

Service Appeal No. 1200/2018

Date of Institution

27.09.2018

Date of Decision

09.06.2021

Khaliq Mir, Medical Technician, Civil Dispensary, Paindi Lalma, District Khyber

... (Appellant)

VERSUS

The Director General Health Service Department, Khyber Pakhtunkhwa, Peshawar and two others.

. (Respondents)

Mr. NOOR MUHAMMAD KHATTAK,

Advocate

-- For appellant.

MR. KABIRULLAH KHATTAK, Additional Advocate General

For respondents.

MR. SALAH-UD-DIN MR. ATIQ-UR-REHMAN WAZIR

MEMBER (JUDICIAL)
MEMBER (EXECUTIVE)

JUDGMENT:

SALAH-UD-DIN, MEMBER:- The appellant Khaliq Mir has filed the instant Service Appeal against the order dated 24.06.2017, whereby the appellant was terminated from service and the departmental appeal filed by the appellant was also not responded to by the department within the statutory period of ninety days.

2. Briefly stated the facts as alleged by the appellant in the appeal are that the appellant being employee as Medical Technician was serving his duty diligently, however his services were terminated vide order dated 24.06.2017 passed by Agency Surgeon Khyber; that the appellant assailed the aforementioned order through filing of departmental appeal, however the same was not responded to by the department; that the impugned order of termination is against law, facts, norms of natural justice and material available on the record; that neither any charge sheet nor statement of allegations were issued to the appellant prior to issuance of the impugned order of his termination; that neither any show-cause notice was issued to

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the appellant nor any opportunity of personal hearing was afforded to him, therefore, the impugned termination order is nullity in the eye of law and is liable to be set-aside.

- 3. Respondents submitted their comments, wherein it was mainly alleged that the appellant was a project Employee, who was not working as Medical Technician, rather he was working as Dispenser under ADP Project "20 CHCs/CDs in Khyber District", therefore, the appellant is having no legal right to file the instant service appeal. It was also alleged that the transfer order annexed by the appellant with his appeal is bogus and fake and he has been removed from service after completion of all codal formalities.
- 4. Learned counsel for the appellant has contended that the appellant was not issued show-cause notice, charge sheet or statement of allegations and was also not afforded any opportunity of personal hearing, therefore, the termination order is nullity in the eye of law. He next contended that the word termination is alien to law and the impugned order was passed on a date, which was holiday. He further argued that whole of the proceedings were carried out in an illegal manner, rendering the termination order as void and illegal, which is liable to be set-aside by reinstating the appellant in service. Reliance was placed on 2007 SCMR 229, 2008 SCMR 609, 2007 SCMR 152, 2003 PLC (C.S) 365, 2008 SCMR 1369 and 2006 SCMR 60.
- 5. On the other hand, Learned Additional Advocate General has contended that the appellant was serving as Dispenser being a project Employee under ADP Project "20 CHCs/CDs in Khyber District" on fixed pay basis, therefore, the appellant does not fall within the category of civil servant and this Tribunal lacks jurisdiction to entertain the instant appeal. He next contended that the photocopy of the appointment order, annexed by the appellant with his appeal is fake as the endorsement No. 2827-99/AS-Khy/PF dated 25.05.2013 mentioned in the appointment order is actually the dispatch number, vide which copy of monthly progress report was sent to Director Health Services Ex-FATA. He further contended that the appellant was a Project Employee and due to his continuous absence from duty, he was terminated from service after complying of all codal formalities. He relied upon 2000 SCMR 777.
- 6. Arguments have already been heard and record perused.
- 7. The respondents are alleging that the appellant was working on fixed pay basis as Project Employee under ADP Project "20 CHCs/CDs in

Khyber District" and in this respect, pay bill regarding salary is available as annexure-A. The termination order of the appellant would show that he was serving as Dispenser (ADP Scheme). Moreover, during the course of arguments, learned Additional Advocate General produced copy of letter No. 1468/DHO/Khyber dated 13.03.2020 of District Health Officer Khyber, addressed to the Director Health Services Merged Areas Peshawar, regarding the verification of status of Mr. Khaliq Mir Dispenser, which affirms that the appellant was drawing his salary from ADP Scheme "Opening of 20 CHCs/CDs" since 25.05.2013.

- 8. According to Section-4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, any civil servant aggrieved by any final order, whether original or appellate, made by a departmental Authority in respect of any of the terms and conditions of his service can invoke the jurisdiction of the Service Tribunal through filing of an appeal. In view of material available on the record, the appellant is not a civil servant as defined in Section-2 (b) of Khyber Pakhtunkhwa Civil Servants Act, 1973, therefore, the appeal filed by the appellant is not competent before this Tribunal for the reason that this Tribunal lacks jurisdiction in the matter.
- 9. In light of the above discussion, it is held that this Tribunal lacks jurisdiction in the matter, therefore, the appeal in hand is returned to the appellant for seeking remedy from competent forum available under the law. Office is directed to return the original appeal alongwith it annexures to the appellant by retaining its copies and placing the same on the file. Parties are left to bear their own costs. File be consigned to the room.

ANNOUNCED 09.06.2021

(SALAH-UD-DIN) MEMBER (JUDICIAL)

(ATIQ-UR-REHMAN WAZIR)
MEMBER (EXECUTIVE)

ORDER 09.06.2021

Mr. Noor Muhammad Khattak, Advocate, for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present. Arguments heard and record perused.

Vide our detailed judgment of today, separately placed on file, it is held that this Tribunal lacks jurisdiction in the matter, therefore, the appeal in hand is returned to the appellant for seeking remedy from competent forum available under the law. Office is directed to return the original appeal alongwith it annexures to the appellant by retaining its copies and placing the same on the file. Parties are left to bear their own costs. File be consigned to the room.

ANNOUNCED 09.06.2021

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE)

(SALAH-UD-DIN) MEMBER (JUDICIAL)

Due to COVID-19 the case is adjourned for the same on 02.03.2021 before D.B.



02.03.2021

Junior to counsel for the appellant and Addl. AG alongwith Asad Sohail, Assistant for the respondents present.

Due to general strike on the call of Khyber Pakhtunkhwa Bar Council, the matter is adjourned to 3.06.2021 for hearing before the D.B.

Kehman Wazir)

Member(E)

03.06.2021

Mr. Noor Muhammad Khattak, Advocate, for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Arguments heard. File to come up for order on 09.06.2021.

(ATIQ-UR-REHMAN WAZIR)

MEMBER (EXECUTIVE)

(SALAH-UD-DIN) MEMBER (JUDICIAL) Due to COVID19, the case is adjourned to $\frac{19-5}{8}$, $\frac{8}{2020}$ for the same as before.

Reader

10.08.2020

Due to summer vacations case to come up for the same on 12.10.2020 before D.B.

Reader

12.10.2020

Appellant alongwith counsel present.

Mr. Riaz Khan Paindakheil learned Assistant Advocate General for respondents present.

At the very outset learned AAG raised an objection in respect of the maintainability of the instant appeal and the point under consideration was that the appellant being contract employee, cannot file service appeal as per law, learned counsel requested for adjournment in order to argue the case on the next date in the light of reported judgments and some other additional documents; adjourned. He is further directed to make sure the proper completion and compilation of the Member Copy. To come up for arguments and further proceedings on the point, on 04.12.2020 before D.B.

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

None for the appellant present. Addl: AG alongwith Mr. Shah Nawaz, Assistant for respondents present. Due to general strike on the call of Peshawar Bar Council, the instant case is adjourned. To come up for arguments on 19.05.2020 before D.B.

(MAIN MUHAMMAD) MEMBER

(M.AMIN KHAN KUNDI) MEMBER

13.12.2019

Clerk to counsel for the appellant present. Addl: AG alongwith Mr. Danial Ahmad, Store Keeper for respondents present. Clerk to counsel for the appellant seeks adjournment due to general strike of the bar. Adjourned. Case to come up for arguments on 12.02.2020 before D.B.

Member

Member

12.02.2020

Learned counsel for the appellant present. Mr. Kabirullah Khattak learned Additional AG alongwith Shah Nawaz Litigation Officer for the respondents present. Partial arguments heard. Learned Additional AG requested for adjournment. Adjourned. To come up for further arguments on 17.03.2020 before D.B.

(Hussain Shah)

Member

(M. Amin Khan Kundi)

Member

10.07.2019

Junior to counsel for the appellant and Addl: AG alongwith Mr. Danyal Ahmad, Store Keeper for respondents present.

Representative of the respondents has submitted written reply/comments which is placed on file.

Adjourned to 13.09.2019 for arguments before D.B.

Chairman

13.09.2019

Junior to counsel for the appellant present. Asst: AG for respondents present. Junior to counsel for the appellant seeks time to submit rejoinder. Granted. Case to come up for rejoinder and arguments on 04.11.2019 before D.B.

Member

Member

04.11.2019

Learned counsel for the appellant present. Mr. Kabir Ullah Khattak learned Additional Advocate General present. Learned counsel for the appellant submitted rejoinder which is placed on file and seeks adjournment. Adjourn. To come up for arguments on 13.12.2019 before D.B.

Member

Member

20.03.2019

Nemo for the appellant. Mr. Kabirullah Khattak learned Addl; AG for the respondents present. Written reply not submitted. Destruction of the written adjourned. To come up for written reply/comments on \$8.05,2019 before S.B.

Hussain Shah)
Member

18.04.2019

Clerk to counsel for the appellant present. Written reply not submitted. Shah Nawaz Litigation Officer representative of the respondent department absent. He be summoned with directions to furnish written reply/comments. Adjourn. To come up for written reply/comments on 13.06.2019 before S.B.

Member

13.06.2019

Counsel for the appellant and Addl. AG alongwith Shah Nawaz, Litigation Officer for the respondents present.

Representative of the respondents seeks further time. Adjourned to 10.07.2019 as a last chance for submission of written reply of all the respondents.

Chairman

Learned counsel for the petitioner present. Preliminary arguments heard.

The appellant (Ex-Dispenser/M.T) has filed the present service appeal u/s 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974 against the order dated 24.06.2017 whereby his services were terminated due to his prolonged absence from duties.

Points urged need consideration. The appeal is admitted for regular hearing subject to all just/valid legal objections including the issue of limitation. 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 06.02.2019 before S.B

Appellant Deposited Security 8 Phycees Fee

Member

06.2.2019

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

Learned AAG requests for adjournment as he has not been contacted by the representative of respondents regarding preparation of reply. Adjourned to 20.03.2019 before S.B.

Chairman

Form- A FORM OF ORDER SHEET

| Court of | | |
|----------|-------------------|---|
| Case No | 1200 /2018 | _ |

| | Case No | 1200 /2018 |
|----------|---------------------------|--|
| S.No. | Date of order proceedings | Order or other proceedings with signature of judge |
| 1 | 2 | 3 |
| · 1- | 27/09/2018 | The appeal of Mr. Khaliq Mir presented today by Mr. Noor Muhammad Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. |
| | ., | REGISTRAR אפן איני |
| 2- | 28-9-18 | This case is entrusted to S. Bench for preliminary hearing to |
| <u>د</u> | | be put up there on $2-11-2018$. |
| | | CHAIRMAN |
| | | |
| 02. | 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. |
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03.06.2021

Mr. Noor Muhammad Khattak, Advocate, for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Arguments heard. File to come up for order on 09.06.2021.

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE) (SALAH-UD-DIN) MEMBER (JUDICIAL) 12.10.2020

Appellant alongwith counsel present.

Mr. Riaz Khan Paindakheil learned Assistant Advocate General for respondents present.

At the very outset learned AAG raised an objection in respect of the maintainability of the instant appeal and the point under consideration was that the appellant being contract employee, cannot file service appeal as per law, learned counsel requested for adjournment in order to argue the case on the next date in the light of reported judgments and some other additional documents; adjourned. He is further directed to make sure the proper completion and compilation of the Member Copy. To come up for arguments and further proceedings on the point, on 04.12.2020 before D.B.

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

04.12.2020

Due to COVID-19 the case is adjourned for the same on 02.03.2021 before D.B.

READER

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 1200 /2018

KHALIQ MIR

VS

HEALTH DEPTT:

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| 8 | Departmental appeal | G | 13. |
| 9. | Vakalat nama | 1411146144 | 14. |

APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK, ADVOCATE

Flat No. 3, Upper Floor, Islamia Club Building, Khyber Bazar, Peshawar 0345-9383141

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

| APPEAL NO | | /2018 | |
|---|--------------|--------------|--------------|
| Mr. Khaliq Mir, Medical Technician | ı | | |
| Civil Dispensary, Paindi Lalma, Dis | trict Khyber | | APPELLANT |
| \ | /ERSUS | | |
| The Director General Pakhtunkhwa, Peshawar. | Health Serv | ice Departm | nent, Khyber |
| 2- The Director Health Service Peshawar. | s FATA, FATA | Secretariat, | Warsak Road, |
| 3- The District Health Officer, K | | | 'CONDENIZO |
| *************************************** | ************ | RES | PUNDENTS |

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT-1974 AGAINST THE IMPUGNED ORDER DATED 24.06.2017 COMMUNICATED TO THE APPELLANT DURING THE PROCEEDINGS BEFORE THIS AUGUST TRIBUNAL ON 17.05.2018 ACCORDING TO WHICH THE APPELLANT HAS BEEN TERMINATED FROM SERVICE AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

PRAYER: That on acceptance of this appeal the impugned order dated 24.06.2017 communicated to the appellant on 17.05.2018 may very kindly be set aside and the respondents may be directed to re-instate the appellant into service with all back benefits. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

R/SHEWETH:

ON FACTS:

1- That appellant was the employee of the respondent Department and was performing his duty as Medical Technician in Civil Dispensary Kam Shilman, Khyber.

OFFICE OF THE AGENCY SURGEON AT JAMRUD

Dated /5 / 08 /2018 NO:_____/AS/Khy

OFFICE ORDER:

Posting / transfer order of Mr. Khaliq Mir from C.D Kam shelman to C.D Paindi lalma are hereby issued with immediate effect, in the best interest of public services:

> Sd/xxxxxx Agency Surgeon Khyber at Jamrud

Dated _/<u>\(\sigma\)</u> / <u>\\(\delta\)</u> /2016

No: 4427-3/AS/Khy

Copy forwarded to the:

- 1: Director Health Services FATA, Warsak Road, Peshawar.
- 2: Assistant Political Agent Jamrud, Bara.
- 3: Incharge CD Paindi Lalma.
- Officials concerned.

Agency Surgeon Khyber at Jamrud

ATTEORED

- B- That appellant has not been treated in accordance with law and rules by the respondents on the subject noted above and as such the respondents violated Article-4 and 25 of the Constitution of Islamic Republic of Pakistan-1973.
 - C- That no charge sheet and statement of allegation has been issued to the appellant before issuing the impugned order dated 24.06.2017.
- D-That neither show cause notice was issued to the appellant nor chance of personal hearing was provided to the appellant before issuing the impugned order dated 24.06.2017.
- E- That the respondents acted in arbitrary and malafide manner while issuing the impugned order dated 24.06.2017.
- F- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

Dated:26.9.2018

APPELLANT

KHALIQ MIR

THROUGH:

NOOR MOHAMMAD KHATTAK

&

MUHAMMAD MAAZ MADNI

ADVOCATES

- That during performing his duties in Civil Dispensary Kam Shilman the appellant was transferred and posted in the Civil Dispensary Paindi Lalma vide order dated 05.08.2016. That in response to the said order the appellant submitted his charge report and started performing duties quite efficiently and up to the entire satisfaction of his superiors. Copy of the order dated 05.08.2016 is attached as annexure.
- 4- That during the pendency of the above mentioned service appeal the respondent No.2 issued order dated 24.06.2017 whereby the appellant has been terminated from service. That it is pertinent to mention that the impugned order was communicated to the appellant during the proceedings before this august Tribunal on 17.5.2018. Copies of the impugned order & withdrawal order attached as annexure.
- 6- That appellant having no other remedy but to file the instant appeal on the following grounds amongst the others.

GROUNDS:

A- That the impugned order dated 24.06.2017 is against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be set aside.



OFFICE OF THE AGENCY SURGEON KHYBER AT JAMRUD

| No:/AS/Khy | Dated / / 2017 |
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OFFICE ORDER:-

Posting / transfer orders of the following paramedics are hereby issued with immediate effect, in the best interest of the public service:-

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|-----|----------|------------------|-----------------------|-------------------------------------|--|--|------|
| | No | Name | Designation- | From | 10 | Remarks | TERE |
| | 1 | Mr. Walid Mir, | Medical Technician | Civil Dispensary Paindi Laima | Civil Dispensary Shaheed | Till it is deemphasized | |
| | 2 | Mr. Akhtar Munir | Medical technician | Civil Dispensary Paindi Lalma | Maina BHU Ali Masjid | | |
| 7 | 3 | Mr Khaliq Mir | Medical Technician | Civil Dispensary Paindi Lalma | Pak Army BHU Tirah Maidan | • | |
| .'. | 4 | Mr. Nizamuddin | Dispenser | Pak Army BHU/Tirah Maidan | Civil Dispensary Durqan Gul Killi | Mr. Hidayat ullah, Dispenser to go back to CD. Khaurki Killi. | |
| | <u> </u> | <u> </u> | | 1 1 | | Bagh Maidan | 1 |

Sd/xxxxxx Agency Surgeon Khyber at Jamrud

No: 333 - 45

Copy forwarded to the :-

1. Director Health Services FATA, Warsak Read, Peshawar.

2. Assistant Political Agent Jamrud, Bara.

Incharge BHU Ali Mas€jid, CD Paindi Lalma.

Officials concerned.

Agency Surgeon Khyber at Jamrud

ATTATED

عرست من و والرسيم ملحق مهومه ما ما لساور 20 ×017 6 ما دله عمر 10 مراد: مسوى تا دله عمر 2017 . مردز زاری ی مای سے رسائی کرے آری م برلطور دسترامیر لیا میدادی در ای صورت الحاج ر حا ہے۔ ۔ الم کی اولوں ایکسی مرحن جیسر کے ساتھ لگائی گئی ادر الجنس رحن نے سامی و کوئی سول جسیمی بندی للمیہ -1x 5,0,0 0, 2016 cm 2016 cm ال ١٥٠٥/٥٠٥ كوالجني الرحن ماهد ي ميرى كحري الأن الير ریسنی میں فرے کے زیر گرانی مول ڈسینی میں لیاری. منا سے ای ا اس کر باڑہ فیسرا بحنی میں ڈرلوئی سے سخت مشاہرے a find a Mising While for the find of and for the 2, 5 de y 2 de com lès or les la 12m/ MJOUND 16 2019 1 2019 1 2017 2017 1 2017 2019 26/60 (100) (200) Charles May Ching) (20) 20 Juli 1/2017 19/2017 19/2017

BORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

| APPEAL NO. | 557 /2017 |
|------------|-----------|
|------------|-----------|

D - (F)

Mr. Khaliq Mir, Medical Technician,

VERSUS

- 1- That Additional Chief Secretary FATA, FATA Secretariat, Warsak Road, Peshawar.
- 2- The Director Health Services FATA, FATA Secretariat, Warsak Road, Peshawar.
- 3- The Agency Surgeon Khyber Agency at Jamrud.

.. RESPONDENTS

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED ORDER DATED 20.01.2017 WHEREBY THE APPELLANT HAS BEEN PRE-MATURELY TRNASFERRED FROM CIVIL DISPENSARY PAINDI LALMA TO BHU TIRAH MAIDAN AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTARY PERIOD OF NINETY DAYS

PRAYER:

That on acceptance of this appeal the impugned order dated 20.01.2017 may very kindly be set aside the respondents may be directed not to transfer the appellant from Civil Dispensary Paindi Lalma till completion of his normal tenure. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

R/SHEWETH:

ON FACTS:

- 1- That the appellant is the employee of the respondent Department and is serving as Medical Technician at Civil Dispensary Paindi Lalma quite efficiently and up to the entire satisfaction of his superiors.
- 2- That appellant while serving as Medical Technician in Civil Dispensary Shalman an order dated 15.8.2016 was issued whereby the appellant was transferred to Civil Dispensary Paindi Lalma. That in response the appellant took over the charge and started performing his duty at the concerned station. Copy of the order is attached as annexure



- (2)
- 4- That feeling aggrieved from the impugned order dated 20.01.2017 the appellant preferred Departmental appeal on 19.02.2017 before the respondent No.2 but no reply has been received far. Hence the present appeal on the following grounds amongst the others. Copy of the Departmental appeal is attached as annexure.

GROUNDS:

- A- That the impugned order dated 20.1.2017 is against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be set aside.
- B- That the appellant has not been treated in accordance with law and rules by the respondent Department on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That the respondent Department acted in arbitrary and malafide manner while issuing the impugned order dated 20.1.2017.
- E- That the impugned order dated 20.1.2017 has not been issued in the public interest nor exigencies of service, therefore not tenable and liable to be set aside.
- F- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

Dated: 15.6.2017

APPELLANT

KHALIQ MIR

THROUGH:

NOOR MOHAMMAD KHATTAK

ADVOCATE

PEFORE THE KHYBER PAKHTUNKHEWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO 657 /2016

Khaliq Mir

VS

A.C.S FATA

APPLICATION FOR SUSPENTION OF OPERATION OF IMPUGNED ORDER DATED 20.1.2017 TILL THE DISPOSAL OF THIS APPEAL

R/SHEWETH:

- 1- That the appellant filed above mentioned appeal along with this application before this august service Tribunal in which no date has been fixed so for.
- 2- That all the three ingredients necessary for the stay is in favor of the appellant.
- 3- That the transfer of the appellant is against the transfer policy of the Government of Khyber Pakhtunkhwa and the impugned transfer order dated 20.1.2017 is also not issued in the public interest nor exigencies of public service.
- 4- That the grounds of main appeal is also be considered as integral part of this application.

It is therefore humbly prayed that on acceptance of this application the impugned transfer order dated 20.1.2017 may very kindly be suspended till disposal of this appeal.

APPELLANT

KHALIQ MIR
THROUGH:

NOOR MOHAMMAD KHATTAK

ADVOCATE



OFFICE OF THE AGENCY **SURGEON KHYBER AT JAMRUD**

OFFICE ORDER

Consequent to prolonged absence from duties at Pak Army BHU Tirah Maidan, Khyber Agency and turning deaf ear to the call up notices etc, services of Mr. Khaliq Mir, Dispenser (ADP Scheme) are hereby terminated with immediate effect in the best interest of the public service.

Sd/xxx ...

Agency Surgeon

Khyber at Jamrud

Dated 24 106 1 201

No: 7233-44

Copy forwarded to the:-

- 1. Director Health Services FATA, Warsak Road, Peshawar.
- 2. Political Agent Khyber Agency, Khyber House, Peshawar.
- 2. Agency Account Officer Khyber at Jamrud.
- 3. Assistant Political Agent Bara.
- 4. Accountant local office for necessary action.
- 4. Official concerned.

Agency Surgeon Khyber at Jamrud

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

APPEAL NO. 657 /2017

Mr. Khaliq Mir, Medical Technician,

Civil Dispensary Paindi Lalma, Khyber Agency

... APPELLANI

VERSUS

- 1- That Additional Chief Secretary FATA, FATA Secretariat, Warsak Road, Peshawar.
- 2- The Director Health Services FATA, FATA Secretariat, Warsak Road, Peshawar.
- 3- The Agency Surgeon Khyber Agency at Jamrud.

..... RESPONDENTS

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED ORDER DATED 20.01.2017 WHEREBY THE APPELLANT HAS BEEN PRE-MATURELY TRNASFERRED FROM CIVIL DISPENSARY PAINDI LALMA TO BHU TIRAH MAIDAN AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTARY PERIOD OF NINETY DAYS

PRAYER:

That on acceptance of this appeal the impugned order dated 20.01.2017 may very kindly be set aside the respondents may be directed not to transfer the appellant from Civil Dispensary Paindi Lalma till completion of his normal tenure. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

R/SHEWETH:

ON FACTS:

1- That the appellant is the employee of the respondent Department and is serving -day as Medical Technician at Civil Dispensary Paindi Lalma quite efficiently and up to the entire satisfaction of his superiors.

strare.

2- That appellant while serving as Medical Technician in Civil Dispensary Shalma an order dated 15.8.2016 was issued whereby the appellant was transferred Civil Dispensary Paindi Lalma. That in response the appellant took over charge and started performing his duty at the concerned station. Copy order is attached as annexure

Appeal No. 657/2017 Khalier Mir VS Gost 17.05.2018 Counsel for the appellant and Mr. Riaz Afringe Paindakheil, Assistant Advocate General for the respondents present. Learned counsel for the appellant stated at the bar that the instant appeal has become infructuous therefore, he wants to withdraw the same. In this regard signature of learned counsel for the appellant was also obtained at the margin of order sheet as a token of proof. Accordingly the present appeal is dismissed as withdrawn. Fie be consigned to the record room. ANNOUNCED M. Amin Khan Kunds (M. Hamed Mughul)
Mender Mender 17.05.2018 Peshewar Number of Fr

G- (13)

The Director Health Services FATA, FATA Secretariat, Warsak Road, Peshawar.

SUBJECT: DEPARTMENTAL APPEAL AGAINST THE IMPUGNED ORDER DATED 24.6.2017 WHICH WAS COMMUNICATED ME THROUGH AUGUST SERVICE TRIBUNAL, PESHAWAR ON 17.05.2018 WHEREBY I WAS TERMINATED FROM SERVICE.

Respected Sir,

It is most respectfully stated that I was the employee of your good self Department and was serving as Medical Technician at Civil Dispensary Paindi Lalma, Khyber Agency. During service I was transferred from Civil Dispensary Paindi Lalma to BHU Tirah Maidan vide order dated 20.01.2017. Feeling aggrieved from the order 20.01.2017 preferred Departmental appeal before your good self for cancellation of the above mentioned impugned order but no reply was received and then after I filed service appeal No. 657/2017 before the august Service Tribunal, Peshawar. During the pendency of service appeal the Agency Surgeon, Khyber issued my termination order dated 24.06.2017 which I received through august Service Tribunal on 17.05.2018 whereby my services has been terminated without any reason. I was feeling aggrieved from the impugned order dated 24.06.2017 preferred the instant Departmental appeal before your good self.

It is therefore, most humbly prayed that on acceptance of this Departmental appeal I may kindly be re-instated into service with all back benefits. Any other remedy which your good self deems tit that may also be awarded in my favor.

Dated 01.06.2018.

Ichalia Mi Your Obediently

KHALIQ MIR, (MT), CD Paindi Lalma, Khyber Agency.

KHYBER PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

| No. 607 /ST | Dated | 16 | 106 | · / | 2021 |
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| То | | | | | |

The Mr. Khaliq Mir Medical Technician, Civil Dispensary Paindi Lalma District Khyber.

SUBJECT:

ORDER IN APPEAL NO. 1200/2018, MR. KHALIO MIR.

I am directed to forward herewith Original appeal No. 1200/2018, Titled Mr. Khaliq Mir alongwith certified copy of order dated 09.06.2021 passed by this Tribunal on the above subject for strict compliance.

Encl: As above

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

BEFORE THE SERVICES TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

APPEAL NO. 1200 / 2018

Mr. Khaliq Mir, Medical Technician.....Petitioner

Versus

Director General Health Khyber PakhtunkhwaRespondents & others

| S NO. | DETAIL | PAGE NO. | Description |
|-------|-----------------------------------|-------------|-------------|
| 1 | Para wise Comments | . 1-3 | |
| 2 | Pay bill | 4 | А |
| 3 | Explanations | 5-6 | В |
| 4 | Show cause notice | 7 | С |
| 5 | Order and enquiry report | 8-10 | ·D |
| 6 | Absence notice in daily newspaper | 11 | E |
| 7 | Termination order | 12 | F |

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BEFORE THE SERVICES TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

APPEAL NO. 1200 / 2018

Mr. Khaliq Mir, Medical Technician.....Petitioner

Versus

Director General Health Khyber PakhtunkhwaRespondents & others

Para wise comments on behalf of respondent No. 1, 2 & 3.

Respectfully Sheweth;

Preliminary objections

- 1. That the appeal is incomplete in its present form and contractual obligations cannot enforced through constitutional jurisdictions.
- 2. That the appellant has got no locus standi to file the instant appeal before department appeal.
- 3. That the appellant has not come to this Honorable Court with clean hands as he is irregular in his Govt: duty.
- 4. That the appellant has not yet submitted his departmental appeal before the competent authority.

ON FACTS

- 1. Incorrect. The appellant has concealed the facts because he was working as Dispenser not Medical Technician on fixed pay basis under ADP Project "20 CHCs/CDs in Khyber District". His monthly pay bill is attached at Annex-A.
- 2. Incorrect. The appellant is misguiding the Honorable Court because the transfer order submitted by the appellant is fake and bogus as the issue number on the body of the order does not match with the dispatch register of this office.
- 3. Incorrect, as already mentioned in Para-2 above that the appellant has submitted fake and bogus transfer order. It is submitted that:
 - The appellant had completed two years tenure in CD Paindy Lalma.



- ➤ When his services were required in emergency by the Pak Army at Tirah, he was transferred at Pak Army BHU Tirah vide order dated 20.01.2017 but the appellant refused to work there and did not obey the orders of the competent authority and absented himself from his legitimate duties.
- ➤ The Then Agency Surgeon called explanation, served absence notice at his home address but the appellant did not respond at Annex-B.
- > Show cause notice was also issued but the appellant did not resume duty at Annex-C.
- ➤ The then Agency Surgeon Khyber constituted an inquiry committee on 22.03.2017 which submitted its report with the recommendation to serve final show cause notice to the appellant before termination at **Annex-D**.
- ➤ In this regard, absence notice was advertised in the daily newspaper at **Annex-E**. Even then, the appellant neither appeared before the Agency Surgeon nor the inquiry committee, hence, the services of the appellant were terminated vide order at **Annex-F**.
- 4. Correct, because the appellant absented himself from his legitimate duties despite of advertisement of absence notice in the daily newspaper. Furthermore, due to his absenteeism, the poor and needy community of Tirah was badly affected.
- 5. Incorrect, the appellant has not yet submitted department appeal to the competent authority.
- 6. The appellant has no right to file the instant appeal being a project employee because the department has completed all codal formalities required in the termination process.

ON GROUNDS

- **A.** Incorrect, The appellant was transferred to Pak Army BHU, in emergency and critical situation in Tirah Maidan on the request of Pak Army, but he failed to obey the order and absented himself without any information and prior permission of the competent authority. Therefore, he was terminated after fulfilling all codal formalities under the rule.
- **B.** Incorrect as all codal formalities during his termination were fulfilled under the rules which is attached herewith for ready reference.
- C. Incorrect as proper charge sheet with statement of allegations were served during his termination process which is attached herewith on annexure F.
- **D.** Incorrect as during the termination of the appellant the show cause notice, personal hearing, explanation and enquiry were initiated which are attached herewith on annexure **A to F.**
- **E.** Incorrect, the appellant has been terminated after all codal formalities were fulfilled.
- F. The department will also produce other proofs in the time of hearing.

Keeping in view the above facts it is requested that the instant appeal may kindly be dismissed with cost.

Director Health Services, Merged areas, Peshawar For respondent No. 1 & 2

Tribal district Khyber Respondent No. 3

AGENCY SURGEON
Khyber at Jamrud

Government of KPK Health Department Pay Bills GovernmerkH1101

Khyber Agency

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OFFICE OF THE AGENCY SURGEON KHYBER AT JAMR UD.

NO_____/AS-__hy

Cated /3/3 /2017.

Tes

Mr. Khaliq Mir Dispenser.

Subject:

EXPLANATION.

You have already submitted your arrival report
for duty to this office but you have not been performing
your duty at Pak Army EHU: Tireh Miaden without any permission/
information to the competent authority.

Therefore you are hereby directed to explain your position within 03 days otherwise strict disciplinary action will be taken against you.

Agency Surgeon Khyber, at Jamrud.

NO 1926 29

Copy forwarded to the :-

- 1. Director Health Services FATA Pesh:
- 2. Assistant Political Jearud.
- 3. Agency Account Officer hyper.
- 4. Official Concerned.

Agency Surgeon Knyber.

at Jamrui.



OFFICE OF THE AGENCY SURGEON KHYBER AT JAMRUD

| No: | /AS/Khy | Dated: | /_ | /2017 |
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| ***** | ******** | ******* | ***** | ****** |

REMINDER - 1

Mr. Khaliq Mir, Medical Technician (ADP Scheme) Khyber Agency

Subject:

ABSENCE FROM DUTY

It has been noticed with great concern that you neither reported to new duty station nor performing your duties and have turned deaf ear to the call up notices so far. This trend of you is detrimental to the service norms and deserve strict disciplinary action.

You are hereby directed to report to the office of the undersigned within 07 days and explain your position as to why strict disciplinary action may not be taken against you, which may result in your termination from service, under E & D Rules in vogue.

Agency Surgeon Khyber at Jamrud

No: 2276 - 79 /AS/Khy

Dated 29/3/2017

Copy forwarded to the:

- 1. Director Health Services FATA, Warsak Road, Peshawar.
- 2 Political Agent Khyber Agency, Khyber House, Peshawar.
- 3. Agency Accounts Officer Khyber at Jamrud.
- 2. Assistant Political Agent Bara, Jamrud & Landikotal.

Agency Surgeon Khyber at Jamrud



OFFICE OF THE AGENCY SURGEON KHYBER AT JAMRUD

No: 4/32-34 /AS/Khy Dated: 4 / 4 /2017

REMINDER - II

Mr. Khaliq Mir, Medical Technician (ADP Scheme) Khyber Agency

Subject:

SHOW CAUSE NOTICE

It has been noticed with great concern that you neither reported to new duty station nor performing your duties and have turned deaf ear to the call up notices and REMINDERS so far. This trend of you is detrimental to the service norms and deserve strict disciplinary action.

You are hereby directed to report to the office of the undersigned within 15 days and explain your position as to why strict disciplinary action may not be taken against you, which may result in your termination from service, under E & D Rules in vogue. For your non response to call up notices an ex-perte decision is immenent against you.

Agency Surgeon Khyber at Jamrud

No: 4/37-34AS/Khy

Dated ____/__/2017

Copy forwarded to the:

- 1. Director Health Services FATA, Warsak Road, Peshawar.
- 2 Political Agent Khyber Agency, Khyber House, Peshawar.
- 3. Agency Accounts Officer Khyber at Jamrud.
- 2. Assistant Political Agent Bara, Jamrud & Landikotal.

Agency Surgeon Khyber at Jamrud



OFFICE OF THE AGENCY SURGEON KHYBER AT JAMRUD

| No: | /AS/Khy | Dated://201 |
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OFFICE ORDER

Consequent to suspension of services of Mr. Khaliq Mir, Medical Technician due to prolonged absence from the Pak Army BHU at Tirah Maidan, following Enquiry Committee is hereby constituted to probe into his reluctance in carrying out official orders etc:-

- 1. Hafeez Ullah, FSMO Khyber
- 2. Dr Ejaz, Medical Officer Civil Hospital Jamrud.

Enquiry Committee is compile detailed report of the facts for further submission to the Competent Authority for strict disciplinary action.

Sd/xxx Agency Surgeon Khyber at Jamrud

Dated 22 / 3 / 2017

No: 2/28-3/AS-KHY

Copy forwarded to the:-

- 1. Director Health Services FATA, Warsak Road, Peshawar
- 2. Political Agent Khyber, Khyber House, Peshawar.
- 3. Agency Account Officer Khyber at Jamrud.
- 4. Assistant Political Agent Jamrud.
- 5. Official concerned.

Agency Surgeon Khyber at Jamrud





REPORT OF ENQUIRY COMMITTEE

Authority:

Agency Surgeon Khyber office order No: _2128-32/AS-Khy dated

22.3.2017.

Date & Place

ON 28.3.2017 & subsequent dates at Civil Hospital Jamrud

Purpose:

To probe into his reluctance in carrying out official orders etc.

Proceedings

The Committee personally visited the record available at the office of the Agency Surgeon Khyber on 28.3.2017 and subsequent days and found that:-

1. Mr. Khaliq Mir, Medical Technician (ADP Scheme) was transferred from CD Paindi Lalma to Pak Army BHU Tirah Maidan vide office order No: 333-45/AS/Khy dated 20.1.2017 towards which he showed reluctance. On 28.1.2017 he explained his position and gave signs of written reluctance. The same was not acceded to by the Agency Surgeon Khyber and ordered him to proceed to his new duty station.

- 2. On 7.2.2017 he finally gave his Arrival Report which was accepted.
- 3. He was served with an explanation vide letter No: 1926-29/AS-Khy dated 13.3.2017 due to the reasons that he was not performing his duties at new duty station. The letter was registered to his home address.
- 3. On 22.3.2017 another enquiry was ordered vide letter No: 2128-32/AS-Khy dated 22.3.2017 which is underway.
- 4. The Inquiry Committee has called upon the official to appear before it and give his written statement, reasons etc but to no avail. He failed to appear before the committee tilldate.

Findings

As the official has not appeared before the committee so an ex-parte decision is made as follows:-

- 1. The Official may be suspended from service with immediate effect. He may be notified through the available means that such attitude towards service matter shall end into his termination from service under E & D Rules.
- 2. He is an ADP Employee and has very narrow option left to defend himself.





Recommendations: The Enquiry Committee is of the view that he may be served with other show cause notices to complete the codal formalities before final

termination from service.

Medical Officer

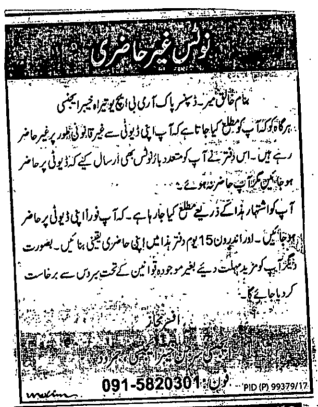
Civil Hospital Jamrud

DR. HAFIZ ÜLLAH

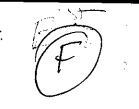
FSMO Khyber

ACTE X (1)





page.....3.





OFFICE OF THE AGENCY **SURGEON KHYBER AT JAMRUD**

OFFICE ORDER

Consequent to prolonged absence from duties at Pak Army BHU Tirah Maidan, Khyber Agency and turning deaf ear to the call up notices etc, services of Mr. Khaliq Mir, Dispenser (ADP Scheme) are hereby terminated with immediate effect in the best interest of the public service.

> Sd/xxx Agency Surgeon Khyber at Jamrud

Dated 34 / 06/2017

No: 7289-44 /AS-KHY Copy forwarded to the:-

- 1. Director Health Services FATA, Warsak Road, Peshawar.
- 2. Political Agent Khyber Agency, Khyber House, Peshawar.
- 2. Agency Account Officer Khyber at Jamrud.
- 3. Assistant Political Agent Bara Jamvud
- 4. Accountant local office for necessary action.
- 4. Official concerned.

Agency Surgeon Khyber at Jamrud

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No.1200/2018

KHALIQ MIR

VS

HEALTH DEPTT:

REJOINDER ON BEHALF OF APPELLANT IN RESPONSE TO THE REPLY SUBMITTED BY THE OFFICIAL RESPONDENTS

R/SHEWETH:

(1 to 4):

All the objections raised by the respondents are in correct, baseless and not in accordance with law and rules, rather the respondents are estopped due to their own conduct to raise any objection at this stage of the appeal.

ON FACTS:

- 2- Incorrect and misconceived. That appellant was performing his duties at Civil Dispensary Kam Shilman was transferred to Paindi Lalma vide order dated 05.08.2016. That in response to the said transfer order dated 05.08.2016 the appellant submitted his charge report and started performing his duty quite efficiently and upto the entire satisfaction of his superiors.
- 4- Correct to the extent of termination order of the appellant while the remaining para is incorrect. That it is pertinent to mention that the termination order dated 24.06.2017 shows clear malafide on the part the respondents because the termination order has been issued on weekend i.e. on Saturday.

- 5- Incorrect and not replied accordingly. That the appellant was submitted his departmental appeal against the impugned order dated 24.06.2017 before the respondent No.1 on 01.06.2018.
- 6- Incorrect and not replied accordingly. That appellant was appointed on regular basis in the respondent department, therefore being a civil servant the appellant filed service appeal before this august Tribunal.

GROUNDS:

All the grounds of main write petition are correct and in accordance with law and prevailing rules and that of the respondent are incorrect and baseless hence denied. That no notice has been served on the appellant before issuing the impugned order dated 24.06.2017. That neither charge sheet and statement of allegation has been issued to the appellant nor any show cause notice has been served on the appellant before issuing the impugned order dated 24.06.2017.

It is therefore, most humbly prayed that on acceptance of this rejoinder the appeal of the appellant may kindly be accepted in favor of the appellant with all back benefits.

APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE « بسير الرالزفر الرفير · ٤٤

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Daily Attendance Register of the CD Paindi Lalma

for the month of

JULY 2018

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| . 2 .) | MR. AKHTAR MUNIR | | /1 | | | 1 | | <u>}</u> { | 1) 3 | | 0 | | | | `. | | | | | V | V | | Ú | U | | | / | <u> </u> | V, | V | V | | | Ų, | | } | · · · | - | | | | |
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| <u></u> 3) | MR. FARHAD WUAH | | <u>[</u> [| Fulld. | 1/10/1 | 10/1 | 10/1 | 70 | 3 | | do | Touled | 3 | 1 | | Mah | 1/1/4 | | 3 | Fulle | Culla | 1/4/1. | olla | de | | 1 | Tallah | Ė | Futh. | True | 17/1 | | È | 100 | 17 | <u></u> | | | | | | , |
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| -32 | MR. WALLD MIR | | 1/3 | 1 2 F | , I | , , , | i, / | | | | 3 | £ 3 | 23 | | | 3, | -3, | | <u>§</u> | 3. | 3, | 3. | 9. | 3. | <u>}</u> | 2. | 3 | / | 3 | 3 | 10 | | ט | 7 | 1 | <u> </u> | ,*, - | | | *************************************** | | |
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| - 72 | MR, NIAZ ALI Malavja Suporvisav. | <u></u> | 1 | , | | 1 | <u>''</u> | | | | <u>* '</u> | | | | ! | | | | 1 | | | | | ļ . | | | | <u> </u> | | | | ₹, | | | | | | | | | | |
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Daily Attendance Register of the CAPAINOI LALMA

for the month of ___ Anglist 2018

| Serial No. | Name Father's Name | Rank | l 1 | | | - 1 | 5 | | | | - i |) 11 | | | 13 | 14 | 15 | 16 | 17 | 18 | 19 | 20 | 21 | 22 | 12 | <u> </u> | 1 | <u></u> | ╄ | + | - | ┿ | - | #- | Total No. of Days | R | emarks | |
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| _6) | MR, ALAM GIR | | χē | Kf | N P 1 | ρ₽ | | - h | FW | - 17A | M | - M | 1 | <u> </u> | MP | -/ | AP | 2 PR | N | AF | 1 | 15/ | $\langle \rangle$ | \mathbb{X} | X | 18 | 10 | 1 | pol | - PH | 7 1 | - M | 1-13 | * | | <u>0, 100</u> | CAN STREET | ** |
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Daily Attendance Register of the co Paindilabora.

for the month of SEPTEMBER 2018

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Daily Attendance Register of the _ CD Painti Islma.

for the month of October 2018

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| C22 Mr. Akhtay Muriy | |) Me | | | 1 | ĺ | | <1 | | - [| | 1 | | | | | |)P (| <u>)</u> (| | MA | | | S. | V | 13 | U | 31, | | | | | | | | 193510 Way | |
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| <i>Z</i>) | MR. | AKHTAR MUNIL | | C | | | | | Q. | 1 | <u> </u> | | Įŕ | | , - | 2 | | \bigcirc | 1 | | W. | | | | | W. | | | | Y C | | | | | | | | |
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Daily Attendance Register of the CD-Paindilalan

for the month of January

2019

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| (6.) | MR. NIAZ ALI | | NE | NZ | XXV | N | | N | Mi | 15) | V | KN | | 1:1 | | N2 | <u>-</u> N2 | N | N/Z | 17 | pt | V | 45 | 77 | 715 | V | 17.5 | ΝĖ | | 12 | 181 | | NZ | | (1) 1. a.c. S | J. J. |
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| الديم الديم الرجوريع على Daily Attendance Register of the G.D - Paindi La | | MR. KHAN NIK 1/L MT MR. AKHTAR MUNIR | MR, F | Me, Me, | MRs. | MR. MR. | MLs | |
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Daily Attendance Register of the C-D Paindilalm

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OFFICE OF THE DISTRICT HEALTH OFFICER KHYBER AT JAMRUD

OFFICE ORDER

As recommended by the inquiry committee the following patamedic staff of CD Paindi Lalma are hereby directed to report for duty to the following health facilities with immediate effect in the best public interest.

| S No | Name | From | To |
|---------|-------------------------------------|-----------------|--|
| 1 | Mr. Khan Mir Medical Technician | CD Paindi Lalma | CD Shaheed Mayor |
| 2 | Mr, Walid Mir Medical Technician | CD Paindi Lalma | CD Chappary |
| 3 | Mr. Khaliq Mir ex- Dispenser | CD Paindi Lalma | Stop duty any way till further orders by the competent forum |
| 4. | Mr. Amanullah Medical Technician | CD Paindi Lalma | CHC Wazir Muhammad Killi |
| , | Mr Akhtar Mat | CO Chappary: | on Palul Lalma |
| 6 | Mr. Zaheer Abbas | CH Lowara Maina | CD Paindi Lalma |

| District Health officer |
|-------------------------|
| Khyber at Jamrud |

No: 532/35/DHO/Khyber

Copy forwarded to the:-

- Director Health Services merged areas.
- 2 Deputy Commissioner Khyber.
- 3 District Accounts Officer Khyber at Jamrud.
- 4 All incharges concerned
- 5. All above concerned.

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OFFICE OF THE AGENCY SURGEON KHYBER AT LANDIKOTAL.

OFFICE ORDER.

On the recommendation of the departmental Selection Committee the competent authority is pleased to appoint Mr: Khaliq Mir S/O Jumat Mir residence of Daulat Khel Paindi Lalma Mullagori Khyber Agency is hereby appointed as a Dispenser BPS-09 (-6200-38017600) on contract basis on the following terms and conditions laid down below:-

He is declared medically fit for this job.

His appointment is purely on contract basis (prescribed under government of 02 Khyber Pakhtoon Khawa Contract policy 2005).

He shall not indulge in any trade, business and any other activity what so ever 03

which has been declared prohibited for the government servants in Civil Servant Act: 1973. If he wishes to resign the services a prior notice of 30 days will be submitted or pay 04 of 30 days should be deposited in lieu of resignation in Govt: treasury.

He will have to serve any where in Khyber Agency. 05

The offer shall be automatically held cancelled if he fails to join the duty within 15 days of the receipt of this offer.

> Sd/-xxxxxxxxxxxx Agency Surgeon Khyber, at Landikotal.

No. 2227-59 /AS-Khy:/PF

Dated LKL: 25/05/2013.

Copy forwarded to the:-01-Director Health Services FATA, KPK - Peshawar.

02-Agency Account Officer Khyber at Jamrud.

03-Head Clerk Office of the Agency Surgeon Khyber for record.

04-Official concerned.

For information please.

Agency Surgeon Khyber, at Landikotal.



DIRECTORATE OF HEALTH SERVICES

Merged Areas, PESHAWAR,

No: 6354 /DHS-MAs/Lit: date: 6-03-2020

REMINDER
COURT MATTER
MOST IMMEDIATE

Τо

The Agency Surgeon, District Khyber.

Subject:-

VERIFICATION OF STATUS OF MR. KHALIQ MIR.

Reference to this office letter No. 7938/DHS/Lit dated 10.06.2019 on the subject noted above wherein you were directed to intimate with documentary proof as to whether Mr. Kahliq Mir, Ex-Dispenser, was a regular employee or ADP but the reply is pending at your end till date.

The official concerned has submitted his appointment order in the court stating that he is a regular employee (copy of the order is enclosed).

You are once again directed to intimate with documentary proof as to whether Mr. Khaliq Mir, Ex-Dispenser was a regular employee or ADP, without further delay otherwise the report will be submitted to higher authorities for further necessary action.

Director Health Services, Merged Areas, Peshawara

No 6355-57/DHS/Liti

Copy to the:-

1. Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar

2. PA to DGHS Khyber Pakhtunkhwa Peshawar.

3. PS to Secretary Health, Khyber Pakhtunkhwa Peshawar

Director Health Services, Merged Areas, Peshawar.

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OFFICE OF THE AGENCY SURGEON KHYBER AT LANDIKOTAL.

OFFICE ORDER.

On the recommendation of the departmental Selection Committee the competent authority is pleased to appoint Mr. Khaliq Mir S/O Jumat Mir residence of Daulat Khel Painti Lalma Mullagori-Kliyber Agency is hereby appointed as a Dispenser BPS-09 (-6200-3 17600) on contract basis on the following terms and conditions laid down below:-

- He is declared medically fit for this job.
- His appointment is purely on contract basis (prescribed under government of 02 Khyber Pakhtoon Khawa Contract policy 2005).
- He shall not indulge in any trade, business and any other activity what so ever 03
- which has been declared prohibited for the government servants in Civil Servant Act: 1973. If he wishes to resign the services a prior notice of 30 days will be submitted or pay 04 of 30 days should be deposited in lieu of resignation in Govi: treasury.
- He will have to serve any where in Khyber Agency. 05
- The offer shall be automatically held cancelled if he fails to join the duty within 15 days of the receipt of this offer.

XXXXXXX Agency Surgeon Khyber, at Landikotal.

Copy forwarded to the:-

01-Director Health Services FATA, KPK - Peshawar.

02-Agency Account Officer Khyber at Jamrud.

03-Head Clerk Office of the Agency Surgeon Khyber for record.

04-Official concerned.

For information please.

Agency Surgeon Khyber, at Landikotal.



OFFICE OF THE DISTRICT HEALTH OFFICER KHYBER AT JAMRUD

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To.

The Director Health Services Merged Areas Peshawar.

Subject: Sir,

1.

3.

VERIFICATION OF STATUS OF MR. KHALIQ MIR DISPENSER.

Please refer to your good office letter No. 6354/DHS-Mas/Lit dated 10-03-2020 on the subject noted above, in this regard it is stated that after examining the record it is observed that the dispatched number on the appointment order i.e. 2827-99/AS*Khy/PF dated 25/05/2013, is actually a "monthly progress" report addressed to Addll: PA Khyber and copy to Director Health Services Ex-FATA. (Copy of dispatch register is attached as Annex-A)).

It is added that as evident in the pay bill it is clearly shown that he was drawing salary from ADP Scheme "Opening of 20 CHCs/CDs" since 25/05/2013 (Copy attached as Annex-B).

The report is submitted for your kind information please.

District Health Officer

Khyber at Jamrud

No: 1469-62 /DHO/Khyber

Dated:

13 103 12020

Copy forwarded to the:-

Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar.

Advocate General of Khyber Pakhtunkhwa Service Tribunal Peshawar

PA to DGHS Khyber Pakhtunkhwa Peshawar.

4. PS to Secretary Health, Khyber Pakhtunkhwa Peshawar.

District Health Officer Khyber at Jamrud

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Government of KPK Health Department Pay Bills GovernmerKH1101

Khyber Agency Detail of Functional cod,01 Gen-Public Service) 019-Gen: Public Service not elsewhere defined)

0191-Gen: Public Service not elseshere (efined)

(10 CHCs) . Cheyword 6254247 D-KH-13F02034 DWW Ry 24360001

| 0191-Ge | n: Public Service not elses. | _ | | | (1210) U | | Y | _ | i |
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| 019120- | Others, D. No. 131, for the year | 2016-17. | | | 03 Months w.e.f 1-4- | Net | Cnic No | Signature | İ |
| 0,3.20 | | | Designation | Fix Pay | 2017 to 30- | Amount | · | | |
| S.No | Name | | | | 06-2017 | | 1060 | 1 41 | |
| | | | | | 3 _ | 72900 | 39-99836860 | (12 | 1 |
| | | Abdul Ghafoor | Dispenser | 24300 | - | | | |] |
| 1 | Hidayat Ullah | | | 24300 | 3 _ | 72900 | 20-98836848 | \ | |
| | Sanwar | Fageer Muhamm | Dispenser | 24300 | | | 20-48836878. | 199 HA | 4 |
| 12 | Ghulam Sarwar | | 1 | 24300 | 3 | 72900 | 120-48 E 3 G C 4 | 1 | |
| 1 | Aziz Ullah | Awal Mir | Dispenser | | | 7200 | | | 4 |
| 1/3 | AZIZ OIIG | 1/2 | Dispenser | 24300 | 3 | 7290 | | May line | } |
| 4 | Nizam Uddin | Khalifa Khan | 0.5 | | | 7290 | 0 22 99 83684 | \$ 100 | ┪. |
| \ - | | | Dispenser | 24300 | 3 | | | | : === |
| 1/5 | M. Ibrahim | | | | | 7.290 | 00 Sofocitya-Croyt | reality - | 7 |
| | | | Dispenser | 24300 | | | | 1 | _] |
| 6 | Khaliq Mir | | | 24300 | 3 _ | 7290 | 00 22- 3887684 | 44 | } |
| | Kamal uddin | Perver Khan | Dispenser | 24000 | | | 00 22-35836864 | M Janes Francisco | |
| V | 7 Kamar dddin | | Dispenser | 24300 | 3 | 729 | 00 27-77876 001 | | |
| - | 8 Muhammad Zahid | Sail Badsha | Dispenser | E475.54196.6 | and the same | 400 | 00 8-006428/0 | | 늭 |
| \- | 0 Without | | Dai | * -16200. | 3_ | | _ i | | |
| | 9 Uzma Tariq | Tariq | | * G 65.4 | 364 F. | 486 | 800 87 46836366 | 10,200 | |
| | - | Younis Khan | Dai | 16200 | 3 | | 0000/225 | , Pard, | |
| 1 | 10 Sadarat | Touris Acteur | | | 3 | 486 | 500 22 988 3 6837 | | 想 |
| | | Hazrat Gul | Dai | 16200 | | | | | |
| | Bushra | | \ | 16200 | 3 | 48 | 600 229827683S | ACHTICY | 列學部 |
| | Shahmada | M. Hussain | Dai | | | \sim \propto | Con Con | Hayber of James | d. |
| . A 25 (1) 22 A | 12 Shanmada | | | | | CX\ | XXX | ETARES AND | |

AG ARO KP (This portion to be transmitted by the ank Agent to the Central Treasury Officer in support of the cr this daily account TT # TT1727103032 Date 28 Si Received Cash #######927,100.00 Rupees Nine Hundred Twenty Seven Thousand One Hundred Only! THE MANAGER, STATE, BANK CO Inputter RIAZ.105051 AMJAD.10750 dated 🍵 Received from the bearer the sum of Rs. 92 to be credited to Government account under the on account of Reco Signatu A full metricial Hesignation of the Oſ. ringkhoupp rejetoche paid in Agency Surgeon Khyber at Jamrud

のいままが表現を重要を発展されている。



OFFICE OF THE AGENCY SURGEON KHYBER AT JAMRUD

OFFICER ORDER

The Salary of the following staff of 20CHC/CD are here deposit in Government Treasury with immediate effect.

| S.No | Name | Designation | Amount | |
|------|------------------|--------------|---------|--|
| 1 | Mr. Khaliq Mir | Dispenser | 291600 | |
| 2 | Mr. Abdul Aauf | Ward Orderly | 194400 | |
| 3 | Hazrat Umar | Behishti | 194400* | |
| 4 | Mst. Tehrin Bibi | LHV | 291600 | |
| | | Total | 972000 | |

Agency Surgeon Khyber at Jamrud

OFFICE OF THE AGENCY SURGEON KHYBER AT LANDIKOTAL.

OFFICE ORDER.

On the recommendation of the departmental Selection Committee the competent authority is pleased to appoint Mr: Khaliq Mir S/O Jumat Mir residence of Daulat Khel Paindi Lalma Mullagori Khyber Agency is hereby appointed as a Dispenser BPS-09 (-6200-38-17600) on contract basis on the following terms and conditions laid down below:-

- 01 He is declared medically fit for this job.
- O2 His appointment is purely on contract basis (prescribed under government of Khyber Pakhtoon Khawa Contract policy 2005).
- He shall not indulge in any trade, business and any other activity what so ever which has been declared prohibited for the government servants in Civil Servant Act: 1973.
- If he wishes to resign the services a prior notice of 30 days will be submitted or pay of 30 days should be deposited in lieu of resignation in Govt: treasury.
- He will have to serve any where in Khyber Agency.
- The offer shall be automatically held cancelled if he fails to join the duty within 15 days of the receipt of this offer.

Sd/-xxxxxxxxxx Agency Surgeon Khyber, at Landikotal.

No. 2227- 55 /AS-Khy:/PF

Dated LKL: 25 / 05 / 2013.

Copy forwarded to the:-01-Director Health Services FATA, KPK – Peshawar.

02-Agency Account Officer Khyber at Jamrud.

03-Head Clerk Office of the Agency Surgeon Khyber for record.

04-Official concerned.

For information please.

Agency Surgeon Khyber, at Landikotal.

MEDICAL CERTIFICATE.

| Name of Official. Nr. Khalif Mir |
|---|
| Cast of Race. Muslim (fakistani) |
| Father Name. Mr. Jumat Mr. |
| Residence. Paindi halma Mollagori |
| Khypor Djeney. |
| Date of Birth. 10-02-1895 |
| Exact height by measurement. 5'- 5" |
| Personal mark of identification. |
| Signature of the Official. |
| Signature of head of office. |
| - Seal of Office. Agency Surgeon Khyber at Jamrud |
| I so hereby certify that I have examined Mr: Khalig Mir |
| Employment in the office of the. Health Deptl's |
| And can not discover that he had any disease communicable or other constitutional effection or bodily infirmity except. |
| I do not consider this as disqualification for employment in the office of the |
| His/Her age according to his own statement 18 year and by appearance about. Eskicen years. |
| LEFT HAND THUMB AND FINGER |
| IMPRESSIONS. |
| Agency Surgeon Knyber, at Landikotal. |

| er) bles courses en et blesse | to. The entries in this page should be renewed or re-attested at least every five years and the Signature to lines 9 and 10 should be dated. |
|-------------------------------|--|
| | Name: Mr: Khalig Mir |
| | Race: |
| | Residence: Pamali Lalma Millagori K. Hgeney. |
| | |
|] | Father's name and residence: |
| | Jumal Mix |
| · 5. | Date of birth by Christian era as nearly as can be ascertained: |
| t | 10-02-1995 |
| 6. | Exact height by measurement: |
| | |
| 7. | Personal marks for identification: |
| 8. | Left hand thumb and Finger impression of (Non-Gazetted) officer: |
| | Little Finger: |
| * | Middle Finger: |
| | Thumb: |
| 9. | Signature of Government Servant: |
| 10. | Signature and designation of the Head of the Office, or other Attesting Officer. Agency Surgeon Khyber at Jamrud |

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| - <u>-</u> | | | | | | | which debitable | | · |
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| :. | Name of post | Whether substan- tive or officiating and whether permanent or temporary. | Il officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C.S.R. | Pay in substantive post | Additional Pay for officiating | Other emolument falling thater the term "Pay" | Date o ^s Appoin ment | lesignan the offic Signature orng office Government Senon of I to 8 |
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