

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Execution Appeal No.632/2023 In Service appeal No. 52/2022

Ashfaq Ahmad

-----Petitioner

" (*

Versus

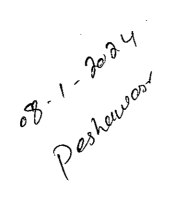
Govt of Khyber Pakhtunkhwa & Others

-----Respondents

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Deponent



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL <u>PESHAWAR</u>

Execution Appeal No.632/2023 In Service appeal No. 52/2022

Ashfaq Ahmad

Vs Govt: of KP (Health)

-----Petitioner

<u>AFFIDAVIT</u>

I Syed Muhammad Idrees S/O Syed Bakhat Badshah, District Health Officer, Office of DHO Peshawar, do hereby solemnly affirm and declare on oath that content of the instant replay are true and correct to the best of my knowledge & belief and nothing has been concealed from this honorable Court.

It is further stated on oath that in this appeal the answering respondents have neither been placed ex-parte nor their defense has been struck off.



DEFONE

Syed Mahammad Idrees District Health Officer, Office of DHO Peshawar CNIC No.17102-1152032-1

Respondent No-4

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAI
PESHAWAR

Execution Petition No.632/2023 In Service Appeal No. 52/2022.

Ashfaq Ahmad

-Appellant

Versus

- 1: Secretary Health, Govt of Khyber Pakhtunkhwa Peshawar
- 2: Director General Health Services Khyber Pakhtunkhwa Peshawar.
- 3: Deputy Director, Health Officer, Sub Division Hassan Khel Peshawar.
- 4: District Health Officer, Peshawar.

-----Respondents

Khyber Pakhtukhwa Service Tribanal

Diary No. 9710

Dated 6-12-23

PARAWISE REPLY ON BEHALF OF RESPONDENTS No.1.2& 3 **Respectfully Shewith** .Preliminary Objections.

- > The appellant has neither cause of action nor locus standi to file the instant appeal.
- \blacktriangleright The appellant has not come to the court with clean hands.
- > The appeal is bad for mis joinder and non-joinder of the necessary and proper parties.

Reply on facts:-

- Para No.1 Pertains to record.
- Para No.2 Pertains to record.
- Para No.3

Incorrect, the fact is that after the judgment of Honourble Tribunal Court dated.16-06-2023. the Respondent Services Department constituted an enquiry committee to find out the actual and factual status of Mr Ashfaq Ahmad as per Court orders.

> As Mr Ashfaq Ahmad submitted in his statement to the inquiry committee that he has performed his duty at BHU Gul Akbar Hassan Khel Peshawar from date of appointment till now (stoppage of salary), while in this connection the statement of Incharge BHU Gul Akbar and all the staff of the said Health facility is crystal clear (Annexure-A & B). Furthermore the signature on appointment letter of Mr Ashfaq Ahmad was fake which was denied by the Ex – DDHO Hassan Khel Peshawar (Annexure-C). It is added further that Mr Ashfaq Ahmad was among the Ghost employees whom was getting salary in free of cost (Annexure-D).

> Similar nature Writ Petitions have been dismissed by Honourble Peshawar High Court, whom were also appointed by fake signatures and getting salaries in free.(Annexure-E).

Para No.4 Incorrect, the facts have been explained in details in above paras. The complete inquiry report is Annexed (Annexure-F)

It is therefore, requested that the Execution Petition in hand, being devoid of merit may graciously be dismissed with cost.

Through

Respondent) *lo.4* alth Officer Do. Muhammael Ichrees. Distri

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S S K---Ameerse B 10 Distorict Health office, peshawar Sintifice 10- Inquiry Against Mrs. Ashfaq Ahmad S/o Noteon Muhammad Attached to Sub-Division Hassan Ichel Service Appeal NO. 52/2022. R/Sir, Reference de pour letter NO. 14061/DHo/pesh date 26/07/2023, on the Subject cited above and to Stake that as per attendance register record of BHU Gul Alchar, Hassan lakel, that the Name of Mr. S/ONazoer Mechanimad Ashfay Ahmod never recorded/found in the attan register, nor he performed hingle day duray at BHU Gul Alchar. Hassan ichel, attendes registe photoespies a attached for ready reference please (the Incharge BHU Cow Alebar Hassanichop Attestical defed : 27 - 7-202

3) C Annexure

DEPUTY DISTRICT HEALTH OFFICER SUB DIVISION HASSAN KHEL PESHAWAR Tawas khan colony ring road Peshawar city

Ref Noll <u>1349-53</u> DDHO/Admin/PeshDated <u>01 / 1</u>2019

OFFICE ORDER

Consequent upon the recommendation of the Departmental Selection Committee, Mr. Ashfaq Ahmad s/o NazeerMuhammad is hereby appointed against the Canction and vacant post of Medical technician (BPS-12) at Sub Division Hassan Khel, Peshawar with the following terms and condition.

- 1. The appointment is purely based on regular basis on pay and allowance (13320-960-42180) based initially for a period of 6 months.
- 2. The appointment will not be transferable till to probation period.
- 3. The appointee shall produce a Medical Fitness Certificate from the authorized Medical Superintendent.
- Salaries will be released after verification of all the academic documents and other codal formalities.

 He/she shall not indulge in any trade, business and any other activity what so ever, which has been declared prohibited under civil Servants Act, 1973.

 If he/she accept the offer on the above terms and conditions, he/she is directed to report for duty to to the In charge of RHC Kohiwithin 15 days positively from the date of issuances of this offer, in case of failure, the appointment shall automatically stand

issuances of this offer, in case of failure, the appointment of an angle of the state of the sta

7. He/she will not be entitled for ant TA/DA for joining Services.

Deputy Director Health Officer Sub-Division Hassan khel, Peshawar

1349-53____/DDHO/Admin/Pesh

/2019 10 Dated

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- 8. Directorate of Health Services, Tribal Districts, Peshawar
- 9. Accounts General, Pakistan Revenue, Sub Office Peshawar
- 10. Assistant Commissioner Sub Division Hassan Khel, Peshawar
- 11. District Health Officer, peshawar
- 12. Official concerned

Deputy Director Health Officer Sub-Division Hassan khel, Peshawar

S.NO	Name	Designation	Hme	LAUNE-
		- """"""""""""""""""""""""""""""""""""	Personal	Remark
1	Asim Ullah	Malaria	Number	
	· ·	Supervisor	00927324	
2	Gohar Ayaz	Malaria		
		Supervisor	00927315	
3	Shaina Rani	Dai		
4	Khalid Ullah		00923912	
		MT	00924021	
5	Shan Ahmad -	MT	00924025	
6	Muhammad Kashif Jan	MT		
7.	Shakeel Ahmad	PUCT	00924026 ·	
	Alter El luces te	PHC Tech	00924027	
8	Altaf Hussain	PHC	00924029	
9	Zaveed Ullah	PHC Tech	00927332	
10	Muammad bilal .	MT		
11	Muneeb Khan		00927335	
		Naib Qasid	00927337	
12	Naheed Rahmat	LHS	00927341	
13	Sartaj Aziz	MT	00927634	
14	Muhammad Rafiug	PHC Tech	00927638	
15	Shabab Khan			
		PHC Tech	00927641	
16	Asad Ullah	PHC Tech	00927647	
17	Mujahid Falak	PHC Tech	00927,653	
18	Ishfaq Ahmed	PHCTech	50399563	
19		PHC Tech	00465890	<u> </u>
	Bakht Noor Khan			
20	Raziq Shah	PHC Tech	00927657	
21	Israr Ahmad	рнс	00927660	
22	Riaz Ullah	PHC Tech	00927731	
÷.		PHC Tech	00927735	
23	Farhad Khan			
24	Muhammad Ishfaq	PHC Tech	50468037	
25	Abdullah Shah 🤞	PHC Tech	00931629	
6		PHC Tech	00931630	
	lqbal Hussain 🔹			
7	Muhammad Uzair	PHC Tech	00931631	
8	Sajid Ullah	PHC Tech	00931632	

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	Adil Rahman	DUCT		
20	Adli Kanman	PHC Tech	00931633	
30	Shah Asim	PHC Tech	00531640	
31	Muhammad Sajjad	PHC Tech	00931641	
32	Muhammad Hamza	PHC Tech	00931646	
33	Faheem Ullah	PHC Tech	00932130	
34	Zeeshan Khan	Chokidar	00938204	
35	Abdul Samad	РНС	00927659	
36	Zakir Ullah Khan	Naib Qasid	00946619	
37	Saira Saud	Dai	00567796	
38	Sajida Bibi	Dai	5019807	
39	Shahida Khalid	Dai	00385832	

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JUDGMENT SHEET PESHAWAR HIGH COURT, PESHAWAR JUDICIAL DEPARTMENT

COC No. 238-P/2023 in W.P.No. 554-P/2022

Shah Nawaz Sabir Vs

Mahmood Aslam, Secretary to Government of Khyber Pakhtunkhwa, Health Department, Peshawar & others.

JUDGMENT

Date of hearing: 05.09.2023

Petitioner (by):

<u>Mr. Muhammad Maaz Madni,</u> <u>Advocate</u>

Respondent (by): <u>Mr. Umar Farooq, AAG alongwith</u> <u>Dr. Mubarak Zeb, DHO, Peshawar</u> <u>and Dr. Hamid Afridi, DDHO,</u> <u>Peshawar</u>.

SHAKEEL AHMAD, J.- Through the instant petition filed under Article 204 of the Constitution of the Islamic Republic of Pakistan, 1973 read with Sections 3 & 4 of the Contempt of Court Ordinance, 2004, the petitioner seeks initiation of contempt of Court proceedings against the respondents for having violated the judgment dated

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13.07.2022 of this Court passed in Writ Petition No. 554-

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P/2022.

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2. The facts of the case, in brief, out of which the instant petition arises are that, in earlier round of litigation, the petitioner had brought Constitutional Petition No. 554-P/2022 for the following relief:-

> "It is therefore, most humbly prayed that on acceptance of this writ petition, an appropriate direction may very kindly be issued by:

- 1. Directing the act of the respondents while keeping the petitioner under suspension for such a long period as against the law, unconstitutional, void ab-initio, unwarranted and ineffective upon the rights of the petitioner.
- 2. Directing the respondents to reinstate the petitioner by terminating the suspension.
- 3. Directing the respondent to release the monthly salary of the petitioner stopped since July, 2021 with all consequential back benefits.
- 4. Any other, remedy which this august Court deems fit and has not been specifically asked that may also be awarded in favour of the petitioner."

3. After affording the right of audience, this Court

passed the following order:-

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"4. A glance over the comments filed by the respondents would reveal that the suspension order of petitioner has already been withdrawn by the respondent vide letter dated 26.07.2021 and the petitioner has been reinstated hence, to that effect his writ petition has become infructuous. So far as release of his monthly salaries since 2021 with all consequential back benefits is concerned, keeping his regular attendance at his workplace in performance of his duty if on record, the respondents are directed to decide the same in accordance with law, rules and policy on the subject".

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4. During the course of arguments, the learned AAG alongwith representatives of the respondents-department, Dr. Mubarak Zeb, DHO, Peshawar and Dr. Hamid Afridi, DDHO, Peshawar, stated at the bar that after holding a proper inquiry, the petitioner has been dismissed from service, therefore, this petition has become infructuous and the petitioner is not entitled to monthly salaries or any consequential back benefits, and if he is aggrieved of the dismissal order, he may approach the proper forum for redressal of his grievance.

5. When the learned counse! for the petitioner was shown the dismissal order passed by the competent authority, he, after going through the same, stated that,

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this order was not in his knowledge, however, he reserves his right to challenge the said order before the appropriate forum, if directed by his client.

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6. In view of the above, this petition is dismissed on having become infructuous, however, the petitioner shall be at liberty to impugn the dismissal order before the appropriate forum, if so desired.



JUDGE

Announced 05.09.2023

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(D.B) Hon'ble Mr. Justice IJaz Anwar Hon'ble Mr. Justice Shakeel Ahmad

Noor Shah

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BEFORE THE HON'BLE PESHAWAR HIGH COURT PESHAWAR OU

W.P. No. 303-/ 120

Zeeshan Khan S/o Rustan Khan R/o Mohallah Gahri Fazil, Faqir Kallay, Tehsil and District Peshawar......(Petitioner)

VERSUS

- 1. Secretary, Government of Khyber Pakhtunkhwa, Health Department, Civil Secretariat, Peshawar.
- 2. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 3. Deputy Director Health Services, newly merged area/ Old FATA Secretariat, Warsak Road, Peshawar.
- 4. District Health Officer, District Khyber at Jamrod.

WRIT PETITION UNDER ARTICLE 199 OF

CONSTITUTION OF ISLAMIC REPUBLIC OF

RB-PIL

Depilty Registrar

24 JAN 2023

PAKISTAN, 1973.

Respectfully Sheweth:

1. That Petitioner is the permanent and bonafide residents of District Peshawar has all rights and liabilities which have been 'guaranteed to him under

FILE Depring Deprint 20 JAN 2023



Attested

JUDGMENT SHEET <u>PESHAWAR HIGH COURT. PESHAWAR</u> [JUDICIAL DEPARTMENT]

Writ Petition No.303-P/2023

"Zeeshan Khan S/O Rustan Khan

versus

Secretary, Government of Khyber Pakhtunkhwa, Health Department, Civil Secretariat, Peshawar and others."

IUDGMENT

Date of hearing:

20.09.2023.

<u>Petitioner(s) by</u>: Mr. Yasir Khan Safi, Advocate, Junior of learned counsel for the petitioner.

Respondent(s) by: Ms. Shakila Begum, AAG for respondents. Dr. Mubarakzeb, DDHO in person.

<u>SHAKEEL AHMAD. I.-</u> The petitioner has prayed for issuance of writ in the nature of mandamus directing the respondents to release monthly salary of the petitioner.

2. Facts in nutshell relevant for appropriate adjudication of this case are that, pursuant to a public notice issued by the respondents, the petitioner applied for appointment as Naib Qasid (BPS-3). After following all legal and codal formalities, he was appointed as such vide Office Order dated 01.10.2020. Pursuant thereto he submitted his arrival report and performed his duties

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with due diligence, but all of a sudden respondent No.4 without any reasonable and probable cause stopped his monthly salary since May 2020 and onward. Feeling aggrieved the petitioner approached the respondents for release of his salary, but in vain, which necessitated to file the Constitutional Petition No.5010-P of 2021, which was disposed off with the direction to the departmental petitioner to associate with the proceedings and to produce all relevant documents with further direction to the appointing authority to pass an appropriate order in respect of the petitioner within two months, without fail. In pursuance thereof, the petitioner submitted all relevant documents, but till filing of the writ petition, the respondent No.3 failed to pass an appropriate order. Hence this petition.

3. Pursuant to order of this Court dated 16.02.2023, the respondent No.4 submitted his parawise comments, raising therein many legal & factual objections.

4. Heard and record perused.

5. It is reflected from the record that it was pleaded by the petitioner that through a public notice,

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the respondents invited applications for appointment against different posts including the post of Naib Qasid (BPS-3) on the terms and conditions mentioned therein. The petitioner having requisite qualification applied for the post of Naib Qasid (BPS-3) and after a fair competition, he was appointed as such vide office order dated 01.10.2020, however, the respondent No.4 denied such appointment. It was contended by him that many ghost employees including the petitioner was appointed by Mafia. He specifically denied issuance of appointment order as alleged by the petitioner, from the office concerned. It was also contended that the petitioner was asked to produce original appointment order, but, he could not produce the same. He also denied submission of medical certificate and arrival report. Having found the appointment order fake, the respondent No.3 issued notices to all ghost employees including the petitioner including submit the relevant documents to appointment order for verification, but they failed to submit the same.

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6. Having considered the rival contentions set out in the pleading and learned counsel for the parties, we are of the considered view that the points urged before

Attester 5.A

BEFORE THE HONBLE PESHAWAR HIGH COURT

In W.P _____/2021

Saleem Ullah Khan S/o Noor Kamal Khan R/o Mohallah Asat Khel, Sheri Khel Post Office Ghazni Khel, Lakki Marwat.

(Petitioner)

VERSUS

- 1. Govt. of Khyber Pakhtunkhuwa through Secretary Health Civil Secretariat Peshawar.
- 2. Director General Health Services KP Peshawar.
- 3. District Health Officer Tribal District Peshawar.

4. Deputy District Health officer Sub-Division Hassan Khel Peshawar.

5. Accountant General Peshawar

(Respondents)

WRIT PETITION UNDER ART-199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN 1973.

PRAYER:-



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ACCEPTANCE ON OF THIS WRIT PETITION AN APPROPRIATE DIRECTION MAY KINDLY BE ISSUED TO THE RESPONDENT TO ALLOW THE PETITIONER TO PERFORMED HIS DUTIES AND RELEASE SALARIES THE PETITIONER WITH EFFECT_FROM THE DATE OF HIS APPOINTMENT

PESHAWAR HIGH COURT, PESHAWAR

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ORDER SHEET

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Date of order	Order or other proceedings with signature of Judge or
or proceedings	Magistrate and that of parties or counsel where necessary
1.	2.
03.06.2021	WP No.812-P/2021.
	Present: Ms. Naila Jan, Advocate for the petitioner.
	Mr. Muhammad Sohail, AAG for the respondents.

	OAISER RASHID KHAN, CJ Through the
	petition in hand, the petitioner has asked for the
	issuance of an appropriate writ seeking directions to
	the respondents to allow him to perform his duty and
	also to release his salary from the date of his
	appointment.
	2. As per the averments made in the
	petition, petitioner, was appointed as a Medical
	Technician / PHC Technician (Multipurpose) (BPS-
	12) in the office of the Deputy District Health
	Officer, Sub-Division Hassan Khel, Peshawar vide
	order dated 21.10.2019. Pursuant to such order, he
:	submitted his arrival report along with the Medical
Alter Hussein CS	

All and AFFESTED All and Area Mines Wenhawar High Court Mart 23

(b) Chief Justice Quicer Rashid Khan Justice Synd Huhammad Attique Shah

given such appointment order to the petitioner

the custody of the NAB Authorities on account of such conduct, therefore, the respondent No.4 has rightly refused to allow the petitioner to perform his duty. Being so, no case is made out for the interference of this court.

6. Resultantly, this petition being meritless

stands dismissed.

<u>Announced.</u> Dated: 03.06.2021.

CHIEF JUSTICE

JUDGE

Altof Hussain

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(DB) Chief Justice Qaiser Rashid Khan Justike Syed Muhammad Astigue Shah Certificate and Service Book, etc in the respondentdepartment but the respondent No.4 is reluctant to allow him to perform his duty and also to forward his case to the Accountant General Office, Peshawar for the release of his salary. That is how, he is before the court with his grievance.

3. In the comments furnished by the respondents, it has been averred that one Shah Nawaz, Ex. Computer Operator / Office Assistant of the respondent-department had given fake appointment orders to a good number of the aspirants including the present—petitioner, who has been suspended and is presently in the custody of the NAB Authorities.

4. Arguments heard and the available record perused.

5. Since as per the available record, the very appointment order dated 21.10.2019 of the petitioner was found fake and the person, who had

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(D8) Chief Justice Gaizer Roshid Khan Justice Syed Muhamenad Autywe Shah





То

The District Health Officer. Peshawar.

Subject:-

ect:- <u>Inquiry Report regarding Mr Ashfaq Ahmad S/O Nazeer</u> <u>Muhammad (Town–V/Sub-Division Hassan Khel Peshawar).</u>

Sir,

Reference your letter No 13651/DHO/Pesh, dated 18-07-2023, we the undersigned have been appointed as the Chairman and members of the enquiry in the above mentioned case.

PROCEEDINGS :-

- The enquiry committee called upon Mr Ashfaq Ahmad S/O Nazeer Muhammad for personal hearing dated.21-07-2023 vide letter No.13699/DHO/Pesh (Annexure -A).
- Mr Ashfaq Ahmad recorded his statement to the enquiry committee as well as submitted his all documents to the enquiry committee.(Annexure-B/pages-----).
- As per Mr Ashfaq Ahmad, he was initially appointed as Driver under National Programme for Family Planning and Primary Health Care dated .17-10-2007 on contract basis vide later No.620-22/ASM /NP for FATA(Ex-Mohmand Agency) Annexure-C.

Furthermore he stated that he was regularized along with other contract employees/ Drivers of National Programme FATA vide Notification No. DHS/FATA /3357-90/2013 dated.27-02-2013 as per Honourble Supreme Court order w.e.f 01-07-2012 (Annexure-D/pages. 05). Furthermore Mr Ashfaq Ahmad added that he has taken NOC (No Objection Certificate) from the DHO Mohmand (Dr Alamgir) and transferred my job from District Mohmand to Sub Division Hassan Khel Peshawar and thereafter I have been selected as Medical Technician (BPS-12) vide order No.1349-53/DDHO/Admin /Pesh dated.01-10-2019 by the Deputy



District Health Officer (Dr Numan Dawar) Sub Division Hassan Khel Peshawar through proper channel (Annexure-E).

Mr Ashfaq Ahmad further stated that upon the verbal directions of Dr Numan Dawar (Ex-DDHO) and Mr.Shah Nawaz Sabir (Ex-Computer Operator) he submitted his Arrival Report with Aman Bhai (Medical Technician) at Basic Health Unit Gul Akbar Sub Division Hassan Khel and was performing his duties till 2021.

FINDINGS:-

1. As Mr. Ashfaq Ahmad stated that he has taken NOC from DHO Mohmand (Dr.Almagir) at that time and transferred his job from Ex-Mohmand Agency(District Mohmand)to Ex FR Peshawar (Sub Division Hassan Khel Peshawar). When District Health Officer of District Mohmand was contacted for information regarding Mr Ashfaq Ahmad S/O Nazeer Muhammad by the inquiry officers, the Ex-DHO of District Mohmand completely denied the same and also the Ex-DHO stated that he has not given NOC to Mr Ashfaq Ahmad and rather he stated that his signatures/ dates has been tempered/ changed in Service book of Mr Ashfaq Ahmad by someone(Annexure-F), and when Mr Ashfaq Ahmad has been contacted to come for duty, Mr Ashfaq Ahmad told that I have resigned from driver post which has been communicated by the DHO Mohmand to the Deputy Programme Coordinator NP for FP & PHC Merged Areas Peshawar vide letter No.6462/NP/MMD dated.21-11-2019 (Annexure-G).

J. C.

2. As Mr.Ashfaq Ahmad stated that he was appointed as Medical-Technician through proper channel and Ex-DDHO (Dr. Noman Dawar) changes his Cadre from Driver (BPS-06) to Medical Technician (BPS-12).

As there is no Rule and Policy for change of Cadre from Driver to Medical Technician. As the pre-requisite Qualification for the Medical Technician is two years Diploma from the Medical Faculty Khyber Pakhtunkhwa Peshawar, whereas Mr.Ashfaq Ahmad have no two years Medical Diploma from the Medical Faculty Khyber Pakhtunkhwa Peshawar.

3. Whereas Ex –DDHO (Dr Noman Dawar) was contacted regarding the appointment of Mr Ashfaq Ahmad as Medical Technician, he

totally denied the appointment and said that the signature on appointment order of Mr. Ashfaq Ahmad is fake (Annexure-H).

- 4. As Mr.Ashfaq Ahmad stated that he submitted his arrival report to Mr. Aman at Basic Health Unit Gul Akbar and performing his duties till now, but the actual position is that there is no one at the name of Mr Aman at the said BHU. Furthermore the Incharge of the said BHU (Dr Ibrahim) has been contacted regarding the status of Mr Ashfaq Ahmad. As per statement of Dr. Ibrahim, he is the Incharge of the said BHU since 2018 and he has never seen Mr Ashfaq Ahmad in the last six years to perform a single day duty, neither Mr. Ashfaq Ahmad has submitted his arrival report (Annexure-I).
- 5. Furthermore many Ghost employees were reported by the DDHO Sub- Division Hassan Khel Peshawar, whom were getting their salaries in free of cost without performing their official duties and all of them have submitted fake appointment orders and they all were part of Shah Nawaz and others mafia and Mr Ashfaq Ahmad S/O Nazeer Muhammad is also part of those Ghost employees. The list of Ghost employees is attached as (Annexure-J). Few Writ Petitions have been dismissed by the Honourble Peshawar High Court (Annexure-K) regarding the status of Ghost employees.



- The statement of Health Staff of BHU Gul akbar is attached as (Annexure-L), which clearly state that they all haven't seen Mr Ashfaq Ahmad S/O Nazeer Muhammad so for.
- 7. As Mr Ashfaq Ahmad S/O Nazeer Muhammad having no Medical Diploma from the Medical Faculty Khyber Pakhtunkhwa Peshawar which is Mandatory and Must for the post of Medical Technician,

while Mr. Ashfaq Ahmad submitted his online one year Certificate/Diploma, which is not acceptable under Khyber Pakhtunkhwa Govt Rules (Annexure-M).

RECOMMENDATIONS:-



 Looking at the findings and going through all the record and previous inquires conducted by different officers in several times ,this committee came to the conclusion that Mr Ashfaq Ahmad S/O Nazeer Muhammad was also illegally recruited by Mr Shah Nawaz sabir (who is already dismissed from service in the light of high level inquiry by the Directorate General Health Services Khyber Pakhtunkhwa Peshawar) and Dr. Noman Dawar who is also under NAB trial and custody.

- 2. Decision may be issued by competent Authority against all those employees including Mr Ashfaq Ahmad S/O Nazeer Muhammad bearing Non Recognized Skill Board Diploma in lieu of Recognized Diploma from Medical Faculty Khyber Pakhtunkhwa Peshawar as per Govt Rules and verdict of Honourble Supreme Court of Pakistan.
 - 3. Disciplinary proceedings may be initiated immediately by the Competent Authority against all those illegally appointed/ Ghost employees/ fake appointments of Sub-Division Hassan Khel Peshawar as per Rules including Mr Ashfaq Ahmad S/O Nazeer Muhammad (Dismissal from Service).
 - 4. Recovery should be done from Mr Ashfaq Ahmad S/O Nazeer Muhammad for all the salaries which he received in free of cost without preforming duties till the stoppage of his salaries Report is submitted for further necessary action.
 - 5. As Mr Ashfaq Ahmad has never done a single day duty ,so not entitled for any salary /back benefits as per inquiry finding.

1. Dr. Feroz Shah . Bath

DDHO Shah Alam & Mathra Circal, Peshawar.

2. Dr Hamid Afridi. DDHO Sub-Division Hassan Khel Peshawar.

3. Dr. Mubarak Zeb Khun DDHO Litigation /Development District Health Office, Peshawar.



		Annexure - A A
	<u>OFFICE OF THE DISTI</u>	RICT HEALTH OFFICER
L. L	PESHAW	AR
the second second	Phone No. 091-	9225387
	No. 13699 /DHO/Pesh	Dated: <u>21 / 07 /2028</u>

То

The Ashfaq Ahmad S/O Nazeer Muhammad Mohallah Arbaban. Village Matta Mughul Khel. Tehsil Shabqadar District Charsadda.

Subject: Personal Hearing

Memo,

You Mr. Ashfaq Ahmad S/O Nazeer Muhammad attached to Sub-Division Hassan Khel Town-V, Peshawar are directed to attend this office (District Health Office) at 24-07-2023 in person at 11:00AM sharply for personal hearing to record your statement before the inquiry committee in light of order No.13651 /DHO/Pesh, dated $\frac{18}{29}$ -07-2023.

-Jeron

Y District Health Officer, Peshawar

Copy forwarded to the :

> PA Director General Health Services, Khyber Pakhtunkhwa Peshawar.

- > DDHO Sub Division Hassan Khel Town (V) Peshawar.
- DDHO Sub Division Mashing Circle Peshawar.
 DDHO Shah Alam & Mathra Circle Peshawar.
- Coordinator (DHIS), DHO, Office Peshawar.
- > Inquiry Officer concerned.

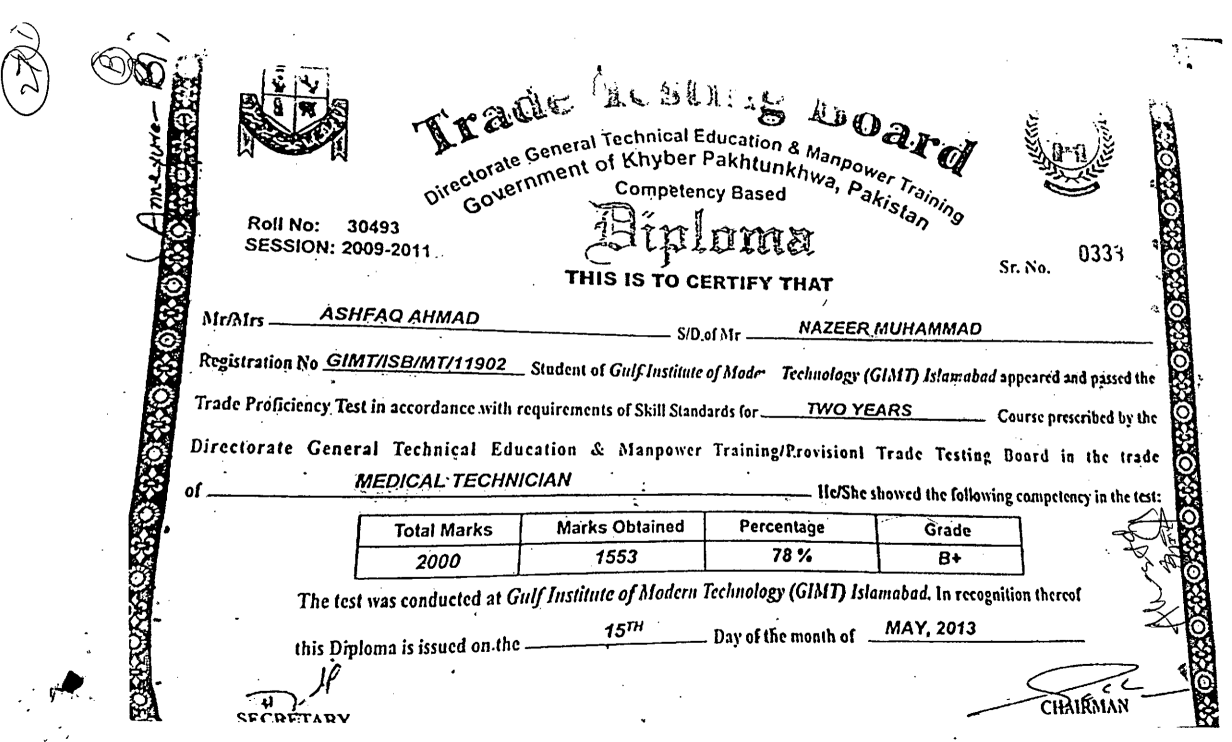
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میں ج مسمی اشفاق احمد ولد نظیر محمد مر حوم سکنہ مٹہ مغل خیل شبقدر انکوئری کمیٹی کے سامنے پیش ہوا ۔اور انکوئری کمیٹی کے سامنے اپنے تمام کاغذات اور ڈگری اور سروس بک کی کاپی جمع کی اور زبا ن بیان ریکارڈکروایا۔۔۔

اشفاق احمد



Amexure

OFFICE ORDER.

Appointment Order for the post of Driver under National Programme for Family Planning and Primary Health Care.

As recommended by RPIU-FATA with his letter No. 93/NP-FATA/Mohmand Selection As recommand Science in Section Dated 17/10/2007. Mr. Ashfaq Ahmad S/O Nazeer Muhammad of village: Arbaban Mira Dated the formation of the date of arrest appointed as Driver w.e.f. the date of arrest on the following terms and conditions.

- p. The appointment will be proved as conduct basis
- 2. The appointment will be replate for one peer. However, it is exist e differenzy per de commerce.
- 3. He will be paid fixed pay 2^{-1} mature
- 4. He will work with Lady Heath Supervisor on daily basis.
- 5. The appointment is strictly non-vansferable.
- 6. If he wishes to resign, he will serve one-month notice or will de colt er et al salary in lieu of notice."
- 7. He will be maintaining a vehicle for field duties of the supervisor. He will be responsible for proper record us logbook and maintenance of the whiele. In an and misuse of vehicle strict action wat be taken against him.
- S. In case of any accident if found guilty of negligence, proper recovery will be inclufrom him along with appropriate action.
- 9. No TADA will be allowed during field visits within the district of protopy.
- 10. He will be entitled for 20 days assal/sick leave in a year. He will (199b)
- leave from district PRT through to Ancharge field supervisor. the will have to produce the openiest bioests certificate from out, the will have to produc-
 - Superintendent Mohmand
 - 12. No TA/DA will be allowed on a count of joining duty.
 - 13. His services will not be governed under the civil servants Act 1995 for will bet or we the terms and conditions of this contract and no other terms the will be communicated to him from time to time. He will be bound to follow these terms which will not be changeable at thay forum including courts. 14. His services can be terminated at any time without assigning any reason or to deter-
 - 15. If he accepts the offer on the above terms and conditions he is direlated to epose for

 - duty to the office of the Agency Surgeon Mohmand at Ghallanai within 14 upys from the date of issuance of this Office Order, failing which the offer will mend encelled.

Sd/xxxxxxxxxx - x Agency Surge. Mohmand at Command Dated Ghallanai the 22 2011 No. C. L. C. P. JAMANNP 1. The Assistant Programme () Legitor RPIC FATA of NP for FP & the is Copy Invested to the: 2. The Accountant RPIUEA 1 . Louinwar. icher Surpli Official concerted. Mohmandat AHOUNT

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OFFICE ORDER

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Appointment order for the post of Driver under National Programme for Family Planning and Primary Health Care.

As recommended by RPIU-FATA with his letter NO.93/NP-FATA /Mohmand Selection Dated.17/10/2007 . Mr Ashfaq Ahmad S/O Nazeer Muhammad of village .: Arbaban Mata Tehisl : Pandialy Mohmand Agency is hereby appointed as Driver w.e.f the date of arrival on the following terms and conditions,

- 1. The appointment will be purely on contract basis.
- 2. The appointment will be initially for one year .However ,it is extendable subject to satisfactory performance.
- 3. He will be paid fixed pay 2700 per month.
- 4. He will work with Lady Health Supervisor on daily basis.
- 5. The appointment is strictly non-transferable.
- salary 6. If he wishes to resign, he will serve one-month notice or will deposit one-month in lieu of notice.
- 7. He will be maintaining a vehicle for field duties of the supervisor .He will be responsible for proper record on logbook and maintenance of the vehicle. In case of of vehicle strict action will be taken against him .
- 8. In case of any accident if found guilty of negligence proper recovery will be made from him along with appropriate action .
- 9. No TA/DA will be allowed during field visits within the district of posting .
- 10. He will be entitled for 20 days causal /sick leave in a year .He will obtain sanction of leave from district PIU through his incharge field supervisor.
- 11. He will have to produce the medical fitness certificate from Agency Medical Superintendent Mohmand.
- 12. NO TA/DA will be allowed on account of joining duty.
- 13. His services will not be governed under the civil servants Act 1993 but will act under the terms and conditions of this contract and on other terms that will be which will not be him from time to time .He will be bound to follow these terms changeable at any forum including courts. -..

14. His services con be terminated at any time without assigning any reason or notice.

- 15. If he accepts the offer on the above terms and conditions he is directed to repost for
- duty to the office of the Agency Surgeon Mohmand at Ghllanni within 14 days from , date of issuance of this office order .failing which the offer will stand cancelled.

Sd/xxxxxxxxxxxxxxxxx Agency Surgeon Mohmand at Ghallanni Dated Ghallanni the ____/11/2007

_/ASM/NP No ____

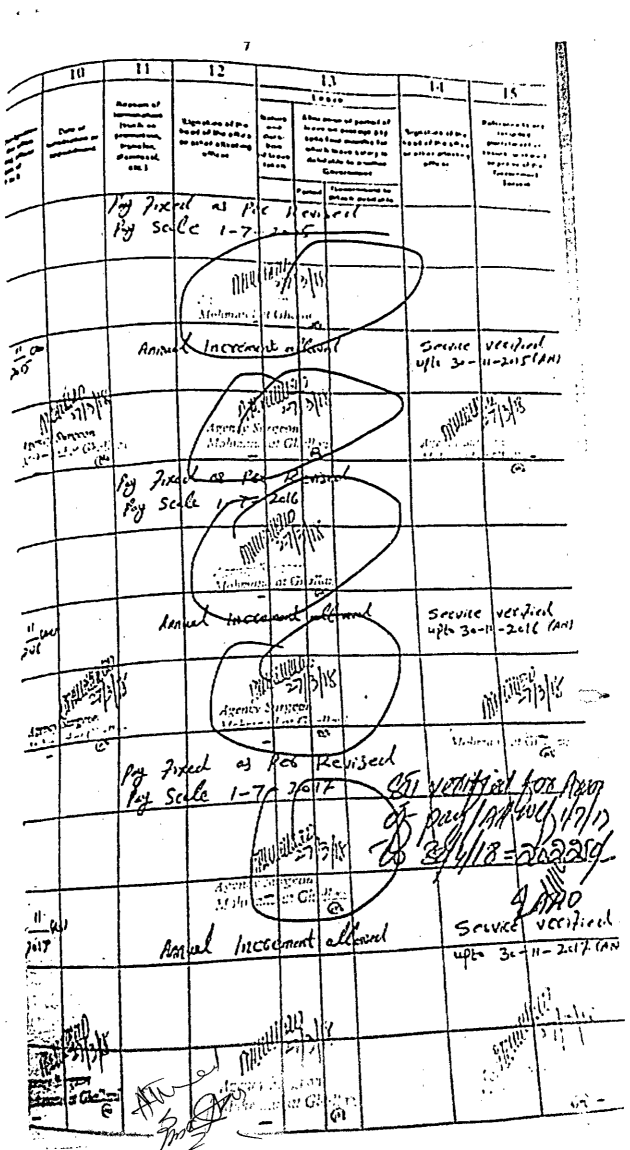
1. The Assistant Programme Coordinator RPIU FATA of NP for FP & PHC Peshawar. Copy forwarded to the:-

- 2. The Accountant RPIU FATA Peshawar.
- 3. Official concerned.

Attest el Fin : Ats

7 105 2462 14 14 13 12 10 11 Lonvo Reference Allocation of period of recor Reason of Natura Signature of the leave on average pay punishn termination and Distignation Signature of the head of the office upto four months for cesure, o in the office dura. (such as' head of the office Date of or other attesting which leave salary is or praise tion or other attesting termination of promotion, pratiesting officer officer. debitable to another ofleave Gover transfer, appointment in activities of officer Government taken Sarv dismissal, relativit 1 to 6 Government to etc.) Period Which debitable Put Fired as PEG Revised Pay Scielle 1-7- 2:05 millelelelita Allency au geon Beavice Veci Rohmand at Ghallahai upto (ا-2-4) 6 Minut Incomment Annial (AN) ILLIPE NAKO Jelling - DERE 1014 · Agency Surgeon Agency Sur lieon Mohimand at Aluallana Mohmand at Revised Puy- Firceil us Pec Pay- Seale 2016 . Mil ĩó Agency Jurgech E Monmand at Gnafianal Sirvice VECI allowel Annuel , WARD Incorport upto 30 11-20 Û onsupplicite íð Ariency Surgeon Agency Straeor · Mohmand all Ghalllinai Mohmand H Ghallan Ballal Revised Fineral as Peli Pej. Uroj 2 mann At Chellahoi

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Annexure - C

Appointment Order for the post of Driver under National Programme for Family Planning and Primary Health Care.

As recommended by RPIU-FATA with his letter No. 93/NP-FATA/Mohmand Selection Dated 17 10/2007 Mr. Ashfaq Ahmad N/O Nazeer Muhammad of village: Arhaban Mata Ichsil Pandialy Mohmand Agency is hereby appointed as Driver w.c.f. the date of arrival on the tollowing terms and conditions

- 1. The appointment will be purch on contract basis. 2. The appointment will be initially for one year. However, it is extendable subject to
- satisfactory performance.
- 3. He will be paid fixed pay 2700 per month. 4. He will work with Lady Health Supervisor on daily basis.
- 5 The appointment is strictly non-transferable.
- o li he wishes to resign, he will serve one-month notice or will deposit one-month 7 He will be maintaining a vehicle for field duties of the supervisor. He will be
- responsible for proper record on logbook and maintenance of the vehicle. In case of misuse of vehicle strict action will be taken against him. 8 In case of any accident if found guilty of negligence, proper recovery will be made
- from him along with appropriate action. 9. No TA/DA will be allowed during field visits within the district of posting.
- 10. He will be entitled for 20 days causal/sick leave in a year. He will obtain sanction of
- leave from district PIU through his Incharge field supervisor. 11. He will have to produce the medical fitness certificate from Agency Medical
- Superintendent Mohmand 12. No TA/DA will be allowed on account of joining duty.
- 13. His services will not be governed under the civil servants Act 1993 but will act under the terms and conditions of this contract and no other terms that will be communicated to him from time to time. He will be bound to follow these terms, which will not be changeable at any forum including courts.
- 14. His services can be terminated at any time without assigning any reason or notice.
- 15. If he accepts the offer on the above terms and conditions he is directed to report for duty to the office of the Agency Surgeon Mohmand at Ghallanai within 14 days from the date of issuance of this Office Order, failing which the offer will stand cancelled.

Sd/xxxxxxxxxxxx Agency Surgeon Mohmand at Ghallanai

Dated Ghallanai the 10/11/2007.

No. 620 -22 /ASM/NP

1. The Assistant Programme Coordinator RPIU FATA of NP for FP & PHC Peshawar. Copy forwarded to the:

- 2. The Accountant RPIU FATA Peshawar.
- 3. Official concerned.

Agency Burgeon Mohmunfl at Ghallang

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OFFICE ORDER

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- 6. If he wishes to resign, he will serve one-month notice or will deposit one -month ________ salary in lieu of notice.
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No /ASM/NP

Copy forwarded to the:-

- 4. The Assistant Programme Coordinator RPIU FATA of NP for FP & PHC Peshawar .
- 5. The Accountant RPIU FATA Peshawar.
- 6. Official concerned.



FATA SECRETARIAT

Warsak Road Peshawar

Dated Perbawar, February 37, 2013

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NOTIFICATION

No.DHS/FATA/ 3357--10 /2013. In pursuance of the approval of Honorable Prime Minister conveyed by the Ministry of Inter-Provincial Coordination, Islamabad vide O M No. F.S(3)/2012-HW/LHWs dated: 21.01.2013 and in compliance with the orders of the Honorable Supreme Court of Pakistan dated: 01-01-2013 in Crl. Petition No. 15/2012. the services of the following contract employees of the National Programme for Family Planning S Primary Health Care (Lady Health Workers Programme) FATA are hereby regularized against the original posts mentioned against each w.e.f 01-07-2012:-

The post of Deputy Programme Coordinator is filled by the officer of Health Department FATA

on deputation

5.No	Name	ment Unit FATA staff (1 Father Name		, ·
1	Officer of Health Deptt: FATA on deputation		Deputy Programme Coordinator	18
2.3	Dr. Rahat Khan Mr. Arshad Saeed Mr. Zulligar Ali Shah	Shali Khan Saeed Ur Rehman Qaim Shah	Freit Programme Officer Freid Programme Officer Office Superintendent Accountant	17 16 10
5	Vaccant Mr. Muliainmad Jamal	Said Reliman Said Badshah	Data Analysi Cashier	
7 8 7	Mr. Yousaf Ali Shah Mr. Sardarəz Khan Mr.Fakhrul İslam	Said Baosnan Alif Khan Facal Rahim	Store Reeper • Storo typist Othre Assistant	14
10 11	Nr. Muhammad Imran	Shah Jehan Jehan Dad Khan	Data Entry operator	- 9
12 13	Mr. Daud Khan	Muhammad Jehangir Klian Hastam Khan	LDC Driver Driver	
14 15 15	Mr. Firle Amin Mr. Talsech Ullah	Khan Raziq All Halder Labore Khan	Univer Driver	
17 18	Mr. Fazal Dad	Rehmat Gul Itaji Shamakl	Driver Malb Qasid Naib Qasid	-
19	Mr. Mutakir Shall	Fozol Shah Muhammad Ali Zain Ur Rehman	Chowkidar Chowkidar	<u> </u> -, ·
21	Mr, insanullan		Sanitary Worker	

Director Héalth Services FATA-Secretarial, Pushawar

FATA SECRETARIAT

Warsak Road Peshawar

Dated Peshawar February.27.2013

NOTIFICATION:-

No DHS/FATA /3357-90 /2013 in pursuance of the approval of Honourble Prime Minster conveyed by the Ministry of Inter-Provincial coordination Islamabad vide .O.M .No.F .5(3) 2012-HW/ LHWs dated.21.01.2013.and in compliance with the orders of the Honourble supreme Court of Pakistan dated.01-01-2013 in Crl. Petition No.15/2012 ,the Services of the following contract employees of the National Programme of Family Planning &Primary Health Care (Lady Health Worker Programme)FATA are hereby regularized against the original posts mentioned against each w.e.f 01-07-2013.

The post of Deputy Programme coordinator is filled by the Officer of Health Department FATA on deputation.

S.No	Name	Father Name	Designation	BPS
1	Officer of Health Deptt		Deputy Programme	18
	Fata on deputation		Coordinator	
2	Dr Rahat Khan	Shah Khan	Field Programme Officer	17
3	Mr Arshad Saeed	Saeed Ur Rahman	Field Programme Officer	17
4	Mr Zulfiqar Ali shah	Qaim shah	Office Superintendent	16
5	Vacant		Accountant	16
6	Muhammad Jamal	Said Rehman	Data Analyst	16
7	Mr Yousif Ali Shah	Said Badshah	Cashier	14
8	Mr Sardar Khan	Alif Khan	Store Keeper	14
9	Mr Fakhrul Islam	Fazal Rahim	Steno typist	14
10	Vacant		Office Assistant	14
11	Muhammad Imran	Shah jehan	Data entry Operator	12
12	Mr Kausar Hayat	Jehan Dad Khan	UDC	9
13	Mr Daud Khan	Muhammad Jehanger Khan	LDC	7
14	Mr Shakir Ullah	Hastam Khan	Driver	5
15	Mr Fazli Amin	Khan Raziq	Driver	5
16	Mr Tafseeh Ullah	Ali Haidar	Driver	4
17	Mr Fazal Dad	Lahor Khan	Driver	4
18	Mr Farman Ali	Rahmat gul	Driver	4
19	Mr Hayan Khan	Haji Shmaki	Naib Qasid	2
20	Mr Muzakir shah	Fazal Shah	Naib Qasid	2
21	Mr abd Samad	Muhammad Ali	Chowkidar	2
22	Mr IhsanUllah	Zain Ur Rehman	Chowkidar	2
23	Mr Muhammad Zubir	Muhammad Younas	Sanitary worker	2

1: Programme Management Unit (FATA) staff (Main office).

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		Miss Shahla Habib	LHW	Habib Said	15 8	HC Lot a Guind
		Shahzia Begum	LHW	Khanzad Gul	5 6	HILLINGO KAL
			LHW	Shah Hussina	15 6	SHU AQUAD Day
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Ì	67	Nasia Bibi	LHW	Ismial		HHU Nawan Killi
	G 8	Maryam	LHW	Sailor Rehman		SHU Dankur 1
	69	Zahida	LHW	Daul Shut		BHU Daukur
	70	Nazia	LHW	Samar Khan		BHU Dabkur
	71	Saeeda	LHW	Sadat Khan	<u>_</u>	RHC FKKa Chund
	72	Akhlar Meena	LHW	Sardar Khan		RHU PINA O MILL
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-	75	Nazia	LHW	Ajmal	5	RHC Exra Ghund
	76	Zuhra	LHW	Nothi Shah	1 5	RHC Erka Ghund
-	77	Rashida	LHW	W/O Shah Nawaz	·	BHL Agrab Dag
-		Majida	LHW	zar Ali Khan		BHU Agrab Dug
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Î	24	Hamida	LHW	the second s	5	BHU Dabkur
ł	85	Guldia Rehman	LHW	Haji Rehman		BHU Dabkur
ļ	85	Zakira	LHW	W/O Sail ullah		BHU Dabkur
ì	87	Bakht Maly	LHW	Toj Nowaz.		EHU DOSKU
1		Basiral	LHW	W/O Mumil Shah		BHU Daskur
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	89		LHW	Momin Khan	<u>رَ ا</u>	BHU Dinsy"
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	93	Asia .	LIN	Ferzond		BHU Aquan D
	94	Faizas	LHW	Abdullah		BHU - GLAD Day
	9	Mahira	LHW	Abdul Lalif		BHU Agrab [3.17
	99	6 I.Khalida	LHW	Naseet Gul	<u>`</u>	BHU Dabkor
	97	7 Faseehal	LHW	Haji Rehman	5	BHU Machan
	9			Amzali Khan		BHU Maral Oan
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	1-10	2 Sahira Bibi	LHW.	Majoon Khan	5	BHULL ICDAW
		3' Rahcela Akhlar	1.HW	Noor Muliammud		BHU Gay Koro
	10		LHW	- Umor Khan		BHD DHL Kore
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Director Health-Services FATA Secretariat, Poshawar

All-sited Futtin

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8	Miss Hudia			5	CD Kashmir Kor
9	Miss Jamila '		Saved Muhammud	5	BHU Agrab Dag
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20	Hina	LHW		5	CD-Kashmir kore
21	Nazeeda	LHW	Taj Umer Zahir Shah	5	BHU Ekka Ghund
22	Nusrat Begum	LHW		5	BHU Ekka Ghund
23	Islam Bibi	LHW	Drasla Khan	5	BHU Dabkore
24	Ishrat Falma	LHW	Mehmood Fagir Gul	_5	BHU Prang Char
25	Hidayat Begum	LHW	WIO Walayat Muhammad		BHU Prang Ghar BHU Prang Ghar
26	Nizayat Begum	LHW	Karim Khan	<u>5</u>	BHU Frang Court_
27	Taj Resum Norcessian	LHW	Aqil Din	·;- <u>;</u>	BHU Prang Char
28	Norestan	LHW	Akhlar Gul	5	BHU Prang Char_
29	Nor Vi	I.HW	Liag Shah	5	BHG Prang Chat
130	Salia	LHW	Ridwar Miah	1 5-	BH'I Prany Ghar_
131	Salia Naeem	LHW	W/O Zula Khan	15	BHU Plang Callar
132	Noria Balance	LHW	Khan Alaol	1 5	BHU Hung Ghai
133	Salution	LHW	Rokhan	5	Rent Prang Const _
134	Niala 1	LHW	Noora Din	<u>5</u>	BHU Frang Ghar _
135		LHW	Wazir Strah	1 5	Blittining Chat
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137		LHW	Amin Shah	5	BHILL Prinn Gliat
138		LHW	Yousal Khan	5	BHU Prang Ghar
139		· LHW	Redi Gul	5	BHU Pring Char
140		LHW	Amal	5	BHU Prang Ghar
141		LHW	Khan Sahadar	5	BHU Pring Ghar
142		· LHW	W/O Khaista Rehman	5	BHILTIAWan Kill
143		LHW	Haji Ajmeet Klisin	5	BHIT Howan Kill
14-		LHW	Mehir Liaddin	5	BHI) II wan Kili
145		LHW	Sher Arbar	5	BH111 egan in
146		LHW	Zahir Muhammud	5	BHU H Wan Kin
147		LHW	Ghulam Muhammud	5	BHU Hawan Kili
	3 * Oaimat Zari	LHW	Amin Snoh	5	BHU Nawan Kili
149		. I.HW	Ralig Khan	5	BHU Nawas Kab
150	Contraction of the second s	<u> </u>	Said Waltab	5	BHU Plang Ghar
151	and the second se	LHW	Wakeel Khan	5	BHU Nawan Kili
15.		<u>, LHW</u>	Niaz Mohammad	5	BHU Nawan Kili
	3 * Saeeda Bibi 🗠 🕠	LHW ···	Guli khan	5	BHU Nawan Kib
-15		± LHW +	Fazil Rokhan	. 5	BHU Nawan Kib
-15		<u>∗ LHW ±</u>	Gul Most	- 5	BHU Nawan Kili
15		ILHW	Knan Sharil	5	BHU-Nawan Killi
	7. Sabiha service a service a	t the LHW in	Zigar Shah	15	AHQ-Ghallani
	8: Shahzia	*. 2 LHW 2 *	Barakat: S.Wazir Shah	5	AHQ-Ghallani
15	9 * IS; Nageena Bibla **** 0 * ISanam Seema *** * 2	Providence CHW Parts	W/O-Saeed ullah	5	AHO-Ghallani
	1 : Shamim 1 37 3 4		and the second	5	AHO Ghallanai AHO-Ghallani
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Director Health Services MTA Secretariat, Poshawar

137	Jamila	LHW	Abdut Wahab	c i	to the factor of the
188	Razia	LHW	Israr Khan	'	THE TRAIL
189	Nosheen	LHVV	Jalal Khan	یا ہے۔ ج	ITHO 0 121
	Marawat	LHW	Dalil Khan	5 6	
191	Bibi Zara	LHW	Madad Minin	5	THE PAR
192	Asia	LHW	Madad khan	· · · ·	1166 2000
193	Mehreen ·	LHW	Habib-ur-Rehman	1 <u> </u>	THO P M
194	Samina	LHW	Ali Akbar	l - annañ F C	THO PINA
195	Ghulandana	LHW	Ghulam Sarwar		THC Dra
195	Miss Zeba	LHW	Saged Khar		THERE
197	Bass Bibi	LHW	Ali Akbar		CD (Jan (ktuar)
198	Saidra	LHW	Ulas khan	1	
199	Menhaj	LHW	Zaman	1 <u></u>	CO SEMPLE
200	Neczela	LHW	W/O Abdul Razin	•)	THC / H
201	Nazish	LHW	Manzoor khum	1 5	AHUMED
· 202		LHW	Farhad Ali	5	AHGHT
203	Fanda	LHW .	Said Rehman		AHG P S DE
	Manawara Begum	LIHW	Haji Mohd Isalm		THU, that
205		LHW	WO Aziz U. Rehman	, 5	THOFY
205		L LHW	Haji Gul	5	THO IN L
207	and the second	LHW	Salcem	5	- 1 - 1 - 1 - 1 - 1
208		LHW	Asod Khan	1 5	"Har " Pa
209		LHW	Sher Alzal	1 <u>5</u> 5	FEG: 110
210	Maryam Rehman	LHW	Habib-ur-Renman	1 5	TH'S TAY
Dri	vers (BPS-4) & (BPS-	5)			
1	Mr. Zahir Gul	Driver	Hajt Kimya Gul	5 .	L CH Jumper
. 2	Rahmat Shah	Driver	Sher alam	4	APIU
3	Wajid Ullah	Daver	Arif ullah	1 4	CH Jamrud
4	Muhammad Khan	Driver	Mahmood	4	CH Jernud .
5	Mr. Yosaf Khan	Driver	Mohd: Younis	4	
6	Jamshed khan	Driver	M Younos Khan	- 4	CH Jamut
7	Mujahid shah	Driver	Sarwar Sha'i	·	AHO I KI
				• an	

3: Staff of Mohmand Agency

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i,No	Namo	Desig:	Father/Husband Name	BPS Health Facility
cço	unt Supervisor (BPS	-07)		
	Mohd Nagem	Accit:Supervior	S/O Arabistan	1 1 APIL
adv	Health Supervisors (BPS-07)		
1	Miss. Oamer-un-Nisa	LHS	Saddiy	RHC Lakaghend
2	Faroog Zaba	CHS	W/O Rhja Hussian	- I AHQ Ghalao
<u> </u>	Robina Ishlag	1.145	W/O Inhiaq	7 - RHC Unkagnungt
4	Noyau	1.143	W/O Waliund	· · · · · · · · · · · · · · · · · · ·
5	Nisrat Aro	LHS	Soced U Rollman	- Bitte Pring Char
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auy	Farhal Alzol	LIIW	Mohu Atzal	5 III II A schain
		1.HW	lamou	5 Unu Machan

SPATA Secretariat, Peshawar

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115	Shakina Bibi	LHW	Marwat Khan	5	BHU Machani	
116	Ruqia	LHW	Taj Ali	5	CD Kashmir kOr	
117	Miss Hudia	LHW	Sayed Muhammad	5	BHU Aqrab Dag	
118	Miss Jamila	LHW	Ali Muhammad ·	5	BHU Aqrab Dag	
119	Mehnaz Wali	LHW	Noor Wali	5	CD-Kashmir Kor	
120	Hina	LHW	Taj Umar	5	BHU Ekka Ghund	
121	Nazeeda	LHW	Zahir Shah	5	BHU Ekka Ghund	
122	Nusrat Begum	LHW	Drasta Khan	5	BHU Dabkora	
123	Islam Bibi	LHW	Mehood	5	BHU Prang Ghar	
124	Ishrat Fatma	LHW	FAqir Gul	5	BHU Prang Ghar	
125	Hidayat Begum	LHW	W/OWalayat Muhammad	5	BHU Pran Ghar	
126	Nizayat Begum	LHW	Karim Khan	5	BHU Prang Ghar	
127	Taj Begum	LHW	Aqil Din	5	BHU Prang Ghar	
128	Noor jehana	LHW	Akhtar Gul	5	BHU Prang Ghar	
129	Nor warjana	LHW	Liaq Shah	5	BHU Prang Ghar	
130	Safia Naz	LHW	Ridwan Ullah	5	BHU Pran Ghar	
130	Naeema	LHW	W/O Zuta Khan	5	BHU Prang Ghar	
132	Noria Bibi	LHW	Khan Afzl	5	BHU Prang Ghar	
132	Safia Bibi	LHW	Rokhan	5	BHU Pran Ghar	
133	Niala Bibi	LHW	Noora Din	5	BHU Prang Ghar	\neg
134	Asia bibi	LHW	Wazir Shah	5	BHU Prang Ghar	\neg
135	Samna	LHW	Ghulam Habib	5	BHU Prang Ghar	
130	Asia Bibi	LHW	Amin Shah	5	BHU Prang Ghar	
137	Nusrat Begum	LHW	Yousaf Khan	5	BHU Prang Ghar	
138	Naseem Ara	LHW	Redi Gul	5	BHU Prang Ghar	
	Jamila	LHW	Khan Bahadar	5	BHU Prang Ghar	
140		LHW		5	BHU Prang Ghar	
141	Niaz Parveen		Ajmal W/O Khaista Rehman	5	BHU Nawa killi	
142	Shamim Begum			5	BHU Nawa killi	-
143	Zhaida Begum	LHW	Haji Ajmeer Khan	5	BHU Nawa killi	
144	Shagufta Bibi	LHW	Mehir Baddin	5		
145	Samina	LHW	Sher Akbar	5	BHU Nawa killi BHU Nawa killi	
146	Rahmana Bibi	LHW	Zahir Muhammad	5	BHU Nawa killi	
147	Maryam	LHW	Ghulam Muhammad			
148	Qaimat Zari	LHW	Amin Shah	5	BHU Nawa killi	
149	Amria Bibi	LHW	Rafiq Khan	5	BHU Nawa killi	
150	Miss Nifasat gul	LHW	Said Wahab	5	BHU Nawa killi	
151	Ishral Begum	LHW	Wakeel Khan	5	BHU Nawa killi	
152	Naseem Wara	LHW	Niaz Muhammad	5	BHU Nawa killi	
153	Saeeda Bibi	LHW	Gul Khan	5	BHU Nawa killi	
154	Allazia	LHW	Fazal Rokhan	5	BHU Nawa killi	
155	Farhaj Begm	LHW	Gul Mast	5	BHU Nawa killi	
156	Noreeb Begum	LHW	Khan Sharif	5	BHU Nawa killi	
157	Sabiha	LHW	Zaqir Shah	5	AHQ Ghallani	
158	Shazia	LHW	Barkat	5	AHQ Ghallani	
159	S.Nageena Bibi	LHW	S.Wazir Shah	5	AHQ Ghallani	
160	Sanam Seeema	LHW	W/O Saeed ullah	5	AHQ Ghallani	
161	Shamim	LHW	W/O Mozamil Shah	5	AHQ Ghallani	
162	Saima Bibi	LHW	Khan Badshah	5	AHQ Ghallani	
Driver	s(BPS-4) & (BPS-	-5)				
1	Wazir islan	Driver	S/O Waris Khan	5	APIU	
2	Subhab ullah	Driver	S/O Safdar Khan	4	APIU	
3	Raja Hussain	Driver	S/O H. Syed Hasan	4	APIU	
	-		S/O Nazir Muhd	4	APIU	
4	Ashfaq Ahmed	Driver				
5	Nasir Shah	Driver	S/O Mohd Sadiq	4	APIU	
	Arif Khan	Driver	S/O Amir Mohd	4	BHU Prong GharM	
6	AIII Khan		0.0.		BHU Nawan killi	

- Alternet

	•				· · · · ·
112	Mehnaz	1	•		
13	Noreen-	LHW	Khiyal Ameer	5	
: 14	· Nazia	LHW	Asil Khan	5	RHC Kohi
<u>' 15</u>	Shahzia	LHW	Irfan Gut	·	RHC Kohi
16	Shakcela	LHW	Khan Afzal	5	RHC Kohi
17	Zeenat	LHW	Asit	5	RHC Kohi
1. 18	Ziban M	LHW	Tahir Shah	5	RHC Kobi
19	Ziban Nawaz	LHW	Mir Nawaz Khan	<u>S_i</u>	RHC Kohi
20	Sabiha Khan	LHW	Zahir Khan	5	BHU Gulakbar Kali
21	Minhaj bibi	LHW		5	BIIU Gulakbar Kali
·	Bahkt Begum	LHW	Waseem lgbal	5	BHU Gulakbar Kali
FR K	ohat		Amjid Khan	5	CH Shamshalo
1	Lal Zarcen	· · ·			
- 2		LHW	Ajoon khan	5	BHU-Akhurwal
3	Nargis	LHW	Raimal Khan	5	BHU-Akhurval
4	Nadia	LHW	Nadir Khan	5	And the second s
	Rambila	LHW	Khan Azam	<u> </u>	BHU-Akhucwal
The second se	Bashrat	LHW	Faizullah		RHU-Torchapar
6	Sahiba Bonu	LHW	Mazullah		CH-ZarghunKhel
7	Habib Jana	LHW	Raees Jan		CH-ZarghunKhel
9	Nagina Ali	LHW	Marjon Ali		CH-ZarghunKhel
9	Fozia	LHW	Ajab Khan		CH-ZarghunKhel
10	Bastoja	1.HW	Shahjehan		CH- ZarghunKhel
	Rukhsana	LHW	Noor Said Ali		BHU-Bastiknel
12	Shahzia Begum	LHW	Gul Balyadar		CH-ZarghunKhol
13	Shehnaz Bibi	LHW	Oascem		BHU-Bastikhel
			Looscem	5	BHU-Basti khot

Endst. No. of even and date.

Copy forwarded to the:-

- 1. Registrar Supreme Court of Pakistan, Islamabad.
- 2. Additional Secretary, Ministry of Inter-Provincial Coordination, Islamabad for information w/r to his letter quoted above.
- 3. Secretary Finance FATA Secretariat.
- 4. Secretary P & D FATA Secretariat.
- 5. Secretary Health Khyber Pukhtoonkhriven Peshawar
- 6. Director General Health Services Khyber Hukhtoonkhawa, Peshawar
- 7. AGPR Sub office Peshawar.
- 8, PS to Additional Chief Secretary FATA,
- 9, PS to Secretary Social Sector FATA
- 10 All Agency Surgeons In FATA,
- 11 All District/Agency Accounts Officers in FATA /FRs
- 12, All Agency Coordinators NP in FATA.
- 13 Officers / Offficials concered,

Director Health all' ΑΤΑ

BHU-Basti khet

Additonal Chief Secretary FATA

Legible copy

,					
12	Mehnaz	LHW	Khiyal Ameer	5	RHC Kohi
13	Noreen	LHW	Asif Khan	5	RHC Kohi
14	Nazia	LHW	Irfan Gul	5	RHC Kohi
15	Shazia	LHW	Khan Afzal	5	RHC Kohi
16	Shakeela	LHW	Asif	5	RHC Kohi
17	Zeenat	LHW	Tahir Shah	5	RHC Kohi
18	Ziban Nawaz	LHW	Mir Nawaz Khan	5	BHU Gulakbarkali
19	Sabiha Khan	LHW	Zahir Khan	5	BHU Gulakbar kili
20	Minhaj bibi	LHW	Waseem Iqbal	5	BHU Gulakbar kili
21	Bakht Begum	LHW	Anjid Khan	5	CH Shamshato
FR-K	ohat				
1	Lal Zareen	LHW	Ajoon Khan	5	BHU Akhurwal
2	Nargis	LHW	Rajmal Khan	5	BHU Akhurwal
3	Nadia	LHW	Nadir Khan	5	BHU Akhurwal
4	Rambila	LHW	Khan Azam	5	BHU Torchapar
5	Bashrat	LHW	Faizullah	5	CH Zarghunkhel
6	Sabiha Bano	LHW	Mazullah	5	CH Zarghunkhel
7	Habib Jana	LHW	Raees Jan	5	CH Zarghunkhel
8	Nagina Ali	LHW	Marjan Ali	5	CH Zarghunkhel
9	Fozai	LHW	Ajab Khan	5	CH Zarghunkhel
10	Bastaja	LHW	Shah Jehan	5	BHU Bastikhel
11	Rukhsana	LHW	Noor Said Ali	5	CH Zarghunkhel
12	Shahzai Begum	LHW [·]	Gul Bahadar	5	BHU Bastikhel
13	Shehnaz Bibi	LHW	Qaseeem	5	BHU Bastikhel

Additional Chief Secretary FATA

Endst. No. of even and date.

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- 1. Registrar Supreme Court of Pakistan, Islamabad.
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- 3. Secretary Finance FATA Secretariat.
- 4. Secretary P & D FATA Secretariat.
- 5. Secretary Health Khyber Pakhtunkhwa, Peshawar.
- 6. Director General Health Services Khyber Pakhtunkhwa, Peshawar.
- 7. AGPR Sub office Peshawar.
- 8. PS to Additional Chief Secretary FATA.
- 9. PS to Secretary Social Sector TATA.
- 10.All Agency Surgeons in FATA.
- 11.All District Agency Accounts Officers in FATA/FRs.
- 12.All Agency Coordinators NP in FATA.
- 13.Officers/Officials concerned.

Nor Jan A

Director Health Services FATA

DEPUTY DISTRICT HEALTH OFFICER SUB DIVISION HASSAN KHELPESHAWAR Tawas khan colony ring road Peshawar city

DETCE ORDER

Consequent upon the recommendation of the Departmental Sciention Committee.Mr. Ashfaq Ahmad s/o NazeerMuhammad is hereby appointed analysis the senction and vacant post of Medical Technician (BPS-12) at Sub Division Hassim Khel, Peshawar with the following terms and condition.

「こ 」DDHO/Admin/PeshDated <u>31 / 1+</u>/2019

- 1. The appointment is purely based on regular basis on pay and allowances (12320-960-
- ±21S0) based initially for a period of 6 months.
- 2 The appointment will not be transferable till to probation period.
- 31 The appointee shall produce a Medical Fitness Certificate from the andle block Medical Superintendent.
- 4. Salaries will be released after verification of all the academic documents and other codal informalities.
- He/she shall not indulge in any trade, business and any other activity what so ever, which has been declared prohibited under civil Servants Act, 1973.
- 5. If he/she accept the offer on the above terms and conditions, he/she is directed to report for duty to to the in charge of RHC Kohiwithin 15 days positively from the date of issuances of this offer, in case of failure, the appointment shall automatically stand.
- cancelled and next candidate shall be considered from the waiting list
- 7. He/she will not be entitled for ant TA/DA for joining Services.

Deputy Director Health Officer Sub-Division Hassan khel, Peshawar

No 1340-52 /DDHO/Admin/Pesh

A trub c

FAKE SIGNATURE

DDHO Hassan Khe

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- 8. Directorate of Health Services, Tribal Districts, Peshawar
- 9. Accounts General, Pakistan Revenue, Sub Office Peshawar
- 10. Assistant Commissioner Sub Division Hassan Khel, Poshawar
- 11. District Health Officer, peshawar
- 12. Official concerned

Deputy Director Health Officer Sub-Division Hassan khel, Peshawar



DEPUTY DISTRICT HEALTH OFFICER SUB DIVISION HASSAN KHEL PESHAWAR TAWAS KHAN COLONY, RING ROAD PESHAWAR CITY.

S/no: DDHO/Admin/Pesh Dated: / /2019

OFFICE ORDER

Consequent upon the recommendation of the Department Selection Committee Mr. Ishfaq Ahmad S/O Nazeer Muhammad is here by appointed against the section and the vacant post of medical technician (BPS 12) at sub Division Hassan Khel Peshawar with following term and condition.

- 1. The appointment is purely based on regular basis on pay and allowances of (13320-960-42180) based initially for a period of 6 months.
- 2. The appointment will not be transferable till to probation period.
- 3. The appointment shall produce a medical fitness certificate from the authorized Medical superintendent.
- 4. Salaries will be released after verification of all the academic documents and other codal formalities
- 5. He/she shall not indulge in any trade, business and any other activity what so ever. Which has been declared prohibited under civil servants Act 1973.
- 6. If he/she accept the offer on the above terms and conditions, he/she is directed to report for duty to the incharge of RHC kohi within 15 days positively from the date of issuance of this offer, in case of failure, the appointment shall automatically stand cancelled and next candidate shall be considered from the waiting list.
- 7. He/she will not be entitled for any TA/DA for joining services.

Deputy Director Health officer Sub-Division Hassan Khel, Peshawar

No /DDHO/Admin/Pesh

/2019 Dated /

Copy to.

- 1. Directorate of Health Services, Tribal Districts, Peshawar
- 2. Accounts General, Pakistan Revenue, Sub office Peshawar
- 3. Assistant Commissioner sub Division Hassan Khel, Peshawar
- 4. District Health Officer, Peshawar
- 5. Official Concerned

Deputy Director Health officer Sub-Division Hassan Khel, Peshawar

Martin

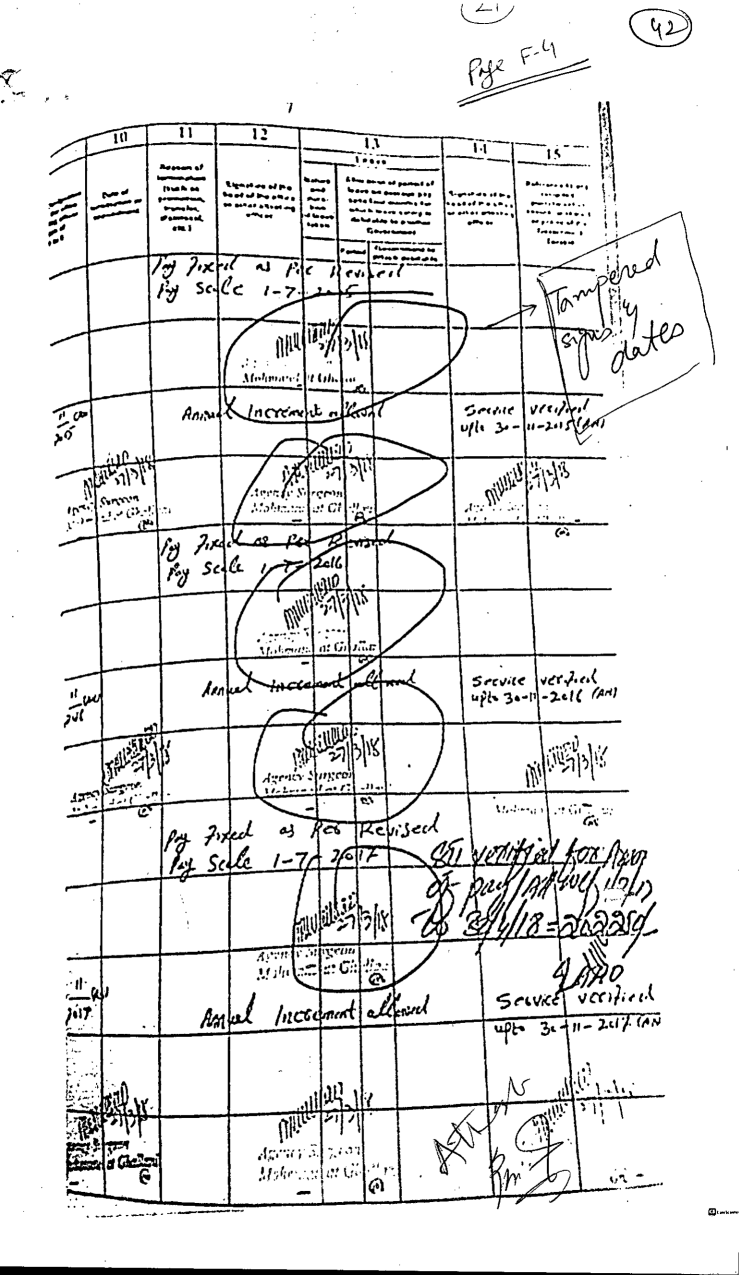
Annexure-F (1/1) Page-F-1 Department on ب ماکستان لومی شرا ملی کا ڈ 17101-0366060-9 نام .: اشغان امرر 1 1. : 18 31 لنامتي مدر Je 02/11/1977 وستعذر جيسترار جنرل وسنمد مان درز i received backdated Verification Roll No.-. • Left Thumb Impression Qualification Date SSC Poque Qualification RIINO Mones offened First Arts English B.L. or B.A Puslito Ì Pleadership examination Urdu Training School Final examination Plan-drawing Other qualifications Finger Print Drill Instructing **Court Duties** Reserve Duties

Page F- 3 aduaties on this page should be renewed or re-attested at least every five years and the Signature to lines 9 and 10 Ashfak Approch 1000 Malunand :lace: He haber Nutta Maghiel Kel Residence:__ Shahahada horesuddu. other's name and residence: Mulnannal mate of birth by Christian era asearly as can be ascertained: t act height by measurement: 11 Personal marks for identification: Left hand thumb and Finger impression at (Non-Gazetted) officer: ۰. **Ring Finger:** Little Finger: ... Middle Finger: Fore Finger: Thumb: Signature of Government Servant: 6 ţ Signature and designation of the 1EASIBILITY

Head of the office, or other Attesting

05.:

20 41 Pyr F-3 7 15 14 13 12 11 10 Loave Reference Allocation of period of recor Signature of the punishn Neture leave on average pay Reason of upto four months for head of the office and cesure, o Signature of the termination Presid Designation or other attesting which leave salary is duraor praise head of the office (such ##' of the office Date of afficet. វេច៧ debluble to another Gover or other attesting promotion. Wrattesting officer termination of of leave Sarv Government transfer, officer laken appointment sussistion of Government lo dismissal, Duruna 1 to B elc.) Period which debitable PEG Revised Pay Filed as Pay Saille 1-7- 2:05 Agency Su geon Secure Veri Mohmand at Challahai uptos 112-41) i Musel Loca mere Andal AND: HULLING Vella P . Millell NEELO 1014 Agency Surgeon Agency Surleon Molimand a Giallana Mohmand st.C Reviser Puy- Fireck Pec us Pay Seale **Mill** 118 Agency Jurgeon Service VECIF Mohmand at Ghapanan allowed upto 30 -11-20 Incoenent Annuel , RIK) 190. TRUPULLULU 10/41 Agency Strgeon B Anoncy Surneon 6 Molimand 4t Ghallan Mohmand a Ghallinai Revised 1918 Pec Pinerl af Z Millelie 10 18. Mahmand at Chella



THE DISTRI ER MOHMAND TRIBAI 62 /NP/MMD

Dated Ghallanai the <u>J1</u>/11/2019.

The Deputy Programme Coordinator NP for FP & PHC Merged Areas Peshawar.

RESIGNATION OF Driver Ashfag Ahmad.

I have the honour to state that Mr. Ashaq Ahmad S/O Nazir Muhammad unched to BHU Pandialy National Program for FP & PHC Mohmand Tribal His has tendered resignation from his service with effect from 21/11/2019 (Copy

ested by the undersigned w.e.f. above mentioned date (21/11/2019),

Report is submitted for your kind information & further necessary action

w (District Health Officer Mohmand Tribul District

163-68 INPIMMD forwarded to:

Dated Ohnlianal the 21/11/2019.

- The Director Health Services Merged Areas Peshawar for information. 2. The Deputy Commissioner Mohmand Tribal District for information.
- 3. The National Programme Coordinator Mohmand.
- . The District Account Officer Mohmand.
- . The MO I/C BHU: Pandlaly,
- 6. The concerned LHS of BHU: Pandlaly.

District Vie 6 C Mohmand Tribal District

DEPUTY DISTRICT HEALTH OFFICER SUB DIVISION HASSAN KHEL PESHAWAR Tawas khan colony ring road Peshawar city

Not 1349-53 / DDHO/Admin/PeshDated 01/1./2019

THICE ORDER

Consequent upon the recommendation of the Departmental Selection ommittee, Mr. Ashfaq Ahmad s/o NazeerMuhammad is hereby appointed against the netion and vacant post of Medical technician (BPS-12) at Sub Division Hassan Khel, Peshawar with the following terms and condition.

- 1. The appointment is purely based on regular basis on pay and allowance (13320-960-42180) based initially for a period of 6 months.
- 2. The appointment will not be transferable till to probation period. 3. The appointee shall produce a Medical Fitness Certificate from the authorized Medical
- 4. Salaries will be released after verification of all the academic documents and other codal
- 5. He/she shall not indulge in any trade, business and any other activity what so ever,
- which has been declared prohibited under civil Servants Act, 1973. 6. If he/she accept the offer on the above terms and conditions, he/she is directed to
- report for duty to to the In charge of RHC Kohiwithin 15 days positively from the date of issuances of this offer, in case of failure, the appointment shall automatically stand cancelled and next candidate shall be considered from the waiting list. 7. He/she will not be entitled for ant TA/DA for joining Services.

Deputy Director Health Officer Sub-Division Hassan khel, Peshawar

____/DDHO/Admin/Pesh

/2019 16 Dated

Fake signative Hascan KA Hascan Lo Which Was Which Ly A Olenical Ly 5py to. 8. Directorate of Health Services, Tribal Districts, Peshawar ~9. Accounts General, PakistanRevenue, Sub Office Peshawar 10. Assistant Commissioner Sub Division Hassan Khel, Peshawar 11. District Health Officer, peshawar 12. Official concerned Deputy Director Health Office Sub-Division Hassan khel, Pashawar



DEPUTY DISTRICT HEALTH OFFICER SUB DIVISION HASSAN KHEL PESHAWAR TAWAS KHAN COLONY, RING ROAD PESHAWAR CITY.

S/no: DDHO/Admin/Pesh Dated: / /2019

OFFICE ORDER

Consequent upon the recommendation of the Department Selection Committee Mr. Ishfaq Ahmad S/O Nazeer Muhammad is here by appointed against the section and the vacant post of medical technician (BPS 12) at sub Division Hassan Khel Peshawar with following term and condition.

- 1. The appointment is purely based on regular basis on pay and allowances of (13320-960-42180) based initially for a period of 6 months.
- 2. The appointment will not be transferable till to probation period.
- 3. The appointment shall produce a medical fitness certificate from the authorized Medical superintendent.
- 4. Salaries will be released after verification of all the academic documents and other codal formalities
- 5. He/she shall not indulge in any trade, business and any other activity what so ever. Which has been declared prohibited under civil servants Act 1973.
- 6. If he/she accept the offer on the above terms and conditions, he/she is directed to report for duty to the incharge of RHC kohi within 15 days positively from the date of issuance of this offer, in case of failure, the appointment shall automatically stand cancelled and next candidate shall be considered from the waiting list.
- 7. He/she will not be entitled for any TA/DA for joining services.

Deputy Director Health officer Sub-Division Hassan Khel, Peshawar

No /DDHO/Admin/Pesh

Dated / /2019

Copy to.

- 1. Directorate of Health Services, Tribal Districts, Peshawar
- 2. Accounts General, Pakistan Revenue, Sub office Peshawar
- 3. Assistant Commissioner sub Division Hassan Khel, Peshawar
- 4. District Health Officer, Peshawar
- 5. Official Concerned

Deputy Director Health officer Sub-Division Hassan Khel, Peshawar



Annexare-J

5.IVO	Name		Hnne	-Sourc-
5.140		Designation		Remark
	Asim Ullah		Personal Number	
)		Malaria Supervisor	00927324	·
2	Gohar Ayaz		100927324	
ć	•	Malaria Supervisor	. 00927315	
2	Shaina Rani	Dai		
	Khalid Ullah		00923912	
· ī		MT	00924021	· · · · ·
;	Shan Ahmad •	MŢ	00924025	<u>_</u>
ΰ	Muhammad Kashif Jan	MT		
· <u></u>	Shakeel Ahmad		00924026	
	Altaf Hussain	PHC Tech	00924027	
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	Zaveed Ullah	PHC Tech	00927332	
10	Muammad bilal .	MT	00927335	
11	Muneeb Khan	Naib Qasid	00927337	
12	Naheed Rahmat	LHS	.00927341	
1];	Sartaj Aziz		. 	
		MT	00927634	
14	Muhammad Rafiuq	PHC Tech	.00927638	
15	Shabab Khan	PHC Tech	.00927641	
16	Asad Ullah	PHC Tech	00927647	
:7	Mujahid Falak	PHC Tech	00927653	
- <u>[]</u>	Ishfaq Ahmed		50399563	
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.3	Bakht Noor Khan	PHC Tech		
20	Raziq Shah	PHC Tech	00927657	
1	Israr Ahmad	РНС	00927660	
12	Riaz Ullah	PHC Tech	00927731	*
	Farhad Khan	PHC Tech	00927735	
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3	Muhammad Ishfaq	PHC Tech	50468037	
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Adil Rahman	PHC Tech	· · · · · · · · · · · · · · · · · · ·
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Shah Asim	PHC Tech	
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Muhammad Sajjad	PHC Tech :	00931641
Muhammad Hamza	PHC Tech	000001646
		00931646
Faheem Ullah	PHC Tech	00932130
Zeeshan Khan	Chokidar -	00938204
Abdul Samad	PHC	00927659
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Zakir Ullah Khan -	Naib Qasid	00946619
Saira Saud	Dai	00567796
Calida Dibi	Dai	5019807
Sajida Bibi		
Shahida Khalid	Dai	00385832

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Annexure-K

JUDGMENT SHEET. PESHAWAR HIGH COURT, PESHAWAR JUDICIAL DEPARTMENT

COC No. 238-P/2023 in W.P.No. 554-P/2022

> Shah Nawaz Sabir Vs

Mahmood Aslam, Secretary to Government of Khyber Pakhtunkhwa, Health Department, Peshawar & others.

JUDGMENT

Date of hearing:	05.09.2023	•	
Petitioner (by):	<u>Mr. Muhammad</u> Advocate	Maaz	Madni,
Respondent (by) :	<u>Mr. Umar Faroog,</u> Dr. Mubarak Zeb,	AAG a DHO, P	longwith 'eshawar

Dr.

and Peshawar.

Hamid

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DDHO,

SHAKEEL AHMAD, J .- Through the instant petition filed under Article 204 of the Constitution of the Islamic Republic of Pakistan, 1973 read with Sections 3 & 4 of the Contempt of Court Ordinance, 2004, the petitioner seeks initiation of contempt of Court proceedings against the respondents for having violated the judgment dated



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13.07.2022 of this Court passed in Writ Petition No. 554-

P/2022.

2. The facts of the case, in brief, out of which the instant petition arises are that, in earlier round of litigation, the petitioner had brought Constitutional

Petition No. 554-P/2022 for the following relief:-

"It is therefore, most humbly prayed that on acceptance of this writ petition, an appropriate direction may very kindly be issued by:

- 1. Directing the act of the respondents while keeping the petitioner under suspension for such a long period as against the law, unconstitutional, void ab-initio, unwarranted and ineffective upon the rights of the petitioner.
- 2. Directing the respondents to reinstate the petitioner by terminating the suspension.
- 3. Directing the respondent to release the monthly salary of the petitioner stopped since July, 2021 with all consequential back benefits.
- 4. Any other, remedy which this august Court deems fit and has not been specifically asked that may also be awarded in favour of the petitioner."

3. After affording the right of audience, this Court

passed the following order:-

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"4. A glance over the comments filed by the respondents would reveal that the suspension order of petitioner has already been withdrawn by the respondent vide letter dated 26.07.2021 and the petitioner has been reinstated hence, to that effect his writ petition has become infructuous. So far as release of his monthly salaries since 2021 with all consequential back benefits is concerned, keeping his regular attendance at his workplace in performance of his duty if on record, the respondents are directed to decide the same in accordance with law, rules and policy on the subject".

4. During the course of arguments, the learned AAG alongwith representatives of the respondents-department, Dr. Mubarak Zeb, DHO, Peshawar and Dr. Hamid Afridi, DDHO, Peshawar, stated at the bar that after holding a proper inquiry, the petitioner has been dismissed from service, therefore, this petition has become infructuous and the petitioner is not entitled to monthly salaries or any consequential back benefits, and if he is aggrieved of the dismissal order, he may approach the proper forum for redressal of his grievance.

5. When the learned counsel for the petitioner was shown the dismissal order passed by the competent authority, he, after going through the same, stated that,



this order was not in his knowledge, however, he reserves his right to challenge the said order before the appropriate forum, if directed by his client.

6. In view of the above, this petition is dismissed on having become infructuous, however, the petitioner shall be at liberty to impugn the dismissal order before the appropriate forum, if so desired.

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Announced 05.09.2023

(D.B) Hon'ble Mr. Justice Ijaz Anwar Hon'ble Mr. Justice Shakeel Ahmad

Noor Shah

A BEFORE THE HON'BLE PESHAWAR HIGH COURT PESHAWAR OU

W.P. No.303

Zeeshan Khan S/o Rustan Khan R/o Mohallah Gahri Fazil, Faqir Kallay, Tehsil and District Peshawar......(Petitioner)

VERSUS

- 1. Secretary, Government of Khyber Pakhtunkhwa, Health Department, Civil Secretariat, Peshawar.
- 2. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 3. Deputy Director Health Services, newly merged area/ Old FATA Secretariat, Warsak Road, Peshawar.
- 4. District Health Officer, District Khyber at Jamrod.
- 5. District Account Officer, District Khyber at Jamrod......(Respondents)

WRIT PETITION UNDER ARTICLE 199 OF

CONSTITUTION OF ISLAMIC REPUBLIC OF

RB-PILK

Dopility Rocistrar

24 JAN 2023

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PAKISTAN, 1973.

Respectfully Sheweth:

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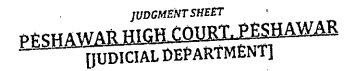
That Petitioner is the permanent and bonafide residents of District Peshawar has all rights and

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Depulsy Property

20 JAN 2023

liabilities which have been 'guaranteed to him under



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Writ Petition No.303-P/2023

"Zeeshan Khan S/O Rustan Khan

versus

Secretary, Government of Khyber Pakhtunkhwa, Health Department, Civil Secretariat, Peshawar and others."

IUDGMENT

Date of hearing:

1110

<u>20.09.2023.</u>

<u>Petitioner(s) by</u>: Mr. Yasir Khan Safi, Advocate, Junior of learned counsel for the petitioner.

Respondent(s) by: Ms. Shakila Begum, AAG for respondents.

Dr. Mubarakzeb, DDHO in person.

SHAKEEL AHMAD. I.- The petitioner has prayed for issuance of writ in the nature of mandamus directing the respondents to release monthly salary of the petitioner.

2. Facts in nutshell relevant for appropriate adjudication of this case are that, pursuant to a public notice issued by the respondents, the petitioner applied for appointment as Naib Qasid (BPS-3). After following all legal and codal formalities, he was appointed as such vide Office Order dated 01.10.2020. Pursuant thereto he submitted his arrival report and performed his duties

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with due diligence, but all of a sudden respondent No.4 without any reasonable and probable cause stopped his monthly salary since May 2020 and onward. Feeling aggrieved the petitioner approached the respondents for release of his salary, but in vain, which necessitated to file the Constitutional Petition No.5010-P of 2021, which was disposed off with the direction to the with the departmental petitioner to associate proceedings and to produce all relevant documents with further direction to the appointing authority to pass an appropriate order in respect of the petitioner within two months, without fail. In pursuance thereof, the petitioner submitted all relevant documents, but till filing of the writ petition, the respondent No.3 failed to pass an appropriate order. Hence this petition.

3. Pursuant to order of this Court dated 16.02.2023, the respondent No.4 submitted his parawise comments, raising therein many legal & factual objections.

4. Heard and record perused.

5. It is reflected from the record that it was pleaded by the petitioner that through a public notice,

ah Court

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the respondents invited applications for appointment against different posts including the post of Naib Qasid (BPS-3) on the terms and conditions mentioned therein. The petitioner having requisite qualification applied for the post of Naib Qasid (BPS-3) and after a fair competition, he was appointed as such vide office order dated 01.10.2020, however, the respondent No.4 denied such appointment. It was contended by him that many ghost employees including the petitioner was appointed by Mafia. He specifically denied issuance of appointment order as alleged by the petitioner, from the office concerned. It was also contended that the petitioner was asked to produce original appointment order, but, he could not produce the same. He also denied submission of medical certificate and arrival report. Having found the appointment order fake, the respondent No.3 issued notices to all ghost employees including the petitioner documents including relevant the submit tò appointment order for verification, but they failed to submit the same.

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6. Having considered the rival contentions set out in the pleading and learned counsel for the parties, we are of the considered view that the points urged before

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Court

BEFORE THE HONBLE PESHAWAR HIGH COURTGH C PESHAWAR

In W.P ____/2021

Saleem Ullah Khan S/o Noor Kamal Khan R/o Mohallah Asat Khel, Sheri Khel Post Office Ghazni Khel, Lakki Marwat.

(Petitioner)

VERSUS

- 1. Govt. of Khyber Pakhtunkhuwa through Secretary Health Civil Secretariat Peshawar.
- 2. Director General Health Services KP Peshawar.
- 3. District Health Officer Tribal District Peshawar.
- 4. Deputy District Health officer Sub-Division Hassan Khel Peshawar.
- 5. Accountant General Peshawar

(Respondents)

WRIT PETITION UNDER ART-199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN 1973.

PRAYER:-



ON ACCEPTANCE OF THIS WRIT PETITION APPROPRIATE DIRECTION MAY KINDLY BE ISSUED Τ̈́́́́́ THE RESPONDENT TO ALLOW THEPETITIONER PERFORMED HIS DUTIES AND RELEASE SALARIES OF THE PETITIONER WITH EFFECT FROM THE DATE OF HIS APPOINTMENT



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PESHAWAR HIGH COURT, PESHAWAR

ORDER SHEET

	ORDER SHEET
	OF HIGH CO
Date of order	Order or other proceedings with signature of Judge or
or proceedings	Magistrate and that of parties or counsel where necessary.
03.06.2021	WP No.812-P/2021.
	Present: Ms. Naila Jan, Advocate for the petitioner.
	Mr. Muhammad Sohail, AAG for the respondents.

	OAISER RASHID KHAN, CJ Through the
	petition in hand, the petitioner has asked for the
	issuance of an appropriate writ seeking directions to
	the respondents to allow him to perform his duty and
	also to release his salary from the date of his
	appointment.
	2. As per the averments made in the
	petition, petitioner was appointed as a Medical
	Technician / PHC Technician (Multipurpose) (BPS-
	12) in the office of the Deputy District Health
	Officer, Sub-Division Hassan Khel, Peshawar vide
	order dated 21.10.2019. Pursuant to such order, he
	submitted his arrival report along with the Medical
Altof Hussoln, ČS	(DB) Chief Active Quive Rashid Khain Jastike Syed Muhammad Atilgue Shah
	MITESTED KRUN (P)
a an	Cogshawar High Court

Certificate and Service Book, etc in the respondentdepartment but the respondent No.4 is reluctant to allow him to perform his duty and also to forward his case to the Accountant General Office, Peshawar for the release of his salary. That is how, he is before the court with his grievance.

3. In the comments furnished by the respondents, it has been averred that one Shah Nawaz, Ex. Computer Operator / Office Assistant of the respondent-department had given fake appointment orders to a good number of the aspirants including the present—petitioner, who has been suspended and is presently in the custody of the NAB Authorities.

4. Arguments heard and the available record perused.

5. Since as per the available record, the very appointment order dated 21.10.2019 of the petitioner was found fake and the person, who had

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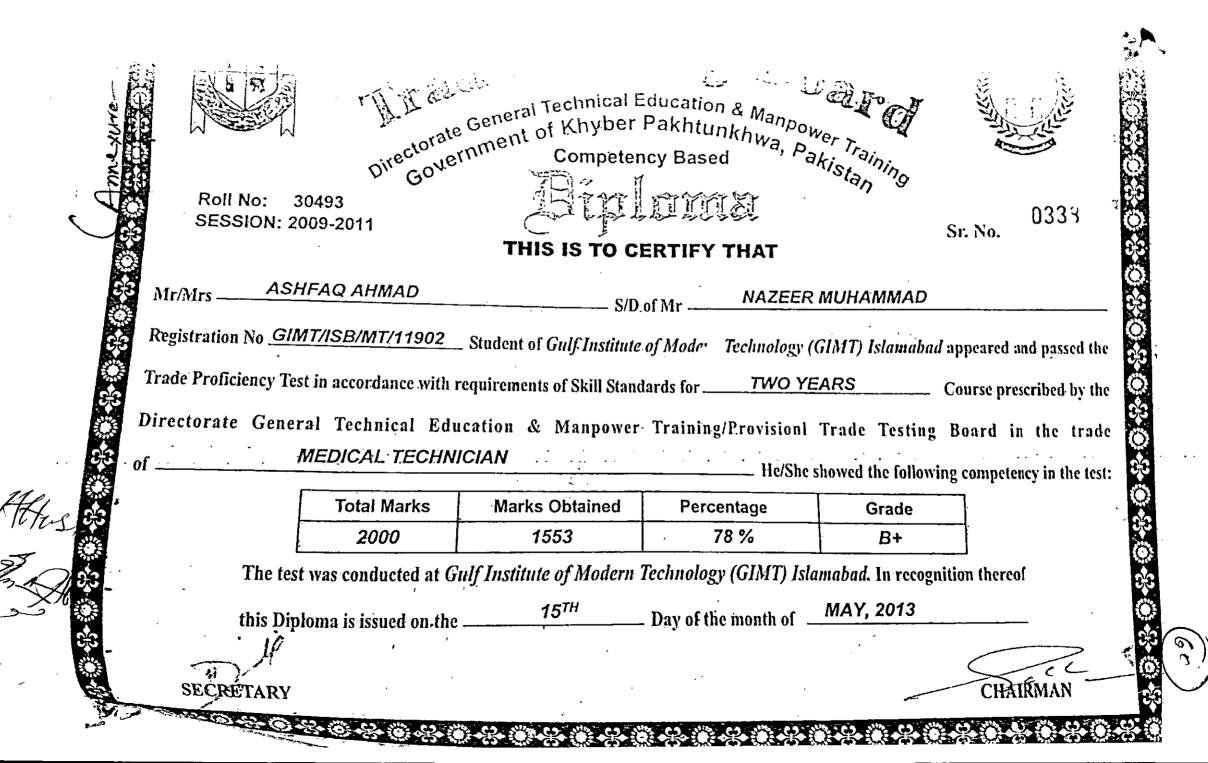
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(DB) Chief Justice Quiser Rashid Khan Justice Swed Muhammod Asilow Shah

given such appointment order to the petitioner is the custody of the NAB Authorities on account of such conduct, therefore, the respondent No.4 has rightly refused to allow the petitioner to perform his duty. Being so, no case is made out for the interference of this court. Resultantly, this petition being meritless 6. stands dismissed. Announced. Dated: 03.06.2021. CHIEF JUSTICE judge TO BE TRUE COP 1 14 JUN 2021 Altef Hussgin CS (DB) Chief Quiser Pashid Khan

SP) 100 Rundos مدور سران بی منابع الموس دونون عن نس میران در مدارم ال الماد ، سے اور (Teres) حرام (Appro Date) سے اور (Teres) حرام (Date) میں آبیر میں ر سراندا کر در بع من - ۲۰،۵۲ امرامی اس بات کی تون کا دے دیتے کا اسفاق خان ولد تسليروند سينه شغب جمع المجمع با دس تبيدا فواحد له يه د س دين مرديا م من رد متعلقة نشر من رود فر في مسرا نبر المر المر مو BHU کل البوی من من الم الله ورزم اللوجانات با برار- سابق الشناقاعلى ولو الميرنواز PHC ميكنين (P-101-0375879-9) مسا استمال كمرريا يس بس ا اب ماميان ميربان سي مدان وار فلو شي من ان مان وار فلو شي مستور سمين ا ملع وار کا شین سراس جوید اسینی در Modical Officer Incharge B.H.U . تلمه إيسان KGul Akbar للم الإمساني (١٨٠٠) (3) عبد الفياد بيان <u>FPT</u> · LHW 337. 6 Arrif (M.I) vision zin Bis. () نظر فوار (۱۱۰۱) ahi (1) قل شمرارد ی (۱۱۷) (۱. ۲۰۰۳) (L.HIM)- 33. 4.8 (3) histor () اسبان النم - (ANUIVIUNA) -Harbie (EPi) J. J. (9) (IN/0) - - - - - - - - - (ID) >111:





OFFICE OF THE DISTRICT HEALTH OFFICER PESHAWAR Phone No. 091-9225387

AUTHORITY LETTER

Dr, Mubarak Zeb khan S/O Mr, Alam Zeb Khan DDHO Litigation (BPS-19) ,Office of DHO Peshawar, NIC No: 17101-6493994-5 is authorized to submit reply in the case of Execution Petition No.632/2023 in Service Appeal NO.52/2022 titled Ashfaq Ahmad Vs Govt of KP in Service Tribunal Khyber Pakhtunkhwa Peshawar .

Dr. Muhammael 10prees Respu= District Health Officer,

Elsine Meetin (d. ...) Restaures