FORM OF ORDER SHEET

Court of		
000 1: .: 11	500 (0000	
COC application No.	520 /2022	

No.	Date of order proceedings	Order or other proceedings with signature of judge		
1	2	3		
1	06/09/2022	The C.O.C application of Dr. Jamil Ahmad submitted today b		
T		Mr. Ali Zaman Advocate. Original file be requisitioned. It is fixed for		
		hearing before Single Bench at Peshawar on Notice		
		be issued to appellant and her counsel.		
		By the order of Chairman		
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

COC No. <u>\$20</u>/2022 IN Appeal No:**917/2022**

Dr. Jamil Ahmad Medical Superintendent (\$6-19) DHQ Hospital Batkhela Malakand.

(Appellant)

VERSUS

Govt Khyber Pakhtunkhwa, through Chief Secretary, Khyber Pakhtunkhwa Peshawar and others.

(Respondents)

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4	Notification No. SOH(E-v)/4-4/2022, Dated: 05-09-2022.	В	13-1
5	Copies of Report to Deputy Commissioner and other newspaper cutting	С	15-23
8	Vakalatnama.		9/4

Appellant

Through

ALI ZAMAN

ABDUL SAMAD DURRANI

SHAHZAD SHAHID BALOCH

Advocates Peshawar

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

1

COC No. <u>529</u>2022 IN Appeal No:917/2022

> Dr. Jamil Ahmad Medical Superintendent (BS-19) DHQ Hospital Batkhela Malakand S/O Abdullah R/O Mohallah Amir Abad, village Balogram Tehsil Babuzai District Swat.

> > (Applicant)

VERSUS

- Amir Sultan Tareen Secretary Health Of Khyber Pakhtunkhwa, Health Department, Civil Secretariat, Peshawar.
- 2. Dr. Shaheen Afridi Director General Health Services, Government of Khyber Pakhtunkhwa, Peshawar.
- 3. Mr. Shahkeel Ahmad Minister of Public Health Engineering Government Of Khyber Pakhtunkhwa.

(Contemnor/Respondents)

APPLICATION FOR INITIATING CONTEMPT OF COURT PROCEEDING AGAINST RESPONDENTS FOR DISOBEYING THE ORDER DATED 15th JUNE, 2022 AND 04th JULY 2022 OF THIS HON'ABLE COURT.

Respectfully Submitted:

1. That the Petitioner filed service appeal No.917/2022 against the Notification No, SOH (E-V)/4-4/2022 dated 18-05-2022 which is pending before this Hon'able Court and fixed for 14-09-2022.

15



- 2. That after hearing the arguments, this Honourable Tribunal has admitted the service appeal and also suspend the operation of impugned Notification No. SOH (E-V)/4-4/2022 dated 18-05-2022 and directed the Respondents not to make any hindrance in the performance of the duties of the Appellant/Petitioner. (Copies of the orders dated 15th June, 2022 and 04th July, 2022 are attached as Annexure A).
- 3. That despite of the fact, the Appellant/Petitioner has submitted the attested photocopies of the above mentioned orders, but the Respondents are reluctant to obey the orders/directions of this Honourable Tribunal, hence the instant petition.
- 4. That on dated 05-09-2022, the Respondent No 2 has issued again the same notification No. SOH(E-V) 4-4/2022, in serial no 2 the appellant/Petitioner transferred from the seat of Medical Superintendent DHQ Hospital Batkhela Malakand to Directorate General Health Services, Khyber Pakhtunkhwa, which is self explanatory and against the directions of this Honourable Tribunal. (Copy of the Notification Dated 05-09-2022 is attached as Annexure B).

- 5. That despite having knowledge about the above referred orders; the Respondents hurriedly not considering the Petitioner /Appellant and in this way flagrantly violated both the orders of the Honourable Tribunal besides that the Respondent No. 4 having political influence upon the Respondents No. 1 & 2 has directed them to issue the same impugned notification again and invaded the Hospital with the help of other persons and harass the petitioner /appellant with the quarrel as well as hostage the all employees of the Hospital illegally unlawfully.
- 6. That in this regard the members of the Grand Health Alliance DHQ Hospital Batkhela submitted report to the Deputy Commissioner/ Commandant MKD Levies Malakand against the behavior of the Respondent No. 4 and interference in the official work and record their protest and demand an inquiry in the matter. (Copies of Report to Deputy Commissioner and other newspaper cutting is attached as Annexure C)
- 7. That the Respondents had intentionally committed the contempt of Court by violating the orders passed by this Honourable Tribunal, therefore, this Honourable Court requested to initiate appropriate action against Respondents and they are liable to exemplary punished.

8. That any other ground will be raised at the time of arguments with prior permission of this Hon'able Tribunal.

It is therefore prayed that on acceptance of this application, an appropriate action may kindly be initiated against respondents for disobeying the orders of this Hon'able Tribunal dated 15-06-2022 and 04-07-2022 passed by this Hon'able Court.

Any other relief, which deems proper in the matter and not specifically asked, may kindly be passed against the respondents in favour of Appellant/Petitioner.

Petitioner/Appellant

Through

ALI ZAMAN

ABDUL SAMAD DURRANI

SHAHZAD SHAHID BALOCH Advocates Peshawar

AFFIDAVIT

I, Dr. Jamil Ahmad Medical Superintendent (BS-19) DHQ Hospital Batkhela Malakand, do hereby solemnly affirm and declare that the contents of the instant petition are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Tribunal.

DEPONENT

(5)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

COC No.___/2022 IN Appeal No:**917/2022**

Dr. Jamil Ahmad Medical Superintendent (BS-19) DHQ Hospital Batkhela Malakand.

(Appellant)

VERSUS

Govt Khyber Pakhtunkhwa, through Chief Secretary, Khyber Pakhtunkhwa Peshawar and others.

(Respondents)

APPLICATION FOR SUSPENSION OF THE IMPUGNED NOTIFICATION NO. SOH(E-V)/4-4/2022, DATED 05-09-2022, TILL THE FINAL DISPOSAL OF THE INSTANT APPEAL.

Respectfully Submitted:

- 1. That the appellant has filed the accompanied service appeal which has been fixed for hearing on 14-09-2022.
- 2. That all the grounds raised in the main appeal may kindly be considered as part and parcel of the instant application.
- 3. That the appellant has Prime facie and arguable case, and balance of convenience also lien in favor of the appellant/applicant.
- 4. That if the impugned notification is not suspended, the applicant/appellant will suffered irreparable loss, which cannot be compensated in terms of money or else.

(b)

5. That valuable rights of the applicant/appellant are involved in the case hence the instant application may be allowed, in best interest of the justice.

It is therefore prayed that on acceptance of this application the order of the impugned Notification may kindly be suspended till final disposal of the Appeal.

Applicant/ Appellant

Through

ALI ZAMAN

ABDUL SAMAD DURRANI

SHAHZAD SHAHID BALOCH Advocates Peshawar

AFFIDAVIT

I, Dr. Jamil Ahmad Medical Superintendent (BS-19) DHQ Hospital Batkhela Malakand, do hereby solemnly affirm and declare on oath that the contents of the above application are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Tribunal.

DEPONENT

Amxure A

4th July, 2022

Appellant alongwith his counsel present. Mr Muhammad Adecl Butt, Addl: AG present.

None for the respondents present nor their written reply/comments have been submitted till date. Learned counsel for the appellant submits that the department had not taken any action on the order of this Tribunal, passed on 05.06.2022, suspending the operation of the impugned order of transfer of the appellant, to which a query was placed before the learned counsel for the appellant whether the appellant had relinquished charge of the post. the reply of learned counsel for the appellant was that the appellant had not yet relinquished the charge of the post from where he was transferred. It is, therefore, directed that the respondents shall not make any hindrance in the performance of the duties of the appellant because the operation of impugned order of transfer has already been suspended through order of this court, which further stands suspended. Respondents are directed to submit written reply/comments on the next date To come up for further proceedings on 27.07.2022 before S.B.

> (Kalim Arshad Khan) Chairman

14th July, 2022

Today learned counsel for the appellant submitted an application for impleadment of one Dr. Irfan-ud-Din as respondent.

File was requisitioned on the request of learned counsel for the appellant. Notice of application be given to Dr. Irfan-ud-Din for the date already fixed.



(Kalim Arshad Khan) Chairman 15th June, 2022

3

Counsel for the appellant present.

Appellant is aggrieved of order dated 18.05.2022, whereby the appellant was transferred without completion of tenure from M/S DHQ Hospital Batkhela and was directed to report to Directorate General Health Services. Khyber Pakhtunkhwa. He submitted departmental appeal on 24.05.2022 which was regretted on 14.06.2022. It is contended that just 99 months before the appellant was transferred and posted as M/S DHQ Hospital Batkhela. Thus the impugned posting/transfer order was against the posting/transfer policy of the government. Let the appeal be admitted to full hearing.

As to the application for suspension of the operation of the impugned order, it is directed that operation of the impugned order shall stand suspended to the extent of appellant till the date fixed subject to notice to the other side. The appellant is directed to deposit security and process fee within 10 days. To come up for written reply/comments on 04.07.2022.

(Kalim Arshad Khan) Chairman



This is an appeal filed by Dr Jamil Ahmad today on 30/05/2022 against the order dated 18.05.2022 against which he preferred/made departmental appeal/ representation on 24.05.2022 the period of ninety days is not yet lapsed as per section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, which is premature as laid down in an authority report as 2005-SCMR-890.

As such the instant appeal is returned in original to the appellant/Counsel. The appellant would be at liberty to resubmit fresh appeal after maturity of cause of action with also removing the following deficiencies.

1- Memorandum of appeal may be got singed by the appellant.

2-VCopy of order mentioned in para-11 of the appeal (Annexure-T) is not attached with the appear which may be placed on it.

Page no 20 of the appeal is illegible which may be replaced by legible/better

No. 1199 /ST.

DL 31/5/2022.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr.Ali Zaman Khan Adv.Pesh.

order isattached

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 977 /2022

Dr. Jamil Ahmad , M.S (BS-19) Management Cadre, DHQ Hospital Batkliela, Malakand.

(Appellant)

VERSUS

Govt Khyber Pakhtunkhwa, through Chief Secretary, Khyber Pakhtunkhwa Peshawar and others.

(Respondents)

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S. No	Description of Documents	Annexure	Page No
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5	Copy of Letter to DGHS Peshawar Vide No. 4490-98/DHQ/F, Dated: 28.04.2022	C	15
6	Copy of Posting Order Notification No. SOH(E-V)/4-4/2021, Dated: 09.07.2021	Ď	16-17
7 .	Copy of Notification No. SOH(E- V)/4-4/2021 Dated: 29.04.2021	Е	18-19
. 8	Copies of Letter PIT Inquiry No. 4085-96/DHQ/ADP Dated: 16.04.2022 & Letter No. 4552- 55/DHQ/PF Dated: 29.04.2022	F-G	20-22
9	Copies of Applications Reference No. 243/5, 242/5, 244/5 Dated: 23.05.2022 and Facebook Posts	H-I-J-K	23-35-54
10	Copies of IMU Performance Data & News Paper Cutting and Record of Sehat Sahulat Program	L-M-N	55-67
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Appellant

Through

ALI ZAMA

ABDUL SAMAD DURRANI

Advocates

High Court Peshawar



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR 860

Appeal No. 17 /2022

Dated 30/05/2012

Dr. Jamil Ahmad, Medical Superintendent (BPS-19) Management Cadre DHQ Hospital Batkhela, Malakand S/O Abdullah Resident of Mohallah Amir Abad, Balogram, Tehsil Babo zai, District Swat.

(Appellant)

VERSUS

- 1. The Govt Khyber Pakhtunkhwa, through Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat Peshawar.
- 2. Secretary Health, Khyber Pakhtunkhwa, Civil Secretariat Peshawar.
- 3. Director General Health Services, Khyber Pakhtunkhwa, Civil Secretariat Peshawar.

(Respondents)

Registrar 30/5/2022

Re-ordered the day of the second street.

Recorded to day to the second street.

UNDER SECTION PAKHTUNKHW NOTIFIC DATED 18.05.2022 WAS TRANSFERRED SUPERINTENDENT. BATKHELA, PESHAWAR, AGAINST DEPARTMENTAL APPEAL DATED 24.05.2022 WAS INSTITUTED BEFORE NO. 02, AND TILL DATE NO RESPONCE HAS BEEN GIVEN.

Prayer in Appeal: -

X

On acceptance of this appeal the impugned Notification dated 18.05.2022 may please be set-aside/ Cancelled and the appellant may pleased be allowed to continue his duties as Medical Superintendent DHQ Hospital Batkhela, Malakand.



- K. That the appellant has performed his duty with great zeal and devotion, hard work and till date no complaint of the appellant has registered to the respondents, in this regard guidance may be taken from the ACR's of the appellant.
- L. That the other grounds will be raised, if any, at the time of arguments, with the permission of this Honble Tribunal.

It is therefore prayed that on acceptance of this appeal the impugned Notification No. SOH(E-V)/4-4/2022, dated 18.05.2022 may please be set-aside/ Cancelled and the appellant may please be be allowed to continue his duties as Medical Superintendent DHQ Hospital Batkhela, Malakand.

Annellant

14-07-2022 Through

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10. AC

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ABDUL-SAMAD DURRANI Advocates High Court, Peshawar

14-07-2022

AFFIDAVIT

I, Dr. Jamil Ahmad, Medical Superintendent (BPS-19)
Management Cadre DHQ Hospital Batkhela, Malakand S/O
Abdullah Resident of Mohallah Amir Abad, Balogram, Tehsil (Babo zai, District Swat, do hereby solemnly affirm and declare that the contents of the above appeal are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Tribunal.

DEPOMENT



- K. That the appellant has performed his duty with great zeal and devotion, hard work and till date no complaint of the appellant has registered to the respondents, in this regard guidance may be taken from the ACR's of the appellant.
- L. That the other grounds will be raised, if any, at the time of arguments, with the permission of this Honble Tribunal.

It is therefore prayed that on acceptance of this appeal the impugned Notification No. SOH(E-V)/4-4/2022, dated 18.05.2022 may please be set-aside/ Cancelled and the appellant may please be be allowed to continue his duties as Medical Superintendent DHQ Hospital Batkhela, Malakand.

Adnelland

7 60 Through

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14-07-200

ALI ZAMAN

ABDUL-SAMAD DURRANI Advocates High Court, Peshawar

AFFIDAVIT

I, Dr. Jamil Ahmad, Medical Superintendent (BPS-19) Management Cadre DHQ Hospital Batkhela, Malakand S/O Abdullah Resident of Mohallah Amir Abad, Balogram, Tehsil & Babo zai, District Swat, do hereby solemnly affirm and declare that the contents of the above appeal are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Tribunal.

DEPONENT



GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

mixure

Dated Peshawar the 05th September, 2022

NOTIFICATION

NO. SOH(E-V)/4-4/2022 The following posting/ transfer of doctors is hereby ordered, with immediate effect, in the best public interest:-

-	NAME	FROM	ТО	
1.	Dr. Fazal Basir, General Cadre (BS-19)	District Health Officer, Dir (Upper)	Report to Directorate General Health Services, Khyber Pakhtunkhwa	
2.	Dr. Jamil Ahmad, Management Cadre (BS-19)	Medical Superintendent, DHQ Hospital Balkhela Malakand	Report to Directorate General Health Services, Khyber Pakhtunkhwa	
3.	Dr. Khalid Khan, Management Cadre (BS-18)		District Health Officer (BS-20), Dir (Upper) in OPS, Vice S.No. 1	
4.	Dr. Irfan ud Din, Management Cadre (BS-18)	Waiting for posting	Medical Superintendent (BS-19), DHQ Hospital Batkhela Malakand in OPS, Vice S.No. 2	

SECRETARY HEALTH GOVERNMENT OF KHYBER PAKHTUNKHWA

No. 3590-99 Endst. of even No. & Date

Copy forwarded to the:-

1. Accountant General, Khyber Pakhtunkhwa, Peshawar.

2. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.

3. Deputy Commissioner, Malakand & Dir Upper.

4. District Health Officer, Dir Upper.

5. Medical Superintendents DHQ Hospital Dir Upper & Batkhela.

6. District Accounts Officer, Batkhela & Dir Upper.

- 7. Deputy Director (IT), Health Department, with the direction to upload the notification on official website.
- 8. PS to Minister for Health Department, Khyber Pakhtunkhwa.
- 9. PS to Secretary Health Department, Khyber Pakhtunkhwa.

10 All concerned doctors.

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VERNMENT OF KHYBER PARBITINKHWA III ALTII DEPARTMENT



Dated Postquar the 20th July 2022

NOTIFICATION

NO SOURE VI/4-4/2022 In compliance with the directions of Khyber Pakhtunkhwa Service Tribunal, Poshawar dated 15 00 2022, this Department's Notification No SOH(E-VV4vide its 4/2022/1042-1052 dated 18 05 2022 has been suspended to the extent of Dr. Jamil Ahmad, Management Cadre (BS-19) till final decision of the Khyber Pakhtunkhwa Service Tribunal

SECRETARY HEALTH GOVERNMENT OF KHYBER PAKHTUNKHWA

Lord Endst of even No. & Date

Accountant General, Khyber Pakhtunkhwa, Peshawar.

Director General Health Services, Khyber Pakhtunkhwa, Pashawar,

Medical Superintendent, DHQ Hospital Batkhela, Malakand.

District Accounts Officer, Malakand

5 Deputy Secretary (Litigation), Health Department

6 Section Officer (Lit-II), Health Department

7 Deputy Director (IT), Health Department, with the direction to upload the nolification on official website.

8 PS to Minister for Health Department, Khyber Pakhtunkhwa

9 PS to Secretary Health Department, Khyber Pakhtunkhwa

10 Doctors concerned

11. Personal file of the doctors concerned

Section Officer (EV) Health Department Khyber Pashtuniama



OFFICE OF THE DEPUTY COMMISSIONER /COMMANDANT MKD LEVIES MALAKAND



Phi& Fax:0932-452080, 452105

E-mail: deo malakand a yahoo.com

SPECIAL SITUATION REPORT Dated: 04/09/2022

Annouse C

Reportedly, today on 03.09.2022 at 10.00 am, members of Grand Health Alliance DHQ Hospital Batkhela, the prominent were Dr. Arshad Nawaz, Chairman Doctors Association, Mr. Younas Khan, President Para Medies Staff, Mr. Muhammad Nawaz, General Secretary and Mr. Rafi Ull. President Nursing Association DHQ Hospital Batkhela gathered at DHQ Hospital Batkhela and recorded their protest against the behavior of Mr. Shakeel Ahmad Khan, Minister for Public Health Engineering at the med it as interference in the official work. About 280/290 employees of the hospital were participated in the protest and they demanding that an inquiry in the matter. They further warned that if no action is taken till Sunday, they would start protest throughout the district.

The District Administration Malakand has already asked the Additional Assistant Commissioner, Batkhela for report so as to resolve the issue amicably.

Report submitted please.

PRO TO DEPUTY COMMISSIONER
M'A-L-AK AND

No. 4313-14 /PS/DC/MIKD Copy forwarded to the:

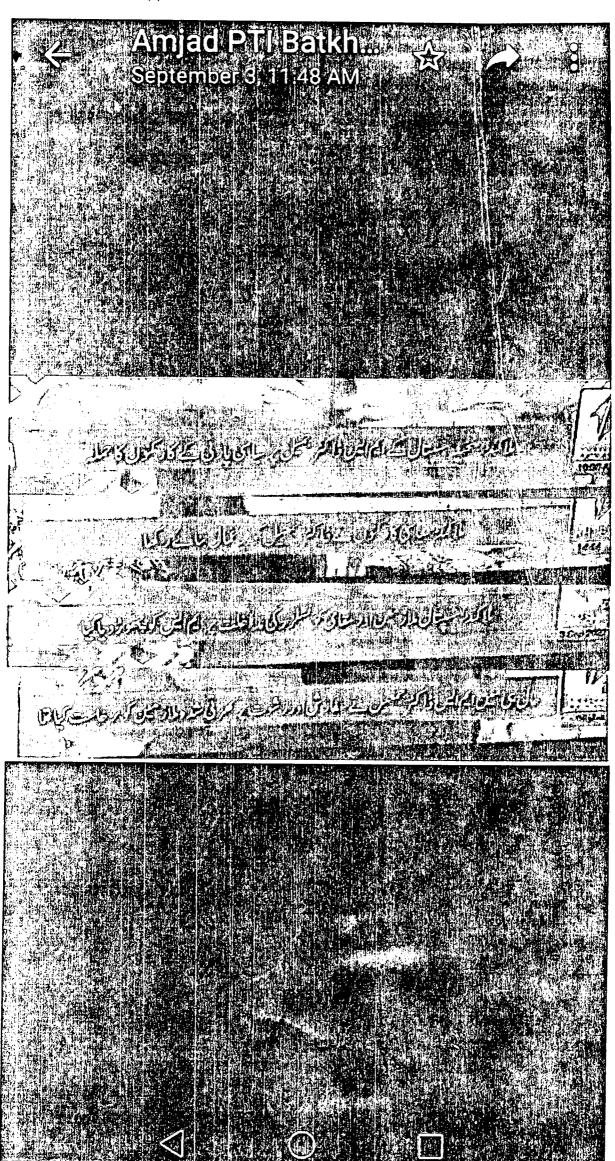
1. Deputy Commissioner, Malakand.

2. PS to Commissioner, Malakand Division at Saida Sharif Swat

For information, please.

PRO TO DEPUTY COMMISSIONER
M ALARA N D

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Hot News...

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Group posts





Imran Khan 2d · 😵



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DHOURS ENTREDION

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مني نب : صلح ملاك ثريد يونين و تحريك تعفظ حقوق

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-: (Nd) = 10 6 ! 1 المحرم بالمراز مصر طريخ ونواله الراجاب مذريالي ، ، د. ارا مراج - جد کراری م محرم عاب منرصده ٥٠ مرم در کرونرل عده ١٠٠ ر: المرَّم فِيا _ كُنْسَرُ عِلْ مِلْ دُومِيْرُن ٥٠ الحرم منا - وين كشر ماس منهمالذ و المزم ب معدالمرص الم الن ال امرم ما - بسرسون دارک الرش مل مزم ما - مزب مرسانشنده المعالي ١١ محرم م عب ويده يج الم صلح ملاكنا ١١٠ تمام رور تنظیات





BREAKING

ڈسٹر کٹ ہُیڈکوارٹر ہیتال بٹ حیلہ میں PTا یم پی اے تکیل خان اور MS محم^{قی}ل کے درمیان تنازعے نے شدت اختیار کرلی

المنافقة الم

MS محد جيل كو يحد عرصة لل مقاى ايم لي است تبديل كرديا جبكه بالكورث في أس سك جاد في كالديكو MS من الديكود بارد بحال كرديا

كريند بيلتوالائنس بث حيله بيتال في آج اير جنسي كور كما او در ومز سے بايكا كا اعلان كرديا آج بروز بدفته من 10:00 بين كريند ايلتوالائنس ملاكند كرزيوا بيتمام و مشركت بيند كوار فرسيتال بث

وليد كرما من احتجابي مظاهره كياجا عكا-

یادر ہے کہ گرینڈ ہیلتہ الائنس کے ایک اعلامینے کے مطابات گذشتہ دات مبینہ طور پر مقامی ایم بی اے اور اُن کے کارندوں نے ہیں ال پرحملہ کیا MS ڈسٹر کٹ بیڈکوارٹر ہیں تال بٹ خیلہ محرجیل اور اُس کے بچرں کومس بے جامیں رکھا۔ کارسر کارش مدا ہلت کی اور سٹاف کودھمکیاں وہی













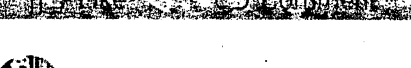


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میں بحثیث PTI ایک ادنا ورکر کل رات ایم ایس جمیل احمد صاحب کو یرغمال کرنے کا شدید مُزمت کرتا

QQ 53

41 comments • 1 share





Arshad Ali shame full act--





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Amir Taj Khan 1d · 🔞

گزشتہ رات مقامی ایم پی اے اور ان کے غنڈوں کا ہسپتال پر حملہ، ایم ایس بٹ خیلہ اسپتال ڈاکٹر جمیل احمد صاحب، اور ان کے بچوں کو حبس ہے جا میں رکھنے، کارسرکار میں مداخلت اور ہسپتال سٹاف کو دھمکیاں دینے کی پرزورمزمت کرتے ہیں پرویزنل ڈاکٹر ایسوسی ایشن خیبر پختون خواہ مزکورہ ایم۔پی۔اے اور اسکی غنڈوں کی خلاف قانونی ایکشن کا پرزور مطالبہ کرتے ہیں۔ بٹ خیلہ کے تمام ہیلتھ ملازمین کے ساتھ شانہ بشانہ کھڑے

Afterdad كأبهمة حريري أرباء المرجويما و المزم ت سان در د لدا مرم ما بدا جعد شکرنهای ۲۰۰ ١٠ مرم ما بد طريفعند ١٠ م ١٠ وبالإم عيعوكي المذيد الأرامزم خالرمجز منرق بصبراء و. انزامًا سا گفتره به الدُدُه غِيرِه أمترم مناب ويتركت وليس _منداريه مي

Write a comment...



روزنامه شرق بيثاور الملام آباد(3)...

سلاب سے متاثر وعلاقوں على مخت خوف و جراس امكان ہے۔ يح

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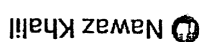
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1 Storter

少年二年十二年十二十八日 (19 بزي في المال للا الاسلام المالة المالية المالية المالية المالة المال الالمعكرك والمااواة وللقراء وأبه

إلىه الأخط والمنادك المنادية بالناء التقال المندلا الماءات ولذاله المامان والمعليد الديادة بمناباتها

بنول المقارك فالمالولة والقرنارأ بع

tacebook





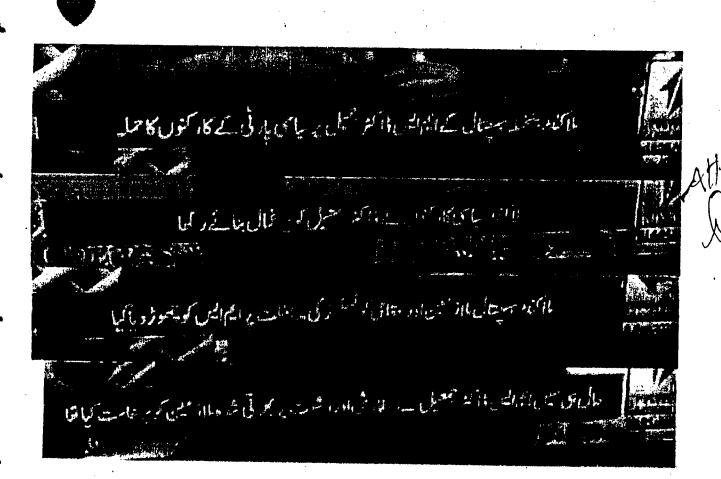




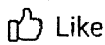


23

Doctor Jamil Ahmad sahib ap apni imandari se apna kam karty raho aur in mufad paraston ki fikar na karo sirf ALLAH se darty raho Kesi ki parwah na kar izat aur Zillat ALLAH k hath main hai













Maithili Thakur FAN Club's







Imran Khan is with Arshad Ali and 53 others.

2d · 😯

میں بحثیت ضلع رہنما کل رات قابلِ احترام ایم ایس جمیل احمد صاحب گریڈ 20 آفیسر کو یرغمال کرنے کا شدید مزمت کرتا ھوں۔عمران خان کے ویژن کیمطابق تمام سرکاری ادارے خودمختار ہونگیں ۔ کوئی بھی ایم پی اے ایم این اے دخل اندازی نہیں کرے گا ۔لیکن ملاکنڈ میں اسکے برعکس ہورہا ہیں۔ تمام سرکاری اداروں اور افسران کو یرغمال کیا گیا دلتہ کی گناہ دہ تور تہ تور او سپین تہ سپین وئیل۔۔۔۔!!!

زہ ورتہ شیشہ نیسم پہ دھغے گنہگار یمہ۔۔۔!!! انجینئر کرم احد خان آلا ڈھنڈ۔ pti

