26.2.2015

Appellant with counsel and Add. AG for the respondents present. Case is adjourned to 10.3.2015 for order.

MEMBER

WEMBER

10.3.2015

Appellant with counsel (Sahibzada Assadullah, Advocate) and Mr. Muhammad Jan, GP with Imranullah, S.I (Legal) for the respondents present. Arguments heard. Record perused. Vide our detailed judgment of to-day in connected Service Appeal No. 233/2014, titled Balizar Versus Inspector General of Police, Khyber Pakhtunkhwa, Peshawar etc.", this appeal is also disposed of as per detailed judgment. Parties are left to bear their own costs. File be consigned to the record room.

<u>ANNOUNCED</u> 10:3.2015

MEMBER

MEMBER

22.12.2014

Added Butt, AAG with Imranullah, SI (Legal) for the respondents present. The Tribunal is incomplete. To come up for the same on 19.01.2015.

19.1.2015

Junior for counsel for the appellant and Mr. Muhammad Adeel Butt, AAG for the respondents present. It was submitted on behalf of the appellant that cases of similar nature have been fixed for arguments on 20.1.2015 and request made for adjournment to 20.1.2015. As such, case to come up for arguments on 20.1.2015.

MEMBER

21.01.2015

Since 20th January has been declared as public holiday by the provincial government, therefore, case to come up for the same on 2.2.2015.

2.2.2015

Appellant with counsel and Mr. Muhammad Adeel Butt, AAG with Imranullah, SI (Legal) for the respondents present. Arguments heard. To come up for order on 26.2.2015.

1

MEMBER

MEMBER

08.08.2014

Appellant with counsel and Mr. Imranullah, SI (Legal) on behalf of the respondents with AAG present. Written reply/parawise comments received on behalf of the respondents, copy whereof is handed over to the learned counsel for the appellant for rejoinder alongwith connected appeals on 8 12.2014

15.09.2014

Counsel for the appellant and Mr. Muhammad Adeel Butt, AAG with Imranullah, SI (Legal) for the respondents present. The learned Member (Judicial) is not working due to a recent order of the Hon'ble Peshawar High Court affecting his status as District & Sessions Judge. To come up as before on 10.10.2014.

10.10.2014

Junior to counsel for the appellant and Mr. Kabeerullah Khattak, Asstt. A.G for the respondents present. Rejoinder received and placed on file. Copy handed over to the learned AAG. To come up for arguments on 25.11.2014 alongwith connected appeals.

MEMBER

25.11.2014

Clerk to counsel for the appellant and Mr. Muhammad Jan; GP with Imranullah, SI (Legal) for the respondents present. The Tribunal is incomplete. To come up for the same on 22.12.2014.

Appeal No. 339/20/4

Mr Bullnewler Cresh

Clerk of counsel for the appellant present and requested for

adjournment due to general strike of the Bar. To come up for preliminary hearing on 02.05.2014.

02.05.2014

16.04.2014

Counsel for the appellant present. Preliminary arguments heard and case file perused. Counsel for the appellant contended that the appellant has not been treated in accordance with law/rules. Against the original order dated 06.12.2013, he filed departmental appeal on 09.12.2013, which has been rejected on 06.02.2014, hence the present appeal on 21.02.2014. He further contended that the impugned order dated 06.02.2014 has been issued in violation of Rule-5 of the Civil Servant (Appeal) Rules 1986. 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 the security amount and process fee within 10 days. Thereafter, Notices be issued to the respondents. Appellant has also filed an application for suspension of the impugned orders dated 06.12.2013 and 06.02.2014. Notice of application should also be issued to the respondents for reply/arguments. To come up for written reply/comments on main appeal as well as reply/arguments on application on 03.06.2014.

08.05.2014

This case be put before the Final Bench for further proceedings.

3.6.11

The Hon, I bent is on Pour Roston Cen & Speed

B 8.3.14

Form-A FORM OF ORDER SHEET

Court of		
Case No	 239/2014	

	Court of		
: 1	Case No	239/2014	
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate	
1	2	3	
1	21/02/2014	The appeal of Mr. Bahrawar Said presented today by	
		Mr. Sahibzada Asadullah Advocate may be entered in the	
<i>;</i>		Institution register and put up to the Worthy Chairman for	
		preliminary hearing.	
		REGISTRAR	
2	26-2-20/4	This case is entrusted to Primary Bench for preliminary	
		hearing to be put up there on $\frac{16-4-30}{6}$	
		CHAIRMAN	
i .			
* **			
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BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 239/2014

Bahrawar Said(Appellant)

VERSUS

Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

And others.....(Respondents)

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	and explanation dated 28/10/2013	· ·
5.	Copy of charge sheet dated 28/11/2013 and	12-13
	reply of the appellant dated 29/11/2013	
6.	Copy of the order dated 28/11/2013	14
7.	Copies of statement of appellant along with	15-18
	certificates	,
8.	Copies of inquiry report and order dated	19-27
	06/12/2013	
9.	Copy of appeal and order dated 06/02/2014	28-29
10.	Wakalat Nama	30

Appellant

Through

Dated: 14/02/2014

Sahibzada Asadullah

Advocate Supreme Court

Of Pakistan.

Cell No. 0313-9772262

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 32/2014

25-2-14

Bahrawar Said S/o Shah Said

R/o Village Nawagay, District Bunir.....(Appellant)

VERSUS

- 1. Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.
- 2. Regional Police Officer (DIG), Malakand at Saidu Sharif, Swat.
- 3. District Police Officer, Bunir.....(Respondents)

APPEAL U/S 4 OF THE N.W.F.P (KHYBER PAKHTUNKHWA) SERVICE TRIBUNAL ACT 1974
AGAINST THE IMPUGNED ORDERS DATED 06/12/2013 AND 06/02/2014 PASSED BY THE DISTRICT POLICE OFFICER BUNIR AND REGIONAL POLICE OFFICER, MALAKAND AT SAIDU SHARIF SWAT RESPECTIVELY.

Respectfully Sheweth:

211214. FACTS:

Brief facts giving rise to the instant appeal are as under:

 That the appellant joined the Police Department on 15/06/1996 as constable and performed his duties at various police stations with commitment and devotion.
 The appellant after passing A (1) and B (1) examinations

The state of the s

2

was sent by the high-ups for his Lower Course. After completing his lower course in 2003 owing to the trust of the high-ups the appellant performed his duties whole heartedly finally in the year 2009 was promoted to the post of Head Constable.

- 2. That on 21/10/2013 the appellant was closed to police line where the appellant was served with a show cause notice from DPO Bunir on 23/10/2013 where the appellant gave a detailed explanation on 28/10/2013 to the show cause notice. (Copy of show cause and explanation are attached).
- 3. That the appellant was charge sheeted on 28/11/2013 where charges of corruption were leveled against the appellant that too on the basis of source report where the appellant submitted a detailed reply by explaining his position on 28/11/2013. (Copy of charge sheet and reply of the appellant are attached).
- 4. That on 28/11/2013 the respondent No. 3 recommended disciplinary action against the appellant and others in accordance with provision of the Police Rules 1975 and for the purpose Ghulam Muhammad DSP Head Quarters

was appointed as inquiry officer. (Copy of the order dated 28/11/2013 is attached).

- 5. That during inquiry the appellant recorded his detailed statement regarding his position. The Station House Officers, where the appellant performed his duties issued certificates in favour of the appellant. (Copies of statement of appellant along with certificates are attached).
- 6. That the inquiry officer prepared his finding report on 30/11/2013 where the opined that the appellant along with others are not suitable for filed posting. The respondent No. 3 on the strength of the inquiry report passed the impugned order where the appellant was compulsory retired from service vide order dated 06/12/2013 from the date of their suspension. (Copies of inquiry report and order dated 06/12/2013 are attached).
- 7. That being aggrieved of the order of respondent No. 3 the appellant preferred an appeal before respondent No. 2 which got the same fate vide order dated 06/02/2014.

(Copy of appeal and order dated 06/02/2014 are attached).

8. That being aggrieved the appellant prefers this appeal on the following grounds amongst others inter-alia:

GROUNDS:

- A. That the impugned orders are arbitrary, mechanical and without the application of judicial mind and passed in vacuum needs interference of this august Tribunal.
- B. That the appellant has served the department since 15/06/1996 with his initial appointment as constable but having curiosity to work hard the appellant passed the required examinations and on the strength of his hard work he reached to the post of Head Constable, throughout his career the high-ups trusted him and no complaints whatsoever was made against him during his stay at various police stations.
- C. That the appellant struggled hard and even retained his position at the time when Bunir was passing through



hard times when the terrorists challenged the writ of the Government without caring for his life.

- D. That the respondents No. 2 & 3 through the blind orders stigmatized the bright career of the appellant not only through this illegal order within the department but in the public as well.
- E. That this is the element if surprise that on 21/10/2013 the appellant was closed to the police line, on 23/10/2013 was served with a show cause notice which was duly replied but that did not help the appellant. On 28/11/2013 charge sheet was served upon the appellant, to which the appellant also submitted detailed reply but instead the DPO Bunir ordered the conduct of inquiry and for that matter inquiry officer was deputed to record the statements of all concerned. The inquiry was conducted in a strange manner that during the inquiry the appellant also handed over various certificates issued in his favour by different station houses officers.
- F. That on the conclusion of the inquiry the inquiry officer while submitting his finding report could not find any adverse material against the appellant and no one from

6

the public came forward to record any compliant against the appellant rather the recommendation was based only upon the hearsay and concocted source report.

- G. That all the proceedings were conducted in haphazard manner and no procedure was followed in strict sense but the hurry shown clearly show the intention of the respondents to make the appellant and some others scape goats so that to help the provincial Government to score in the eyes of public.
- H. That the respondents No. 1 and No. 2 were bending upon to issue the impugned orders at any cost which they called a policy of the K.P.K Government.
- I. That no material has been brought on record during the inquiry nor any person was produced in support of the leveled allegations which could justify the stance of the respondents.
- J. That the appellant is innocent and has been retired compulsory which is a major punishment which is not in accordance with the police rules and the law laid down for the purpose. The appellant as was due for his



intermediate course and he is turning to be overage if the impugned orders are not set aside with directions that the appellant if reinstated regardless of his age be permitted to do his intermediate course.

It is, therefore, humbly prayed that on acceptance of this service appeal, the appellant may kindly be reinstated to his post with all back benefits and the impugned orders dated 06/12/2013 and 06/02/2014 passed by respondents No. 2 and 3 may kindly be set aside.

OR

Any other relief which this august Tribunal deems appropriate may kindly be awarded to meet the ends of justice.

Appellant

Through

Dated: 14/02/2014

Sahibzada Asadullah Advocate Supreme Court Of Pakistan.

Ø

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No/2014	
Bahrawar Said	(Appellant)
VERSUS	
Inspector General of Police, Khyber Pakhtu	unkhwa, Peshawar.
And others	(Respondents)

AFFIDAVIT

I, Sahibzada Asadullah Advocate, as per instruction of my client, do hereby solemnly affirm and declare, that all the contents of accompanying Service Appeal are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Tribunal.



ADVOCATE



BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No/2014	
Bahrawar Said VERSUS	(Appellant)
VERIOUS	
Inspector General of Police, Khyber	r Pakhtunkhwa, Peshawar.
And others	(Respondents)
ADDRESSES OF TH	IE PARTIES
APPELLANT:	
Bahrawar Said S/o Shah Said	
R/o Village Nawagay, District Bun	ir
RESPONDENTS:	
 Inspector General of Police Peshawar. 	e, Khyber Pakhtunkhwa,
2. Regional Police Officer (DIG),	Malakand at Saidu Sharif,
Swat.	
3. District Police Officer, Bunir.	(n gul
	Appellant
Through	
Dated: 14/02/2014	Sahibzada Asadullah Advocate Supreme Court

Of Pakistan.

s, as you the following officers / officials involved in Corruption

wa her pource to	DOLL.	
S.No.	Name & I	ank Place of Posting
$-\frac{1}{2} \ln (1 + \epsilon)$	SI Balizar	Chan (Invest:)
2.	ASI Muha	nmad Wahab PS Daggar.
, 3.	ASI Anwa	Saced PS Gagra
4.	ASI Muha	imad Zahid Police Lines
5.	AŞI Zeb A	imad PS Totalai
6.	HC Khan	
7,	HC Sher N	uhammad I/C Guard Koga Camp
8.	HC Sher A	Ezal PPP Durmai.
19.	HC Bahray	
10.	HC Sher V	ali I/C PPP Kalil Kandaw
11.	HC Aman	

You have therefore, committed misconduct which is punishable under rules 4 of Police Rules 1975.

Now therefore, as required by the KPK Police 1975 I ASIF IOBAL MOHMAND District Police Officer, Buner call upon to show cause as to why you should not be awarded major punishment as defined u/r-4 (b) of the said rules.

Your explanation should reach the undersigned within 7 days of the receipt

You should state in writing as to whether you wish to be heard in person or

of this notice.

In case your written explanation is not received within the specified period, it should be presumed that you have no defence to offer.

> DISTRICT POLICE OFFICER BUNER.

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CHARGE SHEET

l, <u>ASIF IOBAL MOHMAND</u> District Police Officer, as competent authority do hereby charge you the following Upper / Lower Subordinates while posted in Police Lines Daggar as follows.

It has been reported against you that you while posted Police Lines Daggar committed the following act/ acts.

As per source report, you are the following Upper / Lower Subordinates were found involved under corruption during the posting of various places.

S.No.	Name & Rank	Previous Posting	Closed to Police Lines on 12/10/013
			On the cause of corruption
1.	SI Balizar Khan	I/C Invest: Totalai	-do-
2.	ASI Muhammad Wahab	PS Daggar	-do-
3.	ASI Anwar Saeed	PS Gagra	-do-
4.	ASI Muhammad Zahid	Police Lines	-do-
5.	ASI Zeb Ahmad	PS Totalai	-do-
· 6.	HC Khan Sher	MHC PS Jowar (-do-
7.	HC Sher Muhammad	I/C Gurad Koga	-do-
8.	HC Sher Afzal	PPP Durmai	-do-
β.	HC Jahrawar Said	MM PS Daggar	-do-
/1,0	HC Sher Wali	I/C PPP Kalil	-do-
11.	HC Aman Khan	PP Budal	-do-

Which is / are gross misconduct on your part as defined in Rules 2 (iii) of Police Disciplinary Rules, 1975.

- 2. By reason of above, you appear to be guilty of mis-conduct and have rendered your-self liable to all or any of the penalties specified in Rule-4 of the Disciplinary Rules, 1975.
- 3. You are therefore, required to submit your written reply within 7 days of the receipt of this charge sheet to the enquiry Officer.
- 4. Your written reply, if any, should reach to the Enquiry Officer within the specified period. In case failing, it shall be presumed that you have no defense to put-in and an exparte action will be followed against you.

5. Intimate, as to whether you desire to be heard in person or not?

6! Statement of allegation is enclosed.

DISTRICT POLICE OFFICER, SUNER

ENOLD DATAIOLD DATA - NECYCharge Sheets CHARGE SHEET NEW 2.doc

ATTYSTED

10-10 572-82/ECU, - - 2013

DPO ما الوسير معموض عبر مت بيون كم سائل سال <u>1996</u> كا عولى شهر في ال قوم س الوثير الورس إس ت ع ١٠ ورسال ١٥٥٩ س، حست خيد كتاب برا برل ١٠ حمد فتلف حيالون تعام مات

ولات سادوق اسرافارد صحیکا سول

﴿ وَرَانَ سَرُوسَ ا بِنَي ذُولَى بِمَا مِنَ الْمَا لَمُرْكِ وَلَى مِنْ الْمَا لَمُرْكِ وَلَى مُنْ الْمَاكِ

سے سرا ہے جی اصل کے ساتھ کیٹ ما جی رہ مے اس سے مدلونات کے کیاتے جیس

سے حلاف سررسس دلورت معاتی کے بیشتی مار اور سرسی

م منتی جو ایم لیط سمال ہوتے کر ایک کا سوی کھی ہس رک

مرف اس لمال و عالم كا تنات كا خالف الرق ع ما عار لله ع ١١٠٠٠

وران سروس العی تم سات الت حراف و لیدن کے صفاف سی

الحدث كورشكارت بيس كي ه اورنم بي الكوانري روى و سائسل 201900

المن السرع بسرا على المالي الم كارواتك كا خاخل و كا كو تا صات ديا كو رسوسيا

HC-Pt. Doggar 29-11-013

DISCIPLINARY ACTION



I, ASIF IOBAL MOHMAND District Police Officer, Buner as competent authority, is of the opinion that the following Upper./ Lower Subordinates while posted as Police Lines have rendered yourself liable to be proceeded against departmentally as you have committed the following acts / omission as defined in Rule 2 (iii) of Police Rules 1975.

STATEMENT OF ALLEGATION

That it has been reported against you that you while posted Police Lines committed as per source report, you are the following Upper / Lower Subordinates were found involved under corruption during the posting of various places.

S.No. Name & Rank Previous	Posting Closed to Police Lines on 12/20/6/13
	On the cause of corruption
1. SI Balizar Khan ' I/C Invest.	
ASI Muhammad Wahab PS Dagga	-do- ′
3. ASI Anwar Saeed PS Gagra	-do-
 ASI Muhammad Zahid Police Lin 	es -do-
 ASI Zeb Ahmad PS Totalaj 	-do- (
6. HC Khan Sher MHC PS J	owar -do-
7. HC Sher Muhammad I/C Gurad	Koga -do-
8. HC Sher Afzal PPP Durm	ai -do- : (,
9. HC Bahrawar Said MM PS D	aggar -do-
10. HC Sher Wali . I/C PPP.K	alil do-
11. HC Aman Khan PP Budal	-do-

Which is / are gross misconduct on your part as defined in Rule 2 (iii) of Police Rules 1975.

2. For the purpose of scrutinizing the conduct of said officer with reference to the above allegations Mr. Ghulam Muhammad Khan DSP HQr: is appointed as enquiry officer.

3. The Enquiry officer shall conduct proceedings in accordance with provision of Police Rules 1975 and still provide reasonable opportunity of defense and hearing to the accused officer, record its andings and make within twenty five (25) days of the receipt of this order, recon...nenualc... as to punishment or other appropriate action against the accused officer.

4. The accused officer shall join the proceeding on the date, time and place fixed by the Enquiry officer.

No. 562-72 /EC.

DISTRICT POLICE OFFICER, BUNER

_/2013

1. Enquiry c ficer for initiating proceeding against the accused officer namely under Police Rules 1957.

Dated 4

2. Defaulter concerned.

DISTRICT POLICE OFFICER, BUNER

ENOLD DATAYOLD DATA - NECYCharge Sheets/CHARGE SHEET NEW 2.doc

あらいでしょこ 372 かんらいけいし حفاة يمان دينه مائر سال 1986ء و ويول حروج سال قصيد و مساوير كورس ماس سال قصيد و سي بحشية هي المناس شرقيا - سوايس ، ا - قد فحتلف جليول مقاط - جوكسات من ديون رايام رع سون . دون سروس ای و یون سهات میانداری النائى المرانام دي به ون آمالى المائد كشية عاقت ره حياسين ان سي معديات ترسيل مسي خلاف سرس ريورط مقل ويدن با نسادا و ر بعشر شی برمنی ہے ۔ آمہ کیا میں ان سے جوے کھوٹی كاسودج بني دنيم رسّت حرث الشركال حري م كانيا -کا خالف داری ہے۔ ہر اورس سے اور برق دیا ہے دود فن سیروس ایمی تب سائیل کا صلات کرای کے حقال کی م أ منوان المحوستان تسين مع مسائل الما على على 100 12 10 10 10 12 12 13 He pl. D. 2013

ATT / TED

خرار = 25/5 1 13 6 Ps Co (3 09 1 cls Com 20/3 372 Long Stown & Come SHO مراور المراق المراق المراجي المراق المراجي المراق 1639 SHO PS/ Jowa.
. 28.11.20/3

الحرون مراكم هاطرنطل إدور كا ناده كي س سير سالم الحرر وصاح - اس قدم کرک کی کی حیات وحریت کرے بیم از سنگ بیتر کی کی میکار المسالة المسال

لین تمان دُکّر ، تھا ، سر مام ، تمان لواگی میں ، بحثیث ما تخت رہ صبط ع اسی عرصہ میں HC مرکورے خلاف تھے کسی بعی شیعی نے کر سینن یا دیگر سَى تَسَمَّ كَى سَلَمَا مِنَ بَهِمَا كَى جَ سَمَ ابْنِي دَلِو فَى بَالِثَ اعامَرارَف كَ سَاتَه سرافام دی ہے۔ حسبی میں لفسر لیا کر اموں

اند ف واد الركار الرف 320 1 5 50 5 10 July 10 500 18 18 19 05 4 of ASTUL 440/ ASTULY o3 1 2 0/2 Mi Cib (13) Ch, 46 0/ 174 3 CL 42 c/ 396 Josh USTUE , 3 0/ 372 MISTOL 4 to 0/0 173 de USTUG 25 0/2 25 6 ETUSTUL e)E, al stilling

- 200 ppc - lesis 20 1/3 20 572-82 (5/6 1/2) على المحاردهات يوليس شتن ذكر حال ليليس لكن على الليس لكن الك ASI الفرسميد لونس سين الأكر عال الوليس لائي ASI & رس الحد كوليس سون طوالي طالي طالي مال لياس والت والم الما ١٤٥ تر فرحال لوليس لائي ذكر 556リレーショーとと3000 100円 HUF ACB المستهراف لولي بوسك درماني طال ولس لاي ذي HC9 كرورسد مرقور لولس سين ذكر حال لولس لائي ما عهد سهرونی انجاج تولیس نوسٹ کلیل خال تولیس لائن المان فان يولسن يوسك مرك مال لولس لائن و و گ عنوان الكولري سرطان گريك بولس افسان الله من مارح سن عرب مارج سن المرب ورخ الله و مستمين آف 40472-77 / 562-72 po - 000 - 000 28 1/3 000 562-72 / 07-60172 المعرفي على من المعرفي من كردج بالاعدة والان لوليس سلسله غرارًا الإبر فعلف معامات من تصالي ك دران رون كالرفات سور ولورث كارون مع عالم سوكرد برالزلم على عسره ران دس عام طرح سس دفيرط- موه مه نوندرس حارى سيرس مارى سيرس عارى سيرس على الزاح على على على المال المالك طه در ایکوایری علی ص لاے کا حکم صارف روایا گیاہے جکہ رنگوایری میں مار مرج طحب ولاد مرسم والمراس والم عورة الله مرسم المرساس الم (حاری)

الزام على معرف لران لولس مسي سه رسى دلنزم كرسيله سب قديب أُخِلَتُ النِّسَاتُون سَيْ عَلَم الْعَلَيْ اللَّهُ عَلَيْهِ الْوَلَّيْ لَا قَالَ اللَّهُ اللَّهُ اللَّهُ اللَّ كلوز الرد آئے ہے جنگ اری طاری طلب کے انکے سانات حلمند کے الزام کھ علامات نونس سسلم فراتا لا رسي اسراسات الزاوات بزون در كرا الله ما كالعلى الدونوم كاظرم الله المات ما الله ما الله المركام حن من سے بعض ایس منافی سے راہ بات تر ایس موالی ماحال کے تصرفي سرشفيك ريى (عائدرى (موقرى شاسى كاستان كاستان كرا مراه سامات علاية عديره لفاي. النرائم على مدولة عان نولس ك اعالى مل بارى الرى ملاحظ العطالم وي سالم سزایا بون اکارکرگی اور تونانوی ک متنانی کوالف حسب زیل خابل واقعا البندخان <u>نع</u> حال مستدر لولي دالتي - ارم جرتي عجرتي الم وي كوري عرف مراس مرافع الله مراس مرافع المرسيب سول كورس مرام 88 مراه ع مراع ع مراه ع مراع ع مراه ع مراع ع مراه ع مراع ع م تحسّاتیاں خلے سوئے: رہوئیس لائے سیدوشریت کی جسم آبار ، لویس لای سندسوات عالم عالیگ مسی ای اے (CCIA) سرات ، تھا، طرف بوینر وکی من حور اولیس لاک سند سوات ، وی دنیگی خلع دو شری دی کی مرحم آماد سوات سی ای ای در ۱۵ در ۱۵ میان اره کی توند و میانداده کی توند و میانداده می توند و میاند ام الما المارة على يوندر الكوير ، كل المرى يوني ، ناده كى يونو المولى يونو المولى يونو المولى الم سوات ، تعانه وشرى تعانه و نعال لو شر ، تعانه طوالى در شر ، تعانه کلماندى مُلْحِ لُوسُ كَا مُر طُولًا لِحَرْثُ لُولُسُ لُولُسُ لَا يُنْ كُرُّ لِعِدِ مِرْتَالَ عَلَى تَا فِي 10 2 Jun 06 02 - Conference Co 16 1 1 51 H المراه الحدي المركز دران المركز الحراب المركز الحراب المرسول المرسول المركز الحراس المرسون عاد الله عن من كرق بال من من الله عن ا (ع) اعد المرسوب عالى ستحد تولس لائ ، تارخ جري مورم 100 المراق تعسارات . نولس لائن عرف سراری ، تعام ناوی ولس لای وجلل ولى كليانترى، بولس للتي وي كره وي مكره ، بوتركوس

مارج کارمازی کوش (۱۵) داسترکش کوئی (۱۱) مدورها ما دارگ الله المراع المرى (١٤) المراج حك نواه كل (١٤) معطل لائن (١٤) معام ذكر من الحرى كاركزيكى ، ترفي الناديج بي عبكر بيتر انتزي كى تدروي . خود الى توعت كى سنرفيات كى (3) ASI الأرسد ما مستند الولس للى تارى هرق مدى الله الارسال كالى مر المركز ل كري المركز ل كري المراح (13 المراحثي كرل كري رو المراحد ا تعماليان: - 1 بياس لائن داگر (١٤) سكرمت كويت (١٤) كان طولال (١٤) وي ونگان اوی لولسس لائی ڈگر ہے جوتی کا گرہ (ح) خطانہ ڈکر (ک) لولسس لائی مرکزہ (٩) الحليس لان و حرز (١١) عرف شاف (١١) اي ح وردى تحرف كولس لان الح ملاقت تعون الحقي كا در در الحري اشا د به تداد هاست فزار حليه جا سراسطوال مل ما موقع في وعدى وعدى والمات كالم ASI (4) على مالغ مستونم لولس لائ تارع صرفي (5) اعطروش كويك 20 9 (John Sole 1892) 20 4 (John 31 3 1992) мначь 1515/25 (3) ирм 15 (2) 33 600 00 00 colins سرمال (۵) قام ناوی کا شریق شاف (۲) کادر دین و انگریش کویس (9) Using the with (11) and PM (10) Find (11) اعد العدى سرم مازفت و و و مال كالعراب الحي كادكردكي العراق في العراق في العراق في العراق في العراق في العراق في Company of of Charles to Call of ATTISTED الله المعرف كريت الا خان دستنه حال الولس لائن دُرُ كَارِعُ هِم فَي الْحِوْلِ اللهِ المَا المُلْ وان سال من الله المال (ع) المولس لائك عمل (ع) عمل وي (3) من المولس لائل المعلى (3) من المولس لائل المعلى المال

المعام المعطالي (3) عال فارست فيسترسين (3) لوسر كول الوس 500 (10) 50 Some Scaling (9) Eostintes (8) (3) 在19 100 000 100 (10) 2010 (10) 2010 (10) 2010 (10) 100 (10) 100 (10) 100 (10) 100 (10) 1305 de de 100 (17) Un SI de 106) de 5 de 105 VAX SIN وَاللَّهِ عَلَى (35) كَامْ مَلِي (44) هَامْ طُولِي (35) لِلسن لائن Asi روس الحي کاردگي اور دان مال مال کاردگي اور لودي اند كل افران حكم حدثي لأعال الله المال عن المراس المراس الم (ع) خان شر م مجرد سیدولی لاک ڈگ تاریج هرتی <u>199</u>0 میکرولی کوئی لتسيئاتات: ﴿ وَلِي لَا يَى ﴿ فَنَكْرِيرِنَا كُوسِ (3) مُرْفَعُ كُورِينَ (4) وي سواري (٥) خارة ځاگر (٥) لولس لان سائنا (٢) وي کا گره (٥) لوله كىلى كى كى شرىك (10) كادر سو تعامة (11) nm (11) (5) -MHC (16) 3 AMHC (15) 5 5 6 (14) 2 20 (13) 13 MHC 20 BED MHC (18) 8 100 (18) . (۵۱) لولس لائی . 3556 210 03 17 04 34 Exilonor 399 200 A ~ BOWER 2012 GULL LOS ATTIESTED 174 = 174 = 174 ener leto UES JOSE (7) الاست موور على الرسين كالأرسي من بلال ما كالركوب اللم تحریفی استاری تعرید وجه ی اور معی وزیری کی شارایس کی وسور المال مرا المال مرا المال مرا المال من الم

الحق سوالى ، مرسن سنى ، نولسى لاس ، دى دى دى د د درام كادر ، مناسكاكا معرفی کارلوں کی موں سرائی کا در سال کی کادر سال کی کادر اللی کا کار خانالانده وی ما کادر دار مای ع صل نوست دولتره می کادر دستر، وی وی حری سرام ی دیک نوسط حرصل کارد خانان در حاران کرد کارد سولنگ الحاد الركان الركاني موری و و و از و مراکش ب تفعل تعنای مینایان مینایان مینایان 169 - 100 - عَانِ طَوْلَاء كَسَر عِوَلَ طَوْلَاء كَنْ رَجِولَ وَلَيْ وَيْنَ وَكُلُ وَلَيْ عَلَى الْمُعَالِمَ عَلَى الْمُوم خاطرے خانا نو گھریریء گارد درمای کارگ لیو با تھارد درمای م ویس والمراب المول كالمرجم والرب ون ماه مال الحي كادكولان على الحي كادكولان على الحي كادكولان على المحادكولان على الم خرب کارکردگیاں سولیس 5 7 370 men lety U 25 2 1 5 (9) 5 377 Me 20 2003 Cros 20 29 1997 Cod Color ATTESTET تعیا توں کی تعمل کسٹریں میں اس کا میں اور اس کائی اس کا مرمد کا مرمد کو سرکوری ، اور اس کائی اسکارمد وان عد وی سرایی، وی تکی، کر زمه د نسر ، کا رد مکر گل العلاق المراح ا المان كول المان من المان المان المان كورث المون المان المان

Budissils File Scille Bolling AMHO 91 356 37 0 17. 4 34 ESTE STE WITTER a or white 65 61 7 137 2 - 1 36 En 1 - 1 35 1 - 1 5 ppc 307.34 00 المنظل سروني عرفي المركاري كالمركان المالي كالمالي كالمالي كالمالي المالي المال المحداث سے اور اے میں کامالی بن ہے اس کارکردی کی منی دیر سے وی ا بحله 10 و من الما من المعالم ا كسياس كادون كلي على الله والله عالمدا ما الله الموالية مولس لائى بركاردا منور م كاكراكارونان كلى مولس لائن كامد عارى كوش ، لوكس لافى كارد تدر المراسات قانه و كرى سكاريًا توليس لاي مكاردليكاني - تمام طولاي م مروقام شكايًا ولي تعانه بسيريا، لولي لائن مصل الكرديان كى الوليس لائن م كاردشاق الوليس لائن الكاركا لكلم كوليس لائت الكارد كليل كنافو ATTESTED 122 8 00 20 5 6 CU CU CU 265 / CO (11) الم الله على المراقعي المراقع المراقع المراقعي المراقع المان المعلى المان المان

سادرنی برج مزول کورس استگی ما اولین را اف م لویترکول کورس میواسی داش كليل كمفراد ، يى نى سى هيئد ، إوليس دائى مود فيرر دما نم فركر ، مشركة رين كالتي مدد فيريك الله مدورته المرايا، نات اها يوسان تعام دیکھی، بولس دائی ، جوکی برال اور تولس لائی الحيام والمعاليات المسالك المالي المتعالي المتعالي المتعالي المتعالية المتعا سير الماري المار ميد دان المراه در مراد من المراد المر ت الاسائل الله الرائل عليه الالألم عليه الالألم المالة المالة المالة المالة المالة المالة المالة المالة المالة الرام معال المام ملده ولا مان بويدت اعمال الته المدنومي مثل 161/2/5/2/C- 9 3 2 20.00 January 12 51 (16-12-4-15) When MILLACE AUTICO TO TO BE REALLY OF PERSONS AND THE PROPERTY OF PERSONS AND THE PROPERTY OF PERSONS AND THE PERS المسين المراج المساورة المسين المراج المساورة ا الدامات أي دارات مداس ال المسال الماس المرام على والمان الماسي عى رايية ب التدي به كريد خيل المارية بالمساحة المساعدة المعادمات إن به والكوالمرى المعا Copper Symmetical Com

ATTESTED

ORDER



This order will dispose off, departmental enquiry conducted by D.SP Hqr: against the following officers/officials regarding their involvement under the charges of corruption, according to the source report with issuing proper charge sheet / summary of allegations vide this office No. 572-82/EC, dated 28.11.2013.

- 1. SI Balizar Khan
- 2. ASI Muhammad Wahab
- 3. ASI Anwar Saeed
- 4. ASI Muhammad Zahid
- 5. ASI Zeb Ahmad
- 6. HC Khan Sher No. 29
- 7. HC Sher Muhammad No. 174
- 8. FC Sher Afzal No. 396
- 9. HC Bahrawar Said No.372
- 10. HC Sher Wali No. 173
- 11. HC Aman Khan No. 265

On 30.11.2013 the E.O submitted finding with the conclusion that various types of complaints against the above officers /officials have been received regarding corruption during their period of posting and thus the E.O recommended their names that they are not fit for further field duties.

I Asif Iqbal Mohmand District Police Officer, Buner competent authority see no reasons to believe that the defaulters all above concerned could improve their view and change their behaviors in future.

Therefore, I agree with the recommendations of the Enquiry Officer and award major punishment to all above defaulter's officers / official's i-e compulsory retirement from service from the date of their suspension with immediate effect.

Order announced.

Buney OB No. 159

ydrotel

Dated $6 \cdot 12 / 2013$.

No 7392 - 94 E,

Copy of the above is submitted for favour of information to:

- 1. The Provincial Police Officer, Khyber Pakhtunkhwa Peshawar.
- 2. The Regional Police Officer, Malakand Region at Saidu Sharif Swat

3. All concerned.

DISTRICT POLICE OFFICER, BUNER

DISTRICT POLICE OFFICER, BUNER

06-Dec-13

بحضور جناب ريجنل بوليس آفسر صاحب ملاكنثه بمقام سيدوشريف سوات

سائيل يجره ورسيد سابقه ميذ كانشيبل پوليس ۋيپار شمنث بونير نمبر 372 ساكن كوزه نواكئ ضلع بونير

عنوان – اپیل بدیں مر اد که تھم نمبری 159 مور خه 06.12.2013 مجاریه ڈی – پی –اوصاحب ضلع بونیر کو کلعدم قرار دياجا كرسائيل كواپني ملازمت پر بحال كرنا_

گزارش هیکه سائیل مور خه 15.06.1996 کو محکمه پولیس میں بحیثیت کنسٹیبل بھرتی ہو کر بعد فراغت ریکروٹ کورس ضلع سوات اور بونیر کے مختلف تھانہ جات اور چو کیات میں ڈیوٹی سر انجام دیتارہا۔ بدوران تعیناتی ابنا ڈیوٹی نہایت دیانت داری اور ایمانداری کے ساتھ سر انجام دیتے ہوئے (A(1) اور (B (1) کے امتحانات پاس کرنے کے بعد اعمال نامہ برے افعال سے پاک ہونے کے بناء پر افسر ان بالانے مجھے لوئیر کورس کے لئے منتخب کیا۔

سال 2003 میں لوئیر کورس سے فراغت پر ضلع بونیر میں افسران بالاکے تھم کے مطابق ڈبوٹی سرانجام دیتارہا۔ سال 2009 میں بعہدہ ہیڈ کانشیبل تر قیاب ہوا بحیثیت ہیڈ کانشیبل اپنے فرائض کی بجا آ وری میں کسی قشم کی کو تا ہی بغیر کام کر تار ہا۔ اپنے بالاتر افسران کوکسی قشم کی شکایت کامو قع نہیں دیا۔ اور نہ ہی دوران ملاز مت عوام کی دل آزاری کی۔اسلنے تاحال سائیل کا ا تمال نامہ ہر قسم برے انٹری سے بلکل پاک ہے۔ جبکہ اچھے کاروائی کے بناء پر وقتا فوقتا افسر ان بالانے انعامات کے علادہ تعریفی اسناد سے

اور گزشتہ چند سالوں میں وہشت گردول کی بونیر آمد کے دوران اپنے جائے تعیناتی پر موجود رہ کر شدت پندول کے خلاف ہونے والے کاروائیوں میں بھر پور حصہ لیا۔ ان جملہ کار کردگی کے ساتھ مور خہ 21.10.2013 کوسائیل پولیس لائن تبدیل کیا گیا۔ مور خہ 23.10.2013 کو جناب ڈی۔ پی-او صاحب کی طرف سے شو کاز نوٹس موصول ہو کر جس پر اپنا تفصیلی جواب تحریر کرکے افسران بالا کو اپنی بے گناہی پیش کی۔ لیکن اس کے بعد 28.11.2013 کو مجھ پر چارج شیٹ تقسیم ہو کر اس کا بھی تفصیلی جو اب دیا۔ لیکن افسران بالامیرے ساتھ متفق نہ ہو کرمیرے خلاف بزریعہ ڈی-ایس-پی ہیڑ کو ارٹر انکوائزی کی گئی۔ بدوران انکوائزی نہ میرے خلاف کسی نے کرپٹن کی الزام عائد کی اور نہ انکوائزی افسر کو بیان دیا۔ لیکن بغیر کسی شہادت اور ثبوت کے مور خہ 05.12.2013 کو بحوالہ آر ڈر بک نمبر 158 مجھے معطل کرکے مور خد 06.12.2013 کو بحوالہ آرڈر بک نمبر 159 ملازمت سے جبری ریٹائیرڈ کیا۔جو میرے اور میرے خاندان کے ساتھ سراسر ظلم ہے۔

کیونکہ بدوران ملازمت کوئی ایسا قدم نہیں اُٹھایا جس کی بناء پر میں جھوٹے سزاکا حقدار رہا۔ لیکن بغیر ثبوت کے محکمہ پولیس کے ساتھ تقریبا17سال وفاداررہنے کی سزادیگئی۔

للند ابذريعه درخواست استدعاهيكه آپ صاحبان مهرباني فرماكر جناب دى- پي-اوصاحب ضلع بونير كاجبرى ريٹائير منك تحكم مور خه 06.12.2013 كالعدم قرار فرماكر سائيل كوملازمت بردوباره نوكري پر بحال كرنے كا تحكم صادر فرمائيں - توسائيل تاحيات دُعا گوه رہے

آرڈر کاپی ہمراہ لفہہ۔۔۔

العارض کی کی کی العارض کی العارض کی العادی می دار سابقه میڈ کا تشکیل بهره ورسید کار دار سابقه میڈ کا تشکیل بهره ورسید کی درسید کار درسی

ATT J.TED



OFFICE OF THE REGIONAL POLICE OFFICER, MALAKAND REGION, AT SAIDU SHARIF SWAT

ORDER:

This order will dispose off the appeal preferred by Ex-HC Bahrawar Said No. 372 of Buner District for reinstatement in service.

Brief facts are that the above named Ex-Head Constable was found involved in corruption. His reputation was very bad among the people and too within the Police Department. He was issued proper charge sheet / statement of allegations. A proper departmental enquiry was conducted against him. The Enquiry Officer submitted his finding, reported that the appellant possess bad characters, involved in corruption, maintain bad reputation and took unfair / illegal advantage of his uniform. The Enquiry Officer further submitted that the appellant is corrupt and also not competent for field duties. The appellant was thus compulsory retired from service under Police Rules 1975 by the District Police officer, Buner vide his office OB No. 159 dated 06/12/2013.

The appellant was called in Orderly Room on 06/02/2014 and heard in person, but he did not produce any substantive materials in his defense. Therefore I uphold the order of District Police Officer, Buner, whereby the appellant has been awarded major punishment for compulsory retirement from service.

Order announced.

(ABDULLAH KHAN) PSF

Regional Police Officer,
Malakand, at Saidu Sharif Swat
Naqi

No. 1139 -40/E,
Dated 6/> /2014.

Copy for information and necessary action to the:-

 District Police Officer, Buner with reference to his office Memo: No. 32/EC, dated 01/01/2014.

2. Ex-HC Bahrwar Said No. 372 of Buner District.

ATTESTED

دعوی باعث تحريرا نكه مقدمه مندرج عنوان بالإمين إنى طرف سے واسطے بيروى وجواب دى وكل كاروائى متعلقه أن مقام المال على صافرا و ه اسر الله المرام على مقرر کرے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کومقد مہ کی کل کاروائی کا کامل اختیار: وگا۔ نیز وكيل صاحب كوراضي نامه كرنے وتقرر ثالت و فيصله برحاف ديئے جراب دہی اورا قبال دعوى اور بصورت وگرى كرف اجراءاورصولى جيك وروپيدارعرضى دعوى اوردرخواست برتم كى تقيديق زرایں پردسخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیردی یا ڈگری بکطرفہ یا بیل کی برامد گی اور منسوخی نیز دائر کرنے اپیل محرانی ونظر ثانی و پیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل ماجزوی کاروائی کے واسطے اور وکیل ما مختار قانونی کوایے ہمراہ مااسیے بجائے تقرر کا اختیار موگا۔اورصاحب مقررشدہ کوجھی وہی جملہ ندکورہ بااختیارات حاصل ہوں مےاوراس کا ساختہ پرواخت منظور قبول ہوگا۔ دوران مقدمہ میں جوخر چدد ہرجاندالتوائے مقدمہ کے سبب سے وہوگا۔ کوئی تاریخ بیشی مقام دورہ پر ہویا حدسے باہر ہوتو وکیل صاحب یا بند ہوں گے۔ کہ بیروی ندگور کریں ۔لہذاو کالت نامہ کھدیا کہ سندر ہے ۔ الرقوم _ كال _ كال مي و 20 1 کے لئے منظور ہے۔ بمقال كيل مر stesti Steens is Saliszade Asadellas

Service Appeal No. 239/2014

Bahra	twar Said s/o Shah Said Ex-HC r/o village Nawagai District Buner
	VERSUS
The	Inspector General of Police Khyber Pakhtunkhwa Peshawar

- 2. The Regional Police Officer, (DIG) Malakand Region Swat.
- 3. The District Police Officer, Buner

..... Respondents

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District Police Officer

Buner (Respondent No. 3)

Service Appeal No. 239/2014

VERSUS

- 1. The Inspector General of Police, Khyber Pakhtunkhwa Peshawar.
- 2. The Regional Police Officer, (DIG) Malakand Region Swat.
- 3. The District Police Officer, Buner

...... Respondents

Parawise comments on behalf of Respondents No. 1, 2 & 3.

Respectfully Sheweth

Preliminary Objections:-

- 1. That the present appeal is time barred.
- 2. That the appeal is not maintainable in the present form.
- 3. That the appeal is bad due to misjoinder and non joinder of necessary parties.
- 4. That the order of the competent authority has got finality and cannot be challenged at this stage.
- 5. That the appellant has got no cause of action to file the present appeal
- 6. That the appellant has got no locus standi to file the present appeal.
- 7. That the appellant is estopped due to his own conduct to file appeal.
- 8. That the appeal is bad in the present form and is liable to be dismissed.
- 9. That the appellant has not come to this Honorable Tribunal with clean hands.

ON FACTS

- 1. Para No. 1 of the Appeal is correct to the extent of service record. The rest is incorrect being falsely drafted.
- 2. Para No. 2 of the appeal is correct. The appellant was reported to have been involved in corruption, misuse of powers and other corrupt practices.
- 3. In reply to Para No. 3 it is submitted that, Respondent No. 3 received continued secret reports against the appellant regarding his involvement in corruption and misuse of powers. The public opinion and secret reports vehemently spoke about involvement of

the appellant in corruption. Furthermore the appellant was bad reputed and there were persistent secret complaint against him.

- 4. Para No. 4 of the appeal is correct.
- 5. Para No. 5 of the appeal is correct to the extent that the appellant recorded his statement. A certificate issued by Junior Rank Officer in favour of the appellant could not absolve him from charges of corruption. The Respondent No. 3 had received satisfactory public complaints against the appellant regarding his involvement in briberies and corruption.
- 6. In reply to Para No. 6 it is submitted that the Appellant was reported to have been involved in corruption, therefore on persistent complaints disciplinary action was taken against him by Respondent No. 3. The Enquiry Officer found out that there were complaint and allegations of corruption against the Appellant. The Appellant was thus rightly compulsorily retired from service.
- 7. Para No. 7 of the appeal is correct. The Respondent No. 2 rightly upheld the order of Respondent No. 3.
- 8. Needs no comments.

On Grounds:

- A. Incorrect. Orders of Respondents No. 2 & 3 are just, legal and according to law.
- B. Incorrect. The character of the appellant has always been questionable. There were allegations and complaints of corruption against the appellant. The reputation of the appellant among public was bad enough.
- C. Incorrect. There is no exceptional performance showed by the appellant during his service.
- D. Incorrect. The appellant has persistently been reported to has been involved in corruption and committed unwarranted acts.
- E. Correct to the extent of disciplinary action, closing to lines and conduct of Enquiry.

 The certificate issued in favour of the appellant by non-competent joiner rank

 Officers could not absolve him from allegation and charges.
- F. Incorrect. There were secret / source reports against the appellant which could not be disclosed in the public good and interest.

- G. Incorrect. Proper departmental proceedings were conducted against the appellant in accordance with rules. The appellant was involved in corruption. There has been no intention of the respondents to score points and please the Govt. rather to make clean the police department from corrupt elements.
- H. Incorrect. There has always been a policy of police department to take action against corrupt officers / officials with in police without any favour or disfavor.
- I. Incorrect. The appellant was involved in corruption and there were complaints against him. Moreover, the Enquiry officer also found out that there have been complaints against the appellant.
- J. Incorrect. The appellant has rightly been compulsorily retired from service in accordance with Police Rules 1975.

Prayer:-

In view of the above comments on facts and grounds it is therefore respectfully prayed that the appeal of the appellant may be dismissed with costs.

Inspector General of Police, Khyber Pakhtunkhwa Peshawar (Respondent No. 1)

Regional Police Officer, (DIG), Malakand Region Swat (Respondent No. 2)

> District Police Officer, Buner, (Respondent No. 3)

Service Appeal No. 239/2014

Bahrawar Said s/o Shah Said Ex-HC r/o village Nawagai District Buner	
	ellan

VERSUS

- 1. The Inspector General of Police, Khyber Pakhtunkhwa Peshawar.
- 2. The Regional Police Officer, (DIG) Malakand Region Swat.
- 3. The District Police Officer, Buner

..... Respondents

AFFIDAVIT

We the above respondents do hereby declare and solemnly affirm on oath that the contents of the reply to appeal No. 239/2014 are true / correct to the best of our knowledge / belief and nothing has been kept secret from the Honorable Khyber Pakhtunkhwa Service Tribunal, Peshawar.

Provincial Police Officer, Khyber Pakhtunkhwa Peshawar (Respondent No. 1)

Deputy Inspector General Of Police, Malakand Region Swat (Respondent No. 2)

> District Police Officer, Buner,

(Respondent No. 3)

Service Appeal No. 239/2014

VERSUS

- 1. The Inspector General of Police, Khyber Pakhtunkhwa Peshawar.
- 2. The Regional Police Officer, (DIG) Malakand Region Swat.
- 3. The District Police Officer, Buner

..... Respondents

AUTHORITY LETTER

We the above respondents do hereby authorize SI (Legal) as representative of Police Department to appear in the court on our behalf and do what ever is needed in the court.

Provincial Police Officer, Khyber Pakhtunkhwa Peshawar (Respondent No. 1)

Deputy Inspector-General Of Police, Malakand Region Swat (Respondent No. 2)

> District Police Officer, Buner,

(Respondent No. 3)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 239/2014

Bahrwar Said S/o Shah Said, Ex-H.C, R/o Village Nawagai District Buner.....(Appellant)

VERSUS

The Inspector General of Police K.P.K. and others.....(Respondents

APPLICATION FOR TRANSFER OF APPEAL FROM BENCH-I, TO BENCH-II, WHERE SERVICE APPEAL NO. 172/2014 "KHAIR UR REHMAN..VS..INSPECTOR GENERAL OF POLICE AND OTHERS".

Respectfully Sheweth:

That the captioned appeal and other appeals like "Khair 1. ur Rehman..VS..Inspector General of Police and others" Service Appeal No. 172/2014 and others having the same allegations and having finally been decided by the same appellate authority and their proceedings before two benches mailed to a conflating judgments, hence proprietary demands that these be heard by a single bench.

2. That the appeal of "Khair ur Rehman" bearing Service Appeal No. 172/2014 along with others are pending before this august Tribunal/Bench-II, on 15/09/2014.

It is, therefore, humbly prayed that on acceptance of this application, this is requested that the captioned appeal may kindly be requisitioned from Bench-I to Bench-II to meets the ends of justice.

Appellant

Through

Dated: 08/08/2014

Sahibzada Asad Ullah Advocate Supreme Court Of Pakistan.

AFFIDAVIT:

I, Sahibzada Asad Ullah Advocate, Peshawar, as per instructions of my client, do hereby solemnly affirm and declare, that the contents of the accompanying **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

ADXOCATE



TRIBUNAL, PESHAWAR

C.M I	۷o	•	_/2014	1
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In

S.A. No. 239 /2014



Bahrawar	Said	(Petitioner)

VS

I.G.P and others.....(Respondents)

APPLICATION FOR EARLY HEARING.

Respectfully Sheweth:

- 1. That the above captioned appeal is pending adjudication before this august Tribunal which is fixed for hearing on 08/08/2014.
- 2. That the urgency is involved in the above appeal and delay will cause serious damage to appellant.

3. That other appeals pertaining to the same Division and District also pending before this august Tribunal titled Behar Ali and others vs D.P.O and others.

It is, therefore humbly prayed that on acceptance of this application the date may kindly be accelerated and the appeal may kindly be club with other appeals title above mentioned so that there will be no conflicting judgments on same issue.

Applicant

Through

Dated: 05/06/2014

Sahibzada Asadullah Advocate, Supreme Court of Pakistan

(3)

BEFORE THE HON'BLE KHYBER PAKHTOON KHWA SERVICE TRIBUNAL, PESHAWAR

C.M No/2014		
In		
S.A. No. 239/2014		
	· a	
Bahrawar Said		(Petitioner)
,	VS	
I.G.P and others	• • • • • • • • • • • • • • • • • • • •	(Respondents)

AFFIDAVIT

I, Sahibzada Asadullah, Advocate, Peshawar do hereby as per information convoyed to me by my client solemnly affirm and declare that the contents of the Application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

ADVOCATE

N.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Rejoinder

In

Service Appeal No.239 /2014

Bahrawar Said......VS......I.G.P. K.P.K and others

REJOINEDER ON BEHALF OF
APPELLANT IN RESPONSE TO REPLY
FILED BY RESPONDENTS.

Respectfully Sheweth,

Preliminary Objections:

Preliminary Objections raised by answering respondents are erroneous and frivolous, the detailed replies thereof are as under:

- 1. That the appeal is with in time.
- 2. Para No. 2 is incorrect.
- 3. Para No.3 is incorrect, as all necessary and proper parties have been arrayed as respondents in the instant appeal, hence the question of mis-joinder and non-joinder is misconceived.
- 4. Para No.4 is incorrect, as the order passed is illegal, arbitrary and can be challenged at any time.
- 5. Para No.5 & 6 is incorrect being aggrieved the appellant has the cause of action to file the present appeal.
- 7. Para No.7 is incorrect as the matter pertains to terms and condition of service and there is no estoppel against the law.

- 8. That the appeal is competent in all respect and has been properly filed.
- 9. Para No.9 is incorrect the grievance of the appellant is genius and has come with clear hand.

On Facts:

- 1. Para 1 needs no explaination.
- 2. Para No.2 is incorrect as the allegation are baseless with no evidence.
- 3. Para No.3 is incorrect the respondents wanted to score to the provincial Govt, the allegations are baseless with no proof and no one came forward to support the allegations.
- 4. Para No.4 needs no reply.
- 5. Para No.5 to the extent of complaints is incorrect.
- 6. Para No.6 is baseless and incorrect.
- 7. Para No.7 is incorrect the orders are with out application on of mind to the facts and circumstances of the case.

On Grounds:

- A. Para No. A is incorrect.
- B. Para No. B is incorrect the allegations are false and baseless.
- C. Para No. C is incorrect the appellant has well explained his performance in the shape of documentary evidence.
- D. Para No. D is incorrect.
- E. Para No. E is incorrect the certificates show their performance and honesty.
- F. Para No. F is incorrect.

- G. Para No. G is incorrect no allegations have been supported by evidence oral as well as documentary.
- H. Para No. H is incorrect the efforts were only to score in the eyes of public that too at the cost of honest and trust worthy police officials.
- I. Para No. I is incorrect.
- J. Para No. J is incorrect the order is based on malafide and ulterior motive

It is, therefore, humbly preyed that the reply of answering Respondents may graciously be rejected and the appeal is prayed for may graciously be accepted with cost.

Appellant

Through

Sahibzada Asadullah Advocate, Supreme Court of Pakistan.

Dated: 15/09/2014

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Rejoinder

In

Service Appeal No.239 / 2014

Bahrawar Said......VS......I.G.P. K.P.K and others

AFFIDAVIT

I, Sahibzada Asadullah Advocate, as per information furnished by my client do hereby solemnly affirm and declare that the contents of the Rejoinder are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

ATTESTED ATT

ADVOCATE

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 23/2014

Bahrawar Said.....(Appellant)

VERSUS

1. Inspector General of Police, Khyber Pakhtunkhwa, Peshawar and others......(Respondents)

APPLICATION FOR SUSPENSION OF THE IMPUGNED ORDERS DETED 06-12-2013 AND 06-02-2014 PASSED BY DPO BUNIR AND REGIONAL POLICE OFFICER MALAKAND.

Respectfully Sheweth:

- 1. That the captioned appeals have been filed before this august court where the date is fixed as 16.04.2014.
- 2. That the appellants are poor police officials and have suffered a lot.

- 3. That the appellants have got a good case and are sanguine of its success.
- 4. That the balance of convenience lies in favour of the appellants and irreparable loss has occasioned to them.

It is therefore, prayed that on acceptance of this application the impugned orders may kindly be suspended till final decision of the case.

Appellant

Through

Dated: 27/02/2014 Sahibzada Asadullah Advocate Supreme Court Of Pakistan.

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 239/2014

Bahrawar Said.....(Appellant

VERSUS

Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

And others.....(Respondents)

AFFÍDAVIT

I, Sahibzada Asadullah Advocate, as per instruction of my client, do hereby solemnly affirm and declare, that all the contents of accompanying Service Appeal are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Hon'ble Tribunal.



ADVOCATE