S.No.	Bate of	Order or other proceedings with signature of Judge or Magistrate and
of ·	Order or	that of parties where necessary.
proceed	proceedings.	
ings		
1	2	3
		BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
		<u>CAMP COURT SWAT</u>
		Appeal No. 868/2012
·		Dr. Abdul Sattar Versus Secretary Government of Khyber Pakhtunkhwa, Health Department, Peshawar and 3 others.
		JUDGMENT
	05.10.2016	MUHAMMAD AZIM KHAN AFRIDI, CHAIRMAN:-
		Counsel for the appellant and Mr. Muhammad Zubair, Senior
•	, ,	Government Pleader alongwith Mr. Amjad Ali, Assistant for
\ \ \		respondents present.
		2. Dr. Abdul Sattar son of Aman Khan hereinafter referred to as the
-0		appellant has preferred the instant service appeal under Section 4 of the
· · ·	2	Khyber Pakhtunkhwa Service Tribunal Act, 1974 against order dated
		12/13.07.2012 whereby his departmental appeal against original order
		dated 13.4.2009, removing the appellant from service, was rejected.
	_	3. Brief facts of the case of the appellant are that the appellant was
		serving as Medical Officer when removed from service vide
		notification dated 13.4.2009 alongwith other doctors w.e.f. 03.1.2008
		on the allegations of wilful absence from duty where-against he
		preferred departmental appeal which was also rejected by the appellate

authority vide final order dated 13.07.2012 and hence the instant service appeal on 06.08.2012.

- 4. Learned counsel for the appellant has argued that the appellant was condemned unheard. That proceeding were conducted ex-parte and that the procedure prescribed was not followed during the enquiry proceedings.
- 5. Learned counsel for the appellant while placing reliance on case law reported as 2008-SCMR-214 (Supreme Court of Pakistan) further argued that penalty was not only harsh but also unwarranted as the appellant was not in a position to attend his duty due to ailment of serious in nature.
- 6. Learned Senior Government Pleader has argued that the appellant was removed from service on the ground of absence from duty alongwith other doctors vide order order dated 13.04.2009. That absence notice was served on the appellant through home address as well as through newspapers published in Daily Express and Daily Dawn but he failed to resume his duty within 14 days of the publication of the said notice.
- 7. We have heard arguments of learned counsel for the parties and perused the record.
- 8. The appellant was proceeded against under Section 3 of the Khyber Pakhtunkhwa Removal from Service (Special Powers) Ordinance, 2000 hereinafter referred to as the Ordinance according to which a person in government or corporation service is to be dismissed,

9.10.16

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removed and compulsory retired from service etc. If found guilty by the competent authority after enquiry under Section 5 of the said Ordinance. Before passing any such order the competent authority would be obliged to inform such civil servant by order in writing of the action proposed to be taken with regard to him and the grounds of action apart from affording him a reasonable opportunity of show cause against the proposed action within period specified by the authority. According to Section 5 (4) of the said Ordinance the competent authority may dispense with the enquiry under sub-section (1) if it is in possession of sufficient documentary evidence against the accused, or for reasons to be recorded in writing, it is satisfied that there is no need of holding an enquiry.

- 9. In the case in hand no enquiry was conducted as required under Section 3 read with Section 5 of the said Ordinance nor the competent authority had dispensed with the enquiry under the provisions of sub section-4 of Section 5 of the said Ordinance and as such the impugned order of removal of appellant from service dated 13.04.2009 and that of appellate authority dated 13.7.2012 would not hold ground.
- 10. The appellant has also placed on record certain documents with his claim that he was not absent in the entire period attributed to him, that he was a cardiac patient and as such admitted to hospital and not in a position to perform his duty or proceed on leave after obtaining prior permission. This aspect of the case would certainly require probe through holding enquiry. As such we are constrained to accept the instant appeal set aside the impugned orders referred to above and

05:10:16:

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reinstate the appellant in service for the purpose of denovo enquiry which shall be conducted by the authority within a period of 2 months from the date of receipt of this judgment. Issue of back/service benefits shall be subject to outcome of the denovo enquiry. In case the enquiry is not conducted and concluded within the period specified above then it shall be deemed that the appellant has been reinstated in service while the period of his absence shall, in such case, be treated as leave of the kind due. Parties are left to bear their own costs. File be consigned to the record room.

Member

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(Muhammad Azim Khan Afridi)

05.10.2016

02.08.2016

Appellant in person and Mr. Muhammad Zubair, Sr.GP for the respondents present. Due to non-availability of D.B arguments could not be heard. To come up for arguments on 05.10.2016 before D.B at camp court, Swat.

Chairman
Camp court, Swat.

10.11.2015

Counsel for the appellant and Mr. Muhammad Jan, GP for respondents present. Counsel for the appellant requested for transfer the instant appeal to camp court Swat. Request accepted. To come up for arguments on 9-12-2016 at camp court Swat.

N-

Member

Member

09.12.2015

Appellant in person and Mr. Amir Qadir, GP for respondents present. Due to non-availability of D.B arguments could not be heard. To come up for final hearing before D.B on 5.4.2016 at Camp Court Swat.

Chairman Camp Court Swat

05.04.2016

Appellant in person and Mr. Amir Qadir, GP for the respondents present. Due to non-availability of D.B arguments could not be heard. To come up for final hearing before D.B on 02.08.2016 at Camp Court, Swat.

Charman Camp court, Swat. 20.6.2014

Counsel for the appellant and Mr. Sheharyar, Assistant on behalf of respondents with AAG present. Written reply received on behalf of the respondents, copy whereof is handed over to the learned counsel for the appellant for rejoinder on 30.9.2014.

Chairman

30.09.2014

Appellant in person and Mr. Sheharyar, Assistant on behalf of respondents with Mr. Muhammad Adeel Butt, AAG present. Rejoinder received on behalf of the appellant, copy whereof is handed over to the learned AAG for arguments on 10.04.2015.

Member

10.04.2015

Counsel for the appellant and Addl: A.G for respondents present. Since the Court time is over, therefore, arguments could not be heard. Therefore, case is adjourned to 10.11.2015 for arguments.

MEMBER

MENDED

18.11.2013

Since 15<sup>th</sup> November has been declared as public holiday on account of Moharram-ul-Haram, case is adjourned to for further proceedings.

Reader

13.2.2014

Counsel for the appellant (Arbab Saiful Kamal, Advocate) and Mr. Sheharyar, Assistant for respondents with AAG present. Written reply has not been received despite last chance given for purpose on the previous date. However, on the request of learned AAG, another last chance is given for written reply/comments, positively, on 15.5.2014.

15.5.2014

Counsel for the appellant (Arbab Saif-ul-Kamal, Advocate) and Mr.Sheharyar, Assistant for respondents with AAG present. Representative of the respondents submitted written reply without signature of Secretary Health, and requested for further time for submission of written reply with signatures of all concerned. The learned counsel for the appellant has got no objection provided a short adjournment is granted for the purpose. To come up for written reply/comments, positively, on 20.6.2014.

Chairman

Counsel for the appellant and Mr. Sheharyar Khan, Assistant with Mr. Arshad Alam, GP for the respondents present. To come up for written reply/comments on behalf of the respondents on 3.5.2013.

Chairman

03.5.2013

No one is present on behalf of the appellant. Mr. Usman Ghani, Sr.G.P for the respondents present. Written reply has not been received on behalf of the respondents; and learned Sr.G.P requested for further time. Another chance is given for written reply/comments on behalf of the respondents on 19.7.2013.

Chairman

19.7.2013

Counsel for the appellant (Arbab Saiful Kamal, Advocate) and Mr. Usman Ghani, Sr. GP for respondents present. Written reply has not been received despite another chance given for the purpose on the previous date. However, on the request of learned Sr. GP, a last chance is given for written reply/comments on 15.11.2013.

Charman

Append No. 868/2012

3. 14.9.2012

Counsel for the appellant present and heard on preliminary. Contended that the appellant was appointed as Medical Officer in the year 2000 on regular basis. The appellant was issued an explanation letter regarding his absence from duty. The appellant has been removed from service vide order dated 13.4.2009, without fulfilling the legal requirements as required under the law/rules. The appellant preferred a departmental appeal on 20.10.2011 but the same was rejected on 10.7.20012. Points raised at the bar need consideration. The appeal is admitted to full hearing, subject to all legal objections. The appellant is directed to deposit the security amount and process fee within 10 days. Thereafter, notice be issued to the respondents for submission of written reply on 4.12.2012.

Member.

4. 14.9.2012

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This case be put before the Final Bench

further proceedings.

Chairman

4.12-12

Refor, can : adjourned to

7.2.13

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## Form- A FORM OF ORDER SHEET

Case No. - 868/17

	Case N	10
S.No.	Date of order proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	06/08/12.	The appeal of Mr. Dr. Abdul Sattar
		submitted today by Mr. Saad ullah MarwalAdvocate
•		may be entered in the Institution Register and put up to the
		Worthy Chairman for preliminary hearing.
•		REGISTRAR/
2	9-8-201	This case is entrusted to Primary Bench for Preliminary
,	'	Hearing to be put up there on $19-9-20/2$ .
		CHAIRMAN
	1	
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## BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR



S.A. No.**26**8/2012

Dr. Abdul Sattar

Versus

Chief Secretary & others

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Through

&

Dated. .08.2012

Appellant Saad Ullah Khan Marwat

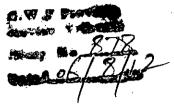
Arbab Saif Ul Kamal Advocates.

21-A Nasir Mension, Shoba Bazar, Péshawar. 0300-5872676

### BEFORE KPK SERVICE TRIBUNAL PESHAWAR

S.A No. 868 /2012

Dr. Abdul Sattar S/o Amaan Khan, R/o Shapur, Shangla, Ex- Medical Officer, Civil Hospital, Karora, Shangla, Swat . . . . . . . . . . Appellant Versus



- 1. Chief Minister, Govt. of KPK, Civil Secretariat, Peshawar through Chief Secretary, Govt. of KPK, Peshawar.
- 2. Secretary, Govt. of KPK, Health Department, Peshawar.
- Director General, Health Services, KPK, Peshawar.
- Executive District Officer, Health,

<=><=><⇒<=><⇒<=><⇒

APPEAL AGAINST OFFICE ORDER DATED 12/13.07.2012 OF R.NO.1 WHEREBY APPEAL AGAINST OFFICE NOTIFICATION NO. SO(E)H-II/10-25/2009 DATED 13.04.2009- OF R.NO.2, REMOVING APPELLANT FROM SERVICE RETROSPECTIVELY, WAS REJECTED FOR NO LEGAL REASON.



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### Respectfully Sheweth:

That on 18.12.1995, appellant was initially appointed as Medical Officer, BPS-17 in Health Department for a periód

- of one year or till the availability of Public Service Commission, etc. which reversis earlier as per agreement deed and was then posted at BHU, Opal, Swat. (Copy as annex "A")
- 2. That on 19.10.2000, appellant, on the recommendation of Public Service Commission, was appointed as Medical Officer BPS-17 on regular basis along with others. His name was placed at S.No.102 of the said appointment order. (Copy as annex "B")
- 3. That on 10.03.2005 & 09.10.2005, the medicines mentioned in the lists were brought by Operation Theater Assistant Javed Khan in the last week of Feb, 2005 duly signed by the EDO Health with initial of appellant wich was replaced later on Store Keeper of attached drug list. (Copy as annex "C")
- 4. That on 22.08.2006, explanation of appellant was called for R.No.4 that on 20.08.2006, victims were brought to Civil Hospital, Karora but you were absent. Medicines & other items were not available in the Hospital. (Copy as annex "D")
- 5. That each & every query of R.No.4 was replied with cogent reason which needs worth perusal. (Copy as annex "E")
- 6. That on 12.09.2006, the explanation of appellant were not termed upto the standard by R.No.4. (Copy as annex "F")
- 7. That on 21.05.2007, R.No.4 wrote letter to appellant to attend meeting personally along with auditable record. (Copy as annex "G")
- 8. That on 21.05.2007, statements appeared in Daily Newspapers by showing 48 container full with Foreign Luggage for Earthquake effectees recovered from Industrial Estate closed Karkhana. (Copy as annex "H")
- 9. That on 15.09.2007, Akhtar Hussain, Dispenser, Civil Hospital, Karora was designated as Incharge of the Hospital

- at the place of appellant. Dispenser is of BPS-06 while Medical Officer is of BPS-17. (Copy as annex "I")
- 10. That on 27.02.2008, appellant was directed to perform his duties in B.H.U. Darmorai till further orders. (Copy as annex "J")
- 11. That appellant was a Cardiac patient, he went through many invasive procedures like Angiography and Mibi test and finally Bypass Operation (CABAG) at LRH, INOR and Rahman Medical Institute at Peshawar. (Copies as annex "K")
- 12. That without service of Charge Sheet, Show Cause Notice or Inquiry, appellant was removed from service vide Notification dated 13.04.2009 by R.No.3 along with other doctors with effect from 03.01.2008 at S.No.58 under RSO, 2000. (Copy as annex "L")
- 13. That after some recovery from the aforesaid illness, appellant attended the office for duty on 06.10.2012 but was told that he has already been removed from service. The impugned order was got from the office on the said date, so submitted appeal before R.No.1 on 20.10.2011 for reinstatement in his service which was rejected /filed on 12/13.07.2012 by him. (Copies as annex "M & N")

Hence this appeal, inter alia, on the following grounds:-

### GROUNDS:-

- a. That appellant has in his credit neat and clean service spread over 15 years, no benefit of the same was ever extended to him.
- b. That appellant was neither served with any Charge Sheet nor any Inquiry was ever conducted in the matter, so the impugned order is ab-initio void and illegal.
- c. That the impugned order was made with retrospective effect, so is of no legal effect as no administrative order could be effected retrospectively.

- d. That absence from duty was not willful but was on account of serious illness as first appellant went through Angiography and thereafter did Bypass operation of heart. Which requires complete bed rest.
- e. That at that same time the earthquake was so serious which damaged almost all buildings, roads, infrastructure, etc. and movement was made limited. Appellant never disobeyed any lawful order of the authority. He reached the office well within time. The victims were attended properly but as there was no X-ray machine in the hospital, so being accident victims, some were referred to hospitals where such facilities were available.
- f. That by keeping in view the aforesaid circumstances of the case, the impugned orders are not supported by legal reasons, so are based on malafide as Dispenser of BPS-06 was posted against the post of BPS-17.

It is, therefore, most humbly prayed that on acceptance of the appeal, the impugned order dated 15.07.2012 of R.No.1 or order dated 13.04.2009 of R.No.2 be set aside and appellant be reinstated into service with all back benefits.

Through

Dated. .07.2012

1 At LK

Appell

Saad Ullah Khan Marwat

&

Arbab Saif Ul Kamal

Advocates.

DIRECTORATE GENERAL HEALTH SERVICES, N.W.F.P., PÉSHAWAR,

No. 323/4 - /E-I Dated 18 /12/1995.

Abdul Satter Aman Khan

Subject:-

OFFER OF APPOINTMENT ON CONTRACT BASIS.

### HEHORAHDUM:

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

- The competent authority is hereby appoint you as Medical Office/Moment Medical Officer/Dental Surgeon in the Health Department Government of NWFP, on contract basis in EPS-17 for a period of one year or till the availability of Public Service Commission selectee/return of criginal incombent from leave/deputation wnichever is earlier, on the torms conditions faid down in the attached Agreement Doed. To be posted to BHAL DIST SUA. This contract appointment is not transferable.
- 2. This contract appointment is subject to your physical films for which you will appear before the Medical Board constitutes by the Government.
- If you accept the offer of appointment on contract basis or a Madical Officer/Women's Medical Officer/Dental Surgeon, the attached Agreement Deed should be filled in duty singed by you and should report at your and expense.
- If you fail to report for duty at the station specified in para-3 above, within Ten(40) days, the offer of appointment on contract basis will be deemed to hage been withdrawn automically and no further correspondence shall be entertained in this respect.

(DR.AZMAT KHAN AFRIDI) DIRECTOR GENERAL HEALTH

/E-I dated Peshawar the

- ril City

/12/1995EVICES, NWFP, PESHAWAR.

Copy forwarded to the:--

Secretary to Government of NWFP, Health Department Peshawar for information with reference to his letter No. SCH-IV/3-18/93 dt:10.11.11

Medical Superintendent, 2.

for information and which a

Divisional Director Health Services,

Malakond District Health Officer/Agency Surgeon · SIVA.

Accountant General NWFP, Peshawar.

District/Agency Accounts Officer;

for Information and necessary action.

(DR. AZMAT KHAN AÉRIDÍ)

Allester

No.

5.

# DIRECTORATE GENERAL HEALTH SERVICES, NWFP, PESHAWAR.

### OFFICE ORDER.

In pursuance of the Govt. of NWFP, Health Department Notification
No.SOH(IV)3-12/2000 dated 16/09/2000, on their first appointment as Medical Officer
(BPS-17) on regular basis through NWFP Public Service Commission, the following
postings are hereby ordered in the interest of public service with immediate effect:-

S.No.	Name of Doctor/ Domicile	Present status	Proposed posting	Remarks
,	<u>D</u> I	STRICT ABBOTT	ABAD	ř
1.	Dr.Muhammad Ali Javed	Ist Appointment	MO DHQ.Hospital	Against the
	s/o Muhammad Javed Khan/Abbottabad	i I	Abbottabad	vacant post
2.	Dr.Hafiz Rizwan Niazi s/o	Ist appointment	MO BHU Jabrian	do
.,	Ghulam Hussain/ Abbottabad		(Abbottabad)	
3.	Dr.Sajjadur Rehman s/o	Contract MO BHU	MO BHU Kalu	do
	Sardar Durr-e-	Beerangali	Mera(Abbottabad)	İ
•	Yaman/Abbottabad	(Abbottabad)/Slab	<u> </u>	<u> </u>
4.	Dr.Amir israr s/o israr	Contract MO BHU	, MO BHU Barwal	do
_	Muhammad/ Swabi	Barwal (Abbottabad)	(Abbottabad)	<u> </u>
5,	Dr.Tahir Habib s/o	Contract MO BHU	MO DHQ.Hospital	; Against the
•	Habibur Rohman/	Shah Muhammad	Abbottabad	i vacant post -
<u>.</u>	Abbottabad	(Abbottabad)		ļ
6.	Dr.Hizbullah Jan s/o	Ist appointment	MO BHU Maira Romal	Against the
7.	Wasiullah Jan/Charsadda		(Abbottabad)	vacant post
7.	Dr. Jawad Majid Swati s/o	MO BHU Tajwal(	MO BHU Pattan Kalan	:do
8,	Abdul Majid/ Abbottabad Dr.Ahmad Faisal s/o	(Abbottabad)/slab	(Abbottabad)	! !
Ο,	Muhammad Safdar/	Ist appointment	MO BHU Koka Barseen	¦do '
	Abbottabad		(Abbottabad)	:
9.	Dr.Muhammad Salr ~s/o		NAC DEBLANCIONE	!do
	Aminul Haq/Swabi	Ist appointment	MO BHU Mojahat (Abbottabad)	·do
10.	Dr.Muhammad Riaz	Contract MO DHQ.	MO BHU Malkot	do
	Tannoli s/o Said Ozai/ Swabi	Hospital Abbottabad	(Abbottabad)	1
11.	i Dr.Waseem Umar Khan	Ist appointment	MO DHQ.Hospital	do
ii.	↓s/o Umar Khan		Abbottabad	
	Jadoon/Abbottabad		I	i
12.	Dr.Muhammad Nazir s/o	Ist appointment	MO BHU Khutiala	Against the
	Muhammad Yaqoob/ Abbottabad		District Abbottabad	vacant post
13.	Dr.Said Ali Jawad s/o	lst appointment	MO BHU Bodla	:do
	Said Kiramat Ali/		(Abbottabad)	
	Peshawar			

		MALAKAND AGE	CNY	
91.	Dr.Waseem Kashif s/o Sahibzada Said Johar/ Mardan	Ist appointment	MO BHU Kharki Dheri (Malakand Agency)	do
92.	Dr.Anwar Ali s/o Abdur Rehman/Swat	MO BHU Nisko District	MO AHQ.Hospital Batkhela	do I
" .		DISTRICT SWA	T	:
93.	Dr.Sajjad Ali s/o Amir Nawab Khan/Swat	Contract MO Saidu Group of Hospitals Swat	MO Saidu Group of Hospitals Swat	1do
94.	Dr.Muhammad Naeem Khan s/o Muhammad Alam Khan/Swat	Contract MO THQ: Hospital Alpurai District Swat	MO THO. Hospital Alpural District Swat	
95.	Dr.Khurshid Ali Khan s/o Aurangzeb/Swat	Contract MO BHU Sundal Upper Dir	MO BHU Gonanger District Swat	Against the vacant post
96.	Dr.Fakhrul Islam s/o Mazroof Salam/ Swat	Contract MO BHU Shahpur District Swat	MO BHU Shahpur District Swat	Against the vacant post
97.	Dr.Muhammad Saleem Khan s/o Muhammad Karam Khan/Swat	Contract MO RHC Devlai District Swat	MO RHC Devial District Swat	Against the vacant post
98.	Dr.Hidayat Ullah S/O Ali Haider/Swat.	Contract MO THQ. Hospital Matta (Swat)	MO THQ. Hospital Matta (Swat)	Against the vacant post
99.	Dr.Muhammad Jamalado Abdullah/ Swat	Contract MO THQ Hospital Alpurai District Swat	MO THQ. Hospital Alpurai District Swat	Against the vacant post
100.	Or.Zahoor Ahmad s/o Inayatur Rehman/ Swat	Contract MO Paramedical Institute Saidu Sharif Swat	MO Paramedical Institute Saidu Sharif Swat	Against the vacant post
101.	Dr.Fazal Karam s/o Mian Mustafa/Swat	Contract MO RHC Khazana(Swat)	MO RHC Khazana (Swat)	do
102	Dr.Abdus Sattar s/o Aman Khan/Swat	Contract MO CH Karura (Shangla)	l MO CH Karora ! (Shangla)	do
103.	Dr.Imtiaz Ali Shah s/o Sarzamin/Swat	Contract MO BHU Bahrain District Swat	MO BHU Bahrain District Swat	Against the vacant post
104.	Dr.Faramooz s/o Sikandar Khan/ Buner	Contract MO CH Puran District Swat	MO CH Puran District Swat	Against the vacant post
		DISTRICT BUNE	R	-
105.	Dr.Omparkash s/o ishardass/ Buner	MO BHU Deewana Baba(Buner)/slab (	MO BHU Deewana Baba(Buner)	do
106.	Dr.Samir Mehmood s/o Mehmood Ashraf/ Peshawar	MO BHU Charorai (Buner)/slab	MO BHU Charbrai (Buner)	do
i u	The part and a series	DISTRICT DIR		
107.	Dr.Sardar Hussain s/o Khan Bahadar/ Dir	Contract MO BHU Otala Lower Dir/ Slab	MO BHU Karo Dera (Upper Dir)	Against the vacant post
108.	Dr.Halder Kamran s/o Fazal Haleem/ Mardan	Ist appointment	MO BHU Kaked (Lower Dir)	do
109.	Dr.Mian Mukhtlarul Haq s/o M.Hidayatur Rehman/ Nowshera	lst appointment	MO BHU Drangal (Lower Dir)	do   
110.	Dr.Attauliah s/o Muhammad Rashid/ Swat	Contract MO BHU Zimdara District Lower Dir	MO BHU Zimdara District Lower Dir	Against the vacant post

N.B:- They should report to their place of posting within one month after the issuance of this office order positively, failing which their appointment shall stand withdrawn without any notice.

> Sd/xxxxxxxxxxxxxxxxxxxxxxxxxxxx DIRECTOR GENERAL HEALTH SERVICES, NWFP, PESHAWAR

Dated Peshawar the 14

/10/2000.

Copy forwarded to the:-

- Secretary to Govt. NWFP, Health Department, Peshawar with reference to notification referred to above.
- 2. Chief Executive Govt, LRH/KTH/HMC Peshawar.
- 3. Director Health Services, FATA, Peshawar,
- 4. Dean PGMI Peshawar.
- 5. Medical Supdt. Saidu Group of Hospitals Saidu Sharif Swat.
- 6. Medical Supdt. Govt. TB Sanatorium Dadar(Mansehra)
- All Medical Superintendents DHQ Hospitals in NWFP.
- 8. All District Health Officers in NWFP.
- Accountant General NWFP, Peshawar. 9.
- All District Accounts Officers in NWFP. 10.
- 11. Doctors concerned.
- AE-IV Director General Health Services Office, Peshawar.
- 12. 13. Mr.Musharaf Khan Assistant Establishment Section Director General Health Services Office Peshawar.

For information and necessary action:

DIRECTOR GENERAL HEALTH SERVIĆES, NWFP, PESHAWAR

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22-8-06

**2** 0996- 850653

**a** 0996- 850824

No 3352

/EDO(H)/

Dated Alpurai the 22/08/2006

From

The Executive District Officer Health District Shangla.

To

Dr. Abdul Sattar Medical Officer I/C Civil Hospital Karora.

Subject:

EXPLANATION.

Memo:

An accident occurred on 20/08/2006, near Karora and the victims were brought to Civil Hospital Karora but you were absent, although you were informed intime by Mr. Akhtar Hussain Dispenser Civil Hospital Karora. The above dispenser handled the emergencies while you reached the hospital after a lapse of one hour. The Medicines and other items were not available in sufficient quantity as the keys of the store were in your custody. Due to your irresponsible attitude towards your duties and poor control, your subordinate staff is also irregular in the duties. Mr. Muhammad Israr Dispenser Civil Hospital Karora; who was supposed to be on duty, was absent.

Inspite of the occurrence of the emergency, you and your staff left the hospital, which the District Nazim noted during his visit to Civil Hospital Karora on the same day.

You are directed to explain that why strict disciplinary action shall not be taken against you. Your reply must reach to the office of the undersigned within a week time positively otherwise ex-parte action will be initiated.

Executive District Officer Health District Shangla.

No. <u>3</u>/PF

Copy forwarded to the:

1- District Coordination Officer, Shangla, for information please.

2- District Nazim, Shangla, for information please.

3- Accounts Section of this office to freeze the salary account of Mr. Muhammad Israr Dispenser and forefeit two weeks salary and deposit in the Govt: Treasury.

Executive District Officer Health District Shangla.

Allasted

Un Executive Dist Officer, Health, DIST Shangla.

Meuro Eschlaration subject.

R/ Sw,

It gives me grent pleasure to explain an actual position in detail in respect to your office litel NO. 3552, EDO(H), Latel 22-8-06 as follows:

Any Emergency whether it is in the form of Earth Quale, Heavy rains, snow fall strong, RTAS, Blasts, Dsidings, gun drots, Barns, Themal shock, poisonings, Bits (Dogtets), Brack Throw of cholse, etc. whether it belongs to LIC - Pir Khana (BHO olanders)

LIC - Damori (BHU Damosi) LIC - shuh pur (CCD shuh pur)

LIC - Kuz Koroona (BHUK. Kama)

LIC - Ranifal (BHU chickles)

opal Cowil Hospital Karria, BHU opal &

white it is day or night and whether the victories. brought to me at Hospital or clinic or at any Emergacy point, all home been doubt with the belp of planighty God in the letter + spirit.

The recent accident occured on sunday deled 20-8.06 at Bank (3KM) from our Hospital I reached in due time soon after emergency call by Abhtor Hursain ucb - CH Karora. All Im victoris have been trental by the joint efforts of

In response to another office letter No. 3319, dated 15.8.06, sent with explanation to ensure availisability of drugs / Med - especially for emerginary patients in Hospitals

year for our pish. first in Feb, 2005, an heavy rains of snow fall suffered Thousands of People and Them the saile Quebre of 8 october, 2005.

Man is unable of property caused by these valued calamities of misfortunes.

other NGOS + The public did the best to relieve the suffered community to some estent, every impossible puson realise this fact.

On such emergency occassions, it is fact that we have to deal of them in injured on energency basis of the 1st line Thing is Drups/Medicions.

Sir, you know the actual position of Energacy Drugs in Deste shagen.

Hed by pusm is certainly an action extruly loved my Alley because Allah hirds the evil of a man who hireds the evils of his follow man, but it is so when the effect of the righ is limited only to the person, some times these actions are

Health

9996- 850653 9996- 850824

No <u>37/8</u> /EDO(H)/PF

Dated Alpurai the 12/09/2006

То

The Executive District Officer Health District Shangla.

Dr. Abdus Sattar Medical Officer I/C Civil Hospital Karora.

Subject: Memo:

EXPLANATION.

The reply to the subject explanation received on 09/09/2006, is regretted as it is not relevant to what has been asked for. However, the points raised by you are misperceptions of your mind. As for as the donations of drugs are concerned, your hospital has received drugs/ medicines from volunteers, NGOs directly with the permission of this office. However, the

from volunteers, NGOs directly with the permission of this office. However, the medicines received from the National Programme as donation for the Earthquake affectees, have been issued from this office. Your dispenser has probably maintained the record of these medicines but you are not aware being not interested in your duties. The Kits from the UNICEF received by you from Dr. Qayum APO UNICEF, were with the permission of this office.

The medicines are issued from the main store of the District according to the demand and need of the hospital as you are not interested in the public interest, so you are not putting your demand to this office for the issue of drugs.

As for as your meeting with the undersigned is concerned, it is the policy to write an application to the office that you want to meet with the undersigned on such date and time on the basis which permission will be granted from this office. However, this office has called for a counseling vide this office No. 731/EDO(H) dated 27/02/2006, but you have failed to comply with.

(Cont---2---)

Your pay has been stopped with the directions of the District & Session Judge Shangla, which will be released as and when the directions for the release are received from the concern. The entry of the adverse remarks is not a threat but is based on your performance, which this office has communicated to you from time to time.

	Executive District Officer Health District Shangla.
Copy forwarded to: to the Govt: of NWFP Health ase.	n Department Peshawar, for

The Secretary to the Go · 1information please. 2-

The Minister Health Govt: of NWFP Peshawar, for information please. 3-

The Director General Health Services NWFP Peshawar, for information

The District Coordination Officer, Shangla, for information please. 5-

The District Nazim, Shangla, for information please.

No.

Executive District Officer Health District Shangla.

J Say

21-5-07

No. \_\_\_\_\_/DAC,

Dated Alpuri the

From

The Executive District Officer Health District Shangla.

To

The Medical Officer Incharge Civil Hospital Karora.

Sulfect:-Meno:-

AUDIT FOR THE YEAR 2005-06.

failed to produce your auditable record for the year 2005-06 to the audit part

in he para of non production.

The audit party has reported your hospital record

The DAC for the audit 2005-06 has been scieduled to be held on 24-05-2007 at the office of the Executive District Officer Flance & Planning District Shangla.

You are therefore directed to attend the said meting personally alongwith auditable record, & concerned staff, failing which the matter will be taken as very serious.

EXECUTIVE DISTRICT OFFICER!
HEALTH DISTRICT SHANGIA

Alberty

91/05/2007



Allerter

## OFFICE ORDER

Consequent upon the unsatisfactory performance of Dr. Abdul Sattar M/O Civil Hospital Karora, Mr. Akhtar Husain Dispenser C.H.Karora is designated as incharge of the hospital till further orders in the best interest of the public and department.

> Sd/= **Executive District Officer** Health Distt Shangla.

Copy to;

Dated



1-District Co-Ordination Officer Distt Shangla for information please.

2-District Nazim Distt Shangla for information please.

3-PA to Director General Health Services NWFP Peshawar for information and further necessary action please.

4-Mr Akhtar Husain Dispenser C.H. Karora for information.

5-Dr Abdul Sattar M/O C.H.Karora for information.

Health Distt: Shanglas

J

27-2-08

# OFFICE OF THE EXECUTIVE DISTRICT OFFICER HEALTH DISTRICT SHANGLA.

### OFFICE ORDER

Consequent upon the demolition of the Civil Hospital Karora for the purpose of reconstruction, Dr Abdul Sattar Medical Officer Civil Hospital Karora is directed to perform his duties in B.H.U Damorai till further.

Executive district officer Health district shangla.

NO 534-36

Date 2/102/2008

CC,

1- District Coordination Officer District Shangla for information please.

2- PA to Director General Health Services NWFP Peshawar for information please.

Dr Abdul Sattar M/O C.H Karora for information and compliance

Executive district officer Health district shangla.

Allester

28-3-0

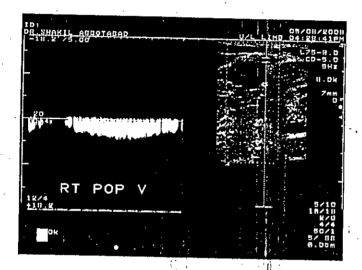
# ARMED FORCES INSTITUTE OF CARDIOLOGY

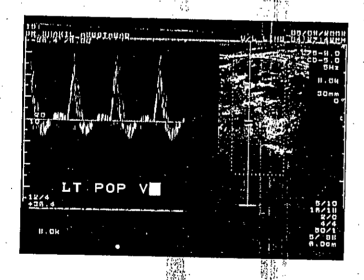
# NATIONAL INSTITUTE OF HEART DISEASES RAWALPINDI

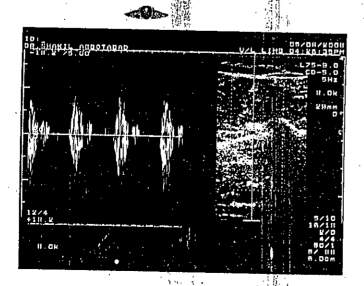
	Ĺ	MEDI	CAL F	REP(	ORT				(93 <del>§</del> )
Name Mr/M/s/Mis	s/cni	E ABDUL	SATTAR						39 yrs
No	Rank			Unit _					
Referred by			j Gen A	shur	Khan	<u> </u>	<del></del>		· ·
				•			•	•	
History mi	his 39 yr id Jan 20 s of CCS 2 months emained a is a no is GPE re	001. He class I ago, in asymptom on-diabe	has che I. He h volving atic wi tic. no	st pa ad an the th tr	in for acute inf wa eatmen	the l myoca ll. Si t. ive. n	ast C tdial nce t	2 mon infa hen he	ths, and retion has
c] EC Li	lear, Abo CG : U/T ipid Pro is curi	i - soft √ inf file :	, CVS : leads. Cholest	S1 - erol	S2, <b>-</b> - 149 :	S1. mg/dl.			
Catheter Proc				ì					
pa	nrough ri assed to ressures	aorta, a	nd LV a d :-	fter	seldin inject 123/85	ing he	edie parin mean	pigta: LV &	ii no.// & aortic 101
		LV			108/16 16 14		Pre-a	ngio angio	
	t & Rt co	pronary	anglos	done	with j				catheter
Angiocardiogra		<u>rt</u> :-		,					* * *
<u>L A</u>	<u>w</u> - Non-	critical a leng s	segment	of s	tenosis	at or	urse. rigin	Ist d	iagonal
R.C.A : Do	minant, intly se	long seg	gment o: igh brid	f comp	plete d bllater	cclus	ion,	distal	RC A
L.V.Cine: In	f wall h	ypokines	sia note	ed₁ No	MR.	•	.•		•
Diagnosis: Tr	iple ves	sel dise	ase	/ )			_		4.
Advised : Me	dical tr	eatment	( Agric	Ger Kha	1 ' an)	4	Cenmi	∕ Ca na Bab	pt ar)

COUNTERSIGNED

Comdt/Exec Director (Manud ur Rehman Kiani) Allested







Done By Doctor made van Swarfillen physician Swarfillen R)

5/8/2008)

Allistand

Ph: #383059 Mob:0301-8145700

EART SCREENING CEAR

Zia Plaza Opp: Chinar CNG Near MCB, AMC Branch Mandian Abbottabad

## COLOUR FLOW ECHOCARDIOGRAPHY WITH DOPPLER STUDIES & STRESS ECHOCARDIOGRAPHY

Name /3c ///s	Oud Sallas	Sex Tal.
Age		7
	- AT	Date. <u>2227/1/2 029</u>
M.Mode & 2-D Measurements	Observed ADULT Normal R	ange According To Weight (Lbs) Poclication

M.Mode & 2-D Measurement	Observed (cm.)	ADULT Normal	Normal R	ange Accordi	ng To Weig	ht (Lbs) Pe	ediatric
1 Left Ventricular Diameter		Ref:	0-25	26-50	51-75	76-100	101-200
1. Left Ventricular Diameter (end Dias		5.7	3.2	3.8	4.5	4.7	4.9
2. Left Ventricular Diameter (end Syst	ole) 3 · 5	4.0		1			<del></del>
3. Right Ventricular Diameter	1.3	2.6	1.5	1.5	2.0	7.0	<del></del> -
4. Interventrieular Septal thickness (d)	08	1.1	0.6		-		2.2
5. Left ventricular posterior wall thick	ness (d)	1.1	0.6	0.7	0.8	0.8	0.8
6. Aortic root dimension	3 5	3.7		/0.7	0.8	73.8	- 0.8
7. Left Arial Dimension	3. 6.	. 11	1.7	2.2	2.3	2.3	2.3
3. LV Fractional Shortening (33-44%)	_	4.0	2.3	2.7	2.8	2.8	2.8
I. Mitral Valve Area (Cm2)		₩9. LV E	jection Fr	action	532		50%
<del></del>	2. VSD Size (Cm):		.	3. ASD S	ize (Cm):		-
. AV Annuls	5. PV Annulus	6. PDA:					

DOPPLER	GRADIENT (mm Hg)				
<u> </u>	Peak	Mean	REGURGITATION	HAEMODYNAMICS (mm Hg)	
Mitral Valve					
Tricuspid Valve	<del></del>	<del>                                     </del>	<u> </u>	LV Sys, Pressure:	
Aortic valve	<del></del>			Rv Sys, Pressure	
<del></del>	<del></del>			Pulmonary Artery Pressure	
Pulmonary Valve			- 1	Mitral Valve Area:	
V.S.D					

## COMMENT ON M-MODE & -2D:

Cardia C	hamben a	in will.	,	
Lesia 14	y poliinen	in seen	normal	limil, e
reprient 9	Co on	seen !	however re	st of the
DOPPLER STUL	$\underline{OY}$ : $\mathcal{I}$	2000	Encourseon	si a lue. Drosemoc
	NO Sy	3 Cotu je c	1 unipose in	Droserno-ci
	feene her	No Az	) / (3)	o No
CONCLUSION:	EIN	reverse		
60.0			- Car Marin Charle	JAR. Albal



# IOCARDIOGRAPH)

Cardiology Department Postgraduate Medical Institute Lady Reading Hospital - Peshawar

MANUE	- Canawar ()	
Hospital No : ABDUL SATTAR DR		¥7
ALLEY VALUE OF THE DR	· ·	连连 士
Address : 118007-01-09	700	
SHAH PUR SHAHR	Eche N 47 Date: 47	
WEIGHT SHANGLA	Echo No: 1 Date: 123/01/20	094
	Sex Mala	
Sr: Adult	Type: Entitle:	
No: PARAMETER		<u>Tree</u>
	leasure; Adult ; DOPPLER	1 5 mm
	ment : GRADIENT	1 7 2
1. Left ventricular diameter	ment GRADIENT Peak	17.54
(end diastole)	U cm , - sm	, lie
2.11041 diagrole).	5.60  3.5-5.7  Mitral	'mm '
Tell Vontage	Mitral Val	# /
2. (Left ventricular diameter) (end systole)	4-20 Tricuspid valve Original April 20	7.70
- 1 9 Riob+	7-20   Louispid valve   On's	
3- Right ventricular diameter 4. Interventricular commeter		, <sub>2</sub> , C
4. Interventricular diameter thickness (d)	$Z_{*}(\Omega)$ is a $Z_{*}(\Omega)$ unique $Z_{*}(\Omega)$ in $Z_{*}(\Omega)$	-0
thickness (d)	2.00 (0.9-2.6)   valve   0.05   0.90   0.6-1.1   PERIODE   0.00   0.6-1.1   PERIODE   0.00	i G <sub>k</sub> o les o
- '- '- '- '- '- '- '- '- '- '- '- '- '-	0.90   0.6-1.1   REGUESTTO	41.0
5. Left ventricular posterior (wall thickness (d)	· · · · · · · · · · · · · · · · · · ·	بمرا
L A Annual Chilckness (d)	1.00 to	'
6. Aortic root diameter	- '' '' LEUSDIN '' '''	-1
7. Left atrial dimension	Anctis Valve	.74
* 8. Fractional dimension 7. Ejection, fraction	3 - 211 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	, etc.
9. Figgs Shortenion	1.86 to a 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
9. Ejection, fraction		
10 Mitral valve area	OO 30-44% Right ventricle ( 1900)	
Comments.	.ventricle	19**
Comments:		H. Tarak
		112:17
	Mitral valve area 0.0 cm	1-31-5 A
Left vest a enlarged	valve area o over	<b>/</b>
Left ventricle size is norma Right ventricle size is norma Valvular structures are		1:
Ventricle Bizza norma	with improve	S &
Valvular structures are	1. ""Paired function"	1/20
Hynny - Uctures are		11 Th

Left ventricle size is normal with impaired function.
Right ventricle size is normal.
Valvular structures are normal.LA / LV clot not seen.
Hypokinesia inferior segment.

E & A'ratio not reversed documented.

ISCHAEMIC HEART DISEASE MILDLY IMPAIRED LV FUNCTION MILD MR

## PAKISTAN ATOMIC ENERGY COMMI<del>S</del>SION INSTITUTE OF NUCLEAR MEDICINE, ONCOLOGY & RADIOTHERAPY (INOR)

DEPARTMENT OF NUCLEAR MEDICINE

DIRECTOR & CONSULTANT NUCLEAR PHYSCIAN Nujad Aziz Khan

NUCLEAR IN YSCIANS Dr. Shakit Ahmad Dr. Asy Delam Dr. Zalud R. Khan

1-10-09

# CARDIAC SCANNING (Te99m MIBI STRESS REST)

Patient Name: 28 Reg/No: "

DR.ABDUL SATTAR NM-134/09

Sex / Age: Duted:

W/47 21-10-09

Study: Ref. By: · MIBI SCAN

Diagnosis:

Assessment of Chest Pain

Ref. By: PROTOCOL:

PROCEDURES AND TOTAL The patient-performed treadmill exercise using Bruce protocol, completing 8 minutes (Bruce Stage IV) and completing an estimated workload of 13.1 METS. The heart rate was 97 erbeats per minute at baseline and increased to 173 beats at peak exercise, which was 102% of maximum predicted heart rate. The blood pressure response to exercise was hypertensive. The patient developed fatigue. The resting electrocardiogram demonstrated T wave inversion in inferio-lateral leads. The resting electrocardiogram demonstrated T wave inversion in The patient was injected with 8 mCi of Te<sup>59m</sup> MIBI at end of exercise and exercise was

continued later on for one minute. Cardiac SPECT imaging done 30 minutes after tracer injection. Rest imaging was done with 25mCi of Tc99m MIBI. E.T.T FINDINGS:

Resting ECG is within normal limits.

Exercise shows >2mm S/I-depression inV-4 to V-6

SCAN FINDINGS:

The overall quality of the study is very good.

Left ventricular cavity is noted to be normal on the rest and stress studies. There is no evidence of abnormal lung activity. Additionally, the right ventricle is normal.

A large area of severe/absent tracer uptake is seen in the inferior wall in stress images that does not show reperfusion in the resting images. Another area of severely reduced tracer uptake is seen in the interior wan in suces images uptake is seen in the interior wall reaching to the apex in stress images that shows complete reperfusion in resting images.

GATED IMAGES: Global hypokinesia and inferior wall akinesia

IMPRESSION:

Myocardial Perfusion Scan Findings are Consistent with

Large area of scar in the inferior wall

Medium sized area of reversible ischemia in the inferolateral wall.

NUCLEAR PHYSICIANS

P.O Box No Tau Mansehra Road Abbottabad Phone: 0992-383149, 381458 Fax: 0992-384377, 382189



# Cardiac Catheterization

**Cardiology Department** Lady Reading Hospital - Peshawar

Name : ABDUL SALTAR DR Patient IDS: 181600:02-10 Type: Entitle Age: 485.Y. Male. Consultant MHU/AMG Cath No 730B/ Address : SHANGLA ANGIOGRAPHY PROCEDURE

Right Radial Artery entered with seldinger technique. 6F sheath put in JL4 6F diagnostic catheter used for LCA. Coronary Anglography done in PA Cranial, 90 LAO, RAO 30,LAO Caudal and PA Caudal views. JR3.5 6F diagnostic catheter used for RCA and views taken in LAO 30, RAO 30. LV gram not done. Pressure

LMS	Normal.
LAD	Proximal 95%.
	Middle-Normal.
DIAGONAL CIRC	Distal-Normal. High D1. proximal 90%. Proximal Subtotal.
OM RCA	Middle 80%. OM1 Proximal 2 segmental lesion 90%. Proximal Total, Fills VIA sid branches.

ززي

CABG:

### Prof. Muhammad Rehman

F.R.C.S, F.C.P.S. (hon)



Phone: (92-91) 5825501-07; Fax (92-91) 5810055 UAN: 111-REH-MAN (734-626)

E-mail: info@rmi.com.pk: Website: www.rmi.com.pk

Clinic Timing: 6.00 p.m - 9.00 p.m Monday - Friday



Dr. Abdul Sallar - 47yn 1 Aring OND

> Cor. Arejio! ( report / Seven, diffin è fair LV fraksi

Fidmif RiMan 26-5-10 Lasy on 27-5-10 Arrong 40 if blood Allester



## REHMAN MEDICAL INSTITUTE (PVT.) LTD. Discharge Sheet

5/B-2 Phase - 5 Hayatabad, Peshawar - Pakistan.
Phone : (92-91) 5825501-07 UAN: 111-REH-MAN (734-626) Fax (92-91) 5810055
RMI Patients

Patient Information

PR No: 10-05-000786

Name: Mr Dr Abdul Salter

Gender: Male

Phone: 09096885312,03028304522

Address: VILL SHAH PUOR

\*:10-05-000786\*

Blood Group: B+ Age: 48 Years

Weight: 03.00

Height: 5.50 ft Admission Information

Admission No: 10-05-001607 Admission Date: 20/6/2010 - 9:48AM

Ward: Word B

1 Room / Bod: 213 / A Discharge Date 12/8/2010 11:01AM

Discharge Type: Normal Discharge

Consultant

Primary: Prof.Muhammad Rehman

Secondary: Prof.Muhammad Rehman

.. Package. ··

o Coronary Artery By-Pass Grafting (CABG)

Department

(Cardiac Surgery)

-Cosonesi **Presenting Complaints** 

EASY FATIGABILITY SOB

- HX OF MI IN 2001

Investigations 28 INVESTIGATIONS GIVEN TO PATIENT

C/ANGIO TVD

BIOCHEMISTRY NORMAL CBC NORMAL

VIRAL PROFILE NEGATIVE

Treatment At Hospital VIEW

STABLE

Risk Factors

NII

Operation Notes Medicinces Medicinces SEVERE DIFFUSE CAD, GOOD SIZED TARGETS

WITH GOOD FLOW

STEPS MEDIAN STERNOTOMY LIMA AND SVG SVG ANASTAMOSED TO RCA

OM AND D1

LIMA ANASTAMOSED TO MID LAD PATIENT REWARMED

BYPASS WENT UNEVENTFULLY ROUTINE CLOSURE

Post Operative Complication

Precautions.

Care At Home CARE OF WOUND

Medicines 1999 TAB CONCOR 5MG

TAB CIPROXIN 500MG

SYP DUPHALAC

TAB SPIROMIDE 20MG

TAB EZIDAY 25MG

WD\_Oui\_005

TAB LOWPLAT PLUS 75MG

INJ AUGMENTIN INJ CLAFRON

TAB EZIDAY TAB LOW PLAT PLUS

A A ARMANIANA

D. DESERTE CONTROL SERVICE

ایک گولی صبح شام (۵ دن).

دو چمچ صبح دوپهر شام (۲ دن) حسب ضرورت

رے ایک کولی صبح (جاری) 🗡

ر ایک گولی صبح (جاری)

ایک کولی سبع (جاری)

Print Date: Jun 02, 10 11:12 am

The state of the s

WELL STREET

In hour you

# GOVERNMENT OF NWEE HEALTH DEPARTMENT.

Dated Peshawar 1366 April 2009

## MOREPLOATEON.

MO.SO(E)H-II/10-25/200 (BS-17). WPEREAS, disciplinary proceediwere initiated against the following doctors (BS-17) for their wiltul absence from duty.

• •		•	
S-N	2. Mame of Doctors	Place of posting	Date of a
01.	Dr.Syed Muhammad Abid St (BS-17) S/O Syed Muhamma Zahid Shah	rah MO BrU Bagheecha Al Pheri Mardan.	00.03.2%
0é.	Dr.Muh <sub>amma</sub> d Shakeel (BS- S/O Muh <sub>amma</sub> d B <sub>a</sub> shir.	17) Dental Surgeon DrCH,Batagram	03.10.200
03:	Dr.Abdus Salam (BS-17) S/O Muramm <sub>a</sub> d Islam	MO RFC Yaka Grund Mohm_nd Agency.	01.09.200
. 04 <b>.</b>	Dr. Naveeds Idrees(BS-17) D/O Muhawmad Idrees.	Dental Surgeon RPC Munda Dir(L)	02.01.200
.05	Dr. Wayar Saeed (BS-17) S/O Zulfiyar Ahmadi	MO BPU Dreenda	13.03.2006
06.	Dr. Saeedur Rehman (BS-17)	MO CF Battal, Manserra.	01.12.2006
07.	Dr. Muhammad Youngs (BS-17 S/O Ghulam Rancol.	Dental Surgeon Sara Rogha SW,Aseno	29.10.2000
ى. - -	Dr.Arshad Kaleem(BS-17) S/O waik waeem.	Dental Surgeon ArQH, Landi Kotal Khyber Agency.	00.08.2005
09.	Dr. Sharifuilah Jan(BS-17) S/O Wasullah Jan.	MO IRF, Peshawar.	00.04.2006
10.	Dr.Ajmal Zaman(BS-17) S/O vaider Zaman.	MO AHQH,Gralanai, Mormand Acency.	01.09.2004
11.	Dr.Aiman lasmin(BS-17) D/O Mumtaz Ali shah.	WMO C/O EDO(H) Dir Lower.	30.06.2007
12.	Dr.Aktar Iqbal(BS-17) S/O Muhammad Iqbal.	Dental purseon RMC Chattar Plain Manserra.	16 <b>.</b> 122005
13.	Dr. Shehr Yar(BS-17) S/O Saifur Rehman	MO BrU Punjpao Ghassadda.	16.11.23(5)

... 02 ...

	•		
	Dr. Quiser Khan (BS-17) S/O Muhammad Zarin Khan.	Den bal Lambe at SCOT, Swalt.	17.11.20.7
	S/O Pmir Zada	MO BEU Mian Kilii Swabi.	31.05.,2007
::16	Dr. Benish Safdar (BS-17) D/O Safdar Khan.	WMO RPC Takht Bai Mardan.	27.10.2007
17	S/O Zaman shah	MO ArQH,Ghalanai Mormand Agency.	00.11.2004
	Dr.Wayar Ahmad (BS-17) S/O Ghulam Mohiyuddin.	MO ATF, Abbottabad.	00.11.2003
19, 	S/O Mehmodd Gul	MO O/O EDO(p) Malakand.	10.12.2007.
· 20 .	Dr. Zaheer Alam(BS-17) S/O Muhammad Rehman	MO CP Bestam	03.92.2006
21. }	Wo Midil.	MO Bru Torki Ismail Khel FR Kohat.	01.03.2006
. 22.	Dr. Muhammad Aftab(BS-17 S/O Muhammad Umar	MO Bru Yakh Kan ow Orakzai Agency.	03.03.2006.
: 60a	Dr. Sofia Javed(BS-17)	Dental Surpeon CP Pathin Gali A.Ab.A.	14.02.2005
	Dr.Gul Faj Habib(ES-17)	land the second second	01,09,2000,
	DESTRUCT A LA COMPANY CONTRACTOR	And the second	05032000.
Res.	F.	O O/O EDO(H)	01,09,200.
27.	Dr.Farah wagar(BS-17) W	MO alb, Abbourabad	10,11,
23.	Dr.Ghazala Shams(BS-17) W D/O Qazi Shamsud Din. M	MO DPQH, i ansehra.	01.03,2006.
29,	Dr.Syed Qasim Mehmood MC (BS-17) S/O Syed Younas Shah	D pealth Deptt: 2	23.03.2007.
30°,	Dr.Fazal Akbar(BS-17) MC S/O Fazle Qadir St	) SPS(TMO PGMI) O V Asency.	0.03.2003.
31.	Un Shazia tanga /	10 (50 3)	5.12.2006.

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. . . 03 .

		•	
	S/O Snapad Laboric (BS-17	) MO Bul Katozai, Charsadda.	00.04, 200
	Sto Arwar Ali	MO o/o EDO(r) Dir Upper.	105.04 2.
	Dr.S.Audul Majid Shah(BS-	17)MO Fealth Deptt:	15,03.20
	Dr. Maila Jnam (BS-17)	WMO RFC Manki Sharif Mowshera.	09.05.1991
	S/C Bahadur Shah.	MO Bru Aman Kot Nowshers.	01.09.2095
	. Dr. Shohid Hussain(BS-17) S/O Hanii Shah.	MO o/o EDO(H) Aboottabad.	01.02.2006
•	. Dr. Muhammad Yasir Nawaz (BS-17) S/O Dr. Muhammad Ma	MO Bru Gulab <sub>a</sub> d waz Charsadda	აშ <b>.</b> 05 <b>.</b> 2000
•	. Dr. Fayyaz Faider Ali(BS-17 S/O Abdul Ali.	) MO RHC Tajori, Lakki Marwat.	04.10.2007
	Dr. Wagar Ahmad (BS-17) S/O Abdul Malik.	MO RHC Lachi,	04.12.2007
	Dr. Zahid Mahmood(BS-17) S/) Mo. mad Saddiq.	MO Trus Samar Bagh Din.	10,03,2005。
	Dr. Didres Forman (BS-17)	WMC APCH Mohmand Abency.	13.04.00.1
-	Dr. Weder of (ES. 17) S/O Uner Trondented.	MO c/o EDO(m) Shangla.	15.0942.
	Dr. Bjez as ed (BS-17)	MO Durge Production	04.4
	Dr. Syed Sorwer Ali(bs-17)	MO TEU Palai, Malak,nd.	$(O_{x}^{k}, T_{x}, x_{x}) =$
	Dr. Muhammad Asstar Kralil (BS-17) S/O Grulam Sarwar.	MC Troper, Charsadda.	01, 07, 11
	Dr. valar Mehmood Malik(BS-1	7) MO AMO. Abbottabad.	03.12.19
	Dr. Fakhar Muhammad (BS-17) S/O S Wajid mussain.	MO ByU Sufaid Dreri Peshawar.	, 07.03.2000
49.	Dr.Madim Sadiy(BS-17) E/O Muhawmed Sadiy.	MO BrU Damtor, Abbottabad.	30.03.2000.
- 1	Dr.Robina Parvez D/O	WMO RFC Munda Dir Lower.	05,10,2003.
	Dr. Kamran FidayatBS-17) S/O Hidayaturlah Khan.	MO Dr(H,Dattasram	05. 34.2003.
52.	Dr. Imran Shafi(ES-17) S/O Muhammad Shaii.	MO, CP Ziarat Kaka Sarib Nowstera.	10.11.2007.
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	<b>5</b> 3.	S/O Ghulam Sarwar.	MO Tron Balakot Manserra.	91.0
*	. 54.	Dr. Shahida Tariq (MS-17)	Dental Surgeon KCD Peshawar.	3116
	55:	Dr. Mihaumad Shahid Ghani (BB-47) 800 karal Ghani.	MO DRON Dir(U)	01.
•	٠.	Dr. Imran Khan (B6-17) 8/0 Muhammad Karim Shah.	MO Drop Hangu.	31.6
		Bro Syed when Sheh (188-17)	Mo Bru Manai. Nowshers.	91,
	(53)	Dr. Abdus Sattar(ES-17) S/O Amen Khan.	MO ON Karora Shangla	00,1
<i>I</i> .	59 •	Dr. Aframiyab Altaf(BS-17)	MO RPG Bade Dor Pechanar	<b>ö</b> ött (
	φQ.	Dr. Muhammed Kausers (33-17)		21.1
		Br. Astraf Ali 26-17 S/O Muhammad Mustafa,	Demonstrator GNC D.I.Khan.	39.41
	٠.	Dr. Iqbal russain(BS-17 9/0 Muhammad Mustaia.	MO 0/0 Lency Surgeon Oraczai Agency.	09.1
.1	~	Dr. Zeeshan Kibriya(BS-47) S/O Ghulam Kibriya.	MO Bru Maira, Stangla.	02•:
		Dr. Pamidullah Jan (BS-17) E/O Wuhammad Ayub	MO DECH D.I.Kean.	
		Dr.Muhammed Umer Shah Zahir Shah	Dental Surseon o/o	67.
	66.	Dr. Niamatullah (BS-17) S/O Wamarullah	MO REC Pattan	,04.(
	67.	Dr. Ludul wadeer(HS-17)	MO RHC Lassan Wawah Mansehra.	09.(
:	äd.	Br.Rizsen Aziz(RS-17) S/O Intlog Aziz	MO ATH A. Abad.	15.
	,	Dr. chafiq Ahmed (BS-17) S/O Ahmed Shah	MO AFOR Mirenstah.	00-1
; ;	70.	Dr. abdyllah (BS-17) 8/0 Syltan-e-Room MO Bron Buper (	MO DECE, Buner.	07.0
	71.	Dr. Sher Nuhammad (BS-17) 8/0 Usman whani	MO MMC, Mardan.	20.

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<b>/</b> .53.	T. Imriaz "FmedB -17) S/O Ghulam Sarwar.	MO Tron Balakot Manserra.	<b>@1.</b> 09.2007
, <b>5</b> 4.	Dr. Shahida Tariq (BS-17) D/O Amir Mawaz.	Dental Surgeon KCD Peahawar.	21105.2003.
. 55 ·	Dr. Miraward Shahid Orani (BS-47) Wo to al Chani.	NO DPON Dir(U)	01.10.2007.
56.	Dr. Imran Kran (BS-17) 5/0 Nuhammad Karim Shah.	Nanam in Dad Civi	31.00.2007.
	Dr. Syed it med Sheh(39-17) S/O Syed it med Sheh(39-17)	Mo Bru Manai.	91,10,2007.
3 12		MO TO TRANSPORT	-007017A008-
	S O Aman Khan	Shang a series	Miles To the Contract of the C
, <del>- 59</del> -	Dr. Aframiyab Altaf(BS-17) 8/Q Altaf Abmed	MO RPO Bada Der Pestanar,	60168 * 900 e*
. <b>60.</b>	Dr. Muhammed Kawagra(88-17) S/O Muhammed Barder	Postawor.	21,01,2003.
61.	Br. Ashraf Ali 26-17 S/O Muhammad Mustara.	Demonstrator GNC D.I.Khan.	34,07.2004.
	Dr.Iqbal Museain(BS-17 3/0 Muhammad Mustaia.	MO o/o Lency Surgeon Oraceal	09.04.2006.
∴ 63. `~-	Dr. Zeeshan Kibriya(BS-17) S/O Ghulam Kibriya.	MO BPU Maira, Changla.	02,10,2007.
64.	Drivamidullah Jan (BS-17)  S/O huhammad Ayub	MO DECH B.I.Kran,	00.03:2003:
∭ ö <b>5.</b>	Dr.Muhammed Umer Shah Zowir Shah	Dental Surseon o/o	67,11;2007;
∴ 66 •	Dr.Niamatullah(BS-17) S/O Qamaruliah	MO RÞC Pattan Kohistan.	,04.05.2007.
6 <b>7.</b>	Dr. Ludul wadeer(BS-17) S/O about Paya	MO RPC Lassen Mawab Mansehra.	09.03.2007
ād.	Br. Rizven Aziz(BS-17) S/O Intloz Aziz	MO ATH A.Abgd.	15.10.2007
. 69.	Dr. chafiq Ahmed (RS-47) S/O Ahmed Shah	MO AFGP Miranstan.	00.04.2006.
70.	Dr. Abdyllah (BS-17) 8/0 Sultan-e-Room MO Broh Buper (	MO DECE, Buner.	07.03.2000.
71.		MO MMC, Mardan.	20.11.2006.

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AMD WPEREAS, absence notices were served upon them through their home address as well as through newspapers published in Daily "Express" and Daily "Dawn" on 20.3.2003 and 23.3.2003 respectively with the direction to resume their duty within fourteen days.

AND WEREAS, they failed to resume their duties in the stipul and .

NOW ITEREFORE, the competent authority after having considered the charges and avidence on record, in exercise of powers conferred under Section-3 of the MWFP Removal from Service (Special Powers) Ordinance, 2000 is pleased to impose the major penalty of the from Service upon the above mentioned doctors with immediate

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## CHRICE OF THE DG HEALTH SERVICES NWFF, PESFAWAR.

NO. 18313-954 /E-I, dated reshawar the, 23 .05.2009.

- 1. Principals KCD, Peshawar/GMC, D. I. Khan.
- 2. MS Govt: LRP/KTH, Peshawar.
- 3. MS ATP, Abbottabad.
- 4. MS SGTH, Swat.
- 5. DHS FATA NWFP, Peshawar.
- o. EDO(Fealth), Feshawar, Charsadda, Mowshera, Mardan, Swabi, Dir Lower, Dir Upper, Chitral, phangla, Malakand, waripur, Abbottabad, Mansehra, Kobistan, Fangu, Kobat, Lakki Marwat,
- 7. MS DrOHs, Mardan, Daggar, Buner, Chitral, Battagram, Dir John Pangu, Manserra and D.I.Khan.
- 3. Agency Surgeons, Khyber, Mohmand, FR Kohat, Orakzai, Sw Wera
- 9. MS ArQHs, Landikotal, Ghallanei, Miranshah.

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- 10. MS MMC, Mardan.
- 11. AG MWFP, Peshawar.
- 12. DAOs, Charsadda, Nowshera, Mardan, Swabi, Dir Lower, Dir Upper, Malakand, Chitral, Shansla, Kohistan, Paripur, Abbottabad, Manserra, Kohat, Hangu, Lakki Marwat, D.I.khan, Swat and Battagram.
- 13. AAOs, Khyber, Mohmand, FR-Kohat, Orakzai, Sw. Wana and Miransins.
- 14. AE-II, DGHS, Office, Peshawar.
- 15. AE-IV, DGHS, Office, Peshawark AE-I DGMS, Office, Peshawar, gistered Dr. Syed Muhammad Abid Shah MO S/O Syed Muhammad Zahid Shah Khyber Colony No. 2 Tehkal Payan, Peshawar.
  - \* Dr. Muhammad Shakeel Dental Surgeon S/O Muhammad Basher, pouse No. 172 Street No. B/15 Sikandar Pura, Peshawar City.
  - Dr. Abdul Salam MO S/O Muhammad Aslam, Major Killay Ekka Ghund Mohmand Asency.

Dr. Naveeda Idrees Dental Surgeon D/O Muhammad Idrees Khan Fouse No.14d, Street No.2, Sector No.2 Prase-IV Fayatabad Peshawar.

- Dr.Wagar Saeed MO S/O Zulfigar Ahmed C/O Principal pagar Public School and College District paripur.
  - . Dr. Saeed ur Rehman MO S/O Shamsur Rehman, r. No. 244, D 2 Phase-I rayatabad Peshawar.
  - Dr.Muhammad Youngs Dental Surgeon S/O Ghulam Rascol, 39/B Lalazar Colony, Street No.2 Near Govt: Degree College No.1 (Boy) D.I.Khan.

Dr.Arshad Kaleem Dental Suraebn S/O Naik Maeem, Tariq Quarters No.d Zaryab Colony Faqir Abad No.2 Peshawar City.

- Dr. Sharifultah Jan MO S/O Mian Wasiullah Jan Village Gari Fameed Gul Tersil and Distt: Charsadda.
- Dr. Ajmal Zaman Mohmand MO S/Q Paider Zaman Mohmand 22-E, School Road, University Town, Peshawar.
- . Dr. Aiman Yasmin WMO D/O Mumtaz Ali skah C/O (ezi Abdul Alah 12-Armour Pousing Colony Manki Road, Manki Skarif, Towskara.
- Dr.Azhar Iqbal Dental Surseon S/O Muhammad Iqbal pouse No.152, Street No.94 G-11.3 Islamab\_d.

Dr.Shahriyar MO S/O Saifur Rehman, Phase-VI E-10, pouse No. 252, Hayatabad, Peshawar.

- Dr. Qaisar Khan Dental Surgeon S/O Muhammad Zarin, Village Pirabai Tehsil Gandezai PO Fir Baba Distt: Buner.
  - Dr. Ijez pussain MO S/O Amir Zada, Village and PO Mawa Aali Mohallah Bahadar Khail Tehsil and Distt: Swabi.

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Dr. Been ich Saider MMO D/O Saider Khan r. No. 68 Street Mo. 52 D2, Phase-1 Fayatabad, reshawar.

Dr. Zamir Shah MO S/O H. Zaman Shah Po Jamrud, Khyber Agency.

Dr. Wayar Ahmed MO S/O Ghulam Maniud Din w.No.K-520 Kunj Qadim Distt: Abbottabad.

Dr. Hamid Mahmood MO S/O Mehmood Gul Kande Bahtool Khil PO Charsadda Town Tehsil Distt: Charsadda.

. Dr. Zahir Alam MO S/O Muhammad Rehman Abdul Sattar Khan Village Shokhdara PO and Tehsil Matta Distt: Swat.

Dr. Jamshaid Alam MO S/O Tawas Khan, Village Malik Gul Mast PO Akhurwal, Darra Adam Khel FR-Kohat.

Dr.Muhammad Aftab MO S/O Muhammad Umar C/O Khalid Umar Wood Palace S.S.Plaza Shop No.32 Industarial Area Jamrud Road, Peshawar.

Dr. Sofia Javed Dental Surseon D/O Sheikh Muhammad Javed Ahmed P. No. C/954, Mahallah Khoo Distt: Paripur.

Dr.Gul Taj Habib MO R S/O Said Habib Mooraj Andical Store Opp: CH Hospital Teh: and Distt: Pangu.

Dr. Asad Ali S/O Ali Akbar Khan, MO Vill: Dizk, Yarkhoon Vallay Teh: Mastoj Distt:Chitral.

Dr. Sarder ud Din MO S/O Ghulam ali C/O Dr. A. A. Majam 6-B/1 2nd Central Lane, Pakistan Defence wousing Authority Phase-II Karachi.

Dr. Fereh Wager MO S/O Fakhre Alam K-520, Kunj Qadeem Distt: Abboutabad.

Dr. Ghazala Shams D/O Qazi Shamsud Din C/O D.A.B. No.2, v.No.2394 Distt: Mansehra.

Dr.S. Casim Mehmood MO S/O S. Youngs Ehmn Vill; and PO Sheikh Ulbandi Distt: Abbortabad.

Dr. Fazle Akbar MO S/O Muhammad Fazle Qader C/C Prof: John Fazal Qadir Deptt: of statistics University Pech

Dr.Shozia Farveen Khan WMO D/O Dr.Pir Muhammad Khan P.No.17, street Mo.7 Sector G-4 Prase-II Fayatabad Peshawar.

Dr. Wurgemad Restrictive S/O Sher 2-54, Moranti Touse Artab Restrictive Las Surest For Cotago Main Passes.

Dr. Ownganwer 111 80 \$70 1:Wer. 11. Buncalon 80.20, Asies Orreglar Rogd, Associabet.

Dr. bdul Majid Stah MO 5/0 S.A Wahid Stah Street No.414, Delence Colony Peshawar Cantt:

Dr. Maila Iram wMO D/O .bdul Padi Khan Vill: Carwarai PO Tehrahi Payan Teh; and Disty: Peshawar. .. os ...

Dr. Adnan Masood MO S/O Bahader Sher C/O Sabrina Tent Jamrud Road, University Town, Peshawar.

• Dr. Syed Shahid Pussain MO S/O Syed Hanif Shah Near Madhi Mosque Shinkiari Road, Distt: Mansehra.

Dr. Muhammad Yasir Nawaz Mb S/O Muhammad Anwar, Usman Stred Warsak Road, mababian Bazar, Peshawar.

Dr. Fayyaz Paider Ali MO S/O Abdul "li P.No. 260 Street No. 5 Sector P-2 Phase-IV Payatabad Peshawar.

. Dr. Wagar Ahmed MO S/O Abdul Malik Out Side Gunj Gale Mohallah Qazi Abad Street No.3 Peshawar Cit

Dr. Zahid Mehmood MO S/O Muhammad Saddique 1551/A Bilal Town G. Road, Peshawar.

Dr.Dilrose Farman WMO D/O Azam Khan, p.No.21-B, Iftikhar Janjue Road, Jehlum Cantt: Jehlam.

Dr. Wagar Ahmad MD S/O Umer Muhammad F.No.77, Street-4 Sector F.4 Phase-II Fayatabad Peshawar.

Dr. Ijaz Ahmed MO S/O Abdullah Khan, Vill: Sikandari Karoona PO Poti Distt: Mardan.

Dr. Syed Sarwar Ali Shah MO S/O Syed Murad Ali Shah Mohallah Dad Khel Wali Par noti Distt: Mardan,

Dr.Muhammad Asghar Khalil MO S/O Ghulam Sarwat Vill: and Post Office Tehkal Bala Moh: Akazai Peshawar.

Dr. Zafar Mehmood Malik MO S/O Khalid Mehmood Malik W. No. C-953 Mohallah Moprud Din Distt: Abbottab.d.

Dr.S.Fakhr-e- Muhammad MO S/O S.Wajid russain F.No.126/L-I Street No.d, Phase-III rayatabad, Peshawar.

Dr. Nadeem Sadiq MO S/O Muhammad Sadiq H. No. 15, Street No. 11 Sir Syed Colony PO Mandian Distt: Abbottabad.

- Dr.Rubina Parvalz WMO D/O Muhammad Farvalz C/O Miskeen General Store Opp: Cotton Machine Kohat Road Murshad Abad, Peshawar.
- Dr. Kamran Hidayat MO S/O Hidayatullah Khan H.No.L-N-I, 222/2, Dorul Khair, Abbottabad.

Dr. Imran Shafi Md S/O Muhammad Shafi C/O raji Habib Ullah Khan Vill: & PO Sheikh Utter Teh: and Distt: Tank.

Dr. Imtiaz Ahmad MO S/O Ghulam Sarwar Street No. 12 Pajjasi Road Saced Abad Peshawar City.

.. Dr. Shahida Tariq Dental Surseon D/O (Retd:) Col. Amir Mawa w. No. 2, officer Colony, FO Terkal Payan Jamrud Road, Peshawa...

Dr. Muhammad Shahid Ghani NO S/O Resal Ghani, A-26 Sheikh Multoon Town, Murdan.

Dr.Muhammad Imran Khan MO: 8/O Muhammad Kasim Shah Vill: Mardu Khel PO PTC Fanco Disto: Feneu.

Dr. Syed At mad Shah MO S/O Syed Abdul wakeel Shah Phase-I Sector E-I, r. No. 153 Street No. d Hayat bad, Peshawara

Dr. Abdul Sattar Khan MO S/O Adnam Khan Vill: & PO Shahpur Tensil Alpurd Distt. Georgia.

- Dr. Afrasyab Altal MO S/O Altal Anuad H.No.63, Street-6 Sector J-2 Phase-II Fayatabad Feshawar.
- Dr. Muhammad Kausar MO S/O Muhammad Safdar Khan 5-Jamal Road, Shaheen Town PO Tehral Bara Jamrud Road, Peshawar.

Dr. Ashrai Ali Demonstrator, S/O Muhammad Mustafa Mustafa vouse South Circular Road, D.I.Khan.

Dr. Iqbal wussain MO S/O Muhammad Yar, C/O Jafar General Store shop wo.2505 Dabbari Bazar Peshawar.

Dr. Zeeshan kibria MO S/O Ghulam Kibria v.No.420, Sector F-d Phase-6 Fayatahad, Peshawar.

Dr. Famid Ullah Jan Masud MO 3/0 Muhammad Ayub, F.No. 365, Street No. 4 Sector F-7 Prase-6 Fayatabad Peshawar.

Dr. Muhammad Umar Shah Dental Surgeon S/O Zahir Shah C/O Waheed Medical Store Parachinar Road Thall Sity Distr: World

Dr. Maimatullah, NO S/O Qamar Ullah, TINO. 3111, Link Aond, Abbottabad.

Dr. Abdul (adeer MO S/O Abdul Fale Fazara Pemeopathic Medical College opp.: Ghazi Court Township Mansehra.

Dr.Rizwan Aziz MO S/O Imtiaz asiz Mohallah Eid Gah, Waripur Distt: Haripur.

- Dr. Shafiq Ahmed MO S/O Ahmed Shah Taj Abad Gali No.9 p.No.14 Peshawar Board, Jamrud Road, Peshawar
- Dr. Abdullah MO S/O Sultan-i-Room Vill: Anchapur Baba Khel PO Tersil Daggar Distt: Buner.
  - Dr. Sher Muhammad MO S/O Usman Ghani C/O Ilyas Khan Accounts Section the premier Secon Milla, Carden

for information and neaction.

FOR DIRECTOR SERVICES MARY, I

# BEFORE THE HONOURABLE CHIEF MINISTER, KHYBER PAKHTUNKHWA.

Subject: APPEAL FOR RE-INSTATEMENT IN SERVICE.

Respected Sir,

It is submitted that I joined Health Department as Medical Officer (BS-17) on contract basis on 18.12.1995 (Annex-I) and posted in BHU Opal, District Swat. I appeared before the Khyber Pakhtunkhwa Public Service Commission and I was recommended for appointment as Medical Officer (BS-17) on regular basis vide DG Health Service Office Order 19.10.2000 (Annex-II) and posted as Medical Officer in Civil Hospital Karora, District Shangla. Since my first appointment as Medical Officer in Health I was performing my duties in each and every with the entire stratification of my superior. There was no complaint from any quarter till the demolition of Civil Hospital, Karora.

It is added here that during the devastating earthquake, 2. building of the Civil Hospital alongwith other Govt. and private buildings received damages and the building was risky for further inhabitation. It was decided to demolish the building and construct new building for the Hospital. A German firm (CUP) took the responsibility of reconstruction of the Hospital and all of sudden I was directed to perform duties in BHU Damorai vide EDO(Health) vide Office Order dated 27.2.2008 (Annex-III). Pursuant to orders of the EDO (Health) I was performing duties over there though the BHU was not with the Provincial Government but was under the administrative control of Red Crescent and one Dr. Irshad was looking after the affairs of the BHU. Despite my posting to the BHU, Damorali, the EDO (H) Shangla issued another cifice order, wherein my performance in Civil Hospital Karora was shown unsatisfactory and one Mr. Akhtar Hussain, Dispenser was declared incharge of the Hospital vide order dated 15.09.2007 (Annex-IV). This was first time in the history of health that subordinate official is declared incharge of a Civil Hospital despite the fact that I was detailed to perform duties in BILU Damorai.

- Office Order of EDO (Health) Shangla referred to in Annex-IV, put me in hypertension which later-on converted in heart disease and I gone through many invasive procedures and finally ended on by-pass (CABG) (Medical reports and investigation reports attached).
- 4. There were certain reasons for this act, some of which later on came to my knowledge were that:
  - on agitating the issue of non provision of emergency medicines and other valuable relief goods which were sanctioned for the emergency caused due to heavy rains and snow falls in the vicinity in Feb, 2005 and devastating earth quake of October 2005 provided by the various donors agencies. Which was later-on reported in the press (Press clipping attached).
  - Secondly the issue of demolition and auction of various buildings of the Health Institutions falling in my jurisdiction and thereafter auctioning.
  - Direction issued by the unclossigned to Mr. Akhtar Hussain, Dispenser who was declared incharge of the Civil Hospital, Karora to updating record of the medicine etc which were transferred to the office of EDO(Health) (Copy of my letter is attached).
- 5. Meanwhile, the EDO(Health) reported my willful absence to the competent authority, though I was performing my duties at BHU Damorai. On complaint of the EDO(H) I was removed from service with others who were actually not performing their duties and thus I received great shock; and I become seriously ill and remained under treatment of the Cardiologist of AMC, INOR and Prof. Dr. Hafeezullah, Cardiologist, LRH, Peshawar where I did my ANGIOGRAPHY. Besides, that my heart was there and I compelled to do by-pass operation and thus I did it in the RMI, Peshawar. Subsequently the entire Swat valley falls in the hand of Militants and for the reason above; I could not be able to pursue my case for re-instatement in service.

In view of the foregoing submission, it is fact that my present appeal is not within time, but it was beyond my approach to file departmental within time as per provision in the appeal rules. Therefore, I requested your kind honour to kindly condone the delay and accept my appeal and re-instate me in service and the intervening period may kindly be considered as leave without pay. I also requested that I may kindly be heard in person.

I will pray your long life.

Yours faithfully

(Dr. Abdul Sattar ) Ex-Medical Officer, Civil Hospital, Karora, Shangla.

90/10/2019

Postal Address: Dr. Abdul Sattar S/O Aman Khan R/O Village Shapur, District Shangla. Contact No: 0333-9574807

10. Establishment Department supports the proposal contained at para-7 of the summary and may be submitted for approval of the Chief Minister Khyber Pakhtunkhwa.

Sd/-(SHAH RUKH ARBAB) SECRETARY ESTABLISHMENT July 9, 2012

CHIEF SECRETARY, KHYBER PAKHTUNKHWA

> Sd/-(GHULAM DASTGIR) CHIEF SECRETARY

CHIEF MINISTER

11. File

Sd/-CHIEF MINISTER KHYBER PAKHTUNKHWA

Secretary Health

Sd/-

13/07/12

Chief Secretary
Govt: of Khyber Pakhtunkhwa

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de la de la company de la comp منجاب السلامة في مناب المام في Sol on mine 800 مة بدمن رجينوان بالامين ابني طرف سيح واسط پروي وجواب دسي وكل كاروا كى متعلقة ان مقام لېټاور كيلي سيندا أعلب خان وويف اليوكيط إلى كورط كووكي مقر كرك إقرار كي جا التي كرما عب ترضيف كومقاميري كل كاروائي كاكابل اينة يارسوكا نيبز وكبل صاحب كوكرينه داعني نامرو تغزيزات وقنصار برحلف مين جوار دسي اورا قبال ديوي اورايس و اگري كرن ايرا وروسولي بيك وروبيه اور براغ اور درخواسرت مِنْ مِي تقديق اوران مير تخطر كون كا ختيار مهما نيز لهميزته عام يدوي يا ظري مكيط فيريا ايل كا برامد كي اور نسوی نیز دار کرنے اپنی نگران و زنانیانی و بیروی کرنے کا اختیار مرسطا اور بھرورت فنرورت مقام منگور اور نسوی نیز دار کرنے اپنی نگران و زنانیانی و بیروی کرنے کا اختیار مرسطا اور بھرورت فنرورت مقام منگور مري يأجزوي لأرواني شية واسط إوروميل يا تنار قانوني كو ايني مماه يا اينى بجائم تنفز كو اختيار سج كا. ا ورصاعبه مقرشه و كريسي وسي جمله مذكوره بالا اختيارات عامل مول تيم اوراس كاسا نينة بروا منه منظور قبيل مؤكل دوران مقدمة ين جوخرم ومرجانه التوارمة ومرسبب سيوكا اس مسترى وكمل هاحب موت ون مرا کے نمیز بفایا دخرجہ کی وصولی کرنے کا بھی اختیار سے کا اگر کوئی تاریخ باشی مفام رورہ يريبو يا مدسة ابر بو تووكل صاحب يا بند ند برو ل كرك كريبروى مذكور كري. لهذا وكالت نامه دكه وياكه سنرشهر الأسا السب الم ستدالندفان مردت Swin on by

### **BEFORE SERVICE TRIBUNAL PESHAWAR.**

### Appeal No. 868/2012.

Dr.Abdul Sattar	******************	Appellant,
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### Versus.

- 1. Chief Minister, Govt: of KPK, Civil Secretariat, Peshawar through Chief Secretary Govt: of KPK Peshawar.
- 2. Secretary to Government of Khyber Pakhtunkhwa, Health Department, Peshawar.
- 3. Director General Health Services Khyber Pakhtunkhwa Peshawar.
- 4. District Health Officer Shangla......Respondents.

### Parawise comments on behalf of respondent No.1,2,3 & 4.

### **Preliminary Objections:-**

- 1. That the appellant has neither cause of action nor locus standi.
- 2. That the appeal is not maintainable in its present form.
- 3. That the appellant has not come to the Court with clean hands and hit by laches.
- 4. That the appeal is bad due to non-joinder and mis-joinder of necessary parties.
- 5. That the appeal is time barred.

### **RESPECTFULLY Sheweth:**

- 1. Pertains to record.
- 2. Pertains to record.
- 3. Incorrect, the Medicines were issued on 10.03.2005 and 09.10.2005 to Civil Hospital Karora under the signature of the Then EDO (H) Shangla.
- 4. Correct, The Medicine were not available because the keys were with the appellant.
- Incorrect, the appellant was called to attend the emergency but he was absent from duty. Furthermore the medicines to the Health facilities are distributed on need basis as per available budget/stock.
- 6. Correct, the reply of the appellant was irrelevant.
- Correct, because the appellant failed to produce the auditable record of his facility to the audit party and the subsequent DAC Meeting for the same auditable record was scheduled on 24.05.2007.
- 8. Correct to the extent that the statement appear in the daily news paper but this Para is not relevant to the service termination case of the appellant.
- 9. Correct, but the action was taken due to extremely poor performance of the appellant.
- Correct, because the building of Civil Hospital Karora was demolished for reconstruction.
- 11. Subject to proof.
- 12. Incorrect, the appellant was removed from service by the competent authority after the consideration of the charges and evidence on record under section-3 of the Khyber Pakhtunkhwa removal from service (Special Powers) Ordinance 2000.Moreaver the respondent have completed all the codal formalities.
- 13. Incorrect, the appellant was aware of all the steps of disciplinary proceedings taken against him through official letters/ News papers etc.( Official letter and News Paper clipping are annexed)

### GROUNDS:-

- A. Correct to the extent that the appellant service period is about 15 years including 5 years contract period during which he was fully paid but the appellant being undisciplined habitual absentee and unwilling doctor his re instatement would be detrimental to the public interest as well as the Department.
- B. Incorrect, the respondents have completed all the codal formalities on the case of appellant.
- C. Incorrect. The impugned order is issued in accordance with law and rules on the subject.
- D. Incorrect, the appellant remained willful absent and had not submitted any application for leave. The appellant was undisciplined, habitual absentee and unwilling doctor to perform duty.
- E. Incorrect, all the relevant staff was present to give emergency services to the effected population of the catchment area except the appellant, the Department was embarrassed due to the misconduct and inhuman attitude towards the affected community.
- F. Incorrect, keeping in view the aforesaid circumstances of the case the impugned order are legal and are not based on malafide as Dispenser BPS-6 was not posted against the post of BPS-17 rather he was assigned the responsibility of running the Health Facility being the most senior employee of the Hospital after the appellant.

It is therefore most humbly requested that the instant appeal may please be dismissed with cost.

Chief Minister, Govt: of KPK, Civil Secretariat Peshawar through Chief Secretary, Govt: of

KPK, Peshawar

(Representative No.01)

Director General Health Services, Khyber Pakhtunkhwa, Peshawar. (Respondent No.03) Secretary to

Government of Khyber Pakhtunkhwa
Health Department Peshawar.

(Representative No.02)

District Health Officer
District Shangla.
(Respondent No.04)

S. Ahmad Assistant (Cit -4).

### AFFIDAVIT.

It is declared on oath that all the contents of the reply are correct to the best of my knowledge and belief and nothing has been concealed from this honourable Tribunal.

Chief Minister, Govt: of KPK, Civil Secretariat Peshawar through Chief Secretary, Govt: of KPK, Peshawar

(Representative No.01)

Director General Health Services, Khyber Pakhtunkhwa, Peshawar. (Respondent No.03) Secretary to

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