Learned counsel for the petitioner present.

Learned counsel for the petitioner submitted an application for withdrawal of the instant application for restoration of appeal which is placed on file. Learned counsel for the appellant stated that his client do not want to pursue the matter further.

In view of the above, the application is allowed and the application for restoration of appeal in hand is therefore, dismissed, as withdrawn. File be consigned to the record room.

Announced: 13.10.2021

(MIAN MUHAMMAD) MEMBER(E)

Before The KP Service Mounal, Pesh S.A # RA 198/21 Dr Wagar Almad vs/ Healthe Application for Withdrawl of the above cost responsition application K/Sheweth: I hat the above SAPPed 18 fending adjudication before this Homble Court and is fined for today 13-10-21. 2) That as few instruction of my client the restoration application of the above Service Appeal as withdrawn. It is theorfore most humbly prayed on acceptance of this application the testoration application of above S. Appeal Va. Ware La be withdrown 13th oct, 2001. Appllant 11921 through through (AND NOST Mu Kahn of Kraf

18.05.2021

Due to demise of the Worthy Chairman, the Tribunal is non-functional, therefore, case is adjourned to 31.08.2021 for the same as before.

Reader

31.08.2021

Junior of learned counsel for the appellant present.

Junior of counsel for the appellant requested for adjournment on the ground that learned senior counsel for the appellant is not available today. Adjourned. To come up for further proceedings before the S.B on 13.10.2021.

(MIAN MUHAMMAD) MEMBER (E) Junior to counsel for petitioner present.

Kabir Ullah Khattak learned Additional Advocate General for respondents present.

Record shows that the application in hand was submitted seeking restoration of main service appeal which was dismissed in default vide order of the learned Chairman dated 08.03.2019. After submission of instant application, it was entrusted to S.B for disposal but the same was entertained inadvertently by D.B. As such, the instant application be put up before Hon'ble Chairman for further appropriate orders.

(Mian Muhammad) Member (E) (Rozina Rehman) Member (J) W.J.

This restoration application be tired before S.B for tuntin proceedings anol/02/20

01.02.2021

Counsel for the appellant and Addl. AG for the respondents present.

Learned counsel requests for adjournment in order to further prepare the brief. Adjourned to 18.05.2021 before S.B.

Chairman

12.06.2020

Bench incomplete. Therefore, the case is adjourned. To come up for the same on 25.08.2020 before D.B.

eader

25.08.2020

Due to summer vacation case to come up for the same on 29.10.2020 before D.B.

Reader

29.10.2020

Junior to counsel for the petitioner and Addl. AG for the respondents present.

matter is adjourned to 06.01.2021 for further proceedings before the D.B.

(Atiq-ur-Rehman Wazir)

Member

Chairman

15.11.2019

Learned counsel for the petitioner present. Saleem Javid Litigation Officer representative of the respondent department present and seeks adjournment to furnish reply. Adjourn. To come up for reply and arguments on 06.12.2019 before D.B.

Member

6-12-13 The Benchis incomplete

Morefore Case is adjurned to

11.02.2020

Learned counsel for the petitioner present. Mr. Usman Ghani learned District Attorney alongwith Amjid Ali Assistant present. Representative of respondents seeks Adjournment for reply. Adjournal To come up for reply and arguments on 25.03.2020 before **D**.B.

Membei

7 1 Miles

Member

25.03.2020

Due to public holidays on account of Covid-19, the case is adjourned. To come up for the same on 12.06.2020 before D.B.

# Form-A FORM OF ORDER SHEET

Court of		
Appeal's Restoration Application No.	198/2019	

• •		storation Application No. 198/2019
S.No.	Date of order	Order or other proceedings with signature of judge
	Proceedings	
1 .	2 .	3
1	29.04.2019	The application for restoration of appeal No. 788/201 submitted by Mr. Mir Zaman Safi Advocate may be entered i
		the relevant register and put up to the Court for proper order
•	a ·	please.
		piease.
	` :	REGISTRAR >9\
2	15-05-19	This restoration application is entrusted to S. Bench to b
		put up there on 25-10-19
		CHAIRMAN
		*",
	•	
25.10.2019		rned counsel for the appellant present. Notice be issued to
	the respo	ndent for reply on 15.11.2019 before D.B. Original record
	also be rec	quisitioned for the date fixed.
	At .	31
		Shah) (M. Amin Khan Kundi)
÷	(Hussain Meml	Barrelon
N.	Wicini	
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAW APPli. no. 198/2019 Restoration

**APPEAL NO. 788/2018** 

DR. WAQAR AHMAD

**HEALTH DEPTT:** 

Diary No. 🕰

Ce Tri

### APPLICATION FOR RESTORATION OF THE ABOVE MENTIONED APPEAL

#### R/SHEWETH:

- 1- That the above mentioned service appeal was pending adjudication before this august Tribunal in which 08.03.2019 date fixed for hearing.
- 2- That due to non appearance of the Counsel for the appellant on the date mentioned above the appeal of the appellant has been dismissed by this august Tribunal vide order dated 08.03.2019. Copy of the order sheet is attached.
- 3- That the above mentioned date i.e. 08.03.2019 fixed for hearing in the above mentioned service appeal was not communicated to the appellant, and due to of that reason the appellant was unknown for the same. That on the same date the appellant could not appeared due to the above mentioned reason.
- 4- That when it came into the knowledge of the appellant he submitted application for attested copy of the order sheet dated 18.04.2019 which has been communicated on 26.04.2019.
- 5- That non appearance of the Counsel for the appellant was neither deliberate nor intentionally but caused due to the above mentioned reason.

It is therefore, most humbly prayed that on acceptance of this application the above mentioned service appeal may very kindly be restored.

Dated: 26.04.2019.

put up to the court with velevant app.

**THROUGH:** 

DR. WAOAR ANMAD

**ADVOCATE** 

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M NO	/2019
	IN
APPEAL	NO. 788/2018

DR. WAQAR AHMAD

VS

**HEALTH DEPTT:** 

#### **AFFIDAVIT**

I Mir Zaman Safi, Advocate on the instructions and on behalf of my client do hereby solemnly affirm that the contents of this **application for restoration** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.

MIR ZAMAN SAFI Advocate, Peshawar

ATTESTED

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M NO.\_\_\_\_\_/2019 IN APPEAL NO. 788/2018

DR. WAQAR AHMAD

VS

**HEALTH DEPTT:** 

APPLICATION FOR CONDONATION OF DELAY IN FILING THE ABOVE NOTED APPEAL

#### R/SHEWETH:

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

#### **GROUNDS OF APPLICATION:**

- A- That valuable rights of the appellant are involved in the case hence the appeal deserve to decide on merit.
- B- That it has been the consistent view of the Superior Courts that cases should be decided on merit rather on technicalities including the limitation. The same is reported in 2004 PLC (CS) 1014 and 2003 PLC (CS) 76.

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

APPELLANT

DR. WAQAR AHMAD

**THROUGH:** 

MIR ZAMAN SAFT ADVOCATE

A-400

BEFORE THE PESHAWAR HIGH COURT MINGORA

Service Appeal No. 788/2018 W.P. 609 -M/2018

- 1. Dr. Waqar Ahmad Son of Aziz ur Rehman Resident of Mohalla Chalis Palaw Charbagh Tehsil and District Swat.
- 2. Dr. Aqsa Ashraf Daughter of Muhammad Ashraf Resident of Chalis Palaw Charbagh Tehsil and District Swat.

#### **VERSUS**

- 1) Secretary Health Govt of Khyber Pakhtunkhwa Peshawar
- 2) Director General Health Services Khyber Pakhtunkhwa at Peshawar.
- District Health Officer Swat at Gul Kada Saidu Sharif
   District Swat.
- 4) District Health Officer Swat District Dir Lower at Timergara.
- 5) Pakistan Medical and Dental Council Through Secretary at G-10/4 Mauve Area Islamabad.

CSHEWAT

FILED TODAY 6) Verification Officer Pakistan Medical and Dental Council
25 MAY 2018 at G-10/4 Mauve Area Islamabad ATTESTED

Additional Registrar

788/2018

08.03.2019

Dr. Waras Africad vs Got

Nemo for appellant.

On 11.01.2019 the appellants were not represented, therefore, fresh notices were required to be issued. Record reveals that the appellant as well as their learned counsel have duly been sent the requisite notices for hearing today. Despite repeated calls no one is in attendance on behalf of the appellants.

Dismissed for non-prosecution. File be consigned to the record room.

<u>ANNOUNCED</u> 08.03.2019

Chairman Camp Court, Swat

Conjugate Copy

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Date of Delivery of Cany	26-4-10

Pervice Tribunal, Perhawa (APPELLANT) · Wagar Ahmas (PLAINTIFF) (PETITIONER) **VERSUS** (RESPONDENT) (DEFENDANT) Do hereby appoint and constitute NOOR MOHAMMAD KHATTAK, Advocate, Peshawar to appear, plead, act, compromisé, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated. / /2019

**CLIENT** 

NOOR MOHAMMAD KHATTAK

SHAHZULLAH KHAN YOUSAFZAI

MIR ZAMAN SAF **ADVOCATES** 

OFFICE:

Room No.1, Upper Floor, Islamia Ciub Building, Khyber Bazar,

Peshawar City.

Phone: 091-2211391

### Restoration APPli No. 198/2019

INU.\_\_\_\_TN

APPEAL NO. 788/2018

DR. WAQAR AHMAD

**VS** 

**HEALTH DEPTT:** 

#### APPLICATION FOR RESTORATION OF THE ABOVE MENTIONED APPEAL

#### R/SHEWETH:

- 1- That the above mentioned service appeal was pending adjudication before this august Tribunal in which 08.03.2019 date fixed for hearing.
- 2- That due to non appearance of the Counsel for the appellant on the date mentioned above the appeal of the appellant has been dismissed by this august Tribunal vide order dated 08.03.2019. Copy of the order sheet is attached.
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- 4- That when it came into the knowledge of the appellant he submitted application for attested copy of the order sheet dated 18.04.2019 which has been communicated on 26.04.2019.
- 5- That non appearance of the Counsel for the appellant was neither deliberate nor intentionally but caused due to the above mentioned reason.

It is therefore, most humbly prayed that on acceptance of this application the above mentioned service appeal may very kindly be restored.

Dated: 26.04.2019.

**APPELLANT** 

DR. WAQAR ANMAD

THROUGH:

MIR ZAMAN SAEL ADVOCATE

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M NO	/2019
II	N
APPEAL NO	. 788/2018

DR. WAQAR AHMAD

**VS** 

HEALTH DEPTT:

### <u>AFFIDAVIT</u>

I Mir Zaman Safi, Advocate on the instructions and on behalf of my client do hereby solemnly affirm that the contents of this **application for restoration** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.

MIR ZAMAN SAFI Advocate, Peshawar

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M NO.\_\_\_\_\_/2019 IN APPEAL NO. 788/2018

DR. WAQAR AHMAD

VS

**HEALTH DEPTT:** 

# APPLICATION FOR CONDONATION OF DELAY IN FILING THE ABOVE NOTED APPEAL

#### R/SHEWETH:

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

### **GROUNDS OF APPLICATION:**

- A- That valuable rights of the appellant are involved in the case hence the appeal deserve to decide on merit.
- B- That it has been the consistent view of the Superior Courts that cases should be decided on merit rather on technicalities including the limitation. The same is reported in 2004 PLC (CS) 1014 and 2003 PLC (CS) 76.

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

APPELLANT

DR. WAQAR AHMAD

THROUGH:

MIR ZAMAN SAFI ADVOCATE

A- 400

# BEFORE THE PESHAWAR HIGH COURT MINGORA BENCHDARULQAZA SWAT,

Service Appeal No. 788/2018 1.P\_607\_\_-M/2018

- Dr. Waqar Ahmad Son of Aziz ur Rehman Resident of Mohalla Chalis Palaw Charbagh Tehsil and District Swat.
- Dr. Aqsa Ashraf Daughter of Muhammad Ashraf Resident of Chalis Palaw Charbagh Tehsil and District Swat.

#### **VERSUS**

- 1) Secretary Health Govt of Khyber Pakhtunkhwa Peshawar
- 2) Director General Health Services Khyber Pakhtunkhwa at Peshawar.
  - District Health Officer Swat at Gul Kada Saidu Sharif
     District Swat.
  - 4) District Health Officer Swat District Dir Lower at Timergara.
  - 5) Pakistan Medical and Dental Council Through Secretary at G-10/4 Mauve Area Islamabad.

FILED TODAY 6) Verification Officer Pakistan Medical and Dental Council at G-10/4 Mauve Area Islamabad A

Additional Registrar

Khyber California Service Pelaurak Peskisawar 788/2018, Dr. Wasas Ahrad Ks Gott
08.03.2019

Nemo for appellant.

On 11.01.2019 the appellants
represented, therefore, fresh notices were

On 11.01.2019 the appellants were not represented, therefore, fresh notices were required to be issued. Record reveals that the appellant as well as their learned counsel have duly been sent the requisite notices for hearing today. Despite repeated calls no one is in attendance on behalf of the appellants.

Dismissed for non-prosecution. File be consigned to the record room.

- Chairman Camp Court, Swat

ANNOUNCED 08.03.2019

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IN APPEAL NO. 788/2018

DR. WAQAR AHMAD

VS

**HEALTH DEPTT:** 

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- 5- That non appearance of the Counsel for the appellant was neither deliberate nor intentionally but caused due to the above mentioned reason.

It is therefore, most humbly prayed that on acceptance of this application the above mentioned service appeal may very kindly be restored.

Dated: 26.04.2019.

APPELLANT

DR. WAQAR AHMAD

THROUGH:

MIR ZÁMÁN SÁFI ADVOCATE

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M NO		_/2019
	IN	•
ΔΡΡΕΑΙ	L NO. 788/2	018

DR. WAQAR AHMAD

VS

HEALTH DEPTT:

### <u>AFFIDAVIT</u>

I Mir Zaman Safi, Advocate on the instructions and on behalf of my client do hereby solemnly affirm that the contents of this **application for restoration** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.

MIR ZAMAN SAFI Advocate, Peshawar

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M NO	/2019
IN	1
APPEAL NO.	788/2018

DR. WAQAR AHMAD

νs

HEALTH DEPTT:

APPLICATION FOR CONDONATION OF DELAY IN FILING THE ABOVE NOTED APPEAL

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APPELLANT

DR. WAQAR AHMAD

THROUGH:

MIR ZAMAN SAFI

A- 400

## BEFORE THE PESHAWAR HIGH COURT MINGORA

Service Appeal No. 788/2018 W.P. 609 -M/2018

- Dr. Wagar Ahmad Son of Aziz ur Rehman Resident of Mohalla Chalis Palaw Charbagh Tehsil and District Swat.
- 2. Dr. Aqsa Ashraf Daughter of Muhammad Ashraf Resident of Chalis Palaw Charbagh Tehsil and District Swat.

#### **VERSUS**

- 1) Secretary Health Govt of Khyber Pakhtunkhwa Peshawar
- 2) Director General Health Services Khyber Pakhtunkhwa at Peshawar.
- District Health Officer Swat at Gul Kada Saidu Sharif
   District Swat.
- 4) District Health Officer Swat District Dir Lower at Timergara.
- 5) Pakistan Medical and Dental Council Through Secretary at G-10/4 Mauve Area Islamabad.

FILED TODAY 6) Verification Officer Pakistan Medical and Dental Council at G-10/4 Mauve Area Islamabad A

Khybar Kawa Scrylee Talamas

Additional Registrar

788/2018

08.03.2019

Dr. Wasas Africad vs Got

Nemo for appellant.

On 11.01.2019 the appellants were not represented, therefore, fresh notices were required to be issued. Record reveals that the appellant as well as their learned counsel have duly been sent the requisite notices for hearing today. Despite repeated calls no one is in attendance on behalf of the appellants.

Dismissed for non-prosecution. File be consigned to the record room.

Chairman V Camp Court, Swat

<u>ANNOUNCED</u> 08.03.2019

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# Restantion Appli No. 19812519

IN APPEAL NO. 788/2018

DR. WAQAR AHMAD

VS

HEALTH DEPTT:

#### APPLICATION FOR RESTORATION OF THE ABOVE MENTIONED APPEAL

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It is therefore, most humbly prayed that on acceptance of this application the above mentioned service appeal may very kindly be restored.

Dated: 26.04.2019.

APPELLANI

DR. WAOAR ANMAD

THROUGH:

MIR ZAMÀN SAEI ADVOCATE

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M NO	/2019
I	N .
APPEAL NO	788/2018

DR. WAQAR AHMAD

VS

HEALTH DEPTT:

### **AFFIDAVIT**

I Mir Zaman Safi, Advocate on the instructions and on behalf of my client do hereby solemnly affirm that the contents of this **application for restoration** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.

MIR ZAMAN SAFI Advocate, Peshawar

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M NO		/2019
	IN	
APPEAL	NO. 788	3/2018

DR. WAQAR AHMAD

VS

HEALTH DEPTT:

APPLICATION FOR CONDONATION OF DELAY IN FILING THE ABOVE NOTED APPEAL

#### R/SHEWETH:

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

APPELLANT

DR. WAQAR AHMAD

THROUGH:

MIR ZAMAN SAFI

# BEFORE THE PESHAWAR HIGH COURT MINGORA

Service Appeal No. 788/2018

- 1. Dr. Wagar Ahmad Son of Aziz ur Rehman Resident of Mohalla Chalis Palaw Charbagh Tehsil and District Swat.
- 2. Dr. Aqsa Ashraf Daughter of Muhammad Ashraf Resident of Chalis Palaw Charbagh Tehsil and District Swat.
- 3. Dr. Mehran Khan Son of Sher Bahadar Khan Resident of Mohalla Malak Nagar Koza Bandai Tehsil Kabal District .....Petitioners

#### **VERSUS**

- Secretary Health Govt of Khyber Pakhtunkhwa Peshawar 1)
- Director General Health Services Khyber Pakhtunkhwa at 2) Peshawar.
- District Health Officer Swat at Gul Kada Saidu Sharif 3) District Swat.
- District Health Officer Swat District Dir Lower at 4) Timergára.
- Pakistan Medical and Dental Council Through Secretary 5) at G-10/4 Mauve Area Islamabad.

Verification Officer Pakistan Medical and Dental Council FILED TODAY 6) at G-10/4 Mauve Area Islamabad 🔝 25 MAY 2018

Additional Registrat

788/2018 08.03.2019 Dr. Wasas Africa Vis Got

Nemo for appellant.

On 11.01.2019 the appellants were not represented, therefore, fresh notices were required to be issued. Record reveals that the appellant as well as their learned counsel have duly been sent the requisite notices for hearing today. Despite repeated calls no one is in attendance on behalf of the appellants.

Dismissed for non-prosecution. File be consigned to the record room.

Chairman Camp Court, Swat

<u>ANNOUNCED</u> 08.03.2019

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08.03.2019

Nemo for appellant.

On 11.01.2019 the appellants were not represented, therefore, fresh notices were required to be issued. Record reveals that the appellant as well as their learned counsel have duly been sent the requisite notices for hearing today. Despite repeated calls no one is in attendance on behalf of the appellants.

Dismissed for non-prosecution. File be consigned to the record room.

ANNOUNCED 08.03.2019

Chairman Camp Court, Swat

09.11.2018

Due to retirement of the Hob'ble Chairman Service Tribunal is incomplete. Tour to Camp Court Swat has been cancelled. To come up for the same on 11.01.2019 at camp court Swat.

Reader

11.01.2019

Neither appellant nor his counsel present therefore, notice be issued to appellant and his counsel for attendance and preliminary hearing for 08.03.2019 before S.B at Camp Court Swat.

> (Muhammad Amin Khan Kundi) Member

> > Camp Court Swat

# Form-A FORM OF ORDER SHEET

Court of				
			1 .	
Case No.	788/2018			

S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
 1	08/06/2018	The present appellants initially went in Writ Petition before the
•	g danieg grand	Hon'ble Peshawar High Court Mangora Bench Swat and the
	,	Hon'ble High Court vide its order dated 29.05.2018 treated the
		Writ Petition into an appeal and sent the same to this Tribunal
		for decision in accordance with law. The same may be entered in
		the Institution Register and put up to the worthy Chairman for
		further order please.
	, '	lace
i		REGISTRAR
		This case is entrusted to Touring S. Bench at Swat for
: '		preliminary hearing to be put up there on . 06-07-2018
05.0	7.2018	None propert To some up for form
05.0	• •	None present. To come up for further proceedings
	0,	.09.2018 before S.B at camp court, Swat.
		Chairman
		Chairman Camp court, Swat.
	·	
	07.00.2019	Clerk to counsel for the appellant present and made a request
	07.09.2018	ournment. Granted. Case to come up for preliminary hearing
	[	11.2018 before S.B at camp court Swat.
	09.	()
		Chairman
		Camp Court Swat



### The PESHAWAR HIGH COURT

Mingora Bench/Dar-ul-Qaza Swat

communications should be addressed to the Additional Registrar of this Bench.

Office: 0946-885005

0946-885004

E-Mail: darulqazaswat2011@gmail.com

Writ Petition Branch:

Tο,

The Khyber Pakhtunkhwa, Service Tribunal,

Peshawar,

Subject:

Writ Petition No.609-M of 2018 titled as "Dr.

Wagar Ahmad & others Vs Secretary Health &

others"

Dear Sir,

In compliance of Hon'ble Division Bench of This Court dated 29.05.2018, I am sending herewith subject Writ Petition in original consisting 92 pages for compliance of direction contained therein.

Kindly acknowledge the receipt of this letter along with its enclosures please.

Encl: a.a

Ad<del>dit</del>ional Registra

### PESHAWAR HIGH COUPT, MINGORA BENCH (DAR-UL-QAZA), SWAT

#### FORM OF ORDER SHEET

Court of	 *** *** *** *** *** *** ***		
•			
Case No	 of	· · · · · · · · · · · · · · · · · · ·	



Serial No. of order or proceeding	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge and that of parties or counsel where necessary.
	29.05.2018	W.P 609-M/2018 with Interim Relief
		Present: Syed Abdul Haq, Advocate for the Petitioners.
		***  MUHAMMAD GHAZANFAR KHAN, J Learned
		counsel for the petitioners at the very outset stated at the
		bar that he will be satisfied if this writ petition is converted into service appeal and sent to the Khyber
		Pakhtunkhwa Service Tribunal, Peshawar for disposal. He
		relied upon 2017 SCMR 56.
		2. So, in light of statement made by the learned
	The second secon	counsel for the petitioners, this writ petition is converted
		into service appeal. The office is directed to send the file
aruses on the second of the se		in original to the Khyber Pkhtunkhwa Service Tribunal,
		Peshawar for disposal and retain a copy thereof for the
		record of this Court.
ertified to	be true c	Announced (29.05.2018

EXAIMINER
Peshawar High Gourt, Mangora/Dar-ul Jiaza, Swait
manalized Under Article 87 of Tahoon-Siknadat Cher 1984

**JUDGE** 

HON'BLE MR. JUSTICE MUHAMMAD GHAZANFAR KHAN HON'BLE MR. JUSTICE MOHAMMAD IBRAHIM KHAN

### BEFORE THE PESHAWAR HIGH COURT MINGORA BENCH /

Dr. Waqar Ahmad and others ...... Petitioners

**VERSUS** 

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4.	Copies of order dated 15.5.2018 in W.P 553-M/2018	Α	19
5.	The testimonial / Logbook which shows the duration of internship of Petitioners at Saidu Group of Teaching Hospital Swat and Aziz Fatima Hospital Faisal Abad	В	19 />
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Court 08088 29-05-18

Petitioners through Counsel

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25 MAY 2018

Additional Registrar

SYED ABOUL HAQ

(Advocate)

HIGH COURT DARULQAZA

92 A

**BAR ROOM SWAT** 

Cell No 0311-0950959

#### **BEFORE THE PESHAWAR HIGH COURT MINGORA**

Service Appeal No. 788/2018 N.P. 609 -M/2018

- 1. Dr. Waqar Ahmad Son of Aziz ur Rehman Resident of Mohalla Chalis Palaw Charbagh Tehsil and District Swat.
- 2. Dr. Aqsa Ashraf Daughter of Muhammad Ashraf Resident of Chalis Palaw Charbagh Tehsil and District Swat.

#### **VERSUS**

- 1) Secretary Health Govt of Khyber Pakhtunkhwa Peshawar
- 2) Director General Health Services Khyber Pakhtunkhwa at Peshawar.
- 3) District Health Officer Swat at Gul Kada Saidu Sharif District Swat.
- 4) District Health Officer Swat District Dir Lower at Timergara.
- 5) Pakistan Medical and Dental Council Through Secretary at G-10/4 Mauve Area Islamabad.

Verification Officer Pakistan Medical and Dental Council
at G-10/4 Mauve Area Islamabad

25 MAT 2010
Additional Registrar

(Q)

7)	Medical	Officer	Incharge	THQ	Hospital	Khwaza	Khela
	District S	wat.					

8)	Medical	Officer	Civil	Hospital	Kabal	District
	Swat	٠			Resr	ondents

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

Respectfully Sheweth;

The facts of the instant are as under.

- That the petitioner No.1 and 2 has completed and qualified the decree of MBBS (from China, in "Hunan university of Chinese medicine") while the petitioner No.3 took admission in MBBS in China, in Taishan Medical University duly recognized by WHO (World Health Organization)
- 2. That the petitioners filed a Writ petition bearing No. 553-M/2018 regarding stoppage of salaries as well as restraining the respondents from taking any sort of adverse action and this honourable Court vide

FILED TODAY 25 MAY 2018

dditional Registrar



of adverse action and this honourable Court vide order dated 15.5.2018 directed the respondents No.2 and 3 to release the salaries from the period withheld ( Copes of order dated 15.5.2018 in W.P 553-M/2018 is attached as annexure-A)

- 3. That it is to be mentioned here that MBBS degree courses of five years the petitioner read there in China for 4 years and come back to Pakistan for internship (1 year) as per rule and criteria. (The testimonial / Logbook which shows the duration of internship of Petitioners at Saidu Group of Teaching Hospital Swat and Aziz Fatima Hospital Faisal Abad are attached as annexure-B)
- 4. That after completing the Graduation in MBBS, the University mentioned above awarded MBBS degrees to the Petitioners. (Copy of degrees are attached as annexure-C1, C2 and C3)

That after getting the permission letter to sit in the "National Examination Board Examination of The

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25 MAY 2018

4

PM&DC" and appearing in the said Examination the PM&DC issued registration certificate to the petitioners (*Copies of the registration certificates* issued by the PM&DC are attached as annexure-D1, D2, D3)

- 6. That after completion of House Job (1 year) the concerned authorities/hospitals awarded them the certificates. (Copies of House Job Certificates are attached)
- 7. That the respondent No.3 on the strength of record mentioned also appeared in FCPS-I in 2014 bearing Roll No. 108006 (Roll Number Slip is attached as annexure-E).
- 8. That after the petitioners No.1 appeared in interview for PPHI (people Primary Health Care initiative) and was selected to serve as MO at BHU (Basic Health Unit) Kishawra District Swat, similarly Petitioner No.3 was also appointed as MO at BHU Rahat Kot District Swat, on contract basis.

FILED TODAY
25 MAY 2018



- 9. That after the Govt of KPK advertised posts of Medical Officers on adhoc Basis and all the petitioners duly applied and were appointed, furthermore the petitioners' adhoc status was later on regularized under the KPK Act, 7 of 2017, vide Notifications No. SO (E) H-11/3/18/2016 (for the Petitioner No.1 & 3) and Notification No. "(E) H-11/3/18/2017(2)" (for the Petitioner No.2).
- 10. That the petitioners serving as Doctor on the posts on regular basis till to date with great devotion and no complaint whatsoever has been raised again them but the respondent No.2 & 3 without any notice or adopting due course of law, suddenly stopped the salary of petitioners since November, 2017, however the salary of Petitioner No.2 is stopped from the date of her appointment, furthermore, the petitioner no.2 perform eight months her duty in Category-D Hospital Lal Qala District Dir Lower.

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- 11. That after the order passed by this honourable Court in W.P bearing No. 553-M of 2018 vide dated 15.5.2018 the respondents malafidely issued a letter in alleged back date i.e. 14.5.2018 wherein the respondent No.3 directed the concerned medical Officer Respondent No.7 & 8 to relive the petitioners .(Copy of letter dated 14.5.2018 is attached)
- 12. That the respondent NO.8 after the order of this honourable Court dated 15.5.2018 issued an order dated 15.5.2018 wherein the petitioner No.3 viz Dr. Mehran Khan was relieved. ( copy of letter dated 19.5.2018 is attached)
- 13. That still, feeling aggrieved, the petitioners having no other remedy except to file the instant writ petition on the following grounds.

#### **GROUNDS**

25 MAY 2018

A. That the act of respondents reliving the petitioners from services is unlawful, void abinitio, against the natural justice.



- B. That the respondent based the letter No.7049 dated 14.5.2018 on another letter dated 05.4.2018 wherein the record of the petitioners stated to be not found so it is very astonishing that how the respondents declared the petitioners' status as fake, which clearly amounts to malafide so the stance adopted by the respondent is not supported by any iota of evidence, hence the act of respondents is nullity in the eye of law.
  - That the petitioners registration certificates issued by the PMDC has already been verified and after that respondent No.3 appeared in FCPS Part-I Examination and their services has been regularized by the competent authority but at this stage the U-turn taken by the respondent is blatant violation of his authority and have attempted un-lawful use of his office for depriving the petitioners of his fundamental rights guaranteed by the Constitution of Islamic Republic of Pakistan, 1973.

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C.

25 MAY 2018

- D. That despite the fact that since the date of appointment, the petitioners have regularly performed his duty with full devotion and dedication but the respondents once stopped the salaries of petitioners as and when this honourable Court orders to release the salaries of petitioners, the respondent now issued the impugned letter to remove the petitioners from services which is highly discriminatory and against the norms of justice.
- E. That letter of appointment were issued in favour of appointee and in compliance of said letters appointees joined the duties in their respective hospitals, order of appointment which has taken effect, had created valuable rights in favour of appointees so as per Rule of Locus poenitentiae the competent authority have no power to raised any objection or relive the petitioners.

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Additional Registrar

That the respondents adopted all the proceedings after the order of this honourable Court in W.P.

(9)

bearing No. 553-M of 2018 without issuing any notice to the petitioners, so , the act of respondents is one sided and just to harass the petitioners which is sheer violation of law and liable to be set at naught.

G. That the petitioners are regular appointees of the Health Department and if any alleged action which is to be taken regarding the status of petitioners, there must be a proper enquiry which highlight genuineness of registration certificates already awarded by the PM&DC but the respondents in a very hasty manner issued the impugned letter without any justification and probe, so on this score too, the letter issued by the respondents is liable to be set aside and be declared unlawful, void ab-inition, ineffective upon the rights of petitioners.

H. That the petitioners seek leave of this honourable court to raise/argue any additional point at the time of arguments.



It is, therefore, humbly prayed that on acceptance of this writ petition in the light of aforementioned submissions, the act of respondents regarding reliving the petitioner vide letter dated 14.5.2018 and 19.5.2018 may kindly be declared as null and void, illegal, unlawful and be set aside.

That any other relief which this honourable Court deems fit proper in the circumstances may also be ordered.

#### INTERIM RELIEF

It is further prayed that the operation of impugned letters issued by the respondents dated 1405.2018 and 19.5.2018 kindly be suspended, and furthermore, the respondents be restrained to take any sort of adverse action against the petitioners till the final disposal of the instant Writ Petition.

FILED TODAY

Petitioners

Counsel

25 MAY 2018

Through

Syed Abdul Haq, Advocate, High Court

(i)

# BEFORE THE PESHAWAR HIGH COURT MINGORA BENCH / DARULQAZA SWAT

W.P	609	N	1/20	018			
Dr. Waqar	Ahmad	and ot	hers	5	F	'etit	ioners
			V	'ERSUS			
Secretary	health	Govt	of	Khyber	Pakhtunkhwa		others

#### **CERTIFICATE**

As per instruction of my client no such like writ petition, earlier has been field by the petitioner on the subject matter before this Hon'able Court.

ADVOCATE

FILED TODAY

25 MAY 2018

# BEFORE THE PESHAWAR HIGH COURT MINGORA BENCH / DARULQAZA SWAT

W.P <u>609</u> -M/2018	
Dr. Waqar Ahmad and others	Petitioners
VERSUS	
Secretary health Govt of Khyber Pakhtunkl	

# ADDRESSES OF THE PARTIES PETITIONERS

- 1. Dr. Waqar Ahmad Son of Aziz ur Rehman Resident of Mohalla Chalis Palaw Charbagh Tehsil and District Swat.
- 2. Dr. Aqsa Ashraf Daughter of Muhammad Ashraf Resident of Chalis Palaw Charbagh Tehsil and District Swat.
- Dr. Mehran Khan Son of Sher Bahadar Khan Resident of Mohalla Malak Nagar Koza Bandai Tehsil Kabal District Swat

CNIC 15602-07576401MOB: 0345-8020455

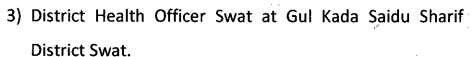
#### **RESPONDENTS**

1) Secretary Health Govt of Khyber Pakhtunkhwa Peshawar

FILED TODAY

25 MAY 2018

Director General Health Services Khyber Pakhtunkhwa at Peshawar.



- (3)
- 4) District Health Officer Swat District Dir Lower at Timergara.
- 5) Pakistan Medical and Dental Council Through Secretary at G-10/4 Mauve Area Islamabad.
- 6) Verification Officer Pakistan Medical and Dental Council at G-10/4 Mauve Area Islamabad
- 7) Medical Officer Incharge THQ Hospital Khwaza Khela District Swat.
- 8) Medical Officer Civil Hospital Kabal District Swat

Petitioners, through Counsel

SYED ABDUL HAQ (Advocate) HIGH COURT DARULQAZA BAR ROOM SWAT Cell No 0311-0950959

FILED TODAY

25 MAY 2018

# BEFORE THE PESHAWAR HIGH COURT MINGORA BENCH (DARUL QAZA SWAT)

	_/ <b>90</b>	
W.P No. 626 of 2018		
W.P No. 60 Cof 2018	•	
Dr. Waqar Ahmad	•••••	Petitioner
	VERSUS	
Government of KP &	others	Respondents

#### **AFFIDAVIT**

I, Dr. Waqar Ahmad S/O Aziz Ur Rahman R/o Mohalla Chalis Palaw, Charbagh, Tehsil, & District Swat, do hereby solemnly affirm and declare on oath that all the contents of Application are true and correct to the best of my knowledge and belief and that nothing has been kept concealed from this Honorable Court.

**DEPONENT** 

Dr. Waqar Ahmad

CNIC: 15602-0668876-3

FILED TODAY

25 MAY 2018

Additional Registrar

2095

Certified that the above was verified on Solemn affirmation before me on this.

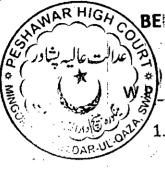
of May 2018by way ar Amploy Slo 17212 by Permayor Swat was identified by 5211

Who is personally known to m

Peshawar High Court Thingora Bench/Dar-ul-Qaza, Swat.

## ANNEXURE





# BEFORE THE PESHAWAR HIGH COURT MINGORA BENCHDARULQAZA SWAT

553\_-M/2018

- Dr. Waqar Ahmad Son of Aziz ur Rehman Resident of Mohalla Chalis Palaw Charbagh Tehsil and District Swat.
- 2. Dr. Aqsa Ashraf Daughter of Muhammad Ashraf Resident of Chalis Palaw Charbagh Tehsil and District Swat.

#### **VERSUS**

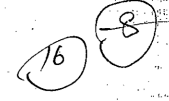
- 1) Secretary health Govt of Khyber Pakhtunkhwa Peshawar
- 2) District Health Officer Swat at Gul Kada Saidu Sharif
  District Swat.
- 3) District Health Officer Swat District Dir Lower at Timergara.
- 4) Pakistan Medical and Dental Council Through Secretary at G-10/4 Mauve Area Islamabad.

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1 1 MAY 2018

Andditional Response

#### **INTERIM RELIEF**



That the respondents No.2 and 3 may kindly be directed to release the salaries of petitioners forthwith and also be restrain from taking any sort of adverse action till the disposal of the instant Writ Petition.



Petitioners

Through

Counsel

Syed Abdul Haq, Advocate, High Court 0311-0950959

FILED TODAY

1 1 MAY 2018

## PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT

FORM OF ORDER SHEET

Court of		(17	
	I	( )	,
Case No	of		

Order or other Proceedings with Signature of Judge and that of parties or counsel

	Proceedings	where necessary.
	15-05-2018	W.P No. 553-M/2018
-	13-03-2010	<del>                                    </del>
		Present: Syed Abdul Haq, Advocate for the
/10	WAR	Petitioners.
454		****
اور م	5 / \S\	ARREN
MINGO		Comments of the Respondent No. 5 be
(G)	* A A A	
130 (4.5.	321	called so as to reach the office of learned Additional
OKNICATOR	والمرادة	
NO <sub>A</sub>	R-UL-OAZA	Registrar within fortnight. Adjourned to a date in office.
	· •	Be clubbed with W.P No. 679-M/2017.
•		
,	<b>′</b> .	Interim Relief
	·	
		The Petitioners are still officiating as
		The Tellioners are still emerging as
		Medical Officers in Malakand Division, therefore the
	!	interior officers in Marketine Division, uncrease the
,	;	Respondents No. 2 & 3 are directed to release their
	·	
,	. "	salaries from the period withheld subject to notice.
	·	and the period with the period
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·	S.No. 16	JUBGE
	Name of Applies	nt. Samiulla Jubge ntion of Applicant. 165 18
	Date of Present	nt. 13.4. Million of Applicant. 16
	Date of Complete	ion of Copies
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	No of Copies	00001
	Urgent Fee	
	Fee Charged	of Copies 10:5-18
	Date of Deliver	y of Copies.A.CC

Certified to be true copy

Date of Order or

EXAMINER

Peshawar High Court, Mingura/Dar-ul-Oaza, Swall

HO Y'BLE MR. IUSTICE MUHAMMAD GHAZANFAR KHAN HO Y'BLE MR. IUSTICE MOHAMMAD IBRAHIM KHAN

office 145

# ${}^{\prime}\mathcal{B}^{'}$ ANNEXURE





## 湖南中医药大学国际教育学院

International Education Institute, Hunan University of Chinese Medicine

地址: 湖南省长沙市含浦科教园区 邮编: 410208

Add: Hanpu Science & Education District, Changsha Municipality Hunan Province P.R. China. Zip code 410208

### TO WHOM IT MAY CONCERN

This is to certify that AQSA ASHRAF (Student No. 200732040348), with passport number: CF1840371, is a graduate of Hunan University of Chinese Medicine for the degree of MBBS (Bachelor of Medicine and Bachelor of Surgery). He/She has successfully completed his/her five years' study according to our criteria, including four years' medical school, and one year's internship in Pakistan. He/She has passed all his/her exams during the time since he/her was enrolled (September 2007-June 2012). Thus, we award him/her the degree on 8<sup>th</sup> June 2012.

International Education Institute
Hunan University of Chinese Medicine
国际教育学院une 2012





## AZIZ FATIMAH TRUST HOSPITAL

Approved Under Section 2(36) of Income Tax Ordinance 2001 Read with Rule 214 of Income Tax Rules 2002

Gulistan Colony, Sheikhupura Road, Faisalabad. TEL: 041-8780910, 8845446, 8780815 FAX: 041-8762131 E-mail: info@afh.com.pk

AFH/OPD/ADM/INTERNSHIP/ 105

Dated: 07 MARCH 2012

#### TO WHOM IT MAY CONCERN

Certified that MISS AQSA ASHRAF D/O CH.M.ASHRAF Passport # CF1840371 Registration #200732040348 Date of Birth, 09 Sep 1988. She has completed her 40 weeks internship training (MBBS), in Aziz Fatimah Hospital Faisalabad from 01 June 2011 to 07 March 2012 in the following Wards/Departments:-

Department	Duration	
Internal Medicine	12 weeks	A
Gynecology & Obstetrics	06 weeks	
Pediatrics	06 weeks	
General Surgery, Anesthesia	12 weeks	
Neurology	04 weeks	

Aziz Fatimah Trust Hospital is approved by Pakistan Medical & Dental Council for House Job in Medicine, Surgery, Gynac & Obs, Pediatrics and Urology. Aziz Fatimah Trust Hospital has 250 beds. All the basic departments like General Surgery, Medicine, Neuro Surgery, Neurology, Gynac, Pediatrics, ORTHO, ENT, Radiology and Eye Department are functioning. This Hospital is equipped with CCU/ICU, CT and MRI Scans.

MISS AQSA ASHRAF is devoted, industrious and dependable (MBBS Internship student) who endeavors to work hard beyond her capabilities. Polite, humble and courteous with patients/attendants. She is sincere, hard worker young lady. She remains stable under stress and strain. Her performance during the period has been Good.

Agra Ashrat

Annord Kahlop

Wing Commander (Retd)
Muhammad Afzal Bukhari
Director Admin & Commercial
Aziz Fatimah Hospital Faisalabad.

Brig (REId)
DR. KHALID SAEED
Ordical Superintendent
Samah Hospital Fatsalabad

Attested to be true copy





### 湖南中医药大学国际教育学院

International Education Institute, Hunan University of Chinese Medicine 地址,湖南省长沙市含浦科教园区 柳鶲: 410208

Add: Hanpu Science & Education District, Changsha Municipality Hunan Province P.R. China. Zip code 410208

#### 证明

阿克萨 (Aqsa Ashraf), 女,巴基斯坦籍,护照号: CF1840371,湖南中医药大学国际教育学院 2007 级临床医学专业学生,学号: 200732040348,将于 2011年6月1日至 2012年5月10日进行临床实习。特此证明。

#### Date: 04.01.2011

#### To Whom It May Concern:

This is to certify that Aqsa Ashraf, female, Pakistani citizen, Passport No: CF1840371, student of International Education Institute of Hunan University of Chinese Medicine, clinical medicine major, with Student ID: 200732040348, has been studying in Hunan University of Chinese Medicine from September, 2007 till date. She should carry out her internship from June, 1st, 2011 to May, 10th, 2012.

We thank you for your co-operation.

湖南中医药大学国际教育学院 International Education Institute Hunan University of Chinese Medicine

Attested to be true copy





## 湖南中医药大学国—际教育学院

International Education Institute, Hunan University of Chinese Medicine 地址:湖南省长沙市含浦科教园区 邮编:410208

Add: Hanpu Science & Education District, Changsha Municipality Hunan Province P.R. China. Zip code 410208

#### TO WHOM IT MAY CONCERN

This is to certify that WAQAR AHMAD (Student No. 200732040355), with passport number: KH1158761, is a graduate of Hunan University of Chinese Medicine for the degree of MBBS (Bachelor of Medicine and Bachelor of Surgery). He/She has successfully completed his/her five years' study according to our criteria, including four years' medical school, and one year's internship in Pakistan. He/She has passed all his/her exams during the time since he/her was enrolled (September 2007-June 2012). Thus, we award him/her the degree on 8th June 2012.

International Education Institute
Hunan University of Chinese Medicine
国际教育学院me 2012

Attested to be true copy



100 L.

# 湖南中医药大学国际教育学院

International Education Institute, Hunan University of Traditional Chinese Medicine 地址:中国湖南省长沙市部山路 113 号 邮场: 410007

Add::113 Shaoshan Rd.410007 Changsha Hunan PR.China

#### 证明

阿哈曼德(Ahmad Waqar), 男,巴基斯坦籍,学号: 200732040355,护照号: KH1158761,湖南中医药大学国际教育学院 2007级临床医学专业学生。该生从 2007年9月来校学习至今,表现良好,目前正在医院进行实习,若毕业考核顺利通过,将于 2012年6月毕业。特此证明。

#### To Whom It May Concern:

This is to certify that Ahmad Waqar, male, Pakistani citizen, Passport No: KH1158761, student of International Education Institute of Hunan University of Chinese Medicine, clinical medicine major (MBBS), with Student ID:200732040355, has been studying in Hunan University of Chinese Medicine from September 2007 till date. He does make a good showing and is now doing internship. If he pass exams in June, 2012, he will get graduation certificate in June, 2012.

湖南中医药大紫国际政育学院 International Influention Medicine Hunan University of Chinese Medicine



(18)

## OFFICE OF THE CHIEF EXECUTIVE, SAIDU TEACHING HOSPITAL, SWAT

No.\_\_\_\_/ Dated 2 / 2 /2011

#### **OFFICE ORDER**

As per decision of I.M.C Mr. Waqar Ahmad S/O Azizur Rahman, Final Year MBBS Student of Hunan University of Chinese is allowed internship in Saidu Teaching Hospital, Swat subject to the payment of Fee/Dues Structure that will be framed by the Special Sub Committee of I.M.C.

1.	Surgery ·	12 Weeks		2.	Orthopaedics	2 Weeks
3.	Gynaecology	₩ Weeks	•	4.	ENT	2 Weeks
5.	Paeds	4 Weeks	•	6.	Psychiatry	2 Weeks
7.	Casualty	2 Weeks		8.	Anaesthesia	2 Weeks
9.	Ophthalmology	2 Weeks		10.	Dermatology	2 Weeks
	Medicine	12 Weeks				

He will work under supervision of respective Head of Department and will strictly follow all the rules and regulations including payment of fee. His training is liable to be terminated on the recommendations of concerned Head of Department.

CHIEF EXECUTIVE,

Saidu Teaching Hospitals, Swat

No. 7049-510-3

Copy forwarded to the:

- 1. Medical Superintendent, S.T.H, Swat for information.
- 2. I/C of the concerned Unit.

3. Student concerned.

CHIEF EXECUTIVE, Was Saidu Teaching Hospitals, Swat

—Xitested to be true copy The Practice Appraisal Table for Foreign Graduates of Taishan Medical University (For Clinical Medicine Undergraduates)



# 泰山医学院来华留学生 毕业实习鉴定表 (本科临床医学专业)



专业 Specialty Newlicine

年级 Grade 2006-2019(September)-D(

国际教育学院制
Designed by International Education College

Attested to be true copy

الباللا

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说明

1. 实习鉴定表是总结和检查实习工作的重要记录,应用钢笔认真填写。

2. "主要收获和存在的问题"包括日常工作、专业理论学习等情况。

3. 此表在每科实习结束前 2 日由实习生本人填写好,然后交任课老师填写评语。任课老师应根据实习生在本科实习期间的具体表现实事求是地写出评语。

4. 此鉴定表复印无效,由实习生本人妥善保存,一旦遗失,及时向本院系如实反映情况,并按有关规定补领新表,实习全部结束时由实习生交回,并由学院作出鉴定。

5. 实习鉴定表由有关院系负责审核、存档。

6.各个科室实习时间:外科2个半月;内科3个月;妇产科2个半月(包括矛项保健15天);儿科1个月;急诊医学1个月;麻醉科15天;骨科15天;耳鼻喉科15天;眼科15天。总计12个月。

7. 联系方式:

电话: 0538-6235860 6236337

传真: 0538-6235860

电子信箱: gjxy@tsmc.edu.cn

Explanation:

1. The practice appraisal table is the important record of summarizing and inspecting the practice performance. The table must be filled in with the fountain pen.

2. "Main achievements and existing problems" includes routine work, specialized theoretical study and so on.

3. This table should be filled in by the intern him/herself and submitted 2 days in advance to the supervising teacher to fill in the evaluation. The teachers should write the evaluation on the basis of the actual performance during the practice period.

4. Any of this appraisal table's photocopies is invalid so the intern must preserve these documents properly. Once lost, report without any delay to the International Education College and get a new table through a due course. Interns must submit the table when practices are finished and the institute will make the appraisal.

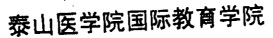
5. The practice appraisal table is to be checked and preserved by the concerned institute or department.

6. Time for each department:2 and a half months for surgery; 3 months for medicine; 2 and a half months for obstetrics and gynecology(including half months for Family planning); 1 months for pediatrics; 1 manths for Emergency; half months for Anesthesia; half months for Orthopedics; half months for ENT; half months for Opthalmology. 12 months in all.

7. Contact: Tel: 0538-6235860 6236337

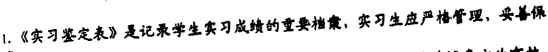
Fax: 0538-6235860 Email: gjxy@tsmc.edu.cn

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## 《实习鉴定表》填写、使用管理办法

#### (适用于本科临床专业)



2.《实习鉴定表》必须粘贴本人近期彩色照片,由管理部门加盖骑缒章方为有效。 存。

3.《实习鉴定表》由实习生个人负责保管,轮转出科时交任课者师给予鉴定并签

4.《实习鉴定表》遗失后,应由学生本人立即写出书面申请(舍个人基本情况、 以实习过科目、遗失经过等说明), 经任课老师签字证明, 交子教务科保管存档。 并领取新表,在新表中如实填写个人信息。

5. 各科目实习结束,任课老师应根据学生实际实习情况,在《实习鉴定表》中 客观进行打分。为确保实习成绩真实性,实习医院应定期对实习焦进行考核。

6. 实习结束后,由实习医院教学管理部门在《实习鉴定表》中对学生实习效果 进行总体鉴定评价 (分为四级: 优秀、良好、及格、不及格,不应书写"同意科 室意见"爷模糊措辞),密封并加盖公章后由实习生带回交赦务科审核、存档。

# International Education College of Taishan Medical University How to Fill In and Use "Practice Appraisal Table" (Use for the undergraduates of clinical specialty)

1. " Practice Appraisal Table" is a record of student achievement of an important file;

the intern should be strictly managed, properly preserved. 2. " Practice Appraisal Table" I have to paste the recent color photographs by

3. " Practice Appraisal Table" by the intern responsible for the custody of the individual, when the rotation Choke pays classroom teachers to give identification and

4. "Practice Appraisal Table " is missing, I immediately write the students should apply in writing (including basic personal circumstances in order to have practical subjects, such as missing after that), signed by the classroom teacher has proved that cross-section of the Senate in the custody of the archive and receive a new table In the new form truthfully fill in personal information.

5. The end of the training courses, classroom teachers should be based on actual student internships, "Identification of training" in an objective score. In order to ensure the authenticity of performance practice, the practice of hospital interns on a

regular basis should be evaluated. 6. After the internship, interns from teaching hospitals in the management "to identify training" for student evaluation of the effectiveness of the overall identification (divided into four levels: excellent, good, pass and fail, should not be written "consent section of views" and other vague Language), and sealed with official seals by the intern to pay back to the Audit Bureau of the Senate, the archive.



#### 实习成绩评定标准



### 分为优秀、良好、及格、不及格四个等级

-. 优秀:能够自觉遵守实习生职贵和实习基地、科室的各项规章制度,出色岫完咸实习计· 划的要求。具有高尚的职业道德和优良的专业能力,能灵活地将所学的基础知识、基础理论 和基本技能运用于工作实践,有较强地独立思考、分析判断和解决问题的能力。

二. 良好: 能够较好遵守实习生职责, 完成实习计划的要求, 具有高尚的职业道德和优良的 专业能力,将所学的基础知识、基础理论和基本技能运用于工作实践,有一定的独立思考、 分析判断和解决问题的能力.

三. 及格: 能遵守实习生职责, 基本完成实习大纲的要求, 具有高尚的职业道德和优良的专 业能力, 能处理工作中的一般问题, 但不熟练, 具备基本的工作能力,

四、不及格:有下列情况之一者该科成绩不及格:

1. 不能遵守实习基地规章制度和实习生职责,经教育不改者。

2. 理论知识不全面且与实践脱节。在任课老师指导下不能完成实习计划的基本要求。工 作能力及实际操作差,达不到毕业实习的基本要求。

3. 在一个科室实习中旷课累计超过一周者,除安学院有关规定处理外,值科实习成绩为 不及格。

4. 学习不认真,服务态度及工作作风差。或有责任事故者。

### Criteria for the Practice Results

## Divided into four levels as Excellent, Good, Pass and Fail Grade

1. Excellent: the ability to consciously abide by the duties of interns and internship base, departments of the rules and regulations in an exemplary manner to complete an internship program. Of high quality and professional ethics of professional competence, flexibility will be learned the basic knowledge and basic theory and basic skills used in practice, there is a strong and independent thinking, analysis and

problem-solving abilities. 2. Good: to better comply with the intern duties, the completion of the internship program. Of high quality and professional ethics of professional competence, will have learned the basics, basic theory and basic skills used in practice, there is a certain

degree of independent thinking, analysis and problem-solving abilities.

3. Pass: to comply with the intern duties, to complete the basic outline of the training requirements of high professional ethics and excellent professional competence. Be able to handle the work in general, but not quite competently

4. Failure: there are one of the following circumstances of the subjects fulled:

(1). Can not comply with the rules and regulations and practice base intern duties, the education to those who do not.

(2). Unable to carry out the practice requirements under the supervision of the

(3). In a section internship in a total of absenteeism for more than a week, in addition to dealing with the relevant provisions of the college, the training section for the results failed.

(4). Learning is not serious, the attitude and poor work style, or those who have

responsibility for the accident.

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### 实习出科小结

### A Brief Summary of Department Practice

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## Department Appraisal Form

(This form is to be filled in either by the teacher or the head of the department)

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	the teacher		V				
	Service						

指导教师意见: Clinical teacher's opinion

Rgalor, Bedient of Hard wolling

Prof. Dr. Aziz Aluhad Head of M. Haine Dupar ment STH | SMC Swal

(**基**章)soal

Date

Month

Year

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#### 实习出科小结

A Brief Summary of Department Practice

实习基地(Teaching Hospital): Saidel Craw	of Teaching horribale	
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### Department Appraisal Form

(This form is to be filled in either by the teacher or the head of the department)

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Practice Pe	riod:	Year 10/1 Mo	nth 06 Day	to	Month し &	
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Appraisal o	Appraisal contents Appraisal grades			Notes		
		Excellent	Good	Pass	Fail	
Moral	Conscience					
Character	Creativity					
	Diligence and Thrifty					

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Relationship	Relation with the teacher	\	1		'	
	Service					

指导教师意见: Clinical teacher's opinion

Regular, herdworking, intelligent and obedient Joring Student. Righly Eccommended.

Prof. Many della Prof. Mary Cor. Many Cor. Mary Cor. Mar

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