02.10.2014

Counsel for the appellant and Mr. Muhammad Adeel Butt, AAG with Sheryar, Assistant and Yar Gul, Assistant for the respondents present. Counsel for the appellant needs time. To come up for rejoinder on 16.12.2014.

MEMBER.

16.12.2014

Clerk to counsel for the appellant, Mr. Ziaullah, GP with Sheryar, Assistant for the official respondents and private respondent No. 5 in person present. The Tribunal is incomplete. To come up for the same on 26.2.2015.

26.02.2015

None present for appellant. Addl: A.G for official respondents and private respondent No.5 in person present. Learne d Addl: A.G submitted office order dated 18.7.2014 vide which the appellant was transferred from DHQ Hospital, D.I.Khan to DHO office D.I.Khan against the position of Qaiser Shah who was transferred vice versa on the basis of mutual agreement.

In the light of the above, the appeal has become infructuous and is disposed of accordingly. File be consigned to the record.

ANNOUNCED

26.02.2015

16.02.15.

05 2014

Appellant in person and Mr. Muhammad Jan, GP with Sheryar, Assistant for respondent No.1 and Yar Gul, Assistant for respondent No. 3 present and requested for time. Private respondent No.5 in person present and reply filed. Copy handed over to appellant. Fresh notices be issued to other respondents. To come up for written reply of official respondents on main appeal as well as reply/arguments on stay application on 27.5.2014.

MEMBER

MEMBER

Clerk to counsel for the appellant and Mr. Muhammad Jan, GP with Sheryar, Assistant for the official respondents and private respondent No. 5 in person present. Written reply of official respondents received and copy handed over to clerk to counsel for the appellant. Respondent No. 5 already filed his written reply. To come up for rejoinder on 07.08.2014.

Clerk to counsel for the appellant, Mr. Muhammad Jan, GP with Gul Yar, Assistant and Sheryar, Assistant for the official respondents and private respondent No. 5 in person present. The learned Member is on leave, therefore, case to come up for the same on 02.10.2014.

REDER



DIRECTORATE GENERAL HEALTH SERVICES GOVE OF KHYBER WHTUNKHWA PESHAWAY

OFFICE ORDER

The following mutual posting/ transfer of Store Keepers are hereby ordered in the interest of public service with immediate effect:

S.No	Name of Official	From			То	Remarks
1	Muhammad, Javed	DHQ Hos	pital	.	DHO Office	Vice S.No. 02
	Store Keeper	DIKhan			DIKhan 🛝 🕟	He should take
			-			over charge of
						main stores
				,		from Mr.
				- 1		Muhammad
		-				Saleem S/K.
2	Qaiser Shah	DHO Offi	ce	•	DHQ Hospital	Vice S.No.1
	Store Keeper	DIKhan			DIKhan	

Arrival/ departure report should be submitted to this Directorate for

Dated

No 5465-69 /Personnel.

Copy forwarded to the:-

1. P.S to Minsiter Health Khyber Pakhtunkhwa Peshawar.

2. P.S to Minister for Agriculture Khyber Pakhtunkhwa Peshawar/

3. DHO DIkhan.

record.

4. M.S DHQ Hospital DIKhan.

5. Officials concerned.

For information and necessary action...

ASSISTANT DIRECTOR (P-II)

Sd/xxxxxxxxxx DIRECTOR GENERAL HEALTH SERVICES, K.P.K PESHAWAR. Dated 18 /07/2014.

DGHS, Govt: of Khyber Pukhtunkhwa Reshawar 7.1.2014

15.01.2014

Appellant with counsel, Mr. Muhammad Adeel Butt, AAG with Abdul Manan, Steno, Umar Daraz, KPO, and Yar Gul, Assistant for the official respondents and private respondent No. 5 in person present. Respondents need further time for submission of written replies.

Private respondent No. 5 submitted an application for transfer of the case to the diary of Touring Bench, D.I.Khan on the ground that the appellant and most of the respondents belong to D.I.Khan. In the interest of justice, the case file is submitted to the learned Chairman for passing an appropriate order. Parties are directed to appear before the learned Chairman on 15.1.2014.

MEMBER

Counsel for the appellant and private respondent No. 5 in person present. Case file received from learned Bench-II for transfer of the case to diary of touring bench D.I.Khan on the request of private respondent No. 5. The learned counsel for the appellant objected to transfer of the case to touring bench D.I.Khan at this stage when the case is fixed for written replies of the respondents, and that he has already submitted an application for deletion of respondent No. 6. In view of the above, let the respondents first file the written replies and application for deletion of respondent No. 6 is also disposed of in the meantime, whereafter, if the learned bench still deems appropriate transfer of the case to touring bench D.I.Khan, the learned bench may again refer the case for transfer, but, of course, while keeping in view convenience of both the parties and not only of one party in the case. The case is, therefore, returned to learned Bench-II for further proceedings/written replies, and the parties are directed to appear before the learned Bench-II on 17.3.2014.

Chairman

Arbellant appearing fracess for f Sources the 230/= Band Rays attached unth file 2.9.2013 was passed by respondent No. 3/Director General Health Services, Khyber Pakhtunkhwa Peshawar vide which respondent No. 4 the Medical Superintendent DHQ Hospital D.I.Khan was directed to adjust both the Store Keepers, respondent No. 5 Khalid Zaman and appellant Muhammad Javed against cadre post internally by deviding work load amongst them. Points raised at the Bar need consideration. The appeal is admitted to regular hearing, subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. To come up for written reply on 18.11.2013. Notice of application should also be given to the respondents for reply/arguments on the date fixed.

MEMBER

7.10.2013

This case be put up before the

 $\widehat{\mathbb{H}}$

for

further proceedings.

18.11.2013

Junior to counsel for the appellant, and Mr. Muhammad Adeel Butt, AAG with Sheryar, Assistant for the official respondents and for private respondent No. 5 in person present. Respondents need further time. To come up for written reply on main appeal as well as reply/arguments on application on 7.1.2014.

MEMRIER

Appeal No. 1304/2013. Mr. Mulsannad Juneal Klign

3.10.2013

Appellant with counsel, Mr. Muhammad Jan, GP with Fazal Maabood, Supdt. for the official respondents present. Private respondent No. 5 also present and submitted and application for transfer of the case to Touring Bench, D.I.Khan. Representative of the respondents produced relevant original department record and returned to him after perusal.

Preliminary arguments heard and record perused.

The learned counsel for the appellant argued that after filing departmental appeal on 22.8.2012 against the impugned order dated 27.7.2013, the authority (respondent No. 3) instead of setting aside the impugned order, directed that the appellant and private respondent No. 5 be adjusted on the same post by deviding work load amongst them vide order dated 2.9.2013; that both the orders dated 27.7.2013 and 2.9.2013 are illegal, based on malafide and liable to be set aside and the appellant be rstored to his due status. The learned counsel for the appellant also prayed for suspension of impugned orders pending appeal and restrain the respondents from taking over the charge from the appellant and filling of the post advertised in the daily newspaper.

3.10.13

The learned Government Pleader in rebuttal argued that though the appellant has filed departmental appeal but no final order has been passed on the same so far, hence the instant appeal is liable to be dismissed in limine.

From perusal of the record it is evident that the appellant has filed departmental appeal dated 22.8.2013 against the impugned order dated 27.7.2013 which was put up with relevant record for process on 29.8.2013. Consequently order dated

Appellant with counsel present. Pre-admission notice be

issued to the GP/respondents for preliminary hearing alongwith

complete record of the post of Store Keeper in Muffi Mehmood

Hospital, D.I Khan on 27.09.2013. Appellant also submitted an

application for suspension of impugned orders and restraining the

respondents from taking over charge from the appellant. Notice of

application should also be issued to the respondents for

reply/arguments on the date fixed.

Member

27.9.2013

Appellant with counsel present. The appellant has moved an application through his counsel for transfer of the instant appeal from Primary Bench presided over by the learned Member, Mr. Sultan Mehmood Khattak, to another bench, on the ground that the learned Member is not judicial minded and that the appellant is, therefore, not expecting justice from the said executive learned Member.

The perusal of order sheet dated 13.9.2013 in the light of available record would show that the learned Member has issued preadmission notice to the GP/respondents for preliminary hearing alongwith complete record of the post of Store Keeper in Mufti Mehmood Hospital D.I.Khan on 27.9.2013 i.e today; and also issued a notice of the application to respondents for reply/arguments on the date fixed. It may be observed that the appellant has impugned order dated 27.7.2013, and against the impugned order the appellant preferred departmental appeal on 22.8.2013; but this appeal was lodged on 6.9.2013, before expiry of statutory period, while considering the memo dated 2.9.2013 as final order of the appellate authority on the departmental appeal of the appellant. On the other hand, the memo dated 2.9.2013 from DG Health, KPK to the Medical Superintendent, DHO Hospital D.I.Khan is, prima facie, a direction issued to the latter to adjust both the appellant and private respondent No. 5 against cadre post internally by dividing work load amongst them. As such, there is neither any reference to the departmental appeal of the appellant nor a mention of decision on the departmental appeal of the appellant. Therefore, the learned Member does not seem wrong when he issued a pre-admission notice to the respondents and GP for production of record in order to ascertain from record a final order on the departmental appeal of the appellant.

Consequently, while disposing of the application of the appellant, the directions issued in the order sheet dated 13.9.2013 are retained and fresh notices be issued to the respondents in accordance with the said order sheet for reply and arguments before learned Member, Mr. Muhammad Aamir Nazir, on 7.10.2013.

Chairman

Form- A FORM OF ORDER SHEET

Court of_			
Cașe No.	1304	/2013 -	-

No.	Date of order	Order or other proceedings with signature of judge or Magistrate
	Proceedings	State of other proceedings with signature of judge of Magistrate.
1	2	3
		
1	06/09/2013	The appeal of Mr. Muhammad Javed Khan presente
. .		today by Mr. Amjid Ali Advocate may be entered in th
		Institution Register and put up to the Worthy Chairman fo
	,	preliminary hearing.
2		(200
		RÉGISTRAR
2	6-9-2013	This case is entrusted to Primary Bench for preliminar
		hearing to be put up there on $13 - 9 - 20/3$
	•	CHAIRMAN
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BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

S.A.No. 1304/2013

Muhammad Javed Khan.....Appellant

Versus

Govt. of KPK through Secretary Health and others..... Respondents

INDEX

S#	Description of documents.	Annexure	Pages
1	Memo of appeal with affidavit.		1-6
2.	Stay application with affidavit.		7-8
3	Copy of appointment order	Α	9
5	Copy of CNIC	В	10
6	Copy of order dated 17.9.2009	С	11
7	Copy of the policy letter	D	. 12
8	Copy of the letter dated 27.4.2013	E	13
9	Copy of order dated 24.5.2013	F	14
10	Copy of letter dated 06.06.2013	G	15
11	Copy of order dated 24.06.2013	H	16
12	Copy of order dated 26.07.2013	I	17
13	Copy of order dated 27.07.2013	J	18
14	Copy of advertisement	J	19
15	Copy of order dated 19.07.2012	· L	20
16	Copy of advertisement.	М	21
17	Copy of post sanctioning order	N	22
18	Copy of departmental appeal	0	.23
19	Copy of appellate order.	Р	24
20	Wakalatnama		25

Appellant

Through

Dated: 05.09.2013

Amjad Ali Advocate,

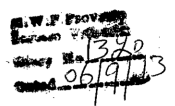
Supreme Court of Pakistar

At Mardan

Cell: 0321-9882434

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

S.A.No. 1304 2013



Versus

- 1) Govt. of KPK through Secretary Health, Civil Secretariat, Peshawar.
- 2) Medical Superintendent, DHQ Hospital, D.I.Khan.
- 3) Director General Health Services, KPK, Peshawar.
- 4) Medical Superintendent, DHQ Teaching Hospital, D.I.Khan.
- 5) Khalid Zaman, adjusted against the post of Junior Clinical Technician Ophthalmology, D.I.Khan.

6/9/13

APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER OF RESPONDENT NO.3 DATED 02.09.2013, RESPONDENT NO.4 DATED

39.07.201**3**

2-9-20B (Final order)

Respectfully Sheweth;

Appellant humbly submits as under

1) That appellant was appointed as Store Keeper in Mufti Mehmood Teaching Hospital, D.I.Khan vide order dated 28.02.2006. (Copy of appointment order is Annexure "A").

- 2) That appellant is a disable person as conspicuous from his computerized national identity card. (Copy of CNIC is Annexure "B").
- 3) That vide order dated 17.09.2009 appellant has been transferred from Mufti Mehmood Teaching, D.I.Khan to DHQ Hospital, D.I.Khan. (Copy of order dated 17.9.2009 is Annexure "C").
- 4) That respondent No.5's basic post is junior clinical technician of ophthalmology DHQ Teaching Hospital, D.I.Khan.
- That respondent No.5 was transferred to Mufti Mehmood Teaching Hospital from DHQ Teaching Hospital, D.I.Khan and later on was adjusted against the post of junior clinical technician ophthalmology at DHQ Teaching Hospital, D.I.Khan as he was not taking charge in his place of posting at Mufti Mehmood Teaching Hospital.
- That vide policy issued by Director General Health Service, KPK, Peshawar regarding posting, transfer it was directed to all the M.S. and EDOs in KPK to dig out the illegal adjustment of staff and post them against their original place of posting under intimation to Directorate. (Copy of the policy letter is Annexure "D").
- 7) That in pursuance of said policy respondent No.4 issued letter dated 27.04.2013 to respondent No.3 that respondent No.5 is surplus and is involved in conspiracies and anonymous complaints, so he may be transferred elsewhere from DHQ Teaching Hospital, D.I.Khan. (Copy of the letter dated 27.4.2013 is Annexure "E").
- 8) That respondent No.4 issued order dated 24.05.2013 that respondent No.5 is surplus and is relieved from DHQ Teaching Hospital, D.I.Khan and is directed to report to D.G. Health for further posting elsewhere. (Copy of order dated 24.5.2013 is Annexure "F").

- Phat respondent No.5 used political influence of M.P.A. Mr.Ali Amin as conspicuous from order dated 06.06.2013 by withdrawing the earlier order dated 24.05.2013 and thus was retained at DHQ Teaching Hospital against the post of Junior Clinical Technician Ophthalmology. (Copy of letter dated 06.06.2013 is Annexure "G").
- 10) That vide order dated 24.06.2013 respondent No.5 was transferred and posted to Hayatabad Medical Complex, Peshawar against the vacant post of Store Keeper i.e. (Mr.Shah Jahan, Store Keeper, retired from service w.e.f. 11.6.2013) on administrative grounds. (Copy of order dated 24.06.2013 "H").
- 11) That order dated 24.06.2013 is cancelled by D.G. Health vide order dated 26.07.2013. (Copy of order dated 26.07.2013 is Annexure "I").
- That respondent No.4 issued order dated 27.07.2013 wherein respondent No.5 is directed to take over the complete charge of main store (medicine/ equipments etc) from Muhammad Javed Store Keeper (appellant) with immediate effect. (Copy of order dated 27.07.2013 is Annexure "J").
- That respondent No.4 advertised the post of Junior Clinical Technician Ophthalmology in Daily Express dated 18.08.2013 considering the same as vacant against which respondent No.5 was working. (Copy of advertisement is Annexure "K").
- 14) That it would not be out of place to mention that appellant was given the charge of store keeper vide order dated 19.07.2012. (Copy of order dated 19.07.2012 is Annexure "L").
- 15) That Medical Superintendent of Mufti Mehmood Teaching Hospital also advertised the post of Junior Clinical Technician Ophthalmology as well as Store Keeper in Daily Mashriq dated 08.08.2013. (Copy of advertisement is Annexure "M").

- 16) That there is only one post of Store Keeper in the DHQ hospital, D.I.Khan as per Budget Allocation. (Copy of post sanctioning order is Annexure "N").
- 17) That appellant being aggrieved from the order dated 27.07.2013 filed departmental appeal before respondent No.3 vide diary No.18433 dated 26.08.2013 which is decided vide order dated 02.09.2013, which is illegal, against law and facts. (Copy of departmental appeal is Annexure "O" and appellate is Annexure "P").
- That impugned order dated 02.09.2013 passed by respondent No.3 and \$9.07.2013 passed by respondent No.4 is illegal, void, coram-non-judice, against law, without lawful authority on following grounds:

GROUNDS:

- a. Because appellant has not completed the normal tenure of posting at DHQ Hospital, D.I.Khan as he was given the charge on 27.07.2012.
- b. Because respondent No.5 has used political influence to be retained in DHQ Hospital D.I.Khan, which has been deprecated by the hon'ble Supreme Court of Pakistan and consistent judgments of this hon'ble Tribunal.
- c. Because the respondent No.5 has been adjusted against the post of Junior Clinical Technician Ophthalmology BPS-9 for the purpose of drawing of pay which is illegal as per own policy directive issued by respondent No.3 as per circulation dated 10.11.2011.
- d. Because the respondents themselves have written that respondent No.5 is surplus and his adjustment is illegal, thus he was rightly transferred.

- e. Because respondent No.5's conduct shows that he does not want to quit the post of store keeper in DHQ Hospital D.I.Khan which was taken from him due to hectic efforts in 2012 although ordered years earlier.
- f. Because respondent No.5 did not take charge against the post of store keeper in Mufti Mehmood Teaching Hospital, D.I.Khan and thus the advertisement for filing the post of store keeper in Mufti Mehmood Teaching Hospital and Clinical Technician Ophthalmology in DHQ Teaching Hospital, D.I.Khan and if the same are filled wherein respondent No.5 is transferred and posted then irreparable loss would be caused to the appellant as appellant would be declared surplus.
- g. Because respondent No.5 is admittedly in ex-cadre service and is not posted as a store keeper in DHQ Teaching Hospital, D.I.Khan.
- h. Because respondent No.5 did not take charge even in Hayatabad Medical Complex and bent upon using pressure upon superior officers, which is even an offence under the service law.
- i. Because the post of Ophthalmology has been advertised and if filled appellant would become surplus in case of selection of candidate against the proper post.
- j. Because the very adjustment of respondent No.5 in DHQ Hospital D.I.Khan against the post of Junior Clinical Technician is illegal as no one in lower post can be adjusted against the higher post and when he completed the tenure he has to obey the valid transfer orders in the field.

It is, therefore, humbly prayed that on acceptance of this appeal, order of respondent No.3 dated 02.09.2013, respondent No.4 dated 29.07.2012, may please be set aside, appellant may please be permitted to continue as a store keeper of Medicines/ Equipments in DHQ Teaching Hospital,

D.I.Khan and the post advertised in Daily Mashriq and Express above to the extent of one post of store keeper and junior clinical technician Ophthalmology may please be not filled.

Any other relief which this hon'ble court deems appropriate in the circumstances of the may and not specifically asked for may kindly also be granted.

Appellant /

Through

Amjad Ali Advocate Supreme Court of P at Mardan

AFFIDAVIT

I, do hereby solemnly affirm and declare on oath that the contents of Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

ATESTED DE LA LEGIONE DE STANDONES DE STANDO

Deponent

<u>BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL,</u> <u>PESHAWAR.</u>

C.M.No/2013	
IN Control of the con	
S.A.No2013	
Muhammad Javed Khan	Petitioner
Versus	
Govt. of KPK through Secretary Health and	d others Respondents

APPLICATION FOR SUSPENSION OF IMPUGNED. <u>ORDERS</u> <u>AND</u> RESTRAINING THE <u>RESPONDENTS</u> FROM TAKING OVER CHARGE FROM PETITIONER AND FILLING UP THE POST ADVERTISED IN THE DAILY **EXPRESS** AND <u>MASHRIQ</u> **DECISION** OF <u>ACCOMPANYING</u> <u>APPEAL.</u>

Respectfully Sheweth;

- 1) That the above noted appeal is being filed today before this hon'ble Tribunal in which next date of hearing is yet to be fixed.
- 2) That grounds of appeal may be considered as part and parcel of this application.
- 3) That prima facie case exists in favour of petitioner.

- 4) -That balance of convenience also lies in favour of grant of interim relief.
- 5) That as appellant is holding charge of main store at DHQ Hospital D.I.Khan and ingredients for stay are present, therefore, impugned orders may please be suspended.
- That if the interim relief is not granted, petitioner will suffer 6) irreparable loss.

It is, therefore, prayed that on acceptance of this application, impugned orders dated 02.09.2013 and 19.07.2012 may please be suspended and respondents be restrained from taking over charge from petitioner and filling up the post advertised in the daily Express and Mashriq till decision of accompanying appeal.

Appellant

Through

Advocatel

Supreme Court of Pakistan

at Mardan

<u>AFF</u>IDAVIT

I, do hereby solemnly affirm and declare on oath that the contents of Application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

CHIM COMMISSIONER!



And Bolow

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Inx A

OFFICE4 OF THE MEDICAL SUPERINTENDENT MMM TEACHING HOSPITAL <u>DERA ISMAIL KHAN</u>

Rew

OFFICE ORDER

Consequent upon the approval accorded by the Departmental Selection Committee and with reference to the interview held on 30-08-2005 and on 10-11-2005 in the office of the Executive District Officer DIKhan, Mr Muhammad Javed S/O Ameer Taj Ali already working as Junior Clerk under the control of EDO (Health) Office DIKhan is hereby appointed/adjusted as Store Keeper BPS-06 against the existing vacancy at Mufti Mehmood Momerial Teaching Hospital DIKhan on contract Basis on the usual terms and condition according to the laid down policy of the Government.

MEDICAL SUPERINTENDENT MMM/TEACHING HOSPITAL DERA ISMAIL KHAN

No. 15-19

Dated DIKhan the 23 / 02/2006

A Copy is forwarded to the:-

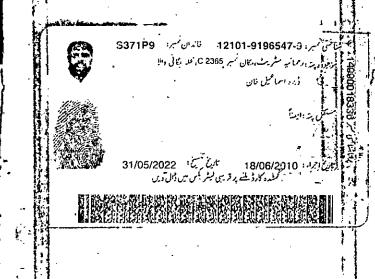
- 1-Director General Health Services NWFP Peshawar.
- 2-Dikstrict Accounts Officer, DIKhan.
- 3- Executive District Officer (Health) DIKhan.
- 4- Accounts clerk of this office.
- 5- Mr. Muhammad Javed S/O Ameer Taj Ali,

for information & necessary action

WEDICAL SUPERINTENDENT

MEDICAL SUPERINTENDENT MMM/TEACHING HOSPITAL DERA ISMAIL KHAN

1



Anac Al

As approved by the Competent authority, the following posting as 1 transfer of Store keepers are hereby ordered in interest of public service with imp 3d to

-		None		man sa je
	S.No	Name/Designation	From	To (11) Rem. kb
	1. 7	Mr. Muhammad Javid Store Keeper	Musii Melmood	DIIO tenshina
-	2	Sheikh Muhammad Khalid	Teaching Hospital, DIKhan	Hospital, DIKhan
		Store Keeper	DHQ Teaching Hospital, DIKhan	Mufti Mehmood Nice of bove Teaching Hospital, DIKhan

NB: - Arrival/departure report should please be submitted to this Section 1 r record

FERECTOR GENERAL HEATER SEPAN ISS, NWFP, PESHA VALL

/0**9**/2009,

Copy forwarded to the:-

out, Market mood Talk hong Hospital, DIKhan.

3. Medical Supdt. ¿Teacing II had, DIKhan

4. AD (P-II), DGHA NWFP PAR AT.

For information and p pessary action

FOR DIRECTOR GENERAL HE, I SERVICES, NWFP, PESHA:

Ե∦ւe--IMES DHO

Teaching To spital D.T. Than, 2 - Accounts Diricer. I H.C Kh mad Khalid Store Keeper DHQr: Teaching Hospital DIN n and Javid S/Keeper

lerk /A/Clerk US Office Dr(s: Teaching Hospital DIKker. stb: Clerk MS Office DHor: Terobing Hospital DIKhan.

for i demetion in n/ection.

M.O. B. J. L. I

Water and the first of the state of the stat DIR DOTCH ATE GENERAL HEALTH SERVICES, KHYBER PAKATUNKHWA PESHAWAR. **26122-**78 O1. The all Medical Superintendent DHO Hospitals/Teaching Mospitals in Khyber Pakhunchwa. 02. All the Executive District Officers (Health) in Khyber Pakhtunkhwa. POSPIRG/TRANSPIR.

SUBJECT: ..

hiemo:-

It has come to the notice to the undersigned which most of the officials are adjusted against the $\mathbb{E}_{\mathbf{x}}$ posts inviolation of the Government policy.

You are directed to dig out the illegal. adjustment of staff and post them actions their original place of posting, under intimation to this Directorate

> DIRECTOR GENERAL HEALTH S KHYER PAKHTUNKHWA PESHAV

elatina legal 28.10.20011

t-

AND (B)

966-9280201/ Fax # 0966-9280446/DIK

Office of the Medical Superintendent DHQ Teaching Hospital DIKhan

No. 2811 /

Dated 27 / 04 /2013

To

The Director General Health Services, Khyber Pakhtunkhwa Peshawar.

Subject:

SURPLUS STORE KEEPER

Memo:

It is to inform you that Mr. Khalid Zaman Store Keeper was transferred to Mufti Mehmood Memorial Teaching Hospital DIKhan from DHQ Teaching Hospital DIKhan while Mr. Mohammad Javed Khan was posted as Store Keeper at DHQ Teaching Hospital DIKhan. Later on Mr. Khalid Zaman was adjusted against the post of JCT Ophthalmology at DHQ Teaching Hospital DIKhan.

Mr. Khalid Zaman is trying to interfere in the Administrative affairs of the Hospital and busy in making conspiracies against the staff members of the Hospital. It has also been learnt that he is behind all the anonymous complaints. As such his services are not required anymore at DHQ Teaching Hospital DIKhan and moreover, he is surplus. It is therefore, recommended that Mr. Khalid Zaman may be transferred elsewhere from DHQ Teaching Hospital DIKhan.

Dr. Khalid Aziz Baloch

Medical Superintendent

DHQ Teaching Hospital, DIKhan.

Jua E Dein Jein (13)

14) Ana F

-9280201/ Fax # 0086-9280446/DIK

Office of the Medical Superintendent DHQ Teaching Hospital DIKhan

No. 3372 / PF

Dated <u>34 / 5 /2013</u>

To

The Director

General Health Services,

Khyber Pakhtunkhwa Peshawar

Subject:

SURPLUS STORE KEEPER

Memo:

Please refer to this office letter No. 2611, dated 27.04.2013

(Photocopy attached).

Mr. Khalid Zaman, Store Keeper did not mend his habits and is still involved in interfering in the Administrative affairs of the Hospital. As mentioned earlier his services are not required at DHQ Teaching Hospital DIKhan anymore. Therefore, being surplus he is hereby relieved from DHQ Teaching Hospital DIKhan and he is directed to report to your office for further posting elsewhere.

> Dr. Khalid Aziz Baloch Medical Superintendent DHQ Teaching Hospital, DIKhan.

No. 3377-77/ PF CC:

1. The District Accounts Officer DIKhan.

2. Mr. Khalid Zamana Store Keeper DHQTH DIKhan.

Dr. Khalid Aziz Baloch Medical Superintendent

DHQ Teaching Hospital, DIKhan.

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

Office of the Medical Superintendent

	i i	· OFF
DHQ Teaching Hospital DIKhan	No. 3680	ser
	Dated 6 / 6 /2013	. //
	1	

To

The Director General Health Selvices, Khyber Pakhtunkhwa Peshawas

Subject:

SURPLUS STORE KEEPER

Memo:

On recommendation of MPA Mr. Ali Amin, Mr. Khalid Zaman Store Keeper working against the post of JCT Ophthalmology may be retained at DHQ Teaching Hospital DIKhan letter No. 2611 dated 27.04.2013 and letter No. 3372/PF dated 3372/PF dated 24.05.2013 may be considered as withdrawn and cancelled.

Dr. Khalid Aziz Baloch

Medical Superintendent

DHQ Teaching Hospital DlKhan

No: 368/

CC

1. The District Accounts Officer DIKhan

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holetter ill

2. Official concerned.

Dr. Khalid Aziz Baloch

Medical Superintendent

DHQ Teaching Hospital DIKhan

Bux H RAL HEALTH DIRECTORATE GEN SERVICES GOVT: KHYBER PUKHTUNKHWA PESHAWAR

OFFICE ORDER

Mr. Khalid Zaman Store Keeper attached to DHQ Teaching Hospital D.J Khan is hereby transferred and posted to HMC Peshawar against the vacant post of Store Keeper (i.e Mr. Shah Jehan Store Keeper retired from service w.e.f 11.06.2013) on Administrative grounds with immediate effect:

Arrival/ departure report should be submitted to this Directorate for

record.

Sd/xxxxxxxxx DIRECTOR GENERAL HEALTH SERVICES, K.P.K, PESHAWAR. Dated 34 /06/2013.

No 3169-72 / personnel.

- 1. M.S DHQ Teaching Hospital D.I Khan w/r to his letter No. 261dated 27.04.2013 and No. 3372 dated 24.05.2013.
- 2. M.S HMC Peshawar.
- 3. Official Concerned.

For information and necessary action.

ASSISTANT DIRECTOR (P-II) DGHS, Govt: of Khyber

Pukhtunkhwa Peshawar

Haiiz S M Ali Shah

THE BETTER COPY of Page No [7]

DIRECTOR GENERAL HEALTH SERVICES KHYBER PAKHTUNKHWA PESHAWAR.

OFFICE ORDER:-

The transfer order in respect of Mr.Kahlid Zaman Store Keeper from DHQ Teaching Hospital D.I.Khan to HMC Peshawar issued on this Directorate office order bearing No. 3169-72 personal dated: 24-06-2013 is hereby cancelled.

XXXXXXXXXXXXXX DIRECTOR GENERAL HEALTH SERVICES KKPK PESHAWAR

No.18698-700 personal

Dated: 26-07-2013

Copy to:-

- 1. MS DHQ D.I.Khan
- 2. District Account Officer.
- 3. Official Concerned.

For information and necessary action

DIRECTOR GENERAL HEALTH SERVICES KKPK PESHAWAR.

Anx 2

The state of the s

DIRECTORATE GENERAL BLALTIL SURVICES KIIVBER PAKHTUNKWA PEMEAWAR

OFFICE ORDER

The transfer order in respect of Mr. Khahid Zaman Store Keepea from DHQ Teaching Grapual D LKhan to HMt. Peshawar issued vide this Directorate office order bearing No. 3169-72 Personnel dated. 2406-363 is berety cancelled.

DERICTOR GLARKAT CHALITE. SERVICES KPK PESDAWAR.

No. 16 696-72 Personnel Copy for all dig the

1 MS DHO for a gray Hospita (1993) has a

official research

For interminion and accessary actions

Lla. All

Dated 26 107 1013

Carlotte A. Armaille A. A.

DIRECTOP VIL GENERAL DE MEGG

City Mis

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

Office of the Medical Superintendent

	A .	•	
DHQ Teaching Hospital DIKhan		,	
	No		÷
	Dated	27 / 7	/2013

OFFICE ORDER

Mr.Khalid Zaman Store Keeper is hereby directed to take over the complete charge of Main Store (Medicines/Equipments etc) from Muhammad Javed Store Keeper with immediate effect in the interest of public services and report compliance.

Proper charge reports handing /taking over should be submitted to this office for record

163 - 65

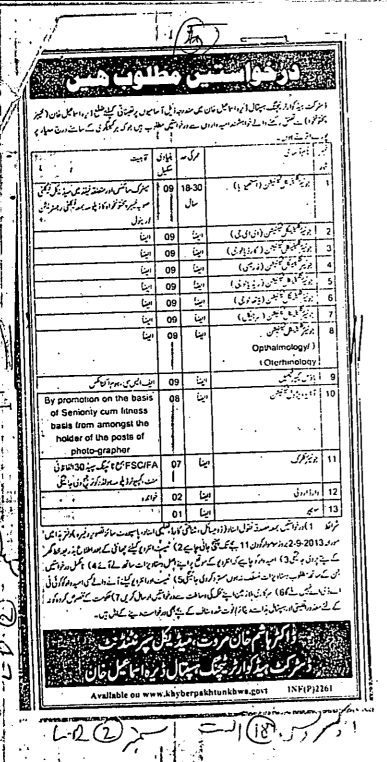
Dr. Muhammad Hashim Medical Superintendent DHQ Teaching Hospital DIKhan

 \mathscr{V} The DMS (Admn) DHQ Teaching Hospital D I Khan.

2- Mr.Muhammad Javed Store Keeper DHQ TH DIKhan for compliance.

3- Mr.Khalid Zaman Store Keeper DHQ TH DIKhan for neaction

Dr. Muhammad Hashim Medical Superintendent DHQ Teaching Hospital DIKhan



Anok (19)

Jane 2

WICI/5440859 6869 # XBH \1050859 9000

Office of the Medical Superintendent DHQ Teaching Hospital DIKhan

Dated 18 / 67 /2012

<u> 19bro osillo</u>

Mr. Mohammad Javed, Store Keeper is hereby made as Incharge Store Keeper of all the Stores, including Medicines. Mr. Khalid Zaman is hereby directed to hand over the charge of the medicine store to Mr. Mohammad Javed

inmiedialely.

Soffio eith of benimble of bluode froger rayo guided bits guibus H

Dr. Khalid Aziz Baloch Medical Superintendent DHQ Teaching Hospital, DIKhan. -: or bedrawiol squ's

4. The Director General Health Services Khyber Pakhtunkhwa Peshawar with reference to his telephonic directives on 19.07.2012.

2. PS to the Minister Health Govt of Khyber Pakhtunkhwa Peshawar.

Defricials concerned.

MARIX Baloch

Dr. Khalid Aziz Baloch Medical Superintendent A. DHQ Teaching Hospital, DIKhan.

Jux M Bin Din Din

The Control of the Co		. A. tak	LE CAN	.,,2.
الم المستعل بنياد رفعيناتي كيلي صلح درو اساعيل خان كسكوتي اميدوارون في	ذیل آ مامیوں کیا	ن عم درج	دميوريل فيجك مبيتال ذيره اساميل خا	مغتىمحو
	رره معیار ، میرث پر		ں مطلوب بیں۔ جو ہر کیمگرن کے سامنے	
مقرره قابلیت	مرکامد	عين	امآمال	نبر
				عر
الم الليم شده اورد عيرك بعدائن	ال-30 تال	09	ايماينداً دينيعن (Civil)	1
ا کا نیکنیکل پورڈ ہے مول انجینتر محمد اولیو ہے۔ میں میں میں میں میں میں میں میں میں میں				
♦ مورد آف ميكيكل الموكيش بثادر خير پختوشوا ب دجنر أد				
÷ معلة فيلا مي تجرب بين المنظم الم	<u> </u>			
الم المنظم من المراز من منزك بمدماتش، بالوقا	الا 30 ال	09	جوئير کليديکل ميکنيعن (ريْد يالويٽ)	2
يديكرون ميذيكل يتكل فعو فيريخونوا عصلة فلذى مريكيت بمديكن، جزين	 			<u> </u>
ابینا	اينا ا	09	جرئير مسيم ل مستون (السمير!)	3
ايناً	ايناً	09	جوز مليكي في منطق (مرجيل)	4
اينياً	اينا	09	جونبر مینیکل مینیون (فرومیران) دندگذی میکند	5
ايناً	اينا	09	جزئير ملينيكل مينيغن (جهمالوي) نيفن مومكنده شده المراد و ا	6
ايخا	ابيناً	09	جرنبر میزیکل کیلنیفن (آیتمالمالوی) در میزار میزیکل کیلنیفن (آیتمالمالوی)	7
ايخاً .	اينا	09	جونبر ملينيكل مينيغن (ديليسر) منظم ميكن ورويليسر)	8
ايناً	اينا	09	جونبر طليبيكل ليلنيفن (بلو نالوي) نيفلنديم منتقد (رينو تالوي)	9
الينة	اينا	09	جونيزهمنيكل مينيعن (ديمل)	10
مین حلیم شده ایوندے میکرک بهورائش مرک در در دیکا فکلند در میرین میرود اور میرود اور اور ایس میلی در رو	اينا	07	سنود کمپر	11
* کیم سکرٹری میڈیکل قبیکلی مورنجر پختونخواہے متعنقہ UCT فاریمی لیلڈیٹر مرکیکیٹ بھید انگلا ۔ رہوں - حدوج]		
تیکنی رجزیش _ ترجحا تجربه * حلیم شده بورذ سے بینوک بمعدمائنس	1			
۲۲ میم مده بودد بسیرک بعد سال ۲۲ میروری میدیکن نیکنی مورنیجر مخونخواب متعلقه CC قارسی للند شهر میلیک بعد	ابينا	06	سنود کیر	12
			•	
قىكىنى دىجىزىش *كەخلىم شەرە بورۇ - يىمۇك	اينا		SPjis	
× جهمتر به وروست مهرت ۱ نیک سینر 30 الغاظ کی منت	اليبا	07	ינה אינו	13
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مراد المارية ا المارية المارية	اينا	07	نگافون آپینر	14
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PBX & (پیک محافج ایم			•	
£رتي تربيكا ماميد داركود ك جائل _	,			
متعلقه لرینک استان اسک میلیک بعد زمک کوئل سے دجنریش	النتأ	02	الأبلغائق	16

1) ورخواست فارم ہسپتال سے دفتر کا اوقات میں دفتر بذاہے حاصل کئے جائے ہیں 2) درخواستیں بمد مصدقہ نقول اسناد (ڈو میسائل ، شاختی کا در ڈ اسلیم اسناد ، پاسپورٹ سائر تصویر دغیرہ) دفتر بذا میں مورویہ 2013-08-21 پر دو بلغے جائے گئے جائے جائیں 3) نمیسٹ انٹر دیو کیلئے جہائی کے بعد اطلاع بذر یوروٹ کھر کے بتے پر دی جائیں ۔ 4) امید دارکو چا ہے کہ انٹر دیو کے موقعہ پر اپنے امیل دستا دیزات ساتھ لے آئیں۔ 5) ناکھل درخواستیں جن کے ساتھ مطلوب دستا دیزات مسلک نہ ہوں مستر دکر دی جائے میں گی ۔ 6) نمیسٹ ادرائز دیو کیلئے آئے والے کی امید دارکوئی اے درڈی اے نمیس کھی ۔ 7) سرکاری طاز مین اپنے تکسکی وساطت سے درخواستی ادرسال کریں۔ 8) حکومت کے تعمومی کردہ کوئی کے صعفور ۔ آئلیتی اور بہتال ہذاہے دیٹارڈ افوت شدہ سنان کے بچے بھی درخواست دینے کے الی ہیں ۔

9) پرائے مزید معلومات www.nimmthdikhan.com

ِ وَاكْثَرُ شَاجِهِانِ بِلَوْجَ مَنْ مَيْزُيُكُلُّ سِّرِنْمُنَدُّ مُنْ مَعْتَى مِحود ميموريل فيجَلَّ سِيتِهِال وْسِي الْسَاعِيلُ عَالَ أَ

NF(P) 2192 * Also available on www.khyberpakhti.nkhwa.gov.pl

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T. BUNGARAGO



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NC21017 (013) HEALTH (22)

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					SERVICES

UNGTIONAL CUM OBJECT CLASSIFI ND PARTICULARS OF THE SCHEME		PO	ER OF STS 	BUDGET ESTIMATES 2013-2014	RELEASED 2013-2014
07. HEALTH 073 HOSPITAL SERVI 0731 GENERAL HOSPI 073101 GENERAL HOSPI	TAL SERVICES		Rs	Rs	Rs
D14200 District Headquarte	er Hospitol DIKhan)	,		7
	: :				a net
> 1.019 - Electrician	(BPS-06)		1 .	86,000	86,000
S127 Store Keeper	(BPS-06)	· ·	. 1	93,000	93,000
C012 Carpenter	(BPS-05)		1	- 125,000	125,000
M030 Medical Gas Assistant	(BPS-05)		I	107,000	107,000
P047 Plumber	(BPS-05)	•	1 -	147,000	147,000
D112 Driver	(BPS-04)		6 .	857,000	857,000
N018 Nurse Dai	(BPS-04)	•	1 .	105,000	105,000
0012 Operation Theatre Attendant	(BPS-03)	,	. 3	321,000	321,000
記載記 引きた 計 T049 T Tubewell Operator	(BPS-03)		1	121,000	121,000
B033 Blood Bank Attendant	(BPS-02)		2	153,000	153,000
50 D007 Dai	~: (BPS-02)		13	1,302,000	1,302,000
K013 Khadim For Mosque	(BPS-02)		1	70,000	70.000
L002 + Laboratory Attendant	(BPS-02)	•	. 5	۶45,000 د م	545,000
O012 Operation Theatre	(BPS-02)	•	5 •	350,000	350,000
Word Orderli	(BPS-02)	•	45	4.244,000	4,244,000
Ward Attendant	(BPS-02)		9	670,000 -	670;000
X001 - X-Ray Attendant	(BPS-02)		4	492,000	492,000
A161 Anendam	(BPS-01)		1	70,000	70,000
B006 Behishti	(BPS-01)		10	962,000	962,000
Cu57 Chowkidar	(BPS-01)		. 8,	7838,000	838,000
D060 Dhobi	(BPS-01)		10.	989,000	989,000
	(BPS-01)		10	973.000	973,000
M010 Mali N005 Naih Qasid		· · · · · ·	14	1,379,000	1,379,000
	(BPS-01)		. 39	4,356,000	4,356,000
\$162 Sweeper A012 TOTAL ALLOWANCES	(510-01)			131,781,000*	131,781,000
A012 TOTAL ALLOWANCES		· ·	• • • •	*	
A012-1 TOTAL REGULAR ALLO		AL INCOME OF THE PARTY OF THE P		131,761,000	131,761,000

BUDGET OFFICER VI-Govt: of Khyber Pol. Aukhwa Finance Depti:

18433

بخدمت جناب دانربکٹر جنرل هیلنگ سروسز

Anx C

هوابه خبيبر پختونخواه پشاور

ا پیل برخلاف آرڈرنمبر 65/PF بناری 27/07/2013 از دفتر میڈیکل سپر نٹنڈنٹ ڈسٹر کٹ ہیڈ کوارٹر * ڈیرہ اساعیل خان

جناب عالى!

گذارش ہے کہ فدوی ڈسٹر کٹ ہیڈ کوارٹر ہیتنال میں بطورسٹور کیپر کام کررہا ہے۔سابقہ سٹور کیپر خالد زمان مفتی محمود ہیتنال تبدیل ہوا تھا۔اس نے اپنی بوسٹ پر جائن نہیں کیا تھا۔اور سیاسی مداخلت کرا کے اپنے کو Adjusty JCT Opthamology یر X-Cadre کرایا۔ (ثبوت لف ہے)

خالدزمان کو سابقہ MS نے آپ کے ہاں Relieve کیا تھا۔ جو کہ آپ صاحبان نے اسے ۱-۱MC سی آرڈر نمبر Administrative گراؤنڈز پر تبدیل کیا (کا لِی لف ہے)۔

خالد زمان نے سیای دباؤ ڈال کر پھر اپنے آرڈر نمبر3169-72 بتارت 24/06/2013 کینسل کرائے (کا پی لف ہے)۔اور دوبارہ Adjust کوائے (کا پی لف ہے)۔

خالد زمان نے پھر سای دباؤ ڈالواکر میڈیکل سپرنٹنڈنٹ سے ایخ آرڈرنمبر163-65/PFبتاریؒ27/07/2013بسلسلہ جارج مین سٹورکرائے(کا بی لفہے)۔

بناب والا جس بوسٹ پر خالد زمان کو Adjust کیا گیاہے۔ لینی CT کیا گاہے۔ لینی Ophtamology سکو Ophtamology

جناب والا! گزارش ہے کہ آرڈر نمبر 65/PF بناریخ 27/07/2013 کو کینسل کئے

جائيں۔

آ بکی میں نوازش ہوگ!

مورخه:22/08/2013

المستعمد

محمه جاويد خان سنور كبير وْسنركث بهيدُ كوار رْبسبنال وْرِه اساعيل خان

in.



, To:-

GENERAL HEALTH SER KHYBER PAKHTUNKHWA PESHAWAR

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

No. 5380 Dated

/Personnel, o /2013.

E-Mail Address nwfpdghs@yahoo.com Office Ph# 091-9210269

Exchange#

091-9210187, 9210196

Fax #

091-9210230

The Medical Superintendent DHQ Hospital, DIKhan.

Subject:-

OFFICE ORDER.

·Memo:-

I am directed to refer to your letter No. 163-65/PF, dated 27.07.2013, on the subject noted above.

You are hereby directed to adjust both the Storekeeprs i.e. Mr. Khalid Zaman and Mr. Mohammad Javed against cadre post internally by dividing work load amongst them.

> DGHS KHYBER PAKHTUNKHWA PESHAWAR.

بعدالت صرسرسروس 5/9/2013 - فيرعاد برمان و آرام کا عث تحریر آنکه مقدمه مندرجه عنوان بالإميس اپن طرف سے واسطے بیروی دجواب دہی وکل کاروائی متعلقہ مقدمه مندرجه عوان بالای از الرف مے والے پر دی دوروں و کا دورای کا کار اسٹر کی کرد مط (سط اسٹر میں میں میں میں م آن مقام میں میں میں میں میں میں موسوف کو مقدمہ کی کل کاروائی کا کامل اعتبار: وگا۔ نیز طی روک و کرد کی کرد کی ک وکیل صاحب کوراضی نامه کرنے وتقرر نالت ہ فیصلہ برحلف دیئے جواب دہی اورا قبال دعو کی اور بصورت ومحرى كرنے اجراءاورصولى چيك وروپيدار عرضى دعوى اور درخواست ہرتم كى تقىديق زرایی پردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیردی یاڈگری میکطرفیہ یا اپیل کی برا مدگی اورمنسوخی نیز دائر کرنے اپیل گرانی ونظر ثانی و پیروی کرنے کا اختیار ہوگا۔از بصورت ضرورت مقدمہ مذکور کے کل یا جزوی کاروائی کے واسطے اوروکیل یا مختار قانونی کوایے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا۔اورصاحبمقررشدہ کوبھی وہی جملہ ندکورہ بااختیارات حاصل ہوں مےاوراس کا ساختہ پرواخته منظور قبول ہوگا۔ دوران مقدمہ میں جوخر چدد ہرجاندالتوائے مقدمہ کے سبب سے وہوگا۔ کوئی تاریخ بیشی مقام دوره پر مویا صدے باہر موتو وکیل صاحب پابند موں مے۔کہ بیروی نہ کورکریں ۔لبداو کالت نامہ کھدیا کہ سندر ہے۔ اه کرداند. forgod Ali Advocal