BEFORE THE HONORABLE KHYBER PAKHTUNKHWA

SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. 805 OF 2022

Versus

Through Secretary Health & others......Respondents

PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO. 1, 2, 7 & 8

Respectfully Sheweth:



Preliminary Objections:-

- 1. That the appellant has got neither cause of action nor did locus standi to file the instant appeal.
- 2. That the appellant has filed the instant appeal just to pressurize the respondents.
- 3. That the instant appeal is against the prevailing Law and Rules.
- 4. That the appeal is not maintainable in its present form and also in the present circumstances of the issue.
- 5. That the appellant has filed the instant appeal with mala-fide intention hence liable to be dismissed.
- 6. That the appellant has not come to this Honorable Tribunal with clean hands.
- 7. That the appeal is barred by law and limitation.
- 8. That the Honorable Tribunal has no Jurisdiction to adjudicate upon the matter.
- 9. That the instant appeal is bad for mis-joinder of unnecessary and non-joinder of necessary parties.

ON FACTS:

- 1. Pertains to record.
- 2. Correct to the extent of transfer Notification dated 31/12/2018, however, it is worth mentioning that he was involved in embezzlement of Hepatitis-C Virus diagnostic kits which was provided by respondent No. 2 i.e. Director General Health Services Khyber Pakhtunkhwa free of cost to the Molvi Ameer Shah Memorial Hospital while reports from patients/attendant of the patients were received that the appellant got payment of Rs. 515/- per test (515 x 500 = 257,500). The then Medical Superintendent of the hospital constituted an enquiry, however, the appellant refused to hand over the record, therefore, the appellant was relieved vide order dated 26/08/2017 from the hospital (*Annex-A*).

- 3. Incorrect to the extent that salary of the appellant was stopped by the replying respondent in light of decision of DAC. It is further to clarify that during audit for the year 2017-18, it was noticed by the audit officer that there were some mis-appropriation on account of share and other irregularities on the part of the appellant which was endorsed to him accordingly, but in vain (copy regarding audit para & letter of stoppage of salary as *Annex-B & C*).
- 4. As in preceding para.
- 5. Incorrect, already replied in Para No. 3.
- 6. Pertains to record.
- 7. Needs no comments being formal.

ON GROUNDS:

- A. Incorrect as in Para No. 3 of the Facts.
- B. Incorrect as in Para No. 3 of the Facts.
- C. As in preceding para.
- D. Incorrect. The replying respondents acted as per law, rules and in light of the decision of DAC.
- E. Subject to proof.
- F. Incorrect, as in Para No. 3 of the Facts.
- G. Incorrect as in Para No. 3 of the Facts.
- H. The replying respondents also seek permission of the Honorable Court to adduce other grounds during final hearing.

PRAYER:

It is therefore humbly prayed that on acceptance of the comments, the instant appeal of the appellant may very graciously be dismissed with costs.

Secretary to Govt. of Khyber Pakhtunkhwa Health Department **Respondent No. 01**

Director General Health Services Khyber Pakhtunkhwa Peshawar Respondent No. 02

MS Molvi Ameer Shah Memorial Women & Children Hospital Peshawar Respondent No. 08

District Health Officer Charsadda Respondent No. 07

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 805 of 2022

Dr. KASHIF UD DIN -

-----Appellant

VERSUS

Govt. of Khyber Pakhtunkhwa & Others------Respondent

AFFIDAVIT.

I Mohammad Tufail Section Officer (Lit-II) govt. of Khyber Pakhtunkhwa Health Department do hereby solemnly affirm and declare that the implementation report in Service Appeal No.805 of 2022 is submitted on behalf of respondents is true and correct to the best of my knowledge, belief and that nothing has been concealed from this Hon'ble Court.

Section officer (Lit-II) Govt: of Khyber Pakhtunkhwa Health Department Section Officer (Lit-II) Health Department Khyber Pakhtunkhwa

Rep-



OFFICE OF THE DIRECTOR GENERAL AUDIT KHYBER PAKHTUNKHWA PESHAWAR

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No.Admn:Audst/C+118(Court Cases)/ 5 🥱 🖓

Dated: > 7 /02/2023

OFFICE ORDER

The competent authority has been pleased to nominate Mr. Aadil Shah, Audit Officer (BPS-18) to attend court case hearing in the Honorable Court of Khyber Pakhtunkinwa Service Tribunal, Peshawar on 03.04,2023 in the court case/service appeal No.805/2022 titled "Dr. Kashif Uddin Khattek VS Secretary Health Department, Government of Khyber Pakhtunkhwa, Peshawar & others

(This issues with the approval of Director General)

Audit Officer (Admn)

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Responded



OFFICE OF THE **DIRECTOR GENERAL AUDIT** KHYBER PAKHTUNKHWA PESHAWAR

DG Audit: (091)9211306 Dir Audit: Fax:

(091)9211308 (091)9222417

No.Admn:Audit/C-118(Court Cases)/

Dated: / : /10/2022

OFFICE ORDER

The competent authority has been pleased to nominate Mr. Aadil Shah, Audit Officer (BPS-18) to attend court case hearing in the Honorable Court of Khyber Pakhtunkhwa Service Tribunal, Peshawar on 25-11-2022 in the court case/Service Appeal No.805/2022 titled "Dr.: Kashif. Uddin Khattak Vs. Secretary Health Department, Government of KP, Peshawar & others.

(This issues with the approval of Director Audit)

ASSISTANT DIRECTOR (ADMN)

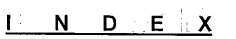
Before the Service Tribunal, Khyber Pakhtunkhwa, Peshawar

Service	Appeal	No.805/2022
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Dr. Kashif U	Uddin	Khattak
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Secretary Health Department KP & others



S.No	Description of documents	Annexure	Pages
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1 -	Affidavit	·	1
2	Reply on behalf of respondent No.6	· · · · · · · · · · · · · · · · · · ·	2

AUDIT OFFICER (ADMN)

Appellant

Respondents

(ADMN)

1.00









Before the Service Tribunal, Khyber Pakhtunkhwa, Peshawar

Service Appeal No.805/2022

Dr. Kashif Uddin Khattak

Appellant

Respondents

Versus

Secretary Health Department KP & others

AFFIDAVIT

I, Mr. Aadil Shah, Audit Officer (BPS-18), office of the Director General Audit Khyber Pakhtunkhwa, Peshawar, do hereby solemnly affirm and declare that the contents of the accompanying <u>reply</u> on behalf of defendant No.6 is true and correct to the best of my knowledge and belief and that nothing has been concealed from this Honorable Court.

> DEPONENT (Aadil Shah) Audit Officer (BPS-18) C.N.I.C No.17301-1582056-5

Before the Service Tribunal, Khyber Pakhtunkhwa, Peshawar

Service Appeal No.805/2022

Dr. Kashif Uddin Khattak

Versus

Secretary Health Department KP & others

Reply on behalf on respondent No.6

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Respected Sheweth, ,

The Advance Para No.465 was discussed in the Departmental Accounts Committee meeting held on 29th & 30th July, 2021 under the chairmanship of Secretary to Government of Khyber Pakhtunkhwa, Health Department, Peshawar being Principal Accounting Officer. The meeting had also a member from this Directorate General Audit. It was decided by the chairman DAC meeting that "the forum directs DGHS to stop the salary of Dr. Kashif Uddin Khattak till safe return of this mentioned record. Para stands" .The stoppage of salary of the appellant was decided by the chairman of the DAC meeting i.e. Secretary to Government of Khyber Pakhtunkhwa, Health Department, Peshawar.

Keeping in view of the above mentioned facts it is humbly prayed that the name of Respondent No.6 may kindly be excluded from the array of Respondents.

DIRECTOR GENERAL DIT

Appellant

Respondents

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KHYBER PÅKHTUNKHW