FORM OF ORDER SHEET

	Court	of
	Case	133 /2023
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	13/1/2023	The appeal of Mr. Inam Ullah presented today by Mr. Noor Muhammad Khattak Advocate. It is fixed for preliminary hearing before touring Single Bench at A.Abad on Parcha Peshi is given to appellant/counsel.
		By the order of Chairman
		REGISTRAR
	-	

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

	,	•	157-7	
APPEAL	NO.	•	135	/2023
	_			 ,

INAMULLAH

VS

HEALTH DEPTT:

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APPELLANT

THROUGH:

NOOR MOHAMMAD KHATTAK, ADVOCATE SUPREME COURT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO. /35 /2023

Mr. Inamullah, PHCT (Multipurpose) EPI (BPS-12), O/O the District Health Officer, District Battagram.

APPELLANT

VERSUS

- 1- The Government of Khyber Pakhtunkhwa through Secretary Health, Civil Secretariat, Peshawar.
- 2- The Director General Health Services Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The District Health Officer, Battagram.

..... RESPONDENTS

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDERS DATED 23.08.2021 & 27.08.2021 WHEREBY THE APPOINTMENT ORDER DATED 17.08.2021 HAS BEEN CANCELLED AND AGAINST NO ACTION TAKEN ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS.

PRAYER:

That on acceptance of this appeal the impugned orders dated 23.08.2021 and 27.08.2021 may kindly be set aside and the respondents may kindly be directed to restore the appointment order dated 17.08.2021 of the appellant with all back benefits including seniority. Any other remedy which this August Tribunal deems fit that may also be awarded in favor of the appellant.

R/SHEWETH: ON FACTS:

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

- **1-** That appellant is law abiding and peaceful citizen of Pakistan and permanent/bonafide resident of District Battagram.

That the appellant was appointed as PHCT (Multipurpose) EPI (BPS-12) vide order dated 17.08.2021. Copy of appointment order is attached as That astonishingly the appointment of the appellant along with others 4were cancelled vide impugned office order dated 23.08.2021 under political pressure of ruling party and their local representative for accommodating their blue eyed by respondent No.2 and a committee was constituted to conduct inquiry regarding recruitments of various cadre of medical technicians by respondent No.3. Copy of the impugned That in compliance with the ibid office order all the appointment letters 5issued by respondent No.3 were cancelled vide impugned office order dated 27.08.2021 is attached as AnnexureE. That the appellant being aggrieved from the impugned orders dated 6-23.08.2021 and 27.08.2021 issued by the respondent department has got no other appropriate /adequate remedy except to file the writ petition before the Honorable Peshawar High Court, Peshawar. Copy of That the Honorable Peshawar High Court, Peshawar scribed in its order 7dated 15.09.2022 that the matter squarely falls within the jurisdiction of August Service Tribunal and thereof copy of the memorandum of the said writ petition be transmitted to the respondents/department and be treated as Departmental Appeal for decision in accordance with law. Copy of the Order/judgment dated 15.09.2022 is attached as Annexure That the recommendations of the inquiry committee were rejected by 8respondent no.3 and considered the recruitment process as per rules and regulations vide Rebuttal of Inquiry Report letter dated 30.09.2021. Copy of the Rebuttal Inquiry Report Letter dated 30.09.2021 is attached as Annexure 9- That the appellant feeling aggrieved form the inaction of the respondents by not deciding the departmental appeal of the appellant

GROUNDS:

A- That actions of the respondents by issuing the impugned notifications/orders dated 23.08.2021 and 27.08.2021 as well as not accepting the arrival report of the appellant is against the law, facts and norms of natural justice.

and having no other remedy but to file the instant service appeal on the

following grounds amongst the others.

B- That the appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.

-3-

- **C-** That the decision regarding cancellation of the appointments of appellant along with others was made by respondent No.2 before conduction of inquiry which is against law and rules.
- **D-** That the recruitment process of the appellant was considered as per rules and regulations and recommendations of the inquiry committee were rejected by respondent no.3 vide Rebuttal of Inquiry Report letter dated 30.09.2021.
- **E-** That actions and inactions of the respondents by issuing the impugned notifications/orders dated 23.08.2021 and 27.08.2021 whereby not accepting the arrival report of the appellant is violative of Law and Rules.
- **F-** That the respondents acted in arbitrary and mala-fide manner by issuing the impugned notifications/orders dated 23.08.2021 and 27.08.2021.
- **G**-That appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

Dated: 10.01.2023

APPELLANT INAMULLAH

Through:

NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT

WALEED ADNAN

UMAR FAROOQ MOMAND

MUHAMMAD AYUB

&

KHANZAD GUL ADVOCATES

AFFIDAVIT

I, Mr. Inamullah, PHCT (Multipurpose) EPI (BPS-12), O/O the District Health Officer, District Battagram, do hereby solemnly affirm that the contents of this **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.

Deponent

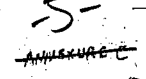
ی امیڈ یک الد خلع بھرام سے محلقہ مراکز محت میں مندوجہ ویل جدامیڈ یکل سال کی آسامیاں خالی ہیں جن برتقرری کیلے ضلع مگرام سے تعلق رکھنے والے ملی امیدوادوں سے درخواشی مطلوب ہیں ۔ خطع بھرام می الی امیدواد وستیاب

نهونے کا صورت عی محقدا مثلاث ہے محالی امیددارد کی ترری ہو کتی ہے۔

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	12	JCT (Pulmondogy)	3
بی ایج یوکوزنندول اکنتی ، بلیانه بایمال شریف، بوستک دهملاکی محتوره وادر RHC تماکوت	12	PHCT(EPI) 4	4
	06	黨EPI Vaccinator	5

واست والسبت والسبادا

سننده واسترست بمست المسر سنرابدا ذاكمر واسيم احمد)





OFFICE OF THE DISTRICT HEALTH OFFICE

Battagram (Khyber Pakhtunkhwa)

Phone & Fax: # (0997) 310507 MINUTES OF THE PROCESS OF REPARTMENTAL STEETION COMMUTEE

A meeting was held in the office of District Health Officer Battagram on 14.07.2021 for appointment of various Paramedical Posts, vacant in DHO office Baltagram. The following members attended the meeling.

Dr. Waseem Ahmed DHO

Dr. Ahmed Faisal Representative DGHS

Mr. Muzafar Khan Representative DC Battagram

Member The post of CT Radiology, CT Surgical, CT Pulmonology and PHCT MP (EPI) Vaccinator) by District Health Officer in the Daily News Paper Asj Peshawar (Advertisement attached), for the District Battagram. The applicants were directed to submit their documents to DHO office District Battagram. It was mentioned in the advertisement that the applicant applying for the post must have Diploma in the relevant field from the Medical Faculty or FSC Medical Technology from recognize board. Furthermore, the candidates having domkile of the concerned District will be given preference in case of non availability of sulfable competent candidates in the District, the candidates could be selected from other District. As per following detail this office received applications of the following applicants.

Chairmer

Member

A departmental Selection committee was constituted on, vide this office order No.1305-07 dated08.07.2021 and interview was scheduled on 12.07.2021. Various candidates attended the interview on mentioned date attendance list attached.

CT Surgical	CT Radiology	CT Pulmanulagy	PHCT (EPI)	EPI Vaccinator
22	09 District Battagram	09-	128	49
Planta 12.4	37 Out District			kara ing kalabaharan

and after checking the original documents of the candidates a final merit list was prepared and signed by all the committee member. The following candidates as per final merit list are selected.

CT Radiology

S. No	Name cándidate	Father Name	Technology	Domic le
01	Amir Majid	Minhaj	CT Radiology	Battagram
02	Sajad Ahmed	Shamshad Khan	CT Radiology	Battagram
03	Aug or Rehman	Abdur Rehman	CT Radiology	Battagram
04	Noorislam	Abdur Rahlm	CT Radiology	Battagram
05	Abid uilah:	Basheer Ahmed	CT Radiology	
				Sattagram

-			FigorBirat -		
	5: No	Name candidate	Father Name	Technology	Domkile
	01	Mohammad Wagar	Mohammad Bashir	CT Surgical	Battagram
	02	Javed Khan	Mohammad Imran	CT Surpleat	
٠.				T as said Picat	Battagram

	·	G1 F	PRILIGIATIOEA		
5. No	Hame candidate	Father Name	Technology	Domicile	Remarks
01	Waseem Akram	Mohammad Nazir	CT Pulmonolog/		
-					verification of Diploma
02	Naveedullah	Sald Mohd Khan	CT Pulmonology	Battagram	
<u>D3</u>	Mohd Zubair	Gul Rehman	CT Pulmonology	Battagram	
	•		· ·		

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		•	
ÞΗ	۳	T	F01

<u> </u>		PHET EPI		
5. No	Name candidate	Father Name	Technology	Domicile
01	Mohammad Islam	Fagir Khan	Health (EPI)	Battagram
02	Ubaidullah	Muslim Khan	Health (ERI)	Battagram
03	Mohammad Usman	Mohammad Igbəl	Health (EPI)	Battagram
-04	inamullah-	Siraj Khan	Health (EPI)	Battagram
05	Mohammad Amir Khan	Fazal Rahim	Health (EPI)	Battajiram
06	Saeed Khan	Mohammad Nigab	: Health (EPI)	Battajiram
07	Fidaullah	Umar Baz Khan	Health (EPI)	Battagram
08	Moharomad Ibrar	Mabar Khan	Health (EPI)	Battagram
09	Mohammad Fawad Khan	Hazrat Rehman	Health (EPI)	Battagram
10	Syed Moeen Shah	Gul Wahld Shah	Health (EPI)	Battagram

	٠		EN ASCENIATO		Domicile	
i			Father Name	Technology		1
	5. No	Name candidate		EPI-Vaccinator	Battagram	١.
-		Arshid Aziz	Aziz ur Reliman	Ebligaterugen		ł
	01			Ept Vaccinator	Batta gram	١.
	03	Swed tlar All Shah	Wahid Sald	TALL ACCOUNTS		

The meeting ended with a vote of thanks from the chair.

District Health Officer

- District Health Off Battagram

 No 1323-25 | Dated | \$ /07/2021

 Copy forwarded to the:

 1. Director General Health Services Khyber Pakhtunkhwa Peshawar for Information
 2. All concerned for Information
 3. Office copy

District Health Officer Battagram

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Roll No. 97230 S. No. 0388310 Thoard of Intermediate and Secondary Education Abbottabad Khyber Pakhtunkhwa-Pakistan HIGHER SECONDARY SCHOOL CERTIFICATE EXAMINATION HSSC (A) 2017 Pre-Medical Group This is to certify that INAMULLAH . Son/Daughter of SIRAJ KHAN A candidate from ALIGARH PUBLIC SCHOOL & COLLEGE THAKOT BATTAGRAM has passed the Higher Secondary School Certificate Examination of the Board of Intermediate and Secondary Education, Abbottabad held in May/June, 2017 as a Regular Candidate. He/She has obtained 811 marks out of 1100 and has been placed in Brade A Representing EXCELLENT. The candidate passed in the following Subjects: 1.ENGLISH - 3.ISL.EDU-PAK STUDIES APHYSICS. 5.CHEMISTRY 6.BIOLOGY This certificate is issued without alteration or erasure.

Roll No.172746

S. No. 0646747

Board of Intermediate and Secondary Education Abbottabab

张hpher Pakhtunkhwa-Pakistan

SECONDARY SCHOOL CERTIFICATE EXAMINATION

SSC (ANNUAL) 2015

This is to certify that

NAMULLAH

Son/Daughter of

SIRAJ KHAN

A candidate from

ALIGARH PUBLIC SCHOOL & COLLEGE THAKOT BATTAGRAM

has passed the Secondary School Certificate Examination of the Board of Intermediate and Secondary Education, Abbottabad held in March/April, 2015 as a Regular candidate. He/She has obtained 753 marks out of 1100 and has been placed in

Grade B Representing VERY GOOD. Date of Birth according to admission form is 15 MARCH, 1998.

The candidate passed in the following subjects:

1.ENGLISH

A HEALT

3.ISL-EDUCATION

7.CHEMISTRY

4.PAK STUDIES 5.MATHS

8.BIOLOGY

iDAYAT ULLAH MDCA (IMU) MDCA (IMU) Lugatin Dejiatinen

Secretary

Asstt. Secretary

This certificate is issued without alteration or erasure.



DISTRICT HEAD QUARTER TEACHING HOSPITAL (BENAZIR SHAHEED TEACHING HOSPITAL)

ABBOTTABAD

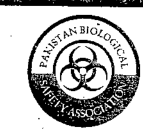


This Certificate is not substitute of Diploma to be issued by KPK Medical Faculty Peshawar.

It is hereby, certified that Mr. INAMULLAR	S/o, D/o	SIRAJ KHAN
is bonafide student of Frontier Institute of Me K.P.K. Medical Faculty Peshawar), has undergone (Fr	6 1. 18. 43 IS	(Abbottabad). (Affiliated with 51.12. 2918 To 12.99. 2819
(Abbottabad) and successfully, completed Training in Managing Director HIS TOTAL ATTENDANCE FIMS Principal / MD FIMS - Abbottabad.	HEALTH	Technology. (Medical Superintendent) D.H.Q Teaching Hospital Abbottabad.







This Certificate is awarded to

Granullah 1. Siraj Khan

for active participation & successful completion of

One Day Hands on Training Workshop on "Infection Control and Biosafety
Organized by

Frontier Institute of Medical Sciences, Abbottabad in collaboration with

Pakistan Biological Safety Association (PBSA)

& Fogarty International Center, NIH USA

on November 17th, 2018

Junelly

Farman Ullah

HEALTH HATTHER

Dr. Aamer Ikram
President

di

Dr. Javed Muhammad Chapter Head KP

Faculty of Paramedical and Allied Health Sciences

Khyber Pakhtunkhwa-Pakistan S. No. 007551. Session <u>-2017-2018</u> INAMULLAH Son/ Daughter of SIRAJ KHAN This is to certify that ___ and a student of ________ FRONTIER INSTITUTE OF MEDICAL SCIENCES ABBOTTABAD bearing Registered. No. ________ 2017/MF/FIMS/ATD/HT/FS/12 ____ is this day admitted by the Facultyhaving passed the prescribed examination held in ______AUGUST,2019_ of Paramedical and Allied Health Sciences Khyber Pakhtunkhwa to the Diploma_ Technology in ______B ___ Grade.

Checked By ______ Dawley

Verified By ______ Market Chief Executive Officer Result Declaration Date _____18-Dec-2019 Print Date and Time ____13-Feb-2020 10:42:31 AM Note:- Error(s) & omission(s) excepted. Any mistake in above particulars must be intimated within 30 days of the issuance of this Diploma

S.No. 007341

007341 Session AUGUST, 2019

Separatine dical and Allied Reality Concerns the session and all the session



Khyber Pakhtunkhwa-Pakistan CERTIFICATE OF REGISTRATION

Registration No	2017/MF/FIM	S/ATD/HT/FS/12	
Name	INAMULLA	· · · · · · · · · · · · · · · · · · ·	
Father's Name	SIRAJ KHAN	1	
Roll Number	62874	•	
Diploma Serial No.	7551		
Name of Institute _	•	: ITUTE OF MEDICAL SCIENCES /) ABBOTTABAD
Technology	HEALTH		÷
Date13	-Feb-2020	Retained upto 12	-Feb-2025
Prepared by:	8 6 d	Meddle of the state of the stat	
		•	Chief Executive Officer

Note. Error(s) & omission(s) excepted. Any mistake in above particulars must be intimated

13/A - - MI-DISTRICT HEAD QUARTER HOSPITAL

EXPERIENCE CERTIFICATE

It is to certify that Mr. Inam Ullah S/O Siraj Khan, resident of Thakot Tehsil & District Battagram attended the Casualty Unit of this hospital since January 2020 to February 2021. He is well oriented, regular and energetic Technician. His behavior with his senior & other staff members is good.

I wish him successful in future.

Dated 07.06.2021

Medical Superintendent DHQ Hospital, Battagram

> Medical Superintendent D.H.Q Hoopiest, Talingana



OFFICE OF THE DISTRICT HEALTH OFFICER

Battagram (Khyber Pakhtunkhwa)

Phone & Fax: # (0997) 310507 19 | date /7 /08/2021

OFFICE ORDER

Consequent upon the recommendation of the Departmental Selection committee, Mr. Inamullah S/O Siraj Khan is hereby appointed as PHCT (MP) EPI BPS-12 against the vacant post plus usual allowances as admissible under the rules and subject to revision from time to time on the following terms and conditions according to the Government policies. This order is subject to the verification of the original documents from the Issuing authority/ production Two years Diploma either from Khyber Pakhtunkhwa or any other illegible/ Register able Institute/ College or University, if the Diploma is from outside KPK it must be registered with Medical Faculty of Khyber Pakhtuakhwa Peshawar,

- 1. If the academic/ Technician/ experience certificates is not from the government institutions or international organization that will be not consider as experience
- 2. If the academic/ technician/ experience certificates of any candidate found fake/ bogus of any stage his/ her services will be considered terminated automatically.
- 3. He/ She shall initially be on probation for a period of Two years under the rules extendable further for a period of one year.
- 4. He/ She can be terminated without any notice during the probation of his/her work if his/her conduct found unsatisfactory.
- 5. He/ She shall be governed by the Government of Khyber Pakhtunkhwa civil servants act 1973 and the laws applicable to the civil servants under the rule made there under E&S rules 2011
- 6. He/ She shall be entitled to annual increments as per existing policy.
- 7. He/ She Join his duties at his own expenses.
- 8. In case you wish to resign at any time, one month notice will be essential or in lieu shall be
- 9. You will be awarded by such rules/ entitlement and orders related to TA, leave and MRC etc as may be issued by the Govt, from time to time for the category of Government servant to which you belong.
- 10. Your appointment will be subject to provision of Medical Fitness certificate.
- 11. The appointee shall be bound to perform any duty assigned by the undersigned as per Govt.
- 12. Your duty in National obligation and international commitment may be required time to time.

If He/ She accept the above mentioned Terms & Conditions he/she should report to the undersigned within 14 Days of receipt of this offer and submit original documents along with one set of the photocopier for verification from concerned Boards/ University/Medical Faculty KPK/ Nursing Council, if applicable in case he/ she fails to report for duty within stipulated period of time this appointment order will automatically stand cancelled and the next candidate in merit list (waiting) will be considered for appointment.

Copy forwarded to the:-

- 1. Director General Health Services Khyber Pakhtunkhwa for Information
- 2. District Accounts officer Battagram for Information
- Incharge BHU for information
- 4. Account Section office of the undersigned for information
- 5. Official for it formation and compliance
- 6. Incharge Establishment section office of the undersigned for information and compliance
- Office copy

AN NEXURE

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DIRECTORATE GENERAL HEALTH SERVICES KHYEKRI PAKHTUNKHWA PESHAWAR

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no 602-8 10ans

Dated 2.7 /08/2021

OFFICE ORDER

Iterportedly the cure irrespolatives in the recruitment process of various codire of the Medica by District Health Officer Dettegram, therefore all recent recruitment done by District Health Officer Heltagrams of various codire of Medical Technician are hereby stand concelled with immediate officer and an inspiry committee consisting of following officers is hereby constituted to conduct the inquiry and submit report within 07 days.

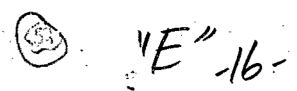
- 1. Dr. Falial Khanzula (ADC Hazara Division) DGHS Office.
- 2. Mr. Illiagut (Deputy Director Coordination) DGHS Office.

The recruitment process will be reinitiated after proper inquity as per government rules & policy.

DIRECTOR GENERAL HEALTH

Ç¢

- 1. Dr. Fairal Khanzada (ADC Harma Division) DGHS Office (Inquity Officer).
- 2. Pir. Hidays 1 (Deputy Director Coordination) DGHS Office (Inquiry Officer).
- 3. District Health Officer Buttagenin for immediate compliance.
- 4. PS to Minister Health Khyber Pakhtunkinen.
- 5. PS to Secretary Health Khyber Pakhnushhwa.
- 6. District Account Officer Battagram.





OFFICE OF THE DISTRICT HEALTH OFFICER, Hattagram (Khyber Pakhtunkhwa) Phone & Fax: # (0997) 310507

No. 1303-128_понолитам

Daled: 27/8/2021

OFFICE ORDER

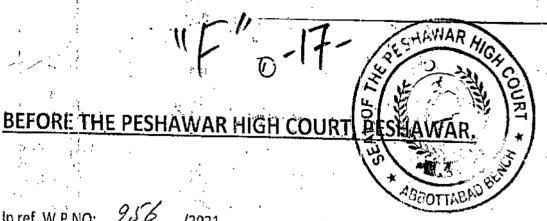
In compliance with the DOHS Perhawer Letter No. 6026/DOHS conglement in the existence with bounds smilled manufacture in 15000000 testing are trustry staint described, Moreover, of teeffly in-changes are directed and to राजनार्थ त्रीत कार्यस्था । ते रूपम् महत्त्वतिकोत्रः का शतिक विद्यालयो

> District Health Officer Ballegrein

Copy towarded to

- . 1 Oraclor Garwal Houlh Service (DIGHS) Fashores
- 2. Or Falsol (Changedo (AOG) Haraca Civigina
- 3. Deputy Commissional Antispess
- 4. Dialrica Account Officer | Unitegrate.
- 5. At larging in changes, fredagues for Information and comptence
- 6. Office copt

Desire Themin Officer Ballagram



In ref W.P NO: 956

- 1. Muhammad Islam S/D Fagir khan R/O Landi kas Tehsil & istrict Battagram.
- 2. Inamiullah S/O Siraj Kkhan R/O Hussaini; Thakot , District Battagram.
- 3. Saeed Khan S/o Muhmmad Naqab R/O Naisham Gul, Thakote, Tehsil & District Battagram.
- 4. Muhammad Usman S/O Muhammad Iqbal R/O Kot Gala, District Battagram.
- 5. Ubaidulah S/o Muslim Khan R/O Qala Behram khan, District Batkagram.
- 6. Arshid Aziz S/O Azeezurehman Khan R/O Thakot , Tehsil and District Battagram.
- 7. Muhammad Amir Khan S/O Fazle Rahim R/O colony , District Battagram.
- 8. Syed Moeen Shah S/O Gul Wahid R/O Thakot, District Battagram.
- 9. Fareedullah S/O Umer Baz Khan R/O Hussaini, District Batkagram.

Muhammad Fawad Khan S/O Hazrat Rehmat R/O Thakot, District Battagram.

Ijaz Ali shah S/O Wahid Said R/O Thakot, District Battagram.

FILERINGE

3 1 AUG 2021

Deputy Res

ABBOTTABAD BENCH

VERSUS.

1) Government of Khyber Pukhtunkhwa Through Chief secretary civil secretariat Peshawar

- 2) Director General Health Services, government of Khyber Pukhtunkhwa Peshawar
- 3) Secretary Health, Govt Khyber Pukhtunkhwa, Civil Secretariat Peshawar.
- 4) District Health Officer Battagram.

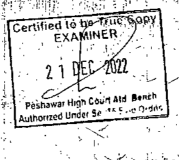
RESPONDENTS

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973.

Prayer:

On acceptance of instant writ petition:

A. writ of certiorari may please be issued to declare Order dated 23/8/2021 passed by the respondent No: 2 followed by order dated 28/8/2021by respondent NO: 4 as illegal, unlawful, against the factual position, contra legume against the recognized fundamental rights of the petitioners, passed under political influence of the ruling party and their representatives, based on motives other than legal.



W23.924

FILED TODAY

ADDITIONAL REGISTRAR PESHAWAR HIGHT COURT ABBOTTABAD BENCH

B. The respondents may please be directed to withdraw the impugned notifications/orders and accept the arrival report of the petitioner /Allow the charge assumption, as per their initial appointment orders.

Deputy Registrer

19-

Respectfully sheweth,

- 1. That the petitioners are law abiding and peaceful citizen of Pakistan and permanent/bona fide residents of Hifferent evillages of District Batagram.
 - That respondent No: 4 advertised different posts of para medical staff including JCT (RADIOLOGY), JCTC(SURGICAL), JCT(PULMONOLOGY) PHCT(EPI) AND EPI VACCINATOR in Daily. News Paper by inviting applications from eligible candidates having domicile of District Batagram, Khyber Pukhtunkhwa having specified age limit and qualification (cdy of Advertisement is attached as annexure "A")
- That in sequel to above all, the petitioner being eligible, suitable and qualified candidates, having requisite qualification and experience, applied for the posts of PHCT(EPI) along with so many other candidates, after short listing the petitioners were called for interview by respondent No:4 to appear before the selection committee and after fulfilling all the legal and codel formalities, appointment orders of the petitioners were issued (copies attached as annexure "B").

FILED TODAY

Deputy Registrar

3 1 AUG 2021

ADDITIONAL REGISTRAR PESHAWAR HIGHT COURT ABBOTTABAL BENCH

4.

That consequently, petitioners were declared as successful candidates ad appointment orders were issued accordingly. But all of sudden respondent No: 2 issued impugned notification dated 23/8/2021 followed by order date 27/8/2021 by respondent NO:4 regarding cancellation of appointment of the petitioners under political pressure of ruling party and their local representative for accommodating their blue eyed people.(impugned notifications ANNEXURE "c")

That the petitioner being aggrieved from dated 23/08/2021 by respondent No:2, followed by order dated 27/08/2021 by respondent No:4, has got no other appropriate/adequate remedy except to file the instant writ petition on the following grounds among the others.

GROUNDS

- A. That the rights of the petitioners have been flagrantly violated by the respondents by issuing impugned orders absolutely against the law governing the matter.
- B. That the petitioners have not been treated in accordance with law, rather the act of respondents is in conflict with the law governing the subject specifically with regard to rights guaranteed by the constitution of Islamic Republic of Pakistan 1973.
- C. That rights of the petitioners have been flagrantly violated by the respondents, being public functionaries exercising statutory powers, have not discharged their duties in accordance with and acted in a manner absolutely contrary to law.
- D. That due to the illegal and unwarranted act of respondent No. 2 & 4 rights of the Petitioners have been glaringly violated, appointments of the petitioners have been cancelled in complete negation of rules and law, which is manifestly not only an illegality or irregularity but discriminatory and glaring disobedience of law and constitution.

ADDITIONAL REGISTRAR PESHAWAR HIGHT COURT ABBOTTABAD BENCH Deputy Registrer
3 1 AUG 2021

- E. That the doctrine of **legitimate aspectency** is fully applicable to the case of petitioners in the light of principles laid down by august Supreme court of Pakistan.
- F. That the act of respondents is the most blatant affront to the concept of rule of law, equal protection of law and protection from discrimination as provided under the article 25 of the constitution, as it is has not been neither mandated such omnibus and omnipotent powers to the respondent No:2 & 4, Nor ever bestowed with absolute discretion at the cost of rights of individuals/petitioners.
- G. That the act of respondents is classical example bending for accomplishment of desires and whims of political allied, which in toto against the law on the subject and the rights guaranteed by the constitution.
- H. That the appointments of the petitioners were cancelled without any notice or opportunity of personal hearing by keeping the aside the rules and the law. The illegal and unwarranted impugned orders of the respondent NO:2 and 4 have taken away the rights of the petitioners without complying with law governing the subject.

Deputy Registrar
3 1 AUG 2021

ADDITIONAL REGISTRAR PESHAWAR NIGHT COURT ABBOTTYBAD BENCH

It is therefore, humbly prayed that on acceptance of instant writ petition:

A. writ of certiorari may please be issued to declare Order dated 23/8/2021 passed by the

respondent No: 2 followed by order dated 28/8/2021by respondent NO: 4 as illegal, unlawful, against the factual position, contra legume against the recognized fundamental rights of the petitioners, passed under political influence of the ruling party and their representatives, based on motives other than legal.

B. The respondents may please be directed to withdraw the impugned notifications/orders and accept the arrival report of the petitioner /Allow the petitioners to assume their charge, as per their initial appointment orders.

Any other /further, better relief which has not been specifically prayed for but this Honourable Court deems just and equitable in the circumstances of the case may also be granted to petitioner.

Interim Relief:

It is further prayed that by way of seeking interim relief, impugned order dated 23/8/2021 and 28/8/2021 passed by Respondents may very kindly be suspended and the respondents may please be restrained from proceeding further with the matter pertaining to the subject appointments till decision of instant writ petition.

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ADDITIONAL HEASTRAR PESHAWAR HIGHT COURT ABBOTTABAD BENCH FILEDAODAY

Deputy Registrar

3 1 AUG 2021

Dated 31/08/2021

Petitioner -

Through

Amjad Hassan Tanoli

ADVOCATE HIGH COURT

PESHAWAR HIGH COURT, ABBOTTARA FORM 'A'

FORM OF ORDER SHEET

Date of Order or 15.09.2022 WP No.956-A/2021

Present-Mr. Amjad Hussain Tanoli, Advocate for petitioner

> Sardar Ali Raza, AAG for respondents with Javaid Salim Focal Person DGHS Khyber Pakhtunkhwa and Yasir Pasha Lit Officer DHO Office Battagram.

LAZ ANWAR, J. Since the matter squarely falls within the jurisdiction of service tribunal, as such, jurisdiction of this court is bar under Article 212 of The Constitution of Islamic Republic cf Pakistan.

In view thereof copy of the memorandum of this 2. writ petition be transmitted to the respondents/department and be treated as department appeal for decision in accordance with law. On the completion of 90 days the petitioner would be at liberty to approach service tribunal subject to all just and legal exceptions.

TUDGE



"H" -24-

OFFICE OF THE DISTRICT HEALTH OFFICER

Battagram (Khyber Pakhtunkhwa) Phone & Fax: # (0997) 310507

Phone & Fax: # (0997) 310507 No 18/0-12 | Date 30 /09/2021

To.

The Secretary Health Government of Khyber Pakhtunkhwa Peshawar

Subject:-

REBUTTAL OF INQUIRY REPORT BY DISTRICT HEALTH OFFICER BATTAGRAM

Dear Sir,

Reference to inquiry report received through letter number 13639-39/El Dated 06-09-2021, my response is attached with annexure.

District Health Officer
Battagram

Copy forwarded to the:-

1. Director General Health Services Khyber Pakhtunkhwa Peshawar for information

2. Office copy

District Health Officer Battagram

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OFFICE OF THE DISTRICT HEALTH OFFICER

Battagram (Khyber Pakhtunkhwa)

Phone & Fax: # (0997) 310507

BACKGROUND:-

1 DHO Battagram Dr. Waseem Ahmed have read the findings, conclusions and recommendations of the inquiry report vide letter No 13638-39/El Dated 6-9-2021, which I have seen for the first time on 29-9-2021. I completely disagree with the inquiry report and reject it on the following grounds.

Decision of cancellation was made by DGHS before the conduction of inquiry.

2. Junior staff was selected to conduct an inquiry with preplanned motives and to justify the illegal stance of the Directorate.

The only mission before the inquiry committee was to validate the stance/cancellation orders

of DGHS passed vide letter No 6028/ DGHS dated 23.08.2021

4. The interview process was concluded on 12-7-2021. The appointment orders were issued on 15-7-2021 for three cadre's i.e. Radiology, Pulmonology and Surgical Technicians. The appointment orders for EPI Technicians were withheld as two of the candidates, from EPI cadre had approached the court. After their appeals were dismissed the result of the EPI Technicians post was announced on 17-8-2021. The DGHS issued cancellation orders on 23-8-2021 vide letter No 6028/ DGHS while the undersigned complied with the above mention order and issued cancelation on 27-8-2021 vide letter No 1803-08/DHO/BTM. This action on part of DGHS has forced the selected candidates to approach the Honourable Peshawar High Court, resulting in an unwanted Law suit which the department will have to face in the court of law.

Observations on the Findings of the Inquiry:

PHCT SURGICAL:-

- 1. The observations on the inquiry committee regarding voluntarily work as work experience are totally rejected as the ESTA code does not reject voluntarily work as work experience. In addition to that it is worth mentioning that the department did not intimate any guidelines regarding work experience in addition to ESTA Code. Even the representative of DGHS, who was a member of selection committee, did not object to the merit of experience certificates. This issue is further highlighted in the following paragraphs.
- The stance of inquiry committee that the candidate on serial No 1 for surgical cadre had
 experience ce tificate before completion of diploma, is contrary to facts and is hence
 rejected.
- 9. Point related to candidates at Serial No 06 of Surgical Technicians and candidate at Serial No 24 of EPI Technicians are clerical mistakes, however after rectification, there is no impact as overall list of selected candidates of Both ICT Surgical and EPI Technicians
- 4. Candidate at serial No 24 needs to be placed at serial No 18 according to marks. This finding is irrelevant as the cut off for the merit list was at serial No 2, both serial number 18 and 24 were not selected. This was again a clerical mistake which did not affect the final outcome of merit list.
- The Issuance of experience certificates to candidates working voluntarily at DHQ Hospital Battagram relates to MS DHQ.

JCT RADIOLOGY:

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The objection of the inquiry committee regarding over hiring of JCT (Radiology) is incorrect as the office of the District Health Officer Battagram clearly mentioned in the Newspaper that Numbers of vacancies could be increased or decreased as per current status of vacant

The objection by the inquiry committee that a candidate at serial No. having 4 marks for experience meaning there by having one year experience has obtained only 2 marks in the Interview. This objection is absolutely absurd the candidate was given marks in the Interview purely on his performance and the experience marks have nothing to do with how many marks a candidate obtains in the interview.

The objection on part of the inquiry committee that the candidate serial No 3 was awarded 7 marks for experience certificate before receiving of diploma is wrong. The candidate obtained his diploma from medical faculty Peshawar on 10-7-2019. The experience certificate bears the dates from 19-5-2019 to 14-6-2021 e23 months hence deserving 7

The ESTA code does not specify and passing marks out of the total 8 marks for the

interview Objection is not valid as copies of Diploma provided to Inquiry committee.

JCT PULMONOĽÓGY:-

1. Agreed 09 candidates were short listed out of which 02 were selected.

Appointment letter of the candidates was subject to verification of Diploma from Khyber Pakhtunl:hwa Medical Faculty and Allied Science.

This point has been addressed in the preceding paragraphs.

JPHC/EPI:-

1. Correct 128 applicants were short listed for interview and 10 candidates were selected

2. Experience of candidate selected was sent to concerned institution for verification and then

verification is attached (Copy attached annexure A).

Correct experience marks were given as per experience certificates, for the number of years of internship, 1 year 4 marks, 2 years 7 marks and 3 years and above 10 marks as per ESTA Code. The experience certificates were later sent for verification to the issuing authority,(copy of verifications attached as annexure B).

The ESTA code does not specify any passing marks out of the total 8 marks for the interview.

VACCINATOR:-

Correct 49 candidates were short listed for 1 sanctioned post out of which 2 were selected.

Incorrect the under signed interpreted 2% disabled quota to be calculated from the total number of paramedics post of the whole district i.e 2% of 250 which equals to 4.5, this in accordance with the cabinet secretariat notification of 1st march 2019, While the inquiry committee assumed the 2% quota to be calculated from the total number of advertise posts. This is a mere disagreement on the interpretation of the federal government notification and does not depict any mala faide on part of the under signed.

3. Incorrect the disability of the selected candidates does not prevent them from performing duty as part of the EPI team. They can very well work as in DPCR, as cold chain operators and as EFI clerical staff as they were very well versed in the operation of computers.(ESTA Code?).

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incorrect interpretation on part of the inquiry committee. 4 marks for 1 years experience were granted copy of experience attached. The rules do not bar the field workers of EPI to work in the above mentioned capacities. Currently 5 EPI technicians are involved in office work like DPCR, EPI office and EPI MIS.

STATEMENT OF DHO:-

- 1. Photocopy was provided to inquiry committee for their record and original was retained for record purpose as DHO office already issued one set of Newspaper to Director General Health Services Office and other to District Account Office along with invoice for dues
- 2. Photo copy of Minutes of the meeting were provided to Inquiry Committee and original are · available in office record (Annexure C)

SUMMERY OF FIDINDINGS:-

1. It is irrelevant whether the advertisement was on a plain paper photocopy. If there was any difference between the plain paper photocopy and the actual news paper advertisement of Daily Aaj dated 1-6-2021 only then should the undersigned be held accountable. Moreover the advertisement was floated through the concerned department. .

POLITICAL INTERFEARANCE:-

The MPA from Allai Zubair Khan has tried to influence the selection process and nominated his own candidates for selection (Copy attached). The undersigned made it clear to him that the selections would be purely.

The MPA then tried to threaten the under signed on a telephone call of dire consequences if his blue eyed candidates were not selected (record of telephonic conversation available). Local MPA (Allai) took all the record in original by force and situating report were sent to Secretary Health (copy attached as Annexure D)

It is really had that the inquiry committee falled to consider this political interference and threat to their colleague.

The undersigned is justified in launching a protest against the finding of the inquiry

RECOMMENDATIONS:-

The undersigned rejects the recommendations of the inquiry committee and coes not agree with the hasty manner in which the inquiry was conducted and considers requirement process was done as per roles and regulations.

> Regards Dr. Waseen Ahmed District Health Officer Battagram

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Incident Report.

Sir I want to share with an incident occurred in DHO office batagram tonight aground 10:30pm tonight. The IMPA Mr. zubair came along with his gun men and took all record in original of recruitment process being conducted recently.

Sir it is pertinent to mention that from both sodes, mean both MPAs namely Taj khan trand and Zubair khan allai tried their level best to recruit their own candidates of choice, but I struck to the merit policy.

As per government RTI act, I was bound to give them photocopies of all record within in seven days, but requested MPA that it's too late and I will give you photocopies of all documents tomorrow morning. He did not agree and put extreme pressure like he will drag me to the assembly, will call my explanation through sectry Health and DGHS and will transfer me within no time. Few days back Zubair MPA also threatened me with same tone. which is recorded in my cell phone as evidence along with WhatsApp msgs to recruit their 12 candidates out of 18.

Sir, as he took all record in original, it is feared that it might be tampered and that is why it is necessary to inform you in advance for your worthy information please.

Regards Dr Waseen

DHO Battagram

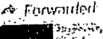


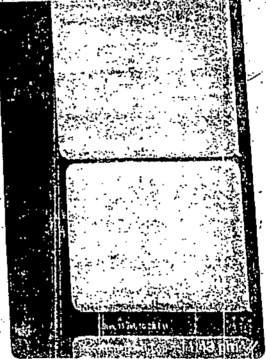
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Regards
Dr Waseem
DHO Battagram

11:43 pm 4/





26 August 2021

Dear sir, Assalam u Alaikum,

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0 August 2021

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VAKALATNAMA BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

APPEAL NO:	OF 2	20 <u>2</u> 3
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	<u>VERSUS</u>	
Health Deptt I/We Appellant		(RESPONDENT) (DEFENDANT)
I/WePVILLED Do hereby appoint and cor	-L'L. L. BI-	
for his default and with the Advocate Counsel on my, Advocate to deposit, withdraums and amounts payable above noted matter.	our cost. aw and re	I/we authorize the said ceive on my/our behalf a
Dated/2022-		1.
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		OR MOHAMMAD KHATTAK
	AD	VOCATE SUPRÉME COURT (BC-10-0853)
	-	(15401-0705985-5)
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		(NAIM
	& t	ALEED ADNAN My D IHAMMAD AYUB
OFFICE:		VOCATES
Flat No. (TF) 291*-292 3 [™] Floor, Deans Trade Centre, Peshawar Cantt.		

(0311-9314232)