That Personass of the Appeal of Sayes and the Carrier of the Carri

21.08.2019 Appellant with counsel present. Mr. Kabirullah Khattak learned Additional Advocate General for the respondents present.

Learned counsel for the appellant submitted an application for withdrawal of the instant appeal, that the grievance of the appellant has been redressed. The appellant is no more interested in the instant case. Consequently the present service appeal is dismissed as withdrawn. No order as to costs. File be consigned to the record room.

(Hussain Shah) Member

Announced 21.08.2019

18:03.2019

Appellant in person present. Mr. Kabirullah Khattak, Addlis AG for respondents present. Security and process fee has not been deposited. Appellant seeks time to submit the same. He is directed to submit security and process fee within a week, thereafter, notices be issued to the respondents for submission of written reply/comments on 06.05.2019 before S.B.

Member (Ahmad Hassan)

06.05.2019

Neither appellant nor his counsel present therefore, notice be issued to appellant and his counsel for attendance for 26.06.2019 before S.B.

(MUHAMMAD AMIN KHAN KUNDI) MEMBER

26.06.2019

Learned counsel for the appellant present. Written reply not submitted. Jafar Ali Assistant (for respondent No.2) absent. Respondents as well as absent representative be put to notice for submission of written reply/comments. Adjourn. To come up for written reply/comments on 21.08.2019 before S.B.

Member

In the Count of spl: Junge KPK Service Torubanal fechasia Hazzert welch v/s Gort of KPK Etc: Application for withdrawd of Append lespector Shareth. ! That the appellant foils totled Appeal before this egypt Technel which is fixed for 2. That the Concern wetherty has Sought out on of the appellant and of the appellant of the appellant The Impropred reductions been with a wanter 3. That the Appellant is no more Jutemeter to proceed further into the mother Hisporged that the appeal total above may under be dismissed ns withdrown Appellent They Mochin Dated. 21.8.19

DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR



E-Mail Address: nwtodgis@yahou.com office Ph# 091-9210269 🕾 Exchange# 091-9210187, 9210196 Fax # 091-9210230

OFFICE ORDER

The following posting/ transfer of Ministerial Staff are hereby ordered in the interest of public service with immediate effect:-

| S.No | Name of Officials | From | То | Remarks |
|------|--------------------------------------|---------------------------------|---------------------------------|---|
| 01. | Hikmatullah Computer Operator | DHO Office Lakki Marwat | DHQ Hospital Lakki Marwat | Vice S.No.03 |
| 02. | Zafar Ullah Computer Operator | Cat: C Hospital Lakki Marwat | DHQ Hospital Lakki Marwat | Vice S.No.04 |
| 03. | Jawad Rahim Computer Operator | DHQ Hospital Lakki Marwat | Cat: C Hospital Lakki Marwat | Vice S.No.02 |
| 04. | Asghar Naeem | DHQ Hospital Lakki | DHO Office Lakki Marwat | Vice S.NO.01 |
| 05. | Computer Operator Fazal Rahim | Marwat DHQ Hospital Lakki | DHO Lakki Marwat | Against the vacant post |
| 06. | Computer Operator Khairullah Khan | Marwat KGN Bannu | DHO Bannu | Vice S No.08 |
| 07. | Computer Operator Fasi Ullah | KGN Bannu | DHQ Teaching Hospital Bannu | HD DHQ T H Bannu should |
| : | Computer Operator | | 1 10spital Danila | relieve his substitute |
| 08 | Faqeer Computer Operator | DHO Bannu | KGN Bannu | Vice S.No.06 |
| 09 | Muhammad Qadeer Computer Operator | DHO Abbottabad | DHQ Hospital Haripur | MS should relieve his substitute |
| 10. | Muhammad Sohail Computer Operator | DHO Hangu | W&C Hospital Bannu | Against the vacant post |
| 11 | Abdul Rehman Computer Operator | Cat-C Hospital Lahor Swabi | BKMC Swabi | Vice S No.13 |
| 12. | Abdul Basir Computer Operator | DHO Office Swabi | BKMC Swabi | Vice S.No.14 |
| 13. | Farooq Azam Computer Operator | BKMC Swabi | DHO Office Swabi | Vice S.No.12 |
| 14. | Younas Khan Computer Operator | BKMC Swabi | Cat-C Hospital Laho Swabi | Vice S.NO.11 |
| 15. | Fatehullah Computer Operator | DHQ Hospital Battagram | DHO Office Battagram | DHO should relieve his substitute |
| 16. | Imad Shah Computer Operator | DHO Swat | SMC Swat | Vice S.No.18 |
| 17. | Riaz Khan Computer Operator | DHO Swat | SMC Swat | Vice S.No.20 |
| 18. | Raheem Khan Computer Operator | SMC Swat | SGTH Swat | Vice S.No.19 |
| 19. | Rafi Ul Mulk Computer Operator | SGTH Swat | DHO Swat | Vice S.No.16 |
| 20. | Aamir Zeb Computer Operator | SMC Swat | DHO Swat | Vice S.No.17 |
| 21. | Muhammad Imran Computer Operator | W&C Hospita Karak | I DHQ Hospital Karak | |
| 22. | Waheed Gul Computer Operator | DHQ Hospital Karak | W&C Hospital | Vice S.No.21 |
| 23. | Muhammad Sufyan Computer Operator | DHQ Hospital Karak | | DHO shoul relieve hi substitute |
| 24. | Haider Zaman Computer Operator | DHQ Hospita Batkhela | DHO Office Batkhela | Vice S.No.25 |
| 25. | Habib Ur Rahman Computer Operator | DHO Office Batkhela | | Vice S.No.24 |
| 26. | Israr Ali | DHQ Hospital Alpur | | Vice S.No.31 |

| Rahmat Ali Computer Operator | DHQ Hospital Alpuri | | Vice S.No.29 |
|---------------------------------------|--|--|--|
| Ajmal Khan | DHQ Hospital Alpuri | DHO Office | Vice S.No:30 |
| Computer Operator | | | |
| Computer Operator | DHO Office Shangla | Shangla | Vice S.No.26 |
| Muhammad Zeeshan Computer Operator | DHO Office Shangla | DHQ Hospital Alpuri Shangla | Vice S.No.27 |
| Sher Rehman | Cat-C Hospital | DHQ Hospital Alpuri | Vice S.No.28 |
| Qadeer Hassan | DHO Office | DHQ Hospital | Vice S.No.34 |
| Muhammad Iftikhar | Cat-C Hospital | DHO Office | Against the vacant post |
| Zubair Ali Haider | DHQ Hospital | DHO Office | Vice S.No.32 |
| | | | Vice S.No.33 |
| Computer Operator | Khan Babar Memorial Hospital | Tangi Charsadda | |
| Mansoor Ahmad | DHQ Teaching | W& C/ LMH Kohat | Vice S.No.37 |
| Yasir Raza | W& C/ LMH Kohat | DHQ Teaching | Vice S.No.36 |
| Asad Jan | DHO Office DIKhan | Typ-D Hospital | Vice S.No.39 |
| Nouman Raheem | Typ-D Hospital Pahar Por DIKhan | DHO Office DIKhan | Vice S.No.38 |
| Akhtar Farooq | Type-D Hospital | Type-D Hospital | Vice S.No.41 |
| Ghufranullah | Type-D Hospital | Typ∋-D Hospital | Vice S.No.40 |
| Aziz Ul Hassan | DHO Office Dir | DHQ Hospital | Vice S.No.45 |
| Zikria | Cat: D Hospital | DHQ Hospital | Vice S.No.44 |
| Sohail Nadeem | DHQ Hospital | DHO Office Dir | Vice S.No.42 |
| Irfanullah | DHQ Hospital | Cat. D Hospital | Vice S.No.43 |
| Malik Rab Nawaz | DHO Office Haripur | DHQ Hospital | Vice S.No.48 |
| Muhammad Arif | DHO Office Haripur | DHQ Hospital | Vice S.No.49 |
| | DHQ Hospital | Hampur DHO Office Haripur | Vice S.No.46 |
| Computer Operator | Haripur | , | Vice S.No.47 |
| Computer Operator | Haripur | | |
| Computer Operator | UNO Office Buner | DHQ Hospital Burier | M.S should relieve his substitute |
| Anjum Saeed Computer Operator | DHO Office Peshawar | RHC - Nahaqai Peshawar | Against the vacant post |
| Hafiz Bakht Muhammad | DHO Office Mardan | TDH Toru Mardan | Vice S.No.53 |
| Atif Ahmad | TDH Toru Mardan | DHO Office Mardan | Vice S.No.52 |
| Muhammad Fahim | DHO Office Mardan | THQ Hospital Takht | Vice S.No.55 |
| Taimur Qamar | THQ Hospital Takht | TDH Shahbaz | Vice S.No.56 |
| | 1 | Mardan |) |
| Computer Operator | Mardan | | Vice S.No.54 |
| Hazrat Ullah | Sarhad Hospital for | Moulvi Ameer Shah | Vice S.No.58 |
| | Computer Operator Ajmal Khan Computer Operator Sajid Ur Rahman Computer Operator Muhammad Zeeshan Computer Operator Sher Rehman Computer Operator Qadeer Hassan Computer Operator Muhammad Iftikhar Computer Operator Zubair Ali Haider Computer Operator Ali Nawaz Computer Operator Mansoor Ahmad Computer Operator Yasir Raza Computer Operator Yasir Raza Computer Operator Nouman Raheem Computer Operator Akhtar Farooq Computer Operator Ghufranullah Computer Operator Aziz Ul Hassan Computer Operator Zikria Computer Operator Zikria Computer Operator Irfanullah Computer Operator Irfanullah Computer Operator Infanullah Computer Operator Malik Rab Nawaz Computer Operator Infanullah Computer Operator Malik Rab Nawaz Computer Operator Malik Rab Nawaz Computer Operator Muhammad Arif Computer Operator Muhammad Arif Computer Operator Azhar Shah Computer Operator Azhar Shah Computer Operator Azhar Shah Computer Operator Muhammad Arif Computer Operator Azhar Shah Computer Operator Azhar Shah Computer Operator Taimur Qaerator Atif Ahmad Computer Operator Taimur Qamar Computer Operator Taimur Qamar Computer Operator Taimur Qamar Computer Operator | Computer Operator Ajmai Khan Computer Operator Sajid Ur Rahman Computer Operator Shangla DHQ Office Shangla OHO Office Charsadda OHO Office Charsadda OHO Office Charsadda OHO Office Shangla OHO Office Dispatch OHO Office Dispat | Ajmal Khan Computer Operator Sajid Ur Rahman Computer Operator Sajid Ur Rahman Computer Operator Shangla DHO Office Shangla DHO Hospital Alpuri Shangla DHO Office DHO Hospital Tangla DHO Office Charsadda DHO Office Charsadda |

| , 58. | Malik Naeem | Moulvi Ameer Shah | Sarhad Hospital for | Vice S.No.57 |
|------------------|-------------------|---------------------|---------------------|-----------------|
| | Computer Operator | Memorial Hospital | | |
| | | Peshawar | Diseases Peshawar | |
| 59. | Zaka Ullah | Services Hospital | Govt: NKBMH | Vice S.No.60 |
| | Computer Operator | Peshawar | Peshawar | |
| 60. | Shafiq Ur Rahman | Govt: NKBMH | Services Hospital | Vice S.No.59 |
| 1.51 | Computer Operator | Peshawar | Peshawar | |
| 61. | Samiullah | DHO Office Tank | DHQ Hosptial | Against the |
| | Computer Operator | | DIKhan | vacant post |
| 62 | Abdul Khaliq | DHO office D. IKhan | Type-D Hospital | Vice S.No. 63 |
| 1 | Computer Operator | | Panyala D.I Khan | |
| 63 | Ghofranuliah | Type-D Hospital | DHO office D.I | Vice S.No. 62 |
| 1. | Computer Operator | Panyala D.I khan | Khan | |
| 64 | Asad Jan | DHO D.I Khan | Type-D Hospital | Vice S.No 65 . |
| | Computer Operator | | Paharpur D:l Khan | |
| 65 | Nouman Rahim 1. | Type-D Hospital | DHO D.I Khan | Vice S.No.64 |
| انا | Computer Operator | Pharpur | | |
| 66 | Hidayatullah | Police Hospital D.I | Type-D Hospital | Vice S.No. 67 |
| | Computer Operator | Khan | Paroa D.I Khan | |
| 67 | Muhammad Akhtar | Týpe-D Hospitla | Police Hospital D.I | Vice S.No. 66 . |
| L . ! . | Computer Operator | Paroa | Khan | |
| 68. | Saifullah | Govt: NKBMH | _ | Vice S.No.69 |
| -1 | Computer Operator | Peshawar | Psychiatric | |
| - ; [| | | Diseases Peshawar | |
| 69. | Farid Iqbal | Sarhad Hospital for | | Vice S.No.68 |
| | Computer Operator | Psychiatric - | Peshawar | |
| | _ | Diseases Peshawar | | |

Nb: Arrival/ Departure reports should be submitted to this Directorate for record.

Sd/:xxxxxxxxx

DIRECTOR GENERAL HEALTH SERVICES, K.P.K, PESHAWAR. Dated <u>o ろ</u>/12/2018.

Copy forwarded to the:-

1. P.S to Minister for Health Khyber Pakhtunkhwa Peshawar.

- 2. P.S to Secretary to Govt: of KP Health Department Peshawar.
- DHO Peshawar, Charsadda, Lakki Marwat, Mardan, Swabi, Bannu, Haripur, Abbottabad, Kohistan. Upper Dir, Lower Dir, Mansehra. Karak, Shangla, Kohat, Dikhan, Chitral, Buner, Swat, Hangu, Battagram
- MS DHQ Hospital Charsadda, Lakki Marwat, Mardan, Swabi, Bannu, Karak, Haripur. Upper Dir, Lower Dir, Shangla, Kohat, DIKhan, Chitral, Batkhela, Hangu, Police Hospital D. I Khan, W&C Hospital Bannu.
- 5. MS BKMC Swabi,
- 6. Principal SMC Swat.
- 7. MS Govt: Naseerullah Khan Babar Memorial Hospital Peshawar
- 8. MS Services Hospital Peshawar.
- 9. MS Sarhad Hospital for Psychiatric Diseases Peshawar.
- 10. MS King Abdullah Teaching Hospital Mansehra.
- 11, MS BBS Teaching Hospital Abbottbad.
- 12. MS Saidu Group of Teaching Hospital Swat.
- 13. MS Nawaz Sharif Kidney Hospital Swat.
- 14. HD DHQ/MTI Bannu. KGN Bannu
- 15. PA to DGHS, Khyber Pakhtunkhwa Peshawar.
- 16. Officials concerned.

For information and necessary action.

DIRECTOR GENERAL HEALTH SERVICES K.P.PESHAWAR 5-11-2018

Due to retirement of Honorable Chair
The Tribunal is non functional Merefore in
Case is adjourned to come up for a
Same on 21-12-2018

2018

Appellant absent. Learned counsel for the appellant absent. Adjourn. To come up for preliminary hearing on 29.01.2019 before S.B

کری Member

29.01.2019

Counsel for the appellant Hazrat Ullah present. Preliminary arguments heard. It was contended by learned counsel for the appellant that the appellant was serving as Computer Operator in Health Department. He was transferred from Government Sifwat Ghayur Shaheed Memorial Hospital Peshawar to Moulvi Ameer Shah Memorial Hospital Peshawar vide order dated 15.06.2017. It was further contended that after completing his normal tenure, the appellant was again transferred from Moulvi Ameer Shah Memorial Hospital Peshawar to Sarhad Hospital for Psychiatric Diseases Peshawar on administrative ground vide order dated 31.05.2018 therefore, the appellant was transferred without completing his normal tenure and the said order is also against the Transfer Posting Policy and liable to be set-aside. It was further contended that the appellant also filed departmental appeal but the same was rejected on 11.06.2018 hence, the present service appeal.

The contention raised by the learned counsel for the appellant needs consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days thereafter, notice be issued to the respondents for written reply/comments for 18.03.2019 before S.B.

(MUHAMMAD AMIN KHAN KUNDI) MEMBER

Form- A FORM OF ORDER SHEET

| Court of | | |
|----------|-----------------|----|
| •• | . | |
| Case No | 945 /201 | L8 |

| S.No. | Date of order proceedings | Order or other proceedings with signature of judge |
|-------|---------------------------|--|
| 1 | 2 | 3 |
| 1- | 31/07/2018 | The appeal of Mr. Hazrat Ullah presented today by Mr. Noor |
| | · | Rahim Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. |
| - | 1-8-2018 | REGISTRAR 31 7 18 |
| 2- | | This case is entrusted to S. Bench for preliminary hearing to |
| | | be put up there on 17-8-2-18 |
| | | |
| | | CHAIRMAN |
| | | |
| | | |
| | | |
| 1 | 7.08.2018 | Neither appellant nor his counsel present. Case to |
| | | come up for preliminary hearing on 09.10.2018 before |
| | | S.B. |
| | | Chairman |
| | - | |
| - | 09.10.2018 | Appellant Hazratullah alongwith his counsel Mr. Noor Rahim, Advocate present and made a request for adjournment. Granted. To come up for preliminary |
| | | hearing on 05.11.2018 before S.B. |
| | | Chairman |
| | | |

BEFORE HYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Affeal No. 945/2018

Hazrat Ullah S/o Zard Ali Khan R/o Presently Computer Operator, BPS-16, Sarhad Hospital for Psychiatric Disease Peshawar

.....Appellant

VERSUS

Government of Khyper Pakhtunkhwa others

.....Respondents

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| 3 | Addresses of the parties | | 8 | |
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| 5 | Explanation and reply | В | 10-11 | |
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| 7 | Copy of Transfer Order dated 31-05-2018 | D | 13 -14 | |
| 8 | Copy of Departmental Appeal and order | E | 15-20 | |
| 9 | Copy of Inquiry Report and statement appellant | F | 21 - 39 | |
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Dated: 31/07/2018

Appellant

Through

Noor Rahim Advocate, Advocate High Court.

_41.8__

Advocate High Court.

BEFORE HYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

SERVICE APPEAL NO. 945 /2018

Hazrat Ullah S/o Zard Ali Khan R/o Presently
Computer Operator, BPS-16, Sarhad Hospital for
Psychiatric Disease Peshawar

Khyber Pakhtukhwa
Service Tribunal

Diary No. 1207

Dated 31-7-20/8

.....Appellant

VERSUS

- 1) Government of Khyper Pakhtunkhwa through. Secretary Health Khyber Pakhtunkhwa, Peshawar.
- 2) Director General Health Services Khyber Pakhtunkhwa, Peshawar
- 3) Medical Superintendent Molvi Amir Shah Memorial Hospital Peshawar.

Fledto-day

Registran

Respondents

APPEAL UNDER SECTION 4 OF
THE NWFP / KHYBER
PAKHTUNKHWA SERVICE
TRIBUNAL ACT 1974 AGAINST
THE IMPUGNED TRANSFER

भाग श

... OCNED TRANSFER

ORDER DATED 31-05-2018

PASSED BY RESPONDENT NO.2

AND AGAINST THE APPELLAT

ORDER DATED 20-07-2018

PASSED BY RESPONDENT NO.1

WHEREBY DEPARTMENTAL

APPEAL OF THE APPELLANT

WAS REJECTED ON NO GOOD

GROUNDS.

PRAYERS:-

(

ON ACCEPTANCE OF THIS
APPEAL THE IMPUGNED
ORDERS DATED 31-05-2018
PASSED BY RESPONDENT NO.2
AND ORDER DATED 20-07-2018
PASSED BY RESPONDENT NO.1
(DEPARTMENTAL APPEAL) MAY
KINDLY BE SET ASIDE AND
APPELLANT MAY KINDLY BE
POSTED AS COMPUTER
OPERATOR BPS-16 IN MOLVI
AMIR HOSPITAL PESHAWAR.

RESPECTED SHEWETH:

()

- 1) That the appellant is the regular employee of Health Department and for the last one year he worked as computer operator BPS-16 at Molvi Amir Shah (Order is Attached).
- 2) That some baseless allegation was leveled by respondent No.3 against the appellant and explanation was called where after reply to the explanation was given to the respondent No.3. (Copy enclosed).
- 3) That vide office order dated 4275/MS/MASM Hospital dated 21-05-2018 issued by respondent No.3 the appellant relived from the hospital and was directed to report to the office director General Health Service (Copy enclosed).
- 4) That vide impugned order dated 31-05-2018 issued by respondent No.2 the appellant was transfer to Sarhad Hospital for Psychiatric Diseases Peshawar. (Copy enclosed).

- 5) That the appellant prefer appeal to the respondent No.1 where after comments was called from respondent No.2 and thereafter respondent No.1 vide order dated 20-07-2018 departmental appeal was regretted (Copy of departmental appeal and impugned order are enclosed).
- 6) That the appellant have no other remedy except to file the present appeal on the following amongst the others ground.

Grounds:-

1

- a. That transfer order passed by respondent No.2 is void and illegal and is liable to be cancel.
- b. That inquiry conducted by respondents and allegation level there in is totally concocted one rather moreover the appellant have no concern or connection with the account section, statement of appellant to the inquiry committee is self explanatory but the

inquiry committee has given a deaf ear to the statement of appellant and reported the matter to the respondent against the appellant. (Copy of inquiry and statement of appellants and other documents are attached).

- c. That both the impugned orders passed respondents is on no good ground and passed only on administrative ground.
- d. That impugned transfer order passed by respondent No.2 is during election 2018 which is clear cut violation of notification dated 04-06-2018 issued by Election Commission of Pakistan.
- e. That the appellant was a devoted employees and the administration fully trusted upon the appellant that is why appreciation certificate was awarded to him (copy enclosed).
- f. That transfer order passed by respondent No.2 is arbitraly and is liable to be cancel.
- g. That any other grounds will be argu at the time of arguments.

it is therefore, very humbly prayed that on acceptance of this appeal both the impugned order may kindly be set aside an appellant may kindly be order to be posted at Molvi Amir Shah Memorial Hospital Peshawar.

Appellant

Through

Noor Rahim Advocate, Advocate High Court.

NOTE:

A.

No other appeal of similar nature has been filed by the appellant before this august court.

ADVOCATE.

Dated: 31 /07/2018

BEFORE HYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Hazrat Ullah S/o Zard Ali Khan R/o Presently Computer Operator, BPS-16, Sarhad Hospital for Psychiatric Disease Peshawar

VERSUS

Government of Khyper Pakhtunkhwa others

.....Respondents

AFFIDAVIT

I HAZRAT ULLAH S/O ZARD ALI KHAN R/O
PRESENTLY COMPUTER OPERATOR, BPS-16,
SARHAD HOSPITAL FOR PSYCHIATRIC
DISEASE PESHAWAR do solemnly affirm and declare on oath that the contents of this appeal are correct and nothing has been concealed or mis-stated from this august court.

DEPONENT.

IDENTIFIED BY:

1

Noor Rahim
Advocate High Court
Peshawar.

ATTESTED

BEFORE HYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Hazrat Ullah S/o Zard Ali Khan R/o Presently Computer Operator, BPS-16, Sarhad Hospital for Psychiatric Disease Peshawar

.....Appellant

VERSUS

Government of Khyper Pakhtunkhwa others

.....Respondents

ADDRESSES OF THE PARTIES

Appellant:

Hazrat Ullah S/o Zard Ali Khan R/o Presently Computer Operator, BPS-16, Sarhad Hospital for Psychiatric Disease Peshawar

RESPONDENTS:

- 1. Government of Khyper Pakhtunkhwa through. Secretary Health Khyber Pakhtunkhwa, Peshawar.
- 2. Director General Health Services Khyber Pakhtunkhwa, Peshawar
- 3. Medical Superintendent Molvi Amir Shah Memorial Hospital Peshawar

.....Respondents

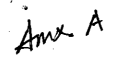
Dated: 31/07/2018

Appellant

Through

Noor Rahim Advocate, Advocate High Court.







DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR

F-Mail Address: mefpdghygyahoo ann office Phil 091-9210269 #3 Exchange# 091-9210187, 9210196 Fax #. 091-9210230

OFFICE ORDER

As approved by the competent authority, Mr. Hazrat Ullah Computer Operator attached to Flovt: Sifwat Ghayur Shaheed Memorial Hospital Peshawar is hereby transferred and posted at Moulvi Ameer Shah Memorial Hospital Peshawar against the vacant post of Computer Operator in the interest of public service with immediate effect.

Arrival/departure should be submitted to this Directorate for record.

Sd/xxxxxxx

DIRECTOR GENERAL HEALTH SERVICES, K.P.K PESHAWAR. Dated / 5 - 6 - /)

No/2366-70 /Personnel

Copy forwarded to the:-

- 1. Accountant General Khyber Pakhtunkhwa Peshawar.
- 2. M.S Moulvi Ameer Shah Memorial Hospital Peshawar.
- 3. M.S Govt: Sifwat Ghayur Shaheed Memorial Hospital Peshawar.
- 4. PA to DGHS, Khyber Pakhtunkhwa Peshawar.
- Official concerned.

For information and necessary action.

ASS TANT DIRECTOR (P-II)

DIRECTORATE GENERAL HEALTH SERVICES, K.P.K PESHAWAR. \

ATTESTED



Dated Peshawar the d 1/05 /2018

OFFICE OF THE MEDICAL SEVERATIONS MOULY) AHEER SHAH GADEI RANDISM HOSPITAL G.T. ROAD FESHANAE Exchange# Fax#

AMX B

Mr. Hazrat Ullah

Computer Operator MASM Hospital

Peshawar.

Subject:

EXPLAINATION.

Memo

It has been concerned with great concern that you admitted Medical Bills in respect of Dr. Muhammad Ali & Mr. Rehmat Shah Pharmacist without Signature of the undersigned and without proper way.

Further more you are performing in peads unit of this Hospital while continuously making interference in Administration affairs particularly in Accounts Matters which is against the principals of service.

You are directed to explain your position within 03 days after the receipt of this letter, as to why disciplinary action should not be taken against you under government rules.

> MEDICAL SUPERINTENDENT MONLY ANTEEN SHAH MEMORIAL

/ MS/ MASM Hospital

Copy forwarded to:

- 1. Director General Health Services Khyber Pakhtunkhwa Peshawar.
- 2. DMS Admin MASM Hospital Peshawar.
- 3. HOD Peads MASM Hospital Peshawar.
- 4. Office Assistant MASM Hospital Peshawar.

MEDICAL SUPERINTENDENT MOULVI-AMEER SHAH MEMORIAL HOSPITAL PESHAWAR

The Medical Superintendent, Moulvi Ameer Shah Memorial Hospital, Peshawar (11



SUBJECT: REPLY TO EXPLANATION

Sir,

Reference explanation No. 4274/MS/MASM Hospital Dated 21/05/2018, with humble request and profound submission, it is stated:-

- That on 18.5:2018 at about 12:00pm. Dr. Muhammad Ali, Ex-Medical Superintendent and Dr. Rehmat Shah, Pharmacist, directed me to take their bills to the Accountant General office, as they had already completed all the legal/ codal formalities.
- 2. That both the aforementioned doctors are/ were my senior officers, therefore, I, in compliance with their directions, submitted their bills in Accountant General office Peshawar, evident from statements of the aforementioned doctors, annex herewith.
- 3. That, admittedly, I am working in the Paeds Unit of the hospital and always performed my officials duties with zeal and devotion, without a single complaint either from the public/ patients or the hospital administration, rather in my entire career since 2012, not a single complaint had even been made/ received with regard to my professional duties, evident from my outstanding ACRs/ appreciation certificates.
- 4. That, so far as signature of your honor on the bills in question is concerned, complete bills from all aspects were handed over to me by the said officer for onward submissions to Accountant General office Peshawar and I provided them my services due to an obedient subordinate, even otherwise I did not compromise on my official duties, needless to add that the said bills have duly been routed through your office concerned staff, besides singed by your honor, as DDO, hence the explanation 21.5.2018 deserves to be withdrawn, so as to avoid untoward situation and further complications.

It is, therefore, most humbly requested that on acceptance of instant reply, the reference mentioned explanation letter dated 21.5.2018 may be withdrawn in the best interest of justice and equity.

Dated: 23/05/2018

Mr. Hazra Ullah Khan,

Computer Operator Moulvi Ameer Shah Memorial Hospital, Peshawar

ATTESTED





DEFICE OF THE MEDICAL SUPERINTENDENT MOULVI AMEER SHAH

MEMORIAL HOSPITAL PESHAWAR

Hesiston, in Exchange#

091-922535.

OFFICE ORDER

Due to illegal interference in Accounts & Administrative matters M. 'Hazrat Ullah Computer Operator (BPS-16) of Moulvi Ameer Shah Memori Hospital Peshawar is hereby relieved from this hospital on Administrative Grounds with immediate effect and he is directed to report to the office of th Directorate General Health Services, Khyber Pakhtunkhwa, Peshawar for furthe posting.

> MEDICAL SPECIES, P. CO. MOULVI AMEER SHAR MIMORIAL HOSPITAL PESHAWAR

Copy forwarded to the: -

Dated Peshawar the 21/05/2018

1. Accountant General Khyber Pakhtunkhwa, Peshawai.

2. Director General Health Services, Khyber Pakhtunkhwa, Peshawar. with the request to transfer/post the above mentioned official to a hard area.

3. All DMSs, MASM Hospital Peshawar

4. Account Section MASM Hospital Peshawar

5. Mr. Hazrat Ullah Computer Operator MASM Hospital Peshawar

6. Record File

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DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR

E-보2로 Address: nwfpdghs@yahoo.com office Ph# 091-9210269 은 Exchange# 091-9210187, 9210196 Fax # 091-9210230

OFFICE ORDER

(13)

pma.D

As approved by the competent authority, the following posting/ transfer of Computer Operators are hereby ordered on administrative grounds with immediate effect:-

| ~ • • • | | | | |
|----------------|---|--|--|---------------------------------|
| S.No | Name of Official | From | To | Pomorte |
| 01. | Mr. Hazratullah Khan Computer Operator | Moulvi Ameer Shah Memorial Hospital Peshawar | Sarhad Hospital for Psychiatric Diseases Pesnawar. | Remarks Against the vacant post |
| 02. | Mr. Laeeq Ahmad Computer Operator | Under transfer to Govt: Naseerullah Khan Babar Memorial Hospital Peshawar | | Vice S. No. 91 |

Nb: They should comply the orders in letter & spirit.

No. 4783-89 Personnel

SERVICE

DIRECTOR GENERAL HEALTH SERVICES, K.P.K, PESHAWAR. Dated ______3/__/05/2018.

Sd/xxxxxxxxx

Copy forwarded to the:-

Accountant General Khyber Pakhtunkhwa Peshawar.

2. MS Sarhad Hospital for Psychiatric Diseases Peshawar.

3. MS Moulvi Ameer Shah Memorial Hospital Peshawar

4. MS Govt: Naseerullah Khan Babar Memorial Hospital Peshawar.

5. PA to DGHS, Khyber Pakhtunkhwa Peshawar.

6. Mr. Hazratullah Khan Computer Operator.

7. Mr. Laeeq Ahmad Computer Operator.

For information and necessary action.

ADDITIONAL DG (HRM)

DIRECTORATE GENERAL HEALT SERVICES, K.P.K PESHAMAR

ATTESTED





OFFICE OF THE MEDICAL SUPERINTENDENT MOULVI AMEER SHAH MEMORIAL HOSPITAL PESHAWAR

No. 4327 MS/MASM Hospital Copy Forwarded to:-

Dated 01 05 : .

- 1. Director General Health Services, Khyber Pakhtunkhwa Peshawar
- 2. Medical Superintendent Sarhad Hospital Psychiatric Diseases Peshawar
- 3. Accountant General Khyber Pakhtunkhwa Peshawar
- 4. All DMSs MASM Hospital Peshawar
- All HODs MASM Hospital Peshawar
- 6. Office Assistant MASM Hospital Peshawar.
- 7. Mr. Hazratullah Computer Operator for information with the array M.S Sarhad Hospital psychiatric Disease as you have already test. Hospital.
- 8. Account Section to stop his salary immediately

MEDICA STATES STATE AT HOSPITAL PESHAWAR

The Secretary to Government of Khyber Pakhtunkhwa, Health Department,

Peshawar

APPEAL FOR CANCELLATION OF "TRANSFER SUBJECT: ADMINISTRATIVE GROUND"

Respected Sir,

It is stated that I am working as Computer Operator in Moulvi Ameer Shah Memorial Hospital. I served with Medical Superintendents remained in the said hospital including Dr. Muhammad Saleem Khan. The Medical Superintendents in recognition of my dedication, honesty and meritorious services during their respective tenure, awarded me appreciation certificates.

During tenure of Dr. Muhammad Saleem Khan certain actions were taken against corrupt elements of the hospital during his tenure. Being part of his team the affected elements turned against me resorting to all the underhand methods at their disposal for my expulsion from this hospital. As they could not find any thing objectionable or illegal they resorted to backbiting and back stabbing. On the arrival of the sitting Medical Superintendent to the Moulvi Ameer Shah Memorial Hospital, Peshawar those elements turned him against me. The sitting Medical Superintendent without knowing or judging me, my background and history of service, immediately issued me explanation for reasons which are as such untenable if subjected to the light of logic or laws e.g. I was directed to explain my position regarding the bills of Dr. Muhammad Ali, Ex-MS and Dr. Rehmat Shah, Pharmacist - Moulvi Ameer Shah Memorial Hospital, Peshawar, which I had laken to the Accountant General, Khyber Pakhtunkhwa office after my official duty timings in my personal capacity. How could I refuse request of the persons who had been my seniors.

Further I was asked to explain my position with regard to interference in accounts and administration. I am Computer Operator in Paeds Unit and have nothing to do with accounts of the MASM Hospital. Whereas, MS himself is the Chief Administrator of the hospital how can I interfere in his administration. I was given three days times to explain my position. But before, that on the same date I was relieved for DG Health Services office on "Administrative Grounds" without either waiting for stipulated three days time for my reply or assigning any other reason which was not

cormally communication to me. I immediately approached the DG Health who verbally ancelled my relieving orders and personally guaranteed my antecedents and character ordering me that I should serve in Medical Superintendent office — MASM Hospital. While serving there for five days an inquiry was instituted on abstract grounds "misunderstanding between me and the Medical Superintendent". Nothing in written was communicated to me regarding the ToRs of the said inquiry. I was verbally told to cooperate as and when the inquiry team demands. During proceedings of the said inquiry I was verbally told that another inquiry against me regarding cheques distribution had already conducted, completed and submitted to DG Health office, without my knowledge or statement. As I had nothing to do with these issues, so I cooperated in all the legal proceedings taking it as pressure and blackmail tactics. During these inquiry proceedings! was transferred to Mental Hospital for Psychiatric Diseases, Peshawar on 31/05/2018 — the day of the notification of the Election Commission. As few days later my salary was blocked.

I was allotted two rooms in the Lady Doctor Hospital w.e.f. 07.07.2017. I shifted my family into those rooms. I enrolled my three kids in a nearby School. Various allegations were leveled against me regarding those rooms but nothing was found.

The purpose of the present manoeuvre of explanation, relieving, inquiry and transfer and salary blockage is to punish me for working honestly with the preceding heads of MASM Hospital, Peshawar honestly and not compromising integrity of my character.

Had there been any substance in allegation and explanations against me I would have been and should have been punished earlier but every thing is based on personal grudges. The treatment that is meted out to me smacks of melafidies as nothing is proven against me; nothing has been established against me; and above all I have not been heard in person; yet I have been transferred and my salary has been blocked and that also on administrative grounds which necessitate prior disciplinary action based on solid legal grounds.

The purpose of this whole exercise is to evict me from the Lady Doctor Hostel there by disturbing education of my children, and depriving them of the opportunity to avail good education and grooming.



There is no charge of ill discipline, misconduct, gross negligence, misbehaviors, impertinence, irreverence or embezzlement so far against me. Yet I am served with explanation, relieved, subjected to multiple inquiries on abstract grounds, salary blocked and ultimately transferred on administrative grounds.

I request that my transfer order on administrative ground which is unsubstantiated by valid reason and uncorroborated by solid proofs, smacks of melafidies, and therefore may be cancelled/ revoked in furtherance of the cause of justice.

i will be grateful.

Dated: 11/06/2018

Sincere(y yours,

Mr. Hazrat Hah Khan, Computer Operator Moulvi Ameer Shah Memorial Hospital, Peshawar

0334-9662930

ATTESTED

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GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

No. SOH-III/8-89/2018(Hazrat Ullah Khan) Dated the Peshawar 02nd July, 2018

То

The Director General,

Health Services Khyber Pakhtunkhwa,

Peshawar.

SUBJECT:

APPEAL FOR CANCELLATION OF TRANSFER ORDER ON ADMINISTRATIVE

GROUND.

I am directed to refer to the subject noted above and to enclose herewith a copy of self-explanatory appeal received from Mr. Hazrat Ullah Khan, Computer Operator, Moulvi Ameer Shah Memorial Hospital, Peshawar for views/comments & report please.

Encl: As above.

Endst: even no & date.

Copy forwarded to:-

PS to Secretary Health, Khyber Pakhtunkhwa.

Section Officer-III

Section Officer-III



DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR honcom office Phil 091-9210269 19 Exchangoli 091-9210187, 9710196 fax ii 091-9210230 4/07/2018



To,

The Secretary to Govt: of

Khyber Pakhtunkhwa Health

/Personnel

Department Peshawar.

Attention:

Section Officer-III

Subject:

ORDER ON TRANSFER CANCELLATION OF **FOR** APPEAL

Dated: __

<u>ADMINISTRATIVE GROUND.</u>

Dear Sir

Kindly refer to your letter No. SOH-III/8-89/2018(Hazrat Ullah Khan) dated 02.07.2018 on the subject noted above.

I have the honour to state that Mr. Hazratullah Computer Operator BS-16 was transferred from Moulvi Ameer Shah Memorial Hospital Peshawar in light of MS MASM Hospital Peshawar vide Office order bearing Endst: No. 4275/MS/MASM Hospital dated 21.05.2018 (copy attached) wherein the Official was involved in illegal interference in Accounts and Administrative matters relieved on Administrative Grounds.

The said Official was exchanged with Mr. Laeeq Ahmad Computer Operator vide this Directorate Office Order bearing Endst: No. 4783-89/Personnel dated 31.05.2018 (copy attached).

MS MASM Hospital Peshawar wrote to this Directorate for taking Official files illegally by the above named Official an Enquiry Committee was constituted vide Office order No. 7607-12/E-I dated 31.05.2018 as well as another Enquiry Committee was constituted vide Office Order No. 5010-13/Personnel dated 13.06.2018 (copies attached) but findings of the enquiry committees are not yet arrived.

On the basis of the above charges the Official was transferred on Administrative Ground and his appeal may kindly be regretted.

ADDITIONAL ØG (HRM) DIRECTORATE GENERAL HEALTH SERVICES, K.P PESHAWAR.

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To be substituted for the same No. and date

OFFICE ORDER:

Dr. Gul Muhammad, District Health Officer, Peshawar, Dr. Ikramullah, Director Admin, Mr. Naeem, Drug Inspector and Mr. Muhammad Irshad, Assistant, Director Ministeriai, DGHS Office, Peshawar are hereby nominated to conduct enquiry pertaining to misunderstanding between Medical Superintendent and Mr. Rahmat Shah Pharmacist and Mr. Hazrat Ullah Computer Operator of Molvi Amee Shah Memorial Hospital, Peshawar and submit report within 03 days positively.

No. 7607-12 /E-1

Dated Peshawar the 31 /05/2018

Copy forwarded to the:

1. District Health Officer, Peshawar for information and necessary action.

2. Medical Superintendent, Molvi Ameer Shah Memorial Hospital, Peshawar.

- 3. Dr. Ikramullah, Director Admn, DGHS Office, Reshawar for information and necessary action.
- 4. Mr. Naeem, Drug Inspector, DGHS Office, Peshawar.
- /5. Muhammad Irshad, Assistant Director Ministerial, DGHS Office, Peshawar for information and necessary action.
- 6. PS to Secretary Health Khyber Pakhtunkhwa, Peshawar.

7. PA to Director General Health Services Khyber Pakhtunkhwa, Reshawar.

DIRECTION GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

ATTESTED

The Director General Health Services FINTLY Khyber Pakhtunkhwa, Peshawar ENQUIRY REPORT. Subject: Sir, Reference to my previous letter NO.4275/MS MASM Hospital dated the Hazrat Ullah computer operator Moulvi Ameer Shah Memoria Hos[ital was relieved on charges of illegally taking official files(bills) from Admir Office of Moulvi Ameer Shah Memorial Hospital Peshawar and later on entertainin the said bijls in official register himself in Accountant General Office Peshawar. Now, the enquiry report of 28 cheques, sent by your good office submitted for further necessary action. Howtel allow

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OFFICE OF THE MEDICAL SUPERINTENDENT

MOULVI AMEER SHAH MEMORIAL HOSPITAL, PESHAWAR

O. 4316 /MS/MASM HOSPITAL, PESHAWAR Dated 39/5/2017

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The Director General Health Services Khyber Pakhtunkhwa;

Peshawar

Subject:

ENQUIRY REPORT.

Sir

Reference to my previous letter NO.4275/MS MASM Hospital dated 21/05/2018, the Hazrat Ullah computer operator Moulvi Ameer Shah Memorial Hos[ital was relieved on charges of illegally taking official files(bills) from Admin Office of Moulvi Ameer Shah Memorial Hospital Peshawar and later on entertaining the said bills in official register himself in Accountant General Office Peshawar.

Now, the enquiry report of 28 cheques, sent by your good office is submitted for further necessary action.

Moulvi Ameer Shah Memorial Hospital Peshawar

28.5.18

ATTESTED

on Beek det John John Do Merily Report 21.5

The Medical Superintendent

Moulvi Ameer Shah Memorial Hospital

Peshawar.



Subject: - ENQUIRY REPORT ON COMPLAINT OF MR. ABRAR AHMED

OFFICE ASSISTANT REGARDING MR. HAZRAT ULLAH

COMPUTER OPERATOR MASM HOSPITAL PESHAWAR

Reference to letter no.4800/MS/MASM Hospital dated 26-5-18. The enquiry report follows as below;

Background: -

As per statement of Abrar Ahmad Office assistant, Mr. Hazratullah Computer Operator has been under notice of administration to be involved in account matters /official financial affairs without any legal authority. He has been dealing with firms / companies representatives for making, processing and receiving of bills/Cheque: of the qualified firms from Accountant General Khyber Pakhtunkhwa, Peshawa. He without informing the Office assistant has received cheques and directly issued to people/ firms. Thus depriving Accounts Office Assistant of his official authority and maintenance of traceable record of official financial matters for future correspondence. This act on part of Mr. Hazratullah shows to be involved in commission and other benefits personally. Moreover he lives on premises of hostital and has occupied three rooms but not paid a single penny in respect of hostel dues since 2014 as well as electricity, gas and AC charges. This is a Lady Doctor Hostel and he is illegally occupied as he is not a lady as well as not a doctor too thus it doesn't entitle him at any way. Moreover reports of three male outsiders from Bannu have been residing with Hazrat Ullah. Rumours are that they are charged Rs.10000/month for the room. Close liaison with Dr.Saleem X-Medical Superintendent of this hospital has empowered him beyond limits.

He is also involved in issuing NOCs to officials off the record of this hospital on its official letter heads.

He is under report to the DGHS for his rude, harsh, abusive behavior with the DMS Dr.Rizwan Ullah in the presence of staff. He used to be staying till late hours at administration for keeping knowledge of all official matters.

Recently an open enquiry has been launched by the Anticorruption department to probe into the matters of ambiguity relating to hospital matters against Hazrat Ullah hostel rooms and Dr. Saleem regarding Moulvi Ameer Shah Hospital matters.

Mr.Hazrat Ullah computer operator has been surrendered to DGHS for further posting so his statement could not be recorded.



Observation: -



Mr. Hazrat Ullah primarily took cash book from Mr. Abrar Ahmad accounts office assistant by deception and he entered his desired cheques twenty eight in number. Then he went to the AG, Peshawar office and also entered the numbers in Office Register for cheques particularly for official use of AG, Peshawar illegally and beyond the knowledge of concerned hospital officials.

Mr. Hazrat Ullah computer operator is already under report for his misconduct and Misbehavior with Dr. Rizwan Ulah DMS. Hazrat Ullah is a rude person by nature and his behavior with fellow staff, seniors and juniors is totally unprofessional, non cordial, and derogatory attitude has disturbed the whole atmosphere of this hospital as he has become a threat to almost every one working in this hospital.

Recommendation:-

- a. Mr. Hazrat Ullah is found guilty on his part to overstep into official matters and try to manipulate the official process and influence in his benefit/beneficiaries.
- b. He should be relieved immediately from the hospital as he has become a threat to the smooth running of official hospital matters and should be sent to home district according to his domicile.
- c... In his presence due to his attitude neither the hospital nor other departments can work on its full strength.

DR. Fayyaz Ali

Chairman Enquiry Committee

MASM Hospital Peshawar

Mr. i Mar Qadir

Member Enquiry Committee

ATTESTED

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DR. Kashif Uddin

Member Enquiry Committee

The Enquiry Committee

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<u>Subj</u>:

Statement regarding the enquiry of Mr.Hazrat Ullah Computer Operator MASM Hospital, Peshawar.

It is stated that Mr. Hazratullah Computer Operator has been under notice of administration to be involved in account matters /official financial affairs without any legal authority. He has been dealing with firms / companies representatives for making, processing and receiving of bills/Cheques of the qualified firms from Accountant General Khyber Pakhtunkhwa, Peshawar. He without informing the Office assistant has received cheques and directly issued to people/ firms. Thus depriving Accounts Office Assistant of his official authority and maintenance of traceable record of official financial matters for future correspondence. This act on part of Mr. Hazratullah shows to be involved in commission and other benefits personally. Moreover he lives on premises of hospital and has occupied three rooms but not paid a single penny in respect of hostel dues since 2014 as well as electricity, gas and AC charges. This is a Lady Doctor Hostel and he is illegally occupied as he is not a lady as well as not a doctor too thus it doesn't entitle him at any way. Moreover reports of three male outsiders from Bannu have been residing with Hazrat Ullah. Rumours are that they are charged Rs.10000/month for the room. Close liaison with Dr.Saleem X-Medical Superintendent of this hospital has empowered him beyond limits.

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ATTESTED

Mr.Abrar Ahmad
Office Assistant
MASM Hospital, Peshawar
26.05-12

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Statement regarding the enquiry of Mr. Hazrat Ullah Computer Operator MASM Hospital, Peshawar.

It is stated that Mr. Hazratullah Computer Operator has been under notice of administration to be involved in account matters /official financial affairs without any legal authority. He has been dealing with firms / companies representatives for making, processing and receiving of bills/Cheques of the qualified firms from Accountant General Khyber Pakhtunkhwa, Peshawar. He without informing the Office assistant has received cheques and directly issued to people/ firms. Thus depriving Accounts Office Assistant of his official authority and maintenance of traceable record of official financial matters for future correspondence. This act on part of Mr. Hazratullah shows to be involved in commission and other benefits personally. Moreover he lives on premises of hospital and has occupied three rooms but not paid a single penny in respect of hostel dues since 2014 as well as electricity, gas and AC charges. This is a Lady Doctor Hostel and he is illegally occupied as he is not a lady as well as not a doctor too thus it doesn't entitle him at any way. Moreover reports of three male outsiders from Bannu have been residing with Hazrat Ullah. Rumours are that they are charged Rs.10000/month for the room. Close liaison with Dr.Saleem X-Medical Superintendent of this hospital has empowered him beyond limits.

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I started receiving cheques from Accountant General, Khyber Pakhtunkhwa, Peshawar office only when I was duly authorized by the Then Medical Superintendent -Moulvi Ameer Shah Memorial Hospital, Peshawar (Copy of authority attached). The reason for such authorization was that accounts section staff namely Mr. Altaf Qadir had committed fraud by affixing fake signature of the Then Medical Superintendent - Moulvi Ameer Shah Memorial Hospital, Peshawar on the salary sources. Accountant General, Khyber Pakhtunkhwa office put observation on those fake signatures by encircling and directing that those fake signatures should be matched with specimen signature (copies attached). The Medical Superintendent - Moulvi Ameer Shah Memorial Hospital, Peshawar was on Ex-Pakistan leave at that time. This fraud was brought into his noticed. He got extremely annoyed on this breach of trust by his subordinates in his absence. He issued letter to Mr. Shah Jehan, Office Assistant and Mr. Altaf Qadir, Junior Clerk of Accounts section admonishing them for keeping him in the dark in connection with the said fraud of lake signature (copy attached). Thereafter, he authorized me in writing to obtain cheques from Accountant General, Khyber Pakhtunkhwa office as he cold not repose financial trust in any one else as he started. The said Medial Superintendent may be personally approached for verification of this statement. The certificates issued by Medical Superintendent office are self explanatory (copies attached).

As the Medical Superintendent — Moulvi Ameer Shah Memorial Hospital, Peshawar trusted me for my honesty and loyalty to service, the staff that were corrupt and caught red handed turned against me. They determined to penalize me by expelling me from this hospital. They resorted to underhand methods by approaching Medical Superintendent in an effort to turn him against me As Dr. Muhammad Saleem Khan had caught them red handed so he did not pay heed to their crabbings against me. As these pressure tactics did not work on me they waited for the opportune moment to strike. Before I could expose them formally, they approached the new Medical Superintendent as soon as Dr. Muhammad Saleem khan relinquished charge. As they could not level allegation of corruption or embazzlement against me, so they portrayed me, before the new Medical Superintendent, as the sole problematic employee of this hospital. The Medial Superintendent, not knowing about me, my background, service history, took

their advice for granted and started taking action against me on minor grounds. As the conspirators have a history of corruption and fakery such as the 2017 case of drawing hefty amounts from Accountant General, Khyber Pakhtunkhwa office on the fake signatures on behalf of Director General, Khyber Pakhtunkhwa (copy attached). They are trying to either hush me in complicity or out rightly expel me from this hospital. As I cannot be accomplice to corrupt practices at any cost. Therefore, I am ready to fight my legal fight to the logical end at all levels.

Mr. Hazrat Ullah Khan, Computer Operator (BPS-16) Moulvi Ameer Shah Memorial Hospital, Peshawar

Statement for Muly Constituted by Deptt. Mel MO. 7607-12/E-1 Doctor 3/18

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STATEMENT



Sir,

On 18.5,2018 - Friday (last working day of the month) at about 12:00pm Dr. Muhammad Ali, Ex-Medical Superintendent and Dr. Rehmat Shah, Pharmacist directed me to take their bills after duty timing, to the Accountant General, Khyber Pakhtunkhwa office. The bills were complete in all respect, as they stated. Both being my seniors. I obeyed their orders and submitted their bills in the Accountant General, Khyber Pakhtunkhwa office accordingly. Written statements of Dr. Muhammad Ali, Ex-MS and Dr Rehmat Shah, Pharmacist - Moulvi Ameer Shah Memorial Hospital, Peshawar to that effect are attached herewith. As per their statements they had completed all the legal formalities regarding their bills i.e. the bills were initialized by concerned account staff; they were singed by Medical Superintendent/ DDO - Moulvi Ameer Shah Memorial Hospital, Peshawar; office copies of the bills were detached and retained in the account section; only original were given to me by Dr, Muhammad Ali, Ex-MS and Dr, Rehmat Shah, Pharmacist for onward submission to Accountant General, Khyber Pakhtunkhwa office. At Accountant General office I entered those bills in the register and handed those to Mr. Faroog Shah - Peon of Account Section of Moulvi Ameer Shah Memorial Hospital, Peshawar who further submitted the bills at the concerned counter of the Accountant General office in return gave token to the said peon in respect of those bills. The same token bore numbers of five (05) more bills in addition to the two bills of Dr. Muhammad Ali and Dr. Rehmat Shah (copy of token attached).

I rendered this service of taking bills to the Accountant General office in my personal capacity for my seniors i.e. Dr. Muhammad Ali, Ex-Medical Superintendent and Dr. Rehmat Shah. In this respect I have not touched any office or office staff of Moulvi Ameer Shah Memorial Hospital, Peshawar let alone any undue interference in any office/ section or function.

On the coming Monday – 21.05.2018 I was issued an explanation bearing No. 4274/MS/MASM Hospital Dated 21.05.2018 from the office of the Medical Superintendent - Moulvi Ameer Shah Memorial Hospital, Peshawar regarding those bills and interference in accounts and administration soliciting reply within three (03) days. On the same day I was relieved to Directorate General, Khyber Pakhtunkhwa office vide office order No. 4275/MS/MASM Hospital Dated 21.05.2018 (copy attached) without waiting for reply in connection with the explanation. My relieving order was not formally communicated to me. As soon as I came to know about the said relieving order through informal sources I immediately approached the DG Health office regarding the melafidies. The DG Health verbally cancelled my relieving order in a meeting with him in his office and directed me to do my duties as Computer Operator in office of the Medical Superintendent - Moulvi Ameer Shah Memorial Hospital, Peshawar. I immediately resumed my duties there. After doing duties for three days in the said office and two days at the Gynae OPD counter as directed by the Medical Superintendent, I came to



know through informal sources that once again I have been transferred to Mental Hospital for Psychiatric Diseases, Peshawar on administrative ground (copy attached) I again approached the DG Health regarding the melafidies contained in the word "Administrative Ground". The DG Health directed me to resume my duties in the Moulvi Ameer Shah Memorial Hospital, Peshawar as per previous practice; and that he will further probe my case; and will decide it accordingly. Since then I am doing duty at Moulvi Ameer Shah Memorial Hospital, Peshawar.

Mr. Hazrat Ullah Khan, Computer Operator (BPS-16) Moulvi Ameer Shah Memorial Hospital, Peshawar

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| | Medical Charges \ Rest and Recreation | n Allowance | , | | 4 | 635 | . | | | |
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ATPESTED





GOVERNMENT OF KHYBER PAKHTUHKHWA HEALTH DEPARTMENT

Dated Peshawar, the 24th April, 2018

No. SOB-II/HD/1-65/MRC: Sanction of the Government of Khyber Pakhtunkhwaf Health Department is hereby accorded for incurrence of expenditure amounting to Rs. 351,529/- (Rupees Three Lacs Fifty One Thousand Five Hundred and Twenty Nine Only for clearance of Medical claim in r/o the following officers, Moulvi Ameer Shah Memorial Hospital, Peshawar incurred him on treatment during CFY 2017-18, subject to observance of all codal / legal formalities before incurrence of expenditure

| S# | Name of employee | Amount-(Rs) |
|----|---|-------------|
| 1 | Dr. Rehmat Shah, Pharmacist | 26,939/- |
| 2 | Dr. Mohammad Ali, Ex-Medical Superintendent | 324,590.1- |
| | Total | 351,529/- |

2. The expenditure involved is debitable to Function-Com Object Classification-07-Health-073-Hospital Services-0731 General Hospital Services -073161-General Hospital Services, PR 5492- Medical Superintendent, Moulvi Ameer Shah Memorial Hospital Peshawar A01274-Medical Charges during the CFY 2017-18.

SECRETARY HEALTH

ENDST: NO & DATE EVEN.

Copy forwarded to:-

- 1. The Accountant General, Khyber Pakhtunkhwa, Peshawar
- 72. The Medical Superintendent, Moulvi Ameer Shah Memorial Hospital, Peshawar w/r to his letter No. 3993/MS/MASM Hospital, Peshawar dated 22-03-2018. The claims are returned in original.

SECTION OFFICER (B-II)



(35

OFFICE OF THE MEDICAL SUPERINTENDENT MOULVI AMEER SHAH MEMORIAL HOSPITAL PESHAWAR

| No. 4224 /MS/MASM | - dated Pesh: \widehat{Z} : $\widehat{\mathbb{Z}}$:2018 |
|-------------------|--|
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Τo

The Accountant General. Khyber Pakhtunkhwa Peshawar

Subject: SANCTION FOR Machica (ha) (r)

Under the Power delegated to me vide Para No. ________ of the Khyber Pakhtunkhwa Province Delegation of Powers under the Financial Rules and the Power of Re-Appropriation Rules 2001, Sanction is hereby accorded to the payment of Rs. <u>Delf Lite</u>

Appropriation Rules 2001, Sanction is hereby accorded to the payment of Rs. <u>Delf Lite</u>

(Tarkint Ox Trackned Mont Howard & William Only)

ACLO FU

The expenditure involved on this account will be met from within the sanctioned Budget grant under Head of Account "07- Health-073-Hospital Services-0731- General Hospital Services -073101-General Hospital Services-PR-5492 Moulta Ameer Shah Memorial Hospital Peshawar "for the current financial year 2017-18.

Medical Supulmendent Moulvi Whose Shah Memorial Hospital Peshawar

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GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated Peshawar, the 24th April, 2018

No. SOB-II/HD/1-65/MRC: Sanction of the Government of Khyber Pakhtunkhwa, Health Department is hereby accorded for incurrence of expenditure amounting to Rs. 351,529/- (Rupees Three Lacs Fifty One Thousand Five Hundred and Twenty Nine Only for clearance of Medical claim in r/o the following officers, Moulvi Ameer Shah Memorial Hospital, Peshawar incurred him on treatment during CFY 2017-18, subject to observance of all codal / legal formalities before incurrence of expenditure

| S# | Name of employee | Amount (Rs) |
|----|---|-------------|
| 1 | Dr. Rehmat Shah, Pharmacist | 26,939/- |
| 2 | Dr. Mohammad Ali, Ex-Medical Superintendent | 324,590/ |
| | Total | 351,529/ |

2. The expenditure involved is debitable to Function-Com Object Classification-07-Health-073-Hospital Services-0731 General Hospital Services -073101-General Hospital Services, PR 5492- Medical Superintendent, Moulvi Ameer Shah Memorial Hospital Peshawar A01274-Medical Charges during the CFY 2017-18.

SECRETARY HEALTH

ENDST: NO & DATE EVEN.

Copy forwarded to:-

- 1. The Accountant General, Khyber Pakhtunkhwa, Peshawar
- /2. The Medical Superintendent, Moulvi Ameer Shah Memorial Hospital, Peshawar w/r, to his letter No. 3993/MS/MASM Hospital, Peshawar dated 22-03-2018. The claims are returned in original.

SECTION OFFICER (B-II)



OFFICE OF THE MEDICAL SUPERINTENDENT MOULVI AMEER SHAH MEMORIAL HOSPITAL PESHAWAR

No. 4227/MS/MASM daied Pesh & STORIS

Τo

The Accountant General, Khyber Pakhtunkhwa Peshawar

Subject:

SANCTION FOR Mccds (all charges

The expenditure involved on this account will be met from within the septemble Budget grant under Head of Account "07- Health-073-Hospital Services-9734- General Hospital Services -073101-General Hospital Services-PR-5492 Mouly) Ameer Shah Memorial Hospital Peshawar "for the current financial year 2017-18.

Medical Supermiendent Moulvi Ameer Shah Memorial Hospital Peshawar

40



DIRECTORATE GENERAL HEALTH SERVICES

KHYBER PAKHTUNKHWA PESHAWAR

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

Office Ph (091 - 9210265) Exchange F 091 - 9210187, 091 - 9210196

中から 可慮が知事

A TALL STREET TO A MALE CATTO TO THE OWNER OF COMME

Fax (091 - 9210230

OFFICE ORDER:

gur.G

Consequent upon the Election Commission of Pakistan vide Notification No. F.2(18)/2018-Cord dated 04th June 2018 wherein Election Commission of Pakistan has imposed ban on all sort of postings / transfers in Khyber Pakhtunkhwa.

Subsequently, all postings / transfers order issued from this Directorate

General Health Services Khyber Pakhtunkhwa, Peshawar after 31.05.2018 stand

cancelled ab-initio.

An CONCOCATE AND CONCOCATE AND

Copy forward: 1 to the:

- 1. All ADGs, DGHS Office, Peshawar:
- 2. All District Health' Officers Khyber Pakhtunkhwa
- 3. All Medical Superintendents, DHQ Hospitals Knyber Pakhtunkhwa.
- 4. All Directors, DGHS Office, Peshawar.
- 5. All Deputy Directors, DGHS Office, Peshawar
- 6. All Section Incharges, DGHS Office, Peshawar.
- 7. PS to Secretary Health Khyber Pakhtunkhwa, Peshawar for information please.

For information and necessary action.

DIRECTOR GENERAL HEALTH SERVICES MYBER PAKHTUNKHWA PESHAWAR

of A T

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SSudaftu 31-5-18 gg desi-

TESTED

6/6/18

DA

COMMISSION OF PAKISTAN

Islamabad, the 4th June, 2018

2:1

No.F.2(18)/2018-Cord.-WHEREAS under Article 218 of the Constitution it is the duty of the Election Commission to conduct the elections honestly, justly and fairly and corrupt practices are quarted against.

AND WHEREAS, the election programme for the conduct of General Elections 2018 has been leatied on 31 May, 2018

AND WHEREAS, Section 5(4) of the Elections Act, 2017 read with section 230(f) of the Elections Act, provides that no authority for government including a care-taker government shall post or transfer any official without prior approval in writing of the Election Commission after the issuance of election programme

AND WHEREAS the Election Commission may facilities directions to any such government or authority for posting transfer of any official.

AND WHEREAS, it has come into notice of the Election Commission that some poslings/transfers of the officers have been made after the issuance of election programme without prior approval of the Election Commission by Federal and the Provincial governments which is violation of the provisions of the Elections

NOW THEREFORE, in exercise of the powers under Article 218 of the Act. 2017 More 2017 the Commission is pleased to direct Federal and all Provincial Governments.

The postings/transfers, which were made after issuance of election Ar programme Le. 31th May: 2018, stand cancelled ab-Initio and

compliance report be submitted;

All faction finally proposals of postingstransfers, if so required expedient in a cities Sand proposals of postingstransfers, if so required expedient in

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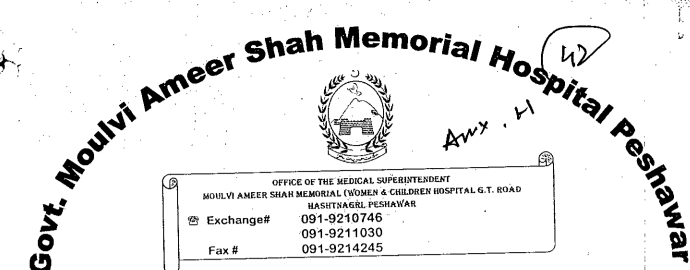
By Order of the Election Commission of Pakistan,

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(Wagas Ahmed Malik) Deputy Director (Cord)

> 9.Q12 ite . , ,

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No. 289

/MS/MASM Hospital

Dated 12 102 12014

APPRECIATION CERTIFICATE

It is certified that Mr. Hazrat Ullah Khan S/O Zard Ali Khan, Computer Operator (BPS-12) was selected on the recommendation of Khyber Pakhtunkhwa, Public Service Commission in 2012.

It is further certified that Mr. Hazrat Ullah Khan, Computer Operator (BPS-12) is presently serving at Government Moulvi Ameer Shah Memorial (Women & Children) Hospital Peshawar since 01/09/2012 till date. During his stay in this office, he has served on various seats (including Personal Assistant, CCTV Camera's Operator, Computer Operator) and has adequate knowledge of his profession. He displayed remarkable potential/ proficiency and his performance remained a mark of professional excellence. His performance in the health department will be the asset of this department. He is an educated person, having good knowledge of Computer with excellent written/ verbal expressions. He is honest, cooperative and has indefatigable stamina to work. He remains composed during stress and strains. He has unblemished service record. His work in this hospital is highly acknowledged and appreciated.

Best of luck for in future.

ATTESTED

(DR. MUHAMMAD ALI CHOHAN - BPS-20)
MEDICAL SUPERINTENDENT
GOVT. MOULVI AMEER SHAH MEMORIAL
(WOMEN & CHILDREN)
HOSPITALPESHAWAR

OFFICE OF THE MEDICAL SUPERINTENDENT
MOULVI AMEER SHAH MEMORIAL (WOMEN & CHILDREN HOSPITAL G.T. ROAD
HASHTNAGRI, PESHAWAR
091-9210746



091-9211030

Fax#

091-9214245

NO.3913

DATED 10/03/201 IMS/MASM HOSPITAL, PESHAWAR

APPRECIATION CERTIFICATE

I, Dr. Muhammad Saleem Khan, Medical Superintendent, Moulvi Ameer Shah Memorial Hospital, Peshawar, hereby testify that Mr. Hazrat Ullah Khan S/O Zard Ali Khan, Computer Operator (BPS-16) of this hospital, bears good moral character and impeccable service record. His punctuality, efficiency, regularity, consistency and handling of official work make him a consummate professional. Single minded commitment to work and dedication to duty makes him manage and overcome the daily heavy workload of his office. Effective public dealing, positive approach towards duty, strong professional skills, complete command on job description and un-questioned fidelity to seniors, this institution and the department as a whole make him an invaluable asset to this hospital and the health department.

I wish him every success.

(DR. MUHAMMAD SALEEM KHAN) MEDICAL SUPERINTENDENT - BPS-19 **GOVT. MOULVI AMEER SHAH MEMORIAL** (WOMEN & CHILDREN) **HOSPITALPESHAWAR**

> MEDICAL SUPERINTENDENT Moulvi Ameer Shah Memorial Hospital Peshawar.

لعدالت روى شروع حبر ځون واله

مورخه مقدمه دعویٰ جرم اسطر

باعث تحريرا نكه

مقدمه مندرج عنوان بالا بین اپنی طرف سے داسطے پیردی و جواب دہی وکل کاردائی مسلقہ ان مقام کیا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاردائی کا کابل اختیار ہوگا۔ نیز مقررکر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاردائی کا کابل اختیار ہوگا۔ نیز وکیل صاحب کوراضی نامہ کرنے و تقر ر خالت و فیصلہ پر حلف دیئے جواب دہی اور اقبال دعوی اور سیار عرضی دعوی اور درخواست ہر قسم کی تقد این نواز سی پر دستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیردی یا ڈگری کی طرفہ یا اپیل کی برامدگی اور مندوخی نیز دائر کرنے اپیل نگرانی ونظر خانی و پیروی کرنے کا مختار ہوگا۔ از بصورت ضرورت مقدمہ ندکور کے کل بیز دائر کرنے اپیل نگرانی ونظر خانی و پیروی کرنے کا مختار ہوگا۔ از بصورت ضرورت تقر رکا اختیار ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ ندکورہ با اختیارات حاصل ہوں گے تقر رکا اختیار ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ ندکورہ با اختیارات حاصل ہوں گے اور اس کا ساختہ پر داختہ منظور و تبول ہوگا دور ان مقدمہ میں جو خرچہ ہرجانہ التوائے مقدمہ کے سب سے وہوگا۔ کوئی تاریخ پیشی مقام دورہ پر ہو یا حدسے باہر ہوتو و کیل صاحب پابندہوں سب سے وہوگا۔ کوئی تاریخ پیشی مقام دورہ پر ہو یا حدسے باہر ہوتو و کیل صاحب پابندہوں کے کہ بیروی ندگور کریں۔ لہٰذا و کالت نام کی صدیے کے کہ بیروی ندگور کریں۔ لہٰذا و کالت نام کی صدیے کا کسندر ہے۔

£ 20

Attested SAOTH CONTRACTOR INC.

کے لئے منظور ہے۔

عىدنان سىئىشكىرى ماربت يَوْمُ مُنْتُكَّدُ مِنْ اللهِ 2220193 Mob: 0345-9223239 1317 1 31/11 8