# FORM OF ORDER SHEET

Court of	
Appeal No.	193/2024

U	·	
S:No.	Date of order	Order or other proceedings with signature of judge
-, ·	proceedings	
3	2	3
1- :	26/01/2024	The appeal of Mr. Muhammad Ali Khan
·		presented today by Mr. Amaad Nasir kundi Advocate. It is
		fixed for preliminary hearing before Single Bench at
		Peshawar on Parcha Peshi is given to counsel for
		the appellant.
	-	
		By the order of Chairman
		REGISTRAR

BEFORE THE SERVICE TRIBUNAL, KP, PESHAWAR

Muhammad Ali Khan A No 193 / 2024 Appellant

### <u>VERSUS</u>

The Govt. of KP through itsSecretary Healthy and
Respondents

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Appellant 2

Through

Mukhtar Ahmad Maneri Advocate Supreme Court

Amaad Nasir Kundi

Advocate High Court, Peshawar

Email. amaadkundi786@gmail.com

BC-09-0795 0346-7865039

0312-2656644

Office Address: Office No.04, 2nd Floor, Juma Khan Plaza, Near FATA Secretariat, Opposite Super CNG Gas Filing Zone, Warsak Road, Peshawar.

# IN THE KP SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. \_\_\_\_\_\_/93\_\_\_/2024

MUHAMMAD ALI KHAN S/o Muhammad Dalil Khan Ward Orderly (BPS-05), LRH Hospital Peshawar.

# Address for the purpose of service:

Care of Muhammad WarisR/o Flat No. 38, LRH Doctor Colony, Block-7. Peshawar.

ded autobios distant

...... Appellant

### VERSUS

- 1. The Govt. of KP, through its Secretary Health, Peshawar.
- 2. The Govt. of KP, through its Directorate General Health Services, Warsak Road, Peshawar.
- 3. The Director General "DG" Health Services, KP Peshawar.
- 4. The Hospital Director, LRH, Peshawar.

Respondents

Service Appeal under Section 4 of the KP Service Tribunal Act, 1974 against the impugned office order No. 5607-14/ Personnel vide dated 05/10/2023 (Annex-A) whereby the appellant being Class-IV employee has been posted / transferred from LRH Peshawar to DHO Hospital CHARSADDAHwithout any cogent and speaking reason, thus, being aggrieved and upset with this impugned departmental action, the appellant has been assailed by means of duly submitting of Departmental Appeal / Representation dated 10/10/2023(Annex-B) through postal registry as is evident with the receipt (Annex-B-1) addressed to the Respondent No. 03 herein DG and Authority is reluctant to pass any appropriate order, thus, the same is yet to be decided despite of expiry of statutory period, hence, this appeal inter alia, on the following facts and circumstantial grounds:-

## Respectfully Sheweth:

1. The marshal facts of the case in hand is that, the appellant was appointed to the post of Ward Orderly (BPS-02) w.e.f. 11/04/1988accordingly. Since inception in service, he has been performing his duties regularly with utmost devotion to the entire satisfaction of superiors. The scale has been upgraded repeatedly by the Govt. of KP and now he is holding BPS-05. The appellant has been render meritorious service record at about of 38 years at his credit, which is remarkable for the Respondent LRH. There is no stigma apropos to past service.

- 2. That the appellant, being class-iv employee belongs to Para Medical Class-IV Association, which is registered under the aegis of Constitution of Islamic Republic of Pakistan and SNGD, established for their legitimate and fundamental rights accordingly.
  - 3. Because it is very bizarre to discover here that the appellant was Relieved from their posts by the Office Letter bearing No. 685/HD/LRH/MTI, vide dated 07/03/2023 (Annex-C)issued by Hospital Director herein Respondent No. 4 and placed at the disposal of DG Health herein Respondent No. 2. Since then, the salaries of the appellant has also been stopped / discontinued and living to end being low paid and class-iv employee, which is also liable to be struck down and thus, directed the Respondents to release the salary from the date of discontinuation forthwith.
    - 4. That the appellant's Relieving Order was withdrawn by the Respondent DG Health vide office Letter No. 7584 dated 14/12/2023 (Annex-D) by observing specific reasons, that at the moment there are no vacant posts of Class-IV in Peshawar or nearby districts against which the below mentioned relieved employees herein appellant can be adjusted. The appellant being low paid civil servants hence could not be post in far-flung districts. In pursuance of the aforesaid letter, the appellant has been duly made Arrival Report and request for release of salary with all arrears etc vide dated 18/12/2023 (Annex-E) which is yet to be decided.

- 5. Because, it is very astonishing that this Directorate letter No. 7584/ Personnel dated 14/12/2023 was Withdrawn and Restored The Office Order bearing Endst: No. 5607-14/Personnel dated 05/10/2023 (is also now impugned) by the office order dated 02/01/2024 (Annex-F) which was also impugned by the appellant by means of duly filing independent Departmental Appeal /Representation dated 04/01/2024 (Annex-G) and prayed for the coveted relief thus, may be read as integral part of this appeal.
  - 6. That similar nature of case was made in past in the same department and the posting / transferring / relieving order was withdrawn and make <u>Uniform Policy</u> for them vide dated 05/01/2018 (Annex-H). In this letter, the department has admitted that low paid employee cannot be transferred outside the district as they appointment are made on local basis. The Respondent LRH has also violated sub clause i, ii, iv, vi, vii, viii, ix, x, xi of the Letteribid and the appellant is also deserve to be extended the benefit of ibid Letter.
    - 7. That the Respondent LRH has further issued CLARIFICATION in this regard vide dated 10/01/2018 (Annex-I) upon the ibid letter, hence, the Class-iv cadre is incalized cadre and change of status of any Teaching Hospital into any other has not impacted under the localized status of this cadre which remains non-transferable from any localized institution or District, therefore, their benefit shall also be extended to the appellant.
      - 8. Because similar matter was earlier agitated before the Supreme Court which was subsequently decided in affirmative / positive and in pursuance to the effect, the Respondent Health Department was issued NOTIFICATION No. SOH-III/8-60/2018 vide dated 13/06/2018 (Annex-J) whereby compliance order was passed and as such the Office Order mentioned therein has been cancelled and the salaries of concerned officers / officials was released. Be that as it may, the Respondent LRH was COMPLIED WITH another

judgment of PHC and KP Service Tribunal with another Office order bearing No. 1898-912/E-V vide dated 29/01/2018 (Annex-K) wherein the last para it is hold that Class-IV staff relieved / repatriated by HD MRI? LRH/KTH shall remain in their respective institution being low paid employees of Hospital Cadre and therefore, the benefit of ibid office order shall also be extended in their favors.

9. That the appellant has been duly submitted representation / departmental appeal to the respondent for the desirable relief leading to the CANCELLATION OF POSTING / TRANSFER AND ALLOW TO JOIN THEIR ORIGINAL STATION I.E. LRH AS WELL ASRELEASE OF SALARY FROM THE DATE OF DISCONTINUATION STATED ABOVE which is yet to be decided despite of expiry of Statutory period and the authority is reluctant to pass any appropriate order under the law, thus, being dissatisfied, hurt, aggrieved with this departmental action / inaction,hence, this appeal on the following circumstantial and reliable grounds:

#### GROUNDS:

- A. That impugned action / inaction / omission of the respondents is illegal and unlawful and without lawful authority therefore, the same is liable to set aside. It is also apparent from the record and they are bent to deprive the appellant from his salary in an illegal manner which is liable to be set aside.
- B. That the impugned posting and transferring order of the appellant is based on mala fide, discrimination and usurps the fundamental rights, hence, the same is liable to be struck down.
- C. That dual punishment of transfer / posting and stoppage of salary was imposed upon the appellant without opportunity of personal hearing for the one and same set of offence. Neither any show cause notice was issued to the appellant, nor any inquiry was conducted into any allegations, nor was any right of personal hearing afforded, which was against the

principles of natural justice. Two punishments issued in continuation for the one and same cause were hit by the doctrine of double jeopardy. Transfer order of appellant and subsequent order whereby his seniority was upset and he was made junior most were set aside. Reliance is placed on the reported judgment of Supreme Court (2022 SCMR 1387) titled as **Sohail Ahmad vs. FOP etc.** 

- D. That the impugned action / inaction of the Respondent Department amount to forced labour and it is prohibited under the constitution. Reliance is placed on the Art. 4, 11, 25, 27, 37 of the Constitution.
- E. That the appellant will relied upon the reported judgment of PHC as 2017 PLC(CS)N 14 PESHAWAR-HIGH-COURT titled as "Mst.Shumaila Latif Vs.Govt. of KP" wherein holds that in the terms as

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employee---Scope--the "Non-payment OF SALARY to SALARY OF employee had been stopped without showing any notice---Illegality any issuing fide of department was palpable on record---If employee had acted in violation of disciplinary rules then she was liable to with under the relevant service Act of Department was without lawful authority and was liable to be set aside---Pay of employee could not be stopped ih presence of appointment order and performance of duties---If appointment order was made against procedure then appointing authority would be responsible for committing irregular appointment---State was bound to eliminate all forms of exploitation---Impugned act of department with regard to STOPPAGE of pay of employee was void ab-initio---Department was directed to release the SALARY of employee date of STOPPAGE of her pay--the forthwith from Constitutional petition was allowed in circumstances"!

F. That the appellant will relied upon the Section 17 of the Civil Servant Act, 1973 which relates to the **PAY** whereby every civil servant appointed to a post shall be entitled to pay, in accordance with rules, to the pay sanctioned for such post.

- G. That the given facts and grounds being precise and specific are the least but not the last. There is a room for more grounds in support of the case advanced herein before. Therefore, the appellant reserves his right to seek permission to raise further grounds during arguments, if needed.
- H. That the appellant is eligible with all respects and entitled for the coveted relief forthwith. He has satisfactory service at his credit. The appellant has not been assigned any single reason which omission is voilative of Section 24-A of General Clauses Act which provides that an authority vested with a power to make any order is bound to exercise that power reasonably, justly, fairly and for the advancement of the purpose for which such power is vested in him. The authority is further bound to mention the reasons for passing the adverse order.
- That the impugned acts / omission of the respondent is illegal, unlawful and in violation of the Judgment of the august Supreme Court of Pakistan, as the appellant has been compelled illegally and unlawfully to approach this Hon'ble tribunal for the redressal of their grievances.
  - J. That the appellant has been made attendance successfully and mark attendance for the period he performed their duty and refusal of their wages is violation of Payment of Wages Act and the Bonded labour System (Abolition) Act, 1992 and Bonded Labour System (Abolition) Rules, 1995. Suffice it to observe that it is strictly in many verses of Holy Quran and Sunnah.
  - K. That the appellant has been subjected to discrimination which is voilative of Article 4, 25, 27 & 37 of the Constitution of Islamic Republic of Pakistan, 1973. The appellant has been ignored and discriminated against without a valid reason. Moreover, the respondent is legally bound to remove discrimination and disparity while granting the benefits as some of the employees have been granted the similar benefit whereas the appellant has been ignored, hence the act of the

respondent is also voilative to Article 27, 37 and 38 of the constitution of Islamic Republic of Pakistan, 1973; reliance is placed on 2017 PLC CS 712 (Rizwan Javed Versus Secretary Agriculture Livestock).

- L. Every person discharging functions in relation to rights of people is bound to act fairly, justly and in accordance with law. Exercise of powers by public functionaries in derogation of direction of law would amount to disobeying the command of law and Constitution. If a person holding a public office is found to have proceeded in violation of law or his acts and conduct amounted to misuse of his official authority, he should be made answerable to law and should be proceeded against for an appropriate action by his superiors. 2003-PLC-CS-317(c), 2003-SCMR-1756(C).
  - M. That discretionary power must be exercised quite judiciously, honestly and not arbitrarily. Discretionary power enjoyed by the respondent authorities is not unbridled or unfettered as the said power has to be exercised reasonably, fairly and justly without giving any cause of complaint to any person who may be interested in the exercise of such discretionary power as laid down by the August Supreme Court of Pakistan as well as the other Courts of law numerously reported as 1995 SCMR 650, 2000 MLD 1660, 1992 SCMR1898 and 2002 PLC (CS) 889.

#### PRAYERS:

I. It is respectfully, prayed that on acceptance of this service appeal, the impugned action / inaction of the Respondent Department dated 05/10/2023 is illegal, without lawful authority and therefore, is liable to be set aside.

II. It is, therefore, further humbly prayed that the respondent department may kindly be directed to allow the appellant apropos to join his duty at LRH without any hindrance accordingly.

III. It is therefore, further humbly prayed that the impugned office order whereby his salary was stopped may kindly be set aside, declared illegal, without authority and the respondent Department may kindly be issued

strict direction to release the salary immediately with all back benefits and arrears of pay from the date of discontinuation in the interest of justice.

Through

Amaad Nasir Kundi

Advocate High Court, Peshawar

H Canh

tel action court

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# BEFORE THE SERVICE TRIBUNAL, KP, PESHAWAR

Muhammad Ali Khan ...... Appellant

### Versus

### **AFFIDAVIT**

I, Muhammad Ali KhanC/O Muhammad WarisR/o Flat No. 38, LRH Doctor Colony, Block-7, Peshawar, do hereby solemnly affirm and declare that the contents of the accompanying **Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DEPONENT

NIC: 17301-9896851-9

CELL No. 0333-9357281

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Advocale High Court Pestion

# BEFORE THE SERVICE TRIBUNAL, KP, PESHAWAR

Muhammad Ali Khan ...... Appellant

Versus

### APPLICATION FOR INTERIM RELIEF

### Respectfully Sheweth:

- 1. That the appellant has filed the instant appeal in which no date of hearing is fixed yet.
- 2. That the appellant has got a prima facie case and is hopeful about its success.
- 3. That the balance of convenience also lies in favour of the appellant.
- 4. That if the application is not allowed the applicant will suffer irreparable loss.

and resolvence defined

5. That the applicant is a poor person and only bread owner of the whole family and the education of his children is also dependent upon the salaries of the applicant.

It is, therefore, most humbly prayed that on acceptance of this application, the Department may kindly be directed to release the salary from the date of discontinuation w.e.f. 07/03/2023 with all arrears of pay and back benefits in the interest of justice.

Applicant/Appellant

Through

Amaad Nasir Kundi

Advocate High Court, Peshawar

### AFFIDAVIT

I, Muhammad Ali Khan, Ward Orderly (BPS-05), LRH Hospital Peshawardo hereby solemnly affirm and declare that the contents of the accompanying **Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DEPONENT



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# DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

1 felas Authors on typighens about this file Plus 191 9/10/69 ℃ Exchanges | 031-92/0127, 97/0/26 Fas # | 091-92/0/20

### OFFICE ORDER

As approved /by the competent authority, the following posting/ transfer of Class-IV Staff are hereby ordered on Administrative grounds with immediate effect:-

S.No. 7	Name of Official	From	То	Remarks
     	Mr. Shuhid Musih	Relieved by the	DHO Khyber	
	Sanitary Worker	MTI/LRH Peshawar		· ·
h.i.	Mr. Rould Khan	-do-	DHO Khyber	
	Ward orderly			
i 11.1	Mr. Muhammad	-do-	DHQ Hospitul	
	Waris Ward orderly		Landikotal	
(H):	Mr. Hayat Khun	-do-	DHQ Hospital	
· !	Behisbti		Landikotal	
Do:	Mr. Fuzle Muulu	-do-	DHO Nowshera	
	Attendant			
i (IC)	Mr. Muhammad Ali	-cin-	DHO	
	Ward orderly		Chursudda	

Sd/xxxxxxxxx

DIRECTOR GENERAL HEALTH SERVICES, K.P. PESHAWAR. Dated 0/ /0 /2023.

1607-14 /Personnel Copy forwarded to the:-

Copy forwarded to the:
1. Hospital Director MTI/LRH Peshawar w/r to his letter No. 20347 dated 13.09.2023.

2. DHO Khyber.

- 3. M.S DHO Hospital Landikotal.
- 4. Litto Novsberg.
- 🖈 Tric Cimradda.
- n. DAO Klyber/Nowshern/Chursadda,
- 7. PA to DGHS Khyber Pakhtunkhwa.
- 8. Officials Concerned.

For information and necessary action.

DIRECTOR GENERAL HEALTH SERVICES, K.P PESHAWAR. عنال! ممدر داز ارا ما عرائے والمدی or the Center / Can L.R.H L'a la la continue de saim e/120/2 de 1000 m Willer 23 9 000 00347 in who will with all N. R.H صكى ريشى مهدا في ما مدا ركى ما مدا و م ما را مداز بين كسن غذاف - by Mino Dilul Zambilo 130 law and it 2 with this 14 cen of the effect of proto of ال ديم ولا مرا معلى ما مور مل وريم ما مرا المرسى المن سه م المرسى السوس الس ك الحالف مدول ير ما مرس ال يسر المدين وجم جها را السوس المين (من ياك من ال عن الى را السوس المين (من ياك من الله الله المين المين الم منظم ہے جو کہ SNGD سے رصر کے اس درجم اصار کر مواز میں کو الے جائر صفى ادر جائز مطالبات ك كا فريرات أوار الله له كا فق ماس به ر الراري در فواست نے سائ منسان ع ا رہے من عال کا اس وزر ملازمی عربیس ور میں ور می میں مراس کے جانبر صفتی کی فاظر سرات آداد سندی م اسر انتها می فات ا فرد. درم ورم مدارم کر انتهای کاروالی کر گشانه سایا جای رہ ہے (3) 00 00 00 686-709 1/2 51 Ding on June سروسس کی دوم ما کی درج ما کی داری کو والیس کا داری

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Director General Health Services,

Khyber Pakhtunkhwa,

Peshawar.

Subject

# RELIEVING ORDERS OF GLASS-IV STAFF (CIVIL SERVANTS)

This is to intimate that the Class IV Staff of this hospital has started their uncalled for protest within the premises of LRH-MTI since 03-03-2023. The protestors have been chanting slogans; bad names for administration, whistling via loud speaker, have stopped working are hell bent on their illegal demands. Because of this, OPD, Emergency, ICU services and medicine supply of this hospital are seriously affected. Therefore, the following leading protestors who are also civil servants have been relieved along with their posts and placed at the disposal of your good office with Immediate effect for involving in such illegal/unlawful acts.

S.No.	Năme producte Selec	Father Name.	Designation RIFD#
	The first war and the state of	البران والعمانة فتمتمه والأ	Sanitary Worker 7 0245
1	Mesid Khan	Sher Baz Khan	Mard Olderly Resident Line Control
3.	Mr.Muhammad Waris	Abdul Wahab	Ward Orderly
	Mr.Shamsher Khan	I Content to the second of the second	Chowkidar 7-0650
	Mr. Mühammad Ali		Ward Orderly 7-0197
	Mr. Hayat Khan		Beheshti 7-0272
	Fazle Maula		Attendant 7-0269

HOSPITAL DIRECTOR

Lady Reading Hospital - MTI

Peshawar.

C.C forwarded for information to:

- 1. Advisor to Chief Minister on Health, Khyber Pakhtunkhwa, Peshawar
- Director Finance, LRH-MTI
- Director Human Resources, LRH-MTI,
- Manager Housekeeping: LRH-MTI
  - PS to Secretary Health Covt of Khyber Pakhtunkhwa Peshawar
  - PS to Director General Health Services, Knyber Pakhtunkhwa? Peshawar
  - Secretary to Bogs JRH-MTI
  - Secretary to Dean LRH-MTR
  - PA to Associate Hospital Director, LRH-MT

D

# DIRECTORATE GENERAL HEALTH SERVICES WHYBER PAKHTUN KHWA PESHAWAR

E-Most Address: no-full-bergradion office Phy 091-9210269 5: Exchange 091-9210187, 9210196 Fax # 091-9210230

No. 3007/Personnel Dated: 11.05.2023



### TO BE SUBSTITUTED FOR THE SAME NO. & DATE

Ţο,

The Hospital Director MTI- LRH Peshawar.

Subject:

RELIEVING ORDERS OF CLASS-IV STAFF [CIVIL SERVANT]

Reference to your letter No. 685/HD/LRH-MTI dated 07.03.2023 & No. \$\leq 91-\frac{97}{HR-IV/LRH} dated \$\leq 7.02.2023 on the subject noted above.

Please withdraw the said relieving order in the public interest being low paid employees.

DIRECTOR (HRM)

DIRECTORATE GENERAL HEALTH

SERVICES, KP PESHAWAR

12/05/00-23

10-0

PT Similar

Dated: /Personnel No.



To,

The Hospital Director MTI LRH Peshawar

Subject:

RELIEVING ORDERS OF CLASS-IV STAFF (CIVIL SERVANT)

Memo

Reference to the subject noted above, it is submitted that at the moment there are no vacant posts of Class-IV in Peshawar or nearby districts against which the below mentioned relieved employees can be adjusted. Being low paid employees they cannot be posted in far flung districts:

- 1 Shahid Masih Sweeper
- 2 Mr. Roaid Khan Ward Orderly
- 3. Mr. Muhammad Wars Ward Orderly
- 4. Mr. Hayat Khan Behishti
- 5. Mr. Fazal Moula Attendant
- 6. Mr. Muhammad Ali Ward Orderly

It is therefore, requested to withdraw the relieving order of the said employees at the moment. We will intimate you as soon as vacant posts are available in Peshawar or adjacent districts to accommodate them or such other Civil Servants working in MTI LRH Peshawar.

DIRECTOR (HRM

DIRECTORATE GENERAL HEALTH

SERVICES K.P.K PESHAWAR.

J' sint an i d'unit chiefe 1701/ HAT reste Aprival RePort / b, y) Spla و كالى تتولا أورا وألاكي تشخوا لا فا ما ما ك كزارش ي م الله على الله على الله رو تندی مس صاب خوانو ملا مبرل سارة سرونز لساور رو الرالط F5 14 Pot 7584/Personel jewho/13/16 (HRM) صَ عالى! بوالم أردر ذر كروه بالا كے روشنى س سانل العن العن العن المراع ماري والع ماري ويوجيء س ع) ( سر سلوالبول کی اواسلی کے اوکامات مرا دروفار مسلوروماس). عن اوازس سوكي de 10 / 10 / Con. Line 1 250000 18 12 2023 Page 18 أنهال به فره ل محدمای دارد اردی LRH لساور.

TORROW, M. M. M.C.

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Directorate LNC 21073 P) = 2/1/29 ~ 7584 وسام في مدر معسوايس حاري كي عاس المال المعدال طاہر صفوف فی حقر فی لینے اور بدان طور بر ۱۱ ماری ما طرف کے مداف برات 4 July 2 m 2 m 107/3/23 2 6 85/HRisty on 4 6 1. R.H. 11/3/200 سرم بال المرام 4/3/2 مرفرد 1/3/2 والرس و الرعب صلى ماعدى هاسا (, is A), NE ( is is is a so of la (, o 11-5 - D) No 3007/ Personnel ملاز م م أحرى طف به حدد المرالي على سي ج - ( اردر دروالسائد سا وه منافي ع) سام کی شارلد جارستان کرد اس کے ساتھ ارزران صلی ع) من حرم ڈائر عبر حمل منے عمر سے فرونونوں کو سائی داس سے قبل امل دے ركور نفر: حورة و المام درفواست بن اس موحوده اسل أر سازه كان الله صى بن ترشب دار سائم الله الله الفيل مع ما حدى الله عدى الله حقوقا 5-1+111-8-6- N/0719-6.4m 5) 1 -11 Clarification 10- 20 870-72 (4) is فال عذرج رحما بي مره بنامت من يع كد در مر يور) ك در المعور دوري منع بد میں سے سی یہ دولوں دراواست کے ساتھ منسلی سی اصب على مندرم بال نوشيش كرفيس مدان معد ادر الرود اس عاس لل فرويد 1 2 7584 1 19 14/12/10 - - a de Jours UT 20 - 00 10 P-T-0

اس کے ساتھ سے دالی زیاری اس جار درج ورج اماری اس کے زور فلفہ ج اس کے ساتھ سے عدالی زیاری آب دسات کے ساتھ ہے کہ مسلس وافاق ہے رمین صابر حق کی تھول ایر ڈراو کی کے فراکفی سرایا کا اس نے کے لیے کوشک بین مجا کیوند اس زمین مراکت کی کے نمٹ سائی کیا سادا لغا کر رسی الر ہم سو حق کے سعا تھی مرحای کے ساتھ جند ل کی صفالی میں داؤیر گل حق ج

ا (مرارف أربي (بيد) ) ا (مرارف أربي (بيد

# DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR

E-Mail Address: nwindshr@yalton.com office Ph# 091-9210269 & Exchange# 091-9210187, 9210196 Fax # 091-9210230 /Personnel

Hospital Director MTI/LRH Peshat ar.

2. Hospital Director MTI/KTH Peshawar.

Subject:

DEPARTMENTAL APPEALS AGAINST RELIEVING ORDERS STAFF OF MTILLRH STAFF.

Kindly refer to your miscellaneous reliving orders regarding Civil Servant Class-IV who were initially appointed by the competent authority of your MTI/LRH Peshawar in past to report at DGHS office for their further postling, along-with their Departmental Appeals against their relieving orders.

The following Class-IV submitted Departmental Appeals/arrival reports.

	We following Classor a approximate	
		Relieving order No.
S.No.	Name of Appellant	1/2/4-31/HD/I RH dated 15.12.2017
1	Read Khan S/6 Site: 082 Nits.	1/32 30/HD/I RH dated 15.14.4017
2	Till-behat Khan S/G Hasham Khan Walu olcony	4/46-23/HD/I RH dated 15.12.2017
3	Noor Bahim S/o Abdul Kabir Ward Olderly	4456 63/HD/I RH dated 15.12.2017
4	t all all s/o l al Din Sweeper	1302-99/HD/I RH dated 15.12.2017
15	Litubammad All Sig Lai Khan Ward bruerly	1528,35/HD/I RH dated 21.12.2017
16	Total Khani C/o Total Khan Benishii	1409-16/HD/LRH dated 15.12.2017
\ <del>\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\</del>	The state of the s	1644-51/HD/LRH dated 21.12.2017
. 8	Muhammad Asif S/o Muhammad Tariq Naib	
1.0	Coole	1448-55/HD/LRH dated 15.12.2017
9	Mr. Ishaq Bota S/o Buta Masin Sweeper	1620-27/HD/LRH dated 21.12.2017
10	Table Khan S/n Sved Khan Unool	1634-43/HD/LRH dated 21.12.2017
111	TEI Moula Slo Fazal Rahim Attendant	1501 08/HD/I RH dated 18.12.2017
12	Sector Sto Muhammd Khan Lift Operator	1 4 4 0 47/HO/I BH dated 15.12.2017
·	- The state of the	1400-08/HD/LRH dated 15.12.2017
13	Alana Sia Abdili Wanab Wolden	51240-57/KTH/HRD dated 22.12.17
14	Chillam Rabani Wald Olden	<del></del>
15	Mr. Nlaz Muhammad S/O Sher Muhammad	5124U-5//KITHTICO GARGE 24.15
16		51240-57/KTH/HRD dated 22,12:17
		51240-57/KTH/HRD dated 22.12.17
17		51240-57/K1 F/F/KO dated 22.15.
18	IVII. NOON OF STATE	bunkhwa Peshawar being competent

1 Director General Health Services Khyber Pakhtunkhwa Peshawar being competent authority for considering departmental appeals of Class-IV Civil Servant who were initially appointed by competent authority of concerned MTI/ LRH in past, and accept all above referred departmental appeals and direct all the Class-IV to report back to MTI/LRH & KTH for their duties on the following amongst other grounds:-

The above named Class-IV Civil Servants were appointed by your good self in past and they served under your control since their initial appointment according to relevant Law & Rules of initial recruitment.

According to Khyber Pakhtunkhwa Civil Servant Act 1973, and APT Rules 1989 the Class-IV shall be appointed on local basis and they cannot be inter District transferred because to avoid violation of permanent residential rights of other Districts for their appointment. Ex-cadre transfer/ appointment/ deputation has already been banned by Supreme Court of Pakistan 2013 SCMR 1357.

Mostly above named Class-IV having domicile of Peshawar and other were appointed on Provincial based Hospital against their quota. According to relevant

36

entitled for 25% Son quota of retired employees against the Class-IV post in same Hospital.

The Section-16 of MTI Act 2015 is also allowed to serve name in their concerned MTI Hospital on the term & condition of Civil Servant. The Section 11A Khyber Pakhtunkhwa Civil Servant Act 1973 is not applicable in this case.

However, the authority of MTIs can initiate disciplinary proceeding against Class-IV found of mis-conduct and any Class-IV official if himself apply for his transfer it will be consider as per Law and according to availability of vacant post.

They cannot be relieved prior obtaining NOC of the undersigned/ competent authority to adjust them further, also there is no single vacant post of Class-IV is available in District Peshawar and their adjacent Districts, so their relieving orders and stopping of their salaries is illegal and violation of their fundamental right.

Similarly, the other 09-MTIs of Khyber Pakhtunkhwa are also relieving their Class-IV without any reason if this practice will continue all over the Province will lead to Provincial exchequer to an un-manageable situation.

Mostly above named Class-IV approached Peshawar High Court Peshawar in writ petition No. 1914-P/2016, who in decision dated 17.11.2016 has also directed to adjust them locally. But as narrated above in para-IV there is no single vacant post in District Peshawar or their adjacent District even in all over the Khyber Pakhtunkhwa because of large number of appointments of Class-IV by the present Government, we are also facing Illigation about them.

The Peshawar High Court Peshawar D.I.Khan Bench in writ petition No.555-D/2017 has dedided on 15.11.2017 (copy attached). The last sentence of para-5 is hereby reproduced below:-

"It clearly indicates that for all intents and purposes, the petitioner was a Government servant according to his appointment order and was to be dealt with in accordance with Government rules and MTI has nothing to do with his services particularly when the petitioner has not joined MTI and thus, the impugned order dated 09:05.2017 is not sustainable".

The Service Tribunal Khyber Pakhtunkhwa has also decided the service appeal No. 480-P/2017 dated 15.12.2017 in similar nature case (copy attached).

Supreme Court of Pakistan in 2009 SCMR 1, has decided that when a question of law pertaining to terms and conditions of Civil Servant has been decided by Service Tribunal and Supreme Court of Pakistan its benefits shall be extended those Civil Servants who were not party in litigation process to avoid unnecessary illigation.

In the light of all above mentioned, on acceptance of their Departmental appeals you are requested to withdraw above mentioned orders in column 3 of above table and release their salaries with all arrears.

DIRECTOR GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR.

Secretary to Government of Khyber Pakhtunkhwa Health Department Peshawar w/r to discussion regarding subject cited above for Information and further necessary action please.

 All concerned Class-IV appellants mentioned above. They are directed to report to their respective original place of posting. Elver

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# DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR

No 870-72 JAdmn/DGHS/KP

Dated: 16 /01/2018

'nα

1. The Hospital Director MTI/LRH Peshawar.

2. The Hospital Director MTI/ KTH Peshawar.

Subject:

CLARIFICATION.

Memo:

With reference to this Directorate letter No. 586-709/Personnel dated 05.01.2018 on the subject of departmental appeal against reliving orders of Class-IV staff of MTI/LRH & K.H. we were call upon by Hon'able Secretary Health Khyber Pakhturkhwa to discuss the said letter where we produced our clarification, the same is hateby conveyed to your kind perusal.

- The Class-IV cadre is a localized cadre and change of status of any Teaching Hospital which was originally following like-Govt: structure; then was granted authority under Khyber Pakhtunkhwa Medical & Health Institutions Reform Act 1999. Khyber Pakhtunkhwa Medical & Health institutions and Regulation of Health Care Ordinance 2002 and has recently been converted into MTI-Khyber Pakhtunkhwa Medical Teaching institutions Reform Act 2015, has not impacted under the localized status of this cadre, which remains hon-transferable from any localized institutions or District
- ii. Those cadres which are Provincial in nature such as Medical Officer Dental Surgeon, Nurses & Paramedics; in such cadre services of Civil Servant presently on the strength of Medical Teaching institutions can be sent back; although we prefer that reasons for proceeding against are made part of surrender letter.
- lii. In the instant case if these Civil Servant Class Vs are involved in any adverse activity, disciplinary proceedings which may lead to any penalty including dismissal from services can be initiated and finalized within the administration structure of MTI
- iv. In all such cases the MTI Itself is competent authority to take action as per the law and rules mentioned in dur previous letter which was not meant to absolve any such employee.

In case of any further clarification required, you along with any legal expert you wish to bring on service rules in Secretary Health Khyber Pakhiunkhwa Office at anytime.

DIRECTOR GENERAL HEALTH SERVICES

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C.c

Secretary to Govt of Khyber Pakhtunkhwa Health Department Heshawar

Supreme Court Matter



### GOVT-OF-KHYBER-PAKHTUNKHWA HEALTH DEPARTMENT

Dated the Peshawar 13th June, 2018

### MOTIFICATION.

No. SOH-III/8-60/2018. In light of the orders of the honourable Chief Justice of Pakistan, office order issued by Directorate General Health Services NO. 1898-912/E-V dated 29<sup>th</sup> January, 2018 is hereby cancelled with immediate effect.

The salaries of concerned Officers/officials may also be released.

Note: Compliance report of the above orders should please be submitted to this secretariat for onward submission to Supreme Court of Pakistan.

# SECRETARY HEALTH GOVT. OF KHYBER PAKHTUNKHWA

### Endst. Even No and Date

Copy forwarded to:-

- The Director General, Health Services, Khyber Pakhtunkhwa for further necessary action.
- 2. The Director General, Provincial Health Services Academy, Peshawar.
- 3. The Hospital Directors, MTis LRH and KTH, Khyber Pakhtunkhwa.
- 4. PS Secretary Health, Khyber Pakhtunkhwa.
- 5. PA to Additional Secretary (Establishment) Health, Khyber Pakhtunkhwa.
- 6. PA to Deputy Secretary (Admn) Health, Khyber Pakhtunkhwa.
- 7. Officers/Officials concerned.

SECTION OFFICER-III



### DIRECTORATE GENERAL MEALTH SERVICES

## KHYBER PAKHTUN KHWA PESHAWAR

E-Mail Address: <u>nwfrdghs@yahoo.com</u> office Ph#091-9210269 Exchange# .091-9210187, 9210196 Fax # 091-9210230

#### JEFICE ORDER

in compliance to order dated 25.04.2017, of Poshawar High Court Peshawar in writ 429-P/2016 and Khyber Pakhtunkhwa Service Tribunal Peshawar order caled petition 30.11.2017, in service appeal No. 458/2017, all the departmental appeals in respect of the following officers/ officials along-with similar placed other officers/officials are not maintainable on account of Principal of Res-Juidicata under CPC Rule-11 in the eye of Law.

- Mr. Isam Gul Clinical Technologist Surgical
- Muhammad Riaz Barki C.T Pathology 2.
- Muhammad Asim C.T Cardiology
- Johar Ali C.T Radiology
- 5. Shamsul Taj C.T Surgical
- 6. Roadar Shah C.T Pharmacy কি পাৰ্ডামনিট Azam C.T Pharmacy
- 8. Imdadullah C.T Pathology

Murad Ali office Assistant

Moreover, they belong to provincial cadre and have also completed their normal tenure in their respective MTIs institutions and this Directorate Office Orders and Government of Khyber Pakhtunkhwa Health Daptt: Notifications regarding their posting / transfer ultimately

They are strictly directed to comply the office orders No. 2267-84/AE-VI dated 09.02.2016, No. 2308-20/AE-VI dated 10.02.2016, No. 2017-24/E-V dated 01.07.2016. and Govt: of ICP Health Department Medification No.SOH(E-III)1-1/2016 dated 15.02.2016,

Consequently, this Directorate office order bearing Endst. No. 1092-98/AE-VI dated 24.01,2018, is hereby withdrawn ab-Initio.

However, it is pertinant to mention here that the Class-IV staff relieved/repatriated by HD MTVLREVKTH shall remain in their respective institutions vide this Ofrectorate letter i-o. 686-709/Personnel dated 05.01.2018 and No. 870-72/Admin/DGHS KP dated 10.01.2018 being low paid amployees of Hospital codre.

Sd/xxxxxxx

DIRECTOR GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR. Dated <u>分</u>於/01/2018.

Copy forwarded to the:-

Secretary to Govi: Of Khyber Pakhlunkhwa Peshawal

Hospital Director MTI LRH Peshawar.

Hospital Director MTI/KTH Pesnawer.

M.S DHQ Flospital D.I Khan. DHO Kanistan.

M.S Saidu Group of Teaching Hospitul Swat.

M.S CHO Hospital Ballagram.

DHO Terghar.

10. M.S DHO Hospital KDA Kohat.

11 DhiO Kohat.

12 PS to Minister for Health Khyber Pakhtunkhwa Peshawar.

3. Officers/officials concerned.

For information and necessary action.

DIRECTOR SENGRAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWA

# DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

Tole strong artist

The Hospital Director MTI/ LRH Peshawar.

Subject:

RELIEVING OF MR. WARIS KHAN S/O ABDUL WAHAB WARD ORDERLY.

Reference to your letter No. 799-805/HD/LRH dated 18.04.2018, on the subject noted above.

Enclosed please find herewith a copy of Enquiry Officer letter No. 5794/GNBMH/Enquiry/Disciplinary Action dated 09.08.2018 and report vide letter No. 5126/GNBMH dated 30.06.2018 alongwith its enclosures, the recommendations of the Enquiry Officer are as under:-

1. The salary of MR. Waris Khan Ward Orderly should be released, alongwith arrears (43-days deduction), as according to him he was regular in his duty (Bio metric record is a proof).

The civil servants should not be relived from MTI/LRH without the prior permission for worthy DGSH Khyber Pakhtunkhwa.

3. The provision of uniform allowance as promised to be considered by the LRH authorities should be considered sympathetically.

You are requested to take necessary action as per recommendations of the Enquiry Officer please, under intimation to this Directorate.

ADDITIONAL DG (HRM)
DIRECTORATE GENERAL HEALT
SERVICES, K.P PESHAWAR.

C.c:

P.A to DGHS KP Peshawar

# VAKALATNAMA

P Peshaway BEFORE THE Service Suit Application Appeal of 2024 No. Case Execution Writ Petition **Plaintiffs Applicants** Muhammad Ali Khan Appellants Petitioner D/H VERSUS Defendants Opponents The Gort of Kp through Hereretary Respondents hereby appoint Mr. Mukhtar Ahmad Maneri, Advocate Supreme, Amaad Nasir Kundi, AHC, Naseer Ud Din Yousafzai, AHC, Peshawar to appear and act for me/us in the above mentioned proceedings and to conduct, prosecute and/or defend and/or compromise the same and any other proceedings that may arise out of or be connected with the same, with full power and authority to sign all necessary pleadings, petitions, applications papers and documents, to pay all proper fees and costs, to file and withdraw all documents and to apply for and receive payment of all moneys that may be or become due and payable to me/us during the course or after the completion or conclusion of the said proceedings, and to settle, compromise or to withdraw the said proceedings. Received on 25/01/2024 from Appellant #51 Signature

Accepted Accepted.

Mukhtar Ahmad Maneri & Associates
Advocates & Legal Consultants
CNIC # 16202-0997383-9
BC-11-1744,
SC-ENRL # 4984

ADVOCATE/S

Flat # 4, 2nd Floor, Juna Khan Plaza, Near Directorate of Health Services, Govt: of KP, Opposite Super Gas CNG, Warsak Road, Pespawar. Ph: 091-5200710. Mob: 0333-215-6006. Email: mukhtaradvocate@yahoo.com