Bench incomplete. Adjourned. To come up on 24.10.2017 before D.B at camp Court D.I.Khan.

Reader

24.10.2017

Counsel for the appellant and Mr. Farkhai Sikandar, District Attorney alongwith Mr. Khair Muhammad, MS Tank for respondents present. Learned District Attorney seeks adjournment. Adjourned. To come up for arguments on 25.10.2017 before D.B at camp Court D.I.Khan.

(Executive)

(Judicial) Camp Court D.I.Khan

Ahmad Hassan) Member Camp court D.I.Khan

Order

25.10.2017

Counsel for the appellant and Mr. Farhaj Sikandar, District Attorney alongwith Mr. Khair Muhammad, MS Tank for respondents present. Arguments heard and record perused.

This appeal is also accepted as per detailed judgment of today. placed on file in connected service appeal No. 878/2016 entitled "Shafiqur-Rehman-vs-Govt: of Khyber Pakhtunkhwa through Secretary Health Department, Khyber Pakhtunkhwa Peshawar and 3 others". Parties are left to bear their own cost. File be consigned to the record room.

Announced: 25.10.2017

(Muhammad Hamid Mughal)

Member

22.08.2017.

Counsel for the appellant present. Dr. Ishaq Shah, Medical Officer alongwith Mr. Farhaj Sikandar, District Attorney for the respondents also present. Learned Deputy District Attorney for the respondents requested for adjournment. Adjourned. To come up for arguments on 26.09.2017 before D.B at Camp Court D.I.Khan. Appointment against the subject post shall be subject to decision of the instant service appeal.

(Ahmad Hassan) Member (Muhammad Amin Khan Kundi) Member

Camp Court D.I. Khan

26.09.2017

Learned Counsel for the appellant present Farhaj Sikandar, District Attorney for the respondents present. Counsel for the appellant requested for adjournment. Adjourn. To come up for arguments on 23.10.2017 before D.B at Camp Court D.I.Khan.

Member (Executive)

Member (Judicial) Camp Court D.I.Khan 22.02.2017

Counsel for appellant, Dr. Muhammad Khan Afridi, M.S DHQ (Tank) and Dr. Aziz Ullah, DHO (Tank) alongwith Mr. Farhaj Sikandar, Government Pleader for respondents present. Written reply-by respondents submitted and copies delivered to all concerned. To come up for rejoinder on 29.03.2017 before S.B at Camp Court D.I.Khan. Appointment against the subject post shall be subject to decision of the instant service appeal.

(ASHFAQUE TAJ) MEMBER Camp Court D.I.Khan

29.03.2017

Since tour is hereby cancelled, therefore, the case is adjourned for the same on 26.07.2017.

26.07.2017

Counsel for the appellant Mr. Shaikh Iftikhar-ul-Haq, Advocate present and submitted fresh Wakalatnama. Mr. Farhaj Sikandar, District Attorney for the respondents also present. Learned counsel for the appellant submitted rejoinder and copy handed over to learned District Attorney for arguments. To come up for arguments on 22.08.2017 before D.B at Camp Court D.I.Khan. Appointment against the subject post shall be subject to decision of the instant service appeal.

(Muhammad Amin Khan Kundi) Member

Camp Court D.I. Khan

27.12.2016

Appellant in person and Mr. Muhammad Khan Afridi, M.S (DHQ Tank) alongwith Mr. Farhaj Sikandar, Government Pleader for the respondents present. Mr. Muhammad Khan Afridi, M.S (DHQ Tank) requested that they had prepared the written reply/comments and he had the copies but the same were in process of signatures by the concerned authority so requested for adjournment, granted. To come up for submission of written reply/comments positively on 2501.2017 before S.B at Camp Court D.I.Khan. Appointment against the subject post shall be subject to decision of the instant service appeal.

ASHFAQUE TAJ MEMBER Camp Court D.I.Khan

25.01.2017

Appellant with counsel present. Mr. Farhaj Sikandar, Government Pleader alongwith Dr. Muhammad Hussain Ahmed Afridi, M.S DHQ (Tank) and Dr. Aziz Ullah, DHO for respondents present. They have prepared the written reply but the same could not be submitted due to deficiency of number of copies, final adjournment is granted. To come up for submission of written reply/comments positively on 22.02.2017before S.B at Camp Court D.I.Khan. Appointment against the subject post shall be subject to decision of the instant service appeal.

ASHFAQUE TAJ MEMBER Camp Court D.I.Khan Afkal No. 861/2016 M. Nisas vs Gort

29:082016

Counsel for the appellant present. Learned counsel for the appellant argued that identical service appeals including service appeal No. 860/2016 have already been admitted for regular hearing today.

In view of the above the instant appeal is also admitted for regular hearing. Subject to deposit of security and process fee notices be issued to the respondents for written reply/comments on 27.09.2016 before S.B at camp court, D.I.Khan as the same pertains to territorial limits of D.I.Khan Division. Notice of stay application shall also be issued to the respondents for the date fixed. Appointment against the subject post shall be subject to decision of the linstant service appeal.

Charman

27.09.2016

Counsel for the appellant and Dr. Muhammad Khan Afridi, Medical Superintendent (Tank) alongwith Mr. Farhaj Sikander, Government Pleader for the respondents present. Written reply as well as reply to application not submitted by the respondents. The learned Government Pleader and representative of the respondent-department requested for time to submit written reply. Request accepted. To come up for written reply/comments on main appeal as well as reply to stay application on 27.12.2016 before S.B at Camp Court D.I.Khan. Appointment against the subject post shall be subject to decision of the instant service appeal.

Camp Court D.I.Khan

Form- A FORM OF ORDER SHEET

Court of		
Case No	861/2016	

	. Case No <u>.</u>	861/2016
S.No.	Date of order proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
ساعتي د د	24/08/2016	The appeal of Mr. Muhammad Nisar presented
1.	2 1, 00, 2011	today by Mr. Ghulam Nabi Khan Advocate may be entered in
		the Institution Register and put up to Worthy Chairman for
		proper order please.
-		REGISTRAR
2-	25-08-2016	This case is entrusted to S. Bench for preliminary hearing
-		to be put up there on. 29-8-2016
-		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
		. CHARMAN
-		

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

IN RE: Service Appeal No. 861 / of 2016

Muhammad Nisar son of Mir Janan ... Appellant

VERSUS

Government of Khyber Pakhtunkhwa through Secretary Health, Peshawar and others...

Respondents

INDEX

S.No	Description of documents	Annexures	Pages
1.	Service Appeal		1 4 5
2.	Affidavit		$\theta = 6$
3.	Application for Interim Relief with Affidavit		7-8
4.	Copy of the Advertisement dated 24.02.2012	'A'	a
5.	Copy of Appointment letter dated 16.07.2012	'B'	10
6.	Copy of the Notification dated 11.08.2015	'С'	11
7.	Copy of the Inquiry Report	'D'	12
8.	Reply to the Inquiry Report dated 25.11.2015	'Е'	12-17
9.	Copy of the Show Cause Notice dated 09.01.2016	·F'	18-
10.	Copy Reply to the Show Cause Notice dated 23.01.2016	'G'	10-90
<u>11.</u>	Copy of the impugned letter dated 09.05.2016		80 21
12.	Copy of Departmental Appeal dated 23.05.2016	<u>'1'</u>	22-24
13.	Copy of the Advertisement dated 19.08.2016	·J,	25
14.	Vakalat Nama		

Appellant

Through:

(Ghulam Nabi Khan)

Advocate,

Supreme Court of Pakistan B-17, Haroon Mansion Khyber Bazar, Peshawar

Cell # 0300-5845943

And

(Mian Tajammal Shah) Barrister, Peshawar.

Dated: \$\mu_08.2016

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 861 / of 2016

Diery No. 888

Dated 24-8-20/6

Muhammad Nisar son of Mir Janan Ex. Junior Clinical Technician Pathology (BPS-12) District Headquarter Hospital, Tank...

Appellant

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Secretary Health, Peshawar.
- 2. Director General Health Services Khyber Pakhtunkhwa, Peshawar.
- 3. Medical Superintendent District Headquarter Hospital, Tank.
- 4. District Health Officer, Tank...

Respondents

APPEAL UNDER SECTION KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST: THE ORDER **IMPUGNED** DATED 09.05.2016 OF RESPONDENT NO.3, WHEREBY THE APPELLANT **BEEN** HAS **REMOVED FROM** SERVICE WITH EFFECT FROM 01.05.2016.

Prayer:

On acceptance of this Appeal the impugned order dated 09.05.2016, whereby the appellant has been removed from service with effect from 01.05.2016 may be set aside and the appellant may please be reinstated back to his service with all his back benefits and emoluments.

Respectfully Sheweth:

1. That respondent No.4 advertised some posts on 24.02.2012 with regard to the Medical Profession, including the post of Junior Clinical Technician Pathology (BPS-9). (Copy of the Advertisement dated 24.02.2012 is attached herewith as annexure 'A').

- 2. That the appellant being qualified/eligible for the said post duly applied through the procedure and process as prescribed and finally the appellant was issued an appointment letter for the post of Junior Clinical Technician Pathology (BPS-9). (Copy of the appointment letter dated 16.07.2012 is attached herewith as annexure 'B').
- 3. That the appellant has been serving the respondents department by heart and sole and in August 2015 the posts of Medical Employees were upgraded, hence all the posts of BPS-9 were upgraded to BPS-12. (Copy of the said Notification of Upgradation dated 11.08.2015 is attached herewith as annexure 'C').
- 4. That the appellant was serving the respondents department with all his ability and has never given any chance of complaint to his high-ups as well as to the general community of the patients.
- 5. That to the astonishment of the appellant an inquiry was held in the year 2013 with regard to the appointment of the appellant, however, the finally the recommendations of the inquiry were given in favour of the appellant. (Copy of the Inquiry Report is attached herewith as annexure 'D').
- 6. That another inquiry was conducted on 25.11.2015, whereby some allegations were enquired with regard to the appointment of the appellant. (Copy of the said inquiry Report dated 25.11.2015 is attached herewith as annexure 'E').
- 7. That to the astonishment of the appellant he was served with a Show Cause Notice, whereby some vague and baseless allegations were levelled against the appellant with regard to his appointment. (Copy of the Show Cause Notice dated 09.01.2016 is attached herewith as annexure 'F').
- 8. That the appellant duly submitted his reply to the Show Cause Notice within the stipulated time i.e. on 23.01.2016. (Copy of the Reply to

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the Show Cause Notice dated 23.01.2016 is attached herewith as annexure 'G').

- 9. That to the astonishment of the appellant he was finally served with a Notification dated 09.05.2016, whereby it was revealed upon the appellant that he has been removed from service with effect from 01.05.2016. (Copy of the impugned letter dated 09.05.2016 is attached herewith as annexure 'H').
- 10. That being aggrieved with the above noted notification the appellant then submitted a Departmental Appeal before respondent No.2 on 21.05.2016, however, no heed whatsoever has been paid by the department to the appeal of the appellant. (Copy of the Departmental Appeal of the appellant dated 23.05.2016 is attached herewith as annexure 'I').
- 11. That there being no other adequate/efficacious remedy the appellant now approaches this Honourable Service Tribunal on the following grounds amongst the others:-

GROUNDS:

- a. That the order of removal from service of the appellant is illegal, unlawful, without authority/jurisdiction and being based on the malafide intentions of the respondent, is liable to be set aside.
- b. That the appellant has been serving the respondent department since 2012 till the date of his removal from service and has never given any chance of complaint to his high-up or to the General Community of the patients.
- c. That no complaint whatsoever has been filed throughout the service against the appellant and he has been serving his department upto his utmost skill and ability.
- d. That both the inquiries have been conducted before the issuance of the Show Cause Notice which is a great illegality on the part

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of the respondent department and which alone is sufficient for the success of the appeal of the appellant.

- e. That the appellant has been served with a single Show Cause Notice without serving upon him any other process of inquiry or any statement of allegations or any Second Show Cause Notice and he has been removed from the service in a simplicity manner without adopting the process and procedure as mentioned in the E&D Rules.
- f. That once the appellant has been appointed at the of Junior pology Technician and he has resumed his charge and has served on the said post for about 4 years, nobody has got any authority to challenge his appointment process or to may any objection on the appointment of the appellant.
- g. That the appellant has been honest in his approach, he has never given concealed any fact from the respondents at the time of his appointment and the inquiry conducted in the year 2013 also favours the appellant and it has been held by the apex Court that once an appointment is made and there is no misconduct on the part of the candidate the appointing authority cannot withdraw its appointment under the Shadow of his appointment being illegal or unlawful.
- h. That if there is any fault on the appointment it may be attributed to the respondents and there is no fault/misconduct under which the appellant could be punished without any fault at his part.
- i. That the appellant has missed so many chances of service advertised in the different Newspapers during the course of employment while serving in the respondent department and in the meantime when he is going to become over age he has been removed from service without mentioning any cogent and plausible reason.

j. That the appellant has not been given any chance of defense nor he has been personally heard and his case has been decided in a summary manner.

k. That the removal from service order of the appellant is not legal nor lawful, hence the appellant is legally eligible/entitled to be reinstated back to his service with all his back benefits/emoluments.

It is, therefore, most humbly prayed that on acceptance of this Appeal the removal from service order of the appellant dated 09.05.2016 issued by respondent No.3 may please be set aside and the appellant may very graciously be reinstated back to his service with all his service benefits/emoluments.

Any other relief deemed fit and proper under the circumstances which has not been specifically asked for may also be granted to the appellant very graciously.

Appellant

Wheel

Through:

(Ghulam Nabi Khan)

Advocate.

Supreme Court of Pakistan B-17, Haroon Mansion

Khyber Bazar, Peshawar

Cell # 0300-5845943

And

(Mian Tajammal Shah) Barrister, Peshawar.

CERTIFICATE:

Dated: 29.08.2016

Certified that as per instructions of my client, no such Service Appeal on behalf of the Appellant has earlier been filed in this Honourable Service Tribunal on the subject matter.

Advocate

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, **PESHAWAR**

	IN RE: Service Appeal No	/ of 2016		
Muhamr	nad Nisar son of Mir Janan	•••	• • •	Appellant
	VERSUS			***
· · · · · · · · · · · · · · · · · · ·	nent of Khyber Pakhtunkhwa Secretary Health, Peshawar and	others	•••	Respondents

AFFIDAVIT

I, Muhammad Nisar son of Mir Janan, Ex. Junior Clinical Technician Pathology (BPS-12) District Headquarter Hospital, Tank, do hereby solemnly affirm and declare that the contents of the accompanying Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Service Tribunal.

Deponent

IDENTIFIED BY:

Advocate, Peshawar.

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

	C.M. N		/ of 2016	77. je s 1 – 1 – 1 – 1 – 1 – 1 – 1 – 1 – 1 – 1 –
	Service	IN F Appeal No	XE: / of 2016	
Muhamr	nad Nisar so	on of Mir Janan	···	. Applicant
		VERSUS		
Governn through	nent of Khyl Secretary He	oer Pakhtunkhwa ealth, Peshawar and	others	Respondents

APPLICATION FOR THE GRANT OF INTERIM RELIEF.

Respectfully Sheweth:

- 1. That the applicant has filed the accompanying Service Appeal before this Honourable Service Tribunal today in which no date of hearing has yet been fixed.
- 2. That the applicant has got a reasonable case with every hope of its success and will be bearing irreparable losses if the Interim Relief is not granted.
- 3. That the grounds of the main Service Appeal form an integral part and parcel of this application and may be read as such.
- 3. That after the removal of the applicant from service the respondents have advertised the post of the appellant on 19.08.2016 and they are going to fill in the post of the applicant within a short space of time. (Copy of the advertisement dated 19.08.2016 is attached herewith as annexure 'J').

It is, therefore, humbly prayed that on acceptance of this application the respondents may please be directed not to fill up post of the applicant till the final disposal of the appeal.

Applicant

Through:

(Ghulam Nabi Khan)

Advocate,

Supreme Court of Pakistan

And

(Mian Tajammal Shah) Barrister, Peshawar.

Dated: 2408.2016

(8)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

	C.M. No.	/ of 2016 RE:	٠.	
	Service Appeal No	/ of 2016		
Muhamm	ad Nisar son of Mir Janan	•••	•	Applicant
	VERSUS		-	
Governme through S	ent of Khyber Pakhtunkhwa ecretary Health, Peshawar and	d others	•••	Respondents

AFFIDAVIT

I, Muhammad Nisar son of Mir Janan, Ex. Junior Clinical Technician Pathology (BPS-12) District Headquarter Hospital, Tank, do hereby solemnly affirm and declare that the contents of this **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Service Tribunal.

Deponent

Commissione

IDENTIFIED BY:

(Ghulam Nabi Khan) Advocate, Peshawar.

Ament

كالمثك بمولانا محدقاسم بكل محرقاري كل شاه زيب ادر ويكرعلاء مبامعه مجدر خوبا غره أكرام بوروبا ئيز في خرك مس فتم القرآن يا كر

ن ؟ تک عن ایم کیشود سرکت آخر میلنده کک سے در تحت و سرکت بید کوار درسیتال ؟ تک عمل دون و لی آسامیوں پر مارش بنیاد پر تھیتاتی کیلے مثل و تک سے ان اصید داروں۔

** * N. 34			بهااتر نقيل	م مطلوب ہیں جو ہرکیمگری کے ساست درج والی مقررہ قابلیت کے معیاری ا	7,,,
تاريخ انتروي	مرره الم	مركامد	شيل	بالمال المالية	بر عر
,	منرک سائش اور متعلقہ فیلا بھی میرامیڈ یکل اشیئیوٹ آف جینالوٹی یا حکومت پاکستان کے ممی مستع ادارے سے والچومہ اور فیمیر پھنوٹوا میڈیکل ٹیکٹی چٹا درسے دینول مرملکیدں	JU30514	BPS-9	JCT (Anestesia) (إلى المعلى المالية المعلى	1
10/3/2012	اینا	اينا	BPS-9		2
10/3/2012	اينا	اينا	BPS-9		3
10/3/2012	اين .	اينا	BPS-9	3377 237	4
10/3/2012	اينا	اينا	BPS-9	پر مین (این مین (این کار JCT (Multipurpose)	5
10/3/2012	اينا	ابينا	BPS-9	عَيْرُ الْمِنْ لَا لِيَوْنِ (فَارِيْسِ) JCT (Pharmacy)(عَيْرُ الْمِنْسِينَ (فَارِيْسِ)	6
10/3/2012	اينا	ابنا	BPS-9		7
10/3/2012	اينا	ن	BPS-9		8
10/3/2012	زرتك أكس سبعثر كاليفائي LHV	اينا 	EPS-9	jr:PHC Tech: (قان الج) PHC بنيك PHC بنيك (MCH)	9
17/3/2012	مِنْرِكَ مِمد مِ لَ لِلْكِنْكِ أَشْفُوتُ عِنْ الْكِثْرِيكُ الْمُنْفِينَ عِنْ الْكِثْرِيكُ الْمُنْفِقِ الْمُنْفِ	إبيشاً .	BPS-6	اليشريش (Electrician)	10
17/3/2012	متعقر فيلذش مهادت ركمتا بهتر جحاح مالكما	140518	BPS-4	كاريشتر (Carpenter)	П
17/3/2012	منزك أكما لينائيذ ذائبر	ال 30118 ال	BPS-6	مثورگیر(Store Keeper)	12
17/3/2012	متعقد ليلذ عرامهارت ركمتا بهزر جيائع مالكما	40118 مال	BPS-5	لمپرر(Plumber)	- 13
17/3/2012	ولا يرك على HTV/HTVالاستى اور متعلقة	اینا	BPS-4	(Driver)ょどしま	14
17/3/2012	سِيدَ مِن مِن مِي مِن مِي مِن اللهِ مِن مِن مِن مِن مِن مِن مِن مِن مِن مِ	اينا	BPS-2	(Dai) UU	15
1272312	9. 12.76	F			16

بخ مص كلي كرز في دى ما كلى Prsopor | (۱) - اعروم EDO الميتراس ويك عن موع - (۲) - دونواشي ماده كامتر برمسدة نقول المارات موشل مين دويداك SSC NIC الميدمداور في بدريمكيك وفيره وفتر بداي موجد 8/3/12 كل ما كي بالى ما كيكل - (س) ما ميده اما عروي كيموقع يرامل استادادر NIC ما تعلى لائي - (س) - يكسل مدرية على شرم يحددالى دوخراتيل يا الى دوخراتيل جن كيما تعرم الدور د متاویزات فسلک شعب کی مسر دکردی جا کمی گی۔ (۵) درخواستوں کی چھوری امیدوارے میں چاؤادر دیکر تساقتہ اسورے بارے می EDO بیٹترہ ایک افسا فارشی اور مکورٹ کے بحد رہ استان میں کا درخواستوں کی جھوری امیدوارے میں کہ درخواستوں کا مرکز کی مدے تبویز کرنے والے اسٹا انداز کا کامر مدی کا درخواستوں اور مکورٹ کے بحد رہ انداز کی بیٹر دیا جائے۔ (۱) میرکورک مازی درخواستوں ارسال کریں۔ تالون کی بیٹر دول کامرکورک مازی درخواستوں ارسال کریں۔

INF(P)545

Also available on www.khyberpakhtunkhwa.gov.pk

Daily Mashrid

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OFFICE OF THE EXECUTIVE DISTRICT OFFICER HEALTH DISTRICT TANK.



No: 1580 -85 /

Dated: <u>16</u>/ 07/2012.

OFFICE ORDER.

Consequent upon the approval accorded by the District Selection Committee under the Chairmanship of the Executive District Officer Health Tank and with reference to the Interview held on 20-04-2012, and 28-05-2012 Mr. Morammad Nisar S/O Mir Janan R/O Qutub Colony, District Tank is hereby appointed as JCT Pathology against the vacant post at DHQr:Hospital Tank in BPS-09 Viz: @ Rs. 6200-380-17600 plus usual allowances as admissible under the rules and subject to revision time to time on the following terms and conditions according to the Government Policy:

- 1. His appointment in the Health Department is purely on temporary Basis and his services are liable to be terminated at any time without giving notice or assigning irrespective of the facts that he may belong to a post other than one to which he is recruited.
- 2. He has to join duty at his own expenses in case he wishes to resign at any time one month notice will be essential or in lieu thereof one month pay shall be forfeited.
- 3. He will be governed by such rules and orders relating to leave, TA, Medical charges as may be issued by the Govt: from time to time for the category of Government Servant to which he may belong.
- 4. He will not entitle for pension or Gratuity as laid down policy of the Government of Khyber Pakhtoon Khawa Peshawar.
- 5. His appointment is subject to the condition that he will produce character certificate from the concerned District Police Officer as well as his Diploma Certificate shall be verified from the Khyber Pakhtunkhawa Medical Faculty Peshawar.
- 6. If He accepts the offer on the above conditions he is directed to report to the Medical Superintendent DHQr: Hospital Tank this office for further duty within fifteen (15) days of the receipt of this letter, failing which your services will be terminated.
- 7. The appointment will be subject to the production of Medical Fitness Certificate.

EXECUTIVE DISTRICT OFFICER
(HEALTH) TANK.

Cc:

- 1. Director General Health Services, Khyber Pakhtunkhawa, Peshawar.
- 2. District Accounts Officer, Tank.
- 3. Medical Superintendent DHQr: Hospital Tank.
- 4. Account Clerk of this office.
- 5. Mr. Mohammad Nisar S/O Mir Janan R/O Qutub Colony, District Tank

EXECUTIVE DISTRICT OFFICER



GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)

Dated Peshawar, the 11-08-2015

NOTIFICATION

NO. SO(FR)FD/7-3/2015/Paramedics. The competent authority has been pleased to upgrade all the Paramedics Staff appointed under Khyber Pakhtunkhwa Civil Servants Act 1973, with immediate effect:

- All the incumbents Paramedies in BS-09 are upgraded to BS-12. In future the initial recruitment will be made in BS-12 instead of BS-09 and the Administrative Department shall immediately amend the service rules through SSRC accordingly.
- The incumbents presently serving in BS-12 & BS-14 are allowed 02 steps 11. upgradation respectively with relaxation of condition of 10 years service in the same grade stipulated in the existing upgradation policy.
- The Paramedics presently serving in BS-16 and BS-17, having 05 years III. service in the respective pay scales, are allowed an allowance at the rate of fixation of pay in next grade.
- IV. The Administrative Department shall further streamline the service structure of BPS-16 and above through the mechanism of SSRC.
- Pay of existing incumbents of the posts shall be fixed in higher pay scales at a ν. stage next above the pay in the lower pay scale.
- This department notification bearing No. SO(FR)/FD/10-22/2015 dated 30-VΙ, 06-2015 will have no effection to the above employees.

SECRETARY TO GOVT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT

Endst No. & Date even.

Copy of the above is forwarded for information and necessary action to the: -

- 1. PS to Additional Chief Secretary, FATA.
- 2. All Administrative Secretaries Government of Khyber Pakhtunkhwa.
- 3. Senior Member, Board of Revenue, Khyber Pakhtunkhwa Peshawar.
- 4. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 5. Secretary to Governor, Khyber Pakhtunkhwa, Peshawar
- 6. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 7. Secretary Provincial Assembly, Khyber Pakhtunkhwa.
- 8. All Heads of Attached Departments in Khyber Pakhtunkhwa.
- 9. Registrar, Peshawar High Court, Peshawar,
- 10. All Deputy Commissioners, Political Agents, District & Sessions Judges / Executive District Officers in Khyber Pakhtunkhwa.

9820626 # 865 6445 Feb. # 9830286 рівлист недройдуютеля новитає макрам OBBICE OF THE MEDICAL SUPERGIATENDENT

receives believe the Michanius Ashar University Diricht through through the time time the trinector (teneral, Diricht through the different time times the trinector). After present of the following record and tallying it with weither sintenent of the Asian Burdell, I have the following three presents of the times to the following three presents of the times to the following three presents of the times to the following three presents of the fo 1. Dr. Abdur Rahim, Medical Superintendent, DHO, Bospital, Mandan, conducted empirer

As per complaint that Dr. Muhammad Aslam Bulnelt, Dis rict Henfth Officer, Tank bar

Positication No.DVIVEDIA-A6/2009-10/Vol-411 dated 06/02/2012 (copy of the sanctioned were created by the Finance Department, Government of Khyber Palchtom Khwa, Pezhawar vide Wiscord') bon geniulandon'l' lo garbna merciftib la abang guring \$102-1108 more oili gurinG

All these posts were proporty advertised through Marsapaper on 34th Pebruary, 2013, & 9th

hydratin version of the above created posts vide No. 1903/8P (Health) of 19,04,2012 (eapy minethy) A selection countitiee was constituted by the then District Cu-ordination Officer, Tank for

the respected the ideal development, many applied from were received, list of the applications are commented from the interview of the following are substituted to the following the substitution of the subs

committee members for the appointment of all Terbinical Chara (Copy anached). Minutes of the Selection Committee has abreinly been prepared and duly signed by the att

The apprintments of all Technical posts year hade on merit and no irregularity found. All Cases Verselvers is no such ment apprinted on meet although direct is no such ment induction of classelvers and ment interest only from the induction of Classelvers and form the induction of Classelvers and form and form another district. Ho disable persons very appointed from another district for disable persons are reflected from another district. Ho disable persons are appointed Australia.

Pechawar for verification and some of appointed were not verified by the Fuculty hence the appointment orders for those appointed, were wildeligned, America by the Fuculty hence the After selection of Technical staff, the documents were sent to Secretary, Medical Faculty

The appointment orders were properly issued under proper disputeh No. and issuing date from the office of the EDO (11) Tank, which is placed on the America of the EDO (11).

From any own asperioned (Coupling Office) and property on management more control of their advanced from the property American and the property of their advanced from the property of their advanced from the property of the As regards the claiming of perks and privileges during the training period at 1115A. Period at 1115A. The regards the claiming period at 1103.2012 addressed to the Scoretiny Health KPK to help in the process of cerminated.

and swasings of the Government lime, fichee the application may be filed without further action, Asiana Balveia, District Mealth Officer, Think, Deing, an Enginy Officer due complaint is totally-baseless in view of the above; no proof of any irregularity was found against Dr. Mulanuman

intended Amide of E. Charlin Institution esquis harbard

OFFICE OF THE MEDICAL SUPERTINDENT DISTRICT HEADQUARTERS HOSPITAL MARDAN PH# 0937-9230145 FAX# 9230226

I, Dr. Abdul Rahim, Medical supertendent, DHQ Hospital Mardan, conducted enquiry against Dr. Muhammad Aslam Executive Health Officer, Tank vide director general Health services No.260-61/CC 2085/2013 dated 26.06.2013 (appointed as enquiry officer) After perusal of the following record and Allaying in with written statement of Dr. Aslam Baloch, I have the following observation to make:-

 As per complaint that Dr. Muhammad Aslam Baloch, District Health Officer, Tank has made irregular purchase of medicine/1 during the year 2011-2012. After perusal of record of DHQ Office (Stock Register of medicine) that medicines purchased as per approved list of MCQs Peshawar and No.1 has been made during the year 2011-2012. Hence the complaint is Annexure "A".

 During the year 2011-2012 various post of different endres of Technical and Class-IV were created by the Finance Department Government of Khyber Pakhtunkhwa, Peshawar vide Notification No. BV-1/FD/4-46/2009-10/Vol-III dated 06.02.2012 (Copy of the sanctioned attached Annexure "B").

3. All these posts were properly advertised through Newspaper on 24th February 2012 & 9th April 2012 is Annexure "C").

 A selection committee was constituted by the then District Co-ordination Officer, Tank for appointment of the above created posts vide No.1902/FP (Health) of 19.04.2012 (Copy attached herewith) Annexure "D").

5. In response to the advertisement many applications were received. List of the applications were prepared and submitted before the selection committee on the interview date (Copy attached) Annexure "E").

6. Minutes of the Selection Committee has already been prepared and duty signed by the all committee members for the appointment of all Technical/Class-IV posts (Copy attached annexure "F").

7. The appointments of all Technical posts were made on merit and no irregularity found. All Class-IV were parely appointed on merit although there is no such merit rules for induction of Class-IV employees. The appointment of Class-IV candidates only from the District Tank and no one selected from another District no disable persons were appointed Annexure "G").

8. After selection of Technical Staff the documents were sent to secretary medical faculty Peshawar for verification and some of the appointee were not verified by the faculty hence the appointment orders for those appointee, were withdrawn Annexure "H").

9. The appointment orders were properly issued under proper dispatch No. and issuing date from the office of the EDO (II) Tank, which is placed on file Annexure "I").

10. As regards the claiming of perks and privages during the training period at PHSA, Peshawar his services were requisitioned by the DCO Tank vide letter No. 1678/PF (Health) dated 31.03.2012 addressed to the secretary Health K.P.K to help in the process of recruitment from my own experience (Enquiry Officer) the trainees service on the management posts retain control of their offices during the PHSA training periods Annexure "J").

In view of the above no proof of any irregularity has found against Dr.Muhammad Aslam Baloch District Health Officer, Tank, being an Enquiry officer the complaint is totally base baseless and wastage of the Government time, hence the application may be filed without further action.

(Dr.Abdur Rahim) Medical Superintendent DHQ Hospital Mardan. enquiry report

Today on 25/11/2015 we the under signed moved to DHQ Tank to comply with the order of DGHS No.11705-11 dated: 16-11-2015. The committee comprised of

- 1. 1. Dr.Nazir Ahmad MS DHQTH Bannu.
 - 2. Dr.Daroz Khan, DDHO Bannu.

The officers/officials were already informed vide this office letter No. 54/6/-Dated: 18/14/15 sitting M.S DHQ Dr.Zafar Ali Shah and Ex MS Dr.Aslam Sherani were present along with another Ex MS Dr. Jmar Shah, Dr. Toltik . TAVED . sitting DHO Came later on. The then DHO Dr.Aslam Baloch could not attend the proceedings however he remined on line with the enquiry committee.

Procedure Adopted:

The following procedure was adopted.

- Going through record
- Record statement
- 3. Checking the attendance registered
- Visit of the Hospital.
- 1. Recording checking.

i. ii. iii. iv. v. vi.	Post Sanctioned in the SNE NOC from the office of the District Health officer Tank. Guideline regarding adjustment of surplus staff. Adjustment of Surplus Staff. Adjustment of Surplus Staff/Explanation. Guide line regarding pay of Newly appointed employee/Paramedics.	Anx-1 Anx-2 Anx-3 Anx-4 Anx-5 Anx-6
vii. viii. ix. xi. xii. xiii.	Attendance sheet for the Selection Committee Office order from Executive District Officer Health Tank Adjustment of Staff from the Surplus Pools. Office Order from DCO Tank. Advertisment in daily mashird for the vacant posts DHQ Tank 6 months Indoor Patient Record Guaid line regarding the pay of newly appointed employees/paramedic from MS DHQ Hospital Tank	Anx-8 Anx-9 Anx-10 Anx-11 Anx-12 Anx-13

- 2. Recording Statement.
 - 1. Written statement of the record keeper

Anx-A

Anexure

3. Checking of Attendance Register.

All The record showed that the staff is marking them present in the register.

4- Visit of Hospital:

After visit all the instruction, were issued.

(14)

ther all the codal formalities viz:

wertisement in press holding meeting of the pepartmental Selection committee by including representative of Administration Department/DGHS Khyber Pakhtunkhwa, preparing of merit list as required under the APT Rules 1989, were competed

The codal formalities were part competed like,

- Advertisement in Daily Mashriq verificated.
- 2. The meeting of Department Selection Committee was deficient followed like non inclusion representative of DGH in Technica post selection.
- 3. The Final Merit list was not produced to the enquiry committee.
- 4. Since merit list was not available so the signatures of the members of selection committee could not be assessed.

TOR-2

Whether the vacancies were filled through Selection/recruitment of relevant categories. If not how they were allowed salaries against excadre posts.

- Few posts were filled through selection of the relevant categories.
- II. More than half of the candidates' were recruited against ex-cadre posts.
- III. Salaries were started in January, 2013 by the MS Aslam sherani along with arrears for the period from 13-05-2012 to January 2015.
- IV. DAO record showed that few of the staff had their source signed by Dr.Aslam Baloch who was not the DDO, few of them had source got signed by Dr.Umar Shah Majority had the source signed Dr.Aslam Sherani, It was evident that the pays of staff were not drawn on the same dates but were drawn at various dates due to unknown reason.
- V. Pays started after letter of FD.No.FMIU/FD/4-1/2012/Surplus Pool dated: 27-07-2012.

Aud

Whether the em Tank from Surp Cadre posts as otherwise:	ployees detail lus pool, wer per surplus	led by the DCC e absorbed on pool policy or
		, .,

- The employees detailed by DCO were not absorbed on the cadre posts. They were absorbed against posts of charge nurses, they were 6 in number.
- 11. A letter was produced which was about the absorption of surplus poor staff on the posts of Charge Nurses. Astonishing, this addressed from Finance Department to DHO directly bypassing the Health Secretary which is not the usual way of communication. It may need further Probing in Department.

TOR-4

How many employees were recruited over and above the sanctioned strength?

- NOC from DCO for recruitment of all categories/Staff not taken as per record.
- The initials on appointment orders 11. were denied by the available clerical
- HINo letter was found which may show the requisition for DG representative for recruitment of staff on the interview date.
- IV. The DAO office showed source proformas which were signed by MS during 2012. Another MS during 2013 and by DHO for few staff members.
- No staff was adjusted against any post which fell vacant from 5/2012 till date as per record.
- VI. In letter no.1968-71 dated: 22-04-2013 the than DHO has replied to a letter of MS DHQ Tank that he was a competent authority to appoint any candidate on Ex-cadre post and he is responsible for that (copy attached)

The following General issues were also taken into consideration.

- 1. The huge no of sweepers were only marking themselves present but not working which was brought into the notice of sitting MS and he was advised to moritor their services according to job description.
- 2. Progress report of the hospital was taken per 6 months which was advised to be CONCLUSION:

1. As the final merit-list of recruitment of all categories of staff was not available so the committee is not in a position to determine the transparency of the process of

(b)

- 2. The Surplus pool staff was not absorbed on the cadre posts but were placed against charge nurses posts and were drawing pay till the stoppage of pay.
- 3. The salaries of all the staff has been stopped whether working on cadre post or ex cadre posts which was not justified.
- 4. The order of finance department regarding drawl of salaries against charge of nurses posts may need further clarification.
- 5. The court decision of Peshawar High Court DI Khan Bench is attached with Enquiry file where a relief has been given to the staff whose Services are intact may be given the relief of release of pay. The committee noticed that the staff whether on cadre or ex cadre posts have marked their attendances for the period when their pays are stopped. So they are physically present and delivering their services.

RECOMMENDATIONS:-

Since the matter is a sub judiced case with a decision of temporary relief of release of salaries of the intact staff so the committee is of the opinion that

- 1. The salaries of the staff who are working on the cadre posts may be released in light of the court decision on their risk.
- 2. The services of the staff who are absorbed on ex cadre posts their salaries cannot be released as there are no posts for their absorption.
- 3. The pleading officer may defend the case in the court with the plea of non availability of posts hence no salary.
- 4. The employees of the surplus pool who have not been absorbed on cadre posts may either be kept on waiting list or may be returned to the pool.
- 5. The other staff who are not on cadre posts may be kept on a waiting list and may be absorbed on any post which falls vacant in the whole District. Their positions may be kept held in abeyance.
- 6. The record keeping of the DHO office may be streamlined because there is a greater complexity and ambiguity in the available record.
- 7. The staff on cadre posts whose salaries if released, they may be directed to fill an affidavit or stamp paper to perform their duties according to their job description and to the satisfaction of the controlling officers.
- 8. The monitoring team of IMU may be enquired about this situation, wether they have taken any notice of this issue or otherwise.
- 9. The posts of Charge Nurses may not be filled up by other cadre staff as there are guazetted posts and come under domain of the DGHS because in case any recruitment is done on adhoc policy or by Public Service Commission the incumbent sent to DHQ Tank may not suffer.

DIRECTORATE GENERAL HEALTH SERVIC KHYBER PAKHTUNKHWA PESHAWAR

All communications should be addressed to the Oriector General Health Services Peshawar and not to any official by name. Office Ph (091 - 9210260E-change % 091 - 9210187, 091 - 9210196Fax (991 - 9210230

The District Health Officer Tank.

ENQUIRY IN TO THE ILLEGAL RECRUITMENTS BY THE FORMER Subject:-

The subject case was investigated through an enquiry committee, report thereof is enclosed.

A perusal of enquiry report would reveals that proper criteria as required under the APT Rules has not been fulfilled and the whole case of recruitments contains legal lacuna. More so, the employees from Surplus Pool have not been absorbed against their original cadre post as per surplus pool policy.

In view of the forgoing, you are directed to serve show cause notices upon all the illegal appointees under the E& D Rules 2011 and further action taken on receipt of their replies. At the same time all those employees who have been absorbed on Ex Câdre posts may be sent back to the surplus pool, for further disposal, under the intimation to this Directorate.

> DIRECTOR ADMINISTRATION DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA

Cc:

Secretary to Government of Khyber Pakhtunkhwa Health Department

M.S DHQ Hospital Tank.

Assistant Director Litigation Cell DGHS, KPK Peshawar.

P.A to DGHS KPK Peshawar.

Findings regarding TORS:-

OFFICE OF THE MEDICAL SUPRINTENDENT DHQ HOSPITAL TANK
No 80 Dated 09/01/2016

SHOW CAUSE NOTICE

With reference to Director General Health Services, Khyber Pakhtunkhwa, Peshawar letter No. 12510-14/Per dated 14/12/15 & District Health Officer Tank Endst: letter No. 79-83 dated 7/1/2016

I, Medical Superintendent DHQH Tank, as competent authority, under the Khyber Pakhtunkhwa E&D Rules, 2011; do hereby serve you, Mr. <u>Muhammad Nisar ICT Pathology DHQH Tank</u> as follows:-

- 1) That consequent upon the completion of inquiry conducted against you by the Inquiry Committee.
- 2) That on going through the findings and recommendations of the Inquiry Committee, the material on record and other connected papers before the said committee.

The competent authority is satisfied that:-

Proper criteria as required under the APT rules has not been fulfilled and the whole case of recruitments contains legal lacuna.

As a result thereof, you are, therefore, required to show cause as to why should not your services be terminated and also you are directed to submit your reply (in writing) within fifteen days of this show cause notice, in the normal course of circumstances, in case of non compliance, it shall be presumed that you have nothing to put in and in that case an exparte action will be taken against you.

The copies of the findings of the inquiry committee are enclosed.

MEDICAL SUPRINTENDENT
DHQ HOSPITAL TANK

Dated <u>04 | 0/ /2016</u>

Copy for information to the:-

No 89-81-1

1) Director General Health Services, Khyber Pakhtunkhwa, Peshawar w/r to his office letter No. 12510-14/Per dated 14/12/15

2) District Health Officer Tank w/r to his Endst: letter No. 79-83 dated 7/1/2016

MEDICAL SUPRINTENDENT
DHQ HOSPITAL TANK

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The Medical Superintendent, DHQ Hospital, Tank,

Amond City

Subject:

REPLY TO SHOW CAUSE NOTICE

Respected Sir,

With reference to show cause notice bearing No.80/Dated.09.01.2016 where it has been pointed out that Recruitment/appointment has been made against APT rules of the applicant. In this connection I may wish to state that no any enquiry have been conducted by the department on 25.11.2015 More-over. The applicant has not been heard personally. All the findings drawn by the department is wrong and cannot bear such kind of allegation which results termination/removal of the applicant from service.

In the year 2013 an enquiry was conducted on the same facts and allegations in which the case of the answer official including the others were scrutinized where after report was submitted vide which all the appointments were declared as in accordance with law and rules. Copy of report is enclosed for kind perusal.

It is also submitted that various posts of different categories were advertised in the Daily Mashriq Newspaper on 24.2.2012. As the applicant was having required qualification and submitted application for the appointment.

That department had already constituted selection committee consisting of 1) <u>Dr.Aslam Baloch EDO Health Tank Chairman</u> 2) <u>Dr. Mohammad Tahir Javed EDO Health Tank</u> 3) <u>Dr. Mohammad Umer Shah MS DHQ Health Tank Member 4) Mr. Ashfaq Ahmed DDOR Member.</u>

That the applicant participated in the written test on 21.4.2012 and later on appeared in the viva and oral test. Thereafter the selection committee placed merit list on notice board. As the applicant was on the top of merit list thus his appointment order was issued.

After That the applicant obtained medical fitness certificate and submitted/arrival report which have been accepted by the department and since then the applicant is performing his services in the health department. There is no any dent and stigma on the performance of the applicant and no adverse remarks is available on personal file of the applicant.

AU)

(26)

That through instant show cause notice applicant came to know that he has not fulfilled the appointment promotion ant transfer rules criteria. Which is not best known to me?

As per inquire report submitted to DGHS wide letter no. 5416 Dated 18-11-2015 regarding posts clarification an as per recommendations pera 1, 3,7 I am working on cadre post.

That the applicant has fulfilled all the legal formalities and since then the applicant is working satisfactory to the entire satisfaction of his superiors.

That no specific allegation/flaw/mistake on the part of the applicant has been mentioned in the show cause notice by the department.

Thus the applicant feels that he has no fault on his part and there is no any allegation on my part.

The application in the son of employee of the department Mir Janan Khan who was laboratory attendant, thus deserving appointment in the health department on the basis of employee sons quota.

I have full filled all codel/legal formalities the document is attached here once again.

1. Appointment Letter

2. Arrival Report

3. Fitness Certificate

4. Pay Slips

It is humbly prayed that the instant show cause notice my kindly be recalled/withdrawn and the applicant may kindly be allowed to perform his duty on the original post Pathology technician.

Your humble applicant.

Dated. 23.01.16

Mann

Muhammad Nisar S/o Mir Janan Pathology Technician DHQ Hospital Tank

OFFICE OF THE MEDICAL SUPRINTENDENT DHQ HOSPITAL TANK

OFFICE ORDER



Dated <u>09/05/2016</u>

- Whereas you, Mr. Muhammad Nisar JCT (Pathology) DHQ Hospital Tank were proceeded for having following grass irregularities in your appointment as proper criteria as required under the APT Rules has
- Whereas inquiry has been conducted against your appointment on the Direction of worthy Director General Health Services vide Order No. 11705-11 dated 16-11-2015. (3)
- Whereas Show-cause Notice served upon you through letter No. 80 dated 09-01-2016. (4)
- Whereas you failed to produce any documentary proof (i.e. original merit list etc) (5)
- Whereas you were given the chance of Personal Hearing on 16-02-2016 vide office order No 384 dated 29-01-2016, but the undersigned being competent authority is not satisfied from your reply.

Now therefore, the competent authority in exercise of the power conferred upon me, under Khyber Pakhtunkhwa Efficiency and Discipline rules 2011, You Mr. Muhammad Nisar JCT (Pathology) DHQ

> MEDICAL SUPRINTENDENT DHQ HOSPITAL TANK

Copy to:-

Dated <u>09/05/2016</u>

- Director General Health Services, Khyber Pakhtunkhwar Peshawar, w/r to his office letter No. 3390-(1)District Health Officer Tank (3):
- (2)
- District Account Officer, Tank (4)
- Mr. Muhammad Nisar JCT (Pathology) DHQ Hospital Tank (5)
 - Accountant DHQH Tank to stop the pay of official concerned.

MEDICAL SUPRINTENDENT DHQ HOSPITAL TANK

Khina

The Director General,

Health Services, khayber Pakhtunkhwa

Peshawar.

ORDER DATED 09.05.2016 PASSED BY MEDICAL THE DEPARTMENTAL APPEAL/REPRESENTATION AGIANST THE

VEPELLANT HAS BEEN REMOVED FROM SRVICES

MILH EEEECL EBOM 01-02-5016

Respectfully stated, That the health Department through DHO, Tank advertised different posts,

Subject:

- including the post of JCT Pathology in DHQ hospital Tank in the year 2012.

 Copy of advertisement is enclosed here with.

 That the appellant also applied for the post of JCT Pathology and after completing.
- all codel formalities, the appellant was appointed as a JCT Pathology vide appointment order is enclosed herewith.
- That the appellant, after getting himself medical examined, submit his arrival report to the concerned authorities and started performing his duty.
- relevant documents are enclosed herewith.

 That in the year 2013 an inquiry was conducted regarding the different appointment,
- which ended in favor of appellant, copy of the same is enclosed herewith.

 That the appellant then received an show cause notice dated 19-01-2016, wherein reference was made of any inquiry, which was kept secret from the
- appellant. Copy of show cause notice is enclosed herewith.

 That the appellant then submitted gaply to the show cause, wherein he specifically shown his astonishment regarding inquiry, allegedly conducted in the year 2015,
- because he was never associated with same.
- copy of reply to the show cause notice is enclosed herewith.

 That the appellant was then called for personal hearing and he produced all the relevant documents, supposed to be available with the appellant and then he was
- asked to wait for the order in the near future.

 That the appellant received the office order dated 09.05.2016 on 10.05.2016 in office and he was asked that he has been removed from services with effect from
- That the order dated 09.05.2016 is totally illegal, based on surmises and conjectures, leveling no allegations against the appellant and the fault of

01.05.2016. Copy of order dated 09.05.2016 is enclosed herewith.

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The punishment was been mentioned but the punishment was given to the

appellant.

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13.

instead of the appointee, whereas, in present case the appellant has been victimized delivered so many judgments that the appointing authority should be penalized appointing authority, then the august supreme Court on his particular aspect has That under the circumstances and prevailing law, if any fault is found on the part

That another aspect which was ignored by the medical superintendent while passing the sad inquiry was decided in favor of the appellant and other appointees. available in the office, which was scrutinized by the inquiry officer and that is why superintendent, whereas, in the earlier inquiry, held in 2013 all the record was record keeper? this important aspect has been ignored by the medical whether the appellant can be penalized for non maintenance of the record by the list etc. in his possession or it was the duty of the office to keep the record and (i.e. original merit list etc). Whether the appellant was supposed to keep the merit superintendent has mentioned "whether you fail to produce any documentary proof That is strange to note that in para-4 of the order dated 09.05.2016 the medical for the alleged fault of another person.

service, whether the non-production of merit list by the office does come within the Pakhtunkhwa efficiency and discipline rules, 2011,1 have been removed from office order dated 09.05.2016 that he has mentioned that under khayber.

whereas, if any, action was required to be taken then it was the office not the the duty of the office and instead the appellant has been removed from service, rather It was not within the duties of the appellant to keep such record, which was That appellant has been condemned for the alleged wrong never committed by him; preview of rules of removing appellant from service?

automatically becomes ineffective on the rights of the appellant. competent authority, therefore, the removal from service order dated 09.05.2016 requirements of efficiency and discipline rules, 2011 has been violated by the sheet because no charge was ever leveled against the appellant, therefore, the basic That is pertinent to mention here that the appellant was never issued any charge րություն

he was never associated for purpose of inquiry, otherwise the situation would have the alleged inquiry conducted in the year 2015, the appellant was never informed or that is why the inquiry was filed in favor of the appellant and other appointees but conclusion that all the appointments were made strictly in accordance with rules and That as mentioned above, the inquiry conducted in the year 2013; reached to the

against that appellant, which should have been replied by the appellant. That the non-issuance of charge sheet clearly indicates that there were no charges been different, from what is now.

That the non-issuance of charge sheet, which is mandatory under efficiency and discipline rules, 2011, the entire proceedings became illegal and in result thereof the removal from service order of the appellant dated 09.05.2016 is also illegal.

That appellant wishes to be heard in person.

In view of the above made submission, it was very humbly requested that on gracious acceptance of the instant departmental appeal/representation, the order dated 09.05.2016 passed my M.S DHQ hospital Tank may very kindly be set aside and the appellant may be reinstated in service with all back benefits.

Dated: 21.05.2016

17:

18,

Your Humble Appellant,

Neuri

Muhammad Nisac

JCT (Pathology)

DHQ Hospital Tank

Reg No 629 Dated 23/5/16

ِ روز نامه شرق بيثا در ااسلام آباد(4)........ 19 آنست 2016ء

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سميلهسيل

من موود

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کول دیم يقيق ومزوا

زبر دخلی کو برائے سال 17-2016 نس شیشزی کی سیال کے لئے ٹینڈ رمطاور ب ب - جوكدزير د اللي كومورور 2016 - 9- 2 كويونت 10 بي كاني بانا ما يشرن یند رای دن بوت 12:00 بج بول داعدگان یاان کے جاز فرائندوں کی موجود کی علی کھولے جا کی سے سیشٹری کا تعمیل کمی می ادقات کے دوران دخر دیر وتحلی کے سنشزی کرک ہے مامل کی ماکتی ہے۔

للنے شرائط و ضوابط :،

(1) يل ديندگان GST ادراكم ليكس كلسك ساته رومز و و (2) زن آئم كحداب بي بشول انام كيسز درج ك جاكس كي - (3) فول جن وفيعد ك صاب سے کال ڈیپانٹ چیک ڈرانٹ کے بھل میں شیڈر کے ساتھ جمع کرنا ہوگا۔ (4) فرم کی الی حالت متحکم ہونی جا ہے۔ (5) ادا میکی سٹور کی وسول منظوری اور بلز پاس مونے کے بعد کی جا مگل - (6) ڈیارمنٹل پر چر سینی کورافتیار مامل موگا کدووالک یا تمام فینڈر KPRA Rules 47 کے تحت منوخ کرسک ہے۔ (7) فیندر کے متعلق مزید معلومات کم بھی وقت وفتر ک اوقات کار کے دوران المی فی وفتر ایف آر فی پٹادرونٹے کے سیشنری کلرک سے حاصل کی جاسمتی ہیں۔



展及INF(P) 14353 A Also ava

تی بیگر کور زمیتال ۶ کمپ می در دول آسامیال خال چیں۔ شلع ۶ کمپ کے امید داروں کوڑنج وی جائے کی شلع میں مودوں امیددار نہ ہونے کی صورف میں درمرے امثار کے کے سدوار بمرنی کے جاسکتے ہیں۔ كى قابلىت

30 مال	بر کرک بعد معلقه فیلند علی میدیکل فیکلی KPK سے 2 سال و بار م	فلينكل يكنيون وحالوتي 12-8	1
30 مال	مِرْك بعد معلقة فيلذ عن ميذيكل فيكل KPK عد مال ذي عمد	زانه ملينكل ميكنيش يتمالو في B-12	2
30سال ٠	منزك بمد متعلقة فيلذ عن ميذيكل فيكل KPK عد مالية بلوم	زنانىكىلىكىنىشىن رايم يالوى B-12	3
-30مال	مِرْك بعد معلقہ فیلڈ علی میڈیکل فیکٹی KPK سے 2 مالیڈ کھ م	كلينكل مينيون فروقرالي B-12	4
30مال ∙	مِثرك بعد متعلقہ فیلڈ عل میڈیکل میکٹلی KPK ے 2 مالیڈ بلومد	کلینکل میکنیون کارڈیائوٹل B-12	5
ه والى ورخواتش زير فور	الى اشتبارك اشاعت كـ 15 دن كـ ا مروفتراد الله جانى جائيس دير ي موصول او ف	شي ساده کاغذ پر بمعد تمام تعلیی استاداد دقری شناخی کارڈی کا	شرائلانه درخوأ

بالاتی با کمکی سرکامک ما زشن اسپ بخکانده سذے درخوانشی ادرمال کریں مرف شادرے املا امیدادوں کا نئرود کیلیے کا اجازی کے میرے مائزو کو کیلیے کو کُن اُرے ہیں وباجائے گا۔ آسامیوں کی تعداد عمی کی دیشی موسکتی ہے۔ میڈیکل فیکٹری خیر محتوام ابٹا در کے طارہ کی محی ادارے سے فیار مدیدنے کی صورت عمی میڈیکل میکٹری خیر محتوام ابٹا اور کے

INF(P) i 4383' Also available on a growth www.khyberpakhtunkhwa.gov.pk

AT GOVERNMENT OF KHYBER PAKHTUNKHWA IRRIGATION DEPARTMENT

SHORT LISTING OF NOTICE INVITING PRE-QUALIFICATION **CONSULTANTS / FIRMS**

Application for prequalification are invited form national / international consultants / firms of repute having credible experies and experience in the categories of construction supervision of water sector works, broadly comprising of Canal Works, flood protection works, upgradation / rehabilitation of canal roads, drainage works, Lift Irrigation Schemes, T/Wells, crossing facilities on canals and small storage Irrigation Schemes etc.

The Consultants/Firms must be registered with Pakistan Engineering Council, PEC in the relevant categories and specialization having valid license for the year 2016-17.

The Consultants / Firms already prequalified with the Irrigation Department may also apply.

The broad scope of work for consultants/ firms includes but is not limited to:-

Survey and investigation.

Detailed design and estimation / review of design. .. ii)

Full time supervision of construction activities including related laboratory and investigative iii) _ test etc.

Verification / certification of IPCs and its recommendations to the client for payment.

indemnity to the employer I client against all responsibility for design, estimation and qualitative / quantitative aspects of the finished engineering product / project,

The application shall also contain the following information:-

Full address of the firm including land line /fax, cells, e-mail and any other contact. D

11) National Tax No. with tax return submission certificate for the current year.

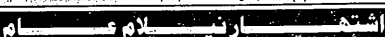
III) Authentication of the registration in case of registered firm or limited firm.

IV) Status of the Firm as to an individual Firm or Joint Venture entity.

The eligible consultants/firms shall collect the prequalification documents by depositing Rs. 500/- (Non refundable) upto 5-9-2016 and submit the completed prequalification documents on 15-9-2016 upto 01:00 PM to the undersigned.

SUPERINTENDING ENGINEER (H/Q) IRRIGATION DEPARTMENT

"SAY NO TO WARSAK ROAD KABABIAN, PESHAWAR. Ph:091-9212174 CORRUPTION".. Also available on www.khyberpakhtunkhwa.gov.pk INF(P)4324



ورشه 9/9/2016 بول



بعدالت سروس ترسور کید

باعث تحريرآ نكه

مقدمه مندرجہ عنوان بالا میں اپن طرف ہے واسطے پیروی وجواب دہی وکل کا رووائی متعلقہ اس کے لیے اصدار کی اس کی کا کامل اختارہ وگا۔ نیز وکیل صاحب کوراضی نامہ کرنے وتقر ر ثالث و فیصلہ پر صلف دیے جواب دہی اور ا قبال وجوی اور سورت و گری کرنے اجراء اور وصول چیک وروپیار عرضی دعوی اور درخواست ہر تم کی تصدیق نرای پر دینے کا کری کرنے کرا ختارہ وگا۔ نیز صورت عدم پیروی یا ڈگری کی طرفہ یا اپیل کی برامدگ اور منسوخی نیز دائر کرنے اپیل نگر انی و نیروی کرنے کا مختارہ وگا۔ از بصورت ضرورت مقدمہ نہ کوری کا اختار اس کی این ہوں گے مقدمہ نہ کوری کا اختیار اس کا ساختہ پر داختہ منظور و تبول ہوگا دوران مقدمہ میں جوخر چہ ہر جانہ التوائے مقدمہ کے اوراس کا ساختہ پر داختہ منظور و تبول ہوگا دوران مقدمہ میں جوخر چہ ہر جانہ التوائے مقدمہ کے سب سے وہوگا۔ کوئی تاریخ پیٹی مقام دورہ پر جو یا حدے باہر ہوتو و کیل صاحب پابند ہوں سب سے وہوگا۔ کوئی تاریخ پیٹی مقام دورہ پر جو یا حدے باہر ہوتو و کیل صاحب پابند ہوں

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الرقوم 27 ماه المات 2016

گے۔ کہ پیروی ندکورکریں۔لہذاوکالت نامدکھدیا کہ سندر ہے۔

لعبد العبد الع منا من العبد ا

Aufron Sulvon

> عدانات ستیشندی مارت چوک شتنگری پیاوری ون 2220193 Mob: 0345-9223239



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 861/2016

MUHAMMAD NISAR

(Appellant)

Versus:-

Government of Khyber Pakhtunkhwa through Secretary, Health and others

(Respondents)

PARAWISE COMMENTS ON BEHALF OF THE RESPONDENT NO.1, 3,4 & 6

PRELIMINARY OBJECTIONS.

- That the appeal is not maintainable and incompetent in the eyes of Law in the present form.
- That the appellant is estopped due to his own conduct to file this appeal.
- That the appellant has got no cause of action and locus standi to file instant appeal.
- That the appellant has not come to the Tribunal with clean hands and has suppressed all relevant facts.
- That the appeal is bad for misjoinder/non-joinder of necessary parties.
- That the appeal is badly time barred and the appellant has concealed the material facts from Honourable Tribunal.
- That the Honourable Service Tribunal has no jurisdiction to entertain the instant appeal in its present form.
- That the appeal has been mis-oriented, mis-constructed and mistakenly drawn and is incompetent in its present form and context, and is liable for Rejection.
- That the appeal is weak having no force, fabricated, fictitious, based on ill will, mollified and having no footings in the eyes of law.
- That proceeding with the instant appeal would be a futile exercise and just wastage of the precious time of this Honourable Tribunal.

RESPECTFULLY SHEWETH

- 1. The Para No. 1 is correct.
- 2. Eligibility of the applicant need verification from the Concerned Medical Faculty.
- Para No. 3 is correct to the extant that Govt. upgraded all the paramedics from BPS-09 to BPS-12.
- 4. It is incorrect, the applicant involved in strikes against the administration etc.
- 5. Incorrect, the applicant cannot claim the benefit of that inquiry, as it was not specific for appointments, it was regarding other nature of complaint against the then DHO.
- 6. it is correct.
- 7. Incorrect, show cause was issued legally as there was two newly sanctioned posts of JCT (Pathology) however three personne'ls were recruited, over and above the sanctioned strength.
- 8. Correct to the extent that the applicant submitted his reply, which was not satisfactory.
- 9. The applicant was leggaly terminated from service, as he was appointed above the sanctioned strength.
- 10. correct to the extent that the applicant submitted Departmental appeal to the respondant No. 2 but it was rejected by the competent authority.
- 11. Para No. 11 is relates to the jurisdiction to the Hon'ble Service Tribunal KPK, which is legally correct. However detail reply on the grounds are as under:-

REPLY ON GROUNDS

- a. Para (a) is incorrect and appellant was legally terminated from his service, and he was illegally appointed by the then DHO (Dr. Aslam Baloch) now retired.
- b. It is incorrect, appellant was illegally posted at the post of JCT (Pathology) above the sanctioned strength.
- c. Incorrect, the applicant was involved in the strikes etc and Health is declared as essential service.
- d. Incorrect, the first inquiry was a general inquiry not specific for appointments. The 2nd inquiry was conducted specifically for appointments and upon the 2nd inquiry, show cause notice was issued to the applicant.
- e. Incorrect, all the codal formalities were fulfilled before termination of the applicant.
- f. It is incorrect as the appellant was illegally appointed above the sanctioned strength.
- g. Incorrect, the applicant was appointed illegally.
- h. It is incorrect and not admitted.
- i. Incorrect, not admitted.

- j. It is incorrect, all the codal formalities were fulfilled, he has been given the chance of personal hearing. (Annex-1) is attached as a proof.
- k_{γ} It is incorrect and appellant was legally terminated.

PRAYER:

It is therefore, most humbly prayed that on acceptance of this para-wise comments, the appeal of the appellant may kindly be dismissed with cost.

MEDICALSUPRINTENDENT

DHQ HOSPITAL TANK



OFFICE OF	THE MEDICA	NL SUPRINTE	NDENT DHQ HOS	PITAL TANK
No				TIAL TANK
; ;			Dated	//2016

CORIGENDUM

In partial modification of this office orders bearing No. 2237 to 2446, para-6 & 4 (Whereas, you failed to produce any documentary proof i.e. original merit list etc) of these orders, may please be considered as "omitted" because it was mentioned due to clerical mistake.

DHQ HOSPITAL TANK

Copy to the:-

Dated 23 /05/2016

- 1. Director General Health Services, Khyber Pakhtunkhwa, Peshawar
- 2. District Health Officer Tank
- 3. District Accounts Officer Tank
- 4. All Concerned;

DHQ HOSPITAL TANK

Opy forwarded for information jos.

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BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR.

Service Appeal No. 861 /2016

Muhammad Nisar **VERSUS** Govt; of K.P.K etc.

REJOINDER ON BEHALF OF APPELLANT AGAINST THE COMMENTS / REPLY OF THE RESPONDENTS NO. 1, 3, 4 TO 6.

Respectfully Sheweth:-

Appellant submits rejoinder as under:-

On Preliminary Objections:-

- A. That the answering respondents have not explained that how the appeal is not maintainable and how is incompetent. Moreover the appellant being aggrieved from the illegal order of removal from services. Hence, para is misconceived and denied.
- <u>B.</u> That the answering respondents have not explained that how the appellant has been stopped by his own conduct. Hence, this para is mis-formulated over.
- That the appellant is being civil servant and aggrieved from the removal order. Hence having cause of action and locus standi para is denied.

<u>D.</u> This para is incorrect. Hence denied.

- **E.** The answering respondents have not give any other, which have omitted or added. Hence their para is denied.
- **F.** The appeal is well within time. Hence this Para is denied.
- <u>G.</u> The answering respondents have not explained that how this Honourable Tribunal has not got jurisdiction. Hence, this para is denied.
- <u>H.</u> That this Para is misconceived and denied. Actually the removal order of appellant is misoriented, mis-constructed and mistakenly drawn by the answering respondents which is liable to set aside.
- <u>I.</u> That Para No. 9 is denied. Actually the impugned order is weak having no force, fabricated, factitious, based on ill will, malafide and having no footings in the eyes of law.
- Actually no proceeding whatsoever has been done by the respondents authority while passing the impugned illegal order and thus through futile exercise of action the appellant has been harassed and made scapegoat without any justification and reasons.

ON FACTS:

<u>2.</u>

1. Para No. 1 needs no reply as declared correct.

That the respondent authority already verified the eligibility of the appellant from the concerned medical faculty, where in the appellant has been declared eligible, successful and fit during initial stages of appointment.

3. Para No. 3 needs no reply.

<u>4.</u> Para No. 4 is denied. Moreover, the appellant never involved in strike. Hence this para misformulated.

- Para No. 5 of the reply of the answering respondent is incorrect. The appellant cannot be made scapegoat through double jeopardy by inquiry again and again through same subject mater. As in the light of judgments of superior Court and prevailing service laws and Esta Code one cannot be involved in a dual inquiry / trial as envisaged in fair trial and warranted in 10(A) of Constitution of Islamic Republic of Pakistan, 1973. Hence, this para is misformulated.
- **6.** Para No. 6 needs no reply.
- 7. Para No. 7 of the answering respondent is incorrect and denied. The appellant has been appointed against the vacant sanctioned post and performed their duties with full satisfaction of superiors since from 16/07/2012. Hence this para is misconceived.
- **8.** Para No. 8 of the answering respondent needs no reply. Actually the show cause notice on behalf of respondents authority was baseless and manipulated. Thus the question of non-satisfaction not arises. Hence this Para is denied in above terms.
- **9.** Para No. 9 is denied. The appellant was illegally terminated without adopting the procedure and service rules.
- That the respondent authority has not shown the rejection order of Departmental appeal. Hence this Para is denied in above terms.
 - 11. Needs no reply.

ON GROUNDS:-

A. Para No. 1 is misconceived. The appellant has been appointed after all codal formalities. Moreover, as per verdict of superior Courts the beneficiary of illegal appointment (not admitted

in the instant case because the appointment order of the appellant is accordance to law and as per service rules after adopting all codal formalities) cannot be blamed alone because primarily the authority who had actually wrongfully exercised its powers for the reasons known to it, was bound to be held responsible for the same. Instead of penalizing such employees like Junior Clerk etc. who had to earn livelihood to support their families and if after having served for a long period they were removed from service discriminately, such action would give rise to a number of problems.

Para No. 2 is misconceived. Moreover, as per **B**. verdict of superior Courts the beneficiary of illegal appointment (not admitted in the instant case because the appointment order of the appellant is accordance to law and as per service rules after adopting all codal formalities) cannot be blamed alone because primarily the actually wrongfully had who exercised its powers for the reasons known to it, was bound to be held responsible for the same. Instead of penalizing such employees like Junior Clerk etc. who had to earn livelihood to support their families and if after having served for a long period they were removed from service discriminately, such action would give rise to a number of problems.

C.

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The appellant has never involved in any illegal activities and strikes etc. Thus this Para is squarely denied.

The para of the answering respondents is denied. However, appellant retrieve his para of appeal.

E. The Para E of the answering respondents is wrong and denied. No codal formalities have been done fulfilled by the respondent authorities before issuing the illegal

termination order. However appellant retrieve his para of appeal.

- F. Para No. F of the answering respondent is denied. The appellant has been legally appointed after all codal formalities against the vacant sanctioned post as the appellant being eligible, fit and successful for the said post. Hence this Para is mis-formulated.
- <u>G.</u> The Para G of the answering respondents is squarely denied. Moreover the answering respondents has not explained that what illegality has been done by on behalf of the appellant.
- <u>H.</u> Para No. H is denied. However appellant retrieve his para of appeal.
- I. Para No. I is wrong.
- J. Para No. J is wrong not admitted. No codal formalities has been initiated while passing the impugned order. Moreover the appellant has been discriminated as their colleagues namely Zohaib Shah S/o Pir Liaqat Ali Shah (Appointed as Radiology Technician BPS-9 vide Office order 159-94 dated 16/07/2012) and Siraj Khan S/o Wali Mohammad Junior Clinical Technician (JCT) Pharmacy BPS-12 is presently serving in the Health Department. This sole ground is sufficient for reinstatement of appellant.

in

<u>K.</u> Para No. K is incorrect. The appellant retrieve his of appeal.

It is therefore, humbly prayed that the Appeal may kindly be accepted as prayed for.

Your Humble Appellant

Where

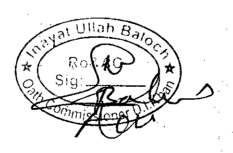
Muhammad Nisar (JCT, Pathology DHQ, Hospital Tank) S/o Mir Janan

Dated: 26/07/2017

Sheikh Iftikhar Ul Haq Advocate High Court Dera Ismail Khan

AFFIDAVIT

I, <u>Muhammad Nisar, the appellant</u>, do hereby solemnly affirm declared on oath that contents of the above **rejoinder** are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Honourable Tribunal Court.



DEPONENT