The appeal of Mr. Dilawar Khan S/O Yaqoob Khan, Chowkidar O/o DD PBMC Administration Dptt., Peshawar received today i.e. on 09.03.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

1. Page No. 42 and 44 attached with the appeal are illegible which may be replaced by legible/better one.

No. 652 /S.T.

Dt. 10-3- 12022

REGISTRAR

SERVICE TRIBUNAL

KHYBER PAKHTUNKHWA

PESHAWAR.

Mr. Noor Muhammad Khattak Adv. Pesh.

Re-submitted after Camplitian

A16/322

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Case Title: Dilawar CHECK LIST v/s C3 N Deptt.

	V/5 (3 M)	De	N+T.
S#	CONTENTS	YES	NO
1	This Appeal has been presented by: HAIDER ALI	✓ ×	
2	Whether Counsel/Appellant/Respondent/Deponent have signed the requisite documents?	1	
3	Whether appeal is within time?	V	
4	Whether the enactment under which the appeal is filed mentioned?	V	
5	Whether the enactment under which the appeal is filed is correct?	1	
6	Whether affidavit is appended?	<i>'</i>	
7	Whether affidavit is duly attested by competent Oath Commissioner?		
8	Whether appeal/annexures are properly paged?	<u> </u>	
9	Whether certificate regarding filing any earlier appeal on the subject, furnished?	x	✓
10	Whether annexures are legible?	_	
11	Whether annexures are attested?	-	
12	Whether copies of annexures are readable/clear?	_/	
13	Whether copy of appeal is delivered to AG/DAG?	_	
14	Whether Power of Attorney of the Counsel engaged is attested and signed by petitioner/appeliant/respondents?	✓	
15	Whether numbers of referred cases given are correct?	✓	
16	Whether appeal contains cutting/overwriting?	×	
. 17	Whether list of books has been provided at the end of the appeal?	V	
18	Whether case relate to this court?		
19	Whether requisite number of spare copies attached?	/	
20	Whether complete spare copy is filed in separate file cover?	/	
, 21	Whether addresses of parties given are complete?	/	
22	Whether index filed?	✓	
23	Whether index is correct?	√	
24	Whether Security and Process Fee deposited? On	✓	
25	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974 Rule 11, notice along with copy of appeal and annexures has been sent to respondents? On	✓	
26	Whether copies of comments/reply/rejoinder submitted? On	✓	
27	Whether copies of comments/reply/rejoinder provided to opposite party? On	✓	

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name: HAIDER ALL
Signature: Lorder L.
Dated:

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO.	38	/2022

DILAWAR KHAN

VS

C&W DEPTT:

INDEX

S.NO.	DOCUMENTS	ANNEXURE	PAGE
1	Memo of appeal		1 – 3
2	Affidavit	***************************************	4
3	Condonation of delay		4/A
4	Appointment order	Α	5
5	Office order dated 01.07.2006	В	6-7
6	Medical reports	С	8-40
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9	Vakalatnama	**********	45

APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK,

HAIDER ALÍ ADVOCATES

TF 291/ 292, Deans Trade Center,
Saddar Peshawar.
0345-9383141

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, **PESHAWAR**

APPEAL NO. 2022 Khyber Pakhtukhwa Service Tribunal

Dilawar Khan S/O Yaqoob Khan, Chowkidar (BPS-02) Office of The Deputy Director, PBMC Administration Department, Peshawar.

...... APPELLANT

VERSUS

- 1- Secretary to Government of KPK C&W Department, Khyber Pakhtunkhwa, Peshawar.
- Administration Department, 2- The Director, **PBMC** Pakhtunkhwa, Peshawar.
- 3- Office of The Deputy Director, PBMC Administration Department, Khyber Pakhtunkhwa, Peshawar.
- 4- The District Accounts Officer, District Peshawar.

..... RESPONDENTS

SECTION-4 OF THE **APPEAL** UNDER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST **RESPONDENTS** INACTION OF THE ALLOWING THE APPELLANT TO SUBMIT ARRIVAL REPORT AND NOT RELEASING THE MONTHLY SALARIES OF THE APPELLANT W.E.F. 2008 TILL DATE AND AGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY **DAYS**

PRAYER:

That on acceptance of this appeal the respondents may be directed to accept the arrival report of the appellant and to release the monthly salaries of the appellant w.e.f 2008 till date. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

registrar

and filed.

R/SHEWETH:

Re-submitte ON FASTS:

Brief facts giving rise to the present appeal are as under:-

That appellant was appointed as Chowkidar (BPS-02) on $1713 \mid 30 \rightarrow \infty$ contractual bases vide office order dated 20.04.2004. That in response the appellant took over the charge of his post and started performing his duty quite efficiently and up to the entire satisfaction of his superiors. Copy appointment order is attached as annexure

- 2- That after some time in pursuance of the NWFP Civil Servant (Amended) Act 2005 the services of the appellant were regularized vide office order dated 01.07.2006 w.e.f from the said notification date. Copy of the office order dated 01.07.2006 is attached as annexure.
- 3- That unfortunately the appellant while performing his duties had facial stroke attack and severely got ill and was unable to perform his duties.

- 7- That appellant feeling aggrieved and having no other remedy filed the instant service appeal on the following grounds amongst the others.

GROUNDS:

- A- That the inaction of the respondents by not allowing the arrival report and not releasing the monthly salaries of the appellant w.e.f. 2008 is against the law, facts, norms of natural justice and materials on the record.
- B- That the appellant has not been treated by the respondent Department 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.
- C- That inaction of the respondents by not allowing arrival report and not releasing monthly salaries of the appellant is violative of Law and Rules.

- D- That the respondents discriminated the appellant by not allowing the arrival report and not releasing the monthly salaries of the appellant.
- E- That the respondents acted in arbitrary and malafide intentions by not allowing arrival report and not releasing the monthly salaries of the appellant.
- F- That inaction of the respondents by not allowing the arrival report and not releasing the monthly salaries of the appellant w.e.f. 2008 till is against the norms natural justice.
- G- That the respondents violated Article 38(e) of the Constitution of Pakistan, 1973 by not releasing monthly salaries of the appellant.
- H- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

Dated: ____-03-2022.

APPELLANT

د *لاررحان* DILAWAR KHAN

THROUGH:

NOOR MOHAMMAD KHATTAK

HAIDER ALI ADVOCATES

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO	/2022
-------------------	-------

DILAWAR KHAN

VS

C&W DEPTT:

AFFIDAVIT

Stated on oath that the contents of the accompanying service appeal are correct to best of my knowledge and belief and nothing has been concealed from this Honorable Service Tribunal.

DEPONENT

CERTIFICATE:

Certify that no earlier service appeal has been filed by the appellant in the instant matter before this Honorable Service Tribunal.

CERTIFICATION



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO		•	/2022
DILAWAR	KHAN	VS	C&W: DEPTT:

<u>APPLICATION FOR CONDONATION OF</u> **DELAY IN FILING THE ABOVE NOTED** APPEAL

R.SHEWETH:

- That the appellant has filed an appeal along with this application in 1which no date has been fixed so for.
- That the appellant prays for the condonation of delay in filing the 2above noted appeal inter alia on the following grounds:

GROUNDS OF APPLICATION:

- A- That valuable right of the appellant is involved in the case hence the appeal deserve to decide on merit.
- B- That it has been the consistent view of the Superior Courts; those cases should be decided on merit rather on technicalities and no limitation runs in financial matters. The same is reported in 2002 PLC (CS) 1388.

It is therefore prayed that on acceptance of this application the delay in filing the above noted appeal may please be condoned.

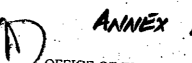
Dated: **9**-03-2022

APPELLANT

DILAWAR KHAN

THROUGH:

NOOR MOHAMMAD KHA





OFFICE OF THE DIRECTOR PBMC, ADMIN. DEPTT, NWFP PESHAWAR

To:

752 /10-F Dated Peshawar, the 20/4/200 Mr.Dilawar Khan S/O Yaqoob Khan,

Gramari Par

District Abbottabad

Subject: APPOINTMENT ON CONTRACT BASIS AS CHOWKIDAR (BPS-02)

You are hereby offered the post of Chowkidar in BPS-02 i.e. Rs.1915-65-3865 on Contract basis subject to the following terms & conditions:

- The contract of your job will be initially for a period of 3 (three) years extendable/renewable on satisfactory performance of your duties.
- Your services are liable for termination on one month's notice.
- In case you wish to resign at any time one month's notice will be necessary or in lieu thereof one month's pay shall be forfeited.
- You will have to produce a medical certificate of fitness from the Medical Superintendent/Civil Surgeon.
- Your appointment to the above post will not confer on you, any right of regular appointment/absorption against the post.
- You will have to serve as house keeping employee anywhere in NWFP and 6. against any post of equivalent status.
- You have to join duty at your own expenses.
- You will have to execute a contract agreement on judicial stamp paper with the Government of NWFP through the Deputy Director, PBMC, Admin. Department, Peshawar, before joining duty.
- The detailed terms & conditions are enumerated in the Contract Agreement to be executed with you consequent upon acceptance of this offer of appointment.
- Your appointment to the above post is subject to the eligibility and production of original certificate of qualification, domicile, NIC and other documents.

If you accept the offer on above terms & conditions you should report for duty, in the office the Deputy Director, PBMC, Administration Department, Peshawar within 15 days of the issuance

Please acknowledge receipt.

DIRECTOR

Copy of the above is forwarded to:

The Accountant General, NWFP, Peshawar.

The Deputy Director, PBMC, Admin. Department, for information and necessary action.

The P.S. to Chief Minister, NWFP. Peshawar for information with reference to bis No.PS/CM/NWFP dated 19/4/2004.

DIRECTOR

ANNEX B





OFFICE OF THE DEPUTY DIRECTOR, PBMC, ADMINISTRATION DEPARTMENT PESHAWAR.

NO. 004 19-E

DATED PESHAWAR THE 01 107 12006.

OFFICE ORDER

In pursuance of the NWFP Civil Servant (Amended) Act 2005 notified on 23.7.2005 and E&A Department circular letter No.SOR-VI/(E&AD)/1-13/2005 dated 10.8.2005 and Secretary to Govt of NWFP Administration Department letter No.SO(PBMC)/AD/Budget/3-2/2005/P-VI dated 26.6.2006, the services of the following officials appointed on Contract Basis are hereby regularized with effect from 01.07.2006.

O No.	Name of official		Designation	BPS
S.No.	Jalal Khan		Caretaker	11
<u></u>	Faheem		Works Supervisor	. 11
2.	Ahmad Munir		Pesh Imam	9
3.	Shahidullah	•	AC Mechanic	6
<u>4.</u> 5.	Jamil	14	Painter	5
	Farhad Ali		Work taker `	5
6. 7.	Muhammad Jamil	¥1	Complaint Receiver	5 .
	Muhammad Awais		P/operator	<u> 4 </u>
8.	Rab Nawaz	. 1	Pump operator	4
9	Irfan Shahzad		-do-	4
10.	Zainul Wahab	10.	- do-	4
1.1.	Muhammad Salmar	· ·	- do	4
12.	Sher Afzal		- do-	4
13.	Fateh-ul-Bari		- do-	4
14.	Imran Khan		- do-	4
15.	Yar Muhammad		- do-	4 .
16.			Electrician	4
17.	Sanaullah Shah Khalid	,:	- do-	4
18.	Abdul Haleem		- do-	. 4
19.			Mason	4
20.	Ashfaq Ahmad		Helper	. 4
21.	Zahir Khan		Helper	1 4
22.	Khan Zada		Electrician	2
23.	Abdul Majeed Saleem Javed	- 1	-do-	2
24.			-do-	2
25.	Waseem Raza		Electrician/Helper	2
26.	Tajimuliah		Pipe fitter/Helper	2
27.	Muhammad Jalal		Pipe fitter	2
28.	Izatullah		-do-	2
29.	Sharafatullah		Cock	4
30.	Imran Khan	· t	-do-	4
31.	Zuber Khan	 	-do-	4
32.	Wagar Ahmad		Cooly	1
33.	Qaisar Rasheed		-do-	1
34.	Akifullah		Bearer	· 1
35.	Ziafat	<u> </u>	-do-	1
36.	Muhammad Ayaz		-do-	• 1
37.	Feroz	t	Chowkidar	. 2
38.	Shujjat Ali		Chowkidar	2
39.	Muhammad Zaf ır	 	Chowkidar	2
40.	Matiur Rehman	·		2
41.	Nadeem	- }	Chowkidar	2
42	Muhammad Faraz		Chowkidar '	2
43.	Jamilur Rehmar		<u>Chowkidar</u>	2
, <u>; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;</u>	Throng Cleron		(hwiridar 1	4



		1	
45.	Muhammad Waseem	Chowkidar	2
46.	Muhammad Khalil	Chowkidar	2
47.	Dilavar	Chowkidar	2
48.	Mahammad Fayaz	Chowkidar	2
49.	Zahid Hussain	Chowkidar	2
50.	Sabir Ali	- do-	2
. 51.	Hameed Khan	- do-	2
52.	Amjad Hussain	- do-	2
53.	Arshad Ali	- do-	2
54.	Bacha Khalid	- do-	2 :
55.	Muhammad Sabir	- do-	2 .
56.	Bakht Biland	- do- 🐔	2
57	Abidullah	Chowkidar	2
58	Arshad Khan	- d:	2
59.	Asif Sabir	- do-	2
60.	Jalaluddin	- do-	. 2
61.	Fahim Jan	. ' do-	2
62.	Aurangzeb	; Mali	2
63.	Muhammad Zubair	do-	2
64.	Sirajul Rehman); - do-	2
65	Sagheer Ahmad	' - do-	2
36.	Fazle Rehman	do-	2
67.	liaz Ahmad	- do-	2
68.	Muhammad Hussain	- do-	2
69.	Muhammad Sadiq	- do-	· 2
70.	Afidullah	, ' - do-	2
71.	Irfanullah	- 40-	2
72.	Sajjad Ali	do-	2
73.	Abdul Khan	1 - do-	2
74.	Desta Khan	do-:	
75.	, Sadiq Ahmad	- do-	2
76.	Sohail Khan	- do-	2
77.	Azad Khan	- do-	. 2
78.	Muhammad Waseem	- do-	2
79.	Muhammad Shah Nawaz	{; - do- \	2
.80.	Malik Ishtiaq	- do-	2 2
81.	Aziz Khan	Sweeper	1
82.	Muhammad Sajid	'' - do-	1
83.	Jahangir		1
84.	Mst. Rubina	- do-	1

After regularization of the above named officials, they will be contributed (CP FUND) @ deduction of 10% from their Pay and 10% will be contributed by Govt. of NWFP in Lieu of Pension and gratuity.

DEPUTY DIRECTOR

Copy to:-

1. The Accountant Ger eral, NWFP Peshawar

2. Section Officer(Accounts), PBMC Admin Department Peshawar

3. All Assistant Director's, PBVC Admn Department Peshawar for information with the direction that the necessary regularization entry in Service Book of each and every person made accordingly.

D.A.O. (local)



ANNEX C







JINNAH POSTGRADUATE MEDICAL CENTRE KARACHI

	· · · · · · · · · · · · · · · · · · ·
Name of Patient: Di loucan	Bed No. 37 Ward No. 15C.R. No:
•	SULTATION SHEET
Consulting Department & Physician / Su	
Ochel of	rgeon Requesting Department & Physician / Surgeon
Detrition 1	1 ENT WYS
Date & Time: 18/19/000	Date & Time:
Type of Comments:	
IMMEDIATE	LIBOTAL T
Reason for Consultation:	URGENT ROUTINE
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Consultation Report:	· · · · · · · · · · · · · · · · · · ·
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Clinical Notes:	· Supred.
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ate & Time:	Signature A
PPK-Lh	Name: Dr. Manie
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Surgical Findings:	AN POST GRADU
	* 50°
Surgeon: De Callebra	
Surgeon:	DISCHA
Progress:	Department of Neuros (Rangoonwala N
Disposal:	C.R. No: 161231
Result:	Name of Patient
	Dilawer Khai
Follow-up: Pierright Ragit	S/o, W/o, D/o: Yesq
Follow-up:	Address & Cell Phone:
VISIT: O.P.D. (6) ON Wed. & Thurs / Spinal Clinic ON Fridays.	DOA/DOD: 20/5/
Aldii. On in following	Refered From:

LOXONIN

(Loxoprofen)

MYONAL

(Eprisone)

METHYCOBAL

(Mecobalamin)

NATE MEDICAL CRATERIA

surgery and Neurotrauma leurosurgery Centre)

		V
Name of Patient	Age	Sex
Dilawer Khen	32_	May In

METHYCOBAL (Mecobalamin)

MYONAL (Eprisone)

LOXONIN (Loxoprofen)

(Mecobalamin)

(Eprisone)

(Loxoprofen)

(Loxoprofen)

(Eprisone)







JINNAH POSTGRADUATE MEDICAL CENTRE KARACHI

Name of Patient: Di Cawar	Bed No	37Ward N	10. <u>/5</u>	C.R. No: 56004
	CONSULTA	TION SHEET		
Consulting Department & Physician				Physician / Surgeon
opthalmowgy #		EN		Try stolast 7 ourgeon
Date & Time:	<u> </u>	Date & Time:	•	a
Type of Comments:			20-(1-2)	008
IMMEDIAT	E 📗	URGE	NT [ROUTINE
Reason for Consultation:		-		
38 year old male & no polyposis underwent FES pupillary dilatation & some consultation Report Courselle	no vinan.	CT CCALL	POSSELL EX	Whit was a
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VA		OU# 11.	a - 18 " 8	
		20/12/	Q003.	
96	-			
·		,	Signature	
Date & Time:	<u></u>	•	Name: D	00 H15
CDDK-1 b/				70 17

	Surgical Findings:
	
	Surgeon: Dulal. Rehman.
	Progress: Continous Physic Thereps
	Disposal:
	Result:
٠	•
; 1	Follow-up: Regular Basis
withments or a series	
	VISIT: O.P.D. (6) ON Wed. & Thurs / Spinal Clinic ON Fridays.
100	METHYCOBAL MYONAL LOXONIN & Coxoprofen & Cox

(Mecobalamin)

DISCHARGE CARD

(Loxoprofen)

Department of Neurosurgery and Neurotrauma (Rangoonwala Neurosurgery Centre)

METHYCOBAL	MYONAL	LOXONIN
Refered From:	JPMC - OF	or.
DOA/DOD: 10/	8/09: -	25/4/11
Address & Cell Phone:		
S/o, W/o, D/o: Yac	2006 Khai	<u>n - </u>
Dilawarkh	an 30yr	as Male
Name of Patient	Age	Sex
C.R. No: 652	16.	

(Eprisone)

nvestigations: CBC 1 FTS, UCB - TO Neuvobion 1 + 1+1, T6. Movero + GRays: CXR XR- LI Spine: Treat. Surg:	ETHYCOBAL MYONAL Mecobalamin) (Eprisone)	LOXONIN 를 (Loxoprofen) 를	METHYCOBAL MYONAL LOXONIN (Mecobalamin) (Eprisone) (Loxoprofen)
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Horribar Cord. Diagnosis: Lumbar Disc Prolapse. The Nuberol forte under the constitution of			
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Trauma to Spinal Cord. Ho RTA (Old) Trauma. Vertebral Column Diagnosis: Lumbar Disc Prolapse. Treat. Med: Treat. Med: Treat. Med:	X-Rays: CXR, XR-L	- Spine	Treat. Surg:
Trauma to Spinal Cord. Ho RTA (Old) Trauma. Vertebral Column Diagnosis: Lumbar Disc Prolapse. Treat. Med: Treat. Med: Treat. Med:	nvestigations: CBC 1 FTS:	U(e/Z	- 10 Meuropion + 1+11/6. Provento
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Horriebral Column Diagnosis: Lumbar Disc Prolapse.		 	To Nuberal forte www
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+ Weakness legs Trauma to Spinal Cord. Hist. Present Illness: Angiogram:	,		Diagnosis: Lumbar Disc Prolapse.
+ Weakness legs Trauma to Spinal Cord.	HORTA (Old) Tro	zuma.	
			Angiogram:
	+ Weakness legs		Nauma to Spinal Cord.
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JINNAH POSTGRADUATE MEDICAL CENTRE KARACHI

VPMC 32	
Name of Patient: Dilawey Bed No.	32 Ward No. 15 C.R. No: 56014
	TION SHEET
Consulting Department & Physician / Surgeon	Requesting Department & Physician / Surgeon
Di Causte Anergh	271
Date & Time:	Date & Time:
Type of Comments:	
IMMEDIATE	URGENT ROUTINE
Reason for Consultation:	- Q - 100 A C 1 CA
be went to Do # he	T. Sincipreal Polyp (fines) is under 614. please grant to his homes affection
and a sperale no	ne under 61/1. Please gh
me frines accordin	to his honestigation
Consultation Report:	Thornes
Clinical Notes:	767
	7 17/12/5-
	17/12/5-
Karan da ka	70
Treatment:	·
	an and a second and
• .	
	. •

PCPPK-Lh:

Date & Time:

Signature

Name:_

(16)

(2)

C. R. No. 78291

J.P.M.C.-21

JINNAH POST-GRADUATE MEDICAL CENTRE

DISCHARGE TICKET
Dept. of
Name Diaway / new
Age Sex Male
Address
H-24 127 Bloch 13
CMC Fore Pace 7 of
Admitted on
Advice:
PCPPK—Lh/729/2005/JPMC—50,000 Loose.

Asis = Recial Neurice Policy.

Physiotron

To

To

To

To



JINNAH POSTGRADUATE MEDICAL CENTRE KARACHI





Name of Patient:Bed No	57 Ward No. 15 C.R. No: 56004 08"
CONSULTAT	
Consulting Department & Physician / Surgeon Eye ward - 11	Requesting Department & Physician / Surgeon
Date & Time:	Date & Time: 18 12-08
Type of Comments:	
IMMEDIATE	URGENT ROUTINE
Reason for Consultation:	
RIS, we have apt	= Bsyrs and with
· Asis of fongal polypo	sis, operated today
Consultation Report; The mernin	a surgery done
TECC: ALL	J's d'alles
Clinical Notes: FESS. All co. S	uegery, po. nos
developed RE.	sided pupillary
dilation & peopl	0500.
Kindly visil the	pt & evaluate his
condition & give	your expect opinion.
Treatment:	
·	
	`\
	\
Date & Time: 18/12/08 2:30 Pm	Signature Name:
,	

PCPPK-Lh!

(19)

(2)

C. R. No. 352717.

J.P.M.C.-21

JINNAH POST-GRADUATE MEDICAL CENTRE

en e
DISCHARGE TICKET
Dept. of
Name Dilarway Khan Slo Jagrach Khan
Age 29 Jayroch Khan
Address I I I Sex
Address Bour - 13
Address H # 19 Block - B KMC Fivebergade Karai
Admitted on 15 12 D.B. Discharged on 15 6 5.
Discharged on
Advice:
PCPPK—Lh/729/2005/JPMC—50,000 Loose.
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JINNAH POSTGRADUATE MEDICAL CENTRE **KARACHI**



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SPHTHAMOLOGY	Requesting Department & Physician / Surgeon
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FREE SECONDARY EYE HOSPITAL

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JINNATISTOSTGRADUATE MEDICAL CENTRE KARACHI

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JINNAH POSTGRADUATE MEDICAL CENTRE KARACHI

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JINNAH POST GRADUATE MEDICAL CENTRE

DEPARTMENT OF CLINICAL PATHOLOGY

HAEMATOLOGY

Patient No.

1000000036984

Date:

16-Dec-2008

Lab No. :

0093

Name :

Dilawar

CR. No. :

56004

Ward/Bed: 1

15 / 37

Sex:

Age:

TEST NAME	RESULT	UNIT	REFERENCE RANGE
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RDW PCT * MPV PDW	6.1	[%] [%] [fL] [%]	

Technologist:

Pathologist :

^{*} This is a computer generated report, duly authorized by pathologist and doesnot require signature.

26

JINNAH POST-GRADUATE MEDICAL CENTRE KARACHI

WEIGHT

DATE OF EXAM.

HEIGHT

PHYSICAL EXAMINATION

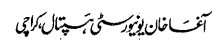
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The Aga Khan University Hospital, Karachi

Stadium Road
P. O. Box 3500, Karachi 74800, Pakistan
Telephone: 493 0051 Ext. 1552, Fax: +92 21 494 6703
www.aku.edu

SPECIMEN COLLECTION UNIT (ALST) TELEPHONE # 5651837

STATEMENT OF LABORATORY CHARGES

RUN ON 18/12/2008-1451

BILL # 114489

Page No: 1

(AS-MI)

ACC # AS110994

DILAWAR,

Male 35 AL109167

LOCATION: ALST

DATE | BILL CODE | DESCRIPTION | AMOUNT |

18/12/2008 0165108 GROSS & MICFO MEDIUM BI (SEEC)
TOTAL CHARGES --->

2310.00

2110.00

CASH RECEIVED --->

2110.00

NET BALANCE DUE --->

0.00

REPORTING SCHEDULE

26/12/2008

| REPORTING DATE | TESTS

GROSS & MICRO MEDIUM BIOP (SEEC)

05/1/09

PLEASE COLLECT YOUR REPORT BETWEEN 07:30 PM TO 08:30 PM ON THE REPORTING DATE EXCEPT SUNDAYS, OR ANY DAY AFTER REPORTING DATE AS PER FOLLOWING SCHEDULE.

MONDAY TO STURDAY: 08:00 AM TO 08:30 PM

SUNDAY

: 08:00 AM TO 03:00 PM

PLEASE BRING THIS ORIGNAL BILL (RECIEPT) TO COLLECT REPORT.

NOTE: AKUH WILL NOT BE RESPONSIBLE FOR REPORT NOT COLLECTER U.H. Clinical Lab., WITHIN THREE MONTH AFTER THE REPORTING DATE.

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RECEIVED CASH

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FREE SECONDARY EYE HOSPITAL

29

(Location)

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ar 2008, Qty. 7000 pads x 100 + 100 Rate Rs. 46.00 per pad Ref; CO/PUR/10/12/1490 dated 2nd June 2008



TEMPERATURE CHART Age 35 y Sex 977

Name DIAWAT

Sex male

Occupation

Disease

Date of admission 15/12/03

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MEDICAL HISTORY



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JINNAH POSTGRADUATE MEDICAL CENTRE, KARACHI

MEDICAL HISTORY

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JINNAH POST-GRADUATE MEDICAL CENTRE
KARACHI

PHYSICAL EXAMINATION

						,
DATE OF EXAM.	REIGHT	AVERAGE MAXIMUM	PRESENT	TEMPERATURE	PULSE	BLOOD PRESSURE
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INSTRUCTIONS:—Describe; (1) General Appearance and Mental Status; (2) Head and Neck (General); (3) Eyes; (4) Ears; (5) Nose; (6) Mouth; (7) Throat; (8) Teeth; (9) Chest (General); (10) Lungs; (11) Cardiovascular; (12) Abdomen; (13) Hernia; (14) Gennelia; (15) Rectum; (16) Prostate; (17) Back; (18) Extremities; (19) Neurological (20) Skin; Lymphatics.

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JINNAH POSTGRADUATE MEDICAL CENTRE KARACHI

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National Medical Centre (Pvt) Ltd.

Department of Radiology & Imaging

- Digital Subtraction Angiography (DSA) Open MRI 64 Slice CT Scan (Aquilion)
- Doppler & Gray Scale Ultrasound Fluoroscopy & Plain Radiography with CR System
 - DEXA ◆ Mammography ◆ OPG ◆ Nuclear Medicine



I.D#:7918

Patient Name: Mr. Dilawar Age / Sex: 35 Y/ Male Referring Physician: JPMC Examination Date: 19.12.08

Reporting Date: 20.12.08

CT Scan of the Brain & Orbits.

Scanning Protocol:

Axial and coronal images were obtained after intravenous contrast.

Findings:

There is no evidence of abnormal signal in brain to suggest intracranial bleed, mass or gross area of infarction.

The ventricles are of normal size.

There is no midline shift.

The vestibulo-cochlear nerve complexes are normal.

The sella, pituitary gland and cavernous sinuses are normal.

Both eyeglobes appear normal with no evidence of any mass. There is no evidence of intraconal or extraconal mass.

The extraocular muscles are normal on either side.

The retrobulbar region, the optic nerves and the vascular structures are unremarkable.

The pituitary gland appears normal with no evidence of any mass.

Included sections through the paranasal sinuses show evidence of complete opacification of the maxillary, the ethmoid and the frontal sinuses bilaterally.

These changes are consistent with sinonasal polyposis.

Evidence of previous surgery within the nasal septum with resection of the middle turbinates and the inferior turbinate on the right side as well as partial resection also noted of the midline septum.

Mild hypertrophy of the inferior nasal turbinate on the left side is seen.

Conclusion

Normal CT examination of the brain and orbits.

Evidence of previous surgery within the nasal septum with resection of the middle turbinates and the inferior turbinate on the right side as well as partial resection also noted of the midline septum.

Mild hypertrophy of the inferior nasal turbinate on the left side is seen.

Dr. Amer Iqtidar Bhatti

MBBS, MD

Consultant Radiologist



'OSTGRADUATE MEDICAL

Rafiqui Shaheed Road, Karachi-75510, Ph.: 9201300 Ext.: 2402, 2686 E-mail: radiologyjpmc@hotmail.com

DEPARTMENT OF RADIOLOGY

Patient 's Name: DILAWAR

CT No:

16403-08

Ref By:

OPD

CLINICAL DATA

Age: 35 YEARS

Date 6-12-08



REPORT

CTSCAN PARA NASAL SINUSES WITHOUT CONTRAST:

- There is evidence of heterogeneously enhancing polypoidal mucosal thickening involving both the maxillary sinuses, frontal, ethmoid and sphenoid sinuses. It is causing widening and blockage of osteomeatal complexes bilaterally. This mucosal thickening is also extending into the nasal cavity resulting in its opacification more on left side. There is thinning and remodeling of the bony septa of ethmoid, nasal septum, cribriform plate and medial wall of maxillary sinus. Lamina papyracea bowed laterally however there is no evidence of erosion.
- Few hyperdense areas seen in bilateral ethmoid cells on plain study.
- Few small subcentimeter level II lymphnodes are seen on left side.
- Imaged portion of neurocranium appears unremarkable.
- There is no evidence of intracranial or intra orbital extension.
- The pharynx and imaged para pharyngeal structures show no abnormalities.

IMPRESSION:

- Heterogeneously enhancing polypoidal mucosal thickening involving both the maxillary sinuses, frontal, ethmoid and sphenoid-sinuses. It is causing widening and blockage of ostcomeatal complexes bilaterally. This mucosal thickening is also extending into the nasal cavity resulting in its opacification more on left side. There is thinning and remodeling of the bony septa of ethmoid, nasal septum, cribriform plate and medial wall of maxillary sinus. Lamina papyracea bowed laterally however there is no evidence of erosion.
- Findings are suggestive of Sino nasal polyposis with possible fungal superimposition.

Needs clinical correlation for further evaluation.

Dr.Asma Erum

R-I

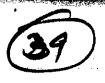
Dr. Nadira Abid MCPS, FCPS

Prof Tariq Mahmood

Head of Radiology Department

Note: If the Radiological findings do not concur with the clinical / Laboratory assessment, please do not hesitate to send the patient for re-evaluation.

جناح يوسك كريجويث ميديكل سينتركراجي





Phones: 32430889-32436818 BANTWA HOSPITAL Owned & Managed by Bantva Memon Khidmat Committee OPTHALMOLOGY

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JINNAH POSTGRADUATE MEDICAL CENTRE KARACHI

Surgical/Nose & Throat/Eye/Medical

Number Dated

Name of Patient Believes S/O, D/O, W/O.

Age. Sex. Disease.

Return Visit Treatment

Advised For

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BETTER COPY PAGE # 42

PROVINCIAL BUILDING MAINTENANCE CELL C&W DEPARTMENT KHYBER PAKHTUNKHWA

To,

The SDO's-I, II, III
PBMC C&W Department Peshawar.

SUBJECT: <u>APPLICATION FOR RESTORATION OF PAY.</u>

A photocopy of subject cited application was sent to you vide this office diary No: 1258/9-E for report regarding the information about the salary and service matter of the official but you all did not replied about the subject matter. You are directed to explain the same within 3 days so that further action is taken accordingly.

Engr. G. Yazdani Khanzada

Executive Engineer PBMC

Copy to the:-

- 1. Care Taker Governors House Nathiagali.
- 2. Care taker C.M House Nathiagali.
- 3. DAO PBMC
- 4. HC PBMC

PROVINCIAL BUILDING MAINTENANCE CELL
C&W DEPARTMENT KHYBER PAKHTUNKHWA
Phone No. 0919211373

Pax

No. 53.26 9.15 Dated

)

*To,

The SDO's -L.H.HI.
PBMC C&W Department Peshawar.

Subject: - APPLICATION FOR RESTORATION OF PAY.

A photo copy of subject cited application was sent to you vide this office Diary No.4258/9-1: dated for report regarding the information about the salary & service mater of the official, but you all did not replied about the subject mater. You are directed to explain the same within 3 days so that further action is taken accordingly.

Engri-G. Yazoni Khanzada Executive Engineer PBMC

Copy to the: -

1 Saw lum

L. Care Taker Governor's House Nathiagali.

Care Taker C.M House Nathagali.

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L HOTBMC

To please submit detail report regarding where about of the official.

Report

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Go. House Nathing all and Incharge
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Mr. Dilawar Khan 5/0 7aqloob khau
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ferther More. Now He is a fit and

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فدون جا- دارسي بيناور Bleto 2 juin 6 PBMC VIL réserville ادر و براز س نیا عل س جیس کا دیون سرنام دیماری و ادر گریست کمانی میں جا کول کراری ا 2008 JL 3. Q. 6 5 UL 12 12 1 5 UD TE وساوان فالح يرًّما فِي المِنْ وَمَا أَدُّ عَلَى فَسَا عند مالم رجاي من الله فيد ا فاج تو لر ابن دلول الر ما هنرسيا. مرئة نتواه على 8008 من سي عي أور الله أنوان انها كل أو الرئيس ماني بر لفيه انواه - دُلولًا سرايام رے را بي ل. وربر آسي کانج . فرنسر اؤل رَا رَاع کا فیم ساف افع طرح فانا کے اور صر عُواه حَمَّم لِفَهِ تَمَوَّهُ أَمَالِ فَيْهِ لَا كَرَبُولِ اللَّ دادور فال دام لوقو فال جونيد وريم سم हारीय कार्न के हिन्स ا: شبی او بوار نیاش ایازی و بر اس کانی 13101-0897718-3 Blives (7/5/2 13101-7077095-7 داد آرم بجري M Jam 1-3101-0859365-5 FIHZ 13101-1174274-3 ر فیاص و کیا Hariell 13101-0963544-9 13101-0349506-3 وماردلا · 1212.

BETTER COPY ANNEXURE * E * PAGE # 44

To,

The Secretary, Communication & Works Department, Peshawar.

Subject:

Departmental Appeal for Restoration of Pay.

R/Sir,

It is submitted that I was appointed as Chowkidar bps-02 on contract bases i PBMC vide No: 725/10-E dated 20.04.2004.

On 18.05.2004 I was transferred in Governor House Nathiagali, Abbottabad vide No: 742/G-E dated 18.05.2004, where I started performing my duty as Chowkidar. It is also brought into your kind notice that my service was regularized by the office of Deputy Director PBMC, Peshawar vide No: 004/19-E dated 01.07.2006 at serial No: 47. In the year 2008 I became seriously ill and submitted my application for leave to Mr. Ashfaq (Head Mali) and went to Karachi for proper treatment (Medical Certificates are annexed) but my application was not processed and I was reported absent and my salary was stopped. It is also added that due to this sever illness the eye sight of my right eye almost lost.

It is submitted that on reorting back after getting healthy I gave an application to PBMC for restoration of my salary which was passed on to SDOs-I-II-III, Peshawar vide No: 5326 for report regarding information of my salary & service. In regard to this letter the Rehsian Khan, Care Taker, Governor House Nathiagali reported that I am performing my Duty regularly as per annexure "E".

I visited many times to the higher offices and filed applications but nobody hears me and they ask me to provide service book and official record and kept in the custody of the department and not of the individuals.

It is also submitted that I am performing my duty till now and I have not been served with any notice/charge sheet by the authority, it is also submitted that I have not received any order from the department that my services are hereby terminated meaning thereby that I am still on duty. Therefore, it is humbly requested that my salary may please be restored with all full back benefits and if back benefits are not possible, please consider that period leave without pay.

I shall be very thankful to you.

DILAWAR KHAN

E ANNEX E'

To:

The Secretary,

Communication & Works department,Peshawar.

Subject:

DEPARTMENTAL APPEAL FOR RESTORATION OF PAY:

R/Sir,

It is submitted that I was appointed as Chowkidar (BPS-02) on contract basis in PBMC vide No: 752/10-E dated 20.04.2004 (Supporture "A").

On 18.05.2004 I was transferred in Governor House Nathiagali, Abbottabad vide No: 742/G-E dated 18.05.2004, where I start performing my duty as Chowkidar (Annexure "B").

It is also brought into your kind notice that my service was regularized by the office of Deputy Director PBMC, Peshawar vide No: 004/19-E dated 01.07.2006 at serial No: 47 (Annexure "C").

In the year 2008 I became seriously ill and submitted my application for leave to Mr. Ashfaq (Head Mali) and went to Karachi for proper treatment (Medical Certificates are annexed as "D") but my application was not processed and I was reported absent and my salary was stopped. It is also added that due to this sever illness the eye sight of my right eye almost lost.

It is submitted that on reporting back after getting healthy I gave an application to PBMC for restoration of my salary which was assed on to SDOs-I-II-III, Peshawar vide No: 5326 for report regarding information of my and well asservice. In regard to this letter the Rehsian Khan, Care taker, Governor House Nathiagali reported that I am performing my duty regularly as per annexure "E".

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I shall be very thankful to you.

Your's obediently.

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Dilawar Khan S/O Yaqoob Khan. Chawkidar (BPS-02).

6.8.2020



VAKALATNAMA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO:		OF 2022
DILAWAR	KHAN	(APPELLANT) (PLAINTIFF) (PETITIONER)
,	<u>VERSUS</u>	
C&W Deptt.	(PBME)	(RESPONDENT) (DEFENDANT)
appear, plead, act, arbitration for me/us above noted matter, which the authority to Counsel on my/our cost deposit, withdraw and and amounts payable of above noted matter.	nd constitute R ALI Adv compromise, as my/our (ithout any lid engage/apport t. I/we author I receive on	e NOOR MUHAMMAD vocates, Peshawar to withdraw or refer to Counsel/Advocate in the ability for his default and point any other Advocate orize the said Advocate to my/our behalf all sums on my/our account in the
		CLIENTS
	NOC	R MUHAMMAD KHATTAK
		KAMRAN KHAN HATOER ALI
·		& Sato Khan

ADVOCATES

Form- A

FORM OF ORDER SHEET

Court of	
e No -	389/2022

	Case No	303/2022
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	17/03/2022	The appeal of Mr. Dilawar Khan resubmitted today by Mr. Noo Muhammad Khattak Advocate may be entered in the Institution Registe and put up to the Worthy Chairman for proper order please. REGISTRAR
2-	11.04 pg 22 Moles November 11.04 pg 22 Moles Nov	This case is entrusted to S. Bench at Peshawar for preliminary hearing to be put there on 11.04.2022 CHAIRMAN Counsel for the appellant present and seeks adjournment to properly assist the court. Adjourned. Last opportunity is granted. To come up for preliminary hearing on 19.05.2022 before S.B. Chairman

Learned counsel for the appellant contended that the appellant was initially appointed as Chowkidar on contract basis on 20.04.2004 whose services were regularized w.e.f. 01.04.2006. The appellant was sick and his pay was stopped. On a question to produce original impugned order of the competent authority or appellate order to have been issued by the appellate authority, learned counsel for the appellant did not have any reply to substantiate his point of view. He could neither produce any evidence as impugned order nor any plausible reason to justify his claim for restoration of pay. There is no impugned or appellate order to have been annexed with the memorandum of appeal and reflected in the index appended to the service appeal. Therefore, the statutory requirement under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 is not fulfilled. With these observations of the court, learned counsel for the appellant requested for adjournment. To come up for preliminary hearing on 18.07.2022 before S.B other than the present one.

(Mian Muhammad) Member(E)