31.10.2017

None present for appellant. Addl: AG alongwith Mr. Yar Gul, Senior Clerk for respondents present. The court time is about to over but non-appeared on behalf of the appellant nor the appellant was present in person despite issuance of the notice to appellant and his counsel, therefore, the instant appeal is hereby dismissed in default. File be consigned to the record room.

Announced: 31.10.2017

Åhmad Hassan (Member) No one present on behalf of appellant. Mr. Muhammad Adeel Butt, Additional AG alongwith Mr. Yar Gul, Assistant for the respondent present. Written reply not submitted. Requested for adjournment. Adjourned. Another last opportunity granted. To come up for written reply/comments and cost of Rs. 1000/- on 23.08.2017 before S.B.

Done!

(Muhammad Hamid Mughal) Member

23/8/2017

No one is present on behalf of the appellant. Mr. Ziaullah, Deputy District Attorney for the respondents present. Learned Deputy District Attorney requested for adjournment. Adjourned. To come up for written reply/comments and costs of Rs. 1000/- on 3/10/2017 before SB.

(GULZEB KHAN) MEMBER

03.10.2017

None present on behalf of the appellant. Mr. Kabirullah Khattak, Assistant AG alongwith Mr. Yar Gul, Senior clerk for the respondents present. Notice be issued to appellant and his counsel for attendance for 31.10.2017 before S.B.

(Muhammad Amin Khan Kundi) Member 26.04.2017

Counsel for the appellant and Addl: AG for the respondents present. Written reply not submitted despite grant of last opportunity. Requested for further adjournment. Last opportunity is further extended subject to payment of cost of Rs. 500/- which shall be borne by respondents from their own pockets. To come up for written reply/comments on 30.05.2017 before \$.B.

(Ahmad Hassan) Member

30.05.2017

Clerk to counsel for the appellant and Mr. Yar Gul, Senior Clerk alongwith Addl. AG for the respondents present. Written reply not submitted despite extension of last opportunity and cost of Rs. 500/-. Another last opportunity is extended subject to payment of further cost of Rs. 500/- which shall be borne by the respondents from their own pockets. To come up for written reply/comments and cost of Rs. 1000/- on 318.07.2017 before S.B.



18.01;2017--

Clerk to counsel for the appellant and Addl. AG for respondents present. Written reply not submitted, Requested for adjournment. To come up for written reply/comments on 23.02,2017 before S.B.

(ASHFAQUE FAJ) MEMBER

23.02,2017.

Clerk to counsel for the appellant and Mr. Yar Gul Senior Clerk alongwith Addl: AG for respondents present. Written reply not submitted. Requested for further adjournment. To come up for written reply/comments on 39.03.2017 before S.B.

*J.*1.7.

(MUHAMMAD AAMIR NAZIR) MEMBER

30.03.2017

Counsel for the appellant and Addl: AG for the respondents present. Written reply not submitted. Requested for further adjournment. To come up for written reply/comments on 26.04.2017 before S.B.

A. C. Marian (1)

Charman

A. No. 1088/2016 Brulas Khan VS Govt

24.11.2016

Learned counsel for the appellant argued that identical service appeals including serving appeal No. 940/2016 titled Gul Nawaz Versus Government of Khyber Pakhtunkhwa through Secretary Health Department have already been admitted for regular hearing vide order dated 07.09.2016.

In view of the above the instant appeal is also admitted to regular hearing. Appellant is directed to deposit security and process fee within 10 days. Thereafter notices be issued to the respondents. To come up for written reply/comments on 19.12.2016 before S.B. In the meanwhile the impugned order shall remain under suspension and appellant shall report to the office of Director General Health Services, Khyber Pakhtunkhwa. Peshawar who shall ensure arrangements for payment of salary to the appellant as per rules.

Channan

19.12.2016

Clerk to counsel for the appellant and Mr. Yar Gul, Senior Clerk alongwith Assistant AG for respondents present. Written reply not submitted. Requested for adjournment. Request accepted. To come up for written reply/comments on 18.01.2017 before S.B.

Member

07.11.2016

Counsel for the appellant present and requested for adjournment. Adjournment granted. To come up for preliminary hearing on 15.11.2016 before S.B.

(PIR BAKHSH SHAH) MEMBER

15.11.2016

ا جسے س

Counsel for the appellant present. Counsel for the appellant requested for adjournment. Request accepted. To come up for preliminary hearing on 28.11.2016 before S.B.

31 1 M. 16

Member

Form- A FORM OF ORDER SHEET

Court of		<u> </u>
Case No <u>.</u>	1088/2016	

	. Case No	o <u>. 1088/2016</u>
S.No.	Date of order	Order or other proceedings with signature of judge or Magistrate
	proceedings	
1	2	3
1	25/10/2016	The appeal of Mr. Gulab Khan resubmitted today by
-		Mr. Shumail Butt Advocate may be entered in the Institution
		Register and put up to the Worthy Chairman for proper order
-		please.
		REGISTRAR
2-	26-10-2016	This case is entrusted to S. Bench for preliminary hearing
-	26-10-2016	to be put up there on <u>07-11-28 (.</u> 6
		to be put up there on
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The appeal of Mr. Gulab Khan Porter RHC Akber Pura received today i.e. on 24.10.2016 is returned to the counsel for the appellant with the direction to submit one spare copy/set of the memorandum of appeal along with annexures i.e. complete in all respect within 15 days.

No. / 757 /S.T.

Dt. 25-10-/2016

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Shumail Ahmad Butt. Adv. Pesh.

Refumited

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(R)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No 1088/2016

Gulab khan

Versus

The Govt. of KPK and Others

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3.	Copy of the impugned transfer order dated 12.05.16	В	16-17
4.	Copy of the Relieving order dated 24.05.2015	С	1.8
5.	Copy of the Medical Superintendent dated 25.05.16	D	19
6.	Copy of order of PHC Mingora Bench	Е	20-21
7.	Copy of the Judgment and Order of the PHC	F	22-25
8.	Copy of Departmental Appeal dated: 25/05/2016	G	26-27
9.	Copies of the ESTA Code provisions	Н	28-29
10.	Copy of the DG letter to Secretary Health Dept	I	30
11.	Copy of the cancellation of the transfer order	J	31
12.	Copy of the minutes of the meeting	K	32
13.	Wakalatnama		

Through

Shumail Ahmad Butt,

&

H Bilal Khan

APPELT

Advocates, Peshawar TF-39, Deans trade Center,

Cell#03018580077

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1088 /2016

Gulab Khan, Porter, Rural Health Centre, Akbar Pura, District Nowshera. Khyber Pakhtukhwa Service Tribunal Diary No. 1115 Dated 24-10-20/6

.....Appellant

Versus

- 1. Government of Khyber Pakhtunkhwa, Through Secretary, Health Department, Civil Secretariat, Peshawar.
- Directorate General Health Services, Through Director General, Attached Department Complex, Khyber Road, Peshawar.
- 3. District Health Officer, Nowshera.
- 4. Medical Superintendent,
 Saidu Group of Teaching Hospitals,
 Saidu Sharif, Swat.

Fledto-day
Registrar

....Respondents

10 SERVICE APPEAL UNDER SECTION-4 OF THE PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED TRANSFER ORDER. NO. 3905-17/PERSONNEL/NSR DATED 12/05/2016 WHEREBY THE APPELLANT HAS ILLEGALLY ANDF UNLAWFULLY TRANSFERED FROM DISTRICT NOWSHERA TO SAIDU GROUP OF TEACHING HOPITALS, SAIDU SHARIF SWAT BY DIRECTOR GENERAL HEALTH SERVICES AND SUBSEQUENT ORDERS CONSEQUENT ARISING THERFROM.

25/10/1P

1. That the Appellant is a Class-IV civil servant appointed against a vacant post of Porter at Rural Health Centre Akbar Pura, district Nowshera vide appointment order dated 21.09.1995 and has been serving on the said post since his appointment. It is pertinent to mention here that at the time of his appointment district Nowshera was under the administrative control of district health officer in respect of health and later in the year 2001 Nowshera was given the status of a district in this respect.

(Copies of appellant service record are annexure "A")

- 2. That the Appellant started his career with zeal, dedication and excellence on the given position and served the public under direct control of Respondent No. 3 at Rural Health Centre Akbar Pura since his appointment to the best of his abilities and full satisfaction of his superiors therefore since over two decades he is performing his duties neither giving any chance of complaint to his seniors nor to the general public.
- 3. That a very influential political figure wanted to adjust his own party men and local voters of his area in the health sector of district Nowshera, without bothering that what will be the fate of appellant and other Class-IV who has spent almost a life span serving people of Nowshera, directed Respondent No. 2 to transfer the appellant along with thirteen other Class-IV employees from district Nowshera to create vacant posts for his men.
- 4. That while seized of an opportunity to get rid of some class-IV employees and while actuated with clear mala fide and political agenda, Respondents chose to victimize low-paid employees to get into the good books of top political figure of this province and in this regard, appellant and some other class-IV employees thus become an easy fall

3

guys were thus ordered to be transferred and he was illegally and unlawfully transferred by Respondent No. 2 vide impugned transfer order. No. 3905-17/Personnel/NSR dated 12.05.2016, the appellant was transferred from the mentioned hospital and directed to report to Saidu Group of Teaching Hospitals situated in far flung area of Swat utterly against the policy and consideration of public interest.

(Copy of impugned transfer order dated 12.05.16 is annexure "B")

5. That Respondent. No. 3, while showing more loyalty to the political figure, issued an office order bearing No. 4912-17/ DHO NSR, dated 24.05.2016 wherein he relieved the appellant of his duty in absolute ignorance and violation of attending law and circumstances. It is important to point out that the appellant is a permanent civil servant and cannot be left at the mercy of Respondents and their most influential political figure who have no authority to issue any order or treat the appellant in any manner, in grave infraction and defiance of the law on question.

(Copy of the Relieving order dated 24.05.2015 is annexure "C")

6. That without prejudice to his right to approach competent authority against this illegal transfer order, and despite his grievance, he being an abiding civil servant obeyed the impugned transfer order and relieving order while on a very next morning he reached Saidu Group of Teaching Hospitals, Saidu Sharif, Swat to report there but the Appellant along with other class – IV employees were refused by Respondent No.4 and wrote a letter No. 7440/C-6/R-3 dated 25.05.2016 to Respondent No. 2 that a case has been pending before the Honorable Peshawar High Court Mingora Bench/Darul Qaza against the appointment/ filling of posts of class – IV employees in Swat and restraining order has been issued by the Honorable Peshawar High Court while stating that "In the meanwhile the questioned posts shall not be filled through transfers".

(Copy of the Medical Superintendent and order of PHC Mingora Bench are annexure "D"& "E")

4

7. That this led the affected Class-IV employees to approach the Honorable Peshawar High Court, Peshawar by way of Writ Petition No. 1998-P/2016, wherein the appellant along with other Class-IV employees have challenged the impugned transfer order made by Director General Health Services. However the writ petition was dismissed in limine by the Divisional Bench of the Honorable Peshawar High Court, Peshawar on 01.06.2016 while pointing out that Article 212 of the Constitution of Islamic Republic of Pakistan has put a clear bar on High Court that they lack jurisdiction while entertaining the cases of civil servants as the aggrieved persons have the remedy to knock the door of the Honorable Service Tribunal.

(Copy of the Judgment and Order of the PHC is annexure "F")

8. That in the meanwhile appellant have also filed departmental appeal to the Respondent. No.1 dated 25.05.2016 while hoping that he will get relief from that forum but in vain as ninety days have been passed and yet no fruitful order has been conveyed to the appellant as still his Departmental Appeal/Representation is pending before the Departmental Authority who is under legal obligation to decide the same within statutory period, hence this appeal.

(Copy of the Departmental Appeal is annexure "G")

9. That while momentarily parting from the sequence of events, it is also worthwhile to point out that as per prevalent government policy, Class IV employees are not transferrable outside their home district while Respondent No. 2 issued Transfer and Posting Order of Appellant while ignoring the transfer policy and settled legal position qua class – IV employees, posted the Appellant to a far-flung place of Saidu Group of Teaching Hospital, Swat.

(Copies of the APT rules etc. are Annexure "H")

10. That while reverting back to the facts of the appeal, Director General

(5)

health Services further intimated the letter of Medical Superintendent and stay order of the Peshawar High Court, Mingora Bench to Respondent No.1 vide letter No. 4444-45/Personnel/DHO Nowshera Staff dated 21.06.2016 and informed him that the posts where Appellant and other Class – IV employees were transferred, have been stayed by the Honorable Peshawar High Court.

(Copy of the DG letter to Secretary Health Dept. is annexure "I")

11. That when the Appellant and other Class – IV employees were sent back by the medical superintendent of Saidu Group of Teaching Hospitals, approached Respondent No. 2 for cancelling their impugned transfer orders and to keep them on their posts Respondent No. 2 issued an office order No. 4456-64/Personnel/NSR dated: 24.06.2016 whereby he has cancelled impugned transfer order. No. 3905-17/Personnel/NSR dated 12.05.2016 however Respondent No. 3 straight away refused to accept the cancellation order and stated that they cannot be accommodated as there is no vacant post.

(Copy of the cancellation of the transfer order is annexure "J")

12. That after arising such situation when the appellant enquired about the reality whereby he and other Class-IV employees came to know that a powerful political figure of Nowshera who is in power nowadays has appointed some blue eyed persons of him on the posts vacated due to transfer of the appellant and his other Class-IV colleagues.

(Copy of the minutes of the meeting is annexure "K")

- 13. That in the meanwhile not only the appellant and his other colleagues are left high and dry with no clarity at all that what would be their fate and where are they supposed to serve, their salaries are also stopped pushing them towards virtual starvation and thoughts of suicide.
- 14. That feeling gravely dissatisfied and aggrieved of the impugned transfer

(P)

order which is illegal, unlawful and without lawful authority.

Hence this appeal inter-alia on the following grounds:-

Grounds warranting this Appeal:

- a. Because the impugned transfer order and proceedings consequent thereto are illegal, unlawful, without lawful authority and thus of no legal effect.
- b. *Because* the impugned transfer order and proceedings consequent thereto are passed without any legal or plausible justification and is therefore liable to be reversed.
- c. *Because* the impugned transfer order is clearly actuated with political considerations and was issued only to create vacant slots where blue eyed persons of a political wasp of Nowshera could be accommodated.
- d. *Because* the impugned transfer order and proceedings consequent thereto are fraught with partiality and is scant and scrimpy in material particulars.
- e. Because Respondents have not treated appellant in accordance with law, rules and policy on subject and acted in violation of Article 4 of the Constitution of Islamic Republic of Pakistan, 1973 and unlawfully issued the impugned transfer order and proceedings consequent thereto, which are all unjust, unfair and hence not sustainable in the eyes of law.
- f. Because the Respondent No.2 while accepting his earlier mistake of issuing impugned transfer order which was issued under pressure of a political figure of Nowshera has later on recalled his impugned order but in vain as those posts were hurriedly filled up by the blue eyed persons of that political figure.

- g. Because the Respondent. No. 3 kept Siraj sweeper who is at Serial. No. 9 in the impugned transfer order however his name cannot be found in the relieving order as he is the blue eyed person of Respondent. No. 3 which is clear and glare violation of article 4 and 25 of the constitution of Islamic Republic of Pakistan.
- h. Because neither the APT Rules nor the transfer policy of the Government mandate transfers on such political considerations.
- i. Because even otherwise, as is apparent on the face of records, impugned transfer order is actuated with intent mala se as the Respondents are hell bent to get rid of the appellant at any costs solely on political considerations.
- j. Because the appellant is left with no remedy at all as neither he is allowed to work on his original position of posting nor is he allowed to join at the place of transfer. This virtually amounts to throwing out the appellant out of his employment without the due process of law and has put in a lurch and state of confusion for no fault on his part.
- k. *Because* the very act of transferring the appellant is not only smacked with partiality, unfairness and nepotism but is a clear violation of Article 4, 5, 25, 37 and 38 of the Constitution.
- 1. Because since the Petitioners are admittedly low-paid Class IV employees who cannot be transferred out of their home district/district of domicile as per Government Policy.
- m. Because the impugned transfer order is clearly motivated with mala fide rather than made in public interest. As the record suggests, the appellant

and his colleagues are victimized for ulterior motives of a political figure related to District Nowshera.

- n. *Because* despite the impugned transfer order the appellant approached Respondent. No. 4 for assuming charge where they were told that Class-IV posts have been stayed by the Honorable Peshawar High Court that the vacant posts shall not be filled through transfers but still Respondents are reluctant to adjust the appellant and acting in a manner clearly reeking highhandedness, caprice and victimization.
- o. *Because* the impugned transfer order is arbitrary, despotic and whimsical without having any legal or factual basis.
- p. Because the Respondents are hell bent to illegally discriminate the appellant and his colleagues without any reasonable justification or classification.
- q. Because the appellant is serving as a civil servant since last 20 years and is at the verge of his retirement so he cannot be left like this in glare violation of laws, rules and codes.
- r. *Because* in similar circumstances, the Honorable Peshawar High Court has allowed interim relief in aid of justice. Appellant is also similarly placed and deserved similar treatment by this Honorable Tribunal.
- s. Because the impugned transfer is made in violation of dicta laid down by the superior judiciary especially the apex Supreme Court of Pakistan wherein consideration for transfer have been elaborately dealt with and transfer on political consideration have been strongly deprecated.

t. Because appellant will raise any other grounds at the time of arguments with the prior permission of this Honorable Tribunal.

It is therefore most humbly prayed that on acceptance of the instant appeal, the impugned transfer order. No. 3905-17/Personnel/NSR dated 12.05.2016 may graciously be set aside and all orders, proceedings, actions and omissions consequent thereto and arising therefrom, and appellant be given their old postings or be adjusted somewhere in district Nowshera with all back benefits.

Any other relief not specifically asked for may also be granted to the appellant if deemed fit, just and appropriate.

Appellant

Through

Shumail Ahmad Butt,

Advocate Supreme Court of Pakistan,

&

H Bilal Khan

Advocate High Court,

Peshawar.

Dated: <u>30</u>/08/2016

AFFIDAVIT

I, Could do herby solemnly declare that the accompanying Appeal is true and correct to the best of my Knowledge and belief and nothing has been concealed from this Honorable Tribunal.

TTESTED

DEPONENT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No____/2016

Gulab khan

Versus

The Govt. of KPK and Others

ADDRESSES OF PARTIES

Appellant

Gulab khan, Porter

R/O Mohallah garhi shaheed abad, nodhia payan, Peshawar.

Respondents

Government of Khyber Pakhtunkhwa,

Through Secretary, Health Department, Civil Secretariat, Peshawar.

- 2. Directorate General Health Services, Through Director General, Attached Department Complex, Khyber Road, Peshawar.
- 3. District Health Officer, Nowshera.
- 4. Medical Superintendent,
 Saidu Group of Teaching Hospitals,
 Saidu Sharif, Swat.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No____/2016

Gulab Khan

Versus

The Govt. of KPK and Others

Application for Interim Relief

Respectfully Sheweth:

The Applicant/ Plaintiff very earnestly submit as follows:

- 1) That the Applicants/ Plaintiff is filing the instant appeal in this Honorable Service Tribunal wherein no date of hearing has yet been fixed.
- 2) That the contents of the accompanying appeal may kindly be considered as an integral part of this application.
- That the Applicant/ Appellant has got a prima facie case in his favor and the balance of convenience has also got a clear tilt in favor of the Applicant/ Appellant.
- 4) That the Respondents are not paying the salaries of the Applicant/Appellant and have literally pushed them towards virtual starvation and thoughts of suicide and if the Respondents are not restrained, the Applicant/Appellant would suffer an immeasurably and irreparable loss.

It Is Therefore most humbly prayed that on acceptance of this application, the operation of the impugned transfer order No. 3905-17/Personnel/NSR dated 12.05.2016 may kindly be suspended till final disposal of the appeal and in the meanwhile Respondents may kindly be directed to release the salaries of the Applicant/ Appellant.

Any other remedy not specifically asked for may also be granted if deemed Just, fit and appropriate in the circumstance of the case.

Through

Appellant

Shumail Ahmad Butt,

Advocate Supreme Court of Pakistan,

87

H Bilal Khar

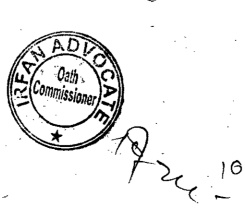
Advocate High Court,

Peshawar.

Affidavit

It is hereby solemnly affirmed on oath that the contents of this application are true and correct and nothing contained therein is false or concealed from this Honorable Tribunal.





BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No____/2016

Gulab khan

Versus

The Govt. of KPK and Others

Application for Condonation of delay

Respectfully Sheweth:

The Applicant/ Petitioner very humbly submits as under:

- 1) That the Applicant/ Petitioner has been filing the above-titled Appeal in this honorable Tribunal today in which no date of hearing has yet been fixed.
- 2) That the Applicant/ Petitioner has got a prima facie case and is very much sanguine of its success.
- 3) That balance of convenience has got a clear verge in favor of the applicant/ Petitioner.
- 4) That content of the accompanying Appeal may kindly be considered as integral part and parcel of this application.
- 5) That the appellant had filed Departmental Appeal on 25.05.2016 however it's time for appeal before this honorable Tribunal was completed on 25.08.2016 as per the limitation of service laws however the appellant had applied to department for providing the copy of the Departmental Appeal so as to file appeal before this honorable forum however the departmental authorities delayed it for almost couple of month, hence, this application.
- 6) That appellant was transferred along with other Class-iv employees however this honorable tribunal was kind enough to allow interim relief to other Class-iv employees transferred on the same order, therefore case of the appellant needs same treatment.
- 7) That even otherwise the transfer order made by the Respondents is against the law.

- 8) That as per superior Court lis between the parties should be decided on merits by affording full opportunity to the parties to prove their case.
- 9) That the delay was neither contumacious nor willful but due to above reasons.
- 10) That delay can be condoned if it will occurred due to the bonafide mistake or the circumstances which are beyond the control of the applicant, as in the present case appellant were totally at the disposal of the respondents.

It is therefore most humbly prayed that on acceptance of this application, any delay in filing of the appeal may kindly be condoned in the circumstances of the case. Any other relief not specifically asked for may also be granted if deemed Just, fit and appropriate in the circumstances of the case.

APPLICANT/PETITIONER

Through

Shumail Ahmad Butt, Advocate Supreme Court Of Pakistan

Hazrat Bilal Khan **Advocate High Court**

<u>Affidavit</u>

It is solemnly affirmed on oath that the contents of this application are true and correct and nothing has been concealed from this Honorable Tribunal.

Deponent

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Adv. Figh Cond.

Note:—The entries in this page should be renewed or re-at lines 9 and 10 should I. Name Mr. Chalas Man.	tested at least every five year, and the Signature to
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3 Residence Zakka Mel Rance Lehan Le	te Mobil plant
4. Father's name and residence Abdul Ja	Pla University Laborar.
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7. Personal marks for indentification Seav	left Side face.
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Little Finger Ring Finger	
Middle Finger. Fore Finger	
Thumb.	Attentes.
St	

Signature of Government servant

Signature and designation of the Head of the Office, or other Attesting

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Dione Stefalth Officer

If officiating, (i) substintive appointment, or (ii) whether service counts for pension under Art, 371 C. S. R. Whather substan tive or officiating and whether permanent or temporary Office Name of post Pay in substantive Additional emolument falling ander the term Pay Pay for officiating Date of appointment Signature of post Gavernmend Servar, t testa umn allofla Rs (1280) 1245-35-1776. Tent Pay Ps (355) (Pm) Wer Porter my B 13851-Pm Drawn arrea of Any on are of Allast emit or Mattie quilification. -off to 1 2410/0 305 dt 10/11/98 JA-3871 Accom

Me Gulab Khan Andi gnature and 12 ation of the head Reason of office or other Date of kture of termination Nature Lanera Signature of the ting officer in termination Allocation of period of śtvację (such as of appointand leave on average pay îtestation of head of the promotion, jumns 1 to 8 duraoffice or other upto four months for ment Signature of the transfer, Reference to a tion of attesting Officer which leave salary is dismissal, head of the recorded punishn leave debitable to another office or other or censure, or rew etc.) taken attesting officer Government or praise of the Government to Government Serv Period which debitable And Inches Dista State Officer 1.00 District Tealth Office District Health Office Phiare 30 (Any Annual Allowe High m Grandel Two Adusto Contlar fo. 8517-



DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR.



As approved by the competent authority, the following posting/ transfer order of Class-IV employees are hereby ordered in the interest of public

	· ·	• •		
S.No.	Name and Designation	From	100	·
j 1	MstaYasmeen Bibi Dai		To	Remarks
		District	District	Against the
2	Mst. Pari Zadgi Dai	Nowshera	Charsadda	vacant post
3	Met Cal Na	- dt-	-do-	-do-
-4	Mst. Gul Nargas Dai	-fdo-	1-do-	·
. .	Mst Fukraj Dai	120-	District	-0.0-
	<u> </u>			-do-
5	Mst. Waheeda Bano Dai	-170-	Peshawar	
νé	Mr. Gulab Porter:		-do-	-do-
		-do-	Saidu .	-do-
., .			Group of	
			Teaching	
			Hospitals	
7	36 33		Swat	
8	Mr. Ikramullah Porter	-do-		
0	Mr. Nazir Khan X-Ray	-c.o-	-do-	-do-
<u> </u>	Attendant	1	-do-	-do-
9	Mr. Siraj Sweeper	3.7		
10	Mr. Faridullah Sanitary Petrol	-do-	-do-	-do-
1:1	Muhammadali Sanitary Petrol		-do-	-do-
12	Muhammad Adnan Sweeper	-do-	-do-	-do-
12	Mr. Amanullah Dental	-ದೆಂ-	-do-	
10	Attendant		u o-	-do-
13	Mr. Rizwanullah Chowkidar	-do-		
14	Mr. Salih Noor Ward ordering	-do-	-do-	-dc-
15	Mr. Cul Nawaz Ward orderly		-do-	-00-
	Arrival / departure report of and	-do-	-do-	-do-

leparture report should be submitted to this Directorate for record. Sd/****

> DIRECTOR GENERAL HEALTH. SERVICES KHYBER PAKHTUNKHWA,

/Personnel/NSR

PESHAWAR Dated 1210

- 01. P.S to Secretary to Government of Khyber Pakhtunkhwa Health Department Peshawar.
- 03. DHO Charsadda.
- 04. DHO Peshawar.
- 05. M.S Saidu Group of Teaching Hospitals Swat.
- 06. DAO Nowshera.
- 07. DAO Charsadda.
- 08. DAO Peshawar.
- 09. DAO Swat.
- 10. PA to DGHS, Khyber Pakhtunkhwa Pechawar.
- 11. PA to Director (Admn) DGHS, KPK Peshawar.
- 12. Officials concerned:
- 13. Master File.

DIRECTOR GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA,
PESHAWAR 7.12/5/2016.

ant)

ant Post

rendant) harroj)

OFFICE OF THE DISTRICT HEAUTH OFFICER NOWSHERA

Fnone & Fax: 0923-580759

F-Mail: nowshera.edoh@gmail.com

No. 4719-14 DHO NSR

Date: 1 / /2016

Copy forwarded to the

- 1. Director General Health Services Khyber l'akhtunkhwa.
- 2. Medical Superintended MRHSMH Pabbi, Nowshera.
- 3. Incharge Civil Hospital Akora Khattak.
- 4. Incharge RHC Akbarpura / Pirpai / Kheweshgi Nowshera.
- 5. Officials concerned.

For compliance

Dintrict Haz

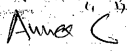
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DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR.

As approved by the competent authority, the following posting/ transfer order of Class-IV employees are hereby ordered in the interest of public

. ~ ```				or bi
S.No.				
i^{-1}	Mst. Yasmeen Bibi Dai	From	To	D
	The bibliba	District	District	Remarks
2	Mst. Pari Zadgi Dai	Nowshera	District	Against the
3	Met Call Zadgi Dai	- lo	Charsadda	vacant post
.4	Mst. Gul Nargas Dai	-20-	-do-	-do-`
	Mst Fukraj Dai		-do-	-C.O-
	<u> </u>	30-	District	-do-
5	Mst. Waheeda Bano Dai		Peshawar	1 40-
6	Mr. Gulab Porter	- lo-	-do-	-do-
		-do-	Saidu	
				do-
			Group of	
ļ			Teaching	
7	M= U		Hospitals	
8	Mr. Ikramullah Porter	-clo-	Swat	
۱ ۱	Mr. Nazir Khan X-Pay	: -do-	-do-	-do-
	Attendant	-00-	-do-	-do-
5	Mr. Siraj Sweeper			4.
10	Mr. Faridullah Sanitary Petrol	-cio-	-do-	
1	Muhammad Adamitary Petrol	-co-	-do-	-do-
2	Muhammad Adnan Sweeper	-do-	-do-	-do-
- 1	Mr. Amanullah Dental Attendant	-do-		-do-
3	Meteridant		-do-	-dc-
	Mr. Rizwanullah Chowkidar	-do-	·	
!	Mr. Salih Noor Word - 1		-do-	-dc-
	Mr. Cul Nawaz Ward orderly	-do-	-do-	-dn-
	Arrival/ departure report should	-do-		

ort should be submitted to this Directorate for record. Sd/*******

> DIRECTOR GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA, PESHAWAR

/Personnel/NSR

Dated 12/05 72016

01. P.S to Secretary to Government of Khyber Pakhtunkhwa Health Department Peshawar. 03. DHO Charsadda.

04. DHO Peshawar.

- 05. M.S Saidu Group of Teaching Hospitals Swat. 06. DAO Nowshera.
- 07. DAO Charsadda.
- 08. DAO Peshawar.
- 09. DAO Swat.
- 10. PA to DGHS, Khyber Pakhtunkhwa Pechawar.
- 11. PA to Director (Admn) DGHS, KPK Peshawar. 12. Officials concerned.
- 13. Master File.

DIRECTOR GENERAL HE SERVICES KHYBER PAKHTUNKHW PESHAWAR 7 12/5/2010

(tendant) barroj)

OFFICE OF THE MEDICAL SUPERINTENDEN

SAIDU GROUP OF TEACHING HOSPITAL SAIDU SHARIF SWAT Ph; 0946-9240126-27, Fax: 0946-9240122

The Director General Health Services,

Khyber Pakhtunkhwa, Peshawar

Subject:

OFFICE ORDER

Dear Sir,

Reference your Office Order bearing Endst: No. 3905-17/Personnel/NSI

dated 12-05-2016

CALSO CONTRACT !

异类结构 "我们就是一个一场",这是

It is stated that 10 Class-IV employees have been posted at Saidu Grou of Teaching Hospitals, Swat vide your Office Order referred above. A case in the High Court Mingora Bench/Darul Qaza Peshawar pending appointment/filling of posts of Class-IV (from BPS-01 to 04), under Writ petition No 450/2015 Habib ur Rahman etcVS.... Govt: of Khyber Pakhtunkhwa, Health Department and Stay Order has been issued by the honourable High Court.

It is, therefore, requested that aforesaid Office Order may kindly be cancelled to avoid contempt of court or guide this office to proceed further please.

S.G.T.H Saidu Sharif, Swatz

W.P.No. 6 5224 2015

1) Habib Ur Rahman S/o Neunt Khan (2) Aziz Ur Rahman S/o Gul Rahman (3) Abdullah Shah 3/o Rehmat Shah (4) Mohammad Wakil S/o Darvesh (5) FAxal Karim S/o Strakeel (6) Mian Said Jalal S/o Mian Said Waheed (7) Zaid Gul S/o Puni Gu (8) Agroy Jahal S/o Shelgada (9) Noor Hussain S/o Mohammed Hussein (10) Khaisat Mohammad S/o Juna Gul (11) Ashraf Ali S/o Alditor Ali (12) Gul Muhammad S/o Shabir (13) Nisar Alimad S/o Hbar Gul (14) Fazel Chafar S/o Bahri Boston (15) Saifullah Khan S/o Joon Gul (16)/Shahi Dangar S/o Ghulam Jan (17) Muhammad S/o Agal Wazir (18) Nijgamend Israr S/o Mir Salaint Khatis (19) Flazal Walid S/o Haji Nespah (20) Medanamas Ricz S/o Wahid Zaman (21) Amir Zeb S/o Shahi Rahanan (22) Farman Ali S/o Usman Ali (23) Shujat Ali S/o Sherin Bashar (24) Fardul Khan S/o Kaki Jan (25) Muhammad Sajjad S/o Muhammad Rahim (26) Muraž Ali S/o Muhammad Raziq (27) Shoukat Ali S/o Asherai (28) Muhamanal Reman S/o Mahammad Afzal (29) Noorul Hayat S/o Ziarat Gui (30) Januari Al. S/o Toli Khan (31) Adrien S/o Amer Glurous (32) Shorin To. 870 Culs Mult mund (33) Ziaullah Khan S/o Bacha Khan (34) Hamid S/o Manual State (1851. Surfail in 185/octobile State (1807) Vale Brooked State State (1867) Klinn (39) it an illens/oddiner of him 20 English Navoab (41) Bacha Khan S/o Sahih Jan (42) Lingat Ali S/o Balorey (43) 16 Rawan S/o Bakhi Raman (44) Mst. Jehan Pari D/o Amir N ahammad (15) Residents of Saidu Teaching Hospital at South Mst. Asma: Begun Polition w

VERSUS

Cout. of K.P.K through Secretary Health, civil Secretariat Penting

Director General Health Services K.P.K Peshawa 1.

Medical Superintendent, Saidu group of Teaching Hospital Saidu 2.

Departmental selector committee Suidu Teaching Hospital Sturif Swat. A., Swat, through chairman.

Chief Executive Saidu Teaching Flospital Swat. 5.

District Account officer Swat.

(Respondent

ぶがる ロゴロ

Sharif District Swat.

FORM OF ORDER SHEET

Case No...

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,	20.00.20.20	W. Nes 450-M/2015
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		1 Shan Advocate of the 2
		petitioners.
		****** () () ()
		Office is directed to that at
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		with other cases of the blance in the standard
		w th other cases of the identical nature. Adjourned to a
	•	date in office.
• .	•	
		Interim Relief
	•	
		Notice. In the meanwhile the questioned posts
,		shall not be filled through transfers.
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		Sel: Lat Jon Khattaki
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Symmetry

<u>IN THE PESHAWAR HIGH COURT PESHAWAR</u>

Writ Petition No. 198

- Gulab, Porter, Rural Health Centre 1 Akbarpura District Nowshera.
- Muhammad Adnan, Sweeper Office of the ECO Health Pirpiai District Nowshera.
- Siraj, Sweeper, Office of the EDO Health 3. Pirpiai, District Nowshera.
- Rizwan Ullah, Chowkidar, 4. Office of the EDO Health, Pirpiai, District Nowshera.
- Ikram Ullah, Porter 5. Office of the EDO Health Pirpiai District Nowshera.
- Aman Ullah, Dental Attendant 6. Rural Health Centre Akbarpura District Nowshera.
- Farid Ullah, Sanitary Petrol 7. Mian Rashid Hussain Memorial Hospital Pabbi, District Nowshera.
- 8. Saleh Noor, Ward Orderly, Mian Rashid Hussain Memorial Hospital Pabbi, District Nowshera.
- Gul Nawaz, Ward Orderly, Mian Rashid Hussain Memorial Hospital Pabbi, District Nowshera.
- Nazir Khan, X-Ray Attendant 10. Mian Rashid Hussain Memorial Hospital Pabbi, District Nowshera.
- 11. Mst. Yasmeen Bibi, Dai Kashmir Ghari NTC, Pushtoon Ghari, District Nowshera.

MARCHER





12. Msi. Farizadgai, Dai Civil Hospital Akora Khattak District Nowshera.

ARRAGITATION

13 Mst. Gul-e-Nargas Dai Civil Hospital Akora Khattak District Nowshera...

Petitioners

VERSUS

- Government of Khyber Pakhtunkhwa through Secretary Health. Civil Secretariat, Peshawar.
- Director General Health Khyber Pakhtunkhwa, Peshawar.
- District Health Officer (DHO) Nowshera.
- District Health Officer Peshawar.

Marine State of State

- 5. District Health Officer Charsadda
- Saidu Group of Teaching Hospitals 6. at Saidu Sharif, Swat...

Respondents

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973.

Respectfully Sheweth:

- That the petitioners are the permanent residents of District Peshawar as their addresses have been mentioned therein in the heading of the petition.
- That the petitioners were appointed in different Hospitals and Rural Health Centres of the Health department as Class-IV and have been serving on the posts as mentioned against their names in the heading of the petition. AFFEST HILED TODAY

13 JUN 2816

Day ay Thuisbay



PESHAWAR HIGH COURT, PESHAWAR.

FORM OF ORDER SHEET

	- THE STILLY		
Date of order.	Order or other proceedings with the order of the Judge		
1.6.2016	W.P. 1998-P of 2016 with interim relief.		
	Present: Ghulam Nabi, advocate for petitioners.		
	MUSARRAT HILALI, J Petitioners, through		
	instant petition, seek setting aside of the impugned		
Paine	transfer order dated 12.5.2016 being unlawful and		
	without jurisdiction.		
	2. The petitioners were appointed as Class-IV		
	employees in different hospitals and Rural Health		
	Centre of the Health Department and they were		
	performing their duties in the same capacity since the		
	last 32/33 years However, vide order		
	dated 12.5.2016, they were transferred to various		
	Districts including Swat and Charsadda. Feeling		
	aggrieved, they filed Departmental		
	Appeals/Representations before the Departmental		
anaw	Appellate Authority but the same has not been		
	decided as yet, hence this petition. 3. Heard. Admittedly, the petitioners are civil		
:	servants and the relief sought with regard to		

Mt & D

Peshawar ligh Court

43 JUN 2016

cancellation impugned transfer dated 12.5.2016 is a matter relating to terms and conditions of their service, thus, in view of barring provision of Article 212 of the Constitution of Islamic Republic of Pakistan, 1973 this court has no jurisdiction to entertain instant petition. The remedy under Article 199 of the Constitution is invoked only where there is no other adequate remedy available but when Service Tribunal is specially constituted for the redressal of specified grievances of a person in service matters and when the same is functioning, then the petitioners cannot invoke the extra ordinary jurisdiction of this court abandoning the special remedy available.

Resultantly, this petition is not maintainable, which is accordingly dismissed in limine. As the Departmental Appeals/Representations of the petitioners are pending, therefore, the Departmental Appellate Authority is under legal obligation to dispose of the same within the statutory period.

d was as Ahmad seth - J My Musarrat Hilali - F JUDGE

Historia de la Caractería de la Caractería

To:

The Secretary Health Services

Government of Khyber Pakhtunkhwa,

Civil Secretariat, Peshawar

Subject:

DEPART MENTAL APPEAL AGAINST THE OFFICE

ORDER NO. 3905-17/PERSONNAL/NSR DATED

12.05.2016 WHEREBY THE APPELLANT HAS BEEN

TRANSFERRED FROM MIAN RASHID HUSSAIN

MEMORIAL HOSPITAL PABBI DISTRICT

NOWSHERA TO Saidu Chang Smal

Respectfully Sheweth:

That the appellant was appointed at the post of Porter and has been serving on the above said post since the date of his appointment.

That it is pertinent to mention here that when the appellant was appointed at that time when Peshawar and Nowshera were the same District Peshawar, however, in the year 2000 Tehsil Nowshera was given the status of District Nowshera.

That the appellant has served the Department very honestly and utmost skill.

That unfortunately the appellant has been handed over his transfer order from Mian Rashid Hussain Memorial Hospital Pabbi District Nowshera to Saidy Sharif Swat

- That the appellant is serving in Grade-IV, hence he cannot be transferred 6. outside his home station/District Nowshera, however, he has been thrown to a far flung area District sandu Shaif Sunat
- That transfer of the appellant is on malafide intention and ulterior motive 7. just to vacate the posts for the blue eyed persons of the political figures.
- That the appellant has served for a long tenure and his more than half 8. service has been done at the above noted station and is about at the verge of his retirement, has been transferred to a far flung District.

3 27

9. That the transfer/posting of Class-IV outside their home District is illegal and unlawful and not warranted in any rule/law.

It is, therefore, humbly prayed that the transfer order of the appellant may please be cancelled and he be allowed to complete his service at his home station i.e. Nowshera.

Dated: 26.05.2016

Appellant

Gulas Porter R.H.C.
AKGAN PURA DISTE NOWShare

AHefmi





ESTACODE ESTABLISHMENT CODE NWFP 2000

VOLUME-I

A COMPENDIUM OF LAWS, RULES AND INSTRUCTIONS RELATING TO THE TERMS AND CONDITIONS OF PROVINCIAL CIVIL SERVANTS

COMPILED BY:

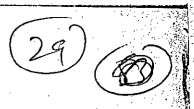
(O&M) SECTION

SERVICES & GENERAL ADMINISTRATION DEPARTMENT

COMPARED TO LONG LANGE OF THE SECOND STREET OF THE

RARA

ATTESTED



Section-17

Posting and Transfer

Statutory Provision.

Sl.No.1

Section 10 of the NWFP Civil Servants Act,1973.

Posting and Transfer. Every civil servant shall be liable to serve anywhere within or outside the Province, in any post under the Federal Government, or any Provincial Government or Local authority, or a Corporation or body set up or established by any such Government:-

Provided that nothing contained in this section shall apply to a civil servant recruited specifically to serve in a particular area or region;

Provided further that, where a civil servant is required to serve in a post outside a service or cadre, his terms and conditions of service as to his pay shall not be less favourable than those to which he would have been entitled if he had not been so required to serve.

Transfer of low paid Government Servants from their home Districts.

Provide Albert Market (1997) (1997) Best Market Otto George (1997) (1997)

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Sl.No.2

The Government has decided to continue existing policy regarding posting of class-III and Class-IV Government Servants in their Home Districts except on complaint and in the public interest. It has also been decided that the roffice bearers of the Association should not ordinarily be transferred for the year they are office bearers as such.

(Authority: S&GAD's letter No. SOS.III(S&GAD)1-57/73, dated 18.3 973)

ATTESTED

Advocate

Amox 7' (30)

DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR

E-Mail Address: nwfpdghs@vahoo.com office Ph# 091-9210269 & Exchange# 091-9210187, 9210196 Fax # 091-9230230

No. 4 4 4 5 Personnel / DHO Nowsherra Staff Dated: 2 / 6 / 2016

To,

The Secretary to Government of Khyber Pakhtunkhwa Health Department Peshawar.

Subject:

OFFICE ORDER/SUMMARY.

Dear Sir,

Kindly refer to this Directorate letter No.4098/Personnel/DHO NSR dated 01.06.2016 on the subject noted above and to state that the MS Saidu Group of Teaching Hospital Swat vide his letter No. 7440/C-6/R-3 dated 25.05.16 has informed that the Peshawar High Court Mingora Bench/ Darul Qaza has already issued stay order regarding appointment/ filling of vacant posts of Class-IV (copy attached).

It is therefore, requested that necessary advise of the Government may kindly be conveyed so as to proceed further in the matter.

DIRECTOR GENERAL HEALTH

SERVICES KHYBER PAKHTUNKHWA PESHAWAR

Cc:

Master File.

220/6/2016

DARG 2

Armer J

DIRECTORATE GENERAL HEALTH SERVICES KHYBER PAKHTUN KHWA PESHAWAR

E-Mail Address: nwfpdghs@yahoo.com office Ph# 091-9210269 연 Exchange# 091-9210187, 9210196 Fax # . 091-9210230



OFFICE ORDER

As approved by the competent authority the posting/ transfer order in respect of Mr. Gul Nawaz Ward Orderly from District Nov shera to Saidu Group of Teaching Hospital Swat issued vide this Directorate office order bearing endst: No.3905-17/Personnel/NSR dated 12.05.2016 is hereby cancelled in the interest of public service.

NO 4456 -64 /Personnel/NSR

Sd/xx xx xx DIRECTOR GENERAL HEALTH SERVICES, NWFP, PESHAWAR.

Date: 24/6/2016

Copy forwarded to the:

1. PSO to Chief Minister Khyber Pakhtunkhwa CM Secretariat Peshawar

2. P.S. Secretary to Government of Khyber Pakhtunkhwa Health Departn

3. DHO Nowshera.

..... 4. MS. Saidu Group of Teaching Hospital Swat.

5. DAO Swat/ Nowshera.

6: P.A to DGHS Khyber Pakhtunkhwa Poshawar

7. P.A to Director Administration, DGHS Knyber Pakhtunkhwa P

铲 8.5 Official concerned: 👉 🤧 🏃

For information and necessary action

DIRECTOR GENERAL HEALTH

SERVICES KHYBER PAKHTUNKH

PESHAWAR.

MINUTES OF MEETING

A constituted committee for the purpose has assembled on 23-05-2016 in the off lowshera to scrutinize the applications received for the posts of Ward Orderlies & X-Ray Dental Attendant /Sanitary Patrol/B::hishti/Chowkidars/Porter.

The committee thoroughly checked the documents and found the following valid, so t of the committee agreed to appoint he below mentioned named applicants on the vacant post

Mr. Pol Ali C/O/O	
Mr. Rahmat Ali S/O Sardar Amin	(Ward Orderly)
Mr. Muhammad Kamran Khau S/O Knair Ul Bashar	(Ward Crderly)
Mr. Imran Akhter S/O Soheil Akhter	(Ward Orderly)
Mr. Muhammad Asif S/O Shireen Khan	(Ward Orderly):
Mr. Tamioor Ahmad S/O Riaz Ahmad	
Mr. Khan Baz S/O Dilawar Khan	(Ward Orderly)
Mr. Challand 1 100 and	(Ward Orderly)
Mr. Shahbaz Ahmad S/O Khyal Muhammad	(Dental Attendant)
. Syed Pervaiz Shah S/O Mufan :q Shah	(Chowkidar)
Mr. Zakria S/O Rasheed Khan	(Behishti)
Mr. Yousaf Ali Khan S/O Hasilum Ali Khan	(Porter)
Mr. M. Irfan S/O Jangraiz Khar:	
Mr. Tariq Khan S/O Wali Mul: mmad	(X-Ray Attendant)
Mr. Muhammad Amir (O)	(Sanitary Patrol)
Mr. Muhammad Amin (Chowkidar) Post Change	(Porter)
Mr. Ali Akhar (Behishti) Post Change	(Ward Order)

Dr. Arshad Ahmad Khan DHO Nowshera.

Chairman

Signature

Dr. Tariq Khan Deputy DHO Nowshera

Member

Signature

Dr. Abu Zar Coordinator DHIS / PH

Nowshera.

Member

Dr. Abdul Jalil

Coordinator LHWs Program

Nowshera

Signature

ARCHETACION SON AVIINO 17 ACTION presentation (Agreement) TEV-SCALESCUTTE MENTAL NI TEORIES AVICES BEFORE THE - Judicial Stamp (Court Fees), It beguived Eddin Harel PETITIONER(S PLAINTIFF(S) COMPLAINANT(S) OBJECTOR(S) es of the Proceed APPELLANT(S) V E R S U S(If Appli RESPONDENT(S) DEFENDANT(S) ACCUSED Nature of the Proceedings of Legal Services I/We, the (Executants on margins) as my/our attorney(a)/councel for me/us and on my/our behalf, to appear, pleed in the said proceedings with powers to sign, file pleadings and all kinds of applications including appeal/revision, execution etc. up to his piex count/forum to withdraw and receive documents, to withdraw or compromise in the said proceedings of to refer to arbitration, bind me/us by costi, withdraw or receive any money(s) on my/our behalf and to give valid receipts and discharges, to do himself-themselves or through appointment of other lawyer(s)/counsel for me/us & in my/our name and on my-outbehalf, to do all gors, deads, matters and things relating to the proceeding(s) in all its algors that I/vd personally could do if this instrument had not been executed. The appointment is subject to the following special terms and conditions: The fee paid, or agreed to be paid, to the aforesaid counsel is for his/their work at this forum alone. The retainer, however, shall continue and remain in the courts or fora through our; IAWe shall however make separate arrangements as to his/their fees in respect of appeals revisions, transfer proceedings and execution of decree or orders.
Unless the whole amount of fee is paid, the said counsel is/are not bound to prosecute my case nor is/are he/they bound to do so (unless especially under separate arrangement) at any place other the courthouse/place of proceedings/beyond the usual court hours, on public holiday or in any other court/forum. In addition, upon submission of proper documentation, I/we shall reimburse the said counsel for all reasonable and customary expenses incurred while providing services for melus.

No part of the said counsel's fee is returnable under any circumstances and cost of adjournments payable by the opposite party will be received. and retained by him/them in addition to his/their fees payable by me/us. At any time the said counsel is/are unable to attend the count/froum of proceedings because of illness, absence from station or other unavoidable reasons or preoccupation, he/they will make alternate arrangements for appearance on his/their behalf. But he/they shall not be responsible for any loss caused to me/us should these arrangements fail. the shall make mylour, own arrangements for attending the court/forum on every hearing, to inform mylour said counsel when the exselptocceding is called. The counsel shall in no way be responsible for any loss caused to me/us through mylour failure so to inform him/them consultation of the counsel shall in no way be responsible for any loss caused to make a mough myrour ranger so to another incoming to a decision at parts for any reason.

Live also undertake to pay his full professional fees as per stipulation. In case, his/their full professional fees are not paid the counsel can withdraw and/or suspend his/their services at any time. A deitionally the said counsel enjoy(s) after over my asset in case of non-payment.

Live have been told, recognize and understand that said counsel have made NO GUARANTEE promising the success or outcome of the proceedings in a particular view. I/We have read/understood the contents of this document in full and thus put my/our respective hands to empower the said counsel as stated on this r dsy or I/We accept this Assignment



OFFICE OF THE DISTRICT HEALTH OFFICER NOW

Phone & Fax: 0923-580759

E-Mail: nowshera.edoh@

No. 10/10-//__/ DHO NSR

Date: 29 /

To

The Assistant Director Litigation DGHS Office, Khyber Pakhtunkhwa

Peshawar

Subject:

SERVICE APPEAL NO. 1088/2016 MR. GULAB KHAN VS

GOVERNMENT.

It is to inform you that the said appellant Mr. Gulab Khan and other has been adjusted in District Nowshera and getting their salaries on monthly and regular basis.

Furthermore, they have submitted applications for withdrawar of their appeal (Copies attached).

Report is submitted for information please.

District Health Officer Nowshera\

Even No & Date:

Copy forwarded to.

1. PA to Director General Health Services, Khyber Pakhtunkh

District Health Officer Nowshera\

1962 /3/59-CONN 1088/2016 /July/21 2 150 130 july 2006 (in 10 10) COD With drow it frances L'hije Cies 2) Min will to we we the go IN IN About During where & June 6 119 (12/20/2010) (10/2010) (10/2) William (10 & low Consulting of Chief Remains 10 6 1) (With drew) (1 2) (William Chief Chi Vigo ly on with chouse of the light coins of being (3 The Big Cold of the Anthony of July With drawn P. 19