16.10.2015

1000/13

Appellant with counsel (Mr. Muhammad Asif Yousafzai, Advocate) and Mr. Muhammad Jan, GP for the respondents present. Arguments heard and record perused. Vide our detailed judgment of to-day in connected appeal No.992/2013, titled Mhammad Imran Versus Secretary Health Department, Government of Khyber Pakhtunkhwa, Peshawar etc.", this appeal is also disposed of as per detailed judgment. Parties are left to bear their own costs. File be consigned to the record.

MEMBER

ANNOUNCED 16.10.2015 MEMBER

 $2.5 - 9_{-1}$ Vide order sheet dated 10.12.2013, in connected appeal No. 992/2013, this appeal is adjourned to 08.12.2014.

READER.

REAVER.

Vide order sheet dated 10.12.2013, in connected appeal No. 992/2013, this appeal is adjourned to 16 - 2 - 15.

16=2-15

9-3-15 Vide order sheet dated 10.12.2013, in connected appeal No.

992/2013, this appeal is adjourned to 9-3-15

992/2013, this appeal is adjourned to <u>20-3-15</u>

Vide order sheet dated 10.12.2013, in connected appeal No.

20-3-15 Vide order sheet dated 10.12.2013, in connected appeal No. 992/2013, this appeal is adjourned to 17-6-15.

Vide order sheet dated 10.12.2013, in connected appeal No. 992/2013, this appeal is adjourned to 28 - 8 - 15.

KEADER.

READER.

RELATER

Vide order sheet dated 10.12.2013, in connected appeal No.

992/2013, this appeal is adjourned to <u>12-10-2015</u>.

READER.

10.12.2013

Vide order sheet dated 10.12.2013 in connected appeal No. 992/2013, this appeal is adjourned to 15.1.2014.

15. 2014

Vide order sheet dated 10.12.2013 in connected appeal No. 992/2013, this appeal is adjourned to 2/-2-14.

READER

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Vide order sheet dated 10.12.2013 in connected appeal No. 992/2013, this appeal is adjourned to 18.3-14.

21-2-14

18-3-14

Vide order sheet dated 10.12.2013 in connected appeal No. 992/2013, this appeal is adjourned to 1/-U-1/2.

11-4-14

Vide order sheet dated 10.12.2013 in connected appeal No. 992/2013, this appeal is adjourned to 12 - 5 - 14.

READER

12.5-14

Vide order sheet dated 10.12.2013 in connected appeal No. 992/2013, this appeal is adjourned to 25-6-14.

RIADER

25-6-14

Vide order sheet dated 10.12.2013 in connected appeal No. 992/2013, this appeal is adjourned to $\frac{25-9-14}{2}$.

READER

Ajman No. 1000/2012 Vain Counsel for the appellant present and heard on

preliminary. Contended that the appellant has not been treated in accordance with the law/rules. Despite of clear direction of the Tribunal no proper procedure was observed. He made representation against the termination order which has not been responded within the statutory period of 90 days. Points raised need consideration. The appeal is admitted to regular hearing subject to all legal objections. The appellant is directed to deposit the security amount and process fee within 10 days. Thereafter, notice be issued to the respondents. Case adjourned to 10.12.2013

for submission of written reply.

11.09.2013

11.09.2013

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This case be put before the Final Bench _____for further proceedings.

Form- A

FORM OF ORDER SHEET

Court of ____

Case No.

1000/2013

S.No. Date of order Order or other proceedings with signature of judge or Magistrate Proceedings 1 2 3 19/06/2013 The appeal of Mst. Rukhsana Begum resubmitted today 1 by Mr. Muhammad Asif Yousafzai Advocate, may be entered in the Institution Register and put up to the Worthy Chairman for preliminary hearing. RE 15-7-2013 2 This case is entrusted to Primary Bench for preliminary hearing to be put up there on 1/-7-2013

This is an appeal filed by Mst. Rukhsana Begum today on 17/05/2013 against the order dated 12.01.2013 against which he preferred a departmental appeal on 22/02/2013 which is premature as laid down in an authority reported 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) Appeal may be got signed by the appellant.

(2) Copy of Judgment of this Tribunal dated 31.12.2009 mentioned in para-4 of the memo of appeal (Annexure-G) is not attached with the appeal which may be placed on it.

<u>3</u>-Annexures of the appeal may be attested.

No. 1/96 /ST, /2013

SERVICE ŤĬ KHYBER PAKHTÚNKHWA PESHAWAR.

Mr.M.Asif Yousafzai Adv. Pesh.

Re submitted after compliance

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR.

APPEAL NO. 1000/20/3

Rukhsana Begum

Health Deptt:

INDEX.

Vs

S.NO	DOCUMENTS	ANNEXURE	PAGE
1-	Memo of appeal.		1-5
2-	Copy of appointment	Α	1
3- ·	Medical fitness	В	
4-	Charge report	С.	N/2
5.	Copy of stoppage of salary	D	19-10
6-	Copy of order of High Court	E	()
7-	Copy of termination order Dated	F	
•	08.06.2009		15-17
8-	Decision of Service Tribunal	G	· · · · · · · · · · · · · · · · · · ·
9 -	Copy of reinstatement order by Service	H	
	Tribunal	· · ·	26-27
10-	Copy of termination order Dated	1	
	12.01.2013		2-8-29
11-	Copy of departmental appeal	J	
			30-31
12-	Copy of inquires	КЕС.	B2-36-
13-	Wakalatnama		<u>E</u>

Dated :----/05/2013

رقسانه بنگر APPELLANT

RUKHSANA BEGUM

THROUGH:

M.ASIF YOUSAF ADVOCATE TAIMŨR AL ADVOCATE

BEFORE THE KPK SERVICE TRIBUNAL APPEAL NO. 1900/2013

Mst: Rukhsana Begum Ex- Dai

MMT Hospital D.I.Khan

(Appellant)

Versus

1: The Secretary Health Deptt: KPK Peshawar

2: The Director General Health Services KPK Peshawar

3: The Medical Superintendent MMT Hospital D.I Khan

4: The Distt: Accounts Officer D.I Khan

5: The Chief Executive M.M.T Hospital D.I Khan (Respondents)

APPEAL UNDER SECTION – 4 OF THE KPK SERVICE TRIBUNALS ACTS 1974 AGAINST THE ILLEGAL TERMINATION ORDER DATED 12.01.2013 WHEREBY THE APPELLANT HAS BEEN TERMINATED FROM SERVICE WITHOUT FOLLOWING PROPER PROCEDURE AND NOT TAKING ANY ACTION ON THE DEPARTMENTAL APPEAL OF APPELLANT WITH STATUTORY PERIOD.

PRAYER:

e-submitted to 4 files.

That on the acceptance of this impugned order dated 12.01.2013 may be set aside being passed arbitrarily, illegally, without observing procedure as directed by august Service

Tribunal. The respondent may further please be directed to reinstate the appellant with all back benefits and also grant the salaries of the appellant w.e from March 2009 till the termination dated 12.01.2013. Any other remedy which this august Tribunal deems proper may also be awarded in favor of appellant.

R/ SHEWETH.

- 1- That the appellant was appointed as Dai in the MMT Hospital D.I by the competent authority vide order dated 25.10.2008 ,the appellant got medical fitness and took over the charge of the post on 1.11.2008 copies of the order medical fitness and charge reporter attached as Annexure A, B & C.
- 2 –The appellant was performing duties up to the entire satisfaction of the his superior of but all of sudden on coming new M.S the pay of the appellant was stopped vide order dated 11.03.2009 without any notice or chance of defense. Copy of the order is attached as Annexure D.
- 3 That the appellant against stoppage of the salaries filed a writ petition bearing No.207/09 in the august High Court. The hon, ble High Court in its decision held that since the petitioner is a civil servant, therefore he should approach to Service Tribunal and the mean while his writ petition was treated as departmental appeal which was sent to the departmental authority for decision up to 30.06.2009 positively. Copy of High Court decision is attached as Annexure – E.

4 – That as the departmental authority was failed to give decision on the appeal of the appellant up to 30.6.2009, as directed by the hon'able High Court, therefore the appellant filed service appeal in this Tribunal but as the respondent No.3 had passed termination order on 08.06.2009. Therefore appeal for the payment of service of the appellant was become infructuous however the august Tribunal was pleased to direct the respondent NO.2 on 31.12.2009 for deciding the pending departmental appeal of the against the termination order within one month. Copies of termination order and the tribunal decision are attached as Annexure – F & G.

- 5- That after obtaining the rejection order. The appellant filed service appeal 8764/2010 which was decided on 05.04.2012. The august Tribunal was kind enough to reinstate the appellant for proper departmental proceeding with full chance of defence. Copy of judgment is attached as Annexure H.
- 6- That then the respondent Deptt reinstated the appellant on 29.11.2012 and then without following proper procedure and directions of the august tribunal again terminated the appellant on the basis of a so called publication vide order dated. 12.1.2013. Copy of termination order is attached as Annex-I.
- 7- That the appellant again filed departmental appeal on 20.2.2013 and waited for statutory period but no reply received by the appellant so for hence the present appeal on the following ground amongst others. Copy of departmental appeal is attached as Annex-J.

GROUNDS

A- That the impugned order of the termination and non-payment of salaries, and not taking any action on the appeal of appellant within statutory period are illegal against the law, rules, norms of justice and passed without observing the proper procedure and principles of justice.

- B- That the impugned order passed by the respondent Deptt is in utter violation of the principles of "Audi Altrem Partem' and judgments of the Supreme Court of Pakistan has held that this principles is to be read in every statute even not specifically, provided
- C- That the appellant has been condemned unheard and no chance of personal hearing was provided to the appellant while passing the impugned order.
- D- That in case of termination, charge sheet and statement of allegation are must and mandatory as per provision of law but in the instant case no such provisions of law has been followed. Thus termination order is totally illegal viod ab-initio.
- E- That the appellant appointment order was remained in field for considerable long time and under the principles of "locus poenitentiae" the appellant's valuable rights created in pursuant to appointment order cannot be infringed.
- F- That the impugned orders are arbitrary which is against the all norms and canons of justice.

- G- That Service Tribunal ordered to inquire in the matter in a proper way by giving full chance of defense to the appellant but the Deptt neither follow the directions nor conduct regular inquiry and terminated the appellant on the basis of publication of show cause notice in a slipshod manner.
- H- That the final rejection order is against the ruling of the Supreme Court of Pakistan in which it has been held that every order of the departmental authority must be speaking one and be based on well founded reasons, while in the present case no reasons given by Deptt: and even not responded the departmental appeal of the appellant, which is an arbitrary act on the part of the respondents.
- I- That in the instant matter, earlier inquires have been conducted and in both the inquires the re-instatement of the appellant has been recommended. Copies of the order is attached as Annexure – K.
- J- That the 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.

APPELLANT

THROUGH:

M.ASIF YOUSAFZAI ADVOCATE

RUKHSANA BEGUM

TAIMUR ALI ADVOCATE OFFICE OF THE MEDICAL SUPERINTENDENT

OFFICE ORDER.

Mst. Rukhsana Begum W/O Maqsood Anwar R/O Najaf Abad Kachi Paind Khan DIKhan is hereby appointed as <u>Dai</u> BPS-02 @ Rs. 3035/- plus usual allowances admissible under the Rules subjected to revision from time to time against the existing vacancy at Mufti Mehmood Memorial Teaching Hospital Dera Ismail Khan on the following terms and conditions according to the Government policy:

- 1- Her appointment in the Health Department is purely on contract basis and her services are liable to termination at any time without giving any notice or assigning any-reason.
- 2- She will be governed by such rules made and instructions issued relating to traveling allowances, general provident fund, pension, leave, medical charges and conduct and discipline by the Government from time to time for the category of civil servant to which she belongs.
- 3- No TA/DA is allowed to her for joining duty.
- 4- In respect of other matters not specified in this appointment, the Rules/ Regulations as applicable to Provincial Civil Servants shall apply.
- 5- The appointment is liable to termination on 30 days notice on either side or payment of one basic pay in lieu thereof, without assigning any reason.
- 6- If the above terms and conditions of appointment are acceptable to her, she should send her written confirmation by registered post or personally so as to reach the undersigned within one month of the receipt of this letter.
- 7- This offer of appointment will be treated as cancelled if she does not convey acceptance thereof or resumed ducy within the specified time;
 8- She will produce medical fitness will

She will produce medical fitness certificate before resuming the duty.

Medical Superintendent MMM Teaching Hospital DIKhan. NO. 4(28 / Dated DIKhan the 25 110 /2008. Copy is forwarded to the: 4- District Accounts Officer, DIKhan, 2- Head Clerk of this office. 3- A/C of this office. 4- Mst. Rukhsana Begum W/O Maqsood Anwar R/O Najaf Abad Kachi Paind Khan DIKhan For information and necessary action please. Medical Superintendent MMM Teaching Hospital DIKhan.

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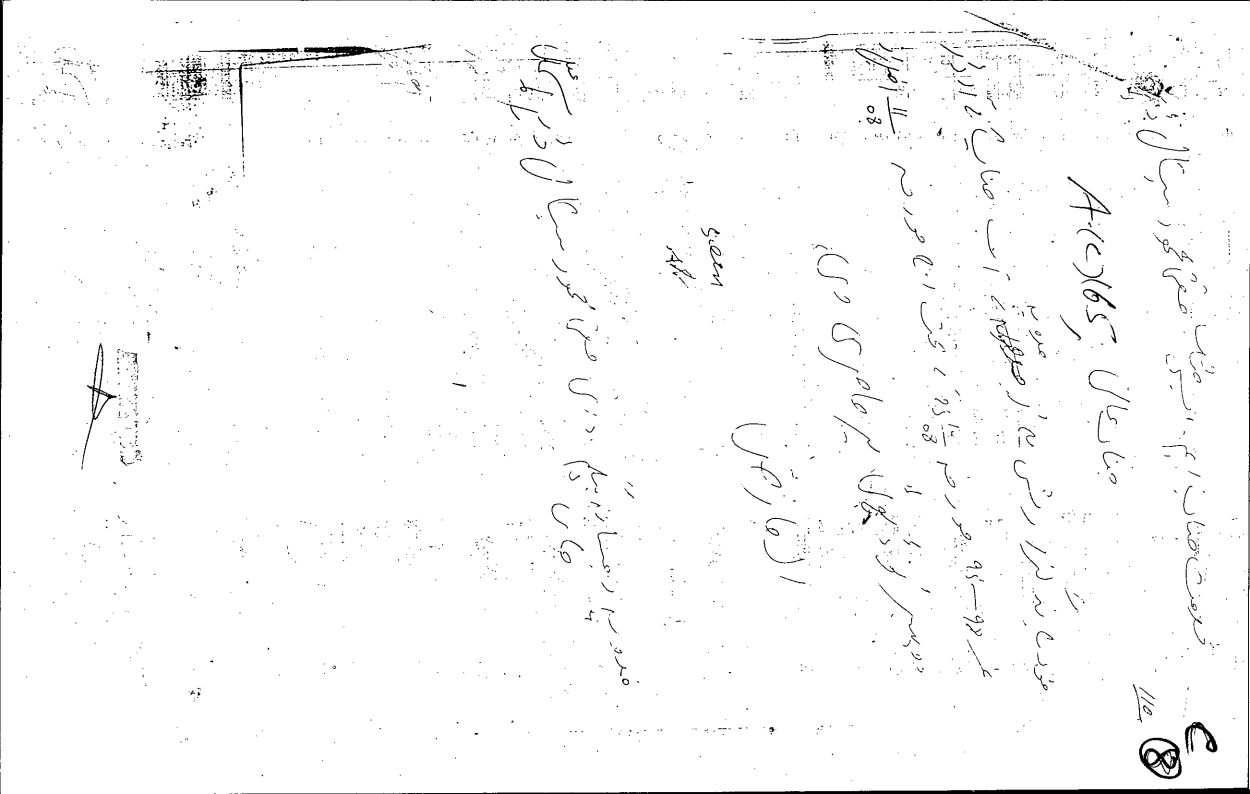
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ABL Circular Road DIK alanad Bilal Ward 00429258 PLS-6878-8 Я 3966/-Attendant -3966+-ABL Faqirai Gätë PLS-4628-9 Ward 00429252 Muhmmad Faheem 01 DIKhao Allendant HBL Circular Road DIK 3966/-Ward 01 00:31092 PLS-Nuhammad Ali 18 \$7.0 1357900232903 Attendant **UBL** Circular Road DIK Ward 11.5-3966/-00429263 19 Muhammad Irfan 01 1359790010104401 Attendant ABL Faqirni Gate DIK 8327/-PLS-4627-8 01 00431094 Muhammad Sajid Cleaner 20 HBL Circular Road DIK 8327/-PLS-00431093 Cleaner Shah Nawaz 01 21 13597900237401 HBE Circular Road DIK 3966/-Ward PLS-00429259 101 22 Başlıir 72-13597900225001 Attendant ٠, 3966/-Kliyber Bank DIKhan Ward 01 00429266 PLS-8926-0 Ikhlag Ahmed 25 Attendant (· · . It is requested that to stop the pay of above mentioned staff, immediately to proceed further in the matter. Medical Superintendeht MMM Teaching Hospital (Defa Ismail Khan No. Copy is forwarded to:-1. The Director General Health Services NWFP Peshawar for information please. 2. The District Coordination Officer DIRhan for information. Dr. Muhammad Arif Ullah Khan DMS (Admin) MMM Teaching Hospital DiKhan for detail enquiry and report within 15 days. 3. Account Clerk MMM Teaching Hospital DIKhan for information and necessary d. action. Medical Superintendent MMM Teaching Hospital Dera Ismail Khan

Armereure B-1 P-XIX· II BEFORE THE HON BLE PESHAWAR HIGH COURT PESHAWAR. WRIT PETITION NO. / OF 2009 MUHAMMAD KAMRAN SALEEN MERTECHNIOTA SON OF HAJI ALLAH NAWAZ SALEEM R/3 STREET ASLAM FAWIR D.I.KHAN MUHAMMAD MEHRAN, M& R PECHNICIAN, SON OF MUHAMMAD. YOUNAS, R/O QUARTER NO.3, ZANANA HOSPITAL, ASLAM FAQIR, D.I.KHAN, 2) 3) NAJIBULLIM, JUNIOK CLERK, SON OF HAMELD ULLAH H/O DERA CITY D.I.KHAN MUH AMMAD ANWAR KHAN, THUSI DENK OFERATOR 4) SON OF RAB NAWAZ, ' R/O VILL: LONY, TENSIL KULACHI, D.I.KHAN, SAJID KHAN GENERATOR OFERATOR SON OF FARHAD KHAN 5) R/O MCHALLAH SHUKHI, KULACHI, D.1.KHAN, MUHAMMAD SHAFIQUE, FIREMAN SON OF GAZI MOHAMMAD ISHAQUE, 6) R/O DEHA CITY D.I.KHAN. MRS: FARIDA DAI D/O DILAWAR KHAN 7) K/O MOHALLAH JUGIAN WALA, DERA CITY, D.I.KHAN 10.87 MST:SAJIDA BIBI, DAI 8) . . . D/O FAILULLA: R/O D.I.KHAH CITY a 1. 1. 1. she cur MET TABLEEN BIDI DAI WIFE OF MUH AMMAU SALEEN, 9) R/O RATA KULACHI, U.I. MAN. 140.1.1 10) MST: RUKHSANA BELUM, DAI, W/O MAUSCUL ANNAR RIO NAJAF READ KACHI MAINU KHAN D.I. KHAN ÁTTESTED 11) MST: RUKHSANA BIBI DAI 9/0 HUHAMMAD SHAKIR 8/0 D.I.KHAN CITY D.I.KHAM . EXAMINOR Peshawar High G 12) ABDULLUR_RASHID CHOWKIDAR SON OF AMIR SUNAMAD DI, Khanner Ch R/O GHARAH GUL DAD KULACHI D.I.KHAN 13) YOUSAF HAYAT, WARD AFTERDART SON OF AZIS HAN R/O DEFENCE OCLONY, D.I. MAAN. FILED, 1000 lina hum 14) MUH ANG ALI IMA AN WARD ATTENDANT Deputy Registration SCN OF MALIE STRADUDDIN R/O VILLAGE TIKAN NEW DERA, D.I.KHAV 06 MAY 2000 and the state of the second 5 . A. 19 . 1 P/? ESTED

A-0-2 D_ XX -: 2 :-MUHAMMAD ANWAR, WARD ATTENDANT, SON OF MUHAMMAD RAMZAN RYO GAMHI SADOZAT, DITKHAN, 15) MUHAMMAD BILAL, WARD ATTENDANT SON OF RAB NAWAZ R/O MOHALLAH BAMO SHAH WALI, DERA CITY, D.I.KHAN, 16) MUHAMMAD FAHIM, WARD ATTENDANT, SON OF GHULAM YASIN, R/O MOHALLAH KIRI ALIZAI, D.I.KHAN CITY, D.I.KHAN, 17) MUHAMMAD ALI WARD ATTENDANT SON OF RASHID AHMAD R/O SHAH ALAM ABAD, D.I.KHAN. 18) MUHAMMAD IRFAN WARD. ATTENDANT, SON DF MUHAMMAD NAWAZ R/O QAISER ABAD COLONY, D.I.KHAN, 19) MUHAMMAD SAJID CLEANER SON OF MUHAMMAD SADIQ R/O D.I.KHAN CITY, D.I.KHAN 20) SHAH NAWAZ, CLEANER, SON OF HAQ NAWAZ, R/O D.I.KHAN CITY, D.I.KHAN, 21) BASHIR WARD APTENDANT SON OF MUHAMMAD NAWAZ R/O D.I.KHAN JITY, D.I.KHAN. 22) IKHLAQ AHMAD, WARD ATTENDANT SON OF MUSHTAQ AHMAD, 23) R/O MCHALLAH SHIP SHAH, D.I.KHAN, The let 2 PETITIONERS a 1 568 VERSUS GOVT: OF N_W.F.P. THROUGH SECRETARY HEALTH DEPARTMENT, CIVIL SECRETARIAT, PESHAWAR, 1) ATTESTED DIRECTOR GENERAL (HEALTH SERVICES), N_W.F.P., PESHAWAR, 2) EXAMINOB Peshavlar ha DRISHAH JERAN BALOCH, SENIOR MEDICAL OFFICER MAULANA MUFTI MENMOOL CIVIL HOSPITAL, D.I.KHAN 3) D 1/Kileh Sent b DISTRICT ACCOUNTS OFFICER, DERA ISMAIL KHAN, 4) FILED TODAY THE STATE THROUGH ADVOCATE_GENERAL, NWFP, PESHAWAR, : 5) hom/ am Finance Departement 67 Deputy Registrar RESPONDENTS 0 6 MAY 2009 P/3

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A-B-3 P-33 249 3)
JUDGMENT SHEET PESHAWAR HIGH COURT D.I.KHAN BENGH	ha
JUDICIAL DEPARTMENT	1 • DQ
w/ No. 207 of 2009	-
JUDGMENT	ì
Date of hearing 9.6. Dore 7	
Appellant Muhamma & Kerminen Safe and the to	
Appellant <u>Muhamma C. Kampen Sala</u> - ther stry Mr. Khantshan respondent <u>Gorl of Nustflat allers</u> by Mr. Sana Mah Khan Shannin DAG + Nh. Rust an Jacran Kunich Advocate i MIIHAMMAD AT ANT KING	1
MUHAMMAD ALAM KHAN J Muhammad	
Kamran Saleem and 22 others have through this writ	
petition challenged the order dated 11/3/2009 whereby	
their salaries have been stopped.	
2. The grievances of the petitioners are that	
they have actually performed duties in accordance with	
law and the attendance register available on record duly	

ATTESTED amore NOC, their appointment orders are intact, medical-

3.

Mr.Rustam Khan Kundi advocate for respondent No. 4 argued that the petitioners are civil

signed by the then Medical Superintendent Doctor Shah

Jehan supports their claim, that no NOC has been

obtained from the DCO, that Mufti Mehmood Teaching

Hospital is under the direct control of Provincial

Government and not under the District Government

D.I.Khan and thus, there was no need for issuance of

fitness, arrival reports and service books are available

and annexed with the petition.

XXII

servants and in view of the bar contained under Article 212 of the Constitution of Islamic Republic of Pakistan 1973, their case exclusively falls within the domain of NWFP Service Tribunal and thus the instant writ petition is not maintainable.

We have scanned the record and find that 3 since the petitioners are civil servants, in view of the bar contained under Article 212 of the Constitution and the dicta handed down in the case of Muhammad Anees and others...Vs...Afzal Sher and others (PLD 1994 SC 539), the writ petition is not maintainable. However, instead of dismissing the same, in view of he dicta handed down in the case of Muhammad Ilyas Patwari...Vs...District Officer Revenue Peshawar etc (PLJ 2003 Peshawar $\overline{75}$, we treat it as representation on behalf of the petitioners and remit the same to Director General Health NWFP Peshawar/respondent No.2 with direction to decide the same positively by 30th June 2009 after hearing the petitioners or their learned counsel Khan Askar Afridi Advocate. In case their grievances are not redressed, they will be at liberty to move afresh the appropriate Services Tribunal in the matter.

ANNOUNCED 9/6/2009

Office of the Medical Superintendent MMM Teaching Hospital Dera Ismail Khan

Office Order:-

 (\mathbf{F})

Reference Director General Health Services NWFP Peshawar office effer No. 3786/Personal dated 15-05-2009.

The following employees of this Hospital recruited on 25-10-2008, wit. observing codal/legal formalities before making appointments, are hereby terminated w.e.f. the.. date of positing on 25-10-2008.

	S.N 0	Name	$B \\ PS$	Designation	Personal No	Reason for Termination	Specific Deficiency
-						•	
	1.	Muhámmad	09	Civil M&R	00429261	Codal formalities for recruitment	Posted as
		Kamran		Technician		not followed	Electrical
					· · ·	i. No Advertisement in	M&R
				•	-	local or National	Technician
Í	•			-		Daily News Papers.	(No such Post
	、	, ,			•	ii. No Selection	exists) while
						Committee constituted	the approved
·	ĺ	4 •		,		for the purpose.	post is of Civil
	•••	••		``	-	iii. No	M&R
	·	* •				/ Interview/written/skill	Technician.
- [F 	lests	
				•		iv. No NOC obtained	
·		•	·			from DCO DIKhan	
						for adjustment of	
	·					Surplus -Pool staff.	
				•		v. No formal approval	
						from competent	
·					•	⁷ authority (DGHS)	
	· ·				•	vi. MS Having no power	
	-			· ·	· .	of recruitment for	
	-U.	· · · ·	•			BPS-1 to 15.	
						vii. No power of	
		*				recruitment through	,
						cmployment exchange	
		•				for BPS-1 to 4 till 03-	. •
	ĺ					11-2008.	
		•				viii. `Having No service	
			·			record till March	-
						2009.	, i
		·			<i>,</i>		1
	·						
	2.	Muhammad	09	M&R	00429264	Do	Do
		Mehran		Technician			·
	·						
ĺ	3.	Najceb	07	Junior	00429251	Do	No practical
`		Ullah	、 -	Clerk			Experience
	4.	Muhammad	05	Telephone	00433203	Do	Do
		Añwar		Operator			:
- '		-					•

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	*	đ	°	÷			· · · ·	(15)	()
	і	5.:	Sajid Khan	05	. Generator Operator .	00433201	Do	0	
•7 2		6	Muhammad Shafiq	0.1	Fire Man	00429257	1)0		
	ļ		onang		· · · ·				
		ι. 			•••				
	: - -	7.	Farida Bibi"	02	Dai	001333202	. Do	i. No	
	4							approval for	
							-	Dai (Training)	
•								ii. Having no • course -	
	•	£ /	· -	.				completion certificate	
	:	۰.	×					iii. No	
•	ŀ	,— ·	· ·				-	qualification	
	ļ							Certificate • from Prov.	
		. [· · · · ·	Asșstt:	
			· · · · ·				•	Director Public	
		·	· · · · ·			.*	· · ·	Health.	
								iv. Having No result	
		· 5.	1 ×	· .	,	· · · · ·		sheet from	
							· · ·	Prov: Asstt: Director	
		 ن			, · · ·		· · ·	Public	
		·.	· · · · ·				· · · ·	Health.	
		·	1. 13						
1	-	8.	Sajida Bibi	02.	Dai	00429253	Do	Do	
						,	· · · ·		
	- 	9.	Tasleem	·02	Dai	00429254		Do	
	 	····	Bibi 🐪	 			с.		
	-	10.	<u>.</u> Rukhsana	02	Dai	00429256	Do	Do	
	\mathbf{k}	<u>/</u>	Begum				¥		,
/		.1.1.	Rukhsana	02	Dai	00429255	Do	Do	
			Bibi :						
	-	12.	Abdur	01	Chowkidar	00433369	Do	· · · · · · · · · · · · · · · · · · ·	
			Rasheed		· ·				
ł	-	13.	Yousef	01	Ward	00429265	Do		
			Hayyat		Attendant	00127205		· · · · · · · · · · · · · · · · · · ·	
	-	14.	Muhammad	01	Ward	0:329260	Do		
	.		Imran		Attendant				al an
•••	-	15.	Muhammad	01	Ward	0.:429262	Do		•
			Anwar		Attendant			-	
	 .L		· · ·				· · · · · · · · · · · · · · · · · · ·		
								······································	

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· • •	·	6 .				$(D)^{\dagger}$
	•`16. 	Muhammad y Jal	01	Ward Attendant	00429258	Do
	17.	Muhammad Fahcem	01	Ward -Attendant	00429252	Do
[18.	Muhammad Ali	01	Ward Attendant	00431092	Do
	19.	Muhammad Irfan	01	Ward Attendant	00429263	Do
	20.	Muhaminad Sajid	01	Cleaner	0043109 4 ,	Do,
	21.	Shah Nawaz	01	Cleaner	00431093	Do
	22.	Bashir	01	Ward Attendant	00429259	Do
	23.	lkhlaq Ahmad	01	Ward Attendant	00429266	Do

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No.

CC: -

1,;

Medical Superintendent MMM Teaching Hospita! Dera Ismail Khan

Director General Health Services NWFP Peshawar for information with reference to his office letter No cited above. District Accounts Office DIKhan for information and necessary action. Deputy Medical Superintendent Admn/Human Resources of this Hospital with reference to enquiry office No. 649/DMS/E-9 dated 11-04-2009. All employees concerned with the remarks to deposit the salaries received by them up till now to the Government Treasury immediately.

08-06-09

Medical Superintendent MMM Teaching Hospital Dera Ismail Khan

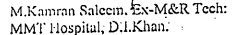
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BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. 861/2010

Date of institution ... 28.4.2010 Date of judgment ... 05.4.2012.



VERSUS

- 1. The Secretary Health Department NWFP (KPK), Peshawar.
- 2. The Director General Health Services NWFP(KPK), Peshawar.
- 3. The Medical Superintendent Mufti Mehmood Hospital, D.I.Khan.
- 4. The Distt: Accounts Officer, D.I.Khan.
- 5. The Chief Executive, Multi Mehmood Teaching Hospital, D.I.Khan. (Respondents)

APPEAL U/S 4 OF THE NWFP(KPK) SERVICE TRIBUNALS ACT. 1974 AGAINST THE ILLEGAL TERMINATION ORDER DATED 8.6.09 WHEREBY THE APPELLANT HAS BEEN TERMINATED FROM SERVICE WITHOUT FOLLOWING PROPER PROCEDURE AND AGAINST THE FINAL REJECTION ORDER DATED 31.3.10 PASSED ON THE DIRECTION OF THE HON'BLE SERVICE TRIBUNAL.

Mr. Muhammad Asif Yousafzai, Advocate. Mr. Sherafgan Khattak, AAG

Mr.Qalandar Ali Khan

Mr. Sultan Mchimood Khattak,

Chairman Member

For appellant

For respondents.

(Appeilin

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JUDGMENT

QALANDAR ALI KHAN, CHAIRMAN:-

This single judgment shall also

dispose of the connected appeals, listed separately in the list annexed to this judgment, because similar questions have been raised for determination in all these appeals.

2. The appellant in this appeal as well as appellants in the connected appeals, mentioned above, were appointed on various posts i.e. M&R Technician/Junior Clerk/Ward Attendant/Cleaner/Dai/Fireman, respectively, in Mufti Mehmood Teaching Hospital, D.I.Khan by the Medical Superintendent, MMM Teaching Hospital, D.I.Khan (Respondent No.3) vide his separate orders dated 25.10.2008. After their appointment, the appellants got themselves medically examined and submitted their arrival reports; but vide memo. dated 11.3.2009, the Medical Superintendent No.3) requested the District Accounts

hybel Pakintunkhwa Service Tribunal Pcshawar



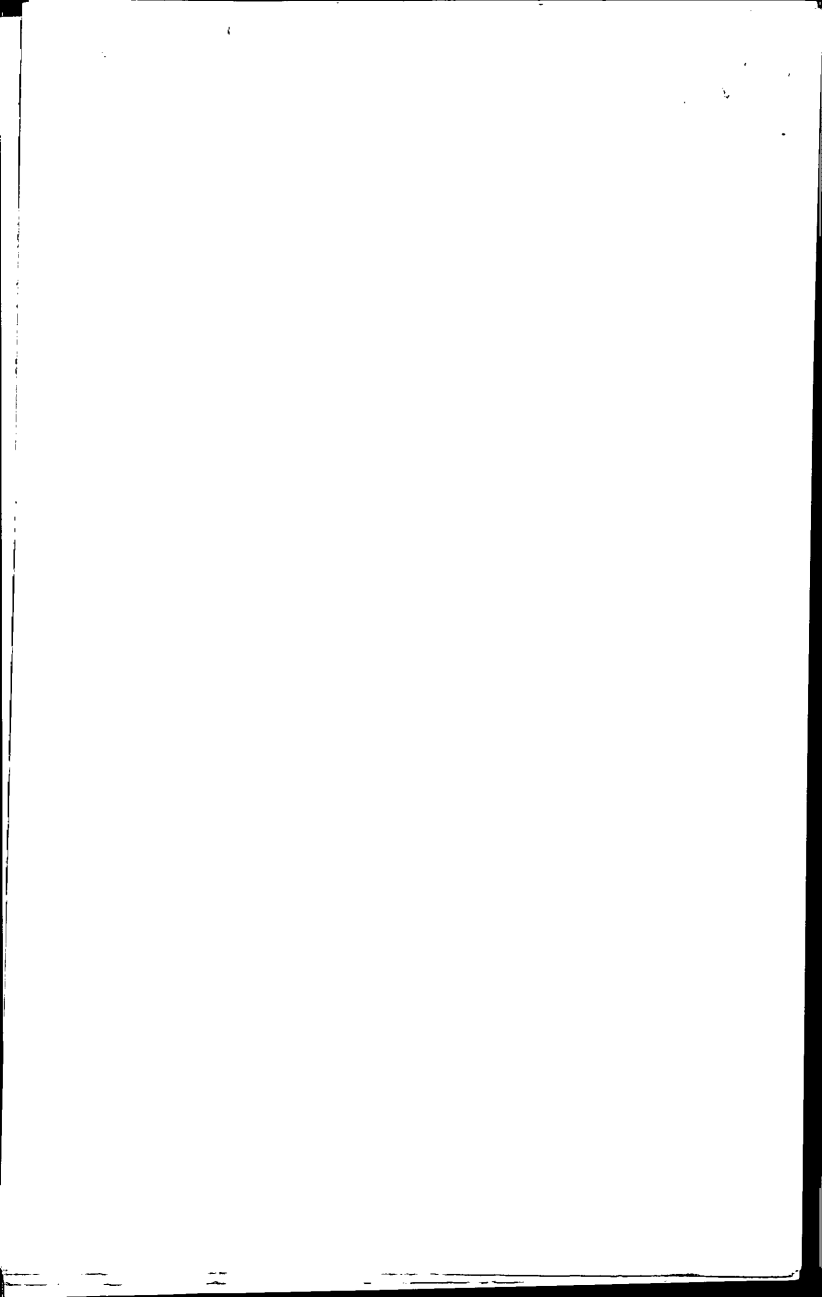
Officer, D.I.Khan to stop pay of 23 persons mentioned in the list/memo. on the ground that they were 'recruited, violating the rules and regulation of recruitment'; and that the 'staff is physically not present on duty. No any NOC is obtained from District Government. Moreover their service record including service books, appointment orders, medical fitness etc. are not available in this office'. All the persons mentioned in the memo, approached Peshawar High Court, D.I.Khan Bench through Writ Petition, which treated the Writ Petition as representation on behalf of the petitioners and remitted 'the same to Director General Health NWFP, Peshawar/respondent No.2 with direction to decide the same positively by 30th June 2009 after hearing the petitioners or their learned counsel Khan Askar Afridi Advocate'. The Hon'ble Bench of the Peshawar High Court D.I.Khan Bench further observed in the judgment dated 9.6.2009 that in case their grievance was not redressed, they would be at liberty to move afresh the appropriate Service Tribunal in the matter. However, vide office order dated 8.6.2009, the Medical Superintendent, while eferring to the letter of Director General Health Services, NWFP, Peshawar dated 15.5.2009, terminated services of all the said 23 persons with effect from the date of posting (appointment) on 25.10.2008 on the ground of their appointments being made without observing codal/legal formalities before making appointments'. In the meantime, the appellants lodged appeals for release of their pay, which were withdrawn after termination order dated 8.6.2009, and disposed of as withdrawn by this Tribunal vide order dated 31.12.2009. The appellants also preferred departmental appeals to the Director General Health Services, NWFP, Peshawar (Respondent No.2), which were rejected vide letter of the D.G Health to the M.S, MMTH, D.I.Khan dated 31.3.2010, hence these appeals on 28.4.2010 and 19.7.2010, respectively. It may be added here that two inquiries, one by Deputy Medical Superintendent (DMS). MMTH, D.I.Khan on the direction of M.S, MMTH, D.I.Khan and the other by the Executive District Officer(Health) Kohat on the direction of D.G Health Services, NWFP, Peshawar, were also conducted; and both the inquiry officers submitted their reports. In the first inquiry report, the DMS, MMM Teaching Hospital TEKhan recommended that "although, the appointments have been



made without observing codal/legal formalities before making appointments/filling of these posts, all these new recruitments have drawn their salaries from the Government exchequer from 01.11.2008 onwards for four consecutive months up till February 2009. So these appointments made may be legalized through formal approval from Director General Health Services NWFP Peshawar or otherwise". While in the second inquiry report, the EDO(H) Kohat recommended that "All the Class-IV employees(20 in Nos in the complaint) recruited, their services should be restored and their pay be released as no fault exists on their part. So far as the case of two M&R Tech, and one Junior Clerk are concerned their service should not be restored".

The appeals have been lodged on the grounds that the impugned order of 3. termination, rejection order and stoppage of pay were illegal, against law, rules, norms of justice and passed without observing proper procedure and principles of justice; that the impugned orders passed by the respondent-department were in utter violation of principle of 'Audi alteram partem' and the Supreme Court of Pakistan had held in numerous judgments that this principle was to be read in every statute even not specifically provided for; that the appellants have been condemned unheard and no chance of personal hearing was provided to them while passing the impugned orders; that in case of termination, charge sheet and statement of allegations were must and mandatory as per provisions of law but in the case of appellants no such provision of law was followed, thus the termination order was totally illegal and void ab-initio; that the appointment orders of the appellants were in the field for considerable long time and under the principle of 'locuspoenitentiae', the appellants had acquired valuable rights in pursuance to the appointment orders which could not be infringed; that the termination order was based on malafide as after termination of the appellants some persons were appointed by respondent No.3 without observing codal formalities; that two inquiries were conducted in the matter and in both the inquiries reinstatement of the appellants was recommended; and that the final rejection order was against the judgments of the Supreme Court of Pakistan, requiring the

departmental, authority to furnish well founded reasons for its order.



			Chive Service
		LIST OF CONN	ECTED APPEALS.
	<u>S.NO.</u>	APPEAL NO.	NAME OF APPELLINT PRIMA
	1.	862/2010	Muhammad Mehran
	2.	863/2010	Najeebullah
	3.	864/2010	Ikhlaq Ahmad
	4.	865/2010	Shah Nawaz
•••	5.	866/2010	Bashir
· · · ·	6.	867/2010	Mohammad Imran
· · · ·	7.	868/2010	Yousaf Hayat
	8.	869/2010	Rukhsana Bibi
	9.	870/2010	Mohammad Fahim
•	10.	871/2010	Mohammad Bilal
	11.	872/2010	Mohammad Sajid
	12.	873/2010	Mohammad Shafique
	13.	874/2010	Rukhsana Begum
	14.	875/2010	Farida
1.	15.	876/2010	Sajida Bibi
	16.	877/2010	Tasleem Bibi
	17.	878/2010	Mohammad Irfan
•		879/2010	Mohammad Ali
Rate - Age	19. <u>1</u>	487/2010	Mohammad Anwar
Normal of Contained		487/2010	Certified to be the court
Urgen Total	-4	7.00	×2
Name	2		Khyber faint Service Tribunal Peshawar
Date of Delivery of Copy	-10.	4	
	*62.	4.00	
	-	4-2	



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Office of the Medical Superintendent Mufti Mehmood Memorial Teaching Hospital Dera Ismall Khan

<u>OFFICE ORDER:</u>-

Reference Honorable Court of Service Tribunal Khyber Pakhtunkhwa Peshawar vide their judgment in service Appeal No. 861/2010 & other announced on 05-04-2012.

The following Appellants are re-instated for the purpose of departmental proceedings without any orders with regard to back benefits with immediate effect.

04.2	viame		
 	· · · ·	Father's Name	Designation
1.	Mr. Kemran Saleem	Allah Nawaz Saleem	M&R Technician (Electrical) (BPS-09)
2	Mr. Mohainmad Mehran	Muhammad Younas	M&R Technician (Electrical) (BPS-09)
	Mr. Nejeeb Ullah	Hameed Ullah	Junior Clerk (BPS-07)
	Mr. Shah Nawaz	Haq Nawaz	Cleaner
	M: Bashir	Muhammad Nawaz	(BPS-01) Ward Attendant (BPS- 02)
	Mr. Mohammad Imran	Malik Siraj-u-Din	Ward Attendant
7	Mr. Yousef Hayat	Abdul Aziz	(BPS- 02) Ward Altendant
	Miss Rukhsana Bibi	W/O	(BPS- 02) Dai
		Muhammad Shakir	(CPS-02)
	Mr. Mohammad Faheem	Ghulam Yasin	Ward Attendant (BPS- 02)
	Mr. Mohammad Bilal	Rabnawaz	Ward Attendant (BPS- 02)
	Mr. Mohsmmad Sajid	Muhammad Sadiq	Cleaner (BPS-01)
ý	Mir. Mohammad Shalliq	Qazi Muhammad Ishaq	Fire Man
·	and a second		(BPS-01)

<u>NED</u>

ATTES

	· · · · · · · · · · · · · · · · · · ·		
Ň,	Name	Father's Name	Designation
13	Miss Rukhsana Begum	W/O Magsood Anwar	Dai
14	Miss. Farida Bibi	Dilawar Khan	(BPS- 02) Dai
5	Miss Sajida Bibi	Faiz Ullah	(BPS- 02) Dai
	Miss fasleern Bibl	WAD Muhammad Saleem	(BPS- 02) Dai (BPS- 02)
17	Mr. Mohammad Irfan	Muhammad Nawaz	Ward Attendant
18	Mr. Mohammad Ali	Rasheed Ali	(BPS- 02) Ward Attendant
19	Abdur Rashid	Ameer Muhammad	(BPS- 02) Chowkidar (BPS-01)
20	Muhammad Anwar Khan	Rab Nawaz Khan	Telephone Operator (BPS-07)

Medical Superintendent Mufti Mehmood Memorial Teaching Hospital : Dera Ismail KLan

29/11/2012

the

NO: 8326-49/11/2012 /Litt:

Doby forwarded to the:

. Director General Health Services Khyber Pakhtunkhwa Peshawar, with reference to their letter

DIKhan

Dated

- 2. Chief Executive/Principal Gomal Medical College DIKhan, with reference to their letter No. 3. PS to Secretary Health Government of Khyber Pakhtunkhwa Peshawar.
- 4. District Accounts Officer DIKhan.
- 5. Accountant MMM Teaching Hospital DIKhan.
- 6. All concerned,

(For information and necessary action please)

Medical Superintendent Mufti Mehmood Memorial Traching Hospital Dera Ismail Khan



0966-747151-53 0966-747154

0966-747067

Office of the

Medical Superintendent

Mufti Mehmood Memorial Teaching Hospital Dera Ismail Khan

Office Ordert-

On the recommendation of Enquiry Officer's, the following staff of Mufti Mehmood Memorial Teaching Hospital DIKhan are herewith terminated with immediate effect, after fulfilling all the codal formalities, including Departmental Enquiry, Show Cause Notice published in Daily Newspaper's, detail as under;

n, " 	Name	Designation	BPS	
.	Hr. ixdiaren baidem			Reason for Terminatio
	and an adjeen	M&R Technicia	an BPS-0	9 No Sanctioned Post availal
		(Electrical)		
	Mr. Mohammad Mehran	M&R Technicia	in BPS-09	
		(Electrical)		No Sanctioned Post availat
	Mr. Najeeb Ullah			
	j == onarr	Junior Clerk	BPS-07	No codal formalities for
- -	Mice D 1			recruitment observed.
Ì	Miss Rukhsana Begum	Dai	BPS-02	
ľ			1 3-02	I no could formalities for
1				recruitment observed.
	· · · · · · · · · · · · · · · · · · ·	 		* Recruited against fake
	Miss. Farida Bibi	Dai		certificates
			BPS-02	* No codal formalities for
			-	recruitment observed
	Miss Sajida Bibi			* Recruited against fake certificates
		Uai .	BPS-02	^a No codal formalities for
		:	 	recruitment observed
	Miss Tasleem Bibi			* Recruited against fake
		Dai	BPS-02	certificates. * No codal formalities for
				i recruitment observed
· · · · · · · ·	Miss Rukhsana Bibi			* Recruited against fake
	, iiss kukiisana Bibi	Dai	BPS-02	Certificates
			Ar	* No codal formalities for recruitment observed.
				* Recruited against fake
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				against sanctioned strength
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- I-1	Mr. Mohammad Faheem Mr. Niohammad Bilal	Ward Attendant	BPS-01	 Over & Above Recruitment against sanctioned strength. * No codal formalities for
	· · · · · ·	Ward Attendant	BPS-01	recruitment observed. * Over & Above Recruitment against sanctioned strength. * No codal formalities for
16	Mr. Mohammad Irfan	Ward Attendant	BPS-01	* Over & Above Recruitment against sanctioned strength. * No codal formalities for
	Mr. Mohammad Ali	Ward Attendant	BPS-01	* Over & Above Recruitment against sampling state into codal formalities for
18	i i den marte en arenes. A	Ward Attendant	BPS-01	* Over & Above Recruitment against sanctioned strength. * No codal formalities for
	Mr. Mohammad Shafiq	Fire Man	BPS-01	*No codal formalities for recruitment observed.
19 20	Mr. Mohammad Sajid	Sweeper/Cleaner	BPS-01	* No vacant post available, *No codal formalities for recruitment observed.
	Mr. Shan Nawaz	Sweeper/Cleaner	BPS-01	*No codal formalities for recruitment observed.

Medical Superintendent. Mufti Mehmood Memorial Teaching Hospital Dera Ismail Khan •

12/01/2013

235-62/01/2013 /Estt: 140.

7

Copy forwarded to the:

Secretary Department of Health, Government of Khyber Pakhtunkhwa Peshawar. 1, 2.

Director General Health Services Khyber Pakhtunkhwa Peshawar. 3:

DIKhan

the

Chief Executive/Principal Gomal Medical College DIKhan. 4.

District Accounts Officer, DIKhan. 5

Deputy Medical Superintendent H/R MMM Teaching Hospital DIKhan. 6. Accountant MMM Teaching Hospital DIKhan.

Dated

All concerned for information.

(For information and necessary action please)

. مړت نه استنگ an canaga. Multi Hehmood Memorial Teaching Hospital d Dera Ismail Khan



The Chief Executive, Gomal Medial College

D.I.Khan.

Through: Proper Channel.

Subject: DEPAETMENTAL APPEAL AGAINST ILLEGAL TERMINATION FROM SERVICE

Respected Sir,

The appellant humbly submits as under:

- That the appellant being eligible and having required qualification was appointed by the Medical Superintendent, Mufti Mehmood Memorial Hospital D.I.Khan after due course/ process of recruitment.
- 2. That, after furnishing Medical Fitness Certificate and taking over the charge of said post, the appellant started performing her official duties regularly with due diligence, care devotion and to the satisfaction of superiors and leave no stone unturned in performance of his/her official duties.
- 3. That during the period the services rendered by the appellant remained upto the mark and no deficiency, inefficiency, negligence or irregularity of the appellant was reported.
- 4. That, due to the political influence, the M.S of MMMH while referring to the letter of director general health services, terminated the applicant.
- 5. That feeling aggrieved from the illegal termination orders of M.S MMMH D.I.Khan, the appellant filed an appeal along with others before learned Service Tribunal, who after hearing the counsel for the parties, accepted the appeal of appellants on 05-04-2012, set aside the orders and reinstated the appellant for the purpose of departmental proceedings with direction to



the department to proceed afresh in the case in accordance with law by providing opportunity of show cause/hearing before passing any order.

- 6. That M.S of MMMH D.I.Khan without reinstating the appellant, issued fresh termination order dated 12-01-2013 which is received on 16-01-2013. It is also patient to mentioned here that after receiving the termination, the back dated reinstatement order was received on 29-01-2013.
- 7. That M.S MMMH D.I.Khan did not issue any charge sheet, nor issue any show cause notice and without providing any opportunity of hearing according to the Judgment of Hon'ble Service Tribunal illegally terminated the applicant.

In wake of above submissions, it is respectfully prayed that on acceptance of instant appeal, the termination orders may please be set aside and appellant may graciously be re-instated with all back/ future benefits

رص نہ صفحود Your Honorable Appellant

ر عسادتم بريم رُوم مقفود الور مخبف أباد كالونى ، كمي با تنزيطان

<u>Note:</u> That this appeal is being filed directly to the Chief Executive as the Office of M.S MMMH D.I.Khan, was reluctant to forward this appeal, being through proper channel.

Copy to the Director General Health Services Peshawar.

1.

Deputy Medical Superintendent. (Enquity Officer) MMM Teaching Hospitat Dera Ismail Khan

No. Dated:

The Medical Superintendent MMM Teaching Hospital Dera Ismail Khan

Subject:

From:

 1° o

ENQUIRY REGARDING RECRUITMENTS MADE AT MUFTI MEHMOOD MEMORIAL TEACHING HOSPITAL DIKHAN IN VIOLATION OF RULES OF RECRUITMENT.

TERMS OF REFERENCE:-

That the staff as per list attached appointed on 25-10-2008 are recruited in violation of the rules of recruitment.

Annexure -A

Description

The following 23 no appointments in deferent categories were made on 25-10-2009 under the signature of then Medical Superintendent Multi Mehmood Memorial Teaching Hospital DIKhan.

- 02 appointments in BPS-09 as M&R Technician
- 01 appointment in BPS 07 as Junior Clerk.
- 01 appointment in BPS- 06 as Telephone Operator.
- 01 appointment in BPS-05 as Generator Operator.
- 05 appointments in BPS-02 as Dais.
- 01 appointment in BPS- 01 as Fireman.
- 01 appointment in BPS- 01 as Chowkidar.
- 09 appointment in BPS- 01 as Ward Attendant.
- 02 appointment in BPS- 01 as Cleaner.

ATTESTED

Since their appointments (except one Mr. Muhammad Kamran M& R Technician) no one turned up for duties at the Hospital till the last weak of March.

All the candidates appointed for the above mentioned different categories in Mufti Mehmood Memorial Teaching Hospital DFK han submitted their arrival report on the same day i.e. 01-11-2008.

No record pertaining to their appointments was available in this office, for which the Steno/Accountant of this office was asked in verbal and then in written twice Vide No 375/76 dated 165-03-2009 and no 427/PF dated 21-03-2009 for production of said record so as to proceed further.

In response, on 25-03-2009, a file containing appointment orders along with certain correspondence letters of Finance Department, Employment Exchange and Employment Exchange Registration Cards was handed over to the undersigned Vide Mr. Abdul Manan Steno grapher/Accountant letter No nil dated 24-03-2009.

Copy of letter from Abdul Manan attached for Ready Reference. Annexure- D However other records pertaining to these appointments i.e. advertisement, applications of the candidates, service books, interview list, selection committee members list, merit list not available on the record of this office:

It was also learnt that service books which were initially not available with the concerned clerk were later on handed over by Mr. Atta Ullah Computer Operator of this office to the concerned clerk.

All these employees under enquiry were asked to appear before the enquiry officer from 24^{th} to 28^{th} March vides this office letter No.375-76 dated 16-03-09 through DMS Human Resource of this Hospital.

(Letter already attached as Annexure- B)

05 days time given for personal appearance was due to the fact that these new requirements did not attend their duties since their appointment and even then only 12 out of 23 appeared. The rest either not available as usual or abstained from appearing before the enquiry officer for reason best known to them.

The following had personal appearance:- . .

211 Muhammad Shafiq S/O Qazi Muhammad I	shfaq Fire Man
2. Akhlaq Ahmad S/O Mushtaq Ahmad	W/A
- 3. Muhammad Irfan S/O Muhammad Nawaz	W/A
4. Muhammad Bilal S/O Rab Nawaz	W/A
5. Bashir S/O Muhammad Nawaz	W/A
6. Muhammad Ali S/O Rashid Ahmad	W/A
7. Najceb Ullah S/O Hameed Ullah	J/C
8. Shah Nawaz S/O Haq Nawaz	Cleaner
9. Faheem S/O Yasin	W/A
10 Muhammad Kamran S/O Allah Nawaz	M&R Technician
(1) Muhammad Anwar S/O Rab Nawaz	T/Operator
12{Muhammad Mehran S/O Muhammad You	mes M&R Technician
12 Muhammad Mehran S/O Muhammad You	mes - M&R Technician

Findings/observations

I.

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· .	• •	given in the	following table	:	· · · · · · · · · · · · · · · · · · ·	•	÷	
Category	No. of Posts drawing pny in October 08	No. of Posts drawing pay in November 08	Sanctioned Posts before Oct,08	Posts Sanctioned During Oct,08	Total Posts as per Budget Book	Excess drawl	Short drawl	Remarks
Ward Attendant	70	78	-65	8	. 73	5	•	
Chowkidar	15.	16	20	1:**	21	•	5	
Cleaner/ Sweeper	29	31	40	-	40			
Telephone Operator	1	4	5	-	5	-		-
Fireman		1	1	- : ·	1	-	-	
Gen: Operators	 	1	1	-	1	-	-	-
J/Clerk	5	6	6	2.	4	2		2 Posts of I/Clerk are sanctioned vide Finance Dept: No. BOVI/FD/4- 64/005/MMT dated 17-08- 2007 but not reflected in Budget Book 2008-09.
Dai 	. 17	22		2	22		 	

Staff drawing salaries against the above posts versus sanctioned strength given in the following table.

ę.

Employment exchange

:2.

.r.:

.....

Employment exchange was requested by then Medical Superintendent Mufti Mehmood Memorial Teaching Hospital DIKhan who is signatory to the appointment orders, to send eligible candidates for appointments in Mufti Mehmood Memorial Teaching Tospital DIKhan for vacancies against. Class-IV.

Copy attached for ready reference.

(Annexure-E)

No categories and other scales mentioned in the letter.

- No date for Interview/Selection was intimated to the Manager
- Employment Exchange.
- The Manager Employment Exchange provided 02 lists (09 + 14) of candidates (Hand Written) vide his office No. EE/DIK/Appt/127 dated 06-10-2008.

Copy of the letter from Manager Employment Exchange attached for ready (Annexure-F) Reference.

- The registration numbers issued by employment exchange are in the same consecutive order.
- Also there is duplication of registration Nos. as noted from the employment Registration Cards e.g. registration No 15/W/08 dated 08/09/08 for Rukhsana Bibi wife of Muhammad Shaker and the same registration No 15/W/08 dated 13/09/08 for Rukhsana Begum Wife of

Maqsood Anwar. Similarly registration No 99/0/08 dated 08/09/08 for Shah Nawaz S/O Haq Nawaz and the same registration No. 99/0/08 dated 08/09/08 for Sajid S/O Sadiq Ali.

Also the registration numbers in the hand written list provided by Manager Employment Exchange do not tally with the registration numbers of the registration cards in the above mentioned cases.

So all this raises questions about the entries made in Employment Exchange. Registration Cards and the lists provided by Manager Employment Exchange Copies of the lists along with the above noted Registration Cards for ready (Annexure-G) reférence.

Appointments Orders:-

The appointments orders are deficient regarding the following prescribed Government criteria.

- The appointments made are without formal advertisement.
- No selection committee duly approved was constituted for the purpose.
- No approval has been seeked from Director General Health Services
 - NWFP Peshawar for the selected candidates. :. :.1.
- All these appointees, having received their salaries from 01-11-2008 to Feb/2009, have not attended their duties (Except one Mr. Muhammad Kamran M&R Technician) and are not on the roll call of DMS Human Resource as he was not informed formally about these appointments.
 - The appointments are made on 25-10-2008 and all of these employees have submitted their arrival for duty on the same day i.e. 01-11-2008.
- The diary Nos: shown on the appointment orders do not tally with dairy/dispatch record of this office.
 - This office dairy/dispatch register record shows no diary No for 25-10-2008.
- Most of the appointment orders are attached with recommendations from MPA's and Minister Health NWFP, even some having both. Looking at some of these recommendations, creates doubts in one's mind because it seems that a single recommended application by Minister Health has been tactfully photo copied for a number of applicants probably.

Copies of two such applications recommended by Minister Health NWFP attached for ready reference.

*(Annexure-H)

Conclusion/Recommendation

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.....

All though, the appointments have been made without observing codal/legal formalities before making appointments/filling of these posts, all these new recruitments have drawn their salaries from the Government exchequer from 01-11-2008 onwards for four consecutive months up till February 2009. So these appointments made may be degalized through formal approval from Director General Health Services NWFP Peshawar or otherwise.

Enquiry Officer

Dr. Muhammad Arif Ullah DMS (Admin) MMM Teaching Hospital Dera Ismail Khan

COVTOFNWER

OFFICE OF THE EXECUTIVE DISTUCT OFFICER .

* (HEALTH) KOHAT

ENOUIR

INTRODUCTION:

The undersigned have been appointed as enquiry officer by the tion. Director General Health Services NWFP, Peshavar vide his order No. 21721-22/18-1, dated 01/07/2029 (Page -1) on the complaint of staff of Mufti Mehmood Memorial Teaching Hospital D.I. KLan (pages) against Dr. Shah Jahan Baloch MS MMM (lospital D.I. Khan,

SCOPE OF THE ENOURY

To dig out the facts regarding appointment and termination of the affectee employees of MMM: Hospital D.1 Khan (Complainants).

FINDING:

In this connection the undersigned proceeded to D.I. Khan on 27/07/2009 in connection with enquiry at MMM Hospital D.I. Khan and checked the record of office of MMM Hospital D.I. Khan,

CONCLUSION

After going through the record it was revealed that no proper advertisement was made in the Press for the post of BPS-5 and above/and no other under formalities i.e. constitution of Departmental Selection Committee wore completed.

The post of MSMMM Hospital D.I. Fhan is in grade-20 and is not clear whether he is appointing Authority or otherwise, clear cut Rules could not be found .

Moreover all the Class-IV employees including two M&R Tech. (1:PS-09) and one Junior Clerk (BPS-07) were performing their duties, they were on Roll and their Service Books were prepared and they were drawing pay, as such all the appointment orders were acted upon;

It is also to mention that two vacant posts of Civil M&R Techs, were filled by Electrical Diploma Holders.

According the General Clauses Act, Section-21, when an authority serves an appointment order on some one and that is acted upon by him, then it becomes his right and he cannot be terminated without initiating disciplinary proceeding.

The General Clauses Act is enumerated as follow:-

"Provision of section 21 General Clauser Act 1897 postulate that an authority which passes an order is competent to vary, reseind or cancel the order passed by that authority but such power it not absolute as the same is subject to certain limitations. Where the order sought to be varied, rescinded or cancelled is communicated to other party and subsequent to that communication that party acts upon such order, a very valuable rights actrues to that party. Authority passing such order becomes functus officio to vary, rescind or cancel its earlier order as the law does not allow " Volte face" to that authority in circumstances (2000 CLC q(2)".

"Authority empowered to pass an order can withdraw the order only if a decisive step in pursuance of the order has not been taken. Locus Poenitentiae not available to authority if such order has been acted upon and vested rights have secrued in pursuance of that order. Orderes having been implemented partly and right of appeal accruing to one party, authority has no power to withdraw such orders. Extent of availability of principle of Locus Poenitentiae to authority cited (1984 PLC 663)".

"Power under section-21 to vary, rescind or cancel an order passed by an authority cannot be exercised in cases where order has already been communicated to other party and/Or subsequent to that communication that, party has acted upon a, in such case a very val-table right accrues to other party and authority passing order in such circumstances becomes incompetent to vary, rescind or cancel is previous order (NLR 1984 Civil 729-PLD 1985)".

Moreover Services & General Administration Department-(Regulation Wing) Notification No. SOR-II(S&GAD)1(10)/98, dated 13/11/2000 is very clear about such like "Illegal Recruitment". This notification bares one from terminating such employees (Copy attached).

RECOMMENDATION:

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:254

All the Class-IV employees (20 in Nos in the complaint) recruited, their services should be restored and their pay be released as no fault exists on their part. So far as the case of two M&4. Tech, and one Junior Clerk are concerned their service should not be restore 4.

Office Complex-2" Floor Diocs AKDA Cate No.2 Kohat

Dr. Shad Ali Khattak Executive Distt Officer

11.1.2.2

1.51

(Health) Kohat. Enquiry Officer

d Urder

VAKALAT NAMA

·/20 NO.

IN THE COURT OF Secure Thibunal Peshquee Rukhsana Begun. (Appellant)

(Petitioner) (Plaintiff)

VERSUS

/20

(Respondent) (Defendant)

Health Deptt. 1/We Rukhsana Begun & Tainas AG Adv.

Do hereby appoint and constitute M.Asif Yousafzai, Advocate, Peshawar, to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/ Counsel on my/our costs.

I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter. The Advocate/Counsel is also at liberty to leave my/our case at any stage of the proceedings, if his any fee left unpaid or is outstanding against me/us.

Dated _

مضرامته بتمك

(CLIENT)

ACCEPTED

M. ASIF YOUSAFZAI Advocate

Tamore Ali The

M. ASIF YOUSAFZAI

Advocate High Court, Peshawar.

OFFICE:

Room No.1, Upper Floor, Islamia Club Building, Khyber Bazar Peshawar. Ph.091-2211391-0333-9103240

BEFORE THE HONORABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

4

APPEAL No: 1000/13

Rukhsana Begum (Dai) & 8 other

V/S

Government of Khyber Pakhtunkhwa & others

· ``			· .
S.No	Description of Documents	Annexure	Pages
1.	Parawise Comments with Affidavit		01- 06
2.	Enquiry Report by Deputy Medical Superintendent (Admn)	Α	07-13
3.	Copy of Audit Para No.12	· B	14
4.	Notification of the Government Regarding Absent Staff	C '	15
5.	Copy of Rejected Departmental Appeal	D	16
6.	Initial Termination Orders	E	17-19
7.	Government Action against Appointing Authority	F1,F2 & F3	20-22
8.	Direction of Honorable Court with Re-instatement Orders.	G1,G2	23-26
9.	Enquiry Report	H1-H2	27-38
10.	Showcause Notice, Published in National Daily Express & Daily National AAJ.	I-1,I-2	39-40
11.	Termination Orders Dated 12-01-2013	J	41-42
12.	Copy of SNE (Year 2008-2009)	К	43-46
13.	Verification Letter about Fake Dai Passing Certificate	L1-L3	47-49
14.	Scale Audit Report with Budget Book from DAO DIKhan	M1-M2	50-52
15.	Copy of Fresh Advertisement alongwith Merit Protocol	N1-N3	53-54

Index

Dated: 07-12-2013

Respondent No. 03

Medical Superintendent MMM Teaching Hospital Dera Ismail Khan

1

<u>BEFORE THE HONORABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA</u> <u>PESHAWAR</u>

APPEAL No. 1000/13

Rukhsana Begum (Dai) & 8 other V/S Government of Khyber Pakhtunkhwa & others

REPLY FROM THE RESPONDENTS No. 1, 2, 3, & 5.

The Respondents No. 1, 2, 3 & 5 respectfully submit as under:-

Preliminary objections:-

1. That the instant appeal is not maintainable.

2. That the appeal is barred by law.

3. That the appellant has got no cause of action.

4. That the appellant has got no locus standi, to file instant appeal.

OBJECTION ON FACTS:-

1. Incorrect; 23 person's including the Appellant were recruited, purely on Contract Basis against different categories of posts (From BPS-1 to BPS-09) at Mufti Mehmood Memorial Teaching Hospital DIKhan, in the Year 2008, violating the "Appointment, Promotions & Transfer Rules" with the following irregularities;

(i) Recruitment on fake certificates.

(ii) Ex-cadre Recruitment.

(iii) Recruitment over & above as per sanctioned posts.

(iv) Non observance of codal formalities in appointments as;

- (a) Advertisement.
- (b) Departmental Selection Committee.
- (c) Merit list.
- (d) Interview/written /verbal/ skill test.
- (e) Non availability of sanctioned Posts of Ward Attendant as per budget book.

- (f) "No Objection Certificate" for surplus pool staff was granted from the District Government.
- (g) District Employment Exchange was not involved for Class-IV recruitments.
- (h) No formal approval, by the competent authority.

2. **Incorrect;** All the Appellants were found absent from their duties (Except Mr. Kamran M&R Technician) & they were getting pay on papers only. They were recruited on contract basis and were in probation period, subject to the verification of their antecedent certificates etc.

Moreover their service record including service books, appointment orders, medical fitness certificates etc were not available at the office of Medical Superintendent MMM Teaching Hospital DIKhan, which is evident from the initial facts finding report, submitted by Deputy Medical Superintendent (Admn) Mufti Mehmood Memorial Teaching Hospital DIKhan.

(Copy attached as Annexure-A)

The irregular appointment of class-IV was also observed by Audit Team vide advance Para No. 12.

(Copy attached as Annexure-B)

The Pay of Appellants was stopped vide Government directives, whereby it was mentioned that; "In the first instance the Pay of absent Government employee should be stopped forthwith".

(Copy attached as Annexure-C)

3. Correct; to the extent that Writ Petition No. 207 was filed by the Appellants at Peshawar High Court DIKhan Bench, which was not accepted. The Departmental Appeal was rejected on 03-03-2010, from the office of Director General Health Services N.W.F.P Peshawar.

(Copy attached as Annexure-D)

 4.
 Incorrect;
 Initial termination order of Appellants was issued on 08-06-2009, after

 rejection of Departmental Appeal.
 (Copy attached as Annexure-E)

The action against appointing authority was also recommended by Director General Health Services vide their letter No. 3786/P dated 15-05-2009 & No. 3912/P dated 22-05-2009. Reference letter No. SOB-I/HD/enquiry(AP-135)/2009-10 dated 16-11-2012, the pension of the said officer was stopped. (Copies attached as Annexure-F1, F2 & F3)

5. Correct; As per direction of Honorable Court of Service Tribunal Khyber Pakhtunkhwa Peshawar, the Appellants were re-instated by this office; vide letter No. 8326-49/11/12/Lit dated 29-11-2012, for the purpose of Departmental proceedings.

(Copies attached as Annexure-G1 & G2)

6. **Incorrect;** As per direction of competent authority, a high level Enquiry committee, comprising of two Professor's & Deputy Medical Superintendent (Admn) was constituted, who submitted their detail report alongwith case to case recommendations.

The Enquiry report, alongwith official correspondings is attached herewith as;

(Copy attached as Annexure-H1-H4)

3

*xpress & on 23-12-2013 in Daily National AAJ as per recommendations of Enguiry Committee.

(Copy attached as Annexure-I1-I2)

Neither any reply was submitted by the Appellants, nor did they approach

this office for personal hearing.

After fulfilling all codal formalities, their services were terminated on

Show Cause notice, was published on 21-12-2012 in National Daily

12-01-2013.

(Copy attached as Annexure-J)

7. Incorrect; No Departmental Appeal, through proper channel against their termination was filed.

REPLY OF OBJECTIONS ON GROUNDS.

under;

- A. Incorrect: All the codal formalities for termination were fulfilled detail as
- (i) As per budget book, No post of M&R Technician (Electrical) was available. The sanctioned post was of M& R Technician (Civil) against which the said appointment was made.

(Copy of SNE attached as Annexure-K)

(ii) The certificates submitted by all Dai's, were fake, which were properly verified from the issuing authority.

(iii) As per budget book, 65 posts of Ward Attendants were available, while excess appointment were made , over and above the sanctioned strength. The copy of budget book alongwith scale audit report issued from the office of District Accounts Office DIKhan, for the month of December 2008 is attached.)

(Annexure-M1-M2)

- (iv) Post of Junior Clerk (BPS-07) was filled without observing codal formalities.
- (V) Employment Exchange was not involved for the recruitment against the posts of Class-IV.
- (vi) The Departmental action against the appointing officer was taken & his pension benefits are still withheld.
- (vii) As per decision of the Honorable Court, the Appellants were re-instated, for the purpose of Departmental proceedings.

4

(viii) Enquiry committee was constituted under the directives of competent authority i.e. respondent No. 1,2 & 5 (Secretary Health, Director General Heath Services, Chief Executive).

- (ix) Showcause notice was published in two leading National Daily News Papers, as per recommendation of Enquiry committee.
- (x) No any reply by the Appellants was submitted in response to Showcause notice, neither any one reported for personal hearing.
- (xi) Termination orders were issued, after fulfilling required codal formalities, by getting proper approval from the competent authority.
- (xii) No any Departmental Appeal through proper channel was filed, against the decision.
- (xiii) The vacant posts of Junior Clerk & others have been formally advertised & their recruitment is in its final stages as per Government Rules/ recommendations of enquiry committee. Copies of advertisements and sample of merit Proforma is attached herewith as:

(Copy attached as Annexure-N1-N3)

B. Incorrect, hence denied. No malafidae is involved & all the norms of justice were properly fulfilled as per Government Instructions, Rules & Regulations.

C. Incorrect hence denied. All the codal formalities were fulfilled, keeping in view the directives of Honorable Court.

D. Showcause notice/charge sheet was properly published in Daily News Papers, which was not replied at all.

E. Incorrect: The information was properly communicated to the Appellants on their postal addresses.

F. Incorrect, hence denied. The termination orders were issued after formal Enquiry, publishing of charge sheet/Showcause notice.

G. Incorrect, hence denied. The matter was enquired & it was proved that;

(i) Recruitment was performed against Ex-Cadre, un-available sanctioned posts.

(ii) Recruitment against fake certificates.

(iii) Due to non performance of official duties.

(iv) Recruitment rules were not followed.

5.

H. Incorrect, hence denied. Appellants were provided with the chance for personal hearing & written statements, but they failed to avail this chance.

I. All the previous enquiries were regretted by the competent authority, including Appeal which was rejected.

J. No comments.

It is therefore most humbly PRAYED that the instant Appeal may graciously be dismissed, with costs.

It is solemnly affirmed that the Contents of the replies are correct to the best of my knowledge and belief and are in accordance with advice from the Respondents No 1, 2

Medical Superintendent

MMM Teaching Hospital Dera Ismail Khan

Your Humble Respondents

1. ary Health

Govt: of Khyber Pakhtunkhwa Peshawar

2. Director General Health Services Khyber Pakhtunkhwa Peshawar

3. Medical Superintendent MMM Teaching Hospital Dera Ismail Khan

> Chief Executive/Principal Gomal Medical College Dera Ismail Khan

6

5.

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL No. 1000/13

Rukhsana Begum (Dai) & 8 other V/S Government of Khyber Pakhtunkhwa & others

<u>Affidavit</u>

I Dr. Shah Jehan Baloch Medical Superintendent Mufti Mehmood Memorial Teaching Hospital DIKhan is solemnly affirmed that the contents of the replies are correct and to the best of my knowledge and belief and in accordance with advice from the Respondents No. 1, 2 & 5.

7

Dated: 07-12-2013

Respondent No.03

Medical Superintendent MMM Teaching Hospital Dera Ismail Khan Exputy Medical Superintendent (Emputy Officer) MMM Teaching Hospital Dera Ismail Khan

No. Dated:

The Medical Superintendent MMM Teaching Hospital Dera Ismail Khan

Subject:

To

ENQUIRY REGARDING RECRUITMENTS MADE AT MUFTI MEHMOOD MEMORIAL TEACHING HOSPITAL DIKHAN IN VIOLATION OF RULES OF RECRUITMENT.

TERMS OF REFERENCE:-

That the staff as per list attached appointed on 25-10-2008 are recruited in violation of the rules of recruitment.

Annexure -A

Description

[•] The following 23 no appointments in deferent categories were made on 25-10-2009 under the signature of then Medical Superintendent Mufti - Mehmood Memorial Teaching Hospital DIKhan.

- 02 appointments in BPS-09 as M&R Technician
- 01 appointment in BPS 07 as Junior Clerk.
 - 01 appointment in BPS-06 as Telephone Operator.
- 01 appointment in BPS -05 as Generator Operator.
- 05 appointments in BPS-02 as Dais.
- 01 appointment in BPS-01 as Fireman.
- 01 appointment in BPS- 01 as Chowkidar.
- 09 appointment in BPS- 01 as Ward Attendant.
- 02 appointment in BPS- 01 as Cleaner.

Since their appointments (except one Mr. Muhammad Kamran M& R Technician) no one turned up for duties at the Hospital till the last weak of March.

All the candidates appointed for the above mentioned different categories in Mufti Mehmood Memorial Teaching Hospital DIKhan submitted their arrival report on the same day i.e. 01-11-2008.

No record pertaining to their appointments was available in this office, for which the Steno/Accountant of this office was asked in verbal and then in written twice Vide No 375/76 dated 165-03-2009 and no 427/PF dated 21-03-2009 for production of said record so as to proceed further.

Copy attached for ready reference.

Annexure- B-C.

In response, on 25-03-2009, a file containing appointment orders along with certain correspondence letters of Finance Department, Employment Exchange and Employment Exchange Registration Cards was handed over to the undersigned Vide Mr. Abdul Manan Steno grapher/Accountant letter No nil dated 24-03-2009.

Copy of letter from Abdul Manan attached for Ready Reference. Annexure- D

23

However other records pertaining to these appointments i.e. advertisement, applications of the candidates, service books, interview list, selection committee members list, merit list not available on the record of this office.

It was also learnt that service books which were initially not available with the concerned clark were later on handed over by Mr. Atta Ullah Computer Operator of this office to the concerned clerk.

All these employees under enquiry were asked to appear before the enquiry officer from 24th to 28th March vides this office letter No.375-76 dated 16-03-09 through DMS Human Resource of this Hospital.

(Letter already attached as Annexure- B)

05 days time given for personal appearance was due to the fact that these new requirements did not attend their duties since their appointment and even then only 12 out of 23 appeared. The rest either not available as usual or abstained from appearing before the enquiry officer for reason best known to them.

The following had personal appearance:-

1. Muhammad Shafiq S/O Qazi Muhammad Ishfaq	Fire Man
2. Akhlaq Ahmad S/O Mushtaq Ahmad	W/A
3. Muhammad Irfan S/O Muhammad Nawaz	W/A
4. Muhammad Bilal S/O Rab Nawaz	W/A
5. Bashir S/O Muhammad Nawaz	W/A
6. Muhammad Ali S/O Rashid Ahmad	W/A
7. Najeeb Ullah S/O Hameed Ullah	J/C
8. Shah Nawaz S/O Haq Nawaz	Cleaner
9. Faheem S/O Yasin	W/A
10 Muhammad Kamran S/O Allah Nawaz	M&R Technician
- (11. Muhammad Anwar S/O Rab Nawaz	T/Operator
12. Muhammad Mehran S/O Muhammad Younes	M&R Technician

Findings/observations

 r_1

<u>Staff drawing salaries against the above posts versus sanctioned strength</u> given in the following table.

¢ategory	No. of Posts drawing pay in October 08	No. of Posts drawing pay in November 08	Sanctioned Posts before Oct,08	Posts Sanctioned During Oct,08	Total Posts as per Budget Book	Excess drawl	Short drawl	Remarks
Ward Attendant	70	78	65	8	73	5	-	-
howkidar	15	16	20	1	21	-	5	
leaner/ weeper	29	31	40	~	40		9	
elephone)perator	1	4	5	-	5	-		-
ireman	-	1	1	-	1	-	-	-
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Clerk	5	6	• 6	-	4	2	•	2 Posts of J/Clerk are sanctioned vide Finance Dept: No.
			· · · · ·					BOVI/FD/4- 64/005/MMT dated 17-08- 2007 but not reflected in Budget Book
vil. ch:	-	2		2	2	-		2008-09.
ıi	17	22	.20	2	22	-	-	

Employment exchange

2.

Employment exchange was requested by then Medical Superintendent Mufti Mehmood Memorial Teaching Hospital DIKhan who is signatory to the appointment orders, to send eligible candidates for appointments in Mufti Mehmood Memorial Teaching Hospital DIKhan for vacancies against Class-IV.

Copy attached for ready reference.

(Annexure-E)

- No categories and other scales mentioned in the letter.
- No date for Interview/Selection was intimated to the Manager Employment Exchange.
- The Manager Employment Exchange provided 02 lists (09 + 14) of candidates (Hand Written) vide his office No. EE/DIK/Appt/127 dated 06-10-2008.

Copy of the letter from Manager Employment Exchange attached for ready Reference. (Annexure-F)

- The registration numbers issued by employment exchange are in the same consecutive order.
- Also there is duplication of registration Nos. as noted from the employment Registration Cards e.g. registration No 15/W/08 dated 08/09/08 for Rukhsana Bibi wife of Muhammad Shaker and the same registration No 15/W/08 dated 13/09/08 for Rukhsana Begum Wife of Maqsood Anwar.

Similarly registration No 99/0/08 dated 08/09/08 for Shah Nawaz S/O Haq Nawaz and the same registration No. 99/0/08 dated 08/09/08 for Sajid S/O Sadiq Ali.

Also the registration numbers in the hand written list provided by Manager Employment Exchange do not tally with the registration numbers of the registration cards in the above mentioned cases.

So all this raises questions about the entries made in Employment Exchange. Registration Cards and the lists provided by Manager Employment Exchange Copies of the lists along with the above noted Registration Cards for ready reference.

(Annexure-G)

3- Appointments Orders:-

The appointments orders are deficient regarding the following prescribed Government criteria.

- The appointments made are without formal advertisement.
- No selection committee duly approved was constituted for the purpose.
- No approval has been seeked from Director General Health Services NWFP Peshawar for the selected candidates.
- All these appointees, having received their salaries from 01-11-2008 to Feb/2009, have not attended their duties (Except one Mr. Muhammad Kamran M&R Technician),and are not on the roll call of DMS Human: Resource as he was not informed formally about these appointments.
- The appointments are made on 25-10-2008 and all of these employees have submitted their arrival for duty on the same day i.e. 01-11-2008.
- The diary Nos. shown on the appointment orders do not tally with dairy/dispatch'record of this office.

This office dairy/dispatch register record shows no diary No for 25-10-2008.

(26)

 Most of the appointment orders are attached with recommendations from MPA's and Minister Health NWFP, even some having both. Looking at some of these recommendations, creates doubts in one's mind because it seems that a single recommended application by Minister Health has been tactfully photo copied for a number of applicants probably.

f two such applications recommended by Minister Health NWFP ready reference.

(Annexure-H)

Conclusion/Recommendation

代シーシーを見る

All though, the appointments have been made without observing codal/legal formalities before making appointments/filling of these posts, all these new recruitments have drawn their salaries from the Government excheduer from 01-11-2008 onwards for four consecutive months up till February 2009. So these appointments made may be legalized through formal approval from Director General Health Services NWFP Peshawar or otherwise.

Enquiry Officer

Dr. Muhammad Arif Ullah DMS (Admin) MMM Teaching Hospital Dera Ismail Khan

<u>Notice Board</u>

S.No	Name	Designation	BPS	Personal No.
1.	Muhammad Kamran	M&R Technician	09	00429261
2.	Muhammad Mehran	M&R Technician	09	00429264
3.	Najeeb Ullah	Junior Clerk	07	00429251
4.	Muhammad Anwar	Telephone Operator	06	00433203
5.	Sajid Khan	Generator Operator	05	00433201
6.	Muhammad Shafiq	Fire Man	01	00429257
7	Farida Bibi	· Dai	02	00433202
8	Sajida Bibi	- Dai	02	00429253
9	Tasleem Bibi	Dai	02	00429254
10.	Rukhsana Begum	Dai	02	00429256
11.	Rukhsana Bibi	Dai	02	00429255
12.	Abdur Rashid	Chowkidar	01	00433369
13.	Yousef Hayyat	Ward Attendant	01	00429265
14.	Muhammad Imran	Ward Attendant	01	00429260
15.	Muhammad Anwar	Ward Attendant	01	00429262
16.	Muhammad Bilal	Ward Attendant	01	00429258
17.	Muhammad Faheem	Ward Attendant	01	00429252
18.	Muhammad Ali	Ward Attendant	01	00431092
19.	Muhammad Irfan	· Ward Attendant	01	00429243
20.	Muhammad Sajid	Cleaner	01	00431094
21.	Shah Nawaz	Cleaner	. 01	00431093
22.	Bashir	Ward Attendant	01	00429259
23.	Ikhlaq Ahmad	Ward Attendant	01	00429266

You are directed to appear before the Dr. Muhammad Arif Ullah DMS Admn MMM Teaching Hospital Enquiry Officer, and submit service books and other related record to this office with in one weak time.

> Medical Superintendent MMM Teaching Hospital Dera Ismail Khan

CC:-

1. Dr. Muhammad Arif Ullah Enquiry Officer/DMS Admn MMM Teaching Hospital for information and necessary action.

Medical Superintendent MMM Teaching Hospital Dera Ismail Khan اطلاع

درج ذیل سٹاف کواطلاع دی جاتی ہے کہ وہ 15 روز کے اندراپنے تمام متعلقہ ریکار ڈیشمول سروس بک، شناختی کارڈ، جملہ دستاویزات لے کردفتر ڈی ایم ایس ایڈمن برائے انگوائزی جاضرہوں

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00429264	ايم ايند آركيكنيص	محمد مهران	2
00429251	جو نیز کلرک	نجيباللد	3
00433203	شلی فون <i>آ پر</i> یثر	محمدا نورخان	4
00433201	جزيرا آيريز	ساجدخان	5
00429257	فاتزيين	محمر شفيق	6
00433202	رائى	فريده	7
00429253	رائى	ساجدہ بی بی	8
00429254	دائی	تشليم بي بي	9
00429256	دائى	دخسانه بیگم	10
00429255	دائي	رخسانه بی بی	11
00433369	چکيدار	عبدالرشيد	12
00429265	وارد الثيند ثث	يوسف حيات	13
00429260	وارد انتيذنت	محمدعمران	14
00429262	واردا شيذنت	، محمدانور	15
00429258	وارداشيندنت	محمد بلال	16
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00429263	واردا نيندنن	محمد <i>عر</i> فان	19
00431094	کلیز	محمد سماجد	20
00431093	مان میں کلیز ان مان م	شاہنواز	21
00429259	وارد الثيندنت	بشير	22
00429266	واردا ثيندنت	أخلاق أحمد	23
	· · · · · · · · · · · · · · · · · · ·		

مال ڈاکٹر محمد عارف اللد ڈپٹی میڈیکل سپر ٹینڈنٹ

Para No. 12

Fictitious and irregular pay Rs. 525960/- due to irregular appointment

Appointment process of class IV was not according to Government of NWFP appointment Policy. While going through the security of the accounts record of the Medical Superintendent MMM Teaching Hospital DIKhan for the year 2007-2008, it was noticed during the physical verification on Service Books of official that the appointment process adopted during 2005-2008 was not transparent and Pay of Pa 525065

Pay of Rs. 525965 made to the official worked out as a test cheek seems to be irregular. (II) All Medical Certificate were doubtful, the signature of the MS seems to be signed by and expert one Signature of the (II) There are also different

(II) There are also differences in the rates i.e. arrival and Medical Certificate as well as appointment. (III) Some of the official

(III) Some of the official were allowed monthly pay regularly but it was observed that they were habitual (IV) In some served that they were habitual

(IV) In some cases appointment order issued on one date i.e. of 01-11-2005. While the MC done after one month of the appointment order i.e. 28-11-2005 and arrival given on the same dated i.e. 01-11-2005. Audit opines that the process of the appointment was not transparent. The conducted in the appointment

The matter is brought onto the notice of higher ups fro investigation and to probe into the matter.

DIRECTORATE SEVERAL HEALTH SERVICES N.W.F.P., PESHAWAR №0. 15314-413 /E-I Dated: 🐁 22 04 2009

Faller Addiss

All the sub-offices of the Fealth Directorate MWFP, Peshawar.

Subject _

No

ABSENCE OF DOCTORS OTFER HEALTH EMPLOYEES FROM TEEIR PLACE OF DUTY.

Memo:

To

It has been observed that many doctors/other Hearth employees absent themselves from duty without setting proper leave or prior permission from their controlling

On absenting from duty a Govt: servent renders himself ligble to be proceeded agginst.

It is the duty of the immediate controlling officer to report the absence of Health employees to the higher author at the earliest. The failure to do so amounts to misconduct on the part of immediate controlling officer.

To remedy the situation it is desired that in case of absence of Pealth employees their controlling officer should take the following steps before submitting the case to this Directorate:-



In the first instance the pay of the absent Govt: employee should be stopped furthwith.

The respective EDO(P)/MS of the Health facility should serve an absence notice on the absent Govt: servant at his <u>home address</u> through <u>Registered</u> letter asking him to report for duty at his place of posting within 44 days.

Alter the expiry of stipulated period, if no response is received, a similar exercise should be made with the same directions.

Page/2-

After the expiry of Hind stipulated period in case of non-compliance, a detailed report alongwith background of the case with proper recommendations be furnished to this Directorate so that disciplinary action may be recommended to Govt: against the absent Govt: se want after completing other codal formalities in this regard.

You are directed that the above instruction must be followed in letter and opinit.

> DR.FAJAL MEWMOOD DIRECTOR GENERAL HEALTH SERVICES, NWFP, PESHAWAR

/E-I,

NO.

Copy forwarded to the PS to Secretary to Govt: NWFP Health Froartment, Peshawar, for information.

DR. FALAL METMOOD DIRECTOR GENERAL HEALTH SI HV JES, NWFP, PESPAWAR.

DIRECTORATE GENERAL HEALTH SERVICES, NWFP, PESHAWAR,

NO. 1508	/Personnel
Date: 3/ /3/2010	

The Medical Superintendent MMM Teaching Hospital, D I Khan.

Subject:

1).

lo:

SERVICE APPEAL NO. 1197/2009 ETC.

Reference your letter No. 3485/ dated 20.1.2010 on the subject noted above. The appeals for the reinstatement into Govt Service in respect of the following exemployees working under your control are hereby rejected:-

- Muhammad Kamran Saleem, M&R Tech(BPS-9)
- 2). Muhammad Shafiq, Fire Man
- 3). Najeeb Ullah, J.Clerk
- 4). Tasleem Bibi, Dai.
- 5). Muhammad Bilal, Ward Attendant.
- 6). Muhammad Imran, Ward Attendant.
- 7). Ikhla Ahmad, Ward Attendant.
- 8). Muhammad Irfan, Ward Attendant.
- 9). Muhammad Anwar, Ward Attendant.
- 10). Shah Nawaz, Cleaner.
- 11). Bashir, Ward Attendant.
- 12). Abdur Rashid, Chowkidar.
- 13). Muhammad Mehran, M&RTech
- 14). Rukhsana Bibi, Dai
- 15). Rukhsana Begum, Dai.
- 16). Muhammad Ali, Ward Attendant.
- 17). Farida Bibi, Dai.
- 18). Muhammad Fahim, Ward Attendant.
- 19). Yousaf Hayat, Ward Attendant.
- 20). Sajida Bibi, Dai.
- 21). Muhamad Sajid, Cleaner
- 22). Sajid Khan, Generator Operator.
- 23). Muhammad Anwar, Telephone Operator.

The posts will, however, not be filled till the appeal period is completed. The above ex-officials may please be informed accordingly.

(DR. FAZAL MAHMOOD) DIRECTOR GENERAL HEALTH SERVICES, NWFP, PESHAWAR.

Office of the Medical Superintendent MMM Teaching Hospital

Office Order:-

SN

3.7

Reference Director General Health Services NWFP Peshawar office letter No. 3786/Personal dated 15-05-2009.

The following employees of this Hospital recruited on 25-10-2008, without, observing codal/legal formalities before making appointments, are hereby terminated w.e.f. their date of positing on 25-10-2008.

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-19.	Muhammad Irfan	01	Ward Attendant	00429263	Do	
20.	Muhammad Sajid	01	Cleaner	00431094	Do	,
* 21:	Shah Nawaz	01	Cleaner	00431093	Do	
	Bashir	01	Ward Attendant	00429259	Do	
	Ikhlaq Ahmad	01	Ward Attendant	00429266	Do	

Medical Superintendent MMM Teaching Hospital Dera Ismail Khan

No. <u>1605 - 30 16</u>-1 CC:-

1.

4.

- Director General Health Services NWFP Peshawar for information with reference to his office letter No cited above.
- District Accounts Office DIKhan for information and necessary action.
 Deputy Medical Superintendent Admp/Human Deputy Colling Statement and Statement Admp/Human Deputy Stat

Dated .

Deputy Medical Superintendent Admn/Human Resources of this Hospital with reference to enquiry office No. 649/DMS/E-9 dated 11-04-2009. All employees concerned with the remarks to do.

08-06

All employees concerned with the remarks to deposit the salaries received by them up till now to the Government Treasury immediately.

Medical Superintendent MMM Teaching Hospital Dera Ismail Khan

DIRECTORATE GENERAL HEALTH SERVICES NWFP PESHAWAR NO. <u>3786</u> /Personnel. | Date: <u>15</u> /05/2009. |

The Medical Superintendent, M.M M Teaching Hospital D.I Khan.

D.I KHAN.

14340 81616

Subject:

above.

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l o

Reference your letter No. 760 dated 18-04-2009, on the subject noted

ILLEGAL APPOINTMENTS AT MMM TEACHING HOSPITAL

Please inform this Directorate that under which rules you have submitted the case of employees appointed illegally for regularization to this Directorate.

If the appointments are made without fulfilling the codel formalities, you should scrutinize the each case in eyes of law and issue the termination orders to these mdividuals and also tix the responsibility on the officer who preformed this illegal appointment.

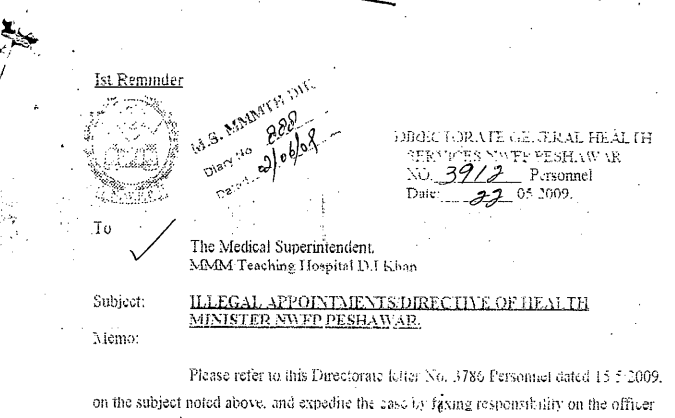
You should complete all the procedure within one weak.

DIRECTOR GENERAL HEALTH SERVICES, NWFP, PESHAWAR

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Sev Ω^{\prime}

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who has appointed these official illegally as per directive of the Honourable Minister for Health NWFP.

OR GENERAL HEALTH DIR ða: SERVICES, NWFP, PESHAW

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GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT PESHAWAR

NOTIFICATION

No. SOB-I/HD/INQUIRY (AP-135)/2009-10: In light of three Enquiry reports conducted by Provincial Inspection Team, Director General Health Services and Medical Superintendent MMM Teaching D.I.Khan), Dr.Abdul Hameed Afridi, Ex-Medical Superintendent, MMM Teaching Hospital D.I.Khan was responsible for the loss of Rs.280,000/-. He has been retired from the Public Health School, Hayatabad Peshawar with effect from 9.9.2009. The competent authority is pleased to order that the Accountant General Khyber Pakhtunkhwa Peshawar shall stop monthly pension (PPO No.50233) of Dr. Abdul Hameed Afridi till completion of the recovery

<u>Endorsement of even No. & date</u>

- 1.
- The Accountant General Pakistan Revenue, Islamabad 3. The Director General Health Services, Peshawar.
- 2. The Accountant General, Khyber Pakhtunkhwa Peshawar
- 4. The Medical Superintendent MMM Teaching Hospital DIKhan
- 5. The Planning Officer-III Health Department w/r to their letter N.3-189/SPO-
- 6. Dr.Abdul Hameed Afridi Village Maira Kachori Pandu Road, Peshawar. 7. PS to Secretary Health.
- 8. PS to Special Secretary Health

Secretary Health Khyber Pakhtunkhwa

(MUHAMMAD ZAKIR) SECTION OFFICER (BUDGET-I) BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

SERVICE APPEAL NO. 861/2010

Date of institution ... 28.4.2010 ... 05.1.2012. Date of judgment



M.Kamran Salcem, Ex-M&R Tech: MMT Hospital, D.I.Khan.

VERSUS

1. The Secretary Health Department NWFP (KPK), Peshawar.

- 2. The Director General Health Scrvices NWFP(KPK), Peshawar.
- 3. The Medical Superintendent Mufti Mehmood Hospital, D.I.Khan.
- 4. The Distt: Accounts Officer, D.I.Khan.

5. The Chief Executive, Multi Mehmood Teaching Hospital, D.I.Khan. (Respondents)

APPEAL U/S 4 OF THE NWFP(KPK) SERVICE TRIBUNALS ACT, 1974 AGAINST THE ILLEGAL TERMINATION ORDER DATED 8.6.09 THE APPELLANT HAS BEEN TERMINATED FROM WITHOUT FOLLOWING PROPER PROCEDURE AND WHEREBY AGAINST THE FINAL REJECTION ORDER DATED 31.3.10 PASSED ON THE DIRECTION OF THE HON'BLE SERVICE TRIBUNAL. SERVICE

Mr. Muhammad Asif Yousafzai, Advocate. Mr. Sherafgan Khattak, AAG

For appellant For respondents.

Mr.Qalandar Ali Khan ' Mr. Sultan Mehmood Khattak, Chairman Member

JUDGMENT

QALANDAR ALI KHAN, CHAIRMAN:- This single judgment shall also dispose of the connected appeals, listed separately in the list annexed to this judgment, because similar questions have been raised for determination in all these appeals.

The appellant in this appeal fas' well as appellants in the connected appeals, 2. mentioned above, were appointed on various posts i.e. M&R Technician/Junior Clerk/Ward Attendant/Cleaner/Dai/Fireman, respectively, in Mufli Mehmood Teaching Hospital, D.I.Khan by the Medical Superintendent, MMM Teaching Hospital, D.I.Khan (Respondent No.3) vide his separate orders dated 25.10.2008. After their appointment, the appellants got themselves medically examined and submitted their arrival reports; but vide memo. dated 11.3,2009 the Marspondent No.3) requested the District Accounts

 \mathbf{v} 77 hybel Pakintunkhwa Service Tribunal, Pcshawar

and appellants are reinstated for the purpose of proper departmental proceedings, without any order with regard to back benefits, with direction to the respondent-department to proceed afresh in the case in accordance with law and also provide opportunity of showing cause/hearing before passing any order detrimental to the interest of the appellants. There shall, however, be no order as to costs.

ANNOUNCED (SULTAN METIMOOD KHATTAK) MEMBER 05.4.2012

Certified to the tura copy KI Service Tribunal Peshawar

(QALANDAR ALI KHAN) CHAIRMAN

Date of Proventation of Application 10 . 4. 20/2 Number of Weeks. ちょつつ Copying Fer Urgen Total Name of Carry Set Date of Completions of Party [[]] Date of Delivery of Corry Zal)

5. YE 14

7



0966-747067 0966-747151-53 0966-747154 Office of the Medical Superintendent Mufti Mehmood Memorial Teaching Hospital Dera Ismail Khan

OFFICE ORDER:-

Reference Honorable Court of Service Tribunal Khyber Pakhtunkhwa Peshawar vide their judgment in service Appeal No. 861/2010 & other announced on 05-04-2012.

The following Appellants are re-instated for the purpose of departmental proceedings without any orders with regard to back benefits with immediate effect.

S.No	Name	Father's Name	Designation
1 Mr. Kamran Saleem		Allah Nawaz Saleem	M&R Technician (Electrical) (BPS-09)
2	Mr. Mohammad Mehran	Muhammad Younas	M&R Technician (Electrical) (BPS-09)
3	Mr. Najeeb Ullah	Hameed Ullah	Junior Clerk (BPS-07)
4	Mr. Shah Nawaz	Haq Nawaz	Cleaner (BPS-01)
5	Mr. Bashir	Muhammad Nawaz	Ward Attendant (BPS- 02)
6	Mr. Mohammad Imran	Malik Siraj-u-Din	Ward Attendant (BPS- 02)
7	Mr. Yousef Hayat	Abdul Aziz	Ward Attendant (BPS- 02)
8	Miss Rukhsana Bibi	W/O Muhammad Shakir	Dai (BPS- 02)
9	Mr. Mohammad Faheem	Ghulam Yasin	Ward Attendant (BPS- 02)
10	Mr. Mohammad Bilal	Rabnawaz	Ward Attendant (BPS- 02)
11	Mr. Mohammad Sajid	Muhammad Sadiq	Cleaner (BPS-01)
12	Mr. Mohammad Shafiq	Qazi Muhammad Ishaq	Fire Man (BPS-01)

<u></u>	<u>.</u>			
K	S.No	Name	Father's Name	Designation
	13	Miss Rukhsana Begum	W/O Maqsood Anwar	Dai
-				(BPS- 02)
-	14	Miss. Farida Bibi	Dilawar Khan	Dai
• .				(BPS- 02)
	15	Miss Sajida Bibi	Faiz Ullah	Dai
		· · · · · · · · · · · · · · · · · · ·		(BPS-02)
-	16	Miss Tasleem Bibi	W/O Muhammad Saleem	Dai
				(BPS- 02)
	17	Mr. Mohammad Irfan	Muhammad Nawaz	Ward Attendant
		· · ·		(BPS- 02)
	18	Mr. Mohammad Ali	Rasheed Ali	Ward Attendant
		· · · · · · · · · · · · · · · · · · ·		(BPS- 02)
	19	Abdur Rashid	Ameer Muhammad	Chowkidar
.		· · · · · · · · · · · · · · · · · · ·		(BPS-01)
	20	Muhammad Anwar Khan	Rab Nawaz Khan	Telephone Operator
	. i	· · · ·		(BPS-07)
				<i>r</i>

the

Medical Superintendent Mufti Mehmood Memorial Teaching Hospital Dei ra Ismail Khan

29/11/2012

No. <u>8326-49/11/2012</u>/Litt:

Dated

Copy forwarded to the:

1. Director General Health Services Khyber Pakhtunkhwa Peshawar, with reference to their letter No. 5614/P dated 30-08-2012.

DIKhan

- 2. Chief Executive/Principal Gomal Medical College DIKhan, with reference to their letter No. 4233-35/Esstt/PF dated 28-11-2012.
- 3. PS to Secretary Health Government of Khyber Pakhtunkhwa Peshawar.
- 4. District Accounts Officer DIKhan.
- 5. Accountant MMM Teaching Hospital DIKhan.
- 6. All concerned.

(For information and necessary action please)

Medical Superintendent Mufti Mehmood Memorial Teaching Hospital ODera Ismail Khan



DIRECTORATE GENERAL HEALTH SERVICES, GOVT: OF KHYBER PAKHUNKHWA, PESHAWAR. NO______/Personnel DATED______3 @ //08/2012.

The Secretary to Govt: of Khyber Pukhtunkhwa H Health Department Peshawar.

Subject:

To,

ENQUIRY REPORT/ RECOMMENDATIONS IN SERVICE APPEAL NO. 861-8679/2010, TILTED AS MR. KAMRAN SALEEM V/S GOVT: OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT PESHAWAR & OTHERS.

Dear Sir,

Kindly refer to the Chief Executive /Principal DHQ/MMM Teaching Hospital/GMC D.I Khan letter No. 2992/Estt/DGSH dated 03.08.2012, which is self explanatory for further necessary action.

Advise with regard to filing appeal against the judgment of the Service Tribunal is solicited please.

Yours faithfully

5614-15 No.

DIRECTOR GENERAL HEALTH SERVICES, K.P.K PESHAWAR

/Personnel Copy forwarded to the: 1. Assistant Director (Litigation) DGHS, KPK Peshawar. 2. Chief Executive DHQ/MMM Teaching Hospital/ GMC D.I Khan for necessary action being competent authority.

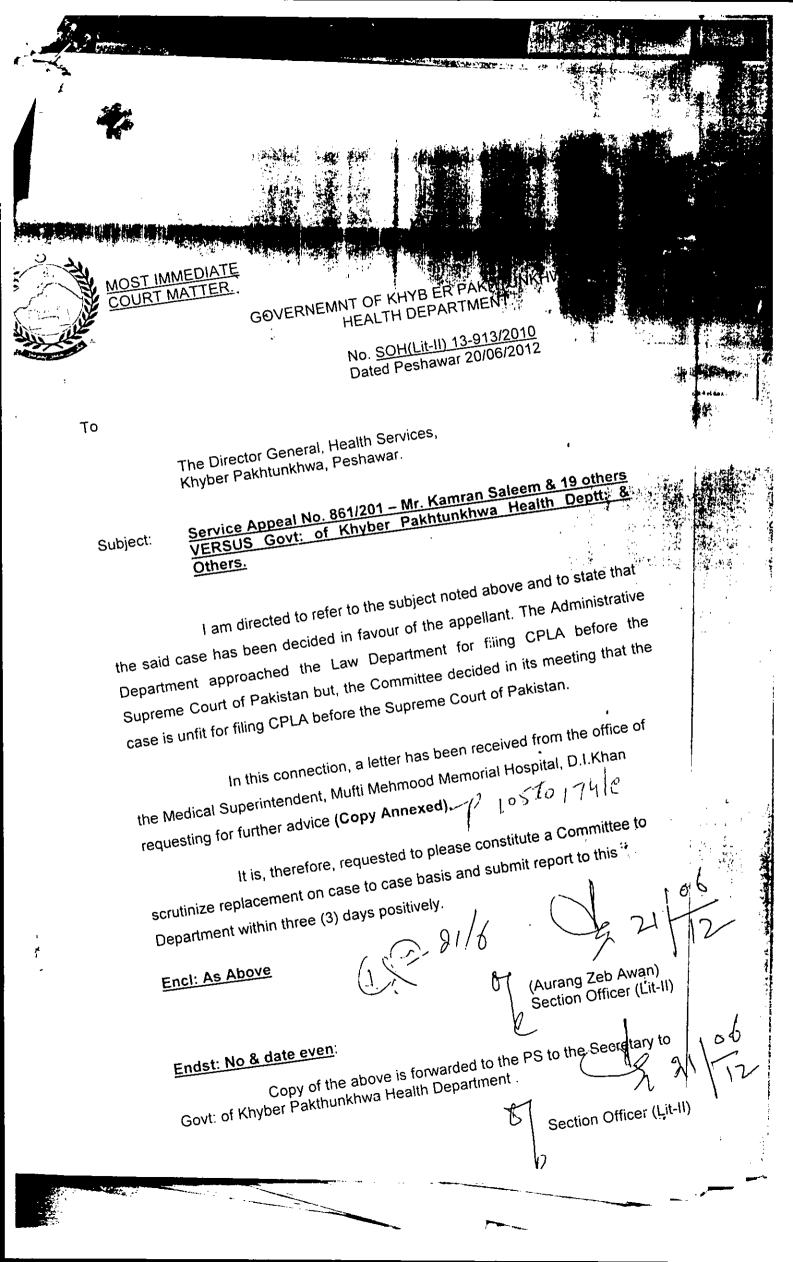
For information.

73

DIRECTOR GENERAL HEALTH SERVICES, K.P.K PESHAWAR

97.8.2012





<u> Brief History of the Appeal No. 361-379/2010 titled as</u> Kamran Saleem V/S Government of Knyber Pakhtunkhwa Peshawar.

23 candidates were recruited on Contract Basis against different posts (BPS- 01 to 09) Ŀ., at Mufti Mehripod Memorial Teaching Hospital DIKhan, violating the rules, and without observing coda-formalities in year 2008, against vacant posts with following irregularities; Copy of appointment orders attached as; Annexure-I

- (i) Recruitment of 05 number Dai's was made against the fake certificates. Verification letter, from DGHS Peshawar attached as; Annexure-II
- No sanctioned post of M&R (Electrical) existed at the time of recruitment. (ii) (Ex-Cadre recruitment). Copy of SNE attached as: Annexure-III
- (iii) Over and above recruitments against sanctioned posts of Ward Attendants (Total Sanctioned Posts 73, Total Recruited 80). Copy of sanctioned posts & drawl is attached as; Annexuse-IV-V

(iv) . No advertisement/no selection committee/no interview/written/skill tests.

(v) No formal approval from the competent authority.

No NOC from District Government. (vi)

2. (i) The officials were recruited purely on Contract Basis with the condition that their services will be liable to termination any time without giving any notice or assigning any reason. R. as a bus shall

(ii) They were on probation period.

(iii) All the : taff (except one) were absent from their duties.

(iv) No recard pertaining to their appointments was available in the office

(v) Only 12 out of 23 appeared in person before the enquiry officer.

3	(V) Only 12 Sut of 23 app The Detail of the conce	·	
5.4	Name	Recruited as	Remarks
	Mr. Kamran Saleem	M&R Technician (Electrical) BPS-09	No Sanctioned Post
2	Mr. Mohammad Mehran	M&R Technician (Electrical) BPS-09	No Sanctioned Post
3	Mr. Najeeb Ullah	Junior Clerk BPS-07	No codal formalities for recruitment observed
4	Mr. Ikhlaq Ahamd	Ward Attendant BPS02	*No codal formalities for recruitment observed. *Over & Above Recruitment against sanctioned strength.
5	Mr. Shah Nawaz	Cleaner BPS01	No codal formalities for recruitment observed
5	Mr. Bashir	Ward Attendant BPS- 02	*No codal formalities for recruitment observed.
7	Mr. Mohammad Imran		*Over & Above Recruitment against
8	Mr. Yousef Hayat	· · · · ,	sanctioned strength.
9	Miss Rukhana Bibi	Dai	Recruited against fake certificates.
10	Mr. Mohamraid Faheem	Ward Attendant	*No codal formalities for recruitment
-	Mr. Mohammad Bilal	BPS- 02	observed. *Over & Above Recruitment against sanctioned strength.

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L Span

Z/2

S;	Name	Recruited as	Remarks	7
# 12	Mr. Mohammad Sajid	Cleaner DDC 01	Ma and difference list. C	
		Cleaner BPS-01	No codal formalities for recruitment observed	
13	Mr. Mohammad Shafiq	Fire Man BPS-01	ODSELVED -	
14.	Miss Rukhsana Begum	Dai	Recruited against fake certificates.	
15	Miss. Farida Bibi	BPS-02	•	
16	Miss Sajida Bibi			
17	Miss Tasleem Bibi	- -		
184	Mr. Mohammad Irfan		**** *Noicodal formalities for recruitment -	- 1466
19	Mr. Mohammad Ali	BPS-02	observed.	- 1 -5-
20	Mohammad Anwar	-	*Over & Above Recruitment against sanctioned strength.	
21	Sajid Khan	Generator Operator BPS-01	No codal formalities for recruitment observed	-
22 ⁻	Abdur Rashid	Chowkidar BPS-01		

4. The irregularity was observed by the Audit Party which was properly communicated to the DGHS Khyber Pakhtunkhwa Peshawar.

Telephone Operator BPS-07

02 different enquires were conducted. Copy attached as;
 Annexure-VI
 The termination orders were issued by this office under the directives of DGHS Khyber
 Pakhtunkhwa Peshawar. Copies attached as;
 Annexure-VII-VIII-IX

Departmental Appeal was rejected by DGHS Khyber Pakhtunkhwa Peshawar.
 Copy attached as;
 Annexure-X

8. The 20 terminated officials field an Appeal at Honorable Court of Service Tribunal Khyber Pakhtunkhwa against Health Department.

9. Joint Parawise comments, favoring the Government Plea, properly vetted by Public Prosecutor Service Tribunal Khyber Pakhtunkhwa were submitted in each and every case.

10. The Honorable Court of Service Tribunal Ruled that <u>"The Appellants are re-instated for</u> the purpose of proper Departmental proceedings, without any order with regard to back benefits, with direction the Respondent-Department to proceed afresh in the case in accordance with Law and also provide opportunity of showing cause/hearing before passing any order detrimental to the interest of the Appellants".

11. The existing position of the relevant posts is attached as;

Annexure-XI

Submitted for ready reference please.

23

Muhammad Anwar Khan

Medical Superintendent Mufti Mehmood Memorial Teaching Hospital Dera Ismail Khan

OFFICE OF THE PRINCIPAL GOMAL MEDICAL COLLEGE DERA ISMAIL KHAN



No. <u>2937-4/</u>Estt:/MMMTH Dated DIKhan the <u>26</u> <u>107</u> <u>12012</u> Tel: Phone No. 9280338-39-41 Fax# 9280340 Email: <u>gmc.principal@yaho.com</u>

OFFICE ORDER

With reference to Health Directorate Khyber Pakhtunkhwa Peshawar office order No.4650/Personnel dated11/07/2012, the enquiry committee comprising the following officers is hereby constituted with the direction to enquire the case as mentioned in above quoted referred letter and probe into the matter as per requirement i.e. replacement on case to case basis. The enquiry report must submit within three days positively for onward submission to high ups. All the relevant letters/documents are enclosed for guidance:

- 1. Professor Dr. Fidaullah
- 2. Professor Dr. Fazal-ur-Rehman
- 3. Dr. Arifullah DMS MMM Teaching Hospital DIKhan

Chief Executive / Principal DHQ /MMM Teaching Hospital / Principal Gomal Medical College Dera Ismail Khan

Cc:

1. The Director General Health Services Khyber Pakhtunkhwa Peshawar

2. Prof: Dr. Fidaullah Wazir Head of Anatomy Department

3. Prof: Dr. Fazal-Ur- Rehman Head of Paeds Department

4. The Medical Superintendent MMM Teaching Hospital DIKhan

5. Dr. Arifullah DMS MMM Teaching Hospital DIKhan

Chief Executive / Principal DHQ /MMM Teaching Hospital / Principal Gomal Medical College Dera Ismail Khan

OFFICE OF THE CHIEF EXECUTIVE/PRINCIPAL GOMAL MEDICAL COLLEGE DERA ISMAIL KHAN

No. 229 2 Transfer / Estt/DGHS Dated - DIKhan the 100 3 /08/2012

Tels Rhone No. 9280338-41 Fax # 9280340 Email: gmc principal@yahoo.com

To,

The Director General, Health Services, Khyber Pakhtunkhwa, Peshawar

Subject:

Sir,

Enquiry Report/Recommendations in Service Appeal No. 861-8679/2010, tilted as Mr. Kamran Saleem V/S Government of Khyber Pakhtunkhwa Health Department, Peshawar & Others.

Please reference to your office order No. 4650/Personnel Dated 11-07-2012, the detail enquiry report along with its recommendation is herewith submitted for your information and onward submission to the quarter concern.

Submitted for information and further necessary action please.

Enclosures = (65 pages)

لیک Chief Executive/Principal DHQ/MMM Teaching Hospital/ Principal Gomal Medical College Dera Ismail Khan

Brief History, Observations & Recommendations of the Service Appeal No. 861-879/2010 titled as Mr. Kamran Saleem V/S Government of Khyber Pakhtunkhwa, Health Department, Peshawar & Others.

1. 23 candidates were recruited on Contract Basis against different posts (BPS- 01 to 09) at Mufti Mehmood Memorial Teaching Hospital DIKhan, violating the rules, and without observing codal formalities in year 2008, against vacant posts with the following irregularities; Copy of appointment orders attached as; Annexure-I

- Recruitment of 05 number Dai's was made against the fake certificates.
 Verification letter, from DGHS Peshawar attached as;
 Annexure-II
- (ii) No sanctioned post of M&R (Electrical) existed at the time of recruitment. (Ex-Cadre recruitment). Copy of SNE attached as; Annexure-III
- (iii) Over and above recruitments against sanctioned posts of Ward Attendants (Total Sanctioned Posts 73, Total Recruited 80).

Copy of the budget book and scale audit register is attached as; Annexure-IV-V

- (iv) No advertisement/no selection committee/no interview/written/skill tests.
- (v) No formal approval from the competent authority.
- (vi) No NOC from District Government.

2. (i) The officials were recruited purely on Contract Basis with the condition that their services will be liable to termination any time without giving any notice or assigning any reason.

- (ii) They were on probation period.
- (iii) All the staff (except one) did not attend their duties and were absent.
- (iv) No record pertaining to their appointments was available in MS office.
- (v) Only 12 out of 23 appeared in person before the enquiry officer.
- 3. The Detail of the concerned recruited officials is as under:

S.No	Name	Recruited as	Remarks
1	Mr. Kamran Saleem	M&R Technician (Electrical)	No Sanctioned Post available.
2	Mr. Mohammad Mehran	BPS-09	e Hoya
3	Mr. Najeeb Ullah	Junior Clerk BPS-07	No codal formalities for recruitment observed.
4	Muhammad Anwar Khan	Telephone Operator BPS-06	* No codal formalities for recruitment observed. * Had no Appeal in Service Tribunal.
5	Miss Rukhsana Begum	Dai BPs- 02	* No codal formalities for recruitment observed.
6	Miss. Farida Bibi		* Recruited against fake certificates.
7	Miss Sajida Bibi		
8	Miss Tasleem Bibi		
9	Miss Rukhsana Bibi		

S.No	Name	Recruited as	Remarks
10	Mr. Ikhlaq Ahamd	Ward Attendant BPS- 01	* Over & Above Recruitment against sanctioned strength.
11	Mr. Bashir		* No codal formalities for recruitment observed.
12	Mr. Mohammad Imran		
13	Mr. Yousef Hayat		
14	Mr. Mohammad Faheem		
15	Mr. Mohammad Bilal		
16	Mr. Mohammad Irfan		·
17	Mr. Mohammad Ali		
18	Mohammad Anwar		
19	Mr. Mohammad Shafiq	Fire Man BPS-01	*No codal formalities for recruitment observed. * No vacant post available.
20	Sajid Khan	Generator Operator BPS-01	*No codal formalities for recruitment observed. * No vacant post available. * Had no Appeal in Service Tribunal.
21	Abdur Rashid	Chowkidar BPS-01	*No codal formalities for recruitment observed. * No vacant post available. * Had no Appeal in Service Tribunal.
22	Mr. Mohammad Sajid	Sweeper/Cleaner	*No codal formalities for recruitment observed.
23	Mr. Shah Nawaz	BPS-01	Ubbei veu.

4. The irregularity was observed by the Audit Party which was properly communicated to the DGHS Khyber Pakhtunkhwa Peshawar.

5. Preliminary enquiry was conducted. Copy attached as; Annexure-VI

6. The termination orders were issued by the office of MS MMMTH DIKhan under the directives of DGHS Khyber Pakhtunkhwa Peshawar. Copies attached as;

Annexure-VII-VIII-IX

Annexure-XIII

Departmental Appeal was rejected by DGHS Khyber Pakhtunkhwa Peshawar.
 Copy attached as;
 Annexuré-X

 The 20 terminated officials filed an Appeal at Honorable Court of Service Tribunal Khyber Pakhtunkhwa against Health Department. Copies attached as;
 Joint Parawise comments, favoring the Government Plea, properly vetted by Public

Prosecutor Service Tribunal Khyber Pakhtunkhwa were submitted in each and every case. 10. The Honorable Court of Service Tribunal Peshawar Partially accepted the Appeal and set a side the orders of competent authority dated 08-06-2009 & 31-03-2010. The Honorable Court Ruled that <u>"The Appellants are re-instated for the purpose of proper Departmental proceedings, without any order with regard to back benefits, with direction the Respondent-Department to proceed afresh in the case in accordance with Law and also provide opportunity of showing cause/hearing before passing any order detrimental to the interest of the Appellants". Copies attached as; </u>

11. The existing vacant position of the relevant posts is attached as;

14

Recommendations.

<u>S.No 01 & 02</u>:

1.

2.

3.

5.

7.

- (a) No codal formalities observed during recruitment for these posts.
- (b) The sanction posts were of M&R Technician (Civil) , while the recruited candidates hold Electrical Diploma which is not eligible for these posts.
- (c) Proper Departmental proceeding should be initiated against them for removal from service according to Rules.
- (d) The posts must be filled as per service Rules.

<u>S.No 03</u>:

- (a) No codal formalities observed during recruitment for this post.
- (b) Proper Departmental proceeding should be initiated against him for removal from service according to Rules.
- (c) The posts must be filled as per service Rules.

<u>S.No 04</u> :

- (a) No codal formalities observed during recruitment for this post.
- (b) He did not Appealed to the Court of Honorable Service Tribunal, so his termination order must be considered as valid.
- (c) The posts must be filled as per service Rules.

4. <u>S.No 05 to 09</u>:

- (a) No codal formalities observed during recruitment for these posts.
- (b) All the Dai's were recruited on the basis of fake certificates.
- (c) Proper Departmental proceeding should be initiated against them for removal from service according to Rules.
- (d) The posts must be filled as per service Rules.

<u>S.No 10 to 19</u> :

- (a) No codal formalities observed during recruitment for these posts.
- (b) Proper Departmental proceeding should be initiated against them for removal from service according to Rules.

(c) The posts must be filled as per service Rules.

6. <u>S.No 20 & 21</u>:

- (a) No codal formalities observed during recruitment for these posts.
- (b) Posts not available.
- (c) They did not Appealed to the Court of Honorable Service Tribunal, so their termination order must be considered as valid.

<u>S.No 22 & 23</u> :

- (a) No codal formalities observed during recruitment for these posts.
- (b) Proper Departmental proceeding should be initiated against them for removal from service according to Rules.
- (c) The posts must be filled as per service Rules.

Professor Dr. Fida Ullah Head Department of Anatomy Gomal Medical College DIKhan

1.

2.

3.

Professor Dr. Fazal-ur-Rehman Head Department of Pediatrics Gomal Medical College DIKhan

Dr. Muhammad Arif Ullah Deputy Medical Superintendent (Admn) Mufti Mehmood Memorial Teaching Hospital Dera Ismail Khan

Dated: 02-08-2012

Countersigned by

Professor Dr. Múňammad Saleem Khan Chief Executive/Principal Gomal Medical College Dera Ismail Khan



0966-747067 0966-747151-53 0966-747154 Office of the Medical Superintendent Mufti Mehmood Memorial Teaching Hospital Dera Ismail Khan

No. 71<u>9/02/2013</u>/E-9

Dated: 06/02/2013

The Circle Officer, Anti Corruption, Dera Ismail Khan

Subject: **Open Enquiry No. 33/2008.**

Respected Sir,

Pl; reference to your letter No. 71/CO/ACE/DIK dated 06-01-2013, the Parawise reply is as

follows.

Τо

1. In the year 2007-2008, 23 officials were recruited, violating the rules, were re-instated as per directives of Honorable Service Tribunal Khyber Pakhtunkhwa.

On the directives of competent authority Secretary Health Khyber Pakhtunkhwa Peshawar, a high level enquiry committee was constituted & they were terminated due to the following basic reason.

- (i) Fake Certificate's.
- (ii) Ex-Cadre Recruitment.

(iii) Over & above recruitment against sanctioned posts.

(iv) Appointments, violating the Government rules & regulation.

Now the case is at the court of Service Tribunal under Implementation Petition No. 172/12 for which the date is fixed on 22-03-2013.

2. Reference Government Notification No. SOB-1/HD/Enquiry (AP-135.2009-10) dated 16-11-2012, Government of Health Department Khyber Pakhtunkhwa, issued a letter to A.G. Khyber Pakhtunkhwa to stop the monthly pension of Dr. Abdul Hameed Afridi (Ex-Medical Superintendent), til completion of recovery (copy attached).

3. In the year 2007-2008, Mr. Abdul Qadous Senior Clerk was Accountant, who handed ove complete record to Mr. Abdul Manan on 18-08-2008. Their statements are herewith attached regarding related record.

The various contact number available at this office are as under;

(i)	Dr. Abdul Hameed Afridi	EX-Medical Su
~ /		

(ii) Mr. Masud Ayub Khan

- (iii) Mr. Abdul Qadous
- (iv) Mr. Abdul Manan

EX-Medical Superintendent Manager SMC Senior Clerk GMC DIKhan Accountant MMMTH DIKhan 03469031606 03459404058 03339965232 03459874441

Submitted for information & further necessary action please.

Medical Superintendent Mufti Mehmood Memorial Teaching Hospital Dera Ismail Khan



D RECTORATE GENERAL HEALTH SERVICES, GOVT: OF KHYBER PAKHUNKHWA, PESHAWAR.

NO_ /Personnel DATED 2013.

The Secretary to Govt: of Khyber Pukhtunkhwa Health Department Peshawar.

Subject:

Dear Sir.

SERVICE APPEAL NO. 861/2011 MR. KAMRAN SALEEM AND OTHER VERSUS GOVT: OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT AND OTHERS.

Kindly refer to your letter No. SOH(Lit-II)13-913/2012 dated 19.08.2013 on the subject noted above.

I have the honour to state that the requisite information / reply has already been submitted your honour vide this Directorate letter No. 1662/Personnel dated 04.04.2013 and No. 4969/Personnel dated 13.08.2013, (copy attached for ready reference).

Gist of Service Tribunal orders at para-12 is re-produced below:

'Consequently, on the partial acceptance of the appeal, both the orders

of the competent authority dated 08.06.2009 and appellate authority dated 31.03.2010 are set aside, and appellants are reinstated for the purpose of proper department proceedings without any order with regard to back benefits, with direction to the respondent-department to proceed afresh in the case in accordance with law and also provide opportunity of showing cause/ hearing before passing any order detrimental to the interest of the appellant. There shall, however, be no order as to costs'.

In compliance of Service Tribunal orders above M.S MMM Teaching Hospital D.I Khan re-instated the following official for the purpose of departmental proceeding with out any orders with regard to back benefit with immediate effect vide office order bearing Endst :No. 8326-49/11/20-12/Litt dated 29.11.2012 (copy attached for ready reference). M.S MMM Teaching Hospital D.I Khan issued another office order

regarding termination with immediate effect after fulfilling all codal formalities including departmental enquiry , show cause notice vide office order bearing Endst: No. 235-62/01/2013/Estt: dated 12.01.2013 (copy attached for ready reference).

It is therefore requested that the case may be kindly be plead in the Service Tribunal in the best interest of Government.

The matter may kindly be considered as most urgent.

Yours faithfully

DIRECTOR GENERAL HEALTH

No.61.58-Personnel

SERVICES, K.P.K PESHAWAR

Copy forwarded to the:-1. Chief Executive MMM Teaching Hospital D.I khan for information. 2. Assistant Director (Lit) DGHS, Khyber Pakhtunkhwa for information.

> DIRECTOR GENERAL HEALTH SERVICES, K.P.K PESHAWAR

> > sp u

Hafiz S.M Ali Shah



تة چېخ

Ļ				
	از بنوٹس	شوک		
-	تا عمل خان کوبڈ رابیداشتہا را گاہ کیا جا تا ہے کہ بحوالہ E&D دائر	مرور في فيحك ميتال در ١٠	ن ويل سناف ملى محود	טיןע
1	ل با مد توکری سے قارب کر نے کا فعل کیا کہا ہے۔	ات پر آب کوذیل وجو بات		
ſ	مقارشات	تعيتاتي مهده	<u>م</u>	فبرغار
Į⊦	بلا تکومت کی طرف	M&R	كامران تبيم	1
Ľ.	BPS-09 Electrical كالأشي متوركين من	Technician		
II.	م العيناتي كود تمشت روكر، ريكوليتن ٤ مطابق من بول			
ŀ	M&R Tech: المرف به مكومت كالمرف به مكومت ك	M&R	محدميران	2
	BPS-09 Electrical کا نام محودتیں ہی۔	Technician	1	
	🖈 معیناتی کور نمنٹ دوار ، ریکولیشن کے مطابق قوم ہوئی	14 A.		:
	لعيتاتي كود منت روار، ريكيش يرمطابق كل بولى	Junior Clerk	فجيب الثر	3
	التيماتي يوس جعلى مرتعكمه ف تحت عمل من لا في ك	Dai	دفرازيكم	4
	تعيماني يومن جعلى معليكيات كتحت عمل شمالا أناكي	Dai	ايدولي في	5
	لتيماني يوكن جعلى مرتعكم يد ف محت على بلرانان ع	Dal	ساجد بي بي	6
	تعياتى يوم جلى رو كم يد كري المرايان	5 Dal	خليم بي بي	7
	التيتاني يرمن جلى مرتعكميد المحت محل عمد لافى تمى	Dai	<u> </u>	1
	م الحيتاتي كور منت د الار ريكولين _ مطابق مي بولي	Ward	اخلاق احمد	9
	بلا مطورشد ويوسفون - دا كد مجرتى بدلى	Attendant		
•	الله تعيناني كور منت دراز رو كولين كرماين مول	Ward	ا جر	10
ļ	م محور شده بوسف رور الد محرق مولی	, Attendant		
ų	ملا تعياق كور نمن دولار ريكوليش كرما بن ميں بوري	Ward	زمران ۱- مران	1 11
	يلم منظور شده يوسلون ، المراجع في جولي جولي المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع الم	Attendan	t	
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i	منظور شده پیشوں سے زائد مجرتی ہوئی		t	·
	م تعیاق کور نمنت دولر، ریکولیش کے مطابق میں ہوئی		d P	/ 13
I	م مظهور شده بیستوں ہے زائد بحرتی ہوئی		ıt	
ł	لله تعیمانی کور منت در از رکولیش کے مطابق کور بر کی		بلان ط	1 14
	ملاملیوں نواب مصادر درادیو من مصاف کا کا اول اول الا ملکور شدہ میں شوں نے زائد کھرتی ہوئی		nt	· ·
	م معیاتی کور منٹ روتر، ریکولیشن کے مطابق قبل ہوئی		برفان d	2 1
	م منظور شده بیستول سے زائد تحرف کے مطابق کل اول ند منظور شدہ بیستول سے زائد تحرفی ہو کی		nt	Ì
	مر میرون میرون میرون میرون میرون به هیماتی کود نمان دولار، دیگولیشن سے مطابق قبی بوئی	Wai		2 1
ł	مر میکود شده بوستول سے زائد مجمرتی ہوئی کو منگود شدہ بوستول سے زائد مجمرتی ہوئی		nt	
I	م مربع من من محدرا بری اول به تعیناتی کود نمنت دوار ، ریکولیشن سے مطابق فیں بولی		اتور rdi	1
	م میں دو سے دور ارتحاف کا بحد کا اور ان اور کا لا منظور شدہ پر سٹوں سے زائد بھرتی ہوئی		nt	ļ
ļ	مر من من مراجع من من مراجع من من مراجع من مراج مراجع من مراجع		7	2/ 1
	بر من دور سندرور ریک کے حطب کا مل ہوں بناتی کور منت رور ، یکولیٹن کے مطابق میں ہوئی			1
	مان دوست رور المحاف ن حرصاب قل اور المحاف			30 2
	لمان ورست رور، ریوسان _ مطابع تک هوا لمانا چا تین یاذاتی طور پر چیش هونا چا تین کو اس اشتهاری	ما بر مراجع المراجع الم		سيد. اپکوبذر
	مینا بو این باد ای صور پرخین موما بو این از این از این انتری ارال مجما بو این منتری محدود مین شینیک میتان در داسا مین خان	ر بيش مير مي در مان من مان مان مان مان مان مان مان مان	1 يم كما تدرداتي طو	ت 22
	می اسل کی سود یمور کی چیک اسپیمال ذیرواسا می خان می اسل کی سود یمور کی چیک اسپیمال ذیرواسا می خان	·/····	ى دائل كرائيكو بي .	باادقات م
	فيجنَّك سببتال ذيره اساعيل خان		-	
		on www.khyberpa		
	3 (

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وٹبس	از ٺ		
ان کوبة ربعداشتهاد آكاد كماجا تا ب كد محاله E&D دور	رل فتق میتان اردا تامین	ة فل مثافي ملتق محمو مم	7- 00
ارى _ 6 را كر خانسل كامي -	یہ ہوتا ہے۔ برآ کراڈل دجرمات کے اعث ^ا	لوین چاک مل طراب لواتر کا میم کی سلار شاہت	120
سفارشات	لعيناتي مده	r. 1	
مومت كي المرف ف M&R Tech: Electrical		<i>V</i>	
-BPS كى يوسفى منظور نيش بين -		1	
مقسانی کورنمنٹ دوار ، کرکیشن کے مطابق نیش ہوئی			
مومت کی طرف ۔۔۔ M&R Tech: Electrical	M&R	م مران ·	2
-BPS کی وغیر منظور بین بی -		1 .	-
فتصناتي كور نمنت والر، ريكوليشن _ مطابق ميس بوق	<u>نا</u>	·	
تى كور تسنت رواز بر كوليش ي مطابق تيس بول		بجب ش	3
تى يۇس جىلى سرىمايكىيە ئىرىخىت تىل شرالا كى كى		-	
تى يرم جلى مريكية ب تت مل مرا الَّ بن	Da تعينا		5
تى يۇس جىلى سرىيىكىد بى تى تىش شرالا كى تى			
تى يوس جعلى ميلكيد تحت محل ميرالاتى تى		1	
لى يوكن جلى مرتبكيت تحت من شراد لى عى			e le
فيدانى كور شنت روار ، ريكوليش ، مطابق سيس مولى		اخلال احمه ا	·
يحورشده بوسنوں نے زائم مجرتی مول			ľ
فيدانى كور منت روار مركوليش ف مطابق فيس ، وتى	☆ Ward Attendant	21	1
يتكورشد ويوسفون ست زائد تجرتي بولي			
فيتاتى كور منت روار ، ريكوليش - مطابق ميس مولى	☆ Ward Attendant	الد مران الد مران	1
یتکورشد، بیسٹوں سے ڈائد مجری ہوئی	*		.'
فیماتی کور مند، رواز، ریکولیش سے مطابق نیس ہوئی		يسف حيات	1
يتحورشده بوسنون يبيد زائد مجرتي ببوتي			
فيتاتى كورمنت والز، ويوليش ، مطابق تيس بولى		<u>[1</u>	1
تظور شده پیسٹوں ہے زائد مجرتی ہوئیا	A		
فیتانی مور شن روار ، ریکیشن سے مطابق میں ہوئی		فريل ا	1
يتكورشده بإستول أستنازا الدمجرتي ببولي	ф ¹		
میں ان مور تمنت روار ، رکولیٹن کے مطابق نیس ہوئی	☆ Ward Attendant	مجر مرفان	1
ىتلورشد دىپسلون _ زائد مجرتى بول			
میراتی کور منت روتر ار یکولیشن ک مطابق سین بول	와 Ward Attendant	ویلی :	10
سطورشد ويوستون سة زائدتجرتي موكي		1 .	Ì
نىيناتى كور فمنت دولر ، يكوليش ك مطابق نيس جول		م انور	1
منظور شده مېسلول ست زائد تجرتى بولى		1	
تی کور شنٹ رواز ار کج کیشن کے مطابق نہیں ہوگی		وفنن	.1
تى كور نىنت رواز بر يكوليش كم مطابق نيس بوتى		لا ابد	19
بی د کور نمنت روز در یکولیش سک خابق نیس ما بولی			20
مركبتا حاجي يا ذاتي طور پُر ييش جوما حاجتي تو اس اشتباري	م كيا جا تا ب كرابي دفار من ك	كويذريبة أس اشتهارتطل	ŢĨ
ايم ايس ملتى محود ميم وريل فيجنك سيتال ويروا الأميل خان	ل مور پر پیش ہو کر یاتح یہ اُیان دفتر	کے 15 <i>یم ک</i> اندرونا	مت
		فامتد شروافل كرابيكة إ	



0966-747067 0966-747151-53

0966-747154



Office of the Medical Superintendent Mufti Mehmood Memorial Teaching Hospital Dera Ismail Khan

Office Order:-

On the recommendation of Enquiry Officer's, the following staff of Mufti Mehmood Memorial Teaching Hospital DIKhan are herewith terminated with immediate effect, after fulfilling all the codal formalities, including Departmental Enquiry, Show Cause Notice published in Daily Newspaper's, detail as under;

S.No.	Name	Designation	BPS	Reason for Termination
1	Mr. Kamran Saleem	M&R Technician (Electrical)	BPS-09	No Sanctioned Post available,
2	Mr. Mohammad Mehran	M&R Technician (Electrical)	BPS-09	No Sanctioned Post available.
3	Mr. Najeeb Ullah	Junior Clerk	BPS-07	No codal formalities for recruitment observed.
4	Miss Rukhsana Begum	Dai	BPS-02	* No codal formalities for recruitment observed.
			-	* Recruited against fake certificates.
5	Miss. Farida Bibi	Dai	BPS-02	 * No codal formalities for recruitment observed. * Recruited against fake certificates.
6	Miss Sajida Bibi	Dai	BPS-02	 * No codal formalities for recruitment observed. * Recruited against fake certificates.
7	Miss Tasleem Bibi	Dai	BPS-02	* No codal formalities for recruitment observed. * Recruited against fake certificates.
8	Miss Rukhsana Bibi	Dai	BPS-02	* No codal formalities for recruitment observed. * Recruited against fake certificates.
9	Mr. Ikhlaq Ahamd	Ward Attendant	BPS-01	 * Over & Above Recruitment against sanctioned strength. * No codal formalities for recruitment observed.
10	Mr. Bashir	Ward Attendant	BPS-01	 * Over & Above Recruitment against sanctioned strength. * No codal formalities for recruitment observed.
11	Mr. Mohammad Imran	Ward Attendant	BPS-01	 * Over & Above Recruitment against sanctioned strength. * No codal formalities for recruitment observed.

, «No.	Name	Designation	BPS	Reason for Termination
12	Mr. Yousef Hayat	Ward Attendant	BPS-01	* Over & Above Recruitmen against sanctioned strength * No codal formalities for recruitment observed.
13	Mr. Mohammad Faheem	Ward Attendant	BPS-01	* Over & Above Recruitment against sanctioned strength. * No codal formalities for
•	Mr. Mohammad Bilal	Ward Attendant	BPS-01	recruitment observed. * Over & Above Recruitment against sanctioned strength. * No codal formalities for
15	Mr. Mohammad Irfan	Ward Attendant	BPS-01	 recruitment observed. * Over & Above Recruitment against sanctioned strength. * No codal formalities for
16	Mr. Mohammad Ali	Ward Attendant	BPS-01	recruitment observed. * Over & Above Recruitment against sanctioned strength. * No codal formalities for
17	Mohammad Anwar	Ward Attendant	BPS-01	 recruitment observed. * Over & Above Recruitment against sanctioned strength. * No codal formalities for
18	Mr. Mohammad Shafiq	Fire Man	BPS-01	*No codal formalities for recruitment observed.
19	Mr. Mohammad Sajid	Sweeper/Cleaner	BPS-01	 * No vacant post available. *No codal formalities for recruitment observed.
20	Mr. Shah Nawaz	Sweeper/Cleaner	BPS-01	*No codal formalities for recruitment observed.

the

Medical Superintendent Mufti Mehmood Memorial Teaching Hospital Dera Ismail Khan

12/01/2013

235-62/01/2013 /Estt: No:_

Dated DiKhan

Copy forwarded to the:

- 1. Secretary Department of Health, Government of Khyber Pakhtunkhwa Peshawar. 2.
- Director General Health Services Khyber Pakhtunkhwa Peshawar. 3.
- Chief Executive/Principal Gomal Medical College DIKhan. 4.
- District Accounts Officer, DIKhan. 5. ~
- Deputy Medical Superintendent H/R MMM Teaching Hospital DIKhan. 6.
- Accountant MMM Teaching Hospital DIKhan. 7.
 - All concerned for information.

(For information and necessary action please)

Medical Superintendent Mufti Mehmood Memorial Teaching Hospital Dera Ismail Khan

Office of M.S. MMM Teaching Hospital DIKhan No. 2513/SNE Dated 22/8/2008

To,

The Special Secretary Finance,

Finance Department, N.W.F.P,

Peshawar.

Subject:

SNE For Creation Of Staff For MMM Teaching

Hospital DIKhan.

Dear Sir,

It is submitted for your kind information thatMMM Teaching Hospital DIKhan is 200 bedded hospital(Type B).Most of packages on developmental side are completed, handed over to Health Department & the hospital has started functioning. The Provincial Finance Department has provided the posts of specialists along with support staff but there still exist deficiencies of various categories of staff. Costly equipments have been purchased for the hospital through developmental budget but no qualified person is available for their look after/maintenance. As such the creation of posts of civil M&R Technicians(BPS-9) are very essential for the purpose. Besides, creation of posts of Class-iv and dais may also be considered sympathetically for smooth running of the institution. SNE proposal is accordingly submitted for consideration and approval please.

Medical Superintendent MMM Teaching Hospital DIKhan

FORM-BM 16

SNE PROPOSED BY THE MEDICAL SUPERITENDENT MMM TEACHING HOSPITAL DIKHAN FOR THE CREATION OF ADDITIONAL POSTS IN MUFTI MEHMOOD MEMORIAL TEACHING HOSPITAL DIKHAN UNDER 07-HEALTH-0731-HOSPITAL SERVICES-073101-GENERAL HOSPITAL SERVICES FOR THE YEAR 2008-09.

Minor Head & Primary Unit BPS Of Appropriation - Totel Charges 0000	<u>No. Of Posts</u> <u>Required</u>	<u>Rate Of Pay</u> <u>Amount</u> <u>Rs.</u> 1277122
AO-115-Pay of Estab.	•	Rs. 823240
1. Four Civil M&R Tech092. Twelve Dai023. Twelve Ward Attendaant00200- Total Regular Allownces	12	3185x11x4 Rs.140140 2700x11x12 Rs.356400 2475x11x12 Rs.326700 Rs.453882
AO-1202-House Rent AO 1217-Medical Charges		Rs.255882 Rs.198000

(15)

Medical SuperIntendent MMM Teaching Hospital DIKho

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FORM-BM 16 SNE PROPOSED BY THE MEDICAL SUPERITENDENT MMM TE HOSPITAL DIKHAN FOR THE CREATION OF ADDITIONAL POS MUFTI MEHMOOD MEMORIAL TEACHING HOSPITAL DIKHAN 07-HEALTH-0731-HOSPITAL SERVICES-073101-GENERAL HOSI SERVICES FOR THE YEAR 2008-09.

<u>Minor Head & Primary Unit</u> <u>Of Appropriation</u> - Totel Charges 0000	BPS		Of Posts uired	<u>Rate Of Pay</u> Rs	<u>Amo</u> . 1277
AO-115-Pay of Estab.		· · ·			s. 8232
 Four Civil M&R Tech Twelve Dai Twelve Ward Attendaant 0200- Total Regular Allownce 	09 02 01 es	04 12 12	2	3185x11x4 2700x11x12 2475x11x12	Rs.14 Rs.3 Rs.3 Rs.4
AO-1202-House Rent AO 1217-Medical Charges		•			Rs.2 Rs.1
		•		SuperIntender aching Hosp	

GOVERNMENT OF N.W.F.P. HEALTH DEPARTMENT

SUBJECT:- <u>SNE FOR CREATION OF STAF FOR MUFTI MEHMOOD</u> TEACHING HOSPITAL, D.I.KHAN.

Will the Budget Officer-VI, Govt. of NWFP, Finance Department, please refer to the subject noted above?.

Enclosed please find herewith a copy of letter No.2570/SNE, dated 1st September 2008 received from Medical Superintendent, Mufti Mehmood Teaching Hospital, D.I.Khan on the subject noted above, which is self explanatory, alongwith SNE (fresh) proposal regarding creation of posts, for consideration and approval please. As stated by the MS in his letter that most of the packages on developmental side are completed, therefore creation of the additional demanded posts may be looked in to favourably and essential posts created for smooth running of the institution, as per criteria.

Encl: (As Above)

(KHAN ZALI) SECTION OFFICER (BUDGET)

The Budget Officer-VI, Finance Department Govt. of NWFP, Peshawar.

U.O. NO.SOB/HD/1-1/2006-07/D.I.Khan

Dated Pesh: the 19th September, 2008.

<u>C.C.</u>

Medical Superintendent, Mufti Mehmood Teaching Hospital, D.I.Khan w/r to his letter referred to above, for information and with the request to pursue the matter further in Finance Department.

SECTION OFFICER (BUDG

Г *Ib*,

GOVERNMENT OF NWFP FINANCE DEPARTMENT

NO.BOVI/FD/4-64/2007-08/Vol.II Dated Peshawar the 23rd Sept: 2008.

To,

The Secretary to Govt. of NWFP, Health Department, Peshawar.

Subject:

SNE FOR CREATION OF POSTS IN MUFTI MEHMOOD TEACHING HOSPITAL, DIKHAN.

Dear Sir,

I am directed to refer to Health Department's U.O. letter No.SOB/HD/1-1/2006-07/DiKhan, dated 19th September 2008, addressed to this Department and copy thereof endorsed to Medical Superintendent, Mufti Mehmood Teaching Hospital, DIKhan on the subject noted above and to convey the concurrence of this Department for creation of the following Twelve (12) numbers of additional posts in Mufti Mehmood Teaching Hospital, DIKhan with immediate effect subject to observance of all codal / legal formalities before making appointment/filling of these posts :-

S.No.	Name of post & BPS	No, of posts
2	Civil M&R Technician (BPS-9). Dai (BPS-2).	2
3	Ward Attendant (BPS-1).	2
	Total	12

2- The expenditure involved is debitable to the function cum object classification 07-Health-073-Hospital Services-0731-General Hospital Services-073101-General Hospital Services-DI4131-Mufti Mehmood Teaching Hospital, DIKhan and will be met out from the sanction budget grant of the CFY 2008-09.

Yours faithfully,

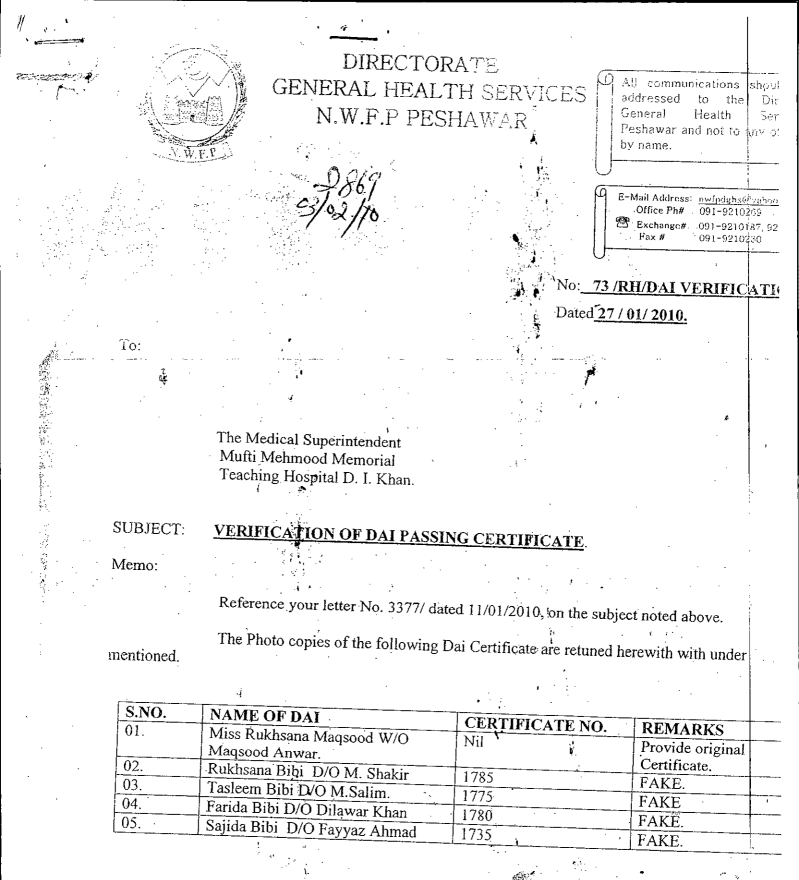
(ABDUS SAMAD) BUDGET OFFICER-VI

<u>C.C.</u>

1, District Accounts Officer, DIKhan.

 Medical Superintendent, Mufti Mehmood Teaching Hospital, DIKhan w/r to letter referred to above.

BUDGET OFFICER-V



200 C

DEPUTY DIRECDTOR (R.H) DGHS N.W.F.P.PESHAWAR.

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Phone No. 0966-747067 Fax No. 0966-747067 Office of the Medical Superintendent MMM Teaching Hospital Dera Ismail Khan

NO. 1536-BIE-6

Dated: 0 / /06/2009

The Director General Health Services NWFP Peshawar

Subject: R/Sir,

Τo

Certificates of Dai Examination.

PI: refer to subject, it is stated that the following Dai's were recruited in Mufti Mehmood Memorial Teaching Hospital DIKhan on 25-10-08 are having no qualifying original "Dai Training Examination Certificates" from the office of Director General Health Services NWFP Peshawar.

5.#	Name of Dai	Father/Husband Name	Period of Training	Date of Examination
· 1.	Sajida Bibi	Fayyaz Ahmad	No Certificate Available	Not Available
2.	Tasleem Bibi	Muhammad Saleem	No Certificate Available	Not Available
3.	Rukhsana Bibi	Muhamamd Shakir	No Certificate Available	Not Available
4.	Rukhsana Begum	Maqsood Anwar	No Certificate Available	Not Available
<u>5</u> .	Farida Bibi	Dilwar Hussain	No Certificate Available	Not Available

It is therefore requested, to the verify and issued original Dai Passing Certificates for regularization of their statices.

Medical Superintendent MMM Teaching Hospital Dera Ismail Khan

Detail list of Staff According to Pay Roll

Designation:- Dai

S.No	Namo's	Father's/Husband Name					
		Taure sinusbang Name	Date of Appointment	Personal No	Branch	Bank A/C No.	Remarks
1	Sajida Bibi	Fayyaz Ahmad	25-10-2008	429253	ABL Muryali/Faqirni	PLS-4630-3	Dai Passing Cortificate
	Tasleem Bibi			· · · ·	Gate		from Director Ceneral Health Services NV/TP
		Muhammad Saleem	25-10-2008	429254	HBL Circular Road	13597900232101	Peshawar not available
3	Rukhsana Bibi	Muhammad Shakir	25-10-2008	429255	NBP Circular Road	PLS-4630-3	· ·
• 	Ruknsana Begum	Maqsood Anwar	25-10-2008	429256	HBL Aashiana Shoping Center	154'07900066701	
Ē	Farida Bibi	Diluce M			enoping Center	· · · · · · · · · · · · · · · · · · ·	
		Dilwar Khan	25-10-2008	433202	HBL Aashiana Shoping Center	15407900069301	
•		······································					

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Medical Superintendnet MMM Teaching Hospital Dera Ismail Khan ••

20 4131-MS MUFTI MEHMOOD MEM TECH HOSDIK 4131-MS MUFTI MEHMOOD MEM TECH HOSDIK	Accounts Office SCALE AUDIT R For the month of D	0.I.Khan EGISTER ecember >2003	,	Ft		Page No :	32	· . :
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Accounts Office 0.1.Khan SCALE AUDIT REGISTER For the worth of December ,2008 Page No. late : 29.12 2068 N1000 DI4131-AS AUFTI ACHAOD ACA ICCA 40501% 3781000 -----Joblucă 75%le :Total_ACTIPermanent_ACTITemporary_ACTIOther_ACTIOifference(PauSec_____Grade; ------ 7471 101-11-101 AL1 10 A 10-Isection 1100 1 2101 1-Isection 1100 23017EDICAL GAS ASSISTANT. 11-17 1. 9301 79012418 4ASID 9901 1-isection 1106 0 1 - i -1-1 1 5-lsection 1100 19 S-+i :: I-Isection 1109 0 1-Isection 1109 10141 10141 1025112ERATION THEATRE ASSTT 102513ERATION THEATRE ASSTT 1-isection 1109 3-isection 1109 ා ۸. 1-Isection 1109 110911FLASTER ROOM ASSISTANT ۸. 110911 I-Isection 1106 11094 FLUNBER 1:0941 1-lisection 1100 1172 RADIO GRAPHER 1-1 · 1-Isection 1109 1183 PECEPTIONIST 1-1 O 111831 Indection 1105 1373 SENIOR CLERK I-Isection 1109 1 - 1 Infection ()15 -1400 SUPERINTENDENT i-isection 1110 11001 11-14 TWEEPER L ĩ-1 1416 142017 3 ASSISTANT 142017 8 ASSISTANT 29-isection 1100 2ģ. 29 29-1. - L 1-Isection 1106 124201 1-Isection 1105 42717/VELL OPERATOR 2-1 11443. TELEPHONE OPERATOR 11-27 2-isection 1104 5-1 2-isection 110a. 2-isection 1106 1 442 TILEPHONE OPERA 1 444 1 446 1 446 1 446 1 446 1 446 1 446 1 446 1 446 1 446 1 446 1 446 1 446 1 446 1 446 1 447 4-1 57-15ection 1100 1-Isection 1100 12 | 30 | 12-1section 1101 30-1 1-isection 1100 S-Isection 1103 11521 11558'S- RAY TECHNICIAN S-Isection 1102 11-1 · 1-Isection 1109 11552. ∵.n i 1100-JECS TECHNICIAN 1-1 1-isection 1109 132041 121911LAB. ASSISTANT (TECH) 1-1 2-1section 109 12:96 LADY HEALTH VISITOR 0 4-isection 1109 12312 PHYSIOTHARAPY TECHNICIAN 0 3 1-Isection 1109 Total Post of Norsol Altendant = 73 o Draw pour in 11, 12/2008 = 80 Post Extra = 07 Susplus

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پورا ر سے اول - مقرره قابل	رومعار، <u>مرتع</u>	2030	المطوب الى _ جو بركيمكرى ا ا ما من ا من ودر	,n
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جانگی-4) امیددارکو چاہی کرانلوم کے موقد پر ایت اس دستان کا مصافحہ کی جب وہ میں ایک اور خواتی میں سے مراقع مطلوب دستاویز ایت مسکلان ندیوں مستر دکر دی جانمیں گی-6) شیٹ اورانلوم کیلیج آنے والے کسی امیدوارکرٹی اے اور ڈی اے ٹیس بندگا ہ 7) سرکاری ملاز ثین ایت بخک کی دساطت سے دوخواتیس از سال کریں ۔ 8) حکومت کے تصوص کردہ کو یک کے سفرور باقیتی اور پیتال بدا ہے دیٹا کڑا افوت شدہ ساف کے بیچ می درخوات میں دین کے س 9) کائے مزید معلومات mmmthdikhan.com

، بيتال ذيره الماعيل خان نذنذ نبيه مفتى حمود ميمور ڈ اکٹر شاہ چہان بلوچ مديق INF(P) 2(92 ww.shybarpekhtunshwa.gov.os

Datio resnawar the, Oct. 26, 2002.

		From	-
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	•		

The Secretary to Govt.of NNFP, Finance Department.

То

1- All Administrative Secretaries to Government of NWFP.
2- The Senior Hember, Board of Revenue, NWFP.
3- The Secretary to Governor NWFP, Peshawar.
4- The Secretary, Provincial Assembly, NWFP.
5- All Heads of Attached Departments NWFP.
6- All District Coordination Officers/District Nazims/ Political Agents/District & Sessions Judges NWFP.
7- The Registrar, Peshawar High Court, Peshawar.
8- The Chairman, NWFP, Services Tribunal, Peshawar.
10- The Secretary, Board of Revenue, NWFP, Peshawar.

GOv FTi

NO.

SUBJECT :-

- CONTRACT POLICY 2002.
- Dear Sir,

S. Adaa

J am directed to refer to the subject noted above and to state that the Provincial Government has approved the following terms and conditions of contractual employment/recruitment against initial recruitment posts in all Government Departments :-

(1) Pay in case of first appointment.

1- Pay

(11) Appointment on higher post.

2- Annual Increment

- 3- Conveyance Allowance.
- House Rent Allowance
- Leave
- 6- TA/DA
- 7- Nedical Allowance
- 8- Contract period

Hinimum of relevant pay scale, subject to relaxation . by Competent Authority in case of higher qualifications and experience, provided further that in special cases where officials of the required competence, expertise and experience are not readily available, the Competent Authority may in consultation with the Finance Deptr . provide enlarged salaries and. privileges package.)

Will be equally considered for appointment against higher post if found eligible on the basis of competence, expertise and experience.

After completion of one year of service.

As per government rules.

(Same as above).

(Same as above).

(Same as above).

(Same as above).

Minimum 3 years provided sanction of the post is not less than 3 Notice period.

11- Benevolent Fund

10- Training

9-

years. The contract shall stand automatically terminated on the expiry of the initial period. In case of requirements of the job, fresh contract would be executed.

2 months notice or two months salary in lien thereof.

Equal opportunity of training (local) and self-enhancement will be provided to the contract amployees.

Same facilities as admissible to government servants (Rate to be prescribed by the Government).

12- Contributory Providnet Fund

5% of minimum of pay by the employee and 5% contribution by the Govt.

It has further been decided that :-

1.--

P.2...

Contract employees will not contribute to G.P.Fund and will not he entitled to pension, gratuity benefits.

11-Contract appointments (BPS 1-10) will be made on the recommendations of Departmental Selection Committee (DSC) whereas contractual appointments from BPS-11 to BPS-15 will be made on the recommendations of NWFP Public Service

111- Contract appointment in BFS-16 and above will be made through Public Service Commission.

Appointments will be made on the basis of existing Zonal 1 - -

The Contract Policy will be applicable to all initial recruitment posts in all Government Departments except: the uniformed personnel in the Police and Prisons Departments and Judiciary, the ministerial staff such as Peons, Chowkidars, Drivers etc would however be appointed on contract.

Establishment and other Departments will maintain an v1integrated management information system for monitoring

vii-Separate board with regard to maintenance of accounts

for contribution towards Bungvolent Fund and Contributory Provident Fund will be established for contract employees.

The above Policy instructions would be implemented with immediate

effect.

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Yours faithfully

(HAFIZ HAPTULLAN) ADDL: ELNANCE SECY. (REG/ADMN.)

Contd:On P.3....

Final Merit List of Eligible Candidates applied for the post of JCT Pathology at MMM Teaching Hospital DIKhan

Total Post = (03)

S.No.	Name	Father Name	Domicile	Dete of Birth	Address		10 T 10 10 10 10 10 10 10 10 10 10 10 10 10	tatric , (60)			G State	(20) (12)		Total // Acedemic (70)		er Qualific (12) Carlos	anon Selection Selection	Exp Control of the	berience	(10) 	/Interviewie	· (100)	Remarks
						Mark Obtained	Total Marks	-14 A	ine Sc 2 D S	7年	S OL	echnic alifica Score 2nd Div			Above FA/Fsc (6)		03 Stage Above MA/ Msc (12)		2 Years Years	3+10 7 10 7 10 7 10 7 10	Written Test	Total Scor	
1	Muhammad Kamran	Abdul Qayyam Khan	DIKhan	04-02-1988	M. Kamran Anotmy Deptt: GMC DIKhan	36,8 408	850		38	-	<u></u>	15		53	-	8	-	 -	<u>268221</u> —			82 <i>6</i> 4	<u>XIIIIANDI</u> (
2	Furqan Ullah	Faiz Ullah		05-03-1992	Moh: Sherqi Khil Panyala DiKhan	533	900	.	38			15		53			,						
3	Khalil ur Rehman	Gul Muhammad		20-04-1990	Moh: Pasni Gul Malng General Store Daraban Kalan	676	1050	50	-	. :		15	. –	65		8			-		-		
4	Salah-u- Din	Ahmad Din		24-02-1990	Village Musa Khar P/O Mandra Kalan DIKhan	625	1050	50		-		15		65	-	8	-			 -			

* The Merit is calculated according to their total numbers as well as their age.

Terms and Condition:-

1. They will be on probation initially for the period of Two Years extendable for a further period, not exceeding One Year.

2. Their Selections will be subject to Medical Fitness and verification of character and Antecedents/Educational qualification etc.

3. Their Services will be dispensed at any tiem if their work and conduct found unsatisfactory are any arror found in official record.

4. They will submit an undertaking on judicial stamp paper to MS MMMTH DIKhan that the documents submitted are correct and not fake.

Moreover they have not be dismissed from any service by any Government are semi Government, Organizaition.

Medical Superintendent MMMTH Executive District Officer Health DMS H/R MMMTH SMO MMMTH Dera Ismail Khan Dera Ismail Khan Dera Ismail Khan Dera Ismail Khan Dera Ismail Khan	· ·			
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