

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR
AT CAMP COURT ABBOTTABAD

**SCANNED
KPST
Peshawar**

SERVICE APPEAL NO. 1018/2018

Date of institution ... 15.08.2018

Date of judgment ... 10.07.2019

Munir Ahmed, Assistant Sub-Inspector (ASI)
Elite Force Hazara Region, Mansehra.

... (Appellant)

VERSUS

1. Regional Police Officer, Hazara Region Abbottabad.
2. Superintendent of Police, Investigation at District Haripur.

... (Respondents)

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED
ORDERS DATED 01.02.2017 AND 29.06.2018 PASSED BY
RESPONDENTS WHEREBY VIDE ORDER DATED 01.02.2017
PETITIONER WAS AWARDED THE PUNISHMENT OF STOPPAGE
OF ONE YEAR INCREMENT WITH CUMULATIVE EFFECT BY
RESPONDENT NO. 1 AND VIDE ORDER DATED 29.06.2018
DEPARTMENTAL APPEAL WHEREBY AGAINST WAS
REJECTED.

Mr. Abdul Saboor Khan, Advocate.

.. For appellant.

Mr. Muhammad Bilal Khan, Deputy District Attorney

.. For respondents.

Mr. MUHAMMAD AMIN KHAN KUNDI

.. MEMBER (JUDICIAL)

MR. HUSSAIN SHAH

.. MEMBER (EXECUTIVE)

JUDGMENT

MUHAMMAD AMIN KHAN KUNDI, MEMBER: - Counsel for the appellant and Mr. Muhammad Bilal Khan, Deputy District Attorney for the respondents present. Arguments heard and record perused.

2. Brief facts of the case as per present service appeal are that the appellant was serving in Police Department as Assistant Sub-Inspector. He was imposed minor penalty of stoppage of one year increment with cumulate effect vide order dated 01.02.2017 on the allegation that he while posted at Police Station Sarai Saleh, Reader of DPO issued parwana to him on 17.11.2016 in 'case FIR

No. 565 dated 24.09.2016 under sections 458/506 PPC PS Sarai Saleh in which he was directed to discuss^{ed} the case with SDPO concerned and trace the case but he did not submit reply of parwana nor submitted any progress report in the case. The impugned order dated 01.02.2017 was received to the appellant on 14.04.2018 as per para-1 of departmental appeal. The appellant filed departmental appeal on 24.04.2018 but the same was dismissed vide order dated 29.06.2018 hence, the present service appeal on 15.08.2018.

3. Respondents were summoned who contested the appeal by filing of written reply/comments.

4. Learned counsel for the appellant contended that none was charged in the aforesaid criminal case therefore, being untraced case, the appellant filed an application under 169 Cr.PC to concerned Magistrate for consigning the aforesaid criminal case being untraced which was accepted by the concerned Judicial Magistrate Haripur and the aforesaid criminal case was consigned vide order dated 14.02.2017. It was further contended that the appellant was imposed aforesaid penalty for the reason that he has not discussed the matter with the superior but the appellant being investigation officer was competent to file application under 169 Cr.PC for consigning the aforesaid criminal case being untraced. It was further contended that the impugned order of minor punishment of stoppage of one annual increment is illegal and liable to be set-aside.

5. On the other hand, learned Deputy District Attorney for the respondents opposed the contention of learned counsel for the appellant and contended that the impugned order was passed on 01.02.2017, the said order was received to the appellant on 09.02.2017 as revealed from the impugned order but the appellant has filed departmental appeal on 24.02.2018 after sufficient delay and the departmental appeal of the appellant was also dismissed vide order dated 29.06.2018 being time barred. It was further contended that the departmental appeal was dismissed on 29.06.2018 therefore, the appellant was required to file

M. Anwar
10.7.2019


service appeal within one month but he has filed the present service appeal on 15.08.2018 therefore, departmental appeal as well as service appeal is badly time barred and prayed for dismissal of appeal.

6. Perusal of the record reveals that the departmental appeal of the appellant was dismissed by the departmental authority on 29.06.2018 therefore, the appellant was required to file service appeal within one month but he has filed the present service appeal on 15.08.2017 after statutory period of one month therefore, the present service appeal is badly time barred. As such, without touching the merit of the case, the present service appeal is dismissed being time barred. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED
10.07.2019



(HUSSAIN SHAH)
MEMBER
CAMP COURT ABBOTTABAD



(MUHAMMAD AMIN KHAN KUNDI)
MEMBER
CAMP COURT ABBOTTABAD

Service Appeal No. 1018/2018


10.07.2019

Counsel for the appellant and Mr. Muhammad Bilal Khan, Deputy District Attorney for the respondents present. Arguments heard and record perused.

Vide our detailed judgment of today consisting of three pages placed on file, the present service appeal is dismissed being time barred. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED

10.07.2019


(Hussain Shah)

Member

Camp Court Abbottabad



(Muhammad Amin Khan Kundi)


Member

Camp Court Abbottabad

20.03.2019


Appellant in person and Mr. Muhammad Bilal Khan, Deputy District Attorney alongwith Mr. Misal Khan, Head Constable for the respondents present. Due to strike of the Bar learned counsel for the appellant is not available today. Adjourn. To come up for arguments on 22.05.2019 before D.B at Camp Court Abbottabad.



(M. Amin Khan Kundi)
Member
Camp Court Abbottabad


(M. Hamid Mughal)
Member
Camp Court Abbottabad

22.05.2019

Appellant in person and Mr. Muhammad Bilal, DDA for respondents present. Appellant seeks adjournment as his counsel is not available today. Adjourned. Case to come up for arguments on 10.07.2019 before D.B at camp court Abbottabad.


(Ahmad Hassan)
Member


(M. Amin Khan Kundi)
Member
Camp Court A/Abad

158/2 عرفہ

IN THE COURT OF FAHAD AHMAD, JUDICIAL MAGISTRATE-II, HARIPUR

Case FIR No. 565, Dated 24/09/2016, under section 458/506 PPC, of Police Station Sarai Salah, Haripur

Order
14/02/2017

Case file submitted by prosecution being untraced. It be registered. Learned APP for the state present.

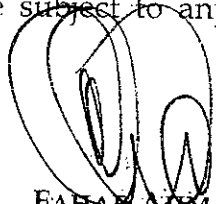
Arguments on filing of case being un-traced heard and record perused.

The prosecution seeks filling of instant case registered vide FIR No 565, dated 24/09/2016 u/s 458/506 PPC in PS Sarai Salah Haripur.

Perusal of record reveals that complainant/injured has lodged the report against unknown accused/culprit and after registration of the case the IO failed to bring on record any clue about the culprit/culprits.

The case file is return back to the police station concerned with the direction to resubmit it on any working day as and when the culprit/culprits are arrested and to make fruitful efforts at the earliest and positively and prosecution is allowed to submit application for revival of case subject to any clue/after arrest of accused.

ANNOUNCED
14/02/2017


FAHAD AHMAD,
Judicial Magistrate-II,
Haripur

14/2/17

14 2/17 عرفہ
13 2/22 عرفہ
13 2/22 عرفہ

تعمیراتی کاموں کے لیے ایک ایسی کمیٹی تشکیل دی جائے جس کے ذریعہ
کاموں کی نگرانی کی جائے اور اس کمیٹی کے رپورٹس کو
مستند بنایا جائے۔ اس کمیٹی کے رکنوں میں
وزیر اور اس کے نائبین کی شمولیت ضروری ہے۔
اس کمیٹی کے رکنوں میں سے ایک شخص کو
مقرر کیا جائے جو اس کمیٹی کے
رہنما کے طور پر کام کرے گا۔
اس کمیٹی کے رکنوں میں سے ایک شخص کو
مقرر کیا جائے جو اس کمیٹی کے
رہنما کے طور پر کام کرے گا۔

M. A. S. S.
P. H. O. S. S. S.
25-12-2016

عراق

24 نومبر 2012ء

24 نومبر 2016ء

مقامی اخبار کے مطابق...

458 506

آئیڈیو...

افسران اور...

مقامی اخبار کے مطابق...

مقامی اخبار کے مطابق...

مقامی اخبار کے مطابق...

مقامی اخبار کے مطابق...

مقامی اخبار کے مطابق...

مقامی اخبار کے مطابق...

کو تیسے گھنٹے کے لیے۔ جسکی اور درجہ پورانے کو دیکھا

پلوٹ کی صورت میں ہے اور یہ AS.P.P. صحت لیفٹننٹ ورنٹ

رہی ہے۔ یہ سب سے پہلے کی تھی۔ اسکی درجہ کی کارڈ

ملا گیا۔ اسکا دورانیہ AS.P.P. کا اطلاع آمد سے پہلے ہی

تیار رہی ہے۔ اسکا دورانیہ AS.P.P. کے تحت ہے۔

اسکا دورانیہ AS.P.P. کی طرف سے ہے۔

اسکا دورانیہ AS.P.P. کے تحت ہے۔

AS.P.P. TR

24 - 9 - 2016

مقدم علی

مقدم علی

مقدم علی اور CDR

مقدم علی 565 مورخہ 24/11/58 شمارہ 44

مقدم علی

مقدم علی اور CDR

مقدم علی اور CDR

مقدم علی اور CDR مورخہ 23/11/58 شمارہ 26

مقدم علی اور CDR

0312-9852938 (1)

0332-93450097 (2)

0334-9506756 (3)

ASI - P. S. S. Saleh

26-07-16

From: The Superintendent of Police,
Investigation Haripur.

To The Regional Police Officer,
Hazara Region Abbottabad.

No:- 3039 Dated Inv: Haripur, the 27 / 09 /2016

Subject: - CALL DATA RECORD / VERISYS REQUEST

MEMORANDUM.


Kindly refer to your office Memo No.3153-63/ADIG,
dated 27-02-14.

Sir,

The call data record along with incoming and outgoing calls are
required in case **FIR No.565 dated 24-09-16 u/s 458/506 PPC PS Sarai Saleh** of
the following Mobile Numbers.

S:NO	Cell No.	IMEI No. (In case of CDR request)	CNIC No. (In case of Verisys request)	Remarks
1.	0312-9852938			23-09-16 To 26-09-16
2.	0332-3450097			
3.	0334-9506756			

Please furnished the same through Technical Wing established in the
Regional Police Officer, Hazara Region Abbottabad.


Superintendent of Police,
Investigation Haripur.

26
27

اسم حاصلہ ملاج سے ہے (تھامس) ملاج
 5-6 در میانہ سے تھامس
 حجاج 4 تھامس میں اس حجاج دریاں 2 جگہ اور ام
 ملاج جگہ 27 ملاج 27-5-7 سے تھامس
 حجاج 5 تھامس میں اس حجاج دریاں 2 جگہ اور
 تھامس ملاج 27 ملاج 27-5-7 سے تھامس
 حجاج 6 تھامس میں اس حجاج دریاں 2 جگہ اور ام
 ملاج جگہ 23 ملاج 23-5-6 سے تھامس
 حجاج 7 تھامس میں اس حجاج دریاں 2 جگہ اور ام
 ملاج جگہ 25 ملاج 25-5-6 سے تھامس
 حجاج 8 تھامس میں اس حجاج دریاں 2 جگہ اور ام
 ملاج جگہ 26 ملاج 26-5-6 سے تھامس
 حجاج 9 تھامس میں اس حجاج دریاں 2 جگہ اور ام
 ملاج جگہ 27 ملاج 27-5-6 سے تھامس

حجاج B تھامس میں اس حجاج دریاں 2 جگہ اور
 حجاج C تھامس میں اس حجاج دریاں 2 جگہ اور
 حجاج D تھامس میں اس حجاج دریاں 2 جگہ اور
 حجاج E تھامس میں اس حجاج دریاں 2 جگہ اور

حجاج 2 تھامس میں اس حجاج دریاں 2 جگہ اور
 حجاج 3 تھامس میں اس حجاج دریاں 2 جگہ اور
 حجاج 4 تھامس میں اس حجاج دریاں 2 جگہ اور
 حجاج 5 تھامس میں اس حجاج دریاں 2 جگہ اور

حجاج A = حجاج 78 درمیانی جگہ
 حجاج B = حجاج 118 درمیانی جگہ
 حجاج C = حجاج 986 درمیانی جگہ
 حجاج D = حجاج 1987 درمیانی جگہ
 حجاج E = حجاج 1807 درمیانی جگہ
 حجاج F = حجاج 1807 درمیانی جگہ

Handwritten text in a cursive script, possibly a list or a set of instructions. The text is dense and difficult to decipher due to the cursive style and some fading. It appears to be organized into several lines or paragraphs.

③

Handwritten text in a cursive script, continuing the list or instructions. The text is dense and difficult to decipher due to the cursive style and some fading. It appears to be organized into several lines or paragraphs.

③

Handwritten text in a cursive script, continuing the list or instructions. The text is dense and difficult to decipher due to the cursive style and some fading. It appears to be organized into several lines or paragraphs.

③

Handwritten text in a cursive script, continuing the list or instructions. The text is dense and difficult to decipher due to the cursive style and some fading. It appears to be organized into several lines or paragraphs.

① بیان کیا ہے کہ والد نے بیٹے جان و ضم اور ان کے لئے نقد رقم جوڑ کر لیا ہے۔
 رقم 02334 9506756 کے درمیان میں بیان کیا کہ میں نے نقد رقم لیا ہے۔
 میں نے بطور چوکیدار ڈپٹی سرائیکم دیا ہے اور اس میں جو رقم ہے
 اسے ڈپٹی سرائیکم کے لئے جو رقم ہے اسے لگانا ہے اور اس میں
 دیواروں کا تباہی تو وہاں پر 1/2 افراد اسے اس میں لیا ہے۔
 جنہوں نے اسے حیدر نے ڈھانپے ہوئے ہے۔ جس میں اسے
 حیدر نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔
 اس کے لئے اس نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔
 یا اس انداز میں بیٹھا ہے۔ 2/3 افراد اسے اس میں لیا ہے۔
 اس میں اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔
 اس کے لئے اس نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔
 اس کے لئے اس نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔
 اس کے لئے اس نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔

② بیان کیا ہے کہ والد محمد ایوب جو ضم بیان کے لئے بلا کوٹ حال چوکیدار ہے۔
 رقم 0343 317011 40 کے درمیان میں بیان کیا ہے۔
 میں نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔
 اس کے لئے اس نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔
 اس کے لئے اس نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔
 اس کے لئے اس نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔
 اس کے لئے اس نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔
 اس کے لئے اس نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔

③ بیان کیا ہے کہ والد عبدالرحمن نے بیٹے کو لیا ہے۔
 رقم 0730 کے درمیان میں بیان کیا ہے۔
 میں نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔
 اس کے لئے اس نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔
 اس کے لئے اس نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔
 اس کے لئے اس نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔
 اس کے لئے اس نے اسے لیا ہے۔ تاکہ وہ لوگوں کو نہ دیکھے۔

Handwritten text in a non-Latin script, possibly Hebrew or Arabic, located at the bottom of the page. The text is arranged in four lines and appears to be a signature or a short note. The first line contains a few characters, the second line is more dense, the third line continues the text, and the fourth line ends with a flourish. The handwriting is cursive and somewhat difficult to decipher due to the high contrast of the scan.

تاریخ 19/10/16

ادارہ تعلیم و تربیت

تھانہ سولہ

نمبر 3

تھانہ سولہ

565

اساتذہ و معلمات

تھانہ سولہ

تھانہ

نمبر

19/10/16

50.6
458

حالات تعلیم و تربیت: تھانہ سولہ ASI تھانہ سولہ

تھانہ

اساتذہ و معلمات کی فہرست تھانہ سولہ

تھانہ سولہ

تھانہ سولہ

حالات تعلیم و تربیت تھانہ سولہ میں کم تقاضہ ہذا میں سولہ
 تقاضہ کے تحت اساتذہ و معلمات کی فہرست تھانہ سولہ
 فائزنگ کر کے ملے اندر خوف و حراس سے پرہیز کرنے کی - عہدہ آج
 بہ صلاح نامعلوم مہربان کسی حق - وقتاً فوقتاً اساتذہ و معلمات سے
 ٹیلی فون لایم سے رابطہ رکھنا چاہیے جو کسی ایسے کوئی سٹیشن پر نہیں آتا
 اور کبھی کبھی تھانہ سولہ میں آئے ہو کبھی ان مزدوران کو اسٹیشن پر لے گئے
 کہنے پر آ رہے ہوتے ہیں۔ عہدہ تھانہ سولہ ہذا سے تقاضہ ہذا کی
 یہ بھی کہ اساتذہ و معلمات کی فہرست تھانہ سولہ میں موجود ہے اساتذہ
 عہدہ تعلیم و تربیت تھانہ سولہ میں اساتذہ و معلمات کی فہرست تھانہ سولہ

ASI - P.S. Suleh Suleh

13-10-16

قدرتِ مکتبہ 565 عدد 29/10/2006ء میں 450/506 مکتبہ پورہ

1 شاعرانہ وادعویٰ فی اعمروہ آتہ سرورہ

2 محراب وادعویٰ فی اعمروہ آتہ سرورہ

3 زاد وادعویٰ فی اعمروہ آتہ سرورہ

4 لیاقت وادعویٰ فی اعمروہ آتہ سرورہ

6 محمد حنیف وادعویٰ فی اعمروہ آتہ سرورہ

7 محراب وادعویٰ فی اعمروہ آتہ سرورہ

8 قتیبا فی وادعویٰ فی اعمروہ آتہ سرورہ

9 محمد مجید وادعویٰ فی اعمروہ آتہ سرورہ

Signature


19.10.2018

Counsel for the appellant Mr. Abdul Saboor Advocate present. Mr. Muhammad Aslam Tanoli, Advocate present and heard in limine.

Contends that the appellant has been condemned unheard and that no enquiry or show cause notice was given to the appellant before imposing punishment.

The points raised need consideration. The appeal is admitted to regular hearing, subject to all legal objections, if raised by the respondents. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 15.01.2019 before S.B at Camp Court Abbottabad.

Amount Deposited
Security or Process Fee


Chairman
Camp court, A/Abad

15.01.2019

Appellant in person and Mr. Muhammad Bilal learned Deputy District Attorney alongwith Aqil Zaman J.C present. Representative of the respondent department submitted written reply/comments. Adjourn. To come up for rejoinder/arguments on 20.03.2019 before D.B at camp court Abbottabad.

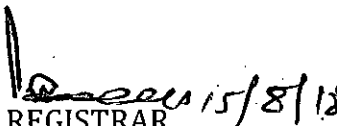


Member

Camp Court Abbottabad

Form- A
FORM OF ORDER SHEET

Court of _____

Case No. 1018/2018

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	15/08/2018	<p>The appeal of Mr. Munir Ahmad received today by post through Mr. Abdul Saboor Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR 15/8/18</p>
2-	18/8/18	<p>This case is entrusted to touring S. Bench at A.Abad for preliminary hearing to be put up there on <u>19-10-2018</u>.</p> <p style="text-align: right;"> CHAIRMAN</p>

BEFORE THE SERVICE TRIBUNAL
K.P.K PESHAWAR

Service appeal No 1018/of 2018

Munir Ahmed.....Appellant

VERSUS

Regional Police Officer, Hazara Region
AbbottabadRespondent

APPEAL

INDEX

S#	Description of documents	Annexure	Page#
1.	Appeal	-	1-6
2.	Affidavit	-	7
3.	Correct address of Parties		8
4.	Copy of impugned order dated 01.02.2017.	A	9
5.	Copy of Transfer order.	B	10-11
6.	Copies of departmental appeal and order dated 29.06.2018.	C & D	12-14
13	Wakalt Nama	-	15


Dated 11.08.2018



MUNIR AHMED
(Appellant)

Through:-

ABDUL SABOOR KHAN
Advocate High Court

 &
MALIK ASHFAQ AHMED JILANI
High Court District Courts
Mansehra

0347-9563645

BEFORE THE SERVICE TRIBUNAL

K.P.K PESHAWAR

Khyber Pakhtunkhwa
Service Tribunal

Diary No. 1285

Service appeal No 1017 of 2018 dated 15-8-2018

Munir Ahmed, Assistant Sub Inspector (ASI) .
Elite Force Hazara Region, Mansehra.

.....Appellant

VERSUS

- 1) Regional Police Officer, Hazara Region
Abbottabad.
- 2) Superintendent of Police, Investigation
at District Haripur.

.....Respondents

APPEAL UNDER SECTION 4 OF KPK
SERVICE TRIBUNAL ACT, 1974
AGAINST THE IMPUGNED ORDERS
DATED 01.02.2017 AND 29.06.2018
PASSED BY RESPONDENTS WHEREBY
VIDE ORDER DATED 01.02.2017
PETITIONER WAS AWARDED THE
PUNISHMENT OF STOPPAGE OF ONE
YEAR INCREMENT WITH CUMULATIVE
EFFECT BY RESPONDENT NO 01 AND
VIDE ORDER DATED 29.06.2018
DEPARTMENTAL APPEAL WHERE
AGAINST WAS REJECTED.

Filed to-day

Registrar.

15/8/18.

PRAYER:-

On acceptance of the appeal, the impugned orders dated 01.02.2017 and 29.06.2018 passed by respondents be set-aside while declaring the same as illegal, void-abnito and against the law on the subject and the minor penalty i.e stoppage of one year increment with cumulative effect may kindly be restored or any other order/relief as may deem fit and appropriate in the circumstances of the case be also passed/granted.

Respectfully Sheweth:-

1. That, respondent no 02 vide impugned order No 57-PA dated 01.02.2017 imposed a minor penalty i.e stoppage of one year increment with cumulative effect under police rules 1975 on the ground of non-consulting with seniors while disposing of criminal case being un traced vide FIR No 656 dated 24.09.2016 under sections 458/506 PPC registered at police station Sarai salch.

(Copy of impugned order dated 01.02.2017 is annexed as Annexure "A")

2. That, before the impugned order dated 01.02.2017 had been passed, appellant was transferred vide order dated 20.012.2016 and a such appellant was

not provided with the copy of the impugned order dated 01.02.2017.

(Copy of Transfer order is annexed as Annexure "B")

3. That, no sooner, appellant managed to get the copy of impugned order dated 01.02.2017 on 23.04.2018, he filed a departmental appeal with respondent no 01 on 24.04.2018, which was turned down vide order dated 29.06.2018.

(Copies of departmental appeal and order dated 29.06.2018 are annexed as Annexure "C & D")

4. That, felling aggrieved, from the impugned orders dated 01.02.2017 and 29.06.2018, appellant having no other remedy except to file the present appeal before this worthy tribunal for interference inter alia on the following amongst other grounds.

GROUND:-

- A) That, appellant was investigating case FIR No 565 dated 24.09.2016 under sections 458/506 PPC registered at P.S Sarai Saleh District Haripur.
- B) That, after hectic efforts, the accused were not traced and the case was disposed of being untraced in accordance with the law on the subject.

- C) That, the appellant exactly did with the law on the subject requires and the law has not been breached so appellant did not commit any misconduct as alleged in the impugned orders.
- D) . That, there is no allegation against the appellant that he set aside the case for any extraneous consideration or acted with any mala-fide.
- E) That, the only ground upon which appellant has been awarded minor penalty is that he did not consult his seniors while disposing of a criminal case being untraced. There is no law on the subject for the time being in-force which could bind the investigation officers to consult his seniors in such like situation.
- F) That, the complainant party of aforesaid criminal case had never objected to the act of appellant and that is satisfied.
- G) That, no show cause notice was ever issued to the appellant nor any statement of allegation was provided before the impugned order had been passed.
- H) That, no inquiry as alleged in the impugned order has ever been held nor the appellant was provided an opportunity of personal hearing .
- I) That, impugned orders are illegal, unlawful, factually erroneous and legally untenable at their face value.

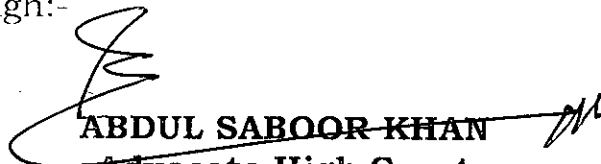
PRAYER:-

On acceptance of the appeal, the impugned orders dated 01.02.2017 and 29.06.2018 passed by respondents be set-aside while declaring the same as illegal, void-abnito and against the law on the subject and the minor penalty i.e stoppage of one year increment with cumulative effect may kindly be restored or any other order/relief as may deem fit and appropriate in the circumstances of the case be also passed/granted.

Dated 11.08.2018


MUNIR AHMED
(Appellant)

Through:-


ABDUL SABOOR KHAN
Advocate High Court

&

MALIK ASHFAQ AHMED JILANI
High Court District Courts
Mansehra

VERIFICATION :

I, Munir Ahmed, Assistant Sub Inspector (ASI) Elite Force Hazara Region, Mansehra do hereby solemnly affirm and declare that the contents of fore-going Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed or suppressed form this Honorable Tribunal.



MUNIR AHMED

BEFORE THE SERVICE TRIBUNAL
K.P.K PESHAWAR

Service appeal No _____ of 2018

Munir Ahmed.....**Appellant**

VERSUS

Regional Police Officer, Hazara Region
 Abbottabad**Respondent**

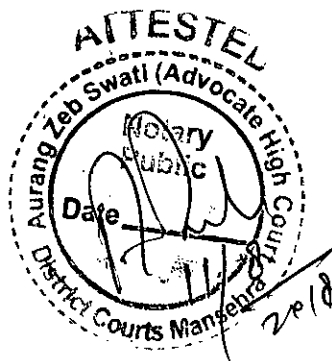
APPEAL

AFFIDAVIT

I, MUNIR AHMED, ASSISTANT SUB INSPECTOR (ASI) ELITE FORCE HAZARA REGION, MANSEHRA DO HERBY SOLEMNLY AFFIRM AND DECLARE ON OATH THAT THE NO SUCH SUBJECT MATTER APPEAL HAS EVER BEEN FILED BEFORE THIS HONORABLE COURT NOR PENDING NOR DECIDED. THAT THE CONTENTS OF FORE-GOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF AND NOTHING HAS BEEN CONCEALED OR SUPPRESSED FROM THIS HONOURABLE TRIBUNAL.

Dated: 11.08.2018


 MUNIR AHMED
 DEPONENT



BEFORE THE SERVICE TRIBUNAL
K.P.K PESHAWAR

Service appeal No _____ of 2018
Munir Ahmed.....**Appellant**

VERSUS

Regional Police Officer, Hazara Region
Abbottabad**Respondent**

APPEAL

CORRECT ADDRESSES OF THE PARTIES

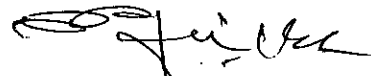
APPELLANT:

Munir Ahmed, Assistant Sub Inspector (ASI)
Elite Force Hazara Region, Mansehra.

RESPONDENTS:

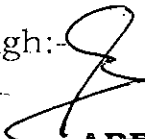
- 1) Regional Police Officer, Hazara Region
Abbottabad.
- 2) Superintendent of Police, Investigation
at District Haripur.

Dated 11.08.2018



MUNIR AHMED
(Appellant)

Through:-



ABDUL SABOOR KHAN
Advocate High Court

&

MALIK ASHFAQ AHMED JILANI
High Court District Courts
Mansehra

Attested
Asif

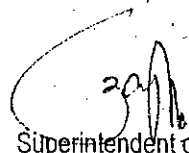
P-9
Amir - A

ORDER

As per record Reader of the undersigned issued parwana to ASI Munir Ahmed on 17.11.02016 in the Case vide FIR No. 565 dated 24.9.2016 u/s 458/506 PPc PS Sarai Saleh in which he was directed that to discussed the case with SDPO concerned and trace the case but he did not submit reply of parwana nor submit any progress report in the case.

An explanation was issued to him but his reply was found unsatisfactory. Hence, the paper were sent to DSP Investigation for enquiry. The E.O mentioned in his finding that ASI Munir Ahmed showed negligence and lethargic attitude in complying the order of senior. He failed to submit written progress report in the case. He set a side the case without consulting with his seniors. Therefore, he is awarded the punishment of stoppage of one year increment with cumulative effect under Police Rules 1975.

Encl: (08)


Superintendent of Police
Investigation, Haripur.

No. 57PA, Dated: 01/02/2017

Copy of above along with enquiry paper is submitted to the DIG, CTD, KPK, Peshawar for necessary action, please.

2 SRC, Investigation, Haripur

OB NO 13

Date 31-1-17

Received on 9th 21
at 12:00 PM.

۲۱/۱۲/۱۶
++++ ②

Attested
[Signature]

P-100
Annex B



OFFICE OF THE
INSPECTOR GENERAL OF POLICE
KHYBER PAKHTUNKHWA
Central Police Office, Peshawar

No. 19073
28-12-16
Hazara Region - Abbottabad

ORDER.

The following Upper subordinates of Hazara Region are hereby transferred and posted on deputation basis to the Units as noted against each their names under Standing Order No. 2/2016 with immediate effect:-

S.No	Name & Rank	From	To
1	SI Muhammad Jamil No. 30/H	Haripur District	Special Branch
2	SI Riaz Hussain Shah No. 104/H	Mansehra District	-do-
3	SI Akhtar Nawaz No. 132/H	Haripur District	-do-
4	SI Asif Shahzed No. 04/H	Abbottabad District	Elite Force
5	SI Ibrar Shah No. 27/H	-do-	-do-
6	SI Amjid Hussain No. 172/H	Mansehra District	-do-
7	SI Muhammad Javed No. 26/H	-do-	-do-
8	SI Ilyas Farid No. 40/H	Haripur District	-do-
9	SI Muhammad Nazir No. 175/H	-do-	-do-
10	SI Abdul Sattar No. 353/H	Battagram District	-do-
11	SI Muhammad Javed No. 329/H	-do-	-do-
12	SI Dawan Shah No. 150/H	Kohistan District	-do-
13	SI Mehtab Nazir No. 144/H	Torghar District	-do-
14	SI Muhammad Mustafa No. 88/H	-do-	-do-
15	SI Asif Hussain No. 287/H	Mansehra District	Investigation Unit CPO
16	SI Muhammad Yousaf No. 21/H	Abbottabad District	PTC/Hangu
17	SI Khan Waiz No. 337/H	Mansehra District	-do-
18	SI Muhammad Arif No. 402/H	Haripur District	-do-
19	ASI Muhammad Dildar No. 907	Abbottabad District	Special Branch
20	ASI Muhammad Aslam No. 767	-do-	-do-
21	ASI Muhammad Mumtaz No. 694	Mansehra District	-do-
22	ASI Muhammad Naseem No. 10	-do-	-do-
23	ASI Muhammad Hussain No. 415	Haripur District	-do-
24	ASI Mohib-ur-Rehman No. 385	-do-	-do-
25	ASI Riaz Khan No. 01	Kohistan District	-do-
26	ASI Masood Akhtar No. 1193	Torghar District	-do-
27	ASI Naeem Ullah No. 88	Battagram District	-do-
28	ASI Qaisar Jamil No. 565	Abbottabad District	-do-
29	ASI Naseer Ahmed No. 714	-do-	Elite Force
30	ASI Jehanzeb No. 1123	-do-	-do-
31	ASI Musanif Gul No. 730	-do-	-do-
32	ASI Muqadar Shah No. 391	Mansehra District	-do-
33	ASI Niaz Muhammad No. 54	-do-	-do-
34	ASI Mazhar Rauf No. 1039	-do-	-do-
35	ASI Muneer No. 783	Haripur District	-do-
36	ASI Muhammad Ayaz No. 15	-do-	-do-
37	ASI Abdu Rasheed No. 67	-do-	-do-
38	ASI Mudassar Shah No. 02	Battagram District	-do-
39	ASI Farid No. 143	-do-	-do-
40	ASI Muneer Hayat No. 273	Kohistan District	-do-
41	ASI Liaqat Hussain No. 545	Torghar District	-do-
42	ASI Fida Hussain No. 09	-do-	-do-
43	ASI Ijaz Ahmed No. 16	-do-	-do-
44	ASI Muhammad Sabir No. 10	Abbottabad District	CTD/KPK
45	ASI Muhammad Asim No. 1010	-do-	-do-
46	ASI Jehanzeb No. 909	-do-	-do-
47	ASI Muhammad Yaseen No. 1035	-do-	-do-
48	ASI Sher Afzal No. 25	-do-	-do-

2941
27-12-16
[Signature]

SRC/PO

For information
and further
n/a

[Signature]
SP/Inv: IIR
27/12

P-11
Annex B

49.	ASI Wajid No. 755	Abbottabad District	CTD/KPK
50.	ASI Saeed Ahmad No. 29	Mansehra District	-do-
51.	ASI Ifikhar Ahmed No. 47	-do-	-do-
52.	ASI Habib-ur-Rehman No. 50/861	-do-	-do-
53.	ASI Abdul Waheed No. 203	-do-	-do-
54.	ASI Ibrar No. 233	-do-	-do-
55.	ASI Shabeer No. 488	-do-	-do-
56.	ASI Gul Zaib No. 106	-do-	-do-
57.	ASI Muhammad Ramzan No. 477	Haripur District	-do-
58.	ASI Ejaz Haider No. 328	-do-	-do-
59.	ASI Jahanzab No. 83	-do-	-do-
60.	ASI Uzair Shah No. 391	-do-	-do-
61.	ASI Sabzal No. 84	-do-	-do-
62.	ASI Nazar Hussain No. 124	-do-	-do-
63.	ASI Bakht Zafi No. 94	Battagram District	-do-
64.	ASI Aziz-ur-Rehman	-do-	-do-
65.	ASI Gul Baz No. 653	-do-	-do-
66.	ASI Sheraz Hussain No. 553	-do-	-do-
67.	ASI Muhammad Saeed No. 606	Kohistan District	-do-
68.	ASI Muhammad Ilyas No. 186	-do-	-do-
69.	ASI Muhammad Sohail No. 283	-do-	-do-
70.	ASI Niaz Ahmed No. 67	Torghar District	-do-
71.	ASI Muhammad Naveed No. 159	-do-	-do-
72.	ASI Muhammad Ayaz No. 254	-do-	-do-

(MUHAMMAD ISLAM SHINWARD) PSP
DIG/HQrs:
For Inspector General of Police,
Khyber Pakhtunkhwa, Peshawar 191

No. 4773-79/E-III. Dated Peshawar, the 20 / 12 / 2016.

Copy of above is forwarded for information and necessary action to the:-

1. Addl: IGP HQrs: Khyber Pakhtunkhwa Peshawar.
2. Addl: ISGP / Special Branch, CTD, Elite Force & Investigation Khyber Pakhtunkhwa Peshawar.
3. Regional Police Officer, Hazara Region Abbottabad w/r to his letter No. 28517/E, dated 14.12.2016
4. Commandant, Police Training College Hangu.

No: 29782-07/EC. Dtd 27-12-16.

CC/ All OPOs in Hazara

For info & verify the above named officials immediately & directed him to report their official in his place of posting please.

[Signature]

[Signature]

1. Attested
Dalyfer

P-120
Arans B
c

**BEFORE THE DEPUTY INSPECTOR GENERAL OF
POLICE, HAZARA RANGE, ABBOTTABAD**

Subject: DEPARTMENTAL APPEAL AGAINST
THE ORDER BEARING NO.57PA DATED
01.02.2017 PASSED BY THE SUPERINTENDENT
OF POLICE (INVESTIGATION), HARIPUR
WHEREBY THE APPELLANT WAS
AWARDED PUNISHMENT OF STOPPAGE
OF ONE YEAR INCREMENT WITH
CUMULATIVE EFFECT UNDER POLICE
RULES, 1975.

Respected Sir,

1. That, the appellant received an order bearing No.OB No.13, dated 31.01.2017, on 14.04.2018, whereas an increment was stopped by SP Investigation, Haripur.
2. That, no doubt, the investigation of the case was conducted by the appellant and an effort was made to dig out the culprits but no clue could be found. The appellants sent file to SHO who sent it to SDPO Haripur who sent the same to SP Investigation, which was presented before court order was accordingly passed.

P-13
Annex C

3. That, the Parwana was received to the appellent, when already the process as mentioned above was completed and file was not in the custody of the appellent.
4. That, during investigation, the appellent made all hectic efforts but could not trace out the accused.

.....PRAYER.....

In view of the above, it is requested that on acceptance of the instant appeal, the order may kindly be set aside and increment stopped may kindly be restored.

Dated 24.04.2018



MUNIR AHMED ASI
Eliot Force Hazara Region

*Attended
Casey*

*P-14
Annex D*

ORDER

This order is hereby passed to dispose off departmental appeal under Rule 11-A of Khyber Pakhtunkhwa Police Rules 1975 submitted by *ASI Munir Ahmed No:583/276* Haripur District against the order of punishment i.e. *Stoppage of one year increment with cumulative effect* awarded to him by the SP Investigation, Haripur vide his OB No: 13 dated 31.01.2017.

Facts leading to punishment awarded to him are that he while posted at PS Sarai Saleh, as per record Reader of DPO Haripur issued Parwana to him on 17.11.2016 in the case vide FIR No: 565 dated 24.09.2016 u/s 458/506 PPC PS Srai Saleh in which he was directed that to discuss the case with SDPO concerned and trace the case but he did not submit reply of Parwana nor submit any progress report in the case.

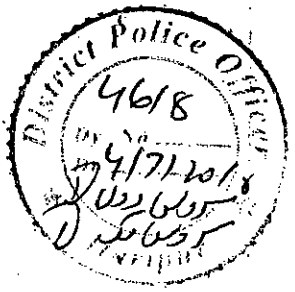
After receiving his appeal, comments of SP Investigation, Haripur were obtained and perused. The undersigned called appellant in O.R on 27.06.2018 where he failed to explain any plausible reason in his defence. His appeal is also time barred. Therefore the punishment awarded to him by the SP Investigation, Haripur i.e. *Stoppage of one year increment with cumulative effect* seems to be genuine, hence his appeal is *filed* being time barred.

REGIONAL POLICE OFFICER
Hazara Region Abbottabad

No. *3083* /PA Dated Abbottabad the *29/6* /2018.

Copy of above is forwarded to the SP Investigation, Haripur vide his office Memo: No: 2424 dated 22.05.2018 for information and necessary action.
Service Roll containing enquiry file is returned herewith for your office record.

REGIONAL POLICE OFFICER
Hazara Region Abbottabad



SRC
For information
and further n/a etc.

SP Investigation

*SP Inv: HR
4/7*

وکالت نامہ

P-15

بعدالت جناب KPK سروس ٹریبونل کمپ کورٹ ایبٹ آباد

RPO ہزارہ ریجن ایبٹ آباد وغیرہ

نام

منیر احمد ASI

سروس اپیل

منجانب: اپیلانٹ

باعث تحریر آنکہ!

اندریں مقدمہ عنوان بالا اپنی طرف سے برائے پیروی و جواب دہی بمقام پشاور ہائی کورٹ

عبدالصبور خان اینڈ ملک اشفاق جیلانی ایڈووکیٹ ہائی کورٹ

کو بدیں شرط وکیل مقرر کیا ہے کہ میں ہر پیشی پر خود یا بذریعہ مختیار خاص زویز و عدالت حاضر ہوتا ہوں گا اور بوقت پکارے جانے وکیل صاحب موصوف کو اطلاع دیکر حاضر کروں گا۔ اگر کسی پیشی پر منظر حاضر نہ ہوا اور غیر حاضری کی وجہ سے کسی طور پر مقدمہ میرے خلاف ہو گیا تو صاحب موصوف اس کے کسی طرح ذمہ دار نہ ہوں گے۔ نیز وکیل صاحب موصوف صدر مقام پکھری کے علاوہ کسی اور جگہ پکھری کے مقررہ اوقات سے پہلے یا بروز تعطیل پیروی کرنے کے مجاز نہ ہونگے اگر مقدمہ مقام پکھری کے آگے یا پیچھے سماعت ہونے پر منظر کو کوئی نقصان پہنچے تو صاحب موصوف ذمہ دار نہ ہوں گے اور صاحب موصوف کو عرضی دعویٰ اور درخواست اجراءے ڈگری و نظر ثانی، اپیل نگرانی دائر کرنے نیز ہر قسم کی درخواست پر دستخط تصدیق کرنے کا بھی اختیار ہوگا اور کسی حکم یا ڈگری کے اجراء کرانے اور ہر قسم کا روپیہ وصول کرنے اور رسید دینے اور داخل کرنے کا، ہر قسم کا بیان دینے اور سپرد ٹائٹی و راضی نامہ و دستبرداری و اقبال دعویٰ کا اختیار ہوگا اور بصورت اپیل و برآمدگی مقدمہ یا منسوخی ڈگری یکطرفہ درخواست حکم اتناعی یا فیصلہ ڈگری و اجراءے ڈگری بھی صاحب موصوف کو بشرط ادائیگی علیحدہ فیس کرنے کا مجاز ہوگا۔ بصورت ضرورت بدوران مقدمہ یا اپیل و نگرانی کسی دوسرے وکیل یا پیر سٹز کو بجائے خود یا اپنے ہمراہ مقرر کریں اور ایسے مشیر قانونی کو بھی اس امر میں وہی اختیارات حاصل ہوں گے جیسے صاحب موصوف کو، پوری فیس تاریخ پیشی سے پہلے ادا نہ کروں تو صاحب موصوف کو پورا اختیار ہوگا کہ وہ مقدمہ کی پیروی نہ کریں اور ایسی حالت میں میرا مطالبہ صاحب موصوف کے برخلاف نہیں ہوگا۔ مجھے کل ساختہ پرداختہ مثل ذات خود منظور و قبول ہوگا۔ لہذا وکالت نامہ لکھ دیا ہے تاکہ سند رہے۔ مضمون وکالت نامہ سن لیا اور اچھی طرح سمجھ لیا ہے اور منظور ہے۔

مورخہ 11.08.2018

منیر احمد ASI ایلیٹ فورس ہزارہ ریجن مانسہرہ۔۔۔۔۔ اپیلانٹ

Attested & Accepted

Abdul Saboor Khan

MALIK ASHFAQ AHMED JILANI

Advocate High Courts

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service appeal No. 1018/2018

Munir Ahmed Assistant Sub Inspector (ASI Elite Force), Hazara Region Mansehra
.....(appellant)

Vs.

The Regional Police Officer, Hazara Region and an Other
.....(Respondents)

RESPECTFULLY SHEWETH!

The requisite Para-wise comments on the behalf of respondents No.01 & 02 are as under:-

PRELIMINARY OBJECTIONS:

1. That the instant Service appeal is badly time barred and not maintainable under the law.
2. That the appellant has not come to the Honorable Tribunal with clean hands.
3. That the appellant has no locus standi to file appeal nor did has cause of action.
4. That the appellant has suppressed material facts for the Honorable Tribunal.
5. That the appellant is estopped by his own conduct.
6. That the instant Service appeal is not maintainable for non-joinder/mis-joinder of necessary parties.

OBJECTIONS ON FACTS:

1. In reply to this Para it is submitted that the appellant ASI Munir Ahmed while posted in Police Station Sarai Salah, was issued Parwana to discuss the case with concerned SDPO and traced the case vide FIR No.565 dated 24-09-2016 u/s 458-506 PPC Police Station Sarai Salah District Haripur, the appellant did not reply on the Parwana and he also not submitted any progress report, therefore he was issued explanation by the than SP Investigation Haripur, to which the appellant could not gave satisfactory reply, DSP Investigation Haripur was appointed as Enquiry Officer who conducted the enquiry and being found guilty of gross misconduct, the appellant was awarded minor punishment of stoppage of one year increment with cumulative effect vide OB No.13 dated 31-01-2017. (Copy of order and enquiry is attached an Annexure A).
2. Incorrect, the appellant associated the enquiry proceedings, moreover, the order of punishment was also communicated to the commandant Elite Force Khyber Pakhtunkhwa, Peshawar where the appellant was posted, hence the appellant was in knowledge of punishment, so the instant appeal is badly time barred and not maintainable under the law.
3. Incorrect, the appellant filed departmental appeal against the punishment order before the Regional Police Officer, Hazara region Abbottabad, which was also time barred, after personal hearing in orderly room the departmental appeal of appellant was dismissed on quite legal reasons vide


Regional Police Officer, Hazara Region Abbottabad office Order Endst: No.3083/PA dated 29-06-2018. (Copy of order is attached as Annexure B).


4. Incorrect, the instant service appeal is not maintainable on the ground that both the orders of respondents are quite legal in accordance with law, moreover, the instant service appeal is badly time barred.

GROUND:

- a. In reply to this Para, it is submitted that the appellant while investigating case FIR No.565 dated 24-09-2016 u/s 458-506 PPC Police Station Sarai Salah failed to investigate the case professionally and efficiently, he did not trace the accused which showed his lack of interest in discharge of official duties which was misconduct under the law.
- b. Incorrect, the appellant did not make any serious effort to trace the case; rather he disposed off the same as untraced which signified inefficiency of appellant.
- c. Incorrect, the appellant badly failed to discharge his official duty, if he were efficient professional Police Officer, he could have investigated the case efficiently and could have removed the lacunas.
- d. Incorrect, the appellant disposed off the case without tracing the accused which rendered him for departmental action on charges of misconduct.
- e. Incorrect, the appellant failed to investigate the case efficiently, he did not take interest in tracing the accused, moreover he also failed to inform the senior Police officer about the fate of case, the lethargic attitude of appellant was against the norms of discipline force, his acts and omissions were misconduct under the law.
- f. In reply to this Para, it is submitted that it is duty of Senior Officer to supervise the working of Subordinate staff, moreover, the appellant did not perform his duty, so, his performance was examined in the above mentioned criminal case by the than SP Investigation Haripur and being found guilty of misconduct, the appellant was awarded lawful punishment.
- g. In reply to this Para, it is submitted that the appellant was issued explanation and departmental enquiry was also conducted, thereafter lawful punishment was passed.
- h. Incorrect, as stated above, moreover the appellant was given right of personal hearing and self defense in which he failed to defend himself, so he was awarded appropriate punishment as warranted under the law.
- i. Incorrect, the order of punishment is quite legal in accordance with law and maintainable.

In view of above, it is therefore most humbly requested that the instant service appeal does not hold any legal force which may graciously be dismissed.


Regional Police Officer,
Hazara Region, Abbottabad
(Respondent No. 01)


Superintendent of Police,
Investigation Haripur
(Respondent No. 02)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service appeal No. 1018/2018

Munir Ahmed Assistant Sub Inspector (ASI Elite Force), Hazara Region Mansehra
.....(appellant)

Vs.

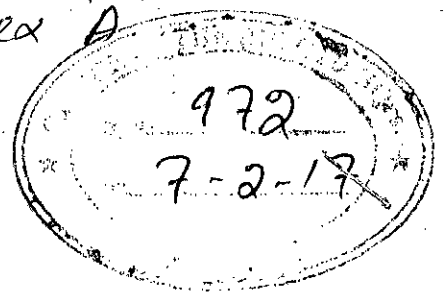
The Regional Police Officer, Hazara Region and an Other
.....(Respondents)

COUNTER AFFIDAVIT

I, Superintendent of Police Investigation Haripur, do hereby solemnly affirm and declare that all the contents of reply/comments are true and correct to the best of my knowledge and belief and nothing has been concealed from the Honorable Tribunal.


Superintendent of Police,
Investigation Haripur

Annex 4 6

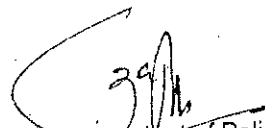


ORDER

As per record Reader of the undersigned issued parwana to ASI Munir Ahmed on 17.11.02016 in the Case vide FIR No. 565 dated 24.9.2016 u/s 458/506 PPc PS Sarai Saleh in which he was directed that to discussed the case with SDPO concerned and trace the case but he did not submit reply of parwana nor submit any progress report in the case.

An explanation was issued to him but his reply was found unsatisfactory. Hence, the paper were sent to DSP Investigation for enquiry. The E.O mentioned in his finding that ASI Munir Ahmed showed negligence and lethargic attitude in complying the order of senior. He failed to submit written progress report in the case. He set a side the case without consulting with his seniors. Therefore, he is awarded the punishment of stoppage of one year increment with cumulative effect under Police Rules 1975.

Encl: (08.)


Superintendent of Police
Investigation, Haripur.

No. 57 PAI Dated: 01/02/2017


Copy of above along with enquiry paper is submitted to the Commandant, Elite force KP, Peshawar for necessary action, please.

2. SRC, Investigation, Haripur

O.B No. 13
Dated: 31/01/2017

RI/SRC
27/2/17

> P.H.G.
AC/1/E-13 RC/


D/G/10/

24/

1883
27-2-17

الدوس فائيل انكوار اوردك

برصلاف عسيران احمد احمد ASI عمان برصلاف

رقم	ملاحظات	اعداد
1	الدوس	1
2	فائيل انكوار اوردك	1
3	اوردك	1
4	البيكيتس انكوار PA-456 22-12-6	1
5	جواب البيكيتس 2	2
6	اوردك شيخي فون عسيران 10/17	1
7	7P	1
	كل عسيران	(8) اعداد ملاحظات

فائل انکوائری رپورٹ

برخلاف ASI منیر احمد تھانہ سرائے صالح

جناب عالی!

ایکسپلینیشن نمبر PA-456 مورخہ 22.12.2016 برخلاف ASI منیر احمد تھانہ سرائے صالح بحوالہ مقدمہ علت
565 مورخہ 24.09.2016 جرم PPC458/506 تھانہ سرائے صالح، دفتر جناب SP صاحب انوسٹی گیشن ہری پور سے بسلسلہ
انکوائری دفتر ہذا موصول ہوئی۔
مذکورہ پر الزام ہے کہ (1) آپ کو ریڈر SP صاحب نے مورخہ 17.11.2016 کو مقدمہ ہذا کی نسبت پروانہ تحریر کیا تھا۔ کہ آپ
DSP صاحب سرکل سے ڈسکس کریں اور مقدمہ کو ٹریس کریں۔
مگر آپ نے اس کا جواب جمع نہیں کروایا۔ اور نہ ہی مقدمہ کی پراگرس جمع کروائی۔ جس سے ظاہر ہوتا ہے کہ آپ تفتیش کے کام میں دلچسپی
نہیں لیتے۔
مذکورہ کو بسلسلہ انکوائری ہمراہ مثل مقدمہ کے طلب کر کے سنا گیا اور مطالعہ مثل ہوئی۔ اور مقدمہ ہذا کی نسبت مذکورہ ASI پر سوال
ہوئے۔؟

مذکورہ پر سوال ہوا کہ ریڈر SP صاحب نے آپ کو مقدمہ ہذا کی نسبت پروانہ جاری کیا؟
جواب: جی ہاں۔

سوال: آپ نے پروانہ کا جواب دفتر SP صاحب جمع کروایا؟


جواب: جی نہیں۔ کیونکہ کام کی زیادتی کی وجہ سے پروانہ کا جواب جمع نہ ہو سکا۔

سوال: مقدمہ میں کوئی پراگرس رپورٹ دی؟

جواب: جی نہیں۔ کیونکہ مقدمہ کو بعد از ڈسکس افسران بالا یکطرفہ کیا گیا۔

مذکورہ کی مثل بعد از مطالعہ اور سوالات جو IO پر مقدمہ ہذا کی نسبت کیے گئے۔ ان سے یہ ثابت ہوتا ہے کہ IO کا مقدمہ ہذا کی نسبت
بالا افسران کو آگاہ کرنا مناسب نہ سمجھا۔ اور مقدمہ میں افسران بالا کو تحریری پراگرس رپورٹ دیے بغیر مقدمہ کو یکطرفہ کرنا اور افسران کے
جائز حکم احکام کی پرواہ نہ کرنا IO کی غفلت لا پرواہی سمجھی جاتی ہے۔

لہذا ASI منیر احمد تھانہ سرائے صالح کے خلاف مناسب کارروائی کی سفارش کی جاتی ہے۔



ڈی ایس پی انوسٹی گیشن

ہری پور

13-01-17.

Sit
submitted for go
personal & order pl
PA

stoppage of increment
for the period of one
year with cumulative
at

قلمدان انٹرویو کے لیے فیصلہ کیا گیا ہے۔ ASI قلمدان کے لیے

تاریخ	موضوع
30-12-16	<p>اندر، Explanation #456-Pn اور 22-12-16 کے لیے فیصلہ کیا گیا ہے، ASI</p> <p>قوت عملت کے لیے 24/16 جمع 458/506 قلمدان کے لیے</p> <p>سلسلہ انٹرویو کے لیے فیصلہ کیا گیا ہے اور اسے قبول کیا گیا ہے۔</p>
2-01-17	<p>اندر، قلمدان کے لیے فیصلہ کیا گیا ہے اور اسے قبول کیا گیا ہے اور اسے قبول کیا گیا ہے</p> <p>سلسلہ انٹرویو کے لیے فیصلہ کیا گیا ہے، ASI اور اسے قبول کیا گیا ہے اور اسے قبول کیا گیا ہے</p> <p>اسے قبول کیا گیا ہے اور اسے قبول کیا گیا ہے اور اسے قبول کیا گیا ہے</p>
10-01-17	<p>اندر، قلمدان کے لیے فیصلہ کیا گیا ہے اور اسے قبول کیا گیا ہے اور اسے قبول کیا گیا ہے</p> <p>سلسلہ انٹرویو کے لیے فیصلہ کیا گیا ہے، ASI اور اسے قبول کیا گیا ہے اور اسے قبول کیا گیا ہے</p> <p>اسے قبول کیا گیا ہے اور اسے قبول کیا گیا ہے اور اسے قبول کیا گیا ہے</p>

221
300-12-16

No. 456 PA
Dated 22/12/2016

ASI Munir Ahmed
I.O PS Seria Saleh

Subject:- EXPLANATION

Reader of the undersigned issued parwana to you on 17.11.02016 in the following case in which you were directed to discuss the case with SDPO and trace the case but you did not submit reply of parwana nor submit any progress in the case so far. Which shows that you are not taking interest in the work of investigation.

1. Case FIR No. 565 dated 24.9.2016 u/s 458/506 PPc PS Seria Saleh.

You are hereby directed to submit your explanation within 03 days as to why you should not be dealt with departmentally.

30/12/16
Submitted for H.O
perusal & order, pt-
SM &
PT

Dst./Duo.
Conduct enquiry
and report

[Signature]
Superintendent of Police
Investigation, Haripur.
22/12/2016

صلح لری اور

مقام سرکاری صالح

حوالہ مقدمہ نمبر 565 مورخ 24/16/97 نمبر 452/506 مقام سرکاری صالح

مناک: اسم و مسکن نامعلوم مغربان

حیات عالی
متمم حکم نمبری 456-PP مورخ 22-12-06

مذکورہ تفتیش قبل ازین حیات محمد جاوید ASI صاحب گھر پر ہے۔
حیات شاد کمر ڈیپڑ ہوما کے بعد مقدمہ بذرا تفتیش حیات آئی اے صاحب
نے پھر سہولت کی سن ASI نے مقدمہ بذرا تفتیش کرتے ہوئے
وقتاً فوقتاً مختلف اوقات ایسا میں متعدد مشیران و محامیان لائبر
انسٹروکٹ کیا گیا۔ اور اسی طرح مشورک افراد نے بارے میں معلومات
کی گئی۔ مگر کوئی مثبت پیش رفت نہ ہو سکی۔ اور اسی طرح دوران
تفتیش مدعی مقدمہ نے اور نہ ہی جاوید ASI صاحب اور میں ASI کو
کسی قسم کی کوئی معلومات دیا۔ اور نہ ہی کسی سے سنا تو کوئی خداوند
ہونا بتلائی۔ اور نہ ہی اسے وجہ سے دوران مقدمہ بذرا میں کسی پر
دعوت داری کی۔ بدیں وہم حیات آئی اے صاحب 5115 صاحب اور
افسران بالا سے مقدمہ بذرا میں ڈسکس کر کے مدعی مقدمہ کی
مذکورہ دلچسپی اور لات مافوق نہ ہونے کی وجہ سے مقدمہ بذرا نہیں
پروٹس نہ ہو سکا۔ بدیں وجہ بااثر مجبوری افسران بالا کی اجازت
سے مقدمہ بذرا میں مورخ 23/12/06 کو اقسامی ڈپورٹ لکچیفر حکم
سے کھولائی جائے کہ مقدمہ بذرا کو تیار کیا گیا ہے۔ سن ASI نے
اپنی جانب سے کوئی غفلت لایا وہی نہیں کی ہے۔ NEXT-P

استاد محترم صاحب کرامت کو سلام عرض کرتا ہوں

میں

[Handwritten signature]

Amir M. SS

24-12-16

100

مقدمه

17/11/2017

مقدمه

در این سند به بررسی وضعیت مالی و عملکرد شرکت در سال 1396 پرداخته می‌شود. این سند به منظور آشنایی سهامداران و ذینفعان با اوضاع و احوال شرکت تدوین شده است.

در سال 1396، شرکت با چالش‌های متعددی مواجه شد که بر عملکرد آن تأثیر منفی گذاشت. با این حال، مدیریت شرکت با اتخاذ تدابیر مناسب، توانست تا حدی از تشدید بحران جلوگیری کند.

در ادامه به بررسی جزئیات عملکرد مالی و عملیاتی شرکت در این سال پرداخته می‌شود.

تهیه شده توسط:
 مدیر عامل

تاریخ: 17/11/2017

شرح

فیر احمد ASE ٹھکانے کے ساتھ
رپورٹ SP/1177 کے آئٹم 4 کے تحت یہاں لکھا گیا ہے؟

جی ہاں ہے

پروٹ میں دیکھا گیا ہے کہ اس کے ساتھ SP کے ساتھ
معدہ ڈرائیو کیا گیا؟

جی ہاں۔ بعد از ڈسکریٹریٹ کو نوٹ کیا گیا ہے

آپ نے پروٹ کا جواب دفتر SP/1177 میں دیا ہے؟

جی نہیں۔ کیونکہ گاڑی ڈیپارٹمنٹ سے لیوان کا ڈرائیو
ہو گیا ہے اور اس کے ساتھ گاڑی میں معدہ نہیں ہے۔
معدہ میں جو آپ نے ڈرائیو کیا اس کی رپورٹ دفتر SP/1177 میں ہے

میں جمع کرانے؟

جی نہیں۔ کیونکہ معدہ کو بعد ڈسکریٹریٹ میں لایا گیا ہے
کیا گیا ہے

کیوں نہیں

Attested

Deputy Supdt.
Police Investigation
Haripur

11-01-17

Affected
G. Jafar

P-14
Annex I

ORDER

This order is hereby passed to dispose off departmental appeal under Rule 11-A of Khyber Pakhtunkhwa Police Rules, 1975 submitted by *ASI Munir Ahmed No:583/276* Haripur District against the order of punishment i.e. *Stoppage of one year increment with cumulative effect* awarded to him by the SP Investigation, Haripur vide his OB No: 13 dated 31.01.2017.

Facts leading to punishment awarded to him are that he while posted at PS Sarai Saleh, as per record Reader of DPO Haripur issued Parwana to him on 17.11.2016 in the case vide FIR No: 565 dated 24.09.2016 u/s 458/506 PPC PS Srai Saleh in which he was directed that to discuss the case with SDPO concerned and trace the case but he did not submit reply of Parwana nor submit any progress report in the case.

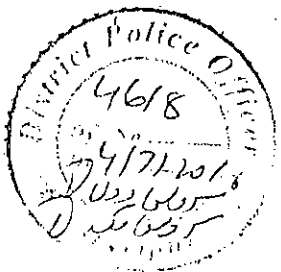
After receiving his appeal, comments of SP Investigation, Haripur were obtained and perused. The undersigned called appellant in O.R on 27.06.2018 where he failed to explain any plausible reason in his defence. His appeal is also time barred. Therefore the punishment awarded to him by the SP Investigation, Haripur i.e. *Stoppage of one year increment with cumulative effect* seems to be genuine, hence his appeal is filed being time barred.

REGIONAL POLICE OFFICER
Hazara Region Abbottabad

No. 3083 /PA Dated Abbottabad the 29/6 /2018.

Copy of above is forwarded to the SP Investigation, Haripur vide his office Memo: No: 2424 dated 22.05.2018 for information and necessary action. Service Roll containing enquiry file is returned herewith for your office record.

REGIONAL POLICE OFFICER
Hazara Region Abbottabad



SRC
For information
and further n/a

SP Investigation

SP Investigation
4/7