# Form-A FORMOF ORDERSHEET

Court of	·
e No	1578/2024

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1.	2	3
1	23.09.2024	As per verbal direction of the Hon'ble
		Member Judicial the present appeal is fixed for
	-	preliminary hearing before Single Bench at Peshawar
		on 26.09.2024. Parcha Peshi giving to the counsel for
		the appellant.
,		REGISTRAR
	; ·	
	,	
		<b>\</b>

1

The appeal of Mr. Ajmal Khan received today i.e on 20.09.2024 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

1- Copy of proper rejection order of departmental appeal is not attached with the appeal be placed on it.

No. 811 /Inst./2024/KPST,

Dt. 20/9 /2024.

ADDITIONAL REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Syed Roman Shah Adv. High Court at Peshawar.

Note: In response to objection raised above, it is stated that the departmental appeal of appellant was regretled by respondent No.1 at the merigin of appeal at Page No.11. Be placed before the Bench for Jurther N/A.

Date: 23-09-2024.

Syed Roman Shahr Advocate

# BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWAPESHAWAR

Service Appeal No. 1578 /2024

Ajmal	Khan		•••••••••••••••••••••••••••••••••••••••		• ••••••••	Appellant
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Through

Sved Roman

Advocate high Court ... Peshawar,

Mob No. 0333-9918830

Dated:

20 /09/2024



# BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWAPESHAWAR

Service Appeal No. 1578 /2024

Ajmal Khan S/o Walayat Shah Tube Well Operator (BPS-6) at District Health Office Ro Garh JawalKhel, Jandri, Tehsil and District Karak.....Appellant

#### Versus

- 1. Regional Director General Health Services, South Region DI Khan, at DHO Office, Karak
- 2. District Health Officer, Near Civil Hospital Karak City Karak.
- 3. ZabihUllah S/o Aman Ullah, Tube Well Operator (BPS-6) at DHO Office. Karak R/o Surdag. Tehsil and District Karak
- 4. Director General Health Services Khyber Pakhtunkhwa.

.... Respondents

APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT, 1974, AGAINST THE TRANSFER ORDER DATED 12-09-2024 ISSUED BY RESPONDENT NO. 2, AND AGAINST THE ORDER OF RESPONDENT NO. 1 WHO REGRETTED THE APPEAL OF THE APPEANT AND WROT THE REGRET NOTE AT THE MARGIN OF THE APPEAL DATED 18-09-2024 WITHOUT ANY LAWFULL JUSTIFICATION.

## PRAYER

On accepting this service appeal, the impugned Transfer Order dated 12-09-2024 of respondent No.2 and regret note of respondent No.1 at the margin of Appeal/representation may graciously be set aside by declaring it illegal, unlawful, without authority, based on mala fide, void abinatio and thus not sustainable in the eyes of law and appellant may please be allowed to continue his services at Latamber Type D Hospital District Karak.

Respectfully Sheweth;

#### FACTS:-

1. That the appellant was appointed as Tub Weil Operator in the tespondent Department on 18-03-2011 and was performing his duty with great zeal and enthusiasm up to the satisfaction of the superior

at the posted station. (Copy of Appointment Order is attached as Annexure-A)

- 2. That the appellant was transferred from the type-D Hospital Latamber to Type-D Hospital Sabirabad, similarly the respondent No.3 was transferred to the station of the appellant. It is pertinent to mention here that the respondent No.3 is the newly posted employee and is in probation, as per policy he has to remain in the initial posted till the expiry of Normal Tenure. (Copy of the Impugned Transfer order Dated 12-09-2024 is attached as annexure-B)
- 3. That feeling aggrieved from the above act of respondent No.2 the appellant had filed representation (The fact and grounds agitated therein may please be treated as part and parcel of this appeal) before the worthy Director General Health Services through proper channel, which was illegally been regretted by the respondent No.1 and the wrote the regret note at the margin of the appeal, without complying codal formalities. (Capy of Appeal/representation indicating the regret Note, dated, 18-09-2024 are attached as Annexure-C)

That the appellant has good service record which could be verified form service record but this fact has been ignored while illegally issuing the transferred order having no alternate remedy except the instant appeal on the following grounds inter-alia.

### GROUNDS:-

- A. That the appellant has been appointed as Tube operator in the respondent Department and was performing his Duty in the posted station up to the satisfaction of the Superior and is the senor most Tube well operator.
- B. That the appellant has Domestic enmity and facing severe threat to life in area where he has been transferred, i.e. Union Council Sabir Abad, attached FIR on the family members of the FIR clearly showing the same fact, this fact has been ignored while issuing the impugned transfer order. (Capy of FIR is attached as Annexure-D)
- C. That while issuing the impugned transfer order the appellant has ignored the fact that the impugned transfer will badly affect the services of the appellant, hence the order may please canceled.
- D. That the impugned order is illegal and void as the respondent No.2 has ignored the fact that the respondent No.3 is newly posted employee and as per policy he has to complete the normal tenure at his first posting. Hence the impugned is issued to accommodate the blue eyed and may please be declared as null and void.

- Con
- E. That the impugned order is against the transfer and posting policy, as the same policy clearly says that every transfer must be made in the best public interest, this factum has completely been overruled while issuing the impugned order, therefore the order is nullity in the eyes of lays.
- F. That while issuing the impugned order the respondent No.2 has ignored the fact that the appellant is facing the serious and grave domestic Enmity in the area where he is transferred and there is severe life threat to the life of the appellant hence the order is also liable to be set aside on the basis of Humanitarian ground as enshrined in the transferred and posting policy of the Government.
- **G.** That as per the 1973 Constitution, no order shall be passed which is against the rules and prohibits the arbitrary discretion as is evidenced by the impugned order passed by the respondent No.2. Also, the law provides protection for violation of fundamental rights particularly in service matter but both these aspects has been ignored while doing the impugned practice.
- H. That an unjust has been done with the appellant by not giving ample opportunity to be heard in person by respondent No.1 while issuing the regret note at the margin of the appeal, nor properly enquired by following the prescribed rules as per service laws.
- I. That the impugned transfer order has enclangered the life of the appellant similarly miserably impacted the appellant's overall professional career.
- J. That any other ground will be agilated at time of arguments with the permission of this Hon ble Tribunal.

### PRAYER

On accepting this service appeal, the impugned Transfer Order dated 12-09-2024 of respondent No.2 and regret note of respondent No.1 at the margin of Appeal/representation may graciously be set aside by declaring it illegal, unlawful, without authority, based on mala fide, void abinatio and thus not sustainable in the eyes of law and appellant may please be allowed to continue his services at Latamber Type D Hospital District Karak.

Any other relief not specifically prayed for but deems appropriate in the circumstances of the case may also be granted.

Arbellant

(y)

Through

Syed Roman Shah Advocate High court

Dated:

20/09/2024

ign court Peshawar

Certified that as per instruction of my client no such appeal has been filed before this Hon ble Forum.

Ádvocate

## AFFIDAVIT

I,Ajmal Khan S/o Walayat Shah Tube Well Operator (BPS-6) at District Health Office Karak, R/o GarhJawalKhel, Jandri, Tehsil and DistrictKarak do hereby solemnly affirm and declare on Oath that the contents of the above appeal are true and correct to the best of my knowledge and belief and nothing has been kept secret from this Hon'ble Tribunal.

Debolleyt



# BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWAPESHAWAR

Servi	ce Appeal N	No. /2024	· • • • • • • • • • • • • • • • • • • •	
Ajma	d Khan	· ·		Appellant
:		Versus		
Distr	ict Health	Əffiçer Karak and ot	hers	Respondents
:				
	<u>AD</u>	DRESSES OFTHE	ARTIES	•
Ajma	ELLANT al Khan S/o ce Karak, R	o Walayat Shah Tub /o GarhJawalKhel, .	c Well Operator ( Jandri, Trhsil and	BPS-6) at District Health d DisttKarak
RES	Regional	_   	ealth Services, S	South Region D I Khan, at
		ce, Karak	Civil Hannitel May	rol- City Karak
2. 3.		lealth Officer, Near ah S/o AmanUllah,		ator (BPS=6) at DHO Office,
ų. . i	Karak R.	o Surdag, Tehsil an General, Head th Youd, Peshana	d District Karak Senvros Ispic	Appellant
1	: : : :			Jed Roman Shah vocate high Court
Dat	ted: 20	709/2024		Peshawar

# BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWAPESHAWAR

Service Appeal	No. /2	024 ·		
Ajmal Khan				Appellant
	Versu	s •	i	
:			1	•
District Health	Officer Karak a	nd others		Respondents

Application for interim relief to the extent of suspension of impugned Transferred order Dated 12-09-2024 till the final disposal of the instant appeal

Respectfully Sheweth,

- 1. That the appellant has filed the above mentioned appeal (the facts and grounds of which may please be treated as part and parcel of this application) in which the date has not been fixed yet.
- 2. That the appellant has a good prima facie case and very much confident that the appeal may be allowed.
- 3. That the appellant is facing severe life threat in the area where he has been transferred, hence if order is not suspended the appellant life is in danger, and it will cause irreparable loss.
- 4. That the balance of convenience also lies in favor of the appellant.
- 5. That there is no bar in filing this application.

It is therefore most humbly prayed that upon acceptance of this application the transferred order dated 12-09-2024 may please be suspended till the final disposal of the appeal in hands.

Through

Applicant/appellant 2 DWISHAN

Syeu Roman Shan\* Advocate High Court 0333-9918830

(2)

LARBITIN

I, Ajmşi Khan S\o Walayat Shah Tube Well Operator (BPS-6) at Diştrict Health Office Karak, R\o GarhJawalKhel, Jandri, Tehail and District Karak do hereby solemnly affirm and declare on Oath that the contents of the above application are true and correct to the best of my knowledge and beligh and application are true and correct from this Hopble Tribunal

nothing has been kept secret from this Hon'ble Tribunal.

Deponent

Annexurer A"



## OFFICE OF THE EXEUCTIVE DISTRICT OFFICER HEALTH KARAK

## APPOINTMENT ORDER

On recommendation of Departmental Selection Committee held in its meeting in the office of the undersigned on dated 29.01.2011, the following candidate as per detail given below, are hereby offered the post of Tube Well Operator in BPS-04 (3240-140-7440) plus other allowances as admissible under the rules on regular basis and posted against the vacant post:

S.No	Name with Parentage and address	Place of duty
	Ajmal S/O Wilayat Resident of Gunda Karak	Type "D" Hospital
		Latamber
2	Zar Pio Khan S/O Amal Baig Village Lakarki PO	Type "C" Hospital Takht-e-
ļ	& Tehsil Takht-e-Nasrati District karak	Nasrati

His appointment in Health Department Khyber Pakhtunkhwa will be subject to the following terms and condition.

His appointment in Health Department Khyber Pakhtunkhwa will be subject to the following terms and condition.

- 1. He is domiciled of District Karak.
- 2. He will be on probation initially for a period of one year extendable for a further period not exceeding one year.
- His Services can be dispensed with during the probation period, if his work and conduct found un-satisfactory.
- 4. His appointment will be subject to Medical Fitness and verification of character and antecedents / educational qualification etc.
- 5. He will not be entitled to any TA/DA for Medical Examination and on joining of his first place of appointment
- 6. His appointment is purely on Temporary basis and can be terminated at any time without any notice but in case, if he wish to resign from service, he will resign in writing by giving prior notice of ONE MONTH OR deposit one month pay in lieu of one month's advance notice, in the Govt: Treasury. However he will continue to serve the Govt; till his resignation is accepted by the competent authority.
- 7. He will be governed by such rules and orders as may be issued by the Govt: from time to time for the category of Govt: servant to which he belongs.
- 8. He will for all intents and purposes be Civil Servants, except for the purpose of pension and gratuity. In lieu of the same he will be entitled to contributory provident Fund as per Govt: Rules and instruction.
- He is liable to be posted / served any where in KPK / FATA.
- 10. He will complete normal tenure at his place of first posting as per Covt: Rules.
- 11. He will submit an undertaking on Judicial Stamp paper stating that the documents submitted with application form is genuine and not fake. Moreover he has not been dismissed from services by any Govt: OR Semi Govt: Organization.

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If the above terms and condition are acceptable to him, he should submit his Arrival Report for duty at health institution mentioned against his name and produced the Medical Fitness Certificate form MS DHQ Hospital karak within 15 days of issuance of this order, failing which this order will be treated as cancelled automatically.

> 多数形式数数数数数数 SDA 电电影电影电影电影电影 Executive District Officer Health Karak

No. 1076-80 /Esib:

Karak the dated

Copy forwarded to:-

- 1. The District Coordination Officer Karak for information please
- The DAO Karak
   Concerned Incharges of Health Institutions for n/a
- 4. Accounts Section Local Office for necessary action.
- 5. Officials Concerned for compliance of the order.

Health Karak





# OFFICE OF DISTRICT HEALTH OFFICER

(Khyher Pakhtunkhwa) Phone <sup>ka n</sup> Fax 2 n; 1027-200537

The following transfer / posting of the tubewell operators is hereby ordered with immediate effect in the best public interes

The state of the s	•
Sr.# Name   From	1
1. Zohib Ullah Tyre-D Hospital Sahir Abad	. 10
The state of the s	Type-D Hospital Lalamber
2. Ajmal Khan Type-D Hospital Latamber	·
	Type-D Hospital Sabir Abad

Note: Necessary departure / arrival report should submit to this office / concerned health facility for regord,

Endst, of Even No. Dated:

Copy for information to the:

- Medical Superintendent Type-D Hospital Sabir Abad.
   Medical Superintendent Type-D Hospital Laumber.
- 3. Account Section DHO Office Karak.

4. Officials converned for compliance.

District Health Officer Karak

District Health Offic AM. Karak

CamScanner 🚅



An advance copy sent to DG health services KP

To,

The Director General Health Services KP

Through proper channel

The Regional Director General

South Region, Khyber Pakhtunkhwa.

Subject: Appeal for cancellation of transfer order in respect of Mr. Aimal Khan Tube well operator type O hospital Latamber.

Respected Sir/ Officer Concerned,

With your due honor and regards the bile! summary of the subject cited above is as under:

- $1. \quad \text{I am mutually transferred without my consent from my permanent and designated position at } \\$ Latamber Type-D hospital to Sabirabad type-D hospital, as I am the senior most tube well operator performing my duties on the same station from last 13 years and permanent resident on the same station from last 10 years due to Domestic enmities and threat to life at UC Sabirabad. The transferred tube well operator is the junior most having less than 1 year service and is in probation period, so the transfer is also illegal.
- 2. Due to Domestic enmities and threat to my life I cannot report my arrival to the transferred station, please consider my request on genuine and positive grounds.(FIR on my family members is annexed as annexure A for ready reference)
- 3. If justice in my case is delayed I will be compelled to approach the honorable service tribunal to redress my grievances.
- 4. My order may please be cancelled on humanitarian grounds so that I can perform my duties with full zeal and spirit.

Note: Request to DHO is attached as annexure B.

Thanks in anticipation,

Regards,

Dated 18/9/2024

Tube well operator

Type-D Hospital Latamber

18/9/2024

Copy forwarded for information to:

- 1. Secretary Health KP.
- 2. Deputy Commissioner Karak.

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) Sal Shah.

# The District Health officer

Karak.KP.

# SUBJECT: REQUEST FOR CANCELLATION OF TRANSFER ORDER IN RESPECT OF MR.AJMAL KHAN TUBE WELL OPERATOR TYPE D HOSPITAL LATAMBER.

Respected Sir/ Officer Concerned,

With your due honor and regards the brief summary of the subject cited above is as under

t am transferred from my permanent and designated position to Sabirabad type-D hospital with mutual without my consent as I am the senior most tube well operator performing my duties on the same station from last 13 years and permanent resident on the same station from last 10 years (Due to Domestic enmitties and threat to life) 2. Due to Domestic enmittes and threat to my life I cannot report my arrival to the transferred station, please consider my request on genuine and positive grounds

3. My order may please be cancelled on humanitarian grounds so that I can perform my duties with full zeal and spirit.

Thanks in anticipation

Mr.Ajmal Khan Type-D Hospital Latamber.

Copy for information to:

MS Type D hospital Latamber.

MS Type D hospital Sabirabad.

D/NJ, 323

) Sull Shah

(15)

NO.SOR-II (E&AD) 1-1/85(VOL-II) Dated Peshawar the 15th February 2003.

## Subject: POSTING /TRANSFER POLICY OF THE PROVINCIAL GOVERNMENT.

I am directed to refer to the subject noted above and to say that in supersession of all policy instructions issued in this behalf, the competent authority has approved the following posting Transfer Policy.

All the postings /transfers shall be strictly in public interest and shall not be abused misused to victimize the Government servants.

ii. All Government servants are prohibited to exert political. Administrative or any other pressures upon the posting /transfer authorities for seeking posting /transfers of their choice and against the public interest.

iii. All contract Government employees, appointed against specific posts, cannot be posted against anyother post.

iv. The normal tenure of posting shall be three years subject to the condition that for the officers /officials posted in unattractive areas, the tenure shall be two years and for hard areas the tenure shall be one year. The unattractive and hard areas will be notified by the Government.

Excluding the officers in B-19 and above in the Province. Posting /transfer in Education and Health Departments shall be made in March while the remaining Departments shall make posting /transfers in July. There shall be a ban on posting/transfers throughout the year excluding the aforesaid two months.

However, there shall be no restriction in cases where posting /transfer of Government employees become inevitable in other months due to promotion /retirement /ereation of new posts/return from long leave/involvement in

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disciplinary proceedings and adjustment of surplus staff for which specific relaxation shall be obtained from the Chief Minister.

- vi. While making postings transfers from settled areas to FATA and vice versa specific approval of the Governor. NWFP needs to be obtained.
- vii.Officers may be posted on executive /administrative posts in the Districts of their domicile except District Coordination Officers (D.C.Os) and Superintend of Police (SP). Similarly Deputy Superintendent of Police (DSP) shall not be posted at a place where the Police Station (Thana) of his area /resident is situated.
- viii.No postings /transfers of the officers/officials on detailment basis shall be made.
- ix.Regarding the posting of husband /wife, both in Provincial services, efforts where possible would be made to post such persons at one station and this will be subject to the public interest.
- x.All the posting /transferring authorities may facilitate the postings /transfers of the unmarried female Government Servants at the station of the residence of their parents.
- xi.Officers /officials except DCOs and SPs who are due to retire within one year may be posted on their option, on posts in the Districts of their domicile and be allowed to serve their till the retirement.
- xii.In terms of Rules-17 (1) and (2) read Schedule-III of the Government of NWFP Rules
  of Business 1985, transfer of officers shown in column 1 of the following table
  shall be made by the authorities shown against.

### Outside the Secretariat

i. Officers of the all Pakisian Unified Group i.e.

DMG . PSP including Provincial Police

Officers in BPS-18 and above.

if.Other officers in BPS-17 and above to be posted against schedule posts, or posts normally held be the APUG.

PCS (EG) and PCS (SG).

iii. Head of Attached Departments and other Officers in B-19 & above in all Departments.

In the Secretariat:

iv.Secretaries .

v:Other Officers of and above the rank of Section Officers:-

- a. Within the Same Department.
- b. Within the Secretariat from one Department to another.
- vi. Officials upto the rank of Superintendent:-
- a. Withir the same Department.
- b. To and from an Attached Department.

Chief Secretary in consultation with the Establishment Department and the Department concerned with the approval of the Chief Minister.

--do--

--do--

Chief Secretary with the approval of Chief Minister.

Secretary of the Department concerned.

Chief Secretary /Secretary Establishment.

Secretary of the Department concerned.

Secretary of the Department in consultation

IMI Shall

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mith Head of Attached Department (grannfallativity (Establishment) e. Within the Secretariat from on Department to another.

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xiii. While considering postings /transfers proposals all the concerned authorities shall keep in mind the following:

- a. To ensure the posting of proper persons on proper posts., the annual confidential reports, past and present record of service, performance on post held presently and in tile past and general reputation with focus on the integrity of the concerned officers/officials be considered.
- b. Tenure on present post shall also be taken into consideration and the posting transfers shall be in the best public interest.
- ix) Governments servants including District Govt, employees feeling aggrieved due to the orders of posting/transfers authorities may seek remedy from the next higher authority/the appointing authority) as the case may be through an appeal to be submitted within seven days of the receipt of such orders. Such appeal shall be disposed of within lifteen days. The option of appeal against posting /transfer orders could be exercised only in the following cases:-
- i) pre-mature posting/transfer or posting/transfer in violation of the provisions of this policy.
  - ii) Serious and grave personal (humanitarian) grounds.

To streamline the postings /transfers in the District Government and to remove any irritant/confusions in this regard the provision of Rule 25 of the North- West Frontier Province District Government Rules of Business 2001 read with schedule -IV thereof is referred. As per schedule -IV the posting/transferring authorities for the officers /officials against each are as under:-

S.No	Officers	Authority
1.	Posting of District Coordination Officer and Executive Distinct Officer in a District.	Provincial Government
2.	Posting of District Police Officer.	Provincial Government.
<del>-3.</del>	Other Officer in BPS-17 and above posted in the District.	Provincial Government .

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4. Official in BPS-16 and below. Executive District Officer in consultation with Distinct Coordination Officer.

As per Rule 25(2) of the Rules above the District Coordination Department shall consult the Government if it is proposed to :

a transfer the holder of a tenure post before the completion of his tenure or extend the period of his tenure; and

b.require an officer to hold charge of more than one post for a period exceeding two months.

4. I am directed further to request that that above noted policy may be strictly observed implemented.

Sul/shah.





# OFFICE OF THE DISTRICT HEALTH OFFICER KARAK

(Khyber Pakhtunkhwa) Phone & # Fax& #: 0927-290537

#### OFFICE ORDER:

On the recommendation of Departmental Selection Committee meeting held in the office of the undersigned on dated: 18-01-2024, Mr. Zahih Ullah S/O Aman Ullah EX-Driver is hereby appointed as Tubewell Operator BPS-04 (14960-660-34490) plus other allowances as admissible under the rules on regular basis against the vacant post at Type-D Hospital Sabir Abad under 100% Invalidated / Incapacitated son quota.

His appointment in the health department Khyber Pakhtunkhwa, will be subject to the following terms & conditions.

- 1. THe is domiciled of District Karak( KPK)
- 2. He will be initially on probation for a period of one year.
- 3. His service can be dispensed with during the probation period if his work and conduct is found unsatisfactory. During the probation period his services will be on temporary basis and can be terminated at any time without any notice.
- 4. His appointment will be subject to Medical Fitness.
- If he wishes to resign from service, he will resign in writing by giving prior notice of one
  month or deposit one month pay in lieu of one month advance notice in the Govi. treasury.
- 6. He will be governed by such rules and orders as may be issued by Govi. from time to time for the category of Govt. Servant to which he belongs.
- 7. He will complete normal tenure at his place of first posting as per Govt. rules.

If the above terms and condition are acceptable to him, he should submit his arrival for duty at the office of the <u>Incharge Type-D Hospital Sabir Abad</u> and produce the Medical Fitness Certificate from MS DHQ Hospital Karak within 15 days after the receipt of this order, failing which this order will be treated as cancelled automatically.

----sd----District Health Officer Karak

Dated: <u>09 /02 /</u>2024

No. <u>629 - 35</u> /Admn:

#### Endst. No Even No. & Date:-

Copy Forwarded for information to the:-

- 1. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 2. Regional Director General Health Services (Southern Region), Dera Ismail Khan.
- 3. District Accounts Officer Karak.
- 4. Incharge Type-D Hospital Sabir Abad.
- 5. Account Section DHO Office Karak
- 6. Mr. Zahib Ullah S/O Aman Ullah EX-Driver R/O Village: Surdag, Latamber Tehsil: & District: Karak.

For information & necessary action.

District Health Officer

ア・ Karak

Doll of fold 10 - RO FROZ. - بياند ريده الاسالي الداري الداري المايل لانكيارك للمدني ب المالية المراهدي المراهدية في المراهدية في المراهدية المراهدية المراهدية المراهدية -لايد سيد المانداوري بدي المانداوري المانداديد سناله لالالماياك لامرك ف اليقال الماينة المالي الأنادة المايات المايالة الم كالماية ويجنين المنجدال المالية بالمنسهة سابان المعاية الاندالان الايليان الأليان الأليان الماية زدايل پديخياك كافيد بدى - خدست مرجيدى يادى يونى ايخلى بديل الدنسن いれてもととしよりにいれることにこれのといれといれていると ويرام حبكور الخلام المدن فالمراهات وفيمله فلمدرية جواب دي الداق لأدكاور نظرك الأولى إيقال الالالألال الملاسمة بمل فيهم مب المساحد و إلى إيرا كالسرامية TOWN THE WALL TO THE TENT OF THE TOWN THE المُعْلِمَة وَالْمُوالِي اللَّهُ اللّلْمُ اللَّهُ اللللَّهُ اللَّهُ الللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ الللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ الللَّهُ اللَّهُ الللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ الللَّهُ اللّلْمُلْعُلِمُ اللَّهُ اللَّهُ اللللَّهُ اللَّهُ الللللَّا اللَّهُ الللَّهُ اللَّهُ الللَّهُ اللَّهُ اللَّهُ الللَّهُ اللَّاللَّا اللَّهُ اللَّهُ الللَّا اللَّهُ الللَّهُ الللَّا اللَّهُ الللَّال ألا يُراكِيةُ وَالْمُ الْمُرْكِيةُ وَالْمُرْكِيةُ وَالْمُرْكِينِهِ وَالْمُرْكِيةُ وَالْمُرْكِيةُ وَالْمُرْكِية Solding shered of