Form- A

FORM OF ORDER SHEET

Court	/·		
	1		
	1554		
e No ≂		/2021	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	08/02/2021	The appeal of Mr. Shehzada Mustafa Anwar presented today by Mr Noor Muhammad Khattak Advocate may be entered in the Institution
		Register and put up to the Worthy Chairman for proper order please.
		REGISTRAR
2-		This case is entrusted to S. Bench for preliminary hearing to be purup there on 12012
		CHAIRMAN
	12.02.2021	Junior counsel for appellant present.
		Due to general strike of the bar, case is adjourned. To
		come up for preliminary hearing on 17.02.2021 before S.B.
		(Rozina Rehman)
	1	Member (J)

17.02.2021

The learned Member Judicial Mr. Muhammad Jamal Khan is under transfer, therefore, the case is adjourned. To come up for the same before S.B on 22.2.

4

Reader

26.02.2021

Appellant with counsel present. Preliminary arguments heard.

Instant appeal is admitted to regular hearing subject to all just exceptions. The appellant is directed to deposit security and process fee within ten 10 days, thereafter notice be issued to the respondents for submission of written reply/comments on 17.03.2021 before S.B

Alongwith the appeal there is an application for suspension of operation of the impugned notification date 06.10.2020. Notice of the said application be issued to the respondents for the date fixed. In the meanwhile, the impugned notification dated 06.10.2020 shall remain suspended till the next date to the extent of the appellant, if not acted upon earlier.

(Atiq Ur Rehman Wazir) Member (E) 17.03.2021

Due to tour of Camp Court Abbottabad and shortage of Members at Principal Bench Peshawar, the case is adjourned to 26.03.2021 before S.B.

Reader

26.03.2021

Junior to counsel for the appellant present. Mr. Kabirullah Khattak learned Addl. AG alongwith Habibullah SO and Safiullah Litigation Officer for respondents present.

Written reply/comments not submitted. Representative of respondents requested for time to submit written reply/comments. Granted. To come up for written reply/comments on 31.05.2021 before S.B.

(Atiq Ur Rehman Wazir) Member (E)

29.04.2021

Due to demise of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 21.05.2021 for the same as before.

Réader

21.05.2021

Due to demise of the Worthy Chairman the Tribunal is defunct, therefore, case is adjourned to 08.06.2021 for the same as before.

Reader

08.06.2021

Appellant in person and Mr. Kabirullah Khattak, Addl. AG alongwith Habibullah, S.O for the respondents present.

Representative of the respondents submitted reply on behalf of official respondents. Private respondent No. 5 is not in attendance despite proper service, hence proceeded against ex-parte. The appeal is entrusted to D.B for arguments on 21.06.2021.



21.06.2021

Appellant present through counsel.

Javid Ullah learned Assistant A.G alongwith Zia Ullah Law Officer (for respondent No.2) present.

Written reply/comments by the respondents was submitted on previous date and case was adjourned for arguments for today followed by interim injustive relief. The learned counsel for appellant seeks time for rejoinder. Last Opportunity is given for submission of rejoinder within 5 days in office, failing which, consequences shall followed. To come up for arguments on 02.07.2021 before D.B. Interim injective relief shall remain intact till next date.

(Rozina Rehman) Member(J) Appellant present through counsel.

Muhammad Adeel Butt learned Additional Advocate General for respondents present.

It has been pointed out that there are other cases on the same question of law and facts involved in present case and some of them are fixed for 29.07.2021. All the cases be clubbed if they are fixed before different D.Bs, they shall be enlisted for hearing by one D.B to avoid the conflicting judgments. The office is directed that if in any of the cases reply has not been submitted, then necessary notice be given to the l00earned A.A.G for submission of reply within 10 days before the date fixed. Interim injuctive relief shall remain intact till next date. To come up on 29.07.2021 before D.B.

(Rozina Rehman) Member(J)

Chairman

29.07.2021

Appellant alongwith his counsel Mr. Noor Muhammad Khattak, Advocate, present. Mr. Zia Ullah Deputy Secretary (Litigation) alongwith Mr. Javed Ullah, Assistant Advocate General for the respondents present.

Learned counsel for the appellant submitted rejoinder, which is placed on file. Copy of the same is handed over to the learned Assistant Advocate General. Learned counsel for the appellant sought adjournment for arguments. Adjourned. To come up for the argument before the D.B on 26.08.2021. Interim injuctive relief shall remain intact till the date fixed.

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE) (SALAH-UD-DIN) MEMBER (JUDICIAL) 10.09.2021

Mr. Noor Muhammad Khattak, Advocate, for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Ziaullah, Deputy Secretary (Litigation) for respondents present.

Learned counsel for the appellant sought adjournment on the ground that as connected appeals have been adjourned for 10.09.2021, therefore, the same may also be fixed alongwith the said appeals. Adjourned. Last opportunity is given. To come up for argument's before the D.B on 10.09.2021. Interim Injunctive relief shall remain intact_till next date.

(MIAN MUHAMMAD)

(SALAH-UD-DIN)

MEMBER (EXECUTIVE) MEMBER (JUDICIAL)
Clerk of counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents

present.

Clerk of counsel for the appellant stated that learned counsel for the appellant is unable to attend the Tribunal today due to strike of Lawyers. Adjourned To come up for arguments before the D.B. on 15.10.2021. Interim injuctive relief shall remain intact till the date fixed

ATIO-UR-REHMAN WAZIR) MEMBER (EXECUTIVE)

(SALAH-UD-DIN) MEMBER (JUDICIAL)

15.10.2021

Appellant present through counsel.

Kabir Ullah Khattak learned Additional Advocate General for respondents present.

Request for adjournment was made on behalf of learned A.A.G; granted by way of last chance. To come up for arguments on 12.11.2021 before D.B. Interim injuctive relief shall remain intact till the date fixed.

Jr-Rehman Wazir) Member (E)

(Rozina Rehman) Member (J)

12.11.2021 Mr. Kamran Khan. Advocate, junior of learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

Junior of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is unable to appear before the Tribunal today due to illness. Adjourned. To come up for arguments before the D.B on 06.12.2021. Interim injunctive relief shall remain intact till the date fixed.

(Atiq Ur Rehman Wazir) Member (E) (Salah-ud-Din) Member (J)

06.12.2021

Counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl. AG alongwith Ibrahim Khan, Deputy Secretary, Ziaullah Deputy Secretary and Safiullah, Focal Person for the respondents present.

Vide our detailed judgment of today in connected Service Appeal No. 16578/2021, titled "Manzoor Ahmad Vs. The Chief Secretary, Khyber Pakhtunkhwa Peshawar and others", this appeal is accepted as prayed for. Consequently, the impugned order is set aside and respondents are directed not to transfer the appellants from the post of Drug Inspector. Parties are left to bear their own costs. File be consigned to record room after completion.

(Salah-ud-Din) Member(J)

ANNOUNCED 06.12.2021

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO.	/2021

SHAHZADA MUSTAFA ANWAR

VS

HEALTH DEPTT:

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APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK

OFFICE: Flat No.4, 2nd Floor,
Juma Khan Plaza,
Near FATA Secretariat,
Warsak Road, Peshawar.
0345-9383141.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

PESHAWAR

Appeal No. 1559 /2021

Diary No. 2388

Mr. Shahzada Mustafa Anwar, Drugs Inspector (BPS-17),

District Mardan, under transfer to the post of Pharmacist (BPS-17),

DHQ Hospital, District Mardan.....APPELLANT

VERSUS

1- The Secretary, Khyber Pakhtunkhwa, Peshawar.

- 2- The Secretary Health Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The Director General Drug Control & Pharmacy Services, Khyber Pakhtunkhwa, Peshawar.

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED NOTIFICATION DATED 06.10.2020 WHEREBY THE APPELLANT HAS BEEN TRANSFERRED FROM THE POST OF THE DRUG INSPECTOR (BPS-17), DISTRICT MARDAN TO THE POST OF PHARMACIST (BPS-17), DHQ HOSPITAL, DISTRICT MARDAN IN UTTER VIOLATION OF TRANSFER/POSTING POLICY AND AGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

PARYER:

That on acceptance of this impugned notification dated 06.10.2020 may very kindly be set aside to the extent of appellant and the respondents may very kindly be directed not to transfer the appellant from the post of Drug Inspector (BPS-17), District Mardan. Any other remedy which this august tribunal deems fit that may also be awarded in favor of the appellant.

R/SHEWETH: ON FACTS:

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

- 5- That the appellant feeling aggrieved and having no other remedy but to file this appeal on the following grounds amongst others.

GROUNDS:

- A- That the impugned notification dated 06.10.2020 is against the law, facts, norms of natural justice and material on the record, hence not tenable and liable to be set aside to the extent of the appellant and private respondent No.4.
- B- 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.

- C- That the impugned notification dated 06.10.2020 has been issued by the respondent No.2 in arbitrary and malafide manner, hence not tenable and liable to be set aside to the extent of appellant and private respondent No.4.
- D- That the impugned notification dated 06.10.2020 is based on discrimination, favoritism and nepotism, hence not tenable in the eye of law.
- E- That the impugned notification dated 06.10.2020 has neither been in the best interest of public service nor in exigencies of service, hence not tenable and liable to be set aside.
- F- That vide impugned notification dated 06.10.2020 the appellant has been transferred prematurely against the wrong cadre/post of the Pharmacist (BPs-17), therefore the same is not tenable and liable to be set aside.
- G-That vide impugned notification dated 06.10.2020 the appellant has been prematurely posted/transferred violating Clause-1 and IV of the transfer/posting policy of the Government of Khyber Pakhtunkhwa. Copy of the transfer/posting policy is attached as annexure.
- H- That the appellant seeks permission to advance other grounds and proof at the time of hearing.

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

Dated: 08.02.2021

APPELLANT

SHAHZADA MUSTAFA ANWAR

THROUGH:

NOOR MUHAMMAD KHATTAK ADVOCATE

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL I	NO	~~	 2021
, w,			

SHAHZADA MUSTAFA ANWAR

VS

HEALTH DEPTT:

APPLICATION FOR SUSPENSION OF OPERATION OF THE IMPUGNED NOTIFICATION DATED 06.10.2020 TILL THE FINAL DISPOSAL OF THE ABOVE MENTIONED APPEAL

R/SHEWETH:

- 1- That the above mentioned appeal along with this application has been filed the appellant before this august service tribunal in which no date has been fixed so far.
- 2- That the appellant filled the above mentioned appeal against the impugned notification dated 06.10.2020 whereby the appellant has been transferred from the post of Drug Inspector (BPS-17), District Mardan against the wrong cadre/post of Pharmacist (BPS-17), DHQ Hospital, District Mardan.
- 3- That all the three ingredient necessary for the stay is in favor of the appellant.
- 4- That the impugned order dated 06.10.2020 had been issued by the respondent in utter disregard of law and prevailing rules.

It is therefore, most humbly prayed that on acceptance of this application the operation of the impugned notification dated 06.10.2020 to the extent of appellant may very kindly be suspended till the final disposal of the above mentioned service appeal.

APPLICANT

SHAHZADA MUSTAFA ANWAR

THROUGH:

NOOR MUHAMMAD KHATTAK ADVOCATE

(5)

URUINARY

GOVERNMENT



REGISTERED NO. PHILL G A Z E T T E

KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, WEDNESDAY, 12TH APRIL, 2017.

GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

NOTIFICATION
Dated, Peshawar the 11th April, 2017.

No. SOH-III/7-262/2015.— In pursuance of clause (iii) of sub-section (1) of section 3 of the Khyber Pakhtunkhwa employees of Health Department (Regularization of Services) Act. 2017 (Khyber Pakhtunkhwa Act No. VII of 2017), the following employees of Health Department, appointed on adhoc basis, shall stand regularized with immediate effect against the posts which they are holding at the time of commencement of the Act Ibid.

S.No.	Name of Officers	Designation Drug Inspector BS-17 District Swat.	
(01)	Shahzada Mustafa Anwar S/O Mukamii Shah, District Mardan.		
02	Waheed Murad S/O Jehani Mulk, District Malakand.	Drug inspector BS-17 District Dir Lower.	
03	Zia ul Haq S/O Abdul Hayee, District Charsadda.	Drug Inspector BS-17 District Kohlstan.	

SECRETARY TO
GOVERNMENT OF KHYBER PAKHTUNKHWA
HEALTH DEPARTMENT

651

211/12/1



GOVT. OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT



Dated the Peshawar 07th December, 2018



No. SOH-III/7-262/2018. The Competent Authority has been pleased to order following posting/transfer of Drug inspectors BS-17 as mentioned against their names with immediate effect in the public interest.

S#	Name	From	То
1	Mr. Ziaullah, Drug Inspector (BS 17)	District Chitral	District Dir Lower
2	Mr. Gohar Ali, Drug Ins g ector (BS-17)	District Tank	District Swabi
B V	Mr. Shahzad Mustafa, Drug Inspector (BS-17)	District Kohat	District Mardan
4	Mr. Rehmat Gul, Drug Ins P ector (BS-17)		District Tank, vice Serial No. 02
5	Mr. Muhammad Irfan Wazir, Dr ug Inspector (BS-17)		District Kohat vice, Serial No. 03
6	Mr. Waheen Murad, Drug Ins pe ctor (BS-17)	District Dir Lower	District Swat
7	Mr. Muhammad Shakeel, Dr ug Inspector (BS-17)	District Haripur	District Abbottabad
8	Mr. Aqib Ali Shah, Drug Ins pe ctor (BS-17)	District Abbottabad	District Haripur

2. Consequent upon above, Mr. Ziaullah Ullah, Drug Inspector (BS-17), District Dir Lower is authorized to hold the additional charge of the post of Drug Inspector District Chitral till further orders.

Secretary to Govt. of Khyber Pakhtunkhwa Health Department

Endst of even No and Date.

Copy forwarded for information & necessary action:-

- 1. The Director General, Health Services, Khyber Pakhtunkhwa.
- 2. The District Health Officers, Kohat/Mardan/Tank/Swabi/Chitral/Karak/Swat/Dir Upper/Dir Lower/Abbottabad/Haripur.
- 3. The District Accounts Officers, Kohat/Mardan/Tank/Swabi/Chitral/Karak/Cwat/Dir Upper/Dir Lower/Abbottabad/Haripur.
- 4. Section Officer (Secret), Health Deptt. Khyber Pakhtunkhwa.
- 5. PS to Secretary Health, Khyber Pakhtunkhwa.
- 6. PA to Deputy Secretary (Druge) Woolth Description

ATTESTED

Dated the Peshawar 06th October, 2020





NOTIFICATION

No. SOH-III/10-4/2020. The Competent Authority is pleased to order following postings/transfers of Officers with immediate effect in the public interest.

S.No	Name & Designation	From	То
1.	Mr. Inam ul Haq, Senior Pharmacist (BS-18).	Services Hospital, Peshawar.	Deputy Director/Senior Pharmacist (BS-18), DG, DC & PS against the vacant post.
2.	Mr. Arif Hussain, Analyst (BS-18).	Drugs Testing Laboratory, Peshawar.	Sr. Pharmacist (BS-18), Services Hospital, Peshawar vice Sr. No. 1.
3.	Miss. Naila Basher, Senior Pharmacist (BS-18),	Govt. MCC, DG, DG & PS.	Analyst Drug Testing Laboratory, Pehawar vice Sr. No. 2
4.	Mr. Fazle Haq, Pharmacist (BS-17).	Drugs Testing Laboratory, Peshawar.	DG, DC & PS against the vacant post of Pharmacist/D.I/Chemist. (BS-17).
5.	Mr. Fawad Alam, Pharmacist (BS-17)		vacant post of Pharmacist/D.I/Chemist (BS-17).
6.	Mr. Misbah Ullah Jan, Pharmacist (BS-17).	Bacha Khan Medical Complex, Swabi.	Drug Inspector (BS-17), Mardan vice Sr. No. 17.
7.	Mr. Amin ul Haq, Sr. Drug Inspector (BS-18).	District Mardan.	Senior Pharmacist (BS-18), KDA Hospital, Kohat against the vacant post.
8.	Mr. Abdur Rauf, Pharmacist (BS-17).	DHQ Hospital, Mardan.	Drug Inspector (BS-17), Mardan vice Sr. No. 9
9.	Mr. Shehzada Mustafa Drug Inspector (BS-17).	District Mardan.	Pharmacist (BS-17) DHQ Hospital, Mardan vice Sr. No. 8.
10.	Mr. Niamatullah, Pharmacist (BS-17).	DHQ Hospital, Dir Lower.	Drug Inspector (BS-17), Swat against the vacant post.
11.	Mr. Zia Ullah, Drug Inspector (BS-17).	Dir Lower.	Pharmacist (BS-17), DHC Hospital, Dir Lower vice Sr No. 10.
12.	Mr. Rohullah, Drug Inspect (BS-17).	District Charsadda.	Assistant Director (BS-17) DG, DC & PS against the vacant post.
13.	Mr. Imran Burki, Drug Inspector (BS-17).	District D.I Khan.	Drug Inspector (BS-17), Lakk Marwat vice Sr. 14.



14.	Mr. Ibrar Khan, Drug Inspector (BS-17).		Drug Inspector (BS-17), Karak vice Sr. No. 15.
15. 16.	Mr. Muhammad Saleem Drug Inspector (BS-17), Mr. Manzoor Khattak, Drug Inspector (BS-17)		Drug Inspector (BS-17), D.I Khan vice Sr. No. 13. Pharmacist (BS-17), KDA
17.	Mr. Shoaib, Drug Inspector (BS-17).	District Mardan.	Kohat, against the vacant post. Pharmacist (BS-17), BKMC, Swabi against the vacant post.

Secretary to Govt. of Khyber Pakhtunkhwa **Health Department**

Endst of even No and Date

Copy forwarded to the:-

The Accountant General, Khyber Pakhtunkhwa, Peshawar.

Director General, Health Services, Khyber Pakhtunkhwa, Peshawar. Director General, Drug Control & Pharmacy Services, Khyber Pakhtunkhwa,

In-charge, Drug Testing Laboratory, Hayatabad, Peshawar.

5. Medical Superintendent, Services Hospital, Peshawar.

Medical Superintendent, Moulvi Ameer Shah Memorial Hospital, Peshawar. 6.

Medical Superintendent, DHQ Hospital, concerned. 7.

8. Hospital Director, BKMC, Swabi.

9: District Health Officer, concerned.

10. District Accounts Officer, concerned.

The Deputy Director (I.T) Health Department. 11.

PS to Minister Health, Khyber Pakhtunkhwa. 12.

PS to Secretary Health, Khyber Pakhtunkhwa. 13.

PA to Deputy Secretary (Drugs) Health Department. 14.

15... Officers concerned.

Peshawar.

(Latif ur Re

OF THE DIRECTORATE OF DRUG CONTROL SERVICES KHYBER PAKHTUNKHWA PESHAWAR.

No. 619 - 29 /DG DC & PS

Dated <u>OR / 10 /2020</u>

Copy forwarded to the: -

1. Accountant General Khyber Pakhtunkhwa Peshawar.

2. Incharge Drug Testing Laboratory Khyber Pakhtunkhwa Peshawar.

3. Medical Superintendent Services Hospital Peshawar.

4. Medical Superintendent Moulvi Ameer Shah Memorial Hospital Peshawar.

5. Medical Superintendent DHQ: Hospital Concerned.

6. District Health Officers Concerned.

7. Hospital Director BKMC Swabi.

8. District Accountants Officer Concerned.

9. PS to Secretary Health Khyber Pakhtunkhwa.

10 Officers Concerned.

For Information and necessary action.

Deputy Director (E & A)

Drug Control & Pharmacy Services

Khyber Pakhtunkhwa

Anxon D' Date 26-10-2020

BEFORE THE HONORABLE CHIEF SECRETARY KHYBER PAKHTUNKHWA

SUBJECT :APPEAL FOR CANCELLATION OF POSTING/TRANSFER ORDER OF Mr. SHAHZADA MUSTAFA ANWAR DRUG INSPECTOR MARDAN AS HOSPITAL PHARMACIST

Respected Sir,

Respected sir, the undersigned is pleased to divert your kind attention to the subject cited matter, with following submissions:

- That I was recruited as drug inspector by the health department in april 2017 on regular basis.
- That a meeting of standing service rules committee was held on 26-12-2016 in health department which reached to a conclusion culminated in the form of a notification issued on 08th September 2017. (Annexure-1)
- That in this notification of08th September 2017 the Health Department Khyber
 Pakhtunkhwa notified the cadre amalgamation of different cadres that is Drug
 Inspectors, Pharmacists and Govt. analyst on the basis of having same basic
 qualification and declared the said three cadres as dying cadres with existing
 incumbents to continue under the existing service rules, seniority and promotion
 prospects.
- That having being aggrieved of this impugned notification of amalgamation the drugs inspectors filed a writ petition No. 4378-P/2017 before the honorable high court of Peshawar.
- That the honorable Peshawar high court allowed the said petition and declared the impugned notification of amalgamation as illegal, void ab-initio and hence set it aside.
 (Annexure-2)
- One of the main purposes of this impugned notification of amalgamation was to carry out posting of officers across the cadres.

Owing to above facts, it is vivid that cross cadres transfers are not a rule but an exception which is why this whole exercise of carrying out meeting of SSRC to merge three cadres was carried out. Had cross cadre transfers been so simple, it would surely have not needed the

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health department to merge these three cadres. Respected sir, it is very unfortunate that despite the decision of honorable Peshawar high court in which the august court declared the merger/impugned notification as illegal and set it aside, the health department still is carrying out cross cadre transfers of officers, which not only has rendered the undersigned devoid of his basic right but at the same time can potentially hamper the service delivery of concerned quarters.

In view of what has been stated above, it is thus very humbly requested that the posting/transfer order issued vide notification no. SOH-III/10-4/2020 dated 06-10-2020 may please be revoked/cancelled/withdrawn in the interest of fairness & equity.

Shahzada Mestafa Anwar

Provincial Drug Inspector

Mardan.

23/10/2020



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNA PESHAWAR Diary No. 60 APPEAL NO. Mr. Zia Ullah, Drug Inspector (BPS-17), O/O the Drug Inspector, Drug Control Unit, Timargara, District Dir Lower

under transfer to the post of Hospital Pharmacist (BS-17), District Head Quarter Hospital, Temargara, District Dir Lower.

APPELLANT

VERSUS

1- The Chief Secretary, Khyber Pakhtunkhwa, Peshawar.

2- The Secretary to Government of Khyber Pakhtunkhwa Health Department, Khyber Pakhtunkhwa, Peshawar.

3- The Director General Drug Control & Pharmacy Services, Khyber Pakhtunkhwa, Peshawar.

RESPONDENTS

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED WHEREBY DATED 06.10.2020 NOTIFICATION APPELLANT HAS BEEN TRANSFERRED FROM THE POST OF DRUG INSPECTOR (BPS-17), DRUG CONTROL UNIT, TEMARGARA, DISTRICT DIR LOWER TO THE POST OF HOSPITAL PHARMACIST (BS-17), DISTRICT HEAD QUARTER HOSPITAL, TEMARGARA, DISTRICT DIR LOWER IN UTTER VIOLATION OF TRANSFER/POSTING POLICY AND AGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL OF edio-day APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY EW DAYS.

egistrar DRAYER:

That on acceptance of this appeal the impugned Notification dated 06.10.2020 may very kindly be set aside to the extent of appellant and the respondents may kindly be directed not transfer the appellant from the post of Drug Control Unit, Temargara, District Dir Lower. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant. Certified to be ture copy

R/SHEWETH: ON FACTS:

Khyber Fakhtunkhwa er vice Tribunal. Peshawar i





18,01.2021

Appellant present through counsel. Preliminary a heard. File perused.

At the very outset, counsel for appellant submitted an application seeking impleadment of one Naimat Ullah in the panel of respondents which is accepted and Naimat Ullah Is impleaded as respondent No.4 in the panel of respondents. Necessary entries be made in the relevant register as well as in the memo of appeal.

Points raised need consideration. Admitted to regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to respondents for written reply/comments. To come up for written reply/comments on 03.02.2021 before S.B.

Annexed with the memo of appeal is an application for interim relief. Notice of the said application be issued to the respondents. In the meanwhile, the operation of impugned order shall remain suspended, if not acted upon earlier.

Date of Presentation of Application 2011

Number of Words

Copying Fee

Urgent -

Name of Copylest

Date of Complection of Copy

Date of Delivery of Copy.

(Rozina Rehman)

Certified to be tyre

Khyber hakhtunkhwa Service Tribunal

eshawar

Answer E

GOVERNMENT OF NWFP

HEALTH DEPARTMENT

Dated Peshawar the 9th April 2006

NOTIFICATION

No. SOH [III] [10-4] [CDI] in Pursuance of the provision contained in sub sule [2] of twic 3 of the North-West Frontier Province Civil Servant Appointment, Promotion and Transfer | Rules 1989 and in supersession of all provisions notification on this behalf the Health Department in consultation with the Establishment Department and Finance Department, hereby lays down the method of recruitment qualification and other conditions specified in column 3 to 5 of the appendix to this Notification which shall be applicable to the posts specified in column of 2 of the said Appendix.

<u> </u>	Nomenclature	Minimum	Age limit	Method of
i 1.		Qualification		Recruitment.
40 %		initial	recruitment	Troot dreine in the same in th
]	recruitment	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
		recruitment	29 1 2	
L .	Chief Drug	<u></u>		By promotion on the
	Inspector			basis of seniority cum-
•				fitness from amongst
				the Divisional Drug
				inspector with 12
	•			years service in BPS
			1	17 and above
2.	Division Dru	g·		By promotion on the
	Inspector			basis of Seniority-
				cum-Fitness from
†				amongst the Drug
.				inspectors in BPS 17
				with 3 year service
3	Drug Inspecto	r 1) Degree	in 21 - 35 year	rs . By Initial Recruitment
		Pharmacy from	1	
1		recognized		
1		university and		
		2) One y		
1.		experience		
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SECRETARY HEALTH

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Committee Concern Nover P. Instrument Department

Committee Concern Nover Printer Convictor Contents

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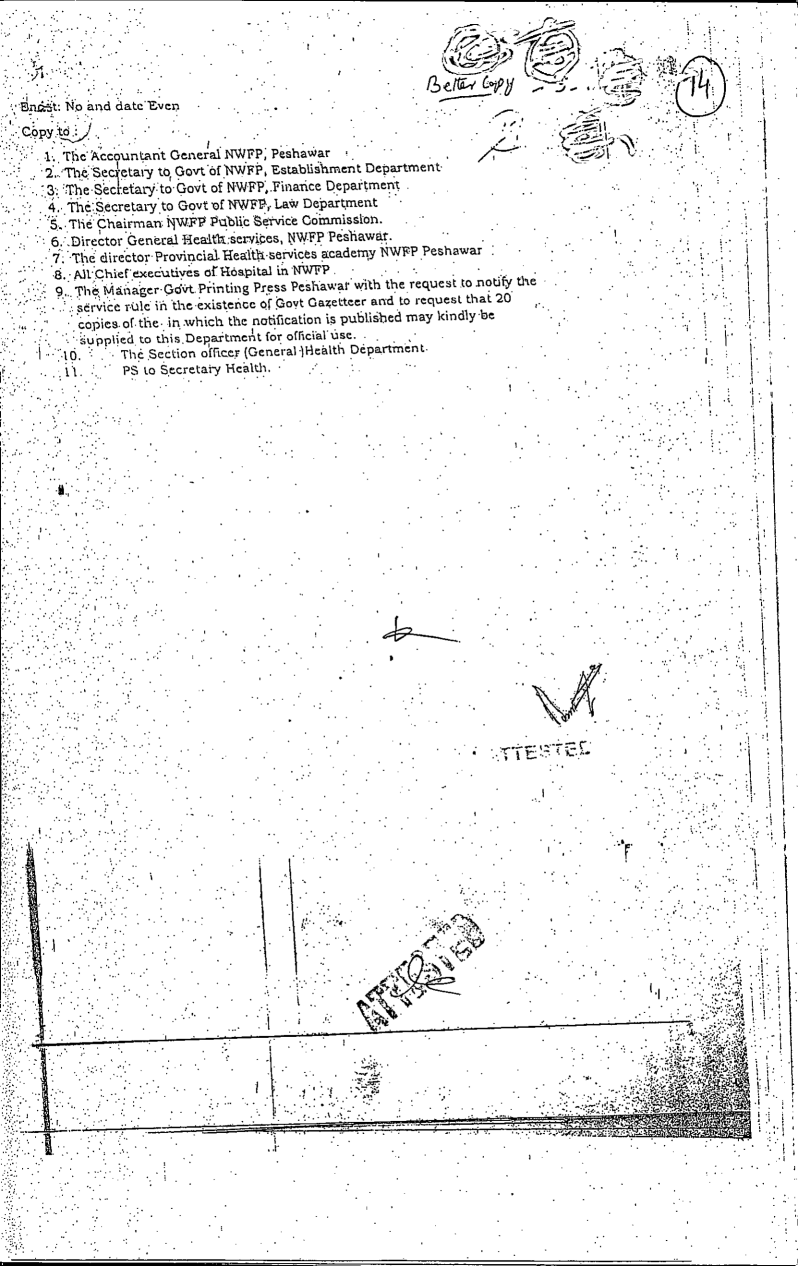
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- Government servants including District Dove employees feeling aggrieved due to the orders of positing themselves authority of the appointing authority as the sale may be through an appeal to be submitted within seven days of the receipt of such agers Such appeal shall be disposed of within fifteen days. The ophions became a posting transfer orders could be exercised only in the following eases:
 - i) Pre-mature posing/teansfer or posting transfer in violation of the provisions of this policy
 - (ii) Serious and grave personal humanitanian grounds.

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- 3 As per Rule 25(2) of the Rules mentioned above the District Coordination Department shall consult the Government but is proposed to
 - a) Transfer the sholder of a stending posts before the completion of this tending the period of this
 - b) Require an officer to hold charge of more than one post for asperted
 - 4. Lam-further directed to request that the above noted policy may be strictly observed timplemented.

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Tenure on present post small also be taken into consideration and the postinglicaristics shall be intiticoestoublic interest.



GOVERNMENT OF NWFP ESTABLESHMENT & ADMINISTRATION DEPARTMENT (Regulation Wing)

POSTING / TRANSFER POLICY OF THE PROVINCIAL GOVERNMENT

All the posting/transfers shall be smithly in public interest and shall not be abused/misused to violimize the Government servants

- ii) All Government servants are prohibited to exert political. Administrative or any other pressures upon the posting/transfer authorities for seeking posing/transfers of their choice and against the public interest.
- iii) All contract Government employees appointed against specific posts, can not be
- The normal tenture of posting shall be three years subject to the condition that for the officers/officials posted in mattractive areas the tenure shall be two years and for the hard areas the tenure shall be one year. The unattractive and hard areas will be notified by the Government.
 - while making postings/hansfer/from settled areas to FATA and vice-versa, specificant proval of Governor NWFP needs to be obtained
 - While making postings/thansfers of officers/officials up to BS-17, from settled areas to FATA and vice-versa approval of the Chief Secretary NWFP needs to be obtained. Whereas, in case of posting/transfer of officers in BS-18 and above, from settled areas to battand vice versas specific approval of the Governor NWFP shall be obtained:
 - vi-(a) All Officers/officials selecteds againsts Zone WEATA quota in the Provincial Services should compuls only serve in FADA for allers i clylicen months in each grade. This should stark from senior most scales/grades downwards in each scale/grades of each cirdre.
 - vii) Officers may be posted our executive/administrative posts in the Districts of their domicile exceptiblistrict Condination Officers(D). Our and DPOs/Superintendent of Police (SP) Similarly Deputy Superintendent of Police (DSP) shall not be posted at a place where the Police Station (Thomas) of his area/residence is situated.
 - viii) No posting/fransfers of the officer stofficials on detailment basis shall be made.
 - (x) Regarding the posting of historidalic, both in Provincial services, efforts where possible would be made to post such persons at one station subject to the public interest.
 - x) All the posting/transferring authorities may facilitate the posting/transfer of the unmarried female government Servants affiliastation of the residence of their parents.

Para-I(v) regarding months of March and July for posting Iransfer and authorities for relaxation of ban deleted vide letter his BOR MI (E&AD) 1.4120081Vol. 41. dated 3.6.2008.

Consequently authorities competent under the AMFP Government Rules of Business, 1985.
District Government Rules of Business 2008, Rosting Transfer Policy and other rules for the nine being in force, altowed to make opening the missing the policy and rules.

Added vide Ordus incultivities for No. SOR-VI(EX. 20)1-412003, dated 21-09-2004

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

· · · · · · · · · · · · · · · · · · ·	OF 2021
Shahzad Musta	(APPELLANT) (PLAINTIFF) (PETITIONER)
<u>VEI</u>	<u>RSUS</u>
Health Dept	(RESPONDENT) (DEFENDANT)
Advocate, Peshawar to appear or refer to arbitration for me/us above noted matter, without any authority to engage/appoint any cost. I/we authorize the said A	e NOOR MOHAMMAD KHATTAK, r, plead, act, compromise, withdraw as my/our Counsel/Advocate in the liability for his default and with the other Advocate Counsel on my/our advocate to deposit, withdraw and s and amounts payable or deposited noted matter.
Dated/2020	
	CLIENT(S) <u>ACCEPTED</u> NOOR MOHAMMAD KHATTAK 15401-0705985-5
φ: · · ·	BC-08-0853 &
	KAMRAN KHAN AFRASIAB KHAN WAZIR
	HAIDER ALI ADVOCATES

OFFICE:

Flat No.4, Upper Floor, Juma khan plaza near (FATA) Secretariat Warsak road Peshawar. Mobile No.**0345-9383141**

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER RO

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	Respondent No
İ	WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
-	WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
	Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are
Į	hereby informed that the said appeal/petition is fixed for hearing before the Tribunal
	appellant/pet/tioner you are at liberty to do so on the date fixed, or any other day to which
(the case may be postponed either in person or by authorised representative or by any
	Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement.
	alongwith any other documents upon which you rely. Please also take notice that in
	default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.
	Notice of any alteration in the date fixed for hearing of this appeal/petition will be
	given to you by registered post. You should inform the Registrar of any change in your
	address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further
- 1	notice posted to this address by registered post will be deemed sufficient for the purpose of
1	this appeal/petition.
	Copy of appeal is attached. Copy of appeal has already been sent to you vide this
	office Notice Nodateddated
	Given under my hand and the seal of this Court, at Peshawar this
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Peshawar,

- Note:

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

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

WRIT PETITION NO. 1559/2021.

Mr.	Shazada Mustafa Anwar	 (Appellant)

Versus

Secretary to Govt. of Khyber Pakhtunkhwa, Health Department and others.....(Respondents)

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(HABIB ULLAH) SECTION OFFICER (LITIGATION-II) GOVT: OF KHYBER PAKHTUNKHWA **HEALTH DEPARTMENT**

BEFORE THE' HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. 1559 /2021

Versus

- 1. The Chief Secretary, Khyber Pakhtunkhwa, Peshawar
- 2. The Secretary Health Department, Khyber Pakhtunkhwa, Peshawar
- 3. The Director General Drug Control & Pharmacy Services, Khyber Pakhtunkhwa, Peshawar
- 4. Mr. Abdur Rauf, Pharmacist (BPS-17) DHQ Hospital District Mardan, under transfer to the post of Drug Inspector (BPS-17), District Mardan

 Respondents

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS (2 & 3)

RESPECTFULLY SHEWETH

PRELIMINARY OBJECTIONS:-

- 1. That the Appellant has got neither cause of action nor 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.
- 5. That the Appellant has filed the instant Appeal with mala-fide intention hence liable to be dismissed.
- 6. That the Appeal is badly time barred.
- 7. That the Honorable Tribunal has no Jurisdiction to adjudicate upon the matter.
- 8. That the instant appeal is bad for mis-joinder of unnecessary and non-joinder of necessary parties.
- 9. The impugned transfer Notification has been issued in accordance with Section 10 of the Civil Servant Act 1973.

ON FACTS:

- Correct to the extent that the appellant is an employee Health Department selected through Khyber Pakhtunkhwa Public Service Commission but the performance is questioned on the basis of his monthly progress report compiled on the basis of set indicators. Furthermore, presently he is relieved by the médical superintendent to the Directorate General Health Khyber Pakhtunkhwa from the Services Pharmacist DHQ Hospital District Mardan due to his poor performance and unwilling worker.
- 2. The notification has been issued on dated 06/10/2020 as per Section 10 of the Khyber Pakhtunkhwa Civil Servant Act 1973, it is upon the discretion of competent authority to transfer a civil servant at any time even outside of the province.
- Incorrect. The appellant has been transferred within the same directorate under section 10 of Khyber Pakhtunkhwa Civil Servants Act 1973. Even if he would have been transferred in ex-cadre, the same is also covered under the second proviso of the Act ibid which provides as under;

"A civil servant may be posted even outside his service or cadre provided terms and conditions of his services would not be affected".

No terms and conditions of his services have been violated as per dictum laid down by Supreme Court of Pakistan in judgment reported as 2017 SCMR 798. It has clearly mentioned that the competent authority may transfer any civil servant anywhere in exigency of services.

The Service Rules does not carry any kind of assignment to a cadre but it specifies the method of recruitment and promotion prospects which is otherwise protected after the merging of cadre. Although transfer is not a punishment but to make such like people punctual, subservient to the public and to overcome the deficiency of efficient of hardworking officer to post right person on right place, the three cadres i.e hospital pharmacist, drug inspector and analyst having same basic qualification as required for induction through Public Service Commission, were merged to obviate the stagnancy in the cadre. By doing so any drug inspector or an analyst at DTL (who are the cadre of the 04 to 05 persons) can be transferred making them liable to work in hospital under the close supervision of hospital administration and vice versa. Those who are transferred from hospital to work in the field as drug inspector are tremendously working, removing the bottlenecks and highlighting a lot of malpractices previously done by their predecessor who have been sacked from field duty. In other similar cases, the drug inspectors who are sacked are under probe at Provincial Inspection Team and other fora.

With the notification of merger cadre which is questioned only on the basis of proxy membership of Section Officers/Deputy Secretaries of attending SSRC instead its notified members is now a base for the instant appeal by the appellant but he has concealed that a CoC on similar ground has been dismissed by a bench headed by Honorable Chief Justice Peshawar High Court, Peshawar (Annex-I) directing that there is no such bar on posting/transfer imposed in the earlier judgment which is now based for this appeal. Besides, a lot of work has been done thereafter issuing the merger notification by Health Department to carry forward the idea of merger of cadre

resulted in the establishment of separate Directorate duly approved by Provincial Cabinet(Annex-II) bringing the three sister cadre under one Directorate and accordingly amendment in the KP Rules of business, 1985(Annex-III) made specifying the Directorate of Drug Control and Pharmacy Services as separate attached department of Health Department under the Director General who will be an officer of the joint cadre.

The Notification (Annex-IV) on the basis of which appeal is filed, was issued way back in 2017 where after in the last three years a lot of work has been done on the basis of merged cadre and posting transfer ordered significantly in Drug Testing Lab to issue a test report after testing sample for prosecution purpose and that report has a legal mandate and it is apprehended if these transfer are reversed, hundreds of drug cases which are under trial in Drug Court will be in fructuous on the basis of test report issued by the one transferred to DTL from other sister cadre.

Incorrect, moreover the appellant is not an aggrieved person within the meaning of Civil Service Act 1973.

Grounds:

A. Incorrect. The impugned Notification is based on law Rules principles of Natural Justice and in accordance with dictum laid by Supreme court in various judgment. As per 2020 PLCCS 1207 Supreme Court,

Place of servicePrerogatives of employer...Government servant was required to serve anywhere his employer wanted him to serve; it was not a choice or prerogative of the employee to claim a right to serve at a place that he chose to serve.

Similarly in another judgment reported as 2004 PLC (CS) 705S.C. It has been laid down that civil servant could not claim posting at a particular station or at the place of his choice. Competent authority, under S 9 of the Punjab civil servant Act 1974, was empowered to transfer any civil servant from one place to other at any time in exigencies of service or on administrative ground.

- B. Explain in Para-A.
- C. Incorrect .there is no mala fide on the part of respondents towards the appellant. The appellant issued the transfer Notification in accordance with law in the public interest.
- D. Explained Para-C.
- E. It is in the fitness of things to post a right person at a right place to achieve good governance and enhance public service delivery whereas the appellant drastically failed to work efficiently in the filed duty as drug inspector in curbing the menace of spurious drugs, action against illegal pharmacy, data of drug sale licensing and other contravention as reported by the directorate of drugs therefore he has been sacked from filed duty to put in place in hospital to work under close supervision of hospital administration. It is not a novel practice but the same is being practiced in the province of Punjab also. A Notification of Govt. of Punjab carrying such transfer is also attached (Annex-V).
- F. Incorrect. The appellant has been transferred within his cadre within the same directorate under section 10 of Khyber Pakhtunkhwa Civil Servants Act 1973. Even if he would have been transferred in excadre, the same is also covered under the second proviso of the ibidi Act which provides as under;

"A civil servant may be posted even outside his service or cadre provided terms and conditions of his services would not be affected".

- G. Already explained in preceding paras.
- H. Incorrect. The Notification issued on observance of all relevant rules/policy while the term prematurely transfer used by the appellant is clarified by the judgment reported as 2004 PLC (CS) 705S.C. It has been laid down that civil servant could not claim posting at a particular station or at the place of his choice. Competent Authority was empowered to transfer any civil servant from one place to other at anytime in exigencies of service or on administrative ground.

It is therefore requested that the Appeal of the Appellant may kindly be dismissed with cost to avoid stagnancy amongst the merged cadre notified to enhance the service deliveryand to safeguard the public interest at large.

Secretary Health Department
Khyber Pakhtunkhwa
Respondent No-2

Director General Drug Control & Pharmacy Services, Khyber Pakhtunkhwa Respondent No-3

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IN THE PESHAWAR HIGH OURT, PESHAWAR, BUDICIAL DEPARTMENT

COC No. 276-P/2620 in W.P. (No. 4378-P/2017,

SM Asad Halimi...... Petitioner.

Versus.

For petitioner:- Mr

Mr. Asad Jan Durani

Advocate.

For respondents:-

Mr. Muhammad Ricz Khan, AAG.

Date of hearing:

16.06.2020

JUDGMENT

MUHAMMAD NASEM ANWAR, J. Through the instant position the petitioner has asked for initiating contempt of court proceedings against the respondents for non-compliance of direction of this court issued in the judgment rendered in W.P.No. 4378/2017 on 11.03.2020.

Learned counsel for the petitioner submitted that this court in the judgment rendered in writ petition No. 4378-P/2017 has declared the notification bearing No. SOH (III)/HD/10-4/2017/DCPS dated 08.09.2017 as void ab initio, against the law and illegal, however, the respondents without considering the specific direction of this court has issued notification bearing No. SOH-III/7-262/2020 dated 30.04.2020, as such, they are liable to be proceeded under the Contempt of Court Act, 2003.





3. We have heard learned counsel for the petitioner and perused the record.

4. Perusal of the record would reveal that in the write petition No. 4378-P/2017, notification dated 29.01.2005 was challenged as the same was issued against the Standing Services Rules Committee (SSRC). The operative part of the judgment is reproduced as undergreen.

Admittedly, the impugned notification of merger of three cadres of Drug Inspectors, Pharmacists and Chemists and Drug Analysts have been issued on the recommendation of Standing Service Rules Committee (SSRC) but while perusing minutes of the Committee, so constituted, the persons, who had attended the meeting, are not in accordance with the notification NO. SOR. VI(E & AD) 2-69/2003 dated 29th January, 2005 produced by the learned counsel fo the politioners during the course of hearing, placed on file, vide which, the Committee would comprising of Administrative Secretary concerned (Chairman), Additional Secretary (Regulation) E & A Department, Additional Secretary (Regulation) Finance Department, Additional Secretary Law Department, Head of the attached Department concerned and Deputy Secretary (Admn)of the Department concerned (Members); so, keeping in view the above fact, the impugned notification

P. Stawar High Court

issued by the respondents is illegal, void ab initio and the same is, thus, liable to be set aside.

Whereas after decision of the said writ petition, the respondents have issued notification dated 30.04.2020, whereby the petitioner No.1 was transferred and posted against the vacant post as Chief Pharmacist (BPS-19) at DHQ hospital, KDA Kohat, petitioner No.2 as Chief Pharmacist (BS-19) at Govt Naseerullah Khan Babar Memorial Hospital, Peshawar, and petitioner No. 3 as Chief Pharmacist (PS-19) at Services hospitai, Feshawar, regarding which no such direction has ever been issued by this court, insofar as the matter regarding notification dated 29.01.2005 is concerned, the same has already been declared as void ab initio. The petitioners may challenge the notification vide which certain posting and transfers were made through separate petition before appropriate forum, if they so desired.

5... In this view of the matter, this petition is dismissed being not maintainable.

Announced 16.06.2020.

CHIEL JUSTICE

JUDGE

(DB: Hon'able Mr. Jüstice Waqar Ahmad Seth, HCJ & Hon'able Mr. Justice Muhammad Nacem Anwar)

Date of Preparation of Cop.





iovernment of khyber parhtunkhwa establishment and admn: department CADINET WING

No.SOC(E&AD)9-2/2018 Dated Peshawar the 1st October, 2018.

The Secretary to Govi. of Khyber Pakhtunkhwa,

Health Department

Subject: <u>Decision of Meeting of the Provincial Cabinet Dated</u> 27.09.2018.

Dear Sir.

I am directed to forward herewith the following decision of the meeting of Provincial Cabinet held on 27.09,2018 under the chairmanship of Chief Minister, Khyber Pakhtunkhwa for implementation.

ESTABLISHMENT OF DIRECTORATE OF DRUG CONTROL & PHARMACY SERVICES, HEALTH DEPARTMENT

Decision of the Cabinet:

Acting Secretary Health Department briefed the Cabinet about the salient features of the item. During the course of discussion the Hon'able Chief Minister referred to the observations made by Finance Department as well as Establishment Department as reflected in the summary on the subject.

The Secretary Finance, while supporting the proposal pointed out that the Establishment of Directorate of Drug Control only involves creation of one post, having no financial implications. Minister Health also spoke on the occasion. After detailed discussion, the Cabinet approved the item.

Implementing Department: Health Department

I am to request that an implementation report of the Cabinet decision as required under Rule 25 (2) of the Khyber Pakhtunkhwa Government Rules of Business, 1985 may kindly be furnished on top priority basis to the Cabinet Section, Administration Department. . Yours faithfully,

SECTION OFFICER (CABINET)



GOVT, OF KHYBER PAKIFTÚNKHWA ESTABLISHMENT & ADMN: DEPARTMENT TENTO (RECULATION WING)

Dated Peshawar, the 20% Hovember, 2018

Answ[][

NOTIFICATION

No. 50 (O&M)/E&AD/2-10/2018 In exercise of the powers conferred by Article 139 of the Constitution of the Islamic Atequible of Pakhtan, the Government of Khyber, Pakhiunkhwa is pleased to direct that in the Khyber Pakhtunkhwa Government Rules of Districts, 1965, the following further amendments shall be made, namely:

AMENOMENTS

- In Schedule-1, against serial No. 9, in Columns 3 and 4, the existing entries shall he remnatured as clause (a) and thereafter the following new entries shall be addeit, namely:
- 2. Health Department
- (a) Directorate General Health Services.
- (b) Directorate General of Drugs Control and Pharmacy Services.
- (a) Director General, Health Services.
- (b) Director General, Drugs Control and Pharmacy Services.

CHIEF SECRETARY, GOVT, OF KLIYBER PAKHTUNKHWA

Endst: No. & Date Even

- All Administrative Secretaries, Khybar Pakhtunkhwa, ١.
- Principal Secretary to Governor, Khyber Pakhtunkhwa 1..
- Principal Secretary to Chief Minister, Khyber Pakhtunkhwa. · .
- All Heads of Attached Departments, Khyber Pakhtunkhwa.
- Director Information, Khyher Pakhtunkhwa.
- All Divisional Commissioners/Deputy Commissioners in Khyber Pakhtunkhwa
- Accountant General, Khyber Pakhtunkhwa.
- Registrar Peshawar High Court, Peshawar.
- Registrar Service Tribunal, Khyber Pakhtunkhwa, Poshawar Secretary Public Service Commission, Khyber Pakhtunkhwa
- 10.
- All PSs to Provincial Ministers/Advisors/Special/Assistants Pakhtunkhwa.
- PS to Chief Secretary, Khyber Pakhtunkhwa. 13.
- Controller, Government Printing Press Pesha

SECTION OF THER YOUN



GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated Peshawar the 87 September 2017

No: SOF (III)/HD/10-4/2017/DCPS: Consequent to the recommendations of the SSRC and to improve the human resource (management, the Chief Minister Khyber Pakhtunkhwa is pleased to approve the following arrangements for Pharmacists, Divig Inspectors. Chemists & Drug Analysts cadres of Health Department Knyber Pakhtunkhiya,

- 1) These cadres are declared dying cadrus with the Existing incombenies 30 continue under the existing service rules, senionly and promotion prospects which shall stand protected for each cadre within their own lines of hierarchy till last incumbent is in service.
- 2) For the new recruitment at the initial stage, since basic qualifications of the above mentioned cadres are the same, therefore all the three cadres are hereby merged into a single cadre for which rules shall be framed as por procedures.
- 3) All the three cadres are hereby-declared as pool posts for posing/transfer only

SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

No. 18574-635/E-1

Dated Peshawar the 25/09/2017.

Copy of the above is forwarded to the:

1. All District Health Officers in Khyber Pakhtunkhuva.

2. All Medical Superintendents DHQ Hospitals in Khijber Pakhtunkhiva.

3. Ali Medical Superintendents Teaching Hospitals in Khyber Pakhulukhtva.

4. All Hospital Directors MTL in Khyber Pakhtunkhuga.

5. Senior Govt. Analyst Provincial Drug Testing Laboratory Phase-V Hayatabad Peshawar.

6. Oput. Analyst Food Testing Laboratory Peshawar.

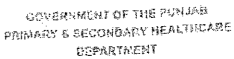
7. DHS FATA Peshawar.

8. Chief Drug Inspector DGHS, Khyber Pakhumkhnog Péshawar

For information, and necessary action. 672 NOHO Dele-6 Sv. Druge Inspector BHO of Mardan for Superoretions DGHS, KPK PESHAWAR Mardan

Scanned by CamScanner





· Cates Lubero, the 18th, February 2021 mer



ORDER

No.SO[PlantagevsPromotion[DDC/17-18/G02]. In pursyance of this Department's Natification No.SQ(Conf-11/2-1/2018 dates 05.02.2021 and upon their promotion to the rank of Deputy Drugs Controller / Squretury, District Quality Control Board (BS-18); the following officers are hereby immeterred and posted against the pools montained against their names as under-

1951	ls montuned against their no	(11) in the second seco	
St	Mome & Fother Name	Cratest place of persons	May place of posting, upon prospetion
, 1	Mr. Goryer Abbus sio Muhammad Sadiq	Prismacot (BS-17), dio Chiel Daugs Controller, Punjab, Unitere,	As Deputy Once Controller (ES-15), oro Chlor Drugs Controller, Punjob Lohore vice Est: Roben Sullane, Iraniferred
4	Lir. Munammad Jawad Booto sio Dasigit Anmod Bradi	Pharmacist (BS-17), Jinneh Hospital, Lahore.	As Deputy Durins Controllor (95-18), DMQ Hospital Okara city, against advocant post.
-	Mr. Muhammad Shanzad Spieom sio Muhammad Spieom Bhalls.	Pharmodal (ES-17), THO Hospital, Shehputi Olshiri , Sargodha	As Deputy Drugo Controller (85-18), DHO Respital, Khushab, against a vacant post
A September 19.11	Mr. Ijsz Alimed sto Ali Ahmud	Pharmacist (BS-17), Ailled Hospital, Falsalobad.	As Deputy Drug Controller (\$9-18), Tehnol Shorkot, District Jhang, against a vircant post.
State of the second sec	lest. Poold Fazal dio Malik Fazal Hussein	Pharmscial (BS-17), Jinnah Hospital, Lúngra.	As Deputy Drugs Controller (85-18) in Provincial Quality Control Spare, Labore, vice Mst. Gulraiz Tahk, DBG(85-18/0P9), Impedatrod
A WALL WITH COMMERCE CO. 12. THE SPACE CO. 14. THE SPACE CO. 15. T	Mst Sadia Wazir dio Nazir Apmed	Pharmacist (SS-17), Mayo	Hor services are placed at the disposal of SHC&ME Department for further posting against a vecant post of DDC (BS-18).
the specific of program of the specific program of the specific of the specifi	Mst. Mane Aslam dib Muhammad Aslam	Pharmodel (65-17), Mayo Hospital, Lahore	Her services are placed of the disposal of SHCRNE Department for further positing against a vacant post of DDC (88-18).
A STATE OF THE PROPERTY OF THE	Mst. Robino Akhter dio Ancer Hussein Rondhaw	Photodal (BS-17), Alles Hospital, Falsalebad.	As Secretary, District Quality Control Soc (95-18), Palsolabed vice Mar, Solvice Murisza, Immelerred.
The section of the se	Mist. Kariwai Javod dio Joved lobai	Phannecist (BS-17), May Hospital, Lahore.	o Deputy Drugs Controller (BS-19) in Dist Headquarter Hospital, Kasur, vice Mr.

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THE STATE OF THE PROPERTY OF THE RESERVE OF THE STATE OF	e Phrimads (65-17) e Vel Baharagu	Capuly Drug Controller (BS: 1800PS), Amen Tawn. Sufrenwale.	Purjor Inglitte of Menicl	Phanack (55-17), Knot) Phomacti (ES-17), Innah Rospiel, kakto	Shameda (65-17), Nayo Hospial, Lahore	Phometic (55-17), Nevo	Phannois (82-17), Sheikh Zayed Huadlel, Addim Yaf	Phermedix (55-17), Punjeb Institute di Cardialogy Lehare,	Francist (65–77), Maya Flospilet, Latuxe.	Pharmaciel (85-17). Acts Bhath Shahbed Toschiog Huspital, Cuital	Thinkeld (BS-17) Chiken	The state of the s
ELECTRIC CONTRACTOR CO	His vervices are placed elime disposal of SHCEME Department for turber postal and appropriate version of the vervices are placed elime disposal of SHCEME (DESAS).	Trong Salumed to continue against the post of Trong Salument Controller (45-15), Autop	(ex-sel) and us to the desire assistant of selection as selection of selection of selection of selections and large selections and large selections are selected as selections.	Her syrices are placed at the disposed of SHCSME Department for further pasting against a vacent post of UNC (85-18).	As Dopwy Charles Control Epart, Lenoral Wish Oreally Country Epart, Lenoral Wish (05-18) in Wish Mr. All label, DOC(05-18)0F3).	Her services are placed at the disposal of shocket Condition for higher spaling againg againg the first are the services are placed at the disposal of shocket against a recent post of the light (BS-18).	Has services are placed at the disparat of SHC&ALE Department for bijuher posited against a varant post of DDO (85-16).	THE SERVICE WE PROBLEM AT THE MIGRET OF SHOCKING POSTING.	Her services are placed at the piecosal of services are placed at the piecosal of services are the piecosal of a fulfiller presting against a viscosit post of pion (65-1a).	Her vervices are placed at the disposal of SHCRIME Department for fulfact acsiling against a vacant past of DOO (84-18).	Deputy Once Contoller (85-18). Total Kaller Syeden, District Anwelphal, against e vacent post	Her services are placed at the disposal of special posting.	A CONTRACTOR OF THE PROPERTY O

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2.2	Muhammad Sheband Sh Muhammad Shibq	Construction Comments (ISS- (ISOPS), Indish Udubwad, Castant Stagnalbur	the services are placed at the chapter of SHGGME Duportament for further pushing equals a content sent of GGG (ISS-18).
7.77	हेरेला जिल्लामा ज तेला है जाने क्रांक जिल्लामा सहस्र	Pharmicus (BS-17), Lady Willigdon Hospital, Lahére	An Deputy Drug Controller (\$5-19), DHO Hospital, Statistropura, vice Alst. Media Antique, transferred.
The second secon	hir kluberrand Alabya Ruo sip Lingul Ali	Principalist (65-17), in the disposal of Dispute General Month Services, Fundan, Lintania.	As Denniy Orug Controller (85-18), DFK: Hashihi, Konnéwel, against divacant post.
25 cm	hist. Sumore Nioqeasi dia Ch. Muhammad Madaci	Phounocist (BS-17). Grug Toeing Laboratory, Laboro.	Her services are placed at the disposation SHCAME Cupartment for further posting against a vacant post of DDC (BS-18).
20	tar Bini Yeseen sio Suakh Muhammud Yaseen	Panmacisi (ES-17), Sir Ganga Ram Mospilai, Lahara	His sondous are placed at the disposal of SHCANIE Department for lighter posting against a vacant post of DCC (ES-18).
34	Nal. protocti Akimar Bhatil dia Bashi: Alumed.	Punjob Institute of Neuro Sciences, Lahore.	As Deputy Drug Controllog(85-18) in Producted Quality Control Boord, Lahore against a record post.
DAY	Mel Forzami America Auson Mining Bhan	Prumadsi (65-17), Sawisa Haspini, Lahare	Har servicus me placed at the disposal of SHCEME Department for Author posting applicat a tacant post of third (85-18).
	ids: Muhammod Shakk Wid sio Rana Yiali (id Din	Priorpinsket (89-17), THO Absorbed Mankern, District Shokker	As Overly Drug Controller (65-46), CHS Rosestel Bhathar, against a vaccart pout
	Mst. Aladis Tables dio Mushiso Almed	Secretary, ODCB (85- 18/OPS), Gujranwida	She is allowed to continue against the pos or Secretory, DOCS (85-18), Separate

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	Commercial and Strategic Control of Commercial Control of Control	Mr. Annah Floren Bulun afo Friede Muhammad Javed	stheorisacisi (d. 1885-17). Atolysi Heaupiksal, Leatoston	Ac Defaily Drog Crestrollus (III), feificil Birother, Foches Simpleffer chainet a escrati Juni
	A Company of the Comp	Mei. Andre Succes des Multiparties Pelitiens Succió	Phonomica (ISS-174, 11HG Couchty Hospial Faschund	the continuous florested to the disperse of SHESAN Department for highest printing typical a surant past of OLC (SS-19).
	Commence of the commence of th	Mr. Zeshon Hokkir Kazev Sie Syvi) Sordar Mucsale Soen	Drep Inspector (US-17). Total Loven, Califet Chirich	es Depuis Orag Conduller (OS-15), Tobsii Samanio, Distret Edenialud against a watant post
	THE PARTY STATE OF THE PARTY STA	Mel. Nadio liyos d'o Metantiani liyos Siddiqui	Promondist (DS: 17), Mayo Hosplini, Laboro	Mar services are placed at the disposed of SMCSME Department for further posting against a vacual post of DOC (ES-18).
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	The state of the s	as, Muhammad Shahid Zalor Sana ola Rima I.U. Zalor.	Pharmodil (85-17), Stavices Hospiel, Lehon	Ms. egricos am pinced at the disposal of SHC&ME Department for further posting against a vacam post of DDC (BS-18).
	en de de la company de la comp	Fig. 5. 11 (4 Shift)	Sepay Chugs Controller (85- 18075), Tahsii Khanpur. Dianisi R.XKhan	in panial modification of this degleriment's order No.SO(Pharmary)Promodication-ODC(2021 dated CS.02.2021 (Sr. No.1), he is transferred and posted as Cupinty Drups Controller (BS-18), Tehail Hosilpur, District Bahawalpur, ogalnet a vacant past world 19.02.2021.
	Marie State Control of the Control	6 Hel Tryyabs Asiam	Secretary, District Quality Control Board (BS-1WOPS),	in period medification of this department's order No.SO(Pharmary)Promotion

The second secon			ODCIDURE JOSEP OF OZ 2021(Sr. No.2), who is allowed to confinue egoing the pool of Samelary. District Onabley Control Board (85-18), Bahawalangar already occupied by her.
The state of the s	Mr. Syed Ahmed Nercer Glani s'o Syed Seljad Hussoin Gillen	Deputy Date Controller (BS- 18/OPS), Nishler Torm. Lations	As Deputy Origs Controller ('Deputy Cirector (Pharmacy), ofo Director General, Health Services, Punjab, Labore, vice Mr. Monsin Ali, transferred.
A CHAIR CONTRACTOR OF THE CONT	Muhammad Awala Youngs do Youngs Chadhory	Phermocisi (BS-17), Aziz Bhaai Shaned Teeching Hospital, Gujral	His services and placed at the disposal of SHCSAIS Department for further posting against a vacant post of DDC (65-18).

3. The inflowing Pharmacist I Grug Inspectors (BS-17)/Deputy Drugs Controllers (BS-12) are homby transferred, on administrative grounds and posted as under, with transdate offect.

en.	Marge with actual designation	Cureal place of positing	May pince of posting	· · · · · · · · · · · · · · · · · · ·
		Deputy Drug Controller (BS-18/OPS), olo Chief Orugs Controller, Purjab, Labore	As Pharmacist (BS Dyuga Controller, Pu Mr. Gheyyur Abbi	light, parame trans
A CONTRACTOR OF THE CONTRACTOR	Mst. Gulializ Tahir. (Fhampacist / Drug Inspesior (86-17)	Deputy Druge Controller (BS-18/OPS) to Provincial Quality Control Scient, Labord	tier services are disposal of SHC&M further p	E Debaman or
	Msi. Zski avchudiPhamadsi (Deputy Drugs Controller (8S-18/0PS), POCB, Laboro.	Her services are disposal of SHCSA further (ic debaument in l
And the state of t	Orag Inspectors (65-17 Mc. No Ul Musters Premocial /	Secretary, District Quality Control Boss (SS-18/OPS), M.S.Din	TEOPS), DHOH	Contoller (85: Sapilal, Halizabed, e vacent
And and and an art of the state	Orug Inspector (BS-17) Mr. Art Igbal Arshed. (Pharassist IBS-17)	Copuly Orage Controller (SS-18/GPS)	in District Chiniol.	o s T.J. Tahali Ledar vios Mr. 2966ban ni transiened
A COLUMN TO A STATE OF THE PARTY OF THE PART	Mr. Michamined Table Khan, (ODC/BS-18)	Dopuly Drug Controller (65-18), DY	Q department in F	report bacic to this BSH Dapartment, Express
ET - THE THE ACTION AND THE SECOND STATE OF TH	Mar. Maria Deputy Drug Controller (ES-18/CP Rangue (Pharmacial OHO Hospital, Sheikhuptura		5). Leighneid of SHC	ara pleced at the BME Department er posting.
A CALL SECTION OF THE PARTY OF	Mst. Schnish Muta (Francest/BS-1	re, Secretary, District Chally Control R	Lettermonth of SH	s are placed at the SEME Department for positive.

	ÿ.	The second secon	
TIS NO M. COLOMAN MAN	Mr. Mohsin All (Pharmacist (95-17)	Deputy Drugs Controller (BS-12/OPS) ala Director General, Health Services, Putijab, Lahoro.	At the opposited SPOME Decement for those agreement agreement of those agreement agree
E TOTAL STATE OF THE STATE OF T	Malik Muhammad lifan Musiala,Phamadel (BS-17)	Pharmadal, THO Hospital, Katass Pacca, Disvidi Lodiusa	At the discoult of Deepler Careful Health Services, Princes, Latons for Suches estimates.
Ĕ			والمرابط فأرونها بمرابط وأوان فروان والماران

All the above named officers who have been promoted to SS-18 are hereby diserted to pain that was place of posting within filteen (15) days of issuance of these orders, letting which it shall be presented that The have refused to accept their promotion and on such refusal trey shall stand superceded, as our Promotion Policy, 2010. The effect of such a supersession shall be for three years and they shall be immediated for promotion after three years under the Policy ibid.

SECRETARY Primary a secondary yealthy are CEPARTMENT



ESR-217909

Mumber & Date Even

A copy is lowerded for information and recessory action to the:

- 1, Accountant General, Punjab, Lahore.
- 2. Secretary, SHC&ME Department.
- 3. Director General, Health Services, Punjeb, Lahoro.
- 4. Chief Crugs Santraller. Punjab, Lahore.
- 5. Secretary, Provincial Cuality Control Board, Labore.
- 6. At Directors of DTLs in Punjab.
- 7. CEOs of the DHAs, concerned.
- 8, District Accounts Officers concerned.
- g Médical Superintendents of the Hospital concerned.
- 10. Section Officer (AHP-I), Specialized Healthcare & Medical Education Department.
- 11. Section Officer (Confidential-I), PASHD.
- 12. PS to Secretary, PASH Department
- 13. PS to Special Socretary (Additional Secretary (Admir), PSSH Department.
- 14. PA to Deputy Secretary (General), Pash Department
- 15: Project Director (HISDU), PASH Department.
- 16. Officer concerned.
- 17. Personal File

SECTION OFFICER (PHARMACY)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Λ	PPEAL	NO	/2021
м	PPEAL	NO.	/ 2021

SHAHZADA MUSTAFA ANWAR

" VERSUS

GOVI OF KP & OTHERS

REJOINDER ON BEHALF OF THE APPELLANT IN RESPONSE TO THE REPLY OF THE RESPONDENTS

R/SHEWETH:

Preliminary Objections from 1 to 9:

All the preliminary objections raised by the respondents are incorrect, baseless and not in accordance with law & Rules rather the respondents are stopped due to their own conduct to raise any objection at this stage of the appeal.

ON FACTS:

- 1- Incorrect and not replied accordingly. That the appellant is a competent and committed employee of the respondent Department. That right from appointment till date he is serving the respondent Department quite efficiently and up to the entire satisfaction of his superiors. So for the allegation of poor performance and unwilling worker is concern in this regard the appellant did not received any show cause notice nor explanation from the competent authority the appellant committed any illegality or irregularity during his entire service.
- 2- Incorrect and not replied accordingly. In fact the impugned transfer Notification dated 6.10.2020 was issued by the respondents in light of the merger Notification dated 8.9.2017 which was declared by the august Peshawar High Court as Void ab anitio/illegal from the very beginning through judgment dated 11.3.2020, therefore in light of the ibid scenario the impugned transfer Notification dated 6.10.2020 is having no legal force. Copies of the Notification dated 8.9.2017 and Judgment of the PHC are attached as annexure R and R1.
- 3- Incorrect and not replied accordingly. That section-10 of the Civil servant Act, 1973 has been further regulated by the Transfer/posting policy of the Provincial Government where in clause it has been specifically elaborated that "all the

- 4- Incorrect and not replied accordingly hence denied.
- 5- Incorrect and not replied accordingly hence denied.

ON GROUNDS: From A to H:

All the grounds of main appeal of the appellant are correct and in accordance with law and rules and that of the respondents are incorrect and baseless and having no force of law. That the appellant is serving the respondent Department quite efficiently and up to the entire satisfaction of his superiors. Moreover the transfer/posting Notification issued by the respondents in pursuance of the annulled Notification dated 8.9.2017 is not in accordance with law and rules, therefore the same is not tenable and liable to be set aside. That the impugned Notification dated 6.10.2020 is issued by the respondents on malafide and arbitrary basis therefore the same is not tenable and liable to be set aside. That the said Notification is also violative of clauses I and XIII of the transfer/posting policy of the provincial Government.

It is therefore most humbly prayed that on acceptance of this rejoinder the appeal of the appellant may please be accepted as prayed for.

APPELLANT

SHAHZADA MUSTAFA ANWAR

THROUGH:

NOOR MOHAMMAD KHATTAK



GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated Peshawar the 8th September, 2017

NOTIFICATION:

No: SOH [III]/HD/10-4/2017/DCPS: Consequent to the recommendations of the SSRC and to improve the human resource management, the Chief Minister Khyber Pakhtunkhwa is pleased to approve the following arrangements for Pharmacists, Drug-Inspectors, Chemists & Drug Analysts cadres of Health Department Knyber Pakhtunkhwa.

- i) These cadres are declared dying cadres with the existing incumbents to continue under the existing service rules, seniority and promotion prospects which shall stand protected for each cadre within their own lines of hierarchy till last incumbent is in service.
- 2) For the new recruitment at the initial stage, since basic qualifications of the above mentioned cadres are the same, therefore all the three cadres are hereby merged into a single cadre for which rules shall be_framed as per procedures.
- 3) All the three cadres are hereby declared as pool posts for posing/transfer only.

SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Endst of even number & date:

Copy forwarded for information to:

- 1. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 2. PSO to Chief Secretary, Knyber Pakhtunkhwa.
- 3. Secretary Public Service Commission, Khyber Pakhtunkhwa.
- 4. Manager Govt: Printing Press, Khyber Pakhtunkhwa with the request to publish in the official Gazette.
- 5. Director General Health Services, Khyber Pakhtunkhwa.
- 6. All DHOs in Khyber Pakhtunkhwa
- 7. Incharge MMC, DGHS, Khyber Pakhtunkhwa, Peshawar.
- 8. PS to Secretary Establishment, Khyber Pakhtunkhwa.
- 9. PS to Secretary Law, Khyper Pakhtunkhwa.
- 10. PS to Secretary Health, Khyber Pokhlunkhwa.
- 11.PA to Deputy Secretary (Drugs), Health Department.

SECTION OFFICER (E-III)



employees of one cadre does not possess the requisite experience required for the other cadre. The cadre wise details of Post were given in Table No. 1.

- That the provincial government under the agenda to improve the human resources management and to minimizing the transfer and posting problems faced by the Health department in other sub-cadres having minimum choice, proposed the merging of three cadres of Drug Inspectors, Pharmacists and Chemists and Drug Analysts; and for this purpose, constituted a six members "Standing Service Rules Committee" (hereinafter to be called as "SSRC"), comprising of one of the stake-holder (In-charge Drug Testing Laboratory namely Mr. Abid Hayat) from the merging Cadre (Pharmacists). The SSRC committee composition is clear from the minutes of the meeting held on 26.12.2016.
- That the Health department proposed to combine the three cadres into one as per structure given in para (ii) of the minutes of meeting held 26.12.2016 under the Chairmanship of Secretary Health (Muhammad Abid Majeed); and SSRC interalia raised certain observations in para (iii) to (v), which were as under:
 - iii) It is important to note that there are employees in theses cadres who have stakes in the respective cadres as far as their career progression is concerned in terms of their length of services, seniority etc. Therefore, unification of cadre in Toto will affect the seniority of employees. To resolve this, these cadres may be declared as dying cadres with protection to initial structure till the last employee of each cadre passes out.
 - iv) The Health Department may administratively take approval of the competent authority for declaring the three cadres post as pool post for the purpose of posting/transfer.
 - v) Health Department may also obtain views/concurrence of Khyber Pakhtunkhwa Public Service Commission in accordance with the laid down rules/policy.
 - vi) The Administrative department may also obtain views of Finance Department preferably through a summary enroute to competent authority.
- That the Cadres wise strength of the posts in the Pharmacists Cadre is 24 have 4 posts in B-20, 4 posts in B-19, 4 posts in B-18 and 12 posts in B-17, while the Analysts of Drug Testing Laboratory have total 7 cadre posts amongst which in B-20 one, B-19 one, B-18 two and only three in B-17.

Peshawar High Gour



7) That the comparative position of posts gradation in these three cadres are summed up as under:-

Table-1							
S #	Name of cadre	B-20	B-19	B-18	B-17	Total	
1	Drug Analysts in Drug Testing Laboratory	1	1	2	3	7.	
2.	Pharmacists.	4	4	4	12.5	24	
3.	Drug Inspectors.	-	8	8	22	31	

As may be perused from the above comparative position of posts hierarchy, the cadre of the petitioners i.e. Drug Inspectors have been subjected to step motherly attitude in that in the ratio of posts on the basis of total strength three cadres are entitled for the posts in different grades as under:-

Table-2

S #	Name of cadre	B-20	B-19	B-18	B-17	Total
1.	Drug Analysts in Drug Testing Laboratory	1	1	2	3	7
2.	Pharmacists.	4	4	4	.12	24
3.	3. Drug Inspectors.		8	8	22	44

That the Respondents without removing the observations raised by the SSRC and observing codal formalities issued the impugned Notification No. SOH(III)HD/10-4/2017/DCPS dated: 08.09.2017 of merger of three cadres. The petitioners having no other efficacious remedy to get redressal of their grievance, comes to this Hon'ble Court under its constitutional jurisdiction to impugn the acts of respondents on the following grounds amongst others:-

GROUNDS

A. That the impugned notification is based on the minutes of SSRC which is a Coram non judice in cases of merger of service cadres, therefore the proceedings and recommendations of the SSRC have no binding force and can be made basis for the merger of cedres.

MINER

B. That the proper Coram for the impugned issue is the Provincial Cabinet which would consider the case after proper examination of the matter by the Health Department, Establishment Department, Finance Department and Law Department at secretariat level in



consultation with the Director General Health Services and without taking into confidence the actual stakeholders of the merging cadres was an exercise without jurisdiction and against the principles of justice.

- C. That no new name/nomenclature has been proposed for the merged cadres. If at all the three cadres so merged will be the dying cadres, than what would be the name of the cadre remained alive after the funeral ceremony of the dying cadres? It is a big sign of interrogation which has not been answered in the impugned notification or by the so called SSRC.
- D. That the job description of the three cadres are quite distinct from each other despite the fact that the basic qualification is the same, but experience and field of functioning are distinct according to their specific field, experience in a specific filed and specific training. No other justification except sameness of basic qualification has been given; Basic qualification of lecturers, PCS/PMS officers/ and many other posts are Master degree but their functions and job descriptions are quite different from each other which cannot justify for merger. Similar is the case of instant three cadres which have been merged together.
- E. That all the three cadres of Drug Inspectors, Pharmacists and Drug Analysts have their distinct job descriptions and specialized task with specific experience, therefore, the merger of the three-cadres is void ab intio, not practically possible and implementable. Therefore, the recommendations of SSRC and the impugned Notification are against the principles of merger regarding different cadres.
 - That all the above three cadres have their separate notified rules (Annexure-B) and hierarchal ladders for upward elevation and most of them have selected their respective cadres opting for distinct life/service career of their choice according to their aptitude, inclination and family circumstances and by merging of cadres into one will open way for posting/transfer horizontally which will adversely affect their entire life edifice built for their household/children career, for example, the Drug Analyst would have selected this career due to being a local post without botheration of posting/transfer from one station to others and as such shifting of residences, educational institutions of children and so on which must naturally inflict a negative impact on his planned and dreamed life style for himself and his family members. He would have missed many good chances of higher position outside the locality of his choice whereas under para-3 of the

EXAMINER Peshawar High Court

F.



impugned notification, he would be subjected to be posted outside even to a far flung area which will be detrimental to his life career and futuristic plan of his children up-liftment. Thus a clear violation of Article 2A, 9, 38 of the Constitution.

- G. That in the impugned notification, the merger has been made in a very unfamiliar, naval and somewhat illegal way in that in merger of two or three cadres, no cadre so integrated is declared as dying cadre as the cadres so integrated are always restructured with a new name with settled hierarchical ladder and the incumbents of the posts in the cadres so merged are placed in common/joint seniority list with reference to their respective dates of appointment/promotion to the posts in their previous cadres.
- H. That the approving authority of merger/integration of certain service cadres or disintegration of a cadre into different sub-cadres is the CABINET not the SSRC. The Standing Service Rules Committee (SSRC) is only meant for framing of recruitment rules for posts to the prescribe qualifications, experience, age limit and method of appointment only in terms of rule 3(2)of the Khyber Pakhtunkhwa Civil Servants (Appointment, Posting and Transfer) Rules, 1989 (Annexure-C).
 - The SSRC is too lower forum particularly in the instant case, which was also not properly constituted (Annexure-D). The Finance Department have a very important role, Finance Department was represented by a Superintendent who is not competent to participate in SSRC as a member. Similarly the Establishment Department has also been represented by a Section Officer (B-17) and no representation from the Law Department (as required under the Rule 5 & 12 of the Government Rules of Business 1972 & 1985). The Administrative Department has been represented by Deputy Secretary (Drugs) who is a Pharmacist and Mr. Abid Hayat who is also a pharmacist. Both these officers . are the stakeholders being members of one cadre amongst the three merging cadres. Their participation in SSRC is highly objectionable in absence of the members of other two other cadres. Besides this whole process has been carried out for adjustment of some favorites against some lucrative posts.

TESTED EXAMINER hawar High Court

That the respondent failed to get concurrence of Khyber Pakhtunkhwa Public Service Commission. It appears that either concurrence of the Public Service Commission has not been obtained in the matter as proposed by the so called SSRC in clause-V of its minutes; or that



In view of the aforesaid submissions, it is humbly prayed that an appropriate writ may kindly be issued in favour of the petitioners in the following terms:-

- i. Declare that the impugned notification No. SOH(III)/HD/10-4/2017/DCPS is void ab initio, therefore the respondents may kindly be directed to withdraw the impugned notification as well as the posting/transfers orders made in pursuant to the impugned notification may kindly be withdrawn;
- ii. To reconsider the matter in light of the logic, rationale and requirements of the rules/relevant law in the matter.
- The proportionate ratio of higher posts of B-18, B-19 and B-20 iii. in the Drug Inspector cadre may be equated to that of Drug Analysts and Pharmacists cadres as indicated in para-5 (table-2) above of the petition.
- Direction be issued to respondents that in case the merger is iv. required to be carried out, it be done in a rationale manner as per the prevailing procedure and renamed the so merged cadre with a new name and joint seniority of the employees of the so merged cadres be caused with reference to their respective dates of appointment or promotion to a particular post /grade. No cadre so merged should be dying cadre as this method is not applicable in the instant case.
- Grant any other relief which is deemed appropriate by this ٧. Hon'ble Court in the circumstances of the case.

Interim Relief:-

Notification SOH(III)/HD/10-4/2017/DCPS No. 08.09.2017 regarding the merger of the cadres may kindly be suspended till the decision of the instant writ petition.

Through

Petitioners

Counsel(s)

List of Books:-

- Constitution of Pakistan, 1973 ii.
 - Government Rules of Business, 1972 & 1985
- Any other book according to need.

Counsel

NOTE:-

That no other writ petition is filed on the subject matter by the petitioners in this Hon'ble Court.

> EXAMINER Peshawar High Court

Counsel



HIG

JUDGMENT SHEET PESHAWAR HIGH COURT, PESHAWAR (JUDICIAL DEPARTMENT)

WP No. 4378-P/2017

S.M. Assad Halimi and others

Vs

Chief Secretary to Govt. of KP and others

JUDGMENT.

Date of hearing: <u>11.03.2020</u>

Petitioner (s): 9: m/s Nhad Latif Africa - Advance & Cajual

Charles Andrew

Respondent (s): 19: 19. 1 Hef Ale Chan RHIG.

WAQAR AHMAD SETH, CJ:- Petitioners,

through the instant Writ Petition, seeks issuance of an

appropriate writ with the following prayer:-

"In view of the aforesaid submissions, it is humbly prayed that an appropriate writ may kindly be issued in favour of the petitioners in the following terms:-

- the Declare that impugned notification No. SOH(III)/HD/10-4/2017/DCPS is void ab initio, therefore the respondents may kindly directed to withdraw impugned notification as well as the posting/transfers orders made in pursuant the impugned. to notification `may - kindly withdrawn.
- ii. To reconsider the matter in light of the logic, rationale and requirements of the rules/relevant law in the matter.
- iii. The proportionate ratio of higher posts of B-18, B-19 and B-20 in the Drug Inspector cadre may be

EXAMINER Peshawar High Court



minimizing the transfer and posting problems face by the Health Department in other sub-cadres having minimum choice, proposed the merging of three cadres of Drug Inspectors, Pharmacists and Chemists and Drug Analysts and for this purpose, a meeting of "Standing Service Rules Committee" was held on 26.12.2016 wherein it was proposed to combine the three cadres into one as per structure given in para-ii of the minutes of the meeting and as such, the respondents have issued the impugned Notification No. SOH(III)/HD/10-4/2017/DCPS dated 08.09.2017, which reads as under:-

"Consequent to the recommendations of the SSRC and to improve the human resource management, the Chief Minister Khyber Pakhtunkhwa is pleased to approve the following arrangements for Pharmacists, Drug Inspectors, Chemists & Drug Analysts cadres of Health Department Khyber Pakhtunkhwa.

- 1) These cadres are declared dying cadres with the existing incumbents to continue under the existing service rules, seniority and promotion prospects which shall stand protected for each cadre within their own lines of hierarchy till last incumbent is in service.
- 2) For the new recruitment at the initial stage, since basic qualifications of the above mentioned cadres are the same, therefore, all the three cadres are

ATTESTED

EXAMINER

Peshawat High Court



- hereby merged into a single cadre for which rules shall be framed as per procedures.
- 3) All the three cadres are hereby declared as pool posts for posting/transfer only".
- 3. Aggrieved from the aforesaid Notification, the petitioners have filed the instant Writ Petition.
- 4. Respondents have furnished their comments and opposed the writ of petitioners.
- 5. Arguments heard and record perused.
- 6. Admittedly, the impugned notification of merger of three cadres of Drug Inspectors, Pharmacists and Chemists and Drug Analysts have been issued on recommendation of Standing Service Rules. Committee ("SSRC") but while perusing minutes of the Committee, so constituted, the persons, who had attended the meeting, are not in accordance with the Notification No. SOR.VI(E&AD)2-69/2003 dated 29th January, 2005 produced by the learned counsel for the petitioners during the course of hearing, placed on file, vide which, the Committee would comprising of Administrative Secretary (Chairman), concerned

EXAMINER Peshawar High Court



Additional Secretary (Regulation) E&A Department,
Additional Secretary (Regulation) Finance Department,
Additional Secretary Law Department, Head of the
attached Department concerned and Deputy Secretary
(Admn) of the Department concerned (Members); so,
keeping in view the above fact, the impugned
notification issued by the respondents is illegal, void abinitio and the same, is, thus, liable to be set aside.

7. In view of the above, the Writ Petition is allowed and the impugned Notification No. SOH(III)/HD/10-4/2017/DCPS dated 08.09.2017, is set aside.

ANNOUNCED.
Dated: 11.03.2020

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IN THE HIGH COURT OF SINDH AT KARACHI.

Presented on

CP D-No. 3206

Deputy Registrar (Writ)

Zakir Hussain S/o Muhammad Hashim Samoo R/o A-16. Al-Mustafa Phase-II, Qasimabad, Hyderabad.....

.....Petitioner

VERSUS,

- Province of Sindh 1. through Chief Secretary Sindh at Karachi,
- Government of Sindh, at Karachi

Secretary Health,

Mrs. Sahar Afshan, 3. Divisional Drug Inspector, presently posted

CONSTITUTION PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN 1973

That petitioner above named respectfully submits as under:-

- That the petitioner is law abiding citizen of Pakistan. 1.
- That the petitioner is a Drug Inspector and is working as District Drug 2. Inspector at District Tando Allahyar.

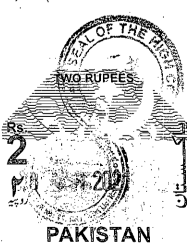
Copy of the Notification dated 23/7/2013 is enclosed herewith and marked as annexure A.

That prior to the notification dated 23-07-2013 the petitioner was posted at Provisional Drug Inspector at District Hyderabad, vide Notification dated 7/12/2012.

> Copy of the Notification dated 07/12/2012 is enclosed herewith and marked as annexure B.

That the respondent No.3 was initially appointed as Pharmacists in BPS-17 as the post of Pharmacists was upgraded/re-designated to post of Senior Pharmacists in BPS-18 vide notification dated 24/2/2011, as







such the respondent No.3 was promoted to the post of BS-18 Senior Pharmacists.

Copy of notification dated 24/2/2011 is attached herewith and marked as annexure C

5. That the respondent No.2 vide notification dated 24/1/1984 specified criteria for method of appointment/qualification/age and other conditions for the post of Drug Inspector and Junior Pharmacists and other course in the Health Department.

Copy of notification dated 24/1/1984 is enclosed herewith and marked as annexure-D

6. That the Health department issued/communicated letter to the Medical Superintendents wherein specified the job description of Pharmacists working in the Civil Hospitals and other major Hospitals in Sindh, whereby the Pharmacists were assigned their job descriptions.

Copy of Job description of Pharmacists are attached and marked as annexure-E

That on 15-03-2013 the respondent No.2 in utter disregard of the judgment of the Honourable Supreme Court issued Notification bearing No.NO SOCI(H)S-32/2007, whereby the respondent No.3 was/is absorbed/inducted as Drug Inspector BS-18 with immediate effect, which is not only against the judgment of the Honourable Supreme Court of Pakistan but also is against the fundamental rights guaranteed by Constitution.

Copy of the notification dated 15/3/2013 is attached herewith and marked as annexure-F

Hence this petition with the following prayers:

PRAYER:

It is therefore prayed that this Honourable Court may be pleased to:

a). Declare that the notification dated 15-03-2013 is illegal, void ab initio and has no legal force.



- b). Direct the respondent No.1 and 2 to withdraw the notification dated 15-03-2013 whereby the respondent No.3 was/is absorbed/inducted as Drug Inspector BS-18.
- c). Declare that the holding of office by respondent No.3 as Drug Inspector is without legal justification and is against the provisions of law and the fundamental rights guaranteed by the Constitution.
- d). Suspend the operation of notification dated 15-03-2013 whereby the respondent No.3 has been absorbed/inducted as Drug Inspector till the final disposal of the instant petition.
- e). Any other relief this Honourable Court may deem fit and proper in the circumstances of the case.

Karachi Dated 31-07-2013

Petitioner

ADVOCATE FOR THE PETITIONER

VERIFICATION

Al-Mustafa Phase-II, Qasimabad, Hyderabad, do hereby state on oath that whatever stated above is true and correct to the best of my knowledge and belief.

DEPONENT

Al-wark.

ASSISTANT REGISTRAR-IV AFFIDAVIT & IDENTITY BRANCH HIGH COURT OF SINDE

To be attached with Affidavit as last Page

IN THE HIGH COURT OF SINDH AT KARACHI

Const. P. No: D- of 2013

Zakir Hussain

PETITIONER

VERSUS

Pro. of Sindh & ors

RESPONDENT

AFFIDAVIT IN SUPPORT OF VERIFICATION OF PETITION

Mr. Zakir Hussain Son of Muhammad Hashim Samoo, resident of House No.A-16 Al Mustafa Phase II Qasimabad Hyderabad., affirmed on oath before me at Karachi on this 31-JUL-2013 in the 'Identity Section' of this court.

Photograph of Deponent



Signature of Deponent

Ilmain.

CNIC: 41306-7067092-9 Cell No. 0300-3028075

Original CNIC verified by Bar Code Reader

Photo taken at I.S.

Biomatric Attendance done at I.S.

Video recording done at I.S.

CNIC verified through NADRA

Finger Prints verified through NADRA



Electronic Finger Print taken at I.S.



ASSISTANT REGISTRAR-IV AFFIDAVIT & IDENTITY BRANCH HIGH COURT OF SINDH

COMMISSIONER FOR TAKING AFFIDAVIT

Tag ID: 31071339475

No. of Affidavit: 1/4

Cost received: Rs. 30

Printed on: 31-JUL-2013 at 12:13 pm



IN THE HIGH COURT OF SINDH AT KARACHI.

CP No.D- 320 € /2013

Zakir HussainPetitioner

VERSUS

Province of Sindh & othersRespondents

AFFIDAVIT

I, Zakir Hussain S/o Muhammad Hashim Samoo Muslim, adult R/o A-16, Al-Mustafa Phase-II, Qasimabad, Hyderabad, do hereby state on oath do hereby state on oath as under;

- 1. That I am deponent of this affidavit hence fully conversant with the facts of the case.
- 2. That accompanying petition has been drafted and filed under my specific instruction the contents thereof have been read over to me which are true and correct and the same may be treated as part and parcel of this affidavit for the sake of brevity.
- 3. That unless the accompanying petition is granted I shall seriously prejudiced and shall suffer irreparable loss.
- 4. That whatever stated above is true and correct to the best of my knowledge and belief.

Karachi

Dated 31/07/2013

DEPONENT

ADVOCATE

ASSISTANT REGISTRAP-IV AFFIDAVIT & IDENTITY BRANCH HIGH COURT OF SINDH

To be attached with Affidavit as last Page

<u>IN THE HIGH COURT OF SINDH AT KARACHI</u>

Const. P. No: D- of 2013

Zakir Hussain

PETITIONER

VERSUS

Pro. of Sindh & ors

RESPONDENT

AFFIDAVIT IN SUPPORT OF AFFIDAVIT IN SUPPORT OF PETITION

Mr. Zakir Hussain Son of Muhammad Hashim Samoo, resident of House No.A-16 Al Mustafa Phase II Qasimabad Hyderabad, affirmed on oath before me at Karachi on this 31-JUL-2013 in the 'Identity Section' of this court.



ASSISTANT REGISTRAR-IV AFFIDAVIT & IDENTITY BRANCH HIGH COURT OF SINDH

COMMISSIONER FOR TAKING AFFIDAVIT

Tag ID: 31071339475

No. of Affidavit: 2/4

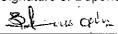
Cost received : Rs. 30

Printed on: 31-JUL-2013 at 12:13 pm

Photograph of Deponent



Signature of Deponent



CNIC: 41306-7067092-9 Cell No. 0300-3028075

Original CNIC verified by Bar Code Reader

Photo taken at I.S.

Biomatric Attendance done at I.S.

Video recording done at I.S.

CNIC verified through NADRA

Finger Prints verified through NADRA



Electronic Finger Print taken at I.S.

IN THE HIGH COURT OF SINDH AT KARACHI.

1-8:2013

Presented on_

CP D-No. 3206 /2013

Deputy Registrar (Writ)

Zakir Hussain S/o Muhammad Hashim Samoo R/o A-16, Al-Mustafa Phase-II, Qasimabad, Hyderabad....

..Petitioner

VERSUS

- 1. Province of Sindh through Chief Secretary Sindh at Karachi,
- 2. Secretary Health,
 Government of Sindh,
 at Karachi

CONSTITUTION PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN 1973





IN THE HIGH COURT OF SINDH, KARACHI CP No.D-3206 of 2013

Date Order with Signature of Judge

[Zakir Hussain v. Province of Sindh & Ors]

For Petitioner

Mr. Wazir Hussain Khoso

For Respondent No.1&2

Mr. Abdul Jalil Zubedi,

AAG

For Respondent No.3

Mr. Ghulam Sarwar Thebo,

Advocate

Date of hearing

11.08.2014

JUDGMENT

AZIZ-UR-REHMAN, J.— Through the instant Constitution Petition filed on 01.08.2013 under Article 199 of the Constitution of Islamic Republic of Pakistan 1973, the Petitioner has questioned the Notification dated 15.03.2013 [Annexure 'F' to the MoP] issued by Respondent No.2 whereby the Respondent No.3 viz Mrs. Sahar Afshan Memon, Senior Pharmacists [BPS-18] posted as Divisional Drug Inspector [BPS-18] at Hyderabad, was absorbed/inducted as Drug Inspector [BPS-18] with immediate effect. The prayers sought in the above petition reads as follows:-

- a. declare that the notification dated 15.03.2013 is illegal, void ab initio and has no legal force.
- b. direct the Respondents No.1&2 to withdraw the notification dated 15.03.2013 whereby the Respondent No.3 was/is, absorbed/inducted as Drug Inspector BS-18.
 - declare that the holding of office by Respondent No.3 as Drug Inspector is without legal justification and is against the provision of law and the fundamental rights guaranteed by the Constitution.

TWO RUPEES

PAKISTAN COURT FEE

TWO RUPEES



- d. Suspend the operation of notification dated 15.03.2013 whereby the Respondent No.3 has been absorbed/inducted as Drug Inspector till the final disposal of the instant petition.
- e. Any other relief this Honourable Court may deem fit and proper in the circumstances of the case.
- 2. The brief facts requisite for the disposal of this petition are:-
- 3. The Petitioner is a Drug Inspector [BPS-17] and posted as Provincial Drug Inspector at Hyderabad vide Notification dated 07:12.2012. [Annexure 'B' to the MoP]. Subsequently, however, vide Notification dated 23.07.2013 [Annexure 'A' to the MoP] issued by Respondent No.2, the Petitioner was transferred with immediate effect & posted as Drug Inspector [BPS-17], District Tando Allahyar until further orders.
- Initially, the Respondent No.3 was appointed as Pharmacist [BPS-16], however, the post of Respondent No.3 was up-graded/re-designated as Sr./ Pharmacist in BPS-18 vide Notification No.SO [PM-1] Seniority [Pharmacists]/09 dated 24.02.2011. In terms of the aforementioned Notification [Annexure 'C' to the MoP] issued by Secretary Health, Health Department, Government of Sindh, the Respondent No.3 was promoted to the up-graded/re-designated post of Pharmacist [PBS-18] on regular basis with irrainediate effect till further orders.
- Per assertions, under the Notification dated 24.01.1984 [Annexure 'D' to the MoP], the method of appointment and qualification/experience/age etc. for the post of Drug Inspector [BPS-17] and Pharmacist [BPS-16] amongst others in the Health Department have been fully specified.
- 6. Per Petitioner 's stand, Respondent No.2, *interalia* in utter disregard of the judgment of the Hon'ble Supreme Court of Pakistan, issued on 15.03.2013 a Notification bearing No.SOCI(H)S-32/2007 [Annexure 'F' to the MoP], whereunder the Respondent No.3, was absorbed/inducted as Drug Inspector in BPS-18 with immediate effect. Such Notification of absorption/induction, according to the Petitioner, is not only un-lawful but also against the

fundamental rights of the Drug Inspectors having been guaranteed under the Constitution of Islamic Republic of Pakistan, 1973, Act 1973 [Act XIV of 1973] and rules framed thereunder.

- 7. Upon service of notice, comments on behalf of Respondents No.2&3 have been filed on 28.10.2013 and 19.11.2013 respectively. In the comments so filed it has been averred that there exit no distinction in the job description and criteria for appointment of 'Drug Inspectors' and 'Pharmacists'. According to the Respondents' contention the Drug Inspector requires only one year experience in Drug Control Administration or in a Hospital of pharmacy. Respondent No.3, however, is a senior Pharmacist in BPS-18 having 18 years' experience as 'Pharmacist' as such in view of this position, she was absorbed/inducted by the competent authority/Chief Minister after observing all codal formalities. Such absorption/induction is in accordance with Paragraph 16 of the job description of Pharmacist.
- 8. · Moreover, the performance of Respondent No.3 is also satisfactory as such was found entitled for the post of Drug Inspector [PBS-18]. The impugned Notification bearing No. SOCI(H)S-32/2007 dated 15.03.2013 [Annexure 'F' to the MoP], per Respondents' contention, besides being lawful has been validly issued by the competent authority/Chief Minister, Sindh, that is to say, in accordance with law and rules. Respondent No.3, is a qualified person, therefore, in terms of paragraph 16 of the job description [Annexure 'E' to MoP] she was absorbed/inducted as Drug Inspector [BPS-18]. The Petitioner, according to the Respondent No.3, is not a qualified person for the post of Drug Inspector [PBS-18] as per Rule 4 of the Sindh Drug Rules, 1979. The Notification No. SOCI(H)S-32/2007 dated 15.03.2013, according to respondent No.3's belief is lawful. In view of this position, the Petitioner is not entitled for any relief as claimed in the present Petition.
- 9. On 11.8.2014, when the above petition came-up before us we heard Mr. Wazeer Hussain Khoso, learned counsel for the Petitioner, Mr. Ghulam Serwar Thebo learned counsel for respondent No.3 and Mr. Abdul Jalil





Zubedi learned A.A.G. and with their valuable assistance also scanned the available record before us.

- 10. Per learned counsel for the petitioner, Respondent No.3 was initially appointed as Pharmacist, however, she amongst other pharmacists was promoted to the post of Sr. Pharmacists [BPS-18] on regular basis vide Notification dated 24.02.2011. [Annexure 'E' to the MoP]. Notwithstanding such promotion, Respondent No.3, however, does not deserve and/or entitle to be absorbed/inducted as Drug Inspector [PBS-18]. Learned counsel for the Petitioner thus vehemently contended that the impugned Notification No. SOCI(H)S-32/2007 dated 15.03.2013 [Annexure 'F' to the MoP] whereby the Respondent No.3 was absorbed/inducted as Drug Inspector [BPS-18] is not only illegal but also against the spirit of law and judgment passed by the Honourable Supreme Court of Pakistan in the case of contempt proceedings against the Chief Secretary and others [2014 PLC (C.S.) 82]. The impugned Notification, is thus liable to be declared as illegal, void ab initio and of no legal effect.
- 11. Conversely, Mr. Ghulam Serwar Thebo, learned counsel for Respondent No.3 and Mr. Abdul Jalil Zubedi, learned AAG forcefully supported the aforesaid Notification No. SOCI(H)S-32/2007 dated 15.03.2013 on the basis and strength of *Paragraph 16* of the job description of Jr. Pharmacists i.e. working in Civil Hospitals and other hospitals in Sindh.
 - 12. Heard.
- 13. For better understanding at this juncture, it would be advantageous to reproduce herein THE 'JOB DESCRIPTION OF JR. PHARMACISTS [BPS-16] WORKING IN THE CIVIL HOSPITALS AND OTHER MAJOR HOSPITALS IN SIND' as follows:-
 - 1. He shall be responsible to the Civil Surgeon/Medical Superintendent of the Hospital.
 - 2. He shall be Incharge of the Pharmaceutical Stores and Dispensing Section of the Hospital and shall be responsible for maintenance of their record and Book Keeping.





- 3. He shall supervise the working of all those dealing with/handling the Pharmaceuticals such as Nursing Staff and Dispensers and shall be responsible for maintenance and supply of the Pharmaceuticals to all the Services.
- 4. He shall supervise the dispensing of Drugs, Chemicals and all pharmaceutical preparations.
- 5. He shall supervise the filling and labeling of all Drug Containers, issued to services from which medications are to be administered.
- 6. He shall carry out inspection of all pharmaceutical supplies to all Hospital Services.
- 7. He shall be responsible for maintenance of approved stocks of antidotes and other emergent and life saving drugs.
- 8. He shall be responsible for dispensing of all narcotic drugs and maintenance of their perpetual inventory.
- 9. He shall prepare and submit Annual requirement of Drugs and medicines from the approved Hospital formulary, keeping budgetary allocation in view from time to time to the Administration of the Hospital.
- 10. He shall assist the Administration in preparation of specifications as to quality and source for purchase of all the Pharmaceuticals.
- 11. He shall be responsible for production of the requisite record to the auditors of Health Directorate and of the office of Accountant General for the purpose of audit, whenever conducted.
- 12. He shall assist the administration in toaching the paramedics and others as and when required.
- 13. He shall prepare the periodical reports required by the Hospital and higher ups and submit to the Administrator of the Hospital.
- 14. He shall maintain Hospital formulary and up-date from time to time.
- 15. He shall report to the Administrator regarding fast moving, slow moving drugs and drugs nearing expiry date.





16. He shall perform any other duty relevant to his job and when assigned by the Health administration. [Underlining is ours].

- 14. From bare perusal of the 'Job Description' reproduced hereinabove, it is crystal clear that even *Paragraph No.16* does not permit Respondents No.1&2 to change the cadre of the Respondent No.3 and absorb/induct her as Divisional Drug Inspector [PBS-18]. Divisional Drug Inspectors [PBS-18] are appointed by promotion from amongst Drug Inspectors having at least 5 years' service in PBS-17 or length of service as prescribed by government from time to time. In view of this position paragraph 16 besides being irrelevant does not protect the alleged stand taken by the Respondents.
- 15. To appreciate the contention of the learned counsel for the parties we would like to reproduce herein the impugned Notification No. SOCI(H)S-32/2007 dated 15.03.2013 as under:-



"GOVERNEMNT OF SINDH HEALTH DEPARTMENT Karachi dated 15th March 2013



NOTIFICATION

No.SOCI(H)S-32/2007:- With the approval of Competent Authority i.e. Chief Minister, Sindh, Mrs. Saher Afshan Memon, Senior Pharmacist (BS-18) presently posted as <u>Divisional Drug Inspector (BS-18)</u>, <u>Hyderabad is hereby absorbed/inducted as Drug Inspector (BS-18) with immediate effect.</u> [Underlining is ours].

<u>II</u>

She is allowed to continue to work as Divisional Drug Inspector, Hyderabad till further orders.

SECRETARY TO GOVT. OF SINDH

NO.SOCI(H) S-32/2007

Karachi dated the 15th March 2013





Moreover, the Notification No.SOVIII/8-614/83 dated 24.01.1984 issued by Secretary Health, Health Department, Government of Sindh [Annexure 'D' to the MoP] specifies the method/qualification and other requisite conditions for the appointment to the various posts in Health Department including Drug Inspectors [BPS-17] and Junior Pharmacists/Pharmaceutical chemist [BPS-16]. In terms of the Notification herein below the Drug Inspector as well as Junior Pharmacist/Chemical Chemist are appointed by initial recruitment. The relevant Notification dated 24.01.1984 and requisite specifications therefrom for the post of 'Drug Inspector' and 'Junior Pharmacists/ Pharmaceutical Chemist' therefrom reads as follows:-

> "GOVERNEMNT OF SINDH HEALTH DEPARTMENT

NOTIFICATION

NO.SOVIII/8-614/83: In pursuance of sub-Rule(2) of Rule 3 of Sind Civil Servants (Appointment, Promotion and Transfer) Rules 1974, and with the concurrence of the Services and General Administration Department and Sind Public Service Commission, the method/qualification and other conditions for appointment to the various posts in Health Department, shall be specified as below:

TO TO THE PARTY OF
--

	S.No	Name of the Post and Basic Pay Scale	Method of Appointment	Minimum Academic Qualification/ Experience necessary for appointment to the post.	Age Limit For Appointment- By initial Recruitment Min: Max.
	1.	•••			•••
	2.	•••			•••
	3.	•••	•••	•••	
	4. 	•••	•••	•••	
	5.	Drug Inspector BPS-17	By initial Recruitment	B. Pharmacy with one year's experience in the manufacture, sale, testing or analysis of drugs/or in Drug Control Administration or in Hospital Pharmacy.	21:30
•	6.	Junior - Pharmacist / Pharmaceutic al Chemist BPS-16	By initial Recruitment	B. Pharmacy	21 : 30



DR. M. ARSHAD MALIK SECRETARY HEALTH

NO.SO.VIII/8-614/83 Pt.I

Karachi, dated the 24 Jan., 1984

17. Per the aforesaid Notification dated 24.1.1984 the minimum academic qualification/necessary experience for the initial appointment to the post of Drug Inspectors [BPS-17] is B. Pharmacy with one year's experience in manufacture, sale, testing or analysis of Drugs Control Administration or in Hospital Pharmacy. As far as the qualification for the initial appointment to the post of Jr. Pharmacists/ Pharmaceutical Chemist [BPS-16] is concerned, it is B-Pharmacy without any requisite experience.

18. As far as the appointments to the post of Divisional Drug Inspectors [BPS-18] is concerned, it is worth to note that the Secretary Health, Health Department, Government of Sindh has issued a Notification dated 16.12.1984 [Page 23 of the Court file] whereunder the appointment of Divisional Drug Inspector [BPS-18] is to be made by promotion from amongst Drug Inspectors with atleast of five years' service in BPS-17 or length of service as prescribed by Government of Sindh from time to time. The relevant part of the aforesaid Notification dated 16.12.1984 is reproduced as below:-



"NOTIFICATION

Civil Servants (Appointment, Promotion and Transfer) Rules, 1974 and with the concurrence of the Services & General Administration Department and Sind Public Service Commission, the method/qualification and other conditions for appointment to the post of Divisional Drug Inspector, BPS-18 in the Health Department, are hereby specified as below:-

Sr. No.	Name of the post & pay scale	Method of Appointment	Minimum Academic Qualification/ Experience for appointment to the post	Age limit for appointment by initial recruitment Min: Max
1.	Divisional Drug Inspector	By Promotion from amongst Drug Inspector having	-	-



		<u>.</u>	
	BPS-18	atleast 5 years service as such in BPS-17 or length of service as prescribed by the Government from time to time [Underlining is ours].	
<u> </u>	<u> </u>		l .

PROF: M. SALEH A. MEMON SECRETARY HEALTH

NO.S.O.VIII/8-787/84

Karachi, dated, the 16 Dec, 1984

19. Notwithstanding the above, in the Summary placed before the worthy Chief Minister a request for the change of cadre of the Respondent No.3 from the post of Sr. Pharmacists [BPS-18] to Divisional Drug Inspector was made and thereafter, approved by the Chief Minister, Sindh on 13.3.2013. The summary for the Chief Minister reads as follows:-



"GOVERNEMNT OF SINDH HEALTH DEPARTMENT

SUMMARY FOR CHIEF MINISTER SINDH

SUBJECT:- REQUEST FOR CHANGE OF CADRE FROM SENIOR PHARMACIST INTO DIVISIONAL DRUG INSPECTOR



On an application submitted by Mrs. Saher Afshan Memon, Senior Pharmacist (BS-18), Health Department, presently posted as Divisional Drug Inspector, Hyderabad for change of cadre from Senior Pharmacist (BS-18) to Divisional Drug Inspector, the Honourable Chief Minister, Sindh has been pleased to pass the following orders (Annexure-I):-

"If there is no distinction in the job description,
The request may be allowed"
Sd/13.03.2013
Chief Minister, Sindh

2. In her application Mrs. Saher Afshan Memon has submitted that she has eight years experience of working in the Drug Inspectorate, Health Department. She has further submitted that the qualification and nature of job for the post of Drug Inspector and Pharmacist are same. Besides, at present, she is posted as Divisional Drug Inspector, Hyderabad. [Underlining is ours].



- 3. It is submitted that there is no distinction in the job description of the post of Drug Inspector (BS-18) and Senior Pharmacist (BS-18) in Health Department, Government of Sindh. Beside, for both the posts the requisite qualification is B-Pharmacy. Thus, Mrs. Saher Afshan Memon, fully qualifies for the post of Drug Inspector (BS-18).
- 4. In view of the above position, Mrs. Saher Afshan Memon, Senior Pharmacist (BS-18) presently posted as Divisional Drug Inspector, Hyderabad may be absorbed/inducted as Drug Inspector (BS-18) and she may be allowed to continue against the post of Divisional Drug Inspector, Hyderabad.
- 5. The Chief Minister Sindh is requested to approve the proposal para-4 above.

Sd/- 14/03/13 (DR. SURESH KUMAR) SECRETARY HEALTH

CHIEF SECRETARY, SINDH

Para 4 may be approved Sd/- 14/3/13

CHIEF MINISTER, SINDH,

<u>C.S.</u>

Sd/-

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Sd/-14/3".

- 20. Consequently, the cadre of Respondent No.3 viz. Mrs. Sahar Afshan Memon was changed from Senior Pharmacist [BPS-18] to Drug Inspector [PBS-18] evidently in violation of *Summary* and Notification dated 16th December, 1984 reproduced hereinabove.
- 21. So also Rule 4 of the Sindh Drugs Rules, 1979 does not cover the case of Respondent No.3. Rather it supports the stand taken by the Petitioner. Being relevant Rule 4 of the Sindh Drugs Rules, 1979 [Annexure 'A' to the Comments/Written reply of Respondent No.3] is reproduced here-in-below:
 - "[4. Qualification of Inspectors and Analyst.—(1) No person shall be appointed as Inspector unless he possesses a degree in Pharmacy from a Pakistani University or any other institution recognized by the pharmacy Council of Pakistan and has at least one year's experience in the manufacture, sale, testing or analysis of drugs or has worked at least for the same period in the drug control administration or a hospital or Pharmacy.
 - (2) No person shall be appointed an Analyst he possesses a degree in Pharmacy from a Pakistan University or any other institution









recognized by the pharmacy Council of Pakistan and has at least five year's experience in the manufacture, testing and analysis of drugs or has worked at least for the same period in the drug control administration;

Provided that if a person of the above qualification is not available, a person possessing a degree in Medicine or possessing Master's degree in Pharmaceutical Chemistry or Microbiology or Pharmacology with five year's experience in testing of drugs and medicine may be appointed as inspector or Analyst;

Provided further that the person holding the posts of Inspector or Analyst immediately before the coming into force of these rules shall, notwithstanding the above qualifications or experience continue to hold such posts.]"

22. Manifestly, the above rule speaks about Inspector and Analyst and does nothing with Divisional Drug Inspectors and/or Drug Inspectors [BPS-18]. It is significant to note that the Sindh Civil Servant Act, 1973 [Act XIV of 1973], under Section 5 thereof provides mode of appointments. In order to carry out the purpose of the Act 1973, Rules have also been framed under Section 26 of the said Act of 1973 [Act XIV of 1973] by Sindh Government. The Rules so framed are called Sindh Civil Servants [Appointment, Promotion and Transfer] Rules, 1974. The procedure provided for appointments of civil servants under the Rules so framed are:-

"(i) Recruitment by initial appointment, (ii) Appointment by promotion and (iii) Appointment by transfer. 'Absorption' itself is an appointment by transfer and could only be made under Rule 9A of the Rules of 1974."

Rule 9-A of Sindh Civil Servant [Appointment, Promotion & Transfer] Rules, 1974, however, subject to certain conditions i.e. if a person, who has been rendered surplus on account of abolition of his post in any office or Department of the government or autonomous body and or on account of permanently taking over of the administration of such autonomous body wholly or partially by the Government, can be appointed by transfer to any post in a Department or office in the Government subject to (i) he possesses such qualifications as laid down under Rule 3(2) for appointment to such post, (ii) he shall be appointed to a post of equivalent or comparable scale and in case, if such post is not available then to a post of lower scale and (iii) his seniority shall be reckoned from the date of appointment in that cadre with a



further rider that his previous service, if not pensionable, shall not be counted for pension and gratuity.

- 24. Bare perusal of the above would show that absorption of respondent No.3 vide Notification No. No. SOCI(H)S-32/2007 dated 15.03.2013 [Annexure 'F' to the MoP] does not fall within the specified criteria. Manifestly, it is not the case of Respondent No.3 that either she has been rendered surplus or otherwise, she possesses the requisite qualification.
- 25. Moreover in terms of Notification No.SOVIII/8-614/83 dated 24.01.1984 [Annexure `D` to the MoP] Junior Pharmacist/Pharmaceutical Chemist [BPS-16] is required to be made by initial recruitment. The requisite 'academic qualification' is B-Pharmacy only. The 'minimum' age limit is 21 years and maximum age limit is 30 years. Likewise, Drug Inspector [BPS-17] is also appointed by initial recruitment. The requisite academic qualification for Drug Inspector is B-Pharmacy with one years' experience in the manufacture, sale, testing or analysis of drug in drug control administration or in hospital pharmacy. Evidently, under the aforesaid Notification dated 24th January, 1984, for the initial appointment of Drug Inspector BPS-17 one year's experience is also necessary. However, such experience in the case of Pharmacist/Pharmaceutical Chemist is not necessary. In view of this position, even the criteria for the appointment of Drug Inspector and Pharmacist is different.

The Civil Servants as being citizen of Islamic Republic of Pakistan manifestly under the mandate of the Constitution of the Islamic Republic of Pakistan, 1973 have been guaranteed their fundamental rights. Per Article 4 of the Constitution of Pakistan mandates that no person could be prevented from or be hindered in doing that which is not prohibited by law. All citizens of Pakistan are not only entitled to enjoy equal of protection of law but also to be treated in accordance with law which of course, is their in-alienable right. The Sindh Civil Servant Act [Act XIV of 1973] under the command of Articles 240 and 242 of the Constitution of the Islamic Republic of Pakistan, 1973 and the rules framed pursuant to Section 26 of the said Act also provide and ensure the full protection to all civil servants viz-a-viz their rights.



- 27. Besides, any law passed by the Parliament, Provincial Assemblies and/or Notifications/Circulars having been issued by any authority is subject to the Constitution of Pakistan, 1973. The phrase "subject to Constitution" having been used as pre-fix to Article 240 is of great importance. In fact such phrase "subject to Constitution" imports the idea that the Assemblies cannot legislate law much-less against the service structure as provided in Part XII of Chapter I of the Constitution of Islamic Republic of Pakistan, 1973. Moreover, as being citizen of Pakistan a civil servant is also fully protected under Article 9 of the Constitution of Pakistan, 1973. Of course, a citizen cannot be deprived of his 'right of reputation' and 'status'. The term 'life' and 'liberty' as used in Article 9 of the Constitution of Pakistan, 1973 is of very significance and covers all facets of human existence. No doubt, the term 'life' also includes 'reputation', 'status' and all other ancillary privileges.
- The 'absorption'/'induction' of Respondent No.3 by changing her cadre as Drug Inspector [BPS-17] has not only deprived the other civil servants including the Petitioner of their seniority and progression of career. If such kind of meritless absorption of an employee from 'non-cadre' post to 'cadre' post is allowed then practically it would cease differentiations that being existed between various cadre posts and services. The Civil Servant Act [XIV of 1973] and Rules framed thereunder which provide transparency in the process of in appointments, no doubt, would also disappear, if such meritless practice of promotions/absorption is allowed. A civil servant on `non-cadre` post could not be transferred and absorbed to a 'cadre' post without fulfilling and honestly observing the pre-requisites of the competitive process provided under the law and rules. Indeed, such kind of practice, if allowed, would encourage corrupt culture of like, dis-like and bad governance. The prestige, honour, status, reputation and integrity of a civil servant ought to be maintained by observing the law and rules in its' letter and spirit. On this aspect of the matter I would like to refer to the case of Syed Mehmood Akhtar Naqvi and others v. Federal of Pakistan and others [PLD 2013 SC 195] wherein the Hon'ble Supreme court of Pakistan has observed as follows:-

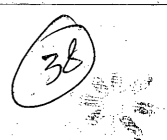




It is worth noting that the Constitution of 1956 and 1962 contained chapters outlining certain safeguards for the civil services. In the 1973 Constitution, the framers omitted a similar chapter from the Constitution and shifted the onus to ordinary legislation. The Law Minister at the time, who was steering the Constitution Bill informed the Constituent Assembly that in the past, constitutional protection for civil servants had been granted "because those who served came from outside and they needed these protections in respect of service". However, since now "this country [was] being run by the leaders of the people" such protections were no more deemed necessary. The purpose of this change therefore, was to "[break] away from the past colonial traditions" and to emphasize the point that civil servants were not entitled to "any superior or higher status" compared to other citizens. Another reason the Law Minister gave was that the "Constitution is the basic document providing the fundamentals and this matter was not so fundamental as to be provided in the Constitution." (Parliamentary Debates, 31st December, 1972 and 19th February, 1973). It was therefore decided that, as stated in Articles 240, 241 and 242 of the Constitution, the matter would be dealt with through statutes. Such statutes were subsequently passed and include the Civil Servants Act, 1973. It may be emphasized that whatever else the intent behind these changes may have been, it could not have been meant to subjugate of civil servants to constantly changing political imperatives. The intent of the Constitution cannot but be a fuller realization of the goal set out in the speech of the country's founding father quoted earlier: " fearlessly, maintaining [the] high reputation, prestige, honour and the integrity of [the civil] service." [Underlining is ours].

29. Needless to say no action can be taken which adversely affects the terms and conditions of a civil servant i.e. the tenure of their employment; the pay and grade earned by them through years of labour and hard work; the right to promotion including the legitimate expectancy of future advancement in their respective careers; the retirement benefits such as pension, the graduity and provident funds etc. and all other relevant terms and conditions provided under the Act, 1973 and rules/regulations framed thereunder. A civil servant is fully protected under Article 9 of the Constitution of Islamic Republic of Pakistan, 1973 thus in no event can be deprived of his fundamental rights in violation of law and rules.

30. The gist of the above discussion is that the absorption/induction of the Respondent No.3 as Drug Inspector [BPS-18] and her posting as Divisional Drug Inspector [BPS-18] by changing her cadre from Pharmacist to Drug



Inspector [BPS-18] vide Notification No.SOCI(H)S-32/2007 [Annexure `F` to the MoP] besides illegal, unlawful, void ab initio is against the fundamental rights of the Drug Inspectors including the Petitioner. Accordingly the same is declared as illegal and of no legal force.

31. The petition stands disposed of and the office objections stand over-ruled.

Karachi

Dated: 25 .08.2014

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IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

PRESENT:

MR. JUSTICE AMIR HANI MUSLIM

MR. JUSTICE QAZI FAEZ ISA

CIVIL PETITION NO. 327-K OF 2014

(On appeal from the judgment/order dated 15.08.2014 in CP No. D-3206/2013 passed by the High Court of Sindh, Karachi)

Mrs. Sahar Afshan

.... Petitioner

Versus

Province of Sindh through Chief Secretary & others

.... Respondents

For the Petitioner

Mrs. Abida Perveen Channer, ASC

Mr. Ghulam Qadir Jatoi, AOR

For the Respondents

Mr. M. Sarwar Khan, Addl. A.G.

Mr. Sohail Qureshi, Addl. Secretary.

Date of Hearing

4th February 2015

ORDER

AMIR HANI MUSLIM, J.- During hearing of the matter a notification dated 3rd February 2015 has been placed before us in which the Secretary Health has ordered repatriation of the petitioner, who is Senior Pharmacist in BS-18 and was working as Drug Inspector in Hyderabad, to his parent wing.

judgment dated 12th June 2013 in the case of <u>Contempt Proceedings</u>

against the Chief Secretary, Sindh and others (2013 SCMR 1752) has of Pakistan ordered that all those civil servants who were absorbed in the different wings and/or departments against the recruitments rules, shall be repatriated and absorption of the nature was declared

violative of the Constitutional provisions. Three weeks time was

granted to the Sindli Government to comply with the judgment. The

Senior Court Associate:

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Sindh Government sought extension of time for compliance of judgment for a few police officers. In the said application it was stated that the judgment in letter and spirit has been complied with by the Sindh Government. Since I was Member of the Bench I recalled that thirty days time was granted. A review was filed by the Sindh Government which too was dismissed by the judgment of this Court on 5th January 2015. In the intervening period, the petitioner who was absorbed against the recruitment rules as Drug Inspector continued to hold that office.

before the Sindh High Court challenging the office of the petitioner as Drug Inspector on the ground that she was a Pharmacist and initially recruited as such and cannot hold the office of the Drug Inspector. This petition was heard and by the impugned judgment dated 25th August 2014 the Petitioner was ordered to be repatriated to Health Wing as Pharmacist. The Petitioner preferred this Civil Petition for Leave to Appeal before this Court. The judgment of the High Court also holds the field, but the petitioner continued as Drug Inspector. On 3rd February 2015 this Court had ordered repatriation of the petitioner and today a Notification of 3rd February 2015 has been placed before us where the Petitioner has been ordered to join her parent Wing as Senior Pharmacist.

Senior Court Associate
Supreme Court of Pakistan
Karachi. th

We enquired from the Additional Secretary as to how the petitioner continued to be retained as Drug Inspector. We have been informed that on 2nd September 2014 the Petitioner was repatriated, but on 23rd December 2014 she was reposted as Drug Inspector Hyderabad under the orders of Secretary Health Alamuddin Bullo and continued in that office. We take serious exception that in spite of the judgment of this Court and thereafter

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the judgment of the High Court, the petitioner continued in the office as Drug Inspector and the then Secretary Health Alamuddin Bullo in willful defiance has posted her. Prima-facie a case of contempt is made out, therefore issue show cause notice to Alamuddin Bullo, the then Secretary Health calling upon him to submit his explanation as to why he willfully defied the judgment of this Court dated 12th June 2013 and dated 5th January 2015 by reposting the Petitioner after her repatriation as Drug Inspector Hyderabad. Office is directed to make a separate file as Criminal Original Petition and fix the proposed contempt proceedings against Mr. Alamuddin Bullo the then Secretary Health in the Next Session.

As far as the present petition is concerned, the absorption has already been decided in the case of <u>Contempt</u>

<u>Proceedings against the Chief Secretary, Sindh and others</u> (2013

SCMR 1752), therefore, this petition has no merit which is

smissed and leave to appeal is declined.

811- Amis Heni Michin-O.

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Attended A. 2.2015 (Zulfigar)

Not Approved for Reporting

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Senior Court Associate
Supreme Court of Pakistan

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GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated, Peshawar, the 15-10-2012.

NOTIFICATION.

No.SO(D)Health/3-8/2012/Duties/Pharmacists. The Provincial Government of Khyber Pakhtunkhwa, in substitution of duties of Hospital Pharmacists assigned earlier vide letter No. even, dated 27-03-2001, is pleased to re-assign the duties/job description to Hospital Pharmacists at different levels in Health Department of the Province as under and with immediate effect.

A). PRINCIPAL PHARMACIST (BPS-20)

i) Administrative duties and responsibilities.

The Principal Pharmacist shall possess overall administrative control of the Pharmacy Department of the Hospital and shall be answerable to the Head of the Hospital/Institution regarding pharmacy services. He shall ensure performance of assigned duties of all pharmacists working in different disciplines/areas of the Teaching Hospitals. The following shall be his/her administrative duties/responsibilities.

01. The Principal Pharmacist shall;

- a) Have principal/directive role.
- b) Conduct developmental programs to strengthen the pharmacy/pharmaceutical services.
- c) Allocate the duties/responsibilities/assignments to the staff working in pharmacy department.
- d) Generate the progress report of pharmacy department and communicate it to the Head of Institution as well as to the Health Department on Provincial level.



- e) Have all official correspondence with the Health Department.
- 02. He/She shall attend, where required, meetings with administration of the institution and govt. /other departments at Federal/Provincial level outside the institution.
- O3. He/She shall be responsible to plan and organize the implementation of the policy/procedure in accordance with the established policies of the hospital/government for the procurement, receiving, storage and distribution of drugs and maintenance of inventory.
- 04. As a member of the Senior Management Team, he/she shall be responsible for delivering integrated, safe, legal and high quality pharmaceutical services within the hospital.
- O5. He/She shall provide positive and inspirational leadership to the team of pharmacists, technicians/supporting staff and shall deliver expert advices on pharmaceutical matters to ensure that safe and modern medicine management services are provided to the patients.
- He/She shall be the secretary/member of the "Pharmacy and Therapeutic Committee" of the hospital. He shall manage/convene meetings of the Committee with approval of the Chairman of the Committee, shall record minutes and implement the decisions of the meetings.
- 07. He/She shall make a round with head of the institution (Chief Executive/Medical Superintendent) to check the dispensing of required drugs as per policy and rationality of the prescription.
- 08. He/she shall also evolve the professional mechanism and policy for the drugs procurement/dispensing and distribution to the admitted and ambulatory patients.
- 09. He/She shall coordinate with the administration of the hospital in the implementation of entry card policy of the government for

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medical representatives in order to rationalize drugs marketing in the hospital.

- He/She shall assign any special duty to the subordinate pharmacists and other staff working in pharmacy in the best interest of the department and patients.
- 11. He/She shall establish the Satellite Pharmacy Chain System in the hospital's setting to facilitate the safe drugs use.

ii) Professional duties and responsibilities.

- O1. Principal Pharmacist shall prepare and maintain the hospital formulary/approved drugs list and recommend timely addition/deletion of drugs after consultation with different consultants of the hospital.
- O2. He/She shall be responsible for rational procurement of drugs/disposables from the hospital approved budget in different heads of accounts and shall make a demand of funds as and when required.
- 03. He/She shall prepare written guidelines/SOPs for safe drugs use within the hospital, prepare drugs bulletins and implement hospital regulation.
- 04. He/She shall be responsible for all the matters pertaining to drugs selection, procurement, distribution, etc and shall establish clinical pharmacy services at ward level through a team of Pharmacists/Senior Pharmacists.
- He/she shall ensure procurement of quality drugs and shall send samples for test/analysis to the Drugs Testing Laboratory through the Drug Inspector concerned to ascertain legal actions against manufacturers of spurious/substandard drugs or any other contravention of the Drugs Act, 1976.
- 06. He/She shall prepare and facilitate a rational and economic drugs



therapy to the patients during selection, procurement and distribution of drugs.

O7. He/She shall establish Drug & Poison Control Center and Drugs Information Center in the hospital with internet/online facility for the provision of informations on adverse drug reactions, drug interactions etc to the public and medical professionals, round the clock.

iii) <u>Teaching & Research Duties</u>

02.

O1. Principal Pharmacist shall facilitate teaching and training activity of pharmacy (Pharm-D/B. Pharm) students, pharmacy internees and other staff, related to pharmacy services.

He/She shall keep a liaison with physicians, nurses and other health care professionals to ensure the delivery of safe, effective and economic drugs to the patients.

O3. He/She shall brief the clinicians, chief executive/medical superintendent on setting up the clinical trials and evaluation of new drugs/medications for safety and efficacy, for the individual patient's need.

O4. He/She shall be responsible for teaching, holding seminars and symposiums for Continuous Medical Education of the Pharmacists.

05. He/She shall perform any other duty, assigned by the Competent Authority.

Note:- The ACR of Principal Pharmacist shall be initiated by the Chief Executive of the institution and countersigned by the Secretary Health, Govt. of Khyber Pakhtunkhwa.



B). CHIEF PHARMACIST (BPS-19)

i) Administrative duties and responsibilities

- O1. Chief Pharmacist shall be answerable to the Principal Pharmacist towards his/her duties for smooth running of the Pharmacy Department. He/She shall assist the Principal Pharmacist in administrative affairs of the Pharmacy Department as and when assigned by the Principal Pharmacist.
- O2. He/She shall be responsible for all the duties and responsibilities of the Principal Pharmacist when he/she is on leave or if the post of the Principal Pharmacist does not exist in the institution.
- Main Pharmacy i.e. drugs storage, distribution and record keeping etc and shall execute all the relative policies and guidelines in this regard, passed by the Principal Pharmacist.

ii) <u>Professional duties and responsibilities</u>

- O1. Chief Pharmacist shall supervise/coordinate the working of all the professionals such as registrars, nursing staff and dispensers etc who deal with the drugs & other pharmaceuticals and shall be responsible for smooth maintenance of the supply of medicines & pharmaceuticals to all services areas of the hospital.
- O2. He/She shall be responsible for matters pertaining to the Main Pharmacy i.e. drugs storage, distribution and record keeping etc.
- O3. He/She shall assist the Principal Pharmacist in proceedings of the Pharmacy and Therapeutic Committee of the hospital.
- O4. He/She shall consolidate and prepare a demand of drugs/surgical disposables and all other pharmaceuticals needed for the institution in consultation with the consultants and head of the units and shall monitor the utilization and distribution of drugs

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and submit a detailed report to the Principal Pharmacist.

- He/She shall manage within the institution, the execution of approved relative policy and be responsible for the provision of drugs/surgical disposables to the Bait-ul-Mal/Zakat patients and will look after the Prime Minister's Program or any other special program launched time to time by the Govt. for the control of different diseases as per laid down policy and procedure.
 - He/She shall verify all the supplies received and forward all the bills/invoices to the Principal Pharmacist for onward submission to the Medical Superintendent/Finance Director/DDO of the hospital for payment.
 - 07. He/She shall manage the drugs recall system for those drugs which are declared un-satisfactory or sub-standard by the drug testing laboratory and shall be responsible for monitoring the ADRs/interactions etc.
 - He/She shall conduct a periodical physical verification of the drugs in the main pharmacy/sub-pharmacies and wards of the hospital and shall also supervise proper entries of the delivered drugs at these levels and shall implement an efficient drugs distribution system.
 - O9. He/She shall ensure that the supplied stocks of medicines are properly labeled as per Drugs Act, 1976 and all other conditions of the contract and Govt. policy are necessarily observed. Verification shall be carried out on the warranty to ascertain that the Rules of the Govt. are not contravened.
 - He/She shall be responsible for the control and maintenance of approved stocks of Narcotics, their dispensing and proper record keeping.
 - 11. He/She shall observe and maintain a policy to carry out a proper check system at every stage of drugs dispensing processes.



iii) | Teaching & Research.

- O1. Chief Pharmacist shall be an important pillar in the clinical pharmacy practice and medicine information services/poison control services.
- O2. He/She shall assist the Principal Pharmacist to brief the clinicians, on setting up the clinical trials and evaluation of new drugs/medications for safety and efficacy, for the individual patient's need.
- 03. He/She shall perform any other duty, assigned by the hospital administration.

Note:- The ACR of Chief Pharmacist shall be initiated by the Principal Pharmacist and countersigned by the Chief Executive of the institution. In institution where the post of Principal Pharmacist does not exist, the ACR of Chief Pharmacist shall be initiated by the Medical Superintendent & countersigned by the Chief Executive of the institution/Director General Health Services, Khyber Pakhtunkhwa.

C). SENIOR PHARMACIST (BPS-18)

- O1. Senior Pharmacist shall be responsible for all the duties and responsibilities of the Principal Pharmacist/Chief Pharmacist in health care facility where the post of Principal Pharmacist/Chief Pharmacist does not exist.
- O2. He/She shall report to Chief Pharmacist in performance of the professional duties in Teaching Hospitals.
- O3. He/She shall supervise the satellite pharmacies in his/her respective area i.e. medical and allied units or surgical and allied units or operation theatre satellite pharmacy or outdoor satellite pharmacy in the hospital's setting.

- 49
- O4. All the Pharmacists shall report to the Senior Pharmacist of their respective area in terms of duties as per standing SOPs of the Pharmacy Department.
- O5. He/She shall ensure the maintenance and proper issuance of drugs, surgical disposables and suturing materials etc to the patients from the respective satellite pharmacies and shall also supervise and ensure their inventory/record.
- O6. He/She shall be responsible for floor stock checking of medicines/surgical disposables and shall submit a report to the Principal Pharmacist through Chief Pharmacist.
- O7. He/She shall ensure the proper issuance of drugs or available drugs of the same formula to the OPD patients as per SOPs on proper prescription of a doctor, in outdoor satellite pharmacy.
- O8. He/She shall scrutinize the demand for LP from his/her work area, submitted by the Pharmacist and shall forward to the Chief Pharmacist for further sanction/approval by the Principal. Pharmacist/Medical Superintendent.
 - He/She shall be involved in monitoring and reporting of ADRs/interactions and shall prepare clinical efficacy report of different drugs in coordination with the area Pharmacist and ward consultant for record.
 - 10. He/She shall establish and run the clinical pharmacy service and shall be involved in preparation and monitoring of TPN Program in wards/units.
 - He/She shall check and supervise the stocks received in the satellite pharmacy and/or main pharmacy and shall ensure that their expense is properly carried out.
 - 12. Senior Pharmacist shall perform any other duty, assigned by the hospital administration.

Note:- The ACR of Senior Pharmacist shall be initiated by the Chief Pharmacist and countersigned by the Principal Pharmacist of the institution. In case of unavailability of Principal Pharmacist, the ACR of Senior Pharmacist, initiated by the Chief Pharmacist shall be countersigned by the Chief Executive

i March



of institution and in case of unavailability of the Chief Pharmacist, the ACR of Senior Pharmacist shall be initiated by the Principal Pharmacist and countersigned by the Chief Executive of the institution. In institution where both the Principal Pharmacist & Chief Pharmacist are not available, the ACR of Senior Pharmacist shall be initiated by the Medical Superintendent and countersigned by the Chief Executive of the institution/ Director General Health Services, Khyber Pakhtunkhwa.

D). PHARMACIST (BPS-17)

Pharmacist is the integral part of the Pharmacy Department and shall perform duties under the supervisory control of Head of the Pharmacy Department. Pharmacist shall work as an incharge of different satellite pharmacies, wards/units, main pharmacy, outpatient department or accident & emergency services department pharmacies in the hospital's setting for better drugs delivery to the patients. He/She shall perform the following duties.

- At district/tehsil level hospital where the higher grade posts of the pharmacist cadre do not exist, Pharmacist shall be the overall incharge of the Pharmacy and shall perform all such duties of Principal/Chief/Senior Pharmacists, where applicable. He shall be answerable to the Head of the Hospital regarding pharmacy matters.
- O2. In the secondary and tertiary/teaching health care facilities, the Pharmacist shall be responsible for the availability of drugs/surgical disposables in wards/units of his/her area and shall supervise their distribution and dispensing to the inpatients/outpatients.
- O3. He/She shall provide advice/counseling on medicines to the individual patients, particularly those who require complex drugs therapy.
- 04. He/She shall ensure that the drugs received at pharmacy on daily



LP basis/regular basis, meet all the specifications i.e. required brand etc and check that these are properly stamped/labeled under the law and entered in the LP book/receipt book. He/She shall ensure that the batch numbers, expiry dates of such drugs and signature of the receiving authorized person are properly recorded in the LP book/receipt book.

- O5. He/She shall ensure appropriate and secure storage of medicines as per specifications/SOPs at ward/unit satellite pharmacy and/or main pharmacy.
- 06. He/She shall be involved in clinical pharmacy practice at ward/unit and outpatients department and shall work in close collaboration with clinical staff in the hospital.
- 07. He/She shall make necessary substitution in the prescription in consultation with the prescribing doctor through Senior Pharmacist as and when required, keeping in view the available stocks in the hospital.
 - He/She shall check and prepare "Emergency Tray" in his/her respective ward/unit with the help of registrar and charge nurse and shall check its proper utilization with record.
 - He/She shall supervise the work of less experienced and less qualified staff working in pharmacy or dealing in pharmaceuticals at any level in the hospital.
 - 10. He/She shall check the expiry date of each drug/related items in the main and satellite pharmacies and shall inform, the Chief Pharmacist for early replacement as per policy.
 - He/She shall be responsible for production of the requisite record etc of his/her relevant satellite pharmacies to the audit party for the purpose of audit, whenever required.
 - 12. He/She shall send the samples through the Drug Inspector concerned, of drugs received at Main Pharmacy, to the Drug Testing Laboratory at random, for the purpose of test/analysis and maintain their record. The Drug Inspector shall take legal action if the sample is declared spurious/sub-standard etc.

09.

- He/She shall run the online drug information service and poison 13. control center in the hospital's setting, under supervision of the Head of Pharmacy Department.
- Pharmacist shall perform any other duty, assigned by the 14. hospital administration.

The ACR of Pharmacist shall be initiated by the Senior Pharmacist Note: and countersigned by the Chief/Principal Pharmacist in Teaching/Tertiary Care Hospitals and if the posts of Chief/Principal Pharmacists do not exist, the ACR of the Pharmacist shall be countersigned by the Medical Superintendent of the Hospital. In hospitals where the posts of Senior/Chief/Principal Pharmacists do not exist, the ACR of the Pharmacist shall be initiated by the Medical Superintendent of the institution and countersigned by the Director General Health Services, Khyber Pakhtunkhwa.

Pharmacist shall initiate the ACR of the supporting staff working under his/her control and countersigned by the Senior Pharmacist where available. In case of unavailability of the Senior Pharmacist, the ACR of supporting staff shall be countersigned by the Medical Superintendent of the hospital.

SECRETARY HEALTH.

Endst: NO. & Date Even.

Copy forwarded to:-

01-The Director General Health Services, Khyber Pakhtunkhwa, Peshawar for information & implementation please.

02-All Chief Executives of the Teaching Hospitals in Khyber Pakhtunkhwa.

03-All Medical Superintendents of the DHQ Hospitals in Khyber Pakhtunkhwa.

04-The Officers concerned.

05-PS to Minister for Health, Khyber Pakhtunkhwa.

06-PS to Secretary Health, Govt. of Khyber Pakhtunkhwa.

07-PA to Additional Secretary (E & A) Health Department.

08-PA to Deputy Secretary (Drugs) Health Department.

(Naseer Ahmad) Section Officer (Drugs)



DIRECTORATE GENERAL HEALTH SERVICES KHYBER BAKTHUNKHWA PESHAWAR. NO. 1273-632 CDI/DGHS.

1. All Executive District Officers (Health) in Khyber Pakhtunkhwa.

2. All Drug Inspectors in Khyber Pakhtunkhwa.

Subject: Memo:

DUTIES / JOB DESCRIPTION NOTIFICATION BY THE GOVERNMENT.

am directed to refer to the subject noted above and to enclose herewith Job description / Duties of Chief Drug inspector Khyber Pakhtunkhwa, Chief Drug Inspectors Regional, Senior Drug Inspectors and Drug Inspectors for favour of information and strict compliance please.

> (SABIR ALI) Chief Drugs Inspector.





GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated, Peshawar, the 05-07-2012.

NOTIFICATION.

No.SO(D)H/2-80/2012/Duties. The Provincial Pakhtunkhwa is pleased to assign the following duties/job description to the Drug Government) Inspectors of different levels in Health Department, Khyber Pakhtunkhwa, with

(A) M'cisculute.

DUTIES/JOB DESCRIPTION OF CHIEF DRUG INSPECTOR BPS-19 AT DIRECTOR GENERAL HEALTH SERVICES OFFICE IN KHYBER PAKHTUNKHWA.

The Chief Drug Inspector at Directorate General Health Services, (BPS-19)

12 shall:

- 01 Ensure implementation of the Drugs Act, 1976 and the rules framed thereunder through the field force i.e. Chief Drug Inspector (Regional), BPS-19, Senior Drug Inspector BPS-18 and Drug Inspector BPS-17 in the province.
- 02 Exercise powers of Drug Inspector under section 18 of the Drugs Act, 1976 and Khyber Pakhtunkhwa Drugs Sale Rules, 1982 there-under
- 03 Monitor, guide and supervise the field Officers (Drug Inspectors) for enforcement of Drugs Laws more effectively.
- 04 Evaluate working and performance of Drug Inspectors in the province.
- 05 Compile data on the working/actions of the Drug Inspectors in the Province, and also of the Drug Court.
- 06 Submit progress report of the Drug Inspectors to the Director General Health Services, Secretary Health and anywhere else when required.
- 07 Be the Principal Staff Officer to the Director General Health Services Khyber Pakhtunkhwa, for the implementation of the Drugs Act, 1976 and rules framed there-under. The existing section related to Drug Control/Pre-Qualification and Registration etc at Directorate General Health Service will be under his supervision and control.
- 08 Ensure implementation of Government policies, decisions and directives
- 09 Technically apervise all matters pertaining to drugs on behalf of Directorate General Health Services Khyber Pakhtunkhwa/Provincial Government, and ensure availability of quality drugs to the general public
- 10 Coordinate with the Provincial Quality Control Board/Provincial Government and shall suggest ways and means to ensure availability of quality drugs in the province. He shall also be the member of the Provincial



- 11 Act as liaison officer between different law enforcement agencies and Provincial and Federal Government on the matters of Quality Control of drugs.
- 12 Coordinate with the Drug Court of the Province on different legal/technical issues.
- 13 Act as Departmental Prosecuting Officer in the Drug Court.
- 14 Ensure pursuance of cases in the Drug Court by the Drug Inspectors.
- 15 Keep a ready reckoning record with regard to drug control and quality control of drugs and medicines in the province.
- 16 Keep up-to-date list of Drugs Sale Licenses issued in the Province with name and address of the Qualified Person Incharge and the Proprietor.
- 17 Be provided with transport facility by the Government/DG Health Services, for ensuring effective control on the quality of drugs through supervision of the Provincial Drugs Inspectors Network.
- 18 Perform such other duties as may be entrusted.
- 19 Be the DDO for the budget allocated under the relevant head of account Drug Control Administration at DG Health Services Office.

Note:- His ACR will be initiated by the Director General Health Services, Khyber Pakhtunkhwa and countersigned by the Secretary Health, Khyber Pakhtunkhwa.

(B) <u>DUTIES/JOB DESCRIPTION OF CHIEF DRUG INSPECTOR</u>

<u>BPS-19 (REGIONAL) AT EDO (H) OFFICE IN KHYBER</u>

<u>PAKHTUNKHWA.</u>

The Chief Drug Inspector (BPS-19) at EDO (H) office shall be Regional Drug Inspector within the meaning of Action Plan of the Government approved by the august Supreme Court of Pakistan. He shall:-

- 01 Ensure implementation of the Drugs Act, 1976 and the rules framed there-under through the field force i.e. Senior Drug Inspectors BPS-18 and Drug Inspectors BPS-17 in districts to be termed as regions to be notified by Provincial Government in Health Department under section 17 of the Drugs Act, 1976.
- 02 Exercise powers of Drug Inspector under section 18 of the Drugs Act, 1976 and Khyber Pakhtunkhwa Drug Sale Rules, 1982 there-under.
- 03 Monitor, guide and supervise the field officers (Drug Inspectors) for enforcement of Drug Laws more effectively.
- 04 Evaluate working and performance of Drug Inspectors in the Region.

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- 05 Compile data on the working/actions of the Drug Inspectors of the Region.
 - 06 Submit progress report of the Drug Inspectors in the Region to the Chief Drug Inspector, DG Health Office, Khyber Pakhtunkhwa.



- 07 Be the Principal Staff Officer to the EDO (Health) Services, for the implementation of the Drugs Act, 1976 and rules framed there-under.
- 08 Attend meetings with District Administration in the District of his posting with regard to Drug Control activities.
- 09 Ensure implementation of Government policies, decisions and directives through field formation.
- 10 Technically supervise all matters pertaining to drugs in the area of his jurisdiction and ensure availability of quality drugs to the general public at/below the approved prices.
- 11 Coordinate with the District Administration and shall suggest ways and means to ensure availability of quality drugs in the Region.
- 12 Coordinate with different law enforcement agencies on the matters of Quality Control of drugs.
- 13 Ensure pursuance of cases of the Drug Inspectors of the Region referred to the Quality Control Board/Drug Court.
- 14 Keep a ready reckoning record with regard to drug control and quality control of drugs and medicines in the Region.
- 15 Sign drugs sale licenses on form "10" in his area of jurisdictions after obtaining report from the Drug Inspector concerned.
- 16 Keep up to-date list of Drugs Sale Licenses issued in the Region with the name and address of the Qualified Person Incharge and the Proprietor.
- 17 Be provided with transport facility by the District Administration concerned, for ensuring effective control on the quality of drugs through supervision of the Drug Inspectors in the Region
- 18 Perform such other cuties as may be entrusted.
- 19 Be the DDO for the budget allocated under the relevant head of account.

 Drug Control Administration in the District of his posting.

Note:- His ACR will be initiated by the Chief Drug Inspector Khyber Pakhtunkhwa at DGHS Office and countersigned by the Director General Health Services, Khyber Pakhtunkhwa.

(C) <u>DUTIES/JOB DESCRIPTION OF SENIOR DRUG INSPECTOR</u> BPS-18 AT EDO (H) OFFICE IN KHYBER PAKHTUNKHWA.

The Senior Drug Inspector (BPS-18) at EDO (H) office shall:-

- 01 Ensure implementation of the Drugs Act, 1976 and the rules framed thereunder by performing duties as Drug Inspector under the Drugs Act and through the field force [Drug Inspector(s) BPS-17] in the District.
- 02 Exercise powers of Drug Inspector under section 18 of the Drugs Act, 1976 and Khyber Pakhtunkhwa Drugs Sale Rules, 1982 there under.



- O3 Ensure that the conditions of the licenses are being observed in his area of jurisdiction.
- Of Take samples of the drugs, send for test or analysis and may seize the drug or any other article or equipment where he has reasons to believe that a drug is being manufactured, sold, stocked or exhibited for sale in contravention of a provision of the Act or the Rules. He shall submit report immediately, not later than 48 hours excluding public holidays in this behalf to the licensing authority/Provincial Quality Control Board.
- os Investigate any complaint made to him in writing against a person and submit a report of his investigation to the Licensing Authority or Provincial Quality Control Board.
- 06 Initiate prosecution on the direction of the Provincial Quality Control Board and to pursue cases in the Court.
- 07 Maintain record of actions taken by him in the performance of his duties, including taking of the samples and seizure of drugs or equipments etc, and submit reports of such record to the Provincial Quality Control Board and the Licensing Authority immediately not later than 48 hours excluding public holidays.
- 08 Attend meetings with District Administration in the District of his posting with regard to Drug Control/related activities where Chief Drug Inspector (Regional is not available).
- on Ensure implementation of Government policies, decisions and directives through field formation.
- 10 Technically supervise all matters pertaining to drugs in the area of his jurisdiction and ensure availability of quality drugs to the general public at/below the approved prices.
- 11 Coordinate with the District Administration and shall suggest ways and means to ensure availability of quality drugs in the District where Chief Drug Inspector (Regional is not available).
- 12 Coordinate with different law enforcement agencies on the matters of Quality Control of drugs.
- 13 Ensure pursuance of cases of the Drug Inspectors of the District referred to the Quality Control Board/Drug Court.
- 14 Keep a ready reckoning record with regard to drug control and quality control of drugs and medicines in the District.
- 15 Sign drugs sale licenses on form "09" in his area of jurisdictions after obtaining report from the Drug Inspector concerned.
- 16 Keep up-to-date list of Drugs Sale Licenses issued in the District with the name and address of the Qualified Person Incharge and the Proprietor.
- 17 Be provided with transport facility by the District Administration concerned, for ensuring effective control on the quality of drugs through supervision of the Drug Inspectors in the District.
- 18 Perform such other duties as may be entrusted.



19 Be the DDO for the budget allocated under the relevant head of account Drug Control Administration in the District where Chief Drug Inspector (Regional) BPS-19 is not available.

Note:- His ACR will be initiated by the Chief Drug Inspector (Regional), countersigned by the Chief Drug Inspector (Provincial) at Directorate General Health Services, Khyber Pakhtunkhwa and in case of non availability of Chief Drug Inspector (Regional), his ACR will be initiated by the Chief Drug Inspector (Provincial) and countersigned by the Director General Health Services, Khyber Pakhtunkhwa

(D) <u>DUTIES/JOB DESCRIPTION OF DRUG INSPECTOR BPS-17 AT</u> EDO (H) <u>OFFICE IN KHYBER PAKHTUNKHWA.</u>

The Drug Inspector (BPS-17) at EDO (H) office shall:-

- 01 Ensure implementation of the Drugs Act, 1976 and the rules framed thereunder in the district/area of jurisdiction.
- 02 Exercise powers of Drug Inspector under section 18 of the Drugs Act, 1976 and the Khyber Pakhtunkhwa Drugs Sale Rules, 1982 there-under.
- 03 Ensure that the conditions of the licenses are being observed in his area of jurisdiction.
- O4 Take samples of the drugs, send for test or analysis and may seize the drug or any other article or equipment where he has reasons to believe that a drug is being manufactured, sold, stocked or exhibited for sale in contravention of a provision of the Act or the Rules. He shall submit report immediately, not later than 48 hours excluding public holidays in this behalf to the licensing authority/Provincial Quality Control Board.
- os Investigate any complaint made to him in writing against a person and submit a report of his investigation to the Licensing Authority or Provincial Quality Control Board.
- of Initiate prosecution on the direction of the Provincial Quality Control Board and to pursue cases in the Court.
- 07 Maintain record of actions taken by him in the performance of his duties, including taking of the samples and seizure of drugs or equipments etc, and submit reports of such record to the Provincial Quality Control Board and the Licensing Authority immediately not later than 48 hours, excluding holidays.
- 08. Stop manufacture or sale of drugs being carried out in contravention of the Act and the rules framed there-under.
- 09 Compile data on the working/actions taken by him.
- 10 Submit monthly progress report in the District to the Senior Drug Inspector of the District/Provincial Quality Control Board.

- 11 Attend meetings with District Administration in the District of his posting with regard to Drug Control/related activities.
- 12 Ensure implementation of Government Policies, decisions and directives
- 13 Coordinate with the District Administration and shall suggest ways and means to ensure availability of quality drugs in the District where Senior Drug Inspector BPS-18 is not available.
 - 14 Coordinate with different law enforcement agencies on the matters of
 - 15 Keep a ready reckoning record with regard to drug control and quality control of drugs and medicines in the district/area of his jurisdiction.
 - 16 Sign drugs sale licenses on form "09" in his aréa of jurisdictions in case of unavailability of Senior Drug Inspector BPS-18.
 - 17 Keep up-to-date list of Drugs Sale Licenses issued in the District with the / name and address of the Qualified Person Incharge and the Proprietor.
 - $\sqrt{18}$ Be provided with transport facility by the District Administration concerned, for ensuring effective control on the quality of drugs in the District
 - 19 Perform such other cuties as may be entrusted.
 - 20 Be the DDO for the budget allocated under the relevant head of account Drug Control Administration where Senior Drug Inspector BPS-18 and Chief Drug Inspector BPS-19 (Regional) are not available.

Note:- His ACR will be initiated by the Senior Drug Inspector BPS-18 and countersigned by the Chief Drug Inspector (Regional). In case of non availability of Senior Drug Inspector, his ACR will be initiated by the Chief Drug Inspector (Regional) and countersigned by the Chief Drug Inspector (Provincial) at DGHS Office.

SECRETARY HEALTH.

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Copy forwarded to:-

- 01 The Accountant General, Khyber Pakhtunkhwa. V02 The Director General Health Services, Khyber Pakhtunkhwa, Peshawar for Information &
 - 03 The Deputy Secretary (Budget), Health Department for information & with the request to process the case for necessary notification with regard to DDO powers of the Drug Inspectors please.
 - 04 All Executive District Officers (H).
 - 05 All District Accounts Officers.
 - 06 The Officers Concerned.
 - 07 PS to Secretary Health.
 - 08' PA to Additional Secretary (E&A) Health Department
 - 09 PA to Additional Secretary (Dev) Health Department.
 - 10 PA to Deputy Secretary (Drugs)/Secretary PQCB.

(Nascer Ahmad) Section Officer (Drugs)





NAWAZ KHOSA ADVOCATE

-SERVICE LAWS CONSULTANT-

Change of Cadre

محکمہ کسی بھی ملازم کا Cadre تبدیل نہیں کمہ کسی بھی ملازم کا کا ملازم کا

2018 PLC N 162 P154

Seat No.84 New Blocks District Courts, DGKHAN





KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION

2- Fort Road Peshawar Cantt:

Website: www.kppsc.gov.pk

Tele: Nos. 091-9214131, 9213563, 9213750, 9212897

S. No-28-29-

Dated: 16.06.2016

Advertisement No. 03 / 2016.

Applications, on prescribed form, are invited for the following posts from Pakistani citizens having domicile of Khyber Pakhtunkhwa / F.A.T.A by 15.07.2016. Incomplete applications and applications without supporting documents required to prove the claim of the candidates shall be rejected.

AGRICULTURE LIVESTOCK & COOPERATIVE DEPTT:

1. ONE (01) POST OF ASSISTANT FODDER BOTANIST IN LIVESTOCK & DAIRY DEVELOPMENT DEPARTMENT (RESEARCH)

QUALIFICATION: M.Sc Agriculture preferably in Agronomy or equivalent qualification from a recognized University.

AGE LIMIT: 25 to 32 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: Zone-1.

2. TWO (02) POSTS OF VETERINARY OFFICER (HEALTH) (WOMEN QUOTA) IN DIRECTORATE OF LIVESTOCK & DAIRY DEVELOPMENT (EXTENSION).

<u>QUALIFICATION:</u> Doctor of Veterinary Medicine (DVM) or equivalent qualification in Veterinary Science from recognized University and registered with Pakistan Veterinary Medical Council (PVMC).

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Female. ALLOCATION: Merit.

3. FOUR (04) POSTS OF MALE LIVESTOCK PRODUCTION OFFICER (HEALTH) IN LIVESTOCK & DAIRY DEVELOPMENT DEPARTMENT (EXTENSION).

QUALIFICATION: (i) B.Sc (Hons) Animal Husbandry from a recognized University; Or

(ii) Doctor of Veterinary Medicine (DVM) or equivalent qualification in Veterinary Science from a recognized University and registered with Pakistan Veterinary Medical Council (PVMC).

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Male. ALLOCATION: One each to Merit Zone-1, 2 and 3.

COMMUNICATION & WORKS DEPARTMENT

4. FOUR (04) POSTS OF ASSISTANT ENGINEER CIVIL IN C&W DEPARTMENT.

QUALIFICATION: Degree in B.E/B.Sc Engineering (Civil) from a recognized University.

AGE LIMIT: 21 to 32 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: One each to Merit, Zone-1, 2 & 5.

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24. TWENTY ONE (21) POSTS OF MEDICAL OFFICER (DISABLED QUOTA) IN HEALTH DEPARTNET.

QUALIFICATION: (a) MBBS or equivalent qualification from a recognized University and (b) Completion of House Job Training.

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: Merit.

25. THIRTY TWO (32) POSTS OF MEDICAL OFFICER (MINORITY QUOTA) IN HEALTH DEPARTNET.

QUALIFICATION: (a) MBBS or equivalent qualification from a recognized University and (b) Completion of House Job Training.

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: Merit.

26. TWENTY (20) POSTS OF DENTAL SURGEON FOR HEALTH DEPARTNET.

QUALIFICATION: (a) BDS or equivalent qualification from a recognized University. (b) Completion of House Job Training.

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: 05 to Merit, 03 each to Zone1, 2, 3, 4 & 5.

27. TWO (02) POSTS OF DENTAL SURGEON (FEMALE QUOTA) FOR HEALTH DEPARTNET.

QUALIFICATION: (a) BDS or equivalent qualification from a recognized University. (b) Completion of House Job Training.

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Female. ALLOCATION: Merit.

28. TWENTY EIGHT (28) POSTS OF PHARMACISTS IN HEALTH DEPARTMENT.

QUALIFICATION: (i) Pharm-D from a recognized university and registered with the Pharmacy Council under the Pharmacy Act, 1967; or (ii) B-Pharmacy from a recognized University with one year experience in the relevant field and registered with Pharmacy Council under the Pharmacy Act, 1967.

AGE LIMIT: 21 to 32 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: 07 to Merit, 04 each to Zone-1, 2, 4 & 5 and 05 to Zone-3.

29. THREE (03) POSTS OF PHARMACISTS (WOMEN QUOTA) IN HEALTH DEPARTMENT.

QUALIFICATION: (i) Pharm-D from a recognized university and registered with the Pharmacy Council under Pharmacy Act, 1967; or (ii) B-Pharmacy from a recognized University with one year experience in the relevant field and registered with Pharmacy Council under the Pharmacy Act, 1967.

AGE LIMIT: 21 to 32 years. PAY SCALE: BPS-17 ELIGIBILITY: Female. ALLOCATION: Merit.

30. TWO (02) LEFTOVER POSTS OF HEAD NURSE IN HEALTH DEPARTNET.

QUALIFICATION: (a) Registered "A" grade Nurse.

(b) Registered Midwife, or in the case of Male Nurse, training in specialized post

ONE (01) POST OF COMPUTER OPERATOR (MINORITY QUOTA) TRANSPORT DEPARTMENT

QUALIFICATION: (a) At least 2nd class Bachelor's Degree in Computer / Information Technology (BGS / BIT Four years) from recognized university. Or (b) At least 2nd class Bachelor's from recognized University with one year Diploma in information Technology from a recognized Board of Technical Education.

AGE LIMIT: 18 to 30 years. PAY SCALE: BPS-12 ELIGIBILITY: Both Sexes.

ALLOCATION: Merit.

ONE (01) LEFT OVER POST OF MOTOR VEHICLE EXAMINATION (WOMEN 65. QUOTA) IN TRANSPORT DEPARTMENT.

Diploma of Associate Engineer in Automobile Technology QUALIFICATION: (DAE) from recognized College of Technology (Three Years Diploma)

AGE LIMIT: 20 to 32 years. PAY SCALE: BPS-11 ELIGIBILITY: Female. ALLOCATION: Merit.

CORRIGENDUM

It is for information for all concerned that the 103 posts of Pharmacist (B-17) of General Quota, 11 posts of Pharmacist (B-17) of Women Quota, 03 posts of Pharmacist (B-17) of Disabled Quota and 02 posts of Pharmacist (B-17) of Minority Quota in Health Department advertised in this Commission's Advt. No.06/2015, Sr. No.25, 26, 27 & 28 respectively stand withdrawn upon the request of the Department through the Establishment Department.

GENERAL CONDITIONS

Age shall be reckoned on 15.07.2016. Maximum age limit as prescribed in the recruitment rules shall be relaxed upto 10 years for Disabled persons and Govt (i) Servants who have completed 2 years continuous service and upto 3 years for candidates belonging to backward areas specified in the appendix attached to the Khyber Pakhtunkhwa Initial Appointment to Civil Posts (Relaxation of Upper Age Limit) Rules, 2008. However, a candidate shall be allowed relaxation in age in one of the above categories provided that the candidates from backward areas, in addition to automatic relaxation of three years shall be entitled to one of the relaxations available to Govt: Servants, general or disabled candidates, whichever is relevant and applicable to them. Employees or ex-employees of development projects of the Government of Khyber Pakhtunkhwa and employees or ex-employees of development projects of the Federal Government under the administrative control of the Government of Khyber Pakhtunkhwa shall also be entitled to age relation equal to the period served in the projects, subject to a maximum limit of ten years provided that this age relaxation shall not be available in conjunction with any other provisions of the age relaxation rules.

Only the qualification possessed on the closing date of the advertisement (ii)

fixed for the incountry candidates shall be taken into consideration.

Degrees / Diploma / Experience Certificates / Testimonials of unrecognized Institution are not accepted. Only original Degrees / Certificates are accepted, (iii) however, the candidates can apply on provisional certificate signed by the Controller of Examination of the respective institution. The candidates shall produce original degrees / certificates before their selection. Detail Marks Certificates for all the examinations shall necessarily be required and these should be attached with the

Candidates applying against disabled posts must attach with their application forms a (iv) disability certificate from the Provincial Council for Rehabilitation of Disabled Persons as well as disability certificate from the respective Medical Superintendent/ Medial

Board showing therein the specific disability.

Govt. / Semi Govt. / Autonomous / Semi Autonomous Bodies employees may apply direct but their Departmental Permission Certificates should reach within 30 days of the closing date.

Applications should be on the prescribed application form obtainable from the listed (vi) below branches of the NATIONAL BANK OF PAKISTAN. Application Fee is Rs.285/-(Rupees Two Hundred Eighty Five only) for all the candidates. In addition to the application fee, the candidates will have to pay Rs.15/- (rupees fifteen only) on account of Bank Charges. Separate application form will be required for each advertised category of posts. Application forms obtained other than the specified branches of the National Bank will be considered invalid and such applications will not be entertained. The applications on plain paper or Photostat shall not be accepted. Incomplete and late applications shall not be accepted which shall be rejected. Candidates can also apply online through the Commission's website (www.kpppsc.gov.pk). However the application fee needs to be deposited in State Banks of Pakistan or a National Bank of Pakistan Branch under head of account No. C02101- Organs of State-Examination Fee of KP PSC through Challan on or before the closing date. The same alongwith attested copies of all the documents need to be submitted to the Commission within 10 days.

Applications must be submitted within time as no extra time is allowed for postal (iiv) transit. The applications if submitted on the last date for receipt of applications must reach the Commission's office by the closing hours.

Applicants married to Foreigners are considered only on production of the Govt: (viii) Relaxation Orders.

No applicant shall be considered in absentia on paper qualifications unless, he/she (ix) possesses exceptionally higher qualifications than the minimum prescribed qualification for a particular post(s). (x)

Govt. reserves the right not to fill any or fill more or less than the advertised post(s).

Candidates who have already availed three chances by physical appearance before (xi) the Commission and have failed for the post(s) having one and the same qualifications and scale of pay shall be ineligible. (xii)

Experience wherever prescribed shall be counted after the minimum qualifications for the post(s), if not specifically provided otherwise against the advertised post(s).

The candidates applying for posts requiring experience are advised to fill in the (xiii) requisite proforma and provide the experience certificate available on the Commission's website and submit it alongwith the application form. The application form without this proforma and certificate shall not be accepted/ processed.

In case the number of applications of candidates is disproportionately higher than the (xiv) number of posts, short listing will be made in anyone of the following manner: -

(a) Written Test in the Subject.

(b) General Knowledge or Psychological General Ability Test.

(c) Academic and/or Professional record as the Commission may decide.

SPECIFIED BRANCHES OF THE NATIONAL BANK OF PAKISTAN.

(1) Main Branches of: Parachinar, Mardan, Swabi, Malakand, Shangla, Chitral, Timargara, Daggar, D.I.Khan, Bannu, Karak, Kohat, Hangu, Lakki Marwat, Abbottabad, Haripur, and Mansehra

Saddar Road Branch, Tehkal Payan Branch, G.T Road (Nishtar Abad) (2)Branch and University Campus Branch Peshawar.

Tehsil Bazar Branch Charsadda, Nowshera Cantt: Branch, Bank Square (3) Branch Mingora and City Branch Tank

Note: -The candidate who apply for the post(s) are advised to make sure that they are eligible for the post in all respects because eligibility of the candidate will be determined strictly according to the rules after conduct of all essential tests.

> (Sharif Hussain) Secretary Khyber Pakhtunkhwa Public Service Commission Peshawar

KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION

T

7. NO-30-31

University.

ALLOCATION: Merit.

2- Fort Road Peshawar Cantt:

Website: www.kppsc.gov.pk
Tele: Nos. 091-9214131, 9213563, 9213750, 9212897

Dated: <u>02.09.2016</u>

ADVERTISEMENT No. 04 / 2016.

Applications, on prescribed form, are invited for the following posts from Pakistani citizens having domicile of Khyber Pakhtunkhwa / F.A.T.A by 30.09.2016. Incomplete applications and applications without supporting documents required to prove the claim of the candidates shall be rejected.

AGRICULTURE LIVESTOCK & COOPERATIVE DEPTT: TWO (02) POSTS OF SENIOR RESEARCH OFFICER/SENIOR BIOCHEMIST IN 1. LIVESTOCK & DAIRY DEVELOPMENT DEPARTMENT (RESEARCH). QUALIFICATION: (a) Ph.D in Veterinary/Animal Sciences/Bio-Chemistry, after basic degree of D.V.M or equivalent qualification recognized by PVMC, OR (b) M.Sc (Honss) / M/Phil / M.S in Veterinary/Animal Sciences / Bio-Chemistry, after basic degree of DVM or equivalent qualification recognized by PVMC having two years research Experience with at least two research Publications, OR (c) Doctor of Veterinary Medicine or equivalent qualification in Veterinary Sciences recognized by PVM having five years experience in the relevant field (Research) with at least two Research Publications. AGE LIMIT: 28 to 45 years. PAY SCALE: BPS-18 ELIGIBILITY: Both Sexes. **ALLOCATION:** Merit. ONE (01) (LEFTOVER) POST OF VETERINARY OFFICER (HEALTH) (MINORITY 2. QUOTA) IN LIVESTOCK & DAIRY DEVELOPMENT (EXTENSION), **QUALIFICATION:** Doctor of Veterinary Medicine (DVM) or equivalent qualification in Veterinary Sciences from a recognized university and registered with Pakistan Veterinary Medical Council (PVMC). AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. **ALLOCATION: Merit.** 3. ONE (01) POST OF ASSISTANT IN AGRICULTURAL ENGINEERING WING. **QUALIFICATION:** Degree from a recognized University. AGE LIMIT: 18 to 32 years. PAY SCALE: BPS-16 ELIGIBILITY: Both Sexes. ALLOCATION: Merit. ONE (01) POST OF OFFICE ASSISTANT IN ON FARM WATER MANAGEMENT, 4. AGRICULTURE DEPARTMENT.

QUALIFICATION: At least 2nd class Bachelor's Degree from a recognized

AGE LIMIT: 20 to 30 years. PAY SCALE: BPS-16 ELIGIBILITY: Both Sexes.

24. SIXTY FOUR (64) POSTS OF MEDICAL OFFICER (DISABLED QUOTA) IN HEALTH DEPARTMENT.

QUALIFICATION: (a) MBBS or equivalent qualification from recognized university and (b) Completion of House Job Training.

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: Merit.

Note: - (21) posts of Medical Officer (Disabled Quota) advertised vide Advt: No.03/2016 S.No. 24 have been merged in the above 64 posts. Candidates who have applied earlier for the said 21 posts need NOT apply again.

25. SEVENTY THREE (73) POSTS OF DENTAL SURGEON IN HEALTH DEPARTMENT.

QUALIFICATION: (a) BDS or equivalent qualification from recognized university. (b) Completion of House Job Training.

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: 19 to Merit, 12 each to Zone-1, 2 & 3, 09 each to Zone-4 & 5.

Note: - Twenty (20) posts of Dental Surgeon (General Quota) advertised vide Advt: No.03/2016 S.No. 26 have been merged in the above 73 posts. Candidates who have applied earlier for the said 20 posts need **NOT** apply again.

26. EIGHT (08) POSTS OF DENTAL SURGEON (WOMEN QUOTA) IN HEALTH DEPARTMENT.

QUALIFICATION: (a) BDS or equivalent qualification from recognized university. (b) Completion of House Job Training.

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Female. ALLOCATION: Merit

Note: - Two (02) posts of Dental Surgeon (Women Quota) advertised vide Advt: No.03/2016 S.No. 27 have been merged in the above (08) posts. Candidates who have applied earlier for the said (02) posts need **NOT** apply again.

27. TWO (02) POSTS OF DENTAL SURGEON (MINORITY QUOTA) IN HEALTH DEPARTMENT.

QUALIFICATION: (a) BDS or equivalent qualification from recognized university and

(b) Completion of House Job Training.

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: Merit.

28. ONE (01) POST OF DENTAL SURGEON (DISABLED QUOTA) IN HEALTH DEPARTMENT.

QUALIFICATION: (a) BDS or equivalent qualification from recognized university. (b) Completion of House Job Training.

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: Merit.

29. FIFTEEN (15) POSTS OF DRUG INSPECTOR IN HEALTH DEPARTMENT.

QUALIFICATION: (1) Degree in Pharmacy from a recognized University and; (2) One year experience in manufacturing, sale, testing or analysis of Drugs, or in the Drug Administration or in a hospital or Pharmacy.

AGE LIMIT: 21 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: 04 to Merit, 02 each to Zone-1, 2, 3 & 5 and 03 to Zone-4.

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30. ONE (01) POST OF DRUG INSPECTORS (WOMEN QUOTA) IN HEALTH

QUALIFICATION: (1) Degree in Pharmacy from a recognized University and; (2) One year experience in manufacturing, sale, testing or analysis of Drugs, or in the Drug Administration or in a hospital or Pharmacy.

AGE LIMIT: 21 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Female. ALLOCATION: Merit.

31. ONE (01) (LEFTOVER) POST OF CHEMIST IN HEALTH DEPARTMENT.

QUALIFICATION: (i) M-Pharmacy; OR

(b) B-Pharmacy from a recognized university with at least one year's experience in the manufacturing, testing or analysis of drugs or in drug control administration.

AGE LIMIT: 22 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: Merit.

32. ONE (01) (LEFTOVER) POST OF SISTER TUTOR IN HEALTH DEPARTMENT.

QUALIFICATION: (a) Registered "A" Grade Nurse. (b) Registered Midwife.

(c) Qualified Sister Tutor from recognized Institute; OR

(d) Five years experience as Head Nurse or Public Health Supervisor or Midwifery Supervisor excluding training period, or in case of charge nurse / male nurse, eight years experience as charge nurse or male nurse excluding training period.

AGE LIMIT: 25 to 40 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: Zone1.

33. ONE (01) (LEFTOVER) POST OF NURSING SUPERINTENDENT IN HEALTH DEPARTMENT.

QUALIFICATION: (a) Registered "A" Grade Nurse. (b) Registered Midwife or in case of male nurse Training in specialist post basic course in lieu of Midwifery training. (c) Certificate or Diploma in Ward Administration or Sister Tutor Course from a recognized Institute. (d) Five years experience as Head Nurse or Public Health Supervisor or Midwifery excluding training period.

AGE LIMIT: 25 to 40 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: Zone1.

HIGHER EDUCATION, ARCHIVES & LIBRARIES DEPTT

34. FIVE (05) (LEFTOVER) POSTS OF MALE ASSISTANT PROFESSORS, ONE (01) EACH IN BIOLOGY. GEOGRAPHY & ENGLISH AND TWO (02) IN LAW IN HIGHER EDUCATION DEPARTMENT.

QUALIFICATION: 1. Ph.D in the relevant subject from a recognized University with two years Teaching / Research experience in a recognized College / University; OR 2. M.Phil in the relevant subjet from a recognized University with five years Teaching / Research experience in a College / University; OR

3. Second Class Master Degree in the relevant subject from recognized University with seven (07) years Teaching experience in College / University or in Education Administration Management.

AGE LIMIT: 25 to 40 years. PAY SCALE: BPS-18 ELIGIBILITY: Male. ALLOCATION: Merit.



SERVICE TRIBUNAL

47. TWO (02) POSTS OF JUNIOR SCALE STENOGRAPHER IN KHYBER PAKHTUNKHWA SERVCE TRIBUNAL.

QUALIFICATION: (i) Intermediate from a recognized Board and.

(ii) Speed of 50 word per minute in English Shorthand and 35 words per minute in Typing with knowledge of Computer in using MS Word and MS Excel.

AGE LIMIT: 18 to 25 years. PAY SCALE: BPS-12 ELIGIBILITY: Both Sexes. ALLOCATION: One each to Zone- 2 & 3.

ZAKAT, USHER, SOCIAL WELFARE & WOMEN DEV: DEPARTMENT

48. ONE (01) POST OF GENDER ANALYST IN ZAKAT & USHER DEPARTMENT

QUALIFICATION: (i) 2nd Class Master's Degree in Gender Studies OR (ii) Master's Degree in Social Work/Sociology / Anthropology / Social Sciences with at least three (03) years experience in relevant field.

AGE LIMIT: 22 to 32 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. ALLOCATION: Zone-1.

GENERAL CONDITIONS

Age shall be reckoned on 30.09.2016. Maximum age limit as prescribed in the (i) recruitment rules shall be relaxed upto 10 years for Disabled persons and Govt: Servants who have completed 2 years continuous service and upto 3 years for candidates belonging to backward areas specified in the appendix attached to the Khyber Pakhtunkhwa Initial Appointment to Civil Posts (Relaxation of Upper Age Limit) Rules, 2008. However, a candidate shall be allowed relaxation in age in one of the above categories provided that the candidates from backward areas, in addition to automatic relaxation of three years shall be entitled to one of the relaxations available to Govt: Servants, general or disabled candidates, whichever is relevant and applicable to them. Employees or ex-employees of development projects of the Government of Khyber Pakhtunkhwa and employees or ex-employees of development projects of the Federal Government under the administrative control of the Government of Khyber Pakhtunkhwa shall also be entitled to age relation equal to the period served in the projects, subject to a maximum limit of ten years provided that this age relaxation shall not be available in conjunction with any other provisions of the age relaxation rules.

(ii) Only the qualification possessed on the closing date of the advertisement fixed for the incountry candidates shall be taken into consideration.

(iii) Degrees / Diploma / Experience Certificates / Testimonials of unrecognized Institution are not accepted. Only original Degrees / Certificates are accepted, however, the candidates can apply on provisional certificate signed by the Controller of Examination of the respective institution. The candidates shall produce original degrees / certificates before their selection. Detail Marks Certificates for all the examinations shall necessarily be required and these should be attached with the application forms.

(iv) Candidates applying against disabled posts must attach with their application forms a disability certificate from the Provincial Council for Rehabilitation of Disabled Persons as well as disability certificate from the respective Medical Superintendent/ Medial Board showing therein the specific disability.

(v) Govt. / Semi Govt. / Autonomous / Semi Autonomous Bodies employees may apply direct but their Departmental Permission Certificates should reach within 30 days of the closing date.

(vi) Applications should be on the prescribed application form obtainable from the listed below branches of the NATIONAL BANK OF PAKISTAN. Application Fee is Rs.285/-(Rupees Two Hundred Eighty Five only) for all the candidates. In addition to the application fee, the candidates will have to pay Rs.15/- (rupees fifteen only) on account of Bank Charges. Separate application form will be required for each advertised category of posts. Application forms obtained other than the specified branches of the National Bank will be considered invalid and such applications will

not be entertained. The applications on plain paper or Photostat shall not be accepted. Incomplete and late applications shall not be accepted which shall be rejected. Candidates can also apply online through the Commission's website (www.kpppsc.gov.pk). However the application fee needs to be deposited in State Banks of Pakistan or a National Bank of Pakistan Branch under head of account No. C02101- Organs of State-Examination Fee of KP PSC through Challan on or before the closing date. The same alongwith attested copies of all the documents need to be submitted to the Commission within 10 days.

Applications must be submitted within time as no extra time is allowed for postal transit. The applications if submitted on the last date for receipt of applications must reach the Commission's office by the closing hours.

Applicants married to Foreigners are considered only on production of the Govt: (viii)

No applicant shall be considered in absentia on paper qualifications unless, he/she (ix) possesses exceptionally higher qualifications than the minimum prescribed qualification for a particular post(s). (x)

Govt. reserves the right not to fill any or fill more or less than the advertised post(s). (xi)

Candidates who have already availed three chances by physical appearance before the Commission and have failed for the post(s) having one and the same qualifications and scale of pay shall be ineligible. (iix)

Experience wherever prescribed shall be counted after the minimum qualifications for the post(s), if not specifically provided otherwise against the advertised post(s). (xiii)

The candidates applying for posts requiring experience are advised to fill in the requisite proforma and provide the experience certificate available on the Commission's website and submit it alongwith the application form. The application form without this proforma and certificate shall not be accepted/ processed. (xiv)

In case the number of applications of candidates is disproportionately higher than the number of posts, short listing will be made in anyone of the following manner: -

(a) Written Test in the Subject.

(b) General Knowledge or Psychological General Ability Test.

(c) Academic and/or Professional record as the Commission may decide.

SPECIFIED BRANCHES OF THE NATIONAL BANK OF PAKISTAN.

(1) Main Branches of: Parachinar, Mardan, Swabi, Malakand, Shangla, Chitral, Timargara, Daggar, D.I.Khan, Bannu, Karak, Kohat, Hangu, Lakki Marwat, Abbottabad, Haripur, and Mansehra

Saddar Road Branch, Tehkal Payan Branch, G.T Road (Nishtar Abad) (2)

Branch and University Campus Branch Peshawar.

Tehsil Bazar Branch Charsadda, Nowshera Cantt: Branch, Bank Square (3)Branch Mingora and City Branch Tank

'Note: -The candidate who apply for the post(s) are advised to make sure that they are eligible for the post in all respects because eligibility of the candidate will be determined strictly according to the rules after conduct of all essential tests.

> (Akbar Ali Khan) Secretary Khyber Pakhtunkhwa **Public Service Commission** Peshawar

The Jadgment of 1/03/20 11/03/ 2- Fort Road Peshawar Cantt: Website: www.kppsc.gov.pk Tele: Nos. 091-9214131, 9213563, 9213750, 9212897 ADVERTISEMENT No. 02/2020 Dated: 16.03.2020 Online applications are invited for the following posts from Pakistani citizens having domicile of Khyber Pakhtunkhwa by 03.04.2020. Applications other than online will not be accepted. To apply, visit any Jazz Cash & Easy Paisa Agent, deposit application fee of RS.500/- excluding service charges up to official timing of the closing date (05:00 PM) and get transaction I.D through SMS. Visit PSC website www.kppsc.gov.pk and apply online. Candidates are advised to fill in all the columns carefully as change(s) will not be allowed after submission. Unclaimed qualification, experience etc will not be accepted later on. Incomplete applications will be summarily rejected. Only one application is required for one serial, however the candidates applying for various quotas should mention serial number of (1)a, (1)b or (1)c in the application form specifically. Documents are not required at the time of submission of application; candidates who qualify the test will have to submit their documents within one week time after announcement of the result, however in experience involved posts, all documents are required to be submitted immediately after apply. AGRICULTURE, LIVESTOCK & COOPERATIVE DEPARTMENT ONE (01) (LEFTOVER) POST OF RESEARCH OFFICER (AGRICULTURE CHEMISTRY/ SOIL SCIENCE (MINORITY QUOTA) IN AGRICULTURE, LIVESTOCK & COOPERATIVE DEPARTMENT (RESEARCH WING). QUALIFICATION: 2nd Class M.Sc/ B.Sc (hons) Degree in Agriculture from a recognized University, Under Research Programme in the subject relating to the subject groups as specified in schedule (appended to this notification) to AGE LIMIT: 21 to 32 years PAY SCALE: BPS-17 **ELIGIBILITY:** Both Sexes **ALLOCATION:** Merit ELEMENTARY & SECONDARY EDUCATION DEPARTMENT THREE (03) LEFTOVER POSTS OF FEMALE SUBJECT SPECIALIST PHYSICS IN ELEMENTARY 2 SECONDARY EDUCATION DEPARTMENT. QUALIFICATION: At least 2nd Class Master's Degree or Four Years BS Degree in the relevant subject with Bachelor of Education or M.Ed or Master of Education (Industrial Arts or Business Education) or M.A Education or Equivalent Qualification from recognized University. AGE LIMIT: 23 to 35 years PAY SCALE: BPS-17 **ELIGIBILITY: Female** ALLOCATION: Zone-1 3. (01)LEFTOVER **POST** OF FEMALE (DISABLE QUOTA) IN ELEMENTARY & SECONDARY EDUCATION DEPARTMENT. SPECIALIST QUALIFICATION: At least 2nd Class Master's Degree or Four Years BS Degree in the relevant subject with Bachelor of Education or M.Ed or Master of Education (Industrial Arts or Business Education) or M.A Education or Equivalent AGE LIMIT: 23 to 35 years PAY SCALE: BPS-17 **ELIGIBILITY:** Female ALLOCATION: Merit ONE (01) LEFTOVER POST OF FEMALE LIBRARIAN (MINORITY QUOTA) QUALIFICATION: Master's degree in Library & Information Science from a recognized University. AGE LIMIT: 21 to 35 years PAY SCALE: BPS-17 ELIGIBILITY: Female ALLOCATION: FORESTRY, ENVIRONMENT & WILDLIFE DEPARTMENT

TWO (02) POSTS OF MONITORING INSPECTOR (FEMALE & MINORITY QUOTA) IN ENVIRONMENT PROTECTION AGENCY (FORESTRY, ENVIRONMENT & WILDLIFE DEPARTMENT). QUALIFICATION: (a) At least second Class Bachelor's of Science Degree with Chemistry, Botany, Agriculture,

Forestry and Physics as one of the subjects or equivalent qualification from a recognized University with one year experience in data collection or laboratory work in Government or Semi Government Organizations; OR

(b) At least second class Master's Degree in Environmental Sciences or Environmental Planning and Management or Bachelor of Studies (four years) in Environmental Sciences.

AGE LIMIT: 21 to 35 years

PAY SCALE: BPS-14

ELIGIBILITY: Minority Quota(Both Sexes) Female Quota (Only Female)

ALLOCATION:

- (a) One (01) post for Female Quota to Merit.
- (b) One (01) post for Minority Quota to Merit.

TEN (10) POSTS OF DRUG INSPECTOR (NINE (09) TO GENERAL AND ONE (01) TO FEMALE QUOTA QUALIFICATION: (i) Degree in Pharmacy from a recognized university and (ii) One year experience in manufacturing, sale, testing or analysis of drugs, or in the drug administration, or in a hospital or pharmacy. AGE LIMIT: 21 to 35 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. **ALLOCATION:** (a). Nine (09) Posts for General Quota; Two (02) each to Merit, Zone-1, Zone-2 & Zone-3 and One (01) to Zone-5. (b).One (01) Post for Female Quota to Merit. TWENTY ONE (21) POSTS OF PHARMACIST (EIGHTEEN (18) TO GENERAL, TWO (02) TO FEMALE, AND ONE (01) TO MINORITY QUOTA). QUALIFICATION: (i) Pharm-D from a recognized university registered with the Pharmacy Council under the (ii) B-Pharmacy from recognized university with 01 year experience in relevant field and registered with the Pharmacy Council under the Pharmacy Act, 1967. AGE LIMIT: 21 to 32 years. PAY SCALE: BPS-17 ELIGIBILITY: Both Sexes. **ALLOCATION:** (a). Eighteen (18) Posts for General Quota; four (04) each to Merit & Zone-1, Three (03) each to Zone-2 & Zone-3 and Two (02) each to Zone-4 & Zone-5. (b) Two (02) Posts for Female Quota to Merit. (c). One (01) Post for Minority Quota to Merit. TWO (02) (LEFTOVER) POSTS OF PROFESSORS ONE (01) EACH FOR PSYCHIATRY AND ANESTHESIOLOGY IN SAÌDÚ MEDICAL CÓLLEGE SWAT. QUALIFICATION: (a) MBBS (duration of 5 or 6 years) or equivalent medical qualification recognized by the Pakistan Medical & Dental Council; and (b) FCPS/MS/MD (duration of 4 years) or qualification with other nomenclatures, in the respective clinical science subject or equivalent qualification recognized by Pakistan Medical & Dental Council; (ii) EXPERIENCE:- Three years teaching experience as an Associate Professor in the respective subject is essential provided that total experience as Assistant Professor and Associate Professor is not less than eight years or nine years teaching experience as an Assistant Professor and Associate Professor in the respective subject calculated as per Pakistan Medical & Dental Council Regulations duly certified by Pakistan Medical & Dental Council in case of experience gained in private sector medical colleges; and (iii)RESEARCH PUBLICATIONS:- A total of five Research Publications out of which at least two as Principal author in the relevant specially are required. Only an original article published in a medical journal approved by the Pakistan Medical & Dental Council shall be acceptable. AGE LIMIT: 40 to 50 years PAY SCALE: BPS-20 ELIGIBILITY: Both Sexes ALLOCATION: Merit ONE (01) POST OF ASSISTANT PROFESSOR PHYSIOLOGY IN SAIDU MEDICAL COLLEGE SWAT. 15. QUALIFICATION: (i) MBBS (duration of 5 or 6 years) or equivalent medical qualification recognized by the Pakistan Medical & Dental Council; and (ii) FCPS/Ph.D (duration of 4 years) or qualification with other nomenclatures, in respective basic science subject or equivalent qualification recognized by Pakistan Medical & Dental Council; or (iii) M.Phil (duration of 2 years) or qualification with other nomenclature, in respective basic science subject or equivalent qualification in the respective basic science subject recognized by Pakistan Medical & Dental Council having two years teaching experience as Lecturer / Demonstrator in respective basic science subject (i.e M.Phil or qualification with other nomenclature recognized by Pakistan Medical & Dental Council). In case of private sector medical colleges, the experience is duly certified by Pakistan Medical & Dental Council. (iV) FCPS/MS/MD or qualification with other nomenclature (duration of 4 year) in related clinical subjects (duration of 4 years). AGE LIMIT: 27 to 45 years. PAY SCALE: BPS-18 ELIGIBILITY: Both Sexes. ALLOCATION: Merit ONE (01) POST OF ASSISTANT PROFESSOR ENT IN SAIDU MEDICAL COLLEGE SWAT. QUALIFICATION: (i) MBBS (duration of 5 or 6 years) or equivalent medical qualification recognized by the Pakistan Medical & Dental Council; and (ii) FCPS/MS/MD (duration of 4 years) or qualification with other nomenclatures, in the respective clinical science subject or equivalent qualification recognized by Pakistan Medical & Dental Council having three years teaching experience after Post Graduation in the following order of preference: 1. Teaching experience; and 2. Practical experience. In case of private sector medical colleges, the experience is duly certified by Pakistan Medical & Dental Council. AGE LIMIT: 28 to 45 years. PAY SCALE: BPS-18 ELIGIBILITY: Both Sexes. ALLOCATION: Merit

(a) Nineteen (19) posts of General Quota: Five (05) to Merit, Two (02) to Zone-1, Three (03) each to Zone-2, Zone-3, Zone-4 and Zone-5. (b) Two (02) posts for Minority Quota to Merit. (c) One (01) post for Disable Quota to Merit. PUBLIC SERVICE COMMISSION ONE (01) POST OF LIBRARIAN IN KHYBER PAKHTUNKHWA PUBLIC SERVICE COMMISSION. QUALIFICATION: Master's degree in Library Science from a recognized University. AGE LIMIT: 21 to 32 years PAY SCALE: BPS-17 % **ELIGIBILITY:** Both Sexes **ALLOCATION:** Zone-1 SPORTS, CULTURE, TOURISM, ARCHEOLOGY, MUSEUMS & YOUTH AFFAIRS DEPARTMENT THREE (03) (LEFTOVER) POSTS OF SUB INSPECTOR IN DIRECTORATE OF TOURISM. QUALIFICATION: (a) At least Second Class Bachelor's Degree or its equivalent qualification from a recognized (b) Height..... Five Feet and Seven inches, Chest..... Thirty three inches with expansion of one and half $(1^{1/2})^2$ AGE LIMIT: 21 to 32 years PAY SCALE: BPS-14 ALLOCATION: Three (03) posts for General Quota: **ELIGIBILITY: Male** One (01) post to Zone-3 and Two (02) posts to Zone-5. ONE (01) LEFTOVER POST OF HOCKEY COACH IN DIRECTORATE OF SPORTS AND YOUTH AFFAIRS 50. QUALIFICATION: Bachelor's Degree from a recognized University. (ii) Five years experience as a coach in the relevant sports/ Games before or after graduation. (iii) First or second position in the relevant individual sports event as a player at the National level organized by Pakistan Olympic Association/ Pakistan Sports Federation concerned/ Pakistan Sports Board, OR (iv) Participation as a player in the relevant National level sports competition organized by Pakistan Olympic Association/ Pakistan Sports Federation concerned/ Pakistan Sports Board and secured at least second position. Note: Provided that preference will be given to International Sportsman in the relevant field. PAY SCALE: BPS-16 **ELIGIBILITY: Both Sexes ALLOCATION:** Zone-1 ZAKAT, USHER, SOCIAL WELFARE, SPECIAL EDUCATION & WOMEN EMPOWERMENT DEPARTMENT ONE (01) POST OF ASSISTANT ADMINISTRATOR/ DISTRICT ZAKAT OFFICER IN ZAKAT & USHER QUALIFICATION: At least 2nd Class Master's degree or equivalent qualification from a recognized University. PAY SCALE: BPS-17 **ELIGIBILITY:** Both Sexes **ALLOCATION:** Zone-4

CORRIGENDUM

- One (01) leftover post of Assistant Professor Pulmonology (BPS-18) in Saidu Medical College, Swat advertised in Commission Advt; No. 10/2019, Sr. 64 stands withdrawn in light of the Govt; of Khyber Pakhtunkhwa Establishment and Admin: Department (Regulation Wing) vide its letter No. SOR-II(E&AD)1-120/08 dated 18.12.2019.
- One post of Web Developer (BPS-17) and One post of Network Engineer (BPS-17) in Excise, Taxation & Narcotics Control Department, advertised by the Khyber Pakhtunkhwa Public Service Commission vide Advt: No. 08/2018, S.No. 08 & 09 stands withdrawn.
- One post of Accountant (BPS-16) in Population Welfare Department Advertised by the Khyber Pakhtunkhwa Public Service Commission vide Advertisement No. 05/2018 at S.No. 74 (a) stands withdrawn.
- 4. Twenty Nine (29) posts of Accountant (BPS-16) in Local Govt, Election & Rural Development Department advertised by Khyber Pakhtunkhwa Public Service Commission

vide Advertisement No. 09/2019, S.No 17(a) and One post of Accountant (BPS-16) for Minority Quota vide Advertisement No. 09/2019. Sr.No 17(c) may be considered as Twenty Eight (28) posts & Two (02) posts respectively.

5. One hundred & forty eight (148) posts of Male/ Female Lecturers in various subjects in Directorate General of Commerce Education & Management Sciences advertised by the Khyber Pakhtunkhwa Public Service Commission Vide Advt. No. 02/2019 Sr. 25 & 26 respectively stands withdrawn, in light of Establishment & Administration Department (Regulation Wing) vide its letter No. SOR-I(E&AD)1-17/2018 dated 28th November 2019. Details of the posts is given below:

ONE HUNDRED & TWENTY EIGHT (128) POSTS (GENERAL=123+MINORITY QUOTA=03+DISABLE QUOTA=02) OF MALE LECTURER IN VARIOUS SUBJECTS IN DIRECTORATE GENERAL OF COMMERCE EDUCATION & MANAGEMENT SCIENCES.

S. No.	Subject	Zonal Allocation							
		Merit	Zone-1	Zone-2	Zone-3	Zone-4	Zone-5	Total	
i.	English	05	03	04 ·	04	02	02	20	
II.	Urdu	04	02	03	03	02	02	. 16	
iii,	Maths	02	01	02	02	01	01	09	
iv.	Islamiyat	03	02	03	02	02	02	14	
V	Statistics	02	01	01	01	01	02	08	
vi.	Pak Study	04	02	03	02	02	02	15	
vii.	Computer Science	02	01	01	01	01	01	07	
viii.	Economics	01	01	01	01	-	01	05	
ix. (a)	Commerce	08	04	04	05	04	04	29	
(b)	Commerce (Minority)	03	·: _	-	-		-	03	
(c)	Commerce (Disable)	02	-	-	-	-		02	
	Total			' .	I	<u> </u>	····-	128	

TWENTY (20) POSTS (GENERAL=18+MINORITY QUOTA=01+DISABLE QUOTA=01) OF FEMALE LECTURER IN VARIOUS SUBJECTS IN DIRECTORATE GENERAL OF COMMERCE EDUCATION & MANAGEMENT SCIENCES.

S. No.	Subject	Allocation						
3. 140.		Merit	Zone-1	Zone-2	Zone-3	Zone-4	Zone-5	Total
i	English	-	01	-	-	-	-	01
ii.	Urdu	01	01		-	01	01	04
iii.	Maths	01		-	+	-	-	01
iv.	Islamiyat	01	-	01	01	01	-	04
٧.	Statistics	01	-	-	-	-	-	01
vi.	Pak Study	01	01	-	-	-	-	02
vii.	Computer Science	-	01	-	-	01	01	03
viii.	Economics		-		-	01	-	01
iX. (a)	Commerce	-	-	-	01	-	- '	01
(b)	Commerce (Minority)	01	-	† -	-	-	-	01
(c)	Commerce (Disable)	01	-	-	-	-	-	01
	Total			<u> </u>	- 		<u> </u>	20

GENERAL CONDITIONS

- (i) Separate application must be submitted online for each serial applied for subject to fulfillment of eligibility criteria given in the advertisement. By hand / by post applications will not be entertained.
- (ii) Candidates are required to make correct entries in the online application which can be documentarily proved as on the basis of their claim / entries they will be called for screening / ability test. Documents for unclaimed entries will not be entertained later on.
- (iii) Incomplete applications will be summarily rejected.
- (iv) Candidates applying against disable quota will be required to submit disability certificates issued by the Provincial Council for Rehabilitation of Disabled Persons as well as from the respective Medical Superintendent / Medical Board showing therein the specific disability and both the certificates must be issued before the closing date fixed for online apply.
- (v) Govt. / Semi Govt. / Autonomous / Semi Autonomous Bodies employees may apply direct but their Departmental Permission Certificates will be required before interview.

(vi) Call letters for test will be placed on PSC website. Candidates must keep visiting the PSC website from time to time.

(vii) Degrees / Diploma / Experience Certificates / Testimonials of unrecognized Institution are not accepted.

Only original Degrees / Certificates / DMCs are accepted.

- (viii) Domicile, qualification and its registration with Medical/ Engineering or other related institutions, possessed on the closing date of the advertisement shall be taken into consideration.
- (ix) Candidates who have not the prescribed qualification but equivalent qualification, they are required to be in possession of equivalency/ relevancy certificate from Higher Education Commission (HEC) while applying.
- Candidates who possess qualification equivalent/higher than the prescribed qualification in the relevant field of studies will be considered eligible.
- Age shall be reckoned on closing date of the advertisement. Maximum age limit as prescribed in the recruitment rules shall be relaxable up-to 10 years for Disabled persons / Divorce women / Widow / Govt: Servants who have completed Two (2) years continuous service and up-to Three (3) years for candidates belonging to backward areas specified in the appendix attached to the Khyber Pakhtunkhwa Initial Appointment to Civil Posts (Relaxation of Upper Age Limit) Rules, 2008. However, a candidate shall be allowed relaxation in age in one of the above categories provided that the candidates from backward areas, in addition to automatic relaxation of three years shall be entitled to one of the relaxations available to Govt: Servants, general or disabled candidates, whichever is relevant and applicable to them. Employees or exemployees of development projects of the Government of Khyber Pakhtunkhwa and employees or exemployees of development projects of the Federal Government under the administrative control of the Government of Khyber Pakhtunkhwa shall also be entitled to age relaxation equal to the period served in the projects; subject to a maximum limit of ten years provided that this age relaxation shall not be available in conjunction with any other provisions of the age relaxation rules.
- (xii) Applicants married to Foreigners are considered only on production of the Govt: Relaxation Orders.
- (xiii) A female candidate if married before entry into government service shall acquire the domicile of her husband. If otherwise she will possess her own domicile. However, married female candidates are allowed to opt one of the domicile of her choice. Option once exercised shall be final and changes therein shall not be allowed.
- (xiv) Experience wherever prescribed shall be counted after the prescribed qualifications for the post(s) if not otherwise specified in the service rules. The experience certificates should be on prescribed forms available on PSC website.
- (xv) Government reserves the right not to fill any or fill less than the advertised post(s).
- (xvi) In case the number of applications of candidates is disproportionately higher than the number of posts, short listing will be made in anyone of the following manner: -
 - (a) Written Test in the Subject.
 - (b) General Knowledge or Psychological General Ability Test.
 - (c) Academic and / or Professional record as the Commission may decide.

Note: Candidate who apply for the post(s) are advised to make sure that they are eligible for the post in all respects because eligibility of the candidate will be determined strictly according to the rules after conduct of all tests.

(ILYAS SHAH)
DIRECTOR RECRUITMENT
KHYBER PAKHTUNKHWA
PUBLIC SERVICE COMMISSION