

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

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UNITED STATES OF AMERICA	:	
	:	
	:	
vs.	:	2:14-cr-00426-SD-1
	:	
	:	
HAYATULLAH DAWARI	:	

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**ORDER**

AND NOW, this        day of        , 2014, upon consideration of the annexed Motion for Revocation of Magistrate's Pretrial Detention Order, it is hereby **ORDERED and DECREED** that Defendant is released on the following conditions:

/

BY ORDER OF THE COURT:

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J.



6. That if certain conditions of release were imposed by the Court, the rebuttable presumption found in 18 U.S.C. 3142(c) would be overcome by reasonable assuring defendant's appearance and the safety of the community and any potential government witnesses;
7. That in making a determination that clear and convincing evidence is in fact that the defendant awaiting trial is not a risk of flight nor a danger to the community or any potential government witness; the Court may utilize any combination of various suggested conditions of release which may be imposed, including:

**CONDITION NO. 1:** Defendant shall restrict his travel to the Eastern District of Pennsylvania;

**CONDITION NO. 2:** Defendant shall surrender his passport to the Clerk's Office of the United States District Court;

**CONDITION NO. 3:** Defendant shall remain in the custody of a designated person, residing in Philadelphia, Pennsylvania, who agrees to assume supervision and to report any violation of release conditions to the Court, or shall remain in the custody of any other person to assure that defendant will appear as required and will not pose a danger to the safety of the community;

**CONDITION NO. 4:** Defendant shall remain at his home subject to house arrest and report daily by telephone to the Pre-trial Services Officer or in Person to the Pre-Trial Services Office;

**CONDITION NO. 5:** The defendant, if the Government so requests, agrees to a twenty-four (24) hour phone monitoring of his house phone;

**CONDITION NO. 6:** Defendant surrenders all firearms, dangerous weapons or any destructive devices;

**CONDITION NO. 7:** Defendant shall cease contact with all but family members, attorney and friends having no relation to the allegations in this case;

**CONDITION NO. 8:** Defendant be subject to periodic drug testing;

**CONDITION NO. 9:** Defendant, if not placed under full house arrest, must comply with a specified curfew;

**CONDITION NO. 10:** Defendant shall refrain from excessive use of alcohol;

**CONDITION NO. 11:** Defendant shall post monetary bail;

**CONDITION NO. 12:** Defendant shall post title to real property;

**CONDITION NO. 13:** Defendant shall wear a beeper device to disclose his whereabouts; and/or a body wire so that any and all of defendant's conversations can be monitored by the government;

**CONDITION NO. 14:** Defendant shall comply with any other conditions by the government;

8. That the above-mentioned conditions would more than reasonably assure Defendant's appearance at the trial and the safety of the community or any potential government witness as required by the Bail Reform Act of 1984;
9. That for purposes of posting monetary bail, the Defendant's family and/or friends would be able to post real property located in Philadelphia, Pennsylvania;
10. That if the Court would not deem full time house arrest to be necessary, the defendant, if released on bail, would have a job working as a part-time Sales Associate with a neighborhood 7-11 store, notwithstanding his medical degree.;
11. That defendant has resided in Philadelphia since approximately 2010. Defendant is an active member of his community (socially, and through the practice of his religion) and is well-respected and well-liked by his neighbors;
12. That since she poses no threat to any potential government witness nor anyone in the community, and also since she is not a risk of flight based upon her community, family and business ties, the Defendant respectfully submits that this Honorable Court can be more than reasonably assured of her presence at any and all proceedings and that she would pose no threat to any potential government witness, especially in light of the conditions suggested herein which act to overcome the presumption under 18 U.S.C. 3142(c);
13. In further support of his ties to the community, Defendant submits the attached letters/affidavits, which show that Defendant is an honest, kind, hard-working, respected family man who is active in his religious community:
  - a. Hagnawaz Chughtai, United States Citizen, Defendant's relative. See Exhibit A.
  - b. Abdul Shakoor, United States Citizen, Defendant's neighbor and member of Defendant's religious community. See Exhibit B.
  - c. Naeem Haider, United States Citizen, Defendant's co-worker and friend. See Exhibit C.
  - d. Yascc11 Shaat, United States Citizen, member of Defendant's religious

community. See Exhibit D.

- e. Javed S. Chaudhary, United States Citizen, relative of Defendant. See Exhibit E.
- f. Khurshid Ali Shah, Lawful Permanent Resident, fellow employee at the 7-11 convenient stores. See Exhibit F.
- g. Adalat Khan, United States Citizen, friend and member of Defendant's religious community. See Exhibit G.
- h. Arsalan Khan, United States Citizen, friend and member of Defendant's religious community. See Exhibit H.
- i. Mohammed Alkurdi, United States Citizen, friend and member of Defendant's religious community. See Exhibit I.
- j. Amil Z. Khan, United States Citizen, friend and member of Defendant's religious community. See Exhibit J.

14. That Defendant's health is deteriorating, and he is in need of continued medical attention. In October of 2012, Dr. Iqbal diagnosed Defendant with Alzheimer's Disease and Coronary Atherosclerosis. See Exhibit K.

WHEREFORE, for all of the foregoing reasons, Defendant respectfully prays that this Honorable Court find that certain conditions exist which if imposed by the Court would adequately assure his presence at all proceedings and the safety of any potential government witnesses and the community and therefore defendant be released on bail subject to conditions pending the trial of this matter.

Respectfully Submitted:

/s/Nino V. Tinari  
Attorney for Hayatullah Dawari

Dated: August 7, 2014

**CERTIFICATE OF SERVICE**

This is to certify that a true and correct copy of the foregoing has been served upon the following this day via ECF filing:

MAGISTRATE JUDGE THOMAS J. RUETER  
U.S. District Court, E.D. of PA  
3000 U.S. Courthouse  
601 Market Street  
Philadelphia, PA 19106-1797

Jennifer A. Williams  
United States Attorney's Office  
615 Chestnut Street  
Suite 1250  
Philadelphia, Pa 19106

Dated: August 7, 2014

/s/Nino V. Tinari  
Attorney for Hayatullah Dawari



# EXHIBIT A



HAQNA WAZ CHUGHTAI  
1765 Autumn Leaf Lane Huntingdon Valley, PA 19006

March 31, 2014

Immigration Judge Walter A. Durling York Immigration Couit  
3400 Concord Road  
York, PA 17402

Re: Hayatullah Dawari

Dear Judge Durling:

I am a United States citizen. I write in support of Mr. Dawari's Application for Bond, who is currently detained by immigration. I am a family relative of Mr. Dawari's and I have known him and his family for many years. For as long as I have known this man he has been no more than a good moral citizen. I mostly visit him along with my family and so do see him & family, He is a great husband, a great father and no doubt a great person.

Upon hearing the news of Mr. Dawari's arrest I was really shocked. It almost sounded like a really terrible joke. How could such a man of great standards such as respect for family, religion, and fellow human being, be put under arrest for false accusations.

Aside from family and religion, another thing that really made Mr. Dawari happy was being able to teach about his faith to young children. Many of us in the community appreciated this quality in Mr. Dawari because he was helping to shape our children's future on the foundation of faith. I could go on to tell you more about this excellent man but I hope that this simple excerpt gives you some insight into the kind of man Mr. Dawari is.

As a citizen of this great country, expect justice to be served and Mr. Dawari is set free.

I completely support Mr. Dawari's application for bond.

Respectfully submitted,

*c!t/KQ*

Haq Nawaz Chughtai

Sworn | o before me, this  
\_2.1 | y of Mr, K ), 2014

  
NOTARY PUBLIC

COMMONWEALTH OF PENNSYLVANIA  
Notarial Seal

Gerald J. Lughlin Notary Public City of Philadelphia, Philadelphia County Mr CG1mmls cr. f.x.;r11:: t'-4' 20, 2016

Notary Public, Philadelphia County, PA

# EXHIBIT B

ABDUL SHAKOOR  
7260 Calvert Street  
Philadelphia, PA 19149

March 31, 2014

Immigration Judge Walter A. Durling York Immigration Court  
3400 Concord Road  
York, PA 17402

Re: Hayatullah Dawari

Dear Judge Durling:

I am a US Citizen. I write in support of Mr. Dawari's Application for Bond. My name is Abdul

Shakoor. From the time the Dawari family moved to 7237 Calvert Street in Philadelphia, I have known Mr. Dawari and his family. Our families are very close and it troubles me to hear that Mr. Dawari is being held in prison. I write, therefore, to give testimony to his dedication to honesty and lawful residence within the community.

As my neighbor, I have grown to respect Mr. Dawari. He is a man who is passionate about learning and his peaceful commitment to his faith. He is very knowledgeable regarding different matters. I have personally seen the devotion that Mr. Dawari has to serving his family. Specifically in terms of providing education, Mr. Dawari takes very seriously the opportunity that the United States presents to his children. Along with that, he diligently seeks to be an honorable permanent resident and eventual citizen to display his pride in America.

I write all of this because I am troubled to hear that he is being held due to dishonesty. From my experience, this is not congruent with my encounters with Mr. Dawari and I hope my account of my experiences with him will aid in your decision to permit him release on bail.

Respectfully submitted,

Abdul Shakoor

Sworn to before me, this  
11th day of March, 2014

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NOTARY PUBLIC

SHAKOOR

City of Philadelphia, Phila. County

\_\_\_\_\_ V.A. NIT;

NOTARIAL SEAL  
DEIRDRE KANE, Notary Public

My Commission Expires September 1, 2015

# EXHIBIT C

NAEEM HAIDER  
6621 Tabor Ave  
Philadelphia, PA 19111

March 31,  
2014

Immigration Judge Walter A. Durling York Immigration Court  
3400 Concord Road  
York, PA 17402

Re: Hayatullah Dawari Dear Judge Durling:

I am a UNITED STATES citizen. I write in support of Mr. Dawari's Application for Bond, who is currently detained by immigration. I work at 7-11 store as a manger where I have worked for the past 4 years. My home address is 6621 Tabor Ave Philadelphia, PA 19111. My telephone number is 9173532458.

I have known Mr. Dawari for 4 years. We first met when he moved to one of the apartments located at 5801 Rising Sun Ave Philadelphia PA 19120, which is in front of my work place (7-11 store). Now he is one of the part time employee in this store.

Mr. Dawari was a very diligent and honest man. He was always ready to pick up work so politely and then finish it very well. He took his responsibilities very seriously. He never missed a shift. He always came in early and stayed late. After a short period of time, Mr. Dawari had become one of my most trustworthy friends. I trusted Mr. Dawari enough to ask him to help me in my family circumstances as well. I have also visited his family along with my family. His family loves him a lot and if something happens to him, they would be devastated.

Mr. Dawari was a very peaceful and persistent person. He was very patient even when things at the 7-11 store were stressful. His tranquil character rapidly expanded his circle of friends. Everyone in the community highly thinks of Mr. Dawari, and is hopeful that he will be released soon. I am sure that if he is released he will follow whatever rules the government tells him to follow.

Thank you so much, and I hope you please consider what I have written when you decide whether he can be released from immigration detention.

I completely support Mr. Dawari's application for bond.

Respectfully submitted,

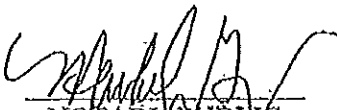
-- f/1du  
Naeem Haider

Commonwealth of Pennsylvania  
County of Philadelphia

Sworn to before me this  
day of Mar. fr.

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NOTARY PUBLIC  
COMMONWEALTH OF PENNSYLVANIA  
NOTARIAL SEAL  
Maribeth Gonzalez, Notary Public  
City of Philadelphia, Philadelphia County  
My commission expires March 29, 2018

# EXHIBIT D

YASEEN SHAAT  
6749 East Wood Street Philadelphia, PA 19149

March 31, 2014

Immigration Judge Walter A. Durling York Immigration Court  
3400 Concord Road  
York, PA 17402

Re: Hayatullah Dawari

Dear Judge Durling:

I am a UNITED STATES citizen. I write in support of Mr. Dawari's Application for Bond, who is currently detained by immigration. Mr. Dawari and I are from the same community. I have been seeing him for few years and it has been such a pleasure getting to know him. Things that I have learned about Dawari are that he adores his family and his religion is the most important thing in his life. The diligence he shows in his faith is fascinating as I often see him praying in the wee hours of the morning. We are so thankful that America allows us the freedom to practice our different religions peacefully.

It is so heartbreaking to hear about the current state of Mr. Dawari and the accusations being made against him. In all of that time period with Mr. Dawari, I have never suspected anything strange about this man; at most, I have grown so fond of him. He and his family have become prominent members of our community. I can only imagine how much they are going through right now as he was the head of their home. Mr. Dawari is a kind and gentle man and a friend to many. Today I vouch on his behalf and plead for his release upon bill, as he is innocent.

I completely support Mr. Dawari's application for bond.

**72**  
Yas een Shaat

Sworn to before me, this  
31<sup>st</sup> day of March, 2014

[Signature]  
NOTARY PUBLIC

COMMONWEALTH OF PENNSYLVANIA  
NOTARIAL SEAL  
RITAM HARDING, Notary Public Penn del Soro., Bucks County  
@!!!! .. .11@ .2010

# EXHIBIT E



JAVED S. CHAUDHARY  
1901 August Drive Huntingdon Valley, PA 19006

March 31, 2014

Immigration Judge Walter A. Durling York Immigration Court  
3400 Concord Road  
York, PA 17402

Re: Hayatullah Dawari

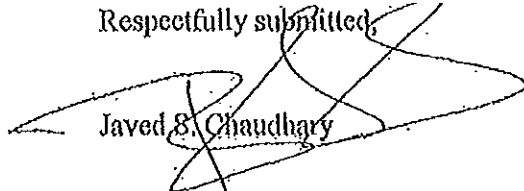
Dear Judge Durling:

I am a United States citizen. I write in support of Mr. Dawari's Application for Bond, who is currently detained by immigration. I am a family relative of Mr. Dawari's and I have known him and his family for many years. For as long as I have known this man he has been no more than a good moral citizen. Mr. Dawari is the type of man who feels guilty when he does not respond to simple task on time. Everything he does he puts his heart and mind into. The most important thing in his life is his family and his religion.

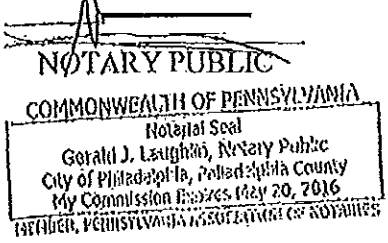
Upon hearing the news of Mr. Dawari's arrest could not help but break down and ask why. It almost sounded like a really terrible joke. How could such a man of great standards such as respect for family, religion, and fellow human being, is put under arrest for false accusations. Aside from family and religion, another thing that really made Mr. Dawari happy was being able to teach about his faith to young children. Many of us in the community appreciated this quality in Mr. Dawari because he was helping to shape our children's future on the foundation of faith. I could go on to tell you more about this excellent man but I hope that this simple excerpt gives you some insight into the kind of man Mr. Dawari is. As a citizen of this great country, expect justice to be served and Mr. Dawari is set free.

I completely support Mr. Dawari's application for bond.

Respectfully submitted,

  
Javed S. Chaudhary

Sworn to before me, this  
31 day of March, 2014

  
NOTARY PUBLIC  
COMMONWEALTH OF PENNSYLVANIA  
Notarial Seal  
Gerald J. Laughlin, Notary Public  
City of Philadelphia, Philadelphia County  
My Commission Expires May 20, 2016  
NOTARIES, PENNSYLVANIA ASSOCIATION OF NOTARIES

# EXHIBIT F

KHURSHID ALI SHAH  
4651 Penny Pack Street Philadelphia, PA 19136

March 31, 2014

Immigration Judge Walter A. Durling York Immigration Comt  
3400 Concord Road  
York, PA 17402

Re: Hayatullah Dawari

Dear Judge Durling:

I am a lawful permanent resident of the United States. I write in support of Mr. Dawari's Application for Bond.

My name is Khurshid Ali Shah and I know Hayatullah Dawari through my interaction with him in his workplace at the 7-11 convenient stores. I am an employee in one of the store and therefore I have seen many times the workers who are employed at different stores. I have personally experienced the work ethic of Hayatullah and I am impressed by his honesty and diligence. He is consistently timely, and will complete whatever is assigned to him. For this reason, I have come to become friend of Mr. Dawari and his family. In the last couple of years I have become even closer to Mr. Dawari and his family and I state in honest confidence that I have encountered nothing that suspicious or linked to dishonesty.

For all of these reasons, I vouch for Mr. Dawari's application for bond. Based on the evidence of his work and my personal interactions with him, I am surprised and upset to hear that he is being tried on these charges. I hope that my writing on his behalf will encourage the court to act justly and that Mr. Dawari is given all of his rights as a lawful permanent resident.

Respectfully submitted,

Khurshid Ali Shah

Sworn to before me this  
1st day of March,

2014

*FATIMA*

Notary Public

NOTARY  
PUBLIC

COMMONWEALTH OF PENNSYLVANIA  
Notarial Seal  
Fatima Elfartoutl, Notary Public  
City of Philadelphia, Philadelphia County  
My Commission Expires Feb 23 2016  
MEMBER, PENNSYLVANIA ASSOCIATION OF NOTARIES

# EXHIBIT G

ADALAT KHAN

4544 Penny Pack Street Philadelphia, PA 19136

March 31, 2014

Immigration Judge Walter A. Durling York Immigration Court  
3400 Concord Road  
York, PA 17402

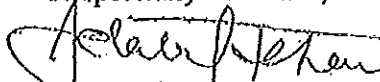
Re: Hayatullah Dawari Dear Judge Durling:

I am a United States citizen. I write in support of Mr. Dawari's Application for Bond.

My name is Adalat Khan and I know Hayatullah Dawari through my interaction with his son. I mostly visit his house and therefore I have seen him many times. He is a great father, friendly person and so helpful to the community. He is a dedicated, honest and a hardworking man. I have personally experienced the work ethic of Hayatullah and I am impressed by his honesty and diligence. He is consistently timely, and will complete whatever is assigned to him. In the last couple of years I have become even closer to Mr. Dawari and his family and I state in honest confidence that I have encountered nothing that suspicious or linked to dishonesty.

For all of these reasons, I vouch for Mr. Dawari's application for bond. Based on the evidence of his work and my personal interactions with him, I am surprised and upset to hear that he is being tried on these charges. I hope that my writing on his behalf will encourage the court to act justly and that Mr. Dawari is given all of his rights as a lawful permanent resident.

Respectfully submitted,

  
Adalat Khan

Sworn to before me, this

day of

Moire, (, , , ), 2014

NOTARY  
PUBLIC

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL

JAYENDRA PATEL, Notary Public Upper Merion rwn., Montgomery County  
Commission Expires June 30, 2015

# EXHIBIT H

ARSALAN KHAN  
4647 Strahle Street  
Philadelphia, PA 19136

March 31, 2014

Immigration Judge Walter A. Durling York Immigration Comt  
3400 Concord Road  
York, PA 17402

Re: Hayatullah Dawari

Dear Judge Durling:

I am a UNITED STATES citizen. I write in support of Mr. Dawari's Application for Bond, who is cunently detained by immigration. Mr. Dawari and I are from the same community. I have been seeing him and his family for few years and it has been such a pleasure getting to know him. Things that I have learned about Dawari are that he adores his family and his religion is the most important thing in his life. I occasionally visit his home along with my family, I and my family are so excited upon each visit. He is very friendly and humble person.

It is so healtbreaking to hear about the cunent state of Mr. Dawari and the accusations being made against him. In all of that time period with Mr. Dawari, I have never suspected anything strange about this man; at most, I have grown so fond of him. He and his family have become prominent members of the community. I can only imagine how much they are going through right now as he was the head of their home. Mr. Dawari is a kind and gentle man and a friend to many. Today I vouch on his behalf and plead for his release upon bill, as he is innocent.

I completely support Mr. Dawari's application for bond.

Respectfully submitted,

G

Atsalan Khan

Sworn to before me,  
this day of \_\_\_\_\_),  
11/20/14 201  
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J "iMJ rt.f.,  
NOTARY PUBLIC

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL  
JAYENDRA PATEL, Notary Public  
Upper Morel n Twp., Montgomery County  
M. Commission Expires June 30, 2015

# EXHIBIT I



AMIR Z. KHAN  
4647 Strahle Street  
Philadelphia, PA 19136

March 31, 2014

Immigration Judge Walter A. Durling York Immigration Court  
3400 Concord Road  
York, PA 17402

Re: Hayatullah Dawari

Dear Judge Durling:

I am a US citizen. I write in support of Mr. Dawari's Application for Bond.

Mr. Dawari, has been a friend of mine for the past few years, he has displayed exceptional kindness and humility whenever we meet. He is a great father and role model not only to his immediate family but also to his community. He is a very honest and kind man. I am much honored to call him my friend.

Mr. Dawari is a hardworking, honest, knowledgeable, helpful and respectful person. He is always devoted to his work and looking for each single opportunity to get an education. He is a true follower of the law. He is the head of his family and upon his absence, his whole family is disturbed and tensed.

I, completely support Mr. Dawari's application for bond.

Respectfully submitted,

*Amir Z. Khan*

Amir Z. Khan

Sworn to before me, this  
& day of *(:)* *ta..h*, 2014

*Lynda Gilbert*  
 NOTARY PUBLIC  
 COMMONWEALTH OF PENNSYLVANIA  
 NOTARIAL SEAL  
 LYNDA GILBERT, Notary Public  
 City of Philadelphia, Phila. County  
 My Commission Expires May 16, 2015

# EXHIBIT J

MOHAMMED ALKURDI  
7132 Souder Street  
Philadelphia, PA 19159

March 31, 2014

Immigration Judge Walter A. Durling York Immigration Court  
3400 Concord Road  
York, PA 17402

Re: Hayatullah Dawari

Dear Judge Durling:

I am a UNITED STATES citizen. I write in support of Mr. Dawari's Application for Bond, who is currently detained by immigration. Mr. Dawari and I are from the same community. I have had a few encounters with him and it has been such a pleasure getting to know him. Things that I have learned about Dawari are that he adores his family and his religion is the most important thing in his life. The diligence he shows in his faith is fascinating as I often see him praying in the wee hours of the morning. We are so thankful that America allows us the freedom to practice our different religions peacefully.

It is so heartbreaking to hear about the current state of Mr. Dawari and the accusations being made against him. In all of my encounters with Mr. Dawari, I have never suspected anything strange about this man; at most, I have grown so fond of him. He and his family have become prominent members of our community. I can only imagine how much they are going through right now as he was the head of their home. Mr. Dawari is a kind and gentle man and a friend to many. Today I vouch on his behalf and plead for his release upon bill, as he is innocent.

I completely support Mr. Dawari's application for bond.

Respectfully submitted,

/s/ Mohaimmed Alkurdi

Sworn to before me, this  
31<sup>st</sup> day of March, 2014

~~NOTARY PUBLIC~~

Gerald J. Laughlin, Notary Public City of Philadelphia, Philadelphia County City Commission Expires May 20, 2016  
COMMONWEALTH OF PENNSYLVANIA  
Notarial Seal  
MEMBER PENNSYLVANIA ASSOCIATION OF NOTARIES

# EXHIBIT K

CAO NAME AND ADDRESS

CASE IDENTIFICATION				
CO	RECORD NUMBER	CAT	CSLD	DIST
RECORD NAME				DATE

**PENNSYLVANIA DEPARTMENT OF PUBLIC WELFARE  
EMPLOYABILITY ASSESSMENT FORM**

WORKER: \_\_\_\_\_

**SECTION I (Must be completed by applicant/recipient for public assistance)**

**PLEASE PRINT OR WRITE CLEARLY. BE SURE TO SIGN YOUR NAME AND DATE THIS FORM IN THE APPROPRIATE SPACE BELOW.**

NAME: <i>Hayatullah Dawari</i>	BIRTHDATE: <i>02-05-1952</i>	SOCIAL SECURITY NO.: <i>079 198 1503</i>
ADDRESS: <i>7237 convert street, Philadelphia, PA</i>	TELEPHONE NUMBER: <i>215 342 2134</i>	
CITY: <i>Philadelphia</i>	STATE: <i>PA</i>	ZIP CODE: <i>19149</i>

**BRIEFLY EXPLAIN WHY YOU BELIEVE YOU CANNOT WORK:**

*I am Hayatullah Dawari cannot work because. I am suffering sever pain in both knee joints and both hip joints. and also chest pain. The orthopedic surgeon treated by injection and gave medicine for to reduced pain, if not work planned for replacement of knee joint. for chest pain I taking regular medicine but also - I loose my memory due to these problems I cant work.*

**I HEREBY AUTHORIZE ALL MEDICAL PROVIDERS TO RELEASE ANY MEDICAL INFORMATION THAT IS RELATED TO MY EMPLOYABILITY TO THE PENNSYLVANIA DEPARTMENT OF PUBLIC WELFARE. THE INFORMATION OBTAINED WILL BE USED ONLY FOR PURPOSES RELATED TO AN ASSESSMENT OF MY ABILITY TO WORK AND MY ELIGIBILITY FOR PUBLIC ASSISTANCE.**

**X** *[Signature]* *Hayatullah Dawari* *10-21-2012*  
 (SIGNATURE) PUBLIC ASSISTANCE APPLICANT/RECIPIENT PRINT NAME DATE

**AFTER YOU HAVE COMPLETED THIS SECTION, ARRANGE FOR AN APPOINTMENT WITH A LICENSED PHYSICIAN (MEDICAL DOCTOR OR DOCTOR OF OSTEOPATHY), PHYSICIAN'S ASSISTANT, CERTIFIED REGISTERED NURSE PRACTITIONER, OR PSYCHOLOGIST. GENERAL ASSISTANCE BENEFITS CANNOT BE AUTHORIZED FOR YOU UNTIL THE FULLY-COMPLETED FORM IS RETURNED TO THE COUNTY ASSISTANCE OFFICE WORKER.**

**RETURN TO:**

**SECTION II** (to be completed by a licensed physician, physician's assistant, certified registered nurse practitioner, or psychologist)

The information on this form will be used by Department of Public Welfare, DPW, to make an assessment of your patient's qualification for GA benefits based on his or her inability to work. Please complete this section based on your evaluation of the patient's statement in Section I, your examination of the patient, and your use of other medical procedures.

**EMPLOYABILITY** (Check only one)

1.  **PERMANENTLY DISABLED** - Has a physical or mental disability which permanently precludes any gainful employment. The patient is a candidate for Social Security Disability or SSI. *59*
2.  **TEMPORARILY DISABLED - 12 MONTHS OR MORE** - Is currently disabled due to a temporary condition as a result of an injury or an acute condition and the disability temporarily precludes any gainful employment.  
The temporary disability began \_\_\_\_\_ DATE \_\_\_\_\_ and is expected to last until \_\_\_\_\_ DATE \_\_\_\_\_  
The patient may be a candidate for Social Security Disability or SSI benefits.
3.  **TEMPORARILY DISABLED - LESS THAN 12 MONTHS** - Is currently disabled due to a temporary condition as a result of an injury or an acute condition and the disability temporarily precludes any gainful employment.  
The temporary disability began \_\_\_\_\_ DATE \_\_\_\_\_ and is expected to last until \_\_\_\_\_ DATE \_\_\_\_\_
4.  **EMPLOYABLE** - The patient's physical and/or mental condition is such that he or she can work.

**EXAMINATION RESULTS:** (Both parts of this section must be completed if #1, #2 or #3 above is checked. If not completed, the client will be ineligible for GA.)

1. **DIAGNOSIS (Primary and Secondary):**

**PRIMARY:** Alzheimer disease Hypertension, Knee Osteoarthritis  
**SECONDARY:** Coronary atherosclerosis

2. **ASSESSMENT BASED UPON: (Check all that apply)**

- A. PHYSICAL EXAMINATION
- B. REVIEW OF MEDICAL RECORDS
- C. CLINICAL HISTORY
- D. APPROPRIATE TESTS AND DIAGNOSTIC PROCEDURES
- E. OTHER (Specify) \_\_\_\_\_

AS A LICENSED MEDICAL PROVIDER, I CERTIFY THAT I HAVE READ AND COMPLIED WITH THE ATTACHED INSTRUCTIONS AND THE ABOVE INFORMATION IS TRUE AND CORRECT TO THE BEST OF MY PROFESSIONAL KNOWLEDGE. I FURTHER CERTIFY THAT MY DIAGNOSIS AND ASSESSMENT ARE BASED SOLELY ON THE PATIENT'S CONDITION AS DETERMINED BY MY EXAMINATION. I UNDERSTAND AND AGREE THAT MY DIAGNOSIS AND SUPPORTING DOCUMENTATION MAY BE SUBJECT TO REVIEW BY THE DEPARTMENT OF PUBLIC WELFARE.

**Sarwat Azma Iqbal, M.D., F.A.A.P.**

MEDICAL PROVIDER (PRINT) <b>Sial Medical and Dental Center</b> <b>4104 North Fifth St.</b>	TELEPHONE NO.:
ADDRESS: <b>Philadelphia, PA 19140</b> <b>(215) 223-0200 Fax: (215) 223-7528</b>	

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