<u>ø 7/04/2021</u>

Due to COVID-19, the case is adjourned to $\rho g/\rho d/2021$ for the same.



26.07,2021

To come up for further proceedings/arguments on 26.08.2021 before S.B at Camp Court, Swat. Notices be issued to petitioner/counsel as well as respondents for the date fixed.

Chải man

26.08.2021

Petitioner in person and Mr. Muhammad Riaz Khan Paindakhel, Asstt. AG alongwith Jaffar Ali, Assistant for the respondents present.

Petitioner expressed his satisfaction about the implementation of judgment at his credit and submitted an application for withdrawal of instant execution Petition. Application placed on file.

In view of the above, instant execution proceedings are filed and consigned to the record room.

Chairman Camp Court, Swat \mathcal{S} .01.2021Due to COVID 19, the case is adjourned to \mathcal{J} .03.2021 for the same as before.

02.03.2021 None for the petitioner present. Mr. Noor Zaman, District Attorney alongwith Mr. Asif Ullah, Junior Clerk for respondents present.

Notices be issued to the petitioner and his counsel for the next date.

Adjourned to 07.04.2021 before S.B at camp court Swat.

(Mian Muhammad) Member(E)

Camp Court Swat

E.P No. 127/2018

05.10.2020

Petitioner is present in person. No one on behalf of the respondents is present. The last three adjournments were made at the result of note Reader, therefore, it is deemed appropriate to serve the respondents with a notice for 04.11.2020 together direction to submit implementation report of judgment of this august Tribunal dated 03.01.2018 before S.B at Camp Court, Swat.

(MUHAMMAD JAMAL KHAN) MEMBER CAMP COURT SWAT

5.

04.11.2020

Petitioner in person present.

Learned Assistant Advocate General alongwith Amanullah Litigation Assistant and Muhammad Naeem AD for respondents present.

Representative of respondents submitted execution reply which is placed on file. To come up for arguments/consideration on 05.01.2021 before S.B at Camp Court, Swat.

Member (E) Camp Court, Swat

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01.06.2020 Due to Covid-19, the case is adjourned. To come up for the same on 07.07.2020 before SB at camp court Swat.

07.07.2020

Bench is incomplete. Therefore, the case is adjourned. To come up for the same on 06.08.2020, at camp court Swat.

Réader

02.12.2019

None for the petitioner present. Mr. M. Riaz Khan, Paindakhel, Assistant Advocate General for respondents present. Notices be issued to the petitioner and his counsel. To come up for further proceedings on 03.02.2020 before S.B at camp court Swat.

03.02.2020

Petitioner in person present. Mr. Riaz Ahmed Paindakhel learned Assistant Advocate General for the respondents present. Petitioner requested for adjournment on the ground that his counsel is not available today. Adjourn. To come up for further proceedings on 02.03.2020 before S.B at Camp Court Swat.

> Member Camp Court, Swat.

Camp Court Swat

02.03.2020

Petitioner in person present. Mr. Riaz Paindakheil learned Assistant Advocate General alongwith Amjid Ali Assistant and Jaffar Ali Assistant present. Petitioner seeks adjournment as his counsel is not available. Adjourn. To come up for further proceedings on 06.04.2020 before S.B at Camp Court, Swat.

Member Camp Court, Swat. 11.06.2019

Petitioner present. Mr. Mian Amir Qadir learned District Attorney alongwith Jaffar Ali Assistant present. Petitioner seeks adjournment as his counsel is not in attendance. Adjourn. To come up for further proceedings on 03.09.2019 before S.B at Camp Court, Swat.

> Member Camp Court, Swat.

03.09.2019

Petitioner in person present. Muhammad Aman Litigation representative of the respondent department present and stated that grievance of the petition has been redressed and to this effect he submitted salary slip of the petitioner for the month of June 2019. Learned counsel for the petitioner not available. Adjourn. To come up for further proceedings on 07.10.2019 before S.B at Camp Court, Swat.

Member

Camp Court, Swat.

07.10.2019

Petitioner in person and Mr. Anwar-ul-Haq, Deputy District Attorney for the respondents present. Petitioner seeks adjournment on the ground that his counsel is not available today. Adjourned to 02.12.2019 for further proceeding before S.B at Camp Court Swat.

(Muhammad Amin Khan Kundi)

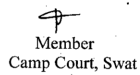
Member Camp Court Swat 06.02.2019

Petitioner absent. Mian Amir Qadar learned Deputy District Attorney alongwith Muhammad Naeem AD present. Lawyers community is on strike therefore the case is adjourned. To come up for further proceedings on 06.03.2019 before S.B at camp Court Swat.

Member Camp Court Swat.

06.03.2019

Petitioner in person present. Mian Amir Qadir, District Attorney alongwith Mr. Amjad Ali, Assistant and Mr. Jafar Ali, Assistant for respondents present. Petitioner seeks adjournment on the ground that his counsel is not available today. Grnated. Case to come up for further proceedings on 04.04.2019.



04.04.2019

Clerk to counsel for the petitioner present. Mian Amir Qadir learned District Attorney alongwith Jafar Ali Assistant present. Lawyers community is on strike, therefore the case is adjourned. To come up for further proceedings on 11.06.2019 before S.B at Camp Court, Swat.

Member Camp Court, Swat 01.10.2018

Counsel for the petitioner, Mr. Fazle Amin, Litigation Assistant, Qazi Muhammad Naeem, A.D, Jaffar Ali, Senior Clerk and Mr. Amjad Ali, Assistant alongwith Mr. Usman Ghani, District Attorney for the respondents present. The above named representative made a request for adjournment. Granted. Case is adjourned to 08.11.12.2018 for implementation report before S.B at camp court Swat.

ter and the second second second second

Member Camp Court Swat

08.11.2018

Due to retirement of the Hob'ble Chairman Service Tribunal is incomplete. Tour to Camp Court Swat has been cancelled. To come up for the same on 07.01.2019 at camp court

Swat.

07.01.2019

Petitioner in person present. Mr. Jaffar Shah, Assistant and Mr. Muhammad Naeem, Assistant alongwith Mr. Mian Amir Qadir, District Attorney for the respondents present. Implementation report not submitted. Requested for further adjournment. Adjourned. To come up for implementation report on 06.02.2019 before S.B at camp court Swat.

MA (Muhammad Amin Khan Kundi) Member Camp Court Swat

FORM OF ORDER SHEET

Execution Petition No. 127 /2018 S.No. Date of order Order or other proceedings with signature of Judge Proceedings 1 2 3 The Execution Petition of Mr. Mujeeb Alam submitted to-day by 24.04.2018 1 him, may be entered in the relevant Register and put up to the Court for proper order please. REGISTRAR N 15-05-2018 This Execution Petition be put up before Touring S. Bench at 2-Swat on 06-06-2018 CHAIRMAN 06.06.2018 Petitioner Mujeeb Alam in person present. Notice be issued to the respondents. To come up for implementation report on 06.08.2018 before S.B at Camp Court Swat. Chairman Camp Court, Swat 06.08.2018 Petitioner in person and Mr. Amjid Ali Assistant for the respondents present. Due to summer vacations the case is adjourned. To come up for the same on

01.10.2018 at camp court Swat.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Implementation no <u>12-7</u>/2018

In Appeal No 277/16

Mujeeb Alam S/O Abdul Hameed khan (Ex- Junior Clinical Technician Pharmacy Hospital Matta Swat)......Petitioner.

Vessus

- 1. District Health Officer, District Swat at Gulkada Swat.
- 2. Director General Health Khyber Pakhtunkhwa at Peshawar.

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Diary Ne.

- 3. Government of Khbyer Pakhtunkhwa through Secretary Health civil secretariat.
 - Peshawar.....Respondents

Respectfully:

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- That the above noted appeal was pending adjudication in this Honorable Tribunal and was decided vide judgment and order dated 03/01/2018.
 - That vide judgment and order dated 03/01/2018, this Honorable Tribunal while accepting the appeal of the appellant, reinstated him into service. (Copy of the judgment is attached)
- That the judgment and order of this Honorable Tribunal, was duly communicated to the respondent by the applicant vide application dated 09/01/2018 diary no 201 for implementation. Since no response was given to his application for the implementation of the judgment, however, they are reluctant to implement the same.
- That instead of implementing the judgment of this Honorable Tribunal, the respondents are bent upon to victimize the applicant on one way or the other.

That as per the spirit of the judgment and order dated 03/01/2018 of this Honourable Tribunal, the Respondents are bound to consider the case of the applicant for reinstatement in service. However they have not implemented the judgment and order of this Honorable Tribunal in its true letter and spirit.

so for.

That the respondents are legally bound to implement the judgment of this Honorable Tribunal in its true letter and sprit without any further delay.

It is, therefore prayed that on acceptance of this application the judgment and order dated 03/01/2018-of this Honourable Tribunal be implemented in its true letter and spirit.

Atri) eig Mujeeb Alam

-Applicant-

(In Person)

Deponent.

<u>AFFIDAVIT</u>

6 ·

I Mujeeb Alam, Ex Ex- Junior Clinical Technician Pharmacy Hospital Matta Swat, do hereby solemnly affirm and declare on oath that the contents of the above implementation petition are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Tribunal.



BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Appeal No <u>2777</u>2016

Mujeeb Alam S/o Abdul Hameed Khan (Ex-Junior Clinical Technician Pharmacy Hospital Matta Swat)R/o Dardyal Dewlay Teh Kabal District Swat......

E. P-NO. 127/18

VERSUS

a.₩ P.Freyhags forvios Tribunal Blary No.

- 1. District Health Officer District Swat at Gulkada Swat.
- 2. Director General Health Khyber Pakhtunkhwa at Peshawar.
- 3. Medical Officer I/C ZKS THQ Hospital Matta, Swat.
- 4. District Accounts Officer Swat.

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED OFFICE ORDER BEARING NO-17677-80 DATED 4-12-2015 PASSED BY RESPONDENT NO.1 WHEREBY A SELF STATED AND PLANTED APPLICTION REGARDING RESIGNATION FROM SERVICE OF APPELLANT WAS ACCEPTED.

Prayer in appeal:

On acceptance of this instant appeal the impugned order dated 4-12-2015 passed by respondent No-1 may very graciously be sit-aside and the appellant may kindly be reinstated with all back benefits.

Respectfully Shewoth:

1. That the appellant was appointed as Junior Clinical Technician Pharmacy and was posted at ZKS THQ Hospital Matta, Swat.

2. That the appellant served the Department for about five years with full devotion, determination and to the entire satisfaction of his superiors.

That the appellant was black mailed in the planted story of theft and resultantly vide impugned order dated 4-12-2015, a self drafted application regarding resignation was accepted from appellant side by the respondent No-1. (Copy of order dated 4-12-2015 is attached as ANNEX_A).

49 That the appellant being aggrieved filed a department appeal before respondent No-2 which is pending till date. (Copy of appeal is attached as ANNEX_B).

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, CAMP COURT SWAT

Service Appeal No.	277/2016
Date of Institution	22.03.2010
Date of decision	03.01.2018

Mujeeb Alam S/o Abdul Hameed Khan (Es-Junior Clinical Technician Pharmacy Hospital Matta Swat) R/o Dardyal Dewlay Teh Kabal District Swat. (Appellant)

<u>Versus</u>

1. District Health Officer District Swat at Gulkada Swat and 4 others.

Muhammad Arif Jan, Advocate

MR. Kabir Ullah Khattak Addl. Advocate General

MR. NIAZ MUHAMMAD KHAN, MR. MUHAMMAD HAMID MUGHAL,

, or integ

CHAIRMAN MEMBER

For appellant.

For respondents.

(Respondents)

JUDGMENT

NIAZ MUHAMMAD KHAN, CHAIRMAN: - Arguments of the learned

counsel for the parties heard and record perused.

FACTS

2. The appellant tendered resignation on 04.12.2015 which was accepted on the same day. Against this acceptance order the appellant filed a departmental appeal on 14.12.2015 which was not decided within statutory period and thereafter the appellant filed the present service appeal on 22.03.2016.



ARGUMENTS

3 The Learned counsel for the appellant argued that the resignation was not voluntary rather it was taken forcibly by the DHO in league with the law enforcement agencies. That the reason was that there were some allegations against the appellant regarding theft of some medicines from the official store. In this respect he also pressed into service news clipping in the daily "Ham Awam" dated 08.12.2015 unfolding the episode of the theft by the appellant along with his co-accused Sajjad Ali. That this resignation was taken by the authority for the said reason. The learned counsel for the appellant relied upon a judgment reported as 2005-SCMR 1194 wherein their lordship held that acceptance of resignation on the same day was not proper on the request of a civil servant.

4. On the other hand the learned AAG argued that the appellant had submitted application for resignation duly thumb impressed by him. That the appellant did not deny the said resignation. That the authority was competent to accept the resignation. That the resignation could be withdrawn before its acceptance and in this respect he relied upon a judgment reported as 20007 SCMR

792.

CONCLUSION

5. The judgment relied upon by the learned AAG pertains to a position where a civil servant after tendering resignation (voluntarily) takes it back before its acceptance. In the resent case the appellant has not taken the resignation back because he had no time to take back his resignation. His case is covered by the



judgment entitled "Muhammad Zahoor versus Registrar Lahore High Court Lahore" reported as 2005 SCMR 1194. In this reported judgment the authority accepted the resignation of Naib Qasid on the same day without probing the voluntariness of the resignation. In the present case it is crystal clear that the appellant was forced to resign due to his involvement in theft case which has been accepted by the respondents in their comments by further adding that an inquiry is pending. It means that the appellant was made to resign from his position otherwise he was to face the music in the shape of criminal case and departmental proceedings. Such conduct on the part of the department is unwarranted and not in accordance with the settled rules of service and discipline. The authority was bound to have taken disciplinary action against the appellant in case he was involved in some theft of official property. The authority instead of resorting to disciplinary proceedings took resignation of the appellant and then accepted the same on the same day. The authority had therefore, also caused loss to the government exchequer because in the event of disciplinary proceedings there were chances of recovery of loss to the government otherwise too there should have been a proper inquiry which could also unfold the names of others, if any, involved in the episode of selling the government medicine in the open market. The appellant promptly preferred the departmental appeal before the appellate authority by disclosing the whole affair as he had no time of withdrawing his resignation.

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6. Consequently the present appeal is accepted and the appellant is reinstated in service. The intervening period shall be treated as leave of the kind due and if no leave is due then extraordinary leave may be granted to him. The department is however at liberty to hold departmental proceedings against the appellant if he was involved in the theft case. Parties are left to bear their own costs. File be consigned

^COPJ

to the record room.

Muhammad Khan) Chairman Camp Court, Swat

(Muhammad Hamid Mughal) Member

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ANNOUNCED 03.01.2018

Date of I 1-01-1 $\mathbb{N}_{\mathbb{C}}$ ESec. 19 0.5



Phone No: 0946-9240139, Fax No: 0946-9240215 Email: edohswat@yahoo.com

No. ' /PF

Dated: 31/5 /2018

OFFICE ORDER.

NO

With reference to the Director General Health Services Khyber Pakthunkhwa Peshawar letter NO.2035-37/Lit dated 22/5/2018 and Honorable Service Tribunal Camp Court Swat Judgment appeal No.277/2016 dated 3/1/2016 Mr Mujeeb Alam CT Pharmacy BPS-12, is hereby re- instated against the vacant post of CT Pharmacy BPS-12 at CD:Chamgarai Swat at original cadre post of Clinical Tech: Pharmacy with immediate effect.

Arrival report should be submitted to this office accordingly.

Sd/xx District Health Officer District Swat at Gulkada.

•	Copy forwarded to the :-
01-	Medical Officer I/C Civil Dispensary Chamgarai Swat.
02-	Account Section of this office.
03-	The above named official.
. 04-	Estt:II Section of this office.
05-	P/File of the official.
	For information and necessary action.
06-	Dmo MICDISWERT
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District Health Officer

District Swat at Gulkada.

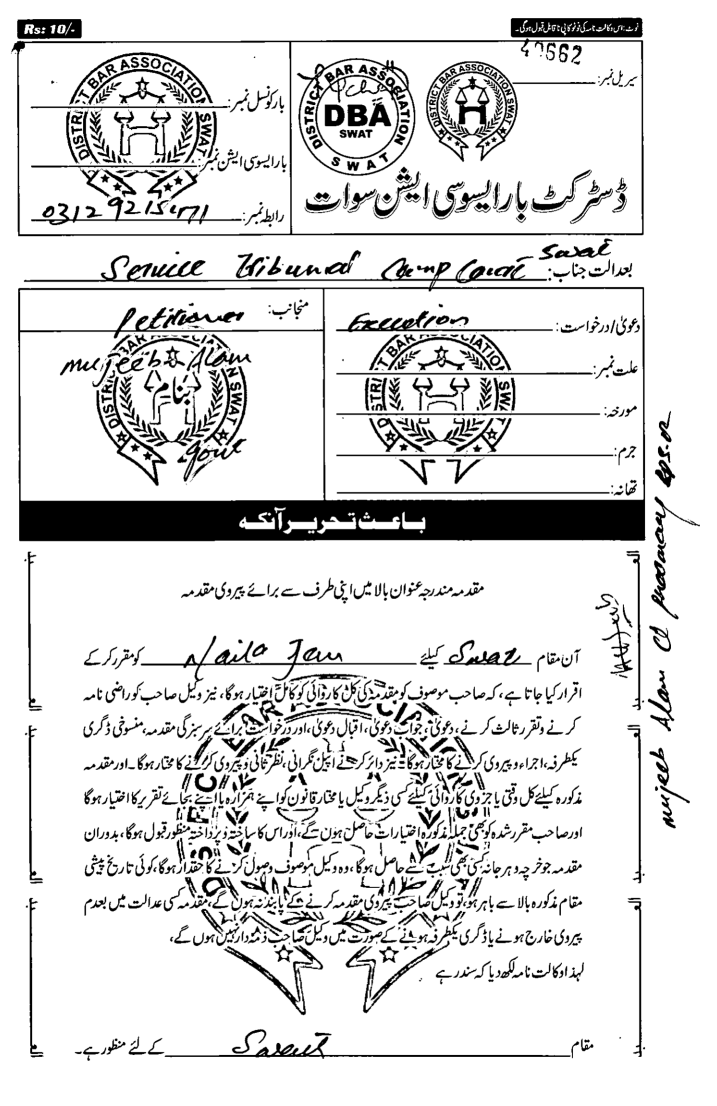
NO SO21-2

Copy forwarded to the :-

01- Chairman Honorable Services Tribunal Camp Court swat for information please.

02- Director General Health Services Khyber Pakthunkhwa Peshawar with reference to his letter No.cited above please.

District Health Officer District Swat at Gulkada.



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OFFICE OF THE DISTRICT HEALTH OFFICER GULKADA DISTRICT SWAT Phone No:0946-9240139,Fax No:0946-92440216dohswat@yahoo.com

Detail of arrears of pay and allowance in respect of Mujeeb Alam CT Pharmacy wef 22/5/18 to 30/9/18

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··· •	Interest Applied: Yes	GPF Balance	: 31,080.	00
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City:	Email:			
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(66931/26.06.2019/12:27:22) 2) All amounts are in Pak Rupees 3) Errors & omissions excepted

بعدالت عالى جمر جوكو مرمس لم سوم مي مرحال موار St J. (in ple v3 باعث جرير آنك مقدمه مندرجة عنوان بالامين ابني طرف ہے داسطے بیروی وجواب دہی دکل کاردائی متعلقة أن مقام مروس مروس مولي الملي في من مان المروسي ا مقرر کرکے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وکیل صاحب کوراضی نامہ دتقر رثالث و فیصلہ برحلف دینے جواب دہی اور قبال دعویٰ اورخوبصورت د گری کرانے اجراءادر دصولی چیک در دیپیادر عرضی دعویٰ اور درخواست ہر شم کی تصدیق زراس پر د ستخط کر نیکا اختیار ہوگا۔ نیز بصورت عدم پیروی یا ڈگری یکطر فیہ اپیل کی برآ مداور منسوخی اور دائر کرنے، اپتیل گرانی دنشانی دیبردی کرنے کا اختیار ہوگا۔اور بیصورت ضرورت مقدمہ مذکورہ کے کل یاجزوی کاروائی کے داسطےادروکیل یا مختیار قانونی کراپنے ہمراہ یااپنی بجائی تقرر کا اختیار ہوگا۔اورصاحب مقرر شدہ کوبھی وہی جملہ مذکورہ پالا اختیارات حاصل ہوئے۔ اوراسہ ساختہ برداختہ منظور وقبول ہوگا۔اوردوران ان مقدمہ میں جوٹر چہوہر جاندالتوائے مقدمه کے سبب سے مولا۔ اس کے منتحق وکیل صاحب موصوف مو کی ۔ نیز بقایا وخرچہ کی وضوبی کرنے کا اختیار حاصل ہوگا۔اگرکوئی تاریخ پیشی مقام دورہ یا حد سے باہر ہوتو دکیل صاحب یا بند نەبىويىڭ - كەپىردى مقدمە خەكۈرە كرىپ - كېغداد كالت مامەلكەد با كەسند دىم -200 گو اہ ش___ ألع Allester كمليح منظور ب بمقام



Phone No: 0946-9240139, Fax No: 0946-9240215 Email: edohswat@yahoo.com

No.

/ PF/S=2

Dated: <u>Ø</u> /3 /2019

CORRIGENDUM

Reference this office order bearing Endost: No.3973-77/PF dated 5/3/2019 in respect of Mr.Mujeeb Alam CT Pharmacy attached to CD: Dardyal swat is hereby amended as the intervening period with effect from 4/12/2015 to 3/5/2016 (120 days) is hereby treated as leave with full pay and the period with effect form 4/5/2016 to 2/8/2016(91) days is hereby treated as leave on half pay and the remaining period with effect from 3/8/2016 to 31/5/2018 is hereby treated as leave without pay.

NO 7/08-12 Pr Copy forwarded to the:-

Rahman ali/ 832019

sd/xxxxxx District General Health District swat at Gulkada.

01-Director General Health Services Khyber Pakthunkhwa Peshawar for information please. 02-Medical Officer I/C CD Dardyal swat.

- 03- Account Section of this office for information and necessary action.
- 04-Litigation Cell of this office.
- 05-The above named official for information.

District General Health District swat at Gulkada.



Phone No: 0946-9240139, Fax No: 0946-9240215 Email: cdohswat@yahoo.com

Dated: 07/11/2018

OFFICE ORDER

PF

Reference Director General Health Services Khyber Pakthunkhwa Peshawar letter No.6220-22/AD(Lit) dated 31/10/2018, the intervening period with effect from 4/12/2015 to 31/5/2018 (29 month 27 days) in respect of Mr.Mujeeb Alam CT Pharmacy BPS-12 attached to CD:Chamgarai swat is hereby treated as leave without pay.

5694-86 N() /PF

Sd/xxxxx District Health Officer District Swat at Gulkada.

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Copy forwarded to the :-Director General Health Service: Khyber Pakhtunkhwa Peshawar for information with reference to Medical Officer I/C CD:Chamgarai Swat

Account Section of this office for information and necessary action . District Monitoring Officer MKD Division Swat.

Litigation cell of this office . For information.

District Flealth Officer District Swammer Gulkada.

Rahanna ali6112018

Phone No: 0946-9240139, Fax No: 0946-9240215 Email: edohswat@yahoo.com

/ PF/S-2

Dated: $2 \sum 1/10/2018$

· JEFICE ORDER

In Continuation of this office order bearing endost:No.1568-88/PF dated 7/11/2018 and directives received from Director General Health Services Khyber Pakthunkhwa Peshawar vide his letter (6.6220-22/AD(Lit)) dated 31/10/2018, in respect of Mr.Mujeeb Airam CT Pharmacy attached to 31/2010 Director general with effect 4/12/2015 to 9/3/2016 (96 days) is hereby treated as have with full pay and the remaining period with effect from 10/3/2016 to 31/5/2018 is hereby treated as have with out pay.

sd/xxxxxx District General Health District swat as Gulkada.

Copy forwarded to the:-

- 01-Director General Health Services Khyber Pakthunkhwa Peshawar for information with reference to his No.Cited above please.
- 02-Medical Officer I/C CD Dardyal swat.
- 03- Account Section of this office for information and necessary action.
- 04- District Monitoring Officer MKD Division swat.
- 05-litigation Cell of this office.
 - for information.

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District General Health District swat at Gulkada,

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Chief and and the cincit of the set ille le ورمان (رم ع. مردس المروم م 127/2018 i con on on i down i dow i 200 Single I. C. & J. C. M. M. M. لمرف سى تى الني المرب ريات بل مح بین - اور وب میں ریپا کسی ج ک Gilipio Tilep I of OF Web من گوست تراریون م مرا بوری کمی بر · 20 v jo ~ 7.1 2/27/18 26-3, Con (2. Juli) (2. 20) المار جو My Constant en 20/21 10/21/2000 Coll No. 03469336982

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL CAMP COURT SWAT

Execution Petition. No.127/2018

Service Appeal No. 277/2016

Mujeeb Alam s/o Abdul Hamed Khan (Junior Clinical Technician Pharmacy) Hospital Matta Swat R/o Dardyal Dewlay Teh Kabal District Swat.

.....(Appellant)

Versus

1. District Health Officer Swat at Gulkada Swat and 4 others.....(Respondents)

Subject:

Execution Reply

Memo:

I have the honour to state that in the subject case, the official was involved in malpractice and hence was removed from service by accepting his resignation vide this order No. 17677-80 dated 04/12/2015

Consequently he filled appeal in the Honourable Service Tribunal KPK which was decided in his favour and subsequently he was reinstated vide this office order No. 8015-20/PF dated 31/05/2018

With all back benefis including regularization of absent period and presently he is receiving his salary with all allowances. Report submitted in your honour for information, please.

CT TEALTH OFFICER SWAT AT GULKADA

Rearginetting

Phone No: 0946-9240139, Fax No: 0946-9240215 Email: <u>edohswat@yahoo.com</u>

NO. ___/R-9

1 /12/2015 Dated:

Sd/xxxx District Health Officer District swat at Gulkada.

OFFICE ORDER

The resignation tender by Mr. Mujeeb Alam Junior Clinical Technician Pharmacy attached to ZKS THQ Hospital Matta swat (store keeper) is hereby accepted with effect from 4/12/2015, on his own request.

NO 17677 .FU

Copy forwarded to the :-

01-Medical Officer I/C ZKS THQ Hospital Matta swat for information.

02- The above named official concerned for information .

03- Account Section of this office for information and necessary action. 04- Estt :II Section of this office .

Distrig District swat a

ahieat 11

Coordinator Public Health DHO Office at Gulkada.

Phone No: 0946-9240139, Fax No: 0946-9240215 Email: edohswat@yahoo.com

· /PF

Dated: 3// 5 /2018

Re-instat

<u>OFFICE ORDER.</u>

With reference to the Director General Health Services Khyber Pakthunkhwa Peshawar letter NO.2035-37/Lit dated 22/5/2018 and Honorable Service Tribunal Camp Court Swat Judgment appeal No.277/2016 dated 3/1/2016 Mr Mujeeb Alam CT Pharmacy BPS-12, is hereby re- instated against the vacant post of CT Pharmacy BPS-12 at CD:Chamgarai Swat at original cadre post of Clinical Tech: Pharmacy with immediate effect.

Arrival report should be submitted to this office accordingly.

Sd/xx District Health Officer District Swat at Gulkada.

NO 8015-20 PR

- Copy forwarded to the :-
- 01- Medical Officer I/C Civil Dispensary Chamgarai Swat.
- 02- Account Section of this office .
- 03- The above named official.
- 04- Estt:II Section of this office.
- 05- P/File of the official .
 - For information and necessary action.
- of . DMO MED Sweet

District Health Officer District Swat at Gulkada.

Copy forwarded to the :-

- 01- Chairman Honorable Services Tribunal Camp Court swat for information please.
- 02- Director General Health Services Khyber Pakthunkhwa Peshawar with reference to his letter Nó.cited above please.

District Health Officer District Swat at Gulkada.

different Public Health

Phone No: 0946-9240139, Fax No: 0946-9240215 Email: edohswat@yahoo.com

/ PF/S-2

Dated: 08 /3 /2019

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3.55

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CORRIGENDUM

Reference this office order bearing Endost: No.3973-77/PF dated 5/3/2019 in respect of Mr.Mujeeb Alam CT Pharmacy attached to CD: Dardyal swat is hereby amended as the intervening period with effect from 4/12/2015 to 3/5/2016 (120 days) is hereby treated as leave with full pay and the period with effect form 4/5/2016 to 2/8/2016(91) days is hereby treated as leave on half pay and the immaining period with effect from 3/8/2016 to 31/5/2018 is hereby treated as leave without pay.

sd/xxxxxx District General Health District swat at Gulkada.

Copy forwarded to the:-

01-Director General Health Services Khyber Pakthunkhwa Peshawar for information please. 02-Medical Officer I/C CD Dardyal swat .

- •03- Account Section of this office for information and necessary action.
- 04- Litigation Cell of this office.
- 05- The above named official for information.

District General Health District swat at Gullada.

Rahman ali/ 832019

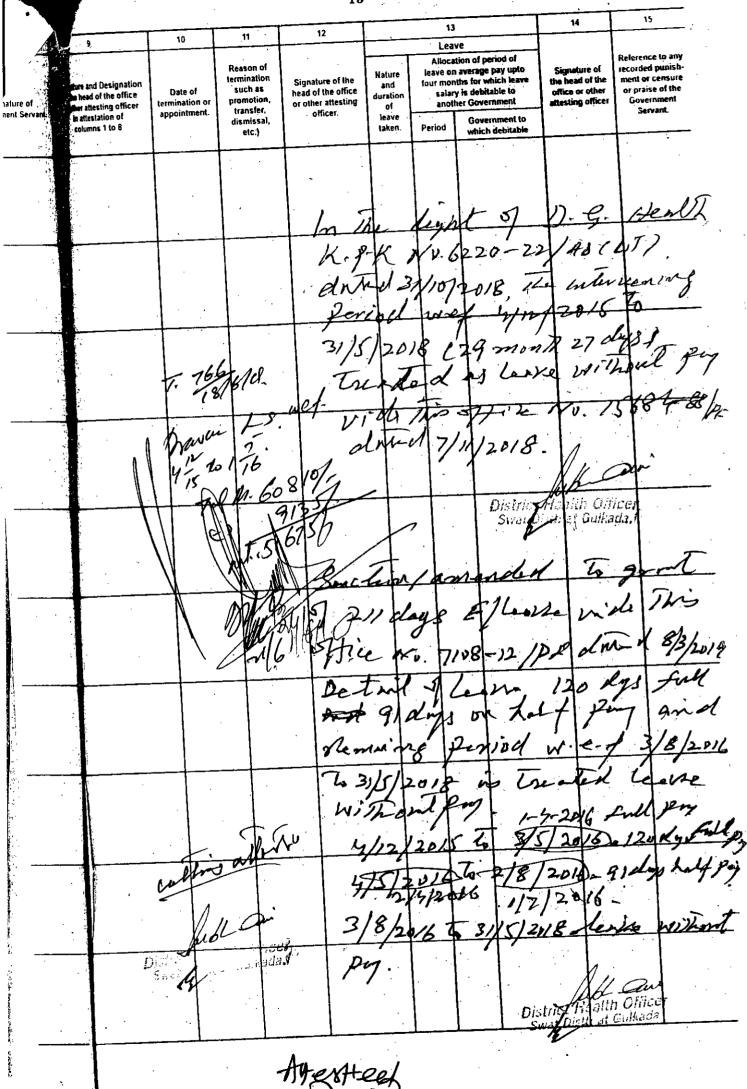
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Dist. Govt. NWFP-Provideial District Accounts Office, SWAT Monthly Salary Statement (June-2919)



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Coordinator Public Health DHO Office at Gulkada.



No

DISTRICT HEALTH OFFICER GULKADA, SAIDU SHARIF SWAT. Phone No. 0946-9240139, Fax No. 0946-9240215 Email. edohswat@yahoo.com

Dated; <u>19 / 11 /2013</u>.

APPOINTMENT ORDER.

Consequent upon the recommendations of the Departmental Selection committee in its meeting/interview held in the office of the District Health Officer Swat on 17/9/2013, Mr. Mujeeb Alam S/O Abdul Hameed Khan is hereby appointed as JCT (Pharmacy)at ZKS THQ: Hospital Matta in BPS-09 @ (6200-380-17600) plus usual allowances as admissible under the Government Service Rules, subject to the following terms & conditions.

TERMS AND CONDITIONS:-

- 1- He/She shall initially be on probation for a period of one year under the rules extendable further for a period of one year.
- He/She can be dispensed without any notice during the probation period of their work and conduct found unsatisfactory.
- 3- He/She shall be governed by the Government of Khyber Pakhtunkhwa Civil servants' act 1973 and the laws applicable to the civil servants under the rules made there under.
- 4- He/She shall be entitled to annual increments as per existing policy.
- 5- He/She will produce medical fitness certificate issued by the Medical Superintendent Saidu Teaching Hospital Saidu Sharlf Swat before submitting the arrival report for duty.
- 6- No TA/DA is admissible for joining the duty.
- 7- He/She will be bound to produce an Alfidavit on thirty Rupees stamp paper that he will serve for Two years on present posting station and will not try for his transfer to any other institutions/out District, and will also not pressurizes politically or otherwise for their transfers etc;.
- 8- In case anyone wishes to resign from services, one month prior notice shall have to be given or in lieu thereof a month's pay will be forfelted.

If He/.She accept the above mentioned terms & conditions He/She should report to the in Charge Health Institutions mentioned against their names within fourteen days of receipt of this offer and submit original documents along with one set of photocopies verification from concerned Boards/ University/ Medicat Faculty. If He/She fails to report for duty within stipulated period of time this appointment order will automatically stands cancelled and the next candidate on the merit list will be offered the same post

Sd/xxxxx (DR.ABDUL KHALIQ) DISTRICT HEALTH OFFICER DISTRICT SWAT AT GULKADA.

No. 10814-16/P.F

Copy forwarded to the:-

- 1- District Account officer Swat.
- 2- Medical Officer In-charge ZKS THQ: Hospital Matta Swat.
- 3- The above named official.
- 4- Account Section DHO, Office Swat.
- 5- Estt: Il Section of the office of DHO, Swat.

For information and compliance.

(KHYLIQ) (DR.AB DISTRICT HEALTH FFICER DISTRICT SWAT AT GULKADA.

Dr. Jyed Kahmat All Coordinatos Public Health DHO Office at Gulkada