06.06.2018

None for the petitioner present. Addl: AG for respondents present. Adjourned. To come up for further proceedings on 27.07.2018 before S.B..

(Ahmad Hassan) Member

27.07.2018

Neither petitioner nor her counsel present. Mr. Amjad Ali, Assistant and Mr. Jafar Ali, Senior Clerk alongwith Mr. Usman Ghani, District Attorney for respondents present.

On one hand from the conduct of the petitioner, it appears that after filing the present petition on 05.09.2016 except on one date i.e 13.07.2017, she never attended this Tribunal. So much so, on 16.09.2016, 04.11.2016,18.08.2017,10.11.2017,19.12.2017,31.01.2018 and 06.06.2018 neither the petitioner nor her counsel were present. This conduct of the petitioner manifests that she is not interested to pursue her case. On the other hand, the above named representative produced an order passed on 13.11.2017 by the D.H.O Peshawar which shows that she resumed the charge of her new posting on 23.10.2017. Most probably the non-attendance and non-seriousness on the part of the petitioner is due to the reason mentioned above.

With the above observations, the execution petition stands disposed off being implemented. No order as to costs. File be consigned to the record room.

Announced: 27.07.2018

Chairman 22'? 21/8

19.12.2017

Nemo for the petitioner. Nemo for the respondent department. Adjourned. To come up for implementation report/further proceedings on 31.01.2018 before S.B

MEMBER

31.01.2018

None for the petitioner present. Mr. Usman Ghani, District Attorney alongwith Mr. Muhammad Arshad, SO for respondents present. Notices be issued to the petitioner and his counsel. Adjourned. To come up for further proceedings on 27.03.2018 before S.B.

(Ahmad Hassan) Member(E)

27.03.2018

Clerk to counsel for the petitioner and learned District Attorney for the respondents present. Clerk to counsel for the petitioner seeks adjournment as learned counsel for the petitioner is not available. Adjourn. To come up for further proceedings on 08.06.2018 before S.B

Member

E. P. No. 166/2016, Rubi Quandeel vs Grat

13.10.2017

Counsel for the petitioner and Addl:AG alongwith Mr. Jafar, Senior Clerk for the respondents present. Representative of the respondents produced order dated 28.09.2017, through which the appellant was transferred from Type-D Hospital, Latamber Karak to Category-D Hospital, Gara Tajik Peshawar due to non availability vacant post at Blood Transfusion Centre Peshawar. A copy was also handed over to the learned counsel for the petitioner. To come up for further proceedings on 27/10/17 _______before S.B.

(AHMAD HASSAN) MEMBER

27.10.2017

Counsel for the petitioner and Addl: AG alongwith Mr. Yar Gul, Senior Clerk for respondents present. Counsel for the petitioner seeks adjournment. Adjourned. To come up for further proceedings on 10.11.2017 before S.B.

(AHMAD HASSAN) MEMBER

10.11.2017

None for the appellant present. Mr. Usman Ghani, District Attorney alongwith Mr. Yar Gul, Assistant for respondents present. Notices be issued to the appellant and his counsel. To come up for further proceedings on 19.12.2017 before S.B.

(AHMAD HASSAN) MEMBER 07.07.2017

Execution Petition No. 166/2016 Rubi Remdeel vs Crovt

Counsel for the petitioner and Addl: AG present. None present on behalf of respondents no. 1,2,3 and 4. Despite assurance given by the respondents that case was under process, implementation report was not submitted. It shows audacity, defiance and disrespect of the respondents in implementing the judgment of this Tribunal. Almost an year has elapsed but we are still waiting for implementation of the judgment dated 14.03.2016. In view of the non-serious, casual, callous, indifferent and irresponsible attitude of respondents this Tribunal is left with no other option but to attach the salary of respondents no. 1,2 and 3 so as to compel them to produce implementation report. In case implementation report is not submitted on or before next date of hearing further coercive measures in the shape of civil imprisonment would be taken against the respondents. To come up for implementation report on 18.08.2017 before S.B.

(Ahmad Hassan) Member

18/8/2017

ا _ئۆرەت. ا _ئۆرەت.

No one is present on behalf of the petitioner and Mr. Kabirullah Khattak, Assistant AG for the respondents present. To come up for Implementation report on 13/10/2017 before SB.

GUL ZEB KHAN MEMBER 13.10.2017

Counsel for the petitioner and Addl: AG alongwith Mr. Jafar, Senior Clerk for the respondents present. Representative of the respondents produced order dated 28.09.2017, where the appellant was transferred from Type D Hospital, Latamber Karak to Category-D Hospital, Gara Tajik Peshawar due to non availability Wacant post at Blood Transfusion Centre Peshawar, copy of which was also handed over the learned counsel for the petitioner. To come up for further proceedings on ______ before S.B.

(AHMAD HASSAN) MEMBER

through which

13.01.2017

Petitioner in person and Additional AG for the respondents present. Implementation report not submitted. Last opportunity granted. To come up for implementation report on 24.03.2017 before S.B.

Chargman

24.03.2017

Counsel for the petitioner and Mr. Yar Gul, Senior Clerk alongwith Assistant AG for respondents present. Representative of the respondent-department submitted before the court that case of the petition is under process hence, adjournment be granted. Request accepted. To come up for implementation report on 12.05.2017 before S.B.

(AHMAD HASSAN) MEMBER

12.05.2017

Counsel for the petitioner and Mr. Kabir Ullah Khattak Assistant: AG for the respondents present. Requested for adjournment. Adjourned. To come up for implementation report on 07.07.2017 before S.B.

(Gul **Ze**b Khan) Member

FORM OF ORDER SHEET

		Execution Petition No. 166/2016
s.No.	Date of order proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	05.09.2016	The Execution Petition of Mst. Rubi Qandeel submitted to-da
	, ,	by Mr. Irshad Ahmad Advocate may be entered in the relevant Register and put up to the Learned Member for proper order please.
2	15.09-2016	This Execution Petition be put up before S. Bench on 16-9-16 MENBER
	16.09.2016	None present for the petitioner. Notices be issued to the parties. To come up for implementation report on 4.11.2016 before S.B.
	•	

4.11.2016

None present on behalf of the petitioner. Asstt. AG alongwith Yar Gul. Assistant for the respondents present. Learned Asstt. AG requested for adjournment. To come up for implementation report on 13.1.2017 before S.B. Notice to petitioner shall also be issued for the date fixed.

Member

CERTIFICATE OF TRANSFÉR OF CHARGE

15/11/2

Certified that I have on the Forenoon of this day respectively made over and received charge of this office of the District Health Officer Peshawar on vide DGHS Khyber Pakhtunkhwa Peshawar Order bearing No. 7669-79/E-II dated 28/9/2017.

Particulars of eash and important secret and confidential documents handed over are noted on the reverse.

Signature of relieved
Government servant:

Station: Cat-D Hospital Gara Tajak Peshawar

Signature of relieving Government servant:

Miss. Robi Qandeel D/O Ghulam Sher Khan

Charge Nurse BPS-16

Dated: <u>23/10/2017</u>

OFFICE OF THE DISTRICT HEALTH OFFICER PESHAWAR

No. 17106-12 /DHO/PF

Dated Peshawar the 13 /1/ /2017

A copy of charge report is forwarded to the:-

- 1. Secretary to Govt: of Khyber Pakhtunkhwa Health Department Peshawar.
- 2. Director General Health Services, Khyber Pakhtunkhwa Peshawar
- 3. Accountant General Khyber Pakhtunkhwa Peshawar
- 4. Medical Superintendent Cat-D Hospital Gara Tajak Peshawar.
- 5. Coordinator DHIS Peshawar.
- 6. Officer concerned
- 7. Accounts Section

For information and n/action.

DISTRICT MEACTH OFFICE

Pegnaway

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CIVIL 2117

Allows

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Execution Petition No. 166/2016

Miss: Rubi Qandel Daughter of Ghulam Sher Khan R/o Mohallah Aziz Khel, Village Latamber District & Tehsil Karak. Petitioner

VERSUS

Khyber Pakhtukhwa Service Tribunal Diary No. 923

Dated 5-9-16

- 1- Director General, Health Services Khyber Pakhtunkhwa Peshawar
- 2- Chief Executive, Govt Lady Reading Hospital, Peshawar
- 3- Medical Superintendent, Lady Reading Hospital, Peshawar.
- 4- Secretary to Government of KPK Health Department, Peshawar

... ... Respondents

APPLICATION FOR IMPLEMENTATION OF JUDGMENT DATED 14/03/2016 PASSED IN APPEAL NO.1289/2012 TITLED MISS RUBI QANDEL VS DIRECTOR GENERAL HEALTH AND OTHERS.

Respectfully Sheweth:

- 1- That the petitioner filed an appeal No.1289/2012 before this Hon'ble Tribunal on 06/10/2012.
- 2- That the appeal of the petitioner after completion of all the proceedings in appeal accepted vide

judgment dated 14/03/2016. (Copy of judgment is annexed as Annexure "A").

- 3- That this Hon'ble Tribunal on acceptance of appeal of the petitioner impugned transfer order of the petitioner was set aside, petitioner was allowed to continue her duties at Lady Reading Hospital Peshawar.
- 4- That the petitioner after obtaining copy of judgment submitted along with application before respondent for implementation of judgment.
- 5- That the respondents did not file any appeal against the judgment of Hon'ble Tribunal thus the judgment of this Hon'ble Tribunal finality.
- 6- That the petitioner and again requested the respondents for implementation of judgment but the attitude of the respondents regarding implementation of judgment is pre-varicative.

7- That after announcement of the judgment 4 months has already been but the respondent implement the judgment.

It is, therefore, respectively prayed that the respondents may graciously be directed for implementation of judgment in letter in sprit.

Dated 02/09/2016

Miss Robi Qandel Petitioner

Through

Muhammad Israr Khan

Irshad Ahmad Khan Advocates High Court, Peshawar BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTOONKHWA PESHAWAR.

Appeal No. 1289/ 2012 Service

Miss. Rubi Candeel daughter of Ghulam Sher Khan, resident of Charge Nurse, Urology Unit, Lady Reading Hospital, Peshawar Appellant

Versus

- 1. Director General, Health Services, Khyber Pakhteenkhwa, Peshawar.
- 2. Chief Executive, Government Lady Reading Hospital, Pe shawar.
- 3. Medical Superintendent, Lady Reading Hospital, Peshawar.
- 4. Secretary to Government of K.P.K. Health Department, pe shawar

....Respondents.

APPEAL UNDER SECTION 4 OF KHYBER PAKHTOONKHWA SERVICE TRIBUNAL. ACT 1974. AGAINST OFFICE ORDER NO. 26848-53 DATED 25-09-2012 AND OFFICE ORDER NO. 35890-94 DATED 2-10-2012 OF RESPONDENTS NO.1 AND 2 WHEREBY THE APPELLANT WAS TRANSFERRED FROM GOVERNMENT LADY READING HOSPITAL, PESHAWAR TO DISTRICT HEADQUARTER HOSPITAL, KARAK AND HER DEPARTMENTAL APPEAL DATED 6-10-2012 PREFERRED TO RESPONDENT NO.4 AND OTHERS WAS NOT ACCEDED TO AND REJECTED.

Mad to-day

PRAYER:

Ke-submitted tosad filed.

bor Pakhtunkhwa ervice abunal, Crvice Peshawar

That on acceptance of this service appeal, the impugned orders dated 25-09-2012 and 2-10-2012 of respondents No. 4 and 2 may kindly be set aside/ cancelled/withdrawn and appellant be transferred/ posted back to Govt. Lady Reading Hospital, Peshawar, with such other relief as deemed fit and proper in the circumstances of the case, may also be granted.

		In the way of the state of the
S.No.	Date of order proceeding s	Order or other proceedings with signature of judge or Magistrate
1	2	3 Peshawar
		KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
		APPEAL NO.1289/2012
		(Miss Rubi Qandeel -vs- Director General, Health Services, Khyber Pakhtunkhwa, Peshawar and others).
•	14.03.2016	JUDGMENT
		ABDUL LATIF, MEMBER:

Appellant with counsel (Mr. Muhammad Asif Yousafzai, Advocate), Mr. Muhammad Jan, GP for respondents No.1 and 4 and Mr. Shakeel Ahmad, Advocate/Legal Advisor for respondents No.2 and 3 present.

EXAMINE K Khyber Pakhtankhwa Service Tribunal, Peshawar 2. The instant appeal has been filed by the appellant under Section-4 of the Khyber Pakhtunkhwa Service Tribunal Act-1974 against order dated 25.09.2012 and order dated 02.10.2012 of respondents No. 1 and 2 whereby the appellant was transferred from Government Lady Reading Hospital, Peshawar to District Headquarter Hospital, Karak and her departmental appeal dated 06.10.2012 preferred to respondent No. 4 and others was not acceded to and rejected. He prayed that on acceptance of this appeal, the impugned order dated 25.09.2012 and 02.10.2012 of respondents No. 1 and 2 may kindly be set aside/cancelled/withdrawn and appellant be transferred/posted back to Government Lady Reading Hospital,

Peshawar.

Brief facts giving rise to the instant appeal are that the 3. appellant was appointed as Charge Nurse (BPS-16) on regular basis and was posted at Khalifa Gul Nawaz Teaching Hospital, Bannu where she assumed the charge of her post on 15.04.2011. That thereafter vide notification dated 21.05.2011 the appellant was transferred from Khalifa Gul Nawaz Teaching Hospital, Bannu to Govt: Lady Reading Hospital, Peshawar against a vacant post in the interest of public service and the appellant submitted her arrival report for duty at Govt: Lady Reading Hospital, Peshawar, which was accepted by respondent No.3 on 18.07.2011. That while posted in the Leady Reading Hospital, Peshawar she was proceeded against on the basis of complaints of ill-discipline and non-observing of hostel rules and regulations. That thereafter respondent No.2 without any valid orders of the authority and without observing the necessary codal formalities, the appellant was relieved from Lady Reading Hospital, Peshawar vide order dated 05.05.2012. That on coming to know of this irregularity and illegality committed by respondent No.2 by relieving the appellant without approval of respondents No.1 and thereafter respondent No.1 taking serious exception of this illegal act of respondent No.2 he straight-away directed that the order of relieving of the appellant reversed and the appellant be retained to work at LRH, Peshawar till further orders. That on 11.06.2012, respondent No.1 served a show cause notice upon the appellant proposing tentatively a minor penalty of warning to be imposed on her and in response to this show cause notice the appellant properly replied and appellant also appeared before respondent No.1 for personal hearing and she explained the factual position of the case.

ATTESTED

Khyber Pakhtunkhwa
Service Friedmal,
Pesifawar

That vide impugned order dated 25.09.2012 appellant was transferred from LRH, Peshawar to DHQ Hospital, Karak and in compliance of this order respondent No.2 relieved the appellant from LRH vide order dated 02.10.2012. That the appellant preferred departmental appeal which was rejected, hence the present service appeal.

The learned counsel for the appellant argued that impugned 4. orders were tainted with malafide intention, hence not sustainable in the eyes of law and were liable to be struck down. He further argued that the appellant had not yet completed her tenure and the transfer order was in violation of transfer and posting policy of the Government and the judgment of the august Supreme Court of Pakistan in PLD 1995 SC 30. He further argued that there existed no exigencies of service nor was the order made in the public interest rather it was passed on the recommendation of the enquiry officer under malafide intention, hence was not tenable in the eyes of law. He further argued that the authority did not exercise his power under the law nor did he apply independent judicious mind while passing the impugned order, hence it was a pre-mature, illegal and invalid order and was liable to be set aside. He prayed that on acceptance of this appeal the impugned order dated 25.09.2012 and order dated 2.10.2012 of respondents No.1 and 2 may set aside and the appellant may be allowed to continue her duties at Leady Reading Teaching Hospital. Peshawar in the interest of justice and public interest as well.

Khyber Pakhtun hwa Scrvice Founal, Peshawar

5. The learned Government Pleader resisted the appeal and argued that order of transfer was made by the competent authority

after thorough investigation of the complaints against the appellant and the same was based on material information collected by the competent authority. He further argued that under the law the appellant was required to serve any where against any post and the appellant could not ask for choice posting. He prayed that the appeal being devoid of any merits and also not maintainable may be dismissed.

- Arguments of learned counsels for the parties heard and record perused with their assistance.
- From perusal of the record, it transpired that the appellant who belong to District Karak was transferred from Khalifa Gul-Nawaz Teaching Hospital, Bannu and posted at Govt: Leady Reading Hospital, Peshawar against the vacant post of charge Nurse in the interest of Public service on 21.05.2011. While posted in the Leady Reading Hospital, Peshawar she was proceeded against on the basis of complaints of ill discipline and non-observing of hostel rules and regulations. A proper fact finding enquiry was conducted and findings were submitted to the competent authority where-after the competent authority passed orders of her transfer to DHQ Hospital Karak against the vacant post in the interest of public service vide order dated 25.09.2012. The appellant was formally relieved of her duties by the Administration of Leady Reading Hospital on 12.10.2012 and she took charge of the post in the DHQ Hospital Karak accordingly. From perusal of the record, it transpired that departmental appeal of the appellant was rejected by the appellate authority but developments subsequent to transfer of the appellant

eshawar

7.

from Leady Reading Hospital Peshawar to DHQ Hospital Karak such as relieving of the appellant for training course at Peshawar and her subsequent placement in DHQ Hospital Nowshera vide order dated 25.02.2014 warrant revisiting the case at the level of the appellate authority. In view of the fore-going, the Tribunal deems it appropriate to remand the case to the appellate authority with direction to revisit the case strictly on merits in accordance with law and rules and decide the same within a period of sixty days after receipt of this judgment. The appeal is disposed of accordingly. Parties are left to bear their own cost. File be consigned to the record

Certified be true copy

Amounced soff Abdul Latis,
4.03.2016 Newber

By true con.

By true con.

Date of Presentation of Application 02-69-16

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Date of Complection of Copy 200

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مقدمه مندرجه عنوان بالا میں اپنی طرب سے واسطے پیروی وجواب دی کاروائی متعلقه كرك اقرار كياما تا النظر مقاحب موصون كومقدمه في كل كاروائي كا كامل اختيار أوكا فيروكل عاحب كو راضی نامه کرنے وتقرر کا ای فیصلہ برطف دینے جواب دعوی اقبال دعوی اور درخواست از ہرقم کی تصدیق زرس بدر سخط كرفيفا كا عنيار موكاه نيز الموري من المروي المروي المروي المروي المروي المروي المروي المروي المروي کاروائی کے واسطے اور وکیل کیا جار قال کو است مراہ یا است بجائے تر کا اختیار ہو کا اور صاحب مقرر شدہ کو بھی و بی جملہ مذکورہ اختیار ات عامل ہون کے اور اس کا باختیار واختیمنظور و قبول ہو گا دوران مقدمہ یں جو خرچہ ہرجاندالتوائے مقدمہ کے بیٹ ہے ہوگا دوکیل توسون و بیٹی اللہ کا حقال ہوگا کوئی تاریخ بیٹی مقام میں جو خوال کے بیٹی مقام دورہ یا مدے ہوگا دورہ یا صدے باہر ہوتو و کیل صاحب پابند ند ہول کے لائیروثی مذکورہ کر البندا و کالت نامہ ککھ دیا تاکہ مندر ہے۔ الرقم: 2.9.2016

ية الله وكالت نامه كي فو توكاني لا قاش أبول ووكي .

قرا کرربون این کیز ارتشا دا گرط ل ارد

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

No.1693 /ST

Dated 12 / 07 /2017

To

The Accountant General, Government of Khyber Pakhtunkhwa,

Peshawar.

Subject: -

ATTACHEMENT OF SALARY IN EXECUTION PETITION NO. 166/2016, MISS RUBI QANDEEL,

I am directed to forward herewith a certified copy of order dated 07.07.2017 passed by this Tribunal on the above subject for strict compliance.

Encl: As above

REGISTRAR
KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR.



DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR

All communications should be addressed to the Director General Health Services Peshawar and not to any official by name.

E-Mail Address: nwfpdghs@yahoo.com Office Ph# 091-9210269 Exchange# 091-9210187, 9210196

Fax# 091-9210230

OFFICE ORDER

The following Posting/transfer of Charge Nurse (BPS-16) are hereby ordered, in the interest of public Service with immediate effect :-

ļ	S.No	Name & father Name	From		
	.0,1	Mrs. Gulzar Jamshed D/O	_Cotro		e
		Control of the Contro			ive
					bove
то в	E SU	BSTITUTED FOR	THE SAME NU	MBER A	be ge
The second		DIRECTORA GENERAL HEALTH IYBER PAKHTUNKI	TE	addressed to the Director Gen Health Services Peshawar and to any official by name.	neral ;ve
	DER		· .	Office Ph# 091-9210269 Exchange# 091-9210230	i bà

OFFICE ORDER.

Mst. Rubi Qandeel D/O Ghulam Sher Khan, Charge Nurse BPS-16 Type "D" Hospital Latamber (Karak) is hereby transferred / posted to Regional Blood Transfusion Centre, Peshawar against the vacant post, in the interest of public service with immediate effect.

NB: - Arrival/ departure reports should please be submitted to this Directorate for record.

> Sd/-DIRECTOR GENERAL HEALTH SERVICES, KPK, PESHAWAR.

/2017. Dated Pesh. The 27 /E.II, 6017-23 No.

Copy forwarded to the:-

District Health Officer, Karak.

Medical Supdt. DHQ Hospital Nowshera. 01. .

Manager, Regional Blood Transfusion Centre Hayatabad Peshawar w/r to his letter No. M/RBC/Estab: /2016-17, dated 01.08.2017. 02. Please intimate the name of incumbent who has occupied the 3rd 03. post of Charge Nurse BS-16 to proceed further.

Assistant Director (Lit: Cell) DGHS Office Peshawar. Accountant General, Khyber Pakhtunkhwa Peshawar. 04.

05. DAO, Karak. Об.

Charge Nurse concerned. 07

DA concerned DGHS Office Peshawar. For information and necessary action.

> UTY DIRECTOR (NURSING) DIXECTORATE GENERAL HEALTH ÉRVICES, K.P.K, PESHAWAR



DIRECTORATE GENERAL HEALTH SELVICES KHYBER PAKHTUNKHWA PESHAWAR

All communications should be to the Director addressed Services Health General Peshawar and not to any official by name.

nwfpdghs@yahoo.com 091-9210269 E-Mail Address: Office Ph# $091 - 9210187, \, 9210196$ 🕾 Exchange# 091-9210230

OFFICE ORDER

The following Posting/transfer of Charge Nurse (BPS-16) are hereby ordered, in the interest of public Service with immediate effect :-

: <u> </u>			Even	To	Femarks
3	S.No	Name & father Name	From	DHQ Hospital,	Against the
-	01	Mrs. Gulzar Jamshed D/O	Cateogry-D Hospital,	Hangu	vacant post on
		Mohammad Sadiq, Charge	Gara Tajik Peshawar	Hangu	administrative
		Nurse	43		grounds
1			5.		Vice No. 01 above
-	02	Mrs. Sunadia Noreen D/O	· Type-D Hospital,	Cateogry-D	Under Spouse
Ì	02	Umer Buadshah, Charge	Lachi District Kohat	Hospital, Gara	policy)
	1	Nurse	#	Tajik Peshawar	
\vdash	03	Mrs. Lubna Iqpal D/O	Cateogry-D Hospital,	DHQ Hospital,	Against the
1	03	Mohammad Iqbal, Charge	Gara Tajik Peshawar	Hangu	vacant post on
		Nurse			administrative
	•	Marze	<u> </u>		grounds
┡	 -	Mrs. Laila Ambrin D/O	Molvi Ameer Shah	Cateogry-D	Vice No. 03 above
1	04	Muhammad Bashir	Memorial Hospital,	Hospital, Gara	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Ì	.	Munammad basim	Peshawar	Tajik Peshawar	
_		Mrs. Arifa Anwar D/O	Cateogry-D Hospital,	DHQ Hospital,	Against the
,	05		Gara Tajik Peshawar	Hangu	vacant post on
ļ		Muhammad Anwar Shah,	Cara 125.55		administrative
		Charge Nurse	:		grounds
L		- 110 110/0	Under transfer from	Cateogry-D	Vice No. 05 above
X	06	Mrs. Robi Qandeel D/O	Type-D Hospital,	Hospital, Gara	£
/		Ghulam Sher Khan, Charge	Latamber Karak to	Tajik Peshawar	
		Nurse	Regional Blood	due to non	
1		•	Transfusion Centre	availability Vacant	
				Post at Blood	
- }			Peshawar	Transfusion Centre	
-				Peshawar	
				Molvi Ameer Shah	Vice No. 04 above
-	07	Mrs. Somi Gul D/O Fazal -e-	DHQ Hospital,	Memorial Hospital,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Ų,	Qadar, Charge Nurse	Nowshera	Peshawar	
				Pesnawar	

NB:- Arrival/Departure reports should please be submitted to this Directorate for record.

DIRECTOR GENERAL HEALTH SERVICES, KPK, PESHAWAR.

No. 7669-79

Dated Pesh. The

/2017.

Copy forwarded to the:-

- 01. Secretary to Govt. of Khyber Pakhtunkhwa Health Department Peshawar for information.
- 02. Medical Supdt. Molvi Ameer Shah Memorial Hospital, Peshawar 03. Medical Supdt. DHQ Hospital, Nowshera
- 04. Medical Supdt. DHQ Hospital, Hangu
- 05. Manager, Regional Blood Transfusion Centre Hayatabad Peshawar
- 06. District Health Officer, Peshawar
- 07. District Health Officer, Kohat
- 08. AG Khyber Pakhtunkhwa Peshawar
- 09. DAOs, Nowshera, Kohat & Hangu
- 10. DA-concerned, DGHS Peshawar.
- 11. P/files.

For information and necessary action.

EPUTY DIRECTOR (NURSING)

CERTIFICATE OF TRANSFER OF CHARGE

Certified that I have on the Forenoon of this day respectively made over and received charge of this office of the District Health Officer Peshawar on vide DGHS Khyber Pakhtunkhwa Peshawar Order bearing No. 7669-79/E-II dated 28/9/2017.



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

Signature of relieved
Government servant: _____

19/41/)

Station: Cat-D Hospital Gara Tajak Peshawar

Signature of relieving
Government servant:

Miss. Robi Qandeel D/O Ghulam Sher Khan
Charge Nurse BPS-16

Dated: 23/10/2017

OFFICE OF THE DISTRICT HEALTH OFFICER PESHAWAR

No. 17106-12 /DHO/PF

Dated Peshawar the /3 /// /2017

A copy of charge report is forwarded to the:-

- 1. Secretary to Govt: of Khyber Pakhtunkhwa Health Department Peshawar.
- 2. Director General Health Services, Khyber Pakhtunkhwa Peshawar
- 3. Accountant General Khyber Pakhtunkhwa Peshawar
- 4. Medical Superintendent Cat-D Hospital Gara Tajak Peshawar.
- 5. Coordinator DHIS Peshawar.
- 6. Officer concerned
- 7. Accounts Section

For information and n/action.

DISTRIBUTERATE DEFICIE

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All Walls

The Registrar
KP Service Tribunal
Peshawar

Subject:

MEDICAL LEAVE

Sir,

The undersigned in operated by Dr. Asmat Ullah (Professor ENT, HMC Peshawar) and advised me complete bed rest for 10 days. (Copy Attached).

Therefore it is requested to consider my medical leave and postpone my hearing till another date & oblige.

Thanks & Regard

Yours Obediently

RUBI QANDEEL 27/3/18

Charge Nurse

Gari Tajik Hospital Peshawar

Hayatabad Medical Complex, Peshawar

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