27.10.2022

Junior to counsel for appellant present.

No one is present on behalf of respondents.

Neither reply was submitted on behalf of respondents No.1, 4 and 5 to 9 nor cost was deposited on behalf of the said respondents. Therefore, right of respondents No.1, 4 and 5 to 9 for submission of reply is hereby struck off. To come up for arguments on 22.11.2022 before D.B at Camp Court, D.I.Khan.

(Rozina Rehman) Member (J) Camp Court, D.I.Khan 28.07.2022

Due to summer vacations, the case is adjourned to 29.09.2022 for the same as before.

Reader

29.09.2022

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for respondents present.

Comments on behalf of respondents No. 5, 7 & 9 have already been submitted, while reply/comments on behalf of respondents No. 1 to 4, 6 & 8 are still awaited. Learned Additional Advocate General shall intimate the said respondents to positively submit reply/comments as well as cost of Rs. 5000/- on 27.10.2022 before the S.B at Camp Court D.I.Khan.

(Salah-Ud-Din) Member (J) Camp Court D.I.Khan Tour is cancelled, therefore, case is adjourned to 26.05,2022 for the same as before.

Reader.

26.05.2022

Learned counsel for the appellant present. Dr. Fakhar Zaman, DMS as representative of respondent No. 6 alongwith Mr. Farhaj Sikandar, District Attorney present. None present on behalf of respondents No. 1 to 5 & 7 to 9.

Comments on behalf of respondents No. 5, 7 & 9 have already been submitted, while reply/comments on behalf of respondents No. 1 to 4, 6 & 8 are still awaited.

Previous date was changed on Reader Note, therefore, notice be issued to respondents No. 1 to 4, 6 & 8 through registered post and last chance given for submission of reply/comments. In case the last chance as given is not availed, the next adjournment shall be subject to prior payment of cost of Rs. 5000/- to the appellant, failing which the case shall be fixed before D.B for arguments without reply/comments deeming the same as waived off by the respondents No. 1 to 4, 6 & 8. Adjourned. To come up for submission of written reply/comments on behalf of respondents No. 1 to 4, 6 & 8 on 28.07.2022 before the S.B at Camp Court D.I.Khan.

(Salah-Ud-Din) Member (J) Camp Court D.I.Khan 24.11.2021

None present on behalf of the appellant. Notice be issued to him for the next date. Written reply of respondents No. 5, 7 and 9 have already been submitted through office. Fresh notices be issued to respondets No. 1 to 4, 6 and 8 as a last chance.

Last opportunity is granted to respondent No. 1 to 4, 6 and 8 for submission of written reply/comments on 26.01.2022 before S.B at camp court, D.I.Khan.

In case the last chance as given above is not availed, the next adjournment shall be subject to prior payment of cost of Rs. 5000/- to the appellant failing which the case shall be fixed before D.B for arguments without reply/comments deeming the same as waived off by the said respondents.

Chairman

Camp Court, D.I.Khan

Due to COVID-19 therton to come of for the same on 28/09/21 Reader

28.09.2021 Nemo for the appellant. Mr. Usman Ghani, District Attorney for respondents present.

Written reply/comments on behalf of respondents No. 5, 7 & 9 have already been submitted.

Previous date was changed on Reader Note, therefore, notice be issued to respondent No. 1 to 4, 6 & 8 with the directions to furnish reply/comments within 10 days. In case the respondent No. 1 to 4, 6 & 8 failed to submit reply/comments within stipulated time from today, they shall have to seek extension of time through written application citing sufficient reasons. Otherwise, their right for submission of reply/comments shall stand ceased. To come up for arguments before the D.B on 24.11.2021 at Camp Court D.I Khan.

Notice for prosecution of the appeal also be issued to appellant as well as his counsel for the date fixed.

ATIQ-UR-REHMAN WAZIR)
MEMBER (EXECUTIVE)

CAMP COUR D.I KHAN

27.10.2020

Nemo for appellant. Mr. Muhammad Jan, Deputy District Attorney alongwith Mr. Hazrat Shah, Section Officer and Dr. Fakhar Zaman, District Specialist, are also present. Representatives of official respondents are seeking time for submission of their written reply/comments. Time is given, directing them to positively submit their reply/comments on the next date of hearing i.e 22.12.2020 before S.B at Camp Court, D.I.Khan.

(MUHAMMAD JAMAL KHAN)
MEMBER
CAMP COURT D.I.KHAN

22.12.2020 Due to Pandemic of Covid-19, the case is adjourned to 22.02.2021 for the same.

22.02.2021

Junior to counsel for the appellant present.

Noor Zaman Khattak learned District Attorney present.

Reply/comments on behalf of respondents not submitted, therefore, notice be issued to respondents for submission of reply/comments. To come up for reply/comments on 25.05.2021 before S.B at Camp Court, D.I Khan.

(Atiq ur Rehman Wazir) Member (E)

Camp Court, D.I Khan

4.3 .2020

Due to COVID19, the case is adjourned to

2// 4/2020 for the same as before.

21-4-2020 Due to covid 19, The case is adjourned to 22.9-2020 for fame.

22.09.2020

Lounsel for appellant present.

Mr. Usman Ghani learned District Attorney present.

Written reply of respondents No.1 to 4, 6 & 8 is still awaited. Notice be issued to respondents No.1 to 4, 6 & 8 for submission of written reply/comments for 27.10.2020 before S.B at Camp Court D.I Khan.

> (Rozina Rehman) Member (J) Camp Court, D.I Khan

26.02.2020

Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney alongwith Dr. Fakhar Zaman, District Specialist Pathologist for the respondents present. Written reply on behalf of respondents No. 5, 7 & 9 already submitted while representative of the remaining respondents No. 1 to 4, 6 & 8 seeks further time to furnish written reply/comments. Another last chance is given to the remaining respondents No. 1 to 4, 6 & 8 to furnish written reply/comments. To come up for written reply/comments on behalf of respondents No. 1 to 4, 6 & 8 on 24.03.2020 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member

Camp Court D.I.Khan

Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney alongwith Mr. Hazrat Shah, Superintendent on behalf of respondent No. 2 present. Representative of respondent No. 2 requested for further adjournment for filing of written reply. Neither written reply on behalf of respondents No. 3 to 9 submitted nor their representatives are present, therefore, notices be issued to respondents No. 3 to 9 with the direction to direct the representative to attend the court and submit written reply on the next date positively. Case to come up for written reply/comments on 29.01.2020 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan

29.01.2020

Clerk to counsel for the appellant and Mr. Usman Ghani, District Attorney alongwith Mr. Saleem Javed, Junior Clerk on behalf of respondents No. 5, 7 & 9 present. Representative of respondents No. 5, 7 & 9 submitted written reply on behalf of respondents No. 5, 7 & 9 which is placed on record. Neither written reply on behalf of respondents No. 1 to 4, 6 & 8 submitted nor their representatives are present, therefore, notices be issued to them with the direction to direct the representatives to attend the court and submit written reply on the next date positively. Last chance is given to respondents No. 1 to 4, 6 & 8 for filing of written reply/comments. Case to come up for written reply/comments on behalf of respondents No. 1 to 4, 6 & 8 on 26.02.2020 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member

Camp Court D.I.Khan.

Counsel for the appellant and Mr. Farhaj Sikandar, District Attorney alongwith Mr. Jamshaid, CCT Pharmacy for the respondents present. Written reply on behalf of respondents not submitted. Representative of the department requested for further adjournment to file written reply. Last chance is granted. Adjourned to 24.09.2019 for written reply/comments before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi)

Member

Camp Court D.I.Khan

2.09.2019

Learned counsel for the appellant present. Written reply not submitted. Jamshed CT Pharmacy representative of respondent department present and requested for time to furnish written reply/comments. Granted. To come up for written reply/comments on 23.10.2019 before S.B at Camp Court D.I.Khan.

Member Camp Court, D.I.Khan

23/10/2019 Since tour to D.I.Khan has been cancelled .To come for the same on 27/11/2019.

Counsel for the appellant present. Mr. Farhaj Sikandar, District Attorney alongwith Mr. Muhammad Jamshid, Chief Clinical Technician (Pharmacy) for the respondents present. Written reply on behalf of respondents not submitted. Representative of the department requested for adjournment. Adjourned. To come up for written reply/comments on 27.03.2019 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan

27.03.2019

Counsel for the appellant and Mr. Farhaj Sikandar, District alongwith Samiullah, District Attorney for the respondents present.

The representative of respondents requests for time to submit the requisite reply. Adjourned to 23.03.2019 on which date the requisite reply shall positively be submitted.

Chairman Camp Court, D.I.Khan

23.04.2019

Clerk to counsel for the appellant and Mr. Farhaj Sikandar learned District Attorney alongwith Muhammad Jamshaid CT Pharmacy present. Written reply not submitted. Representative of the respondent department seeks time to furnish written reply/comments. Granted. To come up for written reply/comments 26.06.2019 before S.B at Camp Court, D.I.Khan.

Member Camp Court, D.I.Khan.

29:11.2018

Counsel for the appellant Dr. Jandil Kha present. Preliminary arguments: heard. It was contended by learned counsel for the appellant that the appellant was serving as Medical Officer (BPS-17) in Mufti Mehmood Memorial Teaching Hospital D.I.Khan. He was promoted to BPS-18 as Senior Medical officer vide Notification dated 03.04.2015. It was further contended that on promotion to BPS-18, the appellant was transferred and posted at the disposal of Director Health Services Fata. It was further contended that due to domestic problems and NOC issued by respondent No. 5 the appellant requested the respondent No. 3 to adjust him in Mufti Mehmood Memorial Teaching Hospital D.I.Khan against the vacant post of Senior Medical Officer. It was further contended that the appellant was retained in Mufti Mehmood Memorial Teaching Hospital D.I.Khan. It was further contended that the appellant was also promoted to BPS-19 as Principal Medical Officer and was transferred to DHQ Hospital Tank. It was further contended that the appellant submitted arrival report at DHQ Hospital Tank but the arrival report of the appellant was not accepted due to non-availability of the said post. It was further contended that again NOC was issued by Medical Director Mufti Mehmood Memorial Hospital D.I.Khan in favour of the appellant and vide Notification dated 06.12.2017 the appellant was transferred from DHQ Hospital Tank to Mufti Mehmood Memorial Teaching Hospital D.I.Khan. It was further contended that since promotion from BPS-17 to BPS-18 the appellant is receiving the salary of BPS-17 although the competent authority was repeatedly asked to pay the salary of BPS-18 after promotion from BPS-17 and BPS-19 after promotion from BPS-18 but the competent authority was not paying the salary of BPS-18 & BPS-19, therefore, the appellant filed departmental appeal. It was further contended that after promotion from BPS-17 to BPS 18 the appellant was performing duty of BPS-18 and after promotion from BPS-18 to BPS-19 the appellant is performing the duty of the said post, therefore, the appellant is entitled for the salary of the relevant scale.

Appellant Deposited Security 2 Process Fee

The contention raised by the learned counsel for the appellant needs consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days thereafter, notice be issued to the respondents for written reply/comments for 25.02.2019 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi)

Member

Camp Court D.I.Khan

11.09.2018

Mr. Muhammad Abdullah Baloch, Advocate and Mr. Sajjad Ahmad, Advocate for the appellant present and submitted Vakalat Nama. Newly engaged learned counsel for the appellant requested for adjournment. Adjourned. To come up for preliminary hearing on 23.10.2018 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi)

Member

2-3-10-18

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Court of	 	
Case No.	541/2018	

	Case No	. 541/2018
S.No.	Date of order	Order or other proceedings with signature of judge
	proceedings	order or other proceedings with signature or judge
1	2	3
1	16/04/2018	The appeal of Dr. Jandil Khan received today by post
_		through Mr. Muhammad Waqas Advocate may be entered in
·		the Institution Register and put up to the Learned Member for
	i	proper order please.
	_	REGISTRAR /6/4//3
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<u>'</u> -	214 01, 2018	
	24-04-2018	This case is entrusted to Touring S. Bench at A.Abad for
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20.	07.2018	None
		None present. From memo of appeal it appears the
	t	he appeal in hand pertain to the territorial jurisdiction
	r	District D.I.Khan but inadvanted to
		District D.I.Khan but inadvertently it was fixed before the S
	21	t Abbottabad. As such, office is directed to fix the case at
	p	ut before S.B at Camp Court D.I.Khan on 11.09.2018. Noti
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İ		hearing be given to the appellant and his counsel for the
	d	ate fixed.
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BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service appeal No. 54/ /2018

Dr.Jandil Khan

V/S

Govt of Khyber Pakhtunkhwa etc.

INDEX

S.No	Particulars	Annexure	Pages
1	Servic appeal, CM with affidavit		1-1
2	The copy of Notification dated:6-4-2015	A	7-8
3	The copy of adjustment letter to DHS FATA	В	9-12
4	The copy of application and Post availability certificate (BPS-18).	C & D	13-14
5	The copy of requesting letters.	E,F,G & H	15-18
6	The copy of notification dated:20-11-2017.	I	19 - 27.
7	The copy of Arrival report dated:27-11-2017	J	28
8	The copy of letter dated:27-11-2017	K	29
9	The copy of NOC/Availability of post(BPS-19)	L	30
10	The copy of notification dated:6-12-2017	M	31
11	The copy of arrival report dated:9-12-2017	N	32
12	The copy of Departmental appeal dated:18-12-2017	0	33
13	Jadeed Wakalat Nama		34

Appellant

Dr.Jan Dil Khan

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BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA wher Pakhtukh PESHAWAR 579

Diary No. 572

Dated 6/04/2018

Service Appeal No. 541

/2018

Dr.Jandil Khan S/O Firoz Khan, Principal Medical Officer (BPS-19) Mufti Mehmood Memorial Teaching Hospital D.I.Khan.

Appellant

V/S

- 1. Government of Khyber Pakhtunkhwa through Chief Secretary KPK Peshawar.
- 2. Secretary Health Govt of Health Department KPK Peshawar.
- 3. Director General Health Services KPK Peshawar.
- 4. Director Health SERVICES FATA.
 - , 5. Hospital Director/Medical Superintendent MMM Teaching Hospital D.I.Khan.
- 6. Medical Superintendent District Head Quarter Hospital Tank.
- Medical Director MMM Teaching Hospital D.I.Khan.
 - 8. District Accounts Officer D.I.Khan.
- ← 9. Finance Director MMM Teaching Hospital D.I.Khan.

Respondents

APPEAL U/S 4 OF THE SERVICE TRIBUNAL FOR RELEASING/ADJUSTING THE SALARY OF APPELLENT IN BPS-18 Filedto-day AND BPS-19.

Registrar 16/4/, PRAYER:

Through Service appeal in hand appellant is beseeching to direct Respondent No.2 to deal with the appellant in accordance with law and direct the respondent to fix the pay of BPS-18(Senior Medical Officer) and BPS-19(Principal Medical Officer) and to release the salaries of appellant with back benefits.

Note: The addresses of the parties are correct and sufficient for the purposes of their services.

Respectfully Sheweth:

1. That while serving as Medical Officer BPS-17 at MMM Teaching Hospital D.I.Khan, appellant was promoted to BPS-18 as Senior Medical Officer wide Notification No. SOH (E-V)4-22/2014 dated:06-04-2015. The copy of notification dated 06-04-2015 is annexed as annexure-A.

- 2. That on promotion to BPS-18(SMO), appellant was posted at the Disposal of Director Health Services FATA. The copy of letter is annexed as annexure-B.
- 3. That due to Domestic Problem and NOC issued by respondent No.5 (The Then Medical Superintendent) appellant requested to respondent No.3 to adjust him at MMM Teachin Hospital against the vacant post of Senior Medical Officer (BPS-18). The copy of application and post availability certificate/NOC are annexed as annexure-C&D.
- 4. That in different times again and again appellant requested the concerned respondents to adjust him against the vacant post of Senior Medical Officer at MMM Teaching Hospital D.I.Khan but respondent remains mum and appellant is continuing his duty at MMM Teachig Hospital D.I.Khan. The copy of requesting letters are annexed as annexure-E, F, G&H.
- 5. That on 20-11-2017 upon promotion to Principal Medical Officer (BPS-19), The appellant was posted at DHQ Hospital Tank vide No.SOH (E-V)4-22/2017 dated: 20-11-2017. The copy of Notification dated 20-11-2017 is annexed as annexure I.
- 6. That on 27-11-2017, in compliance of order the appellant joined the duty at DHQ Hospital Tank. The copy of Arrival report is annexed as annexure J.
- 7. That on 27-11-2017(Same day) the medical Superintendent DHQ Hospital Tank (respondent No-6) straight away refused to accept my arrival report due to Non availability of vacant post of Principal Medical Officer (BPS-19). The copy of said letter dated: 27-11-2017 is annexed as annexure K.
- 8. That on 29-11-2017 the medical Director MMM Teaching Hospital D.I.Khan(Respondent No-7) issued the No Objection Certificate/availability of Post in favor of appellant. The copy of NOC/Availability of post is annexed as annexural.
- 9. That as per NOC granted vide No-3462 dated: 29-11-2017, The appellant was posted at MMM Teaching Hospital D.I.Khan as Principal Medical Officer(BPS-19) vide No-SOH(E-V)4-22/2017 dated: 06-12-2017. The copy of said Notification is annexed as Annexure M.
- 10. That consequent upon the notification dated: 06-12-2017 the appellant join the duty at MMM Teaching Hospital D.I.Khan on 09-12-2017. The copy of arrival report is annexed as annexure N.
- 11. That the respondent No.5 & 9 is reluctant to fix my pay in BPS-19 (Principal Medical Officer) and refused to do same. Therefore from this act of respondents, the appellant is still drawing the salary in BPS-17.
- 12. That the aggrieved from this act of respondents, the appellant preferred the departmental appear on 18-12-2017. The copy of departmental appeal dated: 18-12-2017 is annexed as annexure O.
- 13. That after no response from Appellant authority, the appellant proffered instant appeal on following grounds.

GROUNDS:

- 1. That acts and deeds in the matter cited above are malafide in order to create technical hurdles in the way of service of appellant in order to destroy the many years undisputed Public Service of appellant.
- 2. That in different times again and again requested the respondent but they remained mum by virtue of which salary of appellant was not fixed in BPS-18 & 19 respectively.
- 3. That all the cited malafide acts done by Respondents are against law and rules and are inaffective upon the rights of appellant.
- 4. That the council of appellant may also be allowed to raise additional grounds during course of haring.

In wake of submission made above it is humbly prayed that the Respondents No.2 may Kindly be directed to deal with the appellant in accordance with law and release/Fix the salary of appellant in BPS-18 from dated: 06-04-2015 to 19-11-217 and in BPS-19 from dated: 20-11-2017 to till and further to direct the Respondent No-5 & 9 to release the salaries in BPS-18 & 19 of the appellant with back benefits.

Any other relief deemed fit may also be granted to the appellant.

Appellant

Through/

Ghulam AsgMar Tian Narmalang

Advocate

Dated: 13/04/2018

12-4

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service appeal No	/2018
Dr.Jandil Khan	Appellant/Applicant
V/S	
Government of Khyber Pakhtunkhwa & others	
	ing the state of t

AFFIDAVIT

I Dr.Jandil Khan S/O firoz Khan Principal Medical Officer (BPS-19) MMM Teaching Hospital D.I.Khan do hereby solemnly affirm and declare on oath that the contents of this service appeal are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble court.

Deponent

Dated: 13/04/2018

Appellant

Ghulam Asghar Khan Narmalang

Advocate

BEFORE TI	HE SERVICE	TRIBUNAL	KHYBER	PAKHTUNKHWA
<u>PESHAWAR</u>			. ',	
C.M No	/20)18		
In				
Service appeal	No	/2018		
Dr.Jandil Kha	n		•••••	.Appellant/Applicant
		V/S		
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Respectfully S	<u>heweth:</u>		· ·	
Tribunal 2. That ther	above titled Ser	vice Appeals	being filed b	pefore this Honorable
3. That bala	in which no date to is much likelihounce of the conver	ood of the succ	ess in favor of	l. Tthe applicant.

interim relief as prayed for in heading the application may kindly be granted till

Through

final decision of the case.

Dated:13/04/2018

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Government of Khyber Pakhtunkhwa & oth APPLICATION FOR INTERIM RESPONDENTS TAKING ANY ACT	RELIEF RESTRAINING THE
V/S	
Dr.JandilKhan	Appellant/Applicant
Service appeal No/2018	
In	
C.M No/2018	

AFFIDAVIT

THE TITLED SERVICE APPEAL.

I Dr.Jandil Khan S/O firoz Khan Principal Medical Officer (BPS-19) MMM Teaching Hospital D.I.Khan do hereby solemnly affirm and declare on oath that the contents of this application are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble court.

Deponent

Dated:13/04/2018

Government of Khyeer Pakhtunkhwa HEALTH DEPARTMENT

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Dr. Shehnaz Almai d/o Almai Khan Khatlay

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63	Dr Muhammad Qayum s/o Muhammad Munir	104	Dr.Nizemuddin s/o Jelaluddin
7,84 ~	Or Humayun Khan s/o Hahaoar Sher	105.	Dr.Ayub Nawaz s/o Haji Syed Gul Khan
કંડે	Dr Zaired Abidin slo Muhammad Basiq	108.	Dr.Mushteq Ahmad s/o Taj Muhammad
. 83	Dr Esmir Manam Khakwani sio Aggut Manam	107	Or.Rehat Jeved s/o Hamid Alt.q
5 -37 S	Tor Shah Faisal sio Ronaq Zuman Khanzada	1	Or Mubarak Zeb s/o Jehanzeb
	Dr Abdus Samad Khan s/o Diluqarab Khan	109	Dr. Syed Mohein Ali Shah alo S. Akrara Shah
(8)	Druandii Khan zio Fesoz Khan	110	Dr.Amir Zahir s/o Taj Malbok
50	Dr.Kramuddin s/o Abdul Khaliq	1111	Dr.Muhammad Afzet Khan sio Abdur Rashd
91.	i Dr Belder Zeman s/o Malik Zeman	112	Dr Muhammad Honif slo Sher Ali Khan
192	Dr.Syed Ghultan 5/0 Syed Zaman	113	Dr. Saidul ibrer s/o Dawar Khan
	Dr ift kher All s/o Motik Abdur Renman	114	Dr. Sadullah s/o Menmood
794	Or inamu"ah Knan s/o Tu/kistan	115	Dr.Syed Muhammad Kaleem (4) >0 Syed Muhammad Saleem
95	1 Or Mehmood Hussein s/o Muhammag Imrah	118	Dr. Qazı İnamuliah s/o Qazı Nizamudun

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The Officers on promotion shall remain on probation for a period of one yearsin-terms of Section 6(2) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Rule-15(1) of Khyber Pakhtunkhwa, Civil Servant (Appointment, Promotion & fransfer) Rules, 1989.

3. Consequent upon above, the Health Department orders the following postings/transfers of the doctors in the public interest:

SMO (BS-18) 2 Dr Sardar Aurengzeb D SMO (BS-18) 3 Dr.Muhammad Nazir S Afridi SMO (BS-18) 4 Dr.Saeeda Asad SMO A (BS-18) 5 Dr.Shaista Yousaf B SMO (BS-18) 6 Dr.Shaista Yousaf SMO (BS-18) 7 Dr.Saleam Akhtar SMO (BS-18) 7 Dr.Saleam Akhtar SMO (BS-18) 7 Dr.Saleam Akhtar SMO (BS-18) 7 Dr.Saleam Akhtar SMO (BS-18) 7 Dr.Saleam Akhtar SMO (BS-18) 7 Dr.Saleam Akhtar SMO (BS-18)	Peshawat BBS Teaching Hospital Abbonobed Civil Hospital Balakot Mansehra	Proposed Posting Haystabad Medical complex, Peshawer DHQ Hospital Haripur Services Hospital Hospital Peshawer Mothi Ameer shah Memorial Hospital Peshawer. BBS Teaching Hospital Abbottabad. Services pleced at the disposal of OHO Mansehra Services placed at he disposal of OHO Mansehra Mansehra Hospital OiKlaan Khyber Teaching	Remarks Against the vocan post of SMO (BS-18 Against the vacan post of SMO (BS-16) Against the vacant post of SMO (BS-18) Against the vacant post of SMO (BS-18) Against the vacant post of SMO (BS-18) Against the vacant post of SMO (BS-18) Against the vacant post of SMO (BS-18) Against the vacant post of SMO (BS-18) Against the vacant post of SMO (BS-18) Against the vacant post of SMO (BS-18) Against the vacant post of SMO (BS-18)
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4 SMO (BS-18)	Deputy Manager Asiaria Control Program Khyber Pakhtunkhwa	Deputy Manager Malaria Control	He will actualize his promotion against the vacent post of SMO (US-16) in DEQ
			Hospital howshurp and will continue working egainst the existing post.
14 Dr.Musarret Ali SMO D (BS-18)	HQ Hospita! Kohat	DHQ Hospital Kohat	Against the vacant post of SMO (BS-14)
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ld Or Muhammad Anf Al SMO (BS-18)	trached to DHS FATA.	the disposal of	Against the vacarit
17 Dr.Zakir Mehmood M 6MO (88-18) Co	ardan Medical omplex, Mardan	Mardan Medico!	For further posting against the vacan; post of SMO (BS-
18 Dr.Muhammad Aslam Ri SMO (BS-18)		Lady Reading Hospital Peshawar	Against the vacual post of SMO (BS-18)

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37 N.D	r Shah Faisel SMO 3S-18)	Attached sealog District Abboltaback Knyber getting Medical	the deposate (1914-)	abig why p	
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105 Dr.	Ayub NawaziSMO	Women and Childen Topic Barns	Sings Holling A.A. Wanga ng Cinson Cing ng Bang		
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j 55	Dr.Zainul Abideon SMO (BS-18)	OHO Hospillet KOA Kohet	DHQ Hospital KOA Kohat	Against the vocant post of SMO (BS-1)
_} 8 \$ 	Dr.Tahir Manan Khakwani SMO (86-18)	MMM Teaching Hospital DiKhan	MMM Teaching Hospital DIKhan	Against the vacant post of SMO (88-1)
87	Dr.Shah Falsal SMO (8S-18)	Attached to DHO Abbotished.	Services placed at the disposal of DHO Abbottabed.	post of \$MO (85-1)
Sec.	Dr Abdus Samed Khan SMO (BS-18)	Knyber Medical College, Peshawar	Khyber Teaching Hospital Peshavar	Against the vocasis post of SMO (BS-1)
(Dr.Jandil Khan SMO (BS-18)	Attached to DHO DIKhan (under transfer to EATA.	Services placed at the disposal of Director Health FATA	Against the vacard post of SMO (85-1)
1 86	Dr.lkremuddin SMO	Hayatabed Medical Complex, Peshawar	Hayatabad Medical Complex, Paetawar	Against the vacan; post of \$MO (BS-1)
91	Dr.Saldar Zaman SMO (BS-18)	AHQ Hospital Miranshah	Bervices placed at the disposal of Oxector Health FATA	Against the viscant post of SMO (BS-11
1	'Dr.Syed Ghufren SMO (BS-18)	Attached to DHO Swabi	Bactia Khen Mediosi Complex, Swabi.	Against the vecani post of SMO (88-1)
93	Dr.Iflikhar Ali SMO . (BS-18)	Haystabad Medical Complex, Peshawar	Hayabed Medical Complex, Peshawar	Ageinst the vecant post of BMO (85-1)
94	Dr.Inemullah Khan SMO (BS-18)	Attached to Director Heelth FATA Peshawar	Services placed at the disposel of Director Hasith FATA	Against the vacant post of SMO (BS-18
: '63 }	Dr.Mehmood Hussein SMO (BS-18)	DHQ Hospital Karak.	DHQ Hospitel Kerek	Against the vecant post of SMO (BS-1/
,	Dr.Muhammed Islam SMO (BS-18)	DHQ Hospital Nowshere	Nowshers.	Against the vacant post of SMO (RS-1)
) ⁶⁷	Dr.Kalimullah Khan SMO (BS-18)	Attached to Director General Health Sorvices Peshawar	Services placed et the disposal of Director General Health Services	Against the vacant post of SMO (BS-1)
X 90	Dr.Kalimullah Khan SMO (BS-18)	DHQ Hospital Bernu	OHQ Hospital Bannu	Against the vacant
89	Dr.Obaldullah Khan SMO (BS-18)	Khyber Medicel College, Peshgwar	Lady Reading Hospital Pashawar	Against the vacant post of 8MO (BS-1)
100.	Or:Muhammed Azam Khan SMO (BS-18)	Attached to DHO Mardan	Services placed at the disposal of DHO Marten.	Against the vecant post of SMO (BS-1)
101	Or.Sajjad Ahmad Khan SMO (BS-18)	Knyber Girls Medical College,	Hayalabed Medical Complex, Peshawar	Against the vecant post of SMO (BS-1)
102	Dr.Mushraf Khan SMO (8S-18)	AHQ Hospital Ghallani Mohamand Agency.	Services placed at the disposal of Director Health FATA	Againet the vacunt post of SMO (BS-1)
:03	Dr.Ghazni Gui Khatlak SMO (BS-18)		DHQ Hospital Karak	Against the vacant post of SMO (85-1)
164	Dr.Nizamuddin SMO (BS-18)	BHU Sarmast Khel FR Tenk	Services pisced at the disposal of Director Health FATA	Against the vacant post of SMO (85-1)
105	Dr.Ayub Nawez SMO (8S-18)	Women and Children Hospital Bannu	Women and Children Hospital Bannu.	Against the vacant post of SMO (BS-1)
'	Dr.Mushtaq Ahmed SMO (8S-18)	Alteched to DHO Peehswar.	Lady Reading Hospital Pashawar	Against the vacant post of SMO (BS-1)
107	Dr.Rahat Javed SMO (BS-18)	RHC Mank/ Shart/ Nowshers,		Against the vacant post of SMO (BS-1)
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182 Dr.Nizemuddin SMO Attached to DHO Swat Services placed at post of SMO (BS-18) This plan Sahib Jan This Hospital Metta DHO Hospital Dikhan Against the vacan post of SMO (BS-18) This plan	i		the disposal of Director General Heakh Services Khyber Paichtunichwa.	DGH5 Office,	Spleem SMO	
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182 Dr.Nizemuddin SMO Attached to DHO Swat Services placed at the disposal of DHO Dest of SMO (BS-18) THO Hospital Matta DHO Hospital Against the vacal Swat Tenergera Dir (tower) post of SMO (BS-18) SMO (BS-18) DHO Hospital DiKhen DHO Hospital Against the vacal SMO (BS-18) DHO Hospital DiKhen DHO Hospital DiKhen DHO DiKhan Post of SMO (BS-18) Wasserm SMO	18)	post of SMO (BS-1	Teaching Hospital, Swat	,,,,,	Pr.Sacedulian SMO	िहें।
183 Dr.Mian. Sahib Jan. Ind. Rospital Trinsingers Dir (lower) post of SMO (BS SMO (BS-18) DHO Hospital Dikhen DHQ Hospital post of SMO (BS Wassern SMO Dikhen Dikhe	18)	post of SMO (BS-	the disposal of DHO Swet.	Attached to DHO Swaf	Dr.Nizamuddin SMO	182
184 Dr. Muhanxmad Ansar DHO hospital Dilikhan Dilikhan post of \$MO (B8	- (8)	post of SMO (BS-	Tenergers Dir (lower)		Or Mian Sahib Jan	183
	-18) į	post of \$MO (BS-	DIKhan		Dr.Muhammad Ansar , Waseem SMO	
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165 Dr. Muhammad Haripur. Township, Haripur post of SMO (88	-18)	post of SMO (BS	Township, Haripur	Musellen		
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188 Dr. Saima Hanif SMO Ayub Medical College Ayub Teaching Against the vect (BS-18) Abbottabed Abbottabed Post of 8MO (88	3-18)	Against the veco post of BMO (88		Ayub Medical College Abbottabad.	Dr.Sainta Hanif SMO	

SECRETARY HEALTH Govt of Khyber Pakhtunkhwa

Endst.No & Date Even.

- Copy to the:

 1 Secretary to Governor Knyber Pakhtunkhwa, Peshawar,
 2 Principal Secretary to Chief Minister Khyber Pakhtunkhwa,
 3 Accountent General Knyber Pakhtunkhwa,
 4 Director General Health Services, Knyber Pakhtunkhwa,
 5 Director Provincial Health Services Academy, Peshawar,
 6 Director Health Services FATA, Poshawar
 7 PSO to Chief Secretary Knyber Pakhtunkhwa,
 8 All District Health Officers mentioned above,
 9 All Medical Superintendents in DHQ Hospitals mentioned above,
 16 All District Accounts Officers mentioned above
 17 PS to Secretary Establishment Department,
 12 PS to Secretary Health Department,
 13 PS to Special Secretary Health Department,
 14 PA to Addl. Secretary (Estab), Health Dept.
 15 PS to Minister for Health Knyber Pakhtunkhwa,
 16 Computer Programmer Health Department,
 17 Doctors concerned,

die.

SECTION OFFICER (E-V)

www.healthkp.gov.pk

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The Director General Health Services Khyber Pakhtunkhwa Peshawar

Through proper channel

Subject:

OCOLUIC OL ALOZO,

Promotion & Transfer of Medical Officer from Mufti Mehmood Memorial Teaching Hospital (MMMTH) DIKhan to FATA.

Respected Sir,

Kbyber of. Reference, to Government Health Department Notification No. SOH (E-V) 4-22/2014 dated 6th April, 2015 Serial No 89- Dr. Jan Dil khan S/O Feroz khan, under transfer & placed at the disposal of Director General Health Services FATA.

With due respect, I Dr. Jan Dil Khan S/O Feroz Khan presently working as Medical Officer at Mufti Mehmood Memorial Teaching Hospital DIKhan vide promotion orders to BPS-18 mentioned above, and transferred to FATA.

I have served at the following positions during my carrier.

- Contract medical officer school health services S.W. agency (1995-19997)
- Medical officer BHU Barwand S.W. Agency (1997-2004)
- 2. Demonstrator Gomai Medical College DIKhan (2004-2006)
- Trainee Medical officer PGMI-Peshawar (2006-2011)
- 4. Medical officer DHQ Teaching Hospital DIKhan (2011-2013) 5.
- Medical officer MMM Teaching Hospital DIKhan (2013 till date)

I hereby humbly request that due to family and social reasons I may not be able to perform my duty in FATA. So kindly retain me at Mufti Mehmood Memorial Teaching Hospital against the vacant post of SMO (BPS-18) where I can fairly continue services.

Thanks for your favorable consideration please.

Dated: 13/04/2015

Yours Obediently

Dr Jan Dil Khan S/O Feroz Khan Medical Officer

Mufti Mehmood Memorial Teaching Hospital

Dera Ismail Khan

p (i'h) Anex D"

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0386-747087 0586-74751-53 mess-74754 Office of the Medical Esperiotendant Medic Mehannel Messertal Touching Hospital

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Datask 13/04/2015

To.

The Director General, Health Services, Khyber Pakhtunkhwa,

Subject:

TI DED IND WOLD IN

PROMOTION & TRANSFER OF DR. JAN DIL S/O FEROZ KHAN MEDICAL OFFICER (BPS-17).

Respected Sir,

Enclose please find herewith an application in original submitted by Dr. Jan Dil S/O Feroz Khan Medical Officer (BPS-17), Mufti Mehmood Memorial Teaching Hospital DIKhan that;

He was promoted to BPS-18 vide Government of Khyber Pakhtunkhwa Health Department Notification No. SOH (E-V) 4-22/2014 dated 6th April, 2015. He is serving as Medical Officer since 2013 till date in this Hospital.

He requests to be retained at Munti Mehmood Memorial Teaching Hospital DIKhan against vacant post of SMO (BPS-18).

The stated position of SMO's Sanctioned, Available & Vacant posts is as under;

S.No	Post	BPS	Sanctioned	Available	Vacant	Remarks
1.	Senior Medical Officer	18	10	03	07	02 D/Specialist Gynecology (Female) are working
}			* * *			against the post of SMO

As this Hospital is already facing hardship due to shortage of Doctors, so the undersigned requests for retaining Dr. Jan Dil S/O Feroz Khan against the vacant post of Senior Medical Officer (BPS-18).

Mufti Mehmood Memorial Teaching Hospital
Dera Ismali Khan

NL 2010/04/2015 /PF

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Copy forwarded to:

Dr. Jan Dll Khan Medical Officer MMMTH DIKhan for Information

Medical Superintendent inti Hehmood Memorial Teaching Hospital Dera Ismail Khan

Parepire The Medical Superintendent mufti mehmood memorial Teaching nospital D.1. Knan. Subject: Reminder regarding. Promotion and Transfer of DY. Jan Dil khan. Six with one respect it is sente stated That on 13-4-2015 wide granged an appeal for retention of multi-mennood memorial Teachip Services KPK peshawar. 9 did not received a feedback till date Kindly forward a semider in my favour to The Competent anthority exted Yours observently.
14/9/2015. Dr. Jan Dil Way Derticol. Sto Teros Chan

Anex The medical Superintendent The april moted to sevior disposal! de chary Ho-600 delect 2015 of This officed vannel 9 forwarded application to Da-health rd an migher office regayour obeautily Do Jan Dil Khim mall

The medical Superintendent Anex C1 mmm Teaching hospital D-1: Khan. Subject: Reminder-for promotern and transfer. sir with one respect there in nonounto say that on 13-4-2015 diary 140-600 of ini) office 9 forwarded an appear to health department 12 px. an rough J m Services at this hospital. Till dat 9 ded not receive a hesponse kindly benind the higher officials regarding my

Problem:

Thance.

David 26/8/2016

mail Yours faitufuly: Dr. Jan Dil Klan sto Pero 2 knam

To the medical superintendent

Descripe hospital

Descripendent

D(18) AMEX H

Subject:- promotion and transfer of Senior: needical affiler BPS: 18

Sir, with one respect it is to star that till date 9 howe not received any orders. from an Competent authority regarding my appeal to DG health Services. ICPK peshawar for Retension of. my Gervices at This hospital vide. maryfolispaten 10 600 dated 13-4-2005. Kindly forward my remindus application to the inguer authority An favourable action mail
money

Daled 15/12/2016

Dr. Jan Dil kun

- range kh your faithfuly Dr. Jan Dil chan s/o Feroz. Khom



GOVERNMENT OF KHYBER PAKHTUNKHWA

HEALTH DEPARTMENT



Anex"I"

Dated Peshawar, the 20th November, 2017

NOTIFICATION

NO.SOH(E-V)4-22/2017

Upon promotion to BS-19 in the General Cadre

vide Notification of even number dated 14.11.2017, the competent authority is pleased to order postings/transfers of the following Principal Medical Officers (BS-19) with immediate effect in the public interest:

S#	NAME OF DOCTOR	FROM	TO	Remarks
1.	Dr.Amjad Ali Khan Principal Medical Officer (BS-19)	DHQ Hospital Abbottabad	DHQ Hospital Abboltabad	Against the vacant post of PMO (BS-19)
2.	Dr. Durre Afshan Principal Medical Officer (BS-19)	Attached to DHO Shangle	Services placed at the disposal of DHO Shangla	Against the vecant post of PMO (BS-19)
3.	Dr.Sajawal Khan Principal Medical Officer (BS-19)	DHQ Hospital Hampur	DHQ Hospital Haripur	Against the vacant post of PMO (PS-19)
4.	Dr.Arshad Ali Shah Principal Medical Officer (BS-19)	DHQ Hospital Abbottabad	DHQ Hospital Abbottabäd	Against the vacant post of PMO (BS-19)
5.	Dr.S.Muhlaram Shah Principal Medical Officer. (BS-19)	Category-D Hospilal Nahqi Peshawar	Services placed at the disposal of DHO Peshawar	Against the vacant post of PMO (BS-19)
6.	Dr.Gul Ber Principal Medical Officer (BS-19)	Saidu Group of Teaching Hospital Swat	Saidu Group of Teaching Hospital Swat	Against the vacant post of PMO (BS-19)
7.	Or.Shabbir Ahmad Principal Medical Officer (BS-19)	DHQ Hospital Abbottabad	Services placed at the disposal of DHO Abbottabad	Against the vacant post of PMO (8S-19)
8.	Or,Sher Abdullah Khan Principal Medical Officer (BS-19)	Attached to DHO Buner	Services placed at the disposal of DHO Buner	Against the vacant post of PMO (BS-19)
9.	Dr.Abid Hussain Shah Principal Medical Officer (8S-19)	DHQ Hospital Mansehra	DHQ Hospital Mansehra	Against the vacant post of PMO (BS-19)
10.	Or.Shad Muhammad Principal Medical Officer (BS-19)	DHQ Hospital Buner	DHQ Hospital Buner	Against the vacant post of PMO (BS-19)
11,	Dr.Abid Khan Principal Medical Officer (BS-19)	DHQ Hospital Mansehra	DHQ Hospital Mansehra	Against the vacant post of PMO (BS-19)

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	Principal Medical Officer (BS-19)		DHQ Hospital Charsadda	Against the vacont post of PMO
3.	Principal Medical Officer (BS-19)		Services placed at the disposal of DHO Bannu	
4.	Dr Nojaebullah Principal Medical Officer (BS-19)	Saidu Group of Teaching Hospital Swat	Saldu Group of Teaching Hospital Swat	Against the vacant post of PMO (BS-19)
15,	Dr.Hamid Azam Khan Principal Medical Officer (BS-19)	DHQ Hospital Abbottabad	DHQ Hospital Abbottabad	
16.	Dr. Zarina Gulab Principal Medical Officer (BS-19)	Allached to Director Health Services FATA (kurram Agency)	DHQ Hospital Hangu	Against the vacant post of PMO (BS-19)
17.	Or.Muhammad Rehman Principal Medical Officer (BS-19)	AHQ Hospital Bajaur Agency	Category-D-Hospital, Munda Dir (lower)	Against the vacant post of PMO (BS-19)
18.	Or.Muhammad Noor Principal Medical Officer (BS-19)	Govt Naseerullah Babar Memorial Hospital Peshawar	Govt Naseerullah Babar Memorial Hospital Peshawar	Against the vacant post of PMO (BS-19)
19.	Or.Mussarat Shah Principal Medical Officer (BS-19)	Allached to DHO Nowhsera	Services placed at the disposal of DHO Nowshera	Against the
20.	Dr.Habibur Rehman Principal Medical Officer (BS-19)	DHQ Hospital Buner	DHQ Hospital Buner	Against the vacant post of PMO (BS-19)
21.	Dr.Samin Khan Principal Medical Officer (BS-19)	Attached to Director Health Services FATA (Khyber Agency)		Against the
22	Dr.Amanullah Khan Principal Medical Officer (BS-19)	DHQ Hospital Bannu	Services placed at the disposal of DHC Bannu	
23	Dr. Seema Dilawaiz Principal Medical Officer (BS-19)		Abbottabad	vacant post of PMO (BS-19)
24	. Dr. Naila Tarranum Principal Medical Officer (BS-19)		the disposal of DHO Mansehra	of PMO (BS-19)
25	Dr. Shaista Yousaf Principal Medical Officer (BS-19)		the disposal of DH Mansehra	of PMO (BS-19)
26	Dr. Nargis Ara Principal Medical Officer (BS-19)	DHQ Hospital Mardan		vacant post of PMO (BS-19)
27	Principal Medical Office (8S-19)	1 77.77		of Against the lal vacant post of PMC (BS-19)

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28.	Dr.Mohibulinh Jon	T		200
20.	Principal Modical Officer (85-19)	Attached to Director Health Services FATA (Kurram Agency)	DHO Hospital Hangu	Against the vucant post of PMO
20.	Dr.Samiuliah Jan Principal Modical Officer (95-10)	AHQ Hospital Bajaur Attancy		Against the vacant post of PMO (B9-19)
30.	Dr.Wahaodur Rohman Principal Modical Officer (85-19)	Civil Hospital Kalabat Haripur	Services placed at the disposal of DHO Harlpur	Against the vacant post of PMO
31.	Dr.Muhammad Riaz Principal Modical Officer (BS-19)	DI-IO i-toaplial Buner	DHQ Hospital Buner	Against the vacant post of PMO
32.	Dr.Fazii Subhan Principal Modical Officer (BS-19)	DHQ Hospital Bunor	DHQ Hospital Bunor	Against the vector post of PMO
33.	Dr.Muminz All Principal Modical Officer (BS-19)	Catogory-D Hospital Jamalabad Charandda	Services placed at the dispose) of DHO Charandda	Against the vacant post of PMO
34.	Or.ismail Iqbal Principal Modical Officer (BS-18)	DHQ Hospital Lakki Marwat	DHQ Hospital Lakki Marwat	(BS-19) Against the vacant post of PMO (BS-19)
35.	Dr.Anwarul Haq Principal Modical Officer (BS-19)	DHQ Hospital Abbottabad	Services placed at the disposal of DHO Abbottabad	Against the vacant post of PMO (BS-19)
36.	Dr.Khan Sacod Principal Modical Officer (BS-19)	AHQ Hospital Bojaur Agency	Services placed at the disposal of DHO Dir (lower)	Against the vacant post of PMO (BS-19)
37.	Dr.Fozoli Robbi Principal Medical Officer (BS-19)	DHQ Hospilal Mardan	DHQ Hospital Mardan	Against the vacant post of PMO (BS-19)
38.	Dr.Muhammad Faraz Khan Principal Medical Officer (BS-19)	Attached to Director Health Services FATA (NW Agency)	Sorvices placed at the disposal of DHO Bannu	Against the vacant post of PMO (BS-19)
39.	Dr.Kashmir Khan Principal Medical Officer (8S-19)	DHQ Hospilal Mardan	DHQ Hospital Mardan	Against the vacant post of PMO (BS-19)
40.	Dr.Shafiq Ahmad Principal Medical Officer (B6-19)	Civil Hospital Kobal Swat	Civil Hospital Kabal Swat	Against this vacant post of PMO (BS-19)
41.	Or.ijaz Ahmad Principal Madical Officer (88-19)	DHQ Hospital Charandda	DHQ Hospital Charsadda	Against the vacant boot of PMO (BS-10)
42.	Dr.Ziauddin Khan Principal Medical Officer (83-19)	Attached to DHO Malakand	Services placed at the dispessi of DHO Malakand	Against the vacant post of PMO (BS-10)
43.	Dr.Ahmud Raft Principal Medical Officer (BB-19)	Civil Dispensory Chandney Chowk Bannu	Services placed at the disposal of DHO Bannu	Against the vacant post of PMO (BS-19)
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		Principal Medical Officer (BS-19)	Mental and General Hospital Dadar Mansehra	Mental and General Hospital Dadar Mansehra	Against the vacant post of PMO (BS-19)
	45.	Or.Muhammad Naeem Khan Principal Medical Officer (BS-19)	DHQ Hospital Mansehra	DHQ Hospital Mansehra	Against the vacant post of PMO (BS-19)
	46,	Or.Arshad Sohail Principal Medical Officer (BS-19)	DHQ Hospital Kohat	DHQ Hospital KDA Kohat	Against the vacant post of PMO (BS-19)
	47.	Dr.Khalid Zamir Principal Medical Officer (BS-19)	DHQ Hospitel Kerek	DHQ Hospital Korak	Against the vacant post of PMO (BS-19)
	48.	Or.Muhammad Saleem Khan Principal Medical Officer (BS-19)	THO Hospital Khawazakhela Swal	Services placed at the disposal of DHO Swat	Against the vacant post of PMO (BS-19)
	49.	Or. Tahir Mehmood Principal Medical Officer (BS-19)	DHQ Hospital Abbottabad	Services placed at the disposal of DHO Abbottabad	Against the vacant post of PMO (BS-19)
	50.	Dr.Yahya Khan Principal Medical Officer (BS-19)	Attached to DHO Chitral	Services placed at the disposal of DHO Chitral	Against the vacant post of PMO (BS-19)
	51.	Or, Rubbina Habib Principal Medical Officer (BS-19)	Attached to DHO Abbottabad	Services placed at the disposal of DHO Abbottabad	Against the vacant post of PMO (BS-19)
	52.	Dr.S.Muhammad Yadin Principal Medical Officer (BS-19)	Bacha Khan Medicel College Mardan	Bacha Khan Modical Complex Swabl	Against that vacant post of PMO (BS-19)
	53.	Dr.Imron Hanif Pasha Principal Medical Officer (BS-19)	Sifwal Ghayur Memorial Hospital Poshawar	Momorial Hospital Poshawar	Against the vacant post of PMO (BS-10)
	54.	Dr. Johanzeb Khan Principal Medical Officer (BS-19)	Civil Disponsary telemin College Poshawar	the disposal of DHO Poshawar	vacant post of PMO (BS-10)
	55.	Dr.Kiramalullah Khan Principal Medical Officer (85-19)	Govt Nasgorullah Bahar Memeriah Hospital Poshawar	Babar Mamorlal Hospital Peshawar	of PMO (I3S-10)
R	56.	Dr.Muserret All Principal Medical Officer (BS-19)	DHQ. Hospital KDA Kohat	Kohnt	vacant post of PMO (BS-10)
Ĥr	57.	Or.Zar Shor Principal Modical Officer (BS-19)	Kalu Khan Swabl	the disposal of DHO Swabi	vacant post of PMO (03-10)
	58.	Or, Falak Noz Principal Medical Officer (BS-19)	Khybor Madica Collogo Pashawar	Borvicon placed a the disposal of DHC Postuwar	

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59.·	Ordinshahullah Khan Principal Medical Officer (BS-19)	DHQ Hospital Abbottabad	Services placed a lhe disposal of DHO Abboltabad	vacant post
60.	Or.Muhammad Arif Principal Medical Officer (BS-19)	Attached to Director Health Services FATA (SW Agency)	OHQ Hospital Lakk Marwat	vacant post
61.	Dr.Sultan Muhammad Principal Medical Officer (BS-19)	Attached to Director Health Services FATA (Bajaur Agency)		vacant post of PMO
62.	Dr.Abdul Hadi / Principal / Medical Officer (BS-19)	THQ Hospital Takhtbai Mardan	THO Hospital Tagkhibal Mardan	Against the vacant post of PMO (BS-19)
63.	Dr.Hidayatullah Khan Principal Medical Officer (8S-19):	Attached to DHO Peshawar	Services placed at the disposal of DHO Peshawar	Against the vacant post of PMO (BS-19)
-64.	Dr.Muhammad Arif Khan Principal Medical Officer (BS-19)	Category-D Hospital Seral Naurang Lakki Marwat	Services placed at the disposal of DHO Lakki Manvat	Against the vacant post of PMO (BS-19)
65.	Dr:Abdul Haque Principal Medical Officer (BS-19)	Attached to Director Health Services FATA (Bajaur Agency)	Services placed at the disposal of DHO Dir (lower)	Against the vacant post of PMO (BS-19)
66.	Dr.Muhammad Hayat Principal Medical Officer (BS-19)	Allached to DHO Peshawar	Services, placed at the disposal of DHO Peshawar	Against the vacant post of PMO (BS-19)
67.	Or Muhammad Ayaz Principal Medical Officer (BS-19)	Attached to DHO Hanpur	Services placed at the disposal of DHO Hanpur	Against the vocant post of PMO (BS-19)
68.	Dr.Mubashir Shah Principal Medical Officer (BS-19)	DHO Hospilal KDA; Kohat	DHQ Hospital KDA Kohat	Against the vacant post of PMO (BS-19)
69.	Dr.Akbar Hussain Principal Medical Officer (BS-19)	THO Hospital Damai Malakand	THO Hospital Dargal Malakand	Against the vacant post of PMO (BS-19)
70.	Or.Zalmay, Principal Medical Officer (BS-19)	Sifwat Ghayur- Memorial Hospital Peshawar	Peshawar	Against the vacant post of PMO (BS-19)
71.	Or.Nowsherawan Principal Medical Officer (BS-19)	Timargara Dir (lower)	Timargara Dir (lower)	Against the vacant post of PMO (8S-19)
72.	Or Manzoor Ahmad Principal Medical Officer (BS-19)	Teaching Hospital Swat	Teaching Hospital Swat	Against the vacent post of PAIO (85-19)
73.	Dr.Farukh Nawab Principal Medical Officer (BS-19)	(Upper)	(Upper)	Against the vacant post of PMO (BS-19)
74.	Dr.Muhammad Faroog Principal Medical Officer (BS-19)	DHQ Hospital Buner		Against the //vacant post of PMO (BS-19)

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70	Delta-mod Vomi	Catagory D. Maceital	Colorect O Honoita	Against the
75.	Dr.Muhammad Kamil Principal Medical Officer (BS-19)	Category-D Hospital Sammar Bagh Dir (lovier)		700351 VAL (1) PNO (23-19)
76.	Dr.Aqila Rana Principal Medical Officer (BS-19)	Attached to DHO Peshaviar	the disposal of DHO Peshaviar	190201 1903 of 1910 (25-18)
77.	Dr.Shafiqur Rehman Principal Medical Officer (BS-19)	THO Hospilal Takhlbal Mardan	Services placed at the disposal of DHO Mardan	vacani suci ol Pilio (25-19)
78.	Or,Muhammad Ansar Principal Medical Officer (BS-19)	DHO Hospital Mansehra	DHO Hospital Mansehra	Against tha vacant pust of PINO (23-19)
79.	Dr.Muhammad Iqbal Principal Medical Officer (8S-19)	RHC Shergargh Mardan	Services placed at the disposal of DHO Mardan	Agenst the vacest past of PMO (25-16)
.08	Dr.Hazzat Shah Principal Medical Officer (BS-19)	Atlached to Director Health Services FATA (FR DIKhan)	the disposal of DHO DIKhan	vacant post of PINO (25-19)
81.	Medical Officer (BS-19)	Police Hospital Bannu	Services placed at the disposal of DHO Bannu	Against the vacant post of PILO (25-18)
82.	Medical Officer (BS-19)	DHQ Hospital Mardan	DHO Hospital Mardan	Against the vacent cost of PINO (BS-19) Against the
83.	Dr.Salimullah Principal Medical Officer (BS-19)	DHQ Hospital KDA Kohat	Kohat	vacent post of PI/O (BS-19) Against the
24.	Or Muhammad Yaqoob Principal Medical Officer (BS-19)	Govi Naseerullah Babar Memorial Hospital Peshawar	Babar Memorial Hospital Peshawar	vacant post of PIAO (BS-19)
25.	Medical Officer (BS-19)	DHO Hospital Timargara Dir (lower)	Timargara Dir (lover)	Against une vecant post of PIMO (2S-19)
25.	Dr.Attaur Rehman Principal Medical Officer (BS-19)	Attached to DHO Dir (lover)	the disposal of DHO Dir (lower)	Against the vacant post of PINO (BS-19)
87.	Dr.Noreen Begum Principal Medical Officer (BS-19)	Attached to Director Health Services FATA (Mohamand Agency)	Shabqadar Charsadda	Against the vacant post of PIMO (BS-19)
23.	Or. Izat Khan Mohmand Principal Medical Officer (BS-19)	Attached to Director Health Services FATA (Mohamand Agency)		Against the vocant post of PMO (BS-19)
89.	Dr.Mian Habibur Rehman Principal Medical Officer (BS-19)	DHQ Hospital Mardan	DHQ Hospital Mardan	Against the vacant post of PMO (BS-19)
90.	Dr.Abdul Sami Basit Principal Medical Officer (BS-19)	DHO Hospital KDA Koḥat	Kohat	Against the vecant post of PMO (BS-19)
91.	Or.Muhammad Tariq Principal Medical Officer (BS-19)	Mouivi Ameer shah Memorial Hospital Peshawar	Moulvi Ameer shah Memorial Hospital Peshawar	Against the vacant post of PIAO (BS-19)
92.	Or.Rizwan Miamatullah Principal Medical Officer (BS-19)	Mental and General Hospital Dadar Mansehra	Hospital Dadar Mansehra	Against the vacant post of PINO (BS-19)
93.	Dr.Riaz Ai Principal Medical Officer (BS-19)	Sarhad Hospital for Psychiatric Diseases Peshawar		Against the vacant post of PIMO (BS-19)

Section 1973

،94	Dr.Sultan Bahada r	The state of the s		
1,	Principal Medical Officer, (BS-19)	Bacha Khani Medical Complex Swabi	Bacha Khan Medical Complex Swabi	Against 1
95.	Dr.Sarfaraz Ahmad Principal Medical Officer (BS-19)	DHQ Hospital	DHQ Hospital Mansehra	PMO (BS-1 Against to vacant post
96.	Dr.Abdul Waheed Khan Principal Medical Officer (BS-19)	Jail Hospital Peshawar	Services placed at the disposal of DHO	PMO (BS-1) Against tr
97.	Or Muhammad Karim Principal Medical Officer (BS-19)	AHQ Hospital Bajaur, Agency (Bajaur	Peshawar Services placed at the dispsoal of DHO	PMO (BS-19 Against the Vocant post
98.	Dr.Shah Falsal Principal Medical Officer (BS-19)	Agency) Deputy Abbottabad	Dir.(lower) Services placed at the disposal of DHO	PMO (BS-15 Against , , , th
99)	Or Jandal Khan Principal Medical Officer (BS-19)	Altached into Director Health Services FATA (SW Agency)	Abboltabad DHQ Hospital Tank	PMO (BS-19 Against the vacant post of
100	Medical Officer (BS-19)	Allached to Director, Health Services FATA (SW.Agency)	DHQ Hospital Tank	PMO: (BS-19 Against: the vacant post of PMO: (BS-19
101	Medical Officer (BS-19)	Calegory D Hospital Kalu Khan Swabi	Calegory D. Hospital Kalu Khan Swabi	Against
102	Dr.Mehmood Husseln Principal Medical Officer: (BS-19)	DHQ Hospilal Karak	DHQ Hospital Karak	Against the vacant post of PMO (8S-19
103	Medical Officer (BS-19)	Atlached to Director Health Services FATA (NW Agency)	Services: placed5 at the disposal of DHO Bannu	Against the vacant post (PMO (BS-19
104	Medical Officer (BS-19)	Nowshera	Pabbi Nowshera	Against the vacant post of PMO (BS-19
105	Or Syed Monsin All Snah Principal Medical Officer (BS-19)	DHQ Hospital KDA Kohat	DHQ Hospital KDA Kohat	Against the vacant post of PMO (BS-19
106	Dr.Qazi (namullah) Principal Medical Officer (BS-19)	Altached to DHO Dir	Services placed at the disposal of DHO Dir (lower)	Against th vacant post (PMO) (BS-15
107	Dr.Muhammad Iqbal Principal Medical Officer (BS-19)	Altached to Director Health Services FATA	Services placed at the disposal of DHO Bannu	Against th vacant post PMO (BS-19
108	Medical Officer (BS-19)	Attached to Director Health Services FATA	OHQ Hospital Kohat	Against the vacant post (PMO (BS-1)
109	Or Humayun Principal (Medical Officer (BS-19)	Goyt Naseerullah Khan Baber Memorial Hospital Peshawar —	Govt Nasaeruliah Khan Baber Memorial Hospital, Peshawar ±	Against U vacant post PMO (BS-1
110	Or IJaz Alimad Principal Medical Officer (BS-19)	Attached to DHO Swat	Services placed at the disposal of DHO Swat	Agoinst the vacant post (PMO (BS-1) Agoinst — the
111	Or.Hidayatullah Principal Medical Officer (BS-19) Dr.Muhammad Iqbal	DHQ Hospital Timargara Dir (lower): Police Hospital DIKhan	DHQ Hospital Timargara Dir (lower) Sarvices placed sal	vacant post of PMO (BS-19 Against th
112	Principal Medical Officers (BS-19)	ne en state en samme de la section de la section de la section de la section de la section de la section de la La section de la	the disposal of DHO DIKhan	vacent post of PMO (BS-19) Against th
113	Dr.Hizbullah Principal Medical Officer (BS-19)		Services placed at the disposal of DHO Karak	vacant post of PMO (BS-19



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	1	Dr.Zafarullah Principal Medical Officer (BS-19)	DHQ Hospital Mansehra	DHQ Hospital Mansehra	Against the vacant post of PMO (6S-19)
		Dr.Hayat Ali Principal Medical Officer (BS-19)	Attached to Director Health Services FATA (Kurram Agency)	DHQ Hospital Hangu	Against the vacent post of PMO (BS-19)
	116	Or.Muhammad Ralique Principal Medical Officer (BS-19)	Attached to Director Health Services FATA (Mardan)	the disposal of DHO	Against the vacant post of PMO (BS-19)
	117	Dr.Muhammad Israr Principal Medical Officer (BS-19)	Atlached to Director Health Services FATA	the disposal of DHO	Against the vacant post of PMO (BS-19)
	118	Dr.Shahbaz Khan Principal Medical Officer (BS-19)	Attached to Director Health Services FATA (Khyber Agency)	the disposal of DHO	Against the vacant post of PMO (BS-19)
	119.	Dr.Shahab Ahmed Principal Medical Officer (BS-19)	DHQ Hospital Mansehra	Mansehra	Against the vacant post of PMO (8S-19)
	120	Dr.Bahre Karam Principal Medical Officer (BS-19)	THQ Hospital Besham Shangla	Besham Shangla	Against the vacant post of PMO (BS-19)
•	121	Dr.Irtaza Ajmal Khan Principal Medical Officer (BS-19)	Category-D Hospital Yar Hussain Swabi		Against the vacant post of PMO (BS-19)
:	122	Or.Mir Raza Shah Principal Medical Officer (BS-19)	DHQ Hospital Hangu	DHQ Hospital Hangu	Against the vacant post of PMO (8S-19)
	123	Or.Qazi Muhammad Jamil Principal Medical Officer (BS-19)	Attached to DHO DIKhan	Services placed at the disposal of DHO DIKhan	Against the vacant post of PMO (BS-19)
	124	Dr.Imran Shah Principal Medical Officer (BS-19)	DHQ Hospital Buner	DHQ Hospital Buner	Against the vacant post of PMO (98-19)
	125	Dr. Noor Saeed Khan Principal Medical Officer (BS-19)	DHQ Hospital Bannu	DHQ Hospital Bannu	Against the vacant post of PMO (BS-19)
	126	Dr.Muhammad Firdous Principal Medical Officer (8S-19)	Category-D Hospital Lora DIKhan	Services placed at the disposal of DHO DIKhan	Against the vacant post of PMO (BS-19)
•	127	Dr.Muhammad Amin Principal Medical Officer (8S-19)	Moulvi Ameer Shah Memorial Hospital Peshawar		Against the vacant post of PMO (85-19)
er (BÅ) reach innean	128	Dr.Saeedullah Principal Medical Officer (BS-19)	THO Hospilal Maidan Swal	Services placed at the disposal of DHO Swat	vacant post of PMO (BS-19)
	129	Dr.Nizamuddin Principal Medical Officer (BS-19)		Services placed at the disposal of DHO Swat	vacant post of PMO (8S-19)
Section N. K. B.	130	Dr.Muhammad Ansar Waseem Principal Medical Officer (BS-19)	Attached to DHC DIKhan	Services placed at the disposal of DHO DIKhan	
	131	Dr.Akbar Zaman Principal Medical Officer (BS-19)	RHC Landiwak Karak	Services placed a the disposal of DHC Karak	
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132	Dr.Muhammad Haroon Principal Medical Officer (BS-19)	Category-D Hospital Kalabat Haripur.	DHQ Hospital Haripur	Against the vacant post of PMO (BS-19)
133	Dr.Arshid Ali shah Principal Medical Officer (BS-19)	DHQ Hospital Abbottabad	Services placed at the disposal of DHO Abboltabad	Against the vacant post of PMO (BS-19)

SECRETARY HEALTH Govt. of Khyber Pakhtunkhwa

Endst. No. & Date Even

Copy to the:-

Accountant General, Khyber Pakhtunkhwa 1.

Director General Health Services, Khyber Pakhtunkhwa. 2.

All District Health Officers mentioned above. 3.

All Medical Superintendents DHQH Hospitals mentioned above. 4.

All District Accounts Officers mentioned above. 5.

PS to Minister Health, Khyber Pakhtunkhwa, Peshawar 6.

PS Secretary Health, Khyber Pakhtunkhwa, Peshawar 7.

Officers/doctors concerned. 8.

JIBRÉEL RAZA)

SECTION OFFICER (E-V)

Section Officer (EV)

To me medical superintendent P-28
District Headquaster hospital
Tank

Subject: Arrival Report principal med-

Six, with due Respect it is Stated that Reference to HotiFication HO SOH(E-V)4-22/2017 Government of Khipes pakhtun-12hwa Health department dated Deshawar in 20th Hovember, 2017, 9 have in honour to Submit my asnival Report on the Said post.

Windly accept my asnival Report and Kindly accept my asnival Report and Kindly accept my asnival Report and Kindly accept agricultan on 27th Hovember, 2017 afternoon.

Thanles

Dated . 27-11-2017

Faithfuly
Dr. Jan Dil Ichan
Slo Eeroz Khan
Principal medical
officer.

PTO

Shere is no vacant post BP5 19. we lieve 24 Bps 17 Vreant and 2 post of BPS 18. of there is any upgradation of Post, glerrigten THO HOSPITAL TARIA

OFFICE OF THE MEDICAL SUPRINTENDENT DHQ HOSPITAL TANK

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Τo

The Secretary to Govt. of Khyber Pakhtunkhwa,

Health Department, KPK Peshawar

ATTENTION

SECTION OFFICER (E-V)

. Subject: POSTING / VACANT POSITION OF PMO BPS-19 IN DHQ

HOSPITAL TANK

R/Sir.

: With reference to your office Notification No. SOH(E-V) 4-22/2017 dated

20/11/2017.

It is submitted for your kind information that there are 3 sanctioned posts of

PMO BPS-19 and all three posts are filled. At present there is no vacant post of PMO BPS-19 in

DHQ Hospital Tank to accommodate Dr. Jandal Khan newly promoted to the post of PMO.

Report is submitted for your kind information and further necessary action.

MEDICAL SUPRINTENDENT
DHQ HOSPITAL TANK

Dated 27/11 /2017

No 3612

Copy to the:-

(1) Dr. Jandal Khan for information.

MEDICAL SUPRINTENDENT
DHO HOSPITAL TANK

Phone: 0965-9280201 Fax. 0965-9280445 Anex L

OFFICE OF THE MEDICAL DIRECTOR

MEDICAL TEACHING INSTITUTION, DHQTH, DIKHAN

Dated 29 / // /2017

No. 3462

CERTIFICATE

Dr.Jan Dil/Khan S/O Feroz Khan as Principal Medical Officer BPS-19 requested for transfer to the post of Principal Medical Officer BPS-19 at MMMTH DIKhan. This office has no objection if he is transferred to said Hospital for the post of Principal Medical Officer BPS-19.

MEDICAL DIRECTOR
MTI DHQTH DIKHAN

P-37) Anex + M.



GOVERNMENT OF KHYBER PAKHTUNKHWA

HEALTH DEPARTMENT

Dated Peshawar, the 06th December, 2017

<u>NOTIFICATION</u>

NO.SOH(E-V)4-22/2017

In partial modification of this Department

Notification of even number dated 20.11.2017, the competent authority is pleased to order posting/transfer of Dr.Jandal Khan PMO BS-19 (under transfer to DHQ Hospital Tank) to MMM Teaching Hospital DIKhan as per NOC granted vide No.3462 dated 29.11.2017 with immediate effect in the public interest.

SECRETARY HEALTH Govt. of Khyber Pakhtunkhwa

Endst. No. & Date Even

Copy to the,-

- 1. Accountant General Khyber Pakhtunkhwa, Peshawar
- 2. Director General Health Services, Khyber Pakhtunkhwa
- 3. Hospital/Medical Director MMM Teaching Hospital DIKhan
 - 4. MS DHQ Hospital Tank.
- 5. District Accounts Officer Tank/DIKhan
- 6. PS to Minister Health, Khyber Pakhtunkhwa, Peshawar
- 7. PS Secretary Health, Khyber Pakhtunkhwa, Peshawar
- 8. Officer/doctor concerned.

SECTIONO" FICER (E-V)

i

032

Anex "N"

The Medical Director

DHQ/MMMTH DIKhan

Subject: <u>ARRIVAL REPORT PMO BPS-19 MMMT HOSPITAL DIKHAN</u>. Sir.

With due respect it is stated that reference to govt: of Khyber Pakhtunkhwa Health Department Peshawar Notification No.SOH(E-V) 4-22/2017 dated 20.11.2017 and partial modification dated 06.12.2017. I am posted as PMO BPS-19 to the above post.

I have the honour to submit my arrival report on 09.12.2017 before noon. /

Thanks

Yours Faithfully

Dated: 09.12.2017

Dr.Jan Dil Khan

S/O Feroz Khan

Aver D

The Secretary Health Services

Govt of Khyber PakhtunKhwa Peshawar

Subject:

APEEAL FOR FIXATION OF PAY/SALARY IN BPS-18(Senior

Medical Officer) and BPS-19(Principal Medical Officer)

Sir

With due respect it is stated that I Dr.Jan Dil Khan S/O Feroz Khan was working as Medical Officer BPS-17 at MMM Teaching Hospital D.I.Khan was promoted to BPS-18 (Senior Medical Officer) vide Health Department Notification dated:6-4-2015(copy attached) and my services were placed at the disposal of DHS-FATA.

I repeatedly appealed for retaining my service at MMM Teaching Hospital D.I.Khan through proper chanel(copy attached). I continue my service at MMM TH D.I.Khan till date) but unfortunately I received salary of BPS-17 inspite of giving notice repeatedly.

Now I have been promoted to BPS-19(Principal Medical Officer) vide health department notification dated: 20-7-2017 and services placed at Disposal of HD MMM TH D.I.Khan vide dated:6-12-2017.(copy attached)

I request for fixation of my pay in BPS-18(SMO) for the period I served at MMM TH D.I.Khan after promotion order on dated:6-4-2015 to 19-11-2017. So that I can move to BPS-19 (PMO)

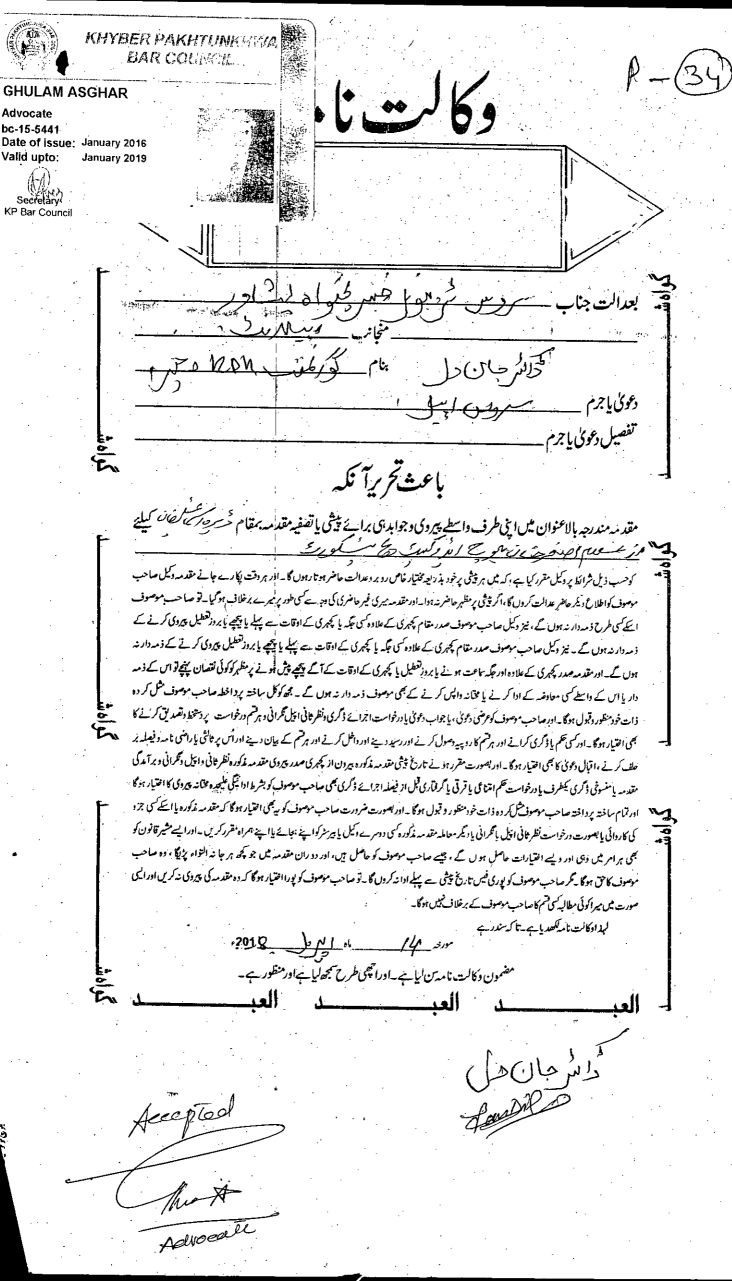
I shall be very thankful to you for this act of kindness.

Dated:18-12-2017

Yours Obediently

Dr. Jan Dil Khan S/O Feroz Khan

PMO MMM TH D.I.Khan



"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

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Peshawar.

"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

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KHYBER PAKHTUNKHW BAR COUNCIL

SAJJAD AFTED

Advocate bc-11-3077

Date of issue: December 2017 Valid upto:

December 2020

Acting Secretary KP Bar Council



The KPK Service Iribunel Camp Court D.I. Khan Appellant Dr Jundil Khan 16 Health

> دعوي ياجرم Service Appal No. 541/181 تصبل وعوى باجرم

مقد مرمدرجه بالاعنوان مين الي طرف واسطه بيروي وجواب وهل برائي مين يا تصفيه مقدمه بنام مناصل من الم

06 (Jetto) 3 Lot le July 21 281 slow کو حسب ذیل شرائط پر وکیل مقرر کیا ہے کہ میں بیٹی پر خود یا با بدرید رو برو عدالت عاضر موتا رمون گا اور ہر وقت بکارے جانے مقدسہ وکیل صاحب مدوصوف کو اطلاع دے کر صاصر عدالت کروں گا اگر چینی پر مظیر حاضر ند ہو اور مقدمہ میری غیر حاضری کی وجہ سے کی طور میرے خلاف ہو گیا تو صاحب موصوف اس کے کسی طرح ذمہ دار نہ ہوں کے نیز وکل صاحب موصوف معدر مقام مجبری کے علاوہ یا مجبری کے اوقات سے پہلے یا چیچے یا بردر انظران لیروی کرنے کے ذمہ دار تہ ووں کے اور مقدمہ صدر پھیری کے علاوہ اور جگہ ساعت وقع یا بروز تعطیل یا پھیری کے اوقات کے آگے یا چھے جی وف ر طلبر کوئی افتصان مینیج تو اس کے ذمہ دار یا اسک واسطے کی معادف کے ادا کرنے یا محنت نہ والی کرنے کے بھی صاحب موصوف ذمہ دار نہ ہول سے مجھ ا کوکل ساخت پر وافتہ صاحب موصوف مثل کردہ ذات خود مظور دیول ہو گا اور صاحب موصوف کو عرض وجوی یا جواب دعوی یا ورخواست اجراء اساسے ذگری نظروانی این گرانی و ہرقتم درفواست ہرقتم کے نیان دینے اور پر ٹائن یا راضی نامہ و فیصلہ برحاف کرنے اقبال دعوی کا بھی افتیار ہو گا اور بصورت مقرر ہونے . تاریخ پیشی مقدمه مزکور بیرون از کچبری مهدر بیروی مقدمه مزکور نظر نانی این و گیرانی و برآ مدگی مقدمه یا منسوخی ذگری یک طرفه یا درخواست تکم امتنای یا قرتی یا گرفاری قبل از فیصله اجرائے ذکری بھی صاحب موصوف کو بشرط اوانیکی علیحدہ مخانہ پروی کا اعتبار ہوگا اور تمام ساختہ برداختہ صاحب موصوف شل کردہ از خود منظور و قبول بو كا اور بصورت ضرورت صاحب موصوف كو به ميمي اعتيار بوكه مقدمه مزكوره يا اس كركسي جزوكي كاردائي يا بصورت ورخواست نظر ان ائیل گرانی یا دیگر معالمہ و قدمہ ندکورہ کسی ووسرے وکیل یا بیرسٹر کو این جائے یا این امراہ مقرر کریں اور ایے مثیر قانون کو بھی ہر امر میں وای اور دیسے اختیارات حاصل اوں کے جیسے صاحب موصوف کو حاصل میں اور دوران مقدمہ میں جو کچھ ہر جانہ التواء پڑے گا وہ صاحب موصوف کا حق ہو گا کمر صاحب موصوف کو پوری فیں تاری بیٹی سے پہلے اوا نہ کروں گا تو صاحب موصوف کو پورا اختیار ہو گا کہ مقدمہ کی پروی نہ کریں اور ایک صورت میں میرا کوئی مطالبہ کسی قتم کا صاحب موصوف کے برخلاف تنہیں ہوگا

البذاوكالن نامه لكه دياب تاكه سندرب

مضمون وكالت نامه ك لياب اوراجهي طرح مجورليا ہے اور "

صن كا پيئرسنشرا ندرون سين زر ماركيث بالقابل جائز مول دُيره اساعيل غال

NVER BAR COUNCIL وكالردوا Tore Out Howard as KPU Service Tribunal Appellant Camp Court D. I. Khau Dr Jandil Khan Health دعوى ياجرم Service Appeal NO 541/18 意 些 D.1.化 م. متدرمه مندرجه بالاعنوان مي ما بي طرف واسطه بيروي وجواب واي برائة بيتني يا تصفيه متدرمه بنام Muhammad Abdullah Baloch Adv High Court D.I. Uhah کو حسب ذیل شرائط پر دکیل مقرر کیا ہے کہ میں پیش پر خود یا بذا بذراید رو برو عدالت حاضر ہوتا رہوں گا اور ہر وقت لکارے جانے مقدمہ وکیل صاحب یا مصوف کو اطفاع دے کر حاضر عدالت کروں گا اگر چیش پر مظہر حاضر نہ ہو اور مقدمہ میری غیر حاضری کی دجہ سے کسی طور میرے خلاف ہو میں تو صاحب موصوف اس کے کمی طرح ذمہ دار نہ ہوں کے نیز وکل صاحب موصوف مدر مقام کچبری کے علاوہ یا کچبری کے ادقات سے پہلے یا پیچنے یا بروز تعطیلی لیردی کرنے کے ذمہ دار نہ موں کے اور مقدمہ مدر کچبری کے علاوہ اور جگہ ساعت ہونے یا بروز تعطیل یا کچبری کے اوقات کے آگے یا چیمے بیش ہونے ﴾ پر مظلم کوئی نقبان بنیج تو اس کے ذمہ دار یا ایک واسلے کی معاوضہ کے ادا کرنے یا محنت نہ واپس کرنے کے بھی صاحب موصوف ذمہ دار نہ ہول مے جمع کو کل ساخت پر واخت صاحب موسوف مثل کرده ذات خود منظوروتیول جو گا اور ساحب موسوف کو عرض دعوی یا جواب دعوی یا ورخواست اجراء اساسے ذکری نظرہ فی ایل گرانی و ہرتئم درخواست ہرقتم کے بیان دینے اور پر ٹاٹی یا راض نامہ و فیسلہ برحلف کرنے اقبال دعویٰ کا بھی اختیار ہوگا اور بصورت مقرر ہوانے و تاریخ بیش مقدمه مزکور بیرون از کیمری صدر بیردی مقدمه مزکور نظر نانی این و جمرانی و برآ مدگی مقدمه یا منسوخی ذگری کی طرف یا درخواست تکم امناعی یا قرتی 🚅 پیا مرفآری قبل از فیصله اجرائے ڈکری بھی صاحب موصوف کو بشرط ادائیگل علیحدہ مختانہ پیروی کا انتقار ہو گا اور تمام ساختہ پرداختہ صاحب موصوف مثل کردہ از خود منظور و تبول ہو گا اور بصورت ضرورت صاحب موسوف کو بیا مجمی اختیار ہو کہ مقدمہ مزکورہ یا اس کے کمی جزو کی کاروائی یا بصورت درخواست نظر اننی این محمان یا دیگر معالمه و قدمه ندکوره کسی دومرے دکیل یا بیرسر کو اینے بجائے یا این بمراه مقرر کریں اور ایسے مشیر قانون کو بھی ہر امریس وی اور دیت افتیارات حاصل ہوں کے جیسے صاحب موصوف کو حاصل ہیں اور دوران مقدمہ میں جو کچھ ہر جانہ التواء بڑے گا وہ صاحب موصوف کا حق ہو گا گر ساحب موصوف کو پوری نیس تاری بیش سے پہلے اوا نہ کروں گا تو ساحب موصوف کو پورا انتیار ہوگا کہ مقدمہ کی پروی نہ کریں اور الی صورت یں میرا کوئی مطالبہ کس متم کا صاحب موسوف کے برخلاف نہیں ہوگا للبذا وكالت نامه لكهوديا ب تا كەسندر ب 10 September . 2018 مضمون وكالت نامة ك لياب اوراجيهي طرح مجهوليا ب اورمنظور ب

Man July

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.				IB
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The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

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Province Ser the above cas hereby infor *on	vice Tribunal Act, I se by the petitioner is med that the said a subject of the postponed either least seven days be nother document our appearance on	1974, has been present this Court and notice appeal/petition is fix at 8.00 A.M. If you berty to do so on the ler in person or by a r power of Attorney. The efore the date of he is upon which you r	nted/registered for conce has been ordered to ded for hearing before wish to urge anythin date fixed, or any other uthorised representat You are, therefore, requaring 4 copies of writtely. Please also take rent the manner aforem	sideration, in issue. You are the Tribunal g against the day to which ive or by any aired to file in ten statement notice that in
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Сору	of appeal is attache	d. Copy of appeal ha	s already been sent to	you vide this
office Notice	No	dated		٠.
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Day of		Dece:		111h
		t D.I leho	Registrar, er Pakhtunkhwa Serv Peshawar	vice Tribunal,
		.e.	P*************************************	

2. Always quote Case No. While making any correspondence.

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD,

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	7	Respondent		•••••
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Province Service Tril the above case by the	ounal Act, 1974, petitioner in thi	has been presented s Court and notice !	d/registered for c has been ordered	onsideration, in to issue. You are
hereby informed tha	t the said appea	al/petition is fixed	for hearing before	re the Tribunal
*on (X) - 3 - 3 - 3	at <u>{</u>	8.00 A.M. If you wi	sh to urge anyth	ning against the
appellant/petitionery the case may be post	ou are at liberty boned either in	y to do so on the dai r person or by autl	orised represen	tative or by any
Advocate, duly suppo	rted by your pov	ver of Attorney. You	are, therefore, r	equired to file in
this Court at least se alongwith any other	yen days before	e the date of heari	ng <u>4 copies</u> of wi Please also tak	ritten statement
default of your appe	arance on the	date fixed and in t	the manner afor	ementioned, the
appeal/petition will b				
Notice of any a	alteration in the	date fixed for hear	ing of this appea	l/petition will be
given to you by regis	tered post. You	should inform the	Registrar of any	change in your
address. If you fail to address given in the a	furnish such add	dress your address o	contained in this	notice which the ress, and further
notice posted to this	ddress by regist	ered post will be de	emed sufficient f	or the purpose of
this appeal/petition.	• .			
Copy of appea	is attached. Co	ppy of appeal has a	lready been sent	to you vide this
office Notice No	•	dated	*	
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		4	Registrar	•
		Khyber l	Pakhtunkhwa S	ervice Tribunal,

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.
No.
No.
Appeal No
De Toursele Klesse
Appellant/Petitioner
- Versus / KPK Pars
Through Chup Day! Respondent
Through Chuf Song: Respondent
Respondent No
Notice to: - Finance Director, MMM, Teaching
Notice to: _ Formatter
Hostolul D. 1. 12 hours
The operation of the second se
WHEREAS an appeal/petition under the provision of the North-West Frontier
Province Service Tribunal Act, 1974, has been presented/registered for consideration, in
the above case) y the petitioner in this Court and notice has been ordered to issue. You are
hereby) informed that the said appeal/petition is fixed for hearing before the Tribunal *on
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which
the case may be postponed either in person or by authorised representative or by any
Advocate, duly supported by your power of Attorney. You are, therefore, required to file in
this Court at least seven days before the date of hearing 4 copies of written statement
alongwith any other documents upon which you rely. Please also take notice that in
default of your appearance on the date fixed and in the manner aforementioned, the
appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be
given to you by registered post. You should inform the Registrar of any change in your
address. If you fail to furnish such address your address contained in this notice which the
address given in the appeal/petition will be deemed to be your correct address, and further
notice posted to this address by registered post will be deemed sufficient for the purpose of
this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
Copy of appear is accomment copy of appear and the conjugation
office Notice Nodateddated
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Whether Dalehtunkling Comice Tribunal

Peshawar.

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
 Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	
Appeal No	•
Dr. Tan-lil Klass Appellant	Detition on
Versus Through Chief Soup & Picespe	rennoner 1
Versus	D. M.
Unional Chief Soup KP Presh	ondent
Respondent No	7
Respondent No	5
and the second of the second	41
Notice to: _ Destt. Accounts offices D. 1	(Elian
	•
WHEREAS an appeal/petition under the provision of the No	orth-West Frontier
Province Service Tribunal Act, 1974, has been presented/registered fo	-
the above case by the petitioner in this Court and notice has been order	
hereby informed that the said appeal/petition is fixed for hearing be	
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appellant/petitioner you are at liberty to do so on the date fixed, or any	
the case may be postponed either in person or by authorised representational Advocate, duly supported by your power of Attorney. You are, therefore	
this Court at least seven days before the date of hearing 4 copies of	- ·
alongwith any other documents upon which you rely. Please also t	
default of your appearance on the date fixed and in the manner af	
appeal/petition will be heard and decided in your absence.	•
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this appeal/petition.	vioi dio parpose di
Copy of appeal is attached. Copy-of-appeal has already been se	nt to you vide this
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Given under my hand and the seal of this Court, at Peshawar t	his//./h
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Khyber Pakhtunkhwa	

Peshawar.

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR:

No.					113	•
110.		50		•	0	
	Appeal No	• • • • • • • • • • • • • • • • • • • •		of 20 /	, >	
•••••	Jana	il Kha		AppelJajıt/	Petitioner	
	-	Versi	us O	1/3/		
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Notice to:	70		///	t. 1 x ;	Khan	
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WHEREAS	an appeal/pe	tition under	the provision	of the No	orth-West Fr	ontier
Province Service	Tribunal Act,	1974, has bee	n presented/re	gistered fo	r considerati	ion, in `
the above case by herebw informed	the petitioner that the said	in this Court : appeal/petitic	and notice has on is fixed for	been order hearing b	ed to issue. Y efore the Tri	ou are ihunal
hereby informed *on	2000	at <u>8.00 A.M</u>	. If you wish	to urge any	thing again	st the
appellant/petition the case may be	ner you are at l postponed eith	iberty to do so her in nerson	on the date fi	xed, or any	other day to	which
Advocate, duly su	ipported by you	ır power of At	torney. You ar	e, therefore	, required to	file in
this Court at lea alongwith any o	st seven days t ther document	before the da	te of hearing h you rely Pl	<u>4 copies</u> of	written stat	ement bot in
default of your a	appearance on	the date fixe	ed and in the	manner af	orementione	d, the
appeal/petition w	ill be heard an	d decided in y	our absence.	•	•	•
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given to you by 1 address. If you fa	registered post il to furnish suc	. You should :	inform the Re	gistrar of a	ny change i is notice whi	n your
address given in t	the appeal/petit	tion will be de	emed to be you	ır correct ac	ldress, and f	urther
notice posted to t this appeal/petiti		registered pos	it will be deem	ed sufficien	t for the purj	pose of
			***************************************		•	•
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office Notice No.					··· ·	• •
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			Khyber Pak	hturikhwa Peshaw		bunal,
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The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	and the same of th
,	• •
Appeal No	! of 20/8
Jandil Khan	
Jancus lynam	Appellant/Petitioner
Vers	us //2/li
The was or Clinck	Scept 14 Pk Respondent
spiret en sa la constant de l	
. //	Respondent No
	4 4 44 0
Notice to: _ Medical Supezus	tal Tank
Duesta Mali	+ /
Quarter Hospore	al Jank
	the provision of the North-West Frontier
Province Service Tribunal Act, 1974, has bee	
the above case by the petitioner in this Court	
*on 2.7at 8.00 A.N	on is fixed for hearing before the Tribunal
appellant/petitioner you are at liberty to do s	
the case may be postponed either in person	-
Advocate, duly supported by your power of A	
this Court at least seven days before the day	
alongwith any other documents upon which	
default of your appearance on the date fix	ed and in the manner aforementioned, the
appeal/petition will be heard and decided in y	our absence.
Notice of any alteration in the date fix	xed for hearing of this appeal/petition will be
	inform the Registrar of any change in your
address. If you fail to furnish such address yo	ur address contained in this notice which the
	eemed to be your correct address, and further
notice posted to this address by registered po this appeal/petition.	st will be deemed sufficient for the purpose of
tims appear perision.	
-Copy of appeal is attached: Copy of a	ppeal has already been sent to you vide this
office Notice Nod	otad
Given under my hand and the seal of	this Court, at Peshawar this
Day of Day of	269.
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at Camplous & D.1. Kin	ar.
au de la companya de	· H W
	Registrar,
	Khyber Pakhtunkhwa Service Tribunal,

1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

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2. Always quote Case No. While making any correspondence.

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	•			1/3
	peal No	5.4.	of 20 / 8	
	Jandil KA	64		:4!
••••••••	· Colore Color Conference	Versus	Appellant/Peti	
	mough Ch		. Responde	ont
		Respondent No.		
. 41	1.11			A A A B A .
Notice to:	edical S	uperinter	dere. M	' נוק נוקני
Te	aching flo	Sportal D.	1. Klea	w
WHEREAS an	appeal/petition ur	nder the provision	of the North	n-West Frontier
Province Service Tril the above case by the	ounal Act, 1974, has petitioner in this C	s been presented/re ourt and notice has	gistered for co been ordered (onsideration, in to issue. You are
hèreby <u>inf</u> ormed tha	t the said appeal/p	etition is fixed for	hearing befor	re the Tribunal
*on	at <u>8.00</u> at <u>8.00.</u> you are at liberty to	<u>A.M.</u> If you wish	to urge anythi	ing against the
the case may be post	poned either in pe	erson or by author	ised represent	ative or by any
Advocate, duly suppo	rted by your power	of Attorney. You are	e, therefore, re	quired to file in
this Court at least se alongwith any other	documents upon	which you rely. Pl	<u>a copies</u> of wri ease also take	notice that in
default of your appe	arance on the date	e fixed and in the	manner afore	mentioned, the
appeal/petition will b	e neard and decine(ı in your absence.		•
Notice of any a	alteration in the da	te fixed for hearing	of this appeal	petition will be
given to you by regis address. If you fail to	tered post. You sho furnish such addre	ould inform the Re ss vour address con	gistrar of any tained in this r	change in your
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W. C.	- June 1			
		, , , , , , , , , , , , , , , , , , ,	Registrar,	
•	. ↓	Khyber Pak	htunkhwa Se Peshawar.	rvice Tribunal,
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2. Always quote Case No. While making any correspondence.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	IB
Appeal No	8
Janolel la la gara Appellan	T. t/Petitioner
V	٠ و م
Mespondent No.	pondent
Respondent No	3
Notice to: _ Disti Accessent Offices D.	1.18han
WHEREAS an appeal/petition under the provision of the N	orth-West Frontier
Province Service Tribunal Act, 1974, has been presented/registered for the above case by the petitioner in this Court and notice has been ordereby informed that the said appeal/petition is fixed for hearing to an example an example and appeal appeal appeal appeal and appeal and appeal appeal appeal appeal appeal and appeal appeal and appeal a	or consideration, in red to issue. You are before the Tribunal hything against the yother day to which sentative or by any e, required to file in f written statement take notice that in forementioned, the peal/petition will be
given to you by registered post. You should inform the Registrar of address. If you fail to furnish such address your address contained in t address given in the appeal/petition will be deemed to be your correct; notice posted to this address by registered post will be deemed sufficient this appeal/petition.	his notice which the address, and further
Copy of appeal is attached. Copy of appeal has already been s	ent to you vide this
office Notice Nodateddated	•••••
Given under my hand and the seal of this Court, at Peshawar	this 3
Day of	
at Complaint D. 1. Kluen Begist	a light
tu rajner	rar

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

Appeal No
A The state of the
Horocogile Chief Scarf Respondent
Respondent No
Notice to: - Finance Director MMAI Touching Hospital. D. 1. Kilvan.
Has Sital DI Floor
WHEREAS 'an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in
the above case by the petitioner in this Court and notice has been ordered to issue. You are
nereby informed that the said appeal/petition is fixed for hearing before the Tribunal
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which
the case may be postponed either in person or by authorised representative or by any
Advocate, duly supported by your power of Attorney. You are, therefore, required to file in
this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in
default of your appearance on the date fixed and in the manner aforementioned, the
appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
at Complourt DI Glass
Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Note: 1. The hours of attendance in the court are the same that of the High Court excent Sunday and Carotted Wildows

Always quote Case No. While making any correspondence.



KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.				
	Appeal No	5.lss	of 2	20 18
	7. 11		•	
	Janobil.	Cofficient	Appe	llant/Petitioner
١	- 1	versus	se ander	28h.
•	lhusunghl.	bull so		Respondent
		Respo	ondent No	3
Notice to:	Divertue C	Jeneral L	Health De	ruces
	Directus, C	ILPK Po	Shawa?	
WHERE	AS an appeal/peti	tion under the	provision of the	e North-West Frontier
the above case hereby inform on	by the petitioner in ed that the said a side of the said a side of a supported by your east seven days be other documents appearance on the will be heard and of any alteration in y registered post. If all to furnish such the appeal/petiticothis address by re	974, has been pre- n this Court and n ppeal/petition is nat 8.00 A.M. If y perty to do so on the r in person or by r power of Attorne fore the date of upon which you he date fixed an decided in your al the date fixed for You should inform address your add on will be deemed	sented/registere otice has been or fixed for hearing ou wish to urge he date fixed, or y authorised regy. You are, there hearing 4 copies rely. Please also in the manner sence. Thearing of this in the Registrar lress contained in to be your corre	d for consideration, in redered to issue. You are ag before the Tribunal anything against the any other day to which presentative or by any fore, required to file in so take notice that in a forementioned, the appeal/petition will be of any change in your n this notice which the ct address, and further cient for the purpose of
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	mplourt t). 1. 14 be over	Reg	istrar, wa Service Tribunal,

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Always quote Case No. While making any correspondence.

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD,

PESHAWAR.
No
Appeal No
Janobil Khan Appellant/Retitioner
Moringh Chief Secy: to the Respondent
Notice to: Soul! Health Gout: of EPK Joshian.
Notice to: - Deal Health Gout: of ENK formand
WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
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at Camp last D. I. Ishan The way last Chance Neolio Kegistrar, Khyber Pakhtunkhwa Service Tribunal,
The way last Chance Meath Khyber Pakhtunkhwa Service Tribunal,

1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD,

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No	•	ž,	·		•	14
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	********	Jandist.	Charas.	• •	Appellant/Pet	itioner
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	·	horocale	Christ	Secti	Respond	ent
•				Posnondant No.	7	
	lar	ut of	W DA	The same of	/ 	
Notice to: _	/	1.	1976	Secopi Respondent No.	Chief	Secol:
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	· ·		/ .			
WHE Province S	REAS ar	n appeal/peti	ition under 1 974 has beer	the provision	of the Nortl pistered for c	h-West Frontier onsideration, in
the above c	ase by the	e petitioner i	n this Court a	nd notice has l	oeen ordered	to issue. You are
hereby infe	ormed th	at the said a	ppeal/petitio	n is fixed for	hearing befo	re the Tribunal ing against the
appellant/r	etitioner	vou are at li	berty to do so	on the date fix	ed, or any otl	ner day to which
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Advocate, o	duly supp	orted by you seven days b	r power of Att efore the dat	orney. You are e of hearing 4	, tnerefore, re copies of wi	equired to file in itten statement
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19 the	way	Las	•	Khyber Pak	htyrikhwa S	ervice Tribunal, r.
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Always quote Case No. While making any correspondence

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD,

•	PESHAWAR.
No.	$\frac{1/3}{2}$
	Appeal No
	Jandil Kleaga Appellant/Petitioner
. ,	Appellant/Petitioner
	Versus John
•	Versus Versus Respondent Respondent No.
Notice to:	- Director General Health Services 14. 11/1/ Sham
•	
Province the above hereby in *on appellan the case Advocate this Cour alongwit default appeal/p No given to	EREAS an appeal/petition under the provision of the North-West Frontier Service Tribunal Act, 1974, has been presented/registered for consideration, in a case by the petitioner in this Court and notice has been ordered to issue. You are informed that the said appeal/petition is fixed for hearing before the Tribunal formed that the said appeal/petition is fixed for hearing before the Tribunal formed that the said appeal/petition is fixed for hearing before the Tribunal formed formed formed that the said appeal/petition is fixed for hearing against the formation of the fixed formed formed for any other day to which may be postponed either in person or by authorised representative or by any e, duly supported by your power of Attorney. You are, therefore, required to file in the statement of the fixed for hearing also take notice that in of your appearance on the date fixed and in the manner aforementioned, the fixed of any alteration in the date fixed for hearing of this appeal/petition will be you by registered post. You should inform the Registrar of any change in your If you fail to furnish such address your address contained in this notice which the given in the appeal/petition will be deemed to be your correct address, and further
notice po	osted to this address by registered post will be deemed sufficient for the purpose of
this app	eal/petition.
-Ca	opy of appeal is attached. Copy of appeal has already been sent to you vide this
office No	otice Nodateddated
	iven under my hand and the seal of this Court, at Peshawar this
Day of	, V
	for the Court D. I. Elean
a	Registrar,
John W	ay Inst Chance Nation Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.
<i>.</i>	the Court except Sunday and Gazetted Holidays.
Note: 1. 2.	L. A U. MANIA makina any correctable (1909)

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

•		\$		IB
No.				
	Appeal No	541	of 20/9	'
	Jandel	0 " 0 00	Appellant	Petitioner .
	Chu	Versus	1/2/1.	
	Theory of S	eres. All	Je felh: Resp	andont .
• ,	the state of the s			nueni
•		Respond	ent No	
	pist Account	1 .0		111:
Notice to:	. DIST! HUSE	ints Off	ices. D.1	· Ruit
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	REAS an appeal/petition ervice Tribunal Act, 1974	-		
	ase by the petitioner in th	· -	_	•
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*on27	-/P - > 2 at	8.00 A.M. If you	wish to urge an	ything against the
	etitioner you are at libert	-	• • • • • • • • • • • • • • • • • • • •	
	ry be postponed either i: uly supported by your po			
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	our appearance on the			orementioned, the
appeal/petit	tion will be heard and dec	eided in your abse	nce.	·
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	u by registered post. You			_
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	en in the appeal/petition			
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at Car	mp Court I	· · · · · · ·	M M	
•		<u>-</u>	Regist	ar.
• .	•	Khybe		Service Tribunal,
		-	Peshav	A .

1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

2. Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD,

•	PESHAV	NAR.	· 5/	多
No.	e		<u>سنمن</u>	<u> </u>
. • Anneal No	. > °	7)	of 20 .	
Vande	lil Khan	, ,	. /)
•	1		Appellant/Petiti	ongr S
Through	h Chief	Socij! A	efle	
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Modica	el Supo	Respondera No	nt Dist	Head
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WHEREAS an appeal/ Province Service Tribunal Ac				
the above case by the petition hereby informed that the sai				
*on	at <u>8.00 A.M.</u>	If you wish t	o urge anythir	ng against the
appellant/petitioner you are a the case may be postponed e				
Advocate, duly supported by y	your power of Att	orney. You are	, therefore, req	uired to file in
this Court at least seven day alongwith any other docume				
default of your appearance	on the date fixe	d and in the r		
appeal/petition will be heard	_			
Notice of any alteration given to you by registered pe				
address. If you fail to furnish	such address you	r address cont	ained in this no	tice which the
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this appeal/petition.	194			
Copy of appeal is attac	hed. Copy of ap	peal has alrea	dy been sent to	you vide this
office Notice No	dat	ted		
Given under my hand	and the seal of the	his Court, at P	eshawar this	
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		In C	Registrar,	•
•		Khyber Pakh	μ.	vice Tribunal,

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR

•	PESHAVVAK.	
No.	Sar	
Appeal No		of 20 .
Jan	rdel Khan	1
	1 . 1 0	Appellors Rockioner
1 /wough	I Christersus ery,	14 pp
		Respondent
	Respondent	North Sommer Man Man Comment
Director	Gemeral Hen	
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		ion of the North-West Frontier
	•	d/registered for consideration, in has been ordered to issue. You are
751 -175		for hearing before the Tribunal
		sh to urge anything against the e fixed, or any other day to which
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		are, therefore, required to file in
		ng <u>4 copies</u> of written statement Please also take notice that in
		he manner aforementioned, the
appeal/petition will be heard	and decided in your absence	· , , , , , , , , , , , , , , , , , , ,
_	•	ing of this appeal/petition will be Registrar of any change in you
address. If you fail to furnish	such address your address o	contained in this notice which the
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this appeal/petition.	·	<u> </u>
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Registrar, Khyber Pakhtunkhwa Service Tribuna Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

^{2.} Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	•		•	<u> 71</u>	3
	Appeal No			of 20	
		·	541	/8 .Appellant/Petitione	r .
	i	Jandel V	Floren	···	•
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	•		Mespondent No:	4	**************
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hereby info	ormed that the	said appeal/pet	ition is fixed for h	earing before th	e Tribunal
	etitioner vou ai		<u>M.</u> If you wish to o so on the date fixe		· · · · · · · · · · · · · · · · · · ·
the case in	ay be postpone	d either in pers	on or by authoris	ed representative	e or by an
			Attorney. You are, date of hearing <u>4</u>		
			nich you rely. Plea fixed and in the n		
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		•		Registrar, tunkhwa Sey vic	e Tribunal,
				Peshawar.	
	ne hours of attendance in Iways quote Case No. Whi		of the High Court except Sund	ay and Caxetted Holidays.	

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	•			113
	Appeal No	٠	of 20	
		- '	18	` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `
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	Tribunal Act, 1974, has			
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appellant/petition	er you are at liberty to d		_	:
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	pported by your power o t seven days before the	-		
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appeal/petition wi	ll be heard and decided	in your absence.		E Mark
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we only			Registra	ır,
		Khyber Pakl	//	Service Tribunal,
		·	Peshawa	
	attendance in the court are the same th Case No. While making any correspon		nday and Gazetted H	lolidays.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD,

• ,	PESHAWAR.	1B
No.	•	
Appeal N	vo. 54,	of 20 18
Appeal N	;	0) 20 7 D.
	Janohil Klasser A	ppellant/Petitioner
, , , , , , , , , , , , , , , , , , ,	Versus	Ach:
Take	eagh thiel Sout !	1/8h.
		Respondent
	Respondent No).
Sec	y' Health, Goul.	of 15 OKAN
Notice to:	J. Mears, Jour.	De la Maria
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	eal/petition under the provision of ıl Act, 1974, has been presented/regist	
•	tioner in this Court and notice has bee	
	said appeal/petition is fixed for he	
*On	at <u>8.00 A.M.</u> If you wish to ure at liberty to do so on the date fixed	or any other day to wh
	ed either in person or by authorised	
Advocate, duly supported	by your power of Attorney. You are, th	erefore, required to file i
· · · · · · · · · · · · · · · · · · ·	days before the date of hearing 4 co	=
-	numents upon which you rely. Pleasonce on the date fixed and in the ma	
	ard and decided in your absence.	· · · · · · · · · · · · · · · · · · ·
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	d post. You should inform the Regist	_ ·
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	al/petition will be deemed to be your co ess by registered post will be deemed s	
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office Notice No	dated	************
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•	and and the seal of this Court, at Pesl	
Day of	20 20 20°	
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at Camplace	st D.1. Khan	
·	Khuhar Pakhtu	Registrar, nkhwa Service Tribunal,
		Peshawar.

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

KIIYBER PAKIITUNKIIWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	
:	Appeal No
	Appellant/Petitioner
	Versus
	Three copy to the training Respondent No.
٠.	Respondent No
Notice to:	Hospital Director interbinal Supr with return
,	Hospital Director inchinal Supradiretary
	IEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
the above	e Service Tribunal Act, 1974, has been presented/registered for consideration, in e case by the petitioner in this Court and notice has been ordered to issue. You are
hereby it	nformed that the said appeal/petition is fixed for hearing before the Tribunal at 8.00 A.M. If you wish to urge anything against the
appellan	t/petitioner you are at liberty to do so on the date fixed, or any other day to which may be postponed either in person or by authorised representative or by any
Advocate	e, duly supported by your power of Attorney. You are, therefore, required to file in
alongwit	rt at least seven days before the date of hearing 4 copies of written statement h any other documents upon which you rely. Please also take notice that in
	of your appearance on the date fixed and in the manner aforementioned, the etition will be heard and decided in your absence.
No	otice of any alteration in the date fixed for hearing of this appeal/petition will be
•	you by registered post. You should inform the Registrar of any change in your If you fail to furnish such address your address contained in this notice which the
address į	given in the appeal/petition will be deemed to be your correct address, and further asted to this address by registered post will be deemed sufficient for the purpose of
_	eal/petition.
Co	opy of appeal is attached. Copy of appeal has already been sent to you vide this
office No	otice Nodated
	ven under my hand and the seal of this Court, at Peshawar this
Day of	20 7.1
1	t Camp land D. I. the
av.	t Camp Can't D. 1. Khari Registrar,
•	Khyber Pakhtunkhwa Service Tribunal.

2. Always quote Case No. While making any correspondence.

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

KIIYBER PAKIITUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR

		PESHAWAR.	
No.		Ch.	
	App <u>e</u> al No	5111 11 /6 hore 4	of 20 .
	Jane	hit to bear of	A Harris A. M. A.
		1 . / Vorens ?	Appellant/Petitioner -
	Wir ny	I Charge gray	//CF Respondent
	<i>.</i>	• .	
	Meller	Respondent No Tunk	in the first
Notice to:	-	Tank	
*		1700070	
W1-	IEREAS an annoal	petition under the provision o	f 4h - 17h 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Province	Service Tribunal A	ct, 1974, has been presented/reg	istered for consideration, in
the above	e case by the petition	ner in this Court and notice has b aid appeal/petition is fixed for b	een ordered to issue. You are
*on		at 8.00 A.M. If you wish to	urge anything against the
appellani	/petitioner you are	at liberty to do so on the date fixe either in person or by authorise	ed, or any other day to which
Advocate	, duly supported by	your power of Attorney. You are,	therefore, required to file in
this Cou	t at least seven day	ys before the date of hearing 4 ents upon which you rely. Plea	copies of written statement
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appeal/pc	tition will be heard	and decided in your absence.	
No	lice of any alteration	on in the date fixed for hearing o	f this appeal/petition will be
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Cop	py of appeal is attac	- ched. Copy of appeal has alread	v been sent to you vide this
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1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Service Tribunal,

2. Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.
Appeal No
7
January Appellant Petitioner
Versus J. J. J. J. J. J. J. J. J. J. J. J. J.
All Milling fr. Land for Soll for his his Respondent
Managed No. 7
Kesponaem Ivo.
Notice to: Michael Diverter Man Mannier
Nonce to.
Hopfiel D. 19 and
· · · · · · · · · · · · · · · · · · ·
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the netitioner in this Court and notice has been and and the investment of the court and notice has been and and the investment of the court and notice has been and and the investment of the court and notice has been and and the investment of the court and notice has been presented for consideration, in
the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal
*on25
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which
the case may be postponed either in person or by authorised representative or by any
Advocate, duly supported by your power of Attorney. You are, therefore, required to file in
this Court at least seven days before the date of hearing 4 copies of written statement
alongwith any other documents upon which you rely. Please also take notice that in
default of your appearance on the date fixed and in the manner aforementioned, the
appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be
given to you by registered post. You should inform the Registrar of any change in your
address. If you fail to furnish such address your address contained in this notice which the
address given in the appeal/petition will be deemed to be your correct address, and further
notice posted to this address by registered post will be deemed sufficient for the purpose of
this appeal/petition.
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Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
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Given under my hand and the seal of this Court, at Peshawar this
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at Camp fourt D. 1. Khari
at land fruit I the
Registrar,
Khyber Pakhtunkhwa Service Tribunal,

1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

2. Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	•	and the second
	No. 541	-
Jan	adil Khan	Appellant/Petitioner
•	versus Responde ner Director	1. De 1/0 8h.
·····fsvac	ogfrililerhip»(et.f.)	I.E. J
· ·	Responde	nt No
Notice to: _ I ma	nce Director,	mmm Teaching
the sty	on the appearance	ing the Same of the same
Province Service Tribunt the above case by the petithereby informed that the on	al Act, 1974, has been present tioner in this Court and notice and appeal/petition is fixed and are at liberty to do so on the ded either in person or by at by your power of Attorney. You days before the date of head cuments upon which you rence on the date fixed and in ard and decided in your abservation in the date fixed for head post. You should inform the dish such address your address al/petition will be deemed to the said and the said post of the said post.	ision of the Khyber Pakhtunkhwa ted/registered for consideration, in the has been ordered to issue. You are ed for hearing before the Tribunal wish to urge anything against the late fixed, or any other day to which athorised representative or by any ou are, therefore, required to file in tring 4 copies of written statement ly. Please also take notice that in the manner aforementioned, the nec. aring of this appeal/petition will be ne Registrar of any change in your is contained in this notice which the pe your correct address, and further deemed sufficient for the purpose of
Copy of appeal is a	ttached. Copy of appeal has	already been sent to you vide this
	dated	
Given under my ha	and and the seal of this Cour	t, at Peshawar this
Day of	March	20 2./
of Cample	wit D. I. Kha	Registrar, Pakhtunkhwa Service Tribunal.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

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2. Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD,

	ESHAWAR.	II BEN NOAL	,
	ESMAVVAR.	•	125
No.		·	
	<u></u>		•
Appeal No		of 20 /S	
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	Respondent	No	Δ
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WHEREAS an appeal/petition t	inder the provisi	on of the Khybe	r Pakhtunkhwa
Province Service Tribunal Act, 1974, h	as been presente	d/registered for c	onsideration, in
the above case by the petitioner in this	Court and notice	has been ordered	to issue. You are
hereby informed that the said appeal on at 8.	/perition is fixed	for hearing beto	re the Tribunal
appellant petitioner you are at liberty	to do so on the dat	ish to urge anyth	ling against the
the case may be postponed either in	person or by auti	orized copresent	ter day to writer
Advocate, duly supported by your power	er of Attorney, You	i are, therefore, re	cauired to file in
this Court at least seven days before	the date of heari	ng 4 copies of wr	ritten statement
alongwith any other documents upor	which you rely.	. Please also take	e notice that in
default of your appearance on the da	ite fixed and in t	the manner afore	ementioned, the
appeal petition will be heard and decid	ed in your absence	e.	
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Notice of any alteration in the d	ate fixed for hear	ing of this appeal	l/petition will be
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		- M Registrar,	
547	Khyber F	Pakhtunkhwa Se	rvice Tribunal,

The hours of altendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

2. Always quote Case No. While making any correspondence.

Note

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	1/3
Appeal No5.144	1G .
Joseph L. friend	Petitioner
Versus The xear of the Chair of the Respondent No. 14.	1.9h.
Luxured Land Surge 12 P.11 Respi	mident
Respondent No	
Notice to: DIVECTOR HEINTH STENESS F	Ala KPK
festiamer.	
WHEREAS an appeal/petition under the provision of the Khy	
Province Service Tribunal Act, 1974, has been presented/registered for the above case by the petitioner in this Court and notice has been order hereby, informed that the said appeal/petition is fixed for hearing be on the said appeal petition is fixed for hearing be appellant/petitioner you are at liberty to do so on the date fixed, or any the case may be postponed either in person or by authorised representational endough the supported by your power of Attorney. You are, therefore this Court at least seven days before the date of hearing 4 copies of along with any other documents upon which you rely. Please also the default of your appearance on the date fixed and in the manner af appeal petition will be heard and decided in your absence. Notice of any alteration in the date fixed for hearing of this app	ed to issue. You are efore the Tribunal ything against the other day to which entative or by any e, required to file in written statement ake notice that in orementioned, the
given to you by registered post. You should inform the Registrar of a address. If you fail to furnish such address your address contained in the address given in the appeal/petition will be deemed to be your correct a notice posted to this address by registered post will be deemed sufficienthis appeal/petition.	iny change in your is notice which the ddress, and further
Copy of appeal is attached. Copy of appeal has already been se	nt to you vide this
fice Notice Nodateddated	•••
Given under my hand and the seal of this Court, at Peshawar t	his
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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR

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		Versus		We	SM!	.,
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in	rongh C	assizi	9	.ZRespond	dent	
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Notice to:	·	pre wa		my.		
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	•	1/0 10	acino.			
WHEREAS an a	appeal/petitio	n under the	provision of	f the Khyhe	or Pakhtu	nkhwa
Province Service Trib	unal Act, 197	1, has been p	resented/reg	istered for c	considerat	ion. in
the above case by the p	octitioner in tl	his Court and	l notice has b	een ordered	to issue. Y	ou arc
hereby informed that	the said app	eal/petition	is fixed for t	nearing befo	ore the Tr	ibunal
*on25-5-2	<i>G. A.</i> at	1 8.00 A.M. I	f you wish to	urge anyti	ning agair	ist the
appellant/petitionery the case may be post	ou are at mer ooned either	in nerson or	hv authoris	ed, or any ot	ner day to	which
Advocate, duly suppor	ted by your pa	ower of Attor	nev You are.	therefore r	tative or equired to	oy any Afilo in
this Court at least sev	ven days befo	re the date o	of hearing 4	copies of w	ritten stat	ement
alongwith any other	documents, up	pon which y	ou rely. Plea	ise also tak	e notice t	hat in
default of your appea	trance on the	-date fixed :	and in the m	ianner afor	ementione	ed, the
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notice posted to this ac	ldress by regis	stered post w	ill be deemed	sufficient fo	or the pur	pose of
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1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

2. Always quote Case No. While making any correspondence.