# FORM OF ORDER SHEET

Court of

N

## Appeal No

## 1698/2024

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	Ар	eal No. 1698/2024	
S.No.	Date of order proceedings	Order or other proceedings with signature of judge	· · · · · · · · · · · · · · · · · · ·
.1.	2	3	·
1-	01/10/2024	The appeal of Mr. Muhammad	Hamza
		resubmitted today by Mr. Zafeer Gul Daudzai Adve	ocate. It is
•	•	fixed for preliminary hearing before Single	Bench at
	· .	Peshawar on 04.10.2024. Parcha Peshi given to c	ounsel for
	· •	the appellant.	
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	· · · ·	By order of the Chairm	nan
		Relat	
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The appeal of Mr. Muhammad Hamza received today i.e on 12.09.2024 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Address of appellant and respondent no.2 are incomplete be completed according to Khyber Pakhtunkhwa Service Tribunal Rules 1974.
- 2- Memorandum of appeal is not signed by the appellant.
- 3- Copy of stoppage of salary (impugned) order is not attached with the appeal be placed on it.
- 4- Annexures of the appeal are not in sequence.
- 5- Necessary party be made in the heading of appeal.
- 8- According to sub-rule-4 of rule-6 of Khyber Pakhtunkhwa Service Tribunal rules 1974 respondent nos.1 & 4 are unnecessary/improper parties, in light of the rules ibid and on the written direction of the Worthy Chairman the above mentioned respondent number be deleted/struck out from the list of respondent.

No. 784\_\_\_/Inst./2024/KPST,

<u>3/9</u>\_/2024.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Zafeer Gul Daudzai Adv. High Court at Nowshera.

Respected Sir Objection NO 1,2,4,5, 88 removed which Application for Providing order regarding stopenge of salarry was not answered nor any reply to the application was given the application is annered as Annerure" D"

Advocate 25/9/24

#### BLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, **BEFORE THE HON** PESHAWAR

Service Appeal No.<u>16</u>98 /2024

MUHAMMAD HAMZA S/O FAQIR GUL POSTED AT R.H.C AKBAR PURA HOSPITAL TEHSIL PABBI AND DISTRICT NOWSHEHRA.

.....Appellant

### Versus

The D.G health Department, Khyber Pakhtunkhwa Peshawar & others

<b>S</b> #	Description of Documents	Annex	Pages
1.	Service Appeal	·	1-2
2.	Affidavit		3
3.	Addresses of Parties		ч
4.	Copy of the appointment order	A	5
5.	Copy of pay slip	B	6
6.	Copy of departmental appeal	С	7
7.	Copy of application for providing copy of order of stoppage of salary or source sent for stoppage of salary	D	8
<i>8</i> .	Wakalatnama		9

INDEX

Appellant

Through

Zafeer gul daudzai

NAbdul malik ĸ Wahid ullah Advocates, High Court Peshawar Cell#03349207486

Dated: 09/09/2024

BEFORE THE HON'BLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 1698 /2024

MUHAMMAD HAMZA **S/O** FAQIR GUL POSTED AT R.H.C AKBAR PURA HOSPITAL TEHSIL PABBI AND DISTRICT NOWSHEHRA.

.....Appellant

Versus

- 1. THE D.G HEALTH DEPARTMENT, KHYBER PAKHTUNKHWA PESHAWAR.
- 2. THE DISTICT ACCOUNT OFFICER NOWSHERA.
- 3. DISTRICT HEALTH OFFICER NOWSHERA

.....Respondents

APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWASERVICE TRIBUNAL ACT, 1974 for release of thesalarytotheappellants.

## <u> Prayer in Appeal:-</u>

On acceptance of the instant appeal, the respondents may kindly be directed to release the salary of appellant along with back benefits .

<u>Any other remedy which this August Tribunal deems</u> <u>fit that may also be awarded in favour of the appellant.</u>

## <u>Respectfully Sheweth:</u>

### <u>Brief Facts:-</u>

1.

2.

That appellant was appointed as ward orderly BPS-4 in the health department on 13.10.2022 at District nowshera and started her duty quite efficiently and up to the entire satisfaction of her superiors. (Copies of the appointment order annexed as Annexure "A").

That salary for the month of October and November were duly issued to the appellant. (Copy of pay slip is annexed as Annexure "B").

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BEFORE THE HON'BLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 1698 /2024

MUHAMMAD HAMZA **S/O** FAQIR GUL **R/O** MOHALLA QASABAN TAROO JABA, TEHSIL PABBI DISTRICT NOWSHEHRA.

.....Appellant

#### Versus

- 1. The D.G health Department, Khyber Pakhtunkhwa Peshawar.
- 2. The ACCOUNT OFFICE NOWSHERA Khyber Pakhtunkhwa, Peshawar.

3. Accountant general Khyber pakhtunkhwa

.....Respondents

APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 FOR RELEASE OF THE SALARY TO THE APPELLANTS.

### <u>Prayer in Appeal:-</u>

On acceptance of the instant appeal, the respondents may kindly be directed to release the salary of appellant along with back benefits.

Any other remedy which this August Tribunal deems fit that may also be awarded in favour of the appellant.

## Respectfully Sheweth:

<u>Brief Facts:-</u>

1.

2.

That appellant was appointed as ward ATTENDENT BPS-4 in the health department on 30.06.2022 at District nowshera and started her duty quite efficiently and up to the entire satisfaction of her superiors. (Copy of the appointment order annexed as Annexure "A").

That salary for the month of October and November were duly issued to the appellant. (Copy of pay slip is annexed as Annexure "B"). That after November the salary of the appellant was stopped illegally and unjustly.

That the appellant is still serving as a ward attendant and is performing duty with zeal and zest but despite of service on regularly basis the respondents are not issuing salary to the appellant.

That the appellant approached the office of worthy D.H.O Nowshehra as well as account office but his grievance was not addressed.

That the appellant filed departmental appeal to his department on 05/06/2024 but the same has not been replied yet.

That under compelling circumstances having no other remedy to prefer the instant service appeal before this Hon'ble Tribunal inter alia on the following grounds;

#### <u>GROUNDS:</u>

Α.

В.

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7.

That the act of the respondents is against the law, facts, norms of natural justice and materials on the record, hence not tenable and liable to be set aside.

That the appellant has not been treated by the respondents in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan, 1973.

С.

That any other ground will be raised at the time of arguments with the prior permission of this Hon'ble Tribunal.

It is, Therefore, most humbly prayed that on acceptance of this instant appeal, Respondents may graciously be directed to release the salaries of the appellant forthwith including the arrears.

Appellant

#### Through

Dated: 09/09/2024

Zafeer gul daudzai Abdul malik

& John Wahid ullah Advocates, High Court Peshawar Cell#03349207486

#### <u>BEFORE THE HON'BLE SERVICE TRIBUNAL, KHYBER</u> <u>PAKHTUNKHWA, PESHAWAR</u>

Service Appeal No.\_\_\_\_/2024

MUHAMMAD HAMZA **S/O** FAQIR GUL **R/O** MOHALLA QASABAN TAROO JABA,TEHSIL PABBI ,DISTRICT NOWSHEHRA.

.....Appellant

Versus

The D.G health Department, Khyber Pakhtunkhwa Peshawar & others

## <u>AFFIDAVIT</u>

I, MUHAMMAD HAMZA **S/O** FAQIR GUL **R/O** MOHALLA QASABAN TAROO JABA, TEHSIL PABBI , DISTRICT NOWSHEHRA.do hereby solemnly affirm and declare on oath that the contents of the accompanying **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Identified by

Zafeer gul daudzai Advocate, High Court Peshawar DEPONENT CNIC# 17 201-8615600-3 Cell#

## BEFORE THE HON'BLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

4

Service Appeal No.\_\_\_\_/2024

MUHAMMAD HAMZA **S/O** FAQIR GUL POSTED AT R.H.C AKBAR PURA HOSPITAL TEHSIL PABBI AND DISTRICT NOWSHEHRA.

.....Appellant

Versus

The D.G health Department, Khyber Pakhtunkhwa Peshawar & others

### ADDRESSES OF PARTIES

### <u>APPELLANT:</u>

MUHAMMAD HAMZA **S/O** FAQIR GUL POSTED AT R.H.C AKBAR PURA HOSPITAL TEHSIL PABBI AND DISTRICT NOWSHEHRA. **RESPONDENTS:** 

- 4. THE D.G HEALTH DEPARTMENT, KHYBER PAKHTUNKHWA PESHAWAR.
- 5. THE DISTICT ACCOUNT OFFICER NOWSHERA.
- 6. DISTRICT HEALTH OFFICER NOWSHERA

Appellant

Through Zafeer gul daudzai Abdul malik

> Wahid ullah Advocates, High Court Peshawar Cell#03349207486

Dated: 09/09/2024

## OFFICE OF THE DISTRICT HEALTH OFFICER NOWSHERA

Phone & Fax: 0923-580759

E-Mail: nowshera.edoh@gmull.com

Annexine

#### OFFICE ORDER

Consequent upon approval / recommendation accorded by the Departmental Selection / Appointment Committee constituted for the purpose, <u>MR. MUHAMMAD</u>. <u>HAMZA S/O FAQIR GUL</u> is hereby appointed as Ward Attendant BPS-04 against the vacant post of Ward Attendant at DHO Office Nowshera with immediate effect, with the following term & conditions.

- The appointment shall be subject to the Medical Fitness and initially on probation for a period of 02-years.
- The service can be dispensed with during the probation period on un-satisfactory performance.
- 3. You will not entitle to any TA/DA for Medical Examination and joining the first appointment.
  - In case of any of the documents submitted by you, with your application is fund forged / fake, your service shall be liable to terminate without any notice and will also be liable to further legal proceeding.
  - The appointment will be governed by such rules and order issued by the Govt. from time to time.
  - If you wish to resign from service, you will have to submit resignation in writing one --month in advance OR deposit one month pay in the Govt. treasury.
  - If the above terms & conditions are acceptable to you then you should report to DHO
    Office Nowshera within 07-days after the receipt of this appointment order.

District Health Officer

Nowshera

Date: <u>30 / 96 /2022</u>

Sd

## No. 4416 - 20 / DHO NSR

Copy forwarded to the:

1.

2

5.

6.

7.

- 1. Director General Health Services Khyber Pakhtunkhwa Peshawar.
- 2. District Accounts Officer Nowshera.
- 3. Accounts Section DHO Office Nowshera.
- Mr. Muhammad Hamza S/O Faqir Gul Resident of Mohallah Qasaban Taru Jabba, Tehsil Pabbi, District Nowshera.
- 5. Office Record.

Attester

District Health Officer Nowshera

Nowshers 1	P Sec:001 Month:October 2023 NR4650 -District Kealth Officer (R	Novehera St:2 	P Dec:001 Month:October 2023 NR4650 -District Realth Offices (R DISTRICT HEALTH OFFICER (
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28,743.00 .

a1	Deductions	

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LFP QUOTA: UNITED BANK LIMITED TARU JABBA NOWSHERA D.O.8 01.05.2000 287404232 fears 04 Months 001 Days

Total Deductions

B.O.B ۰. 01 Years 04 Months 001 Days

LFP Quota: 01.05.2000 297404232

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2,130.00 28,743.00

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UNITED BANK LIMITED TARD JABBA NOWSHERA

Annemer (C) Attestes

The D.G Health

Τo,

Khyber Pakhtunkhwa, Peshawar

## DEPARTMENTAL APPEAL FOR RELEASE OF SALARY OF APPELLANT

#### Respected sir,

- The appellant is law abiding citizen of Pakistan and is permanent resident of district Nowshera.
- 2. That the appellant was appointed as **WARD ATTENDENT** in health department on 30.06.2022. (copy of appointment order is annexed)
- 3. That salary for the month of October and November 2023 were issued to the appellant. (Copy of pay roll is annexed)
- 4. That after November the salary of the appellant was stopped illegally and unjustly.
- 5. That the appellant is still serving as ward attendant and is performing duty with zeal and zest.
- 6. That the appellant approached the office of worthy D.H.O Nowshera as well as the office of account officer but the grievance of appellant was not addressed.
- 7. That now the appellant approaches your good self for release of salary.

It is therefore requested that on acceptance of instant departmental appeal the salary of the appellant may kindly be released

Date : 5/6

Applicant

Signature

MUHAMMAD HAMZA S/O FAQIR GUL

11 150- 2

The worthy D.H.O Nowshera

TO,

Application for providing copy of order of stoppage of

Ar Ne reux .

Salary or source sent for stoppage of salary.

Respected sir,

It is stated that I am an employe in your department and still serving with zeal and zest but my salary has been stopped since long and no order of stoppage of salary or any source sent for stoppage of salary has been given to me.

So it is very humbly submitted that a copy of order for stoppage of salary or source may kindly be provided to me.

Dated: 05/01/2024

APPLICANT Multamad HAMZA

of M Joy Broch مت بيكر المعيد وسيالادا يهم ولا كالأراده ور - المان من المحالي المحالي المحالي المحالية محالية المحالية محالية المحالية محالية محالية المحالية محالية محالي ن المرسمة في الجالي في من في المرسمة المانية في المانية في الموالية المحقية الموالية عنه المراسية ال デージョンションリンロテレディアションののションショージョージ いうたいましてアメル語であることののうらのうちのうちでううなどうないの الم المح المحالية المركز المحتمد والمحتمد والمحتمد المحتمد المحتمد المحتم المحتم المحتم المحتم المحتم المحتم ال بها الحاقي القالما الحابية الحرجة سالي بالمحقية بشكاله برتجان أخر بالسواحة المرجعة الموسية المداقيان マリテラビリアカローシーアローションションアリアアタリアアスタロショーシ Frequer of Gell nin od no place 570 Tera المحافي الألاب المحافظ المحافظ المحافظ المراقا المراجع المحافظ 15-2115 NH =15030070500 ENNO. in the first of All and a second a seco 984Lorb-heco referred al og logita men 1.00-15-11-61-281