BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR AT CAMP COURT D.I.KHAN

Service Appeal No. 7238/2020

Date of institution

09.07.2020

Dr. Muhammad Naeem Khan son of Muhammad Aslam Khan, Medical Officer, BHU Budh, Dera Ismail Khan.

VERSUS

Government of Khyber Pakhtunkhwa, through Secretary, Health Department, Civil Secretariat, Peshawar and three others.

ORDER 22.11.2021

Mr. Rizwan Ullah Khan, Advocate, for the appellant present. Mr. Muhammad Javed Ali Shah, Litigation Assistant alongwith Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

Learned counsel for the appellant stated at the bar that the appellant does not want to proceed his appeal further and requested for it withdrawal. In this respect, he submitted written application, which is placed on file.

In view of the above, the appeal in hand stands dismissed as withdrawn. File be consigned to the record room.

<u>ANNOUNCED</u> 22.11.2021

(SALAH-UD-DIN)
MEMBER (JUDICIAL)
CAMP COURT D.I.KHAN

کمرال تر سم وس تر بولی فیسر کون دو اه طب میم که می است. up inde for per 1/15 injwithdraw it signification الالاسي المدن الى الركاني كالماني e cociniplais alise e-brenam Vinus سر من از ک والبری سیامانه ه که مند سروی نبی کرنا جا کے ما المحالي المحالي الم Sycieciolsis window اللهان دارونع بزله را

25.03.2021 Counsel for the appellant present. Mr. Muhammad Rashid, DDA for respondents present.

المرسوكي والكرا

On previous date of hearing the case was adjourned on the strength of Reader note, therefore, notices be issued to the respondents for submission of written reply/comments.

Adjourned to 22.06.2021 before S.B at camp court D.I.Khan.

(Mian Muhammad)

Member(E)

Connect D.I. Khon

Camp Court D.I.Khan

22.6.21

Dhe to covid-19, The case is adjusted to

26.10.2021

Nemo for parties.

Asif Masood Ali Shah learned Deputy District Attorney present.

Reply on behalf of respondents was not submitted. Preceding date was adjourned on a Reader's note, therefore, both the parties be put on notice with direction to respondents by way of last chance, to submit reply/comments. To come up for reply/comments on 22.11.2021 before S.B at Camp Court, D.I.Khan.

(Rozina Rehman) Member(J) Camp Court, D.I.Khan 28.10.2020

Nemo for the appellant. Mr. Usman Ghani, District Attorney alongwith Mr. Hazrat Shah, Section Officer and Mr. Javed Ali Shah, Assistant are also present. Time sought for submission of replication and submission of written reply/comments. Time granted. File to come up for replication and submission of written reply/comments on 22.11.2020 before S.B at Camp, Court D.I.Khan.

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

25.11.2020 Appellant in person present.

> Muhammad Jan learned Deputy District Attorney alongwith Safi Ullah Treasury Officer for respondents present.

> Written reply on behalf of respondents was not submitted. Representative of respondents made a request for adjournment in order submit written reply/comments; granted. To come up for reply and preliminary hearing on written reply/comments on 27.01.2021 before S.B at Camp Court D.I.Khan.

> > (Rozina Rehman) Member (J)

Camp Court D.I.Khan

Oue to COVID 19 the case is

afformed to 25. 3. 2021 for the

famo

27-1-2021

Form- A

FORM OF ORDER SHEET

Court of	•	
•		_

	5570		
Case No	- 1220	/2020	
-	/		

•	Case No	7238 /2020
1S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	09/07/2020	The appeal of Mr. Muhammad Naeem presented today by Mi
		put up to the Worthy Chairman for proper order please.
		REGISTRAR -
2-	14.9.20	This case is entrusted to touring S. Bench at D.I.Khan fo
		preliminary hearing to be put up there on 25-9-2020
	1	CHAIRMAN
24.0) 9.2020 Cou	Insel for appellant present.
		pre-admission notice be served upon respondents with
		n to assist the Tribunal in respect of alleged ban on leave
		d by the Government of Khyber Pakhtunkhwa Health
	•	ment Peshawar. In the meanwhile notice of the application
		suspension of letter of respondent No.2 dated 14.11.2019
	•	served upon respondents for 28.10.2020 before S.B at
		Tourt, D.I.Khan.
		(Rozina Rehman)
		Member (J)
		Camp Court, D.I.Khan

BEFORE THE HONORABLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR, CAMP COURT D.I.KHAN

Service Appeal No. 7238 of 2020

Dr. Muhammad Naeem Khan

<u>VERSUS</u>

Government of Khyber Pakhtunkhwa etc.

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Dated: 9/07/2020

Your Humble Petitioner

Dr. Muhammad Naeem Khan Through Gounsel

Rizwan Ullah Khan Advocate High Court

BEFORE THE HONORABLE SERVICE TRIBUNAL, KHYBER <u>PAKHTUNKHWA, PESHAWAR, CAMP COURT D.I.KHAN</u>

Service Appeal No. 74.57

Dr. Muhammad Naeem Khan son of Muhammad Aslam Khan, Medical Officer, BHU Budh, Dera Ismail Khan.

---- (Petitioner)

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VERSUS

- 1. Government of Khyber Pakhtunkhwa, through Secretary, Health Department, Civil Secretariat, Peshawar.
- 2. Director General Health Services, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- District Health Officer, D.I.Khan.
- 4. District Account Officer, D.I.Khan.

--- (Respondents)

ASIDE

PAY)

FOR

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 IN **ORDER** TO **SETTING** RESPONDENTS' DISCRIMINATORY REJECTION OF THE **PETITIONER'S APPLICATION** EXTRAORDINARY LEAVE (WITHOUT

SERVICE APPEAL UNDER SECTION

DIRECTING THE RESPONDENTS TO ACCEPT THE PETITIONER'S SAID LEAVE APPLICATION

TREATING HIM AT PAR WITH OTHER MEDICAL OFFICERS WHO WERE GRANTED LONG LEAVE &

ALSO NOT TO TAKE ANY ADVERSE ACTION AGAINST THE PETITIONER FOR RAISING VOICE AGAINST

THEIR DISCRIMINATION & NEPOTISM.



PRAYER IN APPEAL

By acceptance of instant appeal Respondents may kindly be directed to accept the petitioner's Extraordinary leave (without pay) application by treating him at par with other medical officers who were granted long leave & also not to take any adverse action against the petitioner for raising voice against their discrimination & nepotism. Any other remedy deemed appropriate in the given circumstances may also be granted.

Note: Addresses given above shall suffice the object of service.

Respectfully Sheweth:

Brief facts

 That the petitioner is a regular Medical Officer serving at BHU Budh, D.I.Khan under the administrative control of respondent No. 3 since October 2011, originally on adhoc basis and then being regularized with effect from 20.03.2015.

Notification of petitioner's adhoc appointment dated 25.10.2011 is **Annex-A**.

Notification of petitioner's regularization dated 29.04.2016 is **Annex-B**.

2. That in early October, 2019, on account of his FCPS Part-II exam preparation and domestic problems, the petitioner applied for extraordinary leave without pay (hereinafter "EOL without pay") for 730 days. It may be mentioned that the petitioner's leave was due under Revised Leave Rules, 1981 and his application was duly endorsed by respondent No. 3 as well as the Audit Officer for sanction.

Petitioner's leave application proformalis Annex-C.



3. That it is submitted that the petitioner is doing FCPS Part-II specializing in the field ENT and has duly passed the theory exam and had only four chances to clear his clinical exam/viva, first of which was then scheduled for mid of November, 2019. Other chances were available only in March 2020, November 2020 and March/April 2021.

Different Schedules of FCPS Examinations are Annexes-D
and E.

- 4. That it may also be mentioned that the petitioner has already suffered because of his busy government service in the periphery as he could have otherwise cleared his FCPS Part-II exam much earlier which requires many hours of focused study every day.
- 5. That it is also worthy of note that many other Medical Officers have been duly granted long leave at or around the same time and that too not for any professional reason as applicable in petitioner's case. List of a few of such doctors is as follows:

 a. Dr. Ahmar Shaikh Baloch, Medical Officer, BHU Shorkot, DI Khan (w.e.f. 20.11.2019 to 19.11.2021) (EOL without pay)
 b. Dr. Sara Hameed, WMO, Type-D Hospital, Paharpur, DI Khan (w.e.f. 20.11.2019 to 19.11.2021) (EOL without pay)
 c. Dr. Khaliq Noor, Medical Officer, THQ Paharpur, DI Khan (w.e.f. 01.07.2018 to 15.12.2019) (earned leave with pay)
 Notifications and Letters of respondents regarding leave applications and grant of leave of abovementioned doctors are

 Annexes-F to I.
- 6. That in the case of abovementioned Dr. Khlaliq Noor, he was granted long leave with pay as earned leave despite having joined service on *adhoc* basis in 2017 and being regularized recently in 2018. The petitioner on the other hand is not even





being granted extraordinary leave without pay despite having served as Medical Officer since 2011.

7. That despite the urgency of the matter, the respondents kept the petitioner's leave application unduly pending for more than a month and finally on 14.11.2019 in a wholly arbitrary and discriminatory manner, respondent No. 2 rejected the petitioner's leave application citing some ban on grant of leave. Quite obviously, no such ban was invoked or applied while granting long leave to the abovementioned doctors.

Letter dated 14.11.2019 rejecting petitioner's leave application is Annex-J.

- 8. That because of the delay in the grant of leave, the petitioner felt too frustrated and depressed and could not focus on his preparations for FCPS Part-II clinical exam/viva and got failed.

 Letter of petitioner's failure in FCPS Part-II clinical exam/viva dated 14.11.2019 is Annex-K.
- 9. That the petitioner assailed the rejection of his leave application before the competent authority i.e. Secretary Health (respondent No. 1) by way of a letter dated 26.11.2019.

Petitioner's letter dated 26.11.2019 to respondent No. 1 is **Annex-L**.

10. That ever since, no reply to the petitioner's aforesaid appeal has been received adding to the extreme frustration of the petitioner whose second chance of clinical exam/viva in March 2020 also got wasted. The said inordinate delay and highly unreasonable, whimsical and discriminatory attitude of the respondents caused extreme frustration and anxiety to the petitioner and turned him into a patient, of depression and



anxiety issues unable to prepare for his exam and also to perform his duties.

Letter to petitioner regarding schedule of his FCPS Part-II clinical exam/viva in March, 2020 is **Annex-M**.

- 11. That instead of giving him even-handed equal treatment as required by Article 25 of the Constitution at par with other Medical Officers who were granted long leave, the respondents are now bent upon harming the petitioner singling him out for victimization. The petitioner duly apprehends adverse action from the respondents for raising voice against the nepotism and outright discrimination meted out to the petitioner as against their blue-eyed favourites.
- 12. That meanwhile, due to the Corona virus related situation, the Service Tribunal and its office was closed and no service appeal could be filed or heard at that time during the lockdown. In any case, even after the Tribunal opens, it was not possible in the situation of lockdown and isolation and the fact that the petitioner has to look after his aged parents who are most vulnerable to this pandemic, the petitioner cannot leave D.I.Khan to file or pursue any litigation at Peshawar.
- 13. That in this situation of Corona Virus petitioner filed writ petition in the Peshawar High Court D.I.Khan Bench. Now this petition assailing the rejection of his leave application vide respondent No. 2's letter dated 14.11.2019 (Annex-J) on the following, among other,

Grounds:

A. That the extraordinary leave with pay (EOL without pay) is due to the petitioner under the Revised Leave Rules, 1981. In



this regard, reliance is placed on rules 12, 17, 23 and 24 of the Revised Leave Rules, 1981, reproduced below for ease of reference:

- 12. Extraordinary Leave (Leave without Pay).---(1)

 Extraordinary leave may be granted on any ground upto a maximum period of five years at a time; provided that the civil servant to whom such leave is granted has been in continuous service for a period of not less than ten years. In case a civil servant has not completed ten years of continuous service, extraordinary leave without pay for a maximum period of two years may be granted at the discretion of the leave sanctioning authority. This leave can be granted irrespective of the fact whether a civil servant is a permanent or temporary employee.
- (2) The maximum period of extraordinary leave without pay combined with leave on full pay and leave on half pay shall be subject to the limit of 5 years prescribed in FR-18, i.e. the maximum period of extraordinary leave without pay that would be admissible to a civil servant who has rendered continuous service for a period of not less than 10 years shall be 5 years less the period of leave on full pay and leave on half pay so combined.
- (3) Extraordinary leave may be granted retrospectively in lieu of absence without leave.
- 17. Assigning reasons for leave.---It shall not be necessary to specify the reasons for which leave has been applied, so long as that leave is due and admissible to a civil servant.

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- 23. Any type of leave may be applied.--- A civil servant may apply for the type of leave which is due and admissible to him and it shall not be refused on the ground that another type of leave should be taken in the particular circumstances for example, a civil servant may apply for extraordinary leave or leave on half pay even if leave on full pay is otherwise due and admissible to him, or he may proceed on extraordinary leave followed by leave on half pay and full pay rather than on full pay, half pay and without pay.
- 24. Combination of different types of leave etc. --One type of leave may be combined with joining
 time or with any other type of leave otherwise
 admissible to the civil servant:

Provided that leave preparatory to retirement shall not be combined with any other kind of leave.

[Underlined is for emphasis]

- B. That although no reasons are liable to be cited under rule 17, of the Revised Leave Rules, 1981, the petitioner has sought EOL without leave on genuine grounds of improving his professional qualifications i.e. doing FCPS Part-II specializing in the field of ENT and despite earned leave lying unavailed to his credit at the relevant time.
- C. That there are much fewer specialists serving in the southern districts of Khyber Pakhtunkhwa and the petitioner upon specialization will be a much-needed addition to this smaller number of specialists serving the general public.



D. That although the petitioner's application for long leave is more than six months old when Coronavirus situation had not yet developed and the delay in processing his applications is at the respondents' end, yet it may be mentioned that there is no dearth of Medical Officers in the province. For instance, just recently, 1,937 Medical Officers have been inducted by the provincial government.

Notifications dated 24.03.2020 and 26.03.2020 for appointment of 1299 contractual and 638 regular MOs respectively are **Annexes-N and O**.

- E. That the petitioner is also confronted with some domestic/family issues needing to be addressed so that he could peacefully focus on his preparation for FCPS Part-II. Moreover, because of extreme frustration caused by the respondents' discriminatory, nepotistic and vengeful attitude toward the petitioner, he has become a patient of depression with serious anxiety issues affecting his ability to perform duties at present.
- F. That no discrimination can be made in grant of EOL and the petitioner must be treated at par with other similarly placed. Medical Officers who have been likewise granted long leave as mentioned in Para 4 of Facts above. In fact, the petitioner's case stands on a much stronger footing as he is seeking to advance his professional qualification which will benefit both his employer and the general public in the better administration of health services.
- G. That impugned rejection of petitioner's leave application is in clear violation of the Constitutional guarantee of equality before law enshrined in Article 25 of the Constitution.



- H. That the impugned rejection of petitioner's leave application is also arbitrary, unreasonable, unjust, and unfair and does not advance the purposes of Revised Leave Rules, 1981.
- I. That the impugned order of rejection of leave application is wholly unreasoned, has been mechanically made without application of mind and the sheer mention of some undisclosed ban on grant of leave is not sufficient to clothe the said rejection with legality. Both the said ban and its reasons are justiciable in law.
- J. That the impugned rejection of leave has been made without looking into the grounds and circumstances of the petitioner mentioned in his leave application.
- K. That the discrimination against the petitioner is based on sheer mala fides and nepotism and the respondents are now bent upon victimizing the petitioner in order to silence him for raising voice against grant of long leave other to their blueeyed favourites.

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L. That only two out of four chances of clearing FCPS Part-II clinical exam/viva are left for the petitioner to avail while earlier two chances got wasted due to the delay by the respondents in processing his applications for leave. In case of further delay in grant of leave, the petitioner shall irreparably suffer in his career which violates his fundamental right guaranteed under Articles 4 and 18 to be treated in accordance with law and to practice, grow and prosper in the medical profession. The petitioner reserves the right to seek damages against the respondents for inflicting severe mental agony and damage to his career.



M. That further grounds may kindly be permitted to be raised at the time of arguing the instant petition.

PRAYER

It is, therefore, humbly prayed that the instant petition may kindly be accepted and the following writs may kindly be issued:

- i. Respondent No. 2's letter dated 14.11.2019 (Annex-J) rejecting the petitioner's application for grant of extraordinary leave without pay may kindly be set aside and respondents; and
- ii. Respondents be directed to treat him at par with other Medical Officers who were granted long leave as mentioned in Para 4 of Facts above and to grant extraordinary leave without pay for 720 days to the petitioner as applied for by him vide his application dated 26.11.2019 pending before respondent No. 1 (Annex-L).

Any further better relief deemed just and equitable in the circumstances of the case may also kindly be granted.

Your Humble Petitioner

Dr. Muhammad Naeem Khan S/O Muhammad Aslam Khan, Medical Officer, BHU Budh, D.I.Khan

Medical Officer, BHU

<u>PAKHTUNKHWA, PESHAWAR, CAMP COURT D.I.KHAN</u>

Service Appeal No._____ of 2020

Dr. Muhammad Naeem Khan

VERSUS

Government of Khyber Pakhtunkhwa etc.

AFFIDAVIT

I, Dr. Muhammad Naeem Khan, son of Muhammad Aslam Khan, Medical Officer, BHU Budh, Tehsil & District Dera Ismail Khan, the petitioner, do hereby solemnly affirm and declare on oath that contents of above Appeal are true & correct to best my knowledge and that nothing has been concealed from this Honorable Court.

DEPONENT

CNIC#

Identified by:

Rizwan Ullah Khan Advocate High Court

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<u>PAKHTUNKHWA, PESHAWAR, CAMP COURT D.I.KHAN</u>

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Dr. Muhammad Naeem Khan

VERSUS

Government of Khyber Pakhtunkhwa etc.

APPLICATION FOR SUSPENSION OF THE LETTER OF RESPONDENT NO.2 DATED 14-11-2019 AND RESPONDENT BE RESTRAINED FROM TAKING ANY ADVERSE ACTION AGAINST THE PETITIONER AS WELL AS THE MEANWHILE PERIOD OF PETITIONER MAY ALSO BE CONSIDERED AS LEAVE WITHOUT PAY TILL THE FINAL DISPOSAL OF WRIT PETITION.

RESPECTFULLY SHEWETH.

- 1. That content of the instant application may please be considered as part and parcel of main appeal.
- 2. That the Petitioner has prima facie case & balance of convenience also tilts in favour of petitioner.
- That if the interim relief is not granted, numerous complications will generate as well as the petitioner will suffer irreparable loss.
- 4. That in case the letter of Respondent No.2 Dated 14-11-2019 is not suspended and interim relief is not granted to the petitioner, then petitioner will suffer irreparable loss and this petition will become futile.
- It is therefore, respectfully prayed that on acceptance of this application, the letter of respondent no.2 dated 14-11-2019 may please be suspended and respondent be restrained from taking any adverse action against the petitioner as well as the





meanwhile period of petitioner may also be considered as leave without pay till the final disposal of writ petition.

Dated: 9/ 7 /2020

Your Humble Petitioner

Dr. Muhammad Naeem Khan

Through Counsel

Rizwan Ullah Khan Advocate High Court

BEFORE THE HONORABLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR, CAMP COURT D.I.KHAN

Ser	vice	Apr	peal	No.	-	of	2020

Dr. Muhammad Naeem Khan Versus

Govt. Of KPK etc.

AFFIDAVIT

I, **Dr. Muhammad Naeem Khan** Son of Muhammad Aslam Khan R/o Maddi, Tehsil Kulachi, District Dera Ismail Khan, the petitioner, do hereby solemnly affirm and declare on oath that contents of above application are true & correct to best of my knowledge and that nothing has been concealed from this Honorable Court.

DEPONENT

CNIC#

Identified by:

Rizwan Ullah Khan Advocate High Court

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Notary



<u>PAKHTUNKHWA, PESHAWAR, CAMP COURT D.I.KHAN</u>

Service A	Isagg	No.	of	202	C

Dr. Muhammad Naeem Khan

VERSUS

Government of Khyber Pakhtunkhwa etc.

APPLICATION FOR CONDONATION OF DELAY IF ANY

RESPECTFULLY SHEWETH,

- 1. That content of the instant application may please be considered as part and parcel of main appeal.
- 2. That meanwhile, due to the Corona Virus related situation, the Service Tribunal and its office was closed and no service appeal could be filed or heard at that time. In any case, even after the Tribunal opens, it was not possible in the situation of lockdown and isolation and the fact that the petitioner has to look after his aged parents who are most vulnerable to this pandemic, the petitioner cannot leave D.I.Khan to file or pursue any litigation at Peshawar.
- 3. The delay if any may kindly be condon because it was not the fault of appellant but it was due to lockdown of Corona Virus Pandemic and service tribunal was closed. The appellant file writ petition due to urgency of matter but now Peshawar High court directed the petitioner to file service appeal as the service tribunal is stand working.

It is therefore, respectfully prayed that on acceptance of this application, the delay if any may kindly be condon.

Dated: 9/ 7/2020

Your Humble Petitioner

Dr. Muhammad Naeem

Through Counsel

Rizwan Ullah Khan Advocate High Court

(16)

BEFORE THE HONORABLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR, CAMP COURT D.I.KHAN

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Service	Appeal	No.	of	2020

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Dr. Muhammad Naeem Khan

Versus Govt. Of KPK etc.

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AFFIDAVIT

I, **Dr. Muhammad Naeem Khan** Son of Muhammad Aslam Khan R/o Maddi, Tehsil Kulachi, District Dera Ismail Khan, the petitioner, do hereby solemnly affirm and declare on oath that contents of above application are true & correct to best of my knowledge and that nothing has been concealed from this Honorable Court.

DEPONENT

CNIC#

Identified by:

Rizwan Ullah Khan

Advocate High Court





GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT.

Dated 25th October, 2011

Notification:

No.50[E]H-II/3-18/2011: The Competent Authority on the recommendations of Departmental Selection Committee is pleased to appoint the following doctors as Medical Officers (BS-17) on adhoc basis for a period of one year or till the arrival of regular selectees of Khyber Pakhtunkhwa Public Service Commission whichever is earlier with immediate effect and post them in the health facilities as mentioned against each:

		agamist cach,		
S.No	Name of Candidate with		Domicile	Place of posting
<u> </u>	Father's Name	Date of Birth	:	
ļ	Sadia Ayub Saddozi D/O M. Ayub Muhaman Mahaman Mahama	· r /0/1005	DIKhan	BHU Muryali DiKhan
}	Muhammad Zubair s/o Shamshe	5/9/1985	DIKHAH	BHU Awan DIKhan
	<u> 1 (3)</u>	13/01/1984	DIKhan	
]	Muhammad Salman s/o	13/01/1984	DIKITALI	Category-D Hospital
	3. Salimulah	10/10/1985	DIKhan	Panyala DiKhan
	Rizwana Kalsoom D/O	10/10/1383	,	THQh: Paroa DIKhan
	4. Dr.Muhammad Hantf	17/04/1983	DIKhan	
	Muhammad Tanveer s/o Ghulam	1 -170 172505		THQH: Paharpur
	Mahmood	23/02/1982	DIKhan	DiKhan
	Muhammad Haris Ramzan s/o			BHU Gara Issa DIKhan
6	. Muhammad Ramzan	14/01/1994	DIKhan	
	Muhammad Irfan Aziz s/o Abdul			BHU Mohrah DIKhan
7	. Aziz	25/09/1982	DIKhan	
	Maheen Lohani D/O Moin-ud-Din			BHU Daraban Khurd
8.	. Lohani	12/14/1983	DIKhan	DIKhan
9.	The state of the s	2/4/1979	DIKhan	BHU Saggu DIKhan
	Hafsa Tariq D/O Malik Tariq			Mufti Mehmood
10	Mehmood	8.6.1984	DIKhan	Hospital, D.I.Khan
11	Sadaf Qazi s/o Arif M.Qazi	7/2/1983	DIKhan	RHC Kotjai DIKhan
12	Sabah Kaleem D/O Musa Kaleem	23/03/1984	DIKhan	BHU Malana DIKhan
	Afsheen Bashir d/o Muhammad			BHU Fateh DIKhan
13	Bashir	16/3/1982	DIKhan	
1	Tahir Muhammad s/o Atta		, ,	THQH: Panarpur
14,	Muhammad	2/2/1982	Dikhan	DIKhan
·	Mohsin Shabir s/o Syed Ghulam			BHU Rodah DIKhan
15	Shabir shah	29/01/1983	DIKhan .	
	11uhammad Rizwan s/o			THQH: Paroa DIKhan
16[Muhammad Hanif	20/04/1984	DIKhan	
	Muhammad Asad s/o		· · · · · · · · · · · · · · · · · · ·	BHU Shore Kot DIKhan
	Muhammad Hanif	14/03/1984	DIKhan	SHO SHOTE ROLDIKHAIL
	Sarah Bibi D/O Munir Ahmad			THQH: Kulachi DIKhan
	Khan **	11/3/1982	DIKhan	1100 t. Kulachi Dikhan
	Sumera Waheed D/O Waheed	21/3/1302	DIKHAH	TIIOH
J	Bakhsh	30/04/1003	F 11.41	THQH: Panyala DIKhan
19	Januari	30/04/1982	DIKhan	
	Muhammad Naeem Khan s/o			
	Auhammad Aslam	22/04/2002	5	BHU Budh DiKhan
20/11/	ADIGITINO ASIGIT	22/04/1983	DIKhan	
341.0	ina Ayub D/O M. Ayub Khan	1/1/1077	_	Mufti Mehmood
- 41,0	THE AYOU DIO W. AYOU KHAII	1/1/1977 .	DiKhan	Hospital DIKhan
77/-	unia Hazaga s/a Hazaga Santi i	10/0/10		BHU Sheru Kohna
	wais Haroon s/o Haroon Rashid	10/3/1981	DIKhan	DIKhan
	oida Nawaz D/O Muhammad			Mu"ti Mehmood
23 Na	awaz Sadozal	15/4/1980	DiKhan	Hospital D.I.Khan
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ir appointment is subject to the following terms and conditions:

- The employee will be entitled to receive salary equal to the minimum of 85-17 in addition to other allowances as admissible to Civil Servants of the same scale.
- 2. The appointment shall be health facility specific and non-transferable.
- 3. Appointment will be purely on adhoc basis for a period of one year or till the arrival of regular selectee of Khyber Pakhtunkhwa, Public Service Commission whichever is earlier.
- 4. On the expiry of one year or on arrival of the recommended of the Commission, which ever is earlier, the services of the employee shall stand automatically terminated.
- 5. No extension will be granted on the expiry of adhoc appointment.
- 6. The employee shall be entitled to medical treatment as admissible under the Khyber Pakhtunkhwa Government Servants Medical Attendance Rules, 1959 for BS-17 officers.
- 7. <u>Leave</u>: a) The employee shall be entitled to two days casual leave on full pay for \ every calendar month on duty rendered.
 - b) No long leave shall be admissible to the employee.
 - 8. The employee shall not be entitled to undergo any kind of training inside the country or abroad.
 - The absence from duty, of the employee, even for a single day, will be considered as misconduct and violation of the agreement. In that case the Health Department is competent to terminate the agreement without any notice.
 - 10. The employee shall not be required to contribute to CP/GP Fund.
 - 11. The adhoc appointment is non-pensionable and without gratuity.
 - 12. He/she shall not indulge in any trade, business and any other activity whatsoever which has been declared prohibited for the Government Servants in Civil Servant Act, 1973.
- 13. Adhoc appointment shall be subject to medical fitness. The appointment shall be declared null and void if his/her documents are found tampered or bogus.
- 14. In case the employee is found undergoing training in any institution sponsored by any Health Project of the government either provincial or federal and in that regard signed any agreement with the project, his/her appointment shall stand terminated. Further if he/she intends to join the adhoc appointment all expenses incurred on such training will be refunded to the concerned project by the employee.
- 15. In case of breach of any of the above terms and conditions, the Health Department shall be competent to terminate the agreement without assigning any notice or compensation.

If the above terms and condtions are acceptable to the adhoc appointment, he/she is required to report for duty to the concerned EDO(H)/ Medical Superintendent till 25th November, 2011 and sign the agreement deed with concerned EDO(H)./ Medical Superintendent. After 25th November, 2011, no arrival shall be accepted and the appointment order shall stand automatically withdrawn.

This y

Alluston

SECRETARY HEALTH



Endst. No. & Date even.

Copy forwarded to the:

- 1. Commissioner DIKhan Division at DIKhan
- 2. Director General-Health Services, Khyher Pakhtunkhwa Peshawar
- 3. District Coordination Officer, DIKhan
- 4. Provincial Programme Manager PPHI Khyber Pakhtunkhwa Peshawar
- 5. Executive District Officer (Health) DiKhan
- 6. MS Multi Mehmood Hospital DIKhan
- 7. MS DHQH: DIKhan
- 8. District Accounts Officer, DiKhan
- 9. MS Police/Services Hospital Peshawar for arranging medical hoard
- 10. PS to Chief Secretary Khyber Pakhtunkhwa Peshawar
- 11. PS to Minister for Health Government of Khyber Pakhtunkhwa Peshawar
- 12. PS to Secretary Health
- 13. PA to Additional Secretary Health
- 14. Doctors concerned

Section Officer-II

Ment or Knywer Pa HEALTH DEPARTMENT

Inner Dafott l'oshawurthe 26' April 2014

NOTIFICATION

NO.SOH(E-II)3-18/2016/TMOs

Fleased to creder the regularization of the following MOSAVINOS (BS-17) World only contract basis as per Judgment dated 0.02.2019 passed by the libration about senting High Court Peahavier & uncer Section-3 of the Khyper Pakhlun-hwe Medica Officers & Dental Surgeons (Regularization of Services) Act. 20:5 with effect from 20. March 2015.

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1.4	Dr. Muhammat Ad sia Khalil ur Fehman	Bacha Khan Medical Coyngles Swab:
100	Sayed Schar Akhtar SrO Sayed Muhammad Nisur	Bacha Khan Medical Complex Swab
3.6	Dr. Abu Bakr s/o Fazal Akbar	LMC Mardan
7	Dr. Sami LI Haq s/c UmarMuhammad	MMC Mardan
ð	Er. Adnah Khanis/o Mir Akbar Khan	MWC Mirgan
11	District of Matiker of Force of the second	Mac made
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11	Dr Afsban Jabeen D/O Hase en k. an	MAC Margari
12.	Dr. Aisha Jamil D/O Jamil Anwar	DHO Hospital Karar
13	Dr. Hikmat Uilah sib Akatar Jan	At the disposal of DHO Bannu
14	Dr. Farman Ullah Khan sib Haji Mirzaii Khani	DHC Teaching Hospital Barrya
15	Dr. Munir Ahmad Khan sio Alta Ullah Khan	Cat-O Hospital Sarai Naurang, Lakki Marwat
:6	Dr. Tahir Saleem sip Ghulam Rahim	RHC Falai Malakand
17	Dr. Ijaz Rahım Bilal s/o Ghulam Rahim	Cat-D Hospital Totakar (Malakand
	Dr. Muhammad Suleman s/o Fazal Muhammad	Cat-D Hospital Tana Malakant

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7th Central Street, D.H.A Phase II, Karachi-75500. Tel Anner D

99207100-09 Fax: 35881444, 99207120

UAN: 111-606-606 Web-site: www.cpsp.edu.pk

Email: examinations@cpsp.edu.pk

Examination Department

No. F 1-3/Exam-2020/CPSP/786-ENT

March 3, 2020

DR. MUHAMMAD NAEEM KHAN

MULTAN 'PUNJAB 'WAPDA TOWN

PHASE 1 'BLOCK E'HOUSE NUMBER 197

ROLL #: 52861

UPPER PORTION

Multan

Tel: 0344-3943898 / 03360632980 /

03339961080

SUBJECT : OTO-RHINO-ĹARYNGOLOGY

Email: mall2naeem84@yahoo.com

FCPS - II Clinical Examination Schedule

Session February-2020

Dear Doctor.

Your Clinical examination schedule is as under:

Center -	KARACHI		
Venue ;	College of Physicians & Surgeons Pakistan		
Component	Date	Time	
CLINICAL EXAMINATION	March 09, 2020	08:35 AM	

Admittance to Examination Hall will be strictly on the production of Admit Card and signing the attendance sheet at the venue of examination.

Note:

All candidates appearing in FCPS-ILENT clinical examination are informed to bring their own Diagnostic set / Headlight / Otoscope and any other equipment required for the examination.

Dress for the Candidates: Formal dress with white coverall.

DR. MUHAMMAD SHARIF CHIEF CONTROLLER OF EXAMINATIONS

For Clinical Instruction to candidate, please visit www.cpsp.edu.pk/examination Note: This is computer generated Clinical schedule therefore does not require

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COLLEGE OF PHYSICIANS AND

SURCLOSS PAKISTAN

7m Central Street, Celleste regioning Authority, Prints C., Rapidity 75500, Pak
Tel. 00000400-18, Full [021] 05608-144, SIAN, 831-800-6006,
Entath examinations stapping to the West wave considerable

Ceaminations Department . .

No. F-1/Exam-20/CPS/0402-A

February 4, 2020

NOTIFICATION (Rovised)

The College of Physicians & Surgeons Pakistan has announced the schedule of written examination of FCPS Part-I, FCPS Part-II, Intermediate Module and MCPS, during the year 2021, as given below

FCPS-I;

- February 16, 2021
- May 25, 2021
- August 10, 2021
- Navembar 30, 2021

FCPS-II (major) / IMM

- Fobinary 9, 2021
- August 24, 2021

FCPS-II (other subject) / MCPS

- April 6, 2021
- October 26, 2021
- FCPS Part-Lexamination of February 2021 and November 2021, will also be administered at Kathmando and Saudi Arabia.
- FCPS Part-II major / other subjects, Intermediate Module and MCPS
 examination will also be administered at Nepat and Saudi Arabia on the same
 dates.

Dr Muhammad Sharif

Chief Controller of Examinations

- clc. 1 P S to the President, CPSP
 - 2 CPSP Councilors
 - 3. Secretary CPSP Karachil
 - 4. Registrar CPSP Karachi.
 - 5 Trensurer, CPSP Karachi
 - D M R P Karachi
 - 7 Butter Renguise Othor R & RO Knight
 - 8 Director, REU, Karachi
 - 9 Director, DME Karachi.
 - 10 CPSP Regional affices
 - 11 Congrat Manager, Operations
 - 12 Director Emance, CPSP Karachi
 - 13 Web Master, CPSP Knurchl, with the request to upload this notification



Annur F (25)



GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated Peshawar the 19th November 200

NOTIFICATION

No.SO(E)H-II/1-5/2019: Sanction is hereby accorded to the grant of 730-days Extra Ordinary Leave without pay in respect of the following doctors as mentioned against their names:-

	The state of the s	And the second of the second o
1	traute de coccos	W.e.f to
1	Dr. Ahmar Shualb Baloch, Medical Officer, 85-17	20.11.2019 to 19.11.2021
	attached to BHU Shorkot O.I.Khan	The state of the s
7	Dr. Sara Hameed, WMD, 85-17 attached to Type-	20.11.2019 to 19.11.2021
	O Hospital Paharpur D.I.Khan	Marian Maria Maria and an anti-

SECRETARY HEALTH KHYBER PAKHTUNKHWA

Endst, of even No. 8, date

Copy to the:

I. Accountant General, Khyber Pakhtunkhwa,

- 2. Director General Health Services, Knyber Pakhtunkhwa, Peshawar.
- 3. DHO D.I.Khan.
- a. DAO D.I.Khan.
- s. Deputy Director (IT), Health Department, Peshawar.
- 6. PS to Secretary Health, Khyber Pakhtunkhwa, Peshawar.
- 7. PS to Special Secretary Health, Khyber Pakhtunkhwa, Peshawar.

a. Doctor concerned.

Section Officer (E-II)





GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated Peshawar August 6, 201

NOTIFICATION

No.SO(E)H-II/1-5/2016(Irum Pasha): In continuation of / this Department's Notification of even number dated 26.07.2016, extension for further period of 730-days extra ordinary leave (without pay) w.e.f. 16.08.2018 to 15.08.2020 is hereby accorded in respect of Dr. Irum Pasha, Woman Medical Officer, BS-17, attached to Benazir Bhutto Shaheed Teaching Hospital, apportabad.

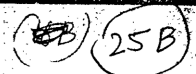
SECRETARY HEALTH KHYBER PAKHTUNKHWA

Endst. No. & date even.

Copy to the:

- 1. Accountant General, Khyber Pakhtunkhwa.
- 2. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 3. MS, BBS/DHQ Teaching Hospital, Abbottabad.
- 4. DAO Abbottabad.
- 5. Deputy Director (IT), Health Department Peshawar.
- 6. PS to Secretary Health, Peshawar.
- 7. Doctor concerned.

(Jibreel Ráza) Séction Oficer (E-II)



OFFICE OF THE DISTRICT HEALTH OFFICER DERA ISMAIL KHAN

No. 1 12 1 1 1 1 1 PF

Dated: //2/2019

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Beller apy 25.C Office of District Health officer DIKhon. Director General Herlin Service KPK. Subject 120 Days study leave I have honour to Submitt that herewith 120 days study leave with effect from 15/12/2019 on the prescribe form duly antitlement Report DAO DMhan in original in respect of Hafea Habib wmo Bps 17 attached to Typp Hospital phaspur for information of necessary action place District Health officer



OFFICE OF THE DISTRICT HEALTH OFFICE A

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GOVERNMENT OF KHYBER PAKHTS HEALTH DEPARTMED

NOTIFICATION

No.50(E)H-11/1-5/2016/AS/A: Sanction is hereby accorded to the grant of 60 Days Earned Leave w.e.f. 01.07.2018 to 31.08.2018 in respect of Dr. Shealb Ahmad S/o Daraz Khan, Medical Officer BS-17, having CNIC= 21708-5684583-5 attached to DHO D.I.Khan for the purpose of FCPS-i exam.

> SECRETARY HEALTH KHYBER PAKHTUNKHWA

Endst. No. & date even.

Copy to the:

- 1. Accountant General, Khyber Pakhtunkhwa,
- 2. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 3. District Health Officer, D.L.Khan.
- 4. District Account Officer, D.I.Khan.
- 5. Deputy Director (IT). Health Department Peshawar.
- 6. PS to Secretary Health, Khyber Pakhtunkhwa, Peshawar.
- 7. PS to Special Secretary Health, Health Department, Peshawar.

8. Doctor concerned.

Section Officer

GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT Annul (7)

96

NOTIFICATION

Dated Peshawar the 07th May 2019

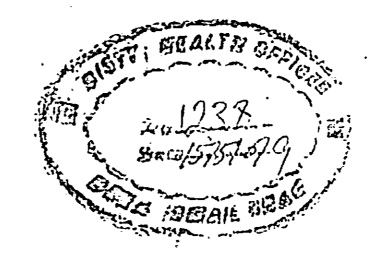
No.SO(E)H-II/1-5/2018:

Sanction is hereby accorded to the grant of

20-days earned leave w.e.f. 15.05.2019 to 14.09.2019 in respect of Dr. Khaliq

Voor sto Sher Jan, Medical Officer, BS-17 attached to THQ Hospital Paharpur

D.I.Khan.



SECRETARY HEALTH KHYBER PAKHTUNKHWA

Findst. of even No. & date

Copy to the:

Accountant General, Khyber Pakhtunkhwa.

OFFICE OF THE DISTRICT HE WITH OFFICER DERA ISMAIL KHAN

IPF

Dated: 0/ 106/2018

Amer

The Director General Health Services Khyper Pakhtunkhawa Peshawar

60-DAYS LEAVE

I have the Bonor to submit ligitarith 601-days I cave with effect from 01 07 2018 Subject on the prescribed form duly entitlement report by the DAO DIKhan in original in respect of Dr. Khaliq Noor Medical Officer attached to Type-D Hospital Paharpur District DIKhan for information and turther necessary action please.

No: dated: 2 2 /08/2019 To The Director General Health Services Khyher Pakhtunkhawa Peshawar 90-DAYS EXTRA ORDINARY LEAVE Subject: I have the honor to submit herewith 90-days Effect from 15/09/2019 on the prescribed form duly entitlement report by the DAO DIKhan in original in respect of Dr. Khaliq Noor Medical Officer attached to Type-D Hospital Paharpur District DIKhan for information and further necessary action please.







DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

All communications Should be Addressed to The Director General Health Sery Peshawar and not to any official by name

· Office by Con - arragally mange " arr arrans, the Con

No. 20889___/1:-1(M-1138)

Dated: 14/11/2019

The District Health Officer D.I.Khan.

Subject: -

730-DAYS EXTRA ORDINARY LEAVE WITHOUT PAY

Memo:

I am directed to refer to your letter No.11447-48/PF dated 30-10-2019 on the subject noted above and to state that the request of Dr. Muhammad Nacem Edwar MO (BPS-17) in the subject matter is hereby regretted, due to ban on leave imposed by the Government of Khyber Pakhtunkhwa Health Department.

Please inform the doctor concerned accordingly.

DIRECTOR (HRM)

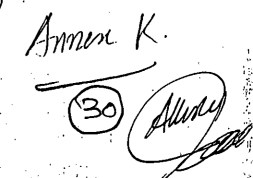
ORATE GENERAL HEALTH SE



Examination

Me & mskhushi@cpsp.edu.pk

14/01/2019, 16:35



College of Physical Beautiful College of the Colleg

ZID Central Street (Old A Phese Di Kare di PESO (LANA DI PESO)

Website/www.cpspxeduplettelf.02J599207J00510(Extesta)lfax

No.F.1-3/Exam-Oct-2019/CPSP/132-F

Nov 14, 2019

DR. MUHAMMAD NAEEM KHAN KPK ' DERA ISMAIL KHAN (D.I.KHAN) 'WEST CIRCULAR ROAD

PIR BAGHDAD COLONY D.I.KHAN Subject: OTO-RHINO

PESHAWAR 003339961080 Roll No: 50895

LARYNGOLOGY

Provisional Result

Dear Doctor.

t regret to inform that as per provisional result* received from LAHORE centre you have failed to satisfy the board of Examiners of FCPS - II. Oct-2019 Examination in the subject of OTO-RHINO-LARYNGOLOGY. The final result would be communicated to you in due course after the original award is received from above centre.

Yours sincerely,:

DR. MUHAMMAD SHARIF CHIEF CONTROLLER OF EXAMINATIONS

In case any discrepancy is detected, this result will be modified after due correction which will be incorporated in the final notification.

ations | College of Physicians & Surgeons Pakistan

Anner L

n

The Secretary to Government of Khyber Fakhtunkhwa, Health Department, Peshawar

16 65 13 min

Subjection

EUL (LEAVE WITHOUT PAY FOR STUDY AND EXAM OF FCPSZ)

Respected Sir.

With profound veneration, it is stated that the undersigned is working as Mailcal Officer DPS-17 at Dasic Health Unit (BHU) Budh D.I.Khan. The undersigned have completed it years training of FCPS and now the undersigned intends to pass this FCPS axim which is very important for doctor's future. Before this, the undersigned appeared FGPS exam but unfortunately the undersigned failed in it, because the undersigned could not satisfy my examiners. My results is attached with my application.

for preparation of FCPSX exam. The undersigned is having some family problems as well.

It is, therefore, requested to kindly grant me 2 years leave without pay for FCPS? exam. I will be very grateful to you for this act of kindness.

Yours, faithfully

Dr. Muhammad Naeem Khan S/o Muhammad Aslam Khan Medical Officer

BHU Budh D.I.Khan CNIC 12102-874629-9

Personal Number is 652573

Cell # 0333-9961080

Processoo per policy

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Examinations Department

James 4, 2019

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NOTIFICATION

the College of Physicians & Surgeons Pakistan has announced the schedule of orniga economistion of PUPS-1, 14, PS-11 fundor and other subjected, Intermediate Module and MUPS, during the year 2020, as piven feliw.

FC115-1

- a lightnay 25, 2020 (Pacsalay)
- a April 21, 2020 (Tuesday)
- n September 29, 2020 (Tuesdis)
- 28 Newsmher 24, 2020 (Tressby)

L. January 7, 2020 2. September 1, 2020 (Tuesday)

FCPS-II (Major Subjects) & IMM

(ប្រធន្លាំម្នេះ)

FCPS-II (Other Subjects) / MCPS

- es Telanary IN, 2070 (Tuesday)
- October 27:7026 (Tuesday)
- TCPs, LL Samuration of February 35, and November 24, 2020 will also be concluded at Smill Persina and hadronands
- ACPS II (Major & Other subjected 1844 & MOPS examinations would be conducted at fourth decision

Dr. Mahammad-Sharif-

Chief Controller of Examinations

Carry 100

- P.S. as the President CPSP
- CPSP Councilots
- Secretary, CPSP Kurachi
- a Regionar, CPSP Karachi
- Diegetin, RTMC Karchi
- 6. Director, Empree CPSP Karachi
- RATA Department CPSP Ratachi'
- Prieston Department of Medical Langithm, CPSP Romebl. The 11 CPSP Formeld with a request to put the positionalism on college website.
- 10 I varination Department (Internal) & Regional Offices.



TO BE SUBSTITUTED BEARING SAME NUMBER AND DATE.

GOVERNMENT OF KIIYBER PAKHTUNKIIWA





Dated Peshawar the 24th March 2020. No. SO(E)H-11/3-18/2020/(Contract).

Subject:

OFFER LETTER.

The competent authority has been pleased to offer the post of Medical Officer on contract basis for a period of six months, extendable on performance basis, to the following candidates.

Those who accept this offer shall submit their acceptance by submitting the agreement available on website "www.healthkp.gov.pk" on a judicial stamp paper along with copies of complete antecedents to the office of Secretary Health Government of Khyber Pakhtunkhwa or DHO of concerned districts within 05 days, otherwise the offer shall be considered withdrawn in respect of those who do not submit their acceptance timely.

	1.,	Father Name
S.N	Name	Reedi Khan
1	Dr.Irfan Ali	Muhammad Nazir
2	Dr. Jasia Nazir	Khawaja Muhamamd
3	Dr. Hammad Khawaj	Ayub Rose
4	Dr. Maryam Ayub	Abdul Karim
5	Dr. Shaukat Iqbal	Muhammad Bakhsh
6	Dr. Saiqa Baloch	Muhamamd Gul
7	Dr. Amir Nawaz	Shuja UI Mulk
8	Dr. Adnan Ahmad	Niamat Ullah Khan
9	Dr. Mohib Ullah Shah	Shamal Khan
10	Dr. Matiullah Khan	Zuheen Shah
11	Dr. Khalid Zaheen	Azeem Khan
12	Dr. Saniya Azeem	Nacem Akhtar
13	Dr. Khizra Nayab	Sher Afzai khan
14	Dr. Ihsan Ali	Gul Nawab
15	Dr. Fayaz Ali	Atta Ullah
16	Dr. Farman ullah	Muhtamim Khan
17	Dr. Adnan Khan	Fazal Monta
18	Dr. Muhammad Zubair ,	Ageel jan
19	Dr. Mehwish Aqeel	Jandoor Khan
20	Dr. Saima Klim	
21	Dr. Saffaf Habib	Muhamamd Nabi Khan
22	Dr. Kamran Saeed	Muhammad Iqbal
23	Dr. Navced Ahmad	Njamat Khan
24	Dr. Said Nawaz Khan	Aleem Khan
25	Dr. Abdul jabbar	Sif Ur Rehman
26	Dr. Jummir Saqib	
27 .	Dr. Muhammad Ismail	Yar Muhammad
28	The state of the s	Saadat ur Rehman

Page 1 of 28

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Dr. Asmat ullah	Asghar Khan
Dr .Shahid Ali khan	Murad Ali
Dr. Fahad Ullah khan	Shaukat Ali khan
Dr. Anwar UI Haq	Muhammad Hussain
Dr. Ahmad Jeffanzeb	Muhammad Jehanzeb khan
Dr Ahmad Nabi	Aman Ullah
Dr. Him Bibi	Ehsanuligh
Dr. Syed Wajid Ali	Syed Abdul Qayum
Dr. Muhammad Nauman	Salah-ud-Din
	Dr.Arifullah
	Akbar Khan
***	Sadullah khan
771. WIGHT KHAII	Ibad ur Rehman
	Syed Wali Shah
	Gul Rasheed
	Baduluz Zaman
	Lingat Hussain
Dr Muhammad Javaid	Bakht Zamin khan
Dr. Tahir Ullah	Akhtar Jan
Dr. Manzoor Khan	Aqil Khan
Dr. Sundas Shabbir	Shabbir Zada
Dr. Shah Rukh Khan	Tahir Muhammad
Dr. Erum Sana	Sanaulloh Khan
Dr.Malaik Qaisar Khan	Malik Farid Khan
Dr. Sardar Khan	Akbar Khan
	Dr. Shahid Ali khan Dr. Fahad Ullah khan Dr. Anwar Ul Haq Dr. Ahmad Jeffanzeb Dr Ahmad Nabi Dr. Hira Bibi Dr. Syed Wajid Ali Dr. Muhammad Nauman Dr. Adnan Arif Dr. Hasina Akbar Dr Khan Bahadur Dr. Musa khan Dr. Syed Fahad Ali Shah Dr. Bushra Rasheed Dr. Muhammad kamil Khan Dr. Sobia Liaqat Dr Muhammad Javaid Dr. Tahir Ullah Dr. Manzoor Khan Dr. Sundas Shabbir Dr. Shah Rukh Khan Dr. Erum Sana Dr. Malaik Qaisar Khan



SECRETARY HEALTH KHYBER PAKHTUNKHWA

Endst. of even No. dated 24-03-2020.

Copy to the:

- 1. Accountant General, Khyber Pakhtunkhwe.
- 2. Director General Health Services, Khyber Pakhtunkhwa.
- 3. All DHOs/MSs of Health Department Khyber Pakhtunkhwa.
- 4. Director Merged Districts Peshawar.
- 5. All District Account Officers, Khyber Pakhtunkhwa.
- 6. Deputy Director (IT), Health Department, Peshawar.
- 7. Coordinator, HSRU Health Department.
- 8. PS to Minister Health, Khyber Pakhtunkhwa,
- 9. PS to Secretary Health, Khyber Pakhtunkhwa.
- 10. PA to Special Secretary Health, Khyber Pakhtunkhwa.
- 11. PA to Additional Secretary Health (Estab), Khyber Pakhtunkhwa.
- 12. Doctors concerned.

Section Officer (E-II)

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GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT

Dated Peshawar the 26th March 2020

NOTIFICATION.

No.SO(H)E-II/3-18/2020/638: On the recommendation of Khyber Pakhtunkhwa Public Service Commission, the Competent Authority is pleased to appoint the following Medical Officers/Women Medical Officers (BS-17) on regular basis in Health Department with immediate effect.

S/NO	NAME	F/NAME .	Domicile/Zone
1.	Hira Ghaffar	Abdul Ghaffar	Abbottabad/5
2.	Jamal Ahmad Khan	Shabbir Ahmed	Mansehra/5
3.	Malik Irfan Mehmood	Malik Khalid Mehmood	Haripur/5
4.	Marukh Riaz	Muhammad Riaz	Mansehra/5
5.	Aqsa Shehzadi	Muhammad Shoukat	Haripur/5
6.	Ayesha Tahir	Sheikh Muhammad Tahir	Abbottabad/5
7.	Jibran Pervaiz	Muhammad Pervaiz	Mansehra/5
8.	Tooba Salar	Khalid Mehmood Khan	Abbottabad/5
9.	Waqas Ahmad	Attai Khan	Mansehra /5
	Muhammad Waleed		
10.		Shareen Jan Khan	Mansehra /5
11.	Ayesha Waheed	Abdul Waheed Khan	Mansehra /5
12.	Sana Binte Arshad	Arshad Naveed	Haripur/5
13.	Hira Altaf	Altaf Hussain	Abbottabad/5
14.	Zarmeen Qaisar	Qaisar Qureshi	Abbottabad/5
15.	Khafsa Younas	Muhammad Younas	Abbottabad/5
16.	Marrium Khurshid	Khurshid Anwar Khan	Mansehra/5
17.	Atta-ur-Rehman	Ghulam Hussain	Mansehra/5
18.	Tuba Bashir	Muhammad Bashir Khan	Abbottabad/5
19.	Muhammad Usama	Zardad Muhammad	Abbottabad/5
:	Durreshewar Arshad	1	
20.	Pirzada	Arshad Ahmed Pirzada	Abbottabad/5
21.	Madiha Ahsan	Muhammad Ahsan	Haripur/5
22.	Sana Rasheed	Abdul Rasheed	Haripur/5
23.	Sidra Fatima	Rafi-ud-Din	Abbottabad/5
24.	Sophia Bano	Muhammad Mussadiq	Abbottabad/5
25.	Maria Bibi	Akhtar Javed	Haripur/5
26.	Aumara Bibi	Fazai Dad	Harlpur/5
27.	Danish Zaman	Muhammad Zaman	Mansohra/S

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ı1		Said Tahir Khan	Shangla/3
	Gul Nargus	Sarir Jan	Charsadda/2
	Palwasha Gul	Ahmad Fayyaz Sikander	Peshawar/2
	Anum Fayyaz 0	Niaz Sarwar Baloch	Peshawar/2
	Sadia Niaz	Ajmal Farooq	Peshawar/2
	Annam Ajmal		Swat/3
	Huma Kumari	Ashok Kumar	Buner/3
619	Jackey Kumar	Sij-Ram	Buner/3
620	Amika Kour	Ishwer Chand	Peshawar/2
621	Shaleem Naeem	Naeem Tabassum	Swat/3
622	Harpal Kumar	Bearl Lal	Buner/3
623	Jamita Kor	Amrit Lal	Mardan/2
	Anii Raj	Hansraj	Swat/3
625	Muhammad Tariq	Muhammad Ilyas	Peshawar/2
626	Samreen Khan	Iwas Khan	Swabi/2
. 627	Zubair All	Muhammad Nabl	Lakki Marwat/4
	Kaleemullah Khan	Gulab Khan	Dir Lower/3
1 71.00 0000000 ***	Ikramullah	Khan Muhammad	Abbottabad/5
	Syed Ali Raza	Raza Shah	Peshawar/2
	Asifullah	Mir Akbar Khan	D.I.Khan/4
	Maryam Qayum	Qayum Nawaz	Malakand /3.
	Uzma_Sadiq	Sadiq Ahmad	Dir Lower/3
	Javid Miandad	Rahim Dad Khan	
635	Naheeda Bibi	Unab Gul	Peshawar/2
636	Shaila Qasim	Syed Muhammad Qasim	Peshawar/2
637	Saqib All	Liagat Ali Khan	Lakki Marwat/4
,	Muhammad Falsal	,	
638	Yousaf	Muhammad Yousuf	Swat/3

2. The posting order of the above mentioned doctors will be issued after arrival report is submitted by them in Director General Health Services, Warsak Road, Peshawar.

3. The terms & conditions of their service shall be governed under the provisions of the Khyber Pakhtunkhwa Civil Servant Act, 1973 and Khyber Pakhtunkhwa Civil Servants (Amendment) Act, 2013 and rules made under there.

- 4. Their posting shall be governed under Section-5 of the Khyber Pakhtunkhwa (Appointment, Deputation, Posting and Transfer of Teachers, Lecturers, Instructors and Doctors) Regulatory Act, 2011.
- 5. They will be on probation for a period of one year extendable to another one year in terms of Rule-15 of APT Rules 1989.

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- Appointment shall be subject to medical fitness and verification of antecedents as well as testimonials.
- The DGHS, concerned DHO and Medical Superintendent personally responsible for documents/certificates/ Degrees of the Doctor and his/her salary shall not be released till the verification of the academic documents/certificates/Degrees from the concerned institutions.
- The doctors concerned are required to submit their arrival report to Director General Health Services, Warsak Road, Peshawar, Khyber Pakhtunkhwa within fifteen days of the issuance of this notification failing which the appointment will stand automatically cancelled.

SECRETARY HEALTH KHYBER PAKHTUNKHWA

Endst: of even number & date

Accountant General, Khyber Pakhtunkhwa.
 Director General Health Services, Khyber Pakhtunkhwa.

3. Director Health Services Newly Merged Areas, Peshawar.

4. Deputy Director (IT), Health Department Peshawar.

5. Coordinator HSRU, Health Department Peshawar.

6. PS to Minister for Health Khyber Pakhtunkhwa.

7. PS to Secretary Health, Khyber Pakhtunkhwa.

8. Doctors concerned.

Section Officer (E-II)

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IN THE PESHAWAR HIGH COURT CIRCUIT BENCH, D.I. KHAN

C.M. No		_ of 2020	:
C dean day of the	in		/
W.P. No	-	of 2020	
eem Khan			V

Dr. Muhammad Naeem Khan

.. Petitioner/Applicant

Versus

Government of Khyber Pakhtunkhwa and others

... Respondents:

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF THE ISLAMIC REPUBLIC OF PAKISTAN

Application U/S. 151 CPC for Dispensing with Certified Copies of Annexes

Respectfully sheweth:

- 1. That the captioned petition is being filed in this hon'ble Court wherein certified copies of the Annexes are not readily available.
- 2. That in view of paucity of time, the certified copies could not be obtained. However, the said documents constitute official record of the respondents and can be summoned from them for authentication should the need arise.

PRAYER

It is, therefore, humbly requested that the requirement for certified copies of Annexes to the captioned petition may kindly be dispensed with in the interest of justice.

Any further better relief deemed just and equitable in the circumstances of the case may also kindly be granted.

Petitioner/Applicant
Through Counsel

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PESHAWAR HIGH COURT, D.I.KHAN BENCH WO

FORM OF ORDER SHEET

Date of	Order or other proceedings with signature of Judge(s).
Order or	1000
proceedings.	
·(1)	(2) (2)
08.4.2020	C.M.No.355-D/2020 in W.P.No.356-D/2020. Present: Muhammad Yousaf Khan, Advocate for petitioner.
<u> </u> - 	Through this C.M. the petitioner seeks
	suspension of office letter No.20889/E-1(M-1138)
	dated, 14.11.2019 issued by respondent No.2,
<u> </u> 	whereby the request of the petitioner of 730 days
	extraordinary leave without pay was regretted due to
	ban on leave.
	Admittedly, the petitioner is a civil
	servant and the matter relates to the terms and
	conditions of his service and thus the issue raised in
	the instant petition could in view of Article 212 of
	the Constitution of Islamic Republic of Pakistan,
	1973 be agitated before K.P.K Services Tribunal.
	.However, it is clearly mentioned in Para-12 of the
	petition that at the moment the K.P.K. Services
	Tribunal is not functioning. The petition is duly
\ G	supported by sworn affidavit of the petitioner. In

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view of this situation, let notice of this G.M. be given to the respondents for a short date in office.

Till then no adverse action shall be taken against the petitioner. It may be noted that in case, if it is found that K.P.K. Services Tribunal was functioning then an appropriate action under the law shall be taken against the petitioner.

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Invant*

(S.B)
Hon'ble Mr. Justice Abdul-Shakpor

