FORM OF ORDER SHEET

Court of	
_	
Appeal No.	1924/2023

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	21/09/2023	The appeal of Mr. Shah Nawaz resubmitted today by Mr. Shumail Ahmad Butt Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on 22.09.2023. Parcha Peshi is given to counsel for the appellant.
		By the order of Chairman REGISTRAR
	,	

The appeal of Eng. Shah Nawaz Khan son of resident of Mohallah Madina Stroct Peshawar received today i.e on 19.09.2023 is incomplete on the following score weigh is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of is not signed by the appellant.
- 2- Annexures-A is illegible which be replaced by legible/better one.
- 3- Two more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 3214 /S.T.

Dt. 20/9 /2023.

REGISTRAR

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Shumail Ahmad Butt Adv. High Court at Peshawar.

Resultable after - ca compliance of offer froms

Adv. Hans Klam

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR Service Appeal No. 1924/2023

Engr. Shah Nawaz

versus

Government of Khyber Pakhtunkhwa et al

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Through

Appellant

Shumail Ahmad Butt, Advocace Supreme Court

H. Bilal Khan

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Haris Khan

Advocate High Court(s) H 130, St 7, Sector E-1,

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Hayatatad, Peshawar.



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR Service Appeal No. 1924 /2023

Engr. Shah Nawaz Khan S/o Taj Muhammad, Resident of Mohallah Madina Street, Kababyan, Warsak Road Peshawar

.....Appellant

Versus

- Government of Khyber Pakhtunkhwa Through Chief Secretary, Civil Secretariat, Peshawar.
- 2. Secretary Public Health Engineering Department, Civil Secretariat, Technical Block, Peshawar.
- 3. Election Commission of Pakistan, Through its secretary, ECP House, Islamabad.
- Provincial Election Commissioner,
 Khyber Pakhtunkhwa,
 Constitutional avenue G-5/2, Islamabad

..Respondents

SERVICE APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE TRANSFER ORDER DATED 18.05.2023 WHICH IS ILLEGAL, UNLAWFUL, WITHOUT LAWFUL AUTHORITY AND THUS OF NO LEGAL EFFECT THUS REQUIRES TO BE PUT AT NAUGHT.

May it please this Honorable Tribunal:

Appellant very humbly seeks to invoke jurisdiction of this Honorable Tribunal, as under:

Facts leading to this Appeal:

1. That the Appellant got appointed in the year 2014 and since then he is serving Respondent No. 2 while maintaining an immaculate track record, unimpeachable reputation and spotless integrity, never giving any chance of even a minor complaint to any of his superiors. He is known for his

unblemished career and is regarded as one of the cleanest government servants in the ranks of officers in the province.

(Copy of the Appointment Notification is Annexure "A")

2. That the Appellant since his appointment as Assistant Engineer has firstly been posted as Assistant Engineer/ SDO (BPS-17) in the office of Chief Engineer (South). Subsequently the Appellant was posted at various posts in different areas and has served with zeal and dedication on all the positions.

(Copies of the Notifications in BPS-17 are Annexure "B")

That the Appellant after attaining the required length of services and fulfillment 3. of the requirement of services rules framed thereto was promoted by the Provincial Selection Board (PSB) to the post of Executive Engineer (BPS-18) and thereafter the Petitioner was posted on different positions of Executive Engineer in BPS-18. Subsequently he was posted as Executive Engineer (XEN) Mohmand on 01 February 2022 wherein he was posted only for few months and thereafter he was once again posted out vide Notification No.SO(Estt) / PHED/1-45/2022 dated 20.05.2022 from the post of Executive Engineer Mohmand and was assigned the duties of Deputy Director Lab/Projects wherein he has once again performed his duties with zeal and dedication and has never given any chance of even a minor complaint but most surprisingly once again within a span of six months the Appellant was once again transferred vide Notification No.SO(Estt) / PHED/1-45/2022 dated 11.11.2022 from the post of Deputy Director Lab/Projects PHED, Peshawar to the post of Executive Engineer PHE Division, Mardan (BPS-18) and since then the Appellant has once again performed his duties with dedication.

(Copy of the Notification as XEN Mohmand is Amexure "C")
(Copy of the Notification as DD Lab is annexure "D")
(Copy of the Notification as XEN Mardan is Annexure "E")

4. That, while leaving apart the facts of the case, it is worth placing on record that after change of government in April 2022, and in pursuance of Article 224 of the Constitution of the Islamic Republic of Pakistan, a Caretaker setup was installed in the province of Khyber Pakhtunkhwa.

(3)

That since the assemblies stood dissolved and elections have to take place therefore in light of Article 218 of the Constitution and Section 230 of the Election Act, 2017, Election Commission of Pakistan has issued Notification on 22.01.2023 wherein they have imposed a ban on all postings and transfers in the province of Khyber Pakhtunkhwa. It is worth to place on record that subsequently several notifications have been issued wherein ban of postings have been ordered by the ECP.

(Copy of the ECP Notification dated 22.01:2023 is Annexure "F")

- That as soon as a care-taker setup is appointed, the Constitutional command is that 'its mandate is to hold free and fair election in aid of ECP'. No care-taker Cabinet could make policy decision even in relation to appointment and posting of civil servants. This principle was settled by the Supreme Court after 18th Amendment to the Constitution in the case Khawaja Muhammad Asif v. Federation of Pakistan, etc., 2013 SCMR 1205; followed by another case 2016 SCMR 1299, Nematullah Vs Ch. Governing Body; and reaffirmed by the Supreme Court in PLD 2021 SC 313. To be more concise, the Supreme Court observed that "The mandate of a caretaker Government is to hold the mantle in the interregnum when the term of the sitting government has expired and the new Government is yet to take charge, A caretaker Government is empowered only to carry out day to day affairs of the state with the help of available machinery/resources/manpower. It cannot take policy decisions and permanent measures including recruitments, making appointments, transfers and postings of Government Servants. It must leave such matters to the elected Government which takes charge as a result of elections---- a Caretaker Government/Cabinet has to confine itself to running day to day administration of the State and to take decisions required for orderly running the affairs of the State".
 - 7. That since the mandate of caretaker setup is very limited as has been discussed in an array of judgments wherein the mandate of Constitution and certain provisions of Election Act, 2017 have also to be taken into consideration but despite that, the Respondent No. 2 had issued a notification dated 18.05.2023

(4)

and posted Appellant from Executive Engineer PHE Division Mardan to PHED Secretariate, (hereinafter to be referred as impugned notification) thus the impugned posting order of Appellant is smacked with color of highhandedness, caprice and undue favor.

(Copy of Impugned Notification Dated 18.05.2023 is Annexure "G")

8. That even thereafter the provincial government on 15.05.2023 had forwarded a letter to Respondent No.3 for relaxation of the ban on posting/Transfer wherein the respondents intended to carry of posting/transfer of Appellant from Executive Engineer PHE, Mardan to Executive Engineer PHE, Sawabi but without obtaining the NOC the respondents issued the impugned notification and posted Appellant at PHED Secretariate, it is pertinent to mention here that in response to letter dated 15.05.2023 the Honorable Election Commission acceded the request of PHE department vide letter dated 29.05.2023 in respect of posting transfer wherein the Appellant posting was approved as Executive engineer Swabi.

(Copy of Summary dated 15.05.2023 is Annexure "H")
(Copy of NOC Dated 29.05.2023 is Annexure "I")

9. That it is also worth to place on record that Appellant had been prematurely transferred several times previously since 2022 in violation of merit and the transfer posting policy of the Government of Khyber Pakhtunkhwa notified vide NO.SOR-II (E&AD) 1-1/85(VOL-II) dated 15th February 2003.

(Copy of the transfer posting Policy is Annexure "J")

10. That it is also pertinent to place on record that the Appellant got married with one Dr. Bushra Nawaz in the year 2017 a medical doctor and Civil Servant.

(Copy of the Marriage Registration Certificate is Annexure "K")

11. That as per wedlock Policy, on 22nd March 2023 she got posted at THQ Hospital Dargai District Malakand, as Medical Officer (BS-17), in order to avoid Socio economic problems and hardships faced by spouses in Government Service, it is pertinent to mention here that the Appellant after posting of both of them in areas having close proximity to each other as per wedlock policy, they vacated

(5)

the residence occupied by them in Peshawar and got settled at an area close to their postings.

(Copy of Posting Orders Dated 22.03.2023 is Annexure "L")

- 12. That it is also very significant to point out that while not taking into consideration the important aspect of the Appellant posting that he is a married person and his spouse is presently performing her duties at THQ Hospital Dargai District Malakand, as Medical Officer (BS-17), as Medical Officer in BPS-17 and therefore while transferring him to any place, regard must be had to spouse policy which is already in field.
- 13. That in regard to spouse policy an office memorandum was issued by the Government of Pakistan, Cabinet Secretariat, Establishment Division, vide its Notification No. 10/30/97-R.II, dated 13.05.1998, which was adopted by the Respondents on 04.07.1998 and has categorically issued a notification dovetailing the directions of the Federal Government

(Copies of the Notifications of Spouse Policy are Annexure "M")

- 14. That in line with this policy, after the transfer of the Appellant as Executive Engineer PHE Division Mardan, the wife of Appellant on 22.03.2023 was posted to THQ hospital Dargai Malakand, wherein the husband and wife were posted in nearby area which was convenient for them. Even otherwise it was not only compassionate but was a requirement of good governance that the Respondents preserve and protect sanctity of the family and try to keep two spouses together or at least within adjoining district.
- 15. That even previously this honorable Tribunal has intervened and through interim relief prevented adverse action against other similarly placed officers(s) who are being victimized in defiance of the requirements of policy
- 16. That since the impugned Notification No.SO(ESTT)/PHED/1-45/2023 DATED 18.05.2023 is in total disregard of the Constitution and Section 230 of the Election Act, 2017 but also in stark non-compliance of the wedlock policy, thus the Appellant while felt gravely dissatisfied and aggrieved of the Impugned letter dated 18.05.2023 have assailed the impugned order via W.P.

(b)

2430-P of 2023 before the Peshwar High Court, Peshawar which was decided on dated 13/06 /2023 while directing the Appellant to approach this Honorable Tribunal.

(Copy of writ Petition and order thereupon is annexure "N")

17. That it is also worth to place on record that the Appellant while aggrieved of the impugned notification dated 18.05.2023 has also filed a detailed Appeal/Representation on 15.06.2023 vide diary No. 5831 wherein the above mentioned autocratic and highly despotic type order was also agitated before the Competent forum through Proper channel and have been requested to be withdraw the impugned notification but most unfortunately the statutory time has been lapsed but till date no order has been made upon the said representation.

(Copy of the Appeal dated 15.06.2023 is annexure "O")

18. That the Appellant being seriously aggrieved and prejudiced with the impugned decision of the Respondents, the Appellant is constrained to file instant Appeal on the following grounds amongst others:-

Grounds warranting this Petition:

- a. Because the Impugned letter dated 18.05.2023 being contrary to the Constitution is illegal, unlawful, without lawful authority and thus of no legal effect.
- b. Because the impugned transfer order is violative of established policies and practices and thus clearly in infraction to Article 2A, 4 and 8 of the Constitution.
- c. **Because** the impugated transfer order is passed without any legal or plausible justification and is therefore liable to be reversed.
- d. **Because** the impugned transfer order is fraught with partiality and is scant and scrimpy in material particulars.
- e. **Because** the Respondents have issued transfer orders while totally ignoring the policies and merits.



- f. Because since the Appellant is married and having a serving government servant as his spouse thus could not be posted to a far flung area. It is unfortunate that there were other individuals who are not married and could have been posted to the place where the Appellant is forced to serve in violation of spouse policy.
- g. Because Respondents have not treated Appellant in accordance with law, rules and policy on subject and acted in violation of Article 4 of the Constitution of Islamic Republic of Pakistan, 1973 and unlawfully issued the impugned transfer order, which is unjust, unfair and hence not sustainable in the eyes of law.
- h. Because the "Impugned letter dated 18.05.2023 is in total disregard of Section 230 of the Election Act, 2017 as it expressly prohibits a present caretaker setup from making any transfer postings in the province thus is illegal, unlawful, with lawful authority and thus of no legal effect.
- i. Because the Appellant has been posted from the post of Deputy Director Lab/Projects PHE to Executive Engineer Mardan Division in late 2022 thus the Impugned letter dated 18.05.2023 is issued malafidely so as to harass and humiliate the Appellant.
- j. Because the Supreme Court of Pakistan has repeatedly reaffirmed that the Constitutional mandate of a caretaker government is of a limited nature i.e. to ensure and conduct free and fair election but here the situation is otherwise thus on this score alone the "Impugned letter dated 18.05.2023 requires to be set aside and put at naught.
- k. Because the Impugned letter dated 18.05.2023 is not only smacked with partiality, unfairness and nepotism but is a clear violation of the Provisions of the Constitution.
- l. Because the transfer posting tenure shall be two years for officers/officials posted in unattractive areas but most unfortunately the Appellant has been transferred four times within the specified period.



- m. Because the impugned letter dated 18.05:2023 is in total disregard of the dictum laid down in Anita Turrab's case (PLD 2013 SC 195).
- n. Because every transfer can be made only in the public interest and on no other consideration. It is not fathomable what has caused the public interest to change so abruptly in the matter of Appellant.
- o. Because the tilt of caretakers and their alignment with certain political parties is an open secret who is running the Province, as if it is a colony of Federal government and is run through a viceroy.
- p. Because even otherwise, as is apparent on the face of records, impugned order is actuated with intent mala se rather than made in the best public interest.
- q. Because despite the impugned transfer order of the Appellant her wife is posted at District Malakand therefore he may be adjusted as per prevalent policy which was totally ignored.
- r. Because impugned orders are passed in tone and tenor of "Discrimination".
- s. Because the impugned orders is arbitrary, despotic and whimsical without having any legal or factual basis.
- t. Because the impugned Notification of transfer has not been issued in line with the NOC so issued by the Respondent NO.3 thus on this ground alone the impugned notification requires to be set aside.
- u. Because the impugned Notification in effect is making the Appellant an OSD. Supreme Court of Pakistan and this Honorable Court have deprecated making government servants OSDs.
- v. Because the Appellant cannot be posted to a position, not approved by the Respondent ECP because of the present caretaker setup and its limitations.
- w. Because the Constitution requires protection of institution of family and marriage.



- x. Because the impugned Notification is violative of Article 35 of the Constitution.
- y. **Because** in matters of wedlock policy, since the fundamental rights of the spouse are also involved, Apex Courts and this Honorable Court in number of judgments have been exercising jurisdiction to forbear such cruel transfers that tantamount to perforce separation of spouses.
- z. Any other grounds, with prior permission of this Honorable Court.

IT.IS THEREFORE vey humbly prayed that on acceptance of this Appeal, this Honorable Court may very magnanimously hold, declare and order.

- I. That the Impugned letter dated 18.05.2023 is issued illegally, smacked with malafide, without justification, unreasonable, unlawful and without lawful authority.
- II. Set aside the Impugned letter dated 18.05.2023, as being illegal, unlawful and without lawful authority and in defiance of the wedlock policy.
- III. Any other relief, in favor of the Petitioner, deemed just and appropriate.

IV. Costs throughout.

September 14, 2023

Through,

Shumed Ahmad Butt, Advocate, Supreme Court,

Hazra Bilal Khan,

Haris Khan

Asild

Advocate High Court(s)

Verification

I, Engr. Shah Nawaz do herby solemnly Verify that the accompanying Appeal is true and correct to the best of my Knowledge and belief and nothing has been concealed from this Honorable Tribunal.

(18)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.____/2023

Engr. Shah Nawaz

versus

Government of Khyber Pakhtunkhwa et al

APPLICATION FOR INTERIM RELIEF IN SHAPE OF SUSPENSION OF THE IMPUGNED ORDER/NOTOFICATION NO.SO(ESTT)/PHED/1-45/2022 DATED 18.05.2023 TO THE EXTENT OF APPELLANT TILL THE FINAL OUTCOME OF THE INSTANT APPEAL.

May it please this Honorable Court:

The Applicant/ Appellant very humbly submit as under:

- 1) That the Applicant/ Appellant has filed the above-titled Appeal before this honorable Tribunal today in which no date of hearing has yet been fixed.
- 2) That the Applicant/ Appellant has got a prima facie case and is very much sanguine of its success.
- 3) That balance of convenience has got a clear verge in favor of the applicant/ Appellant.
- 4) That content of the accompanying Appeal may kindly be considered as integral part and parcel of this application.

It is therefore most humbly prayed that on acceptance of this Application the operation of the impugned order/Notification dated 18.05.2023 during the pendency of this Appeal may very graciously be suspended till the final disposal.

Applicant Appellant

Through

Shumail Ahmad Butt
Advocate Supreme Court of Pakistan

September 14, 2023

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR Service Appeal No.______/2023

Engr. Shah Nawaz

versus

Government of Khyber Pakhtunkhwa et al

AFFIDAVIT

I, Engr. Shah Nawaz do herby solemnly declare that the accompanying Application is true and correct to the best of my Knowledge and belief and nothing has been concealed from this Honorable Tribunal.

EPONENT

(12)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No____/2023

Zia Ullah

Versus

Government of KPK and Others

ADDRESSES OF THE PARTIES

Petitioner

Engr. Shah Nawaz Khan S/o Taj Muhammad, Resident of Mohallah Madina Street, Kababyan, Warsak Road Peshawar

Respondents

- 1. Government of Khyber Pakhtunkhwa
 Through Chief Secretary,
 Civil Secretariat, Peshawar.
- 2. Secretary Public Health Engineering Department, Civil Secretariat, Technical Block, Peshawar.
- 3. Election Commission of Pakistan, Through its Secretary, ECP House, Islamabad.
- 4. Provincial Election Commissioner, Khyber Pakhtunkhwa, Constitutional avenue G-5/2, Islamabad

Through

Shumail Ahmad Butt, Advocate Supreme Court

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10	Nasir Zaman	On initial appointment	Assistant Design	Against the
	KhanBPS -17	as Assistant engineer/	Engineer o/o The C.E	vacant post
		SDO (BPS-17)	(North) PHE Peshawar	
1	Syed Shahab Ud	On initial appointment	SDO PHE Sub	Against the
	DinBPS -17	as Assistant engineer/	DivisionBattagram	vacant post
		SDO (BPS-17)	,	
2	Fawad Ahmad	On initial appointment	SDO PHE Sub Division	Against the
_	BPS -17	as Assistant engineer/	Daggar, Buner	vacant post
		SDO (BPS-17)		
3	Shah Nawaz	On initial appointment	Assistant Design	Against the
_	BPS -17	as Assistant engineer/	Engineer o/o The C.E	vacant post
		SDO (BPS-17)	(South) PHE Peshawar	
4	Iftikhar Azeem	On initial appointment	SDO PHE Sub	Against the
	BPS -17	as Assistant engineer/	DivisionLachi Kohat	vacant post
		SDO (BPS-17)	Buner	
15	Mr. Zahid Kazmi,	SDO PHE Project Sub	SDO Bulk Water Supply	Against newly
	BPS-17	DivisionAbbotabad	Unit, PHE Division	created Post
			Abbotabad. Also authorized to hold additional charge of	
			SDO PHE Project Sub	
			Division Abbotabad till	
			completion of the project.	
L6	Mohammad Afzal,	SDO PHE Sub Division	SDO PHE Sub Division	Against the
	BPS-17	Kohat	Chitral	vacant post
7	Zafrullah, BPS-17	SDO PHE Sub Division	Assistant Design	Against the
		D.I Khan	Engineer o/o The C.E	vacant post
			(South) PHE Peshawar	
18	Zeeshan Khan,	SDO PHE Sub	SDO PHE Sub	Against the
	BPS-17	DivisionKarak	DivisionB.D Shah	vacant post
			Karak	
19	Malik Mohammad	Sub Engineer PHE	PHE (OPS) Sub Division	Against the
	Irfan, BPS-11	Division Lakki Marwat	PHEHangu	vacant post
20	Munawar Ahmad,	Sub Engineer PHE	SDO (OPS) Sub	Against the
	BPS-11	Division Bannu	Division PHENo.1	vacant post
			Bannu	
21	Fazle Mabood,	Sub Engineer PHE	SDO (OPS) PHE Sub	Against the
	BPS-11.	Division Tor Ghar	Division Tor Ghar	vacant post
22	Sajjad Ali,	Sub Engineer PHE	SDO (OPS) PHE Sub	Against the
22	BPS-11	Division Charsadda	DivisionTank	vacant post
23	Mushtag Ahmad,	Sub Engineer PHE	SDO (OPS) PHE Sub	Against the
4.3	BPS-11	Division Battagram	DivisionBattagram	vacant post
24	Alamzeb,	Sub Engineer PHE	SDO (OPS) Sub	Against the
∠4	BPS-11	Division LakkiMarwat	Division PHE No.2	vacant post
	Dt 2-11	Division Carkinatal Mar	Bannu	
2 =	Khurchid Anwar	Sub Engineer PHE	SDO (OPS) Sub	Against the
25	Khurshid Anwar, BPS-11	Division D.I Khan	Division PHEPaharpur,	T
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26	Laiq Zaman,	Sub Engineer PHE	, , ,	VICE 3.140. 10
	BPS-11	Division Karak	DivisionKohat	Vice C No. 10
27	Asif Farooq,	Sub Engineer PHE	SDO (OPS) PHE Sub	Vice S.No. 18
	BPS-11	Division Karak	Division Karak.	

The Chief Engineer (South/North) PHED and Executive Engineer concerned to furnish the successful Practical training certificate in respect of the only public service commission selectees and a common test be arranged by the administrative department so that their capabilities assessed accordingly.

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The Chief Engineer (South/North) PHED and Engineers Concerned to famish the successful practical training conflicates in respect of the only public service commission selectees and a common test on arrangeo by the Administrative Department so that their training capabilities assessed accordingly.

WITTESTE:

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GOVERNMENT OF KHYBER PAKHTUNKHWA PUBLIC HESALTH ENGINEERING

Dated Peshawar the 21thApril, 2014

NOTIFICATION

No SO(EST)/PHED/1-122/2014: On the Selection by the Khyber Pakhtunkhwa Public Service Commission, Peshawar the Provincial Government is pleased to appoint the following Assistant Engineers / Sub-Divisional Officers in the Public Health Engineering Department in BPS 17 plus other allowances as admissible under the rules with immediate effect;

S.No	Name of candidates with fathers name	S.NO	Name of candidates with fathers name
1	Hafizullah son of Rahimullah jan	8	Rizwan Ullah S/o Hussain Ullah
2	Muhammad Abid s/o Afzal Khan	9	Arsalan Khan S/o Nasrullah Khan
3	Muhammad Ilyas S/o Fidamand	10	Nasir Zaman Khan S/o Muhammad Zaman Khan
4	Aftif Rauf Niazi S/o Abdur Rauf Niazi	11	Syed Shahab Ud Din S/O Syed haleem Shah
5	ljaz Ul Haq S/O mehmood	12	Fawad Ahmad S/O Nisar Ahmad
6	Fisal Nouman S/O gul	13	Shah Nawaz S/o Taj Muhammad
7	Arshad Iqbal S/o Nisar Muhammamd	14	Ifthar Azeem S/O Lal Azeem Khan

2. Their Seniority will be determined in accordance with the merits assigned by the Khyber Pakhtunkhwa Public Service Commission. Their initial four Months posting shall be considered as practical/undergoing training against the existing vacancies. They will have to pass the prescribed test on completion of four months training.

3. on their appointment, the following transfer postings of the Assistant Engineers/ SDO's are hereby order with immediate effect in the public interest.

S.No	Name	From	То	Remarks
1	Hafizullah	On initial appointment	Assistant Design	Against the
	BPS -17	as Assistant engineer/	Engineer o/o The C.E	vacant post
		SDO (BPS-17)	(North) PHE Peshawar	
2	Muhammad Abid	On initial appointment	SDO PHE Sub	Against the
	BPS -17	as Assistant engineer/	Division Balakot,	vacant post
		SDO (BPS-17)	Mansehra.	
3	Muhammad Ilyas	On initial appointment	SDO PHE Sub	Against the
	BPS -17	as Assistant engineer/	Division Pattan,	vacant post
		SDO (BPS-17)	Kohistan	<u> </u>
4	Aftif Rauf Niazi	On initial appointment	SDO PHE Sub	Against the
	BPS -17	as Assistant engineer/	DivisionThall, Hangu.	vacant post
		SDO (BPS-17)		
5	ljaz Ul Haq	On initial appointment	SDO PHE Sub	Against the
	BPS -17	as Assistant engineer/	DivisionDir upper	vacant post
		SDO (BPS-17)		
6	Faisal Nouman	On initial appointment	SDO PHE Sub	Against the
	BPS -17	as Assistant engineer/	DivisionTotalai, Buner	vacant post
		SDO (BPS-17)		
7	Arshad Iqbal	On initial appointment	SDO PHE Sub	Against the
	BPS -17	as Assistant engineer/	DivisionSheringal, Dir	vacant post
		SDO (BPS-17)	Upper	
8 .	Rizwan Ullah	On initial appointment	SDO PHE Sub Division	Against the
	BPS -17	as Assistant engineer/	Puran, Shangla	vacant post
		SDO (BPS-17)		
9	Arsalan Khan	On initial appointment	SDO PHE Sub	Against the
ı	BPS -17	as Assistant engineer/	DivisionD.I Khan	vacant post
		SDO (BPS-17)		

The man was the more Copy forwarded for Information & nacessary action to thes-

Accountant General Khyoer Pakhtunkhwa Peshawar. Chief Engineer (South) PHE Khyher Pakhtunkhwa Peshawar Chief Engineer (Bouth) PHE Khyber Pakhtunkhwa Peshawar Chief Engineer (North) PHE Khyber Pakhtunkhwa Peshawar Superintending Engineer PHE concerned.

Discussive Engineer PHE concerned.

Executive Engineer PHE concerned.

District: Accounts Officer concerned.

Pictor: Recruitment, Khyber Pakhtunkhwa Public Service Curminisator

PS to Minister for PHE Khyber Pakhtunkhwa Peshawar.

PS to Chief Secretary Khyber Pakhtunkhwa Peshawar.

PS to Secretary PHE Department Khyber Pakhtunkhwa Peshawar.

PS to Secretary PHE Department Khyber Pakhtunkhwa Peshawar. Chicars concerned. ü.

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Office Order/Personal Files.

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GOVERNMENT OF KHYBER PAKHTUNKHWA PUBLIC HEALTH ENGG: DEPARTMENT

Dated Peshawar, the February 01, 2022

NOTIFICATION

The competent authority is pleased to order the postings/transfers of the following officers of Public Health Engg: Department in the interest of public service, with immediate effect:-

To
From (OBS)
Senior Revenue Officer (OPS) PHE Department Peshawar d Executive Engineer (OPS) PHE
Sub Division SDO PHE Sub Division Mardan
nai Mardan SDO PHE Sub Division Takht
hangla Bhai Mardan gineer PHE SDO (OPS) PHE Sub Division Peshawar Alpuri Shangla
in

SECRETARY PHE DEPARTMENT

No.SO(ESTT)/PHED/1-45/2021:

Dated Peshawar, the February 01, 202

Copy forwarded for information & necessary action to the:-

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar
- 2. Chief Engineer (Center/North) PHE Department Khyber Pakhtunkhwa
- 3. Superintending Engineer PHE Circle Khyber/Mardan/Swat/Peshawar
- 4. Director Technical PHE Department Peshawar
- 5. Executive Engineer PHE Division Mohmand/Mardan/Shangla/Peshawar.
- 6. District Accounts Officer Mardan/Shangla/Mohmand.
- 7. All Section Officers PHE Department Peshawar
- 8. PS to Minister for PHE Khyber Pakhtunkhwa Peshawar.
- 9. PS to Secretary PHE Department Khyber Pakhtunkhwa Peshawa

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- 10. Officers concerned.
- 11. Office Order / Personal Files

SECTION OFFICER (ESTT)



GOVERNMENT OF KHYBER PAKHTUNKHWA PUBLIC HEALTH ENGG: DEPARTMENT

Dated Peshawar, the May 20, 2022

NOTIFICATION

Awer D

No.SO(Estt)/PHED/1-45/2022: The competent authority is pleased to order the postings/transfers of the following officers of Public Health Engg: Department on administrative grounds and in the interest of public service, with immediate effect:-



s.#	Name	From	То
1.	Engr. Shaukat Rehman, BPS-18	Executive Engineer PHE Division Kolal Palas Kohistan	Report to PHE Secretariat for further adjustment
2.	Engr. Shah Nawaz, BPS-18	Executive Engineer PHE Division Mohmand	Deputy Director Lab/ Projects PHED Peshawar
3	Engr. Jamshald Hussaln Bangash, BPS-18	Deputy Director Lab/Projects PHED Peshawar	Executive Engineer PHE Division Dir Upper
4.	Engr. Ijaz-ul-Haq, BPS-18	Executive Engineer PHE Division Orakzal	Executive Engineer PHE Division Mohmand
5.	Engr. Iftikhar Azim, BPS-18	Design Engineer (BPS-18) O/O the C.E (North) PHED	Senior Revenue Officer (BPS-18) PHED Peshawar
6.	Mr. MuhammadYaqoob, BPS-17	SDO PHE Sub Division Sheringal Dir Upper with additional charge of the post of XEN PHE Division Dir Upper	Executive Engineer (OPS) PHE Division Orakzal

2. Consequently, Engr. Yasir Rehman, Executive Engineer (BPS-18) Public Health Engg: Division Battagram is authorized to hold additional charge of the post of Executive Engineer Public Health Engg: Division Kolai Palas Kohistan in addition to his own duties, till further orders.

SECRETARY
PHE DEPARTMENT

No.SO(ESTT)/PHED/1-45/2022:

Dated Peshawar, the May 20, 2022

Copy forwarded for information & necessary action to the:-

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar
- 2. All Chief Engineers PHE Department Khyber Pakhtunkhwa
- 3. Superintending Engineer PHE Circle Kohat/Mansehra/Khyber/Malakand at Timergara.
- 4. Director Technical PHE Department Peshawar
- 5. Executive Engineer PHE Division Orakzai/Polai Palas Kohistan/Mohmand/Dir Upper/Battagram
- 6. District Accounts Officer Orakzal/Polai Palas Kohlstan/Mohmand/Dir Upper/Battagram.
- 7. All Section Officers PHE Department Peshawar
- 8. PS to Minister for PHE Khyber Pakhtunkhwa Peshawar.
- 9. PS to Secretary PHE Department Khyber Pakhtunkhwa Peshawar
- 10 PA to Additional Secretary PHE Department Khyber Pakhtunkhwa Peshawar
- 11. Officers concerned.
- 12. Office Order / Personal File

SECTION OFFICER (ESTT)



GOVERNMENT OF KHYBER PACHTUNKHWA PUBLIC HEALTH ENGG: DEPARTMENT

Dated Peshawar, the November 11, 2022

The competent authority is pleased to order the postings/transfers of the following officers of Public Health Engg: Department In the Interest of public service, with immediate effect:

50		the first of the second second second second	To
S #	Name	From	Deputy Director Lab/ Projects
	BPS-18	LACCOLIVE CAST	PHED Peshawar Vice S. No. 02 Executive Engineer PHE
2.	BPS-18	Projects PHED Peshawar.	Division, Mardan. Vice S. No. 91 Design Engineer (East) PHED
3.	Khan, BPS-18	Executive Engineer PHE Division, Shangla	Peshawar
4.	Mr. Zia-Ur-Rahman, BPS-17	SDO PHE Sub Division, Sheringal Dir-Upper	Executive Engineer PHE Division, Shangla in his own pay & scale Vice S. No. 03

No.SO(ESTT)/PHED/1-45/2022:

Copy forwarded for information & necessary action to thu:

- 1. All Chie! Engineers PHE Department Khyber Pakhtunkhwa.
- 2. Superintending Engineer PHE Circle Swat/Mardan/Timergara.
- 3. Director Technical PHE Department Peshawar
- 5. Executive Engineer PHE Division Mardan/Shangla/Dir Upper.
- 6. District Accounts Officer Mardan/Shangla/Dir Upper
- 7. Deputy Director Lab/Projects, PHE Department Peshawar.
- 8. All Section Officers PHE Department Peshawar .:
- 9. PS to Klinister for PHE Khyber Pakhtunkhwa Peshawar. 🗽
- 10.PS to Secretary PHE Department Khyber Pakhtunkhwa Peshawaii
- 11.PA to Additional Secretary PHE Department Khyber Pakhtunkhwa Peshawar
- 12. Officers concerned,

13. Office Order / Personal Files:

ELECTION COMMISSION OF PAKISTAN NOTIFICATION

Islamabad the 22rd January, 2023

F.No. 2(1)/2023-Cord. - WHEREAS, the Provincial Assembles of Punjab and Khyber Pakhtunhiva under Article 112 of the Constitution of the Islamic Republic of Pakistan stand dissolved on 14th and 18th January, 2023 respectively.

AND WHEREAS, the Election Commission of Pakislan is mandated with the constitutional outy to organize and conduct elections in terms of Article 218(3) of the Constitution and to make such arrangements as are necessary to ensure that the elections are conducted honestly, justly, fairly and in accordance with the law and that corrupt practices are guarded against;

AND WHEREAS, It has become imperative that the Election Ophirnission shall lake all necessary steps under the Constitution and prevalent law for smooth conduct of General Elections to the Provincial Assemblies of Punjab and Khyber Pakhtunkhwa:

NOW THEREFORE, in exercise of the powers conferred upon Il under Adicles. 216(3), 220 of the Constitution of the Islamic Republic of Pakistan, Sections 4, 5, 8(c) read with Section 230 of the Elections Act, 2017 and as supported by the Workers: Party case through Akhtar Hussaln Advocate, General Secretary and 6 others Versus Federal of Pakislan and 2 others reported in PLD 2012 SC 681, and all the other powers enabling. it in that behalf, the Election Commission of Pakislan, lovensure transparent election and to provide a level playing field for all contesting candidates and political parties. Hereby directs the Garetaker Governments of Punjab and Khyber Pakhtunkhwa

(a) To assist the Election Commission to hold elections in accordance with law as provided under section 230(1)(b) of the Elections Act, 2017.

To ensure the compliance of all the notifications, directives and the provisions as laid down in Section 230 of the Act ibid.

(c) Not to post or transfer any public official after the issuance of this notification within and to / from Punjab & Khyber Pakhlunkhwa without prior approval inwrilling of the Election Commission as laid down in Clause 2(f) of Section 230 of the Elections Act. 2017; ...

(d) Ensure that all kinds of recruitments in any Ministry, Division, Department or Institution under the Provincial Governments and Local Governments of Punjab and Khyber Pakhtunkhwa are banned with immediate effect, except, recrultments by the Provincial Public Service Commissions and those government organizations where test / interviews have already Sean conducted

(e). Not to announce /: execute any kind of Development Schemes in Punjab and Khyber Pakhlunkhwa Provinces except those which are ongoing and approved before the issuance of this notification. Moreover, the Provincial Governments and Local Governments of Punjab and Knyber Pakhlunkhwa shall not Issue tenders of such schemes till culmination of General Elections of both Conld...Page-2 Assemblies.

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All development finds relating to Local Government helitations of Runjub and Khyber Pakhunkhwa and Cahlonment Roards Jalling to the Jurisdiction of Punjab and Khyber Pakhitinkhwa shall stand trozen with Immediata effect till announcement of results of the sald General Elections.

To ensure immediate termination of services of all heads of the institutions appointed on political basis and to send (field lists to the Commission forthwith. To ensure vacation of the government residential facilities from Ex-Chief Ministers and their advisors. Ex-Provincial Ministers and Ex-Members of the Provincial Assemblies of Punjabrand Khyber Pakhtunkhwa, besides ensuring withdrawal of official vehicles from them. Furthermore, the dignifaries shall be provided security: / protocol as per their entitlement and any extra deployment of security / protocol be withdrawn from them forthwith.

The Carelaker Governments shall perform their functions and altendito day-today matters, which are necessary to run the affairs of the Provinces in

The Chief Minister or a Minister or any other member of Caretaker. Governments shall within three days from the date of assumption of office submit to the Commission, a statement of assets and llabilities including assets and liabilities of his spouse and dependent children as on the preceding 30th day of June on Förm B: ..

This issues with the approval of Election Commission of Pakistan

Secretary:

Election Commission of Pakista

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VERNMENT OF KHYBER PAKHTUNKHWA PUBLIC HEALTH ENGG! DEPARTMENT!

Dated Peshawar, the May 18, 2023

The competent authority is pleased to No.SO(Estt)/PHED/1-45/2022: order the postings/transfers of the following officers of Public Health Engg: Department in the interest of public service, with immediate effect:

s #	Name	From	
31	日本記事では一本では、これのは、これのは、	Division, Abbottabad Executive Engineer PHE Division, Mardan SDO PHE Sub Division-1, Abbottabad. SDO PHE Sub-Division, Swabi	Executive Engineer PHE Division Mardan. Report to PHED Secretariat. He is authorized to look after the charge of the post of Executive Engineer PHE Division, Abbottabad, till further orders. SDO PHE Sub-Division No.01, Nowshera. SDO (OPS) PHE Division Totalai, Buner against the vacant post. Retained as SDO PHE Sub-Division, Swabl

Copy forwarded for information & necessary action to the:

- 1. Accountant General, Khyber Pakhtunkhwa.
- 2. Election Commissioner Khyber Pakhtunkhwa, Peshawar.
- 3. All Chief Engineers, PHE Department, Khyber Pakhtunkhwa
- A. Superintending Engineer PHE Circle, Mardan/Abbottabad/Swat/Mansehra.
- 5. Director Technical PHE Department Peshawar .
- 5. Executive Engineer PHE Division Abbottabad/Swatil/Mardan/Nowshera/Buner/
- 6. District Accounts Officer Abbottabad/Swapi/Mardan/Novishera/Buner/ Battagram
- 7. All Section Officers PHE Department Peshawar
- 8. PS to Minister for PHE Khyber Pakhtunkhwa Peshawar.
- 9. PS to Secretary PHE Department Khyber Pakhtunkhwa Peshawar C.
- 10.PA to Additional Secretary PHE Department Khyber Pakhtunkhwa Reshawar.
- 11. Others concerned.
- 12. Office Order / Personal Files.

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S Name of the office.	Executive Nu Engineer PHE	-xecutive Engine
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MERSES IN THE PROPERTY OF THE	Tolvision Nowshera Lexecutive Engineer, PHE	Executive Engine
P 1 (BPS 18)	Division, Mardan Executive Engineet PHE	Division, Swabi:
(BPS 18)	Division, Kolayi Palasi	Division, Haripur.
Mohanimad Yaqoob	liExecutive Engineer PHE	Technical Officer Engineer (Center) P
(BPS=18)	Division/Orakzal: Resecutive Engineer PHE	Executive // Engin
Engr: Kamran Khan (BPS-18)	Division, Swabi, average	Division, Dir Uppers
**************************************	Pageutive Engineer PHE	Technical Officer Engineer (North) Ri
(6PS-18)	(Division) Haripur, By: Director Lab/Projects	Executive
(BRS-18)	PHE Department	Division Kohat

This requested to kindly convey Not to the Election Con Pakistan to the posting/transfer of the above named viricers of this departing

Yourshafthfull

No. F.10(1)/2021-Elec-II ELECTION COMMISSION OF PAKISTAN



"Secretariat" Constitution Avenue, G-5/2, Islamabad, the 29th May, 2023.

Annex I

To.

The Provincial Election Commissionner,

Khyber Pakhtunkhwa.

Peshawar.

Subject:

ISSUANCE OF NOC.

I am directed to refer to your letter No. F.3 (1)/2023-Els (PEC) Vol-XII (5) dated 18th May, 2023 on the subject noted above and to say that the Hon'ble Commission has been pleased to accede the request of the Section Officer (Estt), Public Health Engg: Department, Government of Khyber Pakhtunkhwa for posting/ transfer in respect of the following officers: -

r.	Name & Designation	Present place of posting	Proposed Posting
	Engr. Junaid Hafeez (BPS-18)	Executive Engineer PHE Division, Kohnt	Executive Engineer PHE Division, Peshawar-I.
2.	Engr. Hafeez Ullah (BPS- 18)	Technical Officer O/o Chief Engineer (South) PHED	Executive Engineer PHE Division, Peshnivar-II.
3.	Engr. Fawad Ahmad (BPS-18)	Executive Engineer PHE Division, Peshnwar-II.	Executive Engineer PHE Division, Noveshern.
4.	Engr. Arsalan Khan (BPS-	Executive Engineer PHE Division, Nowshern.	Executive Engineer PHE Division, Orakzai.
5.	Engr. Shahnawaz Khan (BPS-18)	Executive Engineer PHE Division, Mardan	Executive Engineer PHE Division, Swapi.
6.	Engr. Zahid Ullah (BPS-	Executive Engineer PHE Division, Kolayi Palas.	Executive Engineer PHE Division, Haripur.
7.	• 1	Executive Engineer PHE Division, Orakzai.	Technical Officer O/o Chief Engineer (Center) PHED.
8	Engr. Kamran Khan (BPS- 18)	Executive Engineer PHE Division, Swabi.	Executive Engineer PHE Division, Dir Upper.
9	Engr. Mikhar Ahmad (BPS-18)	Executive Engineer PHE Division, Haripur.	Technical Officer O/o Chief Engineer (North) PHED.
10		Dy. Director Lab/Projects. PHE Department.	Executive Engineer PHE Division, Kehnt.

The quarter concerned may be informed accordingly.

Yours sincerely.

Deputy Director (Election-II)

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NO.SOR-II (E&AD) 1-1/85(VOL-II) Dated Peshawar the 45th February 2003. ANN-BJ



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.

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

iv. The normal tenure of posting shall be three years subject to the condition that for the 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.

v. Months of March and July are fixed for posting /transfer of the officers /officials 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 /mansfer of Government employees become inevitable in other months due to promotion /retirement /crention 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.



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 (Thans) of his area /resident is situated.

viii. No postings /transfers of the officers/officials on detailment basis shall be made.

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.

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 within one year may be posted on their option, on 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.

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Outside the Secretariat

i. Officers of the all Pakistan Unified Group i.c

DMG, PSP including Provincial 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).

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:

n. 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 concerned.

Secretary of the Department in consultation

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c. Within the Secretariat from on Department to another.

with Head of Attached Department concerned. Secretary (Establishment)





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xiii. While considering postings /transfers proposals all the concerned authorities shall keep in mind the following:

a. To ensure the posting of proper 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 aggrieved 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 /transfer 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) Serious and grave personal (humanitarian) grounds.

To streamline the postings /transfers 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 rend with schedule -IV thereof is referred. As per schedule -IV the posting/transferring authorities for the officers /officials against each are as under :-

	and the second	taka, ah kacamatan n <u>a katamatan katamatan da katamatan da</u>	
	S.No	Officers	Authority
;	1.	Posting of District Coordination	Provincial Government
		Officer and Executive Distinct	
		Officer in a District.	and the second of the second of the second
	2.	Posting of District Police Officer.	Provincial Government.
	3.	Other Officer in BPS-17 and	Provincial Government.
•		above posted in the District.	

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4. Official in BPS-15 and below.

Executive District Officer in consultation with Distinct Coordination Officer.



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

n.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.

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THE GOVT OF KHYBER PAKHTUNKHWA PAKISTAN

والمناز والمستراخ والمتال المستال المستال المستال

لان جنریش مرثینیکیٹ

MARRIAGE REGISTRATION CERTIFICATE

CRMS No: M173006-17-0141

FORM No: P006351496

دلین کے کوا نئن

نام البشري أدار ئىلانى كادا ئىر، 1540107426260 دهد کا نام : کرم فال

شانس كادا نمسرا 1540107109621

عرا 24 مال 11: 19 ول الدواجي اليثبت؛ لمبرطادي للدو يت : معدم على كورت شر دركة تمسيل اسد رائيز في منك ١٩٤٠

نام اخاد نواز شنانتما كادا نسير: 1730183340933

والدمجانام: تان مرد

شاش كالأنبر: 1730189587939

مرا ۱۵۰ و ال ادوای مشب البرلادی فده بت : درسک درد، مل حدر من رش، شهر بطاد، تمسیل بطاد، مثل : بشاد

Particulars of Groom

Particulars of Bride

NAME , BUSHRA NAWAZ

CHIC: 1540107428260

FATHER NAME: MUKARM KHAN

AGE: 74 YA M 19 O MARITAL STATUS: VIRGIN

ADD INFO MASODM GUL KORONA.

NAME : SHAHNAWAZ

CNIC: 1730183340993

FATHER NAME : TAJ MUHAMMAD

CMC - 1730189587939

AGE : 28 Y 3 M 3 D MARITAL STATUS, JIRGIN

ADDRESS:

,MADINA STREET,,WARSAK ROAD,

CITY DARGETER SAMIRANIZALSUB. DIST: MALAKAND PIAREA CITY PESHAWAR, TEH:PESHAWAR, D. T:PESHAWAR

Date Of Marriage : 30-6-2017

Marriage Solemnized by Mame : KHAIR UR REHMAN

Marriage Solemnized by CNIC: 1730198553025

. 30-6-2017

تكان خوال مانام: فبيرال حمل

تكان غوال كاشنافتي كارد منسبه: 1730196553025

Dale of Entry: 12-7-2017 Calcium institut: futament Dale of Issuance : 12-7-2017

CHAIR WIT.

कातमार्थः २२-७-२०१७ कातमार्थः सम्बद्धाः

(SECRETARY) Neighbour Hood Council Bahu Ghari 19 Peshawar

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ANN-TOL



GOVERNMENT OF KHYBER PAKHTUNKHWA HEALTH DEPARTMENT



Dated Peshawar 22nd March, 2023

NOTIFICATION

NO.SOH(E:11)/1-1/2023/12433-45: Upon completion of TMO ship / waiting for posting, the following Medical Officers (BS-17) are hereby posted as mentioned against their names, with immediate effect, in the public interest:

S.No		to the second	
3.190	Name of doctor & Father Name Dr. Umar Saeed S/O Muhammad Saeed	From . To	
2:	Dr. Units Saeed S/O Muhammad Saeed	Waiting for posting (DHO Hoscitil Hannur	
	Or, Haliz Wagas Ahmad SiO Sanobar Khan	Waiting for posting At the disposal of DHO	1
3.	Dr. Maryam Usman D/O Muhammad Usman	Waiting for posting At the disposal of DH	O Swabi for lunher
4,	Or, Saba Azhar Jadoon DIQ Azhar Igbal	Waiting for posting At the disposal of DH further posting	O Abbollabad (c)
5.	Or, Muhammad Suhaili S/O Muhammad Shoalb	Waiting for posting Civil Dispensary Tran	
G.	Or. Syed Muhammad Adnah 5/O Syed Masdar Hussain	Waiting for posting DHO Hospital Paract	nnar Kurram
7.	Dr. Abdur Rauf S/O Inayai Ullah	Waiting for posting At the disposal of Ot	10 Tank for further
8.	Dr. Saima Bahar D/O Bahar-ud-Din	Waiting for posting (DHO Hospital Nowh	sera
9.	Or. Sahibazada Abdul Ahad S/O / Sahibzada Abdul Lahi	Walling for posting OHO Hospital Nowh	
10./	Or, Muhanimad Asad Khan S/O' Muhammad Ali Khan	Wailing for posting DHO Hospital Chars	ndqa
1/	Or, Ismacel Muhammad 5/O Muhammad Saeed	Waving for posting Type 'C' Haspital Si	
1/2	Dr. Jamal-ud-Din Orakzai S/O Salah-ud- Din Orakzai	Waiting for posting At the disprisal of Di	O Orakzai for
17/23	Dr. Huma Gul D/O Fazal Wahab	Waiting for posting Saldu Group of Tea Saidu Shaid Swal	
115.4	Dr. Zunia O/O /dalak Adalai Khan	Waiting for posting Saidu Group of Tea Saidu Sharif Swat	ching Hospital.
1, 75.	Dr. Amina Sultan D/C Su'tan Bahadar		HO Swabi for furthe
78	Dr. Muhammad Sanii S/O Muhammad Ismail	Wailing for posting DHO Hospital Char	sadda
17	Or Jamango Ali S/O Haider Ali	Waiting for posting At the disposal of C	HO Karak for furthe
18	Dr. Hanied-Din S/O Haken Khan	Li Wating for posting I DHQ Hospital Kara	ik .
:5	Agam Rhan	Wading for posting OHO Hospital Cha	randda .
20	Youras	Waiting for posting At the dishosal of posting	DHO Bannu for furth
21	Or Sara Afridi DIO Shehryar Afridi	Waiting for posting (OHO Heseital Lan	diKotal Khyber
	LOr Sumera Khan O/O Musharaf Khan	Waiting for posting RHC Deviai:Distri	: Swal
5:			Doan, KGN Bannu li
2		Visiting for posting. (A) the disposal of further posting.	DHO:Mardan for
[2	5.1 Or Sayad Ahmad SID Sayyal Mehamin	d Waiting for posting At the emposal of further posting	DHO Dir Lower for
2	Dr. Syed Muhammad Opaida Shah S/O Muhammad Haroso Shah	Making for posting - DHC Haspital KC	A Kohat
2	 1 Dr. Sher Alam Shah S/O'Muzallar Shah 	Waiting for posting THO Hescital Pu	ran District Shangla
2	8. Dr. Zarmeen Gaisar D/O Gaisar Qürast	Waiting for posting At the disposation	o) badauoddA OHO I
2	9. Or. Ayesha Tahir O/O Sheikh Muhamm Tahir	d Waiting for posting At the discosal of further posting.	OHO Abbottabad to

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- Un Comin

Dr. Muhammad Musharat S/O

Or Sami Dah S/O Ghalab Gul

Or Hish Add 0/O Add Marjan

Dr. Bital Abmart S/O Bahadar Sher

Dr. Izaz An Shah S/O Aziz-ur-Rehmon

Dr. Alla Ullah Khan S/O Shah Alam Khan

Or Muhammad Karnal Khan S/O Abid Ali

Dr. Ambreen Hawas D/O Ali Nawas Khan

Or Muhammad Seeshan S/O Muhammad

Muhammad Shard Khan

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Walling for posting

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<u>further posting</u>

posting

At the disposal of DHO Abbottabad for

Type-D Hospital Sabir Abad Karak

At the disposal of DHO Mardan for .

At the disposal of DHO Charsadda for

Al the disposat of PHO Charsadda for

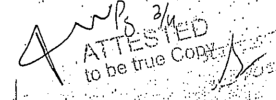
At the disposal of DHO Swat for further

Althe disposal of DHO Charsadda for

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		A test and the section of the	Hiter posting
្សចិច្ច	Dr. Asina Ayas D/O Gul Muhammad Ayaz	Waiting for posting A	histing HO Hospital BO Shah Karak
169:	D. Shoati Ali S/O Khan Nawaz Khan	· Walting for positing T	HO Hospital BO Shah Karak
70	Dr. Muhammad Younas S/O Habibaut-	Walting for posting, C	ivit Hospital Tajori Olstrici Lukki
	Rehman		Aprival
71:-	Or, Asil Ali Shah S/O Muhiaram Shah 🔆 🐃		NO Hospital Chilral Cover
72.	Dr. Faheenin Alsar DIO Alsar Khan	1-0	IHO Hospital Balkhela
73.	Dr. Ahmad Ali S/O Faiz Muhammad	- ا	OHO Hospital Alpuri Shangle
74:	Or, Machar Hussain S/O Ashig Hussain		Nomen & Cristoren Hospital Rajjar District Chersodda
	Dr. Nimia Nacem D/O Nacem Gul	Walting for posting	Al the dispost i of DHO Charsadda for
75.	Or Minis Miceni Bio Miceni Go.	1	further posting
7G.	Dr. Zahoor Muhammad Khan S/O	-Waiting for posting	OHO Hosoilal Swabi.
L	Shahaad Noor	141-11	Catégory 'D' Hospital Lal Oilla Dir
77.	Or. Zeeshan-ur-Rehman S/O Alig-ur-	l	Inwar .
78.	Or, Muhammad Inam Khan S/O	Wailing for posting	At the disposal of DHO Swal for further
76.	Muhammad Roshan Khan	13	posting
179.	Dr. Neclam D/O Akbar Hussain	Wailing for positing	Saldu Group of Teaching Hospitals,
• • • • • • • • • • • • • • • • • • • •			Saidu Sharl! Swat Saidu Medicat(College, Swat
80.	Dr. Shahenshah All S/O Sadagal Ali	.Walling for posting	Al the dispusal of DHO D.I Khan for
81.	Dr. Naila Hayat D/O Sikandar Hayat	Waiting for posting.	further posting.
82.	Dr. Nazish D/O Amal Dad Khan	Waiting for posting	A) the disposal of DHO Karak for further
02.			posting
83.	Dr. Azmal Ullah S/O Abdullah	Wailing for posting	At the disposal of OHO Dir Upper for.
<u> </u>			further paclingi DHO Hospital Timergara Dir Lower
84,	Dr. Rabia Yousal D/O Muhammad Yousal		At the disposal pl DHO Swat for further
85.	Dr. Ahsan Igbal SIO Muhammad Aslam	Waiting for posting	posting
86,	Dr. Zamin Khan SIO Muhammad Nawaz	Waiting for posting	At the disposal of DHO Bannu for further
	Khan		posting
₩ .₩	Or, Junaid Ahmad S/O Muhammad Alsar	Walting for posting	At the disposal of DHO Mansehra for
<u>" </u>	Khan		further posting
(), J. 748.	Or Munawar Shah S/O Muhammad Ayub	.Wailing for posting	further posting
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Or. Zafar Ali 5/O Zar Zamin Khan	Waiting or posting	At the disposal of DHO.Dir Lower for
3 V		<u> </u>	funtier posting.
/ /90.		. Wailing for nosting	OHO Hoselial Bajaur at Khar
2	Muhammad Wali Khan Dr. Uzma Waliig D/O Abdul Wahid	Waiting for posting	At the disposal of DHO Swabi for
91.	Gr. Ozwa wanio Ovo wagai wanio	vv.ming for bosines	further posting
	1	VALUE III - I	
92.	Dr. Nisar Ahmad Khan S/O Mir Ahmad Khan	Walling for posting	At the dispessi of DHO Lakki Marvat for further posling
93.		Waiting for posting	Saldy Group of Teaching Hospitals,
: ""			Shidu Shari' Swat
94.	Dr. Sulman S/O Munammad Sabir Khan	Wailing for posting	
`			posting
95.	Dr. Saira Dibl D/O Nizam-ud-Din	Waiting for posting	
: 3.3.			further posting.
. 96.	Or Make Shahid All, SIO Haroon Rashid	. Waiting for posting	The second of the second transferors in the second of the
97	· ·		
	LOr Desagner Manager SIO Manager	Wailing for postion	Saidu Sharif Swat
1	Dr. Mussawe Manspor S/O Manspor Hussam	. Wailing for posting	At the disposal of DGHS for further
, <u>58.</u>	Hussain	. Wailing for posting	At the disposal of DGHS for further positing as Surveillance Officer King Abdullah Teaching Hospital
58.	Dr. (Igha Farosq D/O Farooq Ahmad	Walting for posting	At the disposal of OGHS for further posting as Surveillance Officer King Abdullah Teaching Hospital District Mansehra
58.	Dr. (Igha Farosq D/O Farooq Ahmad		At the disposal of DGHS for further positing as Surveillance Officer King Abdullah Teaching Hospital District Mansehra Saldu Group of Teaching Hospitals
58.	Dr. Faisal Bram 5/O Bram Ullah	Waiting for posting	At the disposal of OGHS for further posting as Surveillance Officer King Abdullah Teaching Hospital District Mansehra Saidu Group of Teaching Hospitals Saidu Sharif Swal
\$8. 20.	Dr. Farsal Ikram 5/O Ikram Ullah Dr. Munammad Ilikhar 5/O Sanaj Khan	Waiting for posting Waiting for posting Waiting for posting	At the disposal of DGHS for further positing as Surveillance Officer King Abdullah Teaching Hospital District Mansehra Saidu Group of Teaching Hospitals Saidu Sharif Swal DHO Hospital Daggar District Buner
58. 20. 100	Hussain Dr. Fligha Faroso D/O Faroog Ahmad Dr. Farsal Ikram 5/O Ikram Ullah Dr. Muhammad Illikhar 5/O Sanaj Khan 1. Dr. Bushra D/O Muliarram Khan	Waiting for posting Waiting for posting Waiting for posting Waiting for posting	At the disposal of DGHS for further posting as Surveillance Officer King Abdullah Teaching Hospital District Mansehra Saidu Group of Teaching Hospitals Saidu Sharif Swal DHO Hospital Daggar District Buner THO Hospital Daggal District Malakand
\$8. 20.	Hussain Dr. Fligha Faroso D/O Faroog Ahmad Dr. Faisal Bram S/O Bram Ullah Dr. Muhammad Illikhar S/O Sarial Khan 1. Dr. Bushin D/O Muliarram Khan	Waiting for posting Waiting for posting Waiting for posting	At the disposal of DGHS for further positing as Surveillance Officer King Abduliah Teaching Hospital District Mansehra Saidu Group of Teaching Hospitals Saidu Sharif Swal DHO Hospital Daggar District Buner THO Hospital Daggal District Malakand THO Hospital Takht-e-Nusral, Olstrict
58. 20. 100	Hussain Dr. Fligha Faresq D/O Fareog Ahmad Dr. Farsal Ikram 5/O Ikram Ullah Dr. Muhammad Ilikhar 5/O Sanaj Khan L. Dr. Bushra D/O Mulearam Khan Dr. Johandag Anwar S/O Yagub Khan	Waiting for posting Waiting for posting Waiting for posting Waiting for posting	At the disposal of DGHS for further positing as Surveillance Officer King Abduliah Teaching Hospital District Mansehra Saidu Group of Teaching Hospitals Saidu Sharif Swal DHO Hospital Daggar District Buner THO Hospital Daggal District Malakand THO Hospital Takht-e-Nusral District karak



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	•		
104.	Or Jebran Khan S/O Sikandar Hayat	Waiting for posting	At the disposal of DHO Kohal for further
			Afthe disputation DHO Charsadda for
105.	Or, Muhammad Shahab Ud Din Khalil S/O	Wailing for posting	Wither and all of the Charles
	Fazh Mahaad Khan Khalil		At the disposal of DHO Haripur for
106.	Dr. Memoona Munawar D/O Munawar Din	: Waiting for posting :	Notice Application of the State
<u> </u>	Klvan	Taller (Sect) described	Justiner position
107:::	Dr. Muhammad Yousal Khan S/O Hali	:Walling for nosling	RHD Khin Snamozoi District D.I.Khan
1 1 <u>1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 </u>	Noor Milhammad		
√.108.	Dr. Saad-us-Sabah Waqas S/O	Wailing for positing:	DHQ Hospital Chillal Lower
9	Muhammad Salcem Shah		
.109.:	Or, Adnan Ali Khan 5/O Akbar Ali Khan 🕟 🕾	Waiting for posting	At the disposal of UHO Charsadda for
<u> </u>			further posting
110.,	Dr. Muhammad Wasii S/O Khizar Rehman	. Walting for posting .	At the disposal of DHO Appoilabed for
1			.further posting
: 511.	Dr. Sohrab Khan S/O Muhammad Nawaz	Waiting for posting	At the disposal of DHO Bannu for
	k (*)		further posting
. 112.	Dr. Rafig Khan S/O Mehran Bocha	Wailing for posting:	At the disposal of DHO Buner for
	<u> </u>		fudher posting
113.	Dr. Huma Gill D/O Abid Khan	Wailing for posting.	Centeral Prison Mardan
114.	Or, Sajjari Ali S/O Noor Ali Khan	Walting for posting	At the disposal of OHO Mardan for
•			further posting
115.	Dr. Muhammad Nouman S/O Piao.Gul	Wailing for posting	Mian Rashid Hussain Memorial Hospital
			Pabbi Nowshara
116.	Dr. Adnan Ali Khan S/O Umar Ali	Walling for posting	At the disposal of DHO Dir Lower for-
			further posting
117.	Dr. Muhainmad Kabir Khan S/O	Waiting for posting	Saidu Group of Teaching Hospitals.
1	Mullammad Yaqoob		Saldu Sharif Swat:
118.		Under transfer to	As per directions of Honorable Service.
	Shah	District Karak	Tribuhal posted at the disposal of OHO
,]	neshawar
119	Dr. Myhammad Alam Khan 5/0	Waiting for posting	Soldy Group of Teaching Hospital
1 '''	Muhammad Ali Khan	Training for positing	Saldu Sharif Swal
120		Waiting for posting	OHO Hospital Charsadda
1			DHO Hospital Charsadda' ,
121			OHO Hospital Balkhela District
.122		Walting for posting	
·	Muhammad .	1	Malakand
123	. Or, Junaid Khan S/o Amin Jan . 1 .	Walling fot posting	DHQ Host-lat/Charsadda

SECRETARY HEALTH

Endst. No. Even & date:

Copy to the:-

Accountant General, Khyber Pakhtunkhwa.

2. Director General, Health Services, Khyber Pakhtunkhwa.

Deputy Director IT, Health Department with the request to upload on the website.

Additional Director General (Elections:II), Elecation Commission of Pakistan.

Deputy Director, HRMIS, Directorate General Health Services, Peshawar.

All the concerned DHOs / MSs. Khyber Pakhtunkhwa.

Tune Coby

All the concerned District Account Officers, Khyber Pakhtunkhwa. 7.

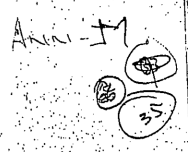
8. PS to Secretary Health, Khyber Pakhlunkhwa.

PS to Special Secretary(E&A/B&D) Health Department.
PS to Additional Secretary (E&A/B&D) Health Department.
Doctors concerned.

10°

Master file.

oir Ali Shah)



GOVERNMENT OF PAKISTAN CABINET SECRETARIAT ESTABLISHMENT DIVISION

No.10/30/97-R.II

Islamabad, the 13th May, 1998.

OFFICE MEMORANDUM

Subject: POSTING OF SERVING HUSBAND / WIFE AT THE SAME

• The undersigned is directed to state that Government has taken note of the socio-economic problems and hardships faced by husbands and wives in Government service due to posting at different stations of duty, and it has been decided to prescribe the following guidelines 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.
- (ii) If a request involves temporary deputation to another department, it may be processed in consultation with the conterned department, and may be accepted on the prescribed terms of deputation subject to availability of a post in the same BPS.
- (iii) When a request is made for permanent transfer to/altsorption in another department/agency, the request may be processed in consultation with the department concerned, subject to the condition that in the event of permanent transfer, seniority shall be determined in accordance with Rule 4 of the Civil Servants (Seniority) Rules, 1993.
- (iv) If there is a tie between two or more Government servants for posting at the same station in the same department/unit of an organization, the Government servant with greater length of service may be preferred.
- (v) Request for posting by a spouse facing serious medical problems may be accorded highest priority.
- (vi) Spouses already posted at one station, including those posted on deputation beyond the prescribed maximum period, may normally that be disturbed without compelling reasons of public interest. Requests for extension of

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deputation period beyond the permissible limit may be considered with compassion if interests of public service would permit.

- 2. The above guide-lines are subject to the following conditions:-
 - (i) Posting of husband and wife at the same station should not be made by dislocation of any Government servant already serving at a particular station unless his transfer is necessitated by compelling reasons of public interest or within the frame work of general policy of postings and transfers.
 - (ii) The prescribed selection authority should be consulted in each case,
- All Government servants whose spouses are in Government service may be asked to furnish at the end of every calendar year the particulars of their spouses to their controlling Ministries/Divisions so as to facilitate maintenance of ICP Charts and uplodate monitoring of the situation.
- 4. The above guidelines may be circulated to the autonomous todies under the charge of Ministries / Divisions for adoption, with such modifications, as may be considered necessary.

(M.RAMIZUL HAQ)/3/. Senior Joint Secretary to the Government of Pakistan

All Ministries / Divisions Islamabed / Rawalpindi.

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In the Peshawar High Court, Peshawar FMMX D

Writ Petition No.

Engr. Shah Nawaz Khan S/o Taj Muhammad, Resident of Mohallah Madina Street, Kababyan, Warsak Road Peshawar

..Petitioner

Versus

- Government of Khyber Pakhtunkhwa Through Chief Secretary, Civil Secretariat, Peshawar.
- 2. Secretary Public Health Engineering Department, Civil Secretariat, Technical Block, Peshawar.
- 3. Election Commission of Pakistan, Through its Secretary, ECP House, Islamabad.
- 4. Provincial Election Commissioner, Khyber Pakhtunkhwa, Constitutional avenue G-5/2, Islamabad

.....Respondents

Writ Petition under Article 199

Of the Constitution of Islamic Republic of Pakistan, 1973

May it please this Honorable Court

Petitioner very humbly seeks to invoke constitutional jurisdiction of this Honorable Court, as under:

Facts leading to this Writ Petition:

That the Petitioner got appointed in the year 2014 and since then he is serving Respondent No. 2 while maintaining an immaculate track record, unimpeachable reputation and spotless integrity, never giving any chance of even a minor complaint to any of his superiors. He is known for his

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z. Any other grounds, with prior permission of this Honorable Court.

IT IS THEREFORE vey humbly prayed that on acceptance of this Writ Petition, this Honorable Court may very magnanimously hold, declare and order.

- That the Impugned letter dated 18.05.2023 is issued illegally, smacked with malafide, without justification, unreasonable, unlawful and without lawful authority besides the same has been issued in violation of the NOC so issued by the Respondent No.3.
- II. Set aside the Impugned letter dated 18.05.2023, as being illegal, unlawful and without lawful authority and in defiance of the wedlock policy.
- III. <u>Interim Relief:</u> During the pendency of this Writ Petition, the operation of the Impugned letter dated 18.05.2023 may very graciously be suspended till the final disposal of instant writ petition.

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IV. Any other relief, in favor of the Petitioner, deemed just and appropriate.

V. Costs throughout.

June 05, 2023

PETITIQNER

Through

Shumall Ahmad Butt, Advocate, Supreme Court,

Jak Silah

Hazrat Bilal Khan,

Najam Ul Saleheen

Advocate High Court(s)

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JUDGMENT SHEET PESHAWAR HIGH COURT, PESHAWAR JUDICIAL DEPARTMENT

W.P. No.2430-P/2023 with IR

Engr. Shah Nawaz Khan

Vs.

Government of Khyber Pakhtunkhwa through Chief Secretary, Peshawar and others

Date of hearing

13.06.2023

Petitioner(s) by:

Mr. Shumail Ahmad Butt, Advocate.

Respondent(s) by:

Mr. Amir Javed, Advocate General.

JUDGMENT

IJAZ ANWAR, J. This writ petition is filed under Article

199 of the Constitution of Islamic Republic of Pakistan, 1973,

with the following prayer:-

"It is, therefore, very humbly prayed that on acceptance of this writ petition, this Hon'ble Court may very magnanimously hold, declare and order:

- I. That the impugned letter dated 18.05.2023 is issued illegally, smacked with malafide, without justification, unreasonable, unlawful and without lawful authority besides, the same has been issued in violation of the NOC so issued by the respondent No.3.
- II. Set aside the impugned letter dated 18.05.2023, as being illegal, unlawful and without lawful authority and in defiance of the wedlock policy.
- III. Any other relief, in favour of the petitioner, deemed just and appropriate.
- IV. Costs throughout.

In essence, petitioner is aggrieved of the

Notification dated 18.05.2023 issued by the Secretary, Public

Health Engineering Department, Peshawar, whereby, besides

the transfer of other officials, he was directed to report to

PHED Secretariat.

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4. Perusal of the record transpires that the petitioner is aggrieved of his transfer order dated 18.05.2023 which primarily relates to the terms and conditions of service of a civil servant, besides, in view of the bar contained in Article 212 of the Constitution of Islamic Republic of Pakistan, 1973, the jurisdiction of this Court is barred to entertain such petition. Similarly, the petitioner has also alternate remedy available under the law by approaching the Khyber Pakhtunkhwa Service Tribunal for the redressal of his grievance and in view of the judgment of the Hon'ble Supreme Court of Pakistan passed in the case titled "Peer Muhammad Vs. Government of Baluchistan through Chief Secretary and others (2007 SCMR 54)", transfer order, on any ground, can only be called in question before the Service Tribunal concerned.

5. In view of the above, this writ petition, being not maintainable, stands dismissed in <u>limine</u>. Petitioner is, however, at liberty to approach the proper/competent forum for the redressal of his grievance, if he is so advised.

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[DB] Hon'ble Mr. Justice finz Anwar and Hon'ble Mr. Justice Syed Muhammad Attique Shah

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Annex O?

Pege 1 of 2

Without prejudice Dated: 15-06-2023

To.

Honorable Chief Minister Khyber Pakhtunkhwa, Through

Secretary Public Health Engineering Department, Civil Secretariat, Technical Block, Peshawar. Khyber Pakhtunkhwa Add Roman

SUBJECT: <u>DEPARTMENTAL APPEAL AGAINST POSTING ORDER DATED</u> 18.05.2023

Respected Sir,

My humble submissions are as under:

- 1. That I got appointed in the year 2014 and since then I am serving in Public Health Engineering while maintaining an immaculate track record, unimpeachable reputation and spotless integrity, never giving any chance of even a minor complaint to any of my superiors.
 - 2. That since my appointment as Assistant Engineer I have firstly been posted as Assistant Engineer/ SDO (BPS-17) in the office of Chief Engineer (South). Subsequently I was posted at various posts in different areas and has served with zeal and dedication on all the positions.
- 3. That I after attaining the required length of services and fulfillment of the requirement of services rules framed thereto was promoted by the Provincial Selection Board (PSB) to the post of Executive Engineer (BPS-18) and thereafter I was posted on different positions of Executive Engineer in BPS-18.
- 4. That I on 11.11.2022, was transferred and posted vide Notification No.SO(Estt) / PHED/1-45/2022 dated 11.11.2022 from the post of Deputy Director Lab/Projects PHED, Peshawar to the post of Executive Engineer PHE Division, Mardan (BPS-18) and since then I have performed my duties with dedication and has never given any chance of even a minor complaint to my high ups and is running the office smoothly.

(Copy of the Notification as XEN Mardan Division Annexed)

5. That a notification was issued dated 18.05.2023 and I was posted from Executive Engineer PHE Division Mardan to PHED Secretariate.

(Copy of Notification Dated 18.05.2023 is annexed)

6. That it is also pertinent to place on record that I got married with one Dr. Bushra in the year 2017 a medical doctor and Civil Servant.

(Copy of the Marriage Registration Certificate is Annexed)

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7. That as per wedlock Policy, on 22nd March 2023 my wife got posted at THQ Hospital Dargal District Malakand, as Medical Officer (BS-17), in order to avoid Socio economic problems and hardships faced by spouses in Government Service, it is pertinent to mention here that I and my wife were posted in the areas having close proximity to each other as per wedlock policy, besides I vacated the residence occupied in Peshawar and got settled at an area close to my posting.

(Copy of Posting Orders Dated 22.03.2023 is annexed)

8. That in regard to spouse policy an office memorandum was issued by the Government of Pakistan, Cabinet Secretariat, Establishment Division, vide its Notification No. 10/30/97-R.II, dated 13.05.1998, which was adopted by the Government of Khyber Pakhtunkhwa on 04.07.1998 and has categorically issued a notification dovetalling the directions of the Federal Government

(Copies of the Notifications of Spouse Policy are annexed)

9. That since the impugned Notification No.SO(ESTT)/PHED/1-45/2023 DATED 18.05.2023 is in total disregard of the Constitution and Section 230 of the Election Act, 2017 but also in stark non-compliance of the wedlock policy, thus I have been feeling gravely dissatisfied and aggrieved of the Order dated 18.05.2023, thus filing this departmental Appeal.

PRAYER: -

It is therefore most humbly prayed that the Appellant transfer/posting order vide letterNo.SO(ESTT)/PHED/1-45/2023 dated 18.05.2023 being illegal, unlawful and without lawful authority thus be set aside and put at naught.

Any other additional information/submission may be added during course of consideration of this Appeal please.

Engr. Shah Nawaz

Incerely yours

ATTESTED to be true copy

