9.11.20 Que to such of where, This case has been white.
To come up for the home on 16.2.23.

16<sup>th</sup> Feb, 2023

Counsel for the appellant present. Mr. Umair Azam, Addl: AG alongwith Mr. Safiullah Jan, Focal Person for respondents present.

- Learned counsel for the appellant requested for withdrawal of the instant service appeal on the ground that grievance of the appellant has been redressed. As a token of admission of his submission he signed the margin of the order sheet. Dismissed as withdrawn. Consign
- 3. Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal on this 16th day of February, *2023*.

9 with draw the bi

(Salah Ud Din) Member(J)

(Kalim Arshad Khan)

Chairman

17.8.22 pull to funcioner Vacation The Case is adjainson

15.09.2022

Clerk of learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Clerk 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 18.10.2022 before the D.B.

(Mian Muhammad) Member (Executive) (Salah-Ud-Din)
Member (Judicial)

18.10.2022

Junior to counsel for appellant present.

Kabir Ullah Khattak, learned Additional Advocate General for respondents present.

File to come up alongwith connected Service Appeal No.6686/2021 titled "Dr. Ateeqa Rehman Vs. Government of Khyber Pakhtunkhwa" on 29.11.2022 before D.B.

(Fareeha Paul) Member(E) (Rozina Rehman) Member (J) 21.02.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 24.05.2022 for the same as before.

25<sup>th</sup> May, 2022

Junior of learned counsel for the appellant present.

Mr. Muhammad Rashid, DDA alongwith Safiullah, Litigation

Officer for respondents present.

Junior of learned counsel for the appellant seeks adjournment on the ground that learned senior counsel is not available today. Adjourned. To come up for arguments on 14.06.2022 before D.B.

(Fareeha Paul) Member(E) (Kalim Arshad Khan) Chairman

14.06.2022 Clerk of counsel for the appellant present. Mr. Kabirullah Khattak,
Additional Advocate General for respondents present.

Clerk of counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is unable to attend the Tribunal today due to strike of Lawyers. Adjourned. To come up for arguments before the

D.B on 17:08.2022

(MIAN MUHAMMAD) MEMBER (EXECUTIVE) (SALAH-UD-DIN) MEMBER (JUDICIAL) TT.

Learned counsel for the appellant present. Mr. Safiullah, Section Officer alongwith Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

The Worthy Chairman is on leave, therefore, the bench is incomplete. Adjourned. To come up for arguments on 03.01.2022 before the D.B.

(Salah-ud-Din) Member (J)

03.01.2022

Counsel for the appellant and Mr. Asif Masood Ali Shah, DDA alongwith Safiullah, Litigation Officer for the respondents present.

Counsel for the appellant seeks adjournment for preparation. Request accorded. Case to come up for arguments on 14.01.2022 before the D.B.

(Atiq-ur-Rehman Wazir) Member(E) Chairman

14.01.2022

Mr. Javed Iqbal Gulbela, Advocate present. Mr. Muhammad Adeel Butt, Additional Advocate General for respondents present.

Learned counsel for the appellant requested for time for documentation of the appeal with certain additional documents. Request accorded. To come up for arguments before the D.B on 21.02.2022.

(Atiq-Ur-Rehman Wazir)

Member (E)

Chairman

Due to summer vacations, the case is adjourned to 30.09.2022 for the same as before.

READÉR

30-9-21

DB is on Tour case to come up For the same on Dated. 18-10-21

Revided

18.10.2021

Junior to counsel for the appellant and Mr. Muhammad Adeel Butt, Addl. AG alongwith Ziaullah, Deputy Secretary (Legal) for the respondents present.

Due to general strike of the bar, counsel for the appellant is not in attendance today. To come up for arguments on 11.11.2021 before the D.B. The restrain order dated 02.07.2021 shall remain operative till next

(Salah-ud-Din) Member(J)

date.

11 11:2021

Junior to counsel for appellant present.

Muhammad Riaz Khan Paindakheil learned Assistant Advocate General alongwith Safi Ullah S.O for respondents present.

File to come up alongwith connected Service Appeal No.6686/2021 titled Dr. Ateeqa Rehman Vs. Health Department on 08.12.2021 before D.B.

(Mian Muhammad) Member (E) (Rozina Rehman) Member (J) Junior to counsel for appellant present.

Kabir Ullah Khattak learned Additional Advocate General alongwith Zia Ullah Law Officer and Safeer Ullah Focal Person for respondents present.

File to come up alongwith connected Service Appeal No. 6721/2021 titled Dr. Sikander Zen Vs. Health Department on 24.08.2021 before D.B.

A.

(Rozina Rehman) Member (J)

Chairman

24.08 .2021

Brook of Francisco Br

The say it will be to prove the

Mr. Junaid Khan, Advocate, Junior of learned counsel for the appellant present. Mr. Muhammad Rashid, DDA alongwith Mr. Ziaullah, Law Officer for the respondents present.

Junior of learned counsel for the appellant sought adjournment on the ground that the learned counsel for the appellant is not available today due to some domestic engagement. Adjourned. Last opportunity granted. To come up for argument before the D.B on 03.09.2021. The operation of the order shall remain suspended till date fixed.

(MIAN MUHAMMAD) MEMBER (EXECUTIVE) (SALAH-UD-DIN)
MEMBER (JUDICIAL)

Appellant present through counsel.

Muhammad Adeel Butt learned Additional Advocate General alongwith Zia Ullah Law Officer for respondents present.

File to come up alongwith connected Service Appeal No.6721/2021 tilted Dr. Sikander Zeb Vs. Health Department, on 04.08.2021 before D.B.

(Rozina Rehman) Member (J)

Chairman

04.08.2021

Junior to counsel for appellant present.

Mr. Usman Ghani learned District Attorney alongwith Zia Ullah Law Officer for respondents present.

File to come up alongwith connected Service Appeal No.671/2021 titled Sikander Zeb Vs. Health Department, on 11.09.2021 before D.B.

(Atiq-Ur-Rehman Wazir)

Member (E)

(Rozina Rehman) Member (J)

# Form-A FORMOF ORDERSHEET

Case No. /2021

Date of order proceedings	Order or other proceedings with signature of judge
. 2	3
02/07/2021	As per direction of the Worthy Chairman this case may
	be entered in the Institution Register and put to the S.Bench for preliminary hearing on 2.721
	REGISTRAR
, ón ha nons	Coursel for the appellant process. Proliminary
02.07.2021	Counsel for the appellant present. Preliminary arguments heard.
	Alongwith the appeal, the appellant has annexed
	the copy of Posting and Transfers of the Government from
: :	Esta Code. According to Para xiv of the said policy, right of
	appeal has been given to the government servants and
	accordingly, if one is aggrieved due to the orders of
, ,	posting/transfer of authorities, he may seek remedy from
	the next higher authority/the appointing authority as the
	case may be through an appeal to be submitted within
	seven days of the receipt of such orders. It is further
	provided in the said Para that such appeal shall be
	disposed of within fifteen days. As far as the office
•	objection based on general waiting of 90 days is
A THE SECTION	concerned, it is not workable in presence of a specia
	condition of 15 days under the policy is in field for disposa
	· 2

of appeal. Therefore, office objection is overruled. Points raised need consideration. The appeal is admitted to regular hearing. 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 of the receipt of notices positively. If the written reply/comments are not submitted within the stipulated time, the office is directed to submit the file with a report of non-compliance. File to come up for arguments on 27.07.2021 before the D.B.

Appellant Deposited

The appeal is also accompanied with an application for interim relief. Notice of the same be also given to the respondents for the date already fixed. The operation of the order shall remain suspended till date fixed.

Charman

The objection of this office and reply of counsel for the appellant is submitted for appropriate order, please

Registrar > 17/20>

Worthy Chair-on-

Order:

07/2021

Keeping the objection of office intact for settlement at the time of preliminary hearing, this appeal be instituted.

Chaman

This is an appeal filed by Dr. Faiza Mehmood Khattak today on 01/07/2021 against the order dated 01.06.2021 against which the preferred/made departmental appeal/ representation on 10.06.2021 the period of ninety days is not yet lapsed as per section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, which is premature as laid down in an authority reported as 2005-SCMR-890.

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

No. 1137 /ST,

Dt. 1-07 /2021

REGISTRAR, SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Javed Iqbal Gulbela Adv. Pesh.

Respected Sir,

As Per the Trasfer & posting policy,
the instant S. A 'w malure, hindly
Place 'd before the Honse bench
Please.

Javed Gel Gulsele Javed Gulsele or/of/21

#### **BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES** TRIBUNAL PESHAWAR

ln	Re	S.A	12	202	1

Dr. Faiza Mehmood Khattak

### **VERSUS**

Secretary Health & Others

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Dated: 01/07/2021

Appellant

Through

Javed Iqbal Gulbela Advocate Supreme Court of

Pakistan

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICES
TRIBUNAL PESHAWAR

Khyber Pakhtu
Service Tribu

In S.A <u>668</u>/2021

Diary No. 6739

Dr. Faiza Mehmood Khattak, Medical Officer (BPS-17) R/o Civil Dispensary Din Bahar, Peshawar.

-----Appellant

#### **VERSUS**

- 1. Government of Khyber Pakhtunkhwa through Secretary Health at Civil Secretariat, Peshawar.
- 2. Director General Health Services, Government of Khyber Pakhtunkhwa.

-----Respondents

APPEAL U/S 4 OF THE KHYBER

PAKHTUNKHWA SERVICES TRIBUNAL ACT 
1974 AGAINST THE IMPUGNED TRANSFER

ORDER NO. SOH (E-II)/1-1/2021/ Dated 01
06-2021 OF THE OFFICE OF SECRETARY

HEALTH KHYBER PAKHTUNKHWA, WHEREBY

THE APPELLANT HAS BEEN TRANSFERRED

FROM DISTRICT PESHAWAR TO DISTRICT

KARAK IN UTTER VIOLATION TO THE LAW

AND POLICY OF TRANSFER & POSTING

GOVERNING THE SUBJECT

Registrar
0/07 267

#### Respectfully Sheweth,

- That the Appellant is a naturally born bona-fide citizen of Islamic Republic of Pakistan and hails from a respectable family of District Peshawar.
- 2. That after going through the mandatorily required criteria, laid down for selection of Medical Officers, the Appellant got appointed as Medical Officer years back.
- 3. That since induction into service and getting onto the rolls of this extremely humane and prestigious Department, the

Appellant has remained the most pragmatic, devoted and dutiful fellow, who never left any stone unturned in performance of her duties and importing any responsibility that has been entrusted to the Appellant.

- 4. That being highly professional and pragmatic towards the responsibilities bestowed upon the shoulders of the Appellant and because of her whetted professional skills, there have never been any sort of soot or sootage upon his long career, which fact is reflected from Appellant Service record, which sans any complaint or adverse or even advisory remarks mentioned or ever communicated to the Appellant.
- 5. That in-spite of all this background, whereby a brief glimpse is given in the preceding paras, the Appellant has been transferred vide the impugned Office Order No. SOH (E-II)/1-1/2021/ Dated 01-06-2021, issued from the Office of Secretary Health Khyber Pakhtunkhwa, like a bolt from the blue, from Peshawar to District Karak in quiet illegal & unwarranted manner. (Copy of impugned order dated 01-06-2021 is annexed herewith as Annexure "A & A/I" respectively).
- 6. That feeling aggrieved, the Appellant preferred a Departmental Appeal but in-spite of lapse of stipulated period as postulated in Khyber Pakhtunkhwa Transfer and Posting Policy, nothing came up of the same. (Copy of Departmental Appeal is annexed herewith as Annexure "B").
- 7. That before going to jotted down to the grounds of the instant Service Appeal, it would be appropriate to mention here that the provincial government has provided for its own Transfer and Posting Policy as visualized as Khyber Pakhtunkhwa Transfer & Posting Policy, wherein, it has provided for all sorts of conditions for posting and transfer of any Civil Servant, whereas, the same policy has also provided for approaching this Hon'ble Tribunal quiet expeditiously. (Copy

of Transfer & Posting Policy is annexed herewith as Annexure "C").

8. That feeling aggrieved and having the only remedy available being Civil Servant, the Appellant approaches this Hon'ble Tribunal for setting aside the impugned Transfer Order Dated 01-06-2021, issued from the Office of Secretary Health Khyber Pakhtunkhwa, upon the following grounds, inter-alia;

#### **Grounds:**

- A. That the impugned Transfer & Posting Order is wrong, illegal, unwarranted, hence not tenable in the eyes of law.
- B. That the impugned Transfer & Posting is thoroughly in derogation to the principles as laid down and enumerated in the Transfer & Posting Policy.
- C. That the Appellant is Peshawar based and domicile of the Appellant is that of District Peshawar. So as per rationale Policy, the Appellant is entitled to be placed in Peshawar and not beyond Peshawar.
- D. That the Appellant is working on sanctioned seat as single Medical Officer in Civil Dispensary Din Bahar, whereby 2 posts of Medical Officers were there, in which one post is abolished. Now, if the Appellant is transferred from the very place, then the civil Dispensary will be without any Medical Officer, which would even affect the residents of the very place.
- E. That even the Appellant is 4 months Post-natal, and has already applied for maternity leave, which was accordingly accorded, and even at this stage, it would be hard enough for the Appellant to continue her duties at Karak, hence on this single score even, the Transfer & Posting Order is wrong and illegal and is liable to be set-aside.

F. That even Father in law of the Appellant is a cancer patient and the Husband of the Appellant is also serving at DHQ Charsadda. If the Appellant is transferred to Karak vide impugned Transfer & Posting orders, then the Husband of the Appellant will be not in a position to manage the case of his father.

D

- G. That the Appellant has 2 kids, and husband of the Appellant is also working in DHQ Charsadda, and even the spouse policy is very much clear regarding the instant case.
- H. That besides the above, the Appellant has been shown to be transferred from CD Wazir Peshawar to Karak, whereas, the Appellant is serving as Medical Officer in RHC Takhtabad, Peshawar, where against, the Appellant has recently been transferred. So, this shows not only the hollowness of the impugned Transfer Order, but as well as the ulterior motive of mala-fide nursed under the impugned order, which renders the same impugned order as nullity in the eyes of law.
- I. That the impugned transfer order is also against the normal tenure Policy, which under the law is not allowed.
- J. That by abolishing the post of the Appellant, the Appellant has virtually been penalized for no wrong done and have been simply kicked out from Peshawar as in either case, the Appellant can easily be adjusted anywhere in District Pehsawar, where are lying dozens of vacant posts.
- K. That from every angle, the impugned Transfer & Posting Order is wrong, illegal, unlawful and is liable to be set-aside.
- L. **That** any other ground not raised here may graciously be allowed at the time of arguments.
  - It is, therefore, most humbly prayed that on acceptance of the instant Service Appeal, the impugned Transfer & Posting Order No. SOH (E-II)/1-1/2021/ Dated

65

01-06-2021 of the Office of Secretary Health Khyber Pakhtunkhwa, may very graciously be set-aside.

Any other relief not specifically asked for may also graciously be extended in favor of the appellant in the circumstances of the case.

Dated: 01/07/2021.

D

Appellant

Through

Javed Iqbal Gulbela

**Advocate Supreme Court of** 

**Pakistan** 

Saghir Iqbal Gulbela

æ

Ahsan Sardac

Advocates, High Court

Peshawar.

#### NOTE:

No such like appeal for the same appellant, upon the same subject matter has earlier been filed by me, prior to the instant one, before this Hon'ble Tribunal.

Advocate.

# BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In S.A No-\_\_\_\_/2021

Dr. Faiza Mehmood Khattak

Versus

Secretary Health Pakhtunkhwa & Others

#### **AFFIDAVIT**

I, Faiza Mehmood Khattak MO (BPS-17), do hereby solemnly affirm and declare that the contents of the instant service appeal/Petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable Court.

**DEPONENT** 

CNIC# 17301-8691816-8

0335-9605737

IDENTIFIED BY:

JÁVED IQBAL GULBELA

Advocate Supreme Court of

Pakistan

Commissioner \*

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## BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re	e S.	Α	/:	20	2	1

Dr. Faiza Mehmood Khattak

#### **VERSUS**

Secretary Health & Others

## Application for suspension of operation of impugned Transfer & Posting Order Dated 01-06-2021

Respectfully Sheweth,

- 1. That the Appellant / Applicant is filing the instant application, the contents of which may very graciously be considered as integral part and parcel of the instant Application.
- 2. That balance of convenience lies in favor of the Appellant / Applicant.
- 3. That if the impugned Transfer & Posting orders are not suspended, the Appellant / Applicant shall suffer irreparable loss.
- 4. That in given circumstances of the case, suspension of operation of the impugned Transfer & Posting Orders Dated 01-06-2021 are indispensable.

It is therefore most humbly prayed that on acceptance of the instant application, the operations of impugned Transfer & Posting Orders may very graciously be suspended, till the final disposal of the instant Service Appeal.

Dated: 01-07-2021

Javed Iqbal Gulbela

Advocate Supreme Court of

**Pakistan** 

### 8

# BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In S.A No- /2021

Dr. Faiza Mehmood Khattak

Versus

Secretary Health Pakhtunkhwa & Others

#### **AFFIDAVIT**

I, Faiza Mehmood Khattak MO (BPS-17), do hereby solemnly affirm and declare that the contents of the instant service appeal/Petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable Court.

**DEPONENT** 

CNIC#

IDENTIFIED BY:

JAVED IQBAL GULBELA

Advocate Supreme Court of

Pakistan

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# BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re S.A	/2021
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Dr. Faiza Mehmood Khattak

#### **VERSUS**

Secretary Health & Others

#### **ADDRESSES OF PARTIES**

#### **APPELLANT**

Dr. Faiza Mehmood Khattak, Medical Officer (BPS-17) R/o Civil Dispensary Din Bahar, Peshawar.

#### **ADDRESSES OF RESPONDENTS**

- 1. Government of Khyber Pakhtunkhwa through Secretary Health at Civil Secretariat, Peshawar.
- 2. Director General Health Services, Government of Khyber Pakhtunkhwa.

Dated: 01/07/2021

Appellant

Through

Javed Iqbal Gulbela Advocate Supreme Court of

**Pakistan** 



#### GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated: 1st June, 2021

### NOTIFICATION

Upon the aboltion of the posts of Medical No. SOH (E-II)/1-1/2021/: Officers/AVomen Medical Officers (BPS-17) in different Civil Dispensaries in District Peshawar, the following posting/transfer is hereby ordered with immediate effect in best public interest:

Dublic interest:		
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SECRETARYHEALTH KHYBER PAKHTUNKHWA

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JAVED IQBAL Gul Bela

Daudzai Law Chamber Advocate High Court Peshawar

Mob: 0345-9405501

### GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

# <u>Endst. No. & date even.</u>

Copy torvarded to the:

Provide Coneral Health Services, Khyber Pakhtunkhwa.

projektišs concerned.

ps to Minister Health, Khyber Pakhtunkhwa.

18 to Secretary Health Department.

- FS it Special Secretary (E&A), Health Department. Additional Secretary (E&A) Health Department.

Deputy Secretary (Admn) Health Department. Concerned.

Section-Officer (E-II)

JAVED LQBAL Gui Bo Daudzai Law Chamin Mob: 0345-9405541

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### DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

Hi communications should be addressed to the Director General Health Services
Persham are and not to any oftheral by manie L. Mail Address K.P. Kilghoggadory vitti
Phice is 1041-0510560 Lybrauge is 1041-9210187, 9210196 Law is 1041-9210230

NO \$1.65 | H.-1 | Dated: 34 1/65 / 2021

To

The Secretary to Government of Khyber Pakhtunkhwa Health Department, Peshawar.

Subject -

#### POSTINGITRANSFER.

As decided by the Government, posts of Medical Officers (BPS-17) in different Civil Dispensaries in District Peshawar are abolished, the following Medical Officer/Nomen Medical officers working in the said Dispensaries in District Peshawar are proposed for posting/transfer against the vacant post of MOWMO (BPS-17) in the public interest.

	· ·	D colon	Propose	Remarks &
S.No	Name of doctors	nocting/Tenure		Against the
1.	Dr. Muhammad Ali MO (8PS-17) Domicile Khyber	Civil Dispensary Khalid Town Peshawar since	of DHO, Hangu	vacant post *
2.	Dr. Hamayun Murataza MO (BPS-17)	Civil Dispensary SMT-I since 19.01.2012	At the disposal of DHO, Hangu	vacant post
3	Dr. Bushra Ayub WMO (BPS-17) - Domicile: Lakki Marwat	18.09.2014	Hangu	vacant post
4.	Dr. Nabeela Rehmar WMO (BPS-17) Domicile:	CD Shana Mari since 12 08 2016	OHQ Hospital Hangu	vacant post
15	Dr. Faiza Mehmoo Khattak WMO (BPS-17 Domicile: Peshawar	d CD Din Bahar	DHQ Hospitat Karak	vacant post
6.	(BPS-17) Domicile	O CD Rashid Gari (from Badaber) since 26.07.2016	of DHO, Karak	vacant post
7.		O CD Latif Abac e: Peshawar since 12.08.2016	Hangu	vacant post
8.	Peshawar Dr. Zahid Imran M (BPS-17) Domicile: Swab	O BHU High Cour	of DHO, Hangi	vacant post
9.	Dr. Noor e Mobeen N (BPS-17) Domicile:	10 CBD-No.2 Peshawar sinc 09.07.2016		vacant post
10.	(BPS-17) Domic	ile: Peshawar sind 25.08.2016	Peshawar	P vacant post
11.	Peshawar Dr. Syed Usman Shah f (8PS-17) Domic	MO CD Sheikhaba	At the dispose of DHO, Kara	Li   / iguille
				. :

JAVED TOBAL Gul Beia Daudzai Law Chamber Advocate High Court Peshawar WEM: 0345-9495501 ACT (I

1/2	Dr. Arshad Rahat Ullah MO (BPS-17) Domicile: Peshawar	Peshawar since 08.09.2016	At the disposal of DHO, Karak	Against the vacant post
13.	Dr. Sadaqat Hussain MO (BPS-17) Domicile: Peshawar	al Cat-RHC Takhtabad on GD since	At the disposat of DHO, Chitral Upper	Against the vacant post
14.	(Dr. Shabana Fida WMO (BPS-17) Domicile: Mohmand	19.05.2016 CD Swati Gate (from Badaber) since 11.06.2017	At the disposal of DHO, Karak	Against the vacant post
15	Dr. Wajiha Alluddin WMO (BPS-17) Domicile: Peshawar	CD Gulbahar since 09,08,2017	DHQ Hospital Hangu	Against the yacant post
16	Dr. Azeem Muzahir MO (BPS-17) Domicile:	CD Zargarabad since 01.08.2017	At the disposal of DHO, Chitral Upper	vacant post
17.	Dr. Ikram-ur-Rehman MO (BPS-17) Domicile:	CBD NO.3 at Cat-D Garatajik since22:08.2017	of DHO, Chitrat Upper	vacant post
18.	Dr. Ambreen Muhammad WMO (BPS-17)	CBD No.1 on GD at RHC Regi since 12.10.2017	of DHO, Chitral Upper	vacant post
19.	Dr. Saima Tahir WMO (BPS-17) Domicile:	CD Sheikhabad	Karak	vacant post
20.	Dr.: Maria Afaq WMO (BPS-17)	since 12,12,2017	of DHO, Chitra Upper	vacant post
21	Dr. Ranaz Begum WMC (BPS-17) Domicile Mohmand	CD Gulbahai	DHQ Hospita Hangu	Against the vacant post

It is therefore requested that necessary orders of the Govt. may please be conveyed in the matter.

DIRECTOR GENERAL HEALTH

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दुस्तर स्टब्स सन्दर्भ स्टब्स

> JAVED LOBAL Gul Bela Drudzai Law Chamber Drudzai Law Chamber Advocate High Court Peshawar Mob: 0345-9405501



#### GOVERNMENT OF KHYBER-PAKHTUNKHWA HEALTH DEPARTMENT

Dated: 1<sup>st</sup> June, 2024

lun. As

#### NOTIFICATION

No. SOH (E-II)/1-1/2021/: Upon the abolition of the posts of Medical Officers (BPS-17) in different Civil Enaperisations in District Peshawar the following postnightables is mareby order 3 to inaddate ethics or public interest.

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SECRETARYHEALTH KHYBER PAKHTUNKHWA

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Endst. No. a date ev

### Copy forwarded to the:

1. Director General Health Services Knyper Pakhtunktiwa

2. DHOs/MSs concerned.

3. RS to Minister Health, Khyber Pakhtunkhwa,

4. PS to Secretary Health Department.

- 5 PS to Special Secretary (E&A). Health Department.
- 6. PA to Additional Secretary (E&A) Health Department.
- 7 PA to Deputy Secretary (Admn) Health Department.

8 Doctors Concerned.

Section Officer (E-II)

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\* Departmental appeal of Ty · 50 The Score boy Heall, Health Department, 3011 10.6.21 Khyber Pulkhtoon Khush. Subject: Exerviences on Fransfer of vide of S. 140:5 (Dr. Fajza Mahmood Khaffak) vide Notification No. SOH (E-II)1-1/2021 Dated: 1st Time, 2021 Respected sit, with due respect it is stated that I (Dr. Faija Mahmood Khallale) Um working on my sanctioned post of wmo at civil dispensary, Din Baker 0140 perhawar. I am bearing Domicile of pushawar and my hashand is also bearing Donicile of Perhavor. Recortly Government has made Motification of Abolishing of Medical offices of made posts in civil dispensaries where these case in abandance more than required, and I can arone on my post in my civil dispensary
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v)

vi) While making postings/transfer from settled areas to FATA and vice-versa, specific approval of Governor, KHYBER PAKHTUNKHWA needs to be obtained

<sup>2</sup>While making postings/transfers of officers/officials up to BS-17, from settled areas to FATA and vice-versa approval of the Chief Secretary KHYBER PAKHTUNKHWA 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 KHYBER PAKHTUNKHWA shall be obtained.

- vi (a) All Officers/officials selected against Zone-I/FATA quota in the Provincial Services should compulsorily serve in FATA for atleast 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 (Thaana) of his area/residence is situated.
- No posting/transfers of the officer's/officials on detailment basis shall be made. viii1
- Regarding the posting of husband/wife, both in Provincial services, efforts where ix) possible would be made to post such persons at one station subject to the public interest.
- All the posting/transferring authorities may facilitate the posting/transfer of the unmarried female government Servants at the station of the residence of their
- Officers/officials except DCOs and DPOs/SPs who are due to retire within one year xi) may be posted on their option on posts in the Districts of their domicile and be allowed to serve there till the retirement <sup>3</sup>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;
- In terms of Rule-17(1) and (2) read with Schedule-III of the KHYBER PAKHTUNKHWA 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:

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 KHYBER PAKHTUNKHWA 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

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

JAVED TOBAL Gul Bela Daudzai Law Chamber Advocate High Court Peshawar Mob: 0345-9405501

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JAVED OBAL Gul Bela Daudzai Law Chamber Advocate High Court Peshawar Mob: 0345-9405501

(Regulation Wing)

# <sup>2</sup>POSTING / TRANSFER POLICY OF THE PROVINCIAL GOVERNMENT

- i) All the posting/transfers shall be strictly in public interest and shall not be abused/misused to victimize the Government servants
- ii) 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.
- iv) 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.

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<sup>1.</sup> Instructions issued vide circular letter No. SOR-VI (E&AD)1-10/08 (X), dated 07-10-2008

Posting – Transfer Policy – updated till 10 Jan, 2009

JAVED IOBAL Gul Bela Daudzai Law Chamber Advocate High Court Peshawai Mob: 0345-9405501

#### Khyber Pakhtunkhwa Services Laws

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	Outside the Secretariat	
1.	Officers of the all Pakistan Unified Group i.e. <b>DMG</b> , <b>PSP</b> including Provincial Police Officers in BPS-18 and above.	Chief Secretary in consultation with Establishment Department and Department concerned 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).	i -do-
3.	Heads of Attached Departments and other Officers in B-19 & above in all the Departments:	-do-
<u> </u>	In the Secretariat	
1.	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	Secretary of the Department concerned.
	b) To and from an Attached Department	Secretary of the Dept in consultation with Head of Attached Department concerned.
	c)Within the Secretariat from one Department to another	Secretary (Establishment)

- xiii) 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 officers/officials be considered.

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r relaxation of Consequently Isiness, 1985, If for the time and rules.



- Tenure on present post shall also be taken into consideration and the posting/transfers shall be in the best public interest.
- Government servants including District Govt. employees feeling aggrieved due to the orders of posting/transfer authorities may seek remedy from the next higher authority / 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 irritant/confusions in this regard the provision of Rule 25 of the Khyber Pakhtunkhwa 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.
  - b) Require an officer to hold charge of more than one post for a period exceeding two months.
- 4. I 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.  $^{\dagger}$ 

{Authority: Latter No: SOR-VI/ERAD/1 4/2005

JAVED IQBAL Gul Bela Daudzai Naw Chamber Advocate High Court Peshawar Mob: 0345-9405501

JAVED IOBAL Gul Bela Daudzai Law Chamber Advocate High Court Peshawar Mob: 0345-9405501

#### Khyber Pakhtunkhwa Services Laws

1335

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.

#### SPECIMEN NOTIFICATION.

#### **GOVERNMENT OF KHYBER PAKHTUNKHWA**

NAME OF ADMINISTRATIVE DEPARTMENT

Dated Peshawar,\_\_\_\_\_

NO	ΠFI	[ሮልግ	NOI

NO. The Competent Authority is pleased to order the transfer of Mr. \_\_\_\_\_\_ in the interest of public service, with immediate effect.

CHIEF SECREARY
GOVERMENT OF KHYBER

#### **PAKHTUNKHWA**

Endst. No. and date even. Copy forwarded

1.

3.

4.

5.

(NAME)
SECTION OFFICER
Administrative Department

{Authority: Letter No. SO (E-I) E&AD/9-12/2006 dated 22-12-2006}.

The competent authority has been pleased to direct inat Para 1(v) of the Posting/Transfer Policy contained in this Department letter No:SOR-I (E&AD) 1-1/85 Vol-II, dated 15-2-2003 shall stand deleted, with immediate effect, consequently allowing the authorities, competent under the KHYBER PAKHTUNKHWA Government Rules of Business, 1985 and the District Government Rules of Business, 2001 or any other rules for the time being in force, to make posting/transfers of Government servants, any time during the year, in genuinely deserving and necessary cases, in public interest, subject to strict observance of all other provisions of posting/transfer policy contained and notified vide circular letter under reference. Hence there will be no ban on posting/transfer of Government Servants in any part of the year while carrying out postings/transfers of Government Servants.

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The authorities concerned will ensure that no injustice whatsoever is caused to any civil servant, public work is not suffered and service delivery is improved.

I am therefore directed to request that the provisions of posting/transfer policy, as amended to the extent above, may kindly be followed in letter and sprit in future so as to keep good governance standard in this regard.

{Authority: Letter No: SOR-VI (E&AD) 1-4/2008/Vol-VI, dated 3-6-2008}.

According to the policy of the provincial Government, maximum tenure on a post is three years. Contrary to the Policy, Store Keepers, Cashiers, Accountants and other ministerial staff remains posted in their particular field for long time, which may result in misuse of this position, due to which not only public exchequer may sustain loss but general public also suffers. The Provincial Government has taken serious notice of this situation & decided that all Administrative Secretaries and DCOs may submit a certificate within one month to the effect that above mentioned officials, having-completed three years on their posts, have been adjusted on posts other than those they held previously. *{Authority: Urdu circular No: SOR-VI (E&AD)/05 dated 28<sup>th</sup> Oct, 2005.}* 

The Chief Minister KHYBER PAKHTUNKHWA has directed that:-

- i) Submission of summary would not be required in case of mutual transfer.
- ii) Posting/transfer shall be made according to the policy;
- iii) Government Servants shall avoid direct submission of applications to the Chief Minister;
- iv) In genuinely deserving case, they should approach the Administrative Secretaries who could process the case according to policy;
- v) In case of direct submission of application to the Chief Minister Secretariat for Posting/ Transfer, the concerned govt servants shall be proceeded against under the prevalent rules and regulations.

{Authority: Urdu circular No; SOR-VI/E&AD/1-4/2003, dated 86-2004. Urdu Letter No: SOR-VI/E&AD/Misc: /2005, dated 3-1-2005.}

It has been decided with the approval of the competent authority that:-

- Mutual transfer would be allowed if both the concerned employees agree; except the Government Servants holding Administrative posts;
- ii) KHYBER PAKHTUNKHWA Government Rules of Business 1985 shall be observed while issuing posting/transfer orders.

{Authority: - Urdu circular letter No: SOR (E&AD)/1-4/2005, dated 9-9-2005}

The competent authority has decided that in order to maintain discipline, enhance performance of the departments and ensure optimum service delivery to the messes, the approved /prevalent policy of the posting/transfer shall be strictly followed. Government Servants violating the policy and the KHYBER PAKHTUNKHWA Govt Servants (Conduct)

Daudzai Law Chamber Advocate High Court Peshawar Mob: 0345-9405501 Service (Special Powers) Orument-Govt Rules of Business 1985, the Administrative Secretaries Silail Class policy and defaulting offices/officials be taken to task & entries to this effect shall be made in their PERs/ACRs. In case subordinate officers are working on sites or proceeding for the purpose of inspection, they shall submit inspection Report to their Administrative Secretaries. Administrative Secretaries shall ensure submission of such reports.

fauthority: - Urdu circular No: SOR-VI (E&AD)/1-4/06, dated, 29-6-2007}.

JAVED TOBAL Gul Bela Daudzai Law Chamber Daudzai Law Chamber Advocate High Court Peshawar Mob: 0345-9405501

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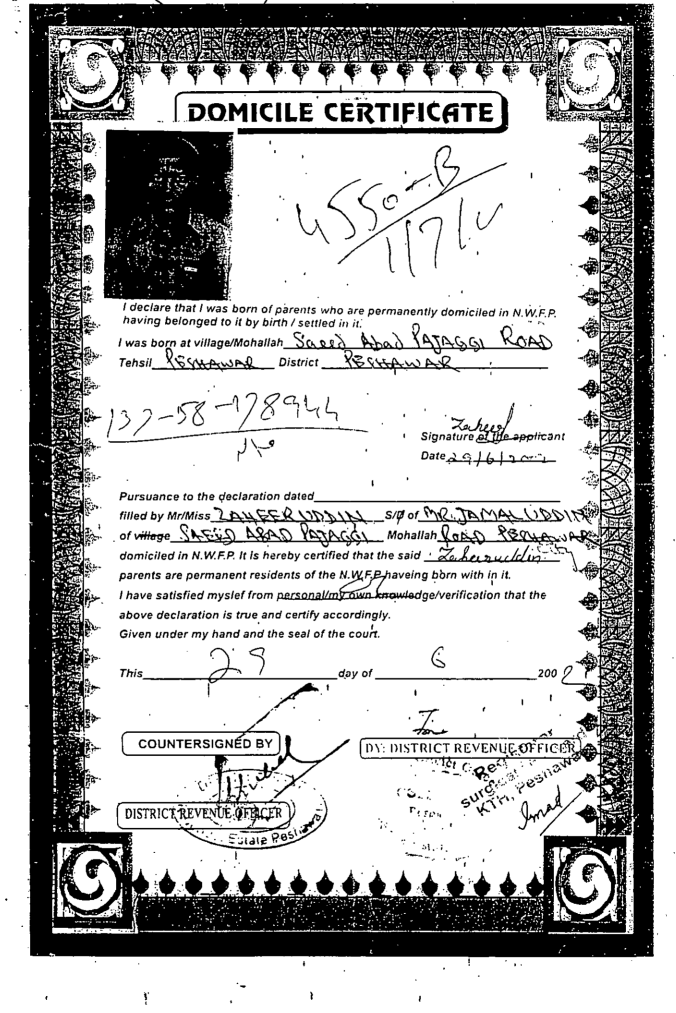
### CERTIFICATE OF DOMICILE

The Pakistan Citizenship Act, 1951 (Act, II of 1951) , Rules made thorounder (vido Rule No. 23)

1 Faize Malimord Wittak Son/Daughter/Wife of Zaherruddeen	
Declare that I was born of parents who are permanently domiciled in Khyber	
Pakhtunkhwa, Province having belonged to it by birth/settled in it.	
I belong to Village / Mohallah Fajagai Road Barlabe Net as Se	ed Al
Tehsil ' Peshanar District Peshanar	, ,
Signature/Thumb Impression of Applicant  Name in Block Letter TAIZA MAHMOOD ICHATTAK  Dated  2016	
Pursuance to the declaration dated 29-5-2016 filled  Mr./Mrs./Miss Faira Mahmung whatter Sto, Dlo, Wo Zaker (2) Secretarian	
CNIC No 17301-86918-16-8 domiciled in the Khyber Pakhtunki Province. It is hereby certified that the said Aphiliant	ıwa
is born of parents who are permanent residents of Khyber Pakhtunkhwa Provi	nce
having belonged to it by birth / settled in it. Thave satisfied myself personally / thro	
my relevant sources that the above declaration is true and duly certified overl	eaf.
This Day of 20 No 20 Column Date	
DEPUTY COMMISSIONER ASSISTANT COMMISSIONER	

ی تصدیق کرتا / کرتی ہوں کہ اس ہے پہلے میں نے ، میکن ڈسٹر کے البقہ آرا قبائلی ایکنٹسی کا ڈو ایسائل سرمیفیکیٹ حاصل نہیں کیا۔ دستخط انشانِ انگوٹھا میں کے مسلم کے اس کے مسلم کی البقہ کا مسلم کی تصدیق کے مسلم کی تصدیق کے مسلم کی تصدیق کے	ن اس یاحت
ن مع إنساة وأبدع محدد خذر ولازخ محدد فان خيار زوم المرالدين	- مد لق کی جا
الله المراجعة المراجع	ر میں ہے۔ ماکن محلّہ نے
کے سے سے کا کی رہائتی و پیدائتی ہے اور اس کے والدین اشو ہر بھی علاقہ ندکورہ کے رہائتی و پیدائشی باشندگان ہیں اورا چھے پاکستانی ہیں	
میں اُن کوذ اتی طور پر چانتا/جاتی ہوں۔	:
وسخط	<u>ا</u> م ا
General Councilor X  Ihsan Ullah  Neighborhood 21 Saesd abad U/C-7 Shahi Bagh Peshawar.	مبهاره
و وميسائل سرميفيكييث التحصول كيليح ضروري بدايات	• • •
و و میسائل الریفیکیٹ حاصل کرنے کیلئے عمر کی کوئی قیرنبیس بلکہ اُمیدوار کسی بھی وہت اور کسی بھی کلاس میں زیرتعلیم کیوں ندہو، ڈومیسائل سرفیفیکیٹ حاصل کرسکتا ہے۔	, ;
والدین ٔ و چاکے کے <mark>ڈوا پے ایجوں کے ڈویسائل بروت بنوا ہے۔</mark> ایک اُمید وارا یک وقت میں صرف ایک ڈومیسائل بنوانے کا حقدار ہے۔	;t
ا کے ہے: یاد و ڈومنیائل رکھنا قانو ناجرم ہے۔	្រ រុក
۔ جن اُمید واروں کے پاس ایک سے زیاد ہ ڈو میسائل سرمیٹیکیٹ موجود ہوں اُن کو چاہیے کہ وہ نوری طور پران میں سے صرف ایک اپنے پاس رکھیں جس کاوہ تا نونی طور پر حقدار ہوں ۔ باالفاظ دیگر جس اُمید وار کاحیتی طور پر جس شلع سے تعلق ہوا می شامع کاوہ ڈوملیائل سرمیٹیکیٹ اپنے پاس رکھنے کا مجاز ہے۔	; ć
ا یک ہے زیادہ جعلی ڈومیسائل سرٹیفیکیٹ رکھنا تانونی جرم ہے۔ اگر کوئی اُمید دارا کی ہے زیادہ یا جعلی ڈومیسائل رکھنے کے الزام میں پایا گیا۔تو نہ صرف اُس امید دار کے خلاف، بلکہ اُس کے والدین اور تصدیق کنندہ کے خلاف بھی قانونی کاروائی کی جائیگی۔ '	
کے حلاق بن فانوی فارون کی جا ہیں۔ وو میسائل سرٹیفیکیٹ فارم میں دیئے گئے کوانف کی تصدیق مندرجہ ذیل مجازا نسروں اشخصیات میں سے کسی ایک سے کروانالازی ہے۔	:^
	(i)
زکن تو می اسمبلی ( حلقہ این اے ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔ ۔	(ii) (iii)
سوبان المن علي المنطق في منطق المنطق الم الزين آفيسر ( BPS-17 / BPS-16 )	(iv)
سیرٹری یونین کونسل جنرال کونسلر	(v) (vi)
متندمخلّہ دار متندعا نے نمبردار امید دارکوچا ہے کہ اپنافیتی وقت بچانے کیلئے جلد از جلد ڈ ومیسائل سرٹیفیکیٹ حاصل کرے تا کہ میٹرک کا امتحان پاس کرنے کے بعداً نہیں ڈ ومیسائل کے فعہ وا کیلئے	(vii) (viii) 9
ا نظاراورر رشی کا سامنانه کرنا پڑے۔ امیدواری بہولت کی خاطر ڈومیسائل سرمیفیکیٹ کی تصدیق کیلئے حکومت (9) مجاز حکام تعین کردائیے ہیں جن میں سی ایک سے بھی تضدیق کی جا بھی ہے۔	:1•

24-A) Peshawaj Comiciles



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AL SUPERINTENDENT DHO W CHARSADDA OFFICE ORDER With reference to the Director General Health Services Khyber Pakhtunkhwa Peshawar letter bearing No. 13500-5/E-1, dated: 10-10-2018. In this context, Dr. Zaheer ud Din Medical Officer being qualified surgeon (FCPS) is hereby adjusted as Acting District Specialist (Surgical) in the best interest of public with immediate effect due to intense need and burden

It is further directed that Dr. Bilal Surgeon will be the Incharge of surgical unit DHQ Hospital Charsadda and Dr. Zaheer ud Din Acting Surgeon will be doing alternate OPD and OT with Dr. Bilal.

It is further added that both the surgeons should divide and clarify the trained surgical MOs already allocated to surgical unit between them and send their names to administration for information.

> -Sd/-MEDICAL SUPERINTENDENT DHQ HOSPITAL CHARSADDA

No. <u>9935-39</u> /DHQ Hospital CHD

Dated: 17 / 10 /2019

Copy forwarded to the :-

on surgical unit.

1. Secretary Health, Govt of Khyber Pakhtunkhwa Peshawar for information please.

- 2. Director General Health Services Khyber Pakhtunkhwa Peshawar for information with reference to DGHS Office Khyber Pakhtunkhwa Peshawar letter as quoted above:
- 3. DMS (Admin)
- 4. Dr. Bilal District Surgeon.
- 5. Dr. Zaheer ud Din Acting Surgeon.

For information and compliance.

DHQ HOSPITAL CHARSADDA

Sanction is hereby accorded to the grant of 45-days maternity leave (Post-Natal) w.e.f 15.02.2021 in favour of Dr. Faiza Mahmood Khattak D/O Mahmood Khan Khattak WMO BS-17 attached to DHO Peshawar, as admissible to her under the revised leave Rules, 1981.

> Sd/xxxxxx DIRECTOR GENERAL HEALTH SERVICES. KHYBER PAKHTUNKHWA, PESHAWAR

4.309-11 /E.I

Peshawar the Dated 66 i04i2021

Copy forwarded for information & necessary action to the: -

- Accountant General KP, Peshawar
- 2. DHO Peshawar.

3. Officer concerned.

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OFFICE OF THE DISTRICT HEALTH OFFICER PESHAWAR

PHONE NO. 091-9225387

No. 6351 IDHO dated Pesin 6316 12021

To,

The Director General Health Services,

Khyber Pkhtunkhwa.

Peshawar.

Subject:

ABOLISHING MEDICAL OFFICERS POSTS IN CIVIL DISPENSABLES

WHERE THESE ARE IN ABUNDANCE MORE THAN REQUIRED

Sir.

On the directions of the competent authority and in order for optimum utilization of source resources, the following positions are recommended to be abolished.

Town	Name of CI)	DDO	Sanctioned Pusts	Required	No. of posts of Medical Officer to be Abulished	Remarks
	Ilhana Mari	PW-6582	2 MOs	LMO	I Malical Officer	<u> </u>
ı	Cutri	11/1/-6582	3 MOs	2 MO	I Medical Officer	These Facilities are hipper facilities and caters much nave
						population and see these facilities could be tun in tun shills
	Edd noth no	1 PW-6512	2 3105	1.00	1 1 Medical Officer	1
_\_/_	(CD Din Hater	PW-6582	2 MOs //	I MO	1 Medical Officer	f
<b>T</b>	enn-aii	PW-6582	3 2505	2 MO1	4 Medical Officer	These Facilities are higger facilities and caters much more population and for these facilities could be sun in two shifts
1	CD SMT	PW-6582	3 MOs	1 MO	2 Medical Officer	
1	I CD Sheat Abul	PW-6512	4,4405	IMO	J Medical Officers	
ı	Città-i	PW-6582	3 MO <sub>5</sub>	2 MO	I Medical Officer	These facilities are bigger facilities and caters much more population and or diese facilities could be run in two shifts

Dixtrict (Faith Officer

already 28 thelich ATTENDANCE ROLL FOR THE ンシスタカス スクスグ 松松野 MONTH OF としていると ال 12 13 14.8. 7 大いままいる Scaring it × 2 30 4 3 WALL BE WAS 35/4/18

学 2 Strong Charles にずつころってのいっかい 1 ঠ ATTENDANCE ROLL FOR THE 生. . . AU HINOR 1 / Y  $\mathcal{L}_{1}$ 1 3

OFFICE OF THE DISTRICT HEALTH OFFICER PESHAWAR

#### OFFICE ORDER

On arrival of the following MOs/WMOs appointed on adhoe basis vide notification number SO(E)H-II/3-8/2016/1069 dated 11/8/2016, they are further posted to the health facilities mentioned against their name in the best interest of public service. They are directed to immediately report to their place of posting:

S.#	Name of Doctors	Place of Posting	Remarks Against the vacant Post
01	Dr. Sumbal Mahmood WMO	CD Zaryab Colony	Against the vacant Post
02	Dr. Faiza Mahmood WMO	CD Din Bahar Colony	Against the vacant Post
03	Dr. Zahida Imran WMO	CD Sheikh Abad	Against the vacant Post
04	Dr. Shagufta WMO	CBD No.2	Against the vacant Post
05	Dr. Ateeqa Rehman WMO	CD Latif Abad	Against the vacant Post
06	Dr. Nabila Rehman WMO	CD Bana Mari	Against the vacant Post
97	Dr. Kashmala Javed WMO	CD Tehkal	Agamat the tites.

No. 7056-62 /DHO

Dated Peshawar the: 16/8/2016

### A copy is forwarded to the: -

- 1. Secretary Health KPK Peshawar.
- Director General Health Services, KPK Peshawar.
- 3. Accountant General KPK Peshawar.
- 4. Coordinator DHIS DHO Office Peshawar.
- Medical Officers incharge Concerned Institutions.
- 6. Account Section.
- 7. Officer Concerned.

For information and n/action.

District Health Officer

Peshawar.

﴿ و كالت نام مع*ال المطلط وعو*ي. ، ہوگیا توصاحب موصوف اس کے کسی طرح ذیمددار نہ ہونگے۔ نیز و ک یا کچبری کےمقررہاوقات سے پہلے یا پیچھے یا بروز تعطیل پیروی کر مقدمه علاوہ صدر مقام کچہری کے سی اور جگہ ماعت ہونے یا بروز تعطیل یا کچہری کے اوقات کے آگے پیچھے پیش ہو من مظہر کوکوئی نقصان پہنچے تو اس کے ذمہ داریااس کے واسطے سی معاوضہ کے ادا کرنے یا مخارا نہ واپس آ صا حب موصوف ذ مه دارنه ہو نگے ۔ مجھے کوکل ساختہ پر داختہ صاحب موصوف مثل کر دہ ذات خودمنظور ا صاحب موصوف کوعرضی دعویٰ و جواب دعویٰ اور درخواست اجرائے ڈگری ونظر ثانی اپیل ونگرانی ہرتیم کی درخواست پر دستخطو تصدیق کرنے کا بھی اختیار ہوگا اور کسی حکم یا ڈگری کے اجراء کرانے اور ہوتتم کے روپیدو صول کرنے اور رسید دینے اور داخل م ' کرنے اور ہرتتم کے بیان دینے اورسپر و ثالثی وراضی نامہ فیصلہ برخلاف کرنے اقبال دعویٰ دینے کا بھی اختیار ہوگا۔اور بصورت اپیل وبرآیدگی مقدمه یامنسوخی دُگری نیمطرفه درخواست حکم امتناعی یا قرتی یا گرفتاری قبل ازاجراء دُگری بھی موصوف کوبشر طادائیگی علیحده مختارانه پیروی کااختیار ہوگا۔اوربصورت ضرورت صاحب موصوف کوبھی اختیار ہوگایا مقدمه مذکوره یا اس کے کسی جزوکی کاروائی کے واسطے یا بصورت اپیل ، اپیل کے واسطے دوسرے وکیل یا بیرسٹر کو بجائے اپنے یا اپنے ہمراہ مقرر کریں اورا یسے مشیر قانون کے ہرامر دہی اور ویسے ہی اختیارات حاصل ہونگے جیسے کے صاحب موصوف کو حاصل ہیں۔اورد وران مقدمہ میں جو پچھ ہر جانہ التواء پڑے گا۔اورصا حب موصوف کاحق ہوگا۔اگروکیل صاحب موص پوری فیس تاریخ بیثی سے پہلے اداند کرونگا تو صاحب موصوف کو پوراا ختیار ہوگا کہ مقدمہ کی پیروی نہ کریں اورالی صورت میں میراکوئی مطالبہ سی قتم کاصاحب موصوف کے برخلاف نہیں ہوگا۔ لہذا مخارنا مالکھ دیا کہ سندرہے۔ مضمون مختارنا مەس لىيا ہے اوراچھى طرح سى كولىيا كھے ال مشاكود 🕰

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# BEFORE THE' HONORABLE KHYBER PAKFITUNKHWA SERVICETRIBUNAL PESHAWAR SERVICE APPEAL NO. 6688/2021

Dr.FaizaMehmood Khatak	Appellant	
Versus		
Sout of Khyher Pakhtunkhwa through Chief Secretary and others	Respondents	

#### PARAW1SE COMMENTS ON BEHALF OF RESPONDENTS

#### Respectfully Sheweth;

#### **PRELIMINARY OBJECTIONS:-**

- 1. That the Appellant has got neither cause of action nor locus standi to file the instant Appeal.
- 2. That the Appellant has filed the instant appeal just to pressurize the respondents.
- 3. That the instant Appeal is against the prevailing Law and Rules.
- 4. That the Appeal is not maintainable in its present form.
- 5. That the Appellant has filed the instant Appeal with mala-fide intention hence liable to be dismissed.
- 6. That the Appeal is badly time barred.
- 7. That the Honourable Tribunal has no Jurisdiction to adjudicate upon the matter.
- 8. That the instant appeal is bad for mis-joinder of unnecessary and non-joinder of necessary parties.
- 9. The impugned transfer Notification has been issued in accordance with Section 10 of the Khyber Pakhtunkhwa Civil Servant Act 1973.

#### **FACTS**

- 1. Pertains to record.
- 2. Pertains to record.
- 3. Pertains to record, however, being a Civil Servant she is to serve with devotion and punctuality, however, her performance is not above the mark.
- 4. Subject to proof.
- 5. Correct to the extent that the appellant was transferred vide notification dated 01.06.2021 which was issued by the Competent Authority in accordance with Section-10 of the Khyber Pakhtunkhwa Civil Servant Act 1973.
- 6. Pertains to record, however, the instant appeal has been filed pre maturely in utter violation of Section-4 of Civil Servant Act 1974 and the dictum laid down by apex Court as well as Service Tribunal in various judgement, hence, the same is not maintainable.
- 7. Pertains to record ,however, the maintainability of premature appeals has already been adjudicated by the larger bench of this Honourable Tribunal in case of titled "ArifAbbasi versus of Government of Khyber Pakhtunkwha" Service Appeal No1648/2013 dated 10.10.2014 as well as Supreme Court in various judgments.
- 8. Incorrect the appellant has been transferred in accordance with Section-10 of the Khyber Pakhtunkhwa Civil Servant Act 1973as transfer and posting comes within terms and conditions of service, therefore, no vested right of the appellant has been violated by the respondents. It is worth to mention that the instant appeal has been filed before this Honourable Tribunal prematurely in utter violation of Section-4 of Service Tribunal Act 1974.

#### **GROUNDS:**

- A. Incorrect the impugned notification dated 01.06.2021 is in accordance with law rules and principal of natural justice.
- B. Incorrect the impugned notification has been issued in accordance with law and transfer and posting policy of the Provincial Government policy and in accordance with Section-10.As per Section-10 of the Khyber Pakhtunkhwa Civil Servant Act 1973 a Civil Servant may be posted any where even outside of his cadre where the Competent Authority want to utilize his services.

C. Incorrect the appellant being a member of Provincial cadre post is liable to be posted, anywhere, by the Competent Authority under law

and he is bound to serve where she is posted.

D. The para is based on mala fide, misleading, concocted hence

denied. The appellant has been transferred vide a general transfer

posting order in accordance with law. No clause of policy has been

mentioned by the appellant which has been violated by respondents

in fact respondents acted as per law, rules and policy.

E. As per paras above.

F. Incorrect the appellant has not been penalized. She has been

transferred which is terms and conditions of her service and is not

penalty.

G. Incorrect already replied above

H. Incorrect the competent authority has been empowered by Section 10

of the Khyber Pakhtunkhwa Civil Servant Act 1973 to transfer a Civil

servant at anytime to any other post even outside his cadre or

province provided his terms & conditions of service is not affected

(As per dictum, laid down by the apex court, in 2020 PLCCS 1207

Supreme Court).

Similarly in another judgment reported as 2004 PLC (CS) 705 S.C. It

has been laid down that civil servant could not claim posting at a particular

station or at the place of his choice. Competent authority, under S 9 of the

Punjab civil servant Act 1974, was empowered to transfer any civil servant from

one place to other at anytime in exigencies of service or on administrative

ground.

I. Legal however the respondents also seek permission of this honorable tribunal

to adduce other grounds during final hearing.

It is therefore requested that the appeal of the

appellant may kindly be dismissed with cost.

Director General Health Services

Khyber Pakhtunkhwa

Respondent No-3

Secretary Health Department

Khyber Palentunkhwa

Respondent No-1&2

### BEFORE THE' HONORABLE KHYBER PAKFITUNKHWA SERV KE TRIBUNAL PESHAWAR SERVICE APPEAL NO. 6688/2021

Dr Faiza Mehmood khatak	Appellant
Versus	
Govt. of Khyber Pakhtunkhwa through Chief Secretary and othersR	Respondents

### **VERIFICATION**

I ,Mr. Ziaullah Deputy Secretary (Lit) Health Department hereby verify that the contents of the Petition are correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Tribunal.

Deponer

Deputy Secretary (Lit) Health Department

Identified by

Adl.A.G

Additional Advocate General

KWhel Eskillinkhma Service Tribunal Peshawar

### BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWA

ln	Re	S.A	/2021

Dr. Faiza Mehmood Khattak

#### **VERSUS**

Secretary Health & Others

## Application for issuing directions to release the Salary of the Appellant

Respectfully Sheweth,

- 1. That the captioned case is pending before this Hon'ble Court and is fixed for today, i.e. 27-07-2021.
- 2. That the impugned transfer and posting order dated 01-06-2021 has already been suspended by this Hon'ble Tribunal vide Order Dated 02-07-2021.
  - 3. That as an act of retaliation, the Respondents have with-held the salary of the Appellant and are reluctant in releasing the same.
  - 4. That in given circumstances, releasing of the salary of the Appellant is indispensable.

It is therefore most humbly prayed that on acceptance of the instant application, the respondents be directed to release the salary of the Appellant forthwith.

Dated: 27-07-2021

Through

Javed Iqbal Gulbela Advocate Supreme Court of Pakistan

## BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In S.A No-\_\_\_\_/2021

Dr. Faiza Mehmood Khattak

**VERSUS** 

Secretary Health & Others

### **AFFIDAVIT**

I, Dr. Faiza Mehmood Khattak, Medical Officer (BPS-17) at C.D Din Bhar Colony, Peshawar, do hereby solemnly affirm and declare on oath that the contents of the instant application is correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble, Tribunal.

DEPONENT

Identified by:

Javed Iqbal Gulbela Advocate, Supreme Court of

Pakistan

Commissioner \*\*

\*\*Myn Court Pestavar\*

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## BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWA

ln	Re S.A	2021

Dr. Faiza Mehmood Khattak

#### **VERSUS**

Secretary Health & Others

## Application for issuing directions to release the Salary of the Appellant •

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- 2. That the impugned transfer and posting order dated 01-06-2021 has already been suspended by this Hon ble Tribunal vide Order Dated 02-07-2021.
- 3. That as an act of retaliation, the Respondents have with-held the salary of the Appellant and are reluctant in releasing the same.
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Dated: 27-07-2021

Through

Javed Iqbal Gulbela Advocate Supreme Court of Pakistan

### BEFORE THE HON'BLE KHYBER PAKHT JNKHWA SERVICES TRIBUNAL PESHAWAR

In S.A No- /2021

Dr. Faiza Mehmood Khattak

**VERSUS** 

Secretary Health & Others

### **AFFIDAVIT**

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POPPONENT

Identified by:

Javed Iqbal Gulbela
Advocate Supreme Co

Advocate, Supreme Court of

Pakistan

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## BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWA

ln.	Re S	Ι.Α		/202	1

Dr. Faiza Mehmood Khattak

### **VERSUS**

Secretary Health & Others

## Application for issuing directions to release the Salary of the Appellant

Respectfully Sheweth,

- 1. That the captioned case is pending before this Hon'ble Court and is fixed for today, i.e. 27-07-2021.
- 2. That the impugned transfer and posting order dated 01-06-2021 has already been suspended by this Hon'ble Tribunal vide Order Dated 02-07-2021.
- 3. That as an act of retaliation, the Respondents have with-held the salary of the Appellant and are reluctant in releasing the same.
- 4. That in given circumstances, releasing of the salary of the Appellant is indispensable.

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Dated: 27-07-2021

Appellant

Through

Javed Iqbal Gulbela Advocate Supreme Court of Pakistan

### BEFORE THE HON'BLE KHYBER PAKHT JNKHWA SERVICES TRIBUNAL **PESHAWAR**

In S.A No-\_\_\_ /2021

Dr. Faiza Mehmood Khattak

**VERSUS** 

Secretary Health & Others

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**DEPONENT** 

Identified by:

Javed Igbal Gulbela Advocate, Supreme Court of

Pakistan<sup>®</sup>

## BEFORE THE HONBLE KHYBER PAKHTU IKHWA SERVICES TRIBUNAL PESHAWA

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In Re	e S.A	•	/2021
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Dr. Faiza Mehmood Khattak

### **VERSUS**

Secretary Health & Others

### Application for issuing directions to release the Salary of the Appellant

Respectfully Sheweth,

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- 4. That in given circumstances, releasing of the salary of the Appellant is indispensable.

It is therefore most humbly prayed that on acceptance of the instant application, the respondents be directed to release the salary of the Appellant forthwith.

Dated: 27-07-2021

Appellant

Through 1

Javed Iqbal Gulbela Advocate Supreme Court of

Pakistan

### BEFORE THE HON'BLE KHYBER PAKHT JNKHWA SERVICES TRIBUNAL PESHAWAR

In S.A No-\_\_\_\_/2021

Dr. Faiza Mehmood Khattak

VERSUS

Secretary Health & Others

### **AFFIDAVIT**

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**DEPONENT** 

Identified by:

Javed Iqbal Gulbela Advocate, Supreme Court of

Pakistan

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