- 18th April, 2023 1. Clerk to counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present.
 - 2. Clerk to counsel for the appellant seeks adjournment on the ground that learned counsel is not available today. Last chance is given to the appellant argue the case on the next date failing which the case will be decided on the available record without arguments. To come up on 02.05.2023 before D.B. P.P given to the parties.

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

Adnan Shah, P.A

02nd May, 2023

SCANNED KPST Peshawar

- 1. Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.
- 2. Arguments heard. To come up for consideration and order on 11.05.2023 before the D.B. Parcha Peshi is given to the parties.

(Salah-ud-Din) Member (J)

(Kalim Arshad Khan) Chairman

Nacem Amin

01.11.2022

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

Learned counsel for the appellant requested for adjournment on the ground that he is not feeling well today. Adjourned. To come up for arguments on 21.12.2022 before the D.B.

(Mian Muhammad) Member (E)

(Salah-Ud-Din) Member (J)

21.12.2022

Appellant present through counsel. Muhammad Adeel Butt learned Additional Advocate General for respondents present.



Former made a request for adjournment in order to further prepare the brief. Last chance is given with direction to make sure the presence of appellant on date fixed. Adjourned. To come up for arguments on 10.01.2023 before D.B.

(Fareeha Paul) Member (E)

(Rozina Rehman) Member (J)

10-1-23

Due to Rush of Work merefore cal is adjurned to

18-4-2023

Render

Clerk of counsel for the appellant present. Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present.

Clerk of counsel for the appellant stated that learned counsel for the appellant is unable to attend the Tribunal today due to strike of Lawyers. Adjourned To come up for arguments before the D.B. on 05.09.2022.

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

05.09.2022

Due to leave of the Worthy Chairman, the Bench is incomplete. Case to come up for the same on 04.10.2022 before the D.B.

/ / / / Reader

4th October, 2022 Counsel for the appellant present. Syed Naseer Ud Din Shah, Asst: AG for respondents present.

Learned counsel for the appellant seeks adjournment as he has not prepared the case. Last opportunity granted for arguments failing which the case will be decided on the available record without arguments. To come up for arguments on 01.11.2022 before the D.B

(Farecha Paul) Member(Executive) (Kalim Arshad Khan) Chairman 22.11.2021

Appellant in person and Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Jafar Ali, Assistant, Mr. Tahir Ali, Junior Clerk and Mr. Murad Ali, Electro Medical Engineer for respondents present.

Representative of the respondents has been submitted written reply/comments which is placed on file. A copy of the same is also handed over to the appellant. Adjourned. To come up for arguments on 01.03.2022 before D.B. The operation of impugned order to the extent of appellant shall remain suspended till the next date.

(MIAN MUHAMMAD) MEMBER (E)

1-3-22

Due to betienment of the Hon, ble Chairment of the Case is adjourned on 13-6-22

Reader



18.10.2021



Appellant in person and Mr. Kabirullah Khattak, Addl. AG alongwith Safiullah, Focal Person and Usman, Asstt. for the respondents present.

An opportunity was granted to the respondents for submission of written reply/comments on request of the representative on previous date but the reply has not been submitted. It has been stated on behalf of the respondents that reply is ready and will be submitted on next date after signature and finalization by the respondent No. 1. The last opportunity is given for filing of reply/comments within ten days in office, failing which the right of submission of the comments/reply shall be deemed as struck off.

An application has been submitted by the appellant wherein he has complained about non-payment of salary to him for four months despite suspension of the impugned order. The said application is placed on file and a copy of the application is given to the representative of the respondents. If there is no other reason for stoppage of pay, the action of the concerned respondent as such is questionable for want of justification, when the operation of the said order is under suspension. Let the respondents No. 2 and 3 show cause as to why the salary of the appellant has been stopped, he pursuing the judicial remedy against the impugned order. File to come up on 22.11.2021 before the D.B.

(Salahud Din) Member(J)

Chairman

Appellant present through counsel.

Muhammad Adeel Butt learned A.A.G alongwith Muhammad Haroon Superintendent for official respondents present.

Representative of respondents made a request for time to furnish reply/comments. Opportunity is granted with direction to submit the same within 10 days positively in office. To come up for arguments on 18.10.2021 before D.B. The operation of impugned order to the extent of appellant shall remain suspended till the next date.

(Rozina Rehman) Member (J)

Chairman

Appellant present through counsel.

Preliminary arguments heard. Record perused.

The appellant has impugned the orders dated 25.05.2021 and 03.05.2021 of his relieving and transfer to D.H.O Kohistan Upper. Subject to all just and legal objections including limitation, this appeal is admitted to regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, the office shall submit the file with a report of non-compliance. File to come up for arguments on 10 / 08 /2021 before D.B.

Appellant Deposited
Security & Process Fee

An application has been submitted alongwith the memorandum of appeal seeking ad interim relief for suspension of the impugned order to the extent of appellant. Notice of the application be given to the respondents for the same date as already fixed. The operation of impugned order to the extent of appellant shall remain suspended till next date.

(Rozina Rehman) Member (J)

10.08.2021

Since, 1^{st} Moharram has been declared as public holiday, therefore, case is adjourned to 2 / 9 / 2021 for the same as before.

Reader

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(Rozina Kehman) Membacaan

CEE:

Form- A FORM OF ORDER SHEET

Court of			
se No	7033	/2021	

.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	13/07/2021	The appeal of Mr. Said Afzal presented today by Syed Noman Al Bukhari Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
		REGISTRAR
-		This case is entrusted to S. Bench for preliminary hearing to be pu up there on 1907)21.
		CHALAMAN
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BEFORE THE KP SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 7033/2021

Said Afzal

V/S

Govt of KP etc.

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5	Copy of application	C	16
. 6.	Copy of Impugned transfer order	D	17
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APPELLANT

Said Afzal

THROUGH:

(SYED NOMAN AT BUKHARI) ADVOCATE HIGH COURT

8

(SHAHKAR KHAN YOUSAFZAI) ADVOCATE PESHAWAR.

Dated 09.07.2021

(1)

BEFORE THE KP SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO	/2021

Mr. Said Afzal Clinical Technician (Pharmacy) Bs-12, BBS Teaching Hospital Abbottabad.

(APPELLANT)

VERSUS

- 1. The Government of Khyber Pakhtunkhwa through Secretary Health Department, Khyber Pakhtunkhwa.
- 2. The Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 3. The Medical Superintendent BBS Teaching Hospital Abbottabad.

(RESPONDENTS)

APPEAL UNDER SECTION 4 OF THE KP SERVICE TRIBUNALS ACT, 1974 READ WITH CLAUSE XIV OF THE POSTING TRANSFER POLICY AGAINST THE IMPUGNED TRANSFER ORDER DATED 25.05.2021 AND 03.05.2021 AND ALSO AGAINST NOT DECIDING THE APPEAL OF THE APPELLANT WITHIN 15 DAYS AS PROVIDED UNDER CLAUSE XIV OF THE POSTING TRANSFER POLICY.

PRAYER:

THAT ON THE ACCEPTANCE OF THIS APPEAL THE ORDER DATED 25.05.2021 and 03.05.2021 MAY BE SET ASIDE AND THE APPELLANT MAY BE ALLOWED TO CONTINUE AS CLINICAL TECHNICIAN AT BBS TEACHING HOSPITAL ABBOTTABAD AS PRIOR TO THE ISSUANCE OF THE IMPUGNED TRANSFER ORDER IN VIOLATION OF POSTING TRANSFER

POLICY. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOUR OF THE APPELLANT.

RESPECTFULLY SHEWETH:

FACTS:

- 1. That the appellant is a respectable citizen of Pakistan and is serving in the Government of Khyber Pakhtunkhwa BBS Teaching Hospital Abbottabad.
- 2. That appellant has been giving his sweat and blood for the department for long years; therefore, enjoys noteworthy reputation owing to his humble nature and behavior.
- 3. That appellant's wife was transferred illegally, to favor the blue eye person, the appellant's wife challenge the same illegal transfer order before the KP Service tribunal Peshawar in appeal no. 766/2021 at that time during the pendency of appeal of the appellant's wife, the appellant was relieved from Abbottabad to weaken the case of the appellant's wife but despite that tribunal kind enough to accept the appeal of the appellant's wife vide judgment dated 22.06.2021. Copy of judgment is attached as Annexure A.
- 4. That the appellant was relieved from duties by the MS BBS teaching hospital Abbottabad and directed to report to DG Health Services on baseless allegations vide order dated 03.05.2021 which was in real result of the Appellant's wife transfer appeal. The appellant filed application to cancel the order dated 03.05.2021 by showing all the reasons and his responsibilities which was covered under the spouse policy. However, it was paid no heed and just after, the respondent no.2 issued the transferred order dated 25.05.2021wherein appellant was transferred to DHO Kohistan Upper in violation of spouse policy and without taking into consideration the illness of the appellant's wife. Copy of the relieving order, application and Impugned Order dated 25.05.2021 is attached as Annexure –B, C & D.
- 5. That the appellant then submitted departmental appeal on against the transfer order to the department and the said appeal was

provided to the appellant which is against the spirit of Article 10-A of the Constitution.

- E) That the impugned transfer order of the appellant has immensely affected the family life of the appellant. Being away from the wife in that serious illness and from mother who was on bed, not only affected the mental health of the appellant but also troubled the life of who needs the immediate presence and help of their Husband in daily chores because the wife of the appellant was also on wheel chair now a days due to severe heart attack. Which is also in violation of clauseiv of the establishment notification dated 07.08.2012. Copy of notification and medical is attached as annexure-H & I
- F) That serving in another district will bring gap between the life of the married couple and that also in the government service but posted at far away districts from each other postings.
- G) That not only the national laws and rules but also the international conventions like Universal Declaration of Human Right and International Covenant on Civil and Political Rights urge the promotion and protection of family life in order to guarantee a happy life to family. And the impugned transfer is contravening to these conventions to which Pakistan is a signatory.
- H) That the appellant also filed this appeal on serious and grave personal humanitarian ground the appellant is only male person to look after family. In the same situation the tribunal already accepted the appeal titled Jamal Ahmad vs Govt Of KP. So the appellant also entitled to same relief. Copy of judgment is attached as annexure-J.
- I) That this august Tribunal itself held in its judgment reported as 2012-PLC (CS) page-187 that transfer cannot be made on complaint/Administrative ground. The case of the appellant is same and is also entitled for the same relief. Further it is added that the allegation leveled against the appellant is baseless rather on malice and personal gradaues.
- J) That in the special circumstances of the case and due to urgency in the instant appeal being transfer matter the appeal of the appellant may be heard in the light of posting policy and order dated 03.06.2021 of this tribunal in appeal no.5338/2021. Copy of order is attached as annexure-K.

not responded. Copy of the Departmental Appeal dated .05.2021 are attached as Annexure - E.

- That it is pertinent to mention here that appellant's wife namely: Gul 6. Nasreen is serving in the BBS Teaching Hospital Abbottabad as a Chief Nurse Superintendent. Copy of Relevant Documents of the appellant's wife is attached as Annexure - F.
- 7. That now the appellant comes to this august Tribunal for the redressal of his grievances on the following grounds amongst others.

GROUNDS:

- A) That the order dated 25.05.2021 and 03.05.2021 are against the law, facts, norms of justice and material on record, therefore, not tenable and liable to be set aside.
 - B) That the appellant has been condemned unheard and has not been treated according to law and rules,
 - C) That the impugned transfer order of the appellant to Kohistan is also against the wedlock policy as annunciated in the rules "ix" of the posting/transfer policy of the provincial Government which is reprodúced as:
 - "(ix) Regarding the posting of husband/wife, both in provincial services, efforts where possible would be made to post such persons at one station and this will be subject to the public interest." And also establishment notification dated 07.08.2012. copy of transfer policy annexed as annexure-G.
- D) That it is important to mention here that the aforementioned posting/transfer rules has been made in accordance to and in pursuance of the Article 35 (Protection of Family, etc.) of the Constitution of the Islamic Republic of Pakistan. That beside that the department has also stopped the salary of the appellant which is discriminatory in nature and against the fundamental rights of the appellant. That instead of giving the appellant medical leave, the department transferred him to another district which is illegal, and irrational and referred to as Wednesday Unreasonableness. That the opportunity of personal hearing and personal defense was not

K) That the appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

APPELLANT

Said Afzal

THROUGH:

(SYED NOMAN ALI BUKHARI), ADVOCATE HIGH COURT &

> (SHAHKAR KHAN YOUSAFZAI) ADVOCATE PESHAWAR.

BEFORE THE KP SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO	/2021
-------------------	-------

Said Afzal

V/S

Govt. of KP etc.

CERTIFICATE:

It is certified that no other service appeal earlier has been filed between the present parties in this Tribunal, except the present one.

DEPONENT

LIT OF BOOKS:

- 1. Constitution of the Islamic Republic of Pakistan, 1973.
- 2. The ESTA CODE
- 3. Any other case law as per need.

(SYED NOMAN ALI BUKHARI)
ADVOCATE HIGH COURT

&

(SHAHKAR KHAN YOUSAFZAI) ADVOCATE PESHAWAR.

BEFORE THE KP SERVICE TRIBUNAL PESHAWAR.

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	<u>,</u> -	•		VS			Govt	of VD	oto

AFFIDAVIT

Said Afzal

I, Said Afzal (Appellant) do hereby affirm that the contents of this service appeal are true and correct, and nothing has been concealed from this honorable Tribunal.

DEPONENT

Said Afzal

BEFORE THE KP SERVICE TRIBUNAL PESHAWAR

APPEAL NO.

		•
Said Afzal	V/S	Govt of KP etc.

/2021

APPLICATION FOR SUSPENSION OF OPERATION OF ORDER DATED 25.05.2021 and 03.05.2021 TO THE EXTENT OF APPELLANT TILL THE DISPOSAL OF MAIN APPEAL.

RESPECTFULLY SHEWETH:

- 1. That the appellant has filed an Appeal along-with application in which no date has been fixed so far.
- 2. That the appellant has good prime facie case and all the ingredients of stay is in favour of appellant.
- 3. That the grounds of main appeal may also be considered as integral part of this application.
- 4. That the impugned order has passed on favouritism and nepotism and has been passed in-violation of Posting, Transfer Policy.
- That the appellant has not completed his tenure and the order dated <u>25.05.2021</u> and <u>03.05.2021</u> is also in violation of spouse policy. Further it is pertinent to mentioned here that the post of the appellant is still vacant so no hurdle for Govt: if the order may be suspended.

(q.)

That if the order dated 04.05.2021 is not suspended. It badly effect the right of appellant.

It is, therefore, most humbly prayed that the order dated <u>25.05.2021</u> and <u>03.05.2021</u> may be suspended till the disposal of main appeal, the post of the appellant was still vacant. Any other remedy, which this august tribunal deems fit that may also be awarded in favour of appellant.

APPELLANT

Said Afzal

THROUGH:

(SYED NOMÁN ĂLI BUKHARI) ADVOCATE HIGH COURT

& ,

(SHAHKAR KHAN YOUSAFZAI) ADVOCATE PESHAWAR.

AFFIDAVIT:

It is affirmed and declared that the contents of this Application are true and correct to the best of my knowledge and belief.

DEPONENT

(0)

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 766 /2021

Mst. Gul Nasreen w/o Sajid Afzal Chief Nursing Superintendent (BS-18) Benazir Bhutto Shaheed Teaching Hospital Abbottabad.

(APPELLANT)

Khyber Pakhtukhwa
Service Tribunal

VERSUS

Diary No. 1703

- 1. The Chief Secretary KPK, Civil Secretariat, Peshawar. Dated 29/1/2021
- →2. The Secretary to Govt: (Health) Deptt:, KPK, Peshawar.
 - 13. The Director General, health services, KP, Peshawar.
 - 4. District account office Abbottabad.
 - 75. The Medical Superintendent, Benazir Butto Shaheed, Teaching Hospital Abbottabad.
 - 5. Mst Shama Gul, Nursing Instructor (BPS-17) Benazir Butto Shaheed, Teaching Hospital Abbottabad.

(RESPONDENTS)

APPEAL UNDER SECTION 4 OF THE SERVICE TRIBUNALS ACT, 1974 AGAINST THE ORDER DATED 01.01.2021 and 04.1. 2021WHEREBY THE APPELLANT HAS BEEN TRANSFERRED PREMATURELY, UTTER VIOLATION OF POSTING TRANSFER POLICY AND AGAINST THE SPOUSE POLICY, AND AGAINST REJECTION ORDER DATED 28.01.2020 WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT HAS BEEN REJECTED FOR NO GOOD GROUNDS.

Filedto-day
Registrai

PRAYER:

THAT THE ACCEPTANCE OF THIS APPEAL, THE IMPUGNED ORDER DATED 01.01.2021, 04.1. 2021 and 28.01.2021, MAY BE SET ASIDE TO THE EXTENT OF THE APPELLANT BEING, PASSED PREMATURELY IN VIOLATION OF POSTING/TRANSFER & SPOUSE POLICY AND ALSO POLITICALLY MOTIVATED. THE RESPONDENT DEPTT: MAY FURTHER PLEASE BE DIRECTED NOT TO TRANSFER THE APPELLANT



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Serv ce Appeal No. 766/2021

Date of Institution ...

29.01.2021

Date of Decision

22.06.2021

Mst. Gul Nasreen Chief Nursing Superintendent (BS-18) Benazir Bhutto Shaheed Teaching Hospital Abbotabad ... (Appellant)

VERSUS :

The Chief Secretary, Government of Knyber Pakhtunkhwa and four others.

(Respondents)

SYED NOMAN ALI BUKHARI

Advocate

For Appellant

MUHAMMAD ADEEL BUTT

Additional Advocate General

For Official Respondents No. 1 to 5

MR. AHMAD SULTAN TAREEN

MR. ATIQ UR REHMAN WAZIR

CHAIRMAN MEMBER (E)

JUDGMENT

Mr. ATIQ UR REHMAN WAZIR MEMBER (E): - Brief facts of the case are that the appellant was promoted as Chief Nursing Superintendent (CNS) on 31-08-2018 and posted as CNS (BPS-18) in Benazir Bhutto Shaheed (BBS) Teaching Hospital Abbotabad. The appellant was transferred vide order dated 01-01-2021/04-01-2021 to District Headquarter Hospital Haripur, whereas respondent No 6, who was Nursing Instructor in BPS-17, was posted against the said post in her own pay and scale. Feeling aggrieved, the appellant filed departmental appeal dated 20-01-2021, which was also turned down vide order dated 28-01-2021, hence the instant service appeal with prayers that the impugned orders dated 01-01-2021/04-01-2021 may be set aside to the extent of the appellant.

- Written reply/comments were submitted by respondents.
- 03. Arguments heard and record perused.
- Learned counsel for the appel ant contended that the impugned order is 04. pre-mature, as the appellant has not completed her tenure yet, therefore, the impugned transfer order is in violation of transfer policy of provincial government, hence not tenable; that the impugned transfer order is also in violation of the spouse policy, as husband of the appellant is also an employee of the health department serving as clinical technician in Abbotabad. Learned counsel for the appellant added that the appellant was not transferred in the public interest, but on the request of respondent No. 6, who was transferred to a BPS-18 position in her own pay and scale in anticipation of her promotion to BPS-18; that the impugned ofder was issued on the basis of personal like and dislike with no compelling reasons. Learned counsel for the appellant also referred to Anita Turab case and argued that when an ordinary tenure for a posting has been specified in the law or rule made thereunder, such tenure must be respected and cannot be varied, except for compelling reasons and which should be recorded in writing; that tenure in respect of the appellant was not honored nor any reason was recorded. Learned counsel for the appellant prayed that since the impugned order is illegal, made in violation of policies of provincial government, hence may be set aside and the appellant may be allowed to complete her normal tenure against such post.
 - 05. Learned Additional Advocate General appeared on behalf of official respondents and when at the outset, his attention was drawn to the reference of expression "public interest" used in the impugned order, and asked to justify the same in juxtaposition with two applications of the Respondent No. 6; he frankly conceded that in the given state of things, he is at loss to assist the Bench with required justification. Learned Additional Advocate General though went ahead to

make submissions in support of impugned order citing some information given to him by the departmental representative in attendance but he could not get tangible proof of such information from the said representative to substantiate his arguments. So, he concluded his arguments without further submissions.

06. We have heard learned counsel for the parties and perused the record. The appellant annexed with her Memo of appeal two applications of Respondent No. 6, one submitted to the respondent No. 5 and other to the respondent No. 2. In the former application, she while pressing into service her anticipated promotion from BS-17 to BS-18, requested to Respondent No. 5 to issue to her (NOC of) vacant position of CNS BS-18, so that she could be able to get her posted against the mentioned post. NOC was issued to her by Respondent No. 5 with his endorsement on the same application. In the second application submitted to Respondent No. 2, she citing the same reason of anticipated promotion with further reference of NOC of Respondent No. 5, requested for her adjustment at BBS Teaching Hospital against the vacant post of CNS BS-18. The department was gracious enough to accede to her request of adjustment on the post to which she was yet to be promoted but not against the vacant post. Rather her request was favored by the transfer of appellant and that too on consideration of public interest. We are unable to understand on touchstone of logic that how it served the public interest in passing of the impugned order when the impugned transfer order is meant to extend undue favor to Respondent No. 6 by her adjustment against a higher post to which her promotion is yet to take-place after due process; while on the other hand it caused undue disturbance to the appellant apparently without any fault of her. We have found the impugned order befitting to an idiomatic case of robbing Peter to pay Paul. Since the impugned transfer crder was not made in the public interest and was issued in violation of Provincial Transfer Policy, hence is liable to be struck down.



07. In view of the situation, while setting aside the impugned order; we accept the appeal as prayed for with no order as to costs. File be consigned to the record room.

<u>ANNOUNCED</u> 22.06.2021

(AHMAD SULTAN TAREEN). CHAIRMAN

(ATIQ UR REHMAN WAZIR) MEMBER (E)



OFFICE OF THE MEDICAL SUPERINTENDENT BBS TEACHING HOSPITAL, ABBOTTABAD

Tel # 0992-9310191, Fax # 0992- 9310193

Email Id: dhqabbottabad@yahoo.com

OFFICE ORDER:-

You Mr. Said Afzal CT resident of Village and post office Panian District Haripur (domiciled of District Haripur) Serving as Pharmacy BPS-12 in BBS Teaching Hospital Abbottabad.

During your posting in BBS Teaching Hospital; record reflected from your personal file, you remained habitually absent from your duties.

Many times you were warned to mend your behavior but all were in vain. Recently you wandered in this Hospital with hooligans, with arms which created terror amongst the staff and confessed in the press conference (on social media) record available.

Later on you made a press conference without permission and leveled allegation which badly affect the good reputation of the Institution, Department and higher Provincial authorities.

In such circumstances; this hospital is not in position to hold the burden of such problematic official, as on other side whole health staff is combating against the corona virus.

So, the services of such reluctant and derogant official are no more required at BBS Teaching Hospital Abbottabad, therefore, You Mr. Said Afzal S/o Muhammad Afzal Khan CT Pharmacy BPS-12 is herby relieved off from your duty from BBS Teaching Hospital Abbottabad and directed to report to Director General Health services Khyber Pakhtunkhwa Peshawar for further adjustment anywhere in the province.

> · Sd/---Medical Superintendent **BBS** Teaching Hospital Abbottabad

No: 24/3-17	Dated:	63 _{105/2021} .
Copy to the:-		

- 1. Director General Health services Khyber Pakhtunkhwa Peshawar for information.
- 2. PS To Secretary Health Govt of Khyber Pakhtunkhwa Reshawar for information.
- 3. District Accounts Officer Abbottabad.
- 4. Accounts officer /Accounts Section of undersigned office for necessarily action

5. Official for immediate compliance.

Medical Superintendent **BBS** Teaching Hospital Abbottabad

Datec: May 07, 2

(18)

Director General Health Services Khyber Pakhtunkhwa, Peshawar

Subject: Self-Explanation of Said Afzal Khan Panni (Clinical Technologist Pharmacy, Benazir Bhutto Shaheed Teaching Hospital, Abbottabad)

I have to submit following for your kind consideration.

It is humbly submitted that I have been transferred to Director General Health, KPK Peshawar for further adjustment.

It is to be highlighted that my wife Gul Nasreer is serving as a Chief Nursing Superintendent (CNS) (BPS-18) in Benazir Bhutto Shaheed Teaching Hospital (BBS), Abbottabad since 1982. She is a heart patient and currently surviving with 20% Left Ventricular Ejection Fraction (LVEF) of heart and requires extensive care all the time (relevant documents attached).

As medical superintendent (Dr. Amir Israr) is well aware of my wife's health condition and medical history that she is going through Ischemic Heart Disease (IHD) and severe hypertension. She is under continuous treatment from Armed Forces Institute of Cardiology (AFIC) Rawalpindi and Combined Military Hospital (CMH), Abbottabad (Documents Attached). In such conditions, she was transferred to District Headquarter DHQ hospital, Haripur in the month of January 2021 without any reasor. The respective case is under court since then. She has been under continuous mental stress and torture by the stubborn behavior of medical superintendent, which ended up in taking her to the Neonatal Intensive Care Unit (NICU) CMH, Abbottabad due to cardiac arrest (Documents attached).

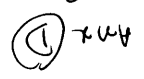
I would also like to mention that my son is serving in military (Pakistan Navy commissioned officer) for the past 10 years, and is posted in Karachi since then. Both of my daughters are married and I am the only person to take care of my wife and my bedridden mother (80s) at home. The doctors have advised my wife with complete bed rest followed by putting her on wheel chair/walker for coming few months.

Now my point is that, both of us have been posted to different regions, by totally ignoring and putting behind the 'Spouse Policy'.

In view of above all, I would like to request for our 'Spouse Policy adjustment' in Benazir Bhutto Shaheed Teaching (BBS) Hospital, Abbottabad.

Your cooperation in this regard would be highly appreciated and acknowledged. It is submitted for your kind consideration please.

Many thanks Mr. Said Afzal Khan Panni Clinical Technologist Pharmacy, BBS, Abbottabad



DIRICTORATE GENERAL HEALTH SERVICES

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OFFICE ORDER

On his relieving from BBS Teaching Hospital Abbarrabed, which sud Aixal. Climical Technician (Pharmacy) BS-12 is neveby usasskined.

Activate the disposal of DHO Kohistan Upper against the vaccast post of activation Technician (Pharmacy) BS-12 on Administrative grounds, with arms to also also active effect.

MB: Administration Department in bottom of please be submitted to

proportion and present sett.

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202 2012 Bated Posh, The 35/65 2021.

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District Accounts Officer, Kohrstan.	50
District Accounts Officer, Abbortabad.	.EQ
District Health Officer, Kohistan Upper.	Û5
order No. 2413-171 dated 03.05.2021.	
Medical Supdt. BBS Teaching Hospital Aboutabad with BBS Teaching	10

For information and n/action.

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الألاب ته

: جولا أحدائك المعاملة

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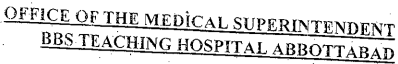
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انالوباته

- على الماي وفي سيد المالت المنافئة المنابلة را بالمعتر جد، الدراع الجارات المالتين المالين المناهدي إلى بينان المالال المراد الماليات المناهد المناهد المناهد المناهدي المناهدي المناهد ا

(1124)2021 (228:25) المراجية الكثيريينة يمج كينية TOULTO والفر كالخابية





Tel # 0992-9310191., Fax # 0992-9310193

SERVICE CERTIFICATE

Certify that Mrs. Gul Nasreen W/o Said Afzal Khan is working as Chief Nursing Superintendent in BBS Teaching Hospital Abbortabad.

She is permanent employee of Khyber Pakhtunkhwa Health Department.

Medical Superintendent BBS Teaching Hospital.

Abbottabad

Medical Superintender THO Hospital Abbettal NO.SOR-II (E&AD) 1-1/85(VOL-II) : ... Dated Peshawar the 15th Rebruary 2003.



Subject: POSTING /TRANSFER POLICY OF THE PROVINCIAL GOVERNMENT.

I am directed to refer to the subject noted above and to say that in supersession of all policy instructions issued in this behalf, the competent authority has approved the following posting.

Transfer Policy.

i. All the postings /transfers shall be strictly in public interest and shall not be abused misused to victimize the Government servants.

ii. All Government servants are prohibited to exert political, Administrative or any other pressures upon the posting /transfer authorities for seeking posting /transfers of their choice and against the public interest.

. iii. All contract Government employees, appointed against specific posts, cannot be posted against anyother post.

officers officials posted in unattractive areas, the tenure shall be two years and for hard areas the tenure shall be one year. The unattractive and hard areas will be notified by the Government.

excluding the officers in B-19 and above in the Province. Posting 'transfer in Education and Health Departments shall be made in March while the remaining Departments shall make posting /transfers in July. There shall be a ban on posting/transfers throughout the year excluding the aforesaid two months. However, there shall be no restriction in cases where posting /transfer of Government employees become inevitable in other months due to promotion /retirement /creation of new posts/return from long leave/involvement in



disciplinary proceedings and adjustment of surplus staff for which specific relaxation shall be obtained from the Chief Minister.

(2)

- vi. While making postings transfers from settled areas to FATA and vice versa specific approval of the Governor, NWFP needs to be obtained.
- vii. Officers may be posted on executive /administrative posts in the Districts of their domicile except District Coordination Officers (D C:Os) and Superintend of Police (SP). Similarly Deputy Superintendent of Police (DSP) shall not be posted at a place where the Police Station (Thana) of his area /resident is situated.
- viii. No postings /transfers of the officers/officials on deta, ment basis shall be made.
- ix. Regarding the posting of austand/wife, both in Provincial services, efforts where possible would be made to post such persons at one station and this will be subject to the public interest.
- x. All the posting /transferring authorities may facilitate the postings /transfers of the unmarried female Government Servants at the station of the residence of their parents.
- xi.Officers /officials except DCOs and SPs who are due to retire withir, one year may be posted on their option, or posts in the Districts of their domicile and be allowed to serve their till the retirement.
- xii.In terms of Rules-17 (1) and (2) read Schedule-III of the Government of NWFP Rules of Business 1985, transfer of officers shown in column 1 of the following table shall be made by the authorities shown against.



(22)

Outside the Secretariat

- i. Officers of the all Pakistan Unified Group i.e.

 DMG, PSP including Provincia. Police

 Officers in BPS-18 and above.
 - ii.Other officers in BPS-17 and above to be posted against schedule posts, or posts normally held be the APUG, PCS (EG) and PCS (SG).
 - iii.Head of Attached Departments and other Officers in B-19 & above in all Departments.

In the Secretariat:

iv.Secretaries

- v.Other Officers of and above the rank of Section Officers:
 - a. Within the Same Department.
 - b. Within the Secretariat from one Department to another.
- vi. Officials upto the rank of Superintendent:-
- a. Within the same Department.
- b. To and from an Attached Department.

Chief Secretary in consultation with the Establishment Department and the Department concerned with the approval of the Chief Minister.

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Chief Secretary with the approval of Chief Minister.

Secretary of the Department concerned.

Chief Secretary /Secretary Establishment.

Secretary of the Department conserned.

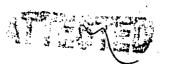
Secretary of the Department in consultation

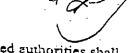




c. Within the Secretariat from on Department to another.

with Head of Attached Department concerned. Secretary (Establishment)



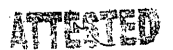


il. While considering postings /mansfers proposals all the concerned authorities shall keep in mird the following:

- a. To ensure the posting of ploper persons on proper posts, the annual confidential reports, past and present record of service performance on post held presently and in tile past and general reputation with focus on the integrity of the concerned officers/officials be considered.
- b. Tenure on present post shall also be taken into consideration and the posting transfers shall be in the best public interest.
- ix) Governments servants including District Govt. employees feeling aggreed due to the orders of ,posting/transfers authorities may seek remedy from the next higher authority/the appointing authority) as the case may be through an appeal to be submitted within seven days of the receipt of such orders. Such appeal shall ,be disposed of within fifteen days. The option of appeal against posting stransfer orders could be exercised only in the following cases:
 - i) pre-mature posting/transfer or posting/transfer in violation of the provisions of this policy.
 - ii) berious and grave personal (humanitarian) grounds.

To streamline the postings /ransfers in the District Government and to remove any irritant/confusions in this regard the provision of Rule 25 of the North-West Frontier Province District Government Rules of Business 2001 read with schedule -IV thereof is referred. As per schedule -IV the posting/transferring authorities for the officers /officials against each are as under :-

S.No	Officers	Authority		
1.	Posting of District Coordination Officer and Executive Distinct Officer in a District.	Provincial Government		
2.	Posting of District Police Officer.	Provincial Government.		
3.	Other Officer in BPS-17 and above posted in the District.	Provincial Government.		





Official in BPS-16 and below,

Executive District Officer in consultation with Distinct Coordination Officer.

(25)

As per Rule 25(2) of the Rules above the District Coordination Department shall consult the Government if it is proposed to

a transfer the holder of a tenure post before the completion of his tenure or extend the period of his tenure; and

b.require an officer to hold charge of more than one post for a period exceeding two months.

4. I am directed further to request that that above noted policy may be strictly observed implemented.



(24-)

Official in BPS-16 and below.

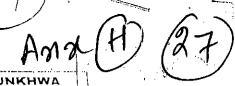
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4. I am directed further to request that that above noted policy may be strictly observed implemented.





3.

GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

(REGULATION WING)

No. SOR-VI/E&AD/1-4/ 2010/Vol-VIII
Dated Peshawar, the, 07th August, 2012

. To

3. The Additional Chief Secretary, Planning & Development Department, Government of Khyber Pakhtunkhwa, Peshawar

2. The Additional Chief Secretary (FATA), FATA Secretariat, Peshawar.

The Senior Member, Board of Revenue, Khyber

Pakhtunkhwa.
4. All the Administrative Secretaries to Government of

Khyber Pakhtunkhwa.

All the Divisional Commissioners in Khyber Pakhtunkhwa

6. All Heads of the Attached Departments in Khyber Pakhtunkhwa.

7 All the District Coordination Officers in Khyber Pakhtunkhwa and Political Agents in FATA.

Subject:

POSTING OF SERVING HUSBAND/WIFE AT THE SAME STATION OF THE PROVINCIAL GOVERNMENT.

Dear Sir.

I am directed to refer to the subject noted above and to state that keeping in view the Socio economic Problems and hardships faced by husbands and wives in Government Service due to posting at different station of duty, the competent authority has been pleased to prescribe the following guideline to facilitate posting of husband and wife at the same station:

- i) Where a request is made for posting at a different station in the same department/service/cadre in which an employee is already serving, the request may be accepted subject to availability of a post in the same BPS.
- department, it may be processed in consultation with the concerned department and may be accepted on the prescribed terms of deputation subject to availability of a post in the same BPS.

mmissioner Poshawar

AC'(R)

thawar iii) If there is a tie between two or more Government servants for posting at the same station in the same department/unit of an

end sold of

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organization, the Government servant with greater length of service may be preferred.

- iv) Request for posting by a spouse facing serious medical problems may be accorded highest priority.
- v) Spouses already posted at one station, including those posted on deputation may normally not be disturbed without compelling reasons of public interest. Requests for extension of deputation period beyond the permissible limit may be considered with compassion if interests of public service would

Kindly acknowledge receipt.

Yours faithfully,

(NAJ-MUS-SAHAR) SECTION OFFICER (REG:VI)

Endst No. & date even.

Gopy forwarded to:

The Secretary to Governor, Khyber Pakhtunkhwa.

15 The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa

The Registrar, Peshawar High Court, Peshawar.

Registrar, Khyber Pakhtunkhwa Service 4.1

Peshawar. The Director General, Provincial Disaster Management 5.1

Authority. All Additional Secretaries, Deputy Secretaries and Section 6

Officers in Establishment & Administration Department. Private Secretaries to all Provincial Ministers in Khyber 7

Pakhtunkhwa.

PSO to Chief Secretary Khyber Pakhtunkhwa, Peshawar.

8.; Private Secretary to Secretary Establishment Department. 9.

Private Secretary to Secretary Administration Department. 10. The Incharge Resource Centre, Estt: & Admn: Department.

SECTION OFFICER (REG: VI)

ATTESTEL

MEDICAL CASE SHEET

(See instr of 52 Regs for Med Svcs of Armrd Forces Vo-II...........1978 Serial No.In admission and disch book.......Hosp...... Rank: Name: Unit: Svc: Age: Disease: Date and time Condition on Admission and Progress of Case. (Incl complaints, present, past hist, family and personal hist, clinical exam investigation and their results and the treatment prescribed Progress report will be written as often as is nec) Post COUID Cardiac arrest furvivor FICE (EF 20%) Adw Tab Lipinex (On) OCX HS.
Tab Lepvin OCX DD . Tab. CHanew (10) occ 45 . Tab Lasix (49) ocxol) Tab vasterel MR 14/1 Tab Bove our Olxon Tab lophor - our ths

Col Sajjad Hussain Consultan Medical Specials Cardiologist Associale Professor of Cardiology

Remait feloy Catheter

CONFD

Restd

Combined Military Hospital Ward OFFO Family
HOSPITAL DISCHARGE SLIP

& D No	Time / Date of Admission 08-04-2021
o PN-9006	Rank M/o Lt
Vame Asfaud Yar Kha	Unit PNS QUSIM.
Category of Patients	ntitlement Name of The Patient
✓ Serving □	□ Self
Retired	☐ Father ——>
Shaheed	Mother
□ CE :	☐ Wife
□ CNE	Son
□ NCsE	Daughter -
Type Of Admission	age 57913 Gender Male
Form MRC	Female
Form OPD	Primary Diagnosis Boudycardid
Transfer	Primary Diagnosis Braugeard
Mcd Board Case	ICD Number
Re-admission-	
Referred Case	Secondary Diagnosis Post out Presented
Brought In Dead	Treating Physician Med Solf
Date of Discharge 36 -04-20	21
Patient Disposal	Svc Disposal (If Any)
Routine Discharge	
Discharge On Request	
Left Against Medical Advice	
Transferred	
Died	
	MO I/C Cose
	Countersigned
	CO Hospital
Note: Case Summary and Follow up	advice provided separately
	Restd

(phophro vegras) on on Late Legister of the or sensitive of 199 AMPOXONOSY JUS -106 Otto 200 Jan 120 dol-KCCOMMOVO - 9 ab Translon Sony TOS 100 Lopent 40 mg BD (Kenouty) Jose bourt Lo Dolywod dot -100 your one of dol-100 Ravels 500 mg 1280 (1201-50-50) -Tab Ungot yould dolon wellresday JOX1 7-4091 901-Follow up in OPD Therma MAN estrain handed over 1114 MM: 19 , 21 m CH: 821-081 101pap: HOT 101:70 -Dra 14.0, colors 201.8.3-111:074 12:214. 6.12. CODd -· Orca. 236, Olt. 228 824.7:41g. 446 171 1.52 771 8.2119H 17-40-82 -116-40-51-Steedle not on Oz アかん」をはか。 908: HAT (1:70) 08/4/18 - Collectoffeli: we to waster & selis of 801.140, 171, webilled. -14 bir paned at Rt ley 897: JW 591-5W "51997--172-50-81-98/98 7114 hyni 14 13/0 7/0065 1497 7/0011 70 fullens toot -- ABBA: Cordine profiles - Left choulder Pain 451 ATV 89 576 71-17-- CYEN: 18.6, CRT: 137 VT (Cardioversion Bone) - HB. 12.3, TT. 9.0, PLT 237 House Dim - I all I waved on EGG. CIVOD TOSH-· Braky coordia. Investigations. 17-60-01-- Altered Lensonum - 4 Paris her and fulses - Post COVID Proumonia 18/20/08 Disch count Ancontra

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COVID ISOLATION WARD BBS/DHQ TEACHING HOSPITAL ABBOTTABAD



•	Manaya to		· · · · · · · · · · · · · · · · · · ·	· **
Name: Gus Naireen	Age/Sex	: 57 / =	Adm No:	78/04
CNIC No. 13101 - 075 5250 -	3	,	•	
Date of Admission: 93/04/2024	Date of	Refferal:	08/04/2021	
Diagnosis:		guno, e Co		فالمياد فالمرابعات الوفاقة الكاملية إ
Treatment at Hospital:	; ;	Treatment fo	r Home:	
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12. Saturation > 92%.			· · · · · · · · · · · · · · · · · · ·	-, , , , , , , , , , , , , , , , , , ,
Ricon of Refferal				r on Duty D Isolation Ward
Pt is known concerns CMH/COVID isoloto Covid in managemen	on / Icu	as pt vi	p en nefferre	בין אוט יי
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NUCLEAR MEDICAL CENTRE ARMED FORCES INSTITUTE OF PATHOLOGY, RAWALPINE

Patient ID

: 50144

: M/O ASFAND YAR

Registration 1D

: 50156

Name Age Sex

: 54 Yrs

Unit NO

PERFUSION SCAN

: PNA HO

Rank

: FEMALE

Payment ID

: PN-9006 : NII.

Indications:

GATED MYOCARDIAL PERFUSION SPECT WITH Tc-99m MIBI AFTER EXERCISE AND AT REST This 54 years of age female patient presented with dysponea on mild exertion. ECG reveal LBBB. Myocardial perfusion scan for determination of extent and severity of coronary

Exercise Stress

ECG Result

- Exercise Duration = 03 min: Rest HR 112 bpm: Exer HR 152 bpm
- (100% maximum target-predicted): METs = 4.6
- Blood pressure: Rest: 120/80 minHg: Peak stress 150/80 mmHg.
- Symptom during test: NIL
- Reason for termination of exercise: She achieved THR
- Resting ECG: LBBB
- Exercise ECG: No significant fresh ischemic changes

Procedure:

The patient had myocardial perfusion imaging performed on 12 July 2018 with the injection of 20.0 mCi of Tc-99m MIBI at peak stress. Images were acquired at 45 min post injection. Resting study was acquired with 10.0 mCi of Tc-99m MIBI before stress study.

Scan findings:

The study acquired after stress exhibit dilated LV cavity with loss of uptake involving apex, distal anteroseptal wall and basal septum; together with severely decreased tracer uptake in rest of the anterior wall and mid segments of septum. There is also moderate to severe reduction of uptake in inferior and interoseptal walls.

The resting re-injection study show reperfusion in apex, distal anteroseptal and distal anterolateral walls, while persist decreased/absent uptake in rest of the hypoperfused area. The gated SPECT images exhibit dyskinetic anteroseptal wall and apex that is due to LBBB with

mpression:

- 1. Fixed perfusion defect (full thickness MI) basal anteroseptal wall
- 2. Severe ischemia/partial thickness Mil) distal anterospetal wall and apex
- 3. Dyskinetic anteroseptal wall and apex that is due to LBBB with 30% LVEF. .

Viable Myocardial Segments: 6 /10 of LAD, 6/6 of LCx and 4/4 of RCA territories

Report by: Brig Fide Hussain

MAJ GEN COMMANDNAT (MUHAMMAD TAHIR KHADIM)

Please carry this report with you, when travelling abroad, even many weeks after your scan, as the radiation from residual radioisotope in the body, may trigger sensitive radiation alarms, installed at international airports. TION:

CMH ARBOTTABAD Specialist's Report

Report by spec in				Date	
NoR	lank	Ns	me		
Age				**********	 ,
Diagnosis					

1. Complaints

19-03-19

15 chemic Cardionyopathy

EF = 30 -35%

History of Present Maess

Tab. Co-Tasmi 40/12.5 1200 Tot Lipiget 20, mg Tels Sprimide 20 mg

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905. Custac 2.6 mg. Ph 200ft 50 25

OG weeks

CONFD PAFM-1316 (cs) MED CASE SHEET ARMED FORCES INSTITUTE OF CARDIOLOGY-RAWALPINDI (See Instr of 52 Rego for Mad Sycs of Armed Forces Vol II-1978) Sprial No in admission and disch book 9006 Age Unit /WS , Svc Disease Pasin Condition on Admission and Progress of Case (Incl complaints, present past hist, family and personal hist, clinical examinvestigation and their results and the treatment prescribed Progress reporte will be written as often as is Date and Time patient out poresent /schemme cardingges 2530-35, 18/8. on 23th Ap 2018.
Tuends ssociate Professor Brig DR. IMTIAZ AHMED KHAN
MBBS, FCPS (Medicine) FCPS (Cardiology) MBBS, FOTO (MBBICINE) FOTO (Calcillotty)
Consultant Interventional Cardiologist &
Classified Medical Specialist
AFIC/NIND Rawaipindl.

CONFD

CONFD MEDICAL CASE SHEET

No: PN 900 6	Rank: 🕫	Regs for Med h book	an 1 -	Hos	p
Age: 54		Call	1/5/a	بمصرة	Unit: PNC
	, SVc:				, ,
Disease:				•	
Date and time	Condition	on Admission and	27 173	1 3 2	
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Tahir Heart Institute

TRANSTHORACIC ECHOCARDIOGRAPHY REPORT

GUL NASREEN

Patien: ID:

Echo No:

000175014

Date: 17/09/2018

Time: 10:20 AM

Age: 52 yrs

Gender: Female

Weight: Kg

Height:

cm

Referring Physician:

PROF. M. MASUDUL HASAN NURI

Clinineal Diagnosis;

Measurements

		
Parameter		
AORTIC ROOT	Result	
LA	Normal Values	••
RV	44 20-40 mm	
Mitral Inflow E:A	19-39 mm	
RVSP	7-25,mm	
LVISD	>1	
LVPWD	8 20-30 mmHg	_
LVIDD	8-12 mm	
LVIDS	63 7-11 mm	
LV EF	56. 36-56 mm	<u>`</u>
	20 25-41 mm	
alves	50-70 %	
¥7		

AV: Trileaflet, normal excursion; No AS or AR

MV: Normal structure and function, mild MR.

TV: Normal structure and function, mild TR with TVPG 30mmHg

PV: Grossly Normal structure and function; No PR

Normal thickness, dilated LV cavity, segmental wall motion shows severe hypokinesia of anterior, anteroseptal and anterolateral segments, severely depressed LV systolic function; EF 20%

RV: Normal dimensions and function

Atria: Dilated LA

Pericardium: No pericardial effusion

Other:

Conclusions:

- 1. Segmental wall motion abnormalities as above
- 2. Severely depressed LV systolic function; EF 20%
- 3. No significant valvular abnormality

Scho Tech: IFFAT TASNEEM

PROF. M. MASUDUL HASAN NURI FCPS, MRCP, FRCP, FACC

Prepared by: AMTUL QUDDUS

Phone

+92 47 6216010-1

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info@tahirheart.org

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MED CASE SHEET ARMED FORCES INSTITUTE OF CARDIOLOGY-RAWALPIND! (See Instr of 52 Regs for Med Svcs of Armed Forces Vol II-1978) Serial No in admission and disch book Νo Age Disease Condition on Admission and Progress of Case (Inclicomplaints; present past hist, family and personal hist, clinical exam investigation and their results and the treatment prescribed Progress reporte will be written as often as Date and Time 12 AD 6/16. Leyk note Associate professor AMMED (IF AM Family + descens

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Consultant Intervent population

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MED CASE SHEET ARMED FORCES INSTITUTE OF CARDIOLOGY-RAWALPINDI (See Instr of 52 Regs for Med Svcs of Armed Forces Vol II-1978) Serial No in admission and disch hook-No ...Hosp ... Age Disease Condition on Admission and Progress of Case Date and Time (loc) (Emplaints, present past hist, family and personal hist, clinical exam investigation and their results and the treatment prescribed Progress reports will be written as often (IDC) (Emplaints, present past nist, family and personal nist, clinical exam investigation and their results and the treatment prescribed Progress reporte will be written as often as Associated Erores ser Hinted HI AN Family to descern

Brig Dr. 1887 AN AN FORD (Cardinory)

Brig Dr. 1887 AN AN Cardinory

Consistent Interventional Cardinory

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AFIC-F-272

ARMED FORCES INSTITUTE OF CARDIOLOGY

(ny

NATIONAL INSTITUTE OF HEART DISEASES
RAWALPINDI Phone: Mil.

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. Bl.						561-3323 Civ: 9271002
No Unit	R	ank 1/a	Name	ARP	Date / 2	7-18
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	huysician _	****		J Sex J	- Weight	,
Reas	sons for Tes	IKEA	DMILL EXERCI	SE TEST REP	ORT	
Diagnosis (of Chest Pain		Clapy Ratient	- A	Resting ECG	
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Assess Dag	~ . Armythinia	, <u> </u>	Antihypertensi			
Research	ponse of Trea	Page 1	Anti Arrhythmi		Infarct Pattern	lare.
			Tranguillyars		3> 0.10 Sec (RBi	3B-LB68)
Other (Spec	iīy)		Other		Depression	
Stage	Speed	Grade		BP/	20180	HR
'	1.7 M/H	10%	Duration	G.P. HR	ECG Changes	Symptoms
11	2.5 M/H	12%	03 Min 03 Agin	160	- I anges	A STATE OF THE PERSON NAMED IN COLUMN 2 IN COLUMN 2
H .	3.4 M/H	14%	03 Min	W 6		
IV	4.2 M/H	16%	03 Min	** A == *******************************		
V	5.0 M/H	18%	03 Min			
VI	5.5 WH	20%	03 Min			
Immediate 02 Min				-182		
02 Min				150		
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YEST EN	D POINT			160		THR 155
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Jahir Heart Institute

TRANSTHORACIC ECHOCARDIOGRAPHY REPORT

GUL NASREEN

Patient ID

Echo No:

000175014

Date: 17/09/2018

10:20 AM Time:

Age: 52 yrs

Gender: Female

Weight: Kg

Height:

cm

Referring Physician:

PROF.-M. MASUDUL HASAN NURI

Clinineal Diagnosis:

Measurements

Parameter		
AORTIC ROOT	Result	
LA	29	Normal Values
RV	44	20-40 mm
Mitral Inflow E:A		19-39 mm
RVSP		7-25,mm
LVISD		>1
LVPWD	8	20-30 mmHg
LVIDD	8	8-12 mm
LVIDS	63	7-11 mm
LV EF	- 56	36-56 mm
·	20	25-41 mm
Valves		50-70 %
A V/ Table of a		

AV: Trileaflet, normal excursion; No AS or AR

MV: Normal structure and function, mild MR

TV: Normal structure and function, mild TR with TVPG 30munHg

PV: Grossly Normal structure and function, No PR

LV: Normal thickness, dilated LV cavity, segmental wall motion shows severe hypokinesia of anterior, anteroseptal and anterolateral segments, severely depressed LV systolic function; EF 20%

RV: Normal dimensions and function

Atria: Dilated LA

Pericardium: No pericardial effusion

Other:

Conclusions:

- 1. Segmental wall motion abnormalities as above
- 2. Severely depressed LV systolic function; EF 20%
- 3. No significant valvular abnormality

Scho Tech: IFFAT TASNEEM

PROF. M. MASUDÛL HASAN NURI FCPS, MRCP, FRCP, FACC

Prepared by: AMTUL QUDDUS

+92 47 6216010-1 Phone

Tahir Heart institute

info@tahirheart.org

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BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 222 /2018

Service Principal

9.70

Diam No. 2150

Jamal Ahmad, (PMS BS-17), Section officer, Home & TA'S Department. KPK, Peshawar.

SPPELLANT)

VERSUS

- 1. The Provincial Govt: though Chief Secretary KPK, Peshawar.
- 2. The Chief Secretary KPK, Civil Secretariat, Peshawar.
- 3. The Secretary to Govt: Establishment Deptt:, KPK, Peshawar.
- 4. Ms. Humaira Mehmood (PMS BS-17), Section officer Finance Deptt.

(RESPONDENTS)

4. OF THE SECTION UNDER APPEAL TRIBUNALS ACT, 1974 AGAINST THE ORDER DATED WAS APPELLANT THE WHEREBY 26.01.2018 UTTER PREMATURELY AND TRANSFERRED VIOLATION OF POSTING TRANSFER POLICY, 13.2.2018 REJECTION ORDER DATED WHEREBY THE DEPARTMENTAL APPEAL OF THE GOOD FOR REJECTED WAS **APPELLANT** GROUNDS.

PRAYER:

16/2/18.

THAT THE ACCEPTANCE OF THIS APPEAL, 'THE IMPUGNED ORDER DATED 26.1.2018 and 13.02.2018, MAY BE SET ASIDE TO THE EXTENT OF THE APPELLANT BEING, PASSED PREMATURELY AND OF POSTING/TRANSFER VIOLATION POLICY. THE RESPONDENT DEPTT: MAY FURTHER PLEASE BE DIRECTED NOT TO TRANSFER THE APPELLANT PREMATURELY AND IN VIOLATION OF POLICY. SPOUSE POSTING/TRANSFER Sı OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOUR OF APPELLANT.

Chyber Pakaninkhwa Service Tribunal. Peshawar

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUAL PESHAWAR

Appeal No. 222/2018

Date of Institution.

1€.(2,2018:

Date of Decision

03 04:2018:



unkhwa.s

Jamal Ahmad, (PMS BS-17).

Section officer, Home & TA'S Department,

Khyber Pakhtunkhwa, Peshawar.

(Appellant)

VERSUS

The Provincial Govt: though Chief Secretary Khyber Pakhtunkhwa,

Peshawar and 3 others.

SYED NOMAN ALI BUKHARI.

Advocate

For appellant.

MR. MUHAMAMD RIAZ PAINDAKHEL,

Assistant Advocate General

For respondents.

MR. AHMAD HASSAN,

MR. MUHAMMAD HAMID MUGHAL

MEMBER(Executive)

VEMBER(Indicial)

JUDGMENT

AHMAD HASSAN, MEMBER. - Arguments of the learned counsel for the parties heard and record perused.

The appellant was promoted as Section Officer (PMS BPS-17) vide order dated 27.05.2016 and subsequently posted as Section Officer in Home & TA's Department on 07.06.2016. Vide impugned order dated 26.01.2018 he was transferred/posted as Addl. Assistant Commissioner (Rev), Mansehra. He preferred departmental appeal on 01.02.2018, which was rejected on 13.02.2018, hence, the instant service appeal.

> Khyber Pakhturkhwa Service Tribunal. Peshawar

ARGUMENTS

- Learned counsel for the appellant argued he was promoted as Section Officer (PMS BPS-17) vide notification dated 27.05.2016 and subsequently posted as Section Officer in Home & TA's Department on 07.06.2016. He was premature'y transferred as AAC (Rev) Mansehra. The appellant has not completed normal tenure S.O Home Department. Wife of the appellant is also serving as Associate Professor (BPS-19) in Higher Education Department at Charsac.da. They have two daughters and no other male member is available to look after the family. The case of the appellant is also covered under the transfer of Husband/Wife instructions notified by the Provincial Government on 07.08.2012. Action taken by the respondents also goes against their own instructions circulated on 27.02.2013. No speaking order was passed on the departmental appeal of the appellant, hence, Section-24-A of the General Clauses Act was also violated.
 - On the other hand learned Assistant Advocate General argued that all codal formalities were fulfilled before notifying the transfer of the appellant. Under Section-10 of the Civil Servant Act 1973 every civil servant is required to serve anywhere in the province. .

It is pertinent to mention here that clause-1 of the Posting/Transfer Policy elucidates that all the postings/transfers shall be strictly in public interest and shall not be abused/misused to victimize the Government Servants. Clause-IV of the said policy has laid down specified tenure against various posts. Neither this transfer was

(51)

respondents violated their own instructions circulated vide letter dated 27.02.2013. We are of the view that appellant's case is further fortified by the instructions regarding posting of serving husband/wife circulated by the respondents on 07.08.2012. As his wife is serving as Associate Professor in Higher Education at Charsadda, hence, his case squarely falls in the ambit of aforementioned instructions. They have two grown up daughters and no other male member is available at Peshawar to look after the family. It is otherwise a strong ground for considering his case even humanitarian grounds. On this score alone the appellant should not have been transferred to Mansehra. Respondents failed to pass speaking order on the departmental appeal, as such it is his by Section-24(A) of General Clauses Act, 1897. As a sequel to above, the impugned transfer order is illegal, unlawful and not sustainable in the eyes of law.

6. As a sequel to above, the appeal is accepted. The impugned transfer order is set aside. Parties are left to bear their own costs. File be consigned to the record

Amorreed Self Ahmad Hassey Member 82 03.04.2018 Self-M. Hawiel Nieghal Alenda

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<u>'BLE KHYBER PAKHTUNKHWA SERVICE T</u> Shahida Begum, Librarian (Bps-17), Government Girls Higher Secondary School, Chamkani, Peshawar. Appellant Versus 1. The Government of Khyber Pakhtunkhwa, Through Chief Secretary Government of Khyber Pakhtunkhwa, Civil Secretariat Peshawar. The Elementary and Secondary Education, 2. Through Secretary Elementary and Secondary Education, Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar. 3. Principal, GGHSS, Chamkani Principal, GCET, Jamrud, Khyber District. Mst. Rubab Tabassum Librarian (BPS-17). GCET, Jamrud, Khyber District.Respondents

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE TRANSFER ORDERS OF THE APPELLANT WHEREBY SHE HAS BEEN TRANSFERRED/POSTED ILLEGALLY AND WITHOUT LAWFUL AUTHORITY AND

Ehyber Pakhtukhwa Service Tribunas

Form-A FORMOF ORDERSHEET

53

Court of-

Case No. 53 3 /2021

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	28/05/2021	As per direction of the Worthy Chairman this case may
		be entered in the Institution Register and put to the S.Bench for preliminary hearing on 3-06-26>1
	·	REGISTRAR



03.06.2021

Appel ant with counsel present. Preliminary arguments heard.

Alongwith the appeal, the appellant has annexed two copies of posting/transfer policies. One is at page 12 (Annexure-B) which is the Transfer Policy of Teaching Cadre in E&SE Department Khyber Pakhtunkhwa and the other is available at Page 19 (Annexure-E) which is a copy of the Posting and Transfer of the Government from Estal Code. According to Para xiv of the latter policy, right of appeal has been given to the government servants and accordingly, if one is aggrieved due to the orders of posting/transfer of authorities, he may seek remedy from

Appellant oposited
Security a Process Fas

10/6/2)

the next higher authority/the appointing authority as the case may be through an appea to be submitted within seven days of the receipt of such orders. It is further provided in the said Para that such appeal shall be disposed of within fifteen days. As far as the office objection based on general waiting of 90 days is concerned, it is not workable in presence of a special condition of 15 days under the paicy is in field for disposal of appeal. Therefore, office-objection is overruled. raised need consideration. The appeal is admitted to regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days of the receipt of notices positively. If the written reply/comments are not submitted within the stipulated time, the office is directed to submit the file with a report of non-compliance. Fle to come up for arguments on 24.06.2021 before the D.B.

K. O. J

Mate of Delivery of Copy.

In the prayer part of the appeal, the appellant has also requested for interim relief. Notice of the same be also given to the respondents.

Date of Presentation of Application -9-6-7	_Cerrie
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BEFORE THE HONORABLE KHYBER PAKHTUNKHWA

<u>SERVICE TRIBUNAL PESHAWAR</u>

SERVICE APPEAL NO.7033 OF 2021

Versus

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS

Respectfully Sheweth:

Preliminary Objections:-

- 1. That the appellant has got neither cause of action nor did locus standi to file the instant
- 2. That the appellant has filed the instant appeal just to pressurize the respondents.
- 3. That the instant appeal is against the prevailing Law and Rules.
- 4. That the appeal is not maintainable in its present form and also in the present circumstances of the issue.
- 5. That the appellant has filed the instant appeal with mala-fide intention hence liable to be dismissed. - In Bullion wheels at his a
- 6. That the appellant has not come to this Honorable Tribunal with clean hands.
- 7. That the appeal is barred by law and limitation.
- 8. That the Honorable Tribunal has no Jurisdiction to adjudicate upon the matter.
- 9. That the instant appeal is bad for mis-joinder of unnecessary and non-joinder of necessary parties.

ON FACTS:

- 1. Pertains to record.
- Pertains to record.
- 3. Correct to the extent that appeal of wife of appellant was accepted by the Honorable Tribunal, remaining para is incorrect, baseless and wrong. The appellant was relieved due to his inefficiency.
- Incorrect, baseless & wrong. Infact the appellant remained habitual absentee as he was warned many times (verbally), but in vain. He was called for explanation on the report of IMU vide office letter No. 6230-32/Estab dated 16/11/2021 (Annex-A). He was found wandering in the Benazir Bhutto Shaheed Teaching Hospital Abbottabad with hooligans (Annex-B, C & D) (video is also available) which created terror among the staff. This act of the appellant was non-professional, which is misconduct and punishable under Efficiency and Disciplinary Rules (E&D Rules, 2011). Furthermore, the appellant hold a press conference without permission of competent authority, and leveled false allegations against the department and provincial authorities (Annex-E). The son of the appellant who is serving in Pakistan Navy also harassed, abused and terrified the respondent No. 03 in office (Annex-F). Consequently appellant was relieved vide office order No. 2413-17 dated 03/05/2021 and directed to report to DGHS Khyber Pakhtunkhwa (Annex-G). Consequently competent authority adjusted him at the

disposal of District Health Officer Kohisi Hospital Abbottabad (Annex-H).

ssu after 25 years tenure at DHO

The departmental appeal of the appellant was regretted being non maintainable as he was transferred on administrative grounds (Annex-I).

Wife of the appellant has been transferred out from BBS Teaching Hospital Abbottabad.

That the appellant is not an aggrieved paragraphysical distribution.

That the appellant is not an aggrieved person within the meaning of Civil Servants Act, 1973.

ON GROUNDS:

A) Incorrect hence denied. The order dated 03/05/2021 and 25/05/2021 is according to the law and based on facts and norms of justice and material on record in the light of replies submitted in preceding paras. The facts and record reveals that the appellant is not

B) Incorrect, baseless & wrong hence denied. Personal hearing is not necessary for transferring of such inefficient officials.

C) The Wedlock policy is not made to adjust an inefficient and notorious official of the department like appellant hence appellant is not entitled to any relief. Moreover, wife of the appellant has already been transferred out from BBS Teaching Hospital Abbottabad.

D) Salary is paid for the duty performance by a Civil Servant, and as the appellant did not perform his duty, so the appellant was not paid. Opportunity of personal hearing is not necessary in case of transfer. Moreover, the appellant was transferred on administrative grounds on the recommendations of Respondent No. 3.

E) Wrong, incorrect & baseless. The appellant has never obeyed the order of competent authority.

F) Wife of the appellant is 59 years approximately while the appellant is 54 years old and they both have served this hospital for the last 32 years.

G) Wrong, baseless hence denied.

- H) Wrong, baseless hence denied.
- I) The allegations leveled against the appellant are true, correct and are supported by the evidence.
- J) Pertains to record.
- K) The replying respondents also seek prior permission of this Honorable Tribunal to adduce additional grounds at the time of arguments.

PRAYER:

It is therefore humbly prayed that on acceptance of the comments, the instant appeal of the appellant may very graciously be dismissed with costs.

Secretary to Govt, of Khyber Pakhtunkhwa Health Department

Respondent-No. 01

Jibas

Director General Health Services

Khyber Pakhtunkhwa

Respondent No. 02

Medical Superintendent

Benazir Bhutto Shaheed Teaching Hospital

Abbottabad

Respondent No. 03

Annex-(A) SOF THE MEDICAL SUPERINTENDE BBS TEACHING HOSPITAL ABBOTTAB Tol 5 0992-9310191, Fax # 0992- 9310193 Emair Id: dhqabbottabad@yahoo.com No. 6230-32 / Estáb Dated ATD the 16 / 1/ / 2020.

L. Dr. Irda (WMO)

2; Said Afzal (CT Phanuacy)

3 Mailha Javed (CT Dental)

Subjecti

EXPLANATION

During the supprised visit of livit.) Team on 14/11/2020 from 9:00am to 01:00 pm you were tound absect from your duties without pennission.

You are well aware about the fact that willful absent from duties for a single day is tantamount uniscondifer which is liable to preceded disciplinary action against a civil servant under E& D Rines 2011

You are hereby directed to reassume your duties immediately and explain the reason of willful absentia) otherwise you will be dealt under F&D rules 2011.

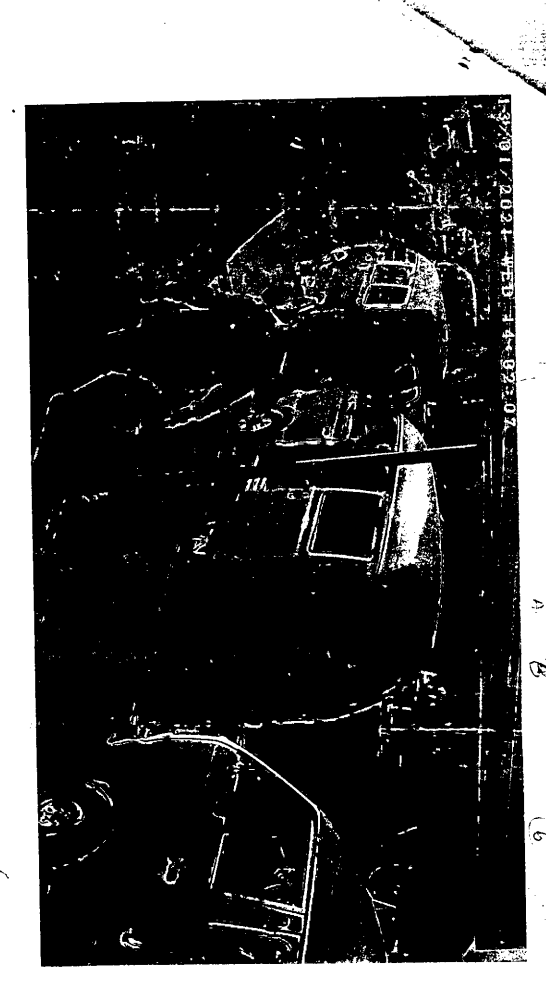
> Medical Superintendent BBS Teaching Hospital Abbottabad

Copy to.

Accounts Section of undersigned office to deduct the pay of officer/official for one day

DMO4MU Hazara -1 for information:

Medical Superintendent BBS Teaching Hospital Abbottabad (1)



- 3. District Accounts Officer Abbottabad.
 4. Accounts officer /Accounts Section of undersions
 5. Official for immediate.



4 Accounts Officer Abbottabad

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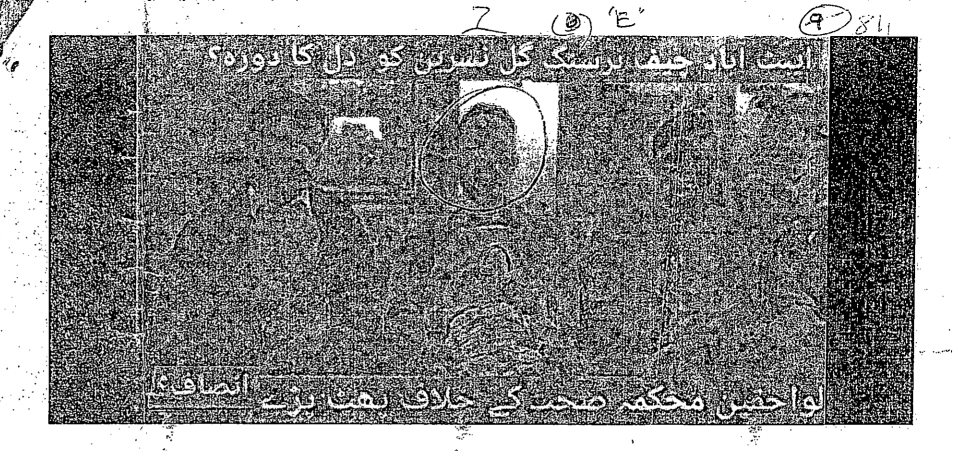
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 4. Accounts officer /Accounts Section of undersigned office for necessary action. Official for immediate compliance.

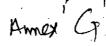
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^{3.} District Accounts Officer Abbottabads
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5. Official for immediate compliance.



District Accounts Officer Abbottabad.
 Accounts officer /Accounts Section of undersigned office for necessary action.
 Official for immediate compliance.









OFFICE OF THE MEDICAL SUPERINTENDENT. BBS TEACHING HOSPITAL, ABBOTTABAD

Tel # 0992-9310191, Fax # 0992-9310193 Email Id: dhgabbottabad@yahoo.com

Email id. didabbottabad@yahoo.com

OFFICE ORDER:

You Mr. Said Afzal CT resident of Village and post office Panian District Haripur (domiciled of District Haripur) Serving as Pharmacy BPS-12 in BBS Teaching Hospital Abbottabad.

During your posting in BBS Teaching Hospital; recommended from your personal file, you remained habitually absent from your duties.

Many times you were warned to mend your behavior but all were in vain. Recently you wandered in this Hospital with hooligans, with arms which created terror amongst the staff and confessed in the press conference (on social media) record available.

Later on you made a press conference without permission and leveled allegation which badly affect the good reputation of the Institution, Department and higher Provincial authorities.

In such circumstances; this hospital is not in position to hold the burden of such problematic official, as on other side whole health staff is combating against the corona virus.

So, the services of such reluctant and derogant official are no more required at BBS Teaching Hospital Abbottabad, therefore, You Mr. Said Afzai S/o Muhammad Afzai Khan CT Pharmacy BPS-12 is herby relieved off from your duty from BBS Teaching Hospital Abbottabad and directed to report to Director General Health services Khyber Pakhtunkhwa Peshawar for jurther adjustment anywhere in the province.

Sd/---Medical Superintendent BBS Teaching Hospital Abbottabad

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Copy to the:-

1. Director General Health services Khyber Pakhtunkhwa Peshawar for information

2. PS To Secretary Health Goyt-of Khyber Pakhtunkhwa Peshawar for information.

3. District Accounts Officer Abbottabad.

4: Accounts officer /Accounts Section of undersigned office for necessary action.

5. Official for immediate compliance.

Medical Superintendent BBS Teaching Hospital Abbottabad

BBS Teaching Hospital
Abbottabad.

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KHYBER PAKHTUNKHWA PESHAWAR DIRECTORATE GENERAL HEALTH SERVICES

All communications Should be Addressed to The Director General Health Services Penhawar and not to any official by name of the 190 - 9210196 - 1001 - 92101330

05 107 12021 100. 3080-82 VE.VI. Dated Peshawar the

C\O BBS Teaching Hospital, Abbottabad Clinical Technician (Pharmacy) BS-L2 Mr. Said Afzal S/O Muhammad Afsar Khan,

APPEAL FOR CANCELLATION OF TRANSFER ORDER.

Rolerance your application dated 07.05.2021 on the subject

Page 1900ct

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enclung Hospital Abbottabad at the disposal of DHO Kohistan Upper is Your request for cancellation of transfer order from BBS

ADDI: DIRECTOR GENERAL (HRM)

SEKNICES' KŁ ŁESHYMYK DIRECTORATE GENERAL HEALTH

T. Dietrict Health Officer, Kohistan Upper. Medical Supdt. BBS Teaching Hospital Abbottabita

For information and necessary action.