

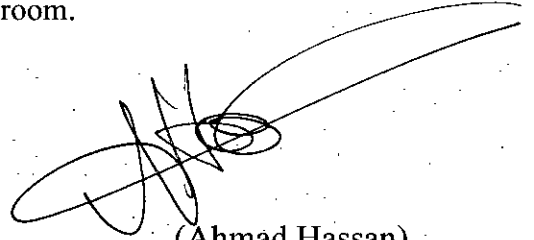
25.10.2017

Counsel for the petitioner and Mr. Farhaj Sikandar, District Attorney alongwith Mr. Khair Muhammad, MS Tank for respondents present. Since the main appeal is accepted, therefore the instant COC application has become infructuous and is filed. File be consigned to the record room.

Announced
25.10.2017



(Muhammad Hamid Mughal)
Member

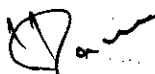


(Ahmad Hassan)
Member
Camp Court D.I.Khan

26.09.2017

Learned counsel for the appellant and Mr. Farhaj Sikandar, District Attorney for the respondents present. Written reply on behalf of respondent No. 1 not received and District Attorney requested for further time. Adjourned. To come up for written reply/comments on 23/10/2017 before DB at Camp Court D.I.Khan.


Member
(Executive)


Member
(Judicial)
Camp Court D.I.Khan

23.10.2017


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


Reader

24.10.2017

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



Member
(Executive)


Member
(Judicial)
Camp Court D.I.Khan

C.O.C Application No. 221/2016

26.07.2017


Counsel for the appellant present. Dr. Ishaq Shah, Medical Officer alongwith Mr. Farhaj Sikandar, District Attorney for the respondents also present. Written reply by respondent No. 1 not submitted. Written reply on behalf of respondent No. 2 has already submitted. Representative of respondent No. 1 requested for further adjournment. Adjourned. To come up for written reply/comments on behalf of respondent No. 1 on 22.08.2017 at Camp Court D.I.Khan.


(Muhammad Amin Khan Kundi)
Member
Camp Court D.I. Khan

22.08.2017


Counsel for the appellant present. Dr. Ishaq Shah, Medical Officer alongwith Mr. Farhaj Sikandar, District Attorney for the respondents also present. Written reply on behalf of respondent No. 1 not submitted. Representative of respondent-department requested for further time for submission of written reply. Adjourned. To come up for written reply/comments on behalf of respondent No. 1 on 26.09.2017 at Camp Court D.I.Khan.


(Ahmad Hassan)
Member


(Muhammad Amin Khan Kundi)
Member
Camp Court D.I. Khan


25.01.2017

Counsel for petitioner and Dr. Hussain Ahmed Afridi, M.S DHQ (Tank) alongwith Mr. Farhaj Sikandar, Government Pleader for respondents present. Dr. Hussain Ahmed Afridi, M.S DHQ (Tank) submitted that he had brought the reply but the same needs vetting from the concerned office and requested for time, allowed. Mr. Muhammad Shakoor, District Account Officer through one Muhammad Tariq, Senior Auditor present so, he is directed to inform the respondent No. 2 to appear in person and to submit proper reply. To come up for reply and arguments on 22.02.2017 before S.B at Camp Court D.I.Khan.


ASHFAQUE TAJ
MEMBER
Camp Court D.I.Khan

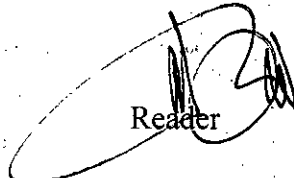
22.02.2017

Counsel for petitioner, Dr. Muhammad Khan Afridi, M.S DHQ (Tank) respondent No. 1 and Muhammad Shakoor, District Accounts Officer, respondent No. 2 alongwith Mr. Farhaj Sikandar, Government Pleader for respondents present. Respondent No. 2 submitted written reply on C.O.C application. Written reply by respondent No. 1 not submitted and he requested for further time. Request accepted. Respondent No. 1 is directed to submit written reply positively on next date. To come up for written reply on behalf of respondent No. 1 on 29.03.2017 before S.B at Camp Court D.I.Khan.


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

29.03.2017

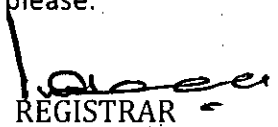


Since tour is hereby cancelled, therefore, the case is adjourned for the same on 26.07.2017.


Reader

FORM OF ORDER SHEET

Court of _____

C.O.C Application No. 217 /2016 _____

S.No.	Date of order proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	07/11/2016	<p>The C.O.C application submitted by Mr. Hidayat Ullah through Mr. Muhammad Waqar Alam Advocate may be entered in the relevant Register and put up to the Court for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p>
2-	26.12.2016	<p>This C.O.C application be put up before Touring S. Bench at D.I.Khan on <u>27-12-16</u>.</p> <p style="text-align: right;"> MEMBER</p> <p>Counsel for the petitioner present. Notice be issued to the respondents for further proceedings for 25.01.2017 before S.B at Camp Court D.I.Khan.</p> <p style="text-align: right;"> ASHFAQUE TAJ MEMBER Camp Court D.I.Khan</p>

①

**BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA
SERVICES TRIBUNAL, PESHAWAR**

Contempt Petition 217 /2016

Hidayat Ullah son of Naeem Khan r/o Village Abizar, Tehsil &
District Tank. Ward Attendant BPS-02.

.....(Petitioner/Appellant)

Versus

1. **Muhammad Khan**, Medical Suprentendent DHQ Hospital
District Tank.
2. **Muhammad Shakoor**, District Accounts Officer, Tank.

.....Respondents

CONTEMPT PETITION

Respectfully Shewith,

That the petitioner/appellant humbly submits as under,

1. That the petitioner/appellant instituted a Service Appeal titled "Hidayat Ullah Vs. Govt. of KPK etc" in the court of learned Service Tribunal KPK, Peshawar and on 07/09/2016 appeal of the appellant was admitted for regular hearing and issuing status quo against the subject post with the direction, "appointment against the subject post shall be subject to decision of the instant service appeal". Attested copy of the same is enclosed herewith.
2. That attested copies of the order dated 07/09/2016 was given to the respondents via TCS and in this respect receipts are enclosed for ready reference. Moreover, the record regarding copies duty roster for class-IV employees of DHQ Hospital Tank are enclosed herewith.
3. That respondents willfully and with mala fide intention appointed against the subject post and back dates and violated the orders of this honourable court.

2

4. That 08/08/2016, respondent No. 1 issued appointment order against the subject post vide different office orders dated 08/08/2016 in violation of the order dated 07/09/2016 of this honourable Tribunal.
5. That the respondents have been violating the order dated 07/09/2016 passed by this learned tribunal, hence, the respondents are committing contempt of court.
6. That since the aforesaid order passed by this Honourable Tribunal has been violated, the petitioner/appellant is left with no option but to invoke the powers vested in the Honourable Court for initiating contempt proceedings or other appropriate order thereon.
7. That respondents have been guilty of disobedience of the lawful orders passed by this Honourable Tribunal and therefore, a penal action be initiated against respondents under the law.

It is therefore, respectfully prayed that proper contempt of court proceedings be initiated against the respondents.

Dated: 5/11/2016

Your Humble Petitioner

Hidayat Ullah

Through Counsel

M. Waqar Alam
Advocate High Court

لفیت اللہ ہدیات اللہ
M. Waqar Alam

3

**BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA
SERVICES TRIBUNAL, PESHAWAR**

Contempt Petition _____/2016

Hidayat Ullah

Versus

Muhammad Khan etc

AFFIDAVIT

I, **Hidayat Ullah**, the petitioner, do hereby solemnly affirm and declare on Oath that contents of the accompanying contempt petition are true and correct and nothing has been deliberately concealed from this Hon'ble Court.

Dated: 5/11/2016

Identified by:

M. Waqar Alam
Advocate High Court
Dera Ismail Khan

M. Waqar Alam
5/11

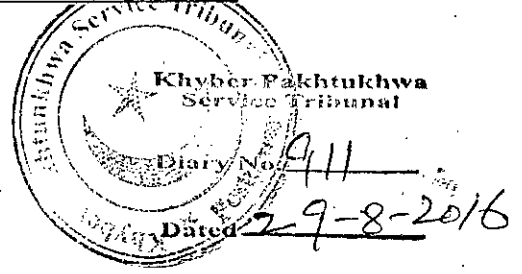
حیدرات اُلیہ
حیدرات اُلیہ
Deponent
[Signature]

5/11/16

④

BEFORE THE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL, PESHAWAR

Service Appeal No. 887 /2016



Hidayat Ullah s/o Naeem Khan r/o village Abizar, Tehsil & District Tank.

Ward Attendant (BPS-2)

(Appellant)

VERSUS

1. Government of KPK, through secretary Health Department, KPK Peshawar.
2. Secretary to Govt: of KPK, Health Department, Peshawar.
3. Director General Health services, KPK Peshawar.
4. District Health officer (DHO), District Tank.
5. District Accounts Officer, District Tank
6. Medical Superintendent (DHQ Hospital), District Tank

..... **(RESPONDENTS)**

07.09.2016

Counsel for the appellant present. Learned counsel for the appellant submitted that identical appeal No. 875/2016 titled "Sabir Khan-vs-Government of Khyber Pakhtunkhwa through Secretary Health etc has been admitted for regular hearing by this Tribunal vide order of the worthy Chairman dated 29.08.2016, therefore, this appeal may be admitted for regular hearing in the same manner. The learned counsel for the appellant stated at the Bar that this appeal is identical with the said appeal No. 875/2016.

In view of the above, this appeal is also admitted for regular hearing in the same manner subject to deposit of security and process fee within 10 days where-after notices be issued to the respondents for written reply/comments for 27.09.2016 before S.B. Notice of stay application be also issued to the respondents for the date fixed. Appointment against the subject post shall be subject to decision of the instant service appeal.

Self-Number

Appellant Deposited
Security & Process Fee
Certified to be true copy
EXAMINER
Khyber Pakhtunkhwa
Service Tribunal
Peshawar



View Complain

Call Attended By CSD Staff

Shipment Detail

Consignment #	1063834431	Origin	TAN
Booking Date	17-Sep-16	Destination	TAN
Weight	0.5	Product	C
No. of Pieces	1	Service	O
Booking Staff	80606	Customer #	

Customer		Consignee	
Name	WAQAR	Name	DHO
Address		Address	
Phone	0	Phone	
Fax		Fax	

Delivery Detail

Sheet No.	Shift	Route	Courier	Date	Time	Received By	Status	Data Fed	HOver
DIK1053597		ATANI	80606	19-Sep-16	12:30	SAJJAD	OK	19/09/2016 09:19	N

EMAIL / PRINT COMPLAIN

INSERT CLAIM

Complain Detail

Complain #		Origin	
Booking Date	9/17/2016	Destination	
Service		Product	
User Id		Customer #	
Complain Date			

Customer		Consignee	
Name	WAQAR	Name	DHO
Address		Address	
Phone	0	Phone	

Complaint History

Complain Updated By	Type	Complaint Status	Complainee Phone	Complainee Name	Complain From
IMRAN					CSD

Complain	
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6

few Complains

Call
Attended By CSD Staff

Shipment Detail

Consignment #	1063834430	Origin	TAN
Booking Date	17-Sep-16	Destination	TAN
Weight	0.5	Product	C
No. of Pieces	1	Service	O
Booking Staff	80606	Customer #	
Customer		Consignee	
Name	WAQAR	Name	DHQ
Address		Address	
Phone	0	Phone	
Fax		Fax	

Delivery Detail

Sheet No.	Shift	Route	Courier	Date	Time	Received By	Status	Data Fed	HOver
DIK1053597		ATAN1	80606	19-Sep-16	12:37	MAJID	OK	19/09/201609:19	N

[EMAIL / PRINT COMPLAIN](#)

[INSERT CLAIM](#)

Complain Detail

Complain #		Origin	
Booking Date	9/17/2016	Destination	
Service		Product	
User Id		Customer #	
Complain Date			
Customer		Consignee	
Name	WAQAR	Name	DHQ
Address		Address	
Phone	0	Phone	

Complaint History

Complain Updated By	Type	Complaint Status	Complainee Phone	Complainee Name	Complain From
IMRAN					CSD
Complain	Action				

7

Call

Attended By CSD Staff

New Complain

Shipment Detail

Consignment #	1063834429	Origin	TAN
Booking Date	17-Sep-16	Destination	TAN
Weight	0.5	Product	C
No. of Pieces	1	Service	O
Booking Staff	80606	Customer #	
Customer		Consignee	
Name	WAQAR	Name	DAO
Address		Address	
Phone	0	Phone	
Fax		Fax	

Delivery Detail

Sheet No.	Shift	Route	Courier	Date	Time	Received By	Status	Data Fed	HOver
DIK1053597		ATANI	80606	19-Sep-16	01:00	SHAKOOR	OK	19/09/201609:19	N

EMAIL / PRINT COMPLAIN

INSERT CLAIM

Complain Detail

Complain #		Origin	
Booking Date	9/17/2016	Destination	
Service		Product	
User Id		Customer #	
Complain Date			
Customer		Consignee	
Name	WAQAR	Name	DAO
Address		Address	
Phone	0	Phone	

Complaint History

Complain Updated By	Type	Complaint Status	Complainee Phone	Complainee Name	Complain From
IMRAN					CSD
Complain			Action		

8

Call
Attended By CSD Staff

[View Complaints](#)

Shipment Detail

Consignment #	1063834428	Origin	TAN
Booking Date	17-Sep-16	Destination	PEW
Weight	0.5	Product	G
No. of Pieces	1	Service	O
Booking Staff	80606	Customer #	
Customer		Consignee	
Name	WAQAR	Name	SECRETARY
Address		Address	
Phone	0	Phone	
Fax		Fax	

Delivery Detail

Sheet No.	Shift	Route	Courier	Date	Time	Received By	Status	Data Fed	HOver
PEW919255		GT4	32935	19-Sep-16	12:15	SAFDAR	OK	19/09/2016 16:26	N

[EMAIL / PRINT COMPLAIN](#)

[INSERT CLAIM](#)

Complain Detail

Complain #		Origin	
Booking Date	9/17/2016	Destination	
Service		Product	
User Id		Customer #	
Complain Date			
Customer		Consignee	
Name	WAQAR	Name	SECRETARY
Address		Address	
Phone	0	Phone	

Complaint History

Complain Updated By	Type	Complaint Status	Complainee Phone	Complainee Name	Complain From
IMRAN					CSD
Complain			Action		

View Complaints

Call
Attended By CSD Staff

Shipment Detail

Consignment #	1063834427	Origin	TAN
Booking Date	17-Sep-16	Destination	PEW
Weight	0.5	Product	G
No. of Pieces	1	Service	O
Booking Staff	80606	Customer #	
Customer		Consignee	
Name	WAQAR	Name	DG
Address		Address	
Phone	0	Phone	
Fax		Fax	

Delivery Detail

Sheet No.	Shift	Route	Courier	Date	Time	Received By	Status	Data Fed	HOver
PEW919255		GT4	32935	19-Sep-16	12:00	TAHIR	OK	19/09/2016 16:26	N

EMAIL / PRINT COMPLAIN

INSERT CLAIM

Complain Detail

Complain #		Origin	
Booking Date	9/17/2016	Destination	
Service		Product	
User Id		Customer #	
Complain Date			
Customer		Consignee	
Name	WAQAR	Name	DG
Address		Address	
Phone	0	Phone	

Complaint History

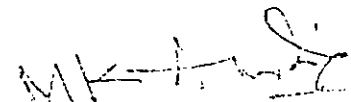
Complain Updated By	Type	Complaint Status	Complainee Phone	Complainee Name	Complain From
IMRAN					CSD
Complain			Action		

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10

DUTY ROSTER FOR CLASS-IV STAFF OF DHQ HOSPITAL TANK FOR THE MONTH OF NOVEMBER 2016

S#	Name	Designation	Place of duty	Shift	Remarks
1	Mr. Abdul Ghafoor Mr. Javeed Khan	W/O	A& E Unit	Morning	Mr. Abdur Ghafoor Saturday Off Mr. Javeed Khan Sunday Off
2	Mr. Akhtar Shah	W/O	A& E Unit	Evening	Mr. Akhtar Shah Sunday Off
3	Mr. Ghulam Ali	W/O	A& E Unit	Night	Mr. Ghulam Ali Saturday
4	Mr. Sadiq Ali	W/O	FSW	Morning	Mr. Sadiq Ali Saturday Off
5	Mr. Shabir Khan	W/O	MSW	Morning	Mr. Shabir Khan Sunday Off
6	Mr. Amir Khan	W/O	FSW/MSW	Evening	Mr. Amir Khan Sunday Off
7	Mr. Hafiz ur Rehman	L/A	FSW/MSW	Night	Mr. Hafiz ur Rehman Sunday Off
8	Mr. Hassan Ghulam	Mali	L/Room/Peads	Morning	Mr. Hassan Ghulam Friday Off
9	Mr. M. Saeed	W/O	L/Room/Peads	Evening	Mr. M. Saeed Saturday Off
10	Mr. Alam Khan	W/O	L/Room/Peads	Night	Mr. Alam Khan Saturday Off
11	Mr. Mirabat Khan	X-Ray/A	FMW/MMW	Morning	Mr. Mirabat Khan Sunday Off
12	Mr. M. Saleem	W/O	FMW/MMW	Evening	Mr. M. Saleem Friday Off
13	Mr. Kamran Ali	W/O	FMW/MMW	Night	Mr. Kamran Ali Friday Off
14	Mr. Zafar Khan	W/O	MO OPD	Morning	Sunday Off
15	Mr. Nasib Ullah	W/O	Surgical OPD	Morning	Sunday Off
16	Mr. Abdul Karim	W/O	Peads OPD	Morning	Sunday Off
17	Mr. Nazir Ahmad	BBA	Gynaec OPD	Morning	Sunday Off
18	Mr. Sami Ullah	W/O	Main Store	Morning	Sunday Off
19	Mr. Dilawar Khan	NQ	Clerical Staff	Morning	Sunday Off
20	Mr. Said Badshah	W/O	Accountant	Morning	Sunday Off
21	Mr. Faiz ullah	NQ	MS Office	Morning	Sunday Off
22	Mr. Haibat Khan Mr. M. Ayub Mr. Abdul Aziz	Mali	Garden	Morning	Sunday Off
23	Mr. M. Iqbal	Tubewell/OP		Morning	Sunday
24	Mr. Fazal Rehman Mr. M. Saeed	Dhobi		Morning	Sunday
25	Mr. Tuseef Khan	W/O	Main OPD	Morning	Sunday Off
26	Mr. Ihsan Ullah	W/O	ECCG	Morning	Sunday Off
27	Mr. Gul Wali	Lab/A	Lab	Morning	Sunday Off
28	Mr. Zafar Khan	X-Ray/A	X-Ray Unit	Morning	Sunday Off
29	Mr. M Hussain	L/A	Ortho-OPD	Morning	Sunday Off
30	Mrs. Zaro bibi	Dai	Lab/Room	Morning	Sunday Off
31	Mrs. Islam bibi	Dai	Lab/Room	Night	Saturday Off


 Medical Superintendent
 DHQ Hospital Tank

11

DUTY ROSTER FOR SWEEPER & CHOWKIDAR FOR THE
MONTH OF NOVEMBER 2016

SWEEPERS

Morning
Mrs. Parveen BiBi Sweeper
Mr. M. Jan Sweeper
Mr. Aslam Khan Sweeper
Mr. Rameez Khan Sweeper
Mr. Sohail Khan Sweeper
Mr. Haman Khan Sweeper
Mr. Amin Shah Cleaner

Evening
Mr. M. Wasim Sweeper

Night
Mr. M. Ashiq Sweeper

CHOWKIDAR

Morning
Mr. Shoab Khan Chowkidar
Mr. M. Ashiq Chowkidar

Evening
Mr. Muhammad Arif Chowkidar

Night
Mr. M. Tufail Chowkidar.
Mr. Bakhtiar Khan Chowkidar
Mr. Abdul Wahab Chowkidar

Mk Arif
MEDICAL SUPERINTENDENT
DHQ HOSPITAL TANK



OFFICE OF THE MEDICAL SUPRINTENDENT DHQ HOSPITAL TANK

No. 4428/1


12

Dated 8/8/2016

OFFICE ORDER

Consequent upon the recommendation of the Departmental Selection Committee, Mr. Mujet ur-Rehman S/o Umer Gul Khan R/o District Tank is hereby appointed as "Ward Orderly" B-04 against the vacant post at DHQ Hospital Tank plus usual allowances as admissible under the rules and subject to revision from time to time on the following terms and conditions according to the Government Police:

1. His appointment in the Health Department is purely on temporary basis.
2. In case you wish to resign at any time, one month notice will be essential or in lieu thereof one month pay shall be forfeited.
3. You will be governed by such rules and orders related to TA, leave and MRC etc as may be issued by the Govt. from time to time for the category of Government servant to which you belong.
4. Your appointment will be subject to provision of Medical Fitness Certificate.
5. You will be on probation Period for Two years.
6. If you accept the terms and condition you are directed to report for duty to undersigned.


MEDICAL SUPRINTENDENT
DHQ HOSPITAL, TANK

Dated / / 2016

No. /

Copy to the:-

1. Director General Health Services, Khyber Pakhtunkhwa, Peshawar
2. District Accounts Officer Tank
3. Accountant DHQ Hospital Tank

MEDICAL SUPRINTENDENT
DHQ HOSPITAL, TANK



OFFICE OF THE MEDICAL SUPERINTENDENT DHQ HOSPITAL TANK

No. 11104 /

Dated 2/08/2016

13

OFFICE ORDER

Consequent upon the recommendation of Departmental Selection Committee, Mr. Javed Khan S/o Muhammad Ramzan R/o District Tank is hereby appointed as "Ward Orderly" B-04 (8280-370-19380) against the vacant post at DHQ Hospital Tank plus usual allowances as admissible under the rules and subject to revision from time to time on the following terms and conditions according to the Government Policy.

1. His appointment in the Health Department is purely on temporary basis.
2. He has to join duty at his own expenses.
3. In case he wishes to resign at any time, one month notice will be essential or in lieu thereof one month pay shall be forfeited.
4. He will be governed by such rules and orders related to TA, leave and MRC etc as may be issued by the Govt. from time to time for the category of servant to which he belong.
5. His appointment will be subject to provision of Medical Fitness Certificate.
6. He will be on probation period as per Govt. rules.
7. In case of decision of Service Tribunal in favour of terminated employees, his services will be liable for termination without any notice.
8. If he accept the terms and condition his is directed to report for duty to undersigned.


MEDICAL SUPERINTENDENT
DHQ HOSPITAL, TANK

Dated / / 2016

No. /

Copy to be:-

1. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
2. District Accounts Officer Tank
3. Accountant DHQ Hospital Tank

MEDICAL SUPERINTENDENT
DHQ HOSPITAL, TANK

OFFICE OF THE MEDICAL SUPERINTENDENT DHQ HOSPITAL TANK

No. _____ /

Dated _____ /08/2016

14

OFFICE ORDER

Consequent upon the recommendation of the Departmental Selection Committee, Mr. Abdul Karim S/o Asad Khan R/o Village Pai Tank is hereby appointed as "Ward Orderly" B-02 against the vacant post of DHO, District Tank plus special allowances as admissible under the rules and subject to provision from time to time on the following terms and conditions according to the Government Police.

Your appointment in the Health Department is purely on temporary Basis and your services are liable to be terminated at any time without assigning any reason.

You have to join duty at your own expenses.

In case you wish to resign at any time, one month notice will be essential or in lieu thereof one month pay shall be forfeited.

You will be governed by such rules and orders related to TA, leave and MRC etc as may be issued by the Govt. from time to time for the category of Government servant to which you belong.

Your appointment will be subject to provision of Medical Fitness Certificate.

You will be on probation Period for Two years

MEDICAL SUPERINTENDENT
DHQ HOSPITAL, TANK

Dated _____ /08/2016

No. _____ /

Copy to:

1. Director General Health Services, Khyber Pakhtunkhwa, Peshawar
2. Deputy Commissioner Tank
3. District Accounts Officer Tank
4. Accountant DHQ Hospital Tank
5. Mr. Abdul Karim S/o Asad Khan R/o Village Pai, District Tank

MEDICAL SUPERINTENDENT
DHQ HOSPITAL, TANK



OFFICE OF THE MEDICAL SUPERINTENDENT DHQ HOSPITAL TANK

No. 4403

Dated 08/08/2016

15

OFFICE ORDER

Consequent upon the recommendation of Departmental Selection committee, Mr. Ahmad S/o Muhammad Jamil R/o District Tank is hereby appointed as "Ward Orderly" B-04 (8280-370) against the vacant post at DHQ Hospital Tank plus usual allowances as admissible under the rules and sub-rules thereof and subject to revision from time to time on the following terms and conditions according to the Government Police.

1. His appointment in the Health Department is purely on temporary basis.
2. He has to join duty at his own expenses.
3. In case he wishes to resign at any time, one month notice will be essential or in lieu thereof one month pay shall be forfeited.
4. He will be governed by such rules and orders related to TA, leave and MRC etc as may be issued by Govt. from time to time for the category of servant to which he belongs.
5. His appointment will be subject to provision of Medical Fitness Certificate.
6. He will be on probation period as per Govt. rules.
7. In case of decision of Service Tribunal in favour of terminated employees, his services will be liable for termination without any notice.
8. If he accept the terms and condition he is directed to report for duty to undersigned.

No.

Copy to the:-

1. Director General Health Services, Khyber Pakhtunkhwa, Peshawar
2. District Accounts Officer Tank
3. Accountant DHQ Hospital Tank

MEDICAL SUPERINTENDENT
DHQ HOSPITAL TANK

Dated 08/08/2016

MEDICAL SUPERINTENDENT
DHQ HOSPITAL TANK



OFFICE OF THE MEDICAL SUPRINTENDENT DHQ HOSPITAL TANK

No. 4424

Dated 02/08/2016

16

OFFICE ORDER

Consequent upon the recommendation of the Departmental Selection Committee, Mr. Saleem Nawaz S/o Gul Nawaz R/o District Tank is hereby appointed as "Ward Orderly" B-04 against the vacant post DHQ Hospital Tank plus usual allowances as admissible under the rules and subject to revision from time to time on the following terms and conditions according to the Government Police:

1. His appointment in the Health Department is purely on temporary basis.
2. In case you wish to resign at any time, one month notice will be essential or in lieu thereof one month pay shall be forfeited.
3. You will be governed by such rules and orders related to TA, leave and MRC etc as may be issued by the Govt. from time to time for the category of Government servant to which you belong.
4. Your appointment will be subject to provision of Medical Fitness Certificate.
5. You will be on probation period for two years.
6. If you accept the terms and condition you are directed to report for duty to undersigned.

[Handwritten Signature]

MEDICAL SUPRINTENDENT
DHQ HOSPITAL, TANK

Dated / / 2016

No. /

Copy to the:-

1. Director General Health Services, Khyber Pakhtunkhwa, Peshawar
2. District Accounts Officer Tank
3. Accountant DHQ Hospital Tank

MEDICAL SUPRINTENDENT
DHQ HOSPITAL, TANK



OFFICE OF THE MEDICAL SUPERINTENDENT DHQ HOSPITAL T

No. 4420

17

Dated 02/08/20

OFFICE ORDER

Consequent upon the recommendation of Departmental Selection committee, Mr. Muhammad R/o District Tank is hereby appointed as "Ward Orderly" B-04 (3280-370-19380) against the at DHQ Hospital Tank plus usual allowances as admissible under the rules and subject to revision of time on the following terms and conditions according to the Government Police.

1. His appointment in the Health Department is purely on temporary basis.
2. He has to join duty at his own expenses.
3. In case he wishes to resign at any time, one month notice will be given and his pay shall be forfeited.
4. He will be governed by such rules and orders related to TA, leave and MRC etc as may be issued Govt. from time to time for the category of servant to which he belongs.
5. His appointment will be subject to provision of Medical Fitness Certificate.
6. He will be on probation period as per Govt. rules.
7. In case of decision of Service Tribunal in favour of terminated employees, his services will be liable termination without any notice.
8. If he accept the terms and condition his is directed to report for duty to undersigned.

MEDICAL SUPERINTENDENT
DHQ HOSPITAL, TANK

Dated / / 2016

No. _____

Copy to the:-

1. Director General Health Services, Khyber Pakhtunkhwa, Peshawar
2. District Accounts Officer Tank
3. Accountant DHQ Hospital Tank

MEDICAL SUPERINTENDENT
DHQ HOSPITAL, TANK



OFFICE OF THE MEDICAL SUPRINTENDENT DHQ HOSPITAL TANK

No. 4276

Dated 08/08/2016

18

OFFICE ORDER

Consequent upon the recommendation of the Departmental Selection Committee, Mr. Haman Jazlee Masih S/o Sadiq Masih R/o District Tank is hereby appointed as "Sweeper" B-03 against the vacant post at DHQ Hospital Tank plus usual allowances as admissible under the rules and subject to revision from time to time on the following terms and conditions according to the Government Police.

1. He has to join his duties at his own expenses.
2. In case you wish to resign at any time, one month notice will be essential and forfeit of one month pay shall be forfeited.
3. You will be governed by such rules and orders related to TA, leave and MRC etc as may be issued by the Govt. from time to time for the category of Government servant to which you belong.
4. Your appointment will be subject to provision of Medical Fitness Certificate.
5. You will be on probation Period for Two years.
6. If you accept the terms and condition you are directed to report for duty to undersigned.

M. Ahmad
MEDICAL SUPRINTENDENT
DHQ HOSPITAL, TANK

Dated / / 2016

Copy to the:-

1. Director General Health Services, Khyber Pakhtunkhwa, Peshawar
2. District Accounts Officer Tank
3. Accountant DHQ Hospital Tank

MEDICAL SUPRINTENDENT
DHQ HOSPITAL, TANK

وکالت نامہ



Father's Name: MUHAMMAD KHURSHID ALAM
 Address: USTRANA SOUTH NEAR GCT
 DJ KHAN
 Office Tel: 0966-719370, Cell # 0333-8950616
 Enrolment Dt. L.C: 28-05-2007
 Enrolment Dt. H.C: 03-10-2009
 Place of Practice: D.J. KHAN
 Date of Birth: 15-04-1982
 Blood Group:
 N.W.F.P. BAR COUNCIL
 1st Floor G-Block, Khyber Road Peshawar. Ph. 091-9211172
 E-mail: nwfpcbarcouncil@hotmail.com

KPK Service Tribunal Peshawar بعد االت جناب

Hidayatullah منجانب

Hidayatullah بنام M. Khan

COC Petition دعویٰ یا جرم
 تفصیل دعویٰ یا جرم

باعث تحریر آنکہ

مقدمہ مندرجہ بالا عنوان میں اپنی طرف واسطے پیروی و جوابدہی برائے پیشی یا تصفیہ مقدمہ بمقام
 محمد وقار عالم ایڈووکیٹ ہائی کورٹ

کو حسب ذیل شرائط پر وکیل مقرر کیا ہے، کہ میں ہر پیشی پر خود بذریعہ اختیار خاص رو برو عدالت حاضر ہوتا ہوں گا۔ اور ہر وقت پکارے جانے مقدمہ وکیل صاحب
 موصوف کو اطلاع دیکر حاضر عدالت کروں گا، اگر پیشی پر منظر حاضر نہ ہوں اور مقدمہ میری غیر حاضری کی وجہ سے کسی طور پر میرے برخلاف ہو گیا۔ تو صاحب موصوف
 اسکے کسی طرح ذمہ دار نہ ہوں گے، نیز وکیل صاحب موصوف صدر مقام بکھری کے علاوہ کسی جگہ یا بکھری کے اوقات سے پہلے یا پیچھے یا بروز تعطیل پیروی کرنے کے
 ذمہ دار نہ ہوں گے۔ نیز وکیل صاحب موصوف صدر مقام بکھری کے علاوہ کسی جگہ یا بکھری کے اوقات سے پہلے یا پیچھے یا بروز تعطیل پیروی کرنے کے ذمہ دار نہ
 ہوں گے۔ اور مقدمہ صدر بکھری کے علاوہ اور جگہ سماعت ہونے یا بروز تعطیل یا بکھری کے اوقات کے آگے پیچھے پیش ہونے پر منظر کو کوئی نقصان پہنچے تو اس کے ذمہ
 دار یا اس کے واسطے کسی معاوضہ کے ادا کرنے یا عائد واپس کرنے کے بھی موصوف ذمہ دار نہ ہوں گے۔ مجھ کو کل ساختہ پرواغلہ صاحب موصوف مل کر وہ
 ذات خود منظور قبول ہوگا۔ اور صاحب موصوف کو عرضی دعویٰ، یا جرم دعویٰ یا درخواست اجراءے ذمہ داری و نظر ثانی اہل گمرانی و ہر قسم درخواست پر دستخط تصدیق کرنے کا
 بھی اختیار ہوگا۔ اور کسی حکم یا ذمہ داری کرنے اور ہر قسم کاروبار وصول کرنے اور رسید دینے اور داخل کرنے اور ہر قسم کے بیان دینے اور اس پر حاشیہ یا ملاحظہ نامہ و فیصلہ بر
 حلف کرنے، اقبال دعویٰ کا بھی اختیار ہوگا۔ اور بصورت مقرر ہونے تاریخ پیشی مقدمہ مذکورہ ہیران از بکھری صدر پیروی مقدمہ مذکورہ نظر ثانی و اہل گمرانی و برآمدگی
 مقدمہ یا منسوفی ذمہ داری بیکطرف یا درخواست حکم انتہائی یا ترقی یا اگر لازمی قس از فیصلہ اجراءے ذمہ داری بھی صاحب موصوف کو بشرط ادا تکلیف طبعہ ملانہ پیروی کا اختیار ہوگا
 اور تمام ساختہ پرواغلہ صاحب موصوف مل کر وہ ذات خود منظور قبول ہوگا۔ اور بصورت ضرورت صاحب موصوف کو یہ بھی اختیار ہوگا کہ مقدمہ مذکورہ یا اسکے کسی جزو
 کی کارروائی یا بصورت درخواست نظر ثانی اہل گمرانی یا دیگر معاملہ مقدمہ مذکورہ کسی دوسرے وکیل یا ہر شخص کو اپنے بجائے یا اپنے ہمراہ مقرر کریں۔ اور ایسے شیر قانون کو
 بھی ہر امر میں وہی اور ویسے اختیارات حاصل ہوں گے، جیسے صاحب موصوف کو حاصل ہیں، اور دوران مقدمہ میں جو کچھ ہر جائزہ انتہاء ہو گیا، وہ صاحب
 موصوف کا حق ہوگا۔ مگر صاحب موصوف کو پوری نہیں تاریخ پیشی سے پہلے ادا نہ کروں گا۔ تو صاحب موصوف کو پورا اختیار ہوگا کہ وہ مقدمہ کی پیروی نہ کریں اور ایسی
 صورت میں میرا کوئی مطالبہ کسی قسم کا صاحب موصوف کے برخلاف نہیں ہوگا۔

لہذا وکالت نامہ لکھ دیا ہے۔ تاکہ سند ہے
 مورخہ 20/11/2011
 مضمون وکالت نامہ من لیا ہے۔ اور اچھی طرح سمجھ لیا ہے اور منظور ہے۔
 العبد العبد العبد

محمد وقار عالم ایڈووکیٹ ہائی کورٹ