,	Sr. Vo	Date of order/	Order or other proceedings with signature of Judge or Magistrate
		proceedings	
7	l. 	2	3
			BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR
			A
			Appeal No. 50/2014
		,	Dr. Muhammad Imran Versus Government of Khyber Pakhtunkhwa through Secretary Health Deptt, Peshawar etc.
			JUDGMENT
		30.01.2017	MUHAMMAD AZIM KHAN AFRIDI, CHAIRMAN:-
			Counsel for the appellant and Mr. Ziaullah GP for
			respondents present
			2. Dr. Muhammad Imran Deputy Medical Superintendent
		,	Hayatabad Medical Complex hereinafter referred to as the
1			appellant has preferred the instant service appeal under Section 4
1			of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against
X		1	final order dated 09.10.2013 vide which his application for
	⁄ 0` ७		inclusion of his name in the Management Cadre was regretted and
م	Ü		where-against he preferred the instant service appeal on
			24.12.2013.
		·	3. Brief facts of the case of the appellant are that the appellant,
			initially appointed as Medical Officer (BPS-17) in the year, 1987,
			promoted as Senior Medical Officer (BPS-18) in the year 2008,
			applied for inclusion of his name in the Management Cadre which
			was not included in the said cadre constraining him to prefer the
			instant service appeal.

- 4. We have heard arguments of learned counsel for the appellant as well as learned Government Pleader for respondents and perused the record.
- 5. During the course of hearing learned counsel for the appellant pressed into service copy of judgment of this Tribunal dated 03.1.2012 passed in service appeal No. 513/2010 wherein the Tribunal has allowed two years cushion period for those doctors who intend to join Management Cadre. The said judgment was upheld by the august Supreme Court of Pakistan in C.As No. 320-324 of 2012 and C.As No. 126-P to 130-P of 2013.
- 6. In view of the afore-stated developments we direct that the respondents shall also consider the case of the appellant in the Management Cadre, in the light of observations of this Tribunal recorded in para-8 of the said judgment in service appeal No. 513/2010. The appeal is disposed off in the above terms. Parties are left to bear their own costs. File be consigned to the record room.

(Muhammad Azim Khan Afridi)

Chairman

Ahmad Hassan)

Member

ANNOUNCED 30.01.2017

athlice of the first the f

Agent to counsel for the appellant, M/S Amjid Ali, Assistant and Yar Gul, Senior Clerk alongwith Mr. Ziaullah, GP for respondents present. Due to strike of the Bar learned counsel for the appellant is not available today before the Court, therefore, case is adjourned for arguments to 11-11-16 before D.B.

Member

Member

11.11.2016

Counsel for the appellant and Mr. Muhammad Jan, GP for respondents present. Counsel for the appellant requested for adjournment. Request accepted. To come up for arguments on

20-1-17.

(PIR BAKHSH SHAH) MEMBER

(MUHAMMAD AAMIR NAZIR) MEMBER 04.02.2016

Counsel for the appellant and Mr. Muhammad Jan, GP with Muhammad Arshad, SO for the respondents present. Counsel for the appellant requested for adjournment. Therefore, case to come up arguments

on 18.3-16.

MEMBER

MEMBER

18.03.2016

Counsel for the appellant and Mr. Amjid Ali, Assistant alongwith Mr. Usman Ghani, Sr.GP for respondents present.

Rejoinder on behalf of the appellant submitted copy of which is placed on file. To come up for arguments

Member

Member

20.06.2016

Counsel for the appellant and Mr. Amjad Ali, Assistant alongwith Mr. Muhammad Jan, GP for respondents present. Arguments could not be heard due to learned Member (Judicial) is on leave. To come up for arguments on 05.09.2016.

Member

11.11.2014

No one is present on behalf of the appellant. Mr. Muhammad Adeel Butt, AAG for the respondents present. The Tribunal is incomplete. To come up for written reply/comments, positively on 26.02.2015.

Ø Reader

26.02.2015

None present for appellant. Mr. Sabir Khan, Supdt. for respondents alongwith Addl: A.G present. Written reply submitted. The case is assigned to D.B for rejoinder and final hearing for 31.08.2015.

Charman

31.08.2015

Clerk of counsel for the appellant and Mr. Ziaullah, GP for the respondents present. Due to general strike of the legal fraternity, counsel for the appellant is not available. Therefore, case to come up for arguments on 14-12-2015

MEMBER

MEMBER

14.12.2015

Counsel for the appellant, M/S Kibaz Khan, SO and Yar Gul, Senior Clerk alongwith Ziaullah, GP for respondents present. Fresh Wakalat Nama on behalf of counsel for the appellant submitted and requested for adjournment. To come up for arguments on

MEMBER.

2016

МЕМВЕР

29.04.2014

Appellant Deposited Security & Process Fee

Receipt is Attached with File.

-\$.0,€2014

Appellant with counsel and Mr. Sheharyar, Assistant with

Appeal No. 50/2014

Mr. Ziaullah, GP for the respondents presents. Preliminary arguments heard and case file perused. Through the instant appeal under Section-4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, the appellant has impugned order dated 19.10.2013 of respondent No.1 vide which the representation of the appellant for inclusion of his name in Health Management Cadre was regretted. The learned counsel for the appellant submitted before the court that despite the fact that the appellant has qualified his MPH Degree from University of Peshawar which is pre-requisite for inclusion in Management Cadre even then the appellant was ignored for consideration of his name in Management Cadre in the meeting held by the Director General Health Services, Khyber Pakhtunkhwa, Peshawar on 18.10.2010.

Since the point raised in the Tribunal needs further consideration, the appeal filed by the appellant against the impugned order is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit the security amount and process fee within 10 days. Thereafter, Notice be issued to the respondents for submission of written reply on 10.07.2014.

Member

Chairmai

This case be put before the Final Bench_

for further proceedings.

10.7.2014

Appellant in person and Mr. Sheharyar, Assistant on behalf of respondent No. 1 with Mr. Usman Ghani, Sr. GP for the respondents present. Written reply has not been received, and request for further time made on behalf of the respondents. To come up for written reply/comments, positively, on 11.11.2014.

Hairma

Appellant with counsel and Mr. Ziaullah, GP for the respondents present. Preliminary arguments could not be heard due to incomplete record. The learned Government Pleader submitted before the court that he has already been sent a letter to the respondents for production of complete record but today representatives of the respondents are not present. Pre-admission notice be issued to the respondents for production of complete record of the appellant. To come up for further preliminary hearing on 29.04.2014.

Member

06.02.2014

Appellant in person present and requested for adjournment on the ground that his counsel was busy in the Supreme Court of Pakistan. To come up for preliminary hearing on 7.02.2014.

Member

07.02.2014

Appellant with Counsel present. Preliminary arguments to some extent heard. Pre-admission notice be issued to the GP to assist the Tribunal. To come up preliminary hearing on 28.02.2014.

Member

28.02.2014

Appellant with counsel and Mr. Zia Ullah, GP for the present. Preliminary arguments to some extant heard. The learned GP requested for time to contact the respondents for production of complete record of the appellant. To come up for further preliminary hearing on 28.03.2014.

Member

Form- A FORM OF ORDER SHEET

Court of	•	· ·	·	<u> </u>	
	 		_	•	
Case No	 	50/2	<u> 014 </u>		

	Case No	50/2014
S.No.	Date of order: Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	- 12 1
1	13/01/2014	The appeal of Dr. Muhammad Imran resubmitted today by Mr. Amjid Ali Advocate may be entered in the Institution register and put up to the Worthy Chairman for preliminary
		hearing. REGISTRAR
2	15-15-9n11.	This case is entrusted to Primary Bench for preliminary
-	15-1-2014	hearing to be put up there on $6-2-20/9$
		nearing to be put up there on A Dy
•		

appeal of Dr. Muhammad Imran DMS HMC received today i.e. on 24,12,2013 is incomplete on the following scores which is returned to the counsel for the appellant for completion and resubmission within 15 da

Copies of option letter mentioned in the memo of appeal are not attached with the appeal which may be placed on its

Annexures B & B/L of appeal are missing.

Copy of departmental appeal mentioned in para-10 of the memo of appeal is not attached with the appeal which may be placed on it.

Annexures of the appeal may be annexed serial wise as mentioned in the memo of appeal.

Annexures of the appeal may be attested.

Annexure Candinotification bearing No.MPH-19 dated 12.10.2010 are illegible which may

be replaced by legible one Appeal may be page marked according to the Index.

Five more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

KHYBER PAKHTUNKHWA PESHAWAR.

PESHAWAR

Appeal No. <u>S</u>	/2018/	
Dr.Muhammad Imran	······	Appellant
	Versus	•

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18	Wakalatnama.		51

Appellant Mm

Through

Amjad Ali Advocate

Supreme Court of

Pakistan

Cell: 0321-9882434

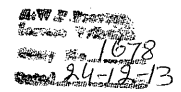
Dated: 18.11.2013



<u>PESHAWAR</u>

Appeal No. 50 /2014

Peshawar.



- Govt. of KPK through Secretary Health Civil Secretariat,
- 2) Committee for Examining Representations through Director General Health, Civil Secretariat, Peshawar.
- Medical Superintendent Hayatabad Medical Complex, Hayatabad,

Peshawar......Respondents

APPEAL U/S 4 OF SERVICE TRIBUNAL ACT,
1974 AGAINST THE ORDER OF RESPONDENT
NO.1 DATED 09.10.2013 RECEIVED ON
28.11.2013 WHEREIN REPRESENTATION OF
APPELLANT FOR INCLUSION OF HIS NAME IN
HEALTH MANAGEMENT CADRE IS
REGRETTED WHICH IS ILLEGAL, AGAINST
LAW AND FACTS

24/2/13

Prayer:

ac-submitted to dig

13/1/2014

On acceptance of this appeal, impugned order dated 09.10.2013 may please be set aside and appellant may please be included in Health Management Cadre w.e.f. 18th October, 2011 i.e. date of

(2)

meeting of Committee wherein similarly placed Dr.Adnan etc were included and given due place in seniority of Management Cadre.

Any other relief deemed fit may also be graciously granted.

Respectfully Sheweth:-

Appellant humbly submits as under

- That appellant was appointed as Medical Officer BPS-17 vide order dated 23.09.1987. (Copy Annexure "A/1") regularized vide order dated 11.05.1988 (Copy Annexure "A/2") promoted to BPS-18 vide order dated 29.04.2008 (Copy Annexure "A/3").
- 2) That the government of KPK had obtained option from all the doctors in the Health Department, vide letter No.21413-52/E-1, dated 30.06.2009 for inclusion in the Management Cadre to be set up at that time. (Copy of option letter dated 30.06.2009 is Annexure "A/4").
- That the appellant also opted to join the said cadre by submitting option to the Directorate-General Health Services, then NWFP vide letter No.10032/HMC/Admn dated: 14.07.2009
- That despite the fact that appellant was qualified, having successfully completed MPH Course in March, 2009, appellant's name was not included in the list.
- That on querry of appellant from the office of the Director-General Health, KPK, appellant was told that the name of the appellant was not included for the reason that the result was not declared by the University the then.

- That on 10th October, 2010, the Peshawar University declared the result, showing the appellant successful in the examination. Intimation to this regard was given to the Directorate-General of Health, KPK vide appellant's letter No.14611/HMC/Admn dated 13.10.2010. (Photocopy enclosed as Annexure "B", Proof of the letter is enclosed as Annexure "B/1").
- That the Health Department, on 18th October, 2010 held a meeting for consideration of names of the left over doctors who had given option to join the Management Cadre. In the meeting a decision to include 14 officers in the list was made. However, name of appellant was not considered at all, as is evident from the minutes of the meeting. Worth mentioning here that the meeting was held in a clandestine manner and none was informed of its convening and the outcome. This fact came to appellant's knowledge when appellant learnt that the officers at S.No.13 and 14 of the list (Annexure "C") who had also completed MPH in the year 2009-10 had also been included in the list.
- That appellant reminded the Director-General for including the name of appellant in the said list vide letter No.16848/HMC/Admn/E-II, dated 23.11.2010, but again no action was taken nor the appellant was informed of consequential effect of my supplication. (Copy of the letter is Annexure "D").
- 9) That another request was submitted to the office of the Director-General Health Services KPK vide letter No.18591/HMC/Admn/E.II, dated 27.12.2010 for doing the needful but no action was taken on this letter also. (Copy is enclosed as Annexure "E").
- That in the meanwhile the Director-General, Health Services, KPK issued letter No.2450-2550/AE dated 28.01.2011,

(y)

intimating all the concerned officers to check the seniority list available in his office and to put forth any objection over it, if any. The appellant accordingly submitted a Representation, objecting to the omission of his name, which was forwarded to the Directorate-General, Health Services KPK and Secretary Health KPK by the Medical Superintendent, HMC vide letter No.3319/HMC/Admn/E.II dated 28.02.2011 and No.3309/HMC dated 28.02.2011 respectively. (Photocopy is enclosed as Annexure "F" and "G". However, no outcome could be made visible.

- 11) That, to pursue the matter further, another letter was submitted to the Directorate-General Health Services, KPK through Medical Superintendent, HMC vide his letter vide 2477/HMC dated 18.02.2012. However, no action seems to has been taken on this letter also. (Photocopy is enclosed as Annexure "H").
- 12) That apart from the above the appellant also personally visited the Directorate-General of Health Services KPK for presenting his grievance non-inclusion of name in the seniority list of the Management Cadre. However, no action was taken.
- That finally vide order dated 9th October, 2012 received on 28.11.2013, appellant's representation is dismissed by regretting the desired relief. (Copy of representation is Annexure "I", order dated 9th October 2013 is Annexure "J".
- 14) That impugned order dated 09.10.2013 is illegal, against law and facts on following grounds:

GROUNDS.

A Because appellant opted well in time for Management Cadre and informed respondents that he has completed MPH but result not declared due to some dispute of PHSA with



University concerned, thus appellant ought not to have been penalized for faults of others.

- Because it was incumbent upon respondents to cater for those Doctors who are undergoing the M.P.H. course, otherwise the same would go waist.
- C. Because undergoing M.P.H. course, by itself speaks of desire and will of going to management cadre, otherwise there is no need of waisting time of qualified Dr. and respondent could get report/ information from relevant authority/ university
- D. Because even after the result was declared by the University intimation of it was given to the office of Secretary to Government of KPK, Health Department, as submitted above, even then his name was not considered in the meeting held on 18.10.2010.s
- E. Because the appellant constantly approached the Directorate-General of Health Services through letters and personal visits but to no avail.
- Because appellant as per Article 4 of Constitution of Pakistan has to be dealt in accordance with law and equal protection of law is fundamental right of appellant.
- G. Because appellant has been discriminated as Dr.Adnan Khattak and Dr.Fazal Rabbi similarly placed have been evoled in Management Cadre as per meeting of respondent dated 18.10.2010 and appellant has been ignored thus Article 25/27 of Constitution of Pakistan 1973 are downtrodden.
- H. Because the meeting ought to have been widely circulated but the same was kept top secret to benefit a few blue eyed.

6

Because it is evident from minutes of meeting that the only requirement is M.P.H. qualification which appellant possess like others.

It is therefore, humbly prayed that on acceptance of this appeal, impugned order dated 09.10.2013 may please be set aside and appellant may please be included in Health Management Cadre w.e.f. 18th October, 2011 i.e. date of meeting of Committee wherein similarly placed Dr.Adnan etc were included and given due place in seniority of Management Cadre.

Any other relief deemed fit may also be graciously granted.

Dated: 18.11.2013

Appellant

Through

Amjad A

Advocate

Supreme Sourt of Pakista

At Mardan

AFFIDAVIT

USICATTES TED PESHAHAR

I, do hereby affirm and declare on oath that the contents of the appeal are true and correct to the best of my knowledge and belief and nothing material has been concealed from this hon'ble Tribunal.

Deponent

(7)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL. PESHAWAR

Appeal No/2013	
Dr.Muhammad Imran	Appellant
Ve	rsus
Govt. of KPK through Secretary H	ealth Civil Secretariat,
Peshawar and others	Respondents

APPLICATION FOR GRANT OF INJUNCTION TO THE EFFECT THAT RESPONDENTS MAY PLEASE BE RESTRAINED FROM TAKING ANY ADVERSE ACTION DETRIMENTAL TO THE INTEREST OF APPELLANT TILL DECISION OF APPEAL.

Respectfully Sheweth;

- 1) That aforementioned appeal is being filed today in which no date has yet been fixed.
- 2) That prima facie a good arguable case exists in favour of appellant.
- 3) That balance of convenience also lies in favour of grant of relief as prayed for in the heading of application and if the same is not granted, petitioner/ appellant will suffer irreparable loss.

It is, therefore, humbly requested that respondents may please be restrained from taking any adverse action detrimental to the interest of appellant till decision of appeal.

Petitioner/ Appellant

Through

Amjad A Advocat Supreme

At Mardan

AFFIDAVIT

i, do hereby affirm and declare on oath that the contents of the application are true and correct to the best of my knowledge and belief and nothing material has been concealed from this hon'ble Tribunal.

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Deponent

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No/2013	
Dr.Muhammad Imran	Appellant
Versus	
Govt. of KPK through Secretary Health	Civil Secretariat,
Peshawar and others	Respondents

ADDRESSES OF PARTIES

APPELLANT:

Dr.Muhammad Imran, BPS-18, Deputy Medical Superintendent Hayatabad Medical Complex, Hayatabad, Peshawar R/O House NO.535, Street No.12, Sector N/1, Phase-IV, Hayatabad, Peshawar

RESPONDENTS

- 1) Govt. of KPK through Secretary Health Civil Secretariat, Peshawar.
- 2) Committee for Examining Representations through Director General Health, Civil Secretariat, Peshawar.
- Medical Superintendent Hayatabad Medical Complex, Hayatabad, Peshawar

Appellant

Through

Amjad A Advocati

Supreme Court of Pakistan

At Mardan

Ist appentment heller on adher haris.

GOVERNMENT OF N.W.F.P., HEALTH & S WELFARE DEPARTEENT Dated Peshawar the 23rd Jept; 1987.

NOTIFICATION -

Selection Committee, the Govt. of NoEP is pleased to appoint the following candidates as Medical Officers (BPS-17) on adhoc basis the period of six months or till the availability of regular selection the NWFP Public Service Commission whichever is earlier on the usual terms and conditions with immediate effect:

S.No. Name with Father's name

- 1- Dr. Gul Muhammad Khan s/o Asal Khan of J.w. Agency
- 2- Dr. Muhammad Biddique Shah s/o Muhammad Munir Shah of Bannu.
- 3- Dr. S. Wajid Ali Shah s/o S. Fazal Shah of Peshawar.
- 4- Dr. Muhammad Daraz Khan s/o alim Shah of Karak.
- 5- Dr. Fazle Akbar s/o Abdul Ghafoor of Swat.
- 6- Dr. Saad Malak s/o Saad Taupit of Chitral.
- 7- Dr. Hamid Jalal s/o Janat Khan of S.W. Agency.
- 8- Dr. Ghulam Subhani s/o Ghulam Nabi Khan of Kurram Agency.
- 9- Dr. Ghulam Hgdi Khan s/o Faqir Gul Khan (Late) of Bannu.
- 10- Dr. Bakht Munir Khan s/o Khachan of Bajaur Agency.
- 11- Dr. Mohibur Rehman s/o Sicajuddin of Bannu.
- 12- Dr. Bin Yamin s/o Muhammad Yaqoob of Mansehra.
- 13- Dr. Abdul Chaffar Khan s/o Khunkhwar Khan of Swat.
- 14- Dr. Muhammad Nawaz Khan s/o syed Nazir of Orakzai Agency.
- 15- Dr. Kasturi Lal s/o Khan Chana of Swat.
- 16- Dr. Muhammad Imran s/o Shamal Khan of Dir.
- 17- Dr. Azhar Kafiq s/o Muhamatac-k, dig Alemgir of Peshawar.
- 18- Dr. Muhammad Iqbal Javed s/o haji Fatehullah Khan(Late) of DI
- 19- Dr. Iftikharud Din s/o shomsuddin of Bajaur Agency
- 20- Dr. Shamsol Hag s/o Habibul Hag of Dir.
- 21- Dr. Inayatulich Khan s/o Jamshar Khan of Khyberagency.
- 22- Dr. Shaukat Hussain s/o Gul Sanober of Wansehra.
- 23- Dr. Abdul Ghani 5/0 Sukhani of Sannu.
- 24- Dui Make on Khon. s/n Raza Khon of Kohet.
- 25- Dr. Abdul wali Khan s/o Malik abdur Kehman of Peshawar. .
- 26- Dr. Sardar Aurangzeb s/o Sardar Muhammad wahraf of Abbottabad
- 27- Dr. Muhammad Shahid s/o Mohib Jemal of Swat.
- 28- Dr. Essa Khan s/o Kabal Khan of Tank.
- 29- Dr. Akmal Naveed s/o kenmetullah Khan of Peshawar.
- 30- Dr. Aboul Khaliq s/o Chulam Godir of Feshawar.
- 31- Dr. Fazal Tahir s/o Fazal Mabood of Dir.
- 32- Dri Ghani-ur-kehmon s/o Abdul Ghani of Walakand.
- 33- Dr. Haynatullah s/o Hafiz Muhamaad Ayub of Bannu.
- 34- Dr. Ali Umer s/o Muhammaa Umer of Khyber Agency.
- 35- Dr. shmed Zeb s/o Inayet Alian of weet.
- 36- Dr. Muhammad/Mudasar s/o Juffar all of Kurram Agency.

S. No. Name with Father's name

- 37- Dr. Sajjed Lhmad Malak s/o Muhammad Ihsah Malak of Peshawar.
- 38- Dr. Hashim Jan s/o syed wlom Whan of Pesnawer.
- 39- Dr. Muhammad Feyyez Ahan s/o Abdel Arelic Khan of Peshawar.
- 40- Dr. Muhammad Ilyas Khan s/o' Tor shah of wursk.
- 41- Dr. Amanullah Khan s/o Shah Daraz Khan of Bannu.
- 42- Dr. Mansoorur Rehach s/o abaur aehman of D.I. Khan.
- 43- Dr. Wajeeb wil s/g Wintgom wil of Wohat.
- 44- Dr. (Capt) Muhamad wyaz Shahid s/o Malik Soona of D.I. Khan.
- 45- Dr. Tajul Hag s/o Shah Rasool of Mardan.
- 46- Dr. Farmon .li. s/o Ziarat Khan of Peshawar.
- 47- Dr. Anwer Shah Khen s/o Sher Shah Khan of Swat.
- 48- Dr. Nawab Imran Khan s/o Muhabat Khan of Kohat.
- 49- Dr. Imranud Din s/o .ftobud Din of Kurram -gency.
- 50- Dr. Ayub Khan s/o Hakim Khan of Khyber agency.
- 51- Dr. Mukamil Shah s/o Juma Said of Bajaur agency.
- 52. Dr. Noor Shah s/o Sher Shah of D.I. Whan.
- 53. Dr. Javed Khan s/o Kemran Khan of Mardan.
- 34. Dr. ..urangzeb s/o Muhammad sharif of Peshawar.
- 55- Dr. M. Shehid s/o Muhammad Firdous Khan of Mardan.
- 56- Dr. Murad Ali s/o Yousaf Ali Sach of Mardan.
- 57- Dr. Syed .kbar Shah s/o Noor Rehman of Mardan.
- 58- Dr. Yar Muhaamad s/o Bahagur oh r of ieshawar.
- 59- Dr. Ishtiaq ...hmad s/o Gul Maveez JE Achat.
- 60- Dr. Arbab Alamgir s/o arbab Muhammad Jenangir of Peshawar.

DR .LI SHER KH.N, SECRETARY HEALTH

En st Even No. & Late

Copy forwarded for information & necessary action to :-

- 1- The Director Health Services, N. .. F.P., Feshawar.
- The Accountant General NoFP Peshawar.

The PS to Secretary Health.

Sd/- (Sher Muhammad Marwat) Section Officer (Health)IV.

OFFICE OF THE DIRECTOR HELLTH SERVICES No. F.P. . ESHAWAR

No. 28640-65 /E-I, Dated Feshawar the, /6 /12/1987.

- All Divl. Deputy Director Health Services in N.w.F.Pg 2~
- All District Accounts Officers, N. .. F.P.
- All Agency Accounts Officers in N. u.F.F. for informat on and necessary action.

Deputy Director (admn:) 16/12/8for Director mealth Services, N. .. . F. . ro vince, resnawar.

Regularisation a



Dated Peshawar the 11th May,

NOTIFICATION

No.SO(H)IV/89/70 In pursuance of the provisions of Section 3 North-West Frontier Province Civil Servants (Regularization of Services) Act, 1988, the Governor North-West Frontier Province i pleased to regularise the adhoc appointments of the following t the posts of Medical Officers (BPS-17) with effect from 23.1.19

S. No. Nam e with Father's Name

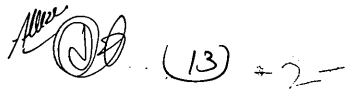
- Dr. Ghulam Shabir s/o Tahir Hussain
- Dr. Sher Ali s/o Faqir Khan 2-
- Dr. Sajawal Khan s/o Faqir Muhammad 3--
- Dr. Abdul Aziz Zafar s/o Muhammad Ayub 4-
- Dr. Ikramullah Khan s/o Ajab Khan 5-
- Dr. Nikmatullah s/o Gul Nawaz Khan **6-**
- Dr. Abdur Rehman s/o Sirajur Rehman 7-
 - Dr. Muhammad Nisar s/o Sarfaraz Khan 8-
 - Dr. Muhammad Israr s/o Shamshad
 - 10- Dr. S. Bakhtiar Zahid s/o Shahzad Badi-uz-Zaman
 - 112 Dr. Thsanullah s/ o Swat Khan
 - 12- Dr. Hamid Akkax Akbar s/o Bid Akbar
 - 13- Dr. Iftikharullah s/o Zaidullah Khan
 - 14- Dr. Rahim Khan s/o Wadir Khan
 - 15- Dr. Syed I zharud Din s/o Syed Khitabud Din
 - 16- Dr. Fazli Hadi s/c Fuhammoc shugib
 - 17- Dr. Akhtar Nawaz s/o Abdul Ghafoor Ahan
 - 18- Dr. Aziz Ahmad s/o Qazi Almad
 - 19- Dr. Taskeen Ahmad s/o Noo r Muhammad
 - 20- Dr. Gul Bahar s/o Gulzar Muhammad
 - 21- Dr. Qamar Ali/s/ o Haji Saranjam Khan
 - 22- Dr. Ghazanfar Wlins/o Muhammad Ishaq ...
 - 23- Dr. Khaista Rehman s/o Fazal Rehman
 - 24- Dr. Hidayatur Rehman s/o Azizur Rehman
 - 25- Dr. Nek Wawaz s/o Mumtaz Khan
 - 26- Dr. Rab Nawaz s/o Nawab Khan ...
 - 27- Dr. Shamim Afzal s/o Amir Afzal 28- Dr. Haya Said s/6 Bacha/Said

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- 29 Dr. Naeem Akhtar s/o Abdul Qayyum
- 30. Dr. Inayatur Rehman s/o Habihur Rehman
- 31. Dr. Umer Nawaz Khan s/o Mir Qalam Khan 1条 Panellin Add Addition and

19- Des ayed Inserting Himself Description Cont. Page-2.



layar 1870 digitalika i interne 2010 adam bahar digita dan Muhammad Ishaqus/o . Muhammad Ibrahim and selection 34- Dr. Muhammad Intel s/obluhammad Caniar . . 227 9 1 1925 35- Dr. Muhamad Rauf s/o Guli Jan 55 70 10 (4) 进业、上海市 36- Dr. Jalalud Din s/ocQayas@ul- Dr. - 12 TEMBE TOTANA 37- Dr. Abdur Rehman s/o H. Zarif Khan the Angle Communication 38- Dr. Arshad Ali Shah s/c. Habibur Rehmany wir Armetical of 39- Dr. Abdul Hamia Khan s/o Sheikk Karim s A Continue . The 40- Dr. Capt. ..zizur Rehmanus/ o. H. Zarim Khang # ILmabad .. T 41- Dr. Alam Zeb s/o Afreen Khan to Land A to Is In the leasted The 42- Dr. Zafar Ali Shoh s/o Muhammadamank 安托高的是由多种的基础的基本。如此 43- Dr. Habibullah Shah syormadayak bazzkati Shah illek yali i eli 44 Dr. Saldar Muha Lad s/oster house happing and ensure the re-45- Dr. Bashir Thmad s/o 公配到Tomanded sekaho \ukuswok don . 五 46- Dr. Ishfaq Jan s/o wali Muhamiya Allan ve ta taf like missinic . To 47- Dr. Capt. Retid. Cohoggian and Windle Vibrate Byon . 12 48- Dr. Muhammad Zafar Iqual alove butter the min to the sale with the sale of 49 Dr. Muhammad ... Is in a proceeding a subject of the content of 50- Dr. Muhammad Zerid - notyis/or Pai muhammode in server 51- Dr. Muhammad Abcallah Khan S/o A. Muhammad Noor Zaman 52- Dr. Sultanofarakhalihtar s/o. bdul-Paziro 54 Dr. Lziz Muhammad s/o syed .. izal want i in ... of the late 55- Dr. Aurangzeb s/o Muhammad Limbar de transfer in the same in t 56- Dr. Inayatul ich s/o Garullahar inter part Silater Book 57- Dr. S.Farhat about s/o J. Adder Hussain Declaration . . 58- Dr. Muhammad Waseer Khan s/octball Chaffar. The Till . A 59- Dr. Muhammad Tous Khangs/o Rangin Khan 😽 🗥 🗀 🗀 🖽 😘 🐪 60- Dr. Ashraf Khan s/o Raza Khan at 15 to the Edward State of the 61- Dr. Raza Hussain Bangosn s/oldaseer dussain - 1500012 . T 62- Dr. Rafiguli ah s/o .. ziz ... han in this is the on a time was ... to 63- Dr. Mukhtiar Manmood s/o Yar Muhammadva The transmission of 64 Dr. Ghulam Hussain s/o Ghulam Gadir (1) Techas a themas . The 65- Dr. Naseer ముఖ్యం/o Shungi Gul ు - ్ ా స్టాన్స్ మండ్లుకుండి చే 66- Dr. Nadeem Thmed s/o Nozir Thmed - 198 to William The 67- Dr. Shahid Lii Ang, 如 Tip Sabar Lii Shahis 网络克姆斯 68- Dr. Samiur Rehman s/p ..b யா அவ்ளை இருந்த திருக்கு இந்தி 69- Dr. Muhammad .sif s/o Muhammad Yousaf-Khan 70- Dr. Zia-ur-Rehmen s/o Sul van Khan 71- Dr. Shafigur Rehman s/o Ghafogr-ur-wehman

72- Dr. 5. Mujahid Hussain s/o Syed Sabir Hussain

73- Dr. Sultan Aziz s/o Muhammad Jan Market 1992 - Market 74- Dr. Fazli Wahid s/o Fazli Wahaba 1947 - 1987

75- Dr. Amjad Ghias s/o Rab Nwaz Khan A. Contf Page 3..

762 Dr. Muhammad Tariq s/o Mohibur Rehm ..

77- Dr. Muhammad Rafiud Din s/o sardar

78- Dr. Riaz Ahmad s/o Rehman Gul

79- Dr. Nasir Khan s/o ili asghar Khan

80- Dr. Tariq Jamil s/o Muhammad Hussain

81- Dr. Abdul Ladeer s/o Abdul Latif

82- Dr. Bahadur Khan s/o Sada t Khan

83- Dr. Abdul Ghaffar s/o Ghulam Sardar Khan

84- Dr. Asif Khan 3/o Fazal Sultan Khan

85- Dr. Tila Muhammad Khan Bangash s/o Muzaffar Khan

86- Dr. Muhammad Sharif s/o Said Afzal

87- Dr. Istikhar ahmad s/o Inayatull-ah Khan

88- Dr. Syed Naveedul Hassan s/o Syed Nafasul Hassan

89- Dr. Shariq Shuaib 8/0 Aboul Shuaib

90- Dr. Shah Zada s/o Gazi Muhammad Akram

91- Dr. Zard Ali Khan s/a Zari Khan ,

92- Dr. Matiullah s/o Hidayatullah

93- Dr. Mubarak Khan s/o Sarda r Ali Khan

94- Dr. Muhammadullah s/o Khan Muhammad

95- Dr. Ghulam Muhamad s/o Ghulam Nabi

96- Dr. Javed Igbal s/o-Amir Zaman

97- Dr. Mahboo b Ali s/o Kanim Khan

98- Dr. Muhammad . fif s/o Muhammad Latif

99- Dr. Sajjad .. hmad s/o Prof. Dr. Sher Bahadur Khan

100- Dr. Hamid Shah s/o Haleem Shah

101- Dr. Muhammad Kamal s/o Syed Kamal Jan

102- Lr. Syed Kamal Hussain s/o Syed Laiq Hussain

103- Dr. Hanifullah s/ 1 Shah Gulab

104- Dr. Muhamm ad Saleem s/oja bour Rehman

105- Dr. Hafeezullah s/o Muhammad Ayub

106- Dr. Lugman Khan S/o Muhammed Musa Khan

107- Dr. Razi Rehman s/o Haji Saifoor

108- Dr. Abbas Ili s/o Mian Iboul Karim

109- Dr. Muhammad Salim Khan s/o Fazle Kahim Khan

110- Dr. Muhamad Irshad s/o Karam Dad Khan

111- Dr. Shahi Dawran s/o Amir Salam

112- Dr. Nasrull ah Khan s/o Sultan Janes

113- Dr. Rashid AhmadoKhan s/o Ehulam Akbar Khan

114- Dr. Ghulam Muhammad s/o Khan Muhammad

115- Dr. Aftab Ahmad Mughal s/o Muhammad Alam Khan.

116- Dr. Salamatullah Khan s/ommir Jehan Shah

11 7- Dr. Dilawar Khan s/o Sher Behadur Khan

118- Dr. Sardar Ahmad s/o Fateh Mahammad () 1866

119- Dr. Riaz Ahmad s/o Sahibe Hage 👵 😘

120- Dr. Saeed Anwar's/o Sher Lizal Khan

(14)







121- Dr. Humayun Jillani s/o Ghulam Jillani

122- Dr. Javed Ali Shah s/o Mashal Khan Bukhari

123- Dr. Javaid s/o Gul Said

124- Dr. Muhammad Amjad Khan s/o Bismillah Khan

125- Dr. Muhammad Humayun s/o Azizur Rehman

126- Dr. Muhammad Hanifs/o Muhammad Shafi

127- Dr. Sultan Muhammad Khan s/o Malik Haji Sarwar Khan

128- Dr. Tahir Mahmood s/o Dar Ali Khan

129- Dr. Sartaj Khan s/o Latab Khan

130- Dr. Riaz Akbar s/c Fazli Akbar

131- Dr. Tariq Mahmood s/o Sh. Inayat Ellahi

132. Dr. Azizullah Jan s/o Painda Gul Jan

133. Dr. Anwarud Din s/o Abdul Qayum

134. Dr. Muhammad .. nwar Khan s/o Sarwar Khan

135. Dr. Dilawar Khan s/o Abdul Ellahi

136. Dr. Khan Zada s/o Syed Asghar

137. Dr. Syed Badshah s/o Muhammad Saeed

138. Dr. Israr Hussain s/o Muhammad Noo r (Late)

139. Dr. Anwar Farid s/o Nasrullah Jan

150. Dr. Ghulam Nabi s/o Haji 4bdul Karim

141. Dr. Muhammad Ismail Khan s/o H.Mir Gulab Khan

142. Dr. Khurshid Ahmad s/o Dr. Azmat Khan Afridi.

143. Dr. Muhamm ad Akhtar Javaid s/o Fagir Bakhsh

144. Dr. Murad Ali s/o Said Gul

145. Dr. Qudrat Shah s/o H. Khial Badshah

146. Dr. Ali Dos-t s/o Bismillah Khan

147. Dr. Mufti Abdul Qasim s/o Mufti Abdul Majid

148. Dr. Sajjad Hussain s/o Muhammad Yaqub.

149. Dr. Fr. Jehan Zeb Yar S/O Y ar Mahammad Khan.

150. Dr. Nazir Hussain S/O Sultan Hu-ssain.

151. Dr. Akhtar Muni r S/O Haji Aziz Ahmad.

152. Dr. Amir Rehm an S/O Said Rehman.

153. Dr. Anjum Zia Munawar S/O Sh arif Hassan Munawar.

154. Dr. Malik Iqbal Javed Sto Late Malik Khaliq Dad.

.155. Dr. Manzoor Shahid S/ O Ghulam Mohyuddin.

156. Dr. Sh erzada S/O Sheer Zaman Khan.

157. Dr. Gul Mast Shah S/O Zahir Sh-ah.

158. Dr. Mukhtar Jamil S/O Muhamm-ad Nawaz .

159. Dr. Ihsanul Akbar S/O Mir Akbar.

160. Dr. Karamatullah S/O İnayatullah.

161. Dr. Qabil Khan S/O Sarmast Khan.

162. Dr. Ahmad Gul S/O Ghul am Rascol.

163. Dr. Mummim Shah Bukhari S/O Roghan Shah Bakhari.

164. Dr. Safdar Al i Shah S/O Bakht Ali Khan.

165. Dr. H amid Hussain S/O Muhammad Hussain.

166. Dr. Muhammad Umer Shah S/O Hafiz Mohsin Shah.

167. Dr. Zafar Lhmad Khan s/o Amir Muhammad Khan

168. Dr.Javed Tybal khan s/o Nadir Khan

169. Dr. naved Tobal s/o Shadi Gul Khan

170. Driarshad Faroog s/o Said Rehman

171. Dr. Muhammad Salim s/o Fezalur Rehman

172. Dr. Muhammed Ejéz s/o Muhammad "ayat Khan

173. Dr. Shauket day et s/o-Payo Jan Khan

174. Dr. Aurangezeb s/o Haji A kbor Shah

175. Dr. Muhammad Aslam s/o Abdul Malik

176. Dr. Shafiqur Rehman s/o Haji Ghiazull ah Khan

177. Dr. Muhammad Hashim Khan s/o Mukarram Khan

178. Lr. Aneesur Rehman s/o Inayatur Rehman

179. Lr. Muhammad Darvish s/o Muhammad Jan

180. Dr. Shafiullah s/o asarat Gul

181. Dr. Sadarat Khan s/o Muhammad Amin Khan

182. Dr. Sultan Khan s/o wzam Badshah

183. Dr. Qazi-ur-Rehman s/o Qaim Khan

184. Dr. Amer Nabi s/o Ghulam Wabi Khan

185. Dr. Muhammad Salim Khan s/o Gulzar Kk Jan

186. Dr. Sajjad ...hmad 3/o Ghulam Muhammad

187. Dr. Imran .li s/o Haji Nazar .li

188. Dr. Khalid Hussain s/o Ghalen Webi

189. Dr. Shabir ..hmgd s/o .bdml sattar

190. Dr. S. Azher Hossen s/o - Karam hussain Sheh Sher azi

191. Lr. Ihsanullah s/o samiullah

192. Dr. Qamar Iqbal 8/0 Molik Abdul Karim

193. Dr. Israr Hussain s/o Mukhtar Ali

194. Pr. Nisar Faroo q s/o Shorif Farooq

195. Dr. Shahid Latif Baluch s/o .bdul Latif Baluch

196. Er. Muhammad Ali Hussain s/o Fazal Karim

197. Er. Alam Khan s/o H. Nasar Khan

198. Dr. Muhammad Karem s/o Ashrafud Din

199. Dr. Muhammad Rahim Khattak s/o Gul Rahim

200. Lr. Sardar Raheel Alam s/o Sardar Fakhre Alam

201. ir. Abdul Ghaffar s/o ..wal Khan

202. Pr. Hizbullah Khan s/o Hobibullah Khan

203. Ir. Muhammad Farid Khan s/o Malik daji .kbar Khan 204. Fr. Khan Shah s/o Muhammad Hassan

205. Er. Mahmood Khan s/o Muhammad Zaffar 206. Er. Muhammad yaz s/o Muhammad Yousaf 207. Er. Nisar Muhammad s/o Mir Zaman

208. Lr. Habibur Relman s/o Derwar Khan 209. Lr. Zahid Muhammad s/o Sh. Indy at Ellahi 210. Lr. Mamoonur Rashid Wo Loroonur Rashid.



- 211. Lr. Qazi Muhammad Qasim s/o Abdul Rashid
- 212. Lr. Sadiqull ah s/o Tehsinullah.
- 213. Dr. S. Tassudaq Hussain s/o S. Gul Hussain
- 214. Lr. Wali Rehman s/o Gul Parto Khan
- 215. Dr. Tariq Khan s/o Lbdul Ghallar Khan
- 216. Javed Hussain s/o Ghulam Hussain
- 217. Dr. Shafat Hussain s/o Mir .zam Khan
- 218. Dr. Gul Rehman s/o dustam Khan
- 219. Pr. Suhail Ahmad s/o Muhammad Hamid Ahmad
- 220. Dr. Shafiq Afridi s/o Wazi Akbar Afridi
- 221. Er. Sarfaraz Khan s/o Lal Badakah
- 222. Lr. Saeed Khan Mahmood S/o Abral Hamid Mahmood
- 223. Ir. Waheed Khan s/o Abdul Hamid Khan
- 224. Lr. . bayr Razaq 3/0 Gul Khen
- 225. Er. Syed Irfan Hussain s/o Syed Mashtag Ali
- 226. Dr. Basharst Rehman s/o Abdul Ghani
- 227. Dr. Asadullah s/o Attaullah Khan
- 228. Lr. Shauk-at ili s/o Munawar Shah
- 229. Lr. Khurshid Roshan s/o amir Jan
- 220. Lr. Sher Habib Khan s/o Gul Habib Khan
- 231. Lr. Ghulam Qadir Khan s/o Essa Khan
- 232. Fr. Capt. Zahid Ahmad s/o Mir Akbar Khan
- 233. Dr. Arbab Aragir s/o Arbab Muhammad Jehangir
- 234. Dr. Syed Hasham Raza s/o Syed Muhammad Asghar
- 235. Tr. Azmatull ah s/o Muhammad Hashim Khan
- 236. Lr. Mukamil Shah S/O Juma Said
- 237. Lr. Spin Khan s/o Abdul Battar
- 238. Dr. Iqtidarullah Babar s/o Lal Badshah Khan
- 239. Br. Himayatullah s/o Hafiz Muhramad Lyub
- 240. Dr. Anwar Shah Khan s/o Sher Shah Khan
- 241. Dr. Ali Umar s/o Muhammad Umer
- 242. Fr. Ashfaq Naeem s/o Khail Shah
- 243. Er. Essa Khan s/o Kabal Khan
- 244. Lr. Capt. Fida Muhammad s/o Pir Muhammad
- 245. Ir. Ghulam Jilani Khan s/o Bahadur Sher Khan
- 246. Dr. Amanullah Khan s/o Shah Daraz Khan
- 247. Dr. Sardar Aurangzeb s/o sardar Muhammad Ashraf
- 248. Dr. Bakht Munir s/o Khachan
- 249. Dr. Abdur Rashid s/o Abdur Rahman
- 250. Dr. Muhammad Fayyaz Khan s/o Abdul Khaliq Khan
- 251. Dr. Shaukat Hussain s/o Gul Janober
- 252. Dr. Ghulam Hadi Khan s/o Faqir Gul Khan (Late)
- 253. Dr. Ghani-ur-Rehman s/o Abdul Ghani
- 254. Dr. Abdul Ghaffar Khan s/o Khun Khwar Khan
- 255. Dr. Mansoorur Rehman s/o Abdur Rehman
- 256. Dr. Sajid Ahmad Malik s/o Muhamm-ad Ihsan Malik

259. Dr. Capt. Muhamad Jauig shah s/o Muhammad Mussain Shah.

260. Dr. Wahid Gul s/o Painda Gul
261. Dr. Aurangzeo Khan s/o Muhammad Charif,
262. Dr. Aman Zeb s/o Rehmanullah
263. Dr. Noo-r Shah s/o Shar Shah
264. Dr. Iftikhar Ahmad s/o Abdul Khaliq
265. Dr. Farman Ali s/o Ziarat Khan

266. Dr. Muhammed Newaz Khen /o Syed Nazir

267. Dr. Muhammad Mudosir s/o Jairar Ali

268. Dr. Iftikharud Din s/o Shemsud Din

269. Dr. Hashim Jon s/o Syed Alam Khan

270. Lr. Nayyar Beshir s/o Muhammad Akram

271. Er. Sadruddin s/o Ghulam Ali

272. Lr. Hamid Jalah s/o Janat Khan

273. Lr. Zawar Hussain s/o Tajir Hussain

274. Lr. Muhammad Shuaib s/o Huhib Jomel Shah

275. Er. Aminullah Jan s/o Saeed Villah Jan

276. Dr. Ishtiaq A hmad s/o Gul Maveez

277. Dr. Gul Amin s/o Gul Khan

278. Lr. Lyub Khen s/o Hakim Khan

289. Dr. Kasturi Lal s/o Khan Chand

280. Dr. Capt. Abdul Wahid s/c .bdul Ghafoor

281. Er. Murad ali Shah s/o Yousar ali Shah

28%. Lr. Saadul Malik s/o Saad Tauqi

283. Dr. Abdul Khaliq s/o Abdul Haque

284) Dr. Muhammad Imran s/a phahal Khan

285. Lr. Muhammad Zohid J/o Anwar Hussain

286. Er. Azhar Rafiq s/o Muhammad wafiq al mgir

287. Ir. Abdur Rashid s/o Karim Khan

288. Ir. Nageebur Rehman s/o Muhammad Yar

280. Ir, Noor Ahmad s/o Shermat Khan

290. Dr. Farooq Khattak s/o Moinullah

291. Er. Syed Akber Sheh sys Noor Rehman

292. Fr. Ghulam Subhani s/o Ghulam Wabi Khan

293. Lr. Tajul Hag s/o shah Rasool

294. Dr. Capt. Wazir Khan s/o Ali Ghulam

295. Lr. Shahid Iqbal Yusuf s/o H. Yusuf Khan

296. Lr. Mumtaz Khan s/o Haji Mir wadir Khan

297. Er.s. Muhtaram Shah s/c Syed Muhaamad Jhuaib

298. Lr. Saadullah Jon s/o Lair Khan.

299. Dr. Zarif Khan s/o Amir Suleman

300. Dr. Ghiasud Sin s/o Sardar Ghulom

301. Lr. Khair Muhammed s/o Khanoon Khan

302. Dr. Abdul Aziz s/o Fatehul Mulk

303. Dr. Mehmood Aurangzeb s/o Mian Gul . urangzeb. 304. Dr. Abdul Qayyum s/o Bahadur Khan

Their seniority (inter of Section 4 of the said Act. Their seniority (interse) would be determined in terms

> UMAR KHAN AFRIDI CHISF SECRETARY, GOVERNMENT OF N.W.F.P.

Endst. No. SO(H)IV/89/70, Dated Peshawar the 11th May, 1988 Copy forwarded to:-

The Director Health Services NWFP Teshawar.

The Accountant General NWFP Peshawar.

The McCountraint General Number restrawar.

All Divil Deputy Director Health Services in NWFP.

The Manager Govt. Frinting Press. Peshawar.

All District/Agency Accounts Officers in NWFP.

The Officers concerned c/o Director Health Services NWFP ersonal files of the Officers concerned.

Sa/- (Sher Muhammad Marwat) rection Officer (Health)IV.

OFFICE OF THE DIACCIDA HEALTH SLAVICES N.V. F.P. PESH, WAR

9-067-136/E-I; Dated Peshawar the 24/5/1988. Copy forwarded to the.

Dept. 2.0.11. /ichimistrator, Govt. L.R.R., Peshawar.

Admiristrator Khyber Hospital, reshawar.

411 Sub-offices of Health Services in the NWFP.

Accountant General NWFP Peshawar. for information and necessary action.

hu Bn

for Director (Admn:) M.W.F.D., Poshawar.

m.amer/24588

20) Sur A-3.

Promotion & poshing in 14MC.

GOVERNMENT OF NW HEALTH DEPARTME

DATED PESHAWAR THE 16.04.20

NOTIFICATION.

No.SOH(EV)4-13/07. The Competer Authority on the recommendation of the Province Selection Board, is pleased to promote the following doctors of the General Cadre from BS-17 to BS-18 with immediate effect.

SI: No.	Name of Officer
1.	Dr.Samina Hayat .
	Dr. Parveen Akhtar D/C Behramand Khan
. 2	Demantand Kran
. 3	Dr. Akram Khan s/o Khan Badshah
4	Dr.Roohul Hussain s/o Abaul Malik
	Dr. Khola Jabeen
5	
6	Dr Muhammad Zassa
7	Dr.Muhammad Zaffar labal s/o Abdul Ghani Dr.Rafiqulish s/o Aziz Khan
8	Dr. Ghulam Hussain s/o Ghulam Gadir.
Q.	Dr. Massar Ali S/O Shundi Gul.
10	Dr. Mohammed Asif.
11 .	Dr. Nadeem Ahmad,
12	Dr.Zia-ur-Rənman s/o Sultan Khan.
13	Dr. Sultan Aziz s/o Mahmood Jan
1S.	1 Or. S.Mujehid Hussain 9/o Syed Sabir Hussain,
14.	Dr Nasir Khan Jadoon s/o Ali / sghar
15	Dr Riaz Ahmad Jo Rahin Cul
16.	Dr.Abdul Qadeer sir. Abdul Latif
17.	Dr.Amjad Gnias s/o Rab Natve z Krisin
18	I Dr. Bahadar Khan c/o Sadat Khan
19	Dr. Abdul Gnaffar slo Ghulam Sardar Kout.
20	Dr.Tila Muhammad Khan Bangash s/o Muzaffar Khan
21	I Dr.Muhammad Sharif s/o Said Atzal
22	Dr.lftikhar Anmad Go Insvatilah Khar
53	Dr.Shahzada o/o Qazi Muhd Akram
24	Dr.íviatiulian s/o Hidayatulian
25	Dr.Ghulam Muhammad s/o Ghulam Nahi
26	Dr Muhammad Afif s/o Muhammad Latif
27	Dr.Sajjad Ahmad s/o Prof. Dr. Sher Bahadar Khan
28	Ur.Menboob Ali sio Karim Khan
29	Dr.Hamid Shah s/o Haleem Shah
30	Dr.S. Kamal Hussein slo Laig Hussein
. 31	Dr.Muhammad Saleem s/o Abdur Rahim
32	Dr. Hanifullah s/o Shah Gulab
33	Dr Muhammad Irshad s/o Karam Dad Khan
34	Dr. Abbas Ali s/o Mian Abdul Karim
35 ·	Dr.Rashid Ahmad Khan s/o Ghulam Akbar Khan



1 122	
36	Dr.Shahi Dawran s/o Amir Saleem
37	Dr.Lugman Khon s/o Muhammad h. Ins. Khon
38	University of Salini Khan s/o i.e. ii Ranini Khan
39	Ur.Hareezullah s/o Muhammad Avub
40	Ur Nastullah Khan s/o Sultan Jan
41	Dr.Ghulam Muhammad Khan s/o Khan Muhammad
42	Dr. Aftab Ahmad s/o Muhammad Alam
43	I Lr. Salamatuilah Khan syo Amir Jahan Shah
44	Dr. Sardar Ahmad e/o Fateh iyuhammad
45	Or.Riaz Ahmad s/o Sahip-e Had
46	j Dr. Javed Ali Shah s/o Mashal Khan Sukhan
47	Ur Javed s/c Gul Said
48	Dr.Muhammad Hanif s/o Muhammad 5:.afr,
49	i Dr. Sartaj Khan s/o Latar Khan
50 51	i Dr.Riaz Akbar s/o Fazli Akbar
52	Dr. Dilawar Khan s/o Abdul Elahi
53	Dr. Azizullah Khan sio Paidar Gul Jan
54	Dr.Anwaruddin s/o Abdul Qe, yum
55	Dr.Muhammad Anwar s/o Sarwar Khan
56	Dr. Said Badehah e/o Muhammad Saced.
57	Dr. Srar Husain s/o Muhammad Noor (Late) Dr. Anwar Farid s/o Nasruliah Jan
58	
59	Dr.Ghularn Nabi s/o H.Abdul Kosim
6C	Dr.Khurshid Ahmad s/o Dr.Azmat Khan Afridi
81	Dr.Mishammed Akhtar Jove Sto Missik Faqir Eakhah Dr.Afsar Naan sio Awal Khan
62	Dr./Jursu zinu/oʻghadi Gul
63	Dr. Hurson sto Sultan Hussain
64	Dr. Jens much Yes alo Yor Muhaminad Kisan
65	Dr. Gudrat Sha. s/c H. Khiai sacshar
66	Dr.Saled Husalan ele Muhammad Lai 10 Mr. 8 7
67	C: Amir Pot man s/o Said Rehman.
68	I Ut Millanti dati ili sin kitikamana asi k
69	Dr. Sherzada s/o Sher Zaman xee
70	Dr.Malik lobal Javed s/o i ata Mouk khoire Day Lobal
71	Solida Dallac Chiali Sto Zanif Stien
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73	1 Univionim Shan Bukhari s/o Reches Shay Blue 3 Tages
74	John Strong Chinam Rasoc: 30 12
75	Dr. Safdar Ali Khan s/o Bakht Ali Khan Miling
76 77	Dr.S.Riaz Ali Shan s/o S.Muhammad Ali Shar 145 35
77	TOTATIANIACIJAN 5/0 INAVSTUJIAN MBBS
78 79	Dr. Qabil Khan s/c Sarmast Khan, MBBS,
80	Dr.Zaffar Ahmad Khan s/o Amir Muhammad Khan, MBBS,
81	Dr. Wallallilliad Uthar Shan S/O Hatiz-Niohsin Shan Mago
82	Di Hattio Hussairt s/o Munammad Hussain
- 83	Dr. Javed Igbal s/o Shadi Gul
84	Dr. Muhammad Ejaz s/o iviunammad Hayat Khan
85	Dr. Arshad Faroog s/o Said Rehman,
68	Dr.Shaukat Hayat s/o Payo Jan Khan, MBBS
87	Dr. Aurangzeb s/c Haji Akbar Shah, MBB3, Dr. Shariqur Rehman s/o Ghiazuliah Khan, MBBS,
88	Dr.Muhammad Hasham Khan s/o Mukarram Khan
89	Dr.Muhammad Darwesh s/o Muhammad Jan.
	During St. (1991) St. (1991) St. (1991) St. (1991)



90	Dr. Aneesur Rehman s/o Inayatur Rehman, MdBS.
91	Dr. Sultan Khan s/o Azam Badshan, 7/898,
92	Dr Shafiulian s/o Asari Gul, MBBS,
93	Dr Caziur-Rehman s/o Qaim Khan
94	D. Markenmani Colim Khon Sto Guizai Jan
95	Dr. Saijad Muhammad s/o Ghulam Muhammad, MBBO.
96	: Fir Khalid Hussain s/o Chulam Nabi
97	i Dr. Shabir Ahmad s/o Abdul Sat at
98	Dr.Iheanullah s/c Samiullat
99	To terre the seain see Mukhtiat Ali
100	Dr Shahid Lauf sto Abdul Latit Balouch, IVIDDS,
101	Dr Muhammad Ikram s/o Ashranid Lin, Wasac,
102	: D- Man Clo Nesar Knan, NIBDS.
· · · · · · · · · · · · · · · · · · ·	Dr. Sardet Paneel Alam S/D Sardar Faktira Alam, Nisbo,
103	LD- Muhammod Khan s/o Withammed Agria, WDDG.
104	Or Muhammad Ayaz &o Muhammad 700san, Model
105	The Miser Muhammad S/O Mil Zaman, Nicoo,
106	Dr Habibur Rebroan s/o Sarvar Khan, WEL 3
107	I Dr Sadigullah's/c Tensinulian, Mbbs.
108	Dr Mail Rehman 9/9 Gul Payo Khon, W. A.S.
109	Cr Tario Khan s/o Abdul Ghaloer Man, Wood,
110	Or leved Hussain s/c Chillam Hussain
111	Dr Gul Rehman sig Rustam Khan WBUS
112	D- Shafic Afridi s/c Wezir Akhar A ndi, MSBS,
113	THE About Porton St. Gill Livan, MESS.
114	Tor Bashe & Rehman 5/0 Andul Chen. VIDCO
115	Or Zahir Dahban; sio Shamsiii Haqi Michol
110	Death what Ali slo Murawar Shah, Webs.
117	Fig. Whitehal Woshan S/O Affilin Jan, MDDS.
117	Dr. Azmatulish s/o Muhammad Hashiam Khan, Wibbs
110	Decom Khon sto Abdul Gattar, Willey,
120	
141	
12	1 Dr Essa Khan s/o Kahal Khan MBBS
12	LC- Dinyamin sha Wubatumad Yaquo, MBSO.
<u> </u>	- The surpose of Anglif Renman, Mode,
12	Tohman sto Abditi URatit, MODO.
12	- 11-4: 2/60 CIO (1987III) (20) (1987IV)
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	5- Chilad Anmad Malik S/O Williammad maa. Malin, W.S.
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i	D. C. Maild All Shah S/O rezai Olian, Mobo,
	De Forman Ali s/o Ziarat khan, khasa
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	The state of News Annual No. No. 10 Marie Cycle (1920)
	D. Muhammad Mudasir s/o Janat An Middon
<u> </u>	- Table I tale! s/o Janat Khan. :YIDDO:
<u> </u>	To Zavier Unecain S/O (all! Mussain, N1)DO
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	The state of the control of the cont
	140 Dr.Gul Amin 6/6 Gul Affair, M.D.B.S. 141 Dr.Ishtiaq Ahmad s/6 Gul Nawaz, MBBS,
	14: Dr. Ishtiaq Ahmad sio Gui Newton MS3S.
	141 Dr.Ishilad Aliniad 3/9 142 Dr.Saad Muluk s/o Saad Touoi, MR3S,
L	-



The doctors on promotion will remain on probation for a period of 1 terms of 6 (2) of the NWFP Civil Servants Aut,1973 read with Rules-15(1) of the Civil Servants (Appointment, Promotion and Transfer) Rules,1939. The off S.No.1 to 6 will re-gain their seniority in terms of para-7 of the Establishment letter dated 13.4.1987.

Consequent upon the above, the following posting/ transfers are

SI: No.	1	Name of Officer with Academic Qualification.	From	To	Rema
	1.	Dr.Samina Hayat	On repatriation from M/O Health Islamabad.	Hospital Abbottabad	Agair vacai
*	. 2.	Dr.Parveen Akhtar D/O Behramand Khan	VVMO, KTH, Peshawar	Feshawar	Agai: vacai
	3.	Dr.Akram Khan s/o Khan Badshah	MO, DHQH, Mardan.		Agai Vaca
	Δ	Dr Rochul Hussein s/o Abdul Malik	MO, DHOH, Swabi.	EDO(H) Swebi	Agai Vace
	ق	Dr. Kinola Jabeen	WMO, KTH, Feshawar	SWMO KTH Peshawar	Aga: vac:
	6.	Dr.Muhamand Zaffar Iqbal s/o Al/dul Ghani	MO, HMO, Feshawar	At the disposal of EDO(H) Mansenra	Aga Vac
	7.	Dr.Rafigullah s/o Aziz Khan	MO, DHGH, D.I.Khan	SMO DHO, Hospital Lakki Marest At the disposal of	Aga vac Aga
	8.	Or Ghulam Hussain s/o Ghulam Oadir.	MO, CH, Thans, Mkd Agency MO, AHOH, Parachinar.	EDC(H) Malakand	Vac
· · ———	9.	Dr. Massar Ali S/O Shundi Gul Dr. Mohammad Asif		DHS FATA SMO Govt, LRH Peshav/ar	Ag Vac
	11.	Dr. Nadeem Ahmad,	Assistant Director HRA NWED	At the disposal of Chairman H.A. NWFP Peshawar	. Ve
	12.	Dr.Zia-ur-Rehman	MO, AHOH, Batk tela	SiMO AHQH Batkhela.	γε Ve
	13.		MO, BHU, Taro Jabba, Nowshera	SMO ESHC Pabbi District Nowshera	V
	14	Hussain s/o Syed	MO, Police/ Services Hospital, Peshawar	At the disposal of DHS FATA	Y.
	15	Jadoon s/o Ali	MO. DHQH. Abbottabad.	At the disposal of EDO(H) Abbottabad	
-	10	6. Dr.Riaz Ahmad s/ Rahim Gul	c MO, DHQH, Bannu.	SMO DHQ. Hospital Bannu.	· .

AN 09 (25)

				·	
f	17.	Dr. Abdul Qadeer s/o Abdul Latif	MO, DHCH, D.I.Khan	SMO DHO. Hospital DIKhan	Aga Vac
	. 18.	Dr.Amjad Ghias s/o Rab Nawaz Khan	MO BHU Maryali, D.I.Khan	SMO Mufti Mehmood Hosp: Dikhon	Aga Vac
	t9.	Dr.Bahadar Khan s/o Sadat Khan.	MO MMC Mardan.	At the disposal EDC(H) Maidan	Aga Vac
		İ	5 13	At the disposal	Aga
	.20. i	Dr.Abdul Ghaffar s/o Ghulam Sarder Khan	MO RI IC Gumbila, Lakki Marwat	EDO(H) Lakki Marwat	Vac
	21.	Dr.Tita-Muhammad Khan Bangash s/o Muzaffar Khan	MO CH Alizai Kurram Agency	At the disposal of DHS FATA	Ag: Va
	22.	Dr.Muhammad Sharif s/o Said Afzal	MO,AHQH, Bajau:	At the disposal of DHS FATA	Va
	23.	Dr.ifuknar Ahmad s/o Inayatijah Khan	On repatriation to Save the Children US	At the disposal of UGHS.	Ag
	. 24.	Lir.Shahzada s/o Cazi Muhd Akbar.	MO, AHQH, Balaut.	At the disposal of	Ve Ve
-	25.	Dr.Matiulian s/o Hidayatullah.	M.O. City Hospital, Kohat Road, Peshawar	SMC City Hospital Kohat Rhad Peshawar	AS Va
	26.	Dr Chulam Muhammad s/o	MO, P.Ho, Ladita, S.W.Wana.	At the disposal of DHG FATA	i A
-	27.	Ghulam Nabi Di Muharnmad Afif s/o Muhami: 3d	MO, AHOH, Bajaii.	Artim disposal of DHS FATA	A V
	28.	Dr.Sajjad Ahmad slo Prof. Dr. Sher	Demonstrator, KMC, Peshawor.	Demonstrator KWC Poshawar	F
-	29.	Bahadar Khan Dr.Mehboob Aii s/o Karim Khan		SMO Govi. LRH Peshawar	
}	30.		Hospital, Pesnawar	At the disposal of DHS FATA At the disposal of	
	31.		O/C Agency Surgeon Kurram Agency	DHS FATA	
\-\-\-\-\-\-\-\-\-\-\-\-\-\-\-\-\-\-\-		,			• • •
\ \-	32	Saleem s/o	MO DHQH, D.I.Khan	LIO DHQH DiKhan	
<u> </u> ! !	33	Abdur Rahim 3. Dr.Hanifullah s/o Shah Guleb	Demonstrator, KMC, Peshewar	Demonstrator KM0 Feshewer)
1		i Dr.Wuhammad Irshad s/o Karam	MO BHU, Tofklan, Haripur.	At the disposal of EDO(H) Haripur	
; ;	3	5. Dr.Abbas A : 5/0 Mian Abdul Karim	MO BHU, Sheikh Muhammadi, Pesha	At the disposal of war DHS FATA	
	3	6. Dr.Rashid Ahmad Khan s/o Ghulan	MO BHU Shahbaz	At the disposal of EDO(H) Lakki Ma	wat
	3	Akbar Khan 7. Dr.Shahi Dawran 8/0 Amir Saleem	MO, SGTH, Swat	SINO SGTH Swat	

			Alor (9 (26)	
	38:	Dr.Luqman Khan s/o Muhammad Musa Khan	MO DHQH: Kohat.	SMO DHO Hospital Kohat	Against t
	39.	Dr.Muhammad Salim Khan s/o Fazli Rahim Khan	Coordinator, HMIS, EDO(H) Office Malakand.	DMS (Admin) AHQH Maiakand	Against t
- 	40.	Dr.Hafeezullah s/o Muhammad Ayub	MO DHQ. Hospitai Bannu	SMO DHQ. Hospital Bannu	Against t
L	41.	Dr.Nasrullah Khan s/o Sultan Jan	MO, BHU, Gabar Bagh, FR,Lakki Marwat	At the disposal of EDO(H) Lakki Marwat	Against t
	42.	Dr.Chulam Muhammad Khan s/o Khan Muhammad	MO DHQ. Hospital Tank.	SMO CHOH D.I.Khan,	Against t Vacant F
	43.	Dr. Aftab Ahmad s/o Muhammad Alam	MO DHQH, AbbettabaJ	At the disposal of EDO(H) Abbottabad	Against t
	44.	Dr.Salamatullah Khan s/o Amir Jehan Shah	MO, BHU, Lalozai, Bannu.	SMO DHQ. Hospital Lakki Marwat	Against t Vacant F
	· 45.	Dr.Sardar Ahmad SIO Faten Muhammad	MO, DHQH, Mardan	At the disposal of EDO(H) Mardan	Against t Vacant F
	46.	Dr.Riaz Ahmad s/o Sahib-e-Haq	MO CD Bana Mari, Peshewar.	At the disposal of EDO(H) Peshawar	Against t
	47.	Dr.Javed Aii Shah s/o Mashai Khan Bukhari	MO, RHC, Lachi, Kohat	At the disposal of EDO(H) Kohat	Against i Vacant P
	48.	Dr.Javed s/o Gul Said	MO, DHQH, Charsadda	SMO DHQ, Hospital Charsadda	Against t
	49.	Dr.Muhammad Hanif s/o Muhammad Shafi,	MO, DHQH, D.I.Khan.	At the disposal of EDO(H) O.I.Khan	Against Vacant F
	50.	Dr.Sartaj.Khan ş/o Latab Khan	MO DHS FATA	At the disposal of DHS FATA	Against Vacant f
	51.	Dr.Riaz Akbar s/o Fazli Akbar	MO DHQH, Swabi.	At the disposal of EDO(H) Swabi	Against Vacant (
	52.	Dr.Dilawar Khan s/o Abdul Elahi	MO, AHQH, Miranshab.	At the disposal of DHS FATA	Against Vacant
	53.	Dr.Azizullah Khan. s/o Paidar Gul Jan	MO,CH, Nawagai, Bajaur Agency.	At the disposal of DHS FATA	Against Vacant
	54. 	Dr.Anwaruddin s/o Abdul Qayyum	MO, DHQH, Chitrel.	At the disposal of EDO(H) Chitral	Againsi Vacant I
:	55	Dr Muhammad Anwar s/o Sarwar Khari	MO, AHQH, Miranshah	At the disposal of DHS FATA	Against Vacant i
	56.	Dr.Said Badshah s/o Muhammad Saeed	MC, AHQri, Bajaur.	At the disposal of DHS FATA	Against Vacanti
	· 57.	Dr.Israr Husain s/o Muhammad Noor (Late)	MO, FC Hosp, Hangu.	SMO DHQH Kohat	Agains' Vacant
!	.58.	Dr.Anwar Farid e/o Nasrullah Jan	MO, DHQH, Bannu.	SMO DHQ. Hospital Lakki Marwat	Against Vacant



•		All (V)	y (a)	
59	Dr.Ghulam Nabi s/o H.Abdul Karim	Coordinator, EPI, Lakki Marwat	At the disposal of	Agai
	Dr.Khurshid Ahmad s/o Dr.Azmat Khan Afridi	MO, DHQH Mardan.	At the disposal of EDO (H) Mardan	Agai Vaca Unde
61	Akhtar Javed s/o Malik Fagir Bakhsh	MO, DHQH, DiKhan.	At the disposal of EDO(H) DIKhan	Agair Vaca
62	Dr. Afsar Khan s/o Awal Khan	MO, DHQH, Swabi.	At the disposal of EDO(H) Swabi	Agair
63	Shadi Gul	MO,6HU, Sheikh Jaria, Swabi	At the disposal of EDO(H) Swabi	Agair Vaca
64	s/o Sultan Hussain	MO AHQH Parachinar.	At the disposal of DHS FATA	Agair
65	s/o Yar Muhammad Khan	MO AHQ. Hospital Ghallanai	SMO KTH Peshawar	Vaca Agair Vaca
66.	Dr Qudrat Shah s/o H.Khial Badshah.	MO, ESHC Pabhi, Nowshera.	SMO ESHC Pabbi District Nowshere	, Again Vacai
67.	Dr.Sajjed Hussian .s/o Muhammad Yaqub, MBBS,	MO Govt. LRH Peshawar	SMO City Hospital Kohat Road Peshawar	Again Vaca
68.	Dr.Amir Rehman s/o Said Rehman,	Demonstrator, SMC, Swat	SMO SGHT Swat	Agair Vaca
69.	Dr.Mutahir Jamil s/o Muhammad Nawaz	MO DHQH, DIKhan	At the disposal of	Again
· · · 70.	Dr.Sherzada s/o Sher Zaman Khan	MO, AHQH, Bajaur.	EDO(H) DiKhan At the disposal of	Vaca Agair
71.	Dr.Malik Igbal Javed s/o Late Malik Khalin Dad	DMS, Mufti Mehmood Hospital,, DlKhan	DHS FATA SMO Mufti Mehmood Hospital DIKhan	Vaca Agair Vaca

Malik Khaliq Dad,

MBBS,. MO CH Takhti Nasrati Dr.Gul Sanat Shah SMO CH Takhti s/o Zahir Shah. (Karak) Nasrati (Karak)

Agair Vaca

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Again

Vacar

At the disposal of

EDO(H) Swabi Mir Akbar, MBBS, Dr.Monim Shah MO DHQH Kohat. At the disposal of EDO(H) Kohat Bukhari s/o Roghan Shah Bukhari, MBBS.

Coordinator PHC

EDO(H) Swabi

Dr.linsan-ul-Akbar

s/o

MO BHU Wanda Madat Dr. Ahmad Gul s/o At the disposal of EDO(H) DIKhan Again Vacar Ghulam Rasool, Khan, DlKhan MBBS



76.	Dr.Safdar Ali Khan s/o Bakht Ali Khan MBDS	MO BHU Adamzai (Nowshera)	At the disposal of EDO(H) Haripur	Aç Va
77.	Dr.S.Riaz Ali Shah s/o.S.Muhammad Ali Shah, MBBS,	MO, DHQH, Konat.	At the disposal of EDO(H) Karak	Ar Va
78.	Dr.Kiremetulleh s/o Inayatullah MBBS,.	MO DHQH, DIKhan	SMO DHG. Hospital DIKhan	Ag Va
79.	Dr.Qabil Khan s/o Sarmast Khan MBBS,.	MO, BHU,Alo, Maidan	At the disposal of EDO(H) Mardan	Aç Va
80.	Dr.Zaffar Ahmad Khen s/o Amir Muhammad Khan, MBBS,	Repatriated from Ayub Teaching Hospitol Abbottabad	SMO DHQ. Hospital Haripur	A¢ Va
31.	Dr.Muhammad Urnar Shah s/o Hatiz Mohsin Shah, MBBS,	MO RHC Kirrishamozai, DIKhan	At the disposal of EDO (H) OiKhari .	Aş Ve
82.	Dr.Hamid Hussein s/o Muhammad Hussaln.	Demonstrator KMC Peshawar	Demonstrator KMC Pesticiwai	Ag Va
83.	Dr.Javed lqbal s/o Shadi Gu!	MO BHU Barbar Uppatai Peshawar	At the disposal of EDO(H) Pashawar	A:
84. 	Dr.Muhammad Ejaz s/o Muhammad Hayat Khan	MO DHQH, Swabi	At the disposal of EDO(H) Swabl	A
35.	Dr.Arshad Farooq s/o Sald Rehrnan,	MO, KTH, Peshawar	SMO KTH Peshawar	A.V.
86.	Dr.Shaukat Hayat s/o Payo Jan Khan, MBBS	MO KTH Peshawar	SMO KTH Feshawar	A(V:
87.	Dr.Aurangzeb s/o Haji Akbar Shah, MBBS	MO, CH, Thail (Hangu)	At the disposal of EDO(H) (Hangu)	A. V.
. 33.	Dr.Shafiqur Rehman s/o Gniazullah Knam	MO, DHQH. DIKhan. (MBBS)	At the disposal of EDO(H) DiKhan	A. V.
89.	Dr.Muhammad Hasham Khan s/o Mukarram Khan	MO Agency Surgeon Office Mohmand Agency	Coordinator PHC EDO(K) Office Charsadda	A. V
90.	Or Muhammad Darwesn s/o Muhammad Jan	MO AHQ, Bajaur	At the disposal of DHS FATE.	As V
ÿI.	Dr. Aneesur Rehman s/o Inayatur Rehman, MBBS.	MO BHU Buner	At the disposal of EDO(H) Euner	: Aç
92.	Dr. Sultan Khan s/o Azam Badshah, MBBS,	MO, DHQH, Karak.	At the disposal of EDO(H) Karak	V



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	93.	Dr.Shafiullah s/o	MO Govt. Mental &	SMO Govt. Mental &	A
1.		Asari Gul, MBBS,	General Hospital Dadar		V
ļ	 		Mansehra	Dadar Mansehra	! "
ļ	94.	Dr.Qazi-ur-Rehman	MO,CH, Sherwan,	At the disposal of	A
<u> </u>		i s/o Qaim Khan	Abbottabad	EDO(H) Abbottabad	_¦ŷ
	95.	Dr.Muhammad	MO City Hospital	SMO City Hospital	A
İ		Salim Khan slo	Peshewar	Peshawar	V.
<u> </u>		Guizar Jan		, condwar	1
ļ	96.	Dr.Sajjad	Demonstrator, Khyber	Demonstrator, Khyber	 _
1		Muhammad s/o	Girls Modical college	Girls Medical college	A V
ŀ		Ghulam	Peshawar	Peshawar	١,٠,
		Muhammad, MBBS,		, condition	ļ
1	97.	Dr.Khalid Hussain	MC,Jail Hospitai,	At the disposal of	10.
		i s/o Ghulam Nabi	Mardan	EDO(H) Mardan	A(Va
ĺ	98.	Dr.Shabir Ahmad	MO, LRH, Peshawar	SMO Govt. LRH	
 		5/o Abdul Sattar	<u> </u>	Peshawar	A: V:
{ .	99	Dr.Ihsanuliah s/o	MO BHU Akhon Dheii	At the disposal of	
 	100	Samiullah,	(Charsadda)	ECO(H) Charsadda	i Ag
) '	100.	Dr.Israr Hussain s/o	TMO PG! II Peshawar	At the disposal of	Va
		Mukhtiar Ali		DHS FATA	Aς
					1 45
	101.	Dr.Shahid Latif s/o		1.	
	, 101.	About Lott Date 5/0	Coordinator EDO(H)	At the disposal of	F.S
	•]	Abdul Latif Balouch, MBBS:	Office DIKhan	CDO(H) DIKhan	Ve
	102.	Dr.Muhammad		1	}
	102.	Ikram s/o Ashrafud	MO, AHOH, Bat!:hela	SMO AHQ H	Αç
	}	Din MBSS		Batkhela.	Va
	103.	Dr. Alam Khan a/o	MO at the disposal of	<u> </u>	
		Nasar Khan, MBBS,	EDO(H) Swat	At the disposal of	Ag
)	. ,	L LOOK IN CHALL	Director PHSA NWFP	Va
	ĺ			Peshaviar for further	j
				posting in DHDC Swat.	1
	104.	Dr.Sardar Raheel	Demonstrator KMC,		-
	1	Alam sio Sardar	Peshawar	Demonstrator KMC, Peshawar	Ag
	İ	Fakhre Alam,	•	· oonawai	Va
		MBBS			
	105.	Dr.Muhammed	Demonstrator, SMC,	SMO SGHT, Swat	1 1
	į	Khan slo	Swat	Join, Swat	وA ل در
	. !	Muhammad Zaffai,	• , }		کہ5
		MBBS,	1		
		Dr.Muhammad	MO, BHU, Shahi Bala,	At the disposal of	Δ
		Ayaz s/o	Peshawar	EDO(H) Peshawar	Aga Va
•	!	Muhammad Yousaf,	•	, ,	¥ æ(
٠.	į į	MBBS,	ļ		
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	107.	Dr.Nisar .	MOLENIA		
	1		MO, LRH, Peshawar	SMO Govt. LRH	Aga
•		Muhammad s/o Mir	- 1	Peshawar	Vac
		Zaman, MBBS	1		
		Dr.Habibur Rehman	MO HMC Peehawar	SMO HMC Pechawar	Aga
		s/o Sarwar Khan,		. }	Vac
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109.	Dr.Sadiqullah s/o	MO, Police/ Services	SMO Police/ Services	Against th
	Tehsinullah, MBBS,	Hospital Pesha.var	Hospital Peshawar	Vacant Po
110.	Dr.Wali Rehman s/o Gul Payo Khan, - MBBS,	Deputy Coordinator National Program for FP&PHC NWFP, Peshawar	At the disposal of Provincial Coordinator National Program for FP&PHC NWFP, Peshawar	Against the Vacant Po
111.	Dr.Tariq Khan s/o Abdu! Ghafoor Khan, MBSS,	MO, RHC, Manki Sharif, Nowsilera	SMO RHC Manki Sharif Nowshera.	Against th
112.	Dr. Javed Hussain s/o Ghulam Hussain	Demonstrator, GMC, · DiKnan	Demonstrator, GMC, DiKhan	Against th
113.	Dr.Gul Rehman s/o Rusta n Khan, MBBS,	Coordinator EDO(H) Office Hangu	At the disposal of EDO(H) Hangu	Against th
114.	Dr.Shafiq Afridi s/o Wazır Akhar Afridi, MBBS.	MO BHU Hassan Khei, FR Peshawar	At the disposal of EDO(H) Peshav/ar	Against th Vacant Po
115.	Dr.Abdur Razaq s/o Gül Khan.	MO, DHQH, Lakki	SMO DHQ. Hospital Lakki Marwat	Against th
116.	Dr.Basharat Rehman sio Abdul Ghani	Repatriated from AMC, Abbottabad.	At the disposal of CEDO(H) Manuehra	Against th Vacant Po
117.	Dr.Zahir Rabbani s/o Shamsul Huq, MBBS,	MO DHQH, Timergaran	At the disposal of EDO(H) Lower Dir	Against th Vugant Po
118	Dr.Shaukat Ari s/o Munawar Shah	TMO Ayub Teaching Hoopital Abbottabae	At the disposal of F DO(H) Mansehra	Against th
119.	Dr.Knurshid Roshan s/o Amin Jan, MBBS.	MO, AHQH, Bujaur	At the disposal of DHS FATA	Vacant Po Against the Vacant Po
. 120.	Dr.Azmatullah s/o Muhammad Hasham Khan	MO AHQH, Warra	At the disposal of . DHS FATA	Against th
121.	Dr.Speen Khan s/o Abdul Şattar, MBBŞ,	MO Govt. ID Children Hospital Peshawar	SMO ID Children Hospital Pash;	Against th Vacant Po
122.	Dr.Hi n ayatullah s/o Hafiz Muhammad Ayub	MO BH'J Nasir Bagh (Peshawar)	At the disposal of EDO(H) Peshawar	Against th
123.	Dr.Essa Khan s/o Kabul Khan, MBBS,	MO CH Jandola FR Tank	At the disposal of DHS FATA	Against th Vacant Po
124.	Dr finyamin s/o Muhmmad Yaqub, MBS,	MO DHQH, Mansehra.	SMO DHQ. Hospital Mansehra	Against th Vacant Po
125.		MO, DHQH, Mansehra.	SMO DHQ. Hospital Mansehra	Against th Vacant Po
126.	D3haniur Rehman ∌ Abdul Ghani, BBS	MO AHQH; Batkhela	SMO AHQH Batkhela.	Against the Vacant Po



,	127	Dr.Ghulam Hadi	MO SGTH Swat	TOMO COTTLO	
	,	Khan s/o Hakim Gul	W YOUTH DWat	SMC SGTH Swat	Against the
		Khan, MBBS,			Vacant Post.
	128.		MO KTH Peshawor	SMO Khalifa Gul	Against the
		Sadiq Shah s/o		Hospital Bannu	Against the Vacant Post.
	1.	Muhammad Munir		1 nechited mount	Vacalit FUSI.
	120	Shah			
·	129.		MC RI IC Declai, Swat	SMO SGHTS vat.	Against the
	1	Fazal Maula, MBBS			Vacant Post
	130.				
1	t	Malik s/o	MO Govt. LRH,	SMO Govt. LRH	Against the
Ì	i	Muhammad Insan	Peshawar	Peshawar	Vacant Post.
- {	p	Malik			
-	131.	Dr. Noor Shah sig	MO DHOH, DIKhan.	CNAC DUO UTANIA	<u> </u>
1		Sher Shah, MBBS.	The state of the s	SMO DHO. Hospital Lakki Marwat	Against the
	132.	Dr.Wahid Gul s/o	Repatriated from HSRU	At the disposal of	Vacant Post.
	!	Painda Gui, MBBS,	Health Deptt.	EFO(H) Peshawar	Against the
j	122	7-011/11/01	<u>. </u>	1.	vacant post
.	.133.	Dr.S.Wajid Ali Shah	MO BHU Darmangi,	At the disposal of	Against the
-		s/o Fazai Shah, MBBS,	Peshawar	EDO(i*) Kohat	Vacant Post.
T	134.		MOLETICE	1	
`[Ziarat Khan	MO KTH Peshawar	SMO KTH Pechawar	Against the
1		MBBG.		 .	Vacant Post.
	135.	Dr.lftikharud Din s/o	MO, THQH, Dresh,		
_		Shamsud Din	Chitral.	SMC, THQH, Drosh, Chitral.	Against the
1.	136.	Dr. Hasham Jon slo	MO HMC Pashawar	SMO HMC Peshawar	vacani post.
	}	Syed Alam Khan,	The second secon	TOWN HIVIO PESNAWAR	Against the
<u> </u>		MBBS			Vacant Post.
	137.	,	MO, City Hospital	SMO City Hospital	Against the
		Nawaz Khan s/o	Peshawar	Peshawar	Nyamst me Vacant Post
1		Malik Syed Nazir,			Account, Car
شر		MEBS.			
-	121			rent in the second of the seco	
	138.	:Dr.Muhammad	MO HMC Peshawar	SMC HMC Peshawar	Against the
ł		Mudasir e/o Jaffar			Vacant Prot
-	130	Ali, MBBS,		<u> </u>	
-	139.	Dr. Harnid Jalal s/o	MO AHQH, Wana	At the disposal of	Against the
-	140.	Janat Khan, MBBS,	250 411011 0	DHS FATA	Vacant Post
1	140. (Dr.Zawar Hussain	MO AHQH, Parachinar.	SiviO HMC Peshawar.	Against the
}		MBBS,			Vacant Post.
	141		ADHO Knyber Agency	A Till 10 10 10 10 10	
l i		i lakim Khan	ADITO UTINDET AGENCY	ADHO, Khyber	Against the
	. 142.		MO Bajaur Agency	Agency	Vacant Post.
ļ		Khan, MBBS	MO Delati Agency	At the disposal of DHS FATA	Against the
1				One rain	Vacant Post.
T	143.	Dr.Ishtiaq Ahmad	MO, DHQH, Karak	SMO DHQ. Hospital	Agringt the
ĺ	.	s/o	,,,	Karak	Against the Vacant Post
] !	· ·	Gul Nawaz, MBBS,		,	Yacanti Cat.
-					1.
(144.		MO RHC Ayun Chitre!	SM: 2/04/QH Chitral	Against the
Ļ		Saad Toudi, MBBS,			Vacant post
	145.	Dr.Abdul Khaliq sio	MO TBC Battagrain.	At the disposal of	Against the
ď.		Abdul Haque,		EDO(H) Battagiam	Vacant Post.
L		MBBS.			·

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	10	<u> </u>			
]		46.) Dr.Muhammad	MO Kidney Centre		,
	WY	Imran s/o Shamal.	HMC Peshav ar	SMO HMC Peshawar	Against the
`\ <u></u>	1/-	Khan, MBBS	Joseph Salar	•	Vacant Post.
1	14	7. Dr. Abdur Rashid st	O MO, DHQH, Dikhan		
• -		Karim Khan	o mo, or with braidi	SMO DHQ. Hospital	Against the
	<u> </u>	MBES		DiKhan	Vacant Post
į	. 4	- Lavinadeepal	MC AHQH, Wane.	4.00	
↓.		Rehman s/o	ANTI-STREET, PAGE 18	At the disposal of	Against the
		Munammad Yar,		DHSFATA	Vacami Post
. }		IMBES			
}	149	- 1 100 HIHAU 6/0	MO Police/ Sarvices	0140 0 11	
	15/	Stermast Khan	Hospital Peshawar	SMO Police/ Services)
~	150	Dr.Faroog Khattak	Repatriated from	Hospital Peshawar	Vacant post.
 	1 7 1	S/o Mianullah	deputation	At the disposal of	Against the
1.	151	- 3 - 4 - 1 (4) - 2 /	MO RHC, Katlong	EDO(H) Karak	Vacant Post
1.		Shah s/o Noor	Mardan	At the disposal of	Against the
	150	Rehman		EDO(H) Mardan	Vacant Post.
1 .	, 152			1 A. b. b. a. dia	
j		s/o Ghulam Nabi	DGHS NWFP	At the disposal of DGHS NWFP	Against the
		Khan, MBBS,	Peshawar	Peshawar :	Vacant Post.
1.	153.		MO HMC Peshawar	Chan War Danking	
.		Shah ƙasool,		SMO HMC Peshawar	Against the
	.154.	MBBS.			Vacant Post
•	r Burry, : · ·		MO BHU Shahi Bala,	At the disposal of	
ľ	Ž.	Shah s/o Syed	Peshawar	EDO(H) Peshawar	Against the
} .		Muhammad Shuaib,		LDO(i i) Festiawai	Vacant Post
}		MBBS,			
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	145.	1			•
}	155:	,	MO Govt. LRH .	SMO Govt. LRH	
Ì		Muhammad s/o	Peshawar	Peshawar	Against the
}	156.	Khanam Khan	·	1 Colidaadi	Vacant Post
	100.	1	Coordinator EP	At the disposal of	A
		Mehtar Khan,	EDO(H) Office (Cohistan	EDO(H) Kohistan	Against the
ļ	157.			and the sound of	vacant post.
	4,44.	Dr.insystulish s/o	MO BHU Kohistan .	At the disposal of	A - sin - s + 41 - x
		Daulat Khan,	÷	EDO(H) Kohistan	Against the
			•		Vacant Post
Ţ,	158.	Dr.Abdullah Khan	MO, DHQH, DlKhan.		
	*	s/o Mund Balouch	WO, Disself Directal.	At the discrept of	Against the
	· ·	Khan, MBBS	, ,	EDO(H) Dikhan	Vacant Post.
i			•		<i>;</i>
	` ;				
	159.	Dr:Muhammad			
		Zaman slo.	MO,BHU, Jehangri.	At the disposal of	Aga;nst the
		Muhammad Asiam	Nowshera	EDO(H) Nowshera	Vacant Post
** .	160, أ				POTENTIAL PORCE
	, 15:0,	Dr.Nayyar-Waseem	MO Govt, LRH	SMO GOVE LRH	Against the
, <u>-</u> .		S/o Muhammad	Peshawar		Vacant Post
	141	Aslam Bhatti		The second secon	Vacantinost,
١.,	161.	Dr.Sultan Gul s/o	MO Govt: LRH	At the disposal of	Aminattha
 	4.70	Saeed Gui, MBBS,	Peshawar		Against the
ļ '	162.	Dr.Muhammad	Coordinator EDO(H)	R I II	Vacant Post.
1	}	Khalid s/o Abdul	Office Swabi		Against the
		Wadud Khan		LDO(1) Danahi	Vacant Post.
		MBBS			

and the

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:	16.	3. Dr. Muhammad	MO AHQH: Batkhela		
:		Essa Khan s/o	MO AIRUH BAIKREIA	SMO AHOH:	Against the
	<u> </u>	Shah Afzal, MBBS,		Batkhela	vacant post.
		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			Under spouse
	. 164	I. Dr.Awal Yas Khan	140 0110 -	1,	policy.
	1	s/o Abdul Haq	MO, RHC, Domei	SMO Khalifa Gul	Against the
,	ノ	Khan Marag	(Bannu)	Nawaz Hospital	Manust the
Ì	165	Khan, MMBS	- 	Eannu All In	Vacant Post
į	102		Demonstrator, SMO	SMC SG111 Swat	
1		Afridi s/o Akbar	Swat)	Against the
Ė	3,7,7	Hussain Afridi	<u> </u>		Vacant Post
j	166	1 1111111111111111111111111111111111111	TMO PGMI Peshawar	TMO (EI) 8-18) PGMI	<u> </u>
- 1		S/O Wezir		Peshawar	Against the
.	1.5	Muhammad		Conattal	Vacant Post.
	167.		MO, SGTH, Swat	Sivio, SGTH, Swat	
		Shakoor s/o		Owice, 2031H, 200at	Against the
- }		Farid Khan, MBBS,			Vacant Post
. [1
1	-		1		.
·]
-{	168.	Dr.Maqsoodul Haq	MO Sarhad Hospital for	5M0 0 1 1/1	1
ļ		s/o Haji Abdul Hag.	Psychiatric Diseases	SMO Sarhad Hospital	Against the
-		LMBBS.	Peshawar	for Psychiatric	Vacant Post.
i	169.	Dr. Shabir Ahmad	MO ATH Abbottabad	Diseases Peshawar	
1.	•	e/o Muhammad	Andonapad.	At the disposal of	Against the
<u> </u>	· .	Yousaf		EDO(H) Abbottabad	Vacant Post.
1.	170.	Dr.Ibrar Ali s/o	MO DEIGH.	. 6 + + + - + - + - + - + - + - + - + - +	,
		Ghulam Mustafa	Abbottabad	At the disposal of	Against the
-		MBRS,	· · ·	EDC(H) Abbottabad.	Vacant Post
	171.	Dr.Muhammad	Coordinator, HMIS		
		Tailir s/o Guí	EDO(H) Office Buner	At the disposal of	Against the
1.		Jabbar, MBBS,	i.	EDO(H) Buner	Vacant Post
Ì	172	Dr Sarfaraz Ahmad	MO,HMC Peshawar		
-		s/o Feizan Ahmad	The second of th	SMO HMC Peshawar	Against the
	173.	Dr.Mir Azad S/O	MO DHQH Barati	200 51:5	Vacani Post
ļ.,		Ghulam Sarwar,		SMO DHG. Hospital	Against the
ŀ		MBBS		Lakki Marwat	Vacant Post
Ĺ		ĺ			
	174.	Dr.Mumtaz Hussain	MO DHOLLS		3.3
		s/o Shah Hussain	MO DHQH: Daggar,	SMO DHQ. Hospital	Against the
[MBBS,		Daggar	Vacant Post
1,.		77			
<u> </u>		<u> </u>			
-	175.	Dr. Azizur Rehman	MO HMC, Peshawar	SMO HMC Peshawar.	*Aquinat !!
1		s/o Kinan Shah			*Against the
	176.	Dr.Faizul Mulk	MO DHQH, Cinitral	SMO DHQ. Hospital	Vacant Post Against the
<u> </u>		. Jillani s/o S.G.Jiliani		Chitral Chitral	
4	177.	Dr.Shaukat Huesain	MO DHQH, Haripur.	SMO DHQ. Hospital	Vacant Post Against the
i ·		S/O Syed Hussain,		Haripur	Vacant Post
·		MBBS,			· acam 705t.
1	178. [Dr. Nasrat Shah s/o	MO THQH Dogra Picket i	At the disposal of	Against the
1		Khan Badshah,	Khyber Agency	DHS FATA	vacant post
<u></u>		MBBS			-weam pusi
1.	179.	Dr.Khalilur Rehman	MO DHQH, Mardan	SMO DHQ. Hospital	Against the
<u> </u>	`	s/o Abdur Rehman	•	Mardan	Vacant Post
1	180.	Dr. Azizur Rehman	MO DHQH DIKhan	At the disposal of	Against the
1		s/o Nadir Khan,		EDO(H) DIKhan	
_		MBBS,	Ì	of the production	Vacant Poet.

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· [181. Dr Sahih D.	·	•	•
	1	Khan Demonstrati	. ,	•
,	s/o Hayadad	,	AC Demonstrator K	
	- MDDO,		Peshawar	MC Against the
į	182. Dr.Muhamma	W	estiawai	Vacant Post
ļ.	Rafiq s/o	: 'YONGUIGIAN MAM		
. I	Matheman 1	azir UNICEF Islamaba	SMO Govt. LRH	Against
: [MBBS.	azir,	d. Peshawar	1 wanter
		i		vacant post
1.	183. Br. Ghulam Mu	Slate DADING	_ /	
		Ann John John Wa	31 5000	
	184. Dr.Lai Kumar s	T. CATT	THO THE PEST	awar Against the
ļ	Utam Francis		1)	
1 ,	Utam Das, MB(SS, Office Battagram		
Ì.	コープ・・・・・・・・・・・ ひるむ からるめ	S/O MO ESC, Nahaqi	- LUO(h) Battagra,	m lay
	Gui Mand	Peshawar	At the disposal of	
1	186. Dr.Muhammad	MOCULE	DHS FATA	
,	Saced s/o	MO,CH, Rehana,	At the diam	
	Ghulam Jillani,	Haripur	At the disposal of	Against the
	87. Dr Ziaur Rehman		FUU(H) Haripur	Vacant Post
	- Landal Republic	MO AHQH: Bajaur	IN THE disposal of	THE POST
	s/c Muhammad	Gul, Dejeur	A he disposal of	4
7	1011302	1	DHS FATA	Against the
1	-	MOTION		Vacant Post.
	S/O Mil Hassan	MO THOH Mir Ali Ny	VA At the disposal of	
	NIDDS.		DHS FATA	Against the
- 1	9. Dr.Muhammad	·	DISTAIA	vacant post.
	Ejaz Saleem s/o	MO City Hosp		
	Mehiball 18/0	Peshawar	SMO KTH Peshaw	ar Against the
10	Mohibullah Khan			
		MORHC, Jawar Bun		vacant post.
	.: Fr∖nan s/o	Mo Wic Dawar Bun	At the disposal of	
	Sha: Afzal Khan	i	ZDO(H) Buner	Against the
	MEES"	,	- Will Daniel	Vacant Post.
19	. Dr. Ali Muhammad			
	Khan s/o	MO AHQH, Miranshah	A+ 1157	
	Muhammad	j		Against the
	Charaninad		DHS FATA	Vacant Post.
100	Ghulam, MBBS		į	T ADMIN TOSE
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	∴ Snan s/c Sved	MO DHQH: Mansehra	SMO DHQ. Hospital	
<u> </u>	Ayub Shah, MBBS,		Mansehra	
193	Di Shad		murserra	Vacant Post.
	Muka	MO, AHQH, Ghallani		
•	Muhammad s/o	,	At the disposal of	. Against the
	i Sultan Muhammad		EDO(H) Peshawar	Vacant Post
	TIMBR2			Tavant Post
194	Dr.Liagat Hussain			H. C. C.
	Bangash s/o	MO, BHU Mali Khei,	At the die	-
	Badshah U	Kurram Agency	At the dispersal of	Against the
	Badshah Hussain, . MBBS,	1.	DES FATA	Vacant Post
166	D-AL		1	
195.	Dr. Abdul Wanid ε/ο	MO TBC Buner		
, ,	Shamsul Qamar	The same of the sa	DTO Buner	-
			1 '	Against the
				Vacant Post
196.	Dr Khan Badshah	 	The second second	
	- Man Dadshah	MO AHQH: Bajaur	0 + + 1	j
25,0.			1 ALTO MARKET	· · ·
	s/o Abdur Rahim. > MBBS	1	At the disposal of DHS FATA	Against the

OFFICE OF THE DIRECTOR GENERAL HEALTH SERVICES, NWFP, PESHAWAR.

No. 13136-236E.I. Dated

Peshawar the 29

/ 04

/2008

Copy forwarded to the: -

- 01. Chief Executive Govt. LRH, KTH, HMC, Peshaviar.
- 92. Chief Executive Saidu Group of Teaching Hospitals Saidu Sharif Swat.
- 03. Chief Executive Ayub Teaching Hospital Abbaitabad.
- 04. Vice Principal Khyper Medical University Peshawar.
- 55. Principal Gomal; Medical College DI Khan:
- 05. Principal Bannu Medical College Bannu.
- 97. Principal Saudi Medical College Swat.
- 08. Principal Ayub Medical College Abbottabad.
- 9. Dean.PGMI / HMC, Peshawar.
- 10. Accountant General NWFP, Peshawar.
- 11. Director Health Services, FATA NWFP, Peshawar.
- Director Provincial Health Services Academy Budhni Road Dauran Pur Road Peshawar.
- 13. MS Khalifa Gul Nawaz Hospital Bannu.
- 14. MS Mufti Mehmood Memorial Hospital D.I.Khan.
- 15. MS Sarhad Hospital for Psychiatric Diseases Peshawar.
- ોંદ. MS Govt, ID Children Hospital Peshawar.
- 17. MS Govt, City Hospital Kuhat Road Peshawar.
- 18. MS Police/Services, Hospital Peshawar.
- 19. All EDO (Health) in NWFP.
- 20. All Medical Superintendent DHQ /AHQ Hospitals in NWFP / FATA.
- 21. Deputy Administrator Mardan Medical Complex Mardan.
- 22. All District Accounts Officers in NWFP.
- 23. All Agency Accounts Officers in FATA.
- 24. Doctors concerned.
- 25. AE-IV, DGHS NWFP, Peshawar.

For information and necessary action.

FOR DIRECTOR GENERAL HEALTH |-SERVICES, NWFP, PESHAWAR.

Ana, B

HAYATABAD MEDICAL COMPLEX PESHAWAR

No. 14611 /HMC/ Admn/E-II /3 / LO/2010

To,

Director General Health Services, KPK, Peshawar.

Subject: FORMATION OF MANAGEMENT CADRE IN THE HEALTH DEPARTMENT -- REQUEST FOR INCLUSION OF NAME IN SENIORITY LIST.

Sir.

Reference my earlier requests on the subject noted above.

My earlier request for inclusion in the Management Cadre was not acceded to on the ground that my result was not declared though I had completed MPH course from PHSA in March, 2009 and I had already obtained qualified marks. The result was however, delayed due to some dispute between the PHSA and the University of Peshawar over the declaration of result. It is intimated for your kind information that the University of Peshawar has declared result of MPH on 10th October, 2010 and I have been declared as successful/passed in the examination. Now I have applied for MPH degree to university of Peshawar, which is still awaited. So I enclose photocopy of the result of gazatted notification of University of Peshawar and as soon I receive MPH degree from University of Peshawar I would submit it.

It is therefore, once again requested that may name may very kindly be included in the Seniority List obtained for the Management Cadre of the Health Department and obliged.

Encl: As above.

Dr. Muhammad Imran

DMS (Administration)

HAYATABAD MEDICAL COMPLES,

PESHAWAR.



MINUTES OF THE MEETING

A meeting of the committee notified vide Govt. of Khyber Pakhtunkhwa Health Department vide Office Order No.SOH(EV)4-20/ 2008 dated 14.09.2010 was held on 18.10.2010 at 11.00 AM under the Chairmanship of the Director General Health Services Khyber Pakhtunkhwa Peshawar to examine all the representations submitted for inclusion of the names in the seniority lists of Management Cadre.

The following attended the meeting:

- Dr.Sajid Shaheen
 Director General Health Services,
 Khyber Pakhtunkhwa Peshawar
- Dr. Anees Akhtar Deputy Director(Personnel) DGHS KPK Peshawar
- Mr.Akbar Khan
 Section Officer(EV) Health Department
 Govt. of Khyber Pakhtunkhwa Peshawar

119 30

(In Chair)

The committee examined the appeals in light of Rule-10 of the Management Cadre. Applications provided by the government and pending in this Directorate were examined by the committee and recommended as under:

	S.No.	Name of Applicant	Qualification	Name	of	Recommendations of
		with BPS and place of	with year of	Institution	- 1	the committee
١		posting	passing			
Г	1.	Dr.Bakht Jamal	MCPS(Pak)	Health	- 1	To be included in the
1		BPS-19 EDO(H) Swat	Leadership	, Services].	seniority list
			Development .	Academy		ļ
1			in	Islamabad	- 1	•
			International			İ
		<u>'</u>	Health/ 1993-		- 1	
ļ		,	94 equivalent		1	. '
-		~	to MPH (Pak)			
	•		by PMDC	i	ŀ	
T	2.	Dr.Jamshed Ahmad	DHPM- 2002-	IMS-		To be included in the
		BPS-19 SMO I/C ESC	03 .	University	of	seniority list
1		Nahagi Peshawar		Peshawar		
	3.	Dr.Muhammad Idrees	-MPH-2007	-University	of	The committee
1		BPS-19 EDO(H)	-MPH	Sindh		unanimously
1		Haripur	(Undergoing	-Frontier	,	recommended that
1	1		3rd semester)	Institute	of	
			٦.	Medical		name in the seniority
1			,	Sciences		list, his degree may
			. `	Islamabad		be verified from the
1						concerned
1			İ			university, hence
-						regretted at this
- [stage
ı	4.	Dr.Syed Ahmad	-DHPM-1997-	-IMS		To be included in the
-		BPS-19 TMO	98	University	of.	seniority list
١		Pathology HMC	-MPH-2003-	Peshawar		
1		Peshawar	04	-PHSA-		1
-				University	of	İ
١		l l	1	Peshawar		
	5.	Dr.Tariq Masood	мрн-2006-07	Gomal		To be included in the
ļ		BPS-19 PMO DHQH:	1	University		seniority list
		DIKhan		DIKhan		

t:			•	
6.	Dr.Muhammad Saeed BPS-18 SMO MMC	MPH-2005-06	PHSA- University of	To be included in the seniority list
	Mardan		Peshawar	
7	Dr. Muhammad Wali	MPH-2005-06	PHSA-	To be included in th
ļ.,	Qureshi BPS-18	,	University of	seniority list
· ·	DDHO Kohistan		Peshawar	
8.	Dr.Muhammad Khan	-Diploma in	Ireland (To be included in th
	BPS-18 SMO HMC	Tropical '		seniority list
1	Peshawar	Medicine- "	; i	
,		1998		Mar ())
		-Diploma in		
-		International		
		Health (MPH-		
		Pak)- 1998 🐪		19 10 10 10
¹ 9.	Dr.Abdur Rehman	'МРН-2007	PHSA-	To be included in th
	BPS-18 Assistant		University of	seniority list
1	Director (Admn) DGHS		Peshawar	
	Peshawar			
10.	Dr.Naseer Khan	DHPM-1997-	IMS-	To be included in the
1:	BPS-17 MNCH	98	University of	seniority list
	Coordinator Mohmand		Peshawar	
	Agency	·	· · · · · · · · · · · · · · · · · · ·	
11.	Dr.Malik Niaz Khan	MPH-2007	Gandhara .	To be included in the
- I	BPS-17 · Coordinator		University	seniority list
1:	EPI EDO(H) Bannu		Peshawar	· · · · · · · · · · · · · · · · · · ·
.12	Dr.Fakhr-e-Alam	MPH-2006-07	PHSA-	To be included in the
	Dental Surgeon		University of	seniority list
	BPS-17 DHQH: Karak		Peshawar	·
13.	Dr.Adnan Khattak	MPH-2009-10	Gandhara	To be included in the
1 20.	BPS-17 Dental	1 .	University	seniority list
.	Surgeon Assistant	1 '	Peshawar	
	Director (PH) DGHS	t .		
Ţ,	KPK Peshawar		1	
14.	Dr.Fazal Rabbi	MPH-2009-10	Gandhara	To be included in t
1 4.7	BPS-17 DMS (Stores)		Unviersity	seniority list
1			Peshawar .	
<u> </u>	IKD HMC Peshawar		1 Collawai .	

The committee recommended that revised seniority lists may be issued by the government after observing all other required formalities.

The meeting ended with vote of thanks.

Akbar Khan

Section Officer(V)

Govt. of Khyber Pakhtunkhwa

Health Department

(Member)

Dr.Ances Akhtar

Deputy Director(Personnel)

Directorate General Health Services Khyber Pakhtunkhwa, Peshawar

(Member)

Dr. Sajid Shaheen Director General Yealth Services, Khyber Pakhtunkhwa, Peshawar (Chairman)

HAYATABAD MEDICAL COMPLEX PESHAWAR No. 16848 /HMC/ Admn/E-II Dated 23/11/2010

Director General Health Services, KPK, Peshawar



Subject:

FORMATION OF MANAGEMENT CADRE IN THE HEALTH DEPARTMENT

Sir,

Reference your letter No. 21413-523/E-I dated 30/06/2009 on the subject noted

above.

I had applied for inclusion in Management cadre before and had submitted the course completion certificate issued by PHSA but it was regretted because the MPH result had not been declared. Now the result of MPH has been declared by the university of Peshawar and I have applied for issuance of original degree but due to closure/strike of the said university, I have not received the degree as yet. The detail marks certificate of MPH is enclosed herewith). So now, I hereby opt for management cadre in the Health Department.

I shall be very thankful to you for this act of kindness.

Dr. Mohammad Imran DMS (Administration) HAYATABAD MEDICAL COMPLEX

PESHAWAR.

HAYATABAD MEDICAL COMPLEXI PESHAWAR

61. in

No. 18592 /HMC/.Admin/E-II Dated 27.1/1/2-12010.

Ana E

To

Director General Health Services, KPK, Peshawar

Subject

FORMATION OF MANAGEMENT CADREIN THE HEALTH

<u>DEPARTMENT</u>

Sir,

Reference my letter No. 16848/HMC/Admn/E-III dated: 23//11/2010) on the Subject noted above wherein'll have requested for inclusion in the Management Cadre (Copy attached); but no response/ reply has been received so for as to whether it has been accepted or otherwise. I have done my MPH from (PHSA); affiliated with University of Peshawar MPH Degree is attached herewith.

Itsis once again requested to kindly include me in the management Cadre in the Health Department:

Ishall be very thankful to you for this act of kindness.

Dr. Mohammad imran (DMS (Administration)

HAYATABAD MEDICAL COMPLEX PESHAWAR

Anna I

HAYATABAD MEDICAL COMPLEX PESHAWAR

No.3319/HMC/ Admn/E-II Dated 28/02/ 2011

Ana-F (43)

Director General Health Services, Khyber Pakhtunkhwa, Peshawar Aur O

oject:

PROVISIONAL SENIORITY LSIT OF MEMBER OF SERVICE IN BS-17, BS-18, BS-19 AND BS-20 OF MANAGEMENT CADRE IN THE HEALTH DEPARTMENT KPK

Reference your letter No. 2450-2550/AE on 28/01/2011 on the subject noted above. Dr. Mohammad Imran BS-18 has not been included in the provisional seniority list of management cadre. He has done MPH in 2010 hence his name may kindly be included in above seniority list of Management Cadre.

MEDICAL SUPRINTENDENT
HAYATABAD MEDICAL COMPLEX
PESHAWAR

HAYATABAD MEDICAL COMPLEX

PESHAWAR

/HMC/Admn/E-T

Dated: 28/2 /11

To

The Secretary to Govt: of Khyber Pakhtoon Khwa, Health Deptt: Peshawar

Subject:

INCLUSION IN THE MANAGEMENT CADRE IN THE

HEALTH DEPARTMENT

Sir,

Enclosed please find herewith an application in respect of Dr. Mohammad Imran DMS (Admn) HMC, for further necessary action.

> MEDICAL SUPERINTENDENT HAYATABAD MEDICAL COMPLEX PESHAWAR 8

HAYATABAD MEDICAL COMPLEX PESHAWAR

No 2477 HMC/ Admn/E-I Dated/8/02+2012

The Director General Health Services, Khyber Paktunkhawa, Peshawar

3ubject:

INCLUSION IN THE MANAGEMENT CADRE IN THE HEALTH DEPARTMENT

Sir,

Enclosed please find herewith an application in respect of Dr. Mohammad Imran DMS (Admn) HMC for favour of further necessary action.

> MEDICAL SUPRINTENDENT HAYATABAD MEDICAL COMPLEX **PESHAWAR**

No. 24 78 /HMC dated 18104 2012

Copy to:

Secretary Health, Khyber Pakthunkhwa, Peshawar

MEDICAL SUPRINTENDENT HAYATABAD MEDICAL COMPLEX **PESHAWAR**

Ana, 1

HAYATABAD MEDICAL COMPLES, PESHAWAR.

To.

The Secretary,

Health Department, KPK,

Peshawar.

Through:-

PROPER CHANNEL

Subject:-

REPRESENTATION FOR INCLUSION OF NAME IN THE

SENIORITY LIST MAINTAINED BY THE HEALTH

DEPARTMENT, GOVERNMENT OF KPK FOR MANAGEMENT

CADRE.

Sir,

This representation, for inclusion of name of the under-signed in the Seniority List, maintained for the Management Cadre in the Health Department of Khyber Pukhtunkhwa is submitted herewith as under.-

- 1. That the Government of Khyber Pukhtunkhwa had obtained option from all the Doctors in the Health Department, vide letter No. 21413-52/E-1, dated 30.6.2009 for inclusion in the Management Cadre to be set up at that time.
- 2. That the undersigned also opted to join the said Cadre by submitting option to the Directorate-General Health Services, then NWFP vide letter No. 10032/HMC/Admn Dated: 14/07/2009. Photocopy enclosed as Annexure "A"
- 3. That despite the fact that <u>I</u> was qualified, having successfully completed MPH Course in March, 2009, my name was not included in the list.
- 4. That on my query from the office of the Director-General Health, KPK, I was told that the name of the undersigned was not included for the reason that the result was not declared by the University by then.
- 5. That on 10th October, 2010, the Peshawar University declared the result, showing me successful in the examination. Intimation to this regard was given to the Directorate-General of Health, KPK vide my

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letter No. 14611/HMC/Admn dated 13/10/2010. Photocopy enclosed as Annexure "B". Proof of the letter is enclosed as Annexure-B-1

- 6. That the Health Department, on 18th October, 2010 held a meeting for consideration of names of the left over doctors who had given option to join the Management Cadre. In the meeting a decision to include 14 officers in the list was made. However, my name was not considered at all, as is evident from the minutes of the meeting. Worth mentioning here that the meeting was held in a clandestine manner and none was informed of its convening and the outcome. This fact came to my knowledge when I learnt that the officers at S. No 13 and 14 of the list (Annexure "C"), who had also completed MPH in the year 2009-10 had also been included in the list
- 7. That I reminded the Director-General for including my name in the said list vide letter No. 16848/HMC/ Admn/E-II, dated 23.11.2010, but again no action was taken nor the undersigned was informed of consequential effect of my supplication. Photocopy of the letter is enclosed as Annexure "D".
- 8. That another request was submitted to the office of the Director-General, Health Services KPK vide letter No. 18591/HMC/Admn/E.II, dated 27.12.2010 for doing the needful but no action was taken on this letter also. Copy is enclosed as Annexure "E".
- 9. That in the meanwhile the Director-General, Health Services, KPK issued letter No. 2450-2550/AE dated 28.01.2011, intimating all the concerned officers to check the seniority list available in his office and to put forth any objection over it, if any. The undersigned accordingly submitted a Representation, objecting to the omission of my name, which was forwarded to the Directorate-General, Health Services KPK and Secretary Health KPK by the Medical Superintendent, HMC vide letter No. 3319/HMC/Admn/ E.II, dated 28.2.2011 and No. 3309/HMC dated 28/2/2011 respectively. Photocopy is enclosed as Annexure "F" and Annexure 'G'. However, no outcome could be made visible.
- 10. That, to pursue the matter further, another letter was submitted to the Directorate-General Health Services, KPK through Medical

Superintendent, HMC vide his letter vide 2477/HMC dated 18/2/2012. However, no action seems to has been taken on this letter also. Photocopy is enclosed as Annexure "H".

- 11. That by depriving me of my basic right to joint the Management Cadre, many junior officers to me have since been promoted to B. 19.
- 12 Apart from the above the undersigned also personally visited the Directorate-General of Health Services KPK for presenting his grievance non-inclusion of name in the seniority list of the Management Cadre. However, no action has so far been made.

GROUNDS

This Representation is being submitted on the following grounds:-

- 1. That at the relevant point of time, the undersigned had completed MPH course and was declared successful in all the semesters. However, the result was not declared by the concerned University due to some dispute with PHSA. The result of each semester could be made available by the undersigned to the competent authority.
- That even after the result was declared by the University intimation of it
 was given to the office of Secretary to Government of KPK, Health
 Department, as submitted above, even then his name was not
 considered in the meeting held on 18.10.2010.
- 3. That the undersigned constantly approached the Directorate-General of Health Services through letters and personal visits but to no avail.
- 4. That non-entertainment of his request for no plausible reason, the fundamental right of the undersigned has been infringed and has right to approach the Court of law for remedy.



By accepting this Representation, it is respectfully submitted that my name may very graciously be included in the list of Management Cadre from the date on which other officers have been included in the list. It is also requested that inter-se seniority may also very kindly be fixed as per rules and regulation.

I shall be thankful to you, Sir.

Yours Obediently,

Dr. Muhammad Imran
DMS (Administration)
HAYATABAD MEDICAL COMPLEX
PESHAWAR

The April, 2013

ma, J



GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

NO. SOH(E-V)2-297/07

Dated Peshawar the 9th October.

The Director General

Health Services Khyber Pakhtunkhwa,

Peshawar.

Subject:

PRESENTATION FOR INCLUSION OF NAME IN THE SENIORITY LIST MAINTAINED BY THE HEALTH DEPARTMENT GOVT OF KPK

FOR MANAGEMENT CADRE

I am directed to refer to your letter No 22888/ae-I dated 13/09/2013 on the subject noted above and to state that the request of doctor concerned for inclusion into Health Management Cadre is regretted, as Health Department has no authority to induct him in the said cadre. Moreover, he has applied after inductions was closed.

SECTION OFFICER (E-V)

Endst.No & Date Even

Copy to the :-

1. Dr Muhammad Imran DMS (Administration) Hayatabad Medical Complex, Peshawar.

2. PS to Secretary Health Department.

OFFICE OF THE DGHS, KPK, PESHAWAR.

SECTION OFFICER (E-V)

/9 /11/2013。 /AE.I, dated Peshawar the

y foreqfeed to the M.S.HMC, Poshawar for information

the doctor concerned accordingly.

Directorate Commet Woulds Services

byber Paklitankinya, Peshawar.

BEFORE SERVICE TRIBUNAL PESHAWAR.

Appeal No. 50/2014.

Dr.Mohammad ImranApr	ellant
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Versus.

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

Parawise comments on behalf of respondent No.1 & 2.

Preliminary Objections:-

- 1. That the appellant has neither cause of action nor has locus standi.
- 2. That the appeal is not maintainable in its present form.
- 3. That the appellant has not come to the Court with clean hands.
- 4. That the appeal is bad due to mis-joinder and non-joinder of necessary parties.
- 5. That the appeal is time barred.

RESPECTFULLY SUBMITTED.

- 1. Correct.
- 2. Correct.
- 3. Incorrect: He has completed his MPH in 2009, while application for the doctor for inclusion in the Management Cadre was submitted to DGHS in 2010, vide HMC letter No.3199/HMC/Ad/E.I dated 10.03.2010. At that time the chapter for induction in the Management Cadre was closed and now only Public Service Commission is the right forum through which he can apply and join the said cadre.
- 4. Incorrect. As explained in Para-3 above.
- 5. As explained in Para-3 above.
- 6. As explained in Para-3 above.
- 7. As explained in Para-3 above.
- 8. Incorrect. Application of the doctor was received to Health Department. Correspondence has been made with the Director General Health Services Khyber Pakhtunkhwa after proper examination, the request of the doctor was regretted as now the subject of inclusion into the Management Cadre is the domain of the Khyber Pakhtunkhwa Public Service Commission. The doctor has been informed accordingly vide letter No.SOH(E-V)1-297/2007 dated 09.10.2013.

- 9. As explained in Para-8 above.
- 10. As explained Para-8 above.
- 11. As explained in Para-8 above.
- 12. Incorrect. The appellant has been informed about the position through letter as explained in Para-8 above.
- 13. Correct. As explained in Para-8 above.
- 14. Incorrect. The order dated 09.10.2013 is not illegal as explained in Para-8 above.

GROUNDS:-

- a. The appellant submitted his application without degree of MPH but without holding any degree in person can claim the specific qualification and cannot be considered eligible to include in the list of Management Cadre.
- b. The MPH course is a continuous Process and still doctors are undergoing the laid course/training. The practice of inclusion into the cadre was one time exercise. Now the eligibility for joining the case in through Public Service Commission.
- c. As per Para-3 above.
- d. At the time of inclusion of Management Cadre, the doctor has not produced his degree. The practice was one time exercise which has been closed now.
- e. As per Para-6 above.
- f. The doctor has not treated illegally or against the law.
- g. In the meeting dated 18.10.2010 the cases of all these doctors were examined who applied well in time and they had produced all the requisite documents well in time. The initial application of appellant was found without degree of MPH.
- h. Incorrect. The Department has not benefited any blue eyed. Respondent deals every one according to law and rules.
- Correct, the application did not produce his degree with his first application.
 Later on the doctor produced his degree of MPH but then the practice had been closed.

It is therefore, prayed that the appeal of the appellant may graciously be dismissed with cost.

Director General Health Services, Khyber Pakhtunkhwa, Peshawar. (Respondent No.02)

Secretary to

ANGER OF STANKER TO STANK

Government of Khyber Pakhtunkhwa Health Department, Peshawar.

(Respondent No.01).

	KALAT NAMA	
NO	50 12014	
IN THE COURT OF Semis	- Tribunal Pe	cha war.
Dr. Muhammad		(Appellant) (Petitioner) (Plaintiff)
	VERSUS	×**
Healli Depa		(Respondent) (Defendant)
I/We Ar. Muhamma	ad Imman (ap	pellant).
Do hereby appoint and constitute to appear, plead, act, compror as my/our Counsel/Advocate in for his default and with the autocounsel on my/our costs.	nise, withdraw or refer to n the above noted matte	arbitration for me/us r, without any liability
I/we authorize the said Advocate behalf all sums and amounts pabove noted matter. The Advocase at any stage of the poutstanding against me/us.	payable or deposited on r ocate/Counsel is also at li	my/our account in the berty to leave my/ou
Dated 11 17 12015	<i>y</i>	myri
Dated 14-12 /2015.	(CL1	IENT)

ACCEPTED

M. ASIF YOUSAFZAI Advocate

M. ASIF YOUSAFZAI

Advocate High Court, Peshawar

OFFICE:

Room No.1, Upper Floor, Islamia Club Building, Khyber Bazar Peshawar. Ph.091-2211391-0333-9103240

BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 50/2014

Dr. Muhammad Imran

VS

Health Deptt:

<u>REJOINDER ON BEHALF OF APPELLANT</u>

RESPECTFULLY SHEWETH:

Preliminary Objections:

(a-f) All objections raised by the respondents are incorrect and baseless. Rather the respondents are estopped to raise any objection due to their own conduct.

FACTS:

- 1 Admitted correct. Hence no comments.
- 2 Admitted correct. Hence no comments.
- It is correct that the appellant has completed MPH course in 2009 and passed in 2010, but Dr. Adnan and Dr. Fazal Rabi who has also passed MPH in 2009-2010 which is mentioned in Annexure-C with the main appeal, but their names were included in seniority list of Management cadre in the meeting dated 18.10.2014 while the appellant was discriminated by depriving him from the same benefit.
- 4 In correct. As explained in para-3 above.
- 5 In correct. As explained in para-3 above.
- 6 Incorrect. As explained in para-3 above.

- 7 Incorrect. As explained in para-3 above.
- Incorrect. The DG health Service has not taken any action on the reminder of the appellant.
- Incorrect. The DG health Service has not taken any action on the anther request of the appellant.
- Not replied according to para 10 of the appeal. Moreover para 10 of the appeal is correct.
- Incorrect. The DG health Service has not taken any action on the anther letter of the appellant.
- Incorrect. No action was taken by the DG Health service on personally visit of the appellant to the office of DG Health Services for presenting his grievance to him.
- Incorrect. The representation of the appellant was dismissed by discriminating the appellant as other colleagues of the appellant who has also passed MPH in 2009-2010 but their names were included in the seniority list of management cadre while the appellant was deprived from the same benefit.
- Incorrect. the impugned order dated 9.10.2013 is illegal, against the law as the appellant has completed MPH course in 2009 and passed in 2010, but Dr. Adnan and Dr. Fazal Rabi who has also passed MPH in 2009-2010 has included their name in seniority list of Management cadre in the meeting held on dated 18.10.2014, while the appellant was discriminated by depriving him from the same benefit.

GROUNDS:

A. Incorrect. The appellant informed the respondents that he has completed MPH in 2009 but the result was not declared due to some dispute of PHSA with the University. Thus appellant ought to have been penalized for the faults of others. Moreover Dr. Adnan and Dr. Fazal Rabi who has also passed MPH in 2009-2010, but their names were included

in seniority list of Management cadre in the meeting held on dated 18.10.2014, while the appellant was discriminated by depriving him from the same benefit.

- B. Incorrect. While para B of the appeal is correct.
- C. Incorrect. While para C of the appeal is correct.
- D. Incorrect. Dr. Adnan and Dr. Fazal Rabi who has also passed MPH in 2009-2010, but their names were included in seniority list of Management cadre in the meeting held on dated 18.10.2014 while the appellant was discriminated by depriving him from the same benefit.
- E. Not replied according to para E of the appeal moreover para E of the appeal is correct.
- F. Incorrect. The appellant has not been treated according to law and rules.
- G. Incorrect. While para G of the appeal is correct.
- H. Incorrect. The department has benefited any blue eyed as the meeting ought to have been circulated but the same was kept top secret to benefit a few blue eyed.
- I. Incorrect. The appellant has passed MPH in 2010 like Dr. Adnan and Dr. Fazal Rabi who has also passed MPH in 2009-2010, but their names were included in seniority list of Management cadre in the meeting held on dated 18.10.2014 while the appellant was discriminated by depriving him from the same benefit.

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

APPELLANT
Dr. Muhammad Imran

Through:

(M. ASIF YOUSAFZAI) ADVOCATE PESHAWAR.

AFFIDAVIT

It is affirmed and declared that the contents of rejoinder are true and correct to the best of my knowledge and belief.

DEPONENT

ATTESTED

KHYBER PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

No. 275 /ST

Dated 1 / 2 / 2017

To

The Secretary Health,

Government of Khyber Pakhtunkhwa,

Peshawar.

Subject: -

JUDGMENT

I am directed to forward herewit1h a certified copy of Judgement dated 30.01.2017 passed by this Tribunal on the above subject for strict compliance.

Encl: As above

REGISTRAR
KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR.

BEFORE THE KI. /BER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No. 513/2010

Date of Institution. ..

22.2.2010

Date of Decision

03.1.2012

Dr. Sher Muhammad S/O Shah Muhammad, Provincial Manager, Aids Control Programme, Peshawar.

(Appellant)

VERSUS

1. Government of Khyber Pakhtunkhwa, through Secretary Health Khyber Pakhtunkhwa, Peshawar.

2. Secretary, Department, Govt. of Khyber Pakhtunkhwa, Health Department, Peshawar.

3. Director General, Health Services, Khyber Pakhtunkhwa, Peshawar.

4. Chairman, Public Service Commission, Khyber Pakhtunkhwa, Peshawar.

5. Chief Secretary, Govt. of Khyber Pakhtunkhwa, Peshawar.

6. Secretary Law Department, Government of Khyber Pakhtankhwa, Peshawar.

7. Secretary, Finance Department, Khyber Pakhtunkhwa, Pesnawar.

8. Dr. Ali Ahmad (BPS-19) Programme Manager, DHIS, Khyber Pakhtunkhwa, Peshawar and 22 others. ... (Respondents)

APPEAL JNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT R/W RELEVANT SERVICE RULES AGAINST THE IMPUGNED NOTIFICATION ISSUED BY RESPONDENT NO.1 U/S 26 OF THE KHYBER PAKHTUNKHWA CIVIL SERVANTS ACT, 1973 WHEREBY NOTIFICATION DATED 11.12.2008 KNOWN AS KHYBER PAKHTUNKHWA HEALTH (MANAGEMENT) SERVICE RULES, 2008, VIDE WHICH SERVICE STRUTURE WAS CHANGED AND "MANAGEMENT CADRE" WAS INTRODUCED IN HEALTH DEPARTMENT.

MR. AMINUR RAHMAN,

Advocate

For appellant.

MR. SHERAFGAN MHATTAK,

Addl. Government Pleader

For official respondents.

MR. BILAL AHMAD KAKAIZAI,

Advocate,

For respondents:

SYED MANZOOR ALI SHAEL, MR. KHALID HUSSAIN, [19]

MEMBER. MEMBER.

JUDGMENT

SYED MANZOOR ALI SHAH, MEMBER.- This appeal has been filed by Dr. Sher Muhammad, appellant under Section 4 of the Khyber Pakhtunkhwa, Service Tribunal Act, 1974, against the notification 11.12.2008 known as Khyber Pakhtunkhwa Health (Management) Service Rules, 2008 vide which service structure was changed and "Management Cadre" was introduced in the Health Department. It has been prayed that on acceptance of the appeal, the impugned notification may be declared as illegal, unlawful, void-abinitio and of no legal effect, being corum non-judice.

- Brief facts of the case as averred in the memo: of appeal are that the appellant being MBBS Graduate, entered into government service, Health Department. Government of Khyber Pakhtunkhwa in the year, 1985. Respondent No.1, in exercise of the powers conferred by Section 26 of the North West Frontier Province Civil Servants Act, 1973 vide notification dated 11.12.2008 made Rules known as Khyber Pakhtunkhwa Health (Management) Service Rules, 2008, vide which Service Structure was changed and "Management Cadre" was introduced in Health Department. Feeling aggrieved, the appellant filed Writ Petition No. 2382/2009 before the Flon'ble Peshawar High Court, Peshawar which was disposed off in limine on 10.11.2009, with direction to the departmental authority, to decide the representations of the appellant pending before them within one month positively in accordance with the law. The respondents did not comply with the direction of the Hon'ble Peshawar High Court, Peshawar, therefore, the appellant filed contempt of court petition No. 10/2010, implementation of ...der dated 10.11.2009, which was disposed off on 9.2.2010, with observation that the appellant could file appeal before the Service Tribunal after the expiry of ninety days, hence this appeal.
- 3. After admission of the appeal, notices were issued to the respondents. Respondents No. 1,2,3,5 and 7 have filed their joint written reply. Respondent No.4 was not a necessary party; hence his name was deleted from the list of respondents vide order dated 19.8.2010. Private respondents have filed written reply through their coursel and contested the appeal.
- 4. Arguments heard and record perused.
- 5. The learned AAG at the very outset pointed out that Khyber Pakhtunkhwa Health (Management) Service Rules, 2008 have been formulated by the Governor of the province in exercise of powers conferred by Section 26 of the Khyber Pakhtunkhwa Civil Servants Act, 1973, according to which the Governor or any

persons authorized by him in this behalf, may make such rules as appear to him to be necessary or expedient for carrying out the purpose of this Act i.e. Civil Servant Act, 1973; Section 2(b) which is a general statute i.e. rules can be framed for Civil Servants Act, 1973 and under it rules for any particular cadre cannot be made, delegatory legislation for Health Department can not be performed under this Section. Any rules for a particular cadre can be done only through Act of parliament and the Section 2(b) does not confer inherited power for further legislation for any specific cadre. He further argued that this Tribunal has no jurisdiction to entertain the present appeal as the validity of the notification/rules should have been challenged and that the present appeal is time-barred.

- 4. On the point of jurisdiction, the learned course! for the appellant argued that through the impugned notification/rules, terms and conditions of service of the appellant have been affected, which can be challenged before this Tribunal, having vast power to confirm, set aside, vary or modified the order challenged before it. The Service Tribunal has vast jurisdiction to redress the grievances of the persons before it. The learned counsel for the appellant relied on PLD 2003-Supreme Court-724(d). Regarding limitation, the counsel for the appellant stated that the appellant had been diligently pursuing his remedy before the Hon'ble Peshawar High Court and the period spent before the wrong forum can be condoned by the Service Tribunal in view of the august Supreme Court judgment reported in 2004-SCMR-1419.
- б. The learned counsel for the appellant stated that the appellant is mainly aggrieved from Rule 10 of Khyber Pakhtunkhwa Health (Management) Service Rules, 2008, wherein it has been stated that notwithstanding anything contained in the province of those lies, Government shall, as one-time exercise, fill in posts in the Service described in Schedule-I by way of permanent transfer from amongst the Officers of General Cadre in equivalent basic pay scale who have the qualification of Master of Public Health or Postgraduate Diploma in Public Health or Postgraduate Diploma in Hospital Administration or Health Planning and Management or equivalent Master's Degree/Diploma in Health management or allied disciplines and opt for absorption. It shows that no chance/time period has been given to the appellant to improve his qualification required and has been confined to General Cadre and is to be carried out as one time exercise, whereby denying him chances of further promotion which is highly discriminatory. In this respect, he referred to Provincial Management Service Rules notified on 11.5.2007. In para-7 of the said rules the cushion period of seven years has been provided. The General Headquarters MS. Branch, Rawalpindi issued MS Branch Policy Compendium 2003, Amendment No.2/2010, wherein two

years cushion period has been provided to enable max GDMOs to acquire LPG, the Med Directorate was directed to ensure that equal opportunity is afforded to all GDMOs to acquire LPG, and that modalities may also be evolved to get LPG, through evening programme/distant learning approved from PM&DC.

- 7. The learned counsel for private respondents argued that the government felt to achieve better results for which Administrative and Professional Cadres were separated and introduced "Management Cadre" & "General Cadre" through the Health (Management) Service Rules, 2008. Since the appellant basically belongs to General Cadre and had not acquired the requisite qualification for Management Cadre, therefore, his name has been brought on the strength of General Cadre. He further argued that on formation of Management Cadre, no financial loss occurred to the appellant nor his seniority has been disturbed. He requested that the appeal may be dismissed.
- 8. The Tribunal observes that Section 10 of the said rules does not provide any cushion period and denying chance to improve qualification for joining the management cadre to the appellants. The same be modified to the extent that two years cushion period be allowed to all those who wish to improve qualification as per Health (Management) Service Rules, and to join Management cadre if they succeeded in acquiring the requisite qualification as per the afor mentioned Rules. This would however, not entitle the appellants and others not having requisite qualifications for posting in the Management Cadre posts but only provide them a cushion period and if they acquire the requisite qualification within 2 years from the date of the decision, they may opt and join Management Cadre without effecting their seniority/service.
- 9. With the above variation/modification in the impugned notification dated 11.12.2008, the present appeal is disposed of accordingly. Parties are left to bear their own costs. File be consigned to the record.
- 10. This order will also dispose of the following connected appeals No. 514/2010, Dr. Gul Akbar, No. 515/2010, Dr. Wakeel Muhammad, No. 516/2010, Dr. Shaultul Ali, and No. 517/2010, Dr. Syed Mujahid Hussain, in the same manner.

<u>ANNOUNCED</u>

3.1.2012.