

770/2018

19.07.2018

Neither appellant nor his counsel present, M/S Amjad Ali, Assistant and Jaffar Shah, Senior Clerk alongwith Mr. Usman Ghani District Attorney for the respondents present.

The above named representative produced copy of order dated 27.06.2018, showing that the transfer order of the appellant has already been cancelled by the competent authority. Most probably with the above mentioned reason neither the appellant nor his counsel appeared on previous date i.e. 27.06.2018 nor attended the Tribunal today.

As such, in view of the above mentioned new development, the appeal in hand stands disposed off accordingly. Parties are left to bear their own costs. File be consigned to the record room.

Muhammad Amin
Member

[Signature]
Chairman 19.7.2018
Camp Court, A/Abad

ANNOUNCED

19.07.2018

S.A. S-104
DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUNKHWA, PESHAWAR.



Office Ph# 091 - 9210269

Exchange# 091 - 9210187, 091 - 9210196.

Fax #091 - 9210230

All communications should be addressed to the Director General Health Services Peshawar and not to any official by name.

No. 5613 /AE-VI,

Dated 17 /17/2018

To

The Assistant Director (Litigation),
Directorate General Health Services,
Khyber Pakhtunkhwa Peshawar.

Subject: - SERVICE APPEAL NO.770/2018 - SHAFIQ UR REHMAN VERSUS
GOVERNMENT OF KHYBER PAKHTUNKHWA.

I am directed to refer to your letter No.2469-71/AD (Lit), dated 21/06/2018,
on the subject noted above and to inform that the transfer order of the applicant has
already been cancelled vide this Directorate Office Order Bearing Endst:No.5236-43/AE-VI,
dated 27/06/2018, (copy attached).

Plse call
19.7.2018

ADDITIONAL DIRECTOR GENERAL (HRM)
DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUNKHWA, PESHAWAR.

17/17

**DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUNKHWA, PESHAWAR.**



59

Ph# 091 - 9210269

Exchange# 091 - 9210187, 091 - 9210196.

Fax #091 - 9210230

All communications should be addressed to the Director General Health Services Peshawar and not to any Official by name.

OFFICE ORDER.

As approved by the transfer order issued vide this Directorate office order bearing endorsement No. 2914-24/AF-VI, dated 22/02/2018, in respect of Mr. Shafiq ur Rehman, PHC Technician (MP)//EPI BPS-12, is hereby cancelled with immediate effect.

Sd/xxxxxxxxx
DIRECTOR GENERAL HEALTH
SERVICES KPK, PESHAWAR.

Dated Peshawar the 27/6 /2018.

No. 5036-43 /AF-VI

Copy forwarded to the: -

- 1) DHO Torghar w/r to his letter No.0627/Torghar, dated 27/06/2018.
- 2) DHO, Kohistan.
- 3) DAO, Torghar.
- 4) DAO, Kohistan.
- 5) P.A to the Director General Health Services KP Peshawar.
- 6) DHIS Cell DGHS KPK Peshawar.
- 7) DA concerned.
- 8) Official concerned.

For information and necessary action.

g
ADDITIONAL DIRECTOR GENERAL (H.R.M)
DIRECTORATE GENERAL HEALTH SERVICES,
KHYBER PAKHTUNKHWA, PESHAWAR.

27/6

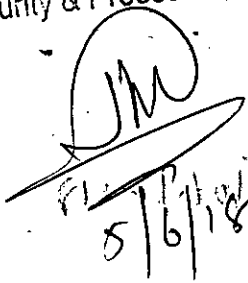
04.06.2018

Learned counsel for the appellant present. Preliminary arguments heard.

Aggrieved against the transfer/posting order dated 22.02.2018 the appellant PHC Technician (MP) has filed the present service appeal u/s 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974. The departmental appeal filed by the appellant has not been decided until yet.

Points raised need consideration. The appeal is admitted for regular hearing. Learned counsel for the appellant requested that the present appeal pertains to the jurisdiction of camp court Abbottabad hence may be heard at Camp Court Abbottabad. Request acceded to. The appellant is directed to deposit security and process and thereafter notices be issued to the respondents to furnish reply on 27.06.2018 at camp court Abbottabad. Annexed with the present appeal is an application for interim relief. Notice of the said application be also given to the respondent department for the date fixed. To also come up for reply on application for interim relief on the date fixed i.e. 27.06.2018, at camp court Abbottabad.


Appellant Deposited
Security & Process Fee


5/6/18


Member

27.06.2018

Neither appellant nor his counsel present. Mr. Mujeeb ur Rehman, SO, Mr. Amjid Ali, Assistant and Mr. Jafar Ali, Assistant alongwith Mr. Usman Ghani, District Attorney for respondents present. The above named representatives made a request for adjournment. To come up for written reply/comments on 19.07.2018 before S.B at camp court, Abbottabad.


Chairman
Camp court, A/Abad

Form- A

(Note:)

FORM OF ORDER SHEET

27.06.2018

Later on counsel for the appellant Mr. Irfan Ali, Advocate

Court of _____

Case No. _____

put appearance and stressed for suspension of impugned order.
770/2018


Short arguments heard. Keeping in view the matter and nature of
Order or other proceedings with signature of judge

| S.No. | Date of order proceedings | the impugned order, this Tribunal deems it appropriate to issue |
|-------|---------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 1 | 2 | notice of stay application to the respondents for the date fixed. |
| 1- | 04/06/2018 | <p>The appeal of Mr. Shafiq-ur-Rehman presented today by Mr. Irfan Ali Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;">Chairman Camp court, A/Abad</p> <p style="text-align: right;"><i>[Signature]</i> REGISTRAR 04/06/2018</p> <p>This case is entrusted to S. Bench for preliminary hearing to be put up there on _____.</p> <p style="text-align: center;">CHAIRMAN</p> |
| 2- | | |

(Note:)

27.06.2018

Later on counsel for the appellant Mr. Irfan Ali, Advocate put appearance and stressed for suspension of impugned order. Short arguments heard. Keeping in view the matter and nature of the impugned order, this Tribunal deems it appropriate to issue notice of stay application to the respondents for the date fixed.


Chairman
Camp court, A/Abad

BEFORE THE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL, PESAHWAR

Appeal No. 770/2018
Shafiq-Ur-Rehman Appellant

VERSUS

The Government of Khyber Pakhtunkhwa through Director
General Health, Pesahwar & Others..... Respondents

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL ACT, 1974

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| 6 | Copy of Order | "C" | 21 |
| 7 | Copy of Order | "D" | 22 |
| 8 | Copy of Order & Letter of District Nazim | "E" & "E-1" | 23-24 |
| 9 | Copy of Impugned Order & Better Copy | "F" & "F-1" | 25-26 |
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Dated 04.06.2018

Shafiq-Ur-Rehman
(Appellant)

Through:-


IRFAN ALI
Advocate High Court

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

Khyber Pakhtunkhwa
Service Tribunal

SERVICE APPEAL NO 770/2018. Diary No. 1027

Dated 04-6-2018

Shafiq-Ur- Rehman son of Ali Akbar, PHC Technician (MP)
BPS -12, Basic Health Unit Darbani Tehsil Kandar District
Torghar.

..... **APPELLANT**

VERSUS

1. The Government of Khyber Pakhtunkhwa through Secretary Health Peshawar.
2. Director General Health Services, Khyber Pakhtunkhwa Peshawar.
3. District Health Officer, District Torghar.
4. The District Accounts Officer, District Torghar.

..... **RESPONDENTS**

Filed to-day

Registrar

04/06/2018

**APPEAL UNDER SECTION 4 OF THE KHYBER
PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 FOR
SETTING ASIDE IMPUGNED ORDER OF POSTING
TRANSFER OF THE APPELLANT BEARING
ENDORSEMENT NO.2914-24/AE-VI DATED 22.02.2018
VIDE WHICH THE APPELLANT HAS BEEN
TRANSFERRED BY RESPONDENT NO.2 FROM BASIC
HEALTH UNIT DARBANI TEHSIL KANDAR DISTRICT
TORGHAR TO D.H.O OFFICE DISTRICT KOHISTAN, IS
ILLEGAL, UNLAWFUL, WITHOUT ASSIGNING ANY
LEGAL AND JUSTIFIABLE REASONS AND
ALTOGETHER IS VOID.**

PRAYER:

On acceptance of instant appeal, the impugned order may graciously be declared as void ab-initio without lawful authority, without jurisdiction, against the law, the subject matter and transfer order dated 22.02.2018 be set aside and any other relief as may deem fit in the circumstances of the case and eyes of the law may also be granted.

Respectfully Sheweth!

1. That the appellant is permanent resident of village Konray, Tehsil Kandar District Torghar and has been rendering his services as PHC Technician at BHU Darbani Tehsil Kandar District Torghar and employee of Health Department since 15.11.1992 with unblemished service record.

(Copy of Domicile Certificate & Appointment

Order annexed as annexure "A" & "B").

2. That the appellant was transferred from BHU Darbani, Tehsil Kandar to BHU Kamiasar Tehsil Judba District Torghar vide order No.1352-56 dated 02-08-2017.

(Copy of order is annexed as annexure "C").

3. That the appellant was again transferred from BHU Kamiasar Tehsil Judba to BHU Darbani, Tehsil Kandar District Torghar vide order letter No.2017/18-2003-08 dated 19.12.2017

(Copy of order is annexed as annexure "D"):

4. That, once again the appellant was transferred from BHU Darbani, Tehsil Kandar to BHU Judba, Tehsil Judba vide order letter No.2016-17/42-5 dated 04-01-2018 but due to the intervention of District Nazim the said order was cancelled.

(Copies of order and letter of District Nazim are annexed as annexures "E" & " E-1").

5. That, now the appellant is transferred from BHU Darbani Tehsil Kandar to District Kohistan vide letter order NO. 2914-24/AE-VI, dated 22-02-2018.

(Copy of letter along with Better Copy is annexed as annexures "F" & " F-1").

6. That, as per law the appellant filed departmental appeal to the appellate authority against the impugned order on dated 02-03-2018 which is still pending.

(Copy of departmental appeal is annexed as annexure "G").

7. That the time period given by law (i.e. 90 days) has passed but no response is given by the respondent No.2, so appellant has no other remedy under the law except to file the instant service appeal interalia on the following grounds.

GROUND S:

- A. That the impugned transfer order No. 2914-24/AE-VI, dated 22-02-2018 is illegal, wrong, perverse, fanciful, corum non judice, without lawful authority, against the rules and regulations, thus liable to be struck down.
- B. That, the post on which the appellant was appointed is District Cadre post and the appellant cannot be transferred outside the district.
- C. That, the law, rules, regulations, terms and conditions have not been observed while passing the impugned order, it is based upon mala fide and wholly illegal and not maintainable in the eyes of the law.

D. That, the appellant was appointed as medical technician at BHU Maira Mada Khail district Mansehra now District Torghar vide notification No. 19096-100/2-III dated 15-11-1992.

E. That, only ten matriculates from Kala Dahaka area were selected to undergo medical technician training at Para Medical Training Institute Saidu Sharif (Swat) at the expenses of Kala Dahaka Area Development Project Mansehra and it was mentioned that these trained Medical Technicians be appointed and posted in the BHU's of Kala Dahaka Area preferably near their villages.

(Copy of order is annexed as annexure "H").

F. That, the appellant has some personal grudges with the Ex-MPA of District Torghar due to which four transfers have been made in a time period of six months which is worst example of political victimization.

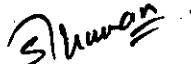
G. That, the appellant has not relinquished the charge from BHU Darbani, Tehsil Kander District Torghar and impugned order is yet to be acted upon.

H. That, the appellant seeks permission to produce other evidence at the time of arguments.

It is, therefore,, humbly prayed that on acceptance of instant appeal, the impugned order No.2914-24/AE-VI, dated 22.02.2018 may graciously be declared as void ab-inito, without lawful authority, without jurisdiction and having no legal effect and against the law.

Any other relief as may deem fit in the circumstances of the case and eyes of the law may also be granted.

Dated 04.06.2018

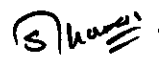

Shafiq-Ur-Rehman
(Appellant)

Through:-


IRFAN ALI
Advocate High Court

VERIFICATION :-

I, SHAFIQ UR REHMAN SON OF ALI AKBAR, PHC TECHNICIAN (MP) BPS -12, BASIC HEALTH UNIT DARBANI TEHSIL KANDAR DISTRICT TORGHAR DO HEREBY VERIFY THAT THE CONTENTS OF FOREGOING APPEAL ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF AND NOTHING HAS BEEN CONCEALED AND SUPPRESSED FROM THIS HONOURABLE TRIBUNAL.


SHAFIQ-UR-REHMAN
(DEPONENT)

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

Shafiq-Ur-Rehman Appellant

VERSUS

The Government of Khyber Pakhtunkhwa through Secretary
Health, Pesahwar & Others..... Respondents

SERVICE APPEAL

CORRECT ADDRESSES OF THE PARTIES

Respectfully sheweth!

Correct addresses of the parties are as under:


APPELLANT

Shafiq ur Rehman son of Ali Akbar, PHC Technician (MP)
BPS -12, Basic Health Unit Darbani Tehsil Kandar District
Torghar

RESPONDANTS

1. The Government of Khyber Pakhtunkhwa through
Secretary Health Peshawar.
2. Director General Health Services, Khyber Pakhtunkhwa
Peshawar.
3. District Health Officer Torghar.
4. The District Accounts Officer, Torghar.

Dated 04.06.2018


Shafiq-Ur-Rehman
(Appellant)

Through:-


IRFAN ALI
Advocate High Court

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

SERVICE APPEAL No _____/2018.

Shafiq ur Rehman..... Appellant

VERSUS

The Government of Khyber Pakhtunkhwa through Director
General Health, Pesahwar & Others..... Respondents

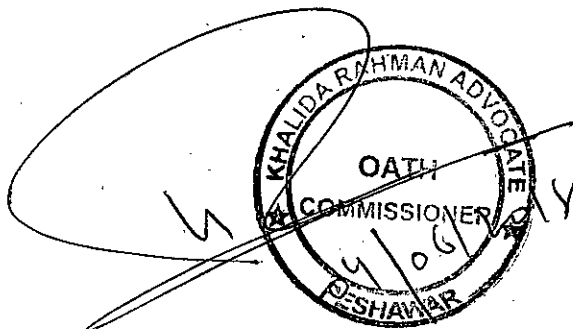
**APPEAL UNDER SECTION 4 OF THE
KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL ACT, 1974.**

AFFIDAVIT.

I, SHAFIQ UR REHMAN SON OF ALI AKBAR, PHC
TECHNICIAN (MP) BPS -12, BASIC HEALTH UNIT DARBANI
TEHSIL KANDAR DISTRICT TORGHAR, DO HEREBY
SOLEMNLY AFFIRM AND DECLARE ON OATH THAT NO
SUCH SUBJECT MATTER APPEAL HAS EVER BEEN FILED
BEFORE THIS HONOURABLE TRIBUNAL NOR PENDING NOR
DECIDED. THAT THE CONTENTS OF FOREGOING
AFFIDAVET ARE TRUE AND CORRECT TO THE BEST OF MY
KNOWLEDGE AND BELIEF AND NOTHING HAS BEEN
CONCEALED OR SUPPRESSED FROM THIS HONOURABLE
TRIBUNAL.

Shafiq
SHAFIQ-UR-REHMAN
(DEPONENT)

ATTESTED



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

C.M.No. _____ 2018.

In

SERVICE APPEAL NO _____ /2018.

Shafiq-Ur-Rehman Appellant

VERSUS

The Government of Khyber Pakhtunkhwa through Secretary
Health, Pesahwar & Others..... Respondents

**APPLICATION FOR SUSPENSION OF THE
IMPUGNED ORDER NO.2914-24/AE-VI
DATED 22.02.2018 TILL THE FINAL
DECISION OF THE INSTANT APPEAL.**


Respectfully Sheweth:

1. That the above noted appeal is being filed before this Honorable Court in which no date of hearing has yet been fixed.
2. That the appellant has got a good prima facie case in his favour, and is sanguine about its success.
3. That the balance of convenience also lies in favour of appellant.

4. That if the impugned order dated 22.02.2018 is not suspended, then the appellant would suffer irreparable loss.
5. That the facts and grounds of the appeal may kindly be read as an integral part of this application.

It is, therefore, respectfully prayed that on acceptance of this application the impugned order No.2914-24/AE-VI dated 22.02.2018 may kindly be suspended till the final decision of the case.

Dated 04.06.2018


Shafiq-Ur-Rehman
(Appellant)

Through:-


IRFAN ALI
Advocate High Court

11

DOMICILE CERTIFICATE



I declare that I am born of parents who are permanently domiciled in N. W. F. Province having been born in this Province.

I was born at KUMARI KALA DHAKA Tehsil MANSERA
(HASSAN ZAI TRIBAL TERRITORY)

District MANSERA

I passed Primary Examination from GOVERNMENT PRIMARY School NEW DARBID TOWNSHIP

Resident of KUMARI KALA DEAKA HASSAN ZAI TRIBAL TERRITORY

Tehsil MANSERA

District MANSERA

Sd/ [Signature] Dated 28.2.87

Pursuance to the declaration dated 28.2.87

Filed by SHAFIQUR REHMAN S/o ALI AKBER

Tribe HASSAN ZAI Section HASSAN ZAI Sub Section HASSAN ZAI

MANSERA Tehsil MANSERA District MANSERA

to the effect that he had been born of parents who are permanently domiciled in N. W. F. Province having been born within it.

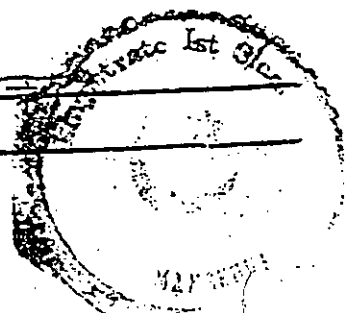
I have satisfied myself from personal/my own knowledge the above declaration is true and certify accordingly.

Given under my hand and the seal of Court this

14 day of March 1987 19

431 14/3/87
undersigned [Signature]
MAGISTRATE IST CLASS CHI

DISTRICT MAGISTRATE MANSERA



لہذا بقا عدتہ برائے قیامت منجنتہ القیامت والہدی البقر
تلمیذہ عدیبہ نہ ہوا لکن تعلیم اور علم بلا لکت ہوا
دہلیہ کے قتل قریب

Head Master
Prakashy School
New Darband (Manselahi)

لہذا بقا عدتہ برائے قیامت منجنتہ القیامت والہدی البقر
تلمیذہ عدیبہ نہ ہوا لکن تعلیم اور علم بلا لکت ہوا
دہلیہ کے قتل قریب

ADDRESS
OF THE
OFFICE
OF THE
SECRETARY
TO THE
GOVERNMENT
OF
INDIA
NEW DELHI

In view of the verification of
Ms. Zargun Gul Khan M.A., Mrs. Akbar
Shaqeque - Behman Ego Ali Akbar
is permanent Domicile of village
Kunara P.R.

ACKNOWLEDGED

SECRETARY
TO THE
GOVERNMENT
OF
INDIA
NEW DELHI

SECRETARY
TO THE
GOVERNMENT
OF
INDIA
NEW DELHI

13

HEALTH DIRECTORATE, N.W.F.P. - PESHAWAR.

OFFICE ORDER.

109 (One hundred and ~~eighteen~~ ^{Nine}) Medical Technicians who have passed (B.J. Examination from the Medical Faculty NWFP; Peshawar, held in June, 1992, are hereby placed at the disposal of Divisional Director, Health Services as indicated below. These may be appointed/posted in the various BHUs/RHCs under their control after observing all the code formalities under intimation to this Directorate :-

1) DIVISIONAL DIRECTOR, HEALTH SERVICES, PESHAWAR.

1. Mr. Mohammad Idris S/O Mohammad Rafiq.
2. Mr. Johanzeb S/O Mehrab Gul.
3. Mr. Nurullah Jan S/O Abdul Latif.
4. Mr. Attiqur Rehman S/O Zahir Ali Shah.
5. Mr. Mohammad Salim S/O Fazal Rahim.
6. Mr. Tayyab Khan S/O Fasihullah.
7. Mr. Naik Akhtar Khan S/O Noor Mohammad Khan.
8. Mr. Khalida Rehman S/O Abdul Wakil.
9. Mr. Noor Mohammad S/O Haji Shamsur Rehman.
10. Mr. Rashid Alis S/O Saifur Rehman.
11. Mr. Afsar Ali S/O Shan Zada.
12. Mr. Bakhtiar Ali S/O Gul Rehman.
13. Mr. Mohammad Khalid S/O Mohammad Baksh.
14. Mr. Gul Zarin S/O Paimda Mohammad.
15. Mr. Javed Iqbal S/O Mir Sat Khan.

2) DIVISIONAL DIRECTOR, HEALTH SERVICES, MALAKAND DIVISION, SWAT.

1. Mr. Rehmat Ali S/O Abdur Rehman.
2. Mr. Samiullah S/O Fazal Wahab.
3. Mr. Sanaullah Khan S/O Abdur Rasiq.
4. Mr. Taj Mohammad S/O Haji Mohammad Jah.
5. Mr. Mohammad Tahir S/O Fasihul Lisan.
6. Mr. Mohammad Rasool S/O Zar Mohammad Khan.
7. Mr. Rehmat Ali S/O Ali Asghar.
8. Mr. Mohammad Kamal S/O Tugem.
9. Mr. Surrendar Kamar S/O Jagat Ram.
10. Mr. Mohammad Ibrahim S/O Fazal Malik.
11. Mr. Israr Hussain S/O Mohammad Hussain.
12. Mr. Zahid Ali Khan S/O Said Rehman.
13. Mr. Alameer Khan S/O Gul Dhirai Khan.
14. Mr. Shah Roon Khan S/O Shanzada.
15. Mr. Mohammad Iqbal S/O Azizur Rehman.
16. Mr. Imran Khan S/O Sher Bahadar.
17. Mr. Mohammad Parvez Khan S/O Mohammad Ilyas Khan.
18. Mr. Tajul Ulum S/O Mohammad Younis.
19. Mr. Mohammad Ibrahim S/O Jamal Habib.
20. Mr. Hussain Ali S/O Jehanzeb.
21. Mr. Fazal Wahab S/O Mohammad Akram.
22. Mr. Rahmat Aman S/O Khurshed Ahmad.
23. Mr. Aziz Ahmad S/O Mohammad Ayub.
24. Mr. Shaqat Ali S/O Abdur Rashid.
25. Mr. Arshad Ali S/O Bazir Khan.
26. Mr. Asghar Khan S/O Ehan Bahader.
27. Mr. Fazal Malik S/O Abdul Hakim.
28. Mr. Ali Khan S/O Bakht Rawan.
29. Mr. Mohammad Javaid S/O Mohammad Farooq.
30. Mr. Salahuddin S/O Shah Tehmas.
31. Mr. Mohammad Ayub S/O Mukla Jan.
32. Mr. Mohammad Yousaf S/O Subhan Gul.
33. Mr. Mohammad Khalid Jan S/O Sherin Jan.
34. Mr. Fazal Wadood S/O Gul Bar.

(: 2 :)

36. Shahid Hussain S/c Khuista Pacha.
Abdul Qayum S/c Haji Rashid.

37. Muhammad Said S/c Diyar Khan.
38. Abdul Ghani S/c Hamayum.
39. Khaista Rehman S/c Bakhtiar Said.
40. Javed Iqbal S/c Muhammad Hanif.
41. Muhammad Riaz S/c Saadullah.
42. Fida Hussain S/c Gul Badat Shah.
43. Azizur Rehman S/c Ghousur Rehman.
44. Abdul Said S/c Diyar Khan.
45. Ghar Ali S/c Ramgen Shch.

3. DIVISIONAL DIRECTOR HEALTH SERVICES, DIKHAN.

1. Subhan Ali Shah S/c Ayaz Shah.
2. Fazlur Rahim S/c Abdul Qayum.
3. Abdul Rashid S/c Haji Haq Nawaz.
4. Taj Muhammad S/c Muhammad Nawaz.
5. Hafizur Rehman S/c Abdul Halim.
6. Abdul Hafiz S/c Muhammad Ramzan.
8. Imtiaz Khan S/c Nabi Gul.

9. Waris Khan S/c Rokhan.
10. Fazal Isla S/c Abdul Aziz.

4. DIVISIONAL DIRECTOR HEALTH SERVICES, KOHAT.

1. Noor Fazal Shah S/c Gul Hassan.
2. Iqbal Hussain S/c Hesar Ali.
3. Taj Muhammad S/c Gul Muhammad.
4. Shahid Mehmood S/c Hafiz Gul.
5. Mahabat Ali S/c Habibullah Khan.
6. Muhammad Khan S/c Amir Said.

7. Ijaz Ahmad S/c Fazal Rehman.
8. Zakirullah S/c Hidayatullah.
9. Haleem Said S/c Gul Said.
10. Umar Shah S/c Muhammad Zaman.
11. Nasrullah S/c Gulab Khan.
12. Musrat Shah S/c Khan Ahmad Shah.

5. DIVISIONAL DIRECTOR HEALTH SERVICES, HAZARA.

1. Faizur Rehman S/c Gujar Khan.
2. Iftikhar Ahmad S/c Abdul Manan.
3. Saeedur Rehman S/c Muhammad Tayab.
4. Muhammad Farooq Khan S/c Zair Khan.
5. Hedar Khan S/c Hadees.
6. Syed Javed Shah S/c Syed Wahid Shah.
7. Habibur Rehman S/c Jehandad.
8. Mullah Said S/c Inadud Din.
9. Noor Mar Gul S/c Hazar Gul.
10. Mushtaq Ahmad S/c Ali Rehman.
11. Shafiqur Rehman S/c Ali Akbar.
12. Saadedullah S/c Badeeullah.
13. Muhammad Hanif Lodhi S/c Abdul Hamid.
14. Muhammad Akbar S/c Mula Dad.
15. Muhammad Hunsif Khan S/c Abdur Rehman.
16. Qazi Ziaul Islam S/c Qazi Aneesur Rehman.

(: 3 :)

17. Mohammad Afsar S/c Piricus Khan.
18. Abdul Waseem S/c Abdul Marcof.
19. Dildar Khan S/c Wazir Khan.
20. Mohammad Ali S/c Faqir Hussain.
21. Mohammad Jawad S/c Paikhwari Khan.
22. Inqullah Khan S/c Munawar Khan.
23. Mohammad Iqbal S/c Mohammad Ali.
24. Mohammad Manzad Khan S/c Dilshad Mohammad.
25. Javed Alam Khan S/c Mohammad Huzaffar Khan.
26. ~~Javed Alam Khan S/c Mohammad Huzaffar Khan.~~
27. Mujra Khan S/c Wali Bahadar.
28. Jamilud Din S/c Baqi Khan.
29. Zarif Khan S/c Dilbar Shah.
30. Noor Mohammad S/c Yar Dost.

NB: Arrival and Departure report should please be intimated to this Directorate.

Sd/-DR. HADER KHAN)
DIRECTOR HEALTH SERVICES,
N.W.F. PROVINCE, PESHAWAR.

No. 19096-100/E.III, Dated Peshawar the 15/11/1992.

Copy forwarded to the all Divisional Directors Health Services in NWFP, for information and necessary action.

[Signature]
Deputy Director (Admn.)
Director Health Services,
N.W.F. Province, Peshawar.

No. 19101-217/E.III,

Copy forwarded to :-

1. Noor Fazal Shah S/c Gul Hassan, Vill: Shah Mal Khel, Tehsil Chapper PO Derra Damm Khell, FR, Khat.
2. Rahmat Ali S/c Abdur Rahman, Vill: & PO Hazara Tehsil Kabal District Swat.
3. Izaq Ahmad S/c Fazal Rahman, Distt: Swabi Teh: Lahore Vill: and PO Yar Hussain.
4. Iqbal Hussain S/c Iqbal Ali S/c Hydril Steel Works, School Road, Kurram Agency, Faraichinar.
5. Zakirullah S/c Misayatullah, Kch: Khan PO Vill. Jamal Ghari, District Mardan.
6. Subhan Ali Shah S/c Ayaz Shah, Vill: Manduri Patal Shah, PO Islamil Khel, Tehsil and District Bannu.
7. Samiullah S/c Faraz Wahab, Vill: Parikas PO Kumber Tehsil Lal Qilla District Dir.

8. Fa zalur Rahim S/c Abdul Qayyum, Basti Ekher Abad, Vill and PO Paharpur Tehsil and District Dikhan.
9. Sanaullah Khan S/c Abdur Raziq near OPF School Gul Kada, Tehsil Batozai District Swat.
10. Mohammad Khan S/c Amir Said, Vill: and PO Baiza Kharki, District Mardan.
11. Taj Mohammad S/c Haji Mohammad Jan, C/c Bandagai, Tehsil Utman Khel, District Bajcur Agency.
12. Mohammad Tahir S/c Fasihul Lisan, Vill: PO Delai Tehsil Kabal Mch: Secretary Gatte District Swat.
13. Inamullah Khan S/c Munawar Khan, Vill: Dogai Maira Sadbar Abad PO Sikandari Teh: & District Swabi.
14. Mohammad Rasool S/c Zor Mohammad Khan, Vill: Galoch PO Devlai Tehsil Kabal District Swat.
15. Mohammad Idris S/c Mohammad Rafiq, H.NO.659/Mch: Bara Bafan I/S Hashtnagri Gate, Peshawar.
16. Rahmat Ali S/c Ali Asghar, Teh: & District Khawaza Khela, Vill: Moshkmai District Swat.
17. Abdul Waheed S/o Abdur Marcof, Ilama Iqbal Colony Murre Road, Near Petrol Pump Nawansher Teh: & Distt: Mansehra.
18. Mohammad Jawad Khan S/c Paikhawri Khan, Moh: Bazeed Khalil Vill: Kalu Khan PO Kalu Khan District Swabi.
19. Mohammad Kamal S/c Huzam, Vill: & PO Keta Mch: Bacha Palla Tehsil Barikot District Swat.
20. Surrender Kumar S/c Jugat Ram, C/c Gardhi Cloth of Ihsan Market Mdyan Road, Mingora, Swat.
21. Mohammad Afzar S/c Firdous Khan, C/o Haji Jamroz Shope-Keeper GHI Bus Stand Oghi District & Teh: Mansehra.
22. Mohammad Ibrahim S/c Fozal Malik, Matta Swat, Vill: Turkey.
23. Mohammad Ali S/c Faqir Hussain, Cloth Marchant Main Bazar Vill: & PO Yarhussain Tehsil Lahore, District Swat.
24. Qazi Ziaul Islam S/c Qazi Anees ur Rehman, H.NO.447 Sector No.1 Khalabat Town Ship Tehsil and District Haripur.
25. Jahan Zeb S/c Mehrab Gul, Vill: & PO Akora Khattak Moh: Khattak Teh: & District Mowshera.
26. Israr Hussain S/c Mohammad Hussain, Vill: PO Ghaligay, Tehsil Barikot District Swat.
27. Zahid Ali Khan S/c Said Rahman Bagh Moh: Mingora, Swat.
28. Mohammad Saleem S/c Fozal Rahim, Teh: & District Peshawar Vill: Chankani Mch: Chari Bazar.
29. Alamgeer Khan S/c Gul Dhirai Khan, Vill: Shahzadi Tehsil Balambat District Dir PO Kato.

(5)

30. Tayyeb Khan S/c Pasihullah, Teh: & Distt: Peshawar PO Nahqi Vill: Mewra.
31. Shah Room Khan S/c Shahzada, Vill: Manker, Teh: Behrain, Swat.
32. Haleem Said S/c Gul Said, Vill: Dandow PO Gare Shah, Tehsil Takht Bhai, District Mardan.
33. Umar Shah S/c Mchammad Zaman Vill: Hare Banda Po Kabgani Tehsil and District Swabi.
34. Mchammad Iqbal S/c Aziz ur Rehman, Vill: Nazargai Mohallah Iqbal Abad Area Salarzai Teh Dagar PO Jawar.
35. Imran Khan S/c Shir Bahadar, Vill: Amanwar PO Daggar Tehsil Daggar.
36. Mchammad Pervaiz Khan S/c Mchammad Ilyas Khan, Vill: & PO Mekhokhpa PO Toppi Chagharzai Tehsil Dagar Distt: Buner, Hkd: Ag:
37. Tajul Ulum S/c Mchammad Ycunas Vill: Mekhokhpa PO Toppi Chagharzai Tehsil Dagar Distt: Buner Hkd: Agency.
38. Mchammad Ibrahim S/c Jamal Habib Vill: Mangc PO & Teh: Khall PO Khall District Dir.
39. Naik Akhtar Khan S/c Noor Mchammad Khan, Vill: Bella Baromad Khel, PO Mahaqat Khan Tehsil and District Peshawar.
40. Nasrullah S/c Gulab Khan Vill: PO Umar Malana Teh: and District Peshawar.
41. Noor Mchammad S/c Haji Shamsur Rahman Teh: & District Mardan PO Ibrahim Khan Vill: Qudrat Billey.
42. Gul Zareen S/c Painsa Mchammad PO Shabqadar Teh: Charsadda.
43. Noorullah Jan S/c Abdul Latif, Vill: Sukkar PO Ambadher, Tehsil and District Charsadda.
44. Intiaz Khan S/c Nabi Gul, District and Tehsil Charsadda, Vill: Sukar Ech: Amirdad Khel PO Amabadher.
45. Khaista Rahman S/c Abdul Waheed Vill: Nasratzai PO Shabqadar Fort. Tehsil and District Charsadda.
46. Nusrat Shah S/c Khan Ahmad Shah, Vill: Zareen Khel PO Kchi Via Sherkera, Tehsil and District Peshawar.
47. Waris Khan S/c Rokhan, Vill: Yousaf Khel Sheikh Nullah PO Mattani Tehsil and District Peshawar.
48. Fazal Wahab S/c Mchammad Akram Vill: PO Garatzi Tehsil Bariket District Swat.
49. Mchammad Munsif Khan S/c Abdur Rehman, Vill: & PO Datta Tehsil and District Manshra.
50. Rehmat Alam S/c Khurshid Ahmad, Vill: Malak Abad PO Dheri baba Tehsil Kabal District Swat.
51. Abdul Rashid S/c Haji Haq Nawaz Teh: Bara Khel, Tehsil Kulachi District Dikhan.
52. Aziz Ahmad S/c Mchammad Ayub Vill: Chakeser, Tehsil Alpuri District Swat.

Mesid

M. S. 107
09/06/18.

(6)

53. Taj Mohammad S/c Mohammad Nawaz, Moh: Bara Khel, Kulachi, District DEKhan.
54. Shaukat Ali S/c Abdur Rahid Vill: PO Kambar, Mohallah Bada Khail, Swat.
55. Mohammad Khalid S/c Mohammad Baksh, Moh: Gulshanabad, Mahmood Abad Road, Kakshal Road, Peshawar City.
56. Arshad Ali S/c Bazari Khan (Bazir Khan) Vill: & PO Badwan Bala Tehsil Adenzai District Dir.
57. Adal Said S/c Diyar Khan, Vill: PO Yar Hussain Teh: Lahore, District Swabi.
58. Azhar Khan S/c Khan Bahadar, Vill: PO Badwan Bala, Tehsil Adenzai District Dir.
59. Mohammad Iqbal S/c Mohammad Ali, H.NO.15 Kanal Street Mardan.
60. Fazle Malik S/c Abdul Hakeem C/c Moh: Landay Kass, Mingora, Swat.
61. Ali Khan S/c Bakht Rawan, Vill: Acha Kalay PO Pir Baba, Tehsil Gadezai, District Bunir.
62. Mohammad Javed S/c Mohammad Farooq, Vill: & PO Chakesser, Tehsil Alpuri District Swat.
63. Salah Ud Din S/c Shah Tahmas Khan, Vill: & PO Badwan Bala Tehsil Adenzai District Dir.
64. Mohammad Ayaz S/c Mullah Jan, Vill: Dogaram PO Kekarai, Tehsil Babasai District Swat.
65. Mohammad Yousaf Khan S/c Subhan Gul, Vill: Dokri Abad, PO Kuber Tehsil Lalqilla District Dir.
66. Mohammad Khalid Jan S/c Sherin Jan, H.No.6 Gulkada S/Sharif, Swat.
67. Rashid Ali S/c Saifur Rehman, Moh: Yousaf Khel, Tehsil and District Peshawar, Vill: & PO Urmur Payan.
68. Mohammad Akbar S/c Mulla Dad C/c Eilan Sadar Shopkeeper New Chahi Bazar Thakot, Tehsil Batagram District Mansehra.
69. Fazal Wadood S/c Gul Bahar, C/c House No.1 Moh: Haji Khangul Word No.II Mingora District Swat.
70. Gohar Ali S/c Rangeen Shah C/c Shaukat Radio Centre, Vill: & PO Shewa Teh: & District Swabi.
71. Mohammad Shehzad Khan S/c Dilshad Mohammad Vill: PO Akora Khattak Tehsil and District Nowshera.
72. Javed Alan Khan S/c Mohammad Musaffar Khan, Vill: Shahzadi Bala.
73. Afsar Ali S/c Khanzada, Moh: Kambar Khel Vill: Urmur Payan, Tehsil and District Peshawar.
74. Atiqur Rehman S/c Zahir Ali Sach, Vill: Shah Kot Bala, Street Zanin Khel, PO Saleh Khana Via Pabbi, Peshawar.
75. Mohammad Hanif Loodi S/c Abdul Hameed Vill: Lalq-Bandhi PO Teh: & District Mansehra.

(7)

76. Shad Hussain S/c Khaista Pacha Vill: Shehzadai PO Kote Tehsil Balambat District Dir.
77. Abdul Qayyum S/c Haji Rashid District Dir Tehsil Balambat PO Odigram, Swat.
78. Taj Mohammad S/c Gul Mohammad Vill: Biland Qilla PO Sabirabad Tehsil and District Karak.
79. Shahid Mahmood S/c Najab Gul Vill: PO Churlaki Tehsil and District Kohat.
80. Mohbat Ali Khan S/c Habibullah Khan, Teh: & District Karak PO Khawajakai Qilla Vill: Laghairi Rajab Khal.
81. Javed Iqbal S/c Mirbat Khan Vill: & PO Bara Ali Khel Tehsil and District Peshawar.
82. Dil Abdar S/c Ajram Vill: PO Dogaia Malakand Agency.
83. Mujra Khan S/c Wali Bahadur Vill: & PO Dagi, Tehsil and District Swabi Teh: Allahdad Khal.
84. Saeddullah S/c Badeullah Tehsil and District Mansehra Vill: Balyani PO Darband.
85. Mohammad Saif S/c Diyar Khan, PO Mar Hussain Tehsil Lahore, District Swabi.
86. Shafiqur Rehman S/c Ali Akbar, District Mansehra PO New Darband.
87. Abdul Ghani S/c Hanayun Vill: & PO Branch Darchis Tehsil and District Chitral.
88. Mushtaq Ahmad S/c Ali Rehman Vill: Tilay Hada Khal Kala Daka Tehsil District Mansehra, Hazara.
89. Jamilud Din S/c Baqi Khan Tehsil and District Peshawar PO Sherkira Vill: Sari Malik Sherbahadur Khan.
90. Noor Mar Gul S/c Hasar Gul Vill: PO New Darband Tehsil and District Mansehra Hazara.
91. Hafizur Rehman S/c Abdul Halim PO Box Mir Alam Daud Shah District & Tehsil Bannu.
92. Kulla Saif S/c Anadud Din District Mansehra Tehsil Battagram PO Thakot Shahi Bazar Thakot Vill: Seral.
93. Khaista Rahman S/c Bakhtyar Saif Teh: Malambat District Dir PO Timergara Village Standard.
94. Habibur Rehman S/c Jehandad Vill: PO Gijbori Tehsil Battagram District Mansehra.
95. Javed Iqbal S/c Mohammad Hanif Teh: Darussalam (Banr) Mingera Swat.
96. Syed Javed Shah S/c Syed Wahid Shah Vill: & PO Pirhori, Tehsil Battagram District Mansehra.
97. Nadar Khan S/c Hadees Vill: Gabriel Mania Tehsil Dasse District Kohistan.

Attested

[Signature]
04/06/18.

...8....

98. Mr. Muhammad Farooq Khan S/O Zar Khan Teh: and Distt: Abbottabad
PO Nawab Sher Village Dhodial.
99. Mr. Abdul Hafeez S/O Muhammad Ramzan Village Munshi Shew Shah
PO Boly Technicial College DEKhan.
100. Mr. Fazal Islam S/O Abdul Aziz Village Kalar Mad Khel New
Darband Nasrullah Khan Hotel.
101. Mr. Muhammad Riaz S/O Saadullah Teh: Batkhela Distt: Malakand.
102. Mr. Saadur Rehman S/O Muhammad Saad Village and PO Kherarai
Teh: Battagram Distt: Mansehra.
103. Mr. Zorif Khan S/O Dilbar Shah Village Sarkhona PO Shahgala Bala
Distt: Teh: Peshawar.
104. Mr. Iftikhar Ahmad S/O Abdul Manan Iftikhar Photostat Shinkari
Road, Mansehra.
105. Mr. Fida Hussain S/O Gul Badat Shah Village Overk PO Gharam Cheshma
Teh: Lathkoh Distt Chitral.
106. Mr. Bakhtiar Ali S/O Gul Rehman Village and PO Kotar Pan (Pckay)
Teh: and Distt: Mardan.
107. Mr. Baizur Rehman S/O Gujar Khan Village Shamsabad Teh: & Distt:
Battagram Distt: Mansehra.
108. Mr. Noor Muhammad S/O Yar Dost Village Gulbahar PO Bada Bar
Teh: and Distt: Peshawar.
109. Mr. Aziz ur Rehman S/O Ghous ur Rehman Village Hina Banda Teh:
and PO Timergarah(Distt: Dir).

for
for
DIRECTOR HEALTH SERVICES,
N.W.F. PROVINCE, PESHAWAR.

Sardar Khan.



21

ANNEXURE "C"

OFFICE OF THE
DISTRICT HEALTH OFFICER
TORGHAR


No. /Letter /2017/ _____
Dated Torghar August 2nd, 2017

Office Order:

The following posting/transfers of the health staff DHO Office Torghar has been made with immediate effect in public interest.

| S.NO | Name | Designation | Current Posting | Transferred To | Remarks |
|------|----------------------|----------------------------|-----------------|-------------------|---------|
| 1 | Mr. Shafiq ur Rahman | PHC Technician MP | BHU Darbani | BHU Kamaiser | |
| 2 | Mr. Luqman | Clinical Technician Dental | BHU Shingaldar | DHO Office, Judba | |
| 3 | Mr. Azam Shah | PHC Technician MP | BHU Dour Mera | BHU Judba | |

All above Officials are directed to properly relinquish/take over the charge of the positions mentioned against each with intimation to DHO office.



District Health Officer
Torghar

No. 1352-56

Dated Torghar _____

Copy to:

1. DMO, IMU Hazara Division
2. Account Section undersigned office
3. Official concerned
4. In Charge BHU Dour Mera/Shingaldar/Darbani/Judba for information


District Health Officer
Torghar

09/06/18

OFFICE OF THE
DISTRICT HEALTH OFFICER
TORGHAR


No. /letter/2017/18 2003-08
Dated Torghar December 19th, 2017

OFFICE ORDER

The following Medical Technician BPS-12 are posted to Health Facility mentioned against each in the best of public interest with immediate effect.

| S.No | Name Of Officials | From | To | Remarks |
|------|----------------------|---------|---------|---------|
| 1 | Mr. Shafiq-ur-Rehman | Kamisar | Darbani | |
| 2 | Mr. Zaib Nawaz | Bartoni | Kamisar | |

1. DMO IMU Hazara Division
2. Account Section DHO Torghar
3. Incharge BHU Bartoni
4. Incharge BHU Kamisar
5. Incharge BHU Darbani
6. Official Concerned


District Health Officer,
Torghar ✓

Abdullah
[Signature]
04/06/18

OFFICE OF THE
DISTRICT HEALTH OFFICER
TORGHAR

No. letter /2016-17/ 42-5
Dated Torghar January 4, 2018

Office Order:

WHEREAS Mr. Shafiq Medical Technician was transferred from BIU Kamaiser to BIU Darbani vide this office order No: 2003 Dated: 19/12/2017

AND WHEREAS the Assistant Commissioner Jodba Torghar forwarded an application submitted by the locals of Darbi for cancellation of Order dated: 20/12/2017

AND WHEREAS in meeting with Deputy Commissioner Torghar Dated: 04/01/2018 at DC Office Jodba regarding complients of the local community of Darbani

NOW THEREFORE, on above circumstances Mr. shafiq Medical Technician BPS-12 is transferred to BIU Jodba in public interest with immediate effect.

Arrival/Departure report must be submitted to this office within 03 (Three) days of issuance of this letter.

District Health Officer
Torghar

Copy to:

1. Deputy Commissioner Torghar
2. DMO, IMU Hazara Region
- ✓ In-charge BIU Darbani/Jodbas
- ✓ Official concerned for compliance of order with intimation to office of undersigned
5. Account section DHO Office Torghar

District Health Officer
Torghar

Alwala
[Signature]
04/06/18



OFFICE OF THE DISTRICT NAZIM
DISTRICT COUNCIL DISTRICT TORGHAR

No. 303-08 (TG)

Dated: 05 Jan 2018

To,

DISTRICT HEALTH OFFICER TORGHAR.

Subject: CANCELLATION OF OFFICE ORDER

In the response of your letter No Nill Dated January- 4 - 2018 transfer of Mr. Shafiq Ul Rehman Medical Technician BPS 12, working in BHU Darbani. On the bases of meeting with Deputy commissioner Torghar dated 04-01-2018 at DC office judba we have no information about meeting and without permission transferred Mr. Shafiq-ul-Rehman from Darbani to Judba. Please restore the office Order. There is no need to involve the politic in the office matter. And no transfer will be made on the political bases.

Alles
04/06/18

(DIL ROZ KHAN)
DISTRICT NAZIM
DISTRICT COUNCIL TORGHAR

Copy to:-

The Deputy Commissioner Torghar.
DMO IMU Hazara Region.
Account Section DHQ Torghar
✓ In charge BHU Darbani
Official Concerned

[Signature]
(DIL ROZ KHAN)
DISTRICT NAZIM
DISTRICT COUNCIL TORGHAR

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Office of the Director of Trademark and Copyright Administration, Department of Health, Education and Welfare, Washington, D.C. 20540

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Better Copy

Director General Health Services Khyber Pakhtunkhwa

Office Order

As approved by the Competent Authority Mr. Shafiq ur Rehman PHC Technician (MP)/EPI, BPS-12 attached with DHO Torghar is hereby Transferred /Posted to DHO Kohistan against the vacant Post of PHC Technician (MP)/EPI BPS-12 in the interest of public service with immediate effect.

Arrival Departure reports should be furnished this directorate for record.

Sd/xxxxxxx

**Director General Health
SERVICES KPK, PESHAWAR**

No. 2914-24/AE-VI

Dated Peshawar, the 22/02/2018

Copy forwarded to the:

1. District Health Officer, Torghar.
2. District Health Officer, Kohistan.
3. DAO, Torghar.
4. DAO, Kohistan.
5. PA to DGHS KP Peshawar.
6. Director Development DGHS KP Peshawar.
7. DHIS Cell DGHS KPK Peshawar.
8. Supd: Promotion Cell (to correct the place of posting of official concerned in the seniority list).
9. DA concerned.
10. Official concerned.

For information and necessary action.

**Additional Director General (HR)
Director General Health Services
Khyber Pakhtunkhwa Peshawar**

بخدمت جناب ڈائریکٹر صاحب محکمہ صحت پشاور صوبہ خیبر پختونخواہ

شفیق الرحمن ولد علی اکبر پی۔ ایچ۔ سی۔ ٹیکنیشن بی۔ ایچ۔ یو دربنی تحصیل کنڈر ضلع تورغر

ایپلانٹ

اپیل برخلاف آرڈر نمبری 24-2914-22/02/2018 جس کی زد سے ایپلانٹ کو B.H.U دربنی ضلع تورغر سے ضلع
کوہستان ٹرانسفر کیا گیا ہے جو کہ غلط، خلاف قانون، خلاف واقع اور مبنی بر بددیانتی ہے۔

جناب عالی! موجبات اپیل ذیل عرض ہیں۔

۱- یہ کہ ایپلانٹ گاؤں کوزے حسن زئی ضلع تورغر کارہاشی ہے اور اپنے فرائض منصبی B.H.U دربنی ضلع تورغر میں ثابت طریقے
سے سرانجام دے رہا ہے۔

Attest

۲- یہ کہ مورخہ 02/08/2017 کو بذریعہ چٹھی نمبری 56-1352 ایپلانٹ کو B.H.U دربنی سے B.H.U کیا سرٹرانسفر
کیا گیا۔
(نقل چٹھی لف ہے)۔

[Signature]
04/06/18

۳- یہ کہ مورخہ 19/12/2017 کو بذریعہ چٹھی نمبری 08-2003 ایپلانٹ کو دوبارہ B.H.U کیا سرت
B.H.U دربنی ٹرانسفر کیا گیا۔
(نقل چٹھی لف ہے)۔

۴- یہ کہ مورخہ 04/01/2018 کو بذریعہ چٹھی نمبری 5-17/42-2016 ایپلانٹ کو ایک بار پھر B.H.U دربنی سے
B.H.U جدباء ٹرانسفر کیا گیا۔
(نقل چٹھی لف ہے)۔

۵- یہ کہ مورخہ 05/01/2018 کو بذریعہ چٹھی نمبری (TG) 303-08 ضلع ناظم تورغر نے D.H.O ضلع تورغر کو
Cancellation Of Office Order کے لئے لکھا۔
(نقل چٹھی لف ہے)۔

8540
02/03/18

۶۔ یہ کہ اب ایپلائنٹ کو بذریعہ چٹھی نمبری IV-AE-24/18/02/2018 کو ضلع تورغر سے ضلع کوہستان ٹرانسفر کیا گیا ہے جبکہ پی۔ ایچ۔ سی۔ ٹیکنیشن ضلعی عملہ کی پوسٹ ہے جس کو ایک ضلع سے دوسرے ضلع ٹرانسفر کرنا غلط، خلاف قانون، خلاف واقع اور مبنی بر بدینتی ہے۔ (نقل چٹھی لف ہے)۔

۷۔ یہ کہ ضلع تورغر میں پہلے سے ہی پی۔ ایچ۔ سی۔ ٹیکنیشن عملے کی کمی ہے جسکی بابت ضلع ناظم تورغر نے مورخہ 27/02/2018 کو بذریعہ چٹھی نمبری (TG) DC/61-459 کے ڈسٹرکٹ ہیلتھ آفیسر صاحب تورغر کے علم میں لایا۔ (نقل چٹھی لف ہے)۔

لہذا استدعا ہے کہ ایپلائنٹ کی اپیل منظور فرمائی جا کر ایپلائنٹ کے ضلع تورغر سے ضلع کوہستان کے ٹرانسفر آرڈر کو منسوخ کرنے کے احکامات صادر فرمائے جائیں۔

المرقوم: 02/03/2018

شفیق الرحمن
Shuman
ایپلائنٹ

Allesla

04/06/18

OFFICE OF THE PROJECT MANAGER KALA DHAKA AREA DEVELOPMENT PROJECT
MANSEHRA

No 18/ 4 /KDADP/Med.Tech./1135

Dated: 5 /10/1992.

To.

The District Health Officer
Mansehra.

Subject:- ABSORPTION OF MEDICAL TECHNICIANS IN THE BHUs OF
KALA DHAKA AREA.

Memo

Reference your memo No.2080 dated 19-5-92.

Ten Matriculates from Kala Dhaka area were selected to undergo Medical Technician training at the Para Medical Training Institute Saidu Sharif (Swat) at the expenses of the Project. They have successfully completed their training and are waiting for their appointment/posting in Kala Dhaka area.

It is therefore requested that these trained Medical Technicians be appointed and posted in the BHUs of Kala Dhaka area preferably near their villages. They are being directed to produce the Medical Technician certificate to you directly. The particulars of these technicians are as under:-

1. ✓ Shafiq-ur-Rehman S/O Ali Akbar
Vill: Kunari (Hassanzai).
2. Saeed Ullah S/O Badi Ullah
Vill: Billiani (Akazai)
3. Muhammad Afsar S/O Firdous Khan
Vill: Khanakey (Basikhel)
4. Habib-ur-Rehman S/O Jehanda
Vill: Mangri Kamesar (Basikhel)
5. Syed Javed Shah S/O Syed Wahid Shah
Vill: Sarori (Basikhel).
6. Maula Said S/O Amadud-Din
Vill: Sural (Basikhel).

P...2/-

Alles
11/10/92
04/06/18

7. Muhammad Akbar S/O Haji Maula Dad
Vill: Daur Maira (Basikhel)
8. Mushtaq Ahmed S/O Ali Rehman
Vill: Titey (Madakhel).
9. Noormar Gul S/O Nazar Gul Vill: Maira (Madakhel).
10. Fazle Islam S/O Abdul Aziz Vill: Karor (Madakhel).

Hammad
(Dr. Hammad Agha)
Project Manager



Endst No. 18/4/KDADP/1136-48

Copy to:-

- 1.. The Chief SDU
Govt of NWFP
Planning and Development Deptt
Street No.8, House No.139
Defence Colony, Peshawar Cantt.
2. The Divisional Director of Health Hazara
Division Abbottabad.
3. Mr. Sadaqat Ali Khan Project Manager USAID.
- 4-13 All the candidates. They are directed to
report to the District Health Officer Mansehra,
for necessary action, alongwith their Medical
Technicians training certificates.

Hammad
(Dr. Hammad Agha)
Project Manager

Mansehra
[Signature]
04/06/2018

| | | |
|-----------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------|
| 50 روپے |   | 40772 |
| ایڈوکیٹ: <u>عرفان علی</u> | پشاور بار ایسوسی ایشن، خیبر پختونخواہ | |
| بار کونسل ایسوسی ایشن نمبر: <u>BC-11-3261</u> | | |
| رابطہ نمبر: <u>0346-9678899</u> | | |

بعدالت جناب: سرور شریبونزل لیسٹور ضلع خوشنواہ عیسیٰ پورہ ایس ایس ایس

| | |
|---------------------------|-----------------------------|
| مخانب: <u>ایس ایس ایس</u> | دعویٰ: <u>سرور شریبونزل</u> |
| | علت نمبر: |
| | مورخہ: |
| | جرم: |
| | تھانہ: |
| بامث تحریر آگہ | |

شفیق الرحمن بنام صوبہ خوشنواہ
بہ ذریعہ لیسٹور

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دہی کاروائی متعلقہ

آن مقام لیسٹور / ایس ایس ایس / ایس ایس ایس کو وکیل مقرر کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا، نیز وکیل صاحب کو راضی نامہ کرنے و تقرر ثالث و فیصلہ برحلف دینے جواب دعویٰ اقبال دعویٰ اور درخواست از ہر قسم کی تصدیق زریں پر دستخط کرنے کا اختیار ہوگا، نیز بصورت عدم پیروی یا ڈگری یکطرفہ یا اپیل کی برآمدگی اور منسوخی، نیز دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا مختار ہوگا اور بصورت ضرورت مقدمہ مذکورہ کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا اور صاحب مقرر شدہ کو وہی جملہ مذکورہ با اختیارات حاصل ہوں گے اور اس کا ساختہ پر داختم منظور و قبول ہوگا دوران مقدمہ میں جو خرچہ ہر جانہ التوائے مقدمہ کے سبب سے ہوگا کوئی تاریخ پیشی مقام دورہ یا حد سے باہر ہو تو وکیل صاحب پابند نہ ہوں گے کہ پیروی مذکورہ کریں، لہذا وکالت نامہ لکھ دیا تاکہ سند رہے

المرقوم: 04/06/2018

العبد _____ واہ شد _____ العبد

مقام لیسٹور / ایس ایس ایس / ایس ایس ایس کے لیے منظور ہے۔

Accepted

نوٹ: اس وکالت نامہ کی کوئی کاپی ناقابل قبول ہوگی۔



شفیق الرحمن
بہ ذریعہ لیسٹور

S.A. 3-10-1

DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUNKHWA, PESHAWAR.



Office Ph# 091 - 9210269

Exchange# 091 - 9210187, 091 - 9210196.

Fax #091 - 9210230

All communications should be addressed to the Director General Health Services Peshawar and not to any official by name.

No. 5813 /AE-VI,

Dated 17 /17/2018

To

The Assistant Director (Litigation),
Directorate General Health Services,
Khyber Pakhtunkhwa Peshawar.

Subject: - SERVICE APPEAL NO.770/2018 - SHAFIQ UR REHMAN VERSUS
GOVERNMENT OF KHYBER PAKHTUNKHWA.

I am directed to refer to your letter No.2469-71/AD (Lit), dated 21/06/2018, on the subject noted above and to inform that the transfer order of the applicant has already been cancelled vide this Directorate Office Order Bearing Endst:No:5236-43/AE-VI, dated 27/06/2018, (copy attached).

ADDITIONAL DIRECTOR GENERAL (HRM)
DIRECTORATE GENERAL HEALTH SERVICES,
KHYBER PAKHTUNKHWA, PESHAWAR.

17/17

**DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUNKHWA, PESHAWAR.**



59

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Fax # 091 - 9210230

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OFFICE ORDER.

As approved by the transfer order issued vide this Directorate office order bearing endorsement No. 2914-24/AE-VI, dated 22/02/2018, in respect of Mr. Shafiq ur Rehman, PHC Technician (MP)//EPI BPS-12, is hereby cancelled with immediate effect.

Sd/xxxxxxxxx

**DIRECTOR GENERAL HEALTH
SERVICES KPK, PESHAWAR.**

No. 5036-43/AE-VI

Dated Peshawar the 27/6 2018.

Copy forwarded to the: -

- 1) DHO Torghar w/r to his letter No.0627/Torghar, dated 27.06.2018.
- 2) DHO, Kohistan.
- 3) DAO, Torghar.
- 4) DAO, Kohistan.
- 5) P.A to the Director General Health Services KP Peshawar.
- 6) DHIS Cell DGHS KPK Peshawar.
- 7) DA concerned.
- 8) Official concerned.

For information and necessary action.

**ADDITIONAL DIRECTOR GENERAL (H.R.M)
DIRECTORATE GENERAL HEALTH SERVICES,
KHYBER PAKHTUNKHWA, PESHAWAR.**

27/6

S.A. 5-10-1
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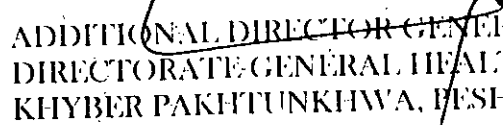
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- 7) DA concerned.
- 8) Official concerned.

For information and necessary action.


ADDITIONAL DIRECTOR GENERAL (H.R.M.)
DIRECTORATE GENERAL HEALTH SERVICES,
KHYBER PAKHTUNKHWA, PESHAWAR.

↓
27/6