Form No: HCJD/C-121

ORDER SHEET

IN THE ISLAMABAD HIGH COURT, ISLAMABAD JUDICIAL DEPARTMENT

ICA No. 282 of 2016

Federation of Pakistan *Vs*Uzair Razzaq and 5 others

S. No. of	Date of	Order with signature of Judge and
order/	order/	that of parties or counsel where
proceedings	proceedings	necessary.

11.11.2020 Kh. Imtiaz Ahmed, Deputy Attorney-General on behalf of the appellant.

Syed Khawar Ameer Bukhari, Advocate for the respondents.

This appeal assails order dated 02.05.2016 passed in W.P. No.2058 of 2013.

- 2. The facts, in brief, are that the respondents were initially appointed in the National Council for Homeopathy on 15.02.2011; however, they were absorbed in Ministry of National Regulations and Services, Regulations & Coordination, Islamabad in May 2012. The grievance of the respondents was that they have not been paid salary, hence they filed a petition under Article 199 of the Constitutional of the Islamic Republic of Pakistan, 1973 (the "Constitution") which was disposed of vide the impugned order on account of the fact that they were paid salaries by the appellant.
- 3. Learned counsel for the appellant, inter alia,

2 I.C.A. No.282 of 16

> contended that the credentials/qualifications of the respondents are not correct and on this account the appellant intends to proceed against them; however, the

impugned order is an impediment in the same.

4. Learned counsel for the respondents, inter alia,

contended that the impugned order does not suffer from

any error, hence warrants no interference.

5. Arguments advanced by the learned counsel for

the parties have been heard and the documents placed

on record examined with their able assistance.

The grievance of the respondents was redressed

when the appellant paid their salaries and the writ

petition filed by the respondents was disposed of

accordingly. The impugned order does not suffer from

any error and no interference is required.

In view of the above, the instant appeal is 7.

without merit and is accordingly dismissed. However, it

is observed that in case the credentials of the

respondents are fake or forged, the appellant may

proceed against them in accordance with law and the

impugned order shall not be an impediment in any way

for proceeding with the matter.

GHULAM AZAM QAMBRANI) (AAMER FAROOQ) **JUDGE**

JUDGE