


27.10.2020

Since the Members of the High Court as well as of the District Bar Association D.I.Khan are observing strike today, therefore, learned counsel for appellant is not available today. Adjourned to 26.11.2020 on which date to come up for preliminary hearing before S.B at Camp Court, D.I.Khan.

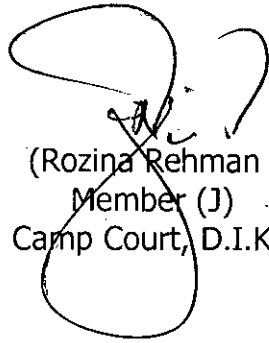
  
(MUHAMMAD JAMAL KHAN)  
MEMBER  
CAMP COURT D.I.KHAN

26.11.2020

Nemo for appellant.

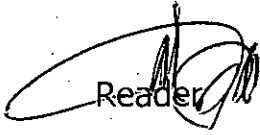
Case was called time and again but none appeared on behalf of appellant. Consequently, the present service appeal is hereby dismissed in default. No order as to costs. File be consigned to the record room.

Announced.  
26.11.2020

  
(Rozina Rehman )  
Member (J)  
Camp Court, D.I.Khan

25/3/2020

Due to COVID-19 the case is adjourned. To come up for the same 21/4/2020 at Camp Court, D.I Khan

  
Reader

21/4/2020

Due to COVID-19 the case is adjourned. To come up for the same 22/9/2020 at Camp Court, D.I Khan

  
Reader

22.09.2020

Nemo for appellant.

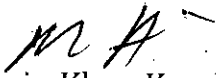
Notice be issued to appellant/counsel for 27.10.2020 for preliminary hearing, before S.B at Camp Court D.I Khan.



(Rozina Rehman)  
Member (J)  
Camp Court, D.I Khan

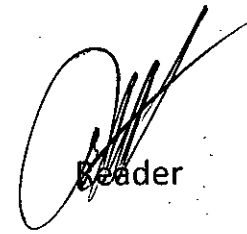
27.02.2020

None present on behalf of the appellant. Notices be issued to appellant and his counsel for attendance and preliminary hearing for 25.03.2020 before S.B at Camp Court D.I.Khan.

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

23/10/2019


Since tour to D.I.Khan has been cancelled .To come for the same on 28/11/2019.



Reader

28.11.2019

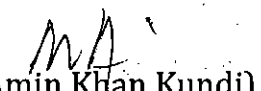
Clerk to counsel for the appellant present and requested for adjournment on the ground that learned counsel for the appellant is not available today due to general strike of the Bar. Adjourned to 30.01.2020 for preliminary arguments before S.B at Camp Court D.I.Khan.



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

30.01.2020

Clerk of counsel for the appellant present and requested for adjournment on the ground that learned counsel for the appellant is not available today due to general strike of Khyber Pakhtunkhwa Bar Council. Adjourned to 27.02.2020 for preliminary arguments before S.B at Camp Court D.I.Khan.



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

24.04.2019

Appellant absent. Learned counsel for the appellant absent. Adjourn. To come up for preliminary hearing on 26.06.2019 before S.B at Camp Court, D.I.Khan.



Member  
Camp Court, D.I.Khan.

26.06.2019

None present on behalf of the appellant. Notice be issued to appellant and his counsel for attendance and preliminary hearing for 28.08.2019 before S.B at Camp Court D.I.Khan.



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

28.08.2019

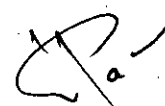
None present on behalf of the appellant. Notice be issued to appellant and his counsel for attendance and preliminary hearing for 25.09.2019 before S.B at Camp Court D.I.Khan.



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

25.09.2019

Learned counsel for the appellant present and seeks adjournment to furnish additional documents in support of the present service appeal. Adjourn. To come up for further proceedings/preliminary hearing on 23.10.2019 before S.B at Camp Court, D.I.Khan.







Member  
Camp Court, D.I.Khan.

Form- A  
FORM OF ORDER SHEET

Court of \_\_\_\_\_

Case No. 359/2019


S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	12/03/2019	<p>The appeal of Dr. Munir Ahmad received today by post through Mr. Saleemullah Khan Ranazai Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR 12/3/19</p>
2-	1-4-19	<p>This case is entrusted to touring S. Bench at D.I.Khan for preliminary hearing to be put up there on <u>22-04-19</u>.</p> <p style="text-align: right;"> CHAIRMAN</p>
	22.04.2019	<p>Appellant absent. Learned counsel for the appellant absent. Adjourn. To come up preliminary hearing on 23.04.2019 before S.B at Camp Court, D.I.Khan.</p> <p style="text-align: right;"> Member Camp Court, D.I.Khan.</p>
	23.04.2019	<p>Appellant absent. Learned counsel for the appellant absent. Adjourn. To come up for preliminary hearing on 24.04.2019 before S.B at Camp Court, D.I.Khan.</p> <p style="text-align: right;"> Member Camp Court, D.I.Khan.</p>

The appeal of Dr. Munir Ahmad son of Baz Muhammad resident of Rehman Abad Muriyali District D.I.Khan received today by i.e. on 19.02.2019 through special messenger Mr. Rana Faheem is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Appeal may be got signed by the appellant.
- 2- Annexures- A, B, C, D-page 12 and E of the appeal are illegible which may be replaced by legible/better one.
- 3- Annexures of the appeal may be attested.
- 4- Copy of impugned order is not attached with the appeal which may be placed on it.
- 5- Four more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 282 /S.T,

Dt. 19/02/2019

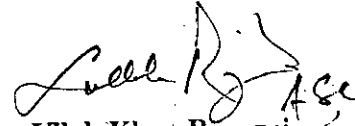
  
REGISTRAR 19/2/19  
SERVICE TRIBUNAL  
KHYBER PAKHTUNKHWA  
PESHAWAR.

Mr. Saleemullah Khan Ranazai  
Advocate, High Court D.I.Khan.

Re submitted with the following requests.

1. Better copies have been prepared and annexed.
2. Annexures are attached.
3. There is no order on departmental appeal, however, the seniority lists will be annexed.
4. Four copies are annexed.
5. The appeal will be get signed.

The appellant is in sanction for performance of appeal and on his return the other useful will done, for which fifteen days time may be extended to get the appeal signed and to place the seniority lists attached. However the wazalatnama is signed.

  
Saleem Ullah Khan Ranazai  
Advocate Supreme Court 3/3/19

**BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR.**Service Appeal No. **3591** / 2019.**Dr. Munir Ahmad.** Versus **Government of KP Health Department, etc.****Index**

<b>S.NO.</b>	<b>PARTICULARS OF THE CASE.</b>	<b>ANNEXURES.</b>	<b>PAGE.</b>
1.	Memo and grounds of Service Appeal.	_____	1-5
2.	Copies of appointment and charge report.	'A' —	6-7
3.	Copy of order dated 03.04.1995.	'B' —	8-9
4.	Copy of notification dated 24.06.2003.	'C' —	10
5.	Copy of office order dated 31.07.2004.	'D' —	11-12
6.	Copies of the two letters.	'E' —	13-14
7.	Copies of applications dated 31.10.2014, 15.08.2016, 10.10.2017, 20.10.2017 & 24.10.2017.	'F' —	15-22
8.	Copy of departmental appeal dated 21.10.2018.	'G' —	23
11.	Vakalatnama.	_____	24

**Your Humble Appellant:  
Through counsel**

Dated: 18.02.2019

*Saleemullah Khan Banazai*  
(Saleemullah Khan Banazai)  
Advocate Supreme Court.

cell: 03339159808



①

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

Service Appeal No.

359 / 2019.

Dr. Munir Ahmad son of Baz Muhammad resident of Rehman Abad, Muriyali, District Dera Ismail Khan care of Hayat Pharmacy, Hayat Medical and Surgical Complex, Circular Road, Dera Ismail Khan.

(Appellant)  
Khyber Pakhtunkhwa  
Service Tribunal

Versus

Diary No. 198

Dated 19-2-2019

1. Government of Khyber Pakhtunkhwa through Secretary, Health, Health Department Khyber Pakhtunkhwa, Peshawar.
2. Director General, Health Services, Health Directorate, Khyber Pakhtunkhwa, Peshawar.

(Respondents)

**APPEAL UNDER SECTION 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE NO RESPONSE OF THE DEPARTMENTAL APPEAL OF THE APPELLANT DATED 21.10.2018, VIDE WHICH THE APPELLANT WAS ASKED FOR HIS PROMOTION FROM BPS-18 TO 19 AND EVEN 20.**

Filed to-day  
Respectfully Sheweth,

The appellant prefers the instant appeal on the grounds hereinafter submitted apropos the following facts.

(Note:- The addresses of respondents as given above are sufficient for the purpose of service.)

**BRIEF FACTS**

1. That the appellant was appointed as Medical Officer on 30.09.1985 and he took charge on the same date. Copies of appointment and charge report are enclosed as Annexure A.
2. That the appellant served the department with full devotion and to the entire satisfaction of his superiors and that is why he was promoted from BPS-17 to BPS-18

Re-submitted to-day  
and filed.

Registrar  
12/3/19

vide order dated 03.04.1995. Copy of order dated 03.04.1995 is enclosed as **Annexure B.**

3. That as the appellant was working in Gomal Medical College and the post of SMO was re-designated as Assistant Professor and head of the department of psychiatry, Gomal Medical College on 24.06.2003 and the petitioner was also notified to this effect by Government of the then N.W.F.P, Health Department notification dated 24.06.2003. Copy of notification dated 24.06.2003 is enclosed herewith as **Annexure-C.**
4. That vide office order dated 31.07.2004 the Health Department allowed move over to certain employees from BPS-18 to BPS-19 with effect from 01.12.1999, wherein the name of the appellant is appearing at serial No.20. Copy of office order dated 31.07.2004 is enclosed herewith as **Annexure-D.**
5. That the promotion of the appellant was due in 2008 from BPS-18 to BPS-19 and the ACRs of the appellant for the years 1993, 1994, 2004 to 2007 were required by the department from the Principal, Gomal Medical College, D.I.Khan vide letter dated 21.01.2008, which were provided by the appellant there and then and once again vide letter dated 24.06.2008 the Director General, Health asked the Principal, GMC, D.I.Khan to once again provide the ACRs of the appellant for the years 1987, 1993 and 1994 which were again provided to the Directorate for the purpose of promotion.. Copies of the two letters are enclosed herewith as **Annexure-E.**
6. That thereafter, the department kept mum regarding the appellant, however, other doctors were promoted in different times, but the fate of the appellant was never decided either way.
7. That the appellant then moved so many applications through proper channel to the Director General Health Services for his promotion but unfortunately no response whatsoever was received by the appellant. In this regard, applications dated 31.10.2014, 15.08.2016, 10.10.2017, 20.10.2017 & 24.10.2017 are enclosed herewith as **Annexure-F.**
8. That the appellant was going to retired from service, therefore, he preferred departmental representation/appeal on 21.10.2018 and waited for statutory period of 90 days but no response whatsoever was received by the appellant. Copy of departmental appeal dated 21.10.2018 is enclosed herewith as **Annexure-G.**

9. That feeling aggrieved and having no other appropriate remedy, the appellant approaches this Honourable Tribunal on inter-alia the following grounds.

**GROUND:**

1. That admittedly, the appellant remained in health department since, 1985 and it is also an admitted fact that his case for promotion was initiated in 2008, when the Principal, Gomal Medical College was twice asked for provision of ACRs of the appellant, which were provided to the Director General, Health Services, but no response in any manner was received by the appellant and thereby he was discriminated by the department.
2. That it is also an admitted fact that no departmental proceedings or any case of Anti-corruption department were ever initiated or pending against the appellant but even then he was not given the promotion in due time, whereas his colleagues even juniors were promoted to BPS-19.
3. That in the year 2014 when certain doctors were promoted, who were junior to the appellant, so the appellant approached the competent authority through application and remained submitting applications till 2017 but no application of the appellant was ever replied in any manner nor the grievances of the appellant were redressed.
4. That if the appellant would have been given the promotion in time from BPS-18 to BPS-19 then he would have certainly now been promoted to BPS-20, as the length of service speaks volume, particularly when the appellant got promoted to BPS-18 in the year 1995.
5. That the departmental representation/appeal dated 21.10.2018 of the appellant was never replied by the competent authority, as the department could not justify the refusal of promotion to the appellant in any manner and the discrimination on the part of the department is evident from the record.
6. That the counsel for the appellant may be allowed to raise additional grounds during the course of arguments.


**In view of the above noted facts and grounds it is humbly prayed that the appellant may be ordered to be promoted from BPS-18 to BPS-19 since 2008 and from BPS-19 to**

BPS-20 from the year 2018 according to law and practice by treating the appellant at par with others with all back benefits.

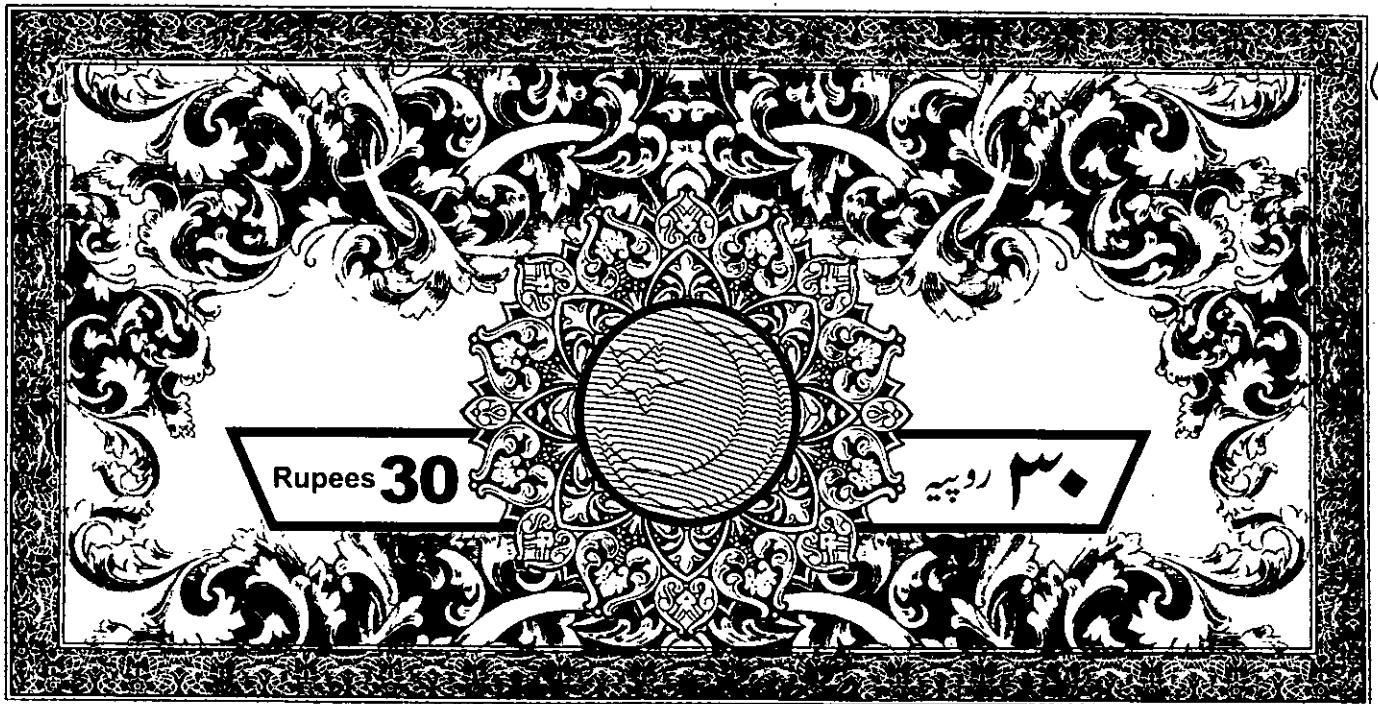
Your Humble Appellant:

Dated: 18.02.2019

(Dr. Munir Ahmad)  
Through counsel,

  
(Saleemullah Khan Ranazai)  
Advocate Supreme Court.  
03339159808

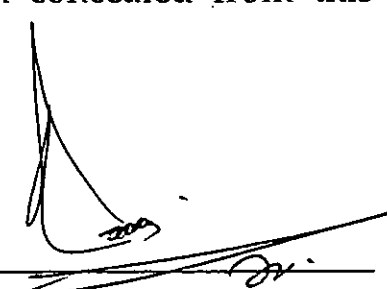
Note: That the affidavit of the appellant is enclosed herewith



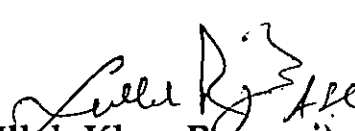
5

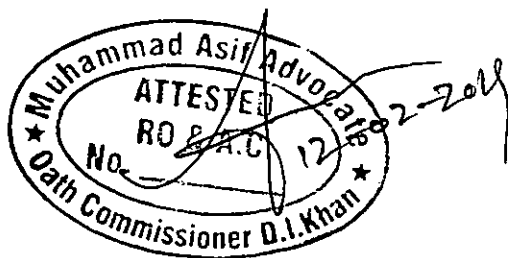
### AFFIDAVIT

I, Mr. Munir Ahmad S/o Baz Mohammad resident of Rehman Abad, Muryali, Tehsil & District DIKhan, the appellant do hereby solemnly affirm on oath that the contents of the appeal are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Honourable Tribunal.

Deponent: 

CNIC # 12101-7001499-1

  
 (Saleem Ullah Khan Ranazai)  
 Advocate Supreme Court



1st appointment  
20/9/1985

Annex I

6  
A

N.W.F.P., HEALTH DIRECTORATE N.W.F.P., PESHAWAR.

OFFICE ORDER

The following posting and transfer of Medical Officers are hereby ordered in the interest of Public with immediate effect :-

SNO.	NAME/HOME DISTT.	FROM	TO	REMARKS.
1.	Dr. Muhammad Nazir S/O Abdur Rehman (Mansehra)	1st Appointment	M.O. RHC Dassu	Against the vacant post To report for duty immediately.
2.	Dr. M. Khalid Khan S/O M. Rehan (Pesh.)	"	M.O. BHU Shalkundi Dir.	- do -
3.	Dr. Banat Khan S/O Khan Mir Khan (S. Waziristan).	"	BHU Spin Kamar S. Waziristan.	- do -
4.	Dr. Mushtaq Ahmad S/O Hamidullah (Mardan)	"	M.O. BHU Dasehra	- do -
5.	Dr. Pir Muhammad Ifridi S/O Issa Khan Afridi Khyber Agency.	"	BHU Surchine Khyber Agency.	- do -
6.	Dr. Muhammad Zaib Khan S/O Abdul Matin Khan (Dir)	"	M.O. C.H. Timergarah	- do -
7.	Dr. Khaleequr Rehman S/O Saifur Rehman (Pesh.)	"	M.O. C.D. Utmanzai	Against the post of M.O. clinomobile Dr. Habib-Ullah will draw his pay against clear vacancy in Khyber Hosp; To report for duty immediately.
8.	Dr. Munir Ahmad S/O Baz Muhammad (NW Agency)	"	BHU Garium North Waziristan	Against the vacant post. To report for duty immediately.
9.	Dr. Shukker Khan S/O Salow Khan (MOHMAND)	"	M.O. BHU Lakro Mohmand Agency	- do -
10.	Dr. Zahir Ullah S/O Musali Khan	"	M.O. BHU Kati Khel Peshawar.	Vice Dr. Kifayatullah transferred. To report for duty immediately.

Noted in R  
S/RAD  
02

Approved  
Saleem Ullah Khan Ramzai  
Advocate Supreme Court

Handwritten signatures and initials

Sd/- Dr. Mohammed Ayaz Khan.  
Director Health Services,  
N.W.F.P., Peshawar.

Copy forwarded to :-

1. Secretary to Govt. of N.W.F.P., Health & S. Welfare Dept. Peshawar, for information
2. Private Secretary to Minister for Health NWFP, Peshawar for information.
3. Divisional Deputy Director Health Services, Peshawar/Malakand/Abbottabad /D.I.Khan.
4. District Health Officer, Kohistan/Dir at Timergarah/Peshawar/Agency Surgeon, S.Waziristan Wana/Khyber, Landikotal/Miranshah and Mohmand at Ghallani
5. Civil Surgeon Dir at Timergarah.
6. Accountant General NWFP, Peshawar.
7. District Accounts Officer, Kohistan/Dir at Timergarah/Agency Accounts Officer, Wana at Tank/Khyber at Peshawar/Miranshah and Mohmand at Ghallani.
8. Dr. Muhammad Nazir S/O Abdur Rehman Vill; P.O; Attar Shisha Teh; /Distt; Manshra Hazara Division.
9. Dr. Mohammad Khalid Khan S/O M. Rahman Shop No 759 Chowk Fawara Peshawar.
10. Dr. Banat Khan Masood S/O Khan Mir Khan C/O SDO Ayub Gul Public Health Engineering Sub; Division; Bamu.
11. Dr. Mushtaq Ahmad S/O Hamdullah Vill; and P.O; Baka Tehsil, Swabi, Distt; Mardan.
12. Dr. Far Muhammad Afridi S/O Jasse Khan Afridi, Afridi Minzil Kakshall Street H.No. 4634, P.O; Namak Mandi Peshawar City.
13. Dr. Muhammad Zaib Khan S/O Abdul Matin Khan P.Box No 777 University Town, Peshawar.
14. Dr. Khaleequr Rehman S/O Saif-ur-Rahman C/O Saifur Rehman Advocate, Charsadda Bar, Charsadda Teh/Distt; Peshawar
15. Dr. Haider Ahmad S/O Baz Muhammad C/O Faizal Clinical Lab; New Bahari Gardens Peshawar.
16. Dr. ... Khan C/O Aftab Surgical Hosp;
17. Dr. Zahir ullah ... Sali Khan Teh; Bath Kovora Vill;/P.O; Charsadda Teh; Bazar Charsadda District Peshawar.

for information and necessary action.

*(Signature)*  
 Dr. Mohammad Ayaz Khan  
 Director Health Services  
 N.W.F.P., Peshawar.

Mati/A/9/85.

**BETTER COPY**

N.W.F.P., HEALTH DIRECTORATE, N.W.F.P, PESHAWAR.

**OFFICE ORDER:**

The following posting and transfer of Medical officers are hereby ordered in the interest of public with immediate effect :-.

<u>S.NO.</u>	<u>NAME/HOME DISTT:</u>	<u>FROM</u>	<u>TO</u>	<u>REMARKS.</u>
1.	Dr. Muhammad Nazir S/O Abdur Rehman (Mansehra)	Ist Appointment	M.O RHC Dassu.	Against the Vacant post To report for duty immediately.
2.	Dr. M. Khalid Khan S/O M. Rehman (Pesh:)	"	M.O BHU Shalkundi	-do-
3.	Dr. Banut Khan S/O Khan Mir Khan (S.Wziristan).	"	BHU Spin Kamar. S. Waziristan.	-do-
4.	Dr. Mushtaq Ahmad S/O Hamudllah (Mardan)	"	M.O. BHU, Desehra.	-do-
5.	Dr. Pir Muhammad Afridi. S/O Issa Khan Afridi Khyber Agency.	"	BHU Surchina Khyber Agency.	-do-
6.	Dr. Muhammad Zaib Khan S/O Abdul Matin Khan (Dir).	"	M.O. C.H, Timergarah.	-do-
7.	Dr. Khaleequr Rehman S/O Saifur Rehman (Pesh)	"	M.O. C.D Utmanzai.	Against the post of M.O Clinomobile. Dr.Habib Ullah will draw his pay Against clear vacancy in Khyber Hosp: To report For duty immediately.
8.	Dr. Munir Ahmad S/O Baz Muhammad (NW Agency).	"	BHU Garium North Waziristan	Against the vacant post To report for duty immediately.
9.	Dr. Shukkar Khan S/O Salow Khan (MOHMAND)	"	M.O BHU Lakro Mohmad Agency.	-do-
10.	Dr. Zahir Ullah S/O Musali Khan.	"	M.O BHU Katio Khel Peshawar.	Vice Dr. Kifayatullah Transferred to report For duty immediately.

*Attested*  
Sateem Ullah Khan Ramzani  
Advocate Supreme Court

Sd/-  
Dr. Mohammad Ayaz Khan.,  
Director Health Services,  
N.W.F.P, Peshawar.

No.21939-70 Dated Peshawar the 27.09.1985

Copy forwarded to :-

1. Secretary to Govt: of N.W.F.P, Health & S. Welfare Deptt: Peshawar, for information.
2. Private Secretary to Minister for Health, N.W.F.P Peshawar for information.
3. Divisional Deputy Director Health Services, Peshawar/Malakand/Abbottabad/D.i.Khan.
4. District Health Officer, Kohistan/Dir at Timergarah/Peshawar.
5. Agency Surgeon, S. Waziristan Wana/Khyber, Landikotal/Miranshah and Mohmand at Ghallani.
6. Civil Surgeon Dir at Timergarah.



7. Accountant General, N.W.F.P, Peshawar.
8. District Accounts Officer, Khistan/Dir at Timergarah/
9. Agency Accounts Officer, Wana at Tank/Khyber at Peshawar/Miranshah and Mohmad at Ghallani.
10. Dr. Muhammad Nazir S/O Abdur Rehman, Vill: P.O Attar Shisha Teh:/Distt: Mansehra Hazara Division.
11. Dr. Muhammad Khalid Khan S/O M. Rehman Shop No.759 Chowk Fawara, Peshawar.
12. Dr. Banut Khan Masood S/O Khan Mir Khan C/O SDO Ayub Gul Public Health Engineering, Sib: Division BAnnu.
13. Dr. Mushtaq Ahmad S/O Hamdullah Vill: and P.O Buka, Tehsil Swabi, District Marjan.
14. Dr. Pir Muhammad Afridi S/O Issa Khan Afridi, Afridi Manzil Kakshall Street No.4684, P.O Namak Mandi, Peshawar City.
15. Dr. Muhammad Zaib Khan S/O Abdul Mati Khan. P. Box No.777, University Town, Peshawar.
16. Dr. Khaleequr Rehman S/O Saif-ur-Rahman C/O Saifur Rahman Advocate, Charsadda Bar, Tehsil and District Charsadda.
17. Dr. Munir Ahmad S/O Baz Muhammad Faisal Clinical Lab: Peshawar.
18. Dr. Shukkar Khan S/O Salow Khan C/O Afghan Surgical Hosp: Nishtar Abad, Peshawar.
19. Dr. Zahir Ullah son of son of---R/O Moh: Bagh Korona, Vill:/P.P Charsadda, Teh:Bazar Charsadda, District Peshawar.

For information and necessary action.

Sd/-

Dr. Mohammad Ayaz Khan,,  
Director Health Services,  
N.W.F.P, Peshawar.

Mati/21/9/85.

*Attended*  
*Ju*  
Sakem Ullah Khan Ramazai  
Advocate Supreme Court

~~AD 2271 FS~~

7

GS&PD. NWFP.—2271 FS 2,000 P. of 100—8-10-80—(170)

**CERTIFICATE OF TRANSFER OF CHARGE.**

1. Certify that we have on the fore/afternoon of this day, respectively made over and received charge of the Office of the  
..... BASIC HEALTH UNIT, GARIUM .....

2. Particulars of cash and important secret and confidential documents handed over are noted on the reverse:—

*Noted in AR  
S/EP  
32*

Signature of relieving Government servant .....  
(DR. MUNIR AHMAD)  
Designation, Medical Officer BHU Garium

Signature of relieved Government servant ..... *Said Allah Jan.*

Designation ..... *Compounder  
12th Garium*

Dated... 30.9.1985.

Forwarded to the.....  
S.W.F. P. Acctt, Try. No. 42.

*Attard*  
*Jan*  
Saleem Ullah Khan Ramazai  
Advocate Supreme Court

~~Annex III~~ (10)

~~Annex III~~

on 19/04/1995

Promotion to  
Grade-18

S. No: 282 (Dr. Munir Ahmad)

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

8  
B  
2

OFFICE ORDER.

In pursuance of Govt: of NWFP, Health Department Notification No. SOH-IV/6-1/93, dated 03.04.1995, the following postings and transfers of the newly promoted S.M.Os (BPS-18) are hereby ordered in the interest of public service with immediate effect:-

S.NO.	NAME/FATHER NAME.	FROM.	TO.	REMARKS.
01.	Dr. (Capt) Umar HAYAT S/O Ghulam Sarwar.	MO, CH, Paniala, (Distt: DIKhan)	MO, CH, Paniala, (Distt: DIKhan)	Against BPS-18 post.
02.	Dr. (Capt) Khan Bahader S/O Abdul Qadar.	MO, CD, Khan Koti, Mardan.	SMO, DHQ Hosp: Chersadda.	-do-
03.	Dr. (Capt) Muhammad Aslam S/O Atta Mohammad.	MO, DHQ Hosp: D. I. Khan,	SMO, DHQ Hosp: D. I. Khan.	-do-
04.	Dr. (Capt) Abdul Latif S/O Nagir Khan.	MO (L.R) Pathology, Deptt: LRH, Pesh:	SMO, Govt: LRH, Peshawar.	-do-
05.	Dr. (Capt) Ahmad Ali S/O Musali Khan.	MO, Govt: LRH: Pesh:	SMO, Govt: LRH: Peshawar.	-do-
06.	Dr. (Capt) Aziz ur Rehman S/O Haji Zorif Khan.	Jr: Registrar, HSTH Peshawar.	SMO, HSTH, Pesh:	-do-
07.	Dr. (Capt) Muhammad Ayaz S/O Malik S/O Malik Sana.	MO, DHQ Hosp: D. I. Khan.	SMO, DHQ Hosp: D. I. Khan.	-do-
08.	Dr. (Capt) Fazir Khan S/O Ali Ghulam.	MO, AHQ Hosp: Parachinar.	SMO, LRH: Pesh:	-do-
09.	Dr. (Capt) Khisar Hayat S/O Sirajuddin.	TMO, PGMI, Pesh:	SMO, LRH: Pesh:	-do-
10.	Dr. (Capt) Abdul Waleed S/O Abdul Ghaffoor.	MO, AHQ Hosp: Challiana (Mohmand Agy:)	SMO, AHQ Hosp: Challiana (Moh: Agency).	-do-
11.	Dr. (Capt) Hassan Zahid S/O Qazi Nazir Zahid.	MO, DHQ Hosp: Abbottabad.	SMO, DHQ Hosp: Abbottabad.	-do-
12.	Dr. Bacharul Ahmad S/O Ghulam Yousof.	MO, THQ Hosp: Battagram.	SMO, THQ Hosp: Battagram.	-do-

Attested  
Saleemullah Khan Ramazani  
Advocate Supreme Court

**BETTER COPY**

No.1647

Dated 19-04-1995

**DIRECTORATE OF GENERAL HEALTH  
SERVICES, N.W.F.P., PESHAWAR.**

**OFFICE ORDER:**

In pursuance of Govt: of NWFP, Health Department Notification No.SOH-IV/6-1/93, dated 03.04.1995, the following postings and transfers of the newly promoted S.M.Os (BPS-18) are hereby ordered in the interest of public service with immediate effect:-

S.NO.	NAME/FATHER NAME.	FROM.	TO	REMAKS.
270.	Dr. (Capt) Umar Hayat S/O Ghulam Sarwar.	MO, CH, Panaijala, (Distt:D.I.Khan)	MO, CH: Panaila (Distt:D.I.Khan)	Against vacant BPS-18 post.
271.	Dr. (Ca.pt) Khan Bahadar. S/O Addul Qadar.	MO, CD Khan Koti, Mardan.	SMO. DHQ: Hosp: Charsadda.	-do-
272.	Dr. (Ca.pt) Muhammad Aslam. S/O Atta Muhammad.	MO, DHQ: Hosp: D.I.Khan.	SMO, DHQ: Hosp: D.I.Khan.	-do-
273.	Dr. (Capt) Abdul Latif S/O Nasir Khan.	MO(L.R) Pathology, Deptt:LRH Pesh:	SMO, Govt. LRH. Peshawar.	-do-
274.	Dr. (Capt) Ahmad Ali S/O Musali Khan.	MO Govt:LRH, Pesh:	SMO, Govt> LRH Peshawar.	-do-
275.	Dr. (Capt) Aziz-ur-Rahman. S/O Haji Zarif Khan.	Jr. Registrar, HSTH, Peshawar.	SMO, HSTH, Pesh:	-do-
276.	Dr. (Capt) Muhammad Ayaz S/O Malok Shah.	MO, DHQ Hosp: D.I.Khan.	SMO, DHQ Hosp: D.I.Khan.	-do-
277.	Dr.(Capt) Nazir Khan S/O Ali Ghulam.	MO, AHQ, Hosp: Parachinar.	SMO, LRH, Pesh:	-do-
278.	Dr.(Capt) Khizar Hayat S/O Abdul Ghafoor.	TMO, AHQ Hosp: Ghallana (Mohmad Agy:	SMO, AHQ Hosp: Ghallana (Moh: Agency).	-do- -do-
279.	Dr.(Capt) Hassan Shahzad. S/O Qazi Nazar Muhammad.	MO,DHQ Hosp: Abbottabad.	SMO, DHQ Hosp: Abbottabad.	-do-
280.	Dr. Basharat Ahmad S/O Muhammad Yousaf.	MO, THQ: Hosp: Battagram.	SMO,THQ Hosp: Battagram.	-do-
281.	Dr.Khalid Asif S/O Mohammad Bakhsh.	MO, Govt.LRH, Pesh:	SMO Govt. LRH: Pesh:	-do-
282.	Dr. Munir Ahmad S/O Baz Mohammad.	Demonstrator KMC. Peshawar.	Demonstrator, KMC. Peshawar.	-do-
283.	Dr. Nazir Ahmad Sajid S/O Noor Mohammad Jan.	RTMO PGMI, Pesh:	SMO, LRH, Pesh"	-do-
284.	Dr. Mohammad Isa Khan. S/O Munawar Shah.	MO BHU Kotanai. Swabi.	SMO, CH: Matta. Swabi	-do-
285.	Dr. Niamatullah S/O Pir Inam Shah.	MO. DHQ Hosp: Kohat	SMO,DHQ Hosp: Kohat.	-do-
286.	Dr. Umar Hayat S/O Mohammad Sarfaraz.	J.R DHQH. A. Abad.	SMO, DHQH:A.Abad.	-do-
287.	Dr. Fazli Malik S/O Azmat Khan.	MO. BHU, Doobian. Distt:Swabi.	SMO,RHC, Gumlat. Distt: Mardan.	-do-
288.	Dr. Ikramullah S/O Karamatullah.	MO.HSTH,Pesh:	SMO AHQ Hosp:	-do-
289.	Dr. Abdur Rehman S/O Mohammad Saeed.	FSMO MKD Agy:	SMO. AHQ Hosp: Btkhellah.	-do-

*M. Ullah*  
M. Ullah  
Advocate Supreme Court

290. Dr. Hifzur Rehman S/O Faizur REhman.	MO, DHQ Hosp: Mansehra.	SMO, DHQ Hosp: -do- Manshera.
291. Dr. Tahir Bashir uddin. Khallija S/O G. Dawlat.	MO DHQ Hosp: Abbottabad.	CDC Officer DDHS -do- Abbottabad.
292. Dr. Shukkar Khan S/O Salam Khan.	MO HSTH, Pesh:	Agy: TB Control. -do- Officer(Mohd:Agy:)
293. Dr. Attaur Rehman S/O Haji Abdur Rehman.	MO, RHC, Chorlakki. Distt: Kohat.	SMO, RHC Chorlakki. -do- Distt: Kohat.
294. Dr. Gul Badshah S/O Sarwar Shah.	MO BHU Kotha. Distt: Swabi.	SMO, DHQ Hosp: -do- Swabi.
295. Dr. Aftab Jamal S/O Abdul Salam.	MO, DHQ Hosp: Abbottabad.	SMO, DHQ Hosp: -do- Abbottabad.
296. Dr. Hikmatullah Jan S/O Hakim Jan.	Jr. Registrar. Cardiology Uni: Govt: LRH Pesh:	SMO, Govt. LRH. -do- Peshawar.
296. Dr. Akbar Hussain S/O Mohd. Abbas	MO BHU Gawal aral, Distt: Swabi.	SMO, LRH, Pesh: -do-
297. Dr. Muhammad Nazir S/O Atta-ur-Rahman.	MO DHQ Hosp: Mardan.	SMO, DHQ Hosp: -do- Mardan.
298. Dr. Murad Ali Khan S/O	MO DHQ Hosp: Abbottabad.	SMO DHQ Hosp: -do- Abbottadab.

*Atty. General*  
Salim Khan Ramazai  
Advocate Supreme Court

(CONT: PAGE.....20.....).

~~ANNEX V~~

10

Annex 2

GOVERNMENT OF N.W.F.P.  
HEALTH DEPARTMENT.  
Dated Peshawar, the 24<sup>th</sup> June, 03

NOTIFICATION.

NO.SO(E)H-IV/4-1/2003:- The Provincial Government is pleased to order the appointment of faculty at Gomal Medical College, D.I. Khan as per policy of the Provincial Government in the recent discussion with the Chief Minister, NWFP. The following doctors are transferred to Gomal Medical College, D.I. Khan in their own pay and scale and re-designated as follows:-

S.N	Name of doctors	BPS	Present Post	Proposed posting
1.	Dr. Arshad Ali	18	S.R. DHQ Teaching Hospital D.I. Khan	Assistant Professor Surgery
2.	Dr. Adhitar Munnir	18	Distt. Specialist DHQ Teaching Hospital, D.I. Khan	Assistant Professor Surgery.
3.	Dr. Asghar Kamal	18	District Specialist DHQ Teaching Hospital, D.I. Khan	Assistant Professor Medicine.
4.	Dr. Asghar Kamal	18	District Specialist AHQ Hospital Miranshah.	Assistant Professor Medicine.
5.	Dr. Asghar Kamal	18	Children Hospital Hajj Camp Peshawar	Senior Registrar, DHQ Teaching Hospital D.I. Khan
6.	Dr. Asghar Kamal	18	S.R. Gynae Obs DHQ Teaching Hospital D.I. Khan.	Assistant Professor Gynae/Obs.
7.	Dr. Asghar Kamal	18	Senior Registrar DHQ Teaching Hospital D.I. Khan	Assistant Professor ENT
8.	Dr. Fidaan Ahmad	18	S.M.O Psychiatry KTH Peshawar	Assistant Professor Psychiatry.
9.	Dr. Asghar Kamal	18	S.R. Orthopedics DHQ Teaching Hospital D.I. Khan.	Assistant Professor Orthopedic.
10.	Dr. Mirza Ali	18	District Specialist AHQH Landi Kotal	Assistant Professor Orthopedics.
11.	Dr. Fidaan Ahmad	18	Demonstrator EMC Peshawar	Provisionally selected as Assistant Professor Anatomy
12.	Dr. S. Khan Zada	18	Demonstrator Pathology GMC D.I. Khan	Assistant Professor Pathology GLC D.I. Khan
13.	Dr. Amir Jan	18	District Specialist AHQH Wana	Assistant Professor Pathology.
14.	Dr. Aziz Farhan	18	Demonstrator	Senior Registrar Pathology
15.	Dr. Sardar Bahador Khan	18	Senior Registrar DHQ Teaching Hospital D.I. Khan	Assistant Professor Eye GMC D.I. Khan.

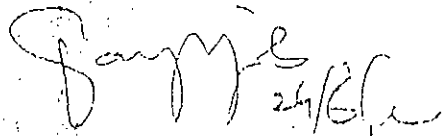
SECRETARY HEALTH.

Indst. No. & date even.

Copy forwarded to the:-

- Secretary to the Chief Minister NWFP for the information that these transferred were made on the recommendation of the Chief Minister in a meeting held on 14.5.2003. The formal approval of the Chief Minister will be obtained in due course of time.
- Director General, Health Services, NWFP, Peshawar.
- MS-101 ERH/ID, Children Hospital Peshawar/MS D.I. Khan Teaching Hospital, DIK
- Principal, GLC, D.I. Khan/Principal KMC Peshawar.
- MS AHQH Miranshah/MS AHQH Wana/MS AHQH Landikotal.
- DAC, DHQ Miranshah/Wana/Landikotal
- Doctor concerned.
- MS. KTH

Attested  
Saleemullah Khan Ramazai  
Advocate Supreme Court

  
(MUHAMMAD TAYYAB)  
SECTION OFFICER (ESTT.)

**BETTER COPY**

GOVERNMENT OF N.W.F.P  
HEALTH DEPARTMENT.  
Dated Peshawar the 24<sup>th</sup> June, 03

NOTIFICATION.

NO.SO E)H-IV/4-1/2003:- The Provincial Government is pleased to order the appointment of faculty at Gomal Medical College, D.I.Khan as per policy of the Provincial Government in the recent discussion with the Chief Minister, NWFP, the following doctors are transferred to Gomal Medical College, D.I.Khan in their own pay and scale and re-designated as follows:-

S. No.	Name of doctors.	BPS	Present post	Proposed posting
1.	Dr. Arshad Ali	18	S.R DHQ Teaching Hosp:D.I.Khan.	Asstt: Prof. Surgery.
2.	Dr. Akhtar Munir.	18	Distt: Specialist DHQ Teaching Hosp: D.I.Khan.	Asstt: Prof. Surgery.
3.	Dr. Asghar Kamal.	18	Distt: Specialist DHQ Teaching Hosp: D.I.Khan.	Asstt: Prof. Medicine.
4.	-----	18	Distt: Specialist DHQ Teaching Hosp: D.I.Khan.	Asstt: Prof. Medicine.
5.	-----	18	S.R Gynea/Obs DHQ Teaching Hospital, D.I.Khan	Senior Registrar, DHQ Teaching Hospital,D.I.Khan.
6.	-----	18	S.R Gynea/Obs DHQ Teaching Hospital, D.I.Khan	Assistant Gynae/Obs.
7.	-----	18	Senior Registrar, DHQ Teaching Hosp: D.I.Khan.	Asstt: Prof. ENT.
8.	Dr. Muhammad.	18	SMO Psychiatry KTH, Peshawar.	Asstt: Professor Psychiatry..
9.	Dr. Abdur Rahman.	18	S.R Orthopaedics DHQ Teaching Hosp: D.I.Khan.	Asstt: Professor Orthopaedics
10.	Mir Said Ali	18	Demonstrator KMC Peshawar.	Provisionally select as Asst: Prof. Anatomy.
11.	Dr. Fidaullah.	18	S.R Orthopaedics DHQ Teaching Hosp: D.I.Khan.	Asstt: Professor Orthopaedics
12.	Dr. S. Khan Zada	18	Demonstrator KMC Peshawar.	Provisionally select as Asst: Prof. Anatomy.
13.	Dr. Amin Jan.	18	Demonstrator.	Senior Registrar Pathology.
14.	Dr. Aziz Marjan.	18	Sr. Registrar DHQ Teaching Hospital, D.I.Khan	Asstt: Prof. Eye GMC, D.I.Khan.
15.	Dr. Sardar Bahadar Khan.	18	Sr. Registrar DHQ Teaching Hospital, D.I.Khan	Asstt: Prof. Eye GMC, D.I.Khan.

SECRETARY HEALTH.

Endst: No ^ date even.\

Copy forwarded to the:-

1. Secretary to the Chief Minister, NWFP for information that these transferred were made on the recommendation of the Chief Minister in a meeting held on 14.05.2003. The Secret approval of the Chief Minister will be obtained in due course of time.
2. Director General Health Services, NWFP Peshawar.
3. -----RH/ID Children Hospital Peshawar MS DHQ Teaching Hospital, D.I.Khan.
4. President GMC, D.I.Khan/Principal KMC Peshawar.

*Ahmed  
Muhammad Khan  
Advocate Supreme Court*

5. MS AHQH Miranshah/MS AHQH Wana/MS AHQAH Landikotal.
6. DAC DH---AAQ Miranshah/Wana/Landikotal.
7. Doctor concerned.
8. M. KTH.

*A. Tattab*  
Salim Ullah Khan Ramazai  
Advocate Supreme Court

Sd/-  
(MUHAMMAD TATTAB)  
SECTION OFFICER (ESTT:)



1352  
21-8-04

GOVERNMENT OF N.W.F.P.  
HEALTH DEPARTMENT.

~~Annex VI~~  
~~Annex VII~~

(11)

Dated Peshawar, the 31<sup>st</sup> July, 04

ORDER.

NO.SO(E)H-IV/6-8/2004:- On the recommendation of the Departmental Promotion Committee, the following officers of Health Department are hereby allowed move over from BS-18 to BS-19 w.e.f the dates noted against each.

Annex 1  
2

S. No.	Name of Officer & Designation.	Date of allowing move-over to BS-19.
1.	Dr (Mrs) Tanveer Chaudhry, Ex SWMO, DHQH Manshara.	01.12.1989.
2.	Dr Tahir Nadeem Khan, SMO IDH, Peshawar.	01.12.1998.
3.	Dr Muhammad Akbar Khaksar, SMO CH Kabal, Swat.	01.12.2000.
4.	Dr Muhammad Mukhtiar, SMO AHQH, Landi Kotal.	01.12.2000.
5.	Dr Abdur Rauf, SMO, LRII, Peshawar.	01.12.2001.
6.	Dr Syed Ibne Ali, SMO, DHQII/KDA, Kohat.	01.12.2001.
7.	Dr Ihsanullah, SMO, LRII, Peshawar.	01.12.2001.
8.	Dr Mukhtiar Ahmed, SMO LRII, Peshawar.	01.12.2001.
9.	Dr Muhammad Khurshid, SMO, LRII, Peshawar.	01.12.2001.
10.	Dr Salma Attaullah, Demonstrator, KMC, Peshawar.	01.12.2001.
11.	Dr Zahid Usman, SMO, LRII, Peshawar.	01.12.2000.
12.	Dr Salma Javed, SWMO, RHC Lachi, Kohat.	01.12.2001.
13.	Dr Abida Gul, SWMO, LRII, Peshawar.	01.12.2001.
14.	Dr (Mrs) Surayya Javed, SWMO KTH, Peshawar.	01.12.2001.
15.	Dr Noor Alam, Pathologist, KTH Peshawar.	01.12.2000.
16.	Dr (Mrs) Memona Riffat, Gynaecologist, DHQH, Nowshera.	01.12.2001.
17.	Dr (Mrs) Zahida Perveen Sadaf, Distt: Gynaecologist, DHQII, Kohat.	01.12.1995.
18.	Dr Fazal Bari, SMO, DHQH, Nowshera.	01.12.2001.
19.	Dr Muhammad Aslam Sewag, SMO DHQII, D.I.Khan.	01.12.2000.
20.	Dr Munir Ahmed, SMO, GMC, D.I.Khan.	01.12.1999.
21.	Dr Inayatullah Khan, Children Specialist, District Head Quarter Hospital Chitral	01.12.2000.

Secretary Health Department.

Endst. No. & date even.

Copy to the:

1. Director General, Health Services, NWFP, Peshawar.
2. AG NWFP Peshawar.
3. Director FATA Health Services, NWFP, Peshawar.
4. EDO concerned.
5. Agency Surgeon concerned.
6. MS concerned.
7. Principal concerned (G.M.C) BIK
8. DAO/AAO concerned.
9. Doctors concerned.

SECRETARY HEALTH.

Altaf  
Salim Uddin Khan Ramazai  
Advocate Supreme Court

Acces  
[Signature]

[Signature]  
(Ilam Khan Khattak)  
Section Officer - II.



GOVERNMENT OF KHYBER PAKHTUNKHWA  
HEALTH DEPARTMENT

~~Annex VI~~

12

Dated Pesh: the 22<sup>nd</sup> March 2013

Notification

No. SOH-I/HD/5-45/2013

The following teaching staff of Gomal Medical College, D.I.Khan is hereby re-designated on the posts noted against their names in their own pay and scale with immediate effect in the public interest till further orders:-

S.No.	Name of doctor with designation	Re-designated as
1.	Dr. Amin Jan, Associate Professor Pathology (BS-19)	Professor Pathology (BS-20)
2.	Dr. Javed Hussain, Associate Professor Pathology (BS-19)	Professor Pathology (BS-20)
3.	Dr. Shimal Khan, Associate Professor Pharmacology (BS-19)	Professor Pharmacology (BS-20)
4.	Dr. Nasim Saba, Associate Professor Gynaecology (BS-19)	Professor Gynaecology (BS-20)
5.	Dr. Asghar Associate Professor Radiology (BS-19)	Professor Radiology (BS-20)
6.	Dr. Amir Amanullah, Assistant Professor Anatomy (BS-19)	Associate Professor Anatomy (BS-19)
7.	Dr. Sher Zamir, Assistant Professor Physiology (BS-19)	Associate Professor Physiology (BS-19)
8.	Dr. Shah Jehan, Assistant Professor Biochemistry (BS-17)	Associate Professor Biochemistry (BS-19)
9.	Dr. Sara Aftab, Assistant Professor Pathology (BS-18)	Associate Professor Pathology (BS-19)
10.	Dr. Itikhar Ahmad Khan, Assistant Professor Community Medicine (BS-18)	Associate Professor Community Medicine (BS-19)
11.	Dr. Jehan Zeb, Assistant Professor Forensic Medicine (BS-18)	Associate Professor Forensic Medicine (BS-19)
12.	Dr. Arshad Ali, Assistant Professor Surgery (BS-18)	Associate Professor Surgery (BS-19)
13.	Dr. Akhtar Munir, Assistant Professor Surgery (BS-18)	Associate Professor Surgery (BS-19)
14.	Dr. Ghazala Bashir, Assistant Professor Gynaecology (BS-18)	Associate Professor Gynaecology (BS-19)
15.	Dr. Kamran, Assistant Professor ENT (BS-18)	Associate Professor ENT (BS-19)
16.	Dr. Muhammad Ali Shah, Assistant Professor Orthopaedic (BS-18)	Associate Professor Orthopaedic (BS-19)
17.	Dr. Yasmeen Asghar, Assistant Professor Anaesthesia (BS-18)	Associate Professor Anaesthesia (BS-19)
18.	Dr. Munir Dawar, Assistant Professor Psychiatry (BS-18)	Associate Professor Psychiatry (BS-19)
19.	Dr. Hafiz Allah Nawaz, Assistant Professor Chemical Pathology (BS-18)	Associate Professor Chemical Pathology (BS-19)
20.	Dr. Irum Batool, Assistant Professor Gynaecology (BS-18)	Associate Professor Gynaecology (BS-19)
21.	Dr. Amjad Abrar, Demonstrator (Qualified Cardiologist) BS-17	Assistant Professor Cardiology (BS-18)
22.	Dr. Shaukat Sial, Medical Officer (Qualified Nephrologist) BS-17	Assistant Professor Nephrology (BS-18)

*Ahmad*  
Salimullah Khan  
Advocate Supreme Court

PTO

SECRETARY HEALTH

Endst No and date even

Copy to:-

1. Chief Executive, DHOTH/MMI/TH, D.I.Khan.
2. Principal Gomal Medical College, D.I.Khan.
3. Distt: Accounts Officer, D.I.Khan.
4. Doctors concerned.
5. Personal file of the doctors concerned.

*(MAM)*  
(Muhammad Jamil)  
Section Officer-I

**BETTER COPY**

**GOVERNMENT OF KHYBER PAKHTUNKHWA,**  
**HEALTH DEPARTMENT.**

*Affidavit*  
*Saleem Ullah Khan Ramazai*  
*Advocate Supreme Court*

**Notification.**

NO.SOH-I/HD/5-45/2013. The following teaching staff of Gomal Medical College, D.I.Khan is hereby re-designated on the posts noted against their names in their own pay and scale with immediate effect in the public interest till further orders:-

S. No.	Name of doctor with designation.	Re-designated as
1.	Dr. Amin Jan, Associate Professor Pathology (BPS-19)	Professor Pathology (BPS-20)
2.	Dr. Javed Hussain, Associate Professor Pathology (BS-19)	Professor Pathology (BPS-20)
3.	Dr. Shimat Khan Associate Professor Pathology (BS-19)	Professor Pharmacology (BPS-20)
4.	Dr. Nasima Saba, Associate Professor Gynaecology (BPS-19)	Professor Gynaecology (BPS-20)
5.	Dr. Asghar Associate Professor Radiology (BS19)	Professor Radiology (BS-20)
6.	Dr. Amir Amanullah, Assistant Professor, Anatomy (BS-19)	Associate Professor (BS-19) Anatomy.
7.	Dr. Sher Zamir, Assistant Professor Physiology (BS-19)	Associate Professor Physiology (BS-19)
8.	Dr. Shah Jehan, Assistant Professor Biochemistry (BS-19)	Assistant Professor Associate Professor Biochemistry. (BS-19)
9.	Sara Arif. Assistant Professor Biology (BS-18)	Associate Professor Pathology (BS-19)
10.	Dr. Ifikhar Ahmad Khan, Assistant Proessor Community Medicine (BS-19)	Community Medicine (BS-19)
11.	Dr. Jehan Zeb, Assistant Professor Forensic Medicine (BS-19)	Associate Professor Forensic Medicine (BS-19)
12.	Dr. Arshad Ali Assistant Professor Surgery (BS-18)	Associate Professor Surgery (BS-19)
13.	Dr. Akhtar Munir, Assistant Professor Surgery (BS-18)	Associate Professor Surgery (BS-19)
14.	Dr. Ghazala Bashir Assistant Professor Gynaecology (BS-18)	Associate Professor Gynaecology (BS-19)
15.	Dr. Kamran, Assistant Professor ENT (BS-18)	Associate Professor ENT
16.	Dr. Muhammad Ali Shah. Assistant Professor Orthopaedic (BS-18)	Associate Professor Orthopaedic (BS-19)
17.	. Dr. Yasmeen Asghar Assistant Professor Anaesthesia	Associate Professor Anaesthesia (BS-19)
18.	Dr. Munir Dawar Assistant Professor Psychiatry (BS-18)	Associate Professor Psychiatry (BS-19)
19.	Dr. Hafiz Allah Nawaz, Assistant Professor Chemical Pathology (BS18)	Associate Professor Chemical Pathology (BS-19)
20.	Dr. Irum Batool, Assistant Professor Gynaecology (BS-18).	Associate Professorr Gynaecology (BS-19)
21.	Dr. Amjad Abrar, Demonstrator (BS-17) (Qualified Cardiologist)	Assistant Professor Cardiology (BS-18).
22.	Dr. Shaukat Sial. Medical Officer (BS-17) (Qualified Nephrologist)	Assistant Professor Nephrology (BS-18)

SECRETARY HEALTH

No. 1627  
Dated 21/02/07

~~Annex VI~~

13

MOST IMMEDIATE

154/2007  
27-02-07  
D.I. AREA

DIRECTORATE GENERAL HEALTH SERVICES N.W.F.P, PESHAWAR.  
No. 3004 /AE-I.

Annex E

DATED 21/01/2008

TO:

The Principal,  
GMC, DIKHAN

SUBJECT: PROMOTION OF MEDICAL OFFICERS FROM BPS-18 TO BPS-19 IN THE HEALTH DEPARTMENT, N.W.F.P.

Memo.

Please furnish the ACRs for the year 1993, 94, 2004, 2005, 2006 and 2007

alongwith No Departmental Anti-Corruption Certificate (Two copies)

in respect of Dr. Munir ~~Abdullah~~ Ahmad, S/O Baz Mohammad.

to this Directorate within one month of the receipt of this communication, as the same is urgently required to the Government in connection with the promotion case.

FOR DIRECTOR GENERAL HEALTH SERVICES, NWFP, PESHAWAR.

No. \_\_\_\_\_ AE-I.

Copy forwarded to DR. Munir Ahmad, A.P.GMC, DIKHAN

for information and similar action. He is directed to submit the requisite ACRS personally to this Directorate within One month positively, failing which his name will be dropped from the promotion list and you will be personally held responsible for the same

• Ahsan  
Saleem Khan Ramazal  
Advocate Supreme Court

FOR DIRECTOR GENERAL HEALTH SERVICES, NWFP, PESHAWAR.

Urgent  
29/1  
6/2/08

Annex VIII

D.No. 8029  
01-07-08

14

G.O.M.A.  
G.O.D.  
469/08  
01-07-08  
D-1 KHAJAN

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

NO. 18708  
DATED 24/06 2008

CONFIDENTIAL

To: The Principal,  
GMC, D-1-Khajan

SUBJECT: PROMOTION OF SMOs FROM JPS-13 TO BPS-12  
IN THE HEALTH DEPARTMENT, N.W.F.P.

Please furnish the ACRS for the year 1987, 1993 & 1994

alongwith No Departmental Anti-Corruption Certificate ( Two Copies)

in respect of DR. Munir Ahmad  
to this Directorate within One week of the receipt of this communication, as the same is urgently  
required to the Government in connection with his promotion case.

FOR DIRECTOR GENERAL HEALTH SERVICES, N.W.F.P. PESHAWAR

Copy forwarded to DR. for information and similar action. He is directed to submit the requisite ACRs personally to this Directorate within One week positively, failing which your name will be dropped from the promotion list and you will be personally held responsible for the same.

FOR DIRECTOR GENERAL HEALTH SERVICES, N.W.F.P. PESHAWAR

D. Munir  
30/6/08

Attest  
Saleem Shah Khan Ramuzai  
Advocate Supreme Court

Ph# 0966-9280201/ Fax # 0966-9280446/DIK

# Office of the Medical Superintendent

DHQ Teaching Hospital DIKhan

No. \_\_\_\_\_/

Dated 31 / 10 / 2014

To

The Director General Health Services  
Khyber Pakhtunkhwa Peshawar

Subject: **PROMOTION FROM BPS-18 TO BPS-19**

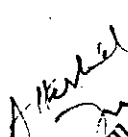
Memo:

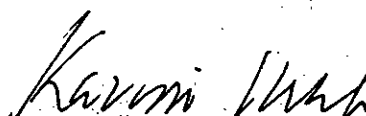
The attached application with its enclosure in respect of Dr. Munir Ahmed SMO/Associate Professor Psychiatry Department DHQ Teaching Hospital DIKhan is sent herewith for further action.

  
Medical Superintendent  
DHQ Teaching Hospital DIKhan

No. 5805

- Copy forwarded to Dr. Munir Ahmed SMO/Associate Professor Psychiatry Unit DHQ Teaching Hospital DIKhan.

  
Saleem Ullah Khan Rana  
Advocate Supreme Court

  
Medical Superintendent  
DHQ Teaching Hospital DIKhan

To

The Director General  
Health Deptt.  
K.P.K.

16

Through: Proper channel

Subject: Promotion from BS-18 to BS-19

Respectfully it is stated as follows:

1. I joined service as MO on 30/9/1985 - Annex. I + II
2. I was promoted to BS-18 on 03/4/1995 - Annex III + IV
3. My post of SMO was redesignated as Assii. Prof. (Psychiatry) Gomal Medical College on 24/6/2003 - Annex. V
4. I was allowed move over to BS-19 on 19/7/2004 - Annex - VI
5. My post was redesignated as Associate Prof. on 22/03/2013 - Annex VII
6. I received two letters from D.S. Health in Jan. 2008 & June 2008 directing me to urgently submit ACRs for promotion to BS-19 (Annex. VIII + IX), which I did then & then.

Since then I am waiting for my promotion and recently doctors junior to me have been promoted to BS-19

It is therefore requested that my promotion to BS-19 may be considered as per rules since date when it was due.

Thanking you,

Dated: 30/10/14

Signature  
Date: 30/10/14

Sincerely yours,

Dr. Munir Ahmad  
SMO / Associate Prof  
Psych. Deptt.  
DHO Teaching  
Hospital,  
D-1, Khan





**OFFICE OF THE PRINCIPAL /CHIEF EXECUTIVE GOMAL MEDICAL COLLEGE /DHQ/MMM TEACHING HOSPITAL DERA ISMAIL KHAN**

Exchange # 0966-9280338-39  
Fax:# 0966-9280340

Office # 0966-9280341  
Email: gmc.principal@yahoo.com

No. 3856-18 /PF  
To

Dated: 18/08/2016

The Secretary  
Government of Khyber Pakhtunkhwa  
Health Department Peshawar

Subject: **PROMOTION FROM BS-18 TO BS-19.**

Enclosed please find herewith an application along with documents in respect of Dr. Munir Ahmed Assistant Professor Psychiatry BS-18, for information and further necessary action please.

**PRINCIPAL/CHIEF EXECUTIVE**

Cc:

- 1. The Director General Health Services Khyber Pakhtunkhwa Peshawar
- 2. Dr. Munir Ahmed Assistant Professor Psychiatry GMC, D.I.Khan.

**PRINCIPAL/CHIEF EXECUTIVE**

*Ahmed*  
*Munir*  
SALIM FIKR ULLAH Ramozai  
Advocate Supreme Court

19

To

The Secretary to Govt of KPK,  
Department of Health.

**Through: Proper Channel**

**Subject:- PROMOTION FROM BS-18 TO BS-19**

Dear Sir,

Respectfully it is stated as follows:

1. I joined service as M.O on 30-09-1985 Annex I, II
2. I was promoted to BS-18 on 03-04-1995 Annex III, IV
3. My post of S.M.O was redesigned as Assistant Prof. & Head Department of Psychiatry, Gomal Medical College on 24-06-2003. Annex V.
4. I was allowed moreover to BS-19 on 19-07-2004 Annex VI.
5. My post of Assistant Prof was redesigned as Associate Prof. & Head Department of Psychiatry on 22-03-2013 Annex VII.
6. I received two letters from D.G Health in Jan 2008 to June 2008 directing me to urgently submit ACR's for promotion to BS-19, which I did there & then Annex VIII, IX.
7. My name is highly likely missing from the seniority list.
8. Doctors Junior to me have been promoted to BS-19.

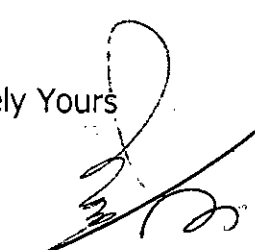
It is therefore requested to kindly grant me promotion to BS-19 since date when it was due.

Thanking You

Date: 15/8/2016

A. Ahmad  
Saleem Khan  
Advocate Supreme Court

Sincerely Yours



**DR. MUNIR AHMAD**  
Associate Prof & Head  
Deptt: of Psychiatry,  
Gomal Medical College,  
D.I.Khan

To  
The Secretary Health  
Govt. of KPK  
Peshawar.

Subject:- Promotion from BPS 18 to BPS-19  
(Reminder)

Dear Sir,

I hereby submit the reminder on the above subject along with the copies of previous applications and relevant documents as my promotion to BPS 19 is due on 01/01/2008.

It is therefore requested to kindly grant me promotion to BPS since the date it was due.

Thanking You.

Dated: 10/10/2017

*A. Khattak*  
Saleem Ullah Khan Rainazi  
Advocate Supreme Court

Sincerely yours,  
Dr. Munir Ahmad  
Asstt. Prof & Head, SMO  
Dept. of Psychiatry  
Gomal Medical College,  
D-1. Khan

To  
The Director General Health  
Govt. of KPK  
Peshawar.

Subject: Promotion from BPS-18 to BPS-19

Dear Sir,

It is hereby submitted that my promotion to BPS 19 is due since 2008, I had submitted application in the past as well.

Reportedly my name is missing from seniority list since 2008, & I am working as Asst. Prof & Head, Psychiatry dept., since June, 2003 on redesignated post.

It is therefore requested to kindly grant me my due right since date when it was due.

Thanking You

Date: 20/10/17

Attested  
Saleem Ullah Khan Ramazai  
Advocate Supreme Court

Sincerely yours,  
Dr. Munir Ahmad  
Asst. Prof & Head  
Dept. of Psychiatry  
Colonel Medical College  
Dr. Khan / SMO

To  
Complaint Cell  
Chief Minister KPK  
Peshawar.

Subject: Pending Promotion from BPS 18 to BPS-19

Dear Sir,  
Respectfully it is stated that my  
promotion to BPS-19 is due since 2008 (Annex 8+9)  
and doctors Junior to me have been promoted  
but my name is missing from seniority  
list since 2008.

I corresponded to Secretary Health  
& Director Health with all relevant documents  
but no result.

It is therefore requested to kindly  
direct the concerned to grant me ~~the~~  
my due right since date when it was  
due.

Thanking You

Dated: 24/10/17

(All the relevant documents  
are hereby attached.)

Ahmed  
Safcom Elahi Khan Ramazai  
Advocate Supreme Court

Dr. Munir Akmal  
Asst Prof / B.M.O  
Head Dept. of  
Psychiatry,  
Gomal Medical  
College, D.I. Khan  
Mob. No. 0333-9128708

To

The Secretary Health  
Govt of Khyber Pakhtunkhwa  
Health Department (K.P.K)

23  
Amir

**SUBJECT: DEPARTMENTAL REPRESENTATION/APEAL REGARDING  
PENDING PROMOTION**

Dear Sir,

My promotion to BPS-19 is due since 2008 & highly likely to Grade-20 according to my seniority and merit.

I served as Assistant Professor (Psychiatry) / SMO on redesigned post in BPS-18, Gomal Medical College. Being from general cadre, I have been ignored in promotion. Despite repeated applications & verbal presentations, I have been denied promotion and no response from your kind office in this regard.

I retired on 18<sup>th</sup> April 2018 in BPS-18 and not yet availed the pension benefits due to my pending promotion case.

It is therefore requested to kindly grant me my due right so that I can proceed for pension benefits.

Thanking You!

Sincerely Yours

*Manir Ahmad*  
**Dr. Manir Ahmad**  
Asstt Prof/SMO (Rtd)  
C/O Hayat Medical & Surgical  
Complex South Circular Road  
D.I.Khan

Dated: 21/10/2018

Note! Photocopies of some relevant documents are hereby attached.

*Attended*  
*Manir*  
**Saleem Ullah Khan Ramazai**  
Advocate Supreme Court

Non Transferable  
 In the event of joining or carrying on any other profession, business, service or vocation, the holder will not be entitled to use this Card and shall forthwith surrender it to The Pakistan Bar Council.

Name: **MR. SALEEM ULLAH KHAN RANA**  
 Father's Name: **HABIBULLAH KHAN**  
 Date of Birth: **10-5-1988** CNIC: **12101074181515**  
 Date of Enrollment as Advocate of Supreme Court: **3-6-2008**  
 Enrollment No.: **2053** Ref No.: **10/PBC/Kpk/A.D.**  
 Address: **MADINI TOWN, D.H. KHAN**  
 Tel: Off: **0092-966-714287** Res: **0082-966-71484** Cell: **0333-9159808**

**MR. SALEEM ULLAH KHAN RANA ZAI**  
 Advocate  
 Supreme Court of Pakistan (ASC)



Date of Issue: 19-4-2016

(Muhammad Arshad)  
 Secretary  
 Pakistan Bar Council

(Abul Fayyaz)  
 Chairman  
 Enrolment Committee

If folded please return to:  
**PAKISTAN BAR COUNCIL**  
 Supreme Court Building, Constitution Avenue, Islamabad.  
 Tel No. 0092-61-206905; Fax No. 0092-61-206922

پ کا سرور ٹریبونل میٹروپولیٹن  
 ڈائریکٹر مندر احمد  
 سربراہ ایمل

**باعث تحریر آئینہ**

مقدمہ مندرجہ بالا نمونہ میں اپنی طرف واسطے پروڈی و تہاب و حق بنانے لائی یا تفسیر مقدمہ بنام  
**اسلم اللہ خان رائے**  
 کو حسب ذیل شرائط پر دیکل مقرر کیا ہے کہ میں ٹریبونل پر خود یا بنا یا ماریہ رو برو عدالت حاضر ہونا ہوں گا اور ہر وقت پکارت جانے مقدمہ دیکل صاحب  
 موصوف کو اطلاع دے کر حاضر عدالت کروں گا اگر ٹریبونل پر منظر حاضر نہ ہو اور مقدمہ پروڈی غیر ماضی کی وجہ سے کسی طور میرے خلاف ہو گیا تو صاحب  
 موصوف اس کے کسی طرح ذمہ دار نہ ہوں گے نیز دیکل صاحب موصوف صدر مقام کچہری کے علاوہ یا کچہری کے اوقات سے پہلے یا پیچھے یا بروز تعطیل  
 پروڈی کرنے کے ذمہ دار نہ ہوں گے اور مقدمہ صدر کچہری کے علاوہ اور جگہ سماعت اہلے یا بروز تعطیل یا کچہری کے اوقات کے آگے یا پیچھے پیش ہونے  
 پر منظر کوئی نقصان پہنچے تو اس کے ذمہ دار یا اسکے واسطے کسی موازنہ کے ادا کرنے یا سمیت نہ واپس کرنے کے بھی صاحب موصوف ذمہ دار نہ ہوں گے مجھ  
 کو کچھ ساخت پر وادخ صاحب موصوف مثل کردہ ذات خود منگور و قبول ہو گا اور صاحب موصوف کو عرض و حق یا تہاب و حق یا درخواست اجراء اساتے ڈگری  
 نظر ثانی اپیل گمرانی و ہر قسم درخواست بر قسم کے بیان دینے اور پر پائی یا وادخ نامہ و لیکچر بر طرف کرنے اقبال ڈگری کا بھی اختیار ہونا اور بصورت مقرر ہونے  
 تاریخ پیش مقدمہ مرکز پروڈی اور کچہری صدر پروڈی مقدمہ مرکز نظر ثانی اپیل و گمرانی و برآمدگی مقدمہ یا مشورگی ڈگری یک طرف یا درخواست حکم اثباتی یا قرنی  
 یا گرفتاری قبل از فیصلہ اجراء ڈگری بھی صاحب موصوف کو بشرط ادا کی گئی بلکہ مختصر یہی کہ اختیار ہو گا اور تمام ساخت پروڈی صاحب موصوف مثل کردہ  
 از خود منظور و قبول ہو گا اور بصورت ضرورت صاحب موصوف کو یہ بھی اختیار ہو گا کہ مقدمہ مزبورہ یا اس کے کسی جزوی کاروائی یا بصورت درخواست نظر ثانی  
 اپیل گمرانی یا دیگر مسائل و قدمہ مذکورہ کسی دوسرے دیکل یا پروڈی کو اپنے بنانے یا اپنے ہر راہ مقرر کریں اور ایسے مشیر قانون کو بھی ہر امر میں وہی اور دینے  
 اختیارات حاصل ہوں گے جیسے صاحب موصوف کو حاصل ہیں اور دوران مقدمہ میں جو کچھ ہر جائے اتہا پڑے گا وہ صاحب موصوف کا حق ہو گا مگر  
 صاحب موصوف کو پوری نہیں تاریخ پیش سے پہلے ادا نہ کروں گا تو صاحب موصوف کو پورا اختیار ہو گا کہ مقدمہ کی پروڈی 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 رہے  
 مورخہ 18  
 19  
 مضمون وکالت نامہ سن لیا ہے اور اپنی طرح سے قبول لیا ہے اور منظور ہے

Accepted  
**DR. MUNIR AHMAD**  
 ID No. 12101-7001499-1  
 03339159808