09.11.2017

Petitioner in person present. Mr. Muhammad Jan, Deputy District Attorney for the respondents also present. Petitioner requested for adjournment on the ground that his counsel is not available today. Adjourned. To come up for further proceedings on 05.12.2017 before D.B alongwith main appeal.

Member

(Muhammad Amin Khan Kundi) Member

05.12.2017

Counsel for the petitioner and Mr. Usman Ghani, District Attorney for respondents present. Since the main appeal has been decided as per detailed judgment, therefore the instant Misc. application be also disposed of accordingly. Parties are left to bear their own costs. File be consigned to the record room.

Announced: 05.12.2017

(AHMAD HASSAN) Member

(MUHAMMAD AMIN KHAN KUNDI) Member

15.0.2017

Counsel for the appellant and Mr. Yar Gul, Assistant alongwith Asstt. AG for the respondents present. To come up for further proceedings alongwith main appeal before the D.B on 02.08.2017.

Ahmad Hassan Member

02.08.2017

Junior to counsel for the petitioner and Asst: AG for respondents present. Seeks adjournment as learned senior counsel for the petitioner is busy in the august Supreme Court of Pakistan. Adjourned. To come up for further proceedings on 17.08.2017 before D.B alongwith main appeal.

Member

Chairman

17.08.2017

Petitioner in person present. Mr. Kabirullah Khattak, Assistant AG for the respondents present. Petitioner seeks adjournment on the ground that his counsel is not available today. Adjourned. To come up for further proceedings on 09.11.2017 before D.B alongwith main appeal.

(Muhammad Amin Khan Kundi) Member (J) (Muhammad Hamid Müghal) Member (J) 02.03.2017

Petitioner with counsel and Mr. Yar Gul Assistant alongwith Assis. AG for the respondents present. Requested for adjournment. Last apportunity is granted to the respondents. For resolution of the controversy. To come up for further proceedings/written reply on 11,04.2017 before \$.13.

CHAIDMAN

11.04,2017

Counsel for the appellant and Mr. Yar Gul, Senior Clerk alongwith Addl: AG for the respondents present. Learned Addl: AG requested for further adjournment. On the request of Learned Addl: AG one more opportunity is given to the respondents. To come up for resolution of the controversy/further proceedings/written reply on 10.05.2017 before S.B.

10.05.2017

Clerk to counsel for the appellant and Michael Muram Shehzad along with Addl. AG for the respondents present. To come up for resolution of the controversy/further proceedings/written reply on main appeal on 15.06.2017 before S.B.

**d** Chairman 23.12.2016

Petitioner with counsel and Dr. Shafique, Medical Officer alongwith Asst: AG for respondents present. Through instant misc: application petitioner seeks implementation order of this Tribunal in service appeal No. 940/16, however this office inadvertently registered the misc: application as execution petition, hence the same be relisted and renumber and misc: application be clubbed with the service appeal referred above which is fixed on 12.01.2017. To come up for further proceedings on 12.01.2017.

(MUHAMMAD YAMIR NAZIR)

12.01.2017

Counsel for the petitioner and M/S Yar Gul and Shafiq. Medical Officer alongwith Addl. AG for the respondents present. To come up for further proceedings on 26.01.2017 before S.B alongwith main appeal.

Charman

26.01.2017

Appellant with counsel and M/S Yar Gul, Assistant and Dr. Muhammad Shafique alongwith Addl. AG for the respondents present. To come up for further proceedings alongwith main appeal on 02.03.2017 before S.B.

Chairman

### FORM OF ORDER SHEET

### Execution Petition No. 208 /2016

| S.No. | Date of order | Order or other proceedings with signature of judge or Magistrate   |
|-------|---------------|--|
| l     | proceedings   | Order of other proceedings with signature of judge of Magistrate   |
| 1     | 2             | 3  |
| 1     | . Z           | 3  |
| .     | 07.11.2016    | The Everytian Potition of Mr. Gul Newez submitted to dev   |
| 1     | 07.11.2010    | The Execution Petition of Mr. Gul Nawaz submitted to-day   |
| · .   |               | Mr. Shumail Ahmad Butt Advocate may be entered in the relevant Regis   |
|       |               | and put up to the Court for proper order please.   |
|       | ·<br>\        |  |
|       | •             | REGISTRAR  |
| 2-    |               | This Execution Petition be put up before S. Bench or   |
| _     |               | $\frac{11-11-16}{1}$   |
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| 11    | .11.2016      | Counsel for the petitioner and Additional AG for   |
| 11    |               | Counsel for the petitioner and Additional AG for respondents present. Notice be issued to the DHO Nowshera   |
| 11    | • 1           | respondents present. Notice be issued to the DHO, Nowshera   |
| 11    |               | respondents present. Notice be issued to the DHO, Nowshera to appear in this Tribunal alongwith record on next date. To  |
| 11    | [<br>آخي<br>) | respondents present. Notice be issued to the DHO, Nowshera to appear in this Tribunal alongwith record on next date. To come up for implementation report/further proceedings on   |
| 11    | [<br>آخي<br>) | respondents present. Notice be issued to the DHO, Nowshera to appear in this Tribunal alongwith record on next date. To  |
| 11    | [<br>آخي<br>) | respondents present. Notice be issued to the DHO, Nowshera to appear in this Tribunal alongwith record on next date. To come up for implementation report/further proceedings on   |
| 11    | [<br>آخي<br>) | respondents present. Notice be issued to the DHO, Nowshera to appear in this Tribunal alongwith record on next date. To come up for implementation report/further proceedings on 25.11.2016 before S.B.  (ABDUL LATIF)   |
| 11    | [<br>آخي<br>) | respondents present. Notice be issued to the DHO, Nowshera to appear in this Tribunal alongwith record on next date. To come up for implementation report/further proceedings on 25.11.2016 before S.B.  |
| 11    | [<br>آخي<br>) | respondents present. Notice be issued to the DHO, Nowshera to appear in this Tribunal alongwith record on next date. To come up for implementation report/further proceedings on 25.11.2016 before S.B.  (ABDUL LATIF)   |
| 11    | [<br>آخي<br>) | respondents present. Notice be issued to the DHO, Nowshera to appear in this Tribunal alongwith record on next date. To come up for implementation report/further proceedings on 25.11.2016 before S.B.  (ABDUL LATIF)   |
| 11    | [<br>آخي<br>) | respondents present. Notice be issued to the DHO, Nowshera to appear in this Tribunal alongwith record on next date. To come up for implementation report/further proceedings on 25.11.2016 before S.B.  (ABDUL LATIF)   |
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| 11    | [<br>آخي<br>) | respondents present. Notice be issued to the DHO, Nowshera to appear in this Tribunal alongwith record on next date. To come up for implementation report/further proceedings on 25.11.2016 before S.B.  (ABDUL LATIF)   |
| 11    | [<br>آخي<br>) | respondents present. Notice be issued to the DHO, Nowshera to appear in this Tribunal alongwith record on next date. To come up for implementation report/further proceedings on 25.11.2016 before S.B.  (ABDUL LATIF)   |
| 11    | [<br>آخي<br>) | respondents present. Notice be issued to the DHO, Nowshera to appear in this Tribunal alongwith record on next date. To come up for implementation report/further proceedings on 25.11.2016 before S.B.  (ABDUL LATIF)   |
| 11    |               | respondents present. Notice be issued to the DHO, Nowshera to appear in this Tribunal alongwith record on next date. To come up for implementation report/further proceedings on 25.11.2016 before S.B.  (ABDUL LATIF) MEMBER  |
| 11    | [<br>آخي<br>) | respondents present. Notice be issued to the DHO, Nowshera  the sto appear in this Tribunal alongwith record on next date. To come up for implementation report/further proceedings on  25.11.2016 before S.B.  (ABDUL LATIF) MEMBER  Since learned Member (Judicial) Mr. Pir Bakhsh |
| 11    |               | respondents present. Notice be issued to the DHO, Nowshera to appear in this Tribunal alongwith record on next date. To come up for implementation report/further proceedings on 25.11.2016 before S.B.  (ABDUL LATIF) MEMBER  |

Reader

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#### **BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL**

PESHAWAR

Exection Petition No 208/2016

Misc. Application. No 208 /2016

vide order sheet all 23-12-2016

Knyber Pakhtukhwa Servico Tribunal

Diary No. 103

Dated 7-11-16

Service Appeal No. 940 /2016

**Gul Nawaz,** Ward Orderely, Mian Rashid Hussain Memorial Hospital, Pabbi, District Nowshera.

..Applicant/ Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar.
- Directorate General Health Services,
   Through Director General,
   Attached Department Complex,
   Khyber Road, Peshawar.
- 3. **District Health Officer,** Nowshera.
- 4. **Medical Superintendent,**Saidu Group of Teaching Hospitals,
  Saidu Sharif, Swat.

.....Respondents

APPLICATION FOR THE IMPLEMENTATION OF THE ORDER OF THIS HONORABLE TRIBUNAL DATED: 07.09.2016, PESHAWAR IN SERVICE APPEAL. NO. 940/2016.

#### Respectfully Sheweth:

- 1. That the Petitioner had earlier filed a Service Appeal. No. 940/2016 for the redressal of his grievance against the Respondents which is pending before this Honorable Service Tribunal and next date of hearing is 28.11.2016.
- 2. That the Applicant/ Appellant also filed an application along with appeal for Interim Relief and sought the suspension of the transfer order as well as release of salary. This Honorable Tribunal was kind enough to grant interim relief dated 07.09.2016 in favor of the Applicant while



suspending the impugned transfer order and directed the Respondent. No. 2 to make immediate arrangement for the release of Applicant salary furthermore the Applicant was also directed to report immediately to the office of the Respondent. No. 2.

### (Copy of the Order dated 07.09.2016 is Annexure "A")

- 3. That the Applicant/Appellant immediately approached the office of Director General Health Services for the implementation of the Order of this Honorable Tribunal but till date the Applicant has neither been adjusted on his previous post of work nor his salary has been released.
- 4. That due to this behavior of the Respondents there is possibility that the Applicant and his family will die because of starvation as he is a Class-IV civil servant performing his duties since last over decades and he has got no other source of income.
- 5. That in the Order dated 07.09.2016 this Honorable Tribunal directed the Respondent. No. 2 to implement the Order in true letter and spirit but till date the order is not implemented in its true spirit as the Respondent. No. 2 directed Respondent. No. 3 to make arrangement for their adjustment but in vain however this honorable Tribunal through order suspended the impugned transfer order and further directed Respondent. No. 2 to make immediate arrangements for the release of salary which is stopped since last 6/7 months.

## (Copy of the DG Letter to DHO Nowshera is Annexure "B")

6. That the Respondent. No.3 in response to Director General Health Services letter, refused to implement the Court order while stating a false reason that all the Applicants/Appellant were transferred to their home districts which is totally a wrong statement as the Applicant and his colleagues belong to the district of Nowshera and one each to district Charsadda and Peshawar however they were transferred hundreds of kilometers away to Swat.

# (Copy of DHO Letter to DG Health Services is Annexure "C")

7. That the Respondents are reluctant to implement the order of this Honorable Tribunal and are repeating the previous story while shifting the burden to each other and no one is ready to adjust the Applicant or release his salary however there is much possibility that due to their delaying tactics and shifting burden the Applicant and his family will die because of starvation.

▶ 8. That the act of the Respondents are against the law and natural justice as well as the order of this honorable Tribunal.

It is therefore most humbly prayed that on acceptance of this Application/Petition, the Respondent. No.2 & 3 may kindly be directed to implement the order dated 07.09.2016 in its true spirit and essence in Service Appeal. No. 940 of 2016, passed by this honorable Tribunal to meet the ends of justice.

Any other remedy if not specifically asked for may also be granted if deemed fit, just and appropriate to this honorable Tribunal

Applicant/ Appellant

Through

Shumail Ahmad Butt,

Advocate Supreme Court of

Pakistán,

&

H Bilal Khan

Advocate High Court,

Peshawar.

Dated: 31/10/2016

#### AFFIDAVIT

Application are true and correct to the best of my Knowledge and belief and nothing has been concealed from this Honorable Tribunal.

ESHAWAR

DEPONENT

(4)

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 940 /201

Gul Nawaz, Ward Orderely, Mian Rashid Hussain Memorial Hospital, Pabbi, District Nowshera. Diary No. 950 Diary No. 950

......Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar.
- Directorate General Health Services,
   Through Director General,
   Attached Department Complex,
   Khyber Road, Peshawar.
- 3. District Health Officer, Nowshera.
- Medical Superintendent,
   Saidu Group of Teaching Hospitals,
   Saidu Sharif, Swat.

Fledto-day
Registrar
Of 1091 H

.....Respondents

KHYBER THE APPEAL UNDER SECTION-4 OF **SERVICE** PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE 3905-17/PERSONNEL/NSR IMPUGNED TRANSFER ORDER. NO. APPELLANT WHEREBY THE DATED 12/05/2016 ILLEGALLY ANDF UNLAWFULLY TRANSFERED FROM DISTRICT NOWSHERA TO SAIDU GROUP OF TEACHING HOPITALS, SAIDU SHARIF SWAT BY DIRECTOR GENERAL HEALTH SERVICES AND ALL SUBSEQUENT ORDERS CONSEQUENT THERE ARISING THERFROM. ESTED

07.09.2016

Counsel for the appellant present. Learned counsel for appellant submitted that the appellant is a Class-IV employee, who is a bonafide resident of District Nowshera who was transferred from District Nowshera to Swat contrarily to rules and with malafide so that the post of the appellant might become vacant. He argued that minutes of the meeting dated 23.05.2016, copy of which is available on file, is proof of the contention that the transfer of the appellant was made on malafide. While routing this Tribunal through record, the learned counsel for the appellant further argued that the post at Swat was also not available to the appellant in view of the order of the Hon'ble Peshawar High Court Swat Bench as reflected in the M.S letter dated 25.05.2016. The learned counsel urged that the appellant while rendering services for sufficient long time in the Health Department, was forced to seek for duty from post to pillar and pillar to post, for the sake of his children and family and presently future of the appellant and his family has been made bleak and precarious. The learned counsel stressed that the impugned order is based on malafide as well as against principle of natural justice and is in conflict with the rules and policy of the government. He also submitted that the appeal is within time. He requested that the impugned order may be suspended and the respondents may be directed to regularly pay salary to the appellant.

Points urged at the Bar need further consideration. Admit. Subject to deposit of security and process fee within 10 days where-after notices be issued to the respondents for written reply/comments for 06.10.2016 before S.B. Meanwhile the impugned transfer order stands suspended. Since it is not clear that the post at Nowshera is presently available to the appellant, therefore, the appellant is directed to immediately report to the office of DG Health Peshawar who is directed to ensure arrangements for payment of salary to the appellant per rules.

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Date of Presentation of Application 63-11-16

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. Date of Comple . Date of Today

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cellant Deporting

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# DRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR

E-Mail Address: nwfpdghs@yahoo.com office Ph# 091-9210269 哲 Exchange# 091-9210187, 9210196 Fax # 091-9210230



#### **OFFICE ORDER**

In pursuance of Judgment passed by Khyber Pakhtunkhwa Service Tribunal Peshawar in service appeals No.940/2016 to 945/2016 the posting/ transfer order of Class-IV employees of District Nowshera issued vide this office order bearing Endst: No. 3905-17/Personnel/NSR dated 12.05.2016 stands suspended till final verdict of the Court.

| No                         | /Personnel/NSR  | Sd/xxxxxxxxx<br>DIRECTOR GENERAL HE<br>SERVICES, K.P.K, PESHA<br>Dated/10/ | WAR  |
|----------------------------|---|--|------|
| 1.<br>2.<br>3.<br>4.<br>5. | Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar. P.S to Secretary to Government of Khyber Pakhtunkhwa H DHOs Nowshera, Charsadda, Peshawar. Medical Superintendent Saidu Group of Teaching Hospital. Assistant Director (Litigation), DGHS Khyber Pakhtunkhwa Officials concerned. | ealth Department Pesha   | war. |
| 6.                         | Officials concerned.  | Peshawar.  |      |

DIRECTOR GENERAL HEALTH SERVICES, K.P.K PESHAWAR

St 6/10/2016

OFFICE OF THE DISTRICT HEALTH OFFICER NOWSHERA

Phone & Fax: 0923-580759

E-Mail: nowshera.edoh@gmail.com

No. 9125

Date: 24 / 10 /2016

To.

The Director General Health Services, Khyber Pakhtunkhwa Peshawar.

Subject:

OFFICE ORDER

Sir,

10.

With reference office order bearing endorsement No. 6567-72/Personnel/NSR, dated 07-10-2016. I have the honour to submit that there is no vacant post of Class-IV under the control of this office to adjust them as their posts has already been filled after their transfers to home district on need and emergency basis.

Report is submitted for information please.

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District Health Officer Nowshera

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBU EP No 2 Misc. Application. No IN Service Appeal No. Qu /2016 Muhammad Adnan, Sweeper, Office of the EDO Health Pirpiai, District Nowshera. . Applicant/ Appellant Versus Government of Khyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar. Directorate General Health Services, Through Director General, Attached Department Complex, Khyber Road, Peshawar. District Health Officer, Nowshera. Medical Superintendent, Saidu Group of Teaching Hospitals, Saidu Sharif, Swat. .....Respondents

APPLICATION FOR THE IMPLEMENTATION OF THE ORDER OF THIS HONORABLE TRIBUNAL DATED: 07.09.2016, PESHAWAR IN SERVICE APPEAL. NO. 945

#### Respectfully Sheweth:

1.

2.

3.

1. That the Petitioner had earlier filed a Service Appeal. No. 945/2016 for the redressal of his grievance against the Respondents which is pending before this Honorable Service Tribunal and next date of hearing is 28.11.2016.

(2)

2. That the Applicant/ Appellant also filed an application along with appeal for Interim Relief and sought the suspension of the transfer order as well as release of salary. This Honorable Tribunal was kind enough to grant interim relief dated 07.09.2016 in favor of the Applicant while suspending the impugned transfer order and directed the Respondent. No. 2 to make immediate arrangement for the release of Applicant salary furthermore the Applicant was also directed to report immediately to the office of the Respondent. No. 2.

# (Copy of the Order dated 07.09.2016 is Annexure "A")

- 3. That the Applicant/Appellant immediately approached the office of Director General Health Services for the implementation of the Order of this Honorable Tribunal but till date the Applicant has neither been adjusted on his previous post of work nor his salary has been released.
- 4. That due to this behavior of the Respondents there is possibility that the Applicant and his family will die because of starvation as he is a Class-IV civil servant performing his duties since last over decades and he has got no other source of income.
- 5. That in the Order dated 07.09.2016 this Honorable Tribunal directed the Respondent. No. 2 to implement the Order in true letter and spirit but till date the order is not implemented in its true spirit as the Respondent. No. 2 directed Respondent. No. 3 to make arrangement for their adjustment but in vain however this honorable Tribunal through order suspended the impugned transfer order and further directed Respondent. No. 2 to make immediate arrangements for the release of salary which is stopped since last 6/7 months.

# (Copy of the DG Letter to DHO Nowshera is Annexure "B")

6. That the Respondent. No.3 in response to Director General Health Services letter, refused to implement the Court order while stating a false reason that all the Applicants/Appellant were transferred to their home districts which is totally a wrong statement as the Applicant and his colleagues belong to the district of Nowshera and one each to district Charsadda and Peshawar however they were transferred hundreds of kilometers away to Swat.

### (Copy of DHO Letter to DG Health Services is Annexure "C")

7. That the Respondents are reluctant to implement the order of this Honorable Tribunal and are repeating the previous story while shifting the burden to each other and no one is ready to adjust the Applicant or release his salary however there is much possibility that due to their

delaying tactics and shifting burden the Applicant and his family will dig because of starvation.

8. That the act of the Respondents are against the law and natural justice as well as the order of this honorable Tribunal.

It is therefore most humbly prayed that on acceptance of this Application/Petition, the Respondent. No.2 & 3 may kindly be directed to implement the order dated 07.09.2016 in its true spirit and essence in Service Appeal. No. 945 of 2016, passed by this honorable Tribunal to meet the ends of justice.

Any other remedy if not specifically asked for may also be granted if deemed fit, just and appropriate to this honorable Tribunal.

Applicant/ Appellant
ADNAN

Through

Shuman Ahmad Butt,

Advocate Supreme Court of

Pakistan,

.....

H Bilal Khan

Advocate (ligh Claux,

Peshawar.

Dated: 31/10/2016

#### **AFFIDAVIT**

1. Pulamed Advan, Sweeper, do herby solemnly declare, that the contents of the above Application are true and correct to the best of my Knowledge and belief and nothing has been concealed from this Honorable Tribunal.

A DIVAN

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 915 /2016

Khyber Pakhtukhwa Service Triband

Muhammad Adnan, Sweeper, Office of the EDO Health Pirpiai, District Nowshera. Diary No. 955 Dated 05/9/20/6

.....Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar.
- Directorate General Health Services,
   Through Director General,
   Attached Department Complex,
   Khyber Road, Peshawar.
- 3. District Health Officer, Nowshera.
- 4. Medical Superintendent, Saidu Group of Teaching Hospitals, Saidu Sharif, Swat.

Filedto-day
Registrar
05/09/1/

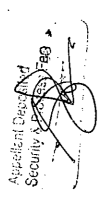
Respondents

SERVICE APPEAL UNDER SECTION OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED TRANSFER ORDER. NO. 3905-17/PERSONNEL/NSR DATED 12/05/2016 WHEREBY THE APPELLANT HAS BEEN ILLEGALLY ANDF UNLAWFULLY TRANSFERED FROM DISTRICT NOWSHERA TO SAIDU GROUP OF TEACHING HOPITALS, SAIDU SHARIF SWAT BY DIRECTOR GENERAL HEALTH SERVICES AND ALL SUBSEQUENT ORDERS CONSEQUENT THERETO OR ARISING THERETOM.

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07.09.2016

Counsel for the appellant present. Learned counsel for the appellant submitted that the appellant is a Class-IV employee, who is a bonafide resident of District Nowshera who was transferred from District Nowshera to Swat contrarily to rules and with malafide so that the post of the appellant might become vacant. He argued that minutes of the meeting dated 23.05.2016, copy of which is available on file, is proof of the contention that the transfer of the appellant was made on malafide. While routing this Tribunal through record, the learned counsel for the appellant further argued that the post at Swat was also not available to the appellant in view of the order of the Hon'ble Peshawar High Court Swat Bench as reflected in the M.S letter dated 25.05.2016. The learned counsel urged that the appellant while rendering services for sufficient long time in the Health Department, was forced to seek for duty from post to pillar and pillar to post, for the sake of his children and family and presently future of the appellant and his family has been made bleak and precarious. The learned counsel stressed that the impugned order is based on malafide as well as against principle of natural justice and is in conflict with the rules and policy of the government. He also submitted that the appeal is within time. He requested that the impugned order may be suspended and the respondents may be directed to regularly pay salary to the appellant.



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Points urged at the Bar need further consideration. Admit. Subject to deposit of security and process fee within 10 days where-after notices be issued to the respondents for written reply/comments for 06.10.2016 before S.B. Meanwhile the impugned transfer order stands suspended. Since it is not clear that the post at Nowshera is presently available to the appellant, therefore, the appellant is directed to immediately report to the office of DG Health Peshawar who is directed to ensure arrangements for payment of salary to the appellant per rules.

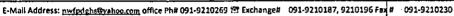
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# DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR





#### **OFFICE ORDER**

In pursuance of Judgment passed by Khyber Pakhtunkhwa Service Tribunal Peshawar in service appeals No.940/2016 to 945/2016 the posting/ transfer order of Class-IV employees of District Nowshera issued vide this office order bearing Endst: No. 3905-17/Personnel/NSR dated 12.05.2016 stands suspended till final verdict of the Court.

|     |                         |   |    |           | Sd/xxxxxxxxxx         |
|-----|-------------------------|---|----|-----------|-----------------------|
|     |                         |   |    | DIREC     | TOR GENERAL HEALTH    |
|     |                         |   | ì, | SERV      | CES, K.P.K, PESHAWAR. |
| No_ | /Personnel/NSR          | • |    | <br>Dated | /10/2016.             |
|     | Copy forwarded to the:- |   |    |           |                       |

- 1. Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.
- 2. P.S to Secretary to Government of Khyber Pakhtunkhwa Health Department Peshawar.
- 3. DHOs Nowshera, Charsadda, Peshawar.
- 4. Medical Superintendent Saidu Group of Teaching Hospitals Swat.
- 5. Assistant Director (Litigation), DGHS Khyber Pakhtunkhwa Peshawar.
- 6. Officials concerned.

For information and necessary action.

DIRECTOR GENERAL HEALTH SERVICES, K.P.K PESHAWAR

26/10/2016



# OFFICE OF THE DISTRICT HEALTH OFFICER NOWSHEKA

Phone & Fax: 0923-580759

E-Mail: nowshera.edoh@gmail.com

/ DHO NSR

Date: <u>24 / 10 /</u>2016

To

The Director General Health Services, Khyber Pakhtunkhwa Peshawar.

Subject:

OFFICE ORDER

Sir,

With reference office order bearing endorsement No. 6567-72/Personnel/NSR, dated 07-10-2016. I have the honour to submit that there is no vacant post of Class-IV under the control of this office to adjust them as their posts has already been filled after their transfers to home district on need and emergency basis.

Report is submitted for information please.

District Health Officer

Nowshera

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

PESHAWAR

No - 2-09/20/6

Misc. Application. No \_\_\_\_\_/2010

IN

Service Appeal No. 941 /2016

Ikram Ullah, Porter
Office of the EDO Health Pirpiai,
District Nowshera.

......Applicant/ Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar.
- 2. Directorate General Health Services,
  Through Director General,
  Attached Department Complex,
  Khyber Road, Peshawar.
- 3. District Health Officer, Nowshera.
- Medical Superintendent,
   Saidu Group of Teaching Hospitals,
   Saidu Sharif, Swat.

.....Respondents

APPLICATION FOR THE IMPLEMENTATION OF THE ORDER OF THIS HONORABLE TRIBUNAL DATED: 07.09.2016, PESHAWAR IN SERVICE APPEAL. NO. 941/2016.

#### Respectfully Sheweth:

1. That the Petitioner had earlier filed a Service Appeal. No. 941/2016 for the redressal of his grievance against the Respondents which is pending before this Honorable Service Tribunal and next date of hearing is 28.11.2016.

2. That the Applicant/ Appellant also filed an application along with appeal for Interim Relief and sought the suspension of the transfer order as well as release of salary. This Honorable Tribunal was kind enough to grant interim relief dated 07.09.2016 in favor of the Applicant while suspending the impugned transfer order and directed the Respondent. No. 2 to make immediate arrangement for the release of Applicant salary furthermore the Applicant was also directed to report immediately to the office of the Respondent. No. 2.

### (Copy of the Order dated 07.09.2016 is Annexure "A")

- 3. That the Applicant/Appellant immediately approached the office of Director General Health Services for the implementation of the Order of this Honorable Tribunal but till date the Applicant has neither been adjusted on his previous post of work nor his salary has been released.
- 4. That due to this behavior of the Respondents there is possibility that the Applicant and his family will die because of starvation as he is a Class-IV civil servant performing his duties since last over decades and he has got no other source of income.
- 5. That in the Order dated 07.09.2016 this Honorable Tribunal directed the Respondent. No. 2 to implement the Order in true letter and spirit but till date the order is not implemented in its true spirit as the Respondent. No. 2 directed Respondent. No. 3 to make arrangement for their adjustment but in vain however this honorable Tribunal through order suspended the impugned transfer order and further directed Respondent. No. 2 to make immediate arrangements for the release of salary which is stopped since last 6/7 months.

#### (Copy of the DG Letter to DHO Nowshera is Annexure "B")

6. That the Respondent. No.3 in response to Director General Health Services letter, refused to implement the Court order while stating a false reason that all the Applicants/Appellant were transferred to their home districts which is totally a wrong statement as the Applicant and his colleagues belong to the district of Nowshera and one each to district Charsadda and Peshawar however they were transferred hundreds of kilometers away to Swat.

#### (Copy of DHO Letter to DG Health Services is Annexure "C")

7. That the Respondents are reluctant to implement the order of this Honorable Tribunal and are repeating the previous story while shifting the burden to each other and no one is ready to adjust the Applicant or release his salary however there is much possibility that due to their

(2)

delaying tactics and shifting burden the Applicant and his family will die

8. That the act of the Respondents are against the law and natural justice as well as the order of this honorable Tribunal.

It is therefore most humbly prayed that on acceptance of this Application/Petition, the Respondent. No.2 & 3 may kindly be directed to implement the order dated 07.09.2016 in its true spirit and essence in Service Appeal. No. 941 of 2016, passed by this honorable Tribunal to meet the ends of justice.

Any other remedy if not specifically asked for may also be granted if deemed fit, just and appropriate to this honorable Tribunal

Gunnaddy June Juldy

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Shuman Arkinad Butt. Co

pakistan,

H. Bilal Mean Advocate Fitgh Court,

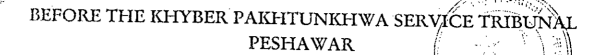
Pesharu

Dated: 31/10/2016

Ly Man Ulah, Parley, do herby solemnly declare that the contents of the above Application are true and correct to the best of my Knowledge and belief and nothing has been concealed from this Honorable Tribunal.

VERIDVALL

INDINO ALIO



Service Appeal No. 941

141 /2016

Kkyber Pakhtukhwa Service Tribunal

Ikram Ullah, Porter Office of the EDO Health Pirpiai, District Nowshera. Diary No. 951 Daied 05 9 20/6

.....Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar.
- Directorate General Health Services, Through Director General, Attached Department Complex, Khyber Road, Peshawar.
- 3. District Health Officer, Nowshera.
- Medical Superintendent,
   Saidu Group of Teaching Hospitals,
   Saidu Sharif, Swat.

Registrary

81 9 2011

...Respondents

**UNDER SECTION-4** OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED TRANSFER ORDER. NO. 3905-17/PERSONNEL/NSR DATED 12/05/2016 WHEREBY THE APPELLANT HAS BEEN ILLEGALLY ANDF UNLAWFULLY TRANSFERED FROM DISTRICT NOWSHERA TO SAIDU GROUP OF TEACHING HOPITALS, SAIDU SHARIF SWAT BY DIRECTOR GENERAL HEALTH SERVICES AND ALL SUBSEQUENT ORDERS CONSEQUENT THERE ARISING THERFROM.

07.09.2016

Counsel for the appellant present. Learned counsel for the appellant submitted that the appellant is a Class-IV employee, who is a bonafide resident of District Nowshera who was transferred from District Nowshera to Swat contrarily to rules and with malafide so that the post of the appellant might become vacant. He argued that minutes of the meeting dated 23.05.2016, copy of which is available on file, is proof of the contention that the transfer of the appellant was made on malafide. While routing this Tribunal through record, the learned counsel for the appellant further argued that the post at Swat was also not available to the appellant in view of the order of the Hon'ble Peshawar High Court Swat Bench as reflected in the M.S letter dated 25.05.2016. The learned counsel urged that the appellant while rendering services for sufficient long time in the Health Department, was forced to seek for duty from post to pillar and pillar to post, for the sake of his children and family and presently future of the appellant and his family has been made bleak and precarious. The learned counsel stressed that the impugned order is based on malafide as well as against principle of natural justice and is in conflict with the rules and policy of the government. He also submitted that the appeal is within time. He requested that the impugned order may be suspended and the respondents may be directed to regularly pay salary to the appellant.

Points urged at the Bar need further consideration. Admit. Subject to deposit of security and process fee within 10 days where-after notices be issued to the respondents for written reply/comments for 06.10.2016 before S.B. Meanwhile the impugned transfer order stands suspended. Since it is not clear that the post at Nowshera is presently available to the appellant, therefore, the appellant is directed to immediately report to the office of DG Health Peshawar who is directed to ensure arrangements for payment of salary to the appellant per rules.

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# DIRECTORATE GENERAL HEALTH SERVICES HHYBER PAKHTUN KHWA PESHAWAR

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#### PERICE OFFICE

In pursuance of Judgment passed by Ehyber Pakhtunkhwa Service Tribund Peshawar in service appeals No.940/2016 to 945/2016 the posting/ transfer order of Class-IV employees of District Nowshera issued vide this office order bearing Endst: No. 3305-17/Personnel/NSR dated 12.05.2016 stands suspended till final verdict of the Court.

| Sd/xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx   | oV |  |  |  |
|---|----|--|--|--|
| Copy forwarded to the:-   |    |  |  |  |
| Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.   | 1. |  |  |  |
| 2.5 to Secretary to Government of Khyber Paithtun! thwa Health Department Peshawar.  OHOs Nowshera, Charsadda, Peshawar |    |  |  |  |
|   |    |  |  |  |

5. Assistant Director (Litlgation), DGHS Khyber Pakhtunkhwa Peshawar.

6. Officials concerned.

for information and necessary action.

DÎRECTOR ĞENERAL HEALTH SERVICES, K.P.K PESHAWAR

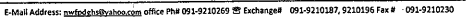
07.09.2016

Counsel for the appellant present. Learned counsel appellant submitted that the appellant is a Class-IV employee, who is a bonafide resident of District Nowshera who was transferred from District Nowshera to Swat contrarily to rules and with malafide so that the post of the appellant might become vacant. He argued that minutes of the meeting dated 23.05.2016, copy of which is available on file, is proof of the contention that the transfer of the appellant was made on malafide. While routing this Tribunal through record, the learned counsel for the appellant further argued that the post at Swat was also not available to the appellant in view of the order of the Hon'ble Peshawar High Court Swat Bench as reflected in the M.S letter dated 25.05.2016. The learned counsel urged that the appellant while rendering services for sufficient long time in the Health Department, was forced to seek for duty from post to pillar and pillar to post, for the sake of his children and family and presently future of the appellant and his family has been made bleak and precarious. The learned counsel stressed that the impugned order is based on malafide as well as against principle of natural justice and is in conflict with the rules and policy of the government. He also submitted that the appeal is within time. He requested that the impugned order may be suspended and the respondents may be directed to regularly pay salary to the appellant.

Points urged at the Bar need further consideration. Admit. Subject to deposit of security and process fee within 10 days where-after notices be issued to the respondents for written reply/comments for 06.10.2016 before S.B. Meanwhile the impugned transfer order stands suspended. Since it is not clear that the post at Nowshera is presently available to the appellant, therefore, the appellant is directed to immediately report to the office of DG Health Peshawar who is directed to ensure arrangements for payment of salary to the appellant per rules.

Certifical

# DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR





#### **OFFICE ORDER**

In pursuance of Judgment passed by Khyber Pakhtunkhwa Service Tribunal Peshawar in service appeals No.940/2016 to 945/2016 the posting/ transfer order of Class-IV employees of District Nowshera issued vide this office order bearing Endst: No. 3905-17/Personnel/NSR dated 12.05.2016 stands suspended till final verdict of the Court.

|     |                         | : |   | Sd,          | /xxxxxxxxx  |            |
|-----|-------------------------|---|---|--------------|-------------|------------|
|     |                         | • | ! | DIRECTOR G   | ENERAL HEA  | LTH.       |
|     |                         | Ý |   | SERVICES, K. | P.K, PESHAW | <b>VAR</b> |
| No_ | /Personnel/NSR          |   | 1 | Dated        | /10/2       | 016        |
|     | Copy forwarded to the:- | 3 |   | ,            | . •         |            |

- 1. Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.
- 2. P.S to Secretary to Government of Khyber Pakhtunkhwa Health Department Peshawar.
- 3. DHOs Nowshera, Charsadda, Peshawar.
- 4. Medical Superintendent Saidu Group of Teaching Hospitals Swat.
- 5. Assistant Director (Litigation), DGHS Khyber Pakhtunkhwa Peshawar.
- 6. Officials concerned.

For information and necessary action.

DIRECTOR GENERAL HEALTH SERVICES, K.P.K PESHAWAR

9 6/10/2016



#### HEALTH OFFICER NOWSHEKA OFFICE OF THE DISTRICT

Phone & Fax: 0923-580759

E-Mail: nowshera.edoh@gmail.com

Date: 24 / 10 /2016

To

The Director General Health Services, Khyber Pakhtunkhwa Peshawar.

Subject:

OFFICE ORDER

Sir,

With reference office order bearing endorsement No. 6567-72/Personnel/NSR, dated 07-10-2016. I have the honour to submit that there is no vacant post of Class-IV under the control of this office to adjust them as their posts has already been filled after their transfers to home district on need and emergency basis.

Report is submitted for information please.

District Health Officer Nowshera



# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Misc. Application. No\_\_\_\_\_/2016

IN

Service Appeal No. 940 /2016

Gul Nawaz, Ward Orderely, Mian Rashid Hussain Memorial Hospital, Pabbi, District Nowshera.

......Applicant/ Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar.
- 2. Directorate General Health Services,
  Through Director General,
  Attached Department Complex,
  Khyber Road, Peshawar.
- 3. District Health Officer, Nowshera.
- 4. Medical Superintendent,
  Saidu Group of Teaching Hospitals,
  Saidu Sharif, Swat.

.....Respondents

APPLICATION FOR THE IMPLEMENTATION OF THE ORDER OF THIS HONORABLE TRIBUNAL DATED: 07.09.2016, PESHAWAR IN SERVICE APPEAL. NO. 940/2016.

#### Respectfully Sheweth:

- 1. That the Petitioner had earlier filed a Service Appeal. No. 940/2016 for the redressal of his grievance against the Respondents which is pending before this Honorable Service Tribunal and next date of hearing is 28.11.2016.
- 2. That the Applicant/ Appellant also filed an application along with appeal for Interim Relief and sought the suspension of the transfer order as well as release of salary. This Honorable Tribunal was kind enough to grant interim relief dated 07.09.2016 in favor of the Applicant while

(2)

suspending the impugned transfer order and directed the Respondent. No. 2 to make immediate arrangement for the release of Applicant salary furthermore the Applicant was also directed to report immediately to the office of the Respondent. No. 2.

#### (Copy of the Order dated 07.09.2016 is Annexure "A")

- 3. That the Applicant/Appellant immediately approached the office of Director General Health Services for the implementation of the Order of this Honorable Tribunal but till date the Applicant has neither been adjusted on his previous post of work nor his salary has been released.
- 4. That due to this behavior of the Respondents there is possibility that the Applicant and his family will die because of starvation as he is a Class-IV civil servant performing his duties since last over decades and he has got no other source of income.
- 5. That in the Order dated 07.09.2016 this Honorable Tribunal directed the Respondent. No. 2 to implement the Order in true letter and spirit but till date the order is not implemented in its true spirit as the Respondent. No. 2 directed Respondent. No. 3 to make arrangement for their adjustment but in vain however this honorable Tribunal through order suspended the impugned transfer order and further directed Respondent. No. 2 to make immediate arrangements for the release of salary which is stopped since last 6/7 months.

#### (Copy of the DG Letter to DHO Nowshera is Annexure "B")

6. That the Respondent. No.3 in response to Director General Health Services letter, refused to implement the Court order while stating a false reason that all the Applicants/Appellant were transferred to their home districts which is totally a wrong statement as the Applicant and his colleagues belong to the district of Nowshera and one each to district Charsadda and Peshawar however they were transferred hundreds of kilometers away to Swat.

### (Copy of DHO Letter to DG Health Services is Annexure "C")

7. That the Respondents are reluctant to implement the order of this Honorable Tribunal and are repeating the previous story while shifting the burden to each other and no one is ready to adjust the Applicant or release his salary however there is much possibility that due to their delaying tactics and shifting burden the Applicant and his family will die because of starvation.

8. That the act of the Respondents are against the law and natural justice as well as the order of this honorable Tribunal:

Application/Petition, the Respondent. No.2 & 3 may kindly be directed to implement the order dated 07.09.2016 in its true spirit and essence in Service Appeal. No. 940 of 2016, passed by this honorable Tribunal to meet the ends of justice.

Any other remedy if not specifically asked for may also be granted if deemed fit, just and appropriate to this honorable Tribunal.

Applicant/ Appellant

Through

Shumail Annad Butt

Advocate Supreme Court of

Pakistan,

8:

H Bilal Khan

Advocate High Court,

Peshawar

Dated: 31/10/2016

#### AFFIDAVIT

1. Gul Naw as, ward Orden to herby solemnly declare that the contents of the above Application are true and correct to the best of my Knowledge and belief and nothing has been concealed from this Honorable Tribunal.

Beromaña

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 940 /2018

Gul Nawaz, Ward Orderely, Mian Rashid Hussain Memorial Hospital, Pabbi, District Nowshera. Diary No. 950 Date 05 9 20/6

.....Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar.
- 2. Directorate General Health Services, Through Director General, Attached Department Complex, Khyber Road, Peshawar.
- 3. District Health Officer, Nowshera.
- Medical Superintendent,
   Saidu Group of Teaching Hospitals,
   Saidu Sharif, Swat.

Fledto-day
Registrar

.....Respondents

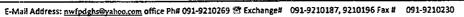
THE KHYBER SECTION-4 OF UNDER **SERVICE** APPEAL PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE 3905-17/PERSONNEL/NSR IMPUGNED TRANSFER ORDER. NO. HAS BEEN APPELLANT THE WHEREBY DATED 12/05/2016 ILLEGALLY ANDF UNLAWFULLY TRANSFERED FROM DISTRICT NOWSHERA TO SAIDU GROUP OF TEACHING HOPITALS, SAIDU SHARIF SWAT BY DIRECTOR GENERAL HEALTH SERVICES AND CONSEQUENT THERE **ORDERS** ALL SUBSEQUENT ARISING THERFROM.

07,09.2016

Counsel for the appellant present. Learned counsel for appellant submitted that the appellant is a Class-IV employee, who is a bonafide resident of District Nowshera who was transferred from District Nowshera to Swat contrarily to rules and with malafide so that the post of the appellant might become vacant. He argued that minutes of the meeting dated 23.05.2016, copy of which is available on file, is proof of the contention that the transfer of the appellant was made on malafide. While routing this Tribunal through record, the learned counsel for the appellant further argued that the post at Swat was also not available to the appellant in view of the order of the Hon'ble Peshawar High Court Swat Bench as reflected in the M.S letter dated 25.05.2016. The learned counsel urged that the appellant while rendering services for sufficient long time in the Health Department, was forced to seek for duty from post to pillar and pillar to post, for the sake of his children and family and presently future of the appellant and his family has been made bleak and precarious. The learned counsel stressed that the impugned order is based on malafide as well as against principle of natural justice and is in conflict with the rules and policy of the government. He also submitted that the appeal is within time. He requested that the impugned order may be suspended and the respondents may be directed to regularly pay salary to the appellant.

Points urged at the Bar need further consideration. Admit. Subject to deposit of security and process fee within 10 days where-after notices be issued to the respondents for written reply/comments for 06.10.2016 before S.B. Meanwhile the impugned transfer order stands suspended. Since it is not clear that the post at Nowshera is presently available to the appellant, therefore, the appellant is directed to immediately report to the office of DG Health Peshawar who is directed to ensure arrangements for payment of salary to the appellant per rules

# DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR





#### OFFICE ORDER

In pursuance of Judgment passed by Khyber Pakhtunkhwa Service Tribunal Peshawar in service appeals No.940/2016 to 945/2016 the posting/ transfer order of Class-IV employees of District Nowshera issued vide this office order bearing Endst: No. 3905-17/Personnel/NSR dated 12.05.2016 stands suspended till final verdict of the Court.

|     |                        | Sd/xxxxxxxxx               |
|-----|------------------------|----------------------------|
|     | •                      | DIRECTOR GENERAL HEALTH    |
|     |                        | SERVICES, K.P.K, PESHAWAR. |
| No  | /Personnel/NSR         | Dated/10/2016.             |
| · C | opy forwarded to the:- | · V                        |

- 1. Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.
- 2. P.S to Secretary to Government of Khyber Pakhtunkhwa Health Department Peshawar.
- 3. DHOs Nowshera, Charsadda, Peshawar.
- 4. Medical Superintendent Saidu Group of Teaching Hospitals Swat.
- 5. Assistant Director (Litigation), DGHS Khyber Pakhtunkhwa Peshawar.
- 6. Officials concerned.

-For information and necessary action.

DIRECTOR GENERAL HEALTH SERVICES, K.P.K PESHAWAR



#### HEALTH OFFICER NOWSHEKA OFFICE OF THE DISTRIC E-Mail: nowshera.edoh@gmail.com

Phone & Fax: 0923-580759

Date: 24 10 12016

To-

The Director General Health Services, Khyber Pakhtunkhwa Peshawar.

Subject:

OFFICE ORDER

Sir,

With reference office order bearing endorsement No. 6567-72/Personnel/NSR, dated 07-10-2016. I have the honour to submit that there is no vacant post of Class-IV under the control of this office to adjust them as their posts has already been filled after their transfers to home district on need and emergency basis.

Report is submitted for information please.

District Health Officer Nowshera

(<u>1</u>)

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

IN

Service Appeal No. <u>CYZ</u> /2016

Aman Ullah, Dental Attendant Rural Health Centre, Akbar Pura, District Nowshera.

..... Applicant/ Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar.
- Directorate General Health Services,
   Through Director General,
   Attached Department Complex,
   Khyber Road, Peshawar.
- 3. District Health Officer, Nowshera.
- 4. **Medical Superintendent,**Saidu Group of Teaching Hospitals,
  Saidu Sharif, Swat.

.....Respondents

# APPLICATION FOR THE IMPLEMENTATION OF THE ORDER OF THIS HONORABLE TRIBUNAL DATED: 07.09.2016, PESHAWAR IN SERVICE APPEAL. NO. 943/2016.

#### Respectfully Sheweth:

- 1. That the Petitioner had earlier filed a Service Appeal. No. 943/2016 for the redressal of his grievance against the Respondents which is pending before this Honorable Service Tribunal and next date of hearing is 28.11.2016.
- 2. That the Applicant/ Appellant also filed an application along with appeal for Interim Relief and sought the suspension of the transfer order

as well as release of salary. This Honorable Tribunal was kind enough to grant interim relief dated 07.09.2016 in favor of the Applicant while suspending the impugned transfer order and directed the Respondent. No. 2 to make immediate arrangement for the release of Applicant salary furthermore the Applicant was also directed to report immediately to the office of the Respondent. No. 2.

## (Copy of the Order dated 07.09.2016 is Annexure "A")

- 3. That the Applicant/Appellant immediately approached the office of Director General Health Services for the implementation of the Order of this Honorable Tribunal but till date the Applicant has neither been adjusted on his previous post of work nor his salary has been released.
- 4. That due to this behavior of the Respondents there is possibility that the Applicant and his family will die because of starvation as he is a Class-IV civil servant performing his duties since last over decades and he has got no other source of income.
- 5. That in the Order dated 07.09.2016 this Honorable Tribunal directed the Respondent. No. 2 to implement the Order in true letter and spirit but till date the order is not implemented in its true spirit as the Respondent. No. 2 directed Respondent. No. 3 to make arrangement for their adjustment but in vain however this honorable Tribunal through order suspended the impugned transfer order and further directed Respondent. No. 2 to make immediate arrangements for the release of salary which is stopped since last 6/7 months.

## (Copy of the DG Letter to DHO Nowshera is Annexure "B")

6. That the Respondent. No.3 in response to Director General Health Services letter, refused to implement the Court order while stating a false reason that all the Applicants/Appellant were transferred to their home districts which is totally a wrong statement as the Applicant and his colleagues belong to the district of Nowshera and one each to district Charsadda and Peshawar however they were transferred hundreds of kilometers away to Swat.

## (Copy of DHO Letter to DG Health Services is Annexure "C")

7. That the Respondents are reluctant to implement the order of this Honorable Tribunal and are repeating the previous story while shifting the burden to each other and no one is ready to adjust the Applicant or release his salary however there is much possibility that due to their delaying tactics and shifting burden the Applicant and his family will die because of starvation.

well as the order of this honorable Tribunal. \$. That the act of the Respondents are against the law and natural justice as

meer the ends of justice. Service Appeal. No. 943of 2016, passed by this honorable Tribunal to (a) implement the order dated 07.09.2016 in its true spirit and essence in Application/Petition, the Respondent. No.2 & 3 may kindly be directed It is therefore most humbly prayed that on acceptance of this

deemed in, just and appropriate to this honorable Tribunal. Any other remedy if not specifically asked for may also be granted if .

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Shumail Achidad Buth

Advocate Supreme Court of

удлося с рібр совер

Резрамят

Dated 31/10/2016

#### VEEDVALL

Janudirl' oldaronol Lairt mort boliconos used sad guidion above Application are true and correct to the best of my Knowledge and belief and 1. Aman Ullaki. Dental Attendans, do herby solemnily declare that the contents of them

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 943 /2016

Klyber Pakhtukhwa Service Tribunal

Aman Ullah, Dental Attendant Rural Health Centre, Akbar Pura, District Nowshera. Dated 05/9/2016

.....Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar.
- Directorate General Health Services, Through Director General, Attached Department Complex, Khyber Road, Peshawar.
- 3. District Health Officer, Nowshera.
- 4. Medical Superintendent,
  Saidu Group of Teaching Hospitals,
  Saidu Sharif, Swat.

Registrar W 05 09 14

Khoo Respondents Service Sanal,

APPEAL UNDER **SECTION-4** THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED TRANSFER ORDER. NO. 3905-17/PERSONNEL/NSR DATED 12/05/2016 WHEREBY THE APPELLANT ILLEGALLY ANDF UNLAWFULLY TRANSFERED FROM DISTRICT NOWSHERA TO SAIDU GROUP OF TEACHING HOPITALS, SAIDU SHARIF SWAT BY DIRECTOR GENERAL HEALTH SERVICES AND SUBSEQUENT ORDERS CONSEQUENT ARISING THERFROM.

07.09.2016



Counsel for the appellant present. Learned counsel for the appellant submitted that the appellant is a Class-IV employee, who is a bonafide resident of District Nowshera who was transferred from District Nowshera to Swat contrarily to rules and with malafide so that the post of the appellant might become vacant. He argued that minutes of the meeting dated 23.05.2016, copy of which is available on file, is proof of the contention that the transfer of the appellant was made on malafide. While routing this Tribunal through record, the learned counsel for the appellant further argued that the post at Swat was also not available to the appellant in view of the order of the Hon'ble Peshawar High Court Swat Bench as reflected in the M.S letter dated 25.05.2016. The learned counsel urged that the appellant while rendering services for sufficient long time in the Health Department, was forced to seek for duty from post to pillar and pillar to post, for the sake of his children and family and presently future of the appellant and his family has been made bleak and precarious. The learned counsel stressed that the impugned order is based on malafide as well as against principle of natural justice and is in conflict with the rules and policy of the government. He also submitted that the appeal is within time. He requested that the impugned order may be suspended and the respondents may be directed to regularly pay salary to the appellant.

Security & Security &

Points urged at the Bar need further consideration. Admit. Subject to deposit of security and process fee within 10 days where-after notices be issued to the respondents for written reply/comments for 06.10.2016 before S.B. Meanwhile the impugned transfer order stands suspended. Since it is not clear that the post at Nowshera is presently available to the appellant, therefore, the appellant is directed to immediately report to the office of DG Health Peshawar who is directed to ensure arrangements for payment of salary to the appellant per rules.

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3-11-16

## DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR



E-Mail Address: nwfpdghs@yahoo.com office Ph# 091-9210269 2 Exchange# 091-9210187, 9210196 Fax # 091-9210230

#### **OFFICE ORDER**

In pursuance of Judgment passed by Khyber Pakhtunkhwa Service Tribunal Peshawar in service appeals No.940/2016 to 945/2016 the posting/ transfer order of Class-IV employees of District Nowshera issued vide this office order bearing Endst: No. 3905-17/Personnel/NSR dated 12.05.2016 stands suspended till final verdict of the Court.

|     |                         |   | Sd/x           | XXXXXXX      |
|-----|-------------------------|---|----------------|--------------|
|     |                         | : | DIRECTOR GEI   | VERAL HEALTH |
|     |                         | • | SERVICES, K.P. | K, PESHAWAR. |
| No_ | /Personnel/NSR          |   | Dated          | /10/2016.    |
| •   | Conv forwarded to the:- | · |                |              |

- 1. Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.
- 2. P.S to Secretary to Government of Khyber Pakhtunkhwa Health Department Peshawar.
- 3. DHOs Nowshera, Charsadda, Peshawar.
- 4. Medical Superintendent Saidu Group of Teaching Hospitals Swat.
- 5. Assistant Director (Litigation), DGHS Khyber Pakhtunkhwa Peshawar.
- 6. Officials concerned.

For information and necessary action.

DIRECTOR ĞENERAL HEALTH SERVICES, K.P.K PEŞHAWAR

J 6/10/2016



## OFFICE OF THE DISTRICT HEALTH OFFICER NOWSHEKA

Phone & Fax: 0923-580759

No. 9125

E-Mail: nowshera.edoh@gmail.com

Date: <u>24 / [0 /2016</u>

The Director General Health Services, Khyber Pakhtunkhwa Peshawar.

Subject:

OFFICE ORDER

Sir,

With reference office order bearing endorsement No. 6567-72/Personnel/NSR, dated 07-10-2016. I have the honour to submit that there is no vacant post of Class-IV under the control of this office to adjust them as their posts has already been filled after their transfers to home district on need and emergency basis.

Report is submitted for information please.

District Health Officer Nowshera

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

PESHAWAR
PESHAWAR
PESHAWAR
No. 2/9/2016
Misc. Application. No. /2016

IN

Service Appeal No. 942 /2016

Saleh Noor, Ward Orderely, Mian Rashid Hussain Memorial Hospital, Pabbi, District Nowshera.

...... Applicant/ Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar.
- 2. Directorate General Health Services,
  Through Director General,
  Attached Department Complex,
  Khyber Road, Peshawar.
- 3. District Health Officer, Nowshera.
- 4. **Medical Superintendent,**Saidu Group of Teaching Hospitals,
  Saidu Sharif, Swat.

.....Respondents

# APPLICATION FOR THE IMPLEMENTATION OF THE ORDER OF THIS HONORABLE TRIBUNAL DATED: 07.09.2016, PESHAWAR IN SERVICE APPEAL. NO. 942/2016.

### Respectfully Sheweth:

- 1. That the Petitioner had earlier filed a Service Appeal. No. 942/2016 for the redressal of his grievance against the Respondents which is pending before this Honorable Service Tribunal and next date of hearing is 28.11.2016.
- 2. That the Applicant/ Appellant also filed an application along with appeal for Interim Relief and sought the suspension of the transfer order as well as release of salary. This Honorable Tribunal was kind enough to

grant interim relief dated 07.09.2016 in favor of the Applicant while suspending the impugned transfer order and directed the Respondent. No. 2 to make immediate arrangement for the release of Applicant salary furthermore the Applicant was also directed to report immediately to the office of the Respondent. No. 2.

## (Copy of the Order dated 07.09.2016 is Annexure "A")

- 3. That the Applicant/Appellant immediately approached the office of Director General Health Services for the implementation of the Order of this Honorable Tribunal but till date the Applicant has neither been adjusted on his previous post of work nor his salary has been released.
- 4. That due to this behavior of the Respondents there is possibility that the Applicant and his family will die because of starvation as he is a Class-IV civil servant performing his duties since last over decades and he has got no other source of income.
- 5. That in the Order dated 07.09.2016 this Honorable Tribunal directed the Respondent. No. 2 to implement the Order in true letter and spirit but till date the order is not implemented in its true spirit as the Respondent. No. 2 directed Respondent. No. 3 to make arrangement for their adjustment but in vain however this honorable Tribunal through order suspended the impugned transfer order and further directed Respondent. No. 2 to make immediate arrangements for the release of salary which is stopped since last 6/7 months.

## (Copy of the DG Letter to DHO Nowshera is Annexure "B")

6. That the Respondent. No.3 in response to Director General Health Services letter, refused to implement the Court order while stating a false reason that all the Applicants/Appellant were transferred to their home districts which is totally a wrong statement as the Applicant and his colleagues belong to the district of Nowshera and one each to district Charsadda and Peshawar however they were transferred hundreds of kilometers away to Swat.

## (Copy of DHO Letter to DG Health Services is Annexure "C")

7. That the Respondents are reluctant to implement the order of this Honorable Tribunal and are repeating the previous story while shifting the burden to each other and no one is ready to adjust the Applicant or release his salary however there is much possibility that due to their delaying tactics and shifting burden the Applicant and his family will die because of starvation.

8. That the act of the Respondents are against the law and natural justice as well as the order of this honorable Tribunal.

It is therefore most humbly prayed that on acceptance of this Application/Petition, the Respondent. No.2 & 3 may kindly be directed to implement the order dated 07.09.2016 in its true spirit and essence in Service Appeal. No. 942 of 2016, passed by this honorable Fribunal to meet the ends of justice.

Any other remedy if not specifically asked for may also be granted if deemed fit, just and appropriate to this honorable Tribunal

Applicant/cApplicant\* مالرزر

Through

Shumed Ahmas Butt

Advocate Supreme Court of

Pakistan

8,

H Bilal Khas

Advocate High Court,

Peshawar.

Dated: 31/10/2016

#### **AFFIDAVIT**

1, Salethow Ward Orderely, do herby solemnly declare that the contents of the above Application are true and correct to the best of my Knowledge and belief and nothing has been concealed from this Honorable Tribunal.

DEPÓNENT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

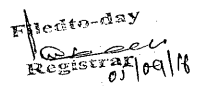
Service Appeal No. 942/20

Saleh Noor, Ward Orderely, Mian Rashid Hussain Memorial Hospital, Pabbi, District Nowshera. Diary No. 952
Dated 05 9 20/6

...Appellant

Versus

- Government of Khyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar.
- Directorate General Health Services, Through Director General, Attached Department Complex, Khyber Road, Peshawar.
- 3. District Health Officer, Nowshera.
- 4. Medical Superintendent,
  Saidu Group of Teaching Hospitals,
  Saidu Sharif, Swat.





THE OF **SECTION-4** UNDER APPEAL SERVICE PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE 3905-17/PERSONNEL/NSR IMPUGNED TRANSFER ORDER. NO. APPELLANT THE DATED 12/05/2016 WHEREBY ILLEGALLY ANDF UNLAWFULLY TRANSFERED FROM DISTRICT NOWSHERA TO SAIDU GROUP OF TEACHING HOPITALS, SAIDU SHARIF SWAT BY DIRECTOR GENERAL HEALTH SERVICES AND CONSEQUENT ALL SUBSEQUENT ORDERS ARISING THERFROM.

07.09.2016

Counsel for the appellant present. Learned counsel for the appellant submitted that the appellant is a Class-IV employee, who is a bonafide resident of District Nowshera who was transferred from District Nowshera to Swat contrarily to rules and with malafide so that the post of the appellant might become vacant. He argued that minutes of the meeting dated 23.05.2016, copy of which is available on file, is proof of the contention that the transfer of the appellant was made on malafide. While routing this Tribunal through record, the learned counsel for the appellant further argued that the post at Swat was also not available to the appellant in view of the order of the Hon'ble Peshawar High Court Swat Bench as reflected in the M.S letter dated 25.05.2016. The learned counsel urged that the appellant while rendering services for sufficient long time in the Health Department, was forced to seek for duty from post to pillar and pillar to post, for the sake of his children and family and presently future of the appellant and his family has been made bleak and precarious. The learned counsel stressed that the impugned order is based on malafide as well as against principle of natural justice and is in conflict with the rules and policy of the government. He also submitted that the appeal is within time. He requested that the impugned order may be suspended and the respondents may be directed to regularly pay salary to the appellant.

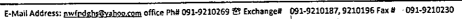
Points urged at the Bar need further consideration. Admit. Subject to deposit of security and process fee within 10 days where-after notices be issued to the respondents for written reply/comments for 06.10.2016 before S.B. Meanwhile the impugned transfer order stands suspended. Since it is not clear that the post at Nowshera is presently available to the appellant, therefore, the appellant is directed to immediately report to the office of DG Health Peshawar who is directed to ensure arrangements for payment of salary to the appellant per rules.

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## DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR





#### OFFICE ORDER

In pursuance of Judgment passed by Khyber Pakhtunkhwa Service Tribunal Peshawar in service appeals No.940/2016 to 945/2016 the posting/ transfer order of Class-IV employees of District Nowshera issued vide this office order bearing Endst: No. 3905-17/Personnel/NSR dated 12.05.2016 stands suspended till final verdict of the Court.

|     |                      |     | •                        | Sd          | /xxxxxxxx      |
|-----|----------------------|-----|--------------------------|-------------|----------------|
|     |                      |     | •                        | DIRECTOR G  | ENERAL HEALTH  |
|     |                      |     |                          | SERVICES, K | .P.K, PESHAWAR |
| No  | /Personnel/NSR       |     | ٠.                       | Dated       | /10/2016       |
| Cop | y forwarded to the:- | : 4 | $\{j_1,\dots,j_{\ell}\}$ |             | 1 -,           |

- 1. Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.
- 2. P.S to Secretary to Government of Khyber Pakhtunkhwa Health Department Peshawar.
- 3. DHOs Nowshera, Charsadda, Peshawar.
- 4. Medical Superintendent Saidu Group of Teaching Hospitals Swat.
- 5. Assistant Director (Litigation), DGHS Khyber Pakhtunkhwa Peshawar.
- 6. Officials concerned.

For information and necessary action.

DIRECTOR GENERAL HEALTH
SERVICES, K.P.K PESHAWAR



## OFFICE OF THE DISTRICT HEALTH OFFICER NUWSHEKA

Phone & Fax: 0923-580759

E-Mail: nowshera.edoh@gmail.com

No. 9/25 DHO NSR

Date: 24 / 10 /2016

Τo

The Director General Health Services, Khyber Pakhtunkhwa Peshawar.

Subject:

OFFICE ORDER

Sir,

With reference office order bearing endorsement No. 6567-72/Personnel/NSR, dated 07-10-2016. I have the honour to submit that there is no vacant post of Class-IV under the control of this office to adjust them as their posts has already been filled after their transfers to home district on need and emergency basis.

Report is submitted for information please.

District Health Officer Nowshera

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

PESHAWAR

Nisc. Application. No\_\_\_\_\_/2016

IN

Service Appeal No. 944 /2016

Rizwan Ullah, Chowkidar, Office of the EDO Health Pirpiai, District Nowshera.

..... Applicant/ Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar.
- 2. Directorate General Health Services,
  Through Director General,
  Attached Department Complex,
  Khyber Road, Peshawar.
- 3. District Health Officer, Nowshera.
- Medical Superintendent,
   Saidu Group of Teaching Hospitals,
   Saidu Sharif, Swat.

.....Respondents

APPLICATION FOR THE IMPLEMENTATION OF THE ORDER OF THIS HONORABLE TRIBUNAL DATED: 07.09.2016, PESHAWAR IN SERVICE APPEAL. NO. 94/2016.

#### Respectfully Sheweth:

1. That the Petitioner had earlier filed a Service Appeal. No. 944/2016 for the redressal of his grievance against the Respondents which is pending before this Honorable Service Tribunal and next date of hearing is 28.11.2016.

(2)

2. That the Applicant/ Appellant also filed an application along with appeal for Interim Relief and sought the suspension of the transfer order as well as release of salary. This Honorable Tribunal was kind enough to grant interim relief dated 07.09.2016 in favor of the Applicant while suspending the impugned transfer order and directed the Respondent. No. 2 to make immediate arrangement for the release of Applicant salary furthermore the Applicant was also directed to report immediately to the office of the Respondent. No. 2.

#### (Copy of the Order dated 07.09.2016 is Annexure "A")

- 3. That the Applicant/Appellant immediately approached the office of Director General Health Services for the implementation of the Order of this Honorable Tribunal but till date the Applicant has neither been adjusted on his previous post of work nor his salary has been released.
- 4. That due to this behavior of the Respondents there is possibility that the Applicant and his family will die because of starvation as he is a Class-IV civil servant performing his duties since last over decades and he has got no other source of income.
- 5. That in the Order dated 07.09.2016 this Honorable Tribunal directed the Respondent. No. 2 to implement the Order in true letter and spirit but till date the order is not implemented in its true spirit as the Respondent. No. 2 directed Respondent. No. 3 to make arrangement for their adjustment but in vain however this honorable Tribunal through order suspended the impugned transfer order and further directed Respondent. No. 2 to make immediate arrangements for the release of salary which is stopped since last 6/7 months.

#### (Copy of the DG Letter to DHO Nowshera is Annexure "B")

6. That the Respondent. No.3 in response to Director General Health Services letter, refused to implement the Court order while stating a false reason that all the Applicants/Appellant were transferred to their home districts which is totally a wrong statement as the Applicant and his colleagues belong to the district of Nowshera and one each to district Charsadda and Peshawar however they were transferred hundreds of kilometers away to Swat.

### (Copy of DHO Letter to DG Health Services is Annexure "C")

7. That the Respondents are reluctant to implement the order of this Honorable Tribunal and are repeating the previous story while shifting the burden to each other and no one is ready to adjust the Applicant or release his salary however there is much possibility that due to their

delaying tactics and shifting burden the Applicant and his family will die because of starvation.

8. That the act of the Respondents are against the law and natural justice as well as the order of this honorable Tribunal.

It is therefore most humbly prayed that on acceptance of this Application/Petition, the Respondent. No.2 & 3 may kindly be directed to implement the order dated 07.09.2016 in its true spirit and essence in Service Appeal. No. 944 of 2016, passed by this honorable Tribunal to meet the ends of justice.

Any other remedy if not specifically asked for may also be granted if deemed fit, just and appropriate to this honorable Tribunal.

Applicant Appellant

Through

Shurdail Abraud Butt,

Advocare Supreme Court of

Pakistap,

8:

H Bilal Khan

Advocate High Court,

Peshawar.

Dated: 31/10/2016

#### **AFFIDAVIT**

L Rigion Ulah, Chankidor, do herby solemnly declare that the contents of the above Application are true and correct to the best of my Knowledge and belief and nothing has been concealed from this Honorable Tribunal.

DEPONENT

Uig!

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR Service Appeal No. 944 /2016 Rizwan Ullah, Chowkidar, Rural-Health-Centre Pirpiai. District Nowshera Appellan Versus Government of Kliyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar. Directorate General Health Services, Through Director General, Attached Department-Complex, Khyber Road, Peshawar. District-Health-Officer, Nowshera. Medical Superintendent, Saidu Group of Teaching Hospitals, Saidu Sharif, Swat.

Fledto-day

.....Respondents

SERVICE APPEAL UNDER SECTION-4. OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED\_TRANSFER—ORDER. NO. 3905-17/PERSONNEL/NSR 12/05/2016 WHEREBY THE APPELLANT HAS BEEN DATED ILLEGALLY ANDF UNLAWFULLY TRANSFERED FROM DISTRICT NOWSHERA TO SAIDU GROUP OF TEACHING HOPITALS, SAIDU SHARIF-SWAT-BY-DIRECTOR-GENERAL-HEALTH SERVICES AND ALL—SUBSEQUENT—ORDERS CONSEQUENT\_THERE—TO—OR— ARISING THERFROM.

इका ना उद्देश्या ६ उन्हेखाः

07.09.2016

Counsel for the appellant present. Learned counsel for the appellant submitted that the appellant is a Class-IV employee, who is a bonafide resident of District Nowshera who was transferred from District Nowshera to Swat contrarily to rules and with malafide so that the post of the appellant might become vacant. He argued that minutes of the meeting dated 23.05.2016, copy of which is available on file, is proof of the contention that the transfer of the appellant was made on malafide. While routing this Tribunal through record, the learned counsel for the appellant further argued that the post at Swat was also not available to the appellant in view of the order of the Hon'ble Peshawar High Court Swat Bench as reflected in the M.S letter dated 25.05.2016. The learned counsel urged that the appellant while rendering services for sufficient long time in the Health Department, was forced to seek for duty from post to pillar and pillar to post, for the sake of his children and family and presently future of the appellant and his family has been made bleak and precarious. The learned counsel stressed that the impugned order is based on malafide as well as against principle of natural justice and is in conflict with the rules and policy of the government. He also submitted that the appeal is within time. He requested that the impugned order may be suspended and the respondents may be directed to regularly pay salary to the appellant.

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Points urged at the Bar need further consideration. Admit. Subject to deposit of security and process fee within 10 days where-after notices be issued to the respondents for written reply/comments for 06.10.2016 before S.B. Meanwhile the impugned transfer order stands suspended. Since it is not clear that the post at Nowshera is presently available to the appellant, therefore, the appellant is directed to immediately report to the office of DG Health Peshawar who is directed to ensure arrangements for payment of salary to the appellant per rules.

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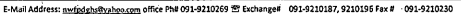
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## DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR





#### **OFFICE ORDER**

In pursuance of Judgment passed by Khyber Pakhtunkhwa Service Tribunal Peshawar in service appeals No.940/2016 to 945/2016 the posting/ transfer order of Class-IV employees of District Nowshera issued vide this office order bearing Endst: No. 3905-17/Personnel/NSR dated 12.05.2016 stands suspended till final verdict of the Court.

|     |                         |           | Sd/xxxxxxxxx     |
|-----|-------------------------|-----------|------------------|
|     |                         | DIRECTOR  | R GENERAL HEALTH |
|     |                         | SERVICES, | K.P.K, PESHAWAR. |
| No_ | /Personnel/NSR          | Dated     | /10/2016.        |
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- 1. Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.
- 2. P.S to Secretary to Government of Khyber Pakhtunkhwa Health Department Peshawar.
- 3. DHOs Nowshera, Charsadda, Peshawar.
- 4. Medical Superintendent Saidu Group of Teaching Hospitals Swat.
- 5. Assistant Director (Litigation), DGHS Khyber Pakhtunkhwa Peshawar.
- 6. Officials concerned.

For information and necessary action.

DIRECTOR GENERAL HEALTH
SERVICES, K.P.K PESHAWAR

g 6/10/2016.



## OFFICE OF THE DISTRICT HEALTH OFFICER NOW

Phone & Fax: 0923-580759

E-Mail: nowshera.edoh@gr

No. 9125

J DHO NSR

Date: 24 / 10 /2016

То

The Director General Health Services,

Khyber Pakhtunkhwa Peshawar.

Subject:

OFFICE ORDER

Sir,

With reference office order bearing endorsement No. 6567-72/Personnel/NSR, dated 07-10-2016. I have the honour to submit that there is no vacant post of Class-IV under the control of this office to adjust them as their posts has already been filled after their transfers to home district on need and emergency basis.

Report is submitted for information please.

District Health Officer

Nowshera

## OSSICE OF THE MEDICAL SUPERINTENDENT

SAIDU GROUP OF TEACHING HOSPITALS SAIDU SHARIF SWAT



Taybog Pakkithiwa Se. Joe Bribuni

Diary No. 137

129-11-16

Ph: 0946-9240126-27, Fax: 0946-9240122

No.\_

Dated  $\frac{33}{11}$ /2016

То

\_\_\_\_The Registrar Service Tribunal Peshawar

Subject:

**GUL NAWAZ & 5 OTHERS VS GOVT: OF KPK AND OTHERS** 

Memo:

Reference Service Appeal No. 942/2016 fixed for hearing on 25-11-2016, on the subject noted above.

In this regard it is submitted that Peshawar High Court Mingora Bench/Dar ul Qaza Swat has issued order on 20-06-2016 in Writ Petition No. 450-M/2015 (Habib ur Rahman etc VS Govt: of KPK Health Deptt: & others) copy attached for your kind information and further necessary action please.

MEDICAL SUPERINTENDENT
S.G.T.H. Saidu Sharif Swat

No.

Copy forwarded to the:

- 1- Director General Health Services, Khyber Pakhtunkhwa, Peshawar
  - 2- Chief Executive Saidu Group of Teaching Hospitals, Swat.
  - 3- Govt: Pleader Khyber Pakhtunkhwa Service Tribunal, Judicial Complex Peshawar alongwith copy of order sheet dated 20-06-2016 please.

Ph-

MEDICAL SUPERINTENDENT

S.G.T.H, Saidu Sharif Swat

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8/11/8

## PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT

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|  |  |                                 | Present: Mr. Rashid Ali Khan, Advocate for the petitioners.  |
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