Junior to counsel for the appellant present.

Muhammad Jan, learned District Attorney alongwith Muhammad Nisar, Focal Person for respondents present.

Former made a request for adjournment as learned counsel for the appellant is busy before the Hon'ble Peshawar High Court. Adjourned. To come up for arguments on 28.11.2022 before D.B.

Member (E)

(Rozina Rehman) Member (J)

28/11/22

Deleted from the list to

21.12.2021

Clerk of counsel for the appellant and Mr. Muhammad Adeel Butt, Addl. AG alongwith Mazhar, Steno for the respondents present.

The respondents have not furnished reply/comments and seeks further time. Let the respondents be afforded with last opportunity with the warning that in case they fail to submit the written reply/comments on or before next date, their right for reply/comments shall be deemed as struck off by virtue of this order. Case to come up for arguments on 08.03.2022 before the D.B.

8-3-22

Chairman the last 's adjourned to chairman the base 's adjourned to come up for the bane as before on 29-6-22

Readin

29.06.2022

Mr. Izaz Khan, junior of learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

Junior of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is busy in the august Peshawar High Court, Peshawar. Adjourned. To come up for arguments on 15.09.2022 before the

D.B.

(Rozina Rehman) Member (J) (Salah-ud-Din) Member (J)

Muhammad Azam 16438/2021

01.09.2021

Learned counsel for the appellant present. Preliminary arguments heard.

Learned counsel for the appellant argued that the appellant was transferred from the post of Junior Clerk (Store Keeper) DHQ Hospital Bajaur to DHQ Hospital Mohmand at Ghalani. He submitted departmental appeal to Secretary Health on 02.11.2020 and requested for cancellation of the said impugned transfer order. However, his departmental appeal was turned down on 18.11.2020 and he was directed to report for duty on new place of posting. Where-after he approachathe Service Tribunal for redressal of his grievance under Section-4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974.

Contention of the learned counsel for the appellant is that being Junior Clerk, he cannot be posted out from his District of Domicile to some other District. The post is transferable within the District. Moreover, the impugned order has been issued by DG Health Services whereas under para-2 of the posting transfer policy dated 09.09.2005, Executive District Officer Health being the competent Authority was required to have issued the impugned order. He further contended that the impugned order dated 28.10.2020 is not actualized and implemented because Mr. Muzaffar, Junior Clerk who replaced the appellant has subsequently been restored and allowed to continue in DHQ Hospital Mohmand at Ghalani vide subsequent office order dated 05.08.2021. He, therefore, requested that the treatment met out to the appellant is discriminatory in nature and he is also required to be allowed/retained at DHQ Hospital Bajaur.

Points raised need consideration. The appeal is admitted to regular hearing, subject to all just and legal objections including limitation. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time or extension of time is not sought, the office shall submit the file with a report of non-compliance. File to come up for arguments on 21.12.2021 before the D.B.

The appeal is also accompanied with an application for suspension of the impugned order. Notice of the same be also given to the respondents for the date already fixed.

> (Mian Muhammad) Member(E)

Appellant Deposited Security & Process Fee

06.05.2021

Due to demise of the Worthy Chairman the Tribunal is defunct, therefore, case is adjourned to 24.08.2021 for the same as before.

Reader

24.08.2021

ار الحريب مارون Mr. Noor Muhammad Khattak, Advocate, for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present and sought time for submission of reply. Adjourned. To come up for submission of reply/comments before the S.B on 01.09.2021.

(SALAH-UD-DIN) MEMBER (J)

Form- A

FORM OF ORDER SHEET

Court of		
4	1/101	
Case No	1043/5 /2020	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	. 2	3
1-	31/12/2020	The appeal of Muhammad Azam resubmitted today by Mr. Muhammad Khattak Advocate may be entered in the Institution Re
		and put up to the Worthy Chairman for proper order please. REGISTRAR
2-		This case is entrusted to S. Bench for preliminary hearing to be up there on (286)
		CHAIRMAN
28.0	1.2021	Appellant is present alongwith his counsel Mr. No
		Fig.
		ammad Khattak, Advocate.
	Muha	ammad Khattak, Advocate. In view of the arguments addressed at the bar by the counsel representing appellant, it is deemo
	Muha learr appr	ammad Khattak, Advocate. In view of the arguments addressed at the bar by the counsel representing appellant, it is deemed appellant to respondent to respondent.
	Muha learr appr for 0	ammad Khattak, Advocate. In view of the arguments addressed at the bar by the counsel representing appellant, it is deemed appellant to respondent to respondent.
	Muha learr appr for 0	In view of the arguments addressed at the bar by the counsel representing appellant, it is deemed opriate to issue pre-admission notice to respondent 6.05.2021, simultaneously, directing them to submarks.
	Muha learr appr for 0	In view of the arguments addressed at the bar by the counsel representing appellant, it is deemed opriate to issue pre-admission notice to respondent 6.05.2021, simultaneously, directing them to submarks.
	Muha learr appr for 0	In view of the arguments addressed at the bar by the ded counsel representing appellant, it is deemed opriate to issue pre-admission notice to respondent 6.05.2021, simultaneously, directing them to submare reply/comments before S.B.
	Muha learr appr for 0	In view of the arguments addressed at the bar by the ded counsel representing appellant, it is deemed opriate to issue pre-admission notice to respondent 6.05.2021, simultaneously, directing them to submare reply/comments before S.B.



The appeal of Mr. Muhammad Azam Junior Clerk DHQ Hospital Bajaur received today i.e. on 18.12.2020 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Annexures of the appeal may be flagged.
- 2- Annexures of the appeal may be attested.
- 3- Six more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Noor Muhammad Khattak Adv. Pesh.

Note; Six

All objections have been Semoned, where Se-Submitted doctor clated 31/11/2000.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO. 66438 /2020

MUHAMMAD AZAM

V/S

HEALTH DEPARTMENT

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APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK, ADVOCATE

Khattak Law Associates, Flat No. 4, 2nd Floor, Juma Khan Plaza, Warsak Road, Peshawar **0345-9383141** BEFORE THE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL, PESHAWAR

Kuyber Pakhtukhwa
Service Tribunal

APPEAL NO	/2020), Dated 18/12/2026 to DHO Hospital Mohmand at
Mr. MUHAMMAD AZAM, (Junior Clerk BPS-11), Dated
DHQ Hospital, District Bajaur under transfer	to DHQ Hospital Mohmand at
Ghallanai	APPELLANT

VERSUS

- 1. The Secretary, Health Department, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2. The Director General Health Services, Khyber Pakhtunkhwa Warsak Road, Peshawar.
- 3. The Medical Superintendent, DHQ Hospital Khar District Bajaur.
- 4. Muhammad Ashfaq, Senior Clerk, DHQ Hospital Mohmand at Ghallanai under transfer to DHQH Bajaur at Khar.

DED SECTION-4 OF THE KHYRED DAKHTUNKHWA

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 28.10.2020 WHEREBY THE APPELLANT HAS BEEN TRANSFERRED FROM DHQ HOSPITAL, DISTRICT BAJAUR TO DHQ HOSPITAL MOHMAND AT GHALANAI ON ADMINISTRATIVE GROUND AND AGAINST THE IMPUGNED APPELLATE ORDER DATED 18.11.2020 WHEREBY DEPARTMENTAL APPEAL OF THE APPELLANT HAS BEEN REJECTED ON NO GOOD GROUNDS.

PRAYER:

That on acceptance of this appeal the impugned orders dated 28.10.2020 and 18.12.2020 may very kindly be set aside to the extent of appellant and private respondent No.4 and be directed the respondents, not transfer the appellant from DHQ Hospital, Bajaur. Any other remedy which this august Registrar Tribunal deems fit that may also be awarded in favor of the 12 12 2020 appellant.

R/SHEWETH: ON FACTS:

Brief facts giving rise to the present appeal are as under:-

- 1- That appellant is the employee of respondent Department and is working as Junior Clerk (BPS-11) under the administrative control of respondent No. 3 with all zeal & zest.
- 2- That appellant while performing his duty as Junior Clerk at DHQ Hospital Khar District Bajaur an unknown complaint has been received to the high ups which was not related to the appellant.

- 3- That on the basis of the above mentioned unknown complaint the respondent Department transferred the appellant from DHQ Hospital Khar Bajaur to DHQ Hospital Mohmand at Ghallanai vide the impugned order dated 28-10-2020. Copy of Impugned Order dated 28.10.2020 is attached as Annexure
- 4- That appellant feeling aggrieved from the impugned order dated 28-10-2020 filed Department appeal before the respondent No. 1, but the same has been rejected on no good grounds. Copy of the Departmental Appeal and rejection are attached as annexure B and C.
- 5- That appellant feeling aggrieved and having no other remedy but to file the instant appeal on the following grounds amongst the others.

GROUNDS:

- A. That the impugned orders dated 28-10-2020 and 18.12.2020 are against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be set aside.
- B. That the appellant has not been treated in accordance with law and rules by the respondent department on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan, 1973.
- D. That the impugned order dated 28-10-2020 has been issued by the respondent No. 2 in arbitrary and malafide manner, therefore, the same is not tenable in the eye of law and liable to be struck down.
- E. That the impugned order dated 28-10-2020 is based on discrimination, favoritism and nepotism hence not tenable and liable to be set aside.
- F. That, the impugned order dated 28-10-2020 has neither been passed in the best interest of public nor in the exigencies of service.
- G. That the appellant has been transferred on the basis of irrelevant complaint which was not relates to the appellant, hence the impugned transfer order dated 28-10-2020 is void and is liable to be set aside on this score.
 - H. That, the impugned order dated 28-10-2020 is nothing but just to harass the appellant and to accommodate his blue eyed person i.e. private respondent No.4.

I. That appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

APPELLANT

MUHAMMAD AZAM

Through:

NOOR MOHAMMA KHATTAK

MUHAMMAD MAAZ MADNI,

Advocates, Peshawar

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M NO	/2020
IN	
Appeal No	/2020

MUHAMMAD AZAM

VS

EDUCATION DEPTT:

APPLICATION FOR SUSPENSION OF OPERATION OF THE IMPUGNED ORDERS DATED 28.10.2020 AND 18.12.2020 TO THE EXTENT OF APPELLANT AND PRIVATE RESPONDENT NO.4 TILL THE DISPOSAL OF THE ABOVE MENTIONED APPEAL

R/SHEWETH:

- 1- That the above mentioned appeal along with this application has been filed by the appellant before this august Service Tribunal in which no date is fixed so far.
- 2- That appellant filed the above mentioned appeal against the impugned order dated 28.10.2020 whereby the appellant has been transferred from the DHQ Hospital, District Bajaur to DHQ Hospital, Mohmand at Ghallanai.
- 3- That all the three ingredients necessary for the stay is in favor of the appellant.
- 4- That the impugned order/corrigendum dated 28.10.2020 has been issued by the respondents in utter disregard of law and prevailing Rules.

It is therefore, most humbly prayed that on acceptance of this application the operation of the impugned orders dated 28.10.2020 and 18.12.2020 may very kindly be suspended till the final disposal of the above mentioned appeal.

APPLICANT

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE





OFFICE ORDER

As approved by the competent authority the following posting/ transfer of Ministerial Staff are hereby ordered in the interest of public service with immediate effect:-

Charles of the same	parties of the property of the parties of the parti	<u>a firma de la companya de la compan</u>	e. Sanakarista austra dere den menerangan da australia.	and the second second
S.No.	Name of Officiain	From	PO	Remarka
	Mr. Muhammad Yar Senior Elerk	DHQ Hospital Bajaur	DHQ: Hospital Molimand at	Vice S.No. 5
	Mr. Muliammad Shoaib Senior Clerk	DHO/Office/Bajaur	DHO Mohmand	Vice 9:No:6
31	Senior Clerk	DHO Office Balaur	DHO Monuand,	
	Junior Clerk (Store Keeper)	DHC Hospital Bajaur	DHQ Hospital Mobinsiid st Ghallanal	Vice 9 No. 7
15% 20 21	Muhammed Ashfaq Senior Clerk	DHQ Hospital Mohmand at Ghallanai	DHQ Hospital	Vice S.No. 1
6.	Mr. Fazil Rábbi Senior Clerk	DHO Mobmand	Rajante	Vice S.No.2
7.	Muzaffar Junior Clerk	DHO Hospital Mohmand at Ghullansi	DHQ: Hospital Bajaur	Vice S.No. 4

Arrivaly departure report should be submitted to this Office for

/Personnel Copy forwarded to the:-

DHO Mohmand.

2. DHO Bajaur.

record.

3. MS DHO Hospital Bajaur, 4. MS DHO Hospital Mohmand, 5. DAOS Mohriand/ Bajaur, 6. Officials concerned.

For information and necessary action.

Sd/xxxxxxx DIRECTOR GENERAL HEALTH SERVICES, K.P.K PESHAWAR. Dated 28 / 10 /2020

DIRECTOR GENERA SERVICES, K.P. PRSHAWAR

عنوان ۔ آبل

Bleintz

گذارش مود بانه کیجاتی ہے کہ بین ضلع باجوڑ کا اصلی با شندہ ہوں ادر ڈسٹر کٹ معیڈ کوارٹر ہینتال خار باجوڑ میں بحسہ نہیں ایک جونئی کا کرک ڈیوٹی سرانجام دے رہا ہوں۔ 2020-7-01 کو یوسف آباد تحصیل خار بیں ایک موٹر سایسککل ایسیڈ بینٹ ہواجسمیل آباد جونئیر کارک ڈیوٹی سرانجام کے وقت لایا گیا۔ اس وقت ہماراوفتر بند جونئی دیجے جبران دلد نیک الرحمان کوسر پرشد بدجھوٹیں گیاں۔ بچکوشد بدزخی حالت میں تقریباتنام کے وقت لایا گیا۔ اس وقت ہماراوفتر بند بونا ہے جونئی برموجود ڈاکٹر اور عملے نے ایمرجنسی میں بچکودسنیاب علاج فراہم کیااور نظری پرموجود ڈاکٹر اور عملے نے ایمرجنسی میں بچکودسنیاب علاج فراہم کیااور نظری پرموجود ڈاکٹر اور عملے نے ایمرجنسی میں بچکودسنیاب علاج فراہم کیااور نظری بین میں جونئی سرشد بدجھوٹیں ایکی خوجہ کی دجہ سے دہ راست میں دم اور ٹر گیا۔

پرساز بار بھو ہیں اس کی وجہ ہے وہ راسے بی والے ایک مقرر کی جہیں ہیں سینشا سے ڈاکٹر دل پر شتمل انکوایری مقرر کی جہیں اس سے اس سے انکال کے ایم الیس سے انکور میں سینشا سے ڈاکٹر دل پر شتمل انکوایری مقرر کی جہیں بات سامنے آگی کے بیچے کو علاج کے ساتھ ایم ایم ایم ایک الرحمان نے وزیرانالی خیبر پختو نخو اکو کمپلینٹ کی جس پر ڈائیر کیا میں ان مور مرجد ایر یاز نے دوسری انکوایری بھی مقرر کی ۔

وزیرانالی خیبر پختو نخو اکو کمپلینٹ کی جس پر ڈائیر کیا میں میں نہا ہے کہ دوسری انکوایری بھی مقرر کی ۔

اس میں جو بر کی میں میں میں میں میں ان جنسی کرا گیا دور ان سے کامر کیا میں کیساتھ کوئی تعلق نہیں ہونا نہ کار کیل سٹاف ع

ورین کی برور و دور پیست کی مونوا برجنسی کاعمله ذمه دار ہے۔ کارک کامریض کیساتھ کوی تعلق نہیں ہونا نیکاریکل سٹاف اگر نیچ کے علاج میں کوی کوتا ہی ہوتی ہوتو ا برجنسی کاعملہ ذمہ دار ہے۔ کارک کامریض کیساتھ کوی تعلق نہیں ہونا نیکلریکل سٹاف پر طمرح کے بے ج فراہم کرنے کا عجاز ہے۔ اب جبران کا والد سمی نیک، الرجمان سیاسیا کا ٹرور موخ استعمال کرے کلریکل سٹاف پر طمرح کے بے ج الزامات لگار ہا ہے، اور ای سلسلے میں میرانیا دلے مہمند کو کیا گیا ہے۔

جونکه ساینل ایک کمنخواه دارملازم هول اور شلع کیژر پالیسی کخت این آبای ضلع میں تعیناتی کا حفذار هول لهمآ

درخواست ہے کہ بیراٹرانسفرارڈ رمنسوخی کے احکا مات صاور فرماویں۔

عین نوازش ہوگ مب کا کائیں روز جونی کارک ڈسٹر کٹ ہیڈ کوارٹر ہے بنال خارباجوڑ

Mentel

ign.



RECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR



To.

Mr. Muhammad Azam

Junior Clerk

DHQ Hosptial Bajuar at Khar.

Subject:

APPEAL.

Memo:

Reference to you appeal dated 02.11.2020 on the subject noted above.

You are hereby directed to report for duty to your new place of posting i-e DHQ Hospital Mohmand at Ghallanai.

ADDITIONAL DG (ADMN)
DIRECTORATE GENERAL HEALTH SERVICES, K.P.K PESHAWAR.





GOVERNMENT OF NWFP ESTABLISHMENT & ADMINISTRATION DEPARTMENT (Regulation Wing)

POSTING / TRANSFER POLICY OF THE PROVINCIAL GOVERNMENT.

- All the posting/transfers shall be strictly in public interest and shall not be abused/misused to victimize the Government servants
 - All Government servants are prohibited to exert political, Administrative or any other pressures upon the posting/transfer authorities for seeking posing/transfers of their choice and against the public interest.
 - iii) All contract Government employees appointed against specific posts, can not be posted against any other post.
- The normal tenure of posting shall be three years subject to the condition that for the officers/officials posted in unattractive areas the tenure shall be two years and for the hard areas the tenure shall be one year. The unattractive and hard areas will be notified by the Government.
- v) '{
 vi) While making postings/transfer from settled areas to FATA and vice-versa, specific approval of Governor, NWFP needs to be obtained

²While making postings/transfers of officers/officials up to BS-17, from settled areas to FATA and vice-versa approval of the Chief Secretary NWPP needs to be obtained. Whereas, in case of posting/transfer of officers in BS-18 and above, from settled areas to FATA and vice versa, specific approval of the Governor NWFP shall be obtained.

- vi (a) All Officers/officials selected against Zone-I/FATA quota in the Provincial Services should compulsorily serve in FATA for alleast eighteen months in each grade. This should start from senior most scales/grades downwards in each scale/grade of each cadre.
- vii) Officers may be posted on executive/administrative posts in the Districts of their domicile except District Coordination Officers (D.C.Os) and DPOs/Superintendent of Police (SP). Similarly Deputy Superintendent of Police (DSP) shall not be posted at a place where the Police Station (Thana) of his area/residence is situated.
- viii): No posting/transfers of the officer's/officials on detailment basis shall be made.
- ix) Regarding the posting of husband/wife, both in Provincial services, efforts where possible would be made to post such persons at one station subject to the public
- All the posting/transferring authorities may facilitate the posting/transfer of the unmarried female government Servants at the station of the residence of their parents.

Para-1(v) regarding months of March and July for posting/transfer and authorities for relaxation of ban deleted vide letter No. SOR-VI (E&AD) 1-4/2008/Vol-VI, dated 3-6-2008. Consequently authorities competent under the NWFP Government Rules of Business, 1985, District Government Rules of Business 2001; Posting/Transfer Policy and other rules for the time being in force, allowed to make posting/transfer subject to observance of the policy and rules. Added vide Urdu circular letter No. SOR-VI(E&AD)1-4/2003, dated 21-09-2004

Mend

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xi) Officers/officials except DCOs and DPOs/SPs who are due to retire within one year may be prosted on their option on posts in the Districts of their domicile and be allowed to serve there till the retirement

DCOs and DPOs who are due to retire in the near future may also be posted in the District of their domicile subject to the condition that such posting would be against non-administrative posts of equivalent scales;

xii) In terms of Rule-17(1) and (2) read with Schedule-III of the NWFP Government Rules of Business 1985, transfer of officers shown in column 1 of the following table shall be made by the authorities shown against each officer in column2 thereof:

	. Outside the Secretariat	
1	Officers of the all Pakistan Unified Group i.e. DMG, PSP including Provincial Police Officers in BPS-18 and above.	Chief Secretary in consultation with Establishment Department and Department with the approval of the Chief Minister.
2.	Other officers in BPS-17and above to be posted against scheduled posts, or posts normally held by the APUG, PCS(EG) and PCS(SG).	-d o -
3.	Heads of Attached Departments and other Officers in B-19 & above in all the Departments.	-do-
1.	In the Secretariat Secretaries	Chief Secretary with the approval of the Chief Minister.
2.	Other Officers of and above the rank of Section Officers: a) Within the Same Department b) Within the Secretariat from one Department to another.	Secretary of the Department concerned. Chief secretary/Secretary Establishment.
3.	Officials up to the rank of Superintendent: a) Within the same Department b) To and from an Attached Department c) Within the Secretariat from one Department to another	Secretary of the Department concerned. Secretary of the Dept in consultation with Head of Attached Department concerned. Secretary (Establishment)

while considering posting/transfer proposals all the concerned authorities shall keep in mind the following:

- a) To ensure the posting of proper persons on proper posts, the Performance Evaluation Report/annual confidential reports, past and present record of service, performance on post held presently and in the past and general reputation with focus on the integrity of the concerned of the concerned
 - b) Tenure on present post shall also be taken into consideration and the posting/transfers shall be in the best public interest.

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Mented

¹ Added vide Urdu circular letter No: SOR-VI (E&AD)/1-4/2005, dated 9-9-2005.



- Government servants including District Govt, employees feeling aggrieved due to the orders of posting/transfer authorities may seek remedy from the next higher authority. If the appointing authority as the case may be through an appeal to be submitted within seven days of the receipt of such orders. Such appeal shall be disposed of within fifteen days. The option of appeal against posting/ transfer orders could be exercised only in the following cases.
 - i) Pre-mature posing/transfer or posting transfer in violation of the provisions of this policy.
 - ii) Serious and grave personal (humanitarian) grounds.
- 2. To streamline the postings/transfers in the District Government and to remove any initant/confusions in this regard the provision of Rule 25 of the North West Frontier Province District Government Rules of Business 2001 read with schedule IV thereof is referred. As per schedule-IV the posting/transferring authorities for the officers/officials shown against each are as under:-

S. No.	Officers	Authority
1.	Posting of District Coordination Officer and Executive District Officer in a District.	Provincial Government.
2.	Posting of District Police Officer.	Provincial Government
3.	Other Officers in BPS-17 and above posted in the District.	Provincial Government
4.	Official in BPS-16 and below	Executive District Officer in consultation with District Coordination Officer.

- 3. As per Rule 25(2) of the Rules mentioned above the District Coordination Department.shall consult the Government if it is proposed to:
 - a) Transfer the holder of a tenure post before the completion of his tenure or extend the period of his tenure.
 - Require an officer to hold charge of more than one post for a period exceeding two months.
- 4. 1 am further directed to request that the above noted policy may be strictly observed /implemented.

All concerned are requested to ensure that tenures of the concerned officers/officials are invariably mentioned in summaries submitted to the Competent Authorities for Posting/Transfer.

(Authority: Latter No: SOR-VI/E&AD/1-4/2003 dated 24-6-2003).

It has been decided by the Provincial Government that posting/transfer orders of all the officers up to BS-19 except Heads of Attached Departments irrespective of grades will be notified by the concerned Administrative Departments with prior approval of the Competent Authority obtained on the Summary. The Notifications/orders should be issued as per specimen given below for guidance.

All posting/transfer orders of BS-20 and above and Heads of Attached Departments (HAD) shall be issued by the Establishment Department and the Administrative Departments shall send approved Summaries to E&A Department for issuance of Notifications.

Muled Ht

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VAKALATNAMA

BEFORE FEDERAL SERVICE TRIBUNAL, ISLAMABAD

•	OF 2020
Muhammad Asam	(APPELLANT) (PLAINTIFF) (PETITIONER)
VERSU	<u>IS</u>
Hoath Deptt	(RESPONDENT)(DEFENDANT)
I/We Advocate, Peshave compromise, withdraw or refermy/our Counsel/Advocate in without any liability for his defauengage/appoint any other Advocate receive on my/our behalf all surdeposited on my/our account in the	tute NOOR MOHAMMAD war to appear, plead, act, to arbitration for me/us as the above noted matter, alt and with the authority to ate Counsel on my/our cost. The to deposit, withdraw and ms and amounts payable or
Dated/2020	CLIENT
N	ACCEPTED NOOR MOHAMMAD KHATTAK MIR ZAMAN SAFI &
·	AFRASIAB KHAN WAZIR ADVOCATES

OFFICE:

Flat No.4, 2nd Floor, Juma Khan Plaza, near FATA Secretariat, Warsak Road, Peshawar. Mobile No.0345-9383141

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

	No.
	Appeal No. 16.43. 2
	- Muhammad Azam & Olhappellant/Petitioner
	the Sung of earth KIM fast arrive Respondent
	Notice 10: The Medical Superintendent DHO Hospital Khar Distr. Bajaux.
	Hospital Khas Blistt: Bajaux.
	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 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 Tribuna on 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 Nodated
	Given under my hand and the seal of this Court, at Peshawar this
	Day of

Khyber Pakhtunkhwa 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,

No.	PESHAWA	AR.	SB
Appeal No	6.4.2.2.2.	16. 4.3.9 of 20 20 16 Appellan	20
90	Versus		•
the Sey f	fratter up	by Lower Res	pondent
	Resp	ondent No	01-1-
WHEREAS an appeal petitioner is the above case by the petitioner is thereby informed that the said a son	n this Court and nappeal/petition is at 8.00 A.M. If y berty to do so on the in person or by power of Attornoof the date of a upon which you the date fixed an decided in your all	sented/registered for the control of	or consideration, in cred to issue. You are before the Tribunal nything against the yother day to which sentative or by any re, required to file in f written statement take notice that in forementioned, the
Notice of any alteration in given to you by registered post. address. If you fail to furnish such address given in the appeal/petitinotice posted to this address by rethis appeal/petition.	You should inform address your add on will be deemed	m the Registrar of dress contained in t I to be your correct a	any change in your his notice which the address, and further
Copy of appeal is attached	l. Copy of appeal	has already been s	ent to you vide this
office Notice No	dated	***************************************	
Given under my hand and			this9.15
Day of	- OK	20 21	
		_	

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

	PESHAWAR.		513
No.		· · · · · · · · · · · · · · · · · · ·	·
Appeal No	164322 1643	9 of 20 .2 c	>
	mad Azam & Oo		
	Varana)	
he leng	feath, 151/h 169 Respondent N	hawa CResponden	t
	Respondent N	o. 1	
Notice to:	Le Secretary Hea	and wax	
	KIN I	Tha was .	
WHEREAS an appeal/p Province Service Tribunal Ac	petition under the provision	of the Khyber I	Pakhtunkhwa
the above case by the petition	er in this Court and notice ha	s been ordered to	issue. You are
*on	d appeal/petition is fixed fo at 8.00 A.M. If you wish	or hearing before of to urge anythin	the Tribunal g against the
appellant peritioner you are a	t liberty to do so on the date	fixed, or any other	day to which
the case may be postponed e Advocate, duly supported by y	our power of Attorney. You a	re, therefore, requ	ired to file in
this Court at least seven days alongwith any other docume	s before the date of hearing	4 copies of writt	en statement
default of your appearance of	on the date fixed and in the	manner aforeme	entioned, the
appeal/petition will be heard a	nd decided in your absence.		•
Notice of any alteration	n in the date fixed for hearin	g of this appeal/po	etition will be
given to you by registered po address. If you fail to furnish s	st. You should inform the Rouch address your address con	egistrar of any ch stained in this not	ange in your ice which the
address given in the appeal/pe	tition will be deemed to be yo	ur correct address	s, and further
notice posted to this address by this appeal/petition.			_
Copy of appealis attact	hed. Copy of appeal has alre		
		· · · · · · · · · · · · · · · · · · ·	you vide viiis
office Notice No			//
Given under my hand a	nd the seal of this Court, at	Peshawar this	9.15
Day of	Fre. 15. 20	2-1	• •
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Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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, PESHAWAR.

·	1 ESTAWA		3 73
No.			
Appeal	No. 16437 8 16	439 of 20	20
	mmad Azam		
- the Sa	of Health WIN	/ inhowed Res	spondent
•		oondent No2	
Notice to:	a Director	General	Health
	Revvices KPK	De showor.	
	eal/petition under the pal Act, 1974, has been protioner in this Court and e said appeal/petition is are at liberty to do so on led either in person or led by your power of Attorned days before the date of euments upon which your e on the date fixed a	provision of the Khesented/registered for notice has been ordered for hearing you wish to urge a the date fixed, or an by authorised representation of hearing 4 copies of hearing 4 copies of rely. Please also and in the manner a	for consideration, in ered to issue. You are before the Tribunal nything against the ty other day to which esentative or by any re, required to file in of written statement take notice that in
given to you by registere address, If you fail to fur address given in the appe notice posted to this addi	rish such address your ac al/petition will be deeme	rm the Registrar of Idress contained in t ed to be your correct Il be deemed sufficie	any change in your this notice which the address, and further ent for the purpose of
•			-
office Notice No	dated.	•••••••••••	
Given under my h	and and the seal of this	Court, at Peshawar	this 9K
Day of	an and	5 20 .21	
E/GV VI			
	•	_	•

Registrar, Hhyber Pakhtunkhwa Service Tribunal, Peshawar.

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.



DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR

E-Mail Address: awindight-trahoncom office Ph# 091-9210269 @ Exchange# 091-9210187, 9210196 Fax # 091-9210230

OFFICE ORDER

As approved by the competent authority, the following under transfer Ministerial staff is hereby ordered in the best interest of public service with immediate effect:

S.No	·	Name of Officials	From	To	Remarks
1.		Mr. Ishfaq Senior Clerk		Retain in DHQ Hospital Mohmand	Against his original post
3.		Mr. Muzafar Junior Clerk	Under transfer to DHQ Hospital Bajour	Retain in DHQ Hospital Mohmand	Against his original post

Sd/xxxxxxx

DIRECTOR GENERAL HEALTH

SERVICES, K.P.K PESHAWAR.

Dated 06 / 08 /2021

No.

8/6 - 23 /Personnel

Copy forwarded to the:-

P.S to Minister for Health Khyber Pakhtunkhwa.

P.S to Secretary to Govt: of Khyber Pakhtunkhwa Health Department Peshawar.

DHO Mohmand.

4 DHO Bajaur.

MS DHQ Hospital Bajaur.

6 MS DHQ Hospital Mohmand.

DAOs Mohmand/Bajaur.

8 Officials concerned.

For information and necessary action.

DIRECTOR GENERAL HEALTH SERVICES; K.P PESHAWAR.

05/08/202.

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

	•
No. Appeal No. 16 438 8 16	4.39 of 20 20
Appeal No. 16 438 & 16 Muharred Azem & M	7. Yay
Responden	UIU Respondent
Responden	t No
Notice to: — the Modical Superior	standard DHQ
Hospital Who	y Britt Bayour
WHEREAS an appeal/petition under the provise Province Service Tribunal Act, 1974, has been present the above case by the petitioner in this Court and notice hereby informed that the said appeal/petition is fixed *on	ed/registered for consideration, in the has been ordered to issue. You are all for hearing before the Tribunal wish to urge anything against the state fixed, or any other day to which thorised representative or by any u are, therefore, required to file in the statement of the manner aforementioned, the statement of the manner aforementioned, the see. The Registrar of any change in your accontained in this notice which the eyour correct address, and further
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	20 2.1
(for Reday)	
	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, PESHAWAR.

No.	- n ///-
Appeal No	8 8 16439 of 20 .00
M. AZam &	1. Yad Appellant/Petitioner
! 6	
the Soup Head	Versus Day 1 1 Respondent
	Respondent No7
	Albhaar Paris alax 1
Notice to: _ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Ashfaar Renins Chork portallo Dital Mohmand at Challo Transfer to DHOH Bajaut a
DHO MA	Transfer to DHIBH Ratauta
WHEREAS an anneal/netition und	ler the provision of the Khyber Pakhtunkhwa
Province Service Tribunal Act, 1974, has	been presented/registered for consideration, in
the above case by the petitioner in this Co	urt and notice has been ordered to issue. You are
hereby informed that the said appeal/pe	etition is fixed for hearing before the Tribunal A.M. If you wish to urge anything against the
*on	A.M. If you wish to urge anything against the
appellant/petitioner you are at liberty to	do so on the date fixed, or any other day to which cson or by authorised representative or by any
Advocate, duly supported by your power of	of Attorney. You are, therefore, required to file in
this Court at least seven days before the	e date of hearing <u>4 copies</u> of written statement
alongwith any other documents upon w	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	e fixed for hearing of this appeal/petition will be
given to you by registered post. You show	uld inform the Registrar of any change in your
address. If you fail to furnish such address	s your address contained in this notice which the
address given in the appeal/petition will b	be deemed to be your correct address, and further
	l post will be deemed sufficient for the purpose of
this appeal/petition.	
Copy of appeal is attached. Copy of	of appeal has already been sent to you vide this
office Notice No	dated
Given under my hand and the seal	of this Court, at Peshawar this
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Day of	
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/ Lax Koilly	
(too Kejsby)	
	Registrar,
	Khyber Pakhtunkhwa Service Tribunal,
! [Peshawar.

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

^{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.	11/20	0 8 1/670 00
80.	Appeal No	of 20
	Muha-va AZ	Com 2 M. Yal 20 Appellant/Petitioner
	the Sour: H	eosite K/1k
•		Respondent
		Respondent No
	the secreto	my Health Depit: KIN
Notice to:	0	
	γΥ	Respondent No. 1 SY Health Depit: KPh Shawos.
WHER	EAS an appeal/petition unde	er the provision of the Khyber Pakhtunkhwa
Province Ser	vice Tribunal Act, 1974, has l	peen presented/registered for consideration, in art and notice has been ordered to issue. You are
hereby inform	med that the said appeal/per	tition is fixed for hearing before the Tribunal A.M. If you wish to urge anything against the
*on	at <u>8.00</u>	A.M. If you wish to urge anything against the
appellant/pet the case may	thoner you are at liberty to death be postponed either in pers	o so on the date fixed, or any other day to which son or by authorised representative or by any
Advocate, du	ly supported by your power o	f Attorney. You are, therefore, required to file in
this Court at	least seven days before the	date of hearing <u>4 copies</u> of written statement hich you rely. Please also take notice that in
default of yo	our appearance on the date	fixed and in the manner aforementioned, the
appeal/petition	on will be heard and decided i	n 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 shou	ld inform the Registrar of any change in your
address giver	u fail to furnish such address 1 in the appeal/petition will be	your address contained in this notice which the deemed to be your correct address, and further
notice posted	l to this address by registered	post will be deemed sufficient for the purpose of
this appeal/po	etition.	
Сору о	of appeal is attached. Copy of	appeal has already been sent to you vide this
office Notice	No	dated
Given 1	under my hand and the seal	of this Court, at Peshawar this
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	V. My	
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	er 1 / 1/2/	Registrar, Khyber Pakhtunkhwa Service Tribunal,
100	(a) (1) (1)	Poshawar

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. 11638 2 16439 20
Appeal No. 16438 2 16439 20 Munc - or Azar & M. Joy Appellant/Petitioner
the Recy: Health Dept life Respondent
Notice to: - Respondent No. R
Rervices KIN De shawar.
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 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
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
Day of

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

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

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

Put up to the worthy chair-au with relevant appeal no. 16345/2020

Muhammad Azam (01)

VS

Health Department

મ્પોલીએ, <u>APPLICATION FOR THE GRANT OF PERMISSION TO DEPOSIT</u> SECURITY PROCESS FEE

Respected Sir,

That the above titled appeal is pending adjudication before this Honourable tribunal which is fixed for hearing on 21-12-2021.

2. That the case was fixed for preliminary hearing on 01-09-2021 and admitted for regular hearing subject to deposit of security process fee.

- 3. That due to unavoidable circumstance the security process was not deposited within the stipulated time.
- 4. That there is no legal bar if permission is granted for depositing the security process fee.

It is therefore, most humbly prayed that permission may kindly be granted to deposit security process fee.

APPELLANT

Through:

NOOR MOHAMMAD KHATTAK, Advocate High Court, Peshawar