Form- A

FORM OF ORDER SHEET

Court_of_____

Implementation Petition No. 340/2024

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
	2	3
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1	06.05.2024	The implementation petition of Dr. Jamshee
	-	Saeed submitted today by Mr. Nazir Ahmad Advocate. I
-		is fixed for implementation report before Single Bench a
	-	Peshawar on .Original file be requisitioned. AAG
		has noted the next date. Parcha Peshi given to counse
		for the Petitioner.
		By the order of Chairman
		by the order of chainman
		REGISTRAR
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

VERSUS		
Dr. Jamshed Saeed	(Appellant)
Service Appeal No. 2/2024		:
In	- - -	
Execution Petition No. <u>340</u> /2024	•	

Secretary to Government of KP, Heath Department, K.P, Peshawar.....(Respondent)

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Appella

Through

Dated: 04/05/2024

Nazir Ahmad Advocate High Court, Peshawar Cell No. 0332-8540783

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Execution	Petition	No.	340	/2024	
In		,			

Service Appeal No. 2/2024

Chyber Pakhtukhwa Service Fribunal Diary No. 12543 Dated OG- ag 200

: 1

Dr. Jamshed Saeed . Ex .- Medical Superinder tot D.H.Q. Lan .(Appellant)

VERSUS

Secretary to Government of KP, Heath Department, K.P, Peshawar.....(Respondent)

				a •	
EXECUTION	PETITION	OF	THE		
JUDGMENT/	ORDER	D	ATED		
13/03/2024	OF THE D.	B OF	THIS		
HON'BLE T	RIBUNAL I	N SE	RIES		
APPEAL NO. 2	2/2024.			. 1	

Respectfully Sheweth:

- That the appellant filed an appeal against the 1. impugned order of the Transfer Order before this Hon'ble Tribunal.
- That the Para-wise comments were called and 2. appeal was argued on 13/03/2024.

That the Tribunal accepted the appeal of the appellant set aside the impugned order vide order dated 13/03/2024. (Copy of judgment is attached 2) as annexure "A").

4.

5.

3.

That this is pertinent to mention here that even salary of the appellant is not released till today.

That the appellant frequently requested and prayed for the implementation of the judgment dated 13/03/2024, but all in vain. (Copy of request is attached as annexure "B").

It is, therefore, prayed that the judgment dated 13/03/2024 of this Hon'ble Tribunal may kindly be implemented in letter in spirit at the earliest in the best interest of justice.

Appellant

Through

Dated: 04/05/2024

Nazir Ahmad Advocate High Court, Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Execution Petition No. ____/2024

Service Appeal No. 2/2024

In

Dr. Jamshed Saeed(Appellant)

VERSUS

Secretary to Government of KP, Heath Department, K.P, Peshawar......(Respondent)

AFFIDAVIT

I, Dr. Jamshed Saeed S/o Saeed Ahmad, do hereby solemnly affirm and declare that all the contents of the accompanying Execution Petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DEPONÉNT

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IN THE KP SERVICE TRIBUNAL PESHAWAR

Service Appeal No --- 202

Dr. Jamshed Saeed S/O Saeed Ahmad, Ex Medical Superintendent District Head Quarter Hospital Landi Kotal Khyber Agency ..

(Appellant)

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Versus

Service Appeal Against the impugned order dated **18**.9.2023'whereby the Appellant is transferred on administrative grounds unknown to service law before completion of his tenure and is not posted anywhere and his monthly salary is stopped without any reason.

Prayer:

On acceptance of this Appeal this Honourable Tribunal may

A. Set-aside the impumed order dated 21.9 2023.

B. Order the Respondent to release the salary of the Appellant Petitioner without any further delay as no disciplinary action is pending or taken against him.

Respectfully Sheweth:-

Facts:-

1. That the Appellant is a general Medical Doctor and after gaining the required qualification through gazette Notification Dated the 10th September 2018, the Completent authority inducted him along with others doctors of the general cadre and on his option into Health Management Cadre.

(Copy of Notification dated 10.9.2018 is attached as Annexure A).

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUÑA PESHAWAR

Service Appeal No. 02/2024

BEFORE: MRS. RASHIDA BANO ... MEMBER(J). MISS FAREEHA PAUL ... MEMBER(E)

Dr. Jamshed Saeed S/O Saeed Ahmad, Ex. Medical Superintendent District Head Quarter Hospital Landi Kotal Khyber Agency.

(Appellant)

unkhwa

Peshawar

<u>VERSUS</u>

Government of Khyber Pakhtunkhwa through Secretary Health, Civil Secretariat Peshawar.

(Respondent)

Mr. Nazir Ahmad . Advocate

Mr. Asif Masood Ali Shah Deputy District Attorney For appellant

For respondents

 Date of Institution
 21.12.2023

 Date of Hearing
 13.03.2024

 Date of Decision
 13.03.2024

JUDGMENT

RASHIDA BANO, MEMBER (J): The instant service appeal has been instituted under section 4 of the Khyber Pakhtunkhwa Service Tribunal, Act 1974 with the prayer copied as below:

"On acceptance of this appeal this Tribunal may set aside the impugned order dated 21.09.2023 and order the respondents to release the salary of the appellant without any further delay as no disciplinary action is pending or taken against him."

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Brief facts of the case, as given in the memorandum of appeal, are that 2. appellant was a General Medical Doctor and vide notification dated 10.09.2018 he was inducted into Health Management Cadre. Then he served the department as Deputy Director General Health Services Khyber Pakhtunkhwa BPS-19. Appellant was transferred/posted as Medical Superintendent DHQ Hospital Ladi Kotal vide notification dated 20.05.2022. At the time of posting at DHQ Hospital Landi Kotal several complaints were lodge on Prime Minister Citizen Portal and reports in newspaper were published in respect of worst administration and management of the hospital including private practice of the doctors in duty hours, continuous absence and non-availability at the time of emergency. The appellant brought positive and beneficial reforms in the hospital by taking bold administrative actions against the delinquent employees and by improving its status for the public at large, which improved the number of patient visiting the OPD and increased the hospital income. Appellant was transferred and directed to report to Director General Health Service Khyber Pakhtunkhwa vide notification dated 21.09.2023 on administrative grounds. Feeling aggrieved, he filed writ petition before Peshawar High Court, Peshawar, which was disposed with direction to Chief Secretary Government of Khyber Pakhtunkhwa to decide the pending appeal of the petitioner within stipulated period, which was not responded to, hence the instant service appeal.

3. Respondents were put on notice, who submitted written replies/comments on the appeal. We have heard the learned counsel for the

appellant as well as the learned Deputy District Attorney and perused the case tile with connected documents in detail.

4. Learned counsel for appellant argued that appellant has not been treated in accordance with law and rules and respondents violated Article 4 and 5 of the Constitution of Islamic Republic of Pakistan, 1973. He further argued that the reason of administrative ground for the transfer of the appellant and that too on the pressure of the employees on strike is arbitrary, discriminatory and unreasonable on the part of the respondent towards him and consequent thereof is illegal, tainted, malafide, without jurisdictionis ineffective upon the right of the appellant. He further argued that appellant tried his level best with full capacity of his ability and implemented the notifications, circulars and orders of the respondents which transpires the fairness and competence of the appellant and his dedication towards his duty.

5. Conversely learned Deputy District Attorneycontended that the appellant has been treated in accordance with law and rules. He further contended that several complaints against the appellant were received, therefore, on the approval of competent authority vide notification dated 21.09.2023 whereby the appellant was transferred with the direction to report to Director General Health Services Khyber Pakhtunkhwa on administrative grounds in the public interest. The appellant is a civil servant, whereas transfer/posting of a civil servant comes within a purview of terms and conditions of services. A civil servant is to serve where he is posted by the competent authority. The competent authority has been empowered by Section

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10 of Civil Servant Act, 1973 to transfer and post a civil servant in exigency of service, therefore, competent authority in exercise of the authority under Section 10 issued the transfer notification of the appellant in best public interest.

Perusal of record reveals that appellant was appointed as General 6. Medical Doctor on 10.09.2018, who was later on inducted in Health Management Cadre. Appellant was serving as Deputy Director General Health Services Khyber Pakhtunkhwa, when on 20.05.2022 was transferred and posted as Medical Superintendent DHQ Hospital Landi Kotal Khyber and at the time of posting of the appellant he was specially called by the then Secretary Health and Director General Health and shown a number of complaints and reports in respect of the worst administration and management of the DHQ Hospital including private practice of the doctors in duty time and continuous absence and their non availability at the time of emergency with the demand of public to notice the situation. The respondent issued directions to appellant to prevent such practices which appellant accepted as challenge and acted upon. Appellant was nominated for training at Peshawar, when he received impugned transfer order on administrative grounds. Respondents in his reply took the plea that appellant is transferred upon complaints. Learned Deputy District Attorney referred to complaint dated 22.07.2022 in accordance with which one lady doctor Naheed complained about visit of the appellant that he entered to Gynea OPD and Labor Room without permission. If complaint is true then respondents would have to conduct inquiry independently to dig out

the truth and not to transfer/post out the appellant despite knowing the fact that said lady doctor was a habitual absentee and appellant had called her explanations and deducted her salary for the days of her absence. It is pertinent to mention here that all administrative steps/action taken by the appellant were stamped and endorsed by the worthy Peshawar High Court, Peshawar and District Judge Khyber. So, premature transfer of the appellant on administrative grounds is not warranted without conducting proper inquiry upon complaint against him because it will stigmatize his career.

7. For what has been discussed above, we are unison to set aside the impugned order with direction to respondents to conduct inquiry on complaint against the appellant by fully associating him with the inquiry and providing him the opportunity to cross examine also and if the complaint is genuine then proceed in accordance with rules. Cost shall follow the event. Consign.

8. Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal on this 13th day of March, 2024.

na Pau Member (E)

(Rashida Bano) Member (J)

Kaisonndlah

true copy VER C'r-L akhtakt ervice Tribunal Peshawau

Date of Presentation of Application <u>5504</u> Number of Words <u>7</u> Copying Fee <u>7</u> Urgent <u>7</u> Total <u>30</u>

Name child

Date of Delivery of Copy

ORDER 13.03, 2024

> 1. Learned counsel for the appellant present. Mr. Asif Masaood Ali Shah learned Deputy District Attorney alongwith Mr. Safiullah Focal Person for the respondent present.

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2. Vide our detailed judgment of today placed on file, we are unison to set aside the impugned order with direction to respondents to conduct inquiry on complaint against the appellant by fully associating him with the inquiry and providing him the opportunity to cross examine also and if the complaint is genuine then proceed in accordance with rules. Cost shall follow the event. Consign.

3. Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal on this 13th day of March, 2024.

19 P Member (E)

*Kaicomullah

(Rashida Bano) • Member (J)

Ameine

The secretary to Government

Health services

Khyber Pakhtunkhwa.

Subject: submission of service Tribunal Judgment.

Sir,

То

I have the honor to submit the detail Judgment of service tribunal Peshawar, Service appeal no 02/2024 against the impugned order dated 21-09-2023.

Therefore it is requested to cancel my transfer order and be obliged.

5/4/2024 Regards **Dr. Jamshed Saeed Sherani**

EX- medical Superintendent DHQ Landi Kotal

District Khyber

Copy forwarded

- 1. PA Director General Health services Khyber Pakhtunkhwa
- 2. Deputy Secretary Litigation Health Department KP.

Cecepter & CHEDI مالعر P 2 47.02 1/E- ----- ج- بدر المعل الت الادا لم الم الم الايرين محرف المعدمة فالمست المولية ويعدمون حسبه فالمعدر فالمعدر والمعدر في المالية المحرف المعدية المحرف -لامد، حسب سبع محمد المتاليد او يريم بندي بريد المشهد بدايد المار، ولام كان مانند مشدا ، ر يسخله لارابيا الكرك بعدل لمطاحت باليقنا لإوريع فوسكته لاجار لايلا فيحرو مثشا برتته سبسه للعربة الحافية ٦٢٩٠٤ ٢٠٠٠٠ مريد في الموارد في المرابع المرابع المريد المحرب المحالة المرابع المرابع المرابع المرابع المرابع الم بالمذبب رقعت معاني المحامين المحالات المراجع المتعاني المراجع المتعاني المراجع المتعالي المتعالي المتعالي المت رجمبه، الكرار الجوالية المربي المشرق المحافظة والمعتقية المحالية المحالية المحالية المحالية المرابة تي بده المع برسب الحديد الحديد ولغو والمتدين وروا بي المالي المراج المراج المراج المراج المراج المراج المراج ال بهارلايع بالقاليوارج بسباع خيب سفله مرسلوني صاف كتآن ف كريه لارضا براسي ليرق بخذ الأرد التقال لالأل المك لأستعد في معد ب الم الم الحر المالي الحر الم 10ml - more the wilder of the state تلقت رأابد لارافى روى بالجريان ويد فحداء حسف كمان اللا الإوالا المحدين ورد الرية الركي المركي **b**i . لوير الجريحية -/--1015 tolsty