanshah Subject Allivel report Office older bearing endos NO:913-4 followed my activel report for today
Thanks 30-3-2012 HL. P. Keep GU You's Obendiently Mr. Farket ullah Malaria Supervisor NECOVO

Certified that Mr. Mst Farhat ulluh S/O D/O Muhammad Daderin

is performing his/her/ Govt duty regularly from the date of appointment till date.

There is no Complaint agent him/her. He/she has a good moral character.

Agency Surgeon

North Waziristan Agency

Miranshah

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for his default and with the authority to engage/appoint any other Advocate/Counsel on my/our costs.

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. The Advocate/Counsel is also at liberty to leave my/our case at any stage of the proceedings, if his any fee left unpaid or is

outstanding against me/us.

رور الد (CLIENT)

<u>ACCEPTED</u>

M. ASIF YOUSAFZAI Advocate

M. ASIF YOUSAFZAI

Advocate High Court, Peshawar.

OFFICE:

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