

9-11-22

Since 9th November 2022 has been declared as Public Holiday, therefore the case is adjourned to 22.12.22 for the same as before.

22nd Dec. 2022 Counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

SCANNED
KPST
Peshawar

Learned counsel for the appellant requested for adjournment in order to further prepare the brief. The appeal pertains to the year 2019 and last opportunity is granted to learned counsel for the appellant for arguments on the next date, failing which the case will be decided on the basis of available record. To come up for arguments on 27.01.2023 before the D.B.

(FAREEHA PAUL)
Member(E)

(ROZINA REHMAN)
Member (J)

27-1-23

Proper DB is not available

Therefore case is adjourned to

4-5-23


Reader



05.01.2022

Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present.

Respondents are directed to produce copy of Minutes of PSB meeting on the next date of hearing. Adjourned. To come up for arguments before the D.B on 07.04.2022.



(Atiq-Ur-Rehman Wazir)
Member (E)

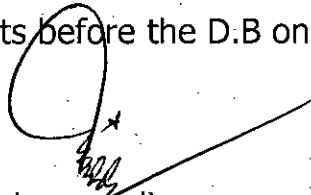


Chairman

07.04.2022

Learned counsel for the appellant present. Mr. Kabirullah Khattak learned Addl. AG for the respondents present.

Learned counsel for the appellant requests for adjournment. Last opportunity is granted to him to argue the case, failing which the case will be decided on the strength of available record. To come up for arguments before the D.B on 31.05.2022.



(Mian Muhammad)
Member (E)



Chairman

31.05.2022


Counsel for the appellant present.

Muhammad Riaz Khan Paindakheil learned Assistant Advocate General for respondents present.

Former made a request for adjournment in order to prepare the brief. Adjourned. To come up for arguments on 09.08.2022 before D.B.



(Fareeha Paul)
Member(E)



(Rozina Rehman)
Member (J)

9-8-2022

Due to the public holiday the case is adjourned to 9-11-2022

for
Reader


Pir Qajeer Gul

05.08.2021

Learned counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakheil, Assistant Advocate General for respondents present.

Learned Assistant Advocate General pointed out that its comments filed on behalf of respondent no. 1 & 2 have already been signed to respondent No.3 and there is no need for separate comments on his behalf.


Copy of the documents annexed with the brief are not eligible, learned counsel for the appellant is directed to furnish better copies of the brief. Adjourned. To come up for arguments on 30.09.2021 before D.B.


(Atiq Ur Rehman Wazir)
Member (E)


Chairman

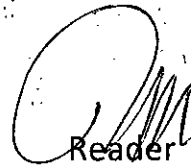
30-9-21

DUE to non Availability of
The DB the case is adjourned
to 5-1-2022


Read

23.11.2020

Due to non-availability of D.B, the case is adjourned to 03.02.2021 for the same as before.


Reader

03.02.2021

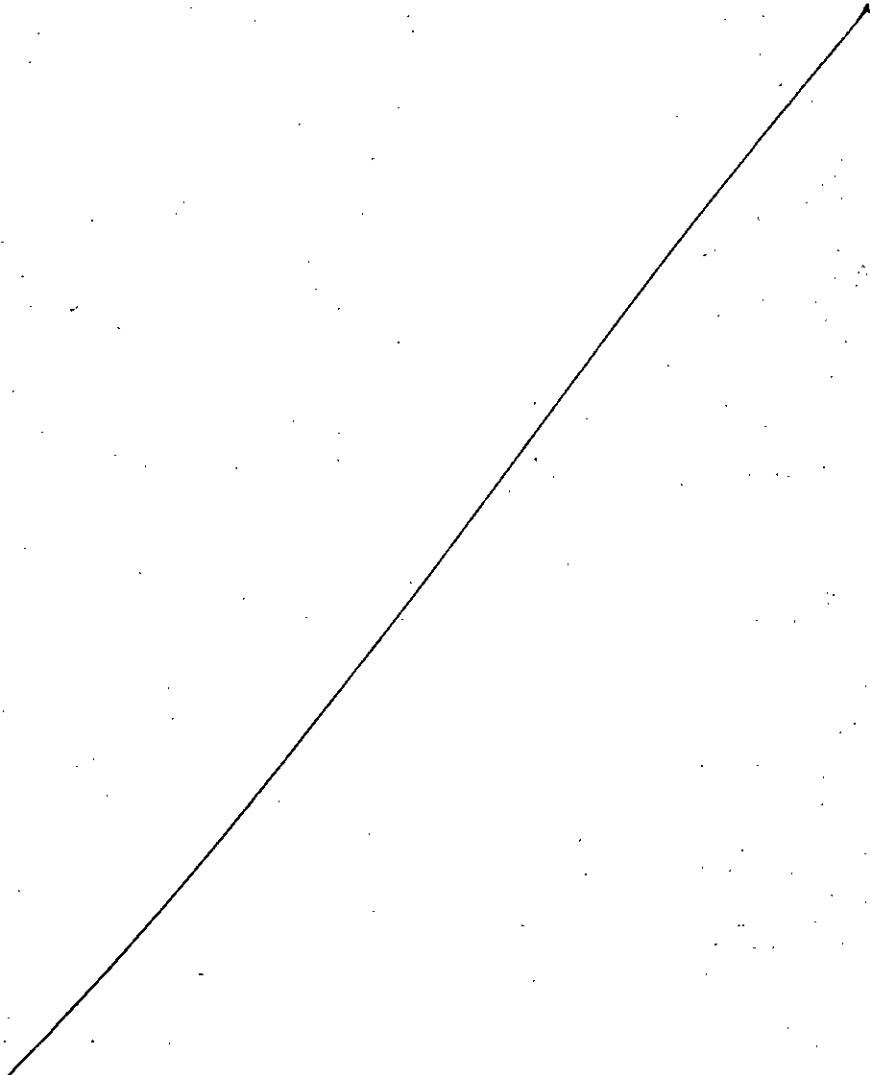
Due to COVID-19, the case is adjourned to 16.04.2021 for the same.


Reader

16.04.2021

Due to demise of the Worthy Chairman the Tribunal is defunct, therefore, case is adjourned to 04.08.2021 for the same as before.


Reader



9.4.2020

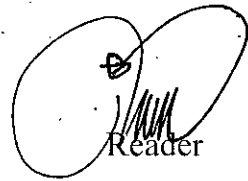
Due to COVID19, the case is adjourned to
4/8/2020 for the same as before.



Reader

04.08.2020

Due to summer vacation case is adjourned to 05.10.2020
before D.B for the same.



Reader

05.10.2020

Junior counsel for appellant present.

Mr. Muhammad Jan learned Deputy District Attorney
alongwith Hazrat Shah, Superintendent for respondents
present.

Representative of respondents submitted written
reply/comments, which is placed on file.

Former requests for adjournment as senior counsel
for appellant is indisposed.

Adjourned to 23.11.2020 for rejoinder, if any and
arguments before D.B.



(Atiq ur Rehman Wazir)
Member (E)



(Rozina Rehman)
Member (J)

23.10.2019

Junior to counsel for the appellant present. Mr. Kabirullah Khattak learned Additional Advocate General alongwith Sajid Superintendent for the respondents present.

Respondents have not furnished the requisite reply/comments despite last opportunity. The appeal is posted to D.B for arguments on 08.01.2020.



Chairman

08.01.2020

Due to general strike of the Khyber Pakhtunkhwa Bar Council, the case is adjourned. To come up for further proceedings/arguments on 12.03.2020 before D.B. Sher Baz Khan S.O representative of respondent department present:



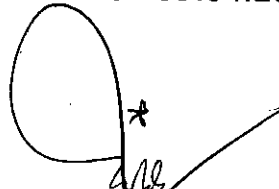
Member



Member

12.03.2020

Appellant with counsel present. Asst: AG alongwith Mr. Hazrat Shah, Supdt for respondents present. Written reply not submitted. Representative of the respondents seeks time to submit. Last opportunity granted. Adjourned. To come up for written reply/arguments on 09.04.2020 before D.B.



Member



Member

04.07.2019

Counsel for the appellant and Addl. AG alongwith Jaffar Ali, Asstt. for the respondents present.

Representative of the respondents requested for time. To come up for written reply/comments on 30.08.2019 before S.B.


Member

30.08.2019

Counsel for the appellant and Addl. AG for the respondents present.

Learned AAG requests for adjournment. Learned AAG is required to contact the respondents and procure requisite reply from the respondents and submit the same positively on 27.09.2019 before S.B.


Chairman

27.09.2019

Counsel for the appellant present. Addl. AG alongwith Hazrat Shah and Sajid Superintendents for the respondents present and request for further time for submission of requisite reply/comments.

Last opportunity is granted to the respondents for submission of reply/comments on 23.10.2019 before S.B.


Chairman

08.04.2019

Appellant alongwith Mr. Mir Zaman, Advocate present.

The appellant has submitted an application for extension of time to deposit the security and process fee. It is noted in the application that due to some un-avoidable circumstances the appellant could not make the requisite deposit in time.

The application is allowed. The appellant shall deposit the requisite security and process fee amount within two days. On making such deposit notices be issued to the respondents for submission of written reply/comments on 27.05.2019 before S.B.

Appellant Deposited
Security & Process Fee


Chairman

27.05.2019

Appellant in person and Addl. AG alongwith Jaffar Shah, Senior Clerk for the respondents present.

Representative of the respondents requests for adjournment. Adjourned to 04.07.2019 on which date written reply/comments shall positively be submitted.


Chairman

04.03.2019

Counsel for the appellant Dr. Pir Qajir Gul present. Preliminary arguments heard. It was contended by learned counsel for the appellant that the appellant was serving as Senior Medical Officer BPS-18 in Health Department. It was further contended that the respondent-department directed the appellant and his other colleagues to submit documents vide letter No. 16521-99 dated 09.08.2017 and the appellant accordingly submitted documents for consideration of promotion from BPS-18 to BPS-19 but in the meanwhile the appellant was retired from service vide order dated 20.09.2017 but the respondent-department promoted his other junior colleagues vide order dated 14.11.2017 and the appellant was ignored for the reason that the appellant was retired from service only two months before the promotion order of his other junior colleagues therefore, the appellant filed departmental appeal but the same was not responded hence, the present service appeal. Learned counsel for the appellant further contended that the appellant has already submitted his documents for consideration of promotion but the other junior colleagues of the appellant just after two months before retirement of the appellant was promoted therefore, the appellant is entitled for proforma promotion.

The contention raised by the learned counsel for the appellant needs consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days, thereafter, notice be issued to the respondents for written reply/comments for 08.04.2019 before S.B.


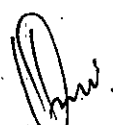

(MUHAMMAD AMIN KHAN KUNDI)
MEMBER

Form-A

FORM OF ORDER SHEET

Court of _____

Case No. 99/2019

S.No.	Date of order Proceedings	Order or other proceedings with signature of judge
1	2	3
1	21/1/2019 SCANNED ST Peshawar	<p>The present appellant initially went in Writ Petition before the Hon'ble Peshawar High Bench Darul Qaza Swat and the Hon'ble High Court vide its order dated 14.1.2019 treated the Writ Petition into an appeal and sent the same to this Tribunal for decision in accordance with law. The same may be entered in the Institution Register and put up to the worthy Chairman for further order please.</p> <p style="text-align: right;"> REGISTRAR 21/1/19</p> <p>This case is entrusted to S. Bench for preliminary hearing to be put up there on 4-3-19</p> <p style="text-align: right;"> CHAIRMAN</p>
2-		



The
PESHAWAR HIGH COURT
Mingora Bench/Dar-ul-Qaza
Swat

All communications should be addressed to the Additional Registrar of this Bench.

Office: 0946-885005
Fax: 0946-885004
E-Mail: darulqazaswat2011@gmail.com

No. 183 Writ Petition Branch:

Dated: 17-01-2019

To.

**Khyber Pakhtunkhwa
Service Tribunal**

Diary No. 108

Dated 21-1-2019

The Learned Chairman,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Subject: Writ Petition No. 911-M of 2017 titled as "Pir Qajir Gul Vs Govt: of KPK & others".

Dear Sir,

Enclosed, find herewith the original Writ Petition with the subject number & title along with the certified copy of order passed by Hon'ble Division Bench of this court dated 14-01-2019 for information and compliance of directions contained therein.

Kindly acknowledge the receipt of this letter along with its enclosures please.

Additional Registrar

Encl:

- Original Writ Petition (one file consisting of 39 pages)
- Certified copy of order dated 14-01-2019.

JUDGMENT SHEET

IN THE PESHAWAR HIGH COURT,
MINGORA BENCH (DAR-UL-QAZA), SWAT
(Judicial Department)

W.P. No. 911-M/2017

JUDGMENT

Date of hearing: 14.01.2019

Petitioner:- (Dr. Pir Qajir Gul) by Mr. Shahzullah Yousafzai, Advocate.

Respondents: - (Govt. of KPK & others) by Mr. Wilayat Ali Khan, A.A.G.

SYED ARSHAD ALI, J.- Through the instant writ petition, petitioner seeks the constitutional jurisdiction of this Court with the following prayer:-

"It is therefore, most humbly prayed that on acceptance of this writ petition the impugned order dated 14.11.2017 issued by the respondent No. 2 may kindly be modified/corrected to the extent of petitioner and the petitioner may be granted/allowed proforma promotion to the post of Principal Officer (BPS-19) w.e.f. 14.11.2017 with all consequential benefits. Any other remedy which this Court deems fit that may also be awarded in favour of the petitioner."

2. At the very outset, when learned counsel for the petitioner was confronted with the jurisdictional contour of this Court in view of Article 212 of the Constitution of Islamic Republic

of Pakistan, 1973 to entertain any petition relating to the terms and conditions of services of any civil servant, learned counsel for the petitioner has frankly conceded that "yes" the petitioner is a civil servant and requested that this petition may be treated as service appeal and send to the Khyber Pakhtunkhwa Service Tribunal for redressal of the grievance of the petitioner.

3. In view of the above and while relying on the law laid down in "Muhammad Akram's case V/S DCO Rahim Yar Khan and others reported as 2017 SCMR 56", this petition is treated as service appeal and the same is transmitted to the Khyber Pakhtunkhwa Service Tribunal for adjudication. Office is directed to send original file to the Khyber Pakhtunkhwa Service Tribunal and shall retain photocopy of the same for office record.

ANNOUNCED
DL: 14.01.2019

JUDGE

Certified to be True Copy

JUDGE

EXAMINER

Peshawar High Court, Mingora/Dar-ul-Qaza, Swat
Authorized Under Article 07 of Qanoon-e-Shahadat Order 1984

OTK
15/01/2019

**IN THE PESHAWAR HIGH COURT PESHAWAR
OPENING SHEET FOR WRIT BRANCH**

Date of Filing: _____

District: Malakand

CASE TYPE: WRIT PETITION

NATURE OF ORIGINAL PROCEEDING

Category Code:

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Review/Contempt of Court in respect of: _____

Writ of:

Habeas Corpus	Prohibition	Mandamus	Quo Warranto	Certiorari
---------------	-------------	----------	--------------	------------

If Certiorari:

Forum	Date	(I)nterlocutory/ (F)inal Order	Case Pertains to
/	/	/	<input type="checkbox"/> SB <input checked="" type="checkbox"/> DB

Petitioner Name	Pir Qajir Gul
Mobile No.	0345-9344943
Address	Category-C Hospital Dargai, District Malakand.
CNIC No.	15401-7620442-1
Email Address	

Counsel for Petitioner (s)	NOOR MOHAMMAD KHATTAK
Mobile No.	0345-9383141
Address	Flat#: 13, 14 upper floor New Islamia Club Building, Khyber Bazar Peshawar City
CNIC No.	15401-0705985-5
Email Address	noor.advocate.nm@gmail.com

Respondents	Govt: of KPK
Address	

Original Order/Action./Inaction Complained of :
 Again the impugned order dated 26.9.2017 issued by the respondent No.2 may kindly be modified/corrected to the extent of petitioner and the petitioner may be granted/allowed pro-forma promotion to the post of Principal Medical Officer (BPS-19) w.e.f. 26.9.2017.

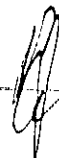
PRAYER: That on acceptance of this writ petition the impugned order dated 26.9.2017 issued by the respondent No.2 may kindly be modified/corrected to the extent of petitioner and the petitioner may be granted/allowed pro-forma promotion to the post of Principal Medical Officer (BPS-19) w.e.f. 26.9.2017 with all consequential benefits.

Law/Rues/Governing the original proceedings/action/Inaction
 Writ petition under Article 199 of the Constitution of Islamic Republic of Pakistan 1973.

FILED TODAY

23 DEC 2017

Signature: _____



Additional...

**BEFORE THE PESHAWAR HIGH COURT BENCH DAR-UL-QAZA,
SWAT**

WRIT PETITION NO. 911/m /2017
Service Appeal no. 99/2019

PIR QAJIR GUL

VS

GOVT. OF KP

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S.NO.	DOCUMENTS	ANNEXURE	PAGE
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4.	Addresses of Parties	6.
5.	Appointment Order	A	7.
6.	Regularization Order	B	8 - 10
7.	Promotion Order	C	11 - 13
8.	Transfer Order	D	14.
9.	Letter for Promotion	E	15 - 17
10.	Letter for PER's	F	18.- 22
11.	Promotion Order	G	23 - 25
12.	Departmental Appeal + Notice	H	26 - 28, 29
13.	Court fee	30:- 31
14.	Vakalat nama	32.

FILED TODAY

23 DEC 2017

[Signature]
Additional Registrar

PETITIONER

THROUGH:

[Signature]
**NOOR MOHAMMAD KHATTAK
ADVOCATE**

0345-938-3141

①

IN THE PESHAWAR HIGH COURT BENCH DAR-UL-QAZA
SWAT

Service Appeal No. 99/2019

WRIT PETITION NO. 911-M/2017

Dr. Pir Qajir Gul, Ex: Senior Medical Officer (BPS-18),
Category-C Hospital Dargai, District Malakand.

..... **PETITIONER**

VERSUS

- 1- The Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Peshawar.
- 2- The Secretary Health Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The Secretary Establishment Department, Khyber Pakhtunkhwa, Peshawar.
- 4- The Secretary Finance Department, Khyber Pakhtunkhwa, Peshawar.
- 5- The Director General Health Services Department, Khyber Pakhtunkhwa, Peshawar.

..... **RESPONDENTS**

WRIT PETITION UNDER ARTICLE 199 OF THE
CONSTITUTION OF ISLAMIC REPUBLIC OF
PAKISTAN 1973 AS AMENDED UP TO DATE

R/SHEWETH:

ON FACTS:

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

1- That initially the petitioner was appointed as medical officer (BPS-17) on contract basis in the respondent Department vide order dated 18.12.1995. That in response the petitioner submitted his arrival report and started his duty as Medical Officer (BPS-17). Copy of the order dated 18.12.1995 is attached as annexure **A.**

2- That where after vide Notification dated 15.9.1997 the petitioner was appointed as Medical Officer on regular basis and was further posted at Basic Health Unit Narai ubo, District Malakand vide office order dated 21.10.1997. Copy of posting order is attached as annexure **B.**

FILED TODAY

23 DEC 2017

Additional Registrar

3- That during service the petitioner was promoted to the post of Senior Medical Officer (BPS-18) on seniority cum fitness basis and on the proper recommendation of Departmental promotion

committee vide Notification dated 6.4.2015. That in the said Notification the petitioner was further posted at DHQ Hospital Dir Upper. Copy of the Notification dated 6.4.2015 is attached as annexure.....
C.

4- That where after the petitioner was transferred to Category -C Hospital Dargai from District Headquarter Hospital Dir Upper vide Notification dated 29.7.2015. Copy of the Notification dated 29.7.2015 is attached as annexure.....
D.

5- That the respondent no.5 vide dated 9.8.2017 directed the petitioner along with his colleagues and junior colleagues to furnish their PERS along with requisite documents for promotion to the post of Principal Medical Officer (BPS-19). That the name of the petitioner has appeared at serial No.293 of the proposed list prepared by the competent authority. Copy of the circular is attached as annexure.....
E.

6- That petitioner was quite hope full for his promotion to the post of principal medical officer (BPS-19). That during the process of promotion he informed the respondents about his date of retirement on superannuation basis and further requested for the issuance of early proposal to the establishment Department but the respondents malafidely and with arbitrary intentions delayed the said proposal till retirement of the petitioner and as such the petitioner was retired from service i.e. on 20.9.2017 without availing promotion to BPS-19). Copies of the documents regarding petitioner retirement is attached as annexure.....
F.

7- That the Health Department after the retirement of the petitioner sent the said proposal to the Provincial selection Board on 23.9.2017 and as such wide impugned order dated 14.11.2017 colleagues and junior colleagues of the petitioner has been promoted to the post of principal medical officer (BPS-19) while the petitioner was ignored with malafide and arbitrary intention. Copy of the impugned Notification dated 14.11.2017 is attached as annexure.....
G.

8- That petitioner feeling aggrieved filed Departmental appeal before the respondent No.1 but the respondent No.1 succumbed on the Departmental appeal of petitioner. Hence the instant writ petition on the following grounds amongst the others. Copy of the Departmental appeal is attached as annexure.....
H.

GROUNDS:


A- That the impugned order dated 14.11.2017 issued by the respondents is against the law, facts, norms of natural

FILED TODAY
23 DEC 2017
Additional Registrar

justice and materials on the record hence not tenable and liable to be modified/corrected.

- B- That not considering the petitioner for promotion to the post of Principal medical officer (BPS-19) by the respondents is against the law and norms of natural justice.
- C- That petitioner has not been treated in accordance with law and rules by the respondent Department on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- D- That the respondents malafidely delayed the promotion process for the post of (BPS-19) though the petitioner time and again requested the respondents to expedite the process as his retirement was due on 11.6.2016. That inspite of repeated requests of the petitioner the respondents did not held the PSB in time and in result the petitioner was got retired from service on superannuation basis vide Notification dated 20.9.2017 without availing promotion to the post of PMO (BPS-19).
- E- That not considering the petitioner for promotion to the post of PMO (BPS-19) in spite of eligibility and seniority the respondents violated the Section 7 of the Civil servant Act read with appointment, promotion and transfer Rules 1989.
- F- That the respondents acted in arbitrary and malafide manner while not considering the petitioner for promotion to the post of PMO (BPS-19).
- G- That the respondents intentionally delayed the process of promotion of the petitioner to the post of PMO (BPS-19) and as such the petitioner was reached to the age of superannuation (60 years) before availing the promotion to BPS-19.
- H- That the delay on the part of respondents by not considering the petitioner for promotion to the post of BPS-19 is the utter violation of Rules and Regulations.

FILED TODAY
23 DEC 2017


Additional Registrar

That the respondents discriminated the petitioner by not considering him for promotion to the post of PMO (BPS-19).

That petitioner is the senior most employee of the Health Department but in spite of that the PSB has been *delayed by* the respondents and as such the petitioner was retired from service before availing the promotion.

4

It is therefore, most humbly prayed that on acceptance of this writ petition the impugned order dated 14.11.2017 issued by the respondent No.2 may kindly be modified/corrected to the extent of petitioner and the petitioner may be granted/allowed pro forma promotion to the post of Principal Medical Officer (BPS-19) w.e.f. 14.11.2017 with all consequential benefits. Any other remedy which this august Court deems fit that may also be awarded in favor of the petitioner.

Dated: 8.12.2017

PETITIONER

Dr. Pir Qajir Gul

Dr. Pir Qajir Gul

THROUGH:

Noor Mohammad Khattak

NOOR MOHAMMAD KHATTAK,
ADVOCATE
ROOM NO. 1, UPPER FLOOR,
NEW ISLAMIA CLUB BUILDING,
KHYBER BAZAR, PESHAWAR CITY
0345-9383141

VERIFICATION:

It is verified that no other earlier writ petition was filed between the parties, *before this or any other High Court.*

Dr. Pir Qajir Gul

DEPONENT

LIST OF BOOKS:

- 1. Constitution of Pakistan.
- 2. Services Laws Books.
- 3. Any other Case law as per need.

FILED TODAY

23 DEC 2017

[Signature]
Additional Registrar

5

BEFORE THE PESHAWAR HIGH COURT BENCH DAR-UL-QAZA
SWAT

W.P.NO. 911M /2017

PIR QAJIR GUL

VS

GOVT: OF KPK

AFFIDAVIT

I Qajir Gul S/O Wazir Gul R/O Vilage Qaldara, Tehsil Dargai, District Malakand do hereby solemnly affirm that the contents of this writ petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.

PIR QAJIR GUL
(PETITIONER)

CNIC NO: 15401-762-442-1

IDENTIFIED BY:
NOOR MOHAMMAD KHATTTAK
ADVOCATE

FILED TODAY

23 DEC 2017

3921

No.
Certified that the above was verified on Solemn
affirmation before me on this... day
of Nov 2017 by...
S/o Wazir Gul R/O Malakand who
was identified by...
Advocate... who is personally known to me.

ADDITIONAL REGISTRAR
Peshawar High Court
Mingora Bench/Dar-ul-Qaza, Swat.

6

IN THE PESHAWAR HIGH COURT BENCH DAR-UL-QAZA
SWAT

WRIT PETITION NO. 911/M/2017

ADDRESSES OF PARTIES

Dr. Pir Qajir Gul, Ex: Senior Medical Officer (BPS-18),
Category-C Hospital Dargai, District Malakand.

..... PETITIONER
CNPC 15401-7620442+1 cell: 0345-9344943

VERSUS

- 1- The Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Peshawar.
- 2- The Secretary Health Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The Secretary Establishment Department, Khyber Pakhtunkhwa, Peshawar.
- 4- The Secretary Finance Department, Khyber Pakhtunkhwa, Peshawar.
- 5- The Director General Health Services Department, Khyber Pakhtunkhwa, Peshawar.

..... RESPONDENTS

- 1- The Secretary Planning and Development Department FATA, FATA Secretariat, Warsak Road, Peshawar.
- 2- The Director Health Services FATA, FATA Secretariat, Warsak Road, Peshawar.

..... RESPONDENTS

FILED TODAY

23 DEC 2017

Additional Registrar

PETITIONER

THROUGH:

NOOR MOHAMMAD KHATTAK

ADVOCATE

MOBILE NO.0345-9383141

157
DIRECTORATE GENERAL HEALTH SERVICES, N.W.F.P. PESHAWAR.

NO _____/E.I.

DATE: _____/_____/_____

A-7

To: Dr. Sajir Gul s/o Wazir Gul.

Subject:- OFFER OF APPOINTMENT ON CONTRACT BASIS.

Name:-

Reference your application on the above subject for the post of Medical Officer/Women Medical Officer/Dental Surgeon.

01. The competent authority is hereby appoint you as Medical Officer/Women Medical Officer/Dental Surgeon in the Health Department, Government of NWFP, on contract basis in B-17 for a period of one year or till the availability of Public Service Commission selection/return of original incumbent from leave/deputation whichever is earlier, on the terms and conditions laid down in the attached Agreement Deed. You shall be posted to NHU Galdai District Dir. This contract appointment is not transferable.

02. This contract appointment is subject to your physical fitness for which you will appear before the Medical Board constituted by the Government.

03. If you accept the offer of appointment on contract basis as a Medical Officer/Women Medical Officer/Dental Surgeon, the attached Agreement Deed should be filled in duly signed by you and should report at your own expense.

04. If you fail to report for duty at the station specified in Para-3 above within (10 Ten days, the offer of appointment on contract basis will be deemed to have been withdrawn automatically and no further correspondence shall be entertained in this respect.

SD/_____
(DR. AZMAT KHAN AFSARI)
DIRECTOR GENERAL HEALTH SERVICES, NWFP, PESHAWAR.

NO. 32400-3 /E.I. DATED PESHAWAR THE 18/12/1995.

Copy forwarded to the :-

01. Secretary to Govt. of NWFP, Health Department, Peshawar for information w/r to his letter No. SO(H)IV/3-15/93, dated 16.11.1995.
02. M.S., DHO: Hospitl, _____ for information and n/action.
03. Divisional Director Health Services, Malakand.
04. District Health Officer/Agency _____, Dir.
05. accountant General, N.W.F.P. Peshawar.
06. Business/Agency Account Officer, Dir.

for information and necessary action.

mu 18
DIR. FOR GENERAL HEALTH SERVICES, NWFP, PESHAWAR.

Accepted
18

BETTER COPY OF ANNEXURE.....A

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PAGE-7

DIRECTORATE GENERAL HEALTH
SERVICES N.W.F.P. PESHAWAR

NO. _____/E.I.

DT. PESH: THE ____/____/____

To,

Dr. Qajir Gul S/O Wazir Gul.

Subject:- **OFFER OF APPOINTMENT ON CONTRACT BASIS.**

Memo:-

Reference your application on the above subject for the post of Medical Officer/Women Medical Officer/Dental Surgeon.

01. The competent authority is hereby appoint you as Medical Officer/Women Medical Officer/Dental Surgeon in the Health Department Government of NWFP, on contract basis in B-17 for a period of one year or till the availability of Public service Commission Selectee/return of original incumbent from leave/deputation whichever is earlier, on the terms and conditions laid down in the attached agreement deed. You shall be posted to BHU Goldai District Dir. This contract appointment is not transferable.
02. This contract appointment is subject to your physical fitness for which you will appear before the Medical Board constituted by the Government.
03. If you accept the offer of appointment on contract basis as a Medical Officer/Women Medical Officer/Dental Surgeon, the attached Agreement Deed should be filled in duly signed by you and should report at your own expense.
04. If you fail to report for duty at the station specified in Para-3 above within (10, Ten days, the offer of appointment on contract basis will be deemed to have been withdrawn automatically and no further correspondence shall be entertained in this respect.

ATTESTED

SD/ _____
DR. AZMAT KHAN AFRIDI
DIRECTOR GENERAL HEALTH
SERVICES, NWFP PESHAWAR.

NO. 32400-3 /E.I. DATED PESHAWAR THE 18/12/1995
Copy Forwarded to all concerned.

B-8

Office of the Director of Health Services
Government of Punjab
Lahore

OFFICE ORDER

For the purpose of re-organization of posts and officers
(1983-84) in the Basic Health Department of the Health Department
Notification No. SCD-IV/3-1983, dated 14.10.1983, the following
postings and transfers are being ordered in the interest of public
service with immediate effect:-

S.NO	NAME	FROM	TO	REMARKS
01.	Dr. Waqar Aliam Jan S/O Aliam Jan.	Department No. 30, Swabi (PHD SGM)	PHD, Swabi	Against contin. as TMO his orgk: Post.
02.	Dr. Muhammad Qudail Ejaz S/O Muhammad Shuaib.	PHD, Swabi, PHD Manghar (Swabi)	PHD Manghar (Swabi)	..do..
03.	Dr. Fozar Khan Rehman S/O Badar Khan Rehman.	PHD, Swabi, PHD Manghar	PHD Manghar (Distt Kohat)	Against V/Post.
04.	Dr. Farooq Aliam S/O Aliam Jan.	PHD Manghar (Distt Kohat)	PHD Manghar (Distt Kohat)	..do..
05.	Dr. Farooq Aliam S/O Gulzar Khan.	PHD, Swabi, PHD SGM	PHD Swabi.	Against contin. as TMO his orgk: Post.
06.	Dr. Kholid Hamid S/O Taj Muhammad.	PHD, Swabi, PHD Kohat Advanced PHD.	PHD Ortopedic PHD Jeshwar.	Against V/Post.
07.	Dr. Shefida Aliam S/O Pauli Rahim.	PHD, Swabi, PHD Hospital Taj Muhammad	PHD Hospital, Taj Muhammad	Against Original Post.

ATTESTED



Contd on P...2...

- 03. Dr. Abbas Hussain S/O
Contract,
MO BHU Aaina (Swabi).
MO BHU Aaina (Swabi).
Against original post.
- 09. Dr. Syed Iqbal Shah,
Contract,
MO S.H.S. Pesh:
S/O Syed Sultan Hussain
(Kohat)
MO BHU Shawali
Against V/Post.
- 10. Dr. Muhammad Saghir S/O
Contract,
MO SHS Mansehra (TMO PGMI).
MO SHS Mansehra
continue as TMO original
post.
- 11. Dr. Iftikhar Ahmed S/O
Contract,
MO RHO Anbar Kunda (Swabi).
MO BHU Urwar
Miara (Pesh):
Against V/Post.
- 12. Dr. Arid Hattm S/O
Contract,
MO SHS Malakand (TMO PGMI).
MO SHS MKD
continue as I.M.O.
Against original post.
- 13. Dr. Ghad Muhammad S/O
Contract,
MO SHS Mansehra (TMO PGMI).
MO SHS Mansehra
continue as TMO
- 14. Dr. Wasim Yar Khan
Contract,
MO BHU Chashmal (Nowshera).
MO BHU Chashmal
..do..
- 15. Dr. Khalid Mahmood S/O
Contract,
MO DHGH Dikhan. (Nowshera).
MO DHGH Dikhan
..do..
- 16. Dr. Wajida Jan Wazir
Contract,
MO RHO: Hosp: Farachinar.
RHO Waryab (Kohat)
Against V/Post.
- 17. Dr. Ruknu Din S/O
Contract
MO TBO Hosp: (Distt: Chitral)
MO SHS Chitral
continue as TMO
..do..
- 18. Dr. Amreek Lal S/O
Contract,
MO BHU Daghma (Swat).
MO BHU Daghma
Against original post.
- 19. Dr. Shah Nawaz S/O
Contract,
MO BHU Dak Basad (Nowshera).
MO BHU Dak Basad (Nowshera)
..do..

Contd on F...3...

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46. Dr. Shafiqatullah S/O Amad Khan.	Contract NO. School Health Services, Bannu. CC/SH/104. P.M. Programme.	MO, School Health Services. Bannu continue to work in PM Programme.	Against his Orig: Post.
47. Dr. Riaz Mehmood Khan S/O Raza Khan.	Contract NO. P.M. Programme. Sherif Kohat.	MO, P.M. Programme. Sherif Kohat.	-do-
48. Dr. Abdul Sami Basit S/O Abdul Ghafoor. Parsoon.	Contract NO. P.M. Programme. Talab Kohat.	MO, P.M. Programme. Talab Kohat.	-do-
49. Dr. Mohd: Riaz Khan S/O Sh: Mohd: Ayaz.	Contract NO. P.M. Programme. Kharai Kamar Bajour.	MO, P.M. Programme. Kharai Kamar Bajour.	-do-
50. Dr. Iqbal Hussain S/O Masafar Khan.	Contract NO. P.M. Programme. Chitral.	MO, P.M. Programme. Chitral.	-do-
51. Dr. Niaz Mehmood S/O Yar Mehmood.	Contract NO. P.M. Programme. Dhooban Swabi.	MO, P.M. Programme. Dhooban Swabi.	-do-
52. Dr. Khalid Mehmood S/O Asimullah.	Contract NO. P.M. Programme. attached in D.A.H.	MO, P.M. Programme. attached in D.A.H.	Against the vacant post.
53. Dr. Johar Ali Shah S/O Mehmood Shah.	Contract NO. P.M. Programme. Swabi.	MO, P.M. Programme. Swabi.	Against his Orig: post.
54. Dr. Mehmood Faris S/O Harjat Khan.	Contract NO. P.M. Programme. (TMO) PGMI.	MO, P.M. Programme. (TMO) PGMI.	-do-
55. Dr. Iqbal Ul Haq S/O Amir Ghawar M. S. Abbottabad.	First appointment.	MO, P.M. Programme. Abbottabad.	Against the vacant post.
56. Dr. Munir Ahmad S/O Umor Mehmood.	Contract NO. P.M. Programme. (TMO) PGMI.	MO, P.M. Programme. (TMO) PGMI.	Against his Orig: post.
57. Dr. Kacikol S/O Faqeer.	Contract NO. P.M. Programme. Bajour.	MO, P.M. Programme. Bajour Agency.	-do-
58. Dr. Nasir Mehmood S/O Sherif Mehmood.	Contract NO. P.M. Programme. Gulistan Haripur.	MO, P.M. Programme. Gulistan Haripur.	-do-
59. Dr. Mustafa Kamel S/O Murtaza Khan	Contract NO. P.M. Programme. (TMO) PGMI.	MO, P.M. Programme. (TMO) PGMI.	-do-

ATTESTED

[Signature]

60. Dr. Naseem Khan Afridi S/O Ya Khan Afridi.

61. Dr. Adnan Yar Mohd S/O Yar Mohd Khan.

62. Dr. Qadir Gul S/O Wazir Gul.

63. Dr. Mohammed Rayyaz Khan S/O Gul Daraz Khan.

64. Dr. Amir Rehman S/O Aziz-ur-Rehman.

65. Dr. Muhammad Ahsan Khan S/O Muhammad Anwar Khan Rakhistan (TMO, LRH).

66. Dr. Noor Hanan S/O Noor Mohammad.

67. Dr. Rasem Shah S/O Madan Shah.

68. Dr. Basal Rabi S/O Said Qamar.

69. Dr. Karim Hussain S/O Iqbal Rehman.

70. Dr. Rizwa Niamatullah S/O Niamatullah Nayer (MBS, P.S.C.).

71. Dr. Mustaq Ahmad S/O Syed Mahmood Shah.

72. Dr. Mohammed Farooq S/O Iqbal Baksh Khan.

73. Dr. Sajjad Hussain S/O Mir Rehman Khan.

74. Dr. Mohammad Fazil S/O Taj Mohammad.

Contract, MO, BHU, Jans Kor, FR, Fesh; MO, BHU, Jana Kor, Against his Orgl: post.

Contract, MO, BHU, Mandra Khel, Fesh; MO, Police/ Services Hosp: Peshawar.

Contract, MO, BHU, Gul Dar, Dir; MO, BHU, Narai Ubo, Malakand, ASY: do.

Hosp: Dir Khas; MO, THQ: Hosp: Dir Khas.

Contract, MO, SHS, Orakzai (TMO); MO, SHS, Orakzai, continue as TMO.

Contract, MO, BHU, Sara Kunda, Wana; MO, BHU, Sara Kunda, Wana.

Contract, MO, BHU, Band Kural, D.I.K; MO, DHQ: Hosp: Charsadda.

Contract, MO, BHU, Gudhari, DIK; MO, DHQ: Hosp: D.I. Khan.

First Appointment (MBS, P.S.C.); MO, BHU, Behal, Mansehra.

Contract, MO, BHU, Tehor (East) Swabi; MO, BHU, Lahor (East) Swabi.

Contract, MO, BHU, Ramak, D.I. Khan; MO, DHQ: Hosp: D.I. Khan.

Contract, MO, SHS, Mkd: (TMO, PSMI); MO, SHS, Mkd: continue as TMO.

Contract, MO, SHS, attached in LRH; MO, LRH, Peshawar.

Contract, MO, BHU, Jans Kor, FR, Fesh; MO, BHU, Jana Kor, Against his Orgl: post.

Contract, MO, BHU, Mandra Khel, Fesh; MO, Police/ Services Hosp: Peshawar.

Contract, MO, BHU, Gul Dar, Dir; MO, BHU, Narai Ubo, Malakand, ASY: do.

Hosp: Dir Khas; MO, THQ: Hosp: Dir Khas.

Contract, MO, SHS, Orakzai (TMO); MO, SHS, Orakzai, continue as TMO.

Contract, MO, BHU, Sara Kunda, Wana; MO, BHU, Sara Kunda, Wana.

Contract, MO, BHU, Band Kural, D.I.K; MO, DHQ: Hosp: Charsadda.

Contract, MO, BHU, Gudhari, DIK; MO, DHQ: Hosp: D.I. Khan.

First Appointment (MBS, P.S.C.); MO, BHU, Behal, Mansehra.

Contract, MO, BHU, Tehor (East) Swabi; MO, BHU, Lahor (East) Swabi.

Contract, MO, BHU, Ramak, D.I. Khan; MO, DHQ: Hosp: D.I. Khan.

Contract, MO, SHS, Mkd: (TMO, PSMI); MO, SHS, Mkd: continue as TMO.

Contract, MO, SHS, attached in LRH; MO, LRH, Peshawar.

Contract, MO, BHU, Jans Kor, FR, Fesh; MO, BHU, Jana Kor, Against his Orgl: post.

Contract, MO, BHU, Mandra Khel, Fesh; MO, Police/ Services Hosp: Peshawar.

Contract, MO, BHU, Gul Dar, Dir; MO, BHU, Narai Ubo, Malakand, ASY: do.

Hosp: Dir Khas; MO, THQ: Hosp: Dir Khas.

Contract, MO, SHS, Orakzai (TMO); MO, SHS, Orakzai, continue as TMO.

Contract, MO, BHU, Sara Kunda, Wana; MO, BHU, Sara Kunda, Wana.

Contract, MO, BHU, Band Kural, D.I.K; MO, DHQ: Hosp: Charsadda.

Contract, MO, BHU, Gudhari, DIK; MO, DHQ: Hosp: D.I. Khan.

First Appointment (MBS, P.S.C.); MO, BHU, Behal, Mansehra.

Contract, MO, BHU, Tehor (East) Swabi; MO, BHU, Lahor (East) Swabi.

Contract, MO, BHU, Ramak, D.I. Khan; MO, DHQ: Hosp: D.I. Khan.

Contract, MO, SHS, Mkd: (TMO, PSMI); MO, SHS, Mkd: continue as TMO.

Contract, MO, SHS, attached in LRH; MO, LRH, Peshawar.

Contract, MO, BHU, Jans Kor, FR, Fesh; MO, BHU, Jana Kor, Against his Orgl: post.

Contract, MO, BHU, Mandra Khel, Fesh; MO, Police/ Services Hosp: Peshawar.

Contract, MO, BHU, Gul Dar, Dir; MO, BHU, Narai Ubo, Malakand, ASY: do.

Hosp: Dir Khas; MO, THQ: Hosp: Dir Khas.

Contract, MO, SHS, Orakzai (TMO); MO, SHS, Orakzai, continue as TMO.

Contract, MO, BHU, Sara Kunda, Wana; MO, BHU, Sara Kunda, Wana.

Contract, MO, BHU, Band Kural, D.I.K; MO, DHQ: Hosp: Charsadda.

Contract, MO, BHU, Gudhari, DIK; MO, DHQ: Hosp: D.I. Khan.

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11. Medical Supdt: Saidu Group of Hospitals Saidu Sharif Swat.
12. Medical Supdt: DHQ: Hospital, Abbottabad.
13. Medical Supdt: I.D. Children Hospital, Peshawar.
14. All Medical Superintendent DHQ/AHQ Hospitals in N.W.F.P. and FATA.
15. Medical Supdt: Police/Services, Hospital, Peshawar.
16. Accountant General NWFP, Peshawar.
17. All Distt: Accounts Officers in N.W.F.P.
18. All Agency Accounts Officers in FATA.
19. All Doctors concerned.
20. Admn; Officer Directorate General Health Services, NWFP, Peshawar.
21. AE-IV, Directorate General Health Services, NWFP, Peshawar.

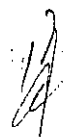
for information and necessary action. (If the terms and conditions contained in the offer of appointment issued vide Govt. of NWFP Health Department Notification No. SOH-IV/3-12/93, dated 15.9.1997, addressed to all the Doctors are acceptable to them, they should report for duty at the places of their posting immediately)

NB: Arrival reports of all the Medical Officers should be submitted to this Directorate immediately.

(-) for Sl: No. 19 only.

DIRECTOR GENERAL HEALTH
N.W.F.P. PROVINCE PESHAWAR.

ATTESTED



DIRECTORATE GENERAL HEALTH
SERVICES N.W.F.P. PESHAWAROFFICE ORDER.

Consequent upon their appointment as Medical Officer (BPS-17) on Regular basis vide Government of NWFP Health Department Notification No. SOH-IV/3-12/93, dated 15.09.1997. The following postings and transfers are hereby ordered in the interest of public service with immediate effect:-

S.No.	NAME	FROM	TO	REMARKS
1.	Dr. Waqar Alam Jan S/O Alam Jan	Contract MO SHS Swabi (TMO PGMI)	MO SHS Swabi continue as T.M.O.	Against his orgl: post.
2.	Dr. Muhammad Tufail Ejaz S/O Muhammad Shuaib	Contract, MO BHU Marghuz (Swabi)	MO BHU Marghuz (Swabi)	---do---
60.	Dr. Naseem Khan Afridi S/O Aya Khan Afridi	Contract MO, BHU, Jana Kor, FR, Peshawar	MO, BHU, Jana Kor, FR, Peshawar.	Against his original post
61.	Dr. Adnan Yar Mohd: S/O Yar Mohd: Khan	Contract, MO, BHU, Mandra Khel, Peshawar	MO, Police/Services Hospital Peshawar	Against the vacant post
62.	Dr. Qajir Gul S/O Wazir Gul	Contract MO, BHU, Gul Dai, Dir.	MO, BHU Narai Ubo, Malakand.	--do--
63.	Dr. Muhamamd Fayaz Khan S/O Gul Daraz Khan.	Contract MO, THQ: Hosp: Dir Khas.	MO, THQ: Hosp: Dir Khas	Against his orgl: post.
266.	Dr. Munir Hassan Shah S/O Syed Masoom Shah	Contract MO, BHU Rajwal, Masehra.	MO, BHU, Rajwal, Mansehra.	--do--
267.	Dr. Abdul Hameed Khan S/O Mohammad Zarin Khan.	Contract, MO, BHU, Job, Haripur.	MO, BHU, Job, Haripur.	--do--

Attended
[Signature]

SD/-xxxxxxxxxxx
DIRECTOR GENERAL HEALTH
SERVICES, NWFP, PESHAWAR.

NO. 24817-25166/E.I, DATED PESHAWAR THE 21/10/1997

Beiler copy

Copy forwarded to the:-

- 1- Secretary to Govt: of NWFP, Health Department Peshawar for information w/r to his Notification No. SOH-IV/3-12/93, dated 15.09.1997.
- 2- The Director Health Services FATA, NWFP, Peshawar.
- 3- Dean, PGMI, Hayat Abad Medical Complex, Peshawar.
- 4- Secretary, NWFP, Public Service Commission, Peshawar.

For information and necessary addition. (If the terms and conditions contained in the offer or appointment issued vide Govt: of NWFP Health Department Notification No. SOH-IV/3-12/93, dated 15.9.1997, addressed to all the Doctors are acceptable to them, they should report for duty at the places of their posting immediately.

NB: Arrival reports of all the Medical Officers should be submitted to this Directorate Immediately.

For SI: No. 19 only.

DIRECTOR GENERAL HEALTH
N.W.F. PROVINCE PESHAWAR.

ATTESTED



GOVERNMENT OF KHYBER PAKHTUNKHWA

HEALTH DEPARTMENT

Dated Peshawar, the 6th April, 2015.

NOTIFICATION

NO.SOH(E-V) 4-22/2014

On the recommendations of Provincial Selection Board, the competent authority is pleased to promote the following Medical Officers BPS-17 to the post of Senior Medical Officers BPS-18 with immediate effect:

	Name of Doctor	Current Posting	Proposed Posting	Remarks
1	Dr. Muhammad Aslam SMO (BS-18)	Administrator KMC, Peshawar	Hayatabad Medical complex, Peshawar	Against the vacant post of SMO (BS-18)
2	Dr. Sardar Aurangzeb SMO (BS-18)	DHO Hospital Haripur	DHO Hospital Haripur	Against the vacant post of SMO (BS-18)
3	Dr. Muhammad Nazir Afridi SMO (BS-18)	Services Hospital, Peshawar	Services Hospital, Peshawar	Against the vacant post of SMO (BS-18)
4	Dr. Saeeda Asad SMO (BS-18)	Attached to DHO, Peshawar	Molvi Ameer Shah Memorial Hospital, Peshawar	Against the vacant post of SMO (BS-18)
5	Dr. Shahida Yousaf SMO (BS-18)	BBS Teaching Hospital Abbottabad	BBS Teaching Hospital Abbottabad	Against the vacant post of SMO (BS-18)
6	Dr. Shaista Yousaf SMO (BS-18)	Civil Hospital Balakot Manshera	Services placed at the disposal of DHO Manshera	Against the vacant post of SMO (BS-18)
7	Dr. Saleem Akhtar SMO (BS-18)	BBS Teaching Hospital Abbottabad	Services placed at the disposal of DHO Manshera	Against the vacant post of SMO (BS-18)
8	Dr. Masood-Uz-Zaman SMO (BS-18)	GMC Dikhan	MMM Teaching Hospital Dikhan	Against the vacant post of SMO (BS-18)
9	Dr. Tahira Parveen SMO (BS-18)	Khyber Medical College, Peshawar	Khyber Teaching Hospital Peshawar	Against the vacant post of SMO (BS-18)
10	Dr. Shaheen Mehtab SMO (BS-18)	BBS Teaching Hospital Abbottabad	BBS Teaching Hospital Abbottabad	Against the vacant post of SMO (BS-18)
11	Dr. Robina Siddique SMO (BS-18)	Public Health School, Abbottabad	BBS Teaching Hospital Abbottabad	Against the vacant post of SMO (BS-18)
	Dr. Saeeda Raina SMO (BS-18)	LRI, Peshawar	Lady Reading Hospital Peshawar	Against the vacant post of SMO (BS-18)
13	Dr. Jehanzeb Khan SMO (BS-18)	Deputy Manager Malaria Control Program Khyber Pakhtunkhwa	Deputy Manager Malaria Control Program Khyber Pakhtunkhwa	He will actualize his promotion against the vacant post of SMO (BS-18) in DHO Hospital Nowshera and will continue working against the existing post.
14	Dr. Musarrat Ali SMO (BS-18)	DHO Hospital Kohat	DHO Hospital Kohat	Against the vacant post of SMO (BS-18)
15	Dr. Umar Khilab SMO (BS-18)	Attached to DHO Peshawar	Lady Reading Hospital, Peshawar	Against the vacant post of SMO (BS-18)
15	Dr. Muhammad Arif SMO (BS-18)	Attached to DHS FATA	Services placed at the disposal of Director Health FATA	Against the vacant post of SMO (BS-18)
17	Dr. Zakir Mehmood SMO (BS-18)	Mardan Medical Complex, Mardan	Mardan Medical Complex, Mardan	For further posting against the vacant post of SMO (BS-18)
18	Dr. Muhammad Aslam SMO (BS-18)	RHC Nahai, Peshawar	Lady Reading Hospital Peshawar	Against the vacant post of SMO (BS-18)

ATTESTED

89	Dr. Muhammad Qayum SMO (BS-18)	Attached to MCH, Melakand (Upper)	host of SMO (BS-18)
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42	Dr. Akbar Jan SMO (BS-18)	AHQ Hospital Wana.	Services placed at the disposal of Director Health FATA	Against the vacant post of SMO (BS-18)
43	Dr. Farhad Khan SMO (BS-18)	Attached to DHO Charsadda.	DHO Hospital Charsadda	Against the vacant post of SMO (BS-18)
44	Dr. Bakht Zada SMO (BS-18)	DHO Hospital Timargara Dir (lower).	DHO Hospital Timargara Dir (lower)	Against the vacant post of SMO (BS-18)
45	Dr. Muhammad Alam SMO (BS-18)	DHO Hospital Buner.	DHO Hospital Buner	Against the vacant post of SMO (BS-18)
46	Dr. Altaf Rehman SMO (BS-18)	Attached to DHO Dir (lower)	DHO Hospital Dir (upper)	Against the vacant post of SMO (BS-18)
47	Dr. Ubaidullah SMO (BS-18)	Khyber Medical College, Peshawar.	Hayatabad Medical Complex, Peshawar	Against the vacant post of SMO (BS-18)
48	Dr. Zubaida Irshad SMO (BS-18)	Khyber Girls Medical College, Peshawar.	Khyber Teaching Hospital Peshawar.	Against the vacant post of SMO (BS-18)
49	Dr. Noreen Begum SMO (BS-18)	Attached to Director Health FATA, Peshawar	Services placed at the disposal of Director Health FATA	Against the vacant post of SMO (BS-18)
50	Dr. Anjum Ishaq SMO (BS-18)	Khyber Girls Medical College, Peshawar	Institute of Kidney Diseases, HMC, Peshawar	He will actualize his promotion against the vacant post of SMO (BS-18) and will continue working in Khyber Girls Medical College, Peshawar against the vacant post of Demonstrator (BS-18).
51	Dr. Izzat Khan Mohmand SMO (BS-18)	Attached to Director Health FATA, Peshawar.	Services placed at the disposal of Director Health FATA	Against the vacant post of SMO (BS-18)
52	Dr. Khalid Mahmood SMO (BS-18)	Govt Lady Reading Hospital Peshawar.	DHO Hospital DIKhan	Against the vacant post of SMO (BS-18)
53	Dr. Shah Nawaz SMO (BS-18)	Khyber Medical College, Peshawar.	Khyber Teaching Hospital Peshawar	Against the vacant post of SMO (BS-18)
54	Dr. Fazle Amin SMO (BS-18)	Waiting for posting	Saidu Group of Teaching Hospital, Swat.	Against the vacant post of SMO (BS-18)
55	Dr. Hayatullah Rehmani SMO (BS-18)	Jail Hospital Mardan	Services placed at the disposal of DHO Mardan	Against the vacant post of SMO (BS-18)
56	Dr. Mian Habibur Rehman SMO (BS-18)	Attached to DHO Mardan.	DHO Hospital Mardan	Against the vacant post of SMO (BS-18)
57	Dr. Sohail Zahoor SMO (BS-18)	Police and Services Hospital Peshawar.	Police and Services Hospital Peshawar	Against the vacant post of SMO (BS-18)
58	Dr. Faisal Amin SMO (BS-18)	Hayatabad Medical Complex, Peshawar.	Services placed at the disposal of Chief Executive Hayatabad Medical Complex, Peshawar	Against the vacant post of SMO (BS-18)
59	Dr. Abdul Sami Basit SMO (BS-18)	DHO Hospital KDA Kohat	DHO Hospital KDA Kohat	Against the vacant post of SMO (BS-18)
60	Dr. Khalid Mahmood SMO (BS-18)	Khyber Girls Medical College, Peshawar.	Hayatabad Medical Complex, Peshawar	Against the vacant post of SMO (BS-18)
61	Dr. Muhammad Tariq SMO (BS-18)	Govt Lady Reading Hospital Peshawar.	Lady Reading Hospital Peshawar	Against the vacant post of SMO (BS-18)
62	Dr. Kachkool SMO (BS-18)	Attached to DHO Malakand.	DHO Hospital DIR (Upper)	Against the vacant post of SMO (BS-18)
63	Dr. Mustafa Kamal SMO (BS-18)	RHC Badabher, Peshawar.	Lady Reading Hospital Peshawar	Against the vacant post of SMO (BS-18)
64	Dr. Qajir Gul SMO (BS-18)	DHO Hospital Dargal Malakand.	DHO Hospital Dir (Upper)	Against the vacant post of SMO (BS-18)
65	Dr. Khadim Hussain SMO (BS-18)	Attached to DHO DIKhan	MMK Teaching Hospital DIKhan	Against the vacant post of SMO (BS-18)

ATTESTED

QB

63	Dr. Muhammad Qayum SMO (BS-18)	Attached to DHO Malakand	DHO Hospital DIR (Upper)	Against the vacant post of SMO (BS-18)
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13

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179	Dr. Muhammad Saleem (BS-18) SMO	Assistant Director Health Services Peshawar	Director Office, Peshawar	Services placed at the disposal of Director General Health Services Khyber Pakhtunkhwa.	For further posting Against the vacant post of (BS-18).
180	Dr. Liaqat Ali (BS-18) SMO	Govt Lady Reading Hospital Peshawar	Lady Reading Hospital Peshawar	Lady Reading Hospital Peshawar	Against the vacant post of SMO (BS-18)
181	Dr. Saeedullah (BS-18) SMO	Attached to DHO Swat	Saidu Group of Teaching Hospital, Swat	Saidu Group of Teaching Hospital, Swat	Against the vacant post of SMO (BS-18)
182	Dr. Nizamuddin (BS-18) SMO	Attached to DHO Swat	DHO Hospital Mulla Swat	Services placed at the disposal of DHO Swat.	Against the vacant post of SMO (BS-18)
183	Dr. Mian Sahib Jan (BS-18) SMO	THQ Swat	Hospital Mulla Swat	DHQ Hospital Timargara Dir (lower)	Against the vacant post of SMO (BS-18)
184	Dr. Muhammad Ansar Waseem (BS-18) SMO	DHQ Hospital Dikhan	DHQ Hospital Dikhan	DHQ Hospital Dikhan	Against the vacant post of SMO (BS-18)
185	Dr. Akbar Zaman (BS-18) SMO	Attached to DHO Lakki Marwal	Services placed at the disposal of DHO Lakki Marwal	Services placed at the disposal of DHO Lakki Marwal	Against the vacant post of SMO (BS-18)
186	Dr. Muhammad Haroon (BS-18) SMO	Attached to DHO Haripur	Civil Hospital Kalabat Township, Haripur	Civil Hospital Kalabat Township, Haripur	Against the vacant post of SMO (BS-18)
187	Dr. Mohsin Raiza Turabi (BS-18) SMO	Attached to DHO Haripur	Civil Hospital (KTS) Kalabat Township, Haripur	Civil Hospital (KTS) Kalabat Township, Haripur	Against the vacant post of SMO (BS-18)
188	Dr. Saima Hanif (BS-18) SMO	Ayub Medical College Abbottabad.	Ayub Teaching Hospital Abbottabad	Ayub Teaching Hospital Abbottabad	Against the vacant post of SMO (BS-18)

SECRETARY HEALTH
Govt of Khyber Pakhtunkhwa

Endst.No & Date Even.

Copy to the:-

- Secretary to Governor Khyber Pakhtunkhwa, Peshawar.
- Principal Secretary to Chief Minister Khyber Pakhtunkhwa.
- Accountant General Khyber Pakhtunkhwa.
- Director-General Health Services, Khyber Pakhtunkhwa.
- Director Provincial Health Services Academy, Peshawar.
- Director Health Services, FATA, Peshawar.
- PSO to Chief Secretary Khyber Pakhtunkhwa.
- All District Health Officers mentioned above.
- All Medical Superintendents in DHQ Hospitals mentioned above.
- All District Accounts Officers mentioned above.
- PS to Secretary Establishment Department.
- PS to Secretary Health Department.
- PS to Special Secretary Health Department.
- PA to Addl. Secretary (Estab), Health Deptt.
- PS to Minister for Health Khyber Pakhtunkhwa.
- Computer Programmer Health Department.
- Doctors concerned.

ATTESTED

SECTION OFFICER (E-V)

Section Office,
Health Department
Khyber Pakhtunkhwa

www.healthkp.gov.pk

Dr. Muhammad
Qayum SMO (BS-18)



14
GOVERNMENT OF KHYBER PAKHTUNKHWA

HEALTH DEPARTMENT

Dated Peshawar the 29th July, 2015

D-14

NOTIFICATION

NO.SOH(E-V)7-11/2015

The Competent Authority is pleased to order postings/transfers of the following doctors in the public interest with immediate effect:-

S#	NAME OF DOCTOR	FROM	TO
1.	Dr. Qajir Gul SMO (BS-18)	DHQ Hospital Dir (Upper).	Category-C Hospital Dargai Malakand against the vacant post. of SMO (BS-18).
2.	Dr. Kachkool Khan SMO (BS-18)	DHQ Hospital Dir (Upper).	Services placed at the disposal of DHO Malakanad against the vacant post of SMO (BS-18).

SECRETARY HEALTH
Govt. of Khyber Pakhtunkhwa

Endst. No. & Date Even

Copy to the:-

1. Director General, Health Services, Peshawar.
2. District Health Officer Malakanad.
3. Medical Superintendent DHQ Hospital Dir (Upper).
4. In-charge Category-C Hospital Dargai Malakand.
5. District Accounts Officer Malakand/Dir (Upper).
6. PS to Minister for Health Khyber Pakhtunkhwa.
7. PS to Secretary Health Department.
8. PS to Special Secretary Health Department.
9. Computer Programmer Health Department
10. Doctors/officers concerned.

C.D.C
ATTESTED

(HINA HAFEEZ)
SECTION OFFICER (E-V)

15

NO. 16521-99
DATED 09/10/08

E - ~~1~~

POST IMMEDIATE

1. Director General PHSA, Khyber Pakhtunkhwa.
2. Director Health Services (FATA).
3. All Principals, Medical Colleges in Khyber Pakhtunkhwa.
4. All District Health Officers in Khyber Pakhtunkhwa.
5. All Medical Superintendents DHQ/AHQ Hospitals in Khyber Pakhtunkhwa.
6. Medical Superintendent, SGTB, Swat.
7. Medical Superintendent Molve Jee Hospital Peshawar.
8. Medical Superintendent Sifat Gayour Memorial Hospital Peshawar.
9. Medical Superintendent NBMH Peshawar.
10. I/C Maternity Hospital Peshawar.
11. All Hospital Directors, MTI, in Khyber Pakhtunkhwa.

SUBJECT: - PROMOTION OF SENIOR MEDICAL OFFICERS (BS-18) TO THE POST OF PRINCIPAL MEDICAL OFFICERS (BS-19) IN THE HEALTH DEPARTMENT

Memo.

The promotion case of the General Cadre doctors from BPS-18 to BPS-19 is under active consideration of the Government for which updated ACRs/ACRs, No Departmental/Anti-Corruption Certificate (two copies), Fifteen (15) fresh passport size photographs and a copy of Mandatory in-service training Certificate are required.

Kindly furnish the above documents in respect of the following Senior Medical Officers (BPS-18) working under control, to this Directorate within fifteen (15) days positively:-

S.NO.	NAME OF SENIOR MEDICAL OFFICERS	PLACE OF POSTING	MISSING ACRs REQUIRED.
1	Dr. Tehmina Rashid d/o Qazi Abdur Rashid, MBBS	Demonstrator, KMC, Peshawar	2002 to 2016
2	Dr. Yousaf Shah s/o Mohib Shah, MBBS	SMO, AHQH, Mohmand, Ghallani.	95 to 99, 2002, 2005 to 2016
3	Dr. Samina Naz d/o Kiranullah Buti, MBBS	SWMO, KTH, Peshawar	95-96, 2001, 05, 08 to 2016
4	Dr. Naila Ismail d/o Muhammad Ismail Bangash,	Demonstrator, KMC, Peshawar/2000	96, 2005, 2008 to 2016
5	Dr. Tahira Mughis d/o/ Ch. Muhammad Hadi,		95 to 2016
6	Dr. Rashid Mehmood S/O Muhammad Sadique, MBBS	Demonstrator, KMC, Peshawar.	98 to 2016
7	Dr. Muhammad Khalid Khan s/o Abdul Hamid Khan,	SMO, Sarhad Hosp. for Psy, Pesh (Mental)/	90-91, 95 to 2016
8	Dr. Muhammad Nazir Khan s/o Badshah Jan, MBBS	SMO, THQH, Dogra Picket, Khyber Agency,	Completed
9	Dr. Anjad Ali Khan s/o Wali Muhd Khan, MBBS	SMO, DHQH, Abbottabad	2007 to 09, 2014 and 2016
10	Dr. Inamullah Khan Gandapur s/o Fatch Ullah Khan, MBBS	DHQH, Charsadda	1995 to 2016
11	Dr. Muhammad Hanif Siddiqui s/o Haji Abdul Karim Siddiqui,	SMO, ESH, Pabbi Nowshera,	2016
12	Dr. Imranuddin s/o Afrazuddin, MBBS	ADHO, Kurram,	96 to 98, 2000, 03, 06 to 2016
13	Dr. M. Umar Farooq s/o Muhammad Hasham, MBBS	SMO, DHQH, Tank,	1998 to 2016
14	Dr. Muhammad Zubair s/o Haji Ghulam Muhammad,	SMO, CH, Jamrud, Khyber Agy.	2000 to 03, 2005 to 2016
15	Dr. Durre Afshan, MBBS	SWMO, CH Bisham, Shangla	2000 to 2008, 2010 to 2016
16	Dr. Mussarat Ghazala Nawaz	SWMO, CBD No.3, Dardagan	1995 to 2016

ATTESTED

[Signature]

266.	Dr. Hazrat Shah s/o Hussain Shah, MBBS	Attached to DHS, FATA.	20	2016
267.	Dr. Sajid Ayaz s/o Shah Nawaz, MBBS	Attached to DHO, Bannu.	20	2016
268.	Dr. Gul Rahim s/o Abdul Halim, MBBS	SMO, DHQH, Mardan.	20	2016
269.	Dr. Salimallah s/o Sarfaraz Khan, MBBS	SMO, DHQH, Kohat	20	2016
270.	Dr. Muhammad Younas s/o Haji Subhan, MBBS	Attached to DHS, FATA.	20	2016
271.	Dr. Muhammad Yaqoob s/o Hidayatullah, MBBS	SMO, KTH, Peshawar	20	2016
272.	Dr. Abu Zar s/o Shad Muhammad, MBBS	Attached to DHO, Nowshera.	20	2016
273.	Dr. Akbar Jan s/o Badad Khan Barki, MBBS	Attached to DHS, FATA	20	2016
274.	Dr. Farhad Khan s/o Pordil Khan, MBBS	SMO, DHQH, Charsadda	20	2016
275.	Dr. Bakht Zada s/o Umer Zada, MBBS	SMO, DHQH, Timergara U/Dir.	20	2016
276.	Dr. Muhammad Alam s/o Aslam Khan, MBBS	SMO, DHQH, Buner.	20	2016
277.	Dr. Atta ur Rehman s/o Muhd Zaman, MD/K	SMO, cat-D Hospital Majan Dir lower	20	2016
278.	Dr. Ubaidullah s/o Kaboot Khan, MBBS	SMO, HMC, Peshawar.	20	2016
279.	Dr. Zubaida Irshad D/O Irshad Ali Khan, MBBS	SWMO, KTH, Peshawar	20	2016
280.	Dr. Noreen Begum D/O Taj Mohammad Khan, MBBS	Attached to DHS, FATA	20	2016
281.	Dr. Anjum Ishaque D/O S. Ishaque Shah, MBBS	SMO, IKD/HMC, Peshawar	20	2016
282.	Dr. Izzat Khan Mohmand s/o Madad Khan, MBBS	Attached to DHS, FATA.	20	2016
283.	Dr. Khalid Mehmood s/o Attaullah Jan Khan, MBBS	SMO, DHQH, DIKhan.	2014 to 2016	
284.	Dr. Shah Nawaz s/o Fazalur Rehman, MBBS	SMO, KTH, Peshawar	2014 to 2016	
285.	Dr. Fazli Amin s/o Shah Noor, MBBS	SMO, SGTH, Swat.	2014 to 2016	
286.	Dr. Mian Habibur Rehman s/o Fazlur Rehman, MBBS	SMO, DHQH, Mardan	2014 to 2016	
287.	Dr. Sohail Zahoor s/o Zahoorullah, MBBS	Police & Services Hospital, Peshawar.	2014 to 2016	
288.	Dr. Faisal Amin s/o Hazrat Amin, MBBS	SMO, HMC, Peshawar	2014 to 2016	
289.	Dr. Abdul Sami Basit s/o Abdul Ghafoor Paracha,	SMO, DHQH/KDA, Kohat	2014 to 2016	
290.	Dr. Khalid Mehmood s/o Azimullah, MBBS	SMO, HMC, Peshawar	2014 to 2016	
291.	Dr. Muhammad Tariq s/o Sharafat Khan, MBBS	SMO, Molvi Jee Hospital, Peshawar.	2014 to 2016	
292.	Dr. Kachkol s/o Faqeer, MBBS	MS THQ; Hoasp Dargai	2014 to 2016	
293.	Dr. Mustafa Kamal s/o Murtaza Khan, MBBS	SMO, LRII, Peshawar	2014 to 2016	
294.	Dr. Qajir Gul s/o Wazir Gul, MBBS	SMO, DHQH, U/Dir.	2014 to 2016	
295.	Dr. Khadim Hussain s/o Abdur Rehman, MBBS	SMO, MMTH, DIKhan.	2014 to 2016	

ATTESTED

[Handwritten Signature]

	Dr. Iqbal Shah s/o Iqbal Shah, MBBS	SMO, DHQH, Daggar Buner	to 2016
388	Dr. Jehangir Bacha s/o Mian Gul Bacha, MBBS	SAIO, SGTII, Swat	to 2016
389	Dr. Noor Saeed Khan s/o Mubhd Saeed Khan, MBBS	SMO, DHQH, Bannu	4 to 2016
390	Dr. Shafiq Mulk s/o Hazrat Mulk, MD/K	DHO, Shangla	4 to 2016
391	Dr. Muhammad Firdoz s/o Abdul Karim, MBBS	Attached to DHO, Abbottabad	4 to 2016
392	Dr. Muhammad Amin s/o Mir Azam Khan, MBBS	SMO, Molvi Jee Hospital, Peshawar	4 to 2016
393	Dr. Muhammad Saleem s/o Inayat-ur-Rehman, MBBS	DGHS, Office, Peshawar	4 to 2016
394	Dr. Liaqat Ali s/o Awal Khan, MBBS	SMO, LRH, Peshawar	14 to 2016
395	Dr. Saeed Ullah s/o Bawan Khan, MD/K	SMO, SGTII, Swat	14 to 2016
396	Dr. Nizam-ud-Din s/o Muzaffar Khan, MBBS	Attached to DHO, Swat	14 to 2016
397	Dr. Mian Sahib Jan s/o Mian Zareen Jan, MBBS	SMO, DHQH, Timergarh	14 to 2016
398	Dr. Muhammad Ansar Waseem s/o Muhammad Hanif	SAIO, DHQH, DIKhan	14 to 2016
399	Dr. Akbar Zaman s/o Lashita Mui Khan, MBBS	Attached to DHO, Fakra	2014 to 2016
400	Dr. Muhammad Haroon s/o Mui Zaman, MBBS	SMO, CH, Kalabat Township, Haripur	2014 to 2016
401	Dr. Mohsin Raza Turabi s/o Babu Allah Dittah, MBBS	SMO, Central Jail Hospital, Haripur	2014 to 2016
402	Dr. Saima Hanif Orakzai D/O M.S. Hanif Orakzai, MBBS	SWAIO, ATH, Abbottabad	2014 to 2016

(12)

ADDITIONAL DIRECTOR GENERAL (HRM)
Directorate General Health Services,
Khyber Pakhtunkhwa, Peshawar.

CC

- Secretary to Govt. of Khyber Pakhtunkhwa Health Department Peshawar.
 - PA to Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- For information.

ATTESTED

ADD. ALEEM
16/05/2017

[Handwritten Signature]



18

F-18

OFFICE OF THE DISTRICT HEALTH OFFICER MALAKAND
PHONE No.0932-410399, FAX No.0932-413110.
E-mail dhomalakand279@gmail.com

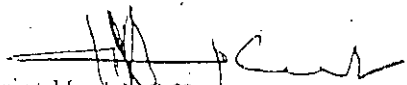
No. 8592
To, _____

Dated Balkhela the 29/8 2017.

The Director General Health
Services, Khyber Pakhtunkhwa
Peshawar.

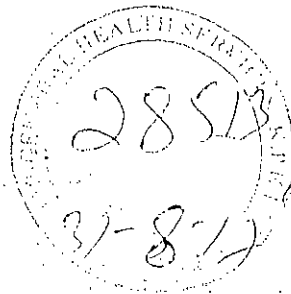
SUBJECT: PERs FOR 2014, 2015 AND 2016.
Sir,

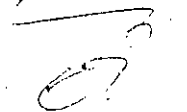
I have the honour to submit here with PERs (in duplicate) for , 2014, 2015 and
2016 in respect of Dr.Qajir Gul Senior Medical Officer BPS-18 attached to THQ: Hospital
Dargai for further necessary action.


District Health Officer
Malakand.

C.D.C
ATTESTED





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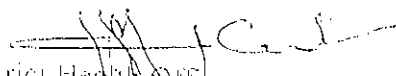
4

OFFICE OF THE DISTRICT HEALTH OFFICER MALAKAND
PHONE No.0932-410399, FAX No.0932-413110
E-mail dhomalakand279@gmail.com

CLEANECE CERTIFICATE.

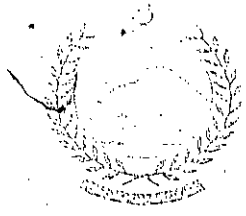
Certified that Dr.Qajir Gul Senior Medical Officer BPS-18. is serving in Health Department at THQ Hospital Dargai. No Departmental Enquiry/Complaint/Anti-Corruption Case is pending against him.

Station Dated DHO Office Malakand at Barkhela.
30.08.2017.


District Health Officer
Malakand

ATTESTED





20

DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUNKHWA PESHAWAR

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

Office Ph (091) - 9210201, 9210202, 9210203, 9210204, 9210205, 9210206, 9210207, 9210208, 9210209, 9210210, 9210211, 9210212, 9210213, 9210214, 9210215, 9210216, 9210217, 9210218, 9210219, 9210220

EF

No. 16221 /E-1

Dated: 3/8/2017

To:

The District Health Officer
Malakand

Subject:

REQUEST FOR RETIREMENT FROM SERVICE ON SUPPERANUATION 60-
YEARS ON 20-09-2017 IN RESPECT OF DR. QAJIR GUL SMO BPS-18.

Memo.

Reference letter No 7200-7201/- dated 12-07-2017 on the subject noted
above and to state that provide the following documents in respect of Dr. Qajir Gul SMO
(BPS-18) attached to THQ Hospital Dargai, so as to proceed further in the matter.

1. 365-days leave proforma duly verified by the audit office
2. Matric certificate.
3. CNIC copy.
4. No demand certificate.
5. History of service.

Accepted for me

2/8/17

[Signature]
31/7/17
DEPUTY DIRECTOR (HRM)
DIRECTORATE GENERAL HEALTH
SERVICES KHYBER PAKHTUNKHWA

ATTESTED

[Signature]



(21)

DIRECTORATE GENERAL HEALTH SERVICES
KHYBER PAKHTUNKHWA PESHAWAR

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

Office Ph (091-9210260) Exchange Ph (091-9210187) Fax (091-9210230)

No. 16221 /E-1 Dated: 3/8/2017



To,

The District Health Officer
Malakand

Subject:

REQUEST FOR RETIREMENT FROM SERVICE ON SUPPERANUATION 60-
YEARS ON 20-09-2017 IN RESPECT OF DR. QAJIR GUL SMO BPS-18.

Memo:

Reference letter No. 7200-7201/- dated 12-07-2017 on the subject noted above and to state that provide the following documents in respect of Dr. Qajir Gul SMO (BPS-18) attached to THQ Hospital Dargai, so as to proceed further in the matter.

1. 365-days leave proforma duly verified by the audit office.
2. Matric certificate.
3. CNIC copy.
4. No demand certificate.
5. History of service.

Accepted on

27/8/17

31/7/17
DEPUTY DIRECTOR (HRM)
DIRECTORATE GENERAL HEALTH
SERVICES KHYBER PAKHTUNKHWA

C.D.C
ATTESTED

4/8/17



22




OFFICE OF THE DISTRICT HEALTH OFFICER MALAKAND
PHONE No.0932-410399, FAX No.0932-413110
E:mail.dhomalakand279@gmail.com

CLEANECE CERTIFICATE.

Certified that Dr.Qajir Gul Senior Medical Officer BPS-18. is serving in Health Department at THQ: Hospital Dargai . No Departmental Enquiry/Complaint/Anti-Corruption Case is pending against him.

Station DHO Office Malakand at Batkhela.
Dated 30.08.2017


District Health Officer
Malakand.

ATTESTED





23 6. (S)

GOVERNMENT OF KHYBER PAKHTUNKHWA
HEALTH DEPARTMENT

Dated Peshawar, the 14th November, 2017

NOTIFICATION

NO.SOH(E-V) 4-22/2017

The Government of Khyber Pakhtunkhwa on the recommendations of the Provincial Selection Board is pleased to promote the following doctors of General Cadre from BS-18 to BS-19 on regular basis with immediate effect:-

S. NO	NAME OF DOCTOR	S.No.	NAME OF DOCTOR
1	Dr.Amjad Ali Khan s/o Wali Muhd Khan	18	Dr Najeebullah s/o Habibullah
2	Dr. Durre Afshan	19	Dr.Hamid Azam Khan s/o M Azam Khan
3	Dr.Sajawal Khan s/o Faqir Muhammad	20	Dr. Zarina Gulab
4	Dr.Arshad Ali Shah s/o Habib ur Rehman	21	Dr.S.Muhammad Zahir Shah s/o S.Abbas Ali
5	Dr.Riaz Ahmad s/o Rahim Gul	22	Dr.Muhammad Rehman s/o Jalad Khan
6	Dr.Azmatullah s/o Muhammad Hasham Khan,	23	Dr.Muhammad Noor s/o Mazullah Khan
7	Dr.S.Muhtaram Shah s/o Syed Muhammad Shuaib,	24	Dr.Mussarat Shah s/o Syed Rehmat Gul
8	Dr.Gul Ber s/o Mehtar Khan	25	Dr.Habibur Rehman s/o Umara Khan
9	Dr.Shabbir Ahmad S/O Muhammad Yousaf,	26	Dr.Muhammad Razaq S/O Ajbak Khan
10	Dr.Sher Abdullah Khan s/o Sher Afzal Khan	27	Dr.Samin Khan s/o Mamir Khan
11	Dr.Abid Hussain Shah s/o Syed Ayub Shah	28	Dr.Amanullah Khan s/o Ayaz Khan
12	Dr.Shad Muhammad s/o Sultan Muhammad	29	Dr.Nabeela Anwar Raza D/O Anwar Sultan Baig,
13	Dr.Abid Khan s/o Sultan Muhammad	30	Dr. Naila Anjum D/O Mohammad Ashraf
14	Dr.Zahirullah Khan s/o Nawab Khan	31	Dr. Seema Dilawaiz D/O Mahboob ur Rehman
15	Dr.Jamilur Rehman s/o Noor Sada Khan	32	Dr. Naila Tarranum D/O Mufti Mahboob ur
16	Dr.Muhammad Rafiq s/o Syed Badshah	33	Dr. Shaista Yousaf D/O Mohammad Yousaf
17	Dr.Sirajul Munir s/o Hafif Muhd Saddiq	34	Dr. Nargis Ara D/O Sultan Ali Khan

ATTESTED

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85	Dr.Muhammad Arif s/o Tor Khan	109	Dr.Salma Akbar d/o Taj Akbar
86	Dr.Sultan Muhammad s/o Hikmal Shah	110	Dr.Aqila Rana d/o Unwanuddin
87	Dr.Abdul Hadi s/o Muhammad Yousaf	111	Dr.Shahnaz Ajmal d/o Ajmal Khan
88	Dr.Hidayatullah Khan s/o Sail Khan	112	Dr.Shafiqur Rehman s/o Saz Malook
99	Dr.Muhammad Arif Khan s/o Mousa Khan	113	Dr.Muhammad Ansar s/o Muhammad Farid
90	Dr.Zahir Shah s/o Pir Badshah	114	Dr.Muhammad Iqbal s/o Amir Muhammad
91	Dr.Abdul Haque s/o Muhammad Saeed	115	Dr.Hazrat Shah s/o Hassan Shah
92	Dr.Zakir Mehmood s/o Latif Khan	116	Dr.Sajid Ayaz s/o Shah Nawaz
93	Dr.Muhammad Hayat s/o Muhammad Amir	117	Dr.Gul Rahim s/o Abdul Haleem
94	Dr.Muhammad Ayaz s/o Hakim Jan	118	Dr.Salimullah s/o Sarfaraz Khan
95	Dr.Muhammad Aslam s/o Abdul Hameed	119	Dr.Muhammad Yaqoob s/o Hidayatullah
96	Dr.Mubashir Shah s/o Syed Akbar Shah	120	Dr.Muhammad Akbar Jan s/o Badad Khan
97	Dr.Abdul Shafiq s/o Abdul Ghafoor	121	Dr.Bakht Zada s/o Umar Zada
98	Dr.Asmat Ali Khan s/o Masher Ali	122	Dr.Attaur Rehman s/o Muhammad Zaman
99	Dr.Muhammad Yousaf s/o Zarin Khan	123	Dr.Zubaida Irshad d/o Irshad Ali Khan
100	Dr.Akbar Hussain s/o Muhammad Hussain	124	Dr.Noreen Begum d/o Taj Muhammad Khan
101	Dr.Zalmay s/o Shahreyar	125	Dr.Anjum Ishfaq s/o Syed Ishfaq Shah
102	Dr.Nowsherawan s/o Abdur Raziq	126	Dr.Izlat Khan Mohmand s/o Madad Khan
103	Dr.Manzoor Ahmad s/o Khalilur Rehman	127	Dr.Mian Habibur Rehman s/o Fazlur Rehman
104	Dr.Farukh Nawab s/o Gul Nawab	128	Dr.Faisal Amin s/o Hazrat Amin
105	Dr.Muhammad Farooq s/o Muhammad Rehmat Khan	129	Dr.Abdul Sami Basit s/o Abdul Ghafoor Paracha
106	Dr.Muhammad Kamil s/o Muhammad Sadiq	130	Dr.Khalid Mehmood s/o Azimullah
107	Dr.Nisar Muhammad s/o Yar Muhammad	131	Dr.Muhammad Tariq s/o Sharafat Khan
108	Dr.Ahmad Nawaz s/o Zar Baz Khan	132	Dr.Rizwan Niamatullah s/o Niamatullah Nayar

ATTESTED

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2. In term of Rule 6 (3) of Civil Servants Act, 1973 and Rule 15 (1) of Appointment, Promotion and Transfer Rules, 1989, they will be on probation for a-period of one year extendable for another year.

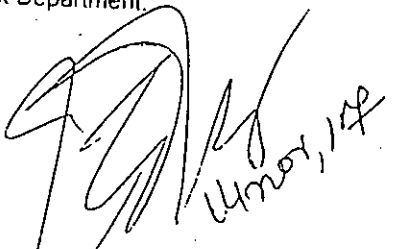
3. The postings/transfers of the above named doctors shall be notified later on.

SECRETARY HEALTH
Govt of Khyber Pakhtunkhwa

Endst.No& Date Even.

Copy to the:-

1. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
2. Principal Secretary to Governor, Khyber Pakhtunkhwa.
3. Secretary to Govt of Khyber Pakhtunkhwa, Establishment Department.
4. Director General Health Services, Khyber Pakhtunkhwa.
5. Director Health Services FATA, Peshawar
6. PS to Minister Health, Khyber Pakhtunkhwa, Peshawar
7. PS Secretary Health, Khyber Pakhtunkhwa, Peshawar
8. Officers/doctors concerned.


(JIBREEL RAZA)
SECTION OFFICER (E-V)

ATTESTED



M
16-11-17

26

~~H-1~~ ~~CS D No 6950~~

Diary

H-1

CS D No 6950
dated 12-10-2017

The Honourable Chief Secretary,
Khyber Pakhtunkhwa, Peshawar.

SUBJECT:

DEPARTMENTAL APPEAL AGAINST THE IMPUGNED
ORDER DATED 26.9.2017 WHEREBY COLLEAGUES
AND JUNIOR COLLEAGUES OF THE APPELLANT
HAS BEEN PROMOTED TO THE POST OF PMO (BPS-
19) WHILE THE APPELLANT HAS BEEN IGNORED

R/SHEWETH:

ON FACTS:

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

- 1- That appellant was appointed as medical officer (BPS-17) in the Health Department and had served the Health Department for quite considerable period with all zeal and zest.
- 2- That during service the appellant was promoted to the post of Senior Medical Officer (BPS-18) on seniority cum fitness basis and on the proper recommendation of Departmental promotion committee.
- 3- That the competent authority vide dated 9.8.2017 directed the appellant along with his colleagues and junior colleagues to furnish their PER's along with requisite documents for promotion to the post of Principal Medical Officer (BPS-19). That the name of the appellant appeared at serial No.293 of the proposed list prepared by the competent authority.
- 4- That the appellant was quite hope full for his promotion to the post of principal medical officer (BPS-19). That during the process the appellant informed the concerned authorities about his date of retirement on superannuation basis and further requested for the issuance of early proposal to the establishment Department but the concerned authorities delayed the said proposal till the retirement of the appellant and as such the appellant was retired from service i.e. on 20.9.2017.
- 5- That the Health Department after the retirement of the appellant sent the said proposal to the Provincial selection Board on 23.9.2017 and as such vide impugned order dated 26.9.2017 colleagues and junior colleagues of the appellant has

ATTESTED



6- That appellant feeling aggrieved and having no other remedy prefer the instant Departmental appeal on the following grounds amongst the others.

That the impugned order dated 26.9.2017 is against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be modified/corrected.

A- That not considering the appellant for promotion to the post of Principal medical officer (BPS-19) is against the law and norms of natural justice.

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

C- That the authorities malaofidly delayed the promotion process for the post of (BPS-19) though the appellant time and again requested the authorities to expedite the process as his retirement was due on 11.6.2016. That inspite of held the PSB in time and in result the appellant was got retired from service on superannuation basis vide Notification dated 20.9.2017 without availing promotion to the post of PMO (BPS-19).

D- That not considering the appellant for promotion to the post of chief PMO (BPS-19) in spite of eligibility and seniority the authorities violated the appointment, promotion and transfer Rules 1989.

E- That the authorities acted in arbitrary and malaofide manner while not considering the appellant for promotion to the post of PMO (BPS-19).

F- That the authorities intentionally delayed the process of promotion of the appellant to the post of PMO (BPS-19) and as such the appellant was reached to the age of superannuation (60 years) before availing the promotion to BPS-19.

GROUND:

ATTESTED

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B

U- That the delay on the part of authorities by not considering the appellant for promotion to the post of BPS-19 is the utter violation of Rules and Regulations.

I- That the authorities discriminated the appellant by not considering him for promotion to the post of PMO (BPS-19).

J- That appellant is the senior most employee of the Health Department but in spite of that the PSB has been delayed by the authorities and as such the appellant was retired from service before availing the promotion.

It is therefore, most humbly prayed that on acceptance of this Departmental appeal the impugned order dated: 26.9.2017 issued by the Secretary Health may kindly be modified/corrected to the extent of appellant and the appellant may be granted/allowed proforma promotion to the post of Principal Medical Officer (BPS-19) w.e.f 26.9.2017 with consequential benefits.

Dated: 10-10-2017.

APPELLANT

DR. QAJIR GUL S/O WAZIR GUL,
EX: SMO (BPS-18), THQ HOSPITAL
DARGAL MALAKAND

ATTESTED

29

**THE PESHAWAR HIGH COURT BENCH DAR-UL-QAZA
SWAT**

WRIT PETITION NO. _____/2017

PIR QAJIR GULPETITIONER

VERSUS

GOVT: OF KPK & OTHERS.....RESPONDENTS

To,

- 1- The Government of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Peshawar.
- 2- The Secretary Health Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The Secretary Establishment Department, Khyber Pakhtunkhwa, Peshawar.
- 4- The Secretary Finance Department, Khyber Pakhtunkhwa, Peshawar.
- 5- The Director General Health Services Department, Khyber Pakhtunkhwa, Peshawar.

Subject: **NOTICE FOR FILING WRIT PETITION**

Please take notice that I am filing writ petition before the Peshawar High Court, Peshawar.

Dated: 11-12-2017.

PETITIONER

THROUGH:
NOOR MOHAMMAD KHATTAK
ADVOCATE

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Pakistan Post Office Act, 1898.
The Guide are binding upon
the Pakistan Post Office Act, 1898.
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VAKALATNAMA

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Before the Peshawar High Court Bench Dera-ud-D
Swat

OF 2017

Pir Qajir Gul

(APPELLANT)
(PLAINTIFF)
(PETITIONER)

VERSUS

Gont. of KPK

(RESPONDENT)
(DEFENDANT)

I/We Pir Qajir Gul

Do hereby appoint and constitute **NOOR MOHAMMAD KHATTAK, Advocate, Peshawar** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated. 23 / Nov / 2017

[Signature]
CLIENT pir Qajir Gul

[Signature]
ACCEPTED

NOOR MOHAMMAD KHATTAK

&

[Signature]
MUHAMMAD MAAZ MADNI
ADVOCATES

OFFICE:

Flat No.3, Upper Floor,
Islamia Club Building, Khyber Bazar,
Peshawar City.

Phone: 091-2211391

Mobile No.0345-9383141

FILED TODAY

23 DEC 2017

[Signature]
Advocate

PESHAWAR HIGH COURT, MINGORA BENCH
(DAR-UL-QAZA), SWAT

FORM OF ORDER SHEET

Court of

Case No

of

Date of Order or Proceedings	Order or other Proceedings with Signature of Judge and that of parties or counsel where necessary
12.02.2018	<p><u>W.P 911-M/2017</u></p> <p>Present: Nemo for the Petitioner.</p> <p style="text-align: center;">***</p> <p>Since the lawyers do not appear before the Courts as they are mourning the demise of renowned senior lawyer Asma Jehangir, Advocate, therefore, this case could not be heard. Adjourned to a date in office.</p> <p style="text-align: right;">16/2 <u>JUDGE</u></p> <p style="text-align: right;"><u>JUDGE</u></p>


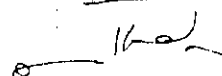
V73

PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT

FORM OF ORDER SHEET

Court of

Case No. of

	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge and that of parties or counsel where necessary.
	30-05-2018	<p><u>W.P No. 911-M/2017.</u></p> <p>Present: <i>Nemo for the Petitioner.</i></p> <p>*****</p> <p>Adjourned for want of service.</p> <p> JUDGE</p> <p> JUDGE</p>

Abdul Qadir

(D.B)

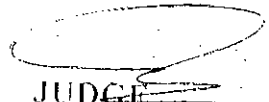
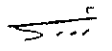
HON'BLE MR. JUSTICE MUHAMMAD CHATAN FAR KHAN
HON'BLE MR. JUSTICE MOHAMMAD IBRAHIM KHAN

Office
31/5

FORM OF ORDER SHEET

Court of

Case No. of

Date of Order or Proceedings	Order or other Proceedings with Signature of Judge and Title of Court where necessary
20-11-2018	<p><u>W.P No. 911-M/2017</u></p> <p>Present: Mr. Noor Muhammad Khattak, Advocate for the petitioner.</p> <p>*****</p> <p>Wants to proper document this petition. Mr. do so before the next date of hearing. Adjourned to 14.01.2019.</p> <p style="text-align: right;">  JUDGE </p> <p style="text-align: right;">  JUDGE </p>

20/11

(D.B)

HON'BLE MR. JUSTICE MUHAMMAD GHAZANFAR KHAN
HON'BLE MR. JUSTICE IVEED ARSHAD ALI

Before the Khyber Pakhtunkhwa Service Tribunal
Peshawar.

Appeal No. 99/2019

Dr. Pir Qajir Gul

vs

Health Deptt.

Application for allowing the appellant
to deposit the security & process fee
in the above titled appeal.

R/Sheweth:

1. That the above mentioned appeal is pending adjudication before this august tribunal which is fixed for hearing today on 8/04/2019.
2. That appellant filed the above titled appeal for the grant of pro-forma promotion to the post of principal medical officer (BPS-19).
3. That the above mentioned appeal was admitted for regular hearing on 4/3/2019, but due to some unavoidable circumstances the appellant has not been submitted security and process fee in the above titled appeal.

It is therefore, most humbly prayed that on acceptance of this application the appellant may very kindly be allowed to submit the security and process fee in the above titled appeal.

Dated: 08/04/2019.

Appellant

Dr. Pir Qajir Gul

through:

Mr. Jamun Sati

**BEFORE THE KHYBER PAKHTUNKHWA SERVICES
TRIBUNAL, PESHAWAR.**

Service Appeal No. 520 of 2019

Mohammad Arshad-II, presently posted as Additional Secretary, Inter-Provincial Coordination Department, Civil Secretariat, Peshawa - **Appellant**.

Versus

1. The Provincial Selection Board through its Chairman, the Chief Secretary, Khyber Pakhtunkhwa.
2. The Govt. of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Peshawar.
3. The Secretary Establishment Department/Secretary of PSB.
4. Mr. Imtiaz Ayub, presently posted as Secretary, Administration Department, Govt. of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
5. Mr. Muhammad Israr, Secretary to Government of Khyber Pakhtunkhwa, Agriculture, Livestock and Cooperation Department, Civil Secretariat, Peshawar. ----- **Respondents.**

**REJOINDER BY THE APPELLANT TO THE PARAWISE COMMENTS OF
RESPONDENTS No. 1 to 3.**

REJOINDER TO PRELIMINARY OBJECTIONS

The respondents have not supported their pleas with any specific argument which could be tackled. The preliminary objections are, therefore, totally incorrect and hence denied.

REJOINDER ON FACTS

1. No objection by the respondents on the corresponding paragraph of the appeal, hence, no further comments.
2. No objection by the respondents on the corresponding paragraph of the appeal, hence, no further comments.
3. The respondents admitted as correct the corresponding paragraph of the appeal, hence, no further comments.
4. The respondents admitted as correct the corresponding paragraph of the appeal, hence, no further comments.

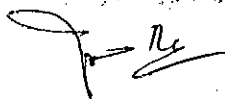


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5. The respondents could not justify their actions, therefore, were not able to address and decide the representation.
6. No objection by the respondents on the corresponding paragraph of the appeal, hence, no further comments.

REJOINDER ON GROUNDS

- i. Incorrect. The Promotion Policy, 2009 is not covered under section 26 of the Civil Servants Act, 1973.
- ii. The respondents admitted as correct the corresponding ground of the appeal, hence, no further comments.
- iii. Incorrect. Under section 26(1) of the Civil Servants Act, 1973, the competent authority is authorized to make rules only and not policy for carrying out the purposes of the Act. While section 26(2) of the Act *ibid*, talks about the rules, orders or instructions in respect of the terms and conditions of service of civil servants, made or issued before the commencement of the Act. In light of section 3 and section 26(1), rules can only be made and not policy. Without prejudice to the above plea, the PSB even evaluated the SMC report of the appellant in violation of its own promotion policy.
- iv. Incorrect as portrayed. The respondents are stating that the appellant earned 61 marks out of 70 awarded for Performance Evaluation Reports (PERs) and Board gave the appellant 7 marks out of 15 for mandatory training (SMC). Hence, the appellant earned 68 marks out of 100 whereas the requisite threshold for promotion to BS-20 is 70 marks. The question is how much marks for MCMC report have been given and how much marks the PSB has given to the appellant out of 15 marks with the PSB as provided in Para. III(b) and (c) of the so called illegal promotion policy. That, the position as explained by the respondents is in contradiction with the decision of the PSB recorded in its minutes. That, there were adverse remarks in the SMC report of Mr. Javed Anwar, PCS (SG) officer and in case of Mr. Mazhar Sajjad, PCS (EG) officer, his SMC report was not very encouraging but despite that both were promoted from BPS-19 to 20 in the PSB meeting held on 24.03.2017 and 25.09.2017 respectively which is a clear case of discrimination and violation of Article 25 of the Constitution. That, the respondents may be directed to produce the



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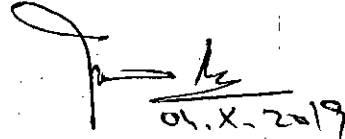
SMC report of Mr. Javed Anwar, Mr. Mazhar Sajjad, Mr. Sharafat Khan Rabani and the appellant. Any further arguments will be given during the course of hearing when the respondents produce the requisite documents.

Prayer

Keeping in view the above-mentioned facts and law on the subject, it is, therefore, prayed that the recommendations of the PSB may be set-aside and directed to consider the appellant's case along with others afresh as per law/rules from the date i.e. 17.09.2018 for promotion from BPS-19 to 20 and award of pay benefits of BPS-20 from the back date i.e. 17.09.2018.

Dated 04.10.2019

Appellant



04.X.2019

Mohammad Arshad-II, PCS(SG-BPS-19),
Present Posting/Address:
Additional Secretary, Inter-Provincial
Coordination Department, Civil Secretariat,
Peshawar.
In Person

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR

Service Appeal No. 99/2019

Dr. Pir Qajir Gul

..... Appellant

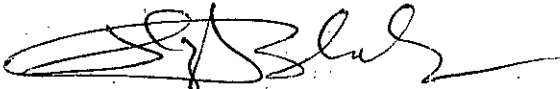
VERSUS

1. *The Govt. of Khyber Pakhtunkhwa through Chief Secretary.*
2. *The Secretary Health Govt. of Khyber Pakhtunkhwa Health Department, Peshawar.*
3. *The Secretary Health Govt. of Khyber Pakhtunkhwa Health Department, Peshawar.*
4. *The Secretary Establishment Department, Govt. of Khyber Pakhtunkhwa, Peshawar.*
5. *The Secretary Finance Department, Govt. of Khyber Pakhtunkhwa, Peshawar.*

..... Respondents

I N D E X

S.No	Description of documents	Annexure	Page
01	Parawise Comments		1-3
02	Final Seniority List	"I"	4-5
03	Notification dated 14-11-2017	"II"	6


(HAZRAT SHAH)
Section Officer (Lit-II)
Govt. of Khyber Pakhtunkhwa
Health Department

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No.99/2019

Dr. Qajir Gul.....Appellant.

Versus

1. Govt of Khyber Pakhtunkhwa through Secretary Health Department
 2. Director General Health Services Khyber Pakhtunkhwa and others
- Respondents.

PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO 1 AND 2.

PRELIMINARY OBJECTIONS

1. That the appellant, has neither cause of action, nor locus standi.
2. That the appeal is not maintainable in its present form.
3. That the appellant has not come to the Tribunal with clean hands and hit by laches.
4. That the appeal is bad due to non-joinder and mis-joinder of necessary parties
5. That the appeal is time barred
6. That the Tribunal has no jurisdiction to dispose off, the appeal.

FACTS.

1. Correct to the extent that the appellant was regular employee of the Provincial Health Department and was retired from service on 19.09.2017 on attaining the age of superannuation.
2. Correct to the extent that the appellant was appointed as Medical Officer BS-17 since 21.10.1997.
3. Correct to the extent that the appellant was promoted to the post of Senior Medical Officer BS-18 upon the recommendations of the Provincial Selection Board on 06.04.2015.
4. Pertains to record.
5. Correct to the extent that the Director General Health Services Khyber Pakhtunkhwa directed the Senior Medical Officers BS-18 who have on promotion zone to submit their PERs to the concerned authorities for preparation of working paper and onward submission to the Provincial Selection Board for its consideration on seniority cum fitness basis.

Incorrect. Working paper for promotion of the Senior Medical Officers BS-18 to the post of Principal Medical Officers BS-19 were submitted by the Health Department to the Provincial Selection Board for its consideration in the month of August, 2017 wherein the appellant was reflected at S.No 309 of the seniority list of SMO BS-18 as stood on 01.01.2017 (Annex-I) while the vacant positions of Principal Medical Officers BS-19 at that time was 259 and thus the Provincial Selection Board in its meeting held on 23.09.2017 recommended 132 Senior Medical Officers BS-18 to the post of Principal Medical Officers BS-19 and thus Health Department notified the promotion Notification of 132 SMO BS-18 to the post of PMO BS-19 vide Notification dated 14.11.2017 (Annex-II).

2
(2) 3

Incorrect. Health Department submitted working paper with regard to the promotion of Senior Medical Officers BS-18 to the post of Principal Medical Officers BS-19 to the Provincial Selection Board for its consideration and it is the domain of the Establishment Department to fix a date for the subject meeting.


8. Incorrect. Pertains to record.

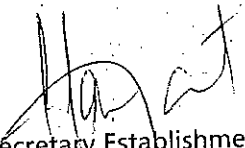
GROUNDS.

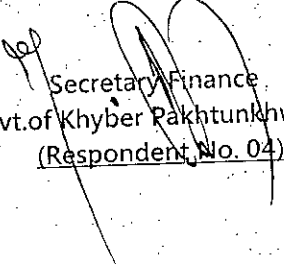
- A. Incorrect. As mentioned in Para-6 above the appellant was not eligible for promotion to the post of PMO BS-19 on the ground that the name of the appellant was reflected in the seniority list of SMO BS-18 as stood on 01.01.2017 is at S.No.309 while the vacant positions of PMO BS-19 at that time was 259.
- B. Incorrect. Health Department submitted working paper to the Provincial Selection Board for its consideration, However as mentioned above the PSB in its meeting held on 23.09.2017 recommended only 132 SMO BS-18 to the post of PMO BS-19.
- C. Incorrect. Appellant was treated as per law and rules and there is no violation in the subject case.
- D. Incorrect. As mentioned in Para-6 above Health Department submitted working with regard to the promotion of Senior Medical Officers BS-18 for regular promotion to the post of Principal Medical Officers BS-19 in August, 2017, however it is the domain of Establishment Department to fix a date for the PSB meeting. The subject meeting was held on 23.09.2017 while the appellant has attained the age of superannuation on 20.09.2017.
- E. Incorrect. As mentioned in Para-6 above the name of the appellant was reflected in the seniority list of SMO BS-18 at S.No.309 while the Provincial Selection Board recommended 132-SMOs BS-18 for regular promotion to BS-19. It is further added here that at that time only 259-vacant positions of PMO BS-19 were lying vacant at that time.
- F. Incorrect there is no mala fide intention.
- G. Incorrect. Health Department submitted working paper to the PSB before the superannuation of the appellant however as mentioned in Para-A it is the domain of Establishment Department to fix a date for the subject meeting.
- H. Incorrect. As mentioned in above paras.
- I. Incorrect. As mentioned in above paras.
- J. Incorrect. As mentioned in Para-A above.

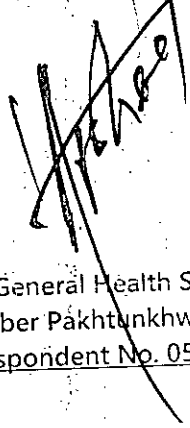
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It is therefore, requested that the appeal of the appellant may kindly
be dismissed with cost.


Secretary Health
Govt. of Khyber Pakhtunkhwa
(Respondent No. 01 & 2)


Secretary Establishment
Govt. of Khyber Pakhtunkhwa
(Respondent No. 03)


Secretary Finance
Govt. of Khyber Pakhtunkhwa
(Respondent No. 04)


Director General Health Services
Khyber Pakhtunkhwa
(Respondent No. 05)

BEFORE THE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL.

Service Appeal No. 99/2019.

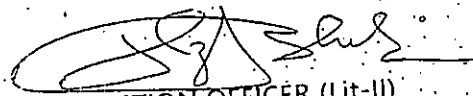
Dr. Rajir Gul

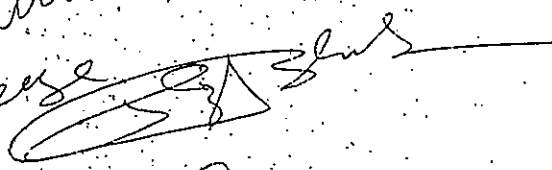
VERSUS

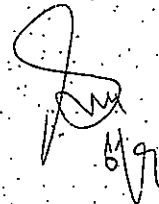
Government of Khyber Pakhtunkhwa and others.

I N D E X

S.No.	Subject	Aneasure	Page No.
1.	Para-Wise Comments.		1-3
2.	Final Seniority List	"I"	4-5
3.	Jugement of Service Tribunal Peshawar and Supreme Court of Pakistan Islamabad.	"II"	6


SECTION OFFICER (Lit-II)
GOVT. OF KHYBER PAKHTUNA
HEALTH DEPARTMENT

MA's
Submitted for marking
Please 


6/9

FINAL SENIORITY LIST OF SENIOR MEDICAL OFFICERS (BS-18) OF THE HEALTH DEPARTMENT AS STOOD ON: 01-01-2017

Sl. No.	Name of Officer/Official with academic qualification.	Date of Birth and Domicile	Date of 1st entry into Govt. Service	Regular appointment/promotion to the present post.			
				Date of promotion	BPS	Method of recruitment appointment	Present appointment with date.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1.	Dr. Tehmina Rashid d/o Qazi Abdur Rashid, MBBS	9.12.1960/ Peshawar	23.11.1985	20.9.1995	BS-18	By Promotion	Demonstrator, KMC, Peshawar
2.	Dr. Yousaf Shah s/o Mohib Shah, MBBS	01.09.1959/ Mohmand	19.03.1987	03.04.1995	BS-18	By Promotion	SMO, AHQH, Mohmand Ghallani.
3.	Dr. Samina Naz d/o Kiramatullah Buti, MBBS	01.07.1959 Bannu	15.8.1987	20.9.1995	BS-18	By Promotion	SWMO, KTH, Peshawar
4.	Dr. Naila Ismail d/o Muhammad Ismail Bangash,	13.06.1962 Kohat	15.8.1987	20.9.1995	BS-18	By Promotion	Demonstrator, KMC, Peshawar/2000
5.	Dr. Tahira Mughis d/o Ch. Muhammad Hadi,	21.11.1958 DI Khan	15.8.1987	20.9.1995	BS-18	By Promotion	ABSENT FROM DUTY.
6.	Dr. Rashid Mehmood S/O Muhammad Sadique, MBBS	17.03.1962 Peshawar	6.12.1987	18.9.1997	BS-18	By Promotion	Demonstrator, KMC, Peshawar.
7.	Dr. Mukhtiar Ahmad, MBBS	25.02.1962 Manshra	6.12.1987	18.9.1997	BS-18	By Promotion	SMO, LRH, Peshawar SR ATH, A. Abad
8.	Dr. Muhammad Khalid Khan s/o Abdul Hamid Khan,	29.01.1961 Peshawar	06.12.1987	18.09.1997	BS-18	By Promotion	SMO, Sarhad Hosp: for Psy, Pesh (Mental). /
9.	Dr. Muhammad Nazir Khan s/o Badshah Jan, MBBS	05.01.1958 S.W. Agency	06.12.1987	18.9.97	BS-18	By Promotion	SMO, THQH, Dogra Picket, Khyber Agency.
10.	Dr. Amjad Ali Khan s/o Wali Muhd Khan, MBBS	10.02.1962 A. Abad	06.12.1987	18.9.97	BS-18	By Promotion	SMO, DHQH, Abbottabad
11.	Dr. Inamullah Khan Gandapur s/o Fateh Ullah Khan, MBBS	18.05.1958 Peshawar	06.12.1987	18.9.97	BS-18	By Promotion	DHQH, Charsadda
12.	Dr. Muhammad Hanif Siddiqui s/o Haji Abdul Karim Siddiqui,	25.12.1957/ Peshawar	06.12.1987	21.09.1998	BS-18	By Promotion	SMO, ESH, Pabbi Nowshera.

306.	Dr.Muhammad Tariq s/o Sharafat Khan, MBBS	PS.5.1969/ Pesh.	15.09.1997	06.04.2015	BS-18	By Promotion	SMO, LRH, Peshawar
307.	Dr.Kachkol s/o Faqeer, MBBS	4.1.1970/ Bajaur	15.09.1997	06.04.2015	BS-18	By Promotion	MS THQ; Hosp Dardar
308.	Dr.Mustafa Kamal s/o Murtaza Khan, MBBS	28.2.1969/ Swat	15.09.1997	06.04.2015	BS-18	By Promotion	SMO, LRH, Peshawar
309.	Dr.Qajir Gul s/o Wazir Gul, MBBS	20.9.1957/ Mkd. Agy	15.09.1997	06.04.2015	BS-18	By Promotion	SMO, DHQH, Udder
310.	Dr.Khadim Hussain s/o Abdur Rehman, MBBS	19.11.1964/ DI Khan	15.09.1997	06.04.2015	BS-18	By Promotion	SMO, MMTH, DI Khan
311.	Dr.Rizwan Niamatullah s/o Niamatullah Nayyar Jamshed Mufti, MBBS	5.4.1968/ Mansehra	15.09.1997	06.04.2015	BS-18	By Promotion	SMO, Mental Hospital, Dardar, Mansehra
312.	Dr.Riaz Ali s/o Rehmat Gul, MBBS	01.01.1967/ Peshawar	15.09.1997	06.04.2015	BS-18	By Promotion	SMO, Mental Hospital, Peshawar
313.	Dr. Sultan Bahadar s/o Bahadar, MBBS	2.3.1969/ Swabi	15.09.1997	06.04.2015	BS-18	By Promotion	SMO, BKMC, Swabi
314.	Dr.Akhunzada Zaffar Ali s/o Ruhul Qadus Khan, MBBS	27.10.1961/ Mohmand A	15.09.1997	06.04.2015	BS-18	By Promotion	SMO, DHQH, Charsadda
315.	Dr.Sarfaraz Ahmad s/o Muhammad Yaqoob, MBBS	01.06.1970/ Mansehra	15.09.1997	06.04.2015	BS-18	By Promotion	Attached to DHO, Mansehra
316.	Dr.Waqas Mohyuddin s/o Ghulam Mohyuddin, MBBS	13.5.1966/ Bannu	15.09.1997	06.04.2015	BS-18	By Promotion	SMO, KGNTH, Bannu
317.	Dr.Shahzad Noor s/o Muhammad Noor, MBBS	05.05.1964/ Khyber Agy	15.09.1997	06.04.2015	BS-18	By Promotion	SMO, SGTII, Swat
318.	Dr.Zahir Shah s/o Bahadar Khan, MD/KBL	15.4.1961/ Swat	15.09.1997	06.04.2015	BS-18	By Promotion	DTO, Swat
319.	Dr.Abdul Waheed Khan S/O Abdul Hamid Khan, MBBS	3.11.1968/ FR Tank	15.09.1997	06.04.2015	BS-18	By Promotion	SMO, Central Jail, Hospital, Peshawar
320.	Dr.Muhammad Anjum Khalid s/o Fazli Rabbani, MD/Kabul	12.2.1963/ Mardan	15.09.1997	06.04.2015	BS-18	By Promotion	SMO, MMC, Mardan

274, 277, 289 to 291, 294, 296, 298, 300, 303, 304, 308, 315, 317, 326, 328, 332, 339, 341, 346, 347, 348, 353, 356, 357, 361, 363, 364, 366, 367, 369, 372, 377, 381, 383, 385, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500



GOVERNMENT OF KHYBER PAKHTUNKHWA
HEALTH DEPARTMENT

Dated Peshawar, the 14th November, 2017

NOTIFICATION

NO.SOH(E-V) 4-22/2017

The Government of Khyber Pakhtunkhwa on the recommendations of the Provincial Selection Board is pleased to promote the following doctors of General Cadre from BS-18 to BS-19 on regular basis with immediate effect:-

S. NO	NAME OF DOCTOR	S.No.	NAME OF DOCTOR
1	Dr. Amjad Ali Khan s/o Wali Muhd Khan	18	Dr. Najeebullah s/o. Habibullah
2	Dr. Durre. Alshan	19	Dr. Hamid Azam Khan s/o M Azam Khan
3	Dr. Sajawal Khan s/o Faqir Muhammad	20	Dr. Zarina Gulab
4	Dr. Arshad Ali Shah s/o Habib ur Rehman	21	Dr. S. Muhammad Zahir Shah s/o S. Abbas Ali
5	Dr. Riaz Ahmad s/o Rahim Gul	22	Dr. Muhammad Rehman s/o Jalad Khan
6	Dr. Azmatullah s/o Muhammad Hasham Khan	23	Dr. Muhammad Noor s/o Mazullah Khan
7	Dr. S. Muhtaram Shah s/o Syed Muhammad Shuaib	24	Dr. Mussarat Shah s/o Syed Rehmat Gul
8	Dr. Gul Ber s/o Mehtar Khan	25	Dr. Habibur Rehman s/o Umara Khan
9	Dr. Shabbir Ahmad S/O Muhammad Yousaf	26	Dr. Muhammad Razaq S/O Ajbbar Khan
10	Dr. Sher Abdullah Khan s/o Sher Afzal Khan	27	Dr. Samin Khan s/o Mamir Khan
11	Dr. Abid Hussain Shah s/o Syed Ayub Shah	28	Dr. Amahullah Khan s/o Ayaz Khan
12	Dr. Shad Muhammad s/o Sultan Muhammad	29	Dr. Nabeela Anwar Raza D/O Anwar Sultan Baig
13	Dr. Abid Khan s/o Sultan Muhammad	30	Dr. Naila Anjum D/O Mohammad Ashraf
14	Dr. Zahirullah Khan s/o Nawab Khan	31	Dr. Seema Dilawaiz D/O Mahboob ur Rehman
15	Dr. Jamilur Rehman s/o Noor Sada Khan	32	Dr. Naila Tarranum D/O. Mufti Mahboob ur
16	Dr. Muhammad Rafiq s/o Syed Badshah	33	Dr. Shaista Yousaf D/O Mohammad Yousaf
17	Dr. Sirajul Munir s/o Halif Muhd Saddiq	34	Dr. Nargis Ara D/O Sultan Ali Khan

TESTED

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85	Dr. Muhammad Arif s/o Tor Khan.	109	Dr. Salma Akbar d/o Taj Akbar
86	Dr. Sultan Muhammad s/o Hikmat Shah	110	Dr. Aqlia Rapa d/o Unwanuddin
87	Dr. Abdull Hagi s/o Muhammad Yousof	111	Dr. Shahnaz Ajmal d/o Ajmal Khan
88	Dr. Hidayatullah Khan s/o Saif Khan	112	Dr. Shaigur Rehman s/o Saiz Malook
89	Dr. Muhammad Arif Khan s/o Mousa Khan	113	Dr. Muhammad Ansar s/o Muhammad Farid
90	Dr. Zahir Shah s/o Pir Badshah	114	Dr. Muhammad Iqbal s/o Amir Muhammad
91	Dr. Abdul Haque s/o Muhammad Saeed	115	Dr. Hazrat Shah s/o Hassan Shah
92	Dr. Zakir Mehmood s/o Laili Khan	116	Dr. Sajid Ayaz s/o Shah Nawaz
93	Dr. Muhammad Hayat s/o Muhammad Amir	117	Dr. Gul Rahim s/o Abdul Haleem
94	Dr. Muhammad Ayaz s/o Hakim Jan	118	Dr. Salimullah s/o Sarfaraz Khan
95	Dr. Muhammad Aslam s/o Abdul Hameed	119	Dr. Muhammad Yaqoob s/o Hidayatullah
96	Dr. Mubashir Shah s/o Syed Akbar Shah	120	Dr. Muhammad Akbar Jan s/o Badad Khan
97	Dr. Abdul Shaig s/o Abdul Ghafoor	121	Dr. Bakht Zada s/o Umar Zada
98	Dr. Asmat Ali Khan s/o Masher Ali	122	Dr. Allaur Rehman s/o Muhammad Zaman
99	Dr. Muhammad Yousof s/o Zarin Khan	123	Dr. Zubaida Irshad d/o Irshad Ali Khan
100	Dr. Akbar Hussain s/o Muhammad Hussain	124	Dr. Noreen Begum d/o Taj Muhammad Khan
101	Dr. Zaimay s/o Shahreyar	125	Dr. Anjum Ishaque s/o Syed Ishaq Shah
102	Dr. Nowsherwan s/o Abdur Raziq	126	Dr. Izzat Khan Mohmand s/o Madad Khan
103	Dr. Manzoor Ahmad s/o Khalilur Rehman	127	Dr. Mian Habibur Rehman s/o Fazlur Rehman
104	Dr. Farukh Nawab s/o Gul Nawab	128	Dr. Faisal Amin s/o Hazrat Amin
105	Dr. Muhammad Farooq s/o Muhammad Rehmat Khan	129	Dr. Abdul Sami Basit s/o Abdul Ghafoor Paracha
106	Dr. Muhammad Kamil s/o Muhammad Saadiq	130	Dr. Khalid Mehmood s/o Azimullah
107	Dr. Nisar Muhammad s/o Yar Muhammad	131	Dr. Muhammad Tariq s/o Sharafat Khan
108	Dr. Ahmad Nawaz s/o Zar Baz Khan	132	Dr. Rizwan Niamatullah s/o Niamatullah Nayar

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2. In term of Rule 6 (3) of Civil Servants Act, 1973 and Rule 15 (1) of Appointment, Promotion and Transfer Rules, 1989, they will be on probation for a period of one year extendable for another year.

3. The postings/transfers of the above named doctors shall be notified later on.

SECRETARY HEALTH
Govt of Khyber Pakhtunkhwa

Endst.No& Date Even

Copy to the:-

1. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
2. Principal Secretary to Governor, Khyber Pakhtunkhwa.
3. Secretary to Govt of Khyber Pakhtunkhwa, Establishment Department.
4. Director General Health Services, Khyber Pakhtunkhwa.
5. Director Health Services FATA, Peshawar
6. PS to Minister Health, Khyber Pakhtunkhwa, Peshawar
7. PS Secretary Health, Khyber Pakhtunkhwa, Peshawar
8. Officers/doctors concerned.

[Signature]
(JIBREEL RAZA)
SECTION OFFICER (E-V)

URGENT

R (LIT-II)

ATTESTED

[Signature]

[Signature]
ON OFFICE

[Handwritten initials]
18-11-17