18th July, 2023

- 1. Junior to counsel for the appellant present. Mr. Fazal Shah Mohmand, learned Assistant Advocate General for the respondents present.
- 2. Junior to counsel requested for adjournment on the ground that learned counsel for the appellant is busy before Hon'ble Peshawar High Court, Peshawar. Adjourned. To come up for arguments on 16.11.2023 before D.B. P.P given to the parties.

ECANNELS KPST Peshawas

(Fareelia Paul) Member (E)

(Rashida Bano) Member (J)

*KaleemUllah

27.02.2023

Nemo for the appellant. Mr. Muhammad Adeel Additional Advocate General for the respondents present.

Previous date was changed on Reader Note, therefore, notice for prosecution of the appeal be issued to the appellant as well as his counsel and to come up for arguments on 08.05.2023 before the D.B. P.P given to the learned Additional Advocate General.

Appellant presenced was Informed telephonically for the date fixed (08/05/23)

08.05.2023

(Fareeha Paul) Member (E)

(Salah-ud-Din) Member (J)

Learned counsel for the appellant present. Mr. Asad Ali Khan, Assistant Advocate General for the respondents present.

Vide order dated 01.07.2021, appellant was directed to file proper memorandum of appeal, however the same has not been filed till date, therefore, appellant is directed to do the needful before the next date of hearing. Adjourned. To come up for filing of memo of appeal before the D.B on 18.07.2023. Parcha Peshi is given to the parties.

(Muhammad Akbar Khan)

Member (E)

(Salah-ud-Din) Member (J)

Nacem Amin

26.10.2022

Clerk of learned counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

Clerk of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is not available today due to strike of lawyers. Adjourned. To come up for arguments before the D.B on 01.12.2022.

SCANNED KPST Poshawar

(Mian Muhammad)

(Salah-ud-Din) Member (J)

01/12/22

Deleted from the list to come up on the nent date 27/2/23

Reader

22.11.2021

Proper D.B is not available, therefore, case is adjourned to 7 . 2 .2021 for the same.

READER

Jue to retirement of

Due to retirement of

the Hon,ble Chairman the Case

the Hon,ble Chairman the Case

is adjourned to come up for

is adjourned to come up for

the Same as before on 31-05-2012

Reader

31-5-2022 Due to the missplace of file the case is edjourned to 26-10-2022

Reader

01.07.2021

Junior to counsel for the appellant present.

Preliminary arguments heard.

appellant had approached: the Peshawar High Court Peshawar through Writ Petition No. 5522-P/2019 and when the said Writ Petition came up for hearing before the said court, it was diverted to this Tribunal vide order dated 04.06.2021. In compliance with the said order, the Deputy Registrar (Judicial) of the Peshawar High Court Peshawar sent the file of the Writ Petition here vide his office letter No. 11006/Judicial dated 30.04.2020; and accordingly, the same was registered as Service Appeal No. 4935/2020. The appellant is required to file proper memorandum of appeal before the next date. However, the Writ Petition already treated as service appeal is admitted for regular hearing, subject to all just and legal objections. 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 22.11.2021 before the D.B.

Chairman

Nemo for the appellant.

Notice be issued to appellant/counsel for 19.10.2020 before S.B.

Chairman

19.10.2020

(D)

The legal fraternity is observing strike today, therefore, the case is adjourned to 23.12.2020 on which date to come up for preliminary hearing before S.B.

(Muhammad Jamal Khan) Member (Judicial)

23.12.2020

Nemo for appellant.

Notice be issued to appellant/counsel for 18.03.2021 for preliminary hearing, before S.B.

(Rozina Rehman) Member (J)

18.03.2021

Nemo for appellant.

Notice be issued to appellant/counsel for 01.07.2021 for preliminary hearing, before S.B.

(Mian Muhammad) Member (E)

Form-A

FORM OF ORDER SHEET

Court of_		<u> </u>	
Case No	4935	/2020	

.No.	Date of order Proceedings	Order or other proceedings with signature of judge
1 ·	. 2	3
1	02/06/2020	The present appellant initially went in Writ Petition
	•	before the Hon'ble Peshawar High Court Peshawar and the
		Hon'ble High Court vide its order dated 22.04.2020 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
	W. C. W. L.	further order please.
		DEGLETTA P. W
	es terminals	This case is entrusted to S. Bench for preliminary
	, , , , , , , , ,	hearing to be put up there on 9/06/2020.
		Thearing to be put up there on \\ \/\frac{1}{2} \rightarrow \
		CHAIRMAN
	. •	
	09.06.2020	Nemo for the appellant.
		Notices he issued to appellant/learned sounce for
	n	Notices be issued to appellant/learned counsel for ext date of hearing.
		CXC date of flearing.
W		Adjourned to 11.08.2020 before S.B.
		- (Www.
		Chairman
		ρ·
、 .		

PESHAWAR HIGH COURT, PESHAWAR

•	FORM OF ORDER SHEET	
Date of Order	3	
or Proceedings	2	
22.04.2020	<u>WP No.5522-P/2019.</u>	
	Present: Mr. Shahid Qayum Khattak, Advocate, for petitioner.	
	Mr. Arshad Ahmad, AAG for respondents.	

	IKRAMULLAH KHAN, J Through the instar	nt sw
te	petition, petitioner has prayed for the following relief:	•
	"It is, therefore, most humbly prayed that by accepting this writ petition:	
	A. Respondents being responsible office bearer are duty bound to obey the command of law and Directions may please e issued to the concerned respondent to release the monthly salary of petitioner forthwith.	
	B. Direct respondents to act in the matter in accordance to law and petitioner being legally appointed as Clinical Technician Dental is entitled for his monthly emoluments past, present and future.	
)	C. Strict action may please be taken	

C. Strict action may please be taken against the concerned respondent for violation of rules and regulations on the behest of others."

2. As the relief asked for by the petitioner squarely fails within the terms and conditions of civil service of the petitioner and this Court is barred under Article 212 of the Constitution of Islamic Republic of Pakistan, 1973 to entertain such like petition.

Therefore, this petition is converted into appeal and be sent to the

Khyber Pakhtunkhwa Service Tribunal for disposal. However, copies of the same be kept on record.

Announced:
22.04.2020.

JUDGE

VAKALATNAMA

	IN THE PESHAWAR H	IGH COURT	PESHAWAR
(JAM WP NO	5522/2019 C	
	Shah Alar	<u>.</u>	(APPELLANT) (PLAINTIFF)
	<u>VE</u>	<u>RSUS</u>	(PETITIONER)
	GOVT: OF KP & C	OTHERS	(RESPONDENT) _ (DEFENDANT)
,	I/WeShop News Do hereby appoint and co		· · · · · · · · · · · · · · · · · · ·
	compromise, withdraw or remy/our Counsel/Advocate without any liability for his dengage/appoint any other Ad I/we authorize the said Adverseeive on my/our behalf all deposited on my/our account	fer to arbitrati in the above efault and with vocate Counse ocate to depos sums and am	on for me/us as noted matter, the authority to l on my/our cost sit, withdraw and ounts payable or
	Dated. 18 / 3 /2020	Q_	alam
	FILED TODAY Deputy Registrar 18 MAR 2020	NOOR MOHA CNIC NO. 19 (BC-08	CEPTED
		SHAHZULLA ADVOC	H YOUSAFZAI CATES
	OFFICE: Flat No.3, Upper Floor, Islamia Club Building, Khyber Bazar, Peshawar City. Phone: 091-2211391 Mobile No.0345-9383141	A DOT	

URGENT FORM

IN THE PESHAWAR HIGH COURT, PESHAWAR

TITLE	
Writ Petition No/2019	
Shah Alam Khan	Petitioner
Versus	
Government of Khyber Pakhtunkhwa & others	lespondents
 Will you kindly treat the accompanying writ petition and in accordance with the provisions of Rules 9, Rules orders of the High Court 	
2. The Grounds of urgency are:	1 ,
That Petitioner has been legally appointed on 12/0 respondents are not paying monthly salary to petitis very difficult for petitioner for his and his family lethe matter is an urgent nature may please be fixed basis.	tioner and it

Petitioner

Through

Dated: /10/2019 Shahid Qayum Khattak Advocate Supreme Court of Pakistan

BEFORE THE PESHAWAR HIGH COURT, PESHAWAR.

CHECK UST

. •				
1.	Case Title	Vs		
2.	Case is duly s	• , ,	Yes	No
3.	The law unde	r which the case is preferred has been mentioned.	Yes	No
4.		cover is used.	Yes	No
5		y attested and appended.	Yes	No
6.	Case and ann	nexures are properly paged and numbered according to index.	Yes	No
7.	Copies of ann have annexed	exures are legible and attested. If not, then better copies duly attested	Yes	No
3. 	Certified copie	es of all requisite documents have been filed.	Yes	No
9.	Certificate spe court, filed.	ecifying that no case on similar grounds was earlier submitted in this	Yes	No
10.	Case is within	time.	Yes	No
11.	The value for relevant colun	the purpose of court fee and jurisdiction has been mentioned in the	Xes	No
2.	Court fee in sl	nape of stamp paper is affixed. [For writ Rs. 500, for other as	Yes	No
3.		ney is in proper form.	Yes	No
4.	Memo of addr	essed filed.	Yes	No
5.	List of books r	mentioned in the petition.	Yes	Nö
6.	(SB-2) Civ	number of spare copies attached [Writ petition-3, civil appeal ril Revision (SB-1, DB-2)]	Yes	No
7.	Case (Revisio	n/ Appeal/petition etc) is filed on a prescribed form.	Yes	No
8.		ney is attested by jail authority (for jail prisoner only)	Yes	No
is (ormalities/documentations as required in column 2 to 18 above, by	168	IVO

It is certified that formalities/documentations as required in column 2 to 18 above, have been fulfilled.

Name: Shalid Dayuu Charter	U
Signature:	
Dated:- 16/10/1014	
1 11 5 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	

FOR OFFICE USE ONLY

Case:-		
Case received on Complete in all respect: Yes/ No, (If No,	the grounds)	
Date in court:-		
	Signature	
Asses	(Reader) Date:	
Jose Gene	Countersigned:-	
Technique High Court, Technique	(Deputy Re	egistrar)

BEFORE THE PESHAWAR HIGH COURT PESHAWAR

Writ Petition No. Sida-	-P/2019	
Shah Alam Khan		Petitioner
	Versus	1

Government of Khyber Pakhtunkhwa & othersRespondents

INDEX

S.No.	Description of Documents	Annexure	Pages
1.	Memo of appeal with Affidavit		1-5
2.	Address of the parties		6
3.	Copy of Advertisement	A	7
4.	Copy of qualification documents	В	8- 10
5.	Copy of Minutes of DSC Meeting	С	11
6.	Copy of appointment Order	D	12
7.	Other documents		13-17
8.	Court Fee		18-19
9	Wakalat Nama		20

Dated:

*/*6/10/2019

Petitioner

Shahid Qayum Khattak Advocate, Supreme Court

105-A Town Tower, University Road, Jahingir Abad, Peshawar

16 OCT 2019

Cell No. 0333-9195776

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

OPENING SHEET FOR WRIT BRANCH					Date of filing:				
·							District:		
Case Type: Writ Pet	ition Nat	ture o	f Orig	inal Proce	eding:			!	
Category Code	5 0	7	1	7	(Categ		d subcategorion		
Review / Contempt of	of Court in	respe	ct of:					ļ	
Writ of:	Heab Corpu	1	Pro	hibition	Mand	amus	Quo Warranto		Certiorari
If Certiorari								!	
Forum		Date	;	(I)nterloo (F)inal C	•		Case	e pe	ertains to
				(1)IIIai C	- Tuel	-		i	SB
			i		· ·	_		i	DB
Petitioner name Mobile No.	Shah Al	am K	Khan	S/o Ibr	ahim Kh	nan			
Address	R/o Mas	shto	Band	la Bagto	oo Tehsil	& Dis	trict Hangu	. <u>. </u>	
CNIC No.	14101-7				30 1011011	<u> </u>	dict Hailgu	T	
Email Address									<u>\</u>
Counsel for Petit (s)	Chabid O		IZ144	-1- A -1			(D) 1:	ļ	
Mobile No.					ate Supre	me Cour	t of Pakistan		
	0333-9				1 1 75 1			-	
Address CNIC No.	105-A To			Jahangir A	Abad, Pesh	nawar			
Email Address	shahidsh			ahoo cor				-	
	Shamash	ama	vv(cc, y	<u> </u>	11				
Respondents and		As po	er Ado	dress of th	e Parties.				-
Address								1	
Original Order/ Actio Respondent has denie	ed payment	of sal	lary to			.•		- 1	·
Prayer It is therefore, m Hon'ble Court m petitioner etc	ost hum	bly p	oraye	d that o	n accep	tance t to re	of this Wri elease mon	t F	Petition, this ly salary to

Law/ Rules/ governing the original proceedings/ actions/ Inaction

1. Constitution of Islamic Republic of Pakistan.

2. Service Rules

Signature
FILED TODAY
Deputy Registrar
16 OCT 2019

BEFORE THE PESHAWAR HIGH COURT PESHAWAR

Writ Petition No. SSA -- P/2019

Versus

- 1. Government of Khyber Pakhtunkhwa through Secretary Health,
 Peshawar
- 2. Director General Health Services, Government of Khyber Pakhtunkhwa, Peshawar.
- 3. Medical Superintendent, Shaheed Farid Khan DHQ, Hosptial Hangu
- 4. District Account Officer Hangu

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

Respectfully Sheweth,

The petitioner humbly submits as under:-

 That respondent No. 3 advertised several post of Technicians and Class-IV in "DAILY MUSHRIQ PESHAWAR" on 07/05/2019 for appointment in Shaheed Farid Khan DHQ, Hospital Hangu.

(Copy of advertisement is attached as Annexure "A")

2. That petitioner being fully qualified as per criteria for the post of Mali BPS- 03 at serial No. 11 applied for the same post. (Copy of Documents are attached as Annexure "B")

That District Selection Committee was constituted and DSC meeting held on 27/05/2019 and completed the process of Deputy Registrelection in accordance to law and being successful candidate [16 OCT 2019] petitioner has been issued his appointment order vide letter No. 1172-75/PF Dated 12/07/2019. (Copy of the Minutes of DSC meeting and appointment order are attached as annexure "C" &

- 4. That petitioner join his duty in accordance to law and is continuously performing his duties to the entire satisfaction of his superior and no opportunity of complaint whatsoever has been provide till date but respondents are not processing the monthly salaries of petitioner after the laps of sufficient time which is totally illegal, against the law and accordingly petitioner approaches all the concerned for release of his salaries but of no avail.
 - 5. That now petitioner left with no other alternate or efficacious remedy, hence, challenges the action, an-action, unlawful exercise of power and authority and violation of Constitution of Islamic Republic of Pakistan before this Hon'ble Court on the following amongst other ground.

GROUNDS:

- a. That non releasing of monthly salary of petitioner is illegal, without lawful authority.
- b. That petitioner has been legally appointed after complying all the codal formalities but still after laps of almost 4 months petitioner has not been paid his due salary which is totally against the law and rules.
- c. That once petitioner has been appointed after due process of law then respondents can not denied to him his monthly salary as the same amount to force labor.
- d. That withholding of monthly salary of an employee is against the rules and regulation equally un-Islamic. The superior Court of the Country in its various judgment categorically stated that monthly salary of an employee can not be withheld as punishment.
- e. That otherwise to principle of locus poenitentiae is very much FILED TODAY clear and vest rights accrued to petitioner after his appointment Deputy Registrand he is fully entitled to receive his monthly salary.

16 OCT 2019

- f. That as per Constitution of Pakistan all the citizen of Pakistan are equal before the law and equal protection of law is available to all the citizen of the state and being a citizen of Pakistan petitioner is entitled to be treated in accordance with law.
- g. That the action of not releasing salary to petitioner is political motivated and just to please them refuses to release the monthly salary of the not only of petitioner but of the whole lot appointed after due process of law.
- h. That it is the constant view of the superior judiciary that political interference in public office must be restrained.
- i. That strict action is required to be taken against concerned respondent who are not releasing the salary of petitioner on the whim and wishes of others.
- j. That Petitioner also seeks permission of this Hon'ble Court to raise additional points at the time of arguments.

It is, therefore, most humbly prayed that by accepting this Writ Petition,

- A) Respondent being responsible office bearer are duty bound to obey the command of law and Directions may please be issued to the concerned respondent to release the monthly salary of petitioner forthwith.
- B) Direct respondents to act in the matter in accordance to law and petitioner being legally appointed as Mali is entitled for his monthly emoluments past, present and future.

FILED TODAY
Deputy Registrar
16 OCT 2019

Strict Action may please be taken against the concerned respondent for violation of rules and regulation on the behest of others.

Any other relief which has not been specifically prayed for but deem appropriate in the circumstances of the case may also be granted

INTERIM RELIEF

It is also prayed that this Honorable Court, during the pendency of the titled writ petition, to safe guard the rights of petitioner, the respondents may kindly be directed to release monthly salary for the current month and onward, till the final disposal of instant petition.

S) ACM

Appellant peh time

Through

Dated:

/10/2019

Shahid Qayum Khattak Advocate, Supreme Court

Certifed that as per instruction of my client no such Petition has been filed before this Hon'ble Court.

FILED TODAY
Deputy Registrar
16 OCT 2019



BEFORE THE PESHAWAR HIGH COURT PESHAWAR

Writ Petition No. SSQQ -P/2019	
Shah Alam Khan	Petitioner
Versus	:
Government of Khyber Pakhtunkhwa & others	Respondents

AFFIDAVIT

I, Shah Alam Khan S/o Ibrahim Khan R/o Mashto Banda Bagtoo Tehsil & District Hangu do hereby solemnly affirm and declare on Oath that the contents of the accompanying Writ Petition are true and correct to the best of my knowledge and belief and nothing has been kept secret from this Hon'ble Court.

*(an)

Deponent

Identified by

Shahid Qayun Khattak Advocate NIC No. 14101-7017345-3 Mob No. 0333 4/4/943

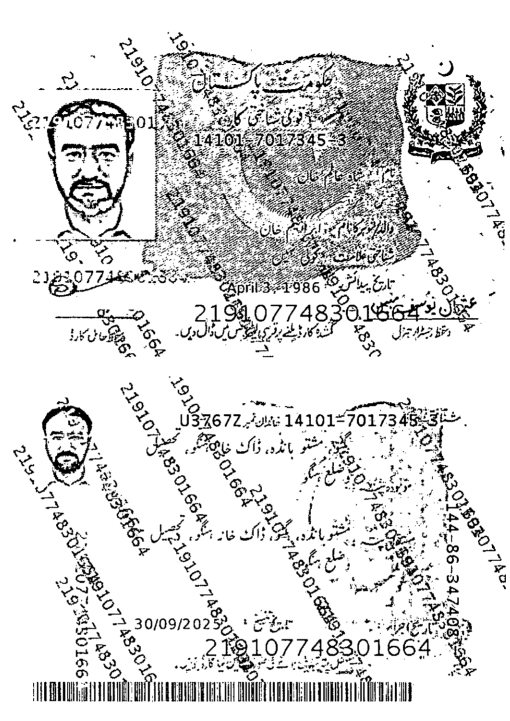
Certified that the above was verified on solemnly affirmation before me in office, this day of OCT 200 by Shah Alam the sloub Fahim 11/4 Hangh who was identified by Shahld Oaguan Who is personally income to me:

Oath Cammission of 1/6/200
Peshawa: High Court, Peshawar.

Nadra verified

Deputy Registrar

Verişys: Online Verification System https://verification.nadra.gov.pk...



Census 1998 Database [x]

There is no record for this individual in the census database. Either no census data was registered, or lacks necessary identity information that could be used for linking the record with this individual.

Other Information that does not appear on card		[x]
Place of Birth	ېنگو	
Religion	Islam	
Mother's Name	روشمن ہی ہی	
Digital Signature		[x]

BEFORE THE PESHAWAR HIGH COURT PESHAWAR

الميلية الإنساني والمراجع أنها ينجو الما

Writ Petition No.

-P/2019

Shah Alam Khan Petitioner

Versus

Government of Khyber Pakhtunkhwa & othersRespondents

ADDRESS OF THE PARTIES

<u>APPELLANT</u>

Shah Alam Khan S/o Ibrahim Khan R/o Mashto Banda Bagtoo Tehsil & District Hangu

RESPONDENTS

- 1. Government of Khyber Pakhtunkhwa through Secretary Health, Peshawar
- 2. Director General Health Services, Government of Khyber Pakhtunkhwa, Peshawar.
- 3. Medical Superintendent, Shaheed Farid Khan DHQ, Hospital Hangu
- 4. District Account Officer Hangu.
- 5. Account Officer, Shaheed Farid Khan DHQ, Hospital Hangu

Petitioner

Through

Dated:

/10/2019

Shahid Qaylim Khattak Advocate Supreme Court

of Pakistan

FILED TODAY

16 OCT 2019

http://www.dailymashriq.com.pk

اسلام آباد (این این آئی) توی آمیلی میں ایوز خارجه شاه محود قرايى اوروزم مملكت براسة ريو فوجاوا ا تريك دروان برولم (بتيه 27 صنعه 10)

اسلام آباد (آن این فی) سیف می الوزیش فے پیرولیم معنو ماسه کی آی و بی اشاف برشد بدا حجاج کیا ہے۔ منکا کی يهامعاركام في در لخفي (بليه 26 سيفيه 10)

اللهاء بي كملي بن مشرق ومغرب

Office of the medical Superintendent Shaheed Farid Khan DHQ Hospital Hangu

Applications are invited from Khyber Pakhtunkhwa/Merged areas Domiciled for Technicians and Domicile District Hangu for Class-IV candidates for appointment against the following vacant posts at Shaheed Farid Khan DHQ Hospital Hangu.

S.#	Name of Post	DDG		
3.17		BPS	Age	Qualification
	Clinical Technician Cardiology	12	18-30 years	Metric with science 2-years diploma in concerned technology from Medical Faculty KPK.
2	Clinical Technician Dental Male/Female	12	18-30 years	do
3	Clinical Technician Pathology Male/Female	12	18-30 years	do
4	Ctinical Technician Radiology Male/Female	12	18-30 years	do
5	Clinical Technician Surgical Male/Female	12	18-30 years	do
6	Clinical Technician Physiotherapy	12	18-30 years	do
7	FJCT Pharmacy	12	18-30 years	do
8	FJCT Anesthesia	12	18-30 years	do
9	FJCT Cardiology	12	18-30 years	do
10	Homeo Dispenser	12	18-30 years	do
11	Mali	03	18-45 years	Primary Pass
12	Sweeper	03	19-45 20050	

ferms & conditions:-

- Preference will be given to candidates of District Hangu.
- Attested copies of degrees/Certificates along with cover letter mentioning the job title and serial number of the post applied for, Domicile, CNIC, Two passport size photographs, experience certificates etc (for technician) must reach before the due date through registered courier service.
- The appointment will be made purely on merit basis.
- The candidates serving in Government/ Autonomous bodies/corporations shall apply through
- The appointment will be made on probation for a period of one year.
- Only short listed candidates will be called for test/interview (27th May, 2019).
- The undersigned will have the right to cancel delay the test/interview.
- Incomplete or applications received after due date would not be entertained.
- Applications must reach the office of undersigned by with in two weeks after the advertisement
- No TA/DA will be paid to the participation in interview.
- The competent authorities reserve the rights to cancel or decrease the no of posts.
- An affida to of three years will be submitted to the undersigned after selection.

MedicaNSuperintendent,Shaheed Farid Khan DHQ, Hospital Hangu.

رانڈ (1) ٹینڈ رقارم بڈریے۔ E-Bidding او پن سے جا تھ سے ۔ ٹینڈرقارم اور BOQ جلے 🕊 اليار المرزاد المبيث كي وب ماي www.lglo.gov.pk بالمرازد المبينة ار يحت من 2 منذ در مهر مهر در 2019-05-27 وقت 0:00 إيد يعد ل معا LG&RDA كا بالياش جرات 12:00 بج وتراسف الزيم المج 2_1_ فيلاد متاويدات جو براداع سي عمل موكان وي قالي فود موكان عمل وعادة قالى فول فير ەرى ك_{ى - 1- ت}افە ئەكاپى رەمۇرىش ئىن تېرىد دارى سال ئوكل كورىمىنىشە ئايدۇرىدىل ۋە دېلېمىنىڭ ئىدما دۇمىنىڭ يالىي فینل دہندہ شاخی کامل کلیاماے ۔ ٹینلر دستاویزات کے حمراہ دوخواست دہندہ 20 وزریعانہ بھی کال ا بیازے بخل دیلے کونسل ہائی ہو ہال بی کردیا ہے۔ وہ تمام کمیکیدار چوٹینڈ دقاوم کے ساتھ جعلی ومتاہ یزاست لنے کو یک مے ان کے ٹینڈ رمنوخ کر کے حسب قوائد ہا ٹونی کاروائی عمل عمل ال جائے گی اور حکام بالا کوان کو بلک لسٹ ر نے سے لئے کس مجول جائے گا۔ 7۔ کام باب هميكيدار با فرم ودك آ ما در كے جارى او نے كے ايك وختر كے اعمد كام ثروع كرنے كايا بندموكا مسورت ديكم اس كا دريعان مبل كرديا جائے كا درائے كو كا ثينة وذيك صفيع لينے را مائے گا۔ 8۔ کوش الیس کے مطابق آمام لاکو ٹیسنز کانے جائیں گے۔ 9۔ ٹینڈر داعمہ KAPPRA/M&E/ESTT: 1-5/2016 کے تریمی لیکٹیشن کے مطابق اسپے ریش کا اعماع Above/Below لدكيث مريث كرمطاني كرياً -10 يخيندالاكت MRS-2017 كے مطابق تياد كودہ إيس -تعمیدار اسے زخ بندسوں کے طاوہ القاظ عمل مجی متعلقہ خاند عمل دورج کر کی سے اور احتیاریہ کے بعد مراف 2 بحدے بی جی تفریق بر انسور ہوئے۔ 11- BOQ بھی کمی تم کا کاٹ جمان بڑم اورا فراکسائی قالی تنتیخ نینز رز به کی اور سیانس نسور بوگی _12_ ثینز رز قادم کیادی دلی گاناری اورداشت بر بذر بیدکورتر مروس عی پیشی جا ہے جو کہ برصورت ٹینڈ در کھلتے ہے پہلے ہوگ ۔13 ۔ ٹینڈ دز قادم لیٹ کیننے کی ذرسداد کا وفتر ہوا ہے۔14 -كا مار المكيدار مورد وقت ك اعدا عدكام عمل كرف كا إبند جوكارة فيرك مورث عن ميكيدار كواند كم ملائق مخيندلاكت م يوسي جمانداداكرة موكا - 15 - شينزرز قارم كي دويليك كالي برصورت اسشنث دائر يكثر LG&RDD مجدواني موكي جو برصورت حى ارفح اوريند وذكو لنے سے بہلے مولى جاسيدورك آ واوا جراء E-Bidding کے تحت ضابلے کی کاردال کمل ہونے کے بعد کیا جائے گا۔KPPRA_16 کی جارے کے سقائی گنام تمکیدامان Revenue Authority KPK کے ساتھ روشراہ معالازی ہے۔17۔ میش یا بنای صورت عمل ٹینڈر اکے ون اٹیل ٹرانک کے ساتھ اوپن کے جاکی گے ۔ 18۔ ٹمام تھیکیوامان کا KPPRA كراتور منزو اورالازى بدير م مكيدار إفرام ك بال KPPRA كي رجزيش ف موكاده ال ای ذیک می صرفیل لے محے الدا تام فرم تھیدامان کے لئے خروری ہے کدان کے اس KPPRA ک ہ زیش ہونی ضروری ہے۔ لوٹ: جو تھمکیدارا تازیب برریٹ ڈالے کا کین دفتر خواش اپنے امل کا خذات جمع ل نے ہے قام رہے گھاس کا کیس مو ما کی حکومت لوکل گورنسٹ بٹاورکو بلیک لسلنگ لئے جمیعا جائے گااور ہ% 10 ے زیاں دید کی صورت عمل % 8اضا فی کال برطائق 1-5/2016 KAPPRA/M&E/ESTT ة م كسمانومياكر في بوك مياندكرن كمورت عماس كالميم الموالي مكومت لوكل كودنسث يثاوركو بلكسائث نے کے لئے بھیجا جائیگا اور کال اُسیازٹ کا ٹینڈ رکھو لئے ہے ایک دان پہلے کا ہونا ضرور کیا ہے۔ جس وان ٹینڈر کملیں کے اس دن کی کال ایمیازے قابل آبول شہو کی اور اس کے قارم منسوخ تنسور ہو تھے اور اس محکیدار کا کیس سر بالی حکومت لوکل محرشرنت بینا در کو بلی لست کرنے سے کتے جیجیا جائیا۔ قارم کے ساتھ کال اسیازٹ کا مونا مرودی ہے۔ جس قادم کے ساتھ کال ایراز مشہیں ہوگی اس کھیکیدار کے بھی قادم منسوخ تصویع سکتے اور اس کھیکیدار

کا کیم مسوراً کی محومت اوکل کورنمسنت بیثاد دکد بلاے است کرنے کیلیے بھیجا جائے گا۔





DOMICILE CERTIFICATE

		District	alla <u>Mikito Banda</u> HANGU	· · · · ·
			Chalico.	
•	•	Da	Signature of applicant ate <u>/ 0</u> / <u>200</u> 2	
Purs	uance to the dah Alam Kl	declaration dated	1941 June 1 2002 file ter of Mr. Ibrahim	 lled by
omiciled	in the N.\	W.F.PIt is he	reby certified that the	caid
esidents (of N.W.F.P. hav	ving belonged to it	by birth/settled in it.	
I hav	e satisfied m	yself from per sor	pal / my knowledge verifi	cation
	for fry	that the abov	e declaration is true and ce	ertify.
	This 164	day of Jung	<u>/200e</u>	
COUNTERS	SIGNED	DEPU	TY DISTT. OFFICER REVE	NUE
ISTRICT (OFFICER REVE			(Ellery) Petty * 1/3
17/	pr.		of the second second	Voll .

نة ي ين على مع الله من مقل منظره منظ in position of the the decis veris, por out on person

العادا الممان ولرطاما فان 144-76-027001 معردار مسدد عاد آف بعد مرفان لغ

سے لفدلی سین ورتو نیے - حد حال مسرور سرصی ساہ عام ورد ر دراہم خال الل مستورانده مومنع مید فعل رمنه منیز دمربرای ما سالی ، بالی را نیزه که . سروس آراد و مراری سال منظم ماسید سرادر و عرص که 4144-47-213111 end Din 6 NISE per

20/6/02

PESHAWAR

DETAILED MARKS CERTIFICATE

Secondary School Certificate Examination



Secondary School Certificate Examination Session 2002 (Annual)

Name:	•	Shah Alam Khan		•			
_			$\overline{}$		 	٠.	
Eatharla N	lama:	Haii Ibrahim Kha	n [']				Poll

Subject	Marks	MARKS OBTAINED				
e e term si e	***	Theory	Practical	Total	In Words .	
1. English	150	-	-	. 106 🗸	One Hundred Six	
2. Urdu	150	, -	-	102 ,	One Hundred Two	
3. Islamiyat (Comp)	75	55	-	55	Fifty-Five	
4. Pakistan Studies	75	. 48		48 🖍	Forty-Eight	
5. New Riazi	100	<u>.</u> <u>8</u> 5,	- ,	85/	Eighty-Five	
6. Physics.	100	60	24.	84	Eighty-Four	
7. Chemistry	100.	59	- 24	83` ./	Eighty-Three	
8. Biology	100	53	23	76	Seventy-Six	

Total 850

639-A Six Hundred Thirty-Nine Only

26316

Remarks

and Cerresi

J. 11/11 2010

nterior of Examinations



BOARD OF INTERMEDIATE & SECONDARY EDUCATION KOHAT

DETAILED MARKS CERTIFICATE

Intermediate Examination (Pre-Engineering Group)

9088

S.No: KBPE-H

Part - II

Name Shah Alam Khan

Father's Name Haji Ib sahim Khan Roll No. 35427

X	Marks Allotted			Marks Obtained						
SUBJECT	Part-l	-l Part –II			Part-I P		art -II		REMARKS	
	: ,	Theory	Prac- tical	Total Marks	Theory	Prac- tical	Theory	Prac- tical	Total Marks	
1. English	100	100	-	200					101	
2. Urdu	100	100	•	200		-			120	•
3. Islamic Education	50	-	•	50					٠.,	
4. Pakistan Studies	-	50	_	50	g stadt		n ign		54	
5. Mathematics	100	100	-	200					158	
6. Physics	100	75	25	200	75		51	23	149	
7. Chemistry	100	75	25	200	42	. ,	35	22	99	
Total	550	500	50	1100					621	-B

Note: Errors/Omissions excepted

Total Marks in Words Son hundred

Date 3 0 Ull /2004 . .

Controller of Examinations Board of Intermediate & Secondary Education

Checked by:

am lattested



MINUTES OF THE DISTRICT SELECTION COMMITTEE(DSC)MEETING REGARDING RECRUITMENT OF CLASS-IV, SWEEPER & DIFFERENT CATEGORIES OF TECHNICIANS AT SHAHEED FARID KHAN DHQ HOSPITAL HANGU HELD ON 27.05.2019.

In compliance of advertisement published in "Daily Mashriq" dated 07.05.2019 regarding the recruitment of Classification different categories of Technicians a meeting of District Selection committee was held on 27.5.2019 in the office of the undersigned. The following participated in the meeting.

- 1. Dr. Halcem Ur Rehman Medical Superintendent S.F.K DHQ Hosp: Hangu
- 2. Dr. Muhammad Samin District Health Officer Hangu.
- 3. Mr. Sheraz Khan Deputy Director DGHS Office Peshawar
- 4. Dr. Muhammad Tariq DMS S.F.K Hospital Hangu.
- 5. Dr. Surat Khan Senior Medical Officer S.F.K DHQ Hosp: Hangu

The meeting was started with recitation of Holy Quran. Consequently the chairman welcomed all the participants and briefed regarding the DSC meeting in connection with the recruitment of all the posts as mentioned above. All Documents will be verified from concerned Faculty/ Board. In case of documents found fake ,direct termination and legal action will be taken.

The candidates applied for each category according to there qualification advertised on 07.05.2019, consequently the candidates were interviewed on 27.05.2019. After detail interview the merit lists were recommended and finalized for appointment by the committee.

The meeting was ended with vote of thanks.

Dr. Muhammad Samin District Health Officer Hangu (Member)

Mr. Sheraz Khan Deputy Director DGHS Office Peshawar (Member)

Dr. Muhammad Tariq DMS S.F.K Hospital Hangu (Member)

Dr. Surat khan SMO SFK (DHQ) Hosp: Hangu (Member.

Dr. Haleem Ur Reham MS SHF (DHQ) Hosp: Hangu (Chairman)

Medical Superintendent, Shaheed Farid Khan DHQ, Hospital Hangu

Dated 03 / 06 /2019

No. 10 40-49 MS (DHQ) Appointment

Copy for information to:

1. The Director General Health Services, Khyber Pakhtunkhwa Peshawar.

2. Deputy Commissioner Hangu.

3. All members of DSC.

perintendent,

haheed Farid khah DHQ, Hosp: Hangu



MINUTES OF THE DISTRICT SELECTION COMMITTEE (DSC) MEETING REGARDING RECRUITMENT OF CLASS-IV, SWEEPER & DIFFERENT CATEGORIES OF TECHNICIANS AT SHAHEED FARID KHAN DHO HOSPITAL HANGU HELD ON 27.05.2019.

In compliance of advertisement published in "Daily Mashriq" dated 07.05.2019 regarding the recruitment of Class-IV and different categories of Technicians a meeting of District Selection Committee was held on 27.5.2019 in the office of the undersigned. The following participated in the meeting.

- 1. Dr. Haleem Ur Rehman Medical Superintendent S.F.K DHQ Hospital Hangu.
- 2. Dr. Muhammad Samin District Health Officer Hangu.
- 3. Mr. Sheraz Khan Deputy Director DGHS Office Peshawar.
- 4. Dr. Muhammad Tariq DMS S.F.K Hospital Hangu.
- 5. Dr. Surat Khan Senior Medical Officer S.F.K DHQ Hospital Hangu.

The meeting was started with recitation of Holy Quran. Consequently the chairman welcomed all the participants and briefed regarding the DSC meeting in connection with the recruitment of all the posts as mentioned above. All Documents will be verified from concerned Faculty/Board. In case of documents found fake, direct termination and legal action will be taken.

The candidates applied for each category according to there qualification advertised on 07.05.2019, consequently the candidates were interviewed on 27.05.2019. After detail interview the merit lists were recommended and finalized for appointment by the Committee.

The Meeting was ended with vote of thanks

- Dr. Muhammad Samin District Health Officer Hangu (Member)
- Mr. Sheraz Khan Deputy Director DGHS Office Peshawar (Member)
- Dr. Muhammad Tariq DMS S.F.K Hospital Hangu (Member)
- Dr. Surat Khan SMO SFK (DHQ) Hospital Hangu (Member)
- Dr. Haleem Ur Rehman MS SHF (DHQ) Hospital Hangu (Chairman)

Medical Superintendent

Shaheed Farid Khan DHQ, Hospital Hangu

No.1040-42/MS (DHQ) Appointment

Dated:03/06/2019

Copy for information to:

- 1. The Director General Health Services, Khyber Pakhtunkhwa Peshawar.
- 2. Deputy Commissioner Hangu
- 3. All Members of DSC

Medical Superintendent

Shaheed Farid Khan DHQ, Hospital Hangu





OFFICE OF THE MEDICAL SUPERINTENDENT, FARID KHAN SHAHEED DHQ HOSPITAL HANGU

C 092-5621508	No	/DHQH/Medica
□ 092-5621508	Dated:	_//2019

APPOINTMENT ORDER

Consequent upon the approval/ recommendations of the Departmental Selection Committee in its meeting, interview held in the office of the Medical Superintendent Shaheed Farid Khan DHQ Hospital Hangu on 27/05/2019. Mr. Shah Alam Khan S/O Mr. Ibrahim Khan is hereby appointed as Mali BPS-03 at Farid Khan Shaheed DHQ Hospital Hangu, against the vacant post on regular basis @ (9610-390-21310) plus usual allowances are admissible under the Govt. services rules subject the following terms and condition.

- 8. He will be governed by such rules and regulations as have been or may hereafter be framed by the government for the category of Govt. servants of their status.
- 9. He will have domicile of District Hangu.
- 10. His appointment will be subject to the medical fitness.
- 11. His appointment will be purely on temporary basis and can be terminated at any time with out any notice, but in case he wishes to resign from the post, he will serve notice with 30 days pay in lieu of 30 days notice period.
- 12. His duration of probation will be one year and his fate will be further decided by the Hospital authorities upon his performance.
- 13. He will not entitle to any TA/DA-for joining of duty.
- 14. He will be governed by the Govt. of Khyber Pakhtunkhwa Civil Servant Act, 1973 and the laws applicable to the civil servants under the rules made their under
- 8 He will submit Medical fitness certificate with in 15 days from the Medical Superintendent Shaheed Farid Khan (DHQ) Hospital, District Hangu.

If he accepts the offer on the above terms and conditions .He is directed to report for duty to MS Shaheed Farid Khan Hospital Hangu with in 15 days from the issue of the order failing which this order will be treated as cancelled.

Thested

Medical Superintendent, Shaheed Farid Khan DHQ, Hospital Hangu

Dated 12/07/2019

- by torwarded (September 1) to the Director General Health Services KPK, Peshawar
- 2. District Accounts Officer Hangu.
- 3. Accounts section local office.
- 4. Official concerned

ntendent. Shaheed Kariff Khan DHQ,

Hospital Hangu



Shah Faisal Khan

MEMBER PROVINCIAL ASSEMBLY

PK-42 HANGU

Office # 0925-620340 / Mob:0331-9292917



The Medical Superintendent Shahead Faotal Elvan Kespital Henry Subject: Appointment of Mr. shah

Altern 5/0 Boahin Khan of Bagato

Notes above - 9 hosely stoongly recommends his appointment on the advoot; sed posts which is suitable as por his church is suitable as por his

He is Bachelos of Asts

suitable nose: - O

Suitable passon in almost away

Thankey you in auticipation

- ical Khan

Attested Attested

To,

The Medical Superintendent Shaheed Farid Khan Hospital Hangu

Subject: Appointment of Mr. shah Alam 5/0 Ibrahim Khan 7/0 Bagato.

please refer to the subject noted above. I hereby strongly recommend his appointment on the advertized posts which is Suitable as per his Qualification.

He is Bechlor of arts i-e B.A and is quite able and Suitable Person in almost every Field.

Thanking you in anticipation.

Attested

To

The Director General Health Services Khyber Pakhtunkhawa Peshawar

Subject;

Complaint against District Account Officer Hangu by not processing of Salary:

Through Proper Channel

R/Sir

It is stated that I am selected as Class-IV in Shaheed Farid Khan DHQ Hospital Hangu. I started my duty since 15/07/2019, but till now my pay is not processed. My appointment letter is attached along with the recommendation from the MPA.

When I requested the Medical Superintendent SFK DHQ Hospital Hangu, he replied that I have processed it but district Account officer is not signing it by the order/request of the district MPA Shah Faisal PK-83, Which clearly shown the political interference in the department, which is illegal and against the law. So the illegal favour is provided to the MPA by the District Account officer for seeking of personal gains.

So it is requesting that order may be issued to the District Account officer directly or by Forwarded to DG Health Great Regards

For recessory Accountant General of KPK to process my pay.

Shah Alam

Yours Obediently

Class-IV

Shaheed Farid Khan DHQ Hospital Hangu.

- 1. District & Session Judge Hangu, to take action against District Account officer as he has obeyed MPA for Personal favour and allowing him to interfere in the department.
- 2. Accountant General Peshawar KPK, for necessary action please.
- 3. Commissioner Kohat Division for necessary action please.
- 4. PS to Minister Health KPK.
- 5. Deputy Commissioner Hangu
- 6. Medical Superintendent SFK DHQ Hospital Hangu.
- 7. District Account officer Hangu.





OFFICE OF THE COMMISSIONER KOHAT DIVISION

Ph: 0922-9260001-3

0922-9260232

Fax: 0922-9260105

0922-9260385

Commissioner Kohat Division, Kohat 💆 commissionerkht 🔀 commissionerkohat@gmail.com

COMPLAINT AGAINST DISTRICT ACCOUNTS OFFICER, HANGU BY

/AG-IV/Health/ Cmr-Kt

Dated Kohat Sep, 0 4, 2019.

Το

The Deputy Commissioner, Hangu.

NOT PROCESSING OF SALARY.

Memo:

SUBJECT:

I am directed to refer to the above noted subject and to enclose herewith an application dated: 31-08-2019, submitted by the Shah Alam, Class-IV, Shaheed Farid Khan DHQ Hospital Hangu, for further necessary action, please.

> Secretary to Commissioner, Kohat Division, Kohat.

Copy forwarded to the:

- 1. PS to Commissioner, Kohat Division Kohat.
- 2. Shah Alam, Class-IV, Shaheed Farid Khan DHQ Hospital Hangu

Secretary to Commissioner, Kohat Division, Kohat.

Su Man Thirested





SARHAD RURAL SUPPORT PROGRAM

BENAZIR INCOME SUPPORT PROGRAM
Adjaçent NADRA office main road
DISTRICT HANGU.
0333-9624131, 0346-5583055

June 08, 2011

TO WHOM IT MAY CONCERN

This is to certify that Mr. Shah Alam Khan S/O Ibrahim Khan has worked with SRSP BISP Project as Enumerator at district Hangu.

From 07th January, 2011 till 30th April, 2011.

During his stay with SRSP BISP, he always exhibited his keen interest in learning and he has been found most conscientious in discharging his duties. We always found him an honest, dedicated and hardworking person who is consistently shown zeal to learn more.

SRSP BISP Wish him success in his future endeavors.

Wazir khan Bangash District Team Leader BISP

HANGU.

a warn witested



OFFICE OF THE

ACCOUNTANT GENERAL

KHYBER PAKHTUNKHWA PESHAWAR

Phone:091-9211250-53

No.T-23(33)/C & C/DAO Hangu/444

Dated:09.10.2019

To,

District Accounts Officer

Hangu.

Subject:- POSSESSING OF SOURCE-I OF NEWLY APPOINTED

CANDIDATES FO SHAHEED FARID KHAN DHO

HOSPITAL HANGU.

The undersigned is directed to refer to your letter No.DAO/HU/2019-20/1881 dated 20.08.2019 on the subject cited above and to say that it may be ensured that these posts are filled up by the competent forum under the rules. The observations raised in your referred letter are genuine. The Medical Superintendent may address all the issues highlighted. As far as inquiry is concerned your office may, if deemed appropriate make provisional payment through the system till finalization of the inquiry if all other codal formalities are completed by the Medical Superintendent Shaheed Farid Khan DHQ Hospital Hangu.

ACCOUNTS OFFICER (CM&I)

كالت نامه

بعدالت بیثاور مائی کورٹ بیثاور

	/ * / PESH	AWAR HIGH COURT BAR ASSOCIATION
		s.No 17749
PHOM		11140
		BC No 10 - 76 77
		Sign d. Que
Bod		

	مورخه
WPno,	مقدمہ 2019/
	رغوى
	2

paritioner. ستاه عالم خان بنام ماعث تحرية نكه

مقدمه مندرجه عنوان بالامیں این طرف سے واسطہ پیروی وجواب وہی وکل کاروائی ،متعلقبہ آن مقام_سينما عرر____كيك ميرا برفيق طيك الميران طيك المرادة مقرر کر کے اقر ارکیا جاتا ہے۔ کہ وکیل موصوف کومقدمہ کی کل کاروائی کامکمل اختیار حاصل ہوگا نیز وکیل صاحب کوعرضی دعویٰ داخل کرنے ، جواب دعویٰ ، اپیل ،نظر ثانی کا بھی اختیار حاصل ہو گانیز وکیل صاحب بصورت ڈ گری برخلاف من اختیار دہندہ اپیل ،نگرانی ،نظر ثانی ازعدالت ابتداء تا عدالت انتها لیعنی سپریم کورٹ آف یا کستان دائر کرسکتا ہے وکیل موصوف بصورت عدم پیروی کاروائی میطرفه یا ڈگری میطرفه کیخلاف درخواست دائر کرسکتا ہے اور وکیل موصوف میری جانب سے مقدمہ میں بُصورت ڈگری چیک یا نقد روپیہ کی شکل میں وصولی کر سکے گا اور مزید بیہ کہ وکیل موصوف مقدمه متذكره كى كل ياجزوى كاروائى كيلئة اپنى بجائے ديگروكيل بھى اينے ساتھ مقرر كرسكتا ہے جس کوبھی وہ جملہ اختیار حاصل ہو نگے جو کہ وکیل موصوف کو حاصل ہیں مجھے اس م تمام ساختہ پر داختہ منظور وقبول ہو گالٰہذا میں نے وکالت نامہ ہذاتحریر کرکے FILEI TODAY
انگشت شبت کردیا ہے تا کہ سندر ہے۔
Deputy Registran 16 OCT 2019

,2013.

BEFORE THE HONORABLE HIGH COUR PESHAWAR

5523

Write petition no: -P/2019

Shah Alam Khan S/O Ibrahim Khan R/O Meshto Banda Bagatoo
Tehsil and District Hangu Petitioner

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa through Secretary Health, Peshawar.
- 2. Director General Health Services, Government of Khyber Pakhtunkhwa, Peshawar.
- 3. Medical Superintendent Shaheed Farid Khan DHQ Hospital Hangu.
- 4. District Account officer Hangu.
- 5. Account officer Shah Farid Khan DHQ Hospital Hangu

INDEX

S.#	Description of documents	Annexure	Pages
1	Para wise reply with authority		1-3
2	Advertisement	"A"	4
3	Minutes of DSC	"B"	5
4	Bio Metric record	"C"	6-9
5	Affidavit		10

-FILED TODAY

Deputy Registrar 26 DEC 2019 Medical Superintendent, Shaheed Farid Khan DHQ,

Hospital Hangu respondent No.3

<u>BEFORE THE HONORABLE HIGH COUR PESHAWAR</u>

Write petition no: -P/2019

Shah Alam Khan S/O Ibrahim Khan R/O Meshto Banda Bagatoo Petitioner Tehsil and District Hangu

VERSUS

- Govt. of Khyber Pakhtunkhwa through Secretary Health, Peshawar.
- 1. Director General Health Services, Government of Khyber Pakhtunkhwa, Peshawar.
- Medical Superintendent Shaheed Farid Khan DHQ Hospital Hangu.
- District Account officer Hangu.
- 5. Account officer Shah Farid Khan DHQ Hospital Hangu

Para wise comments on behalf of respondent No. 3

Preliminary objections:

- 1. That the petitioner has got no cause of action to file the instant petition;
- That the petitioner has stopped by his own action and conduct; II.
- That the petition is not maintainable in its present form; III.
- That the petitioner has not come before the honorable Court with clean hands; . IV.
 - That the petitioner is not "aggrieved" person within the meaning of article V. 199 of the constitution of Pakistan;
 - That the writ petition is efficient on account of mis joinder & non joinder; VI.

Respectfully Sheweth

FACTS:-

- That is Correct, the respondent No. 3 has advertised the posts of Technicians 1. & Class-IV in Daily Mushriq Peshawar on 7.5.2019 in Shaheed Farid Khan DHQ Hospital Hangu (Annexed-A)
- That is Correct, as (Annexed -A)
- That is Correct. (Copy of minutes is DSC is (annexed-B)
- That is Correct. Bio metric record is hereby (annexed-C)
- That is incorrect as respondent No.3 (Authority) has not violated the rules and submit the case to District Accounts office Hangu in time.

-FILEDITØDAY Deputy Registrar 26 DEC 2019

GROUNDS

- a. That is correct; the respondent No.3 has followed the protocol of releasing of salary of the petitioner.
- b. That is correct, the petitioner has been appointed after complying all the codal formalities:
- c. That is correct; detail as Para (a)
- d. That is correct; detail as para (a)
- e. That is correct; the petitioner after his appointment is fully entitled to receive salary.
- f. That is correct;
- g. That the action of not releasing of petitioner salary has not been taken by respondent No.3
- h. That is correct.
- i. That is correct.
- i. No comments.

Medical Superintendent, Shaheed Farid khan DHQ, Hospital Hangu

-FILED TODAY

Deputy Registrar





OFFICE OF THE MEDICAL SUPERINTENDENT, SHAHEED FARID KHAN DHQ HOSPITAL HANGU

No.	_/DHQH/Medica
• • •	TT - 얼마요 얼마나네요
Dated:	//2019

AUTHORITY

Dr. Wilayat Khan Deputy Medical Superintendent BPS-17 at Shaheed Farid Khan (DHQ)
Hospital Hangu is hereby authorized to attend the Honorable Peshawar High Court on behalf of the undersigned.

His specimen signatures are as under:-

Medical Superintendent, Shaheed Farid Khan DHQ, Hospital Hangu

Deputy Registrar
26 DEC 2019

http://www.dailymashriq.com.pk



اسلام آباد (این این آئی) قری آسیلی عمد اودیش خاصة شاه كوو قريش اوروز مرملكت جائ روي واوا ترر كوددال بزولم (بنيد 27م

Office of the medical Superintendent Shaheed Farid Khan DHQ Hospital Hangu

ENOIS OF THE PROPERTY OF THE

Applications are invited from Khyber Pakhtunkhwa/Merged areas Domiciled for Technicians and Domicile District Hangu for Class-IV candidates for appointment against the following vacant posts at Shabeed Farid Khan DHQ Hospital Hangu.

S.#	Name of Post	BPS	Age	Qualification
1	Clinkal Technician Cardiology	12	18-30 years	Metric with science 2-years diploma in concerned technology from Medical Faculty KPK.
2	Clinical Technician Dental Male/Female	12	18-30 years	do
3	Clinical Technician Pathology Male/Female	12	18-30 years	do
4	Clinical Technician Radiology Male/Female	12	18-30 years	do
5	Clinical Technician Surgical Male/Female	12	18-30 years	. do
6	Clinical Technician Physiotherapy	12	18-30 years	đa
7	FJCT Pharmacy	12	18-30 years	do
8	FJCT Anesthesia	12	18-30 years	do do
9.	FJCT Cardiology	12	18-30 years	do do
10	Homeo Dispenser	12	18-30 years	do
11	Mali -	03	18-45 years	Primary Pass
12	Sweeper	0.3	18-45 years	do .

[erms & conditions:-

- Preference will be given to candidates of District Hangu.
- Attested copies of degrees/Certificates along with cover letter mentioning the Job title and serial number of the post applied for, Domicile, CNIC, Two passport size photographs, experience certificates etc (for technician) must reach before the due date through registered courier service.
- The appointment will be made purely on merit basis,
- The candidates serving in Government/ Autonomous bodies/corporations shall apply through proper channel
- The appointment will be made on probation for a period of one year.

 Only short listed candidates will be called for test/interview (27th May, 2019).
- The undersigned will have the right to cancel delay the test/interview.
- Incomplete or applications received after due date would not be entertained.
- Applications must reach the office of undersigned by with in two weeks after the advertisement
- No TA/DA will be paid to the participation in interview.
- The coreperent authorities reserve the rights to cancel or decrease the no of posts.
- (it of three years will be submitted to the undersigned after selection.

يازك كن ولي الأل إلى إلى كرياء 6 مده المام كيوارج فينزرة رم كرمانو جل وحاديد الساكر إ ے ان ے نیز رسنون کرے صب وارہ و لی کا مدالی مل عمد اول جائے کی اور حکام بالا کوان کو یک لسٹ زے لے کس بھولا جائے کا۔ 7 کا مواب حملیار یافرم درک آ مارے جامی اور کے عامی اور کے مارک البترون كرتي كالمناوكا بسوست مكراس كالدميعان بنداروإ باسط كالوماست كوكا كانبذ لاشراص كميل لين بابداء و على إلى كر مائة قام والحروك إلى ك و ويدروه KAPPRA/M& E/ESTT: 1-5/2011 كرتي اليكيش كا ما إن الميد رض كا الميان AAbo کیندیت کے مثالی کریا۔ 10 کیندا کے 2017 کے مثالی جارکوہ جی لیکیدار لیسے زرخ ہے توں کے ملاوہ المغال نئی جمی متعلقہ مکانہ عمل دیسٹا کریں سے ایواحث ارپ کے بعد مرف رة عو تذين مي انسوريو كله _ BOQ_11 مي كن كم كاك معانت زيم اورا فراكسالُ وفي من ا نار دو ای اور یا کس تسور ای کی اینزند و در کی در دی گی داری اوردت به بدر اید کام تروان محالیم یا ہے جو کہ جمعیت نیز دو کھنے ہے میلے ہوگا۔ 13 مینز دو 6 م بات کا فیصل کا فیر نے اور اسام کا واتر نے ان مسام کا بمكيداد مترده ولت كالدراعد كام كمل كرية كابايند وكاسا فيرك مودت على حميداد كواس مال ید لاگت بر بوم بر ماندادا کرنا ہوگا ۔ 15 - ٹینڈوز قادم کی ڈویلجیف کالی ہرموںت اسسنسٹ ڈائزیک CARDD مجوالل مدل جرمورت من تاريق ورئية رذكو في يهل مول جا ي ورك الركاجاء E-Biddiog کرف شابط ک کاروال کمل مدنے کے بعد کیا یا 26 KPPRA ک جات ک سائل لام محکومان Revenue Authority KPK کے ماقد میٹر (rolling کے اس اور استان کا ہے۔ 17۔ میٹن یا ے یں نیڈر ایکے دن اُوں فرائل کے ساتھ ادین کے جاکی گے ۔ 18 - قام میکیدامان کا احر معز ابدالازى ب مي ميكيدار إ فرم ك باس KPPRA كار معزيش ف سكاده ال یں 1 نے بدا ق فرم میدامان کے لئے مزرد کا ہے CKPPRA ک د دن جرم کیدا تربید بردیت السام کین دخر نمای اسین اس کانترات می نے کا اس کا کس مورال محرمت لیک کوفنت جادر کو لیک لسلک لئے بھیا جائے گا اور 201 ك كا مست عم 18 المنال كال برطائق 16 KAPPRA/M&E/ESTT: 1-5/2016 كالمنال كال برطائق 16/2016 الدمواكر لي الدك مواندكر في كموست عمد الكاكم يم مو إلى مكومت لوكل كونسنت يصاوركم بإكساست لتے بھیا جاتیا ہ دکال فدیا دے کا ٹینا دکمو لئے سے آیک دن پہلے کا ہما شرود کی ہے۔ ردان کی کال ایم از سا تالی اول شده کی اوراس سے قادم مشوع انسود ہوتے اور اس محیود اما میس وال كوالات ينادركو ليد المدير كراف كل بيها جايتا بنادم كالمسالول لمبالات كاست يساتم كال لمهاز ويس بوك ال ليكيد ارت جي فارم مسوراً تسود الوسطة او ماس تعميدا لومت لوكل كودنسند يشاود كم إلى است كرية كيلي بمينا جاسة كا-



MINUTES OF THE DISTRICT SELECTION COMMITTEE(DSC)MEETING REGARDING RECRUITMENT OF CLASS-IV, SWEEPER & DIFFERENT CATEGORIES OF TECHNICIANS AT SHAHEED FARID KHAN DHQ HOSPITAL HANGU HELD ON 27.05 .2019.

In compliance of advertisement published in "Daily Mashriq" dated 07.05.2019 regarding the recruitment of Signature different categories of Technicians a meeting of District Selection committee was held on 27.5.2019 in the office of the undersigned. The following participated in the

- 1. Dr. Haleem Ur Rehman Medical Superintendent S.F.K DHQ Hosp: Hangu
- 2. Dr. Muhammad Samin District Health Officer Hangu.
- 3. Mr. Sheraz Khan Deputy Director DGHS Office Peshawar
- 4. Dr. Muhammad Tariq DMS S.F.K Hospital Hangu.
- 5. Dr Surat Khan Senior Medical Officer S.F.K DHQ Hosp: Hangu

The meeting was started with recitation of Holy Quran. Consequently the chairman welcomed all the participants and briefed regarding the DSC meeting in connection with the recruitment of all the posts as mentioned above. All Documents will be verified from concerned Faculty/ Board. In case of documents found fake ,direct termination and legal action will be taken.

The candidates applied for each category according to there qualification advertised on 07.05.2019, consequently the candidates were interviewed on 27.05.2019. After detail interview the merit lists were recommended and finalized for appointment by the committee.

The meeting was ended with vote of thanks.

Dr. Muhammad Samin District Health Officer Hangu (Member)

Mr. Sheraz Khan Deputy Director DGHS Office Peshawar (Member)

Dr. Muhammad Tariq DMS S.F.K Hospital Hangu (Member)

Dr. Surat khan SMO SFK (DHQ) Hosp: Hangu (Member.

Dr. Haleem Ur Reham MS SHF (DHQ) Hosp: Hangu (Chairman)

Medical Superintendent, Shaheed Farid Khan DHQ, Hospital Hangu

No. 10 40-49 MS (DHQ) Appointment Copy for information to:

Dated 03 / 06 /2019

1. The Director General Health Services, Khyber Pakhtunkhwa Peshawar.

Deputy Commissioner Hangu.

All members of DSC.

Medical Sinc intendent. Shaheed Farid khah DHQ, Hosp: Hangu

Government of Khyber Pakhtunkhwa, Health Department

Attendance Status Report From 01-07-2019 To:11-12-2019

Arma. ('C"

Name: Mr Shah Alam Khan, Father Name: Mr Ibrahim Khan Designation: Mali BPS: 3, Department: Gardens Section,

Biometric: 67293

Biometr	ic: 67293			·			
5# -	Date	Shift	Short Leave	T:meIn	TimeOut	Duration	Status
1.	Mon, 01 July 2019		-	-	-	00:00:00.000000	Off
2.	Tue, 02 July 2019		_	-		00:00:00.000000	Off
3.	Wed, 03 July 2019		-	-	-	00:00:00.000000	Off
4.	Thu, 04 July 2019		=	-	-	00:00:00.000000	Off
5.	Fri, 05 July 2019			-	_	00:00:00.000000	Off
6.	Sat, 06 July 2019		_	-	-	00:00:00,000000	Off
7.	Sun, 07 July 2019		-	_	-	00:00:00.000000	Off
8.	Mon, 08 July 2019		_	-	-	00:00:00.000000	Off
9.	Tue, 09 July 2019		_	_	-	00:00:00.000000	Off
10.	Wed, 10 July 2019		_	-		00:00:00.000000	Off
11,	Thu, 11 July 2019		_	-	-	00:00:00.000000	Off
12.	Fri, 12 July 2019			_	-	00:00:00.000000	Off
13.	Sat, 13 July 2019		-	-		00:00:00.000000	Off
14.	Sun, 14 July 2019		-	_	-	00:00:00.000000	Off
15.	Mon, 15 July 2019		_	-	_	00:00:00.000000	Off
16.	Tue, 16 July 2019		-	-	-	00:00:00.000000	Off
17.	Wed, 17 July 2019			_	-	00:00:00.000000	Off
18.	Thu, 18 July 2019				_	00:00:00.000000	Off
19.	Fri, 19 July 2019			12:50 pm	_	00:00:00.000000	Present
20.	Sat, 20 July 2019			9:18 am	2:19 pm	05:00:13.000000	Present
21.	Sun, 21 July 2019		_		-	00:00:00.000000	Off
22.	Mon, 22 July 2019		_	8:28 am	1:26 pm	04:57:30.000000	Present
23.	Tue, 23 July 2019		_	8:30 am	12:40 pm	04:10:13.000000	Present
24.	Wed, 24 July 2019			9:03 am	1:28 pm	04:24:17.000000	Present
25.	Thu, 25 July 2019			9:19 am	1:33 pm	04:13:43.000000	Present
26.	Fri, 26 July 2019		_	8:49 am	12:39 pm	03:50:30.000000	Present
27.	Sat, 27 July 2019		_	9:56 am	12:56 pm	03:00:38.000000	Present
28.	Sun, 28 July 2019	+	_	_		00:00:00.000000	Off
29.	Mon, 29 July 2019		-	10:08 am	3:16 pm	05:08:20.000000	Present
30.	Tue, 30 July 2019		_	10:00 am	2:16 pm	04:15:57.000000	Present
31.	Wed, 31 July 2019		_	9:04 am	1:51 pm	04:47:16,000000	Present
32.	Thu, 01 August 2019	1	-	9:13 am	2:12 pm	04:58:59,000000	Present
33.	Fri, 02 August 2019		_	10:05 am	3:03 pm	04:57:58.000000	Present
34.	Sat, 03 August 2019			9:17 am	2:19 pm	05:01:43.000000	Present
35.	Sun, 04 August 2019		_	_		00:00:00.000000	Off
36.	Mon, 05 August 2019		_	9:30 am	1:36 pm	04:05:38.000000	Present
37.	Tue, 06 August 2019	-	_	9:05 am	2:49 pm	05:44:14.000000	Present
38.	Wed, 07 August 2019		-	9:12 am	1:32 pm	04:19:28.000000	Present
39.	Thu, 08 August 2019		_	8:48 am	1:55 pm	05:06:32.000000	Present
40.	Fri, 09 August 2019		_	8:50 am	12:22 pm	03:31:28,000000	Present
41.	Sat, 10 August 2019		_	8:54 am	3:29 pm	06:34:24.000000	Present
42.	Sun, 11 August 2019		_	-		00:00:00.000000	Off
43.	Mon, 12 August 2019	1	_		_	00:00:00.000000	Off
44.	Tue, 13 August 2019			<u> </u>		00:00:00.000000	Off
45.	Wed, 14 August 2019			_	_	00:00:00.000000	Off
46.	Thu, 15 August 2019		_	-	_	00:00:00.000000	Off
<u> </u>	<u>-</u>		-	+		02:24:00.000000	
47.	Fri, 16 August 2019	İ	-	9:32 am	11:56 am	02.24.00.000000	Present

Name: Mr Shah Alam Khan, Father Name: Mr Ibrahim Khan Designation: Mali BPS: 3, Department: Gardens Section,

Biometric: 67293

Віопе	UIC. 6/293		t,				
S#	Date	Shift	Short Leave	Timeln -	TimeOut	Duration	Status
48.	Sat, 17 August 2019		-	8:53 am	1:19 pm	04:26:32.000000	Present
49.	Sun, 18 August 2019		-	-	-	00:00:00.000000	Off
50.	Mon, 19 August 2019			9:15 am	1:11 pm	03:56:47.000000	Present
51.	Tue, 20 August 2019		-	9:09 am	1:10 pm	04:01:28.000000	Present
52,-	Wed, 21 August 2019		-	9:26 am	2:16 pm	04:49:58.000000	Present
53.	Thu, 22 August 2019		-	9:17 am	1:39 pm	04:22:11.000000	Present
54.	Fri, 23 August 2019		_	9:31 am	12:13 pm	02:41:58.000000	Present
55.	Sat, 24 August 2019		-	8:53 am	1:16 pm	04:22:17.000000	Present
56.	Sun, 25 August 2019		_	-	_	00:00:00.000000	Off
57.	Mon, 26 August 2019		_	8:42 am	7:32 pm	10:50:09.000000	Present
58.	Tue, 27 August 2019			7:30 am	-	00:00:00.000000	Present
59.	Wed, 28 August 2019		_	2:08 pm	_	00:00:00.000000	Present
60.	Thu, 29 August 2019			9:13 am	12:01 pm	02:47:23.000000	Present
61.	Fri, 30 August 2019			9:35 am	12:51 pm	03:16:14.000000	Present
62.	Sat, 31 August 2019		_	9:39 am	1:08 pm	03:29:43.000000	Present
63.	Sun, 01 September 2019			_	-	00:00:00.000000	Off
64.	Mon, 02 September 2019		-	8:45 am	2:10 pm	05:25:33.000000	Present
65.	Tue, 03 September 2019		_	9:03 am	1:49 pm	04:45:45.000000	
66.	Wed, 04 September 2019			9:30 am	2:30 pm		Present
67.	Thu, 05 September 2019			9:02 am	1:38 pm	04:59:39.000000	Present
68.	Fri, 06 September 2019		-	3.02 dill	1.38 pm	04:35:38,000000	Present
69.	Sat, 07 September 2019	-		9:24 am	1:50 nm	00:00:00,000000	Off
70.	Sun, 08 September 2019	-		3.24 am	1:50 pm	04:26:13.000000	Present
71.	Mon, 09 September 2019		-	9:21 am		00:00:00.000000	Off
72.	Tue, 10 September 2019	-		9:51 am	12:32 pm	03:10:12.000000	Present
73.	Wed, 11 September 2019	1		9:57 am	3:06 pm	05:15:16.000000	Present
74.	Thu, 12 September 2019			9:37 am 9:46 am	3:07 pm	05:10:22.000000	Present
75.	Fri, 13 September 2019				2:32 pm	04:45:47.000000	Present
76.	Sat, 14 September 2019	-	 	8:51 am	11:25 am	02:33:51.000000	Present
7 7.	Sun, 15 September 2019			9:27 am	2:16 pm	04:49:31.000000	Present
78.	Mon, 16 September 2019	-		-	-	00:00:00.000000	Off
79.	Tue, 17 September 2019	-	-	10:17 am	1:58 pm	03:40:39.000000	Present
80.	Wed, 18 September 2019	+		9:17 am	3:46 pm	06:28:18.000000	Present
81.	Thu, 19 September 2019			9:43 am	12:22 pm	02:39:06.000000	Present
82.	Fri, 20 September 2019	 		9:25 am	1:15 pm	03:49:36.000000	Present
83.	Sat, 21 September 2019	-	-	8:27 am	11:55 am	03:28:21.000000	Present
84.	Sun, 22 September 2019		-	9:08 am	2:01 pm	04:53:11.000000	Present
85.	· · · · · · · · · · · · · · · · · · ·			-	-	00:00:00.000000	Off
86.	Mon, 23 September 2019	1		8:16 am	1:01 pm	04:45:02.000000	Present
87.	Tue, 24 September 2019	<u> </u>		8:45 am	1:35 pm	04:49:21.000000	Present
	Wed, 25 September 2019	-		9:48 am		00:00:00.000000	Present
88.	Thu, 26 September 2019	<u> </u>	-	10:31 am	-	00:00:00.000000	Present
89. 90.	Fri, 27 September 2019		<u>-</u>	8:16 am	12:40 pm	04:24:07.000000	Present
	Sat, 28 September 2019	ļ ļ		9:04 am	5:24 pm	08:19:11.000000	Present
91.	Sun, 29 September 2019				-	00:00:00.000000	Off
92.	Mon, 30 September 2019			9:23 am	2:04 pm	04:41:17.000000	Present
93.	Tue, 01 October 2019		-	9:42 am	3:35 pm	05:53:13.000000	Present
94.	Wed, 02 October 2019			6:23 am	1:50 pm	07:26:34.000000	Present
95.	Thu, 03 October 2019		-	8:58 am	-	00:00:00.000000	Present
96.	Fri, 04 October 2019			8:51 am	11:39 am	02:47:48.000000	Present
97.	Sat, 05 October 2019		_	8:05 am	-	00:00:00,000000	Present
98.	Sun, 06 October 2019			-	_	00:00:00.000000	Off
99.	Mon, 07 October 2019		_	8:52 am	11:57 am	03:04:49.000000	Present
							1

Name: Mr Shah Alam Khan, Father Name: Mr Ibrahim Khan Designation: 14ali BPS: 3, Department: Gardens Section, Biometric: 67293

Biolite	07293						
S#	Date	Shift	Short Leave	Timein	TimeOut	Duration	Status
100.	Tue, 08 October 2019		-	9:17 am	3:38 pm	06:21:21.000000	Present
101.	Wed, 09 October 2019		-	9:26 am	1:38 pm	04:12:03.000000	Present
102.	Thu, 10 October 2019		_	9:20 am	3:20 pm	05:59:58.000000	Present
103.	Fri, 11 October 2019		-	8:08 am	12:16 pm	04:07:34.000000	Present
104	Sat, 12 October 2019		-	8:26 am	4:03 pm	07:37:03.000000	Present
105.	Sun, 13 October 2019		_	-	_	00:00:00.000000	Off
106.	Mon, 14 October 2019		-	9:31 am	3:02 pm	05:31:22.000000	Present
107.	Tue, 15 October 2019		-	8:28 am	1:07 pm	04:39:30.000000	Present
108.	Wed, 16 October 2019		_	_		00:00:00.000000	Off
109.	Thu, 17 October 2019			8:41 am		00:00:00:000000	Present
110.	Fri, 18 October 2019		_	8:05 am	11:53 am	03:47:58.000000	Present
111.	Sat, 19 October 2019			8:33 am	1:32 pm	04:59:15.000000	Present
112.	Sun, 20 October 2019			_		00:00:00.000000	Off
113.	Mon, 21 October 2019		_			00:00:00.000000	Off
114.	Tue, 22 October 2019			7:38 am	1:24 pm	05:45:11,000000	
115.	Wed, 23 October 2019	+ +	_	7:54 am	1:32 pm	05:38:10.000000	Present
116.	Thu, 24 October 2019			7:43 am	1:36 pm		Present
117.	Fri, 25 October 2019			7:53 am	- -	05:53:25.000000	Present
118.	Sat, 26 October 2019			7:40 am	12:07 pm	04:14:06.000000	Present
119.	Sun, 27 October 2019		-	7.40 am	1:35 pm	05:55:27.000000	Present
120.	Mon, 28 October 2019	+		7:45	-	00:00:00.000000	Off
121.	Tue, 29 October 2019			7:45 am	1:59 pm	06:13:53,000000	Present
122.	Wed, 30 October 2019			7:59 am	1:31 pm	05:31:32.000000	Present
123.	Thu, 31 October 2019		-	7:49 am	1:33 pm	05:43:54.000000	Present
124.	Fri, 01 November 2019			7:33 am	2:02 pm	06:29:19.000000	Present
125.	Sat, 02 November 2019		-	9:03 am	12:22 pm	03:19:10.000000	Present
126.	Sun, 03 November 2019		-	8:10 am	2:30 pm	06:19:39.000000	Present
127.	Mon, 04 November 2019	-	-	-	-	00:00:00,000000	Off
128.	Tue, 05 November 2019			8:12 am	2:28 pm	06:15:37.000000	Present
129.	Wed, 06 November 2019			_	-	00:00:00,000000	Off
130.	Thu, 07 November 2019	-		8:06 am	1:01 pm	04:54:54.000000	Present
131.	Fri, 08 November 2019		-	8:20 am	1:45 pm	05:24:15.000000	Present
132.	Sat, 09 November 2019			8:12 am	12:08 pm	03:56:25.000000	Present
133.	Sun, 10 November 2019	_		8:39 am	1:16 pm	04:36:15.000000	Present
134.					-	00:00:00.000000	Off
135.	Mon, 11 November 2019	++			-	00:00:00.000000	Off
136.	Tue, 12 November 2019			8:54 am	1:25 pm	04:31:20.000000	Present
137.	Wed, 13 November 2019			8:31 am	3:59 pm	07:27:37.000000	Present
137.	Thu, 14 November 2019		-	8:41 am	2:00 pm	05:18:55.000000	Present
	Fri, 15 November 2019			8:30 am	12:07 pm	03:36:14.000000	Present
139.	Sat, 16 November 2019	_	-	8:16 am	2:43 pm	06:27:16.000000	Present
140.	Sun, 17 November 2019		_	_		00:00:00,000000	Off
141.	Mon, 18 November 2019				-	00:00:00.000000	Off
142.	Tue, 19 November 2019		-	8:29 am	1:47 pm	05:18:37.000000	Present
143.	Wed, 20 November 2019		-	8:37 am	1:45 pm	05:07:35.000000	Present
144.	Thu, 21 November 2019			8:55 am	2:16 pm	05:21:16.000000	Present
145.	Fri, 22 November 2019			8:04 am	11:55 am	03:50:59.000000	Present
146.	Sat, 23 November 2019		-	7:58 am	2:09 pm	06:11:29,000000	Present
147.	Sun, 24 November 2019		-	-	-	00:00:00.000000	Off
148.	Mon, 25 November 2019		-	8:17 am	. 1:37 pm	05:19:28.000000	Present
149.	Tue, 26 November 2019		-	6:19 am	7:28 pm	13:09:44.000000	Present
150.	Wed, 27 November 2019		-	8:14 am	3:22 pm	07:08:01.000000	Present
151.	Thu, 28 November 2019		-	8:10 am		00:00:00.000000	Present
					J		1 Count

Name: Mr Shah Alam Khan, Father Name: Mr Ibrahim Khan Designation: Mali BPS: 3, Department: Gardens Section, Biometrie: 67293

.S#*	Date	Shift	Short Leave **	· Timein	TimeGut	Duration	Status
152.	Fri, 29 November 2019		_	**_	-	00:00:00.000000	Off
153.	Sat, 30 November 2019		-	8:43 am	1:35 pm	04:51:36.000000	Present
154	Sun, 01 December 2019		-	-	-	00:00:00.000000	Öff
155.	Mon, 02 December 2019		-	8:29 am	1:13 pm	04:43:40.000000	Present
156	Tue, 03 December 2019		-	-	-	00:00:00.000000	Off
157.	Wed, 04 December 2019		-	-	-	00:00:00.000000	Off
158.	Thu, 05 December 2019			-	-	00:00:00.000000	Off
159.	Fri, 06 December 2019		_	8:28 am	12:20 pm	03:51:19.000000	Present
160.	Sat, 07 December 2019		_	8:26 am	1:41 pm	05:15:02.000000	Present
161.	Sun, 08 December 2019		-	_	-	00:00:00.000000	Off
162.	Mon, 09 December 2019		-	8:23 am	1:07 pm	04:43:29.000000	Present
163.	Tue, 10 December 2019		, -	8:13 am	4:03 pm	07:49:40.000000	Present
164.	Wed, 11 December 2019		-	8:17 am	1:12 pm	04:55:48.000000	Present

BEFORE THE HONORABLE HIGH COUR PESHAWAR TKHYBER **PAKHTUNKHWA**

	write petition no: -P/2019
• • •	
	fiq S/O Zalib Gul R/O Villl: Sra Chapar
PO Zargiri Tehs	l Thall District Hangu Petitioner
	MEDONIC
	<u>VERSUS</u>
Madigal S	Superintendent Shaheed Farid Khan DHQ Hospital Hangu
- Medical S	superimendent Snanced Fand Khan Dirig Hospital Hangd
•	
	(respondents 140.5)
1.	<u>AFFIDAVIT</u>
•	
	I. Dr. Wilayat Khan Deputy Medical Superintendent, Shaheed Farid
	oital Hangu do hereby solemnly affirm and declare that the content of
	g reply on behalf of Medical Superintendent S.F.K DHQ, Hospital
Hangu responder	nt No.3 is true and correct to the best of my knowledge and belief and
that nothing has	been concealed from this honorable court.
,	그 그 그 그 그 그 그는 사람이 나는 사람이 얼마나 그 그 그 그 그 사람이 없다.
•	Thum the state of
	D. Williams Walnut Waln
	Dr. Wilayat Kahn
	Deputy Medical Superintendent,
Tallia i Cala III.	S. F. K DHQ Hospital Hangu
Identified by	aghe of mobil# 0333-9296832
(mobil # 0222-9296832
. 1	1 ATO
ACNOCATE	General AO
KPK Pe	Haven
	17669
	127 We are the first that the above the recommendation solemns.
_	iffirmation before the 26
	day of Dec Wilay of 4
	so supot Perhave
	FILED TODAY who was ident
	Who is personally and the line:
	Deputy Registrar
	26 DEC 2019

BEFORE THE HONALBE PESHAWAR HIGH COURT PESHAWAR

Writ Petition No.5522-P/2019

Shah Alam Khan S/o Ibrahim Khan R/o Mashto Banda
Bagtoo Tehsil & District Hangu. PETITIONER

Versus

District Accounts officer Hangu.

..... RESPONDENT

INDEX

S.NO	Description of Documents	Annexure	Pages
01 👭	Parawise reply		01 & 02
02	Affidavit		03
03	District Accounts Office Hangu (Shortcomings/Deficiencies in written)	"A"	04
04	Chairman of DDAC Hangu: letter dated 30/07/2019.	"B"	05
05	District Accounts Office. Letter dated 20/08/2019.	"C"	06
06	Accountant General Peshawar: letter dated 09/10/2019.	"D"	07
07	Chairman of DDAC Hangu: letter dated 21/10/.	"E"	08
08	District Accounts Office Hangu: letter dated 06/12/2019	"F"	09

DEPONENT

District Accounts Officer

W.P Copy Received

Departy Registrar 24 DEC 2019 SCAIN SIEnature

BEFORE THE HONALBE PESHAWAR HIGH COURT PESHAWAR

Writ Petition No.5522-P/2019

Versus

District Accounts officer Hangu.

RESPONDENT

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

Respectfully Sheweth,

PRILIMINARY OBJECTIONS.

- 1. That the petitioner has got no cause of action.
- 2. That the petition is time barred.
- 3. That the petition is not maintainable in the present forum.
- 4. That the petition is bad for mis-joinder & Non-joinder of necessary parties.
- 5. That the petitioner has not come to this court with clean hands.
- 6. That the petition is barred by law.
- 7. That the Hon'ble court with respect has no jurisdiction.

PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO. 4 ARE AS UNDER:-

- 1. Pertain to Respondent No.3.
- 2. Pertain to Petitioner.
- 3. Pertain to Respondent No.3.
- 4. Incorrect, the Respondent No.3 has submitted Source-1 and other connected documents of the Petitioner to this office for releasing of salaries but this office returned the same documents with the some shortcomings / deficiencies in written, but the Para 7 is still stand. (Photocopy attached) "Annexure "A".
- 5. No Comments.

GROUNDS:

a. Reply as per Para "4".

b. Incorrect, Meanwhile the Chairman of DDAC Hangu issued a letter to the undersigned illegal appointments have been made by the Respondent No. 3 may not process the salaries of the newly appointment till the completion of enquiry. The commissioner Kohat Division has ordered / enquiry to dig out the facts of corruption of newly recruited appointment made by the Respondent No. 3(Photocopy attached). "Annexure "B".

FILED TODAY
Deputy Registrar
24 DEC 2019

The undersigned wrote a letter to the Accountant General Khyber Pakhtunkhwa Peshawar vide this office memo No.1887/DAO/HU/Payroll/2019-20, dated 20/08/2019 for guideline to enable this office to process the salaries of the petitioner. "Annexure "C"

The Accountant General Khyber Pakhtunkhwa directed the undersigned to make provisional payment to the new appointment made by the Respondent No.3, till the finalization of inquiry if all other codal formalities are completed by Medical Superintendent. After two days the Accountant General Khyber Pakhtunkhwa telephonically directed to stop the process of salaries of the newly recruited employees "Annexure" D".

The Chairman of DDAC Hangu issued another letter to this office for none processing of salaries of the newly appointed employees with the directions to the Chief Minister Khyber Pakhtunkhwa to conduct an inquiry against the appointment made by the Respondent No. 3 through Secretary Health. "Annexure "E".

The undersigned wrote another letter to the Accountant General Khyber Pakhtunkhwa Peshawar for advice regarding the processing of salaries of the newly recruited employees vide this office memo No.2223/DAO/HU/Admn/2019-20 dated 06/12/2019.Reply of which is still awaited. "Annexure" F".

- c. Reply as per Para "b" above.
- d. No comments.
- e. Incorrect, the as per Para "b" above.
- f. Correct.
- g. Incorrect, reply as per Para"4" above.
- h. No comments.
- i. Incorrect, the view of this office all the requirements / shortcomings may kindly be completed in all respect to process / release the salary.

j. No comments.

It is therefore requested that the case may please be dismissed.

DISTRICT ACCOUNTS OFFICER

HANGU

(RESPONDENT NO 04)
District Accounts Officer

Hangu

24 DEC 2019

-REFORE THE HONALBE PESHAWAR HIGH COURT PESHAWAR

111	444		22-P/2019
LRIVIT I 2	~*!*!	ALA EE	
vviii P	14 14 17 X 18	יועו	//-W//IIIV
	CHLIGH	110.00	LL- LU :

Shah Alam Khan S/o Ibrahim Khan R/o Mashto Banda Bagtoo Tehsil & District Hangu. PETITIONER Versus District Accounts officer Hangu.

AFFIDAVIT

I Mr. Ghulam Dastagir, Assistant Accountant of District Accounts Office Hangu, do solemnly affirm & declare on oath that the contents of Parawise comments on behalf of Respondent No. 04 are true and correct to the best of my knowledge and belief that nothing has been concealed from this Hon' able court.

> **DEPONENT** CNIC#14203-6065132-3 0333 0346787

..... RESPONDENT

Identified by

Khyber Pakhtunkhwa Peshawar. /

ertified that the above was verified on solemnly effirmation before in a ip office, this ______20 day of Dec grulam Dastagir who was identified Who is personally turbe Nadra verified

> FILED TODAY Depaty Registrar 24 DEC 2019

The following 18 numbers of service books along with source I forms in respect of newly appointees in shaheed Farid Khan DHQ Hospital Hangu are returned with the following observations.

- 1: CNIC numbers of the officials may be got verified from NADRA office Hangu.
- 2: Employment Exchange registration card in respect of Class IV Employees and attested copies of all relevant documents may also be furnished to this office.
- 3: A copy of minutes of meeting be furnished.
- 4: Position codes of the post on each Source-I form may be recorded.
- 5: Copy of the advertisement may also be attached.
- 6: As per directives of Mr. Shah Faisal Khan chairman DDAC/MPA PK-83 that the pay of newly appointees in Shahid Farid Khan Hospital Hangu made by MS Haleem ur Rehman may not be processed till the completion of enquiries to dig out the facts in this regard. (Copy attached for your perusal).

7: A certificate may be given on each source I form that no any enquiries is pending against the newly appointees.

District Accounts Officer

Hangu

18 service Booles dong with source I of the newly eppirolegs secieved by have! Additions

Julonen Dusami.

District Accounts Officer



OFFICE OF THE CHAIRMAN DDAC/

MEMBER PROVINCIAL ASSEBLY KHYBER PAKHTUNKHWA PK-83 <u>HANGU</u>

No.027/DDAC/H

Dated: 30/07/2019

To

The District Account Officer, Hangu.

Subject:-

NON PROCESSING OF SALARY DOCUMENTS OF NEWLY APPOINTED CANDIDATES OF SHAHEED HOSPITAL HANGU MADE BY MS. HALEEM UR REHMAN.

Dear Sir!

Please refer to the subject noted above.

Based on complaints and without the consent of the undersigned, illegal appointments have been made by MS Mr. Haleem ur Rehman. The Commissioner Kohat, Division Kohat has already ordered enquiry to dig out the facts of corruption made in this regard.

Therefore till the completion of enquiry the documents of the appointed candidates may not be processed/kept pending.

> SHAH FAISAL KHAN CHAIRMAN DDAC **MPA-83 HANGU**

Endst: No. & Date Even.

Copy to.

1. The Commissioner, Kohat Division, Kohat.

The Deputy Commissioner, Hangu.

SHAH FAISAL KHAN CHAIRMAN DDAC MPA-83 HANGU

Difficer

OF THE DISTRICT ACCOUNTS OFFICER, HANGU

No.DAO.HU/Admn/2019-20/*2223*

To

The Accountant General, Khyber Pakhtunekhaw Peshawar.

Subject:-

Processing of Source-1 of hewly Appointed candidates of Shaheed

Farid Khan DHQ Hospital Hangu.

Meme:

Kindly refer to your memo NoT-23(33)/C&C/DAO Hangu 444 dated 9.10.2019 on the above subject.

In this connection it is submitted that this office was telephonically directed by worthy Accountant General Knyber Pakhtunkhwa that the salaries of the newly recruited employees of the Shaheed Farid Khan DHQ Hospital Hangu may not be processed due to some irregularities in recruitment process, as: reported by CM secretariat.

Now an application from these newly recruited employees addressed to the undersigned and others has been received wherein they are requested for processing of their salaries (copy enclosed).

It is therefore requested that this office may kindly be updated and advised regarding processing of salaries of these employees.

District Accounts Officer

Hangu.



Shah Faisal Khan

MEMBER PROVINCIAL ASSEMBLY
KHYBER PAKHTUNKHWA
MPA PK-83 CHAIRMAN DDAC HANGU

@0925-621340

① 0331-9292917



No. <u>05</u> /DDAC/Hangu

Dated: 21 / 10 /2019

08

To

The District Accounts Officer, Hangu.

Subject:-

NON PROCESSING OF SALARY DOCUMENTS OF NEWLY APPOINTED CANDIDATES OF SHAHEED FARID KHAN DHO HOSPITAL HANGU MADE BY MS HALEEM UR REHMAN.

Dear Sir!

Reference your office letter No. DAO/HU/Admn/2019-20/1988 dated 20-09-2019 on the above noted subject.

It is apprised the Chief Minister Khyber Pakhtunkhwa has already directed Secretary Health to conduct inquiry, copy of the CM Directive is enclosed herewith.

It is therefore, requested that the case may be kept pending till the report of inquiry officer and the direction by the Chief Minister Khyber Pakhtunkhwa.

SHAH FAISAL KHAN CHAIRMAN DDAC MPA-83 HANGU

Zahoos

District Configer



Office of the

Accountan General

Khyber Pakhtun ihwa Peshawar

Phone 0915 :11250-53

No T-23 (33)/C & C/DAO Hangul

rated 01-10-2019

CT

District Accounts Officer. Hangu.

Subject

POSSESSING OF SOURCE OF NEWLY CANDIDATES OF SHAHEED FARID KHAN THO HOSPITAL HANGU.

The undersigned is directed to refer to your letter No DAO/HU/2019-201381 dated 20 08 2019 on the subject cited above in Filo say that it may be - ensured that these posts are filled up by the competent to um under the rules. The observations raised in your referred letter are genuine. The Medical Superintendent may address all the issues highlighted. As far as inquiry is or icerned, your office may, if definied appropriate, make provisional payment through the system till finalization of the inquity if all other codal formalities are completed by the Medical Superintendent

)tficer

<u>OFFICE OF THE DISTRICT ACCOUNTS OFFICE HANGU</u>

o. DAO/Hu/2019-20 / 188

dated: 20/8/2019

 $T \circ$

The Accountant General Khyber Pakhtunkhwa Peshawar.

Subject:

Possessing of source-I/salary of newly appointed candidates of

Shaheed Farid Khan DHQ Hospital Hangu.

Memo:

Kindly refer to the subject noted above.

The MS Shaheed Farid Khan DHQ Hospital Hangu has been appointed 18 numbers of employees in various cadres and submitted source –I along with service books to this office for activation of pay.

It is for your kind informations that Mr. Shah Faisal Khan chairman DDCA/MPA KPK Pk-83 has intimated to this office that the appointments have been mad by the MS Hangu are illegal, without the consent of under signed. The commissioner Kohat division kohat has already ordered enquiry to dig out the facts in this regards. Therefore till the completion of enquiry the documents of newly appointed candidates may not be processed/kept pending (copy attached).

It is further stated that this office returned all the source-I of newly appointed candidates with certain observations. (Copy of observation attached for ready reference please).

In the above circumstances this office may please be guided that the pay of the newly appointees will be processed after completion of all observations raised by this office except at S No-6 or other wise.

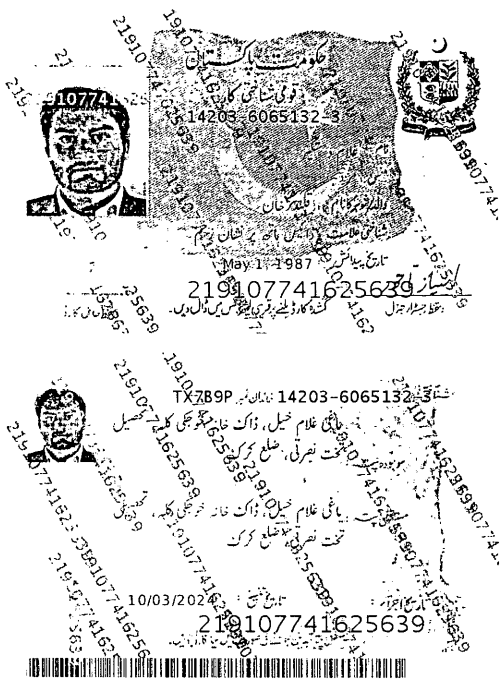
pay

District Accounts Office

Hangu

District Accounts Officer

Verisys: Online Verification System https://verification.nadra.gov.pk...



Census 1998 Database [x]

There is no record for this individual in the census database. Either no census data was registered, or lacks necessary identity information that could be used for linking the record with this individual.

Other Information that does not appear on card [x]
Place of Birth مرکب
Religion Islam

Mother 's Name بياز حيله

Digital Signature [x]

20-Dec-19 9:45 AM