

31.10.2019

Appellant absent. Learned counsel for the appellant absent. Mr. Zia Ullah learned Deputy District Attorney alongwith Mr. Saleem Litigation Officer for the respondents present. Case called for several time but no one appeared on behalf of the appellant. Consequently the present service appeal is hereby dismissed in default. No order as to costs. File be consigned to the record room.


Member


Member

Announced
31.10.2019


18.04.2019

No one present on behalf of appellant. Written reply not submitted. Jafar Shah Assistant for respondent No.3 present and requested for time to furnish written reply/comments. No one present on behalf of respondent No.2. Amjid Ali Assistant representative of respondent No.2 absent. He be summoned with direction to furnish written reply/comments. Adjourned by way of last chance. To come up for written reply/comments on 12.06.2019 before S.B.


Member

12.06.2019

None for the appellant present. Addl: AG alongwith Mr. Jafar Ali, Assistant for respondents present. Written reply submitted which is placed on file. Case to come up for arguments on 07.08.2019 before D.B.


(Ahmad Hassan)
Member

07.08.2019

Appellant absent. Learned counsel for the appellant absent. Mr. Muhammad Jan learned Deputy District Attorney present. Appellant and his counsel be put to notice. Adjourn. To come up for arguments on 31.10.2019 before D.B.


Member


Member

20.12.2018

Clerk to counsel for the appellant present. Written reply not received. No one present on behalf of respondent department. Notice be issued to the respondent department for 06.02.2019. adjourn. To come up for written reply/comments on the date fixed before S.B.


Member

06.2.2019


Nemo for appellant. Addl. AG for the respondents present.

Learned AAG requests for time to submit the requisite reply. Adjourned to 20.03.2019 before S.B.

Chairman 

20.03.2019

Nemo for the appellant. Mr. Kabirullah Khattak learned Addl; AG for the respondents present. Learned Addl; AG requests for time to submit written reply/comments. Last opportunity is granted. ~~Due to general strike of the bar, the case is~~ adjourned. To come up for written reply/comments on 18.04.2019 before S.B.


(Hussain Shah)
Member

19.07.2018

Learned counsel for the appellant present. Preliminary arguments heard.

The appellant (Retired Medical Superintendent) has filed the present appeal for proforma promotion in BPS-20.

Points raised need consideration. The present appeal is admitted for regular hearing subject to all just legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter notices be issued to the respondents for written reply/comments. To come up for written reply/comments on 10.09.2018 before S.B.

Appellant Deposited
Security & Process Fee


Member

21/09/2018
10.09.2018

Clerk to counsel for the appellant present. Mr. Kabirullah Khattak, Addl: AG for respondents present. Written reply not submitted. The latter made a request for adjournment. Granted. Case to come up for written reply/comments on 05.11.2018 before S.B.


Chairman

05.11.2018

Due to retirement of Hon'ble Chairman, the Tribunal is defunct. Therefore, the case is adjourned. To come up on 20.12.2018. Written reply not received.

READER

Form- A
FORM OF ORDER SHEET

Court of _____

Case No. 827/2018

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	27/06/2018	<p style="text-align: center;">The appeal of Dr. Riaz Muhammad presented today by Mr. ⁵⁴ Muhammad Arif Advocate may be entered in the Institution Register and put up to the Learned Member for proper order please.</p> <p style="text-align: right;"><i>[Signature]</i> REGISTRAR 27/6/18</p> <p style="text-align: center;">This case is entrusted to S. Bench for preliminary hearing to be put up there on <u>19/7/18</u>.</p> <p style="text-align: right;"><i>[Signature]</i> MEMBER</p>
2-		

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL PESHAWAR

Service Appeal No 827 / 2018

Dr. Riaz MuhammadAppellant

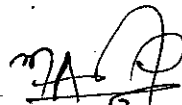
VERSUS

Government of Khyber Pakhtunkhwa
through its Chief Secretary and others.....Respondents

I N D E X

S#	Description of documents.	Annexure	Pages
1.	Service Appeal with affidavit		1-4
2.	Addresses of the parties		5
3.	Copies of necessary documents	A	6-24
4.	Copy of departmental appeal/ representation	B	25-27
5.	Wakalatnama		28

Appellant
Through



Muhammad Arif Jan
Advocate High Court

Chamber:

210, Al-Mumtaz Hotel, Hashtnagri,
G.T Road, Peshawar
Cell: 0333-2212213

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL PESHAWAR

Khyber Pakhtunkhwa
Service Tribunal

Service Appeal No 827 / 2018

Diary No. 1087

Dated 27-6-2018

Dr. Riaz Muhammad, Ex-Medical Superintendent
Sifwat Ghayur Memorial Hospital, Peshawar
Presently residing at House No.21, Street No.4, Sector H/3, Phase-
II, Hayatabad, Peshawar.

.....Appellant

VERSUS

- 1) Government of Khyber Pakhtunkhwa through its Chief Secretary, Civil Secretariat, Peshawar.
- 2) Secretary to Government of Khyber Pakhtunkhwa, Health Department, Civil Secretariat, Peshawar.
- 3) Director General Health Services, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar

.....Respondents

Filed to-day
Registrar
27/6/18

Appeal u/s 4 of Khyber Pakhtunkhwa Service Tribunal Act, 1974 against the impugned act, commission and omission of the respondents by depriving the appellant from his legal and lawful right of promotion to BPS-20 for which appellant is entitled since 2010, against which the departmental representation was preferred on 14.03.2018, but the same was not responded till date.

Respectfully Sheweth:

Appellant humbly submits as under:-

- 1) That the appellant joined the service in Health Department in the year 1986 in BPS-17 as Medical Officer and had served for about 31 years with his full Zeal and Zest and was retired after attaining the age of superannuation vide order dated 19.01.2017.

- 2) That the appellant was promoted to BPS-18 in the year 1994 and then after completion of necessary trainings, the appellant was promoted to BPS-19 in the year 2008. (Copy of necessary documents are attached as Annex "A")
- 3) That appellant, in compliance to the office letter bearing No.19903 dated 20.11.2014 and subsequently letter bearing No.11190-93/AE-I dated 16.11.2016, the appellant submitted all requisite documents well within time before respondent No.3, which were properly received.
- 4) That appellant, after furnishing the requisite documents was very much sanguine to be promoted to BPS-20 in due course of time, however astonished to know that the other colleagues with the same criteria and the history of service and even junior most than appellant were promoted and the appellant being entitled for promotion since, 2010 was ignored without any cogent reason and justification.
- 5) That the Government of Khyber Pakhtunkhwa did convene meeting of the provincial selection board, in the year 2016 and then in March 2017, but despite the facts of availability of vacant posts of BPS-20, which were sanctioned since long and notified by the Finance Department in the year 2016. The appellant was kept deprived and junior most than appellant were promoted. Reliance is placed on few amongst the plethora of judgments of the Superior Courts:
 - i. 2008 SCMR, 1535
 - ii. 2009 PLC, 229
 - iii. 2007 PLC, 957
 - iv. Judgment dated 06.06.2017 of the learned Division Bench of this Hon'ble Court in Writ Petition No.3296-P/2015, operative part whereof is reproduced as under:

"Having said so, in the peculiar circumstances of the case, the deceased civil servant shall be deemed to have been promoted to BPS-20 and his pension shall be re-fixed in BPS-20. The appellant shall also be entitled to the arrears of pension from the date of promotion dated 04.11.2013 of the colleagues and juniors of the deceased civil servant".
- 6) That the appellant preferred departmental appeal/representation on 14.03.2018, but the same was not responded till date. (Copy of departmental appeal/representation is attached as Annex "B")

- 7) That being aggrieved and having no other adequate remedy, the appellant now approaches this Hon'ble Tribunal on the following grounds amongst others:-

GROUND

- A. That the act, commission and omission of the respondents by way of depriving the appellant from his legal and lawful right of promotion to BPS-20 (hereinafter impugned) are patently illegal, unlawful, without lawful authority, of no legal effect, hence be declared as null and void and the appellant may graciously be promoted as Proforma to secure the financial benefits of pension etc.
- B. That appellant served the respondent department with zeal and devotion and outmost satisfaction of the superiors and have legal vested right to be treated in accordance with law and to be extended equal protection of law, enshrined in Article 4 of the Constitution of Islamic Republic of Pakistan, 1973, however, they have been denied their right of proforma promotion in utter disregard to law / rules governing the subject, needless to add that this august Court has got ample jurisdiction to issue appropriate writ to the respondent department for redressal of the grievances of the appellant alongwith all back benefits, so as to enable him to serve honourable retired life.
- C. That delay occasioned in conveying meeting of the provincial selection board, can purely be attributed to the respondents and for the same, appellant may not be penalized.
- D. That a list dated 31.12.2016 for promotion to BPS-20 was sent by respondent No.3 to respondent No.2, wherein, the appellant has been shown at S.No.4 for promotion, but even than the appellant was not promoted and ultimately was retired from service after attaining the age of superannuation.
- E. That most junior Doctors than appellant were promoted to BPS-20 and the name of the appellant was dropped from the Provincial Selection Board, although these posts of BPS-20 were vacant since long before the retirement of appellant, now the question arises that in case these posts were lying vacant since long and the appellant was retired in January 2017, therefore, the priority demand should be given to appellant to be promoted to BPS-20, but the respondents intentionally ignored and deprived the appellant with their dishonest attitude.
- F. That any other grounds, with the permission of this Hon'ble Court, will be taken at the time of arguments.

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It is, therefore, most humbly prayed that on acceptance of instant appeal, the respondents may be directed to grant Proforma Promotion in BPS-20 to the appellant with effect from his eligibility with all back benefits, so as to secure the ends of justice and equity.

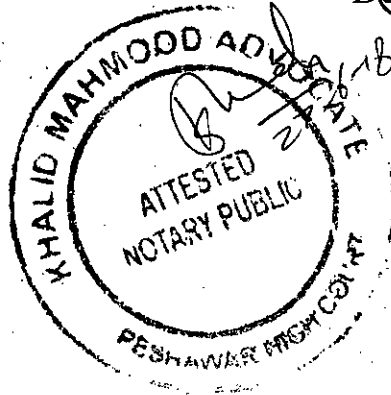
Any other relief deemed fit in the circumstances of the case may also be granted.

Appellant
Through
Muhammad Arif Jan
Advocate High Court

AFFIDAVIT

I, Dr. Riaz Muhammad, Ex-Medical Superintendent Sifwat Ghayur Memorial Hospital, Peshawar Presently residing at House No.21, Street No.4, Sector H/3, Phase-II, Hayatabad, Peshawar (Appellant) do hereby affirm and declare on oath that the contents of instant Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble court.

Deponent



(5)

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL PESHAWAR

Service Appeal No _____ / 2018

Dr. Riaz MuhammadAppellant

VERSUS

Government of Khyber Pakhtunkhwa
through its Chief Secretary and others.....Respondents

ADDRESSES OF THE PARTIES

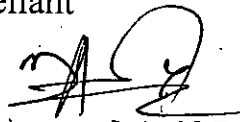
APPELLANT:

Dr. Riaz Muhammad, Ex-Medical Superintendent
Sifwat Ghayur Memorial Hospital, Peshawar
Presently residing at House No.21, Street No.4, Sector H/3,
Phase-II, Hayatabad, Peshawar.

RESPONDENTS:

- 1) Government of Khyber Pakhtunkhwa through its Chief Secretary, Civil Secretariat, Peshawar.
- 2) Secretary to Government of Khyber Pakhtunkhwa, Health Department, Civil Secretariat, Peshawar.
- 3) Director General Health Services, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar

Appellant
Through



Muhammad Arif Jan
Advocate High Court

Annex A (8) (6) 7

PROVISIONAL SENIORITY LIST OF MEMBERS OF SERVICE (BPS-19) OF THE HEALTH DEPARTMENT.

Sl: No.	Name of Officer/Official with academic qualification.	Date of Birth and Domicile	Date of Ist entry into Govt: Service	Regular appointment/promotion to the present post.			
				Date	BPS	Method of recruitment/ appointment	Present appointment with date.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1.	Dr.Muhammad Shafiq s/o Khurshid, MBBS, M.Sc (Public Health in International Health Development)	01.02.1960/ Mardan	16.04.1986/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	MS, DHQH. Swabi.03.08.1999
2.	Dr.Tahir Nadeem Khan s/o Ghulam Rabbani Khan, MBBS/MAHMPP	20.01.1961 D.I.Khan	16.04.1986/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	DD(EPI)) DGHS,Office, Peshawar.
3.	Dr.Said Ali Khan s/o Said Muhammad Khan, MBBS, MPH	03.02.1957/ Swat	16.04.1986/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	DHO, Swat
4.	Dr.Sayyed Ahmad s/o Fazal Mabood, MBBS, DHPM, MPH/Diploma.Disaster Preparedness Management.	27.10.1958/ Mardan	16.04.1986/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	LRH, Peshawar
5.	Dr.Shah Jehan Baloch s/o Muhd Ramzan Khan, MBBS, DTCD/ MPH/	13.01.1959/ D.I.Khan	16.04.1986/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	M.S. MMMTH DIKhan 09.02.2009
6.	Dr.Muhammad Ayub Rose s/o Muhammad Sadiq Rose, MBBS, DHPM, MPH	15.06.1960/ Mardan	16.04.1986/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	730 days EOL w.e.from 15.05.2014 to 14.05.2016
7.	Dr.Bashir Ahmad s/o Jan Muhammad, MBBS, MPH	18.04.1957/ Peshawar	16.04.1986/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	SMO,RHC, Gara Tajik, Peshawar
8.	Dr.Zia-ur-Rehman s/o Fazle Rehman, MBBS, DHPM/MPH	30.09.1958/ Peshawar	16.04.1986/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	DHO, Hangu
9.	Dr.Akbar Jan s/o Ahmad Jan, MBBS, MPH	26.10.1958 Bannu	16.04.1986/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	MS, DHQH, Hangu.
10.	Dr.Tariq Masood s/o Hayatullah Khan, MBBS, MPH	01.08.1959/ D.I.Khan	16.04.1986/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	SMO, DHQH, DIKhan. 04.08.2010

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Retired

11.	Dr. Kaşim Shah s/o Kabai Khan, MBBS, MPH	04.04.1956/ Bannu	16.04.1986/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	MS, DHQH, DIKhan.
12.	Dr. Riaz Muhammad s/o Faqir Muhammad Khan, MBBS, MPH	20.01.1957/ Mardan	16.04.1986/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	MS ESH, Pabbi Nowshera
13.	Dr. Jamil Ahmad s/o Nazir-ul-Haq, MBBS, DHPM, MPH	23.12.1958/ Peshawar	16.04.1986/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	Director QEC, KMU, Peshawar.
14.	Dr. Capt: Shad Ali S/O Ahmad Khan, MBBS, MPH	01.04.1961/ Swabi	15.12.1986/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	I/C.CH, Kalu Khan, Swabi. 20.12.2008
15.	Dr. Muhammad Zaman Khattak s/o Spin Gul, MBBS, DHPM	04.12.1955/ Karak	19.03.1987/BS-17	i) 03.04.1995 ii) 06.12.2008	BS-18 BS-19	By Promotion BY Promotion	Deputy Director, PHSA.
16.	Dr. Muhammad Javed s/o Umar Gul Khan, MBBS, MPH	23.4.1961/ Mardan	16.4.1983/B-17	i) 17.02.1991 ii) 21.10.2013	BS-18 BS-19	By Promotion By Promotion	SMO, LRH, Peshawar.
17.	Dr. Attiq-ur-Rehman s/o Inayat-ur-Rehman, MBBS, DHPM	16.04.1955/ Bajaur Agy	16.04.1986/ B-17	i) 03.04.1995 ii) 06.03.2013	BS-18 BS-19	By Promotion By Promotion	DHO, Buner.
18.	Dr. Muhammad Aqeel Farooqi s/o Muhammad Younas, MBBS, MPH	03.02.1955/ Mardan	19.03.1987/ B-17	i) 03.04.1995 ii) 06.03.2013	BS-18 BS-19	By Promotion By Promotion	DDHO, Charsadda
19.	Dr. Zafeer Hussain s/o Aziz-ur- Rehman, MBBS, Msters in Health Management, Planning &	19.03.1957/ Abbottabad	19.03.1987/ B-17	i) 03.04.1995 ii) 06.03.2013	BS-18 BS-19	By Promotion By Promotion	DHS, FATA
20.	Dr. Ashfaq Ahmad s/o Sakhi Marjan, MBBS, DHPM	20.01.1956/ Kohat	19.03.1987/ B-17	i) 03.04.1995 ii) 06.03.2013	BS-18 BS-19	By Promotion By Promotion	I/C, Takhti Nasrati Karak.
21.	Dr. Sher Muhammad s/o Noor Sala, MBBS, DHPM	05.05.1956/ Swat	19.03.1987/ B-17	i) 03.04.1995 ii) 06.03.2013	BS-18 BS-19	By Promotion By Promotion	MS, DHQH, Daggar
22.	Dr. Iftikhar Iqbal s/o Lalpur Khan, MBBS, DHPM	02.01.1959/ Kohat	19.03.1987/ B-17	i) 03.04.1995 ii) 06.03.2013	BS-18 BS-19	By Promotion By Promotion	Under transfer Dy Dean KICH, Peshawar
23.	Dr. Abdul Jamil s/o Abdul Aziz, MBBS, MPH	15.09.1960/ Mardan	19.03.1987/ B-17	i) 03.04.1995 ii) 06.03.2013	BS-18 BS-19	By Promotion By Promotion	Services placed at the disposal Principal BKMC Mardan
24.	Dr. Tahir Bashir-ud-Din s/o G. Daulat Din, MBBS, DHPM	27.09.1959/ Abbottabad	19.03.1987/ B-17	i) 03.04.1995 ii) 06.03.2013	BS-18 BS-19	By Promotion By Promotion	MS, BKMC, Shah Mansoor Swabi.
25.	Dr. Balqias Khan s/o Zawahir Shah/ BDS, MPH	10.4.1955/ Karak	08.08.1984/ B-17	i) 17.09.1995 ii) 06.03.2013	BS-18 BS-19	By Promotion BY Promotion	DMS, KDA, Kohat
26.	Dr. Farhat Yasmin d/o Raza Muhammad Khan, MBBS, MPH	Abbott bad/ 26.03.1959	15.08.1987/ B-17	i) 20.9.1995 ii) 06.03.2013	BS-18 BS-19	By Promotion BY Promotion	Coordinator, (PH) DHO, Office, Haripur.

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27.	Dr.Muhammad Rasool Jan, S/O Sakhi Marjan.MBBS, MPH	20.04.1963 Karak	06.12.1987/B-17	i)18.09.1997 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	DHO, Karak
28.	Dr.Fazli Malik s/o Fazli Khaliq, MBBS, MPH	04.10.1960 Mardan	06.12.1987/B-17	i)18.09.1997 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	MS, MMC, Mardan.
29.	Dr.Zahoor Ahmad s/o Sahibzada Abdul Mutalib, MBBS, MPH	15.03.1960 Mardan	06.12.1987/ B-17	i)18.09.1997 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	Vice Principal, DHDC, Mardan.
30.	Dr.Arshad Amer S/O Umer Amer, MBBS, Master of Management Sciences in PH	11.09.1961/ Peshawar	06.12.1987/ B-17	i)18.09.1997 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	DDHO, Peshawar
31.	Dr.Muhammad Daud s/o Muhd Yaqub, MBBS, MPH	19.10.1959/ Abbottabad	06.12.1987/ B-17	i)21.09.1998 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	Waiting for posting.
32.	Dr.Syed Ibne Ali s/o Najmul Hassan,MBBS, EMBA	24.06.1956/ Orakzai Agy	06.12.1987/ B-17	i)21.09.1998 ii) 21.10.2013	BS-18 BS-19	By Promotion By Promotion	Molvi Jee Hospital, Peshawar
33.	Dr.Muhammad Sherin s/o Shah Zada, MBBS, MPH	1.5.1955/ Swabi	06.12.1987/ B-17	i)21.09.1998 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	PMO, Category-C Lahore, Swabi
34.	Dr.Khalid Iqbal s/o Wali ud din, MBBS, DHPM, MPH	30.6.1958/ Chitral	06.12.1987/ B-17	i)21.09.1998 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	RBM. Programme
35.	Dr. Musharaf s/o Saleem Khan, MBBS, MPH	8.5.1960/ Peshawar	06.12.1987/ B-17	i)21.09.1998 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	Mental Hospital, Peshawar.
36.	Dr.Arshad Ahmad s/o Abdur Rehman, MBBS, DHPM, MPH	26.8.1951/ Mardan	06.12.1987/ B-17	i)21.09.1998 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	DHO, Nowshera.
37.	Dr.Ghulam Nabi Khan s/o Taj Muhammad, MBBS, DHPM	12.03.1955/ Mardan	06.12.1987/ B-17	i)21.09.1998 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	Vice Principal, Nowshera Medical College.
38.	Dr.Shams ul Haq s/o Habib ul Haq MBBS, DPH, MPH (Australia)	1.6.1957/ Dir	06.12.1987/ B-17	i)21.09.1998 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	DD(Admn) DGHS, Office, Peshawar
39.	Dr.Ashoor Khan s/o Raza Khan,MBBS, M.Sc in PH	1.2.1959/ FR, Kehat	06.12.1987/ B-17	i)21.09.1998 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	MS, Police/Service Hospital, Peshawar
40.	Dr.Muhammad Daraz Khan s/o Halim Shah, MBBS, MPH	01.07.1959 Karak	06.12.1987/ B-17	i)21.09.1998 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	Waiting for posting.
41.	Dr.Muhammad Riaz s/o Shafiqur Rehman, MBBS, DHPM, MPH	12.09.1959/ Peshawar	06.12.1987/ B-17	i)21.09.1998 ii)06.03.2013	BS-18 BS-19	By Promotion	attached to DHS,FATA

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[Signature]

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42.	Dr.Javed Parvez s/o Sher Mast Khan, MBBS, MPH	28.01.1959 / Peshawar	6.12.1987/B-17	i)20.08.2001 ii)21.10.2013	BS-18 BS-19	By Promotion By Promotion	DHIS. DGHS,Office.
43.	Dr.Farooq Shah s/o Zewar Shah, MBBS, DHPM	3.4.1960/ Khyber Agy	6.12.1987/B-17	i)20.08.2001 ii)06.03.2013	BS-18 BS-19	By Promotion	SMO, MC, Peshawar
44.	Dr.S.Minhajul Haq s/o S.Sirajul Haq,MBBS, MPH (Australia)	7.8.1960 /Mansehra	6.12.1987/B-17	i)20.08.2001 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	DDHO, Abbottabad.
45.	Dr.Azam Khan Wazir s/o Tareez Mal,MBBS, MPH	10.4.1957/ NW Agency	6.12.1987/B-17	i)20.08.2001 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	DHO, Bannu
46.	Dr.Abdur Rehman s/o Siraj-ur- Rahim, MBBS, MPH	15.6.1960/ Dir	23.1.1988/B-17	i)20.08.2001 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	DD,PHSA, Peshawar
47.	Dr.Fazli Hadi s/o Muhammad Shuaib, MBBS, MPH	18.4.1961 / Mardan	23.1.1988/B-17	i)20.08.2001 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	DTO, Mardan.
48.	Dr.Nek Nawaz s/o Mumtaz Khan, MBBS, DHPM	3.8.1960/ Bannu	23.1.1988/B-17	i)20.08.2001 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	DHO, Lakki
49.	Dr.Muhammad Ali s/o Muhd Ullah, MBBS, MPH	20.9.1960 / Peshawar	23.1.1988	i)20.08.2001 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	DHO, Malakand.
50.	Dr. Muhammad Asif S/O Muhammad Yousaf, MBBS, DHPM, MPH.	2.2.1960/ Peshawar	23.1.1988	i)16.04.2008 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	Coordinator DHO, Office, Peshawar.
51.	Dr.Iftikhar Ahmad s/o Inayatullah Khan, MBBS, MPH	2.1.1961/ Peshawar	23.1.1988	i)16.04.2008 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	MS, DHQH,, Batkhela.
52.	Dr.Muhammad Khan s/o Khan Muhd, MBBS, MPH	3.5.1959/ Khyber Agy	23.1.1988	i)16.04.2008 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	DHO, Battagram
53.	Dr.Rashid Ahmad Khan s/o Ghulam Akbar Khan, MBBS, DHPM	10.6.1957/ Bannu	23.1.1988	i)16.04.2008 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	Waiting for posting.
54.	Dr.Sartaj Khan s/o Latab Khan, MBBS, DHPM	9.4.1956/ Mardan	23.1.1988	i)16.04.2008 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	DD(Admn:) FATA Peshawar.12.08.2006
55.	Dr.Ihsanul Akbar s/o Mir Akbar, MBBS, MPH	10.4.1955/ Mardan	23.1.1988	i)16.04.2008 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	I/C, Amber Kunda, Swabi
56.	Dr.Muhammad Umar Shah s/o Hafiz Mohsin Shah, MBBS, DPH	13.11.958/ FR D.I.Khan	23.1.1988	i)16.04.2008 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	DHO, DIKhan.
57.	Dr.Aurangzeb s/o Haji Akbar Shah, MBBS, MPH	5.8.1955/ NW Agency	23.1.1988	i)16.04.2008 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	I/C, THQH: Thall Hangu. 01.02.2007
58.	Dr. Aneesur Rehman s/o Inayatpur Rehman, MBBS, MPH	7.6.1958 / Swabi	23.1.1988	i)16.04.2008 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	DHO, Tor Ghar.

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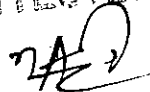
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59.	Dr.Wahid Gul s/o Painda Gul, MBBS, DHPM, MPH	1.4.1961/ Mardan	23.1.1988	i)16.04.2008 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	Project Manager, EBHS Project, Peshawar
60.	Dr.Iftikhar-ud -Din s/o Shamsud Din, MBBS, DHPM	7.3.1959/ Bajaur Agy	23.1.1988	i)16.04.2008 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	DHO, U/Dir
61.	Dr.Ghulam Subhani s/o Ghulam Nabi Khan, MBBS, DHPM	27.10.1959/ Kurram Agy	23.1.1988	i)16.04.2008 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	DMS(Admn:) LRH, Peshawar
62.	Dr.Shaukat Hussain s/o Syed Hussain, MBBS, MPH	Abbottabad/ 19-12-1957	12.4.1989	i)16.04.2008 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	DMS, DHQH, Haripur.
63.	Dr.Abdul Wahid s/o Shamsul Qamar, MBBS, MPH	13.03.1960/ Buner	12.4.1989	i)16.04.2008 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	Coordinator (PH) DHO, Office, Buner.
64.	Dr.Fahim Hussain Khan s/o Inayatullah Khan, BDS, DHPM, MPH	22.02.1964 / D.I.Khan	12.4.1989	i)13.06.2009 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	National Programme for FP & PHC.
65.	Dr.Syed Mujtaba s/o Syed Murtaza, MBBS, MPH	16.9.1956 / Orakzai Agy	4.11.1989	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	RMO KTH Peshawar. 19.12.1998
66.	Dr.Haroon Khan s/o Shamsher Khan, MBBS, MPH	13.2.1963/ Peshawar	6.11.1989	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	DMS, HMC, Pesh
67.	Dr. Obaidur Rehman s/o Khalilur Rehman, MBBS, DHPM	16.5.1963/ Kohat	06.11.1989	i)10.09.2009 ii)21.10.2013	BS-18 BS-19	By Promotion By Promotion	Deputy Director (Personnel) DGHS KPK Peshawar.
68.	Dr.Rehmanullah s/o Rasool Khan, MBBS, MPH	12.12.1960/ Charsadda	11.11.1989	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	RMO HMC Peshawar. 5/2005
69.	Dr.Ghazali Khan s/o Raza Khan, MBBS, MPH, DHPM	25.9.1961/ Peshawar	11.11.1989	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	LRH, Peshawar
70.	Dr.Janbaz Afridi s/o Gulab Sher, MBBS, DHPM, MPH	2.9.1961/ Peshawar	12.11.1989	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	DD(Nut) DGHS,Office, Peshawar
71.	Dr.Saeed Gul s/o Ziarat Gul, MBBS,MPH	15.02.1963/ Khyber Agy	18.6.1990	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	DMS, KTH, Peshawar.
72.	Dr.Saifullah Khalid s/o Ghulam Rasool, MBBS	28.5.1962/ Mansehra	10.9.1990	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	MS, DHQH, Charsadda
73.	Dr.Aqeel Jan Bangash s/o Hyder Gul, MBBS, EMBA Health Management	2.2.1962/ Orakzai Agency:	10.9.1990	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	Vice Principal, DHDC, Abbottabad.
74.	Dr.Israrullah s/o Amirullah, MBBS, MPH	14.04.959 Chitral	10.9.1990	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	DHO, Chitral.

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75.	Dr. Shaheen Afridi D/O Zar Khan, MBBS, MPH	30-07.1966/ Peshawar.	15-5-1991	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	DD(PH) DGHS, Office, Peshawar.
76.	Dr.Ubaid Hussain s/o Ashiq Hussain, MBBS, MPH	7.10.1964/ Peshawar	9.12.1991	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	TBC, Manager
77.	Dr.Tariq Mehmood s/o Latif Khan, MBBS, DHPM	12.11.1965 Mohmand Ag	9.12.1991	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	Service placed at the disposal of Chief Executive ,MMC, Mardan
78.	Dr.Muhammad Aurangzeb s/o Saadullah Khan, MBBS, MPH	15.4.1965/ Mardan	9.12.1991	i)10.9.2009 ii) 21.10.2013	BS-18 BS-19	By Promotion BY Promotion	Bacha Medical College Mardan.
79.	Dr.Muhammad Saeed s/o Wazir Dad Khan, MBBS/MPH	12.4.1960/ Mardan	9.12.1991	i)10.9.2009 ii) 22.09.2014	BS-18 BS-19	By promotion By Promotion	DMS. DHQH, Mardan.
80.	Dr.S.Muhammad Samin s/o S.Muhammad Shafiq, MBBS	8.9.1962/ Kohat	9.12.1991	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	DDHO, Kohat.
81.	Dr.Muhammad Saleem Khan s/o Hakim Khan, MBBS, DHPM, MPH	10.8.1965/ Abbottabad	09.12.1991	i)10.09.2009 ii)21.10.2013	BS-18 BS-19	By Promotion BY Promotion	Chief HSSRU, FATA
82.	Dr.Shahzad Ali Khan s/o Muhammad Farid Swati , MBBS, MPH	10.02.1966 Mansehra	09.12.1991	i)10.09.2009 ii)21.10.2013	BS-18 BS-19	By Promotion BY Promotion	DDHO, Mansehra,
83.	Dr.Fakhruddin s/o Asal Din, MBBS, DHPM, Master of PHC Management	Karak/ 1.1.1965	9.12.1991	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	Dy: Director (Management) PHSA, Peshawar.
84.	Dr.Ihsanullah Turabi s/o Ahmad Jan, MBBS, DHPM, MPH	01.05.1965/ Bajaur Agency	9.12.1991	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion BY Promotion	MS, Sifat Ghayur Hosp:Peshawar.
85.	Dr.Muhammad Ayub s/o Abdul Jalil MBBS, MHM	1.1.61/ Malakand	9.12.1991	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	DMS, SGTH, Swat
86.	Dr.Akbar Shah s/o Iqbal Shah, MBBS, DHPM	20.2.1962/ Chitral	9.12.1991	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	KTH, Peshawar
87.	Dr.Inamullah Khan s/o Ihsanullah,MD (Kabdul), DHPM	2.6.1961/ Swat	9.12.1991	i)10.9.2009 ii)06.03.2013	BS-18 BS-19	By Promotion By Promotion	Corrdiantor,(PH)DHO, Office, Swat.
88.	Dr.Noor-ul-Mabood s/o Sahibzada, MBBS, DHPM	14.11.1957/ Mardan	19.03.1987	i)03.04.10995 ii)21.10.2013	BS-18 Bs-19	By Promotion By Promotion	PECO/HMC,Peshawar

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PROVISIONAL SENIORITY LIST OF MEMBERS OF SERVICES (BPS-20) OF THE HEALTH DEPARTMENT

Sl: No.	Name of Officer/Official with academic qualification.	Date of Birth and Domicile	Date of Ist entry into Govt: Service	Regular appointment/promotion to the present post.			
				Date	BPS	Method of Recruitment/ Appointment	Present appointment with date.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1.	Dr.Khurshid Ahmad s/o Hazrat Ahmad, MBBS/ DHPM/ MPH	01.03.1955/ Swat	09.05.1980/BS-17	i) 09.04.1990 ii) 20.08.2001 iii) 11.02.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	SGTH, Swat.
2.	Dr. Roothullah Jan s/o Mir Azam, MBBS, MPH	25.03.1955/ Peshawar	25.02.1981/BS-17	i) 09.04.1990 ii) 30.05.2005 iii) 11.02.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	MS, Nasirullah Babar Hosp: Kohat Road, Peshawar.
3.	Dr.Muhammad Zafar s/o Qazi Jaffar Khan, MBBS, MPH	20.02.1955/ Peshawar	08.05.1982/BS-17	i) 09.04.1990 ii) 30.05.2005 iii) 11.02.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	LPR up to 19.02.2015.
4.	Dr. Muhammad Zaman Afridi, MBBS, DHPM, MPH	11.02.1955/ Khyber Agy	01.01.1983/BS-17	i) 09.04.1990 ii) 26.09.2006 iii) 11.02.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	MS,DHQH, Kohat.
5.	Dr.Habib Khan s/o Wali Muhammad, MBBS, MPH	12.12.1956/ Karak.	05.09.1983/BS-17	i) 09.04.1990 ii) 26.09.2006 iii) 11.02.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	DHO, Kohat. 11.02.2012.
6.	Dr.Muhammad Iqbal s/o Haq Nawaz Khan, MBBS, DPH	18.05.1955/ Bannu	13.11.1983/BS-17	i) 09.04.1990 ii) 26.09.2006 iii) 11.02.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	MS, KGNT,Bannu.
7.	Dr.Sharif Ahmad Khan s/o Aziz Ahmad, MBBS /MPH/ M.Sc (Epidemiology)	19.09.1954/ Mardan	13.11.1983/BS-17	i) 09.04.1990 ii) 26.09.2006 iii) 11.02.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	MS, LRH, Peshawar
8.	Dr.Qaim Shah s/o Zawar Shah, MBBS, DHPM	20.01.1956/ Mardan	13.11.1983/BS-17	i) 09.04.1990 ii) 26.09.2006 iii) 11.02.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	Principal, PHS, Abbottabad
9.	Dr. Muhammad Qasim Khan s/o Qazi Khan, MBBS, M.Sc in Public Health	29.04.1957/ Dir.	13.11.1983/BS-17	i) 17.02.1991 ii) 26.09.2006 iii) 02.11.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	DHO, Abbottabad.

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10.	Dr.Muhammad Ali Chohan s/o Ghulam Ahmad, MBBS /DHPM/MPH/EMBA in Health Management	05.09.1957/ D.I.Khan	13.11.1983/BS-17	i) 17.02.1991 ii) 26.09.2006 iii) 02.11.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	MS, KTH, Peshawar
✓ 11.	Dr.Maqsood Ahmad s/o Niaz Muhammad, MBBS/ DHPM/ MPH	13.03.1957/ Mardan	13.11.1983/BS-17	i) 17.02.1991 ii) 26.09.2006 iii) 02.11.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	MS, Benazir Bhutto Shaheed Hospital, Abbottabad.
✓ 12.	Dr.Jamshed Ahmad s/o Noor Shah, MBBS, DHPM	20.08.1955/ Dir	13.11.1983/BS-17	i) 17.02.1991 ii) 26.09.2006 iii)02.11.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	MS, Molvi Ameer Shah Memorial Hospital, Peshawar.
✓ 13.	Dr.Tariq Khan s/o Amir Jaffar Khan, MBBS, DHPM	09.09.1955/ Mardan	13.11.1983/BS-17	i) 17.02.1991 ii) 26.09.2006 iii) 02.11.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	Services Hospital, Peshawar
✓ 14.	Dr.Pervez Kamal Khan s/o Khan Dost Muhammad MBBS/ DHPM	24.10.1956/ Peshawar	13.11.1983/BS-17	i) 17.02.1991 ii) 26.09.2006 iii) 02.11.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	DGHS.
✓ 15.	Dr.Ali Ahmad S/O Ahmad Khan MBBS/ DHPM/MPH	24.04.1957/ Mardan	13.11.1983/BS-17	i) 17.02.1991 ii) 26.09.2006 iii) 28.01.2013	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	Director (PH), DGHS,Office.
✓ 16.	Dr.Abdul Khaliq s/o Muhammad Yaqoob Khan, MBBS, MPH	01.01.1958/ Mardan.	19.08.1984/BS-17	i) 08.05.1993 ii) 27.02.2008 iii) 28.01.2013	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	DHO, Mardan
✓ 17.	Dr.Muhammad Iqbal Afridi s/o Abdul Jalil Afridi, MBBS, MPH	09.04.1955/ Khyber Agy	19.08.1984/BS-17	i) 08.05.1993 ii) 27.02.2008 iii) 02.11.2012	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	Director (Administration) DGHS,Office.
✓ 18.	Dr.Muhammad Zaheen s/o Muhammad Amin, MBBS, DHPM	06.04.1957/ Mardan	19.08.1984/BS-17	i) 08.05.1993 ii) 27.02.2008 iii)22.10.2013	BS-18 BS-19 BS-20	By Promotion. By Promotion. By Promotion.	Waiting for posting.
✓ 19.	Dr.Anees Akhtar Qureshi s/o Akhtar Hussain, MBBS, DHPM	01.04.1955/ Peshawar	19.08.1984/BS-17	i) 08.05.1993 ii) 27.02.2008 iii) 23.07.2014	BS-18 BS-19 BS-20	By Promotion BY Promotion By Promotion	Director, PHSA.
✓ 20.	Dr.Khalid Latif s/o Khan Zada Abdul Latif, MBBS, DHPM	14.08.1956/ Kohat	19.08.1984/BS-17	i) 08.05.1993 ii) 27.02.2008 iii) 23.07.2014	BS-18 BS-19 BS-20	By Promotion BY Promotion By Promotion	MS, HMC, Peshawar.

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21. ✓	Dr.Ghazala Zafar, MBBS, DHPM	9.11.1956/ Peshawar	06.02.1984/BS-17	i) 16.10.1993 ii) 27.02.2008 iii) 00.09.2014	BS-18 BS-19 BS-20	By Promotion BY Promotion By Promotion	Principal, Public Health School, Hayatabad Peshawar
22. ✓	Dr.Shabina Raza Khalil, MBBS, DHPM/MPH	26.10.1957/ Peshawar	9.1.1985/BS-17	i) 16.10.1993 ii) 06.12.2008 iii) 00.09.2014	BS-18 BS-19 BS-20	By Promotion BY Promotion By Promotion	365 days EOL 15.09.2014 to 14.09.2015
23. ✓	Dr.Jehangir Khan s/o Abdul.Muhammad,MBBS, DHPM	16.08.1958/ Mohmand Ag.	19.08.1984/BS-17	i) 08.05.1993 ii) 27.02.2008 iii)22.10.2014	BS-18 BS-19 BS-20	By Promotion BY Promotion By Promotion	DHO, Peshawar.
24. ✓	Dr.Gul Muhammad s/o Pir Muhammad, MBBS, DHPM	15.11.1959/ Mardan	16.04.1986/BS-17	i) 03.04.1995 ii) 06.12.2008 iii)22.10.2014	BS-18 BS-19 BS-20	By Promotion BY Promotion By Promotion.	MS, Sarhad Hospital for Psy Diseases Peshawar.

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Certificate No: M/II(19)/46

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Serial No. 425



PROVINCIAL HEALTH SERVICES ACADEMY

HEALTH DEPARTMENT
GOVERNMENT OF KHYBER PAKHTUNKHWA

CERTIFICATE OF ACHIEVEMENT

AWARDED TO

Dr. Riaz Muhammad

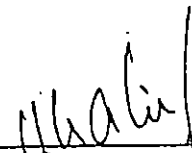
ON COMPLETION OF

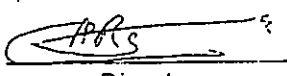
Sixteen Weeks Mandatory Promotional Course
For Management Cadre (BS19-BS 20)

From 30th January To 19th May, 2012

at

Provincial Health Services Academy


Course Director.


Director
PHSA Peshawar

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CERTIFICATE

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PROVINCIAL HEALTH SERVICES ACADEMY

Dept of Health, Govt. of Khyber Pakhtunkhwa
Budhni Road Duran Pur Peshawar
Ph #091-2650861, 2264716; Fax# 091-2261249
E-mail phsa_peshawar@yahoo.com
Affiliated with Peshawar University

F.No. 353/PHSA/HRD/SHRPD/2011-12/4272-77,

Dated: 18-05-2012

To,

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

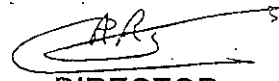
Subject: COMPLETION OF FOUR MONTHS IN-SERVICE TRAINING OF
DOCTORS OF MANAGEMENT CADRE FROM BS-19 TO BS-20.

Sir,

Reference DGHS Office Order No. 2512-26/AE.I, Dated: 23-01-2012.

Dr. Riaz Muhammad, EDO (H) Buner, participant of Management Cadre (BPS-19) has completed four months mandatory promotional training and has been relieved on 18-05-2012 (Afternoon).

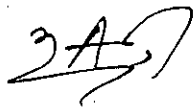
He has not been paid any TA/DA. However, Boarding/Lodging facility was provided to the participant during course.


DIRECTOR

Copy forwarded for information and necessary action to;

1. The Additional Secretary (Dev), Health Department, Peshawar.
2. The Director General Health Services, Govt. of Khyber Pakhtunkhwa, Peshawar.
3. The Chief, HSRU, Health Department, Peshawar.
4. The Deputy Director (M), PHSA, Peshawar.
5. The Course Participant.

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GOVERNMENT OF KHYBER PAKHTUNKHWA
HEALTH DEPARTMENT

NOTIFICATION

Dated Peshawar, the 5th September 2016

NO.SOH(E-V)4-20/2016

Upon recommendations of Provincial Selection Board the competent authority is pleased to promote the following doctors of Management Cadre from BS-19 to BS-20 on regular basis:-

S.NO	Name of doctor	S.No.	Name of doctor
1. ✓	Dr.Muhammad Shafeeq s/o Khurshid	2.	Dr.Tahir Nadeem Khan s/o Ghulam Rabbani
3. ✓	Dr.Said Ali Khan s/o Said Muhammad	4.	Dr.Sayyed Ahmad s/o Fazal Mabood
5. ✓	Dr.Shah Jehan s/o Muhammad Ramzan		

2. In term of Rule 6 (3) of Civil Servants Act, 1973 and Rule 15 (1) of Appointment, Promotion and Transfer Rules, 1989, they will be on probation for a period of one year extendable for another year.

3. The posting/transfer of above named doctors shall be notified later on.

SECRETARY HEALTH
Govt. of Khyber Pakhtunkhwa

Endst. No. & Date Even

Copy to the:-

1. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
2. Principal Secretary to Governor, Khyber Pakhtunkhwa.
3. Secretary to Govt of Khyber Pakhtunkhwa, Establishment Department.
4. Accountant General, Khyber Pakhtunkhwa
5. Director General Health Services, Khyber Pakhtunkhwa.
6. Director Provincial Health Services Academy Peshawar.
7. District Health Officer Swat.
8. MS DHQ Hospital Bannu/Mardan/Swabi.
9. District Accounts Bannu/Mardan/Swabi/Swat
10. PS to Minister Health, Khyber Pakhtunkhwa, Peshawar
11. PS Secretary Health, Khyber Pakhtunkhwa, Peshawar
12. PS to Special Secretary Health Department.
13. Officers/doctors concerned.

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(MUHAMMAD ARSHID)
SECTION OFFICER (E-V)



Dated Peshawar, the 10th April, 2017

NOTIFICATION

NO.SOH(E-V)4-20/2017

Upon recommendations of Provincial Selection Board, the competent authority (Chief Minister Khyber Pakhtunkhwa) is pleased to promote the following doctors of Management Cadre from BS-19 to BS-20 on regular basis:-

S.#	Name of Doctor	S #	Name of Doctor
1.	Dr.Tariq Masood s/o Hayatullah Khan	11	Dr.Arshid Amer S/O Umar Amir
2.	Dr.Muhammad Javed S/O Umar Gul Khan	12	Dr.Muhammad Daud S/O Muhammad Yaqoob
3.	Dr.Capt: Shad Ali S/O Ahmad Khan	13	Dr.Khalid Iqbal S/O Wali-ud-Din
4.	Dr.Iftikhar Iqbal S/O Lalpur Khan	14	Dr.Mushraf S/O Saleem Khan
5.	Dr.Abdul Jamil S/O Abdul Aziz	15	Dr.Arshad Ahmad S/O Abdur Rehman
6.	Dr.Farhat Yasmin D/O Raza Muhammad Khan	16	Dr.Shamsul Haq S/O Habibul Haq
7.	Dr.Javed Pervez S/O Sher Mast Khan	17	Dr.Ashoor Khan S/O Raza Khan
8.	Dr.Muhammad Rasool Jan S/O Sakhi Marjan	18	Dr. Muhammad Daraz S/O Halim Shah
9.	Dr.Fazle Malik S/O Fazle Khaliq	19	Dr.Muhammad Riaz S/O Shafeequr Rehman
10.	Dr.Zahoor Ahmad S/O Sahibzada Abdul Mutalib		

2. In term of Rule 6 (3) of Civil Servants Act, 1973 and Rule 15 (1) of Appointment, Promotion and Transfer Rules, 1989, they will be on probation for a period of one year extendable for another year.

3. The postings/transfers of the above named doctors shall be notified later on.

SECRETARY HEALTH
Govt. of Khyber Pakhtunkhwa

1939
17-4-17
ANESTICU

YAG

Estab.

Subst. to all
concerned.

DHA

17/4

18/4



GOVERNMENT OF KHYBER PAKHTUNKHWA

HEALTH DEPARTMENT

Dated Peshawar the 13th December, 2016

NOTIFICATION

NO.SOH(E-V)2-594/2007

In terms of provisions of Rule-20 of the Khyber Pakhtunkhwa Civil Servants Revised Leave Rules 1981 and instructions there under issued from-time to time, sanction is hereby accorded to the grant of 365 days leave encashment in lieu of L.P.R in respect of Dr.Riaz Muhammad s/o Faqir Muhammad (BS-19) MS Sifwat Ghayur Memorial Hospital Peshawar.

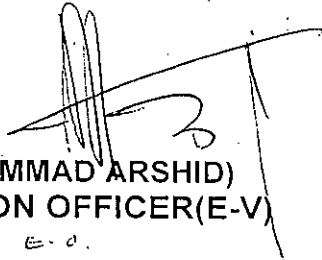
2. In terms of Section-13 of the Khyber Pakhtunkhwa Civil Servants Act 1973, the officer will retire from service on **19/01/2017** on attaining the age of superannuation.

SECRETARY HEALTH
Govt. of Khyber Pakhtunkhwa

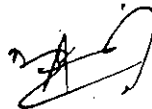
Endst. No. & Date even.

Copy to:-

1. Accountant General Khyber Pakhtunkhwa.
2. Director General Health Services Khyber Peshawar
3. MS Sifwat Ghayur Memorial Hospital Peshawar.
4. DHIS Cell DGHS Office, Peshawar.
5. Computer Programmer Health Department.
6. PS to Minister for Health Khyber Pakhtunkhwa.
7. PS to Secretary Health Department
8. PS to Special Secretary Health Department.
9. Doctor concerned.


(MUHAMMAD ARSHID)
SECTION OFFICER(E-V)

ATTESTED





20
DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUN KHWA PESHAWAR

E-Mail Address: nwfpdghs@yahoo.com office Ph# 091-9210269
Exchange# 091-9210187, 9210196 Fax # 091-9210230
No. 19903 /AE-I Dated: 20/11/2014

MOST IMMEDIATE

To ✓

DR. RIAZ MUHAMMAD,
MS, ESH, Pabbi Nowshera

SUBJECT: -

PROMOTION OF MEMBER OF SERVICE (BS-19) TO THE
POST OF MEMBER OF SERVICE (BS-20) MANAGEMENT
CADRE IN THE HEALTH DEPARTMENT, KPK.

Memo,

Please furnish ~~your~~ following documents in connection with promotion from BS-19 to BS-20 to this Directorate within two weeks positively:-

1. PERs, 2010, 2011, 2012 and 2013.
2. No Demand Certificate..
3. Training Certificate.
4. Ten (10) Photographs Passport size.

Senobia
20.11
DEPUTY DIRECTOR (PERSONNEL)
DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUNKHWA PESHAWAR

ATTESTED
20/11



DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUN KHWA PESHAWAR

E-Mail Address: nwfpdghs@yahoo.com office Ph# 091-9210269

Exchange# 091-9210187, 9210196 Fax # 091-9210230

No. 1322 / AE-I Dated: 26/1 / 2015

MOST IMMEDIATE

To

DR. RIAZ MUHAMMAD,
MS, ESH, Pabbi Nowshera.

SUBJECT: -

PROMOTION OF MEMBER OF SERVICE (BS-19) TO THE
POST OF MEMBER OF SERVICE (BS-20) MANAGEMENT
CADRE IN THE HEALTH DEPARTMENT, KPK.

Memo.

Please furnish your PER for the year, 2014 which is urgently required in connection with your promotion to BS-20

Matter is most urgent nature and the said PER may be provided within one week of the receipt of this letter.


DEPUTY DIRECTOR (PERSONNEL)
DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUN KHWA PESHAWAR

Noted
16/02/15

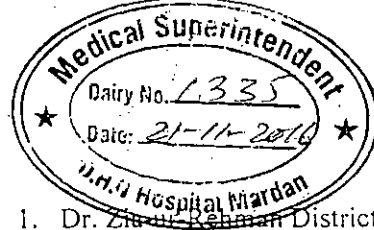


DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUN KHWA PESHAWAR

25

22

E-Mail Address: nwfpdghs@yahoo.com office Ph# 091-9210269
Exchange# 091-9210187, 9210196 Fax # 091-9210230
No. 1190-93 /AE-I Dated: 16/11/2016



Regd

MOST IMMEDIATE

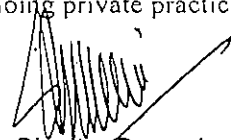
To

1. Dr. ~~Zia ul Rehman~~ District Health Officer Hangu
2. Dr. Akbar Jan Medical Superintendent DHQ; Hospital Hangu.
3. Dr. Tariq Masood Principal Public Health School D.I Khan.
4. Dr. Riaz Muhammad Medical Superintendent DHQ; Hospital Mardan

SUBJECT: - PROMOTION OF MEMBERS OF SERVICE FROM BPS-19 TO BPS-20 (MANAGEMENT CADRE)

This Directorate intends to initiate your subject promotion case, therefore, you are requested to furnish the following documents urgently so as to prepare the case in time for onward submission to the Government:-


1. PER for the year 2015
2. No Disciplinary / Judicial/ Departmental Inquiry Certificate.
3. Ten (10) Photographs Passport size.
4. Mandatory in services training certificate.
5. Affidavit regarding not doing private practice.


Director General
HEALTH SERVICES
KHYBER PAKHTOONKHWA PESHAWAR

No. _____ /AE-I

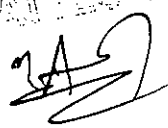
Copy forwarded to the Secretary to Government of Khyber Pakhtunkhwa Health Department Peshawar for information.

ATTESTED

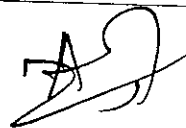


Director General
HEALTH SERVICES
KHYBER PAKHTOONKHWA PESHAWAR

S.No.	Name of officers.
1.	Dr.Zia-Ur-Rehman, MBBS/DHPM/MPH.
2.	Dr.Akbar Jan, MBBS/MPH.
3.	Dr.Tariq Masood. MBBS/MPH.
4.	Dr. Riaz Muhammad S/O Faqir Muhammad, MBBS/MPH.
5.✓	Dr.Muhammad Javed s/o Umar Gul Khan, MBBS, MPH
6.✓	Dr.Capt: Shad Ali S/O Ahmad Khan, MBBS, MPH
7.✓	Dr.Zafeer Hussain s/o Aziz-ur-Rehman, MBBS, Msters in Health Management, Planning &
8.	Dr.Iftikhar Iqbal s/o Lalpur Khan, MBBS, DHPM
9.	Dr.Abdul Jamil s/o Abdul Aziz, MBBS, MPH
10.	Dr.Tahir Bashir-ud-Din s/o G.Daulat Din, MBBS, DHPM
11.	Dr.Farhat Yasmin d/o Raza Muhammad Khan, MBBS, MPH
12.	Dr.Javed Parvez s/o Sher Mast Khan, MBBS, MPH
13.	Dr.Muhammad Rasool Jan, S/O Sakhi Marjan.MBBS, MPH
14.	Dr.Fazli Malik s/o Fazli Khaliq, MBBS, MPH
15.	Dr.Zahoor Ahmad s/o Sahibzada Abdul Mutalib, MBBS, MPH
16.	Dr.Arshad Amer S/O Umer Amer, MBBS, Master of Management Sciences in PH
17.	Dr.Muhammad Daud s/o Muhd Yaqub, MBBS, MPH
18.	Dr.Khalid Iqbal s/o Wali ud din, MBBS, DHPM, MPH
19.	Dr. Musharaf s/o Saleem Khan, MBBS, MPH
20.	Dr.Arshad Ahmad s/o Abdur Rehman, MBBS, DHPM, MPH
21.	Dr.Shams ul Haq s/o Habib ul Haq MBBS, DPH, MPH (Australia)
22.	Dr.Ashoor Khan s/o Raza Khan,MBBS, M.Sc in PH
23.	Dr.Muhammad Daraz Khan s/o Halim Shah, MBBS, MPH
24.	Dr.Muhammad Riaz s/o Shafiqur Rehman, MBBS, DHPM, MPH
25.	Dr.Farooq Shah s/o Zewar Shah, MBBS, DHPM
26.	Dr.S.Minhajul Haq s/o S.Sirajul Haq,MBBS, MPH (Australia)
27.	Dr.Azam Khan Wazir s/o Tarez Mal,MBBS, MPH
28.	Dr.Abdur Rehman s/o Siraj-ur- Rahim, MBBS, MPH
29.	Dr.Fazli Hadi s/o Muhammad Shuaib, MBBS, MPH

APPROVED


30.	Dr.Nek Nawaz s/o Mumtaz Khan, MBBS, DHPM
31.	Dr.Muhammad Ali s/o Muhd Ullah, MBBS, MPH
32.	Dr. Muhammad Asif S/O Muhammad Yousaf, MBBS, DHPM, MPH.
33.	Dr.Iftikhar Ahmad s/o Inayatullah Khan, MBBS, MPH
34.	Dr.Muhammad Khan s/o Khan Muhd, MBBS, MPH
35.	Dr.Rashid Ahmad Khan s/o Ghulam Akbar Khan, MBBS, DHPM
36.	Dr.Muhammad Umar Shah s/o Hafiz Mohsin Shah, MBBS, DPH
37.	Dr. Aneesur Rehman s/o Inayatpur Rehman, MBBS, MPH
38.	Dr.Wahid Gul s/o Paimda Gul, MBBS, DHPM, MPH
39.	Dr.Iftikhar-ud -Din s/o Shamsud Din, MBBS, DHPM
40.	Dr.Ghulam Subhani s/o Ghulam Nabi Khan, MBBS, DHPM
41.	Dr.Shaukat Hussain s/o Syed Hussain, MBBS, MPH
42.	Dr.Abdul Wahid s/o Shamsul Qamar, MBBS, MPH
43.	Dr.Fahim Hussain Khan s/o Inayatullah Khan, BDS, DHPM, MPH
44	Dr.Haroon Khan s/o Shamsher Khan, MBBS, MPH
44.	Dr. Obaidur Rehman s/o Khaliur Rehman, MBBS, DHPM
45.	Dr.Rehmanullah s/o Rasool Khan, MBBS, MPH
46.	Dr.Ghazali Khan s/o Raza Khan, MBBS, MPH, DHPM
47.	Dr.Janbaz Afridi s/o Gulab Sher, MBBS, DHPM, MPH
48.	Dr.Saeed Gul s/o Ziarat Gul, MBBS, MPH
49	Dr.Saifullah Khalid s/o Ghulam Rasool, MBBS
50.	Dr.Aqeel Jan Bangash s/o Hyder Gul, MBBS, EMBA Health Management
51	Dr.Israrullah s/o Amirullah, MBBS, MPH
52.	Dr. Shaheen Afridi D/O Zar Khan, MBBS, MPH
53.	Dr.Ubaid Hussain s/o Ashiq Hussain, MBBS, MPH
54.	Dr.Tariq Mehmood s/o Latif Khan, MBBS, DHPM
55.	Dr.Muhammad Aurangzeb s/o Saadullah Khan, MBBS, MPH
56.	Dr.Muhammad Saeed s/o Wazir Dad Khan, BBS/MPH
57.	Dr.S.Muhammad Samin s/o S.Muhammad Shafiq, MBBS


 ATTEST

Before the Chief Secretary ⁽²⁵⁾

K.P. Potharwar.

Ames B'

Departmental Appeal in
respect of non-considering
the applicant in the provincial
Selection Board meeting for
promotion to BPS-20 against
which, the appellant is entitled
since the year, 2010.

—————

Respected Sir,

The Appellant humbly submits
as under.

1. That the appellant initially
appointed as M.O BPS-17

and had served for about 31 years but was retired after attaining the age of superannuation in the year, 2017 by depriving him from his lawful and legal right of promotion / Proforma Promotion.

- 2. That the proforma promotion will not affect the rights of other employees but in fact secure the financial benefit of pensions.
- 3. That the appellant prior to the present also approached to your goodself but every time was assured with the delay tactics.
- 4. That the act of non-considering

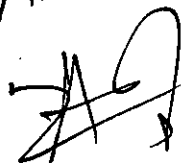
of the appellant is purely illegal and unlawful, hence the present appeal.

It is, therefore most humbly requested that, the appellant may kindly be promoted as perforce to BPS-20 to secure the financial benefit of Pension etc.

Dated. 14³/₂₀₁₈

Appellant
~~Dr. Raj Mehta~~
Dr. Raj Mehta
EX - MS Sifwal
Ghazipur Memorial
Hospital, Peshawar

Attest



WAKALATNAMA

(28)

IN The Khyber Pakhtunkhwa Service Tribunal

Dr. Riaz Muhammad

(Petitioner)
(Plaintiff)
(Applicant)
(Complainant)
(Decree Holder)

V E R S U S

Gort Ghor

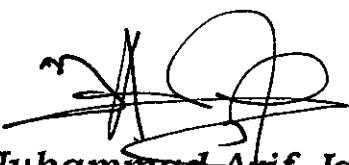
(Respondent)
(Defendant)
(Accused)
(Judgment Debtor)

Case Svc Appeal - 2018

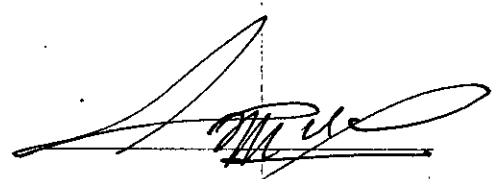
I/we Dr. Riaz Muhammad do hereby appoint and constitute **Muhammad Arif Jan Advocate** High Court, Peshawar, to appear. Plead, act, compromise, withdraw or refer to arbitration to me/ us as my/ our Counsel in the above noted matter, without any liability for their default and with the authority to engage/ appoint any other Advocate/ Counsel at my/ our matter.

Attested & Accepted

CLIENT/S



Muhammad Arif Jan
Advocate, High Court, Peshawar.
Office No. 6, 1st Floor
Pabbi Medical Centre, G.T. Road
Peshawar.
Mobile: 0333-2212213



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

SERVICE APPEAL NO. 827/2018

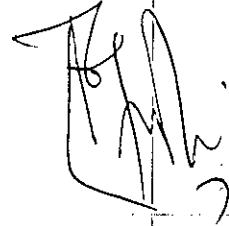
Dr. Riaz Muhammad.....Appellant

Versus

Government of Khyber Pakhtunkhwa & others Respondents.

Index

S. No.	Description	Annexure	Pages No.
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2	Notification dated 05/09/2016	A	3



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

SERVICE APPEAL NO. 827 OF 2018

Dr. Riaz Muhammad.....Appellant

Versus

Govt. of Khyber Pakhtunkhwa and others.....Respondents

Respectfully Sheweth:

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS

Preliminary Objections:-

1. That the Appellant has got neither cause of action nor locus standi to file the instant appeal.
2. That the Appellant has filed the instant appeal just to pressurize the respondents.
3. That the instant Appeal is against the prevailing Law and Rules.
4. That the Appeal is not maintainable in the present form and also in the present circumstances of the issue.
5. That the Appellant has filed the instant appeal with mala-fide intention hence liable to be dismissed.
6. That the Appellant has not come to the Tribunal with clean hands.
7. That the Appeal is time barred.
8. That the Honorable Tribunal has no Jurisdiction to adjudicate upon the matter.

ON FACTS:

1. Para No. 1 pertains to record.
2. Para No. 2 pertains to record.
3. Para No. 3 is correct upto the extent that the documents for promotion were requisite to include the name of Appellant in the panel for promotion according to formula that three names for one post but no junior were promoted on Notification dated 05/09/2016 (*Annex-A*).
4. Para No. 4 is incorrect. Detailed reply is furnished in the preceding para.
5. Para No. 5 is incorrect. The working paper for promotion was submitted by Respondent No. 3 to Respondent No. 2 on 31/12/2016 but

unfortunately the meeting of Provincial Selection Board was held on 10/04/2017 and in the meantime the appellant was retired on 19/01/2017.

6. Para No. 6 pertains to record.
7. Para No. 7 The Appellant has got no cause of action to file the instant Appeal.

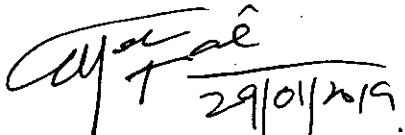
Grounds:

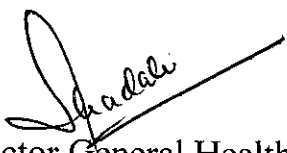
- A. Para-A is incorrect, as mentioned at para No. 5 above.
- B. Para-B is formal, no needs to reply.
- C. Para-C. As replied in Facts.
- D. Para-D is incorrect, as mentioned at para No.5 above.
- E. Para-E is incorrect. The Appellant has already been retired and the doctors who were promoted after the Provincial Selection Board meeting held on 10/04/2017, much after the retirement of the Appellant.
- F. Para-F is legal, needs no comments.

Prayer:

It is therefore humbly prayed that the claim of the appellant to the extent of the replying respondent may very graciously be dismissed with cost.

Chief Secretary,
Khyber Pakhtunkhwa, Peshawar.
Respondent No. 01


Secretary to Govt. of Khyber
Pakhtunkhwa, Health Department.
Respondent No. 02
Secretary Health


Director General Health Services,
Khyber Pakhtunkhwa, Peshawar.
Respondent No. 03

DD (CHRM)
Director General
Health Services
Khyber Pakhtunkhwa Peshawar.



17

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15 Annex I

GOVERNMENT OF KHYBER PAKHTUNKHWA
HEALTH DEPARTMENT

NOTIFICATION

Dated Peshawar, the 5th September 2016

NO.SOH(E-V)4-20/2016

Upon recommendations of Provincial Selection Board the competent authority is pleased to promote the following doctors of Management Cadre from BS-19 to BS-20 on regular basis:-

S.NO	Name of doctor	S.No.	Name of doctor
1. ✓	Dr.Muhammad Shafeeq s/o Khurshid	2.	Dr.Tahir Nadeem Khan s/o Ghulam Rabbani
3. ✓	Dr.Said Ali Khan s/o Said Muhammad	4.	Dr.Sayyed Ahmad s/o Fazal Mabood
5. ✓	Dr.Shah Jehan s/o Muhammad Ramzan		

2. In term of Rule 6 (3) of Civil Servants Act, 1973 and Rule 15 (1) of Appointment, Promotion and Transfer Rules, 1989, they will be on probation for a period of one year extendable for another year.

3. The posting/transfer of above named doctors shall be notified later on.

SECRETARY HEALTH
Govt. of Khyber Pakhtunkhwa

Endst. No. & Date Even

Copy to the:-

1. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
2. Principal Secretary to Governor, Khyber Pakhtunkhwa.
3. Secretary to Govt of Khyber Pakhtunkhwa, Establishment Department.
4. Accountant General, Khyber Pakhtunkhwa
5. Director General Health Services, Khyber Pakhtunkhwa.
6. Director Provincial Health Services Academy Peshawar.
7. District Health Officer Swat.
8. MS DHQ Hospital Bannu/Mardan/Swabi.
9. District Accounts Bannu/Mardan/Swabi/Swat
10. PS to Minister Health, Khyber Pakhtunkhwa, Peshawar
11. PS Secretary Health, Khyber Pakhtunkhwa, Peshawar
12. PS to Special Secretary Health Department.
13. Officers/doctors concerned.

Attested
S. boy

ATTESTED

(MUHAMMAD ARSHID)
SECTION OFFICER (E-V)

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

SERVICE APPEAL NO. 827/2018

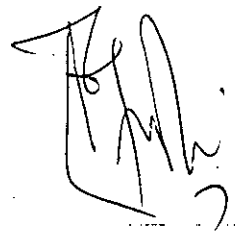
Dr. Riaz Muhammad.....Appellant

Versus

Government of Khyber Pakhtunkhwa & others Respondents.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

SERVICE APPEAL NO. 827 OF 2018

Dr. Riaz Muhammad.....Appellant

Versus

Govt. of Khyber Pakhtunkhwa and others.....Respondents

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6. Para No. 6 pertains to record.

7. Para No. 7 The Appellant has got no cause of action to file the instant Appeal.

Grounds:

A. Para-A is incorrect, as mentioned at para No. 5 above.

B. Para-B is formal, no needs to reply.

C. Para-C. As replied in Facts.

D. Para-D is incorrect, as mentioned at para No.5 above.

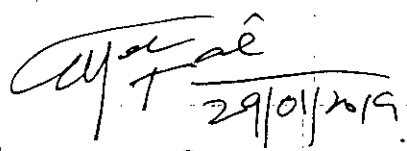
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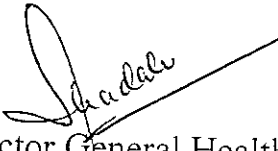
F. Para-F is legal, needs no comments.

Prayer:

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Khyber Pakhtunkhwa, Peshawar.
Respondent No. 01


Secretary to Govt. of Khyber
Pakhtunkhwa, Health Department.
Respondent No. 02
Secretary Health


Director General Health Services,
Khyber Pakhtunkhwa, Peshawar.

Respondent No. 03

DD (HRM)
Health Services
Khyber Pakhtunkhwa, Peshawar



17

GOVERNMENT OF KHYBER PAKHTUNKHWA
HEALTH DEPARTMENT

(5) Annex I

NOTIFICATION

Dated Peshawar, the 5th September 2016

NO.SOH(E-V)4-20/2016

Upon recommendations of Provincial Selection Board the competent authority is pleased to promote the following doctors of Management Cadre from BS-19 to BS-20 on regular basis:-

S.NO	Name of doctor	S.No.	Name of doctor
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3. ✓	Dr.Said Ali Khan s/o Said Muhammad	4.	Dr.Sayyed Ahmad s/o Fazal Mabood
5. ✓	Dr.Shah Jehan s/o Muhammad Ramzan		

2. In term of Rule 6 (3) of Civil Servants Act, 1973 and Rule 15 (1) of Appointment, Promotion and Transfer Rules, 1989, they will be on probation for a period of one year extendable for another year.

3. The posting/transfer of above named doctors shall be notified later on.

SECRETARY HEALTH
Govt. of Khyber Pakhtunkhwa

Endst. No. & Date Even

Copy to the:-

1. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
2. Principal Secretary to Governor, Khyber Pakhtunkhwa.
3. Secretary to Govt of Khyber Pakhtunkhwa, Establishment Department.
4. Accountant General, Khyber Pakhtunkhwa
5. Director General Health Services, Khyber Pakhtunkhwa.
6. Director Provincial Health Services Academy Peshawar.
7. District Health Officer Swat.
8. MS DHQ Hospital Bannu/Mardan/Swabi.
9. District Accounts Bannu/Mardan/Swabi/Swat
10. PS to Minister Health, Khyber Pakhtunkhwa, Peshawar
11. PS Secretary Health, Khyber Pakhtunkhwa, Peshawar
12. PS to Special Secretary Health Department.
13. Officers/doctors concerned.

Attested
S. bag

ATTESTED

(MUHAMMAD ARSHID)
SECTION OFFICER (E-V)