BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO. 1136/2018

 Date of institution
 31.08.2018

 Date of judgment
 11.10.2019

Saif-ur-Rehman, Ex-IHC Incharge Police Check Post Khwarra.

(Appellant)

VERSUS

1. The Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar.

2. The Regional Police Officer, Kohat Region.

3. The District Police Officer, Hangu.

. (Respondents)

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER DATED 07.08.2018 WHEREBY ON THE DEPARTMENTAL APPEAL OF THE APPELLANT THE RESPONDENT NO. 2 ENHANCED THE PUNISHMENT OF THE APPELLANT AND DISMISSED HIM FROM SERVICE AND AGAINST THE ORDER DATED 25.05.2018, WHEREBY THE MAJOR PUNISHMENT OF REVERSION FROM "D" LIST HEAD CONSTABLE TO C-I HEAD CONSTABLE HAS BEEN IMPOSED UPON THE APPELLANT.

Syed Noman Ali Bukhari, Advocate...For appellant.Mr. Riaz Ahmad Paindakheil, Assistant Advocate General...For respondents.

Mr. MUHAMMAD AMIN KHAN KUNDI MR. HUSSAIN SHAH

MEMBER (JUDICIAL) MEMBER (EXECUTIVE)

JUDGMENT

<u>MUHAMMAD AMIN KHAN KUNDI, MEMBER: -</u> Counsel for the appellant and Mr. Riaz Ahmad Paindakheil, Assistant Advocate General 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 Incharge Police Check Post Mamu Khwarra. He was imposed major penalty of reversion from "D" list of Head Constable to C-I of Head Constable with immediate effect vide order dated 25.05.2018 on the allegation that a complaint had been moved by Mr. Zahir Iqbal alias Malang S/o Meeru Mian resident of Sadda, Kurram Agency presently residing in Haseen Abad District Charsadda against SI Tariq Mehmood SHO PS Doaba, Hangu and incharge Police Post Mamu Khwarra HC Saif-ur-Rehman to the effect that on 24.03.2018 he alongwith his family were going from Sadda Kurram Agency to Peshawar via his own car No. 716 Islamabad when on reaching Police Post Mamu Khwarra at around 02:00 PM he was halted by appellant Incharge Police Post Mamu Khwarra and had taken 20 Lacs however, on the complainant request and regret due to non availabitly of cash at the moment, Rs . 10 Lacs were delivered to appellant relative Khayal Janan at Peshawar through the complainant son Abdullah Bangash and thus the matter in the shape of application had also been reported at Police Station Shah Qabool Peshawar by the letter. The same was communicated to the appellant on 28.05.2018. The appellant filed departmental appeal and the departmental authority while deciding departmental appeal enhanced the punishment into dismissal from service vide order dated 01.08.2018 hence, the present service appeal.

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

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4. Learned counsel for the appellant contended that the appellant was imposed major penalty of reversion from list "D" Head Constable to list C-I Head Constable vide order dated 25.05.2018 on the aforesaid allegation. It was further contended that the appellant filed department appeal but the departmental authority while disposing the departmental appeal enhanced the punishment and dismissed the appellant from service vide order dated

01.08.2018. It was further contended that when the departmental authority was going to enhance the punishment he was bound to issued show-cause notice for enhancing his punishment under rule-5 of Civil Servants (Appeal) Rules, 1986. It was further contended that the departmental authority has not issued any show-cause notice before enhancing the punishment therefore, has violated rule5 of Civil Servants (Appeal) Rules, 1986. It was further contended that neither proper inquiry was conducted nor inquiry was conducted in accordance with law as the inquiry proceeding was in questioner form which is not permissible under the law. It was further contended that neither any statement of complainant was recorded by the inquiry officer during regular inquiry nor any statement of other witnesses recorded nor the appellant was provided opportunity of cross examination nor the appellant was issued any show-cause notice alongwith copy of inquiry therefore, the appellant was condemned unheard. It was further contended that the other colleague namely S.I Tarig Mehmood was not imposed any penalty by the respondent-department therefore, the impugned order is illegal and liable to be set-aside and prayed for acceptance of appeal.

5. On the other hand, learned Assistant Advocate General for the respondents opposed the contention of learned counsel for the appellant and contended that the appellant was imposed major penalty of reversion from list "D" Head Constable to list C-I Head Constable with immediate effect vide order dated 25.05.2018 on the aforesaid allegation. It was further contended that the appellant filed departmental appeal but since the allegation was serious therefore, the departmental authority enhanced the punishment into dismissal from service vide order dated 01.08.2018. It was further contended that the appellant was proved guilty during inquiry proceeding therefore, the appellant

was rightly imposed the aforesaid penalty after fulfilling all the codal formalities and prayed for dismissal of appeal.

6. Perusal of the record reveals that the appellant was serving in Police Department. He was imposed major penalty of reversion from list "D" Head Constable to C-I Head Constable vide order dated 25.05.2018 on the aforesaid allegation. The record further reveals that the appellant filed departmental appeal against the impugned order dated 25.05.2018 for setting-aside the same but the departmental authority while disposing the departmental appeal enhanced the punishment of the appellant into dismissal from service vide order dated 01.08.2018. Under rule-5 of Civil Servants (Appeal) Rules, 1986 it was mandatory for the departmental authority to issue show-cause notice before enhancing the punishment that why his penalty should not be increased but the departmental authority has not issued any show-cause notice to the appellant before enhancing the punishment into dismissal from service vide order dated 01.08.2018. Meaning thereby, that the departmental authority has violated rule-5 of Civil Servants (Appeal) Rules, 1986. Moreover, the competent authority was also required to issue show-cause notice alongwith copy of inquiry before passing any order but the competent authority has not issued any show-cause notice nor has provided copy of regular inquiry before passing the impugned order. Furthermore, the inquiry officer has not recorded the statement of complainant nor has recorded the statement of other witnesses regarding the said bribe/corruption money taken by the appellant nor the appellant was provided opportunity of cross examination therefore, the appellant was condemned unheard which has rendered the whole proceeding illegal and liable. to be set-aside. As such, we partially accept the appeal, set-aside the impugned order, reinstate the appellant into service and direct the respondent-department to conduct de-novo inquiry in the mode and manner prescribed under Police Rules, 1975 strictly in accordance with law. The issue of back benefits will be subject to the outcome of de-novo inquiry. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 11.10.2019

(MUHAMMAD AMIN KHAN KUNDI)

MEMBER

(HUSSAIN SHAH) MEMBER 11.10.2019

Counsel for the appellant and Mr. Riaz Ahmad Paindakheil, Assistant Advocate General for the respondents present. Arguments heard and record perused.

Vide our detailed judgment of today consisting of five pages placed on file, we partially accept the appeal, set-aside the impugned order, reinstate the appellant into service and direct the respondent-department to conduct de-novo inquiry in the mode and manner prescribed under Police Rules, 1975 strictly in accordance with law. The issue of back benefits will be subject to the outcome of de-novo inquiry. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 11.10.2019



(MUHAMMAD AMIN KHAN KUNDI) **MEMBER**

28.08.2019

Counsel for the appellant present. Mr. Ziaullah, DDA alongwith Mr. Zahid Ur Rehman, Inspector for respondents present. Learned counsel for the appellant seeks adjournment. Adjourn. Case to come up for arguments on 27.09.2019 before D.B.



27.09.2019

Appellant with counsel for the appellant present. Mr. Kabiurllah Khattak learned Additional Advocate General alongwith Mr. Zahid Ur Rehman Inspector (legal) for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 11.10.2019 before D.B.

(Hussain Shah) Member

(M. Amin Khan Kundi) Member

Member

19.06.2019

Appellant in person present. Mr. Zia Ullah learned Deputy District Attorney alongwith Mr. Zahid Ur Rehman Inspector for the respondents present. Appellant seeks adjournment as his counsel is not in attendance. Adjourn. To come up for arguments on 12.07.2019 before D.B.



12.07.2019

Counsel for the appellant and Addl: AG alongwith Mr. Zahid ur Rehman, Inspector for respondents present. Counsel for the appellant seeks adjournment. Adjourned. Case to come up for arguments on 09.08.2019 before D.B.



Member

09.08.2019

Learned counsel for the appellant and Mr. Zia Ullah learned Deputy District Attorney present. Learned counsel for the appellant submitted seeks adjournment. Adjourn. To come up for arguments on 28.08.2019 before D.B

Member

Member

23.01.2019 Appellant in person and Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Zahid Rehman Inspector present. Representative of the respondents submitted written reply/comments. Adjourn. To come up for rejoinder/arguments on 10.04.2019 before D.B.

Member

10.04.2019

Junior to counsel for the appellant and Mr. Zia Ullah learned Deputy District Attorney for the respondent present. Junior to counsel for the appellant requested for adjournment as senior counsel for the appellant is not in attendance. Adjourn. To come up for rejoinder/arguments on **03**.05.2019 before D.B



Member

03.05.2019

Appellant alongwith his counsel present. Mr. Ziaullah, Deputy District Attorney alongwith Mr. Zahid-ur-Rehman, Inspector (Legal) for the respondents present. Learned counsel for the appellant submitted rejoinder and seeks adjournment for arguments. Adjourned to 19.06.2019 for arguments before D.B.

(AHMAD[†] HASSAN) MEMBER

INI

(M. AMIN KHAN KUNDI) MEMBER 11.10.2018

Appellant Saif ur Rehman alongwith Mr. Taimoor Khan Advocate present and heard preliminary.

Contends that the inquiry was contended in the prescribe manner and harsh major punishment of dismissal from service was imposed for the appellant.

The points raised need consideration. The appeal is admitted to regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within (10) days and thereafter notices be issued to the respondents for written reply/comments on 28.11.2018 before S.B.



Appellant Daposited

precess Fee

Appellant with counsel and Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Mr. Israr Zaman SI for the respondents present. Written reply not submitted. Representative of the respondent seeks time to file written reply/comments. Granted. To come up for written reply/comments on 19.12.2018 before S.B.

• Member

19.12.2018

Learned counsel for the appellant and Mr. Kabirullah Khattak learned Additional Advocate General alongwith Zahid ur Rehman Inspector present. Written reply not submitted. Representative of the respondents seeks time to furnish written reply. Granted. To come up written reply/comments on 23.01.2019 before S.B.

Member

Form- A

FORM OF ORDER SHEET

	Court		· · ·
÷	Case No	1136/2018	· • • •
S.No.	Date of order proceedings	Order or other proceedings with signature of judge	
1	2	3	· .
1-	11/09/2018	The appeal of Mr. Saif-ur-Rehman resubmitted toda Muhammad Asif Yousafzai Advocate may be entered Institution Register and put up to the Worthy Chairman fo order please.	l in the
2-	- 13-9-200K	REGISTRAR W This case is entrusted to S. Bench for preliminary h be put up there on $11 - 10 - 18$.	9 19 earing to
		CHAIRMAN	
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The appeal of Mr. Saif-ur-Rehman Ex-IHC Incharge Police Check Post khwarra received today i.e. on 31.08.2018 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

1- Copy of departmental appeal mentioned in the memo of appeal is not attached with the appeal which may be placed on it.

No. 1766 /S.T.

Dt. 3/ 8 /2018.

TRAR 31/8/18 SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA**

PESHAWAR.

Mr. M. Asif Yousafzai Adv. Pesh.

Respected Sit

Service appeal.

1. The appellant did not keep copy of departmental appent with himself. Therefore he is unable to attached it with this

stopection removed and semisted after compliance

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 136 /2018

Saif-ur-Rahman

V/S

Police Department etc.

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3.	Copy of complaint	B	07
	Copy of order dt:25.03.2018	C	08
4.	Copy of letter dt. 25.03.2018	D	09-10
5.	Copy of preliminary inquiry	E	11-18
6.	Copy of charge sheet	F	19
7.	Copy of statement of allegations	G	20
8.	Copy of reply to charge sheet	H	21
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APPELLANT

THROUGH:

(M.ASIF YOUSAFZÁI) ADVOCATE SUPREME OURT,

& (TAIMUR ALI KHAN) ADVOCATE HIGH COURT,

Room No. Fr-8, 4th Floor, Bilour Plaza, Peshawar Cantt: Contact No. 03339103240

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 1136 /2018

Saif-ur-Rahman, Ex-IHC Incharge Police Check Post Khwarra.

akhtukhwa

(Appellant)

VERSUS

1. The Provincial Police Officer, KPK, Peshawar.

2. The Regional Police Officer, Kohat Region.

3. The District Police Officer, Hangu.

(Respondents)

APPEAL UNDER SECTION 4 OF THE KPK SERVICE TRIBUNALS ACT, 1974 AGAINST THE ORDER DATED 07.08.2018, WHEREBY ON THE DEPARTMENTAL APPEAL OF THE APPELLANT THE RESPONDENT NO. 2 ENHANCED THE PUNISHMENT OF THE APPELLANT AND DISMISSED HIM FROM SERVICE AND AGAINST THE ORDER DATED 25.05.2018, WHEREBY THE MAJOR PUNISHMENT OF REVERSION FROM "D" LIST HEAD CONSTABLE TO C-I HEAD CONSTABLE HAS BEEN IMPOSED UPON THE APPELLANT.

PRAYER:

Registrar, 31/9/19

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE ORDER DATED 07.08.2018 & 28.05.2018 MAY KINDLY BE SET ASIDE AND THE APPELLANT MAY BE REINSTATED INTO SERVICE WITH ALL BACK AND CONSEQUENTIAL BENEFITS. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOUR OF APPELLANT.

Re-submitted to -day ALSO BE AWARDED IN FAVOUR OF A and filed.

RESPECTFULLY SHEWETH:

FACTS:

- 1. That the appellant while posting as Incharge Police Check Mamu Khwarra, an informer namely Jamail Khan who had acquaintance with him since 2014 and through whom he had made several recoveries preferred an application to the appellant on 23.03.2018 in which he claimed that he owned money to Zahir Iqbal alias Haji Malang and also mentioned that Zahir Iqbal alias Haji Malang is involve in Narcotics smuggling. On the information of of the informer about Zahir Iqbal being seen on road and suspected to be smuggling of narcotics Nakabandi was held at Police Post. At 14:30 the motor car was halt. The SHO Tariq Mahmmod was also informed about the car, who reached after a while and after shifting ladies to a safe place respecting their modesty he thoroughly searched the car. The SHO after checking the car then directed the appellant to relieve the car and in meanwhile, the informer arrived at the police post and started negotiations/bargaining regarding his money Rs:24 lacs which he claimed against the Zahir Iqbal in his application. Finally the matter was compromised with the Zahir Iqbal agreeing to pay Rs 10 Lacs from the driver Zahir Iqbal, but due to non-availability of cash at the moment urged to it in Peshawar and as the informer namely Jamail Khan fell threaten to go to Peshawar on which the appellant stated he contact his relative of Khayal Janan, who is residing in Peshawar to take money and Zahir Iqbal also called his son Abdullah Bangash to arrange Rs. 10 lacs and hand over the amount to Khayal Janan and after the cash was received by the applicant namely jamail Khan, complainant namely zahir Iqbal was set free from the Police Post. (Copy of application is attached as Annexure-A)
- 2. That on the day dated 25.03.2018 the Zahir Iqbal filed a complaint against the appellant and SI Tariq Mehmood SHO Doaba and on the basis of complaint the appellant along with Si Tariq Mahmood SHO Doaba were suspended vide order dated 25.03.2018. (Copies of complaint and order dated 25.03.2018 are attached as Annexure-B&C)

3. That the same complaint may also be forward to respondent No.2 through a letter dated 25.03.2018 by respondent No.3 and preliminary inquiry was conducted by the inquiry committee in which no proper opportunity of defense to the appellant and without observing the statement of the appellant the inquiry committee held responsible the

appellant and SI Tariq Mehmood SHO Doaba. (Copies of letter dated 25.03.2018 & preliminary inquiry is attached as Annexure-D&E)

- 4. That the charge sheet along with statement of allegation was served upon the appellant which was replied by the appellant in which he denied all the allegations and gave the real facts of the situation. Copy of charge sheet, statement of allegation & reply to charge sheet are attached as Annexure-F,G&H)
- 5. That inquiry was conducted against the appellant in questioner form in which no proper opportunity of defence was proved to the appellant as neither statements were recorded in the presence of the appellant nor gave him opportunity of cross examination, but despite that the inquiry officer did not held responsible in the inquiry report and mentioned in his report that allegation of corruption was not proved against the appellant. (Copy of inquiry report is attached as Annexure-I)
- That on the basis of inquiry report major punishment of reversion from the "D" list Head Constable to C-I Head Constable vide order dated 25.05.2018 without issuing show cause notice to the appellant. (Copy of order dated 25.05.2018 is attached as Annexure-J)
- 7. That the appellant filed department appeal against the order dated 25.05.2018, on which the respondent No. 2 enhanced the punishment the appellant without serving show cause notice to the appellant for enhancement of the punishment and dismissed him from service vide order dated 07.08.2018, however the appellant did not keep the department/which may be requisite from the department. (Copy of rejection order is attached as Annexure-K)
- 8. That now the appellant wants to comes this august Service Tribunal for redressal of his grievance on the following grounds amongst others.

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<u>GROUNDS:</u>

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A) That the order dated 7.08.2018 and 28.05.2018 are against the law, facts, norms of justice and material on record and therefore not tenable.

- B) That the inquiry was not conducted according to the prescribed procedure as no proper opportunity of defense was provided to the appellant as neither the statements were recorded in the presence of appellant nor gave him opportunity of cross examination which is violation of law and rules.
- C) That the inquiry was conducted against the appellant in questionnaire form which is not permissible under Superior Court Judgment therefore the impugned order is liable to be set aside.
- D) That the inquiry report inquiry officer mentioned that no no allegations of corruption was proved against the appellant, but despite that the appellant was punished for no fault on his part.
- E) That the respondent No. 2 enhanced punishment of appellant from reversion from the "D" list Head Constable to C-I Head Constable to dismissal from service on the departmental appeal of the appellant without giving reason and show cause notice for enhancement of punishment of the appellant which means that the appellant was not treated according to law and rules and has been punished without adopting proper procedure which is violation of law and rules and against the norms of justice and fair play.
- F) That no show cause was issued to the appellant before imposing the major punishment which is violation of law and rules.
- G) That informer namely Jamail Khan who had acquaintance with him since 2014 and through whom he had made several recoveries preferred an application to the appellant on 23.03.2018 in which he claimed that he owned money to Zahir Iqbal alias Haji Malang and also mentioned that Zahir Iqbal alias Haji Malang is involve in Narcotics smuggling. On the information of of the informer about Zahir Iqbal being seen on road and suspected to be smuggling of narcotics Nakabandi was held at Police Post. At 14:30 the motor car was halt. The SHO Tariq Mahmmod was also informed about the car, who reached after a while and after shifting ladies to a safe place respecting their modesty he thoroughly searched the car. The SHO after checking the car then directed the appellant to relieve the car and in meanwhile, the informer arrived at the police post and started negotiations/bargaining regarding his money Rs:24 lacs which he claimed against the Zahir Iqbal in his application. Finally the matter was compromised with the Zuihar Iqbal agreeing to pay Rs 10 Lacs from the driver Zahir Iqbal, but due to non-availability of cash at the moment urged to it in Peshawar and as the informer namely Jamail Khan fell threaten to go to Peshawar on which the appellant stated he contact his relative of Khayal Janan, who is

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residing in Peshawar to take money and Zahir Iqbal also called his son Abdullah Bangash to arrange Rs. 10 lacs and hand over the amount to Khayal Janan and after the cash was received by the applicant namely jamail Khan, complainant namely zahir Iqbal was set free from the Police Post and this was also endorsed by the Inquiry Office by the inquiry report and on the basis of that he mentioned in his report that no allegations corruption or malafide was proved against the appellant, which means that the appellant was punished for no fault on his part.

- H) That on complaint, the appellant along with SI Tariq Mehmood SHO Doaba were suspended and SI Tariq Mehmood SHO Doaba along with appellant were held responsible by the preliminary inquiry committee, but SI Tariq Mehmood SHO was reinstated by the respondent No. 3 on 30.03.2018 which shows that the appellant was discriminated by not treating at par with SI Tariq Mehmood SHO Doaba. (Copy of order dated 30.03.2018 is attached as Annexure-L)
- I) That the appellant has not been treated in accordance with law and rules and has been condemned unheard throughout.
- J) That the appellant seeks permission to advance other grounds and proofs at the time of hearing.

It is, therefore most humbly prayed that the appeal of the appellant may be accepted as prayed for.

APPELLAN I Saif-ur-Rahman

THROUGH:

(M.ASIF YOUSAFZAI) ADVOCATE SUPREME COURT,

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT,

بخرف ما بالا ، چوبی ماعوں فورہ لح هند A. Application for 1015 10 accords The mener Accord The mener مخرار من بحاى سے . قدمسى حاج) ولنا مسا دو ار حارونار i ling an en en light of the some juits (in 10,000,000) (in 24,00,000) (in 24,00,000) work 1, 500 (swith we aF 716 155 Cam Abad Silie , June كركايك مذار شكايه . معمر بالم توقيار الم عمرالي ومولى ما مور فوى كان ب مريم مري الم الحوار كار 2 M مَسْيَات (رقم چرمی فر) مراف هوگی عين لواز ش حوق 32 23/03/2018. Pobe upol Rue . يا لول في فان من ذهول وع عمل هن 0301-3399932. Cille.

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OFFICE OF THE DISTRICT POLICE OFFICER, HANGU Tel No. 0925-623026 & Fax No. 0925-620135 Email: dpo_hangu@yahoo.com

ORDER

The following Police Officers are allegedly involved in mal/corrupt practices and received bribery from Zahir Iqbal @ Malang s/o Mero Main r/o Sadda Kurram Agency presently residing at Tarnab road Charsada. Therefore, they are hereby placed under suspension & closed to Police Lines Hangu with immediate effect. Preliminary enquiry is being initiated against the accused officials :-

1. SI Tariq Mehmood SHO PS Doaba.

/PA.

2. IHC Saif-ur-Rehman Incharge PP Memo Khawara.

OB No. 132 Dated 25-03-19-/2018.

DISTRICT FOLICE OFFICER, HANGU

Copy of above is submitted to the Regional Police Officer, Kohat Region Kohat for favour of information.

25/3/2018-

2 Superintendent of Police, Investigation Hangu.

3. DSP/ASDPO Hangu.

No. 983-85

DISTRICT POLICE OFFICER, HANGU



The District Police Officer, Hangu.

To: The Regional Police Officer, Kohat Region, Kohat.

No. <u>991</u>/PA , Hangu Dated:<u>&</u>_/03/2018.

Subject: <u>COMPLAINT</u>

Memo:

From:

It is submitted that a complaint against SI Tariq Mehmood SHO PS Doaba, Hangu and in-charge Police Post Mamu khwarra HC Saif Ur Rehman has been moved by Mr Zahid Iqbal alias Malang s/o meeru mian r/o Sadda, kurram agency presently residing in Haseen abad, district charsadda which transpired that on 24.03.2108, he along his family was going from Sadda, Kurram Agency to Peshawar via his own car No 716/Islamabad. On reaching Police post mamu khwarra at around 02:30 PM he was halted by HC Saif ur Rehman who seized his 02 Mobile phones and vehicle registration documents. Meanwhile, SHO Tariq Khan also reached the spot.

The above said Police officials after consulting each other took him to police post's upper floor room where he was tempted for bribing **20 lacs** saying that in adverse they would check and lock up his women in hawalat. The complainant reported that since such a large amount was not available with him at the moment he assured them to handover it in Peshawar.

On this HC Saif Ur Rehman contacted his brother in law who owns a serai at Dabgarl garden, Peshawar Mr Khayal janan to take money **10 lacs** from the complainant's son, Abdullah Bangash who along his friend, Maah Gul rushed from Charsadda to Peshawar for the purpose. He further reported that till the cash delivery, HC Saif ur Rehman on his contact No 03339675656 with his relative Khayal janan on his Contact No. 03339629708, the complainant on his contact No. 03044411419 with his son Abdullah Bangash 03015350650 on his contact No. and similarly the SHO Tariq Mehmood on his contact No. 03339162229 all were in regular coordination with one another.

In his complaint, the complainant has prayed for legal action against the above named officials and recovery of his money from them.



The matter has also been reported in the shape of an application in the Police Station Shah qabool, district Peshawar by the complainant's son, Abdullah Bangash.

On the receipt of the complaint, the above said officials have been suspended and closed to Police line, Hangu. A committe of the following Police officers with has been constituted for enquiry to dig out the real facts and report within 03days positively.

i. Mr. Arshad Mehmood, Superintendant of Police, Investigation, Hangu (chairman)

ii. Mr. Umer Hayat, SDPO headquarters, Hangu,iii. Insp: Shafiq Khan Co-DSP Hqrs Hangu

Further progress shall follow, please.

District Police officer, Hangu

PRELIMINARY ENQUIRY REPORT

Brief facts of the enquiry are that a complaint had been moved by Mr Zahir Iqbal alias Malang s/o Meeru Mian r/o Sadda, kurram agency presently residing in Haseen abad, district charsadda against SI Tariq Mehmood SHO PS Doaba, Hangu and in-charge Police Post Mamu khwarra HC Saif Ur Rehman which contents transpired that on 24.03.2108, he along his family was going from Sadda, Kurram Agency to Peshawar via his own car No 716/Islamabad when on reaching Police Post Mamu Khwarra at around 02:00 PM he was halted by HC Saif ur Rehman incharge Police Post Mamo khwarra and together in the presence of SI Tariq Mehmood, SHO PS Doaba Hangu, temptedly and with threats to harrass his family been bribed for money 20 Lacs. However, on the complainant's request and regret due to non availability of cash at the moment, Rs. 10 Lacs were delivered to HC Saif ur Rehman relative, Khayal Janan at Peshawar through the complainant's son, Abdullah Bangash and thus the matter in the shape of an application had also been reported at Police Station Shah Qabool, Peshawar by the latter.

The above defaulter officials were suspended and closed to Police Line Kohat by the competent authority and enquiry committee of the following officers under the supervision of the undersigned was constituted for preliminary enquiry to dig out the real facts with directions to submit the enquiry finding within 03-days positively.

(i) Mr. Umer Hayat, SDPO Headquarters, Hangu,

(ii) Insp: Shafiq Khan Co-DSP

ENQUIRY PROCEEDING:-

Record was collected, statements of concerned as witnesses were taken. The alleged officials were summoned in this office, their statements were recorded and were cross questioned.

SUPPORTING STATEMENTS:-

Supporting Statement of Complainant Mr Zahir Igbal:-

In his written statement reiterating his stance he stated that he has been bribed by SI Tariq Mehmood and ASI Saif Ur rehman (original rank Head constable) with threats by them to otherwise check and lock up his family. He also stated that he has been illegally detained and with his family along he has been disrespectfully treated and being tortured. After the delivery of cash 10 lacs, he was set free from the police post. The statement of the complainant was recorded in the presence of the alleged officials SI Tariq Mehmood SHO PS Doaba, Hangu and in-charge Police Post Mamu khwarra HC Saif Ur Rehman and they were provided opportunity of cross examining the complainant too one by one but they were unable to negate the contents of the complainant.

Statement of Abdullah Bangash, son of the complainant:-

In his written statement he stated that on 24.03.2018 he was in his home at Charsadda when at 03:00 PM he on his phone No. 03015350650 was contacted by his father on his phone No. 03044411419 from Doaba that arrange amount of Rs 10 lacs urgently and handover it to the Khayal Janan at Dabgari Peshawar and said he is sending him Khayal Janan contact No 0333-9629807 to keep coordination with him. He feit troubling tone in his father call and immediately arranged the amount. Since he was not knowing Khayal Janan, he also contacted his acquaint Maah Gul who owns a medical store at Dabgari Garden Peshawar for verification of identity of Khayal Janan. On reaching Akhwan Orakzai hotel at dabgari garden, Maah gul also reached there and through him Khayal Janan identity was confirmed. After this, he handover amount 10 lacs to Khayal Janan in the presence of Maah Gul. Khayal Janan then talked to HC Saif ur Rehman on phone confirming about the cash receiving. He also called to his father

about 'e cash delivery who replied that till i m not free from the Police, do not leave that place. His father after a while called him that he has been set free and take money back from Khayal Janan. When he contacted Khayal Janan for returning the amount, he replied that he shall handover the amount to Head constable Saif ur Rehman. Therefore, he visited Police station Shah Qabool Peshawar and lodged a report there.

Statement of Maah Gul :-

In written statement he stated that he runs Kainat medical centre at Debgari Garden Peshwar and on 24.03.2018 his acquaint Abdullah s/o Zahir Iqbal called him that he has some job at Akhwan Orakzai Hotel at Debgiri Garden Peshawar and asked him to come there. He stated that on reaching the said hotel both Abdullah and Khayal Janan were present and the former confirmed from him about the identity of the latter. He added that he did not know that they had telephonic coordination with each other and advance. In his presence, Abdullah Bangash handed over amount of 10 lacs all in 1000 notes to khayal Janan and Abdullah did not revealed to me about the purpose of the cash and on enquiry he replied that his father has called him from Doaba to hand over the money to Khayal Janan owner of the Akhwan Orakzai hotel further adding that he had called him only for the confirmation of the identity of Khayal janan. He admitted that he resides in the Khayal Janan hotel situated near his medical store as paying guest since 4 years and he knows Abdullah and his father Zahir Iqbal because once they also owned a medical store at Dabgiri Garden.

Statement of Khayal Janan:-

In his written statement he stated that for 5-7 years he runs his hotel business at Peshawar. Head constable Saif ur Rehman is his relative and on 24.03.2018 at 03:22 PM he on his phone No. 0333-9629807 was called by him on his phone No. 03339675565 to take money 10 lacs from Abdulah Bangash. After some time, Abdullah Bangash also contacted him and reached his hotel. Meanwhile, Maah Gul who resides in his hotel as paying guest and later came to known as acquaint of Abdullah Bangash also reached. Then Abdullan Bangash after confirming his identity from Maah Gul handover to me cash 10 lacs all in 1000 notes (Pakistan Currency). He asked form Abdullah Bangash about the purpose of the money in which reply he said that his father has called him from Doaba to handover money to him at Akhwan Orakzai hotel Dabgire Garden Peshawar. Both the persons departed and after lapse of 40 minutes, head constable saif ur rehman called him confirming about the cash delivery further telling me that another person in blue dress shall came at Al-Shifa Medical Centre Dabgiri Garden and shall take money from you. After some time, he met the same person, was verified and handed over cash to him. He added that he does know Abdullah Bangash or Mr. Zahir Iqbal or the person in blue dress who received money from him. However, he knows Maah Gul since 6/7 years because he resides as paying guest in his hotel. Both the parties were provided opportunity of cross examining the witness but they refused from the same and accepted/attested his statement. Similarly, the Enquiry Committee felt no need of cross examination.

Statement of SI Qazi Nisar Ahmed SHO PS Shah Qabul Peshawar :-

In his written statement he stated that, on 24.03.2018 Abdullah s/o Zahir Iqbal r/o Tarnab Charrsadda submitted a written application against Khaya! Janan stating therein that his father had been detained at Police post Mamu Khwarra PS Doaba Hangu and demanded for his release, Rs.10-Lac has been received by Khaya! Janan, relative of Head Constable Saif-ur-Rehman I/C Police Post Mamo

Khwarra in the presence of his acquaint Maah Gul. In his application, he prayed for the recovery of the amount Rs 10-Lacs and legal action against Khayal Janan and his friends. Proceeding with the application, the SHO stated, he summoned the accused person Khayal Janan who admitted that he received amount Rs.10-Lacs from the applicant on the direction of his relative Head Constable Saif-ur-Rehman. The accused stated that he further delivered the amount to another person on the telephonically instruction of Head Constable Saif-ur-Rehman. SHO PS Shah Qabul stated that he brought the matter into the notice of SDPO PS City and SP City Peshawar who directed that since the matter pertained to District Hangu proper procedure and departmental action shall be taken in the district Hangu and thus the complainant too was instructed to pursue the matter in District Hangu in consultation with Senior officers of the district Hangu Police whenever called. Statement of the SHO supported the instant complaint. <u>Statement of MASI PS Shah Qabul Peshawar :-</u>

In his written statement he stated that, on 24.03.2018, Abdullah s/o Zahir Iqbal r/o Tarnab Charrsadda at 20:50 visited Police station and submitted a written application against Khayal Janan stating therein that his father had been detained at Police post Mamu Khwarra PS Doaba Hangu and demanded for his release, Rs.10-Lac has been received by Khayal Janan, relative of Head Constable Saif-ur-Rehman I/C Police Post Mamo Khwarra in the presence of his acquaint Maah Gul. In his application, he prayed for the recovery of the amount Rs 10-Lacs and legal action against Khaya Janan and his friends. On receipt of the application he brought the matter into the notice of SHO PS Shah Qabul who summoned the accused Khayal Janan and the matter was brought into the senior officer's notice.

DEFENCE STATEMENTS:-

Statement of Alleged Official SI Tariq Mehmood(Contact No. 0333-9162229):-

In his written statement he stated that on 24.03.2018 at 13:25 PM, he was on patrol duty when incharge pp mamu khwarra called him that a car is coming from the parachinar side in which it is suspicion that huge amount of narcotics is being smuggled. He directed him to halt that vehicle at nakabandi. At around 14 55 he again called him that the said vehicle has been stopped at nakabandi. On this, he rushed to the spot along personnel Head Constable Shahid Ali, Constable Mubarik Ali No.145. The car No. 716/Islamabad had been stopped in which driver Zahir lqbal and family was sitting inside. Head Constable Saif-ur-Rehman I/C Police Post Mamu Khwarra handed over to him two mobile phones, CNIC, registration book of driver Zahir Iqbal. The mobile phones which had finger lock were opened, whatsapp was check and visual/videos and messages showing driver Zahir lqbal involving ICE drug and narcotic business. On enquiry, he admitted that, this is his business but runs in foreign and not in Pakistan. As per statemetnt of the SHO PS Doaba, the ladies in the car were taken to their relatives' home in Doaba and then the car war thoroughly searched but no such prohibited material/ narcotics was recovered from the car. After checking the car, all the personal materials of the driver Zahir iqbal were handedover to him and head constable Saif ur Rehman was directed to relieve him. The SHO himself then left the spot. Along his statement the SHO also produced copy of the daily diary report No. 32 dated 24.03.2018. The statement of the SHO was recorded in the presence of the complainant and he was also provided the opportunity of cross examining the SHO too though he refused from the same. The SHO was also cross examined by the enquiry committee during which the SHO failed to produce any cogent reason for dealing the matter in a non professional manner.

Statement of Head Constable Shahid Ali:-

In his written statement he stated that on 24.03.2018 he was present on duty with SHO PS Doaba when on the call of head constable Saif ur Rehman, they rushed to the police post Mamu khwarra. On reaching the police post, SHO was briefed about the fielder car by the incharge Police Post and together with the car driver, they all went inside the Police Post building. After a while the car in the company of the Police was taken to Doaba for boarding off the family from the car. The car was taken back to the Police Post and was thoroughly searched by SHO. After checking of the vehicle, the SHO directed head constable Saif ur Rehman to relieve the vehicle and left the Police Post.

Statement of Constable Mubarak Ali 145:-

In his written statement he stated that on 24.03.2018 he was present with SHO PS Daoba when at around 2 30 pm they visited police post mamu khwarra where SHO was briefed by the incharge post head constable saif ur rehman about the fielder car detained. The family in the car were taken to Daoba and after return back to Police Post the car was searched. After the car search, SHO directed the incharge to relieve the vehicle and himself left the police post.

Statement of alleged Official Head Constable Saif ur Rehman:-

In his written statement he stated that he was posted as in charge Police Post Mamu khwarra and had acquaintance with an informer Mr. Jamail since 2014 through whom he had made several recoveries. The said informer had preferred an application to him on 23.04.2018 wherein he claimed that he owed money of Rs 24 lacs to Mr. Zahir Iqbal, the complainant. On 24.03.2018, on his information about Mr. Zahir Iqbal being seen on road and suspected to be smuggling of narcotics, Nakabandi was held at Police post. At 14:30, the motorcar No. 716/Islamabad was halted and from the driver Zahir Iqbal were seized 02 mobile phones, CNIC and registration book. The SHO SI Tariq Mehmood was also informed about the car who reached after a while and after shifting ladies to a safe place respecting their modesty, he thoroughly searched the car. The SHO after checking the car then directed him to relieve the car and himself left the station. Meanwhile, the informer along 02 other persons arrived at the Police Post and started negotiations/bargaining regarding his money 24 lacs which he claimed against the driver Zahir Iqbal in his application. Finally the matter was compromised with the complainant agreeing to pay Rs 10 lacs but due to non availability of cash at the moment urged to pay it in Peshawar. Since the informer felt threatened to go to Peshawar, HC Saif Ur Rehman stated, he contacted his relative, Khayal Janan who owns Akhwan Orakzai hotel at Dabgiri Garden, Peshawar to take money. Also the complainant called his son Abdullah Bangash to arrange Rs 10 lacs and handover the amount to Khayal Janan at Dabgari Garden Peshawar. He added that till the cash delivery they all were in telephonic coordination with one another. After the cash was received, the complainant was set free from the police post. He also produced copy of Daily diary report No. 08 dated 24.03.2018 and original copy of the agreement between the informer and the complainant. (The agreement was denied by the complainant during the enquiry by declaring his signatures on the agreement as fake and also requested for the verification of the agreement document)

During cross examination by the Enquiry committee, HC Saif ur Rehman admitted receiving of amount 10 lacs through his relative Khayal janan and also accepted the fact that no senior

office was noticed about the matter even the SHO was not made aware of the same. He also admitted that the has no knowledge about his powers to deal such money disputes and/or bargaining therein however he did all this on humanitarian grounds. He also accepted the fact that SHO had no role in the negotiation/bargaining process.

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Statement of Constable Ajab khan 177:-

In his written statement he stated that on 24.03.2018, he was on patrolling duty when on information of narcotics smuggling, they rushed to the police post where they held Nakabandi at the police post and halted the car No. 716 Islamabad. After a while SHO PS Doaba also reached and Incharge Police Post Head constable Saif ur Rehman briefed him about the car and handed over the car owner Mr. Zahir lqbal two mobile phones, CNIC and registration book. After this they went inside the post and after some time our patrolling incharge came outside and accompanied the car went towards Daoba. After boarding off the females from the car at a safe place, we accompanied the car back to the Police post where SHO searched the vehicle. After checking the car, SHO directed the incharge Police Post to relieve the car. The SHO then left the Police Post and after some time private persons came to Police Post and started negotiation with the car driver. After the negotiations, the car driver was relieved along with his vehicle. During cross examination he admitted that SHO spent 10 to 15 minutes at the police post during which he checked the car and before leaving had directed the incharge Police post to relieve the car.

Statement of Constable Zahid Ali 315:-

In his written statement he stated that on 24.03.2018 he was on patrolling duty when information was received about a car No. 716/Islamabad doubtedly carrying narcotics coming from Parachinar side and they immediately rushed to the Police post where they held Nakabandi there. The car was halted and the incharge Police Post seized two mobile phones, registration book and CNIC from the car driver and also informed the SHO PS Daoba. The SHO shortly reached and they all went inside the Police post building. After a while his patrolling incharge and the car driver came outside and we accompanied the car towards Daoba where the family in the car was boarded off. The car was again accompanied towards police post and on reaching, SHO thoroughly searched the car. After checking SHO directed the incharge Police post to relieve the said car and himself left the station. Then some persons arrived at the police post and started discussion with the car driver. After negotiations, the car driver was relieved along with his vehicle. The said constable, during cross examination, admitted that he does not know about the delayed detention of the car after the departure of SHO.

Statement of Mr. Jamail CNIC 21301-9679582-3, CONTACT NO 03013399932:-

In his written statement he stated that he had a joint business with Zahir iqbal. 04 months ago he had given him 80,000 Qarar riyal equivalents to Pakistani rupee 24 lacs which he refused to return him rather denied his claim. The two had dealt this verbally on trust and no written document was furnished at that time. Once he had returned him Rs 40000 during his visit to Peshawar after which he has repeatedly called him and also visited 3-4 times to Peshawar after him asking him to return him the money but he was reluctant to return that. Therefore, on 23.03.2018 he preferred an application to the head constable Saif-ur-rehman in the police post mamu khwarra. On 24.03.2018, at 1400 he was called by the head constable Saif-ur-rehman that he has stopped the car at police post mamu khwarra and asked him to

reach the police post. He reached the police post and in the presence of the head constable and 02 witnesses made a written deal wherein Zahir iqbal agreed to pay him Rs 10 lacs at Peshawar. Thus he received the amount 10 lacs through head constable Saif-ur-rehman relative khayal janan. Out of the same amount, Rs. 9 lacs 96 thousand have been presented to the Enquiry committee on receipt. During cross examination by the enquiry committee, his application, his claim and the deed has been flouted and disproved.

CDR RECORD

For further verifying the matter, the Call Detail Record (CDR) in respect of the following persons was requested:

After perusal of the CDR documents and analysing it with the time of occurrence, the factual position as revealed by the complainant was verified. Also the SHO role to extent that he only contacted with subordinate Head constable Saif Ur Rehman was confirmed and about his only phone call at 17:45 with complainant, the SHO stated in his statement that in the very call, the complainant has contacted him informing about his departure.

On 24.03.2018, regular communication of the head constable Saif ur Rehman with his relative Khayal Janan has been confirmed (already highlighted). Amongst the deed witnesses and the parties, as per the CDR record, only locations of the complainant and the head constable Saif-ur-Rehman are confirmed in the mamu kwarra area at the time of writing the deed but the other deed witnesses/members did not corroborate excluding Mr Jamail who on 23.03.2018 was in Kurram agency and on 24.03.2018 was found present in the Main Thall Hangu road area. This CDR record also goes against the facts noted during enquiry that he had preferred an application to the incharge police post mamu khwarra on 23.03.2018 because as per CDR record:

- I. On 23.03.2018, Mr. Jamail location has been Thall, parachinar, chapri kurram agency, sadda kurram agency. Similarly, on 24.03.2018, his position has been in Kurram agency, tora warrai, main thall hangu road, palosin kurram agency.
- 1. The location of the deed witness, Mr. Sabir shah from 23.03.2018 to 25.03.2018 has been throughout Thall city and not Mamu Khwarra.
- III. However, location of the deed witness Aman Gul on 23.03.2018 has been in PP Mamu Khwarra and on 24.03.2018, his location has been in mardo khel banda, Hangu, Kohat, Peshawar, usterzai, raisan. Similarly, on 24.03.2018, he has been contacted regularly by Head Constable Saif ur Rehman and lastly by Khayal Janan at 23.42.

CONCLUSION:-

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During the course of enquiry, it came to notice that SHO PS Doaba personally searched driver/complainant Zahir Iqbal alias malang car No. 716/Islamabad and also inspected data of his personal Mobile phone but he did not furnish any recovery memo/search memo for that.

Secondly according to the statement of the SHO PS Doaba, during his personal inspection of the complainant mobile phone, visual/videos and messages regarding the complainant's lce drug and narcotics business and on enquiry the latter also admitted before him that he runs the business in foreign country and not in Pakistan but SHO failed to probe and proceed him professionally nor he seized the controversial material (i.e Mobile phone etc) for legal action against him because any sort of prohibited narcotics is a crime everywhere.

Thirdly SHO PS Doaba, being responsible person, without resolving the matter left the spot at the mercy of his subordinate and due to his such negligence, his subordinate involved in bargaining by illegally making deed (denied by the complainant and also the CDR disproved the deed because according the available CDR, the deed witnesses, at the time of writing the deed, were not present in mamo khwarra area).

Head constable Saif ur Rehman has supported himself though the application preferred by his informer Mr. Jamail stating therein that he had money dispute with the complainant. However, the head constable or the police have no duty powers to deal such matters (dispute) by illegally detaining a person and threatening him for money. The enquiry committee noted that, the document provided by the alleged head constable does not corroborate with CDR record rather favour instant complainant. Also the alleged official admitted in his statement and his cross examination that he has not brought the whole matter into the notice of senior officers adding that, neither the SHO nor SDPO was made aware of the matter and particularly they were not part of the bargaining process involving receiving of 10 lacs. On the other hand, the complainant has submitted that SHO was part of the act. Out of the amount 10 lacs received by Mr. Jamail, Rs.9-lacs 96 thousand has been handed over to the enquiry committee and has been duly kept in safe custody.

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After analysis of the CDR, it was noted that all the record go against the occurrence which proves that the deed document is fake and requires proper probe. The complainant has also denied the deed document by declaring his signatures on the document as fake requesting for the verification of the document and legal action.

FINDING

Keeping in view all the statements recorded, perusal of the available record and going through all preliminary enquiry proceedings, the enquiry committee concludes that the allegations of the complainant against the alleged officials SI Tariq Mehmood then SHO PS Doaba, Hangu and then in-charge Police Post Mamu khwarra HC Saif Ur Rehman (both suspended and closed to Police line) have been established. During enquiry, Rs.9-lacs 96 thousand has been produced before enquiry committee by Mr. Jamail Khan and has been duly kept in safe custody. Despite being money dispute, SI Tariq Mehmood failed to deal the matter in a professional minor rather

committed negligence by irresponsibly leaving the spot without resolving the matter. Similarly the HC Sail Ur Rehman in-charge Police Post Mamu khwarra abused his powers, involved in illegal bargaining/deed with the complainant by detaining him and threatening for bribery. His provided deed (Iqrarnama between the parties) has been denied by the complainant by declaring his signature on the deed document as fake. The locations of deed witnesses and one Jamail have also been disproved during CDR analysis as their location do not match with other deed members.

Therefore, the enquiry committee recommends both the delinquent officials may be properly preceeded departmentally

Submitted, please.

(INSP: SHAFIQ UR REHMAN) CO-DSP HORS HANGU

(MR. UMER HAYAT) SDPO HQRS HANGU

(ARSHAD MEHMOOD) CHAIRMAN/ SUPERINTENDENT OF POLICE, INVESTIGATION, HANGU

CHARGE SHEET.

I, <u>Mr. MUHAMMAD ASIF GOHAR, D.P.O. HANGU</u> as competent authority, hereby charge you <u>IHC Saif-ur-Rehman while posted at Incharge Police Check</u> <u>Post Mamo Khawara</u> committed the following irregularities:-

In the light of recommendation of preliminary enquiry conducted by Enquiry a). Committee vide this office Endst: No. 986-90/PA, dated 25.03.2018, a complaint <u>had been moved by Mr. Zahir Igbal alias Malang s/o Meeru Main r/o Sadda,</u> Kurram Agency presently residing in Hassen Abad, District Charsadda against SI Tariq Mehmood SHO P.S Doaba and you as Incharge Police Post Mamu Khawara which contents transpired that on 24.03.2018, he along his family was going from Sadda, Kurram Agency to Peshawar via his own car No. 716/Islamabad when on reaching Police Post Mamu Khawara at around 02:00 PM he was halted by you as Incharge Police Post Mamu Khawara and together in the presence of SI Tarig Mehmood, SHO P.S Doaba Hangu, temptedly and with threats to harass his family bee bribed for money 20 Lac. However, on the complainants requested and regret due to non availability of cash at the moment, Rs. 10 Lac were delivered to you relative, Khayal Janan at Peshawar through the complainants son, Abdullah Bangash and thus the matter in the shape of an application had also been reported at Police Station Shah Qabool, Peshawar by the letter. You were suspended & <u>closed to Police Lines Hangu vide No. 986-90/PA, dated 25.03.2018.</u>

b). You being a member of disciplined force of Police department, had committed getting of illegal gratification, illegal harassment and also amount to gross professional misconduct by misusing your authority which cannot be ignored.

2. By reasons of the above, you appear to be guilty of misconduct Under Police Disciplinary Rules, 1975 and have rendered yourself liable to all or any of the penalties specified in the above rules.

3. You are, therefore, required to submit your written defence within seven days of the receipt of this Charge Sheet to the Enquiry Officer/Committees, as the case may be.

4. Your written defence, if any, should reach to the Enquiry Officer/Committees within the specified period, failing which it shall be presumed that you have no defence to put in and in that case ex-parte action shall be taken against you.

5. Intimate whether you desire to be heard in person.

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6. A statement of allegation is enclosed.

DISTRICT POLICE OFFICER, HANGU

No. <u>36</u>/PA, Dated <u>29/63/2018</u>. I,'<u>Mr. MUHAMMAD ASIF GOHAR, D.P.O, HANGU</u> as competent authority, am of the opinion that <u>IHC Saif-ur-Rehman</u> has rendered himself liable to be proceeded against as he committed the following acts/omissions within the meaning Under Police Disciplinary Rules, 1975:

STATEMENT OF ALLEGATIONS.

In the light of recommendation of preliminary enquiry conducted by Enquiry a). Committee vide this office Endst: No. 986-90/PA, dated 25.03.2018, a complaint had been moved by Mr. Zahir Iqbal alias Malang s/o Meeru Main r/o Sadda, Kurram Agency presently residing in Hassen Abad, District Charsadda against SI Tariq Mehmood SHO P.S Doaba and you as Incharge Police Post Mamu Khawara which contents transpired that on 24.03.2018, he along his family was going from Sadda, Kurram Agency to Peshawar via his own car No. 716/Islamabad when on reaching Police Post Mamu Khawara at around 02:00 PM he was halted by you as Incharge Police Post Mamu Khawara and together in the presence of SI Tarig Mehmood, SHO P.S Doaba Hangu, temptedly and with threats to harass his family bee bribed for money 20 Lac. However, on the complainants requested and regret due to non availability of cash at the moment, Rs. 10 Lac were delivered to you relative, Khayal Janan at Peshawar through the complainants son, Abdullah Bangash and thus the matter in the shape of an application had also been reported at Police Station Shah Qabool, Peshawar by the letter. You were suspended & closed to Police Lines Hangu vide No. 986-90/PA, dated 25.03.2018.

b). <u>You being a member of disciplined force of Police department, had committed</u> <u>getting of illegal gratification, illegal harassment and also amount to gross</u> <u>professional misconduct by misusing your authority which cannot be ignored.</u>

2. For the purpose of scrutinizing the conduct of the said accused with reference to the above allegations, an Enquiry Officer consisting of the following is constituted in the above rules: -

Mr. Shaukat Ali Shah, SDPO Thall

3. The Enquiry Officer shall, in accordance with the provisions of the Ordinance, provide reasonable opportunity of hearing to the accused, record its findings and make, within twenty five days of the receipt of this order, recommendations as to punishment or other appropriate action against the accused.

4. The accused and a well conversant representative of the department shall join the proceedings on the date, time and place fixed by the Enquiry Officer.



A copy of the above is forwarded to: -

1. <u>Mr. Shaukat Ali Shah, SDPO Thall.</u> The Enquiry Officer\for initiating proceedings against the accused under the provisions of Police Disciplinary Rules, 1975.

2. <u>IHC Saif-ur-Rehman</u>. The concerned officer with the directions to appear before the Enquiry Officer, on the date, time and place fixed by the Officer, for the purpose of the enquiry proceedings.

Ille 125/3678 (P) 36-PA (Si - in D) 10 (12 2,3 (1) Jo (1) AND (1) 5 10 2 . U g UND (1) 5 (0) And any the the start of the st مصلاط مرجع المرجع المعري معرف في المرجور مستعمر) ظائر القطال عرف منه جان $\sum_{i=1}^{n} \sum_{i=1}^{n} \frac{\partial i}{\partial i} \frac{\partial$ تعنی نے ظاہر اور العما تحدین دین نے دی جد میں دہر بالا ہم ارد میں مارد ہی قرض ور میں الاوالے جرمان دین نے دی جر کی جرب بالای ہے ، در بالا کا بالا کے بالا کر ہے ، در بالا کا بالا کے بالا در الدی میں بالات : ایک الاسل کی جرب کے میں ال کر بالا کے بالدی ہے ، مرد دی جرب در در بالا کی بالا کے بی میں ال کر بالا کی بالا کر بالا کر بالا کر بالا کر ہے ، در بالا کر بالا کر بالا کر بالا چا ک^و ا) *ک*ړ-ي؛فه $\frac{d}{d} \frac{d}{d} \frac{d}$ ted da nəla lass المحاليان من در خرال المحال من مالير الحمال عن دليل عال حن در ر nd v اس سی س در ماج عط لومی می چی است کا براهال و می اس جی در بر اس سی س در ماج عط لومی می چی است داخل - هم مشامی ما لا قی س س مسر طرر اس ای دی می جی می منابع از مسر است کا در ما و می مشامی طرح اس س مسر طرر اس این سی میچی می مالا نے درمر دی ما مال تی مسی طرح اس - اس مسی میں جس می میں اس میں میں میں این میں میں اس میں میں اس ا hat псу С مرض منتقل جان نے رضم اسلی سے بھی ہے (یہ قومی دار ہو ا ملی اور ای مانے ارس) سمیں سمالی الم ان ال 121 3 12 1746 Hangu 10.4.18

كراس (\mathbf{v}) جال ولاطل طن مر دول ورم قراب دم س طاف مر ؟ \mathcal{U} - 2- bil we UL 5/6 mar <u>-</u> 2 جا ک طان نے دی الجر درواست دی تی .) مرا کا براهال بر فرص ہے ؟ = V 3223. 2 vis and all the en al in and and and a star 2. 8 26 E مر این اور فر از مان مان ما براها و فاطل و فاطن و ا مرومان ا دا -2-صرفته ما ج. والسمام مس (کر انکا کر خول از) عام عمر ا جارتی . من زر المراح المراديم من المع الم الم الم الم الم الم مرف في كا درواست 500 - 19 21 12 UT W.10 2. جرد مر اس ناب چازر بال حکام مج ند سک، چرار مح دور سر ال م: < رواست دی وف ایا آس کو توں ایک کی ، ، مرواست مر کا بے سی می ملک تكاني الإستر برلي في م " م جرم ك ب دو. وه مح مرد ك ك ؟ - 2001.2- We Com E E will Star 2. We 1 200 = 2. - 65 cm 00 س: ا= ف و اقدار کام مابن جانل خاق اور خابر اصل و (ن) اندار ک خاب م حاب اور کی کر شرع کار کا مان اور خاب اور کا در ایک اندان ایک باس فود ایک کا . ؟ · Li Lí Up La 243 - 2. من عن للدراصل ون مدّن بي مدّن ومرن سملر مزرم ود. رغم 15: اكر الباغ رضا عد الم عذال ورسرن ورست مع الور الم المون سن سرام Wind Fham Alling Fham 13.4.18 9 W W = 12/2 - 12/2 - 20/2 - 2 00 0 0 0 0 0 0 J102 -2 P. Lill de jupposto i - 1 conde i injos ou son Q. g. - 2. Amujomm

فاشترتك ريوريه

چارال

FSDPO

معروض خدمت ہوں۔ کہ فائینڈنگ رپورٹ ہذا بسلسلد انگوائری برخلاف طارق محود SHO تھانہ دوآ ہداور سیف الرحمٰن THC سابقہ انچارج چوک ماموں خوڑہ مرتب کی جارہی ہے۔انکوائری ہذا کا گراؤنڈ سے ہے۔ کہ مورخہ 2018-20-25 کوسمی ظاہرا قبال عرف ملنگ ولد حاجی میر ومیاں سکنہ صدہ کرم ایجنسی حال حسین آباد چارسدہ نے ہر دومتذکرہ بالا پولیس اہلکاران کے خلاف میلنئ -/1000000 روپ لینے کا الزام لگایا۔ جس پر ابتدائی انکوائری جناب SP صاحب انویسٹی گیشن ارشد محود معہ کمیٹی مبران عمر حیات SDPO ہو اور انسپکٹر شفیق الرحمٰن نے منعقد کر کے جناب OP صاحب انویسٹی گیشن ارشد محود معہ کمیٹی میر ان عمر حیات SDPO متلک واور انسپکٹر شفیق الرحمٰن نے منعقد کر کے جناب OP میں در کا کوائری راپورٹ پیش کی ۔ جس پر جناب OPO صاحب نے باضابطہ تکھانہ انکوائری برخلاف ہر دو پولیس افسران بزروع کرنے کے احکامات صادر فرام کر ہر دو افسران کو چارج شیٹ دی گئی ۔ جبکہ من OSP ٹل کو کھانہ انکوائری کے داسط

In the light of recommendation of preliminary enquiry conducted by enquiry commitee vide this office Endst: No. 986-90/PA, dated 25-03-2018, a complaint had been moved by Mr. zahir iqbal alias malang s/o meero mian r/o Sadda. Kurram Agency presently residing in Hassen abad, Distt charsada against SI Tariq Mehmood SHO P.S Doaba and you as Incharge police post mamo khawara which contents traspired that on 24-03-2018, he along his family was going from sadda kurram agency to peshawar via his on car no.716/islamabad when on reaching police post mamo khawara at around 02:00 PM he was halted by you as incharge police post mamo khawara and togather in the presence of SI Tariq Mehmood SHO P.S Doaba Hangu, temptedly and with threats to harass bribed for money his family bee 20 lac. However on the

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complainants requested and regret due to non availability of cash at the moment, RS. 10 lac were delivered to you relative, khayal janan at peshawar through the complainant son, abdullah bangash and thus the matter in the shape of an application had also been reported at police station shah qabool peshawar by the letter. you were suspended & closed to police line Hangu vide No. 986-90/PA dated 25-03-2018. you being a member of disciplined force of police department, had committed getting of illegal gratification, illegal harassment and also amount to gross professional misconduct by misusing your authority which cannot be ignored.

: 201:

نمبر1: بیان او ال سیف الرحمن HB انچار جو کی ماموں خوڑ ہ۔ مور خد 018-04-10 کو بسلسلہ انکوائر کی سیف الرحمٰن HC سابقہ انچارج چو کی ماموں خوڑ ہ کو بسلسلہ انکوائر کی طلب کرکے جس نے اپنامفصل تحریر کی بیان پیش کر کے جس کا لب ولباب ذیل ہے۔

کہ مورخہ 018-03-24 کو میں حسب معمول اپنی ڈیوٹی پر موجود تھا۔ مخبر کی اطلاع پر میں موٹر کارنمبر کی 716 اسلام آباد صدم سے پشاور جاتے ہوئے۔ روکا جا کر تلاشی کے غرض سے جناب SHO صاحب کو بروقت بلایا جا کر جو بچھ برآ مد نہ ہو کر ڈرائیور مسمی ظاہرا قبال عرف ملتگ جان کے خلاف مسمی جمائل خان ولد خیال جان سکنہ دول ورفہ نے درخواست دائر کی تھی۔ کہ خلابر اقبال کے ساتھ لین دین کے معاملہ میں میرے 24 لا کھر و پید پاکستانی قرضہ واجب الا داہے۔ جو ٹال ملول کرتے ہوئے دسین سے انگاری ہے۔ بردز وقوعہ ڈرائیور مسمی بلا بخوش خود اظہار کیا۔ کہ میں جمائل خان کے 10 لا کھر دوپ یا مالا مدول کرتے ہوئے دسین سے انگاری ہے۔ بردز وقوعہ ڈرائیور مسمی بلا بخوشی خود اظہار کیا۔ کہ میں جمائل خان کے 10 لا کھر دوپ یا مالا ہو۔ جو دینے کہلئے سے انگاری ہے۔ بردز وقوعہ ڈرائیور مسمی بلا بخوشی خود اظہار کیا۔ کہ میں جمائل خان کے 10 لا کھر دوپ یا مالا ہو۔ جو دینے کہلئے سے انگاری ہے۔ بردز وقوعہ ڈرائیور مسمی بلا بخوشی خود اظہار کیا۔ کہ میں جمائل خان کے 10 لا کھر دوپ یا مالا ہو۔ جو دینے کہلئے سے انگاری ہے۔ بردز وقوعہ ڈرائیور مسمی برائن کی خود اظہار کیا۔ کہ میں جمائل خان کے 10 لا کھر دوپ یا مالا ہو۔ جو دینے کہلئے سے انگاری ہے۔ برداز قوعہ ڈرائیور مسمی جمائل نے خلط دی میں جمائل خان کو دینے کیلئے تیار ہو۔ جبکہ بتایار قم کا حساب کتاب کر یکھے۔ موا۔ کہ 10 لا کھر دوپ میں آپ پولیس کے خلط دی محما خان کو دینے کیلئے تیار ہو۔ جبکہ بتایار قم کا حساب کتاب کر یکھ میں کارنا مار دول کی میں آپ پولیس کے معان خان پر دیکھا تھا۔ اور نہ می تیں ہو کی جان میں اس کو جانا تھا۔ جبکہ سمی بلا خصے پہلے میرے کارنا موں کی دوبہ سے در ای کو دی میں پہ کو کھا تھا۔ اور نہ می تیں اور کی جان تی تا تھا۔ جبکہ سی بلا خص میرے کارنا موں کی دوبہ جان تھا۔ جو کہ انٹر نیشن کی وال کا سمگر ہے۔ جس کے پارٹرز سے اس سی جبلہ می میں کا اس کی میں بی دول کا محمل میرے کارنا موں کی دوبہ جان تھا۔ جو کہ انٹرنیشن کی وال کا سمگر ہے۔ جس کے پارٹرز سے اس سی جبلہ بھی من کا ال

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ی کی کرنا چاہتا ہے۔ ناکامی کی صورت میں جھے میں روٹ پر ڈیوٹی سے ہٹانا چاہتا ہے۔ تا کہ با آسانی یہ سمگنگ کر سکے جبکہ ا این الا نے نوکری کوعبادت بچھ کراج تک بطریق احسن ڈیوٹی سرانجام دی ہے۔ مسمی خاہرا قبال عرف ملنگ تجان تے تمام الزامات ب بنباد ہے۔ استدعا ہے۔ کہ چارج شیٹ داخل دفتر فرمایا جائے۔ سيف الرحن CHI يركراس سوالات كئ محف جوذيل بني -سوال نمبر 1- جمائل ولد خیال جان سکنه دول ورغدکوآب کب سے جانتے ہے؟ جواب: يعرصه 5/6 سال ي ميراد ابط ب-سوال نمبر 2۔ جمائل خان نے کب آپ کودرخواست دی تھی کہ میرا ظاہرا قبال پر قرضہ ہے؟ جواب: ۔ جمائل خان کو میں عرصہ 5/6 سال سے جانتا ہو۔ میر امخبر ہے۔ مورخہ 018-03-22 کومیر ے پاس ماموں خوڑہ چوکی آکر بتایا۔ کہ ظاہرا قبال عرف ملنگ ولد میر ومیاں کے ذمے میر ا24 لاکھ ترضہ ہے۔ جو کہ مگلرہے۔ مجھے ترضہ ادانہیں کرتا۔ ا آب صدہ گیا ہوا ہے۔ واپسی پر میں اُس کو اُٹھا کر ڈول درغہ علاقہ غیر کی جاؤنگا۔ میں نے اُس کو کہا کہ غیر قانونی کام نہ كرے۔البتدآب أس كے خلاف تحريري درخواست دے۔ سوال نمبر 3 ۔ كب أس في آكر آب كودرخواست دى تھى؟ جواب: - 18-03-23 كوأس نے اپنے چاچازاد بھائى جس كانام مجھے يادنہيں - چوكى آگر مجھے درخواست حوالہ كى -سوال نمبر 4_ درخواست دیتے وقت آپ نے اُس کو کیوں نہیں کہا کہ بیدرخواست میرے نام پے نہیں۔ بلکہ SHO تھانہ پاسینئر پولیس افسر کے تحریر کر کے دیدو۔ وہ مجھے مارک کرلینگے؟ جواب: ۔ میں نے اُسے کہا اور اُس نے کہا کہ اُس کا والد کینسر کے بیاری میں مبتلا ہے۔جس وجہ ہے وہ نہیں آیا۔ سوال نمبر5۔ آپ نے جوافر ارنامہ ماہین جمائل خان اور خاہر اقبال دوران انکوائری جنابSP صاحب انویسٹی گیشن کو پیش کیا تقار تو 03-03-24 كو جمائل خان آب كے پاس خود آياتها؟ جواب:-18-03-04 كوجمائل خان آياتها-سوال نمبر6 - جب ظاہرا قبال 018-03-24 كوصده ، بزريع موٹركار نمبر 716 اسلام آباد آپ نے روكا - تو أس كى گاڑى کے کاغذات دغیرہ درست نتھ۔اورکوئی غیر قانونی شئے اُس سے برآ مدہوئی تھی پانہیں؟ جواب: ۔گاڑی کے کاغذات وغیرہ تمام درست تھے کوئی غیر قانونی شیئے وغیرہ برآ مدنہ ہوئی۔ سوال نمبر 7 ۔ پھر آپ نے اُس کر جمائل کے درخواست کے متعلق کہا؟ جواب: _ جی بال -ATTESTED

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ی مبر8-اس درخواست کے سلسلے میں آپ نے SHO کو پہلے بتایا تھا؟

بجواب: - بخی تبیس - ا سوال نمبر 9 - جب آپ نے ظاہرا قبال کو ماموں چوک میں کھڑا کیا تو پھر آپ نے SHO کواطلاع دی تقی ؟ جوب: - بحی میں نے اطلاع دی تقی ۔ سوال نمبر 10 ۔ کس وقت SHO صاحب پینچ گیا تھا؟ جواب: - ظاہرا قبال کے کھڑا ہونے کے فوراً میں نے SHO کواطلاع دی ۔ اور 15/20 منٹ میں SHO صاحب پینچ گیا ۔ سوال نمبر 11 - SHO صاحب نے آکر کیا کہا؟ جواب: - چونکہ گاڑی میں زنانہ بھی موجود تھیں ۔ میں SHO صاحب کو گاڑی کی کاغذات اور موبائل حوالہ کر کے SHO صاحب نے ظاہرا قبال کو کہا ۔ کہ آپ کے پاس زنانہ ہیں ۔ آپ کے ٹل وغیرہ میں کوئی رشتہ دار ہے۔ اُس نے کہا کہ میر ۔ دوآ ب

میں رشتہ دار ہے۔SHO نے کہا کہ زنانہ اُدھر چھوڑ کر آجاؤ۔ دوسری گاڑی میں پولیس ہمراہ چلے گئے۔ سوال نمبر 12۔ جب وہ واپس آگیا۔ تو آپ نے SHO کو میہ بتا دیا دیا تھا۔ کہ جمائل کا ظاہرا قبال پر قرضہ ہے۔ اور جمائل نے مجھے درخواست بھی اُرسال کی ہے؟

جواب: _ جي بيس _

جواب:_.جى بال-

سوال نمبر 13-SHO صاحب نے جب گاڑی وغیرہ کو چیک کیا۔ تو ظاہرا قبال کو SHO صاحب نے فارغ کردیا؟ جواب: SHO صاحب نے گاڑی کی کاغذات چیک کیے اور اُس کے موبائل چیک کیے۔ پچھ برآ مدنہ ہوا۔SHO صاحب واپس چلا گیا۔ اور بچھے کہا کہ پھر اُن کو فارغ کر دوں۔ سوال نمبر 14۔ کتنا ٹائم SHO صاحب وہاں پر رہا؟ جواب: یقر یباً کانی ٹائم تک چوکی میں موجود تھا۔ سوال نمبر 15۔ اِس دوران آپ نے پھر بھی SHO کو قرضہ کی بات نہیں کی ہے؟ جواب: یہیں SHO صاحب کے جانے کے بعد یعنی آپ نے قرضہ کے درخواست کا معاملہ اُٹھایا؟

سوال نمبر 17 - کیا آپ نے اِنتے بڑے معاطے کو کسی سنٹر افسر کے نوٹس میں لاتے بغیر حل کرنے کی کوشش کی ہے۔ بیضر دری نہیں تھا۔ کہ آب اپنی سنٹر افسر کو یعنی SHO کو اِس معاطے میں آگاہ کردیتے۔ کیا بیلطی نہیں ہے؟

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یہ : میں نے پیکوشش کی کہ جمائل میرامخبر ہے کسی کے سامنے ظاہر نہ ہوجائے اور جمائل SHO صاحب کے جانے کے

بعد بخ کی تقا۔ تومیں پھر قرض کا معاملہ دونوں فریقین کے درمیان شروع کردیا۔ سوال نمبر 18۔ جب ظاہرا قبال نے تسلیم کردیا۔ کہ بالکل جمائل کا اُس کے اُو پر قرض ہے۔اور وہ 10 لا کھروپے پا کستانی پشاور میں ادا کر بطا۔ قو پھراپنے رشتہ دار خیال جنان کے ذریعے سے کیوں وصول کرنے کا کہا؟ جواب :۔ چونکہ جمائل کا پشاور میں کوئی اعتماد والا دوست یا رشتہ دار نہیں تھا۔ اور دونوں فریقین رضا مند ہو گئے تھے۔ تو میں نے نیک نیتی سے اپنے رشتہ دار کونون کیا۔ کہ جمائل کی رقم ظاہرا قبال کا ہیں تھا۔ اور دونوں فریقین رضا مند ہو گئے تھے۔ تو میں نے آتے دفت حوالہ کر دیں۔

سوال نمبر 19۔ تمام معاملہ قرضے کاحل ہونے کے بعد بھی آپ نے SHO کے نوٹس میں نہیں لایا؟ جواب: ۔ جب میں نے جمائل اور خاہر اقبال کے درمیان قرضے کا معاملہ حل کر دیا۔ تو اُس کے بعد پوری بات SHO صاحب سے نوٹس میں لے آئی۔اور SHO صاحب سے میں ایک رات کی رخصت بھی حاصل کی۔

اسی طرح ظاہرا قبال عرف ملنگ، جمائل خان کے مابین رقم کے تنازعہ کے ثالثان طلب کر کے جن کے بیانات لئے جاکر ذیل ہیں۔

2) مسمی صابر شاہ ولد جان تھر سند محلّہ بجل گھرٹل جنزل کونسلر صلفا بیان کرتا ہے۔ کہ مورخہ 03-03-24 کو بہقام چوکی ماموں خوڑہ میں سمی ظاہرا قبال عرف ملنگ ولد میر ومیاں سکنہ صدہ حال حسین آباد چار سدہ مسمی جمائل خان ولد خیال جان سکنہ ڈول ورغہ کے مابین کارقم کا تنازعہ تھا۔ ظاہرا قبال نے اپنی رضا مندی سے ظاہر کیا۔ کہ سمی جمائل خان کا 10 لا کھر وپے قرض مانت ہوں۔ اور وینے کیلئے بھی تیار ہوں۔ جبکہ بقایا 14 لا کھر وپ کا آپس میں حساب کتاب کریتے ۔ مسمی جمائل خان کا 10 لاکھر وپ قرض مانت رائے پراپنی رضا مندی ظاہر کی لیڈ اور اور نے بقین کے مابین باہمی رضا مندی سے سارا معاملہ طے ہوا۔ جس کابا قاعدہ اقرار نامہ ہو جو دگی فریقین تحریر کر کے اقرار نا مے پر ہمار ااور فریقین کے مابین باہمی رضا مندی سے سارا معاملہ طے ہوا۔ جس کابا قاعدہ اقرار سوال نمبر 1 ۔ آپ نے اقرار نا مہ کہا پر تحریل کار اور فریقین کے دسمی خط شیت ہیں۔ اس پر کر اس سوالات کے گئے۔ جو ان ہر 1 ۔ چوکی ماموں خوڑہ میں۔

> جواب: ۔ ہاں بالکل میراہے۔ سوال نمبر 3 ۔ کیا اقرار نامہ پر خاہرا قبال اور جمائل خان کے اپنے دستخطہے، دونوں موجود تھے؟ جواب: ۔ بالکل ددنوں فریقین موجود تھے۔ اِن کے اپنے دستخط ہیں ۔

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کر می آمان کل دلد قمرکل سکنیه منگو حلفاً بیان کرتا ہے۔ کی مورخہ 03-03-24 کو بہقام چوکی ماموں خوڑہ میں مسمی خلام فبالعرف ملنك ولدمير وميان سكنه صده حال حسين آبا دجارسده مسمى جمائل خان ولدخيال جان سكنه ذول ورغدك مابين كارقم كا تناز مرتقا خلاہرا قبال نے اپنی رضامندی سے ظاہر کیا۔ کہ سمی جمائل خان کا 10 لا کھروپے قرض ما نتا ہوں۔اور دینے کیلیے بھی تیار ہوں۔ جبکہ بقایا 14 لاکھروپے کا آپس میں حساب کتاب کرینے۔ سمی جمائل خان نے بھی اِس رائے پراپنی رضامندی ظاہر کی ۔لہذا دونوں فریقین کے مابین باہمی رضامندی ہے سارا معاملہ طے ہوا۔جس کا با قاعدہ اقرار نامہ بموجودگی فریقین تخریر کرے اقرار نامے پر ہمارااور فریقین کے دینچط ثبت ہیں۔ اُس پر کراس سوالات کئے گئے۔ سوال نمبر 1 - كيا أب ف اقرار نام تحرير كياب؟ جواب: ... جى بال بم في كمها ب-سوال نمبر 2_اقرار نامے پرآپ کا دستخط ہے میہ درست ہے؟ جواب: - بال بالكل ميرا ب-سوال نمبر 3۔ کیا آپ کے موجودگی میں خاہرا قبال اور جمائل خان نے اقرار نامے پردستخط کئے ہیں؟ جواب : ۔ ہاں دونوں موجود بتھاورد ستخط بھی ثبت کئے۔ 4)_يانادان يماكرخان:-اِس طرح جمائل خان بسلسلہ انکوائری طلب کر کے مورخہ 018-05-15 کو پیش ہوکرتر مری بیان دے کر ظاہر کیا۔ کہ مورخہ 018-03-23 کوچوکی ماموں خوڑہ میں درخواست برخلاف ظاہر اقبال عرف ملنگ دی تھی۔اور معاہدے پر جھے ملخ 10 لا کھروپے پشاور میں موصول ہوئے کیکن پولیس اہلکاران کے برخلاف ظاہرا قبال عرف ملنگ نے جب درخواست دی۔ تو میں نے وہ رقم SP صاحب انویسٹی گیشن کوحوالہ کی جوائی کے پائں آمانناً پڑی ہے۔خلام را قبال عرف ملنگ کے ساتھ میر یے جو ہمی لین دین کے معاملات ہے۔ وہ میں کرم ایجنسی رسم ورواج سے متعلق حل کرلونگا۔ کیونکہ ہم دونوں کرم ایجنسی کے باشندے ہیں۔ اُس پر کراس سوالات بھی کئے ۔ جوذیل ہے۔ سوال نمبر 1 _ كياداقعى آب كا ظاہرا قبال كے ساتھ رقم كاكوئى تناز عد ہے؟ جواب: _ جی بال ہمارے لین دین کامعاملہ ہے۔ سوال نمبر2_جور قم آپ نے SP صاحب انویسٹی گیشن ہنگو کو حوالہ کی تھی۔اگر وہ خاہرا قبال کو دی جائے تو آپ کا کوئی اعتراض ېږځ؟ جواب: بے بچھے کائی اعتراض نہیں ہے۔ اگر رقم ظاہرا قبال کودی جائے۔ میں بعد میں اُس کے ساتھ ایجنس کے رسم وروج کے تحت جر كم كركونيًا. ATETA

يان اذان ظاہرا قبال عرف ملفك ولد مير دمياں سكنه كرم المجنسى حال حسين آبا دچا رسدہ:

ای طرح ظاہرا قبال عرف ملنگ ولد حاجی میرومیاں سند کرم ایجنسی حال حسین آباد چارسدہ بسلسلد انوائری مورخہ 15-05-018 کو پیش ہو کر تحریری بیان دے کر ظاہر کیا۔ کہ مورخہ 08-03-23 کو چوکی ماموں خوڑہ میں جمائل خان کی درخواست پر بیچے روک کر بعدہ معاہدے پر میں نے پناور میں جمائل خان کو ملغ 10 لا کھرد پے حوالہ کے ۔ جس کے ساتھ میر رقم لین دین کے معاہلات تھے۔ میں نے پولیس کے خلاف اس بناء پر درخواست کی تھی۔ کہ میں اور جمائل دونوں کرم اچنسی کے باشندے ہیں۔ اور اس دوز میرے ساتھ گاڑی میں مستورات بھی تھے۔ جس کا بی تھی ری کی تھی دونوں کرم اچنسی کے معاہلات ہے۔ وہ میں ایجنسی کے درخواست کی تھی۔ جس کا بیچے ری کی تھی۔ میں اور جمائل کے ماتھ میرے جو کی معاہلات ہے۔ وہ میں ایجنسی کے درخواست کی تھے۔ جس کا بیچے ری کی تھے۔ جس کا محمد ہے جو دی معاہلات ہے۔ وہ میں ایجنسی کے دسم دوران جس می تھے۔ جس کا بیچے ری کی تھی۔ ری کی کر اس سوالات کے۔ جو ذیل ہیں۔ سوال نمبر 1۔ کیا آپ اپنے سابقہ درخواست پر میں کر ماتھ جو ای کی دونا کر ماتھ میرے ہوئی جو اب : نہیں آب میں مطمئن ہو۔ مزید کار دوائی کر ماچا ہے ہو؟ سوال نمبر 2۔ بیر آب میں مطمئن ہو۔ مرید کار دوائی کر ماچ ہو ہیں کر میں کر ایں سوالات کے۔ جو ذیل ہیں۔ جو اب :۔ بی آب

واقعد _ متعلق جملہ سول ، پولیس اہلکاران کے بیانات لئے گئے ۔ سابقہ انکوائر کی کابار یک بنی ے مطالعہ کیا گیا۔ وقوعہ ے متعلقہ قم قبضہ پولیس ہے ۔ یہ بات سامنے آئی کہ داقعی جمائل خان اور ظاہرا قبال عرف ملنگ کے مابین لین دین کا تناز عہ موجود ہے ۔ اور یہ بھی حقیقت ہے ۔ کہ ظاہرا قبال اور جمائل خان کے ذاتی کردار مشکوک اور دامن صاف نظر نہیں آتے ۔ جو معاہدہ چوک ماموں خوڑہ میں فریقین کے در میان ہوا تھا۔ ہر دوفریقین اور گواہان معاہدہ ہونے کی تصدیق کرتے ہیں ۔ جس پی بات ثابت ہوتی ہے ۔ کہ خطاہرا قبال اور جمائل خان کے ذاتی کردار مشکوک اور دامن صاف نظر نہیں آتے ۔ جو معاہدہ چوک ماموں خوڑہ میں فریقین کے در میان ہوا تھا۔ ہر دوفریقین اور گواہان معاہدہ ہونے کی تصدیق کرتے ہیں ۔ جس ہی بات ثابت ہوتی ہے ۔ کہ متذکرہ رقم واقعی لین دین کی تھی ۔ نہ کہ پولیس نے اپنے لئے جبراً دصول کی تھی۔ ہیں ۔ پی بات ثابت ہوتی ہے ۔ کہ متذکرہ رقم واقعی لین دین کی تھی ۔ نہ کہ پولیس نے اپنے لئے جبراً دصول کی تھی۔ جس ہوان نے جورقہ دوسول کی تھی ۔ اور بعدہ پولیس افسران کو داپس کا اپنے لئے جبراً دصول کی تھی۔ ہود کہ اور جمائل خان نے جورقہ دوسول کی تھی ۔ اور بعدہ پولیس افسران کو داپس کی اپنے کہ معارقہ نہ لینے کی تصدیق کی ہے۔ دور جبائل خان نے جورقہ دوسول کی تھی ۔ اور بعدہ پولیس افسران کو داپس کی تھی ۔ کہ ہم کار قم نہ لینے کی تصدیق کی ہے۔ دور دیک تمائل خان ایڈ وکیٹ سند ہمگو ظاہر عرف ملنگ کو ایں بات پر واپس کی گئی ۔ کہ ہر دوکرم ایجنسی کے باشند سے بیں ۔ اور اپنی خان قبائلی زمان ایڈ وکیٹ سند ہمگو ظاہر عرف ملنگ کو ایں بات پر واپس کی گئی ۔ کہ ہر دوکرم ایجنسی کے باشند سے بیں ۔ اور اپنی خان خان بھی دور ہوں کی تھی ۔ کہ میں خان ایڈ وکیٹ سند ہمگو خاہر عرف ملنگ کو ایں بات پر واپس کی گئی ۔ کہ ہر دوکرم ایجنسی کے باشند سے بی ۔ اور اپنی خان ۔ اور ایک خان ہی دین کے مطابل خان ہی کی من ہی کی خان کی ۔ میں دور دی کے مطابل کی خان ۔ اور سی سی میں دون کے مسلے کو کی کی کی ۔ در دوکرم ایجنسی کے دور کی خان ہ دو کی تھی ۔ دو میں کی میں دور کی میں دور کی کی ۔ در دوکرم ایجنسی کے دور کی خان ہیں ۔ دور کی خان ہی کی کی ۔ در دوکرم ایجنسی کے دور کی خان خان خان ہوں ہوں کی خور ہوں کی کی ۔ دور دو خان ہوں ہوں کی خان ہوں ہوں دو کی کی ۔ دور دوکر مواز ہوں ہوں کی خور ہوں ۔ دو نے کے میں کی ۔ دور دو خ

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برانگوائری کاغذات، بیانات کے مطالعہ سے بید بات واضح ہوتی ہے۔ کہ اِس پورے معاطے میں کریشن ثابت ہیں ہوئی۔ ا ایم سی قرضدارے اس طریقے پر رقم کی دصولی پولیس کے ضابطے کے مطابق نہیں ۔ سیف الرمن IHC کو چاہئے تھا۔ کہ پورے حالات سینیز افسران کے نوٹس میں لاکر چوکی کی بجائے تھانہ میں حک کر داتا۔ تو معاملات اِس حد تک نہ چنچتے ۔ انکوائر کی سے سیف الرحن IHC کی لا پر داہی ، غفلت ثابت ہوتی ہے۔ لہذا مناسب سزا کی سفارش کی جاتی ہے۔



Revent him from his vent to i-e for "D" list to C-I hand Constable & ne-motect wto service & Closed to Politice Lives. Hangu

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ORDER

This order of mine will dispose of the departmental enquire initiated against IHC Saif ur Rehman while posted as 1/C PP Mamu Khwara, a complaint was moved by Mr. Zahir Iqbal alias Malang s/o Haji Meeru Mian r/o Sadda Kurram agency presently residing in Hussain Abad, District Charsada against SI Tariq Mehmood SHO PS Doaba, Hangu and Incharge Police Post Mamu Khawarra IHC Saif-ur-Rehman which contents transpired that on 24.03.2018, he along his family was going from Sadda , Kurram Agency to Peshawar via his own car No 716/Islamabad when on reaching Police Post Mamu Khawarra at around 02:30 he was halted by IHC Saif-ur-Rehman Incharge Police Post Mamo Khwarra and together in the presence of SI Tariq Mehmood SHO PS Doaba, temptedly and with threats to harass his family been bribed for money 20 Lacs. However, on the complainant's request and regret due to non availability of cash at moment, Rs, 10 Lacs were delivered to IHC Saif-ur-Rehman relative Khial Janan at Peshawar though the complainant's son, Abdullah Bangash and thus matter in the shape of application had also been reported at Police Station Shah Qabool, Peshawar by the latter.

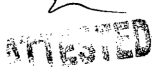
The above defaulter officials were suspended and closed to Police Lines Hangu by the competent authority and enquiry committee of the following officers under the supervision of SP Investigation Hangu was constituted for preliminary enquiry to dig out the real facts with directions to submit the enquiry finding within 03 days positively;

(1) Mr. Umar Hayat DSP Headquarters, Hangu.

(2) Inspector Shafiq Khan CO-DSP HQrs Hangu.

After completion of enquiry, Enquiry Committee submitted finding report and recommended that the allegation of the complaint against the alleged officials SI Tariq Mehmood then SHO PS Doaba and then Incharge Police Post Mamu Khawarra IHC Saif-ur-Rehman (both suspended and closed to Police Lines) have been established, During enquiry, Rs. 9 Lacs 96 thousand has been produced before enquiry committee by Mr. Jamail Khan and has been duly kept in safe custody. Despite being money dispute, SI Tariq Mehmood faild to deal the matter in a professional manner rather committed negligence by irresponsibly leaving the post without resolving the matter. Similarly the HC Saif-ur-Rehman Inchage Police Post Mamu Khawarra abused his powers, involved in illegal bargaining/deed with the complainant by detaining him and threatening for bribery. His provided deed (Iqrarnama between the parties) has been denied by the complainant by declaring his signature on the deed document as fake. The locations of deed witnesses and one Jamail have also been disproved during CDR analysis as their locations do not match with other deed members. Thereafter, the Enquiry Committee recommended both the delinquent officials for proper departmental proceedings.

In the light of recommendations of Enquiry Committee vide Superintendent of Police Investigation Hangu office Memo: No. 1399/Inv:, dated



28.03.2018, IHC Saif-ur-Rehman was served with Charge Sheet and Statement of Allegations vide No. 36/PA, dated 29.03.2018 under Police Disciplinary Rules, 1975 to which he submit his reply. Mr. Shaukat Ali Shah, SDPO Thall was appointed as Enquiry Officer to conduct departmental enquiry against him.

After completion of departmental enquiry, Mr. Shaukat Ali Shah SDPO Thall submitted his finding report on 23.05.2018 vide which the enquiry officer disclosed that on perusal of pervious enquiry and recorded statements it is obvious that allegation of no corruption against IHC Saif-ur-Rehman was proved substantiated while the way of taking loan was not according to Police procedure and against the discipline force. He should be followed the rules of Police contrivance. He should patched up the matter at Police Station in the presence of his senior instead of Police post or to be brought into the notice of his seniors, so as, the mater not to arise instant. The act of said IHC is showing clear negligence, carelessness and non-professionalism. Therefore he is recommended for appropriate punishment.

Keeping in view of above and after going through available record, the undersigned came to the conclusion that the act IHC Saif-ur-Rehman Police has badly spoiled the image of Police department. Beside this, he also did not follow proper Police procedure and shown negligence, carelessness and nonprofessionalism. Therefore, I, Muhammad Asif Gohar, District Police Officer, Hangu in exercise of the powers conferred upon me, *award him major punishment of reversion from the "D" list Head Constable to C-I Head Constable with immediate effect.*

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Order Announced. OB No. Dated 05/2018.

DISTRICT POLICE OFFICER.

DISTRICT POLICE OFFICER, HANGU

OFFICE OF THE DISTRICT POLICE OFFICER, HANGU.

No. 1567-68 / PA, dated Hangu, the <u>8 /05/2015.</u>

Copy of above is submitted to the Regional Police Officer, Kohat for favour of information and kind perusal.

2. Superintendent of Region office Kohat.

Copies to Accounts Clerk, Reader, SRC & OASI for necessary action.

PDLICE DEPTT:

KOHAT REGION

<u>ORDER.</u>

This order is passed on a departmental appeal, moved by Head Constable Saif-ur-Rehman No. 127 of Hangu district Police against the punishment order, passed by DPO Hangu vide OB No. 250, dated 25.05.2018, whereby he was awarded major punishment of reduction in rank from 'D' list HC to C-I HC.

Facts are that one Zahir Iqbal r/o Kurram Agency lodged complaint that on 24.03.2018, he alongwith his family was proceeding to Peshawar in a Motorear bearing Registration No. 716 Islamabad. At 02:20 pm, the appellant being I/C Mamo Khurra check post, intercepted his Motorear in presence of SI Tariq Mchmood, SHO PS Doaba: They threatened and harassed him / his family. They demanded Rs. 20, 000, 00/- (Twenty Lac). He further alleged that the amount was not available on the spot, hence he managed to give Rs. 10, 000, 00/- (Ten Lac) at Peshawar and handed over to one of the relative of IHC Saif-ur-Rehman (appellant) through complainant son. Later on the complainant was set free. The appellant was dealt with departmentally by DPO Hangu and was awarded major punishment of reduction from the rank of 'D' list HC to C-I HC.

The appellant preferred the instant appeal, seeking remedy from this office upon which the relevant record was requisitioned and perused. He was also heard in person in Orderly Room, held in this office on 01.08.2018 and was crossly examined. During hearing the appellant confessed that no recovery of narcotics etc. was made from the complainant. The appellant called upon SHO PS Doaba and discussed the monetary issue of complainant as the complainant was owed Rs. Twenty Lae wherein the appellant willfully indulged himself in his monetary issue without any legal jurisdiction which shows his malafide.

It is astonishing to see that a very light punishment has been awarded in a case, where exemplary punishment must have been provided. The recovery of such a huge sum of money paid for bribery should have been sufficient to grant the devil its due. The appellant is not worthy of retention in Police department. He is, therefore, dismissed from service with apprediate effect.

Order Announced 01.08.2018

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Ō М-ЦНАММАД]] 🕅 🗶 KHAN) PSP Region Polic)ar Kohal Red dated Kohat the 7... /2018.

Copy for information and necessary action to the District Police D.P.O.H.:DGOTTicer, Hangu w/r to his office Memo: No. 5573/LB, dated 0907.2018. His Service Record / Fauji Missal with enquiry file is returned herewith.

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(МЦНАММАД Д. KMAN) PSP Set Region Police Vilider,



OFFICE OF THE DISTRICT POLICE OFFICER, HANGU Tel No. 0925-623026 & Fax No. 0925-620135 Email: dpo_f.angu@yahoo.com

<u>ORDER</u>

SI Tariq Mehmood is hereby reinstated in service from the date of his suspension & re-posted as SHO Police Station Doaba with immediate effect.

OB No: Dated : <u>70/07</u>/2018

DISTRICT POLICE OFFICER, HANGU

No. 1042-44/PA, Dt. 30-3-18

Copy of above is submitted to the Regional Police Officer, Kohat Region for favour of information please.

2. SDPO Hangu/Thall.

DISTRICT POLICE OFFICER, HANGU

VAKALAT NAMA

NO.____/20

IN THE COURT OF Secure Tribual Veshapar Suf us Rehman _____ (Appellant) (Petitioner) (Plaintiff) VERSUS Robie Deptf. (Respondent) (Defendant) Saif- W. Pehna I/We, _____

Do hereby appoint and constitute *M. Asif Yousafzai, Advocate Supreme Court Peshawar,* to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/Counsel on my/our costs.

I/We authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter. The Advocate/Counsel is also at liberty to leave my/our case at any stage of the proceedings, if his any fee left unpaid or is outstanding against me/us.

Dated /20

(CLIENT)

ACCEPTE M. ASIF YOUSAFZAI Advocate Supreme Court Peshawar. Taimue Hi Kha Alusente

OFFICE:

Room # FR-8, 4th Floor, Bilour Plaza, Peshawar, Cantt: Peshawar Cell: (0333-9103240)

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service appeal No. 1136/2018 Setting Rehman Ex-IHC

VERSUS

Provincial Police Officer, Khyber Pakhtunkhwa & others

..... Respondents

.....Appellant

PARAWISE COMMENTS ON BEHALF OF RESPONDENTS.

Respectively Sheweth:-Parawise comments are submitted as under:-

Preliminary Objections:-

- a) That the appellant has got no cause of action.
- b) That the appellant has got no locus standi.
- c) That the appeal is not maintainable in the present form.
- d) That the appellant is estopped to file the instant appeal for his own act.
- e) That the appellant has not come to this Hon: Tribunal with clean hands.
- f) That the appellant was found involved in illegal, malpractices, committed gross professional misconduct and earned bad name to the department.

FACTS:-

- 1. The appellant admitted his guilt established against him. The appellant also ∧ admitted dealing / receiving illegal gratification Rs. 10,00000/- from the complainant through his relative at Peshawar and after getting the illegal gratification the complainant alongwith his car were released by the appellant deployed as incharge Police check post Mamo Khura, PS Doaba. It is added that the appellant alongwith SI Tariq Mehmood the then SHO PS Doaba were involved in the illegal act.
- 2. Correct that the appellant alongwith SI Tariq Mehmood were placed under suspension on the complaint of Zahir Iqbal and an preliminary inquiry was initiated against both the officials.
- 3. The preliminary inquiry was conducted through a committee headed by a senior officer of the rank of SP and comprising of to DSsP. During preliminary inquiry the appellant alongwith SHO were held guilty of the charges and recommended for proper departmental proceedings. It is added that it was a fact finding of the inquiry, however, the appellant and others were examined by the inquiry committee. The appellant also admitted his misconduct and receiving of illegal gratification through his relative at Peshawar.

Incorrect, the appellant was dealt with departmentally according to law & rules. The respondents may also be allowed to advance other grounds at the time hearing.

Keeping in view of the above, it is submitted that the appeal is against facts without merit. It is, therefore, prayed that the appeal may kindly be dismissed with cost please.

Regional Police Officer, Kohat (Respondent No. 2)

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

District Police Officer,

Hangu (Respondent No. 3)

1. 1. 1. 2. 2.

BEFORE THE HONORABLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA PESHAWAR.

Service Appeal No.1136/2018 Saif-ur-Rehman Ex-IHC

..... Appellant.

... Respondents:

VERSUS

Provincial Police Officer, Khyber Pakhtunkhwa & others

COUNTER AFFIDAVIT

We, the below mentioned respondents, do hereby solemnly affirm and declare on oath that contents of parawise comments are correct and true to the best of our knowledge and belief. Nothing has been concealed from this Hon: Tribunal.

Regional Police Officer,

Kohat Region Kohat (Respondent No. 2)

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

District Police Officer, Hangu (Respondent No. 3)

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PDIACE DEPTU:

KOHAT REGION

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Order Announced 01,08,2018

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No. 2.5.5.7. A:C. dated Kohat the 2.2.2. (2018). Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information and necessary action to the District Police Copy for information action to the District Police Copy for information and necessary action to the District Police Copy for information action to the District Police C ت

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This order of mine will dispose of the departmental enquiry 127 宁 I/C PP Mamu Khwara, a initiated against IHC Saif ur Rehman while posted as complaint was moved by Mr. Zahir Iqbal alias Malang s/o Haji Meeru Mian r/o Sadda Kurram agency presently residing in Hussain Abad, District Charsada against SI Tariq Mehmood SHO PS Doaba, Hangu and Incharge Police Post Mamu Khawarra IHC Saif-ur-Rehman which contents transpired that on 24.03.2018, he along his family was going from Sadda, Kurram Agency to Peshawar via his own car No 716/Islamabad when on reaching Police Post Mamu Khawarra at around 02:30 he was halted by IHC Saif-ur-Rehman Incharge Police Post Mamo Khwarra and together in the presence of SI Tarig Mehmood SHO PS Doaba, temptedly and with threats to harass his family been bribed for money 20 Lacs. However, on the complainant's request and regret due to non availability of cash at moment, Rs, 10 Lacs were delivered to IHC Saif-ur-Rehman relative Khial Janan at Peshawar though the complainant's son, Abdullah Bangash and thus matter in the shape of application had also been reported at Police Station Shah Qabool, Peshawar by the latter.

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The above defaulter officials were suspended and closed to Police Lines Hangu by the competent authority and enquiry committee of the following officers under the supervision of SP Investigation Hangu was constituted for preliminary enquiry to dig out the real facts with directions to submit the enquiry finding within 03 days positively;

(1) Mr. Umar Hayat DSP Headquarters, Hangu.

(2) Inspector Shafiq Khan CO-DSP HQrs Hangu.

After completion of enquiry, Enquiry Committee submitted finding report and recommended that the allegation of the complaint against the alleged officials SI Tariq Mehmood then SHO PS Doaba and then Incharge Police Post Mamu Khawarra IHC Saif-ur-Rehman (both suspended and closed to Police Lines) have been established, During enquiry, Rs. 9 Lacs 96 thousand has been produced before enquiry committee by Mr. Jamail Khan and has been duly kept in safe custody. Despite being money dispute, SI Tariq Mehmood faild to deal the matter in a professional manner rather committed negligence by irresponsibly leaving the post without resolving the matter. Similarly the HC Saif-ur-Rehman Inchage Police Post Manu Khawarra abused his powers, involved in illegal bargaining/deed with the complainant by detaining him and threatening for bribery. His provided deed (Iqrarnama between the parties) has been denied by the complainant by declaring his signature on the deed document as fake. The locations of deed witnesses and one Jamail have also been disproved during CDR analysis as their locations do not match with other deed members. Thereafter, the Enquiry Committee recommended both the delinquent officials for proper departmental proceedings.

In the light of recommendations of Enquiry Committee vide Superintendent of Police Investigation Hangu office Memo: No. 1399/Inv:, dated 28.03.2018, IHC Saif-ur-Rehman was served with Charge Sheet and Statement of Allegations vide No. 36/PA, dated 29.03.2018 under Police Disciplinary Rules, 1975 to which he submit his reply. Mr. Shaukat Ali Shah, SDPO Thall was appointed as Enquiry Officer to conduct departmental enquiry against him.

After completion of departmental enquiry, Mr. Shaukat Ali Shah SDPO Thall submitted his finding report on 23.05.2018 vide which the enquiry officer disclosed that on perusal of pervious enquiry and recorded statements it is obvious that allegation of no corruption against IHC Saif-ur-Rehman was proved substantiated while the way of taking loan was not according to Police procedure and against the discipline force. He should be followed the rules of Police contrivance. He should patched up the matter at Police Station in the presence of his senior instead of Police post or to be brought into the notice of his seniors, so as, the mater not to arise instant. The act of said IHC is showing clear negligence, carelessness and non-professionalism. Therefore he is recommended for appropriate punishment.

Keeping in view of above and after going through available record, the undersigned came to the conclusion that the act IHC Saif-ur-Rehman Police has badly spoiled the image of Police department. Beside this, he also did not follow proper Police procedure and shown negligence, carelessness and nonprofessionalism. Therefore, I, Muhammad Asif Gohar, District Police Officer, Hangu in exercise of the powers conferred upon me, *award him major punishment of reversion from the "D" list Head Constable to C-I Head Constable with immediate effect.*

 $\begin{array}{c} \underline{Order Announced.}\\ OB No. \underline{1}, \underline{5}, \underline{5}, \underline{7}, \underline{5}, \underline{5}, \underline{7}, \underline{5}, \underline{5}, \underline{7}, \underline{5}, \underline$

DISTRICT POLICE OPFICER, hangu

OFFICE OF THE DISTRICT POLICE OFFICER, HANGU.

No. 1,567-68 / PA, dated Hangu, the 8 105/2015.

Copy of above is submitted to the Regional Police Officer, Kohat for favour of information and kind perusal.

2. Superintendent of Region office Kohat.

Copies to Accounts Clerk, Reader, SRC & OASI for necessary action.

DISTRICT POLICÉ OFFICER. HANGU

JSDP07

فائيز تك ريورك

جناب عالى!

معروض خدمت ہوں۔ کہ فائینڈنگ رپورٹ ہذا بسلسلہ انکوائری برخلاف طارق محمود SHO تھانہ دوآ ہہ اور سیف الرحمٰن CH سابقہ انچارج چوکی ماموں خوڑہ مرتب کی جارہ ی ہے۔ کا تکوائر کی ہذا کا گراؤنڈ یہ ہے۔ کہ مورخہ 2018-03-20 کو سمی ظاہرا قبال عرف ملنگ ولد حاجی میر ومیاں سکنہ صدہ کرم ایجنسی حال حسین آباد چارسدہ نے ہر دومتذکرہ بالا پولیس اہلکاران کے خلاف میلن -/1000000 روپ لینے کا الزام لگا۔ جس پر ابتدائی انکوائری جناب SP صاحب انویسٹی گیشن ارشد محمود معہ کمیٹی مبران عمر حیات SDPO ہوگا وادر انسپکر شفیق الرحمٰن نے منعقد کرکے جناب DPO صاحب انویسٹی گیشن ارشد محمود معہ کمیٹی مبران عمر حیات SDPO ماحب نے باضا اطریک پر طلاف ہر دو پولیس افسران ماحب کو انکوائری رپورٹ پیش کی ۔ جس پر جناب DPO صاحب نے باضا اطریک انکوائری پر طلاف ہر دو پولیس افسران

In the light of recommendation of preliminary enquiry conducted by enquiry commitee vide this office Endst: No. 986-90/PA, dated 25-03-2018, a complaint had been moved by Mr. zahir iqbal alias malang s/o meero mian r/o Sadda. Kurram Agency presently residing in Hassen abad, Distt charsada against SI Tariq Mehmood SHO P.S Doaba and you as Incharge police post mamo khawara which contents traspired that on 24-03-2018, he along his family was going from sadda kurram agency to peshawar via his on car no.716/islamabad when on reaching police post mamo khawara at around 02:00 PM he was halted by you as incharge police post mamo khawara and togather in the presence of SI Tariq Mehmood SHO P.S Doaba Hangu, temptedly and with threats to harass bribed for 20 lac. However on the family bee money his

complainants requested and regret due to non availability of cash at the moment , RS. 10 lac were delivered to you relative, khayal janan at peshawar through the complainant son, abdullah bangash and thus the matter in the shape of an application had also been reported at police station shah qabool peshawar by the letter. you were suspended & closed to police line Hangu vide No. 986-90/PA dated 25-03-2018. you being a member of disciplined force of police department, had committed getting of illegal gratification, illegal harassment and also amount to gross professional misconduct by misusing your authority which cannot be ignored.

يانات:

نمبر1: - بيان اذال سيف الرحن IHC انجارج جوك مامول خور ٥-

مورخہ 018-04-10 کو بسلسلہ انگوائری سیف الرحمٰن HC سابقہ انچارج چوکی ماموں خوڑہ کو بسلسلہ انگوائری طلب کر کے جس نے اپنامفصل تحریری بیان پیش کر مے جس کالب ولباب ذیل ہے۔ کہ مورخہ 018-03-24 کو میں حسب معول اپنی ڈیوٹی پر موجود تھا۔ تجر کی اطلاع پر میں موڑ کار نمبر کا 77 اسلام آباد صدہ سے پشاور جاتے ہوئے ۔ روکا جا کر تلاشی کے غرض سے جناب GHO صاحب کو بروقت بلایا جا کر جو کچھ برآمد نہ ہو کر ڈرائیور مسمی خام اقبال عرف ملنگ جان کے خلاف مسمی جمال کا لی دول ورف نے درخواست دائر کی تھی ۔ کہ خام بر مسمی خام اقبال عرف ملنگ جان کے خلاف مسمی جمال GHO صاحب کو بروقت بلایا جا کر جو کچھ برآمد نہ ہو کر ڈرائیور مسمی خام اقبال عرف ملنگ جان کے خلاف مسمی جمال خان ولد خیال جان سکنہ دول ورف نے درخواست دائر کی تھی ۔ کہ خام بر اقبال کے ساتھ لین دین کہ معاملہ میں میر ے 24 لاکھرہ و پی پاکستانی قرضہ دادب الا دائے ۔ چوٹال ملول کرتے ہوتے دینے سے انگاری ہے ۔ بروز دوق حد ڈرائیو کسمی بالا بخوشی خود اظہار کیا ۔ کہ میں جمال خان خان کے 10 لا دائے ۔ چوٹال ملول کرتے ہوتے دینے سے انگاری ہے ۔ بروز دوق حد ڈرائیو کسمی بالا بخوشی خود اظہار کیا ۔ کہ میں جمال خان خان کے 10 لا کھرد پی مان ہو جو دینے کیلیے سے انگاری ہے ۔ بروز دوق حد ڈرائیو کسمی میں کے 24 کام خان کو دینے کیلی خان کے 10 لا دائے ۔ چوٹال ملول کرتے ہو جو سے انگاری ہو ۔ جبکہ دیگر ڈم کا بچھ پر می جمال نے غلط دیکو ہو میں کہ مان خان کو دینے تھیں کے مایں ہو ۔ جبکہ میں دی کو حک سے میں میں خان ہو ۔ جبکہ دیگر کو کسمی خان خان ہو ۔ جبکہ میں دی کو خان ہو ۔ جبکہ میں جان ہو ۔ جبکہ کو مان ہو ہو جبکہ بی خان ہو ۔ کہ مان ہو ۔ جبکہ میں آب ہو ۔ جبکہ میں مان ہو ۔ جبکہ میں مان ہو ۔ جبکہ میں آب کو خطل خان خان کو دینے کیلیے میں بین ہو جو خان ہو ۔ جبکہ میں میں میں خور خوں ہو خان ہو ۔ جبکہ کو میں میں بی خان خان کو دی جان خان ہو کا میکو ۔ جبکہ میں بی خور خوابان سے دستو خان کے رہے میں کار اقبال عرف ملی کہ جو میں نے ایں سے پہلے دیکھ تھا ۔ اور نہ میڈ پر کر جرد پر پر قوابان سے دی خول کے تکھی می میں کار موں کی دو سے جان تھا۔ جو کہ انٹو خان کو کا منگل ہے ۔ جسمی خان کو جان تھا۔ جبکہ میں پالا بھو می جبل ہو کی میں جو کہ ہو کی میں بی کو جان تھا۔ جبل میں میں بی کو جبل کو نہ ملک جان نے در تم ُفارِيْح کرنا چاہتا ہے۔ ناکا می کی صورت میں جھے مین روٹ پر ڈیوٹی سے ہٹانا چاہتا ہے۔ تا کہ با آسانی یہ سمگنگ کر سکے۔ جبکہ 🕖 من IHC نے نوکری کوعبادت سمجھ کرآج تک بطریق احسن ڈیوٹی سرانجام دی ہے۔ مسمی ظاہرا قبال عرف ملنگ جان کے تمام الزامات بي بنياد ب- استدعاب كه جارج شيث داخل دفتر فرمايا جائر سيف الرحمٰن IHC پر كراس سوالات كئ كئ جوذيل بي .. جواب: يرصه 5/6 سال - ميرارالطه-سوال نمبر 2۔ جمائل خان نے کب آپ کودرخواست دی تھی کہ میرا ظاہرا قبال پر قرضہ ہے؟ جواب : - جمائل خان کو میں عرصہ 5/6 سال سے جامتا ہو۔ میر امخبر ہے۔ مورخہ 018-02-22 کو میر بے پاس ماموں خوڑ ہ چوکی آکر بتایا۔ کہ ظاہرا قبال عرف ملنگ دلد میر دمیاں کے ذم میرا 24 لاکھر ضہ ہے۔ جو کہ سمگر ہے۔ بچھ قرضہ ادانہیں کرتا۔ اًب صدہ گیا ہوا ہے۔ دانیسی پر میں اُس کو اُٹھا کر ڈول درغہ علاقہ غیر لی جاؤ نگا۔ میں نے اُس کو کہا کہ غیر قانونی کام نہ کرے۔البتہ آپ اُس کے خلاف تحریر کی درخواست دے۔ سوال نبر 3 ۔ كب أس في آكرا بكودرخواست دى تھى؟ جواب: - 018-03-23 كوأس نے اپنے جاجازاد بھائى جس كانام مجھے يادنہيں - چوكى آكر مجھے درخواست حوالہ كى -سوال نمبر 4_درخواست دیتے وقت آپ نے اُس کو کیون نہیں کہا کہ بیدرخواست میرے نام پے نہیں۔ بلکہ SHO تھا نہ پاسینئر پولیس افسر کے تر کرکے دیدو۔ وہ مجھے مارک کر لینگے؟ جواب: یہ میں نے اُسے کہااور اُس نے کہا کہ اُس کا والد کینسر کے بیماری میں مبتلا ہے۔ جس دجہ سے وہ نہیں آیا۔ سوال نمبر 5۔ آپ نے جواقر ارنامہ مابین جمائل خان اور خاہرا قبال دوران انکوائر کی جناب SP صاحب انویسٹی گیشن کو پیش کیا تھا۔تو018-03-24 كوجمائل خان آپ كے پاس خود آيا تھا؟ جواب: - 18-03-24 كوجمائل خان آيا تقا-سوال نمبر 6۔ جب ظاہر اقبال 018-03-24 كوصد ہت بذریعہ موٹر کارنمبر 716 اسلام آباد آپ نے رد کا ۔ تو اُس كى گاڑى کے کاغذات وغیرہ درست تھے۔اورکوئی غیر قانونی شیخ اُس سے برآ مدہوئی تھی پانہیں؟ جواب: ۔گاڑی کے کاغذات دغیر ہتمام درست تھے ۔کوئی غیر قانونی شے دغیرہ برآ مدنہ ہوئی ۔ سوال نمبر 7۔ پھر آپ نے اُس کر جمائل کے درخواست کے متعلق کہا؟ جواب:_جى بال_

(5)

سوال نمبر 8- اس درخواست کے سلسلے میں آب نے SHO کو پہلے بتایا تھا؟ جواب: برجي نېيس به سوال نمبر 9۔ جب آب نے ظاہرا قبال کو ماموں چوکی میں کھڑا کیا تو پھر آپ نے SHO کوا طلاع دی تھی ؟ جوب: _جی میں نے اطلاع دی تھی۔ سوال نمبر 10 _ كس دفت SHO صاحب پنچ گياتها؟ جواب: فاہرا قبال کے کھڑا ہونے کے فوراً میں نے SHO کواطلاع دی۔اور 15/20 من میں SHO ساحب پینچ گیا۔ سوال نبر SHO-11 صاحب في أكركيا كها؟ جواب : - چونکہ گاڑی میں زنانہ بھی موجود تھیں ۔ میں SHO صاحب کو گاڑی کی کاغذات ادر موبائل حوالہ کر کے SHO صاحب نے ظاہرا قبال کوکہا۔ کہآ ہے کے پاس زنانہ ہیں۔آپ کے لوغیرہ میں کوئی رشتہ دار ہے۔اُس نے کہا کہ میرے دوآ بہ میں رشتہ دارہے۔SHO نے کہا کہ زنانہ اُدھر چھوڑ کرآجاؤ۔ دوسری گاڑی میں پولیس ہمراہ چلے گئے۔ سوال نمبر 12 - جب دہ دالیں آگیا۔ تو آپ نے SHO کو بیہ بتادیا دیا تھا۔ کہ جنائل کا ظاہرا قبال پر قرضہ ہے۔ اور جمائل نے مجھےدرخواست بھی ارسال کی ہے؟ جواب:_جینہیں_ سوال نمبر SHO_13 صاحب نے جب گاڑی دغیرہ کو چیک کیا۔ تو ظاہرا قبال کو SHO صاحب نے فارغ کر دیا؟ جواب: - SHO صاحب نے گاڑی کی کاغذات چیک کئے اور اُس کے موبائل چیک کئے۔ کچھ برآ مدندہ وا۔ SHO صاحب واپس چلا گیا۔اور مجھے کہا کہ پھراُن کوفارغ کردوں۔ سوال نمبر 14 - كتنا ثائم SHO صاحب و بال يرد با؟ جواب: يقريباً كافي ٹائم تك چوكى ميں موجودتھا۔ سوال نمبر 15_ إس دوران آب نے پھر بھی SHO کو قرضہ کی بات نہیں کی ہے؟ جواب: نہیں SHO صاحب مصروف تھا۔ میرے ذہن سے یہ بات نکل گئی۔ سوال نمبر 16_SHO صاحب کے جانے کے بعد یعنی آب نے قرضہ کے درخواست کا معاملہ اُٹھایا؟ جواب: _ جی بال _ سوال نمبر 17 ۔ کیا آپ نے اپنے بڑے معاملے کوئسی سینئرافسر کے نوٹس میں لائے بغیر حل کرنے کی کوشش کی ہے۔ یہ ضروری نہیں تھا۔ کہآ ب اپنی سینئرافسر کو یعن SHO کو اِس معاملے میں آگاہ کردیتے۔ کہار غلطی نہیں ہے؟

جواب :۔ میں نے پیکوشش کی کہ جمائل میرانخبر ہے۔ کسی کے سامنے ظاہر نہ ہوجائے اور جمائل SHO صاحب کے جانے کے 👻 بعد پنج گیاتھا۔ تومیں پھر قرض کا معاملہ دونوں فریقین کے درمیان شروع کر دیا۔ سوال نمبر 18۔ جب ظاہرا قبال نے تسلیم کردیا۔ کہ بالکل جمائل کا اُس کے اُد پر قرض ہے۔ اور وہ 10 لا کھر دینے پاکستانی پشادر میں اداکریگا۔ تو پھراپنے رشتہ دارخیال جنان کے ذریعے سے کیوں وصول کرنے کا کہا؟ جواب : ۔ چونکہ جمائل کا پشاور میں کوئی اعتماد والا دوست یا رشتہ دارنہیں تھا۔ اور دونوں فریقین رضامند ہو گئے تھے۔ تو میں نے نیک نیتی سے اپنے رشتہ دارکوفون کیا۔ کہ جمائل کی رقم ظاہرا قبال کابیٹا آپ کولے آئے گا۔ وہ اپنے پاس رکھ دے۔اور جمائل کو آتے دفت حوالہ کر دیں۔ سوال نمبر 19 - تمام معاملة قرض كاحل مونى بح بعد بھى آپ نے SHO كۈش ميں نہيں لايا؟ جواب: ۔ جب میں نے جمائل اور ظاہر اقبال کے درمیان قرضے کا معاملہ حل کر دیا۔ تو اُس کے بعد پوری بات SHO صاحب کے نوٹس میں لے آئی۔ اور SHO صاحب سے میں ایک رات کی رخصت بھی حاصل کی۔ اسی طرح ظاہرا قبال عرف ملنگ، جمائل خان کے مابین رقم کے تنازعہ کے ثالثان طلب کر کے جن کے بیانات لئے جاکر ذیل ہیں۔ 2) مسمی صابر شاہ دلد جان محمد سکنہ محلّہ بجلی گھرٹل جنرل کونسلر حلفا بیان کرتا ہے۔ کہ مورجہ 018-03-24 کو بہقام چوکی ماموں خوژه میں مسمی خاہرا قبال عرف ملنگ دلد میر دمیاں سکنہ صدہ حال حسین آباد حارسدہ مسمی جمائل خان دلد خیال جان سکنہ ڈول ورغہ کے مابین کارقم کا تنازعہ تھا۔ ظاہرا قبال نے اپنی رضامندی سے ظاہر کیا۔ کہ سمی جمائل خان کا 10 لا کھرویے قرض مانتا ہوں۔اور دینے کیلئے بھی تیار ہوں۔ جبکہ بقایا 14 لاکھروپے کا آپس میں حساب کتاب کرینگے۔مسمی جمائل خان نے بھی اِس رائے پراپنی رضامندی خاہر کی ۔لہذا دونوں فریقین کے ماہین باہمی رضامندی ہے سارا معاملہ طے ہوا۔جس کا با قاعدہ اقرار نامہ بموجودگی فریقین تحریر کر کے اقرار نامے پر ہمارااور فریقین کے دسیخط شبت ہیں۔ اُس پر کراس سوالات کئے گئے۔ سوال نمبر 1_آب في اقرار نامه كهاير تحرير كيا بي؟ جواب: _ چوکی ماموں خوڑ ہمیں _ سوال نمبر 2_اقرار نامے پرآ ب کا دستخط ہے بید درست ہے؟ جواب: _ بالكل ميراب-سوال نمبر 3۔ کیا قرار نامہ پرخلاہرا قبال اور جمائل خان کے اپنے دستخط ہے، دونوں موجود تھے؟ جواب ۔ بالکل دونوں فریقین موجود تھے۔ اِن کے اپنے دستخط ہیں۔ Ì

(5) میں آمان گل دار قرگر گل سند ہنگو حلفا بیان کرتا ہے۔ کہ مورخہ 108-03-20 کو بہتا م چوکی ما موں خوڑہ میں مسمی خاہر ا اقبال عرف ملنگ دار میر ومیاں سکند صدہ حال حسین آباد چا رسدہ مسمی جماک خان دار خذیل جان سکند ڈول درخہ کے مابین کار قم کا تنازعہ قعا۔ خاہر اقبال نے اپنی رضا مندی سے خاہر کیا۔ کہ مسمی جماک خان کا کا لا کار دیے قرض ما نتا ہوں۔ اور دینے کیلیے بھی تیار ہوں۔ جبکہ بقایا 14 لا کھرد پیکا آپس میں حساب کتاب کریئے۔ مسمی جماک خان نے بھی ایں رائے پراپنی دخا مر کی ۔لبد اددونوں فریقین کے مابین باہمی رضا مندی سے سارا معا ملہ طے ہوا۔ جس کا با قاعدہ اقرار نامہ بوجود کی فریقین تحریر کر کے اقرار نا سے پر جمار ااور فریقین کے دیچلہ شبت ہیں۔ اُس پر کر اس والات کے گئی۔ سوال نمبر 1۔ کیا آپ نے اقرار نامہ تحریر کیا ہے؟ موال نمبر 2۔ اقرار نامہ پر کار ان متحریر کیا ہے؟ جواب ۔ باں بالکل میرا ہے۔ سوال نمبر 3۔ کیا آپ کے موجود کی میں ظاہر اقبال اور جماکی خان نے اقرار نامہ پر دیکھیں تحریر موال نمبر 3۔ کیا آپ کی دیکھی جات کے دیچلہ شبت ہیں۔ اُس پر کر اس والات کے گئے۔ موال نمبر 2۔ اقرار نامہ تحریر کیا ہے؟ موال نمبر 3۔ کیا آپ کہ دیکھی جات ہے ہیں۔ اُس پر کر اس والات کے گئے۔ موال نمبر 3۔ کیا آپ کی دیکھی خاہر میں میں میں ہے ہیں۔ اُس پر کر اس والات کے گئے۔ موال نہر 3۔ ای ای میں میں میں خاہر اور اور میں خاہر میں دیں ہے ہیں۔ موال نہر 3۔ بی کی میں خاہر میں میں میں میں میں میں ہے۔ موال نمبر 3۔ کیا آپ کے موجود گی میں ظاہر اقبال اور جمائل خان نے اقرار نامے پر دیں خط کتے ہیں؟ موال نمبر 3۔ کیا آپ کی موجود تھا اور دیک کی خال اور دیم کل خان نے اقرار نامے پر دین خط کتے ہیں؟

4)_بانادال جاكل خان:_

ای طرح جمائل خان بسلسلدا تلوائری طلب کر کے مورخہ 018-05-15 کو پیش ہو کرتر بری بیان دے کر ظاہر کیا۔ کہ مورخہ 038-03-23 کو چوکی ماموں خوڑہ میں درخواست برخلاف ظاہر اقبال عرف ملتک دی تھی۔ اور معاہد سے پر جمیح مبلغ 10 لا تھرد پے پیشاور میں موصول ہوئے۔ لیکن پولیس اہلکاران کے برخلاف ظاہر اقبال عرف ملتک نے جب درخواست دی۔ تو میں نے وہ رقم SP صاحب انویسٹی گیٹن کو حوالہ کی جو اُس کے پاس آمالتاً پڑی ہے۔ ظاہر اقبال عرف ملتک کے سراحد میر بر میں نے دو، رقم SP صاحب انویسٹی گیٹن کو حوالہ کی جو اُس کے پاس آمالتاً پڑی ہے۔ خاہر اقبال عرف ملتک کے ساتھ میر ر میں نے دو، رقم SP صاحب انویسٹی گیٹن کو حوالہ کی جو اُس کے پاس آمالتاً پڑی ہے۔ خاہر اقبال عرف ملتک کے ساتھ میر ر میں الم نوں دین کے معاملات ہے۔ وہ میں کرم ایجنٹی رسم وروان جی محقق حل کر لوںگا۔ کیونکہ ہم دونوں کرم ایجنسی کے باشند کے جو این دین کے معاملات ہے۔ وہ میں کرم ایجنٹی رسم وروان جی متعلق حل کر لوںگا۔ کیونکہ ہم دونوں کرم ایجنسی کے باشند کے میں اور کی بر 1 سیادالات ہے۔ وہ میں کرم ایجنٹی رسم وروان جی متعلق حل کر لوںگا۔ کیونکہ ہم دونوں کرم ایجنسی کے باشد کے موال نمبر 1 ۔ کیادات ہے دو میں کرم ایجنٹی دسم وروان جی متعلق حل کر لوںگا۔ کیونکہ ہم دونوں کرم ایجنسی کے باشد کے موال نمبر 2 ۔ جو دولی ہے اور کے ساتھ در تم کا کو کی تعاز عرب ؟ موال نمبر 2 ۔ جو دو تم تی کرم ایجنس تھر تم کا کو کی تعاز عہ ہے؟ موال نمبر 2 ۔ جو دقم تی نہ دین کا معاملہ ہے۔ موال نمبر 2 ۔ جو دقم تی دونی کا معاملہ ہے۔ موال نمبر 3 ۔ جو دی تی کہ معاملہ ہے۔ موال نمبر 3 ۔ جو دو تم تا معاملہ ہے۔ موال نمبر 3 ۔ جو دو تی کا معاملہ ہے۔ موال نمبر 3 ۔ جو دو تا ہی تعان میں میں میں میں مور تا ہے تو تو تا کو کی اعتر امن موال ہو میں ہے میں مور دو تا ہو ہو تا ہوں موالہ ہو تو تا کو دو دو دو دو تا ہو ہو تا ہو ہو ہو کو دو تا ہو ہو ہو دو دو دو دو دو دو تا ہو تا ہو دو تا ہو تو تو تا کو دو دو تا ہو تا ہو تا ہو ہو دو دو تا ہو تو تا ہو تو تو تا ہو تا ہو دو تا ہو تا ہو تا ہو تا ہو تا ہو تا ہو تو تا ہو تو تا ہو ت

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5) _ بیان اذ ان ظاہرا قبال عرف ملتک ولد میر دمیاں سکنہ کرم ایجنسی حال حسین آبا دچار سدہ: ۔

ای طرح ظاہر اقبال عرف ملنگ ولد حاجی میر و میاں سکنہ کرم ایجنسی حال حسین آباد چارسدہ بسلسلہ انتوائری مورخہ 15-05-018 کو پیش ہو کرتح ریکی بیان دے کر ظاہر کیا۔ کہ مورخہ 18-03-23 کو چوکی ما موں خوڑہ میں جمائل خان کی درخواست پر جمصر دک کر بعدہ معاہدے پر میں نے پیٹا در میں جمائل خان کو منٹ 10 لا کھرد پے حوالہ کئے۔ جس کے ساتھ میر رقم لین دین کے معاملات تھے۔ میں نے پولیس کے خلاف ایس بناء پر درخواست کی تھی۔ کہ میں اور جمائل دونوں کرم اچنسی ک باشندے ہیں۔ اور ایس دوز میر ے ساتھ گاڑی میں مستورات بھی تھے۔ جس کا کہ ماتھ میر ک معاملات ہے۔ دوہ میں ایجنسی کے رہ ماتھ گاڑی میں مستورات بھی تھے۔ جس کا میں جو ہوں معاملات ہے۔ دوہ میں ایجنسی کے رسم دورات بھی تھے۔ جس کا جمھر رخی تھا۔ جمائل کے ساتھ میر ہے جو بھی معاملات ہے۔ دوہ میں ایجنسی کے رسم دوران کے مطابق اُس کے ساتھ طل کر ونگا۔ جس پر بھی کر اس سوالات کئے۔ جو ذیل ہیں۔ سوال نمبر 1 ۔ کیا آپ سابقہ درخواست پر مزید کاروائی کرنا چاہتے ہو؟ جو اب : نہیں آب میں مطسکن ہو۔ مزید کاروائی کرنا چاہتے ہو؟

ريكمية ليشن سابقہ انگوائری کاغذات ، بیانات کے مطالعہ سے بیہ بات داضح ہوتی ہے۔ کہ اِس پورے معاملے میں کرپشن ثابت ہیں ہوئی ۔ تاہم سی قرضدارے اِس طریقے پر رقم کی وصولی پولیس کے ضابطے کے مطابق نہیں۔سیف الرحن IHC کو چاہئے تھا۔ کہ پورے حالات سینئرافسران کے نوٹس میں لاکر چوکی کی بجائے تھانہ میں حل کر دا تا تو معاملات اس حد تک نہ پہنچتے۔انکوائر کی سے سیف الرحمٰن IHC کی لا پرواہی ، عفلت ثابت ہوتی ہے۔لہذا مناسب سزا کی سفارش کی جاتی ہے۔ Al Quina Juni SDPO THALL Revent him from his Nant to i-e for "D" list to C-I hand Constably & ne-motest into service a Closed to Police Lives Hange AD o got (b)

CHARGE SHEET.

I, <u>Mr. MUHAMMAD ASIF GOHAR, D.P.O, HANGU</u> as competent authority, hereby charge you <u>IHC Saif-ur-Rehman while posted at Incharge Police Check</u> <u>Post Mamo Khawara committed the following irregularities:-</u>

In the light of recommendation of preliminary enquiry conducted by Enquiry a). Committee vide this office Endst: No. 986-90/PA, dated 25.03.2018, a complaint had been moved by Mr. Zahir Iqbal alias Malang s/o Meeru Main r/o Sadda, Kurram Agency presently residing in Hassen Abad, District Charsadda against SI Tariq Mehmood SHO P.S Doaba and you as Incharge Police Post Mamu Khawara which contents transpired that on 24,03.2018, he along his family was going from Sadda, Kurram Agency to Peshawar via his own car No. 716/Islamabad when on reaching Police Post Mamu Khawara at around 02:00 PM he was halted by you as Incharge Police Post Mamu Khawara and together in the presence of SI Taria Mehmood, SHO P.S Doaba Hangu, temptedly and with threats to harass his family bee bribed for money 20 Lac. However, on the complainants requested and regret. due to non availability of cash at the moment, Rs. 10 Lac were delivered to you relative, Khayal Janan at Peshawar through the complainants son, Abdullah Bangash and thus the matter in the shape of an application had also been reported at Police Station Shah Qabool, Peshawar by the letter. You were suspended & closed to Police Lines Hangu vide No. 986-90/PA, dated 25.03.2018.

b). You being a member of disciplined force of Police department, had committed getting of illegal gratification, illegal harassment and also amount to gross professional misconduct by misusing your authority which cannot be ignored.

2. By reasons of the above, you appear to be guilty of misconduct Under Police Disciplinary Rules, 1975 and have rendered yourself liable to all or any of the penalties specified in the above rules.

3. You are, therefore, required to submit your written defence within seven days of the receipt of this Charge Sheet to the Enquiry Officer/Committees, as the case may be.

4. Your written defence, if any, should reach to the Enquiry Officer/Committees within the specified period, failing which it shall be presumed that you have no defence to put in and in that case ex-parte action shall be taken against you.

5. Intimate whether you desire to be heard in person.

6. A statement of allegation is enclosed.

DISTRICT POLICE OFFICER, HANGU

No. <u>36</u>___/PA, Dated <u>29/63</u>/2018.

6.7

DISCIPLINARY ACTION.

I, <u>Mr. MUHAMMAD ASIF GOHAR, D.P.O, HANGU</u> as competent authority, am of the opinion that <u>IHC Saif-ur-Rehman</u> has rendered himself liable to be proceeded against as he committed the following acts/omissions within the meaning Under Police Disciplinary Rules, 1975:

STATEMENT OF ALLEGATIONS.

In the light of recommendation of preliminary enquiry conducted by Enquiry a). Committee vide this office Endst: No. 986-90/PA, dated 25.03.2018, a complaint had been moved by Mr. Zahir Iqbal alias Malang s/o Meeru Main r/o Sadda, Kurram Agency presently residing in Hassen Abad, District Charsadda against SI Tariq Mehmood SHO P.S Doaba and you as Incharge Police Post Mamu Khawara which contents transpired that on 24.03.2018, he along his family was going from Sadda, Kurram Agency to Peshawar via his own car No. 716/Islamabad when on reaching Police Post Mamu Khawara at around 02:00 PM he was halted by you as Incharge Police Post Mamu Khawara and together in the presence of SI Tarig Mehmood, SHO P.S Doaba Hangu, temptedly and with threats to harass his family bee bribed for money 20 Lac. However, on the complainants requested and regret due to non availability of cash at the moment, Rs. 10 Lac were delivered to you relative, Khayal Janan at Peshawar through the complainants son, Abdullah Bangash and thus the matter in the shape of an application had also been reported at Police Station Shah Qabool, Peshawar by the letter. You were suspended & closed to Police Lines Hangu vide No. 986-90/PA, dated 25.03.2018.

b). You being a member of disciplined force of Police department, had committed getting of illegal gratification, illegal harassment and also amount to gross professional misconduct by misusing your authority which cannot be ignored.

2. For the purpose of scrutinizing the conduct of the said accused with reference to the above allegations, an Enquiry Officer consisting of the following is constituted in the above rules: -

Mr. Shaukat Ali Shah, SDPO Thall

3. The Enquiry Officer shall, in accordance with the provisions of the Ordinance, provide reasonable opportunity of hearing to the accused, record its findings and make, within twenty five days of the receipt of this order, recommendations as to punishment or other appropriate action against the accused.

4. The accused and a well conversant representative of the department shall join the proceedings on the date, time and place fixed by the Enquiry Officer.

DISTRICT POLICE OFFICER, HANGU

A copy of the above is forwarded to: -

1. <u>Mr. Shaukat Ali Shah, SDPO Thall.</u> The Enquiry Officer\ for initiating proceedings against the accused under the provisions of Police Disciplinary Rules, 1975.

2. <u>IHC Saif-ur-Rehman</u>. The concerned officer with the directions to appear before the Enquiry Officer, on the date, time and place fixed by the Officer, for the purpose of the enquiry proceedings.

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ILL is 125/3678 (10 36. PA : CA - Ju Dije (1)2 $\frac{\chi'_{1,3,18}}{\chi'_{2,10}} = \frac{\chi'_{1,3,18}}{\chi'_{2,10}} =$ $-\frac{1}{12} - \frac{1}{12} - \frac{1}{12}$ $\sum_{i=1}^{n} \frac{1}{2} \sum_{i=1}^{n} \frac{1}{2} \sum_{i$ $\frac{1}{2} = \frac{1}{2} = \frac{1}$ اجمعهن ورجم مراجعات من من المع المراجع المراحد من المراح م $(\mathcal{O}_{\mathcal{V}}, \mathcal{O}_{\mathcal{V}}, \mathcal{O}_{\mathcal{V}})$

ی میں اے کالر اصال کو ماہوں جر امیں کو کار اے تا کالا کو المیں دی کالی ک (2) (1) (m) i Gr (2 = 2) $\frac{1}{5} = \frac{15}{640}$ $\frac{15}{5} = \frac{15}{640}$ $\frac{15}{5} = \frac{15}{640}$ $\frac{15}{5} = \frac{15}{5}$ $\frac{15}{640}$ $\frac{15}{5}$ $\frac{15}{640}$ $\frac{15}{$ S WW Jie works Ste $\frac{1}{2} \frac{1}{2} \frac{1}$ $(1) \quad (1) \quad (1)$ م) و من مه ظلای آله : توایات SHo و بتا داداری جالی کا طالب اول پرفرم ح 82-012-10-13, 2 2 0 12,2 · cent 2. C. می ملک ملک عنا تاری ونسری و در با . ترظار (ولل و ت ولی و ملک مامر تاع او با S WAULD SHO (CU CT 200 - 2 hours a ft is the so 52 Jus 22 (mp 5 5 Ho () 2 2 - 1 0 1 20 20 20 QUÉCIE COS que la Company ste - que = 2 NH29.Kd Wind Phase 2 mushm

مرجع كل الح ي الى المرك ما عاكر المه شمر المسرك الولى من الرس المسر عل 63, 51, je - 1 5. 85 (m 1) mp . 2 (()) () 9.2 6m plen 1. 20 306 00 (SHO) · Copies is a classical of lest first can =2: Jub in a comp - to with with and sto the start حراؤن فرلعين عدريان شرمع درا من عير هار تاريخ في المرون عين عالي الم المراج ع. المروه الله ارج بالعان الجامر مي ادا كردتيا. تو بر ابني رست، دار طال طا ت ذرائع م موں ویوں کر کا کا ج عوم جالم بالرم بالرمي في المعاد والم اوت ورت مار لي عا. اور حوال فرقت رفاديم موالي في فوسوان ند منه من ابي مشتردر فرن لا. تر جائل کردم کار رهال کا بین ایکر کرانی، وه ای لیس (بودی). الدرجان مواتح وتن مرام كردس. PULLEN Cold SHO ELICA MEERLONG AND CONTROLS PRO-ع: من من عالم لعر طار الحالي وميان مرمي ما مدم مل كرديا. تر 1 تر مير i a a wrip Sto A - VIL a Wid who Sto 22 (1) 29 الم وال ح رود في مامل أ. Attestra Amuiam) JSP- 11- 14/13 SQUE OF

JUSP Il Com j. dp يروانها) - طابع أمال ومرميرومان ع عراقي مال دسي آراد ماريره ا- كو در رسم خريرك بردان مطلع كواطارية كار حي طار (مال سل انكارى فرض هم تدن بان دفر الحد صاحب وكرف والم الرون (1020) بر مامری مانی (۲۵۰ ماری الل الل الل الل الل کر الم الرونی (1020) بر ماری ماری (0332-5175 - 1/2 ماری الل الله ۲۰۰۰ ماری ماریک equipment = 17 juins doing do 070 %3 1 0301-53 50650 1 1 1 1 1 4 6 E EI IN 2- ((S 2 mb) 2- 190 (1-1)-5 (15 - 10-5) (1-1) (1-

(dail 14101-76258-5 اذان. مايرشاه وله دان 2 (٤ - ١٤ ٤٠) قرار مايرشا ملطان بان رایرن . د مرم جرا ۲۶ را عید) جرا، دران مرده می سما ظامر اطل عن مدين ولا صرومان) ٢٠ - جرب طال حسن آراد مارره مر) جاندل خان ولد خیال خان کے دول درج سے ماہیرا رض کا سازم قا فا تر زود ا ف من روا دندی س ظام وا ، م می جانول مان 0] والد ورب قرص رات روا . اور دن كيلي هي سارير . م فران ۱۹ والد رب ۲۰۱۰ میں میں کی ۔ کی جار میں عامل میں نے دی وسی دی این رما درری خلار کی درز دروز مرفض کے ما يسي ما يم الما وران من سارا ما مل الى يو يو من تواجع الدار عمم عمرورك درفرل مراديس الإيراني المرار على الراجلي المر مرلعی می در این این - ار بال -16/04/2 - جرا رامرن ور، دس 2 باذل مر چ حما المردر الم من الما رامال مردوا عل ما در ک من: Cel 192 (17) (12 15-2 cel بالك دونون فرادين مردور به اس ي - ? انى دىرو بر

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بان حام) اذان المن كور ترج ب درج 14101-4880-954-1 0333-9675911 من حدةًا بيان كرم ورد مرمين حرار و عام المرون من مسما كا بر أوال عرف دليك وار مروسان شر مده مال حسن اراد خار ا من جا سی خان ولد میال مان ۲۰۰۰ درال ورد و بادین رض می دناز تما ظاہر اجال نے اپنی رما درزی سے طاہر کیا۔ او میں چانی طان ک ٥١ والفرور ع مرص بالمارون، لور رم وي لك ما أسار يون، مر قال 14 رائع مرب کا الب من مار تا کر ایک فان نے ی اس رف میر ایش رمیا در ی طالب کی ایک حوار مرادین ت المن المرددي جرادي أبرك المرا الع المراجع العر فرندن ج د المرك ش ب الم بالا بال 16 4 「こ」いっちんに、「「ここ」 , (J-<u>, 2.</u> المزراح بر د تركى أراح 10-12. 8. 1-11-12 ا= ، مرورة من الرامال المرجا لرامان End Servelpic (2 2 (2) , et - e , 92 () 2 - C.

قلر حل عال لمر مج سال سله "دسول ور بال ازان حاش خال 21301-9679582-3 0301 3399932 س آی 15⁻⁵ ۱۵-۱۶ کو سلم انوازی سی نو کر قراری بیان کر تا مول - کس فوجه <u>- دور</u> فران ما ول خوار من تقریری در وایت بر طرف طاحرا حیال فرم ملیل دی تی اور ماهر با ملام والوكا معني مساور من وحول مر - مكن إمر العلماران مے برجارف ملاحر احمال عرف طلب مے در درا ست تی ۔ گومبر م و و رقم ع کر در الو مذاری در از می میں اما را بری سے طلاحرا حال عرف ملیک سی میں جن ح میں میں دیں مرد سے معاولات حس دوں میں الرہی کر مرداح مطابق حل لوتيا ميركرهم دولول ترم الحتى م المنه كمس 16 64 CUL س کم راحق آیا م طاحراص ل م مان اتم طادی - 1.1.0 % O + 0 - To O + 0.1.1. حورتم آب المكافعة الوسكين في كو حداله في من الروه طامر أسال مورى مائے تو آپ يا ہوتى اعتراس سو جمع مون النتراص في من العديم بماهو اقبال فو دراط من لعد من أمك مارة الحيني ترتم وروح مرض وروك ولوك ال جاران خال ATESTED alum Ir.1 (52)

المريد والى الم وحرف میں طاحر اخبال ولہ حای مسرو سال سیکہ کر الحسیٰ سل مار اخبال ولہ حای میں قبل الہ جال 2 C TEN-LAC) 5 + (0) ale CIN 16 5 13 2 Jos gub cons فالبر إقبال جال ارم لر ATTENTE D 05 16



OFFICE OF THE DISTRICT POLICE OFFICER, HANGU Tel No. 0925-623026 & Fax No. 0925-620135 Email: dpo_t.angu@yahoo.com

<u>ORDER</u>

SI Tariq Mehmood is hereby reinstated in service from the date of his suspension & re-posted as SHO Police Station Doaba with immediate effect.

14 OB No.

DISTRICT POLICE OFFICER, HANGU

No. 1042-44/PA, DH: 30 3-18

Copy of above is submitted to the Regional Police Officer, Kohat Region for favour of information please. 2. SDPO Hangu/Thall.

AG.

DISTRICT POLICE OFFICER, HANGU



THE SUPERINTENDENT OF POLICE INVESTIGATION, HANGU

Office Tele: 0925-623887 0925-622887 Office Fas:

To The District Police Officer, Hangu.

Issue to Many White proceeded cheet Many be dependent

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134 No. /ľnv:

dated Hangu the <u>JE / a3 /2018.</u>

Subject:

PRELIMINARY ENQUIRY.

Memorandum:

Kindly refer to your office Memo: No.986-90/PA, dated 25.03.2018.

It is submitted that, preliminary enquiry against SI Tariq Melimood then SUO PS Doaba & HC Saif-ur-Rehman then I/C PP Mamo Khawra, now closed to Police Line Hangu, containing (142) pages of enquiry is sent herewith for further necessary action please.

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Encl: (142)

Superintendent of Police, Investigation, Hangu.

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الرحمان انحارج ماموں خوژ ہ	طارق محمود SHO دوایه HG سیف	درخواست ازاں ظاہرا قبال بنام	

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PRELIMINARY ENQUIRY REPORT

Brief facts of the enquiry are that a complaint had been moved by Mr Zahir Iqbal alias Malang s/o Meeru Mian r/o Sadda, kurram agency presently residing in Haséen abad, district charsadda against SI Tariq Mehmood SHO PS Doaba, Hangu and in-charge Police Post Mamu khwarra HC Saif Ur Rehman which contents transpired that on 24.03.2108, he along his family was going from Sadda, Kurram Agency to Peshawar via his own car No 716/Islamabad when on reaching Police Post Mamu Khwarra at around 02:80 PM he was halted by HC Saif ur Rehman incharge Police Post Mamo khwarra and together in the presence of SI Tariq Mehmood, SHO PS Doaba Hangu, temptedly and with threats to harrass his family been bribed for money 20 Lacs. However, on the complainant's request and regret due to non availability of cash at the moment, Rs. 10 Lacs were delivered to HC Saif ur Rehman relative, Khayal Janan at Peshawar through the complainant's son, Abdullah Bangash and thus the matter in the shape of an application had also been reported at Police Station Shah Qabool, Peshawar by the latter.

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The above defaulter officials were suspended and closed to Police Line Kohal by the competent authority and enquiry committee of the following officers under the supervision of the undersigned was constituted for preliminary enquiry to dig out the real facts with directions to submit the enquiry finding within 03-days positively.

(i) Mr. Umer Hayat, SDPO Headquarters, Hangu.

(ii) Insp: Shafiq Khan Co-DSP

ENQUIRY PROCEEDING:-

Record was collected, statements of concerned as witnesses were taken. The alleged officials were summoned in this office, their statements were recorded and were cross questioned.

SUPPORTING STATEMENTS:-

Supporting Statement of Complainant Mr Zahir Iqbal:-

In his written statement reiterating his stance he stated that he has been bribed by SI Tariq Mehmood and ASI Saif Ur rehman (original rank Head constable) with threats by them to otherwise check and lock up his family. He also stated that he has been illegally detained and with his family along he has been disrespectfully treated and being tortured. After the delivery of cash 10 lacs, he was set free from the police post. The statement of the complainant was recorded in the presence of the alleged officials SI Tariq Mehmood SHO PS Doaba. Hangu and in-charge Police Post Mamu khwarra HC Saif Ur Rehman and they were provided opportunity of cross examining the complainant too one by one but they were unable to negate the contents of the complainant.

Statement of Abdullah Bangash, son of the complainant:-

In his written statement he stated that on 24.03.2018 he was in his home at Charsadda when at 03:00 PM he on his phone No. 03015350650 was contacted by his father on his phone No. 03044411419 from Doaba that arrange amount of Rs 10 lacs urgently and handover it to the Khayal Janan at Dabgari Peshawar and said he is sending him Khayal Janan contact No 0333-9629807 to keep coordination with him. He felt troubling tone in his father call and immediately arranged the amount. Since he was not knowing Khayal Janan, he also contacted his acquaint Maah Gul who owns a medical store at Dabgari Garden Peshawar for verification of identity of Khayal Janan. On reaching Akhwan Orakzal hotel at dabgari garden. Maah gul also reached there and through him Khayal Janan identity was confirmed. After this, he handover amount 10 lacs to Khayal Janan in the presence of Maah Gul. Khayal Janan then talked to HC Saif ur Rehman on phone confirming about the cash receiving. He also called to his father

about" a cash delivery who replied that till i m not free from the Police, do not leave that place. His father after a while called him that he has been set free and take money back from Khayal Janan. When he contacted Khayal Janan for returning the amount, he replied that he shall handover the amount to Head constable Saif ur Rehman. Therefore, he visited Police station Shah Qabool Peshawar and lodged a report there.

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Statement of Maah Gul :-

In written statement he stated that he runs Kainat medical centre at Debgari Garden Peshwar and on 24.03.2018 his acquaint Abdullah s/o Zahir lqbal called him that he has some job at Akhwan Orakzai Hotel at Debgiri Garden Peshawar and asked him to come there. He stated that on reaching the said hotel both Abdullah and Khayal Janan were present and the former confirmed from him about the identity of the latter. He added that he did not know that they had telephonic coordination with each other and advance. In his presence, Abdullah Bangash handed over amount of 10 lacs all in 1000 notes to khayal Janan and Abdullah did not revealed to me about the purpose of the cash and on enquiry he replied that his father has called him from Doaba to hand over the money to Khayal Janan owner of the Akhwan Orakzai hotel further adding that he had called him only for the confirmation of the identity of Khayal janan. He admitted that he resides in the Khayal Janan hotel situated near his medical store as paying guest since 4 years and he knows Abdullah and his father Zahir lqbal because once they also owned a medical store at Dabgiri Garden.

Statement of Khayal Janan:-

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In his written statement he stated that for 5-7 years he runs his hotel business at Peshawar. Head constable Saif ur Rehman is his relative and on 24.03.2018 at 03:22 PM he on his phone No. 0333-9629807 was called by him on his phone No. 03339675565 to take money 10 lacs from Abdulah Bangash, After some time, Abdullah Bangash also contacted him and reached his hotel. Meanwhile, Maah Gul who resides in his hotel as paying guest and later came to known as acquaint of Abdullah Bangash also reached. Then Abdullan Bangash after confirming his identity from Maah Gul handover to me cash 10 lacs all in 1000 notes (Pakistan Currency). He asked form Abdullah Bangash about the purpose of the money in which reply he said that his father has called him from Doaba to handover money to him at Akhwan Orakzai hotel Dabgire Garden Peshawar. Both the persons departed and after lapse of 40 minutes, head constable saif ur rehman called him confirming about the cash delivery further telling me that another person in blue dress shall came at AI-Shifa Medical Centre Dabgiri Garden and shall take money from you. After some time, he met the same person, was verified and handed over cash to him. He added that he does know Abdullah Bangash or Mr. Zahir Iqbal or the person in blue dress who received money from him. However, he knows Maah Gul since 6/7 years because he resides as paying guest in his hotel. Both the parties were provided opportunity of cross examining the witness but they refused from the same and accepted/attested his statement. Similarly, the Enquiry Committee felt no need of cross examination

Statement of SI Qazi Nisar Ahmed SHO PS Shah Qabul Peshawar :-

In his written statement he stated that, on 24.03.2018 Abdullah s/o Zahir Iqbal r/o Tarnab Charrsadda submitted a written application against Khayal Janan stating therein that his father had been detained at Police post Mamu Khwarra PS Doaba Hangu and demanded for his release, Rs.10-Lac has been received by Khayal Janan, relative of Head Constable Saif-ur-Rehman I/C Police Post Mamo

Khwarra in the presence of his acquaint Maah Gul. In his application, he prayed for the recovery of the amount Rs 10-Lacs and legal action against Khayal Janan and his friends. Proceeding with the application, the SHO stated, he summoned the accused person Khayal Janan who admitted that he received amount Rs.10-Lacs from the applicant on the direction of his relative Head Constable Saif-ur-Rehman. The accused stated that he further delivered the amount to another person on the telephonically instruction of Head Constable Saif-ur-Rehman. SHO PS Shah Qabul stated that he brought the matter into the notice of SDPO PS City and SP City Peshawar who directed that since the matter pertained to District Hangu proper procedure and departmental action shall be taken in the district Hangu and thus the complainant too was instructed to pursue the matter in District Hangu in consultation with Senior officers of the district Hangu Police whenever called. Statement of the SHO supported the instant complaint. Statement of MASI PS Shah Qabul Peshawar :-

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In his written statement he stated that, on 24.03.2018, Abdullah s/o Zahir Iqbal r/o Tarnab Charrsadda at 20:50 visited Police station and submitted a written application against Khayal Janan stating therein that his father had been detained at Police post Mamu Khwarra PS Doaba Hangu and demanded for his release, Rs.10-Lac has been received by Khayal Janan, relative of Head Constable Saif-ur-Rehman I/C Police Post Mamo Khwarra in the presence of his acquaint Maah Gul. In his application, he prayed for the recovery of the amount Rs 10-Lacs and legal action against Khaya Janan and his friends. On receipt of the application he brought the matter into the notice of SHO PS Shah Qabul who summoned the accused Khayal Janan and the matter was brought into the senior officer's notice.

DEFENCE STATEMENTS:-

Statement of Alleged Official SI Tariq Mehmood(Contact No. 0333-9162229):-

In his written statement he stated that on 24.03.2018 at 13:25 PM, he was on patrol duty when incharge pp mamu khwarra called him that a car is coming from the parachinar side in which it is suspicion that huge amount of narcotics is being smuggled. He directed him to halt that vehicle at nakabandi. At around 14 55 he again called him that the said vehicle has been stopped at nakabandi. On this, he rushed to the spot along personnel Head Constable Shahid Ali, Constable Mubarik Ali No.145. The car No. 716/Islamabad had been stopped in which driver Zahir Iqbal and family was sitting inside. Head Constable Saif-ur-Rohman I/C Police Post Mamu Khwarra handed over to him two mobile phones, CNIC, registration book of driver Zahir Iqbal. The mobile phones which had finger lock were opened, whatsapp was check and visual/videos and messages showing driver Zahir lqbal involving ICE drug and narcotic business. On enquiry, he admitted that, this is his business but runs in foreign and not in Pakistan. As per statement of the SHO PS Doaba, the ladies in the car were taken to their relatives' home in Doaba and then the car war thoroughly searched but no such prohibited material/ narcotics was recovered from the car. After checking the car, all the personal materials of the driver Zahir iqbal were handedover to him and head constable Saif ur Rehman was directed to relieve him. The SHO himself then left the spot. Along his statement the SHO also produced copy of the daily diary report No. 32 dated 24.03.2018. The statement of the SHO was recorded in the presence of the complainant and he was also provided the opportunity of cross examining the SHO too though he refused from the same. The SHO was also cross examined by the enquiry committee during which the SHO failed to produce any cogent reason for dealing the matter in a non professional manner.

State. ant of Head Constable Shahid Ali:-

In his written statement he stated that on 24.03.2018 he was present on duty with SHO PS Doaba when on the call of head constable Saif ur Rehman, they rushed to the police post Mamu khwarra. On reaching the police post, SHO was briefed about the fielder car by the incharge Police Post and together with the car driver, they all went inside the Police Post building. After a while the car in the company of the Police was taken to Doaba for boarding off the family from the car. The car was taken back to the Police Post and was thoroughly searched by SHO. After checking of the vehicle, the SHO directed head constable Saif ur Rehman to relieve the vehicle and left the Police Post.

Statement of Constable Mubarak Ali 145:-

In his written statement he stated that on 24.03.2018 he was present with SHO PS Daoba when at around 2 30 pm they visited police post mamu khwarra where SHO was briefed by the incharge post head constable saif ur rehman about the fielder car detained. The family in the car were taken to Daoba and after return back to Police Post the car was searched. After the car search, SHO directed the incharge to relieve the vehicle and himself left the police post.

Statement of alleged Official Head Constable Saif ur Rehman:-

In his written statement he stated that he was posted as in charge Police Post Mamu khwarra and had acquaintance with an informer Mr. Jamail since 2014 through whom he had made several recoveries. The said informer had preferred an application to him on 23.04.2018 wherein he claimed that he owed money of Rs 24 lacs to Mr. Zahir Iqbal, the complainant. On 24.03.2018, on his information about Mr. Zahir Igbal being seen on road and suspected to be smuggling of narcotics, Nakabandi was held at Police post. At 14:30, the motorcar No. 716/Islamabad was halted and from the driver Zahir Igbal were seized 02 mobile phones, CNIC and registration book. The SHO SI Tariq Mehmood was also informed about the car who reached after a while and after shifting ladies to a safe place respecting their modesty, he thoroughly searched the car. The SHO after checking the car then directed him to relieve the car and himself left the station. Meanwhile, the informer along 02 other persons arrived at the Police Post and started negotiations/bargaining regarding his money 24 lacs which he claimed against the driver Zahir lobal in his application. Finally the matter was compromised with the complainant agreeing to pay Rs 10 lacs but due to non availability of cash at the moment urged to pay it in Peshawar. Since the informer fell threatened to go to Peshawar, HC Saif Ur Rehman stated, he contacted his relative, Khaval Janan who owns Akhwan Orakzai hotel at Dabgiri Garden, Peshawar to take money. Also the complainant called his son Abdullah Bangash to arrange Rs 10 lacs and handover the amount to Khayal Janan at Dabgari Garden Peshawar. He added that till the cash delivery they all were in telephonic coordination with one another. After the cash was received, the complainant was set free from the police post. He also produced copy of Daily diary report No. 08 dated 24.03.2018 and original copy of the agreement between the informer and the complainant. (The agreement was denied by the complainant during the enquiry by declaring his signatures on the agreement as fake and also requested for the verification of the agreement document)

During cross examination by the Enquiry committee, HC Saif ur Rehman admitted receiving of amount 10 lacs through his relative Khayal janan and also accepted the fact that no senior

office was noticed about the matter even the SHO was not made aware of the same. He also admitted that he has no knowledge about his powers to deal such money disputes and/or bargaining therein however he did all this on humanitarian grounds. He also accepted the fact that SHO had no role in the negotiation/bargaining process.

Statement of Constable Ajab khan 177:-

In his written statement he stated that on 24.03.2018, he was on patrolling duty when on information of narcotics smuggling. They rushed to the police post where they held Nakabandi at the police post and halted the car No. 716 Islamabad. After a while SHO PS Doaba also reached and Incharge Police Post Head constable Saif ur Rehman briefed him about the car and handed over the car owner Mr. Zahir Iqbal two mobile phones, CNIC and registration book. After this they went inside the post and after some time our patrolling incharge came outside and accompanied the car went towards Daoba. After boarding off the females from the car at a safe place, we accompanied the car back to the Police post where SHO searched the vehicle. After checking the car, SHO directed the incharge Police Post to relieve the car. The SHO then left the Police Post and after some time private persons came to Police Post and started negotiation with the car driver. After the negotiations, the car driver was relieved along with his vehicle. During cross examination he admitted that SHO spent 10 to 15 minutes at the police post during which he checked lhe car and before leaving had directed the incharge Police post to relieve the car

Statement of Constable Zahid Ali 315:-

In his written statement he stated that on 24.03.2018 he was on patrolling duty when information was received about a car No. 716/Islamabad doubtedly carrying narcotics coming from Parachinar side and they immediately rushed to the Police post where they held Nakabandi there. The car was halted and the incharge Police Post seized two mobile phones, registration book and CNIC from the car driver and also informed the SHO PS Daoba. The SHO shortly reached and they all went inside the Police post building After a while his patrolling incharge and the car driver came outside and we accompanied the car towards Daoba where the family in the car was boarded off. The car was again accompanied towards police post and on reaching, SHO thoroughly searched the car. After checking SHO directed the incharge Police post to relieve the said car and himself left the station. Then some persons arrived at the police post and started discussion with the car driver. After negotiations, the car driver was relieved along with his vehicle. The said constable, during cross examination, admitted that he does not know about the delayed detention of the car after the departure of SHO.

Statement of Mr. Jamail CNIC 21301-9679582-3, CONTACT NO 03013399932:-

In his written statement he stated that he had a joint business with Zahir iqbal. 04 months ago he had given him 80,000 Qarar riyal equivalents to Pakistani rupee 24 lacs which he refused to return him rather denied his claim. The two had dealt this verbally on trust and no written document was furnished at that time. Once he had returned him Rs 40000 during his visit to Peshawar after which he has repeatedly called him and also visited 3-4 times to Peshawar after him asking him to return him the money but he was reluctant to return that. Therefore, on 23.03.2018 he preferred an application to the head constable Saif-ur-rehman in the police post mamu khwarra. On 24.03.2018, at 1400 he was called by the head constable Saif-ur-rehman that he has stopped the car at police post mamu khwarra and asked him to

reach the police post. He reached the police post and in the presence of the head constable and 02 witnesses made a written deal wherein Zahir iqbal agreed to pay him Rs 10 lacs at Peshawar. Thus he received the amount 10 lacs through head constable Saif-ur-rehman relative khayal janan. Out of the same amount, Rs: 9 lacs 06 thousand have been presented to the Enquiry committee on receipt. During cross examination by the enquiry committee, his application, his claim and the deed has been flouted and disproved.

CDR RECORD

For further verifying the matter, the Call Detail Record (CDR) in respect of the following persons was requested:

Zahir lobal

- Contact No. 03044411419
 Contact No. 03015350650
- 3. Contact No. 03339629807
- 4. Contact No. 03339162229.
- 5. Contact No . 03339675656
- 6. Contact No 0301-3399932
- 7. Contact No 03339629280
- 8. Contact No 03339675911

Khayal janan SI Tariq Mehmood HC Saif ur Rehman Mr. Jamail Sabir Shah Aman Gul

Abdullah Bangash

(The complainant) (Son of the complainant) (Money Collector) (Then SHO PS Doaba) (Then I/C PP Mamu Khwarra) (Claimant of the money) (Deed witness) (Deed witness)

After perusal of the CDR documents and analysing it with the time of occurrence, the factual position as revealed by the complainant was verified. Also the SHO role to extent that he only contacted with subordinate Head constable Saif Ur Rehman was confirmed and about his only phone call at 17:45 with complainant, the SHO stated in his statement that in the very call, the complainant has contacted him informing about his departure.

On 24.03.2018, regular communication of the head constable Saif ur Rehman with his relative Khayal Janan has been confirmed (already highlighted). Amongst the deed witnesses and the parties, as per the CDR record, only locations of the complainant and the head constable Saif-ur-Rehman are confirmed in the mamu kwarra area at the time of writing the deed but the other deed witnesses/members did not corroborate excluding Mr Jamail who on 23.03.2018 was in Kurram agency and on 24.03.2018 was found present in the Main Thall Hangu road area. This CDR record also goes against the facts noted during enquiry that he had preferred an application to the incharge police post mamu khwarra on 23.03.2018 because as per CDR record:

- I. On 23.03.2018, Mr. Jamail location has been Thall, parachinar, chapri kurram agency, sadda kurram agency. Similarly, on 24.03.2018, his position has been in Kurram agency, tora warrai, main thall hangu road, palosin kurram agency.
- II. The location of the deed witness. Mr. Sabir shah from 23.03.2018 to 25.03.2018 has been throughout Thall city and not Mamu Khwarra.
- III. However, location of the deed witness Aman Gul on 23.03.2018 has been in PP Mamu Khwarra and on 24.03.2018, his location has been in mardo khel banda, Hangu, Kohat, Peshawar, usterzai, raisan. Similarly, on 24.03.2018, he has been contacted regularly by Head Constable Saif ur Rehman and lastly by Khayal Janan at 23.42.

CONCLUSION:-

During the course of enquiry, it came to notice that SHO PS Doaba personally searched driver/complainant Zahir Iqbal alias malang car No. 716/Islamabad and also inspected data of his personal Mobile phone but he did not furnish any recovery memo/search memo for that.

Secondly according to the statement of the SHO PS Doaba, during his personal inspection of the complainant mobile phone, visual/videos and messages regarding the complainant's lice drug and narcotics business and on enquiry the latter also admitted before him that he runs the business in foreign country and not in Pakistan but SHO failed to probe and proceed him professionally nor he seized the controversial material (i.e. Mobile phone etc) for legal action against him because any sort of prohibited narcotics is a crime everywhere.

Thirdly SHO PS Doaba, being responsible person, without resolving the matter left the spot at the mercy of his subordinate and due to his such negligence, his subordinate involved in bargaining by illegally making deed (denied by the complainant and also the CDR disproved the deed because according the available CDR, the deed witnesses, at the time of writing the deed, were not present in mamo khwarra area).

Head constable Saif ur Rehman has supported himself though the application preferred by his informer Mr. Jamail stating therein that he had money dispute with the complainant. However, the head constable or the police have no duty powers to deal such malters (dispute) by illegally detaining a person and threatening him for money. The enquiry committee noted that, the document provided by the alleged head constable does not corroborate with CDR record rather favour instant complainant. Also the alleged official admitted in his statement and his cross examination that he has not brought the whole matter into the notice of senior officers adding that, neither the SHO nor SDPO was made aware of the matter and particularly they were not part of the bargaining process involving receiving of 10 lacs. On the other hand, the complainant has submitted that SHO was part of the act. Out of the amount 10 lacs received by Mr. Jamail, Rs.9-lacs 96 thousand has been handed over to the enquiry committee and has been duly kept in safe custody.

After analysis of the CDR, it was noted that all the record go against the occurrence which proves that the deed document is fake and requires proper probe. The complainant has also denied the deed document by declaring his signatures on the document as fake requesting for the verification of the document and legal action.

FINDING

Keeping in view all the statements recorded, perusal of the available record and going through all preliminary enquiry proceedings. The enquiry committee concludes that the allegations of the complainant against the alleged officials SI Tariq Mehmood then SHO PS Doaba, Hangu and then in-charge Police Post Mamu khwarra HC Saif Ur Rehman (both suspended and closed to Police line) have been established. During enquiry, Rs.9-lacs 96 thousand has been produced before enquiry committee by Mr. Jamail Khan and has been duly kept in safe custody. Despite being money dispute, SI Tariq Mehmood failed to deal the matter in a professional minor rather

(35°)

committed negligence by irresponsibly leaving the spot without resolving the matter. Similarly the HC Sait Ur Rehman in-charge Police Post Mamu khwarra abused his powers, involved in illegal bargaining/deed with the complainant by detaining him and threatening for bribery. His provided deed (Iqrarnama between the parties) has been denied by the complainant by declaring his signature on the deed document as fake. The locations of deed witnesses and one Jamail have also been disproved during CDR analysis as their location do not match with other deed members.

Therefore, the enquiry committee recommends both the delinquent officials may be properly preceeded departmentally

Submitted, please.

(INSP: SHAFIQ UR REHMAN) CO-DSP HQRS HANGU

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(MR. UMER HAYAT) SDPO HQRS HANGU

(ARSHAD MEHMOOD) CHAIRMAN/ SUPERINTENDENT OF POLICE, INVESTIGATION, HANGU

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OFFICE OF THE DISTRICT POLICE OFFICER, HANGU

Tel No. 0925-623026 & Fax No. 0925-620135 Email: dpo_hangu@yahoo.com

<u>ORDER</u> =

A Committee comprising upon the following officers under the supervision of S.P Investigation Hangu, is hereby constituted :-

1. Mr. Umar Hayat DSP HQrs Hangu.

2. Inspector Shafiq Khan CO-DSP HQrs Hangu.

The Committee shall conduct preliminary enquiry against accused officials SI Tariq Mehmood SHO PS Doaba & IHC Saif-ur-Rehman Incharge PP Mamo Khawara (under suspension) on the allegations of mal/corrupt practices and taking bribery and submit report within three days.

DISTRICT POLICE OFFICER, HANGU

No. <u>986 - 90</u>/PA, 25/03/018

Copy of above is submitted to the Regional Police Officer, Kohat Region Kohat for favour of information.

2 Superintendent of Police, Investigation Hangu.

3. DSP/ASDPO Hangu.

DISTRICT POLICE OFFICER, HAŃGU



ØFFICE ØF THE DISTRICT POLICE OFFICER, HANGU Tel No. 0925-623026 & Fax No. 0925-620135

Tel No. 0925-623026 & Fax No. 0925-620135 Email: dpo_hangu@yahoo.com

ORDER

The following Police Officers are allegedly involved in mal/corrupt practices and received bribery from Zahir Iqbal @ Malang s/o Mero Main r/o Sadda Kurram Agency presently residing at Tarnab road Charsada. Therefore, they are hereby placed under suspension & closed to Police Lines Hangu with immediate effect. Preliminary enquiry is being initiated against the accused officials :-

- 1. SI Tariq Mehmood SHO PS Doaba.
- 2. IHC Saif-ur-Rehman Incharge PP Memo Khawara.

OB No. 132Dated 25 - 03 - 12 - 12018.

DISTRICT POLICE OFFICER, HANGU

No. 933-85 /PA, 25/3/2018-

Copy of above is submitted to the Regional Police Officer, Kohat Region Kohat for favour of information.

2 Superintendent of Police, Investigation Hangu.

3. DSP/ASDPO Hangu.

DISTRICT POLICE OFFICER, HANGU -

From: The District Police Officer, Hangu. To: The Regional Police Officer, Kohat Region, Kohat.

No. 991 /PA, Hangu Dated: 35/03/2018.

Subject: <u>COMPLAINT</u>

Memo:

It is submitted that a complaint against SI Tariq Mehmood SHO PS Doaba, Hangu and in-charge Police Post Mamu khwarra HC Saif Ur Rehman has been moved by Mr Zahid Iqbal alias Malang s/o meeru mian r/o Sadda, kurram agency presently residing in Haseen abad, district charsadda which transpired that on 24.03.2108, he along his family was going from Sadda, Kurram Agency to Peshawar via his own car No 716/Islamabad. On reaching Police post mamu khwarra at around 02:30 PM he was halted by HC Saif ur Rehman who seized his 02 Mobile phones and vehicle registration documents. Meanwhile, SHO Tariq Khan also reached the spot.

The above said Police officials after consulting each other took him to police post's upper floor room where he was tempted for bribing **20 lacs** saying that in adverse they would check and lock up his women in hawalat. The complainant reported that since such a large amount was not available with him at the moment he assured them to handover it in Peshawar.

On this HC Saif Ur Rehman contacted his brother in law who owns a serai at Dabgarl garden, Peshawar Mr Khayal janan to take money **10 lacs** from the complainant's son, Abdullah Bangash who along his friend, Maah Gul rushed from Charsadda to Peshawar for the purpose. He further reported that till the cash delivery, HC Saif ur Rehman on his contact No 03339675656 with his relative Khayal janan on his Contact No. 03339629708, the complainant on his contact No.03044411419 with his son Abdullah Bangash 03015350650 on his contact No. and similarly the SHO Tariq Mehmood on his contact No. 03339162229 all were in regular coordination with one another.

In his complaint, the complainant has prayed for legal action against the above named officials and recovery of his money from them.

The matter has also been reported in the shape of an application in the Police Station Shah qabool, district Peshawar by the complainant's son, Abdullah Bangash.

On the receipt of the complaint, the above said officials have been suspended and closed to Police line, Hangu. A committe of the following Police officers with has been constituted for enquiry to dig out the real facts and report within 03^{-1} days positively.

i. Mr. Arshad Mehmood, Superintendant of Police, Investigation, Hangu (chairman)

ii. Mr. Umer Hayat, SDPO headquarters, Hangu,

iii. Insp: Shafiq Khan Co-DSP Hqrs Hangu

Further progress shall follow, please.

District Police officer, Hangu

125 d Ub an ils Ubi 6 01:101 ع مروکم افنی ظال محسن زناد به را ا MOB2 0304441149 NICNO 21302-7800730-1 Log & Our of Juli Wour Cabine En Bow we El Stade Ly Stade Star Upit bisons Augul 27-3-18 x 4 630, 6 Sinop 1, 15, 15, 15, 1, 1, 1, 1, 2, 2, \aleph' - 6:12 1. en 136 550 00 - 12 5-4 pilo 213 2, 2 SHO 657 2 2011 and the first is a for the first ازمم السن ك وندو فرق ارز والس ح وتر ال میں حرفر بج میں نے میں ریکی ستیں آ ہے $\frac{\partial \mathcal{L}}{\partial \mathcal{L}} = \frac{\partial \mathcal{L}}{\partial \mathcal{L}} = \frac{\partial$ $M_{\text{M}} = \sum_{i=1}^{N} \sum_{j=1}^{N} \sum_{i=1}^{N} \sum_{i=$ -13- marine of 2 - Guila & SMSE Ry

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یہ ان رسو- خیال حیال تی تو انے کولیا موڑی دھر میر داہر اس نے دول کا کی سن کا نے سال ار سر کر کہ کیا رہ خال حیال سے والی ہے۔ دی کی خیال ماں دول کیا ہے کی تو تر دیا سرا کال آز ہو 25. E el wie e co 2 2/ 1 5 m montolo أعواله ٥- يون والروا والزارع مرا Gesta Le Fund Wals 285 1905170150 - 150 50 50 201 - Un C? Bit Bosto UG - UND - DU DE CHE - B قرری، رودی، بوران وزاری می Sin Sin ایک - BSHOW LENTE 6, Cuiling , 24 2 th do liter 1 Wissto 23. 12 الما أو على مركل ا فراق ا وراق المرات ٢ روالی در دور دانداع ی آن رورا 3 کور و دانداع کار اس ن ۹۹ می شرکو در در اس دی es julierfly i

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es appre de En jorte D 1243 en 265 71. en suiter en Un (21 بای ورکم این طل فراف طرید، وحود با و سای با ۲۶ ۲۰ ۶ و مع الحالي والماشي طامير ولال في مردلو حواج في في المردية في حد و ما ول وزار حَسَلُو الله من وور ح الدرق كالور 2. 3. 10 ما مدكور ور الحرم الحول موالخوان وم) 2 مات حلل طالب 260 (و. اس نے 10 دراہ رود خال طان کے دواج کرے اور سطور رواہ ماد تال يتن مدرجان مرساء على مدرية مروره ني ورد مدرك عال عارت السنايد في كا مقدم / وج ورماد كا كرب كو في في وال كرابي و الم من قور بر منها طرحاً على الحد العيام معلى على المرك مر من ملك ل مردتر كا تحسير من مال طان و راي طان المد 4) 2 la 187 - aller 2 is la ching alight and 2 15 2 المعادي كو الدكور ومر دوال روى الدي معرال كرو . مفارد الملا س رفع کا موقع اوجی فی خ کی دج میں برقی لی بر دہا ہے ورل (2 min 10) 272 4 1 min 2 5/ 2 6 2 ... smin 10: 4 2 2 1 mil ردی رور کی کو ولیر دور ایک سے اروب کے اس دی رقبی کو در دی ۔ کو در محودان اور سے الرون کی تعدایہ میں نے دی ما درکو روب ادن تحوی اسم وحدی بادونی I دوانای - مواری سے مزر کو دو بات کر ان کی واتی

2) Job C'B 2 3 8 1 2 0 1 1 0 4 0 5 4 Rile Lo فحرب في في في مرفع في مطور في المكار سول ۔ من من من جون 3242 لوت 50 200 م دفر دور د مرجورت مرادن دوران من دوان الورد کا دختر اکر را مام عدر المردي المالي رول ال مان هد مرم ريس ماك ین - ماردیده سند، - اور فریر بران ی بر ورد م عامر قرار یز مردد وی کل دفن ماری - فرده ما ول دن مسروط دور مى مودورى - اور بچ المردو م مي مي مربع مربع روب فرك قرير الكون سوفل محادث مارطان مر دواند کو می عدراند ن مرتبر کو روح طرال کان کر ور آل) اور نظور تون فاكل در لا مر مل مذور شان من مر ما ف كاعران $\frac{1}{2}$ $e^{-\varphi(z)} = \frac{1}{2} \left(\frac{1}{2} - \frac{1}{2} \right)^2 = \frac{1}{2} \left(\frac{1}{2} - \frac{1}{2} \right)^2 = \frac{1}{2} \left(\frac{1}{2} - \frac{1}{2} \right)^2$ ومتحود مع ما ما ما - من ما ما ما مان خ الدعلى المام ل - Cres SHO - 10 G Coro Coro 12 in 300 Ruj ن و الما م دوسی می مرط م و و الی م دور (<u>م</u>ار ۵۵۵ کی کا میں ارک دونوں مرسم کا مرکز میں

بان ازان طارق فجر على دواب

مان كمان خور الله في على تسبب علول كمشت بر فرور قارم الحارج نانون ورفق مسف الرحمي علامان ندانج مورائل فون اطلام دی مرابع مود مار میں کرم اللس سے طاری موار میں سران عمل کرنا الله می جوانا میں نے کا مزیری موتام کا ای دارہ عرف فرق الفرائد وفي المادي والمارة والمحارج ما موهوان فرد المرادي ماد من الفارد سر فی . در ی ی ی ای الله) دی میں عیم مسل میں " درانور میں کر ا فرز رہ بوری کے مسل م در ود ما مر المري في في ورون در الحارج المعد المري المر المري المر الم المري المري المري المري المرافيل والم حاد ورون معادة فرى مود في منتى وله مسل ما سان فليم الدين بال المس بال المس المرد در مدر موام و عادى در مر من عالى عن در الم . جوى الله ك خرا لوال م معلو الروم ى تو دو الله ال میں درار فی مام مرب مونا میں او فرار دو او کر دو او مو مر الل سے مذکرہ یے تو او او مَتْ وَالْتُواكَ بِعَدَا فَوَ أَنْ مِنْ وَأَنْ مِنْ وَمَنْ مَنْ وَالْمُ وَالْمُ وَالْمُ وَالْمُ وَالْمُ در ور مها محت مارن معتد ما مرما برن بسال مر مشركان ما ماروما ر مران مرحق معسر في مع الم گاڑی کی ملیجی جانج (می موت موران کی اس منا الرائی کر موان میلی ریش کر الج الحاق وحرب (كارج فوى وراي له مرد ان كا مرد سيس كريم ومن مولور عن و ومن كالرو من جودى المرب ك فوص در الى مرتبا جن ما لا فى فو للا فى فوق مو من مراسة مرادر في في شي عن على مساطن الحارج و في في مرادي ام درانوا: د فرام ارس ام جزروان برا. حرور مار عرون وال مر 25 دور في 4 م الأكل 75 Daribe 26-3-15 The second second GUINI Libe? XXX =1010 iriting algo Sho inse moder T --- 2 5,2 his a 26.73 2012 دوان نیسای کی روز - دمان رس س ショビールションシービデーター しょうちょう PITO

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إراب الحان Child Col Show Terer 13015 NIND 35 ~ DENE CONCERTINO And BE Fij E ils Jan M. E. - 2 W Ed のっていのがいりをいうできしいでものの - E (Ju a ene 5) pão Gián C GAR (656) 1 (4 01) 3 En 13 2 2 2 2 2 2 2 2 2 VII E well & Sting - BUG 252 وى اخلال مع اور الم و تحص ارتح ع الم Juis tabethic of warder Eswer Lutaber Calle ب قوما ستق وى بر س سراحظ ما تقل ى ظل - 12 2 2 jo (2 lo (1) Ared Curried 10 22 200

1, 15 24 18 36 31 32 19 J. e pig 4 1 5 5 9 21 17:30 24 03 - 5HC SHC 19 24 0 5 7 24 17:30 (1) بوار مر 30 مارس فيراز كمش علوق من والم - مرد أل من من ارد في عاد ول الكرج في مارون بدر ج موار (المربع دی المربع دی مرد المربع دی المربع مر المراب الم مرد المربع مرابل نای بزای بخالود اور اظرح سف ار چن ما اغ رو عدد شراحی کار ما ال اور وار داری ا مر ومرد المند كرد في وود قوم ركدي فرا مدر معدر وقوم الدر مراحدي مال مرد المردي المردي المردي المردي Nor Mar (SI 0304-4441419 6) 2 1302-7800730-14 366 Nor 0400 10 الم - بغراو الل سلى مراخر من در ور مين نظر من مراحل ور كامين مغرار بال He (My how of is which is a function of the start of the Eline En Store Eline 612-3 Jug BE (5 1 36) E- 19 6, 5, 9 10 0190 6 33 mm to all لاران مر الله وقد عرف عرف عرف عرف المرف عرف المرفي المرفي المربي المرفي المارج المرابي في المارج المرابي في الم فاغ الم مي مع تو تا چرى مى ملك كمك موت الريم المران الله في چى 2-10/04-1 Aunt

שוניניטייות או עוז נגוח

UNESHO 1 00 100 000 000 000 24 78 200 100 L و مال وجرل برق على في معر معرى فرونو ماروس و له الم فارى والرق انجارج ماموں فرد میں اردن مدا اے مشخص کی زی تردی ہے۔ جن ماموں فرز من ورخارم من سي الحرب المرض فالمرب فالمرار مرال والراب ے تسام ماری فرق میں رہے۔ کی کاری مرار کر ایر کار تھوڑ ک . on sur we we we we all and and and and and and and and لزمرا روا المرمار مراح مراجما عار الشر داردد من مرجرد الم تو انار دی رائع به میانون میز به در میزان و در ای او ورى مذكرة منار في على ملك ماك عاد في الفران هرى في في ول المى من المرغال في إند مرول ما مرده درالول مردان في ما يون ار سر في ملكومات وراي مرامل، شامكارد. روز في مال اس مالیک می الحراج مامی فرز فرال کا در المر کا د فار ج الر · COUP 10 C. - For all Come Cure Stope Or Me 1H2-Dombu 26-3-18 M. Meselin

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Britis 6 5 Upto on Erici 1 Uls しんしんの ちょうり このの _/3 Wind be with the start 201--2-12- and 1-1-1-1-1-2. 8 Devel Chine line play 5527 ふリシテ \mathcal{E} \mathcal{E} 12 - 2014 how for for 10. 500 W Cal 2 $\mathcal{E}_{\mathcal{A}} \rightarrow \mathcal{E}_{\mathcal{A}} \rightarrow$ مراله المرجانيل الى محص قيم الحرر فراست ول Bon John Circo pices Deal ENDE Eis in 116 Eilen 1228120 ر کی د فار من ع د واست راه راست من ایار 01,001 23-18 6 5,12 2378 PJ 5 2378 ald Po Sto 4500 21 mil And mago مارك كروايا - $\dot{m}_{i} = \frac{1}{2} \frac$ Gradin Joles in Dealing 1 Sur15, 2 a sind a consister stand of a bright

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-13 < - 63 5 Two (+ + > () 3 () 2 () 2 () 3 24 - 3 E) الوني آرام بي تو عالان بي كارى در و مالا مى در الم صر و م بر می و م خرم ای م ال ی در المور مولا ی در المور مولاف ال مسلس من موري آب مج والك فريك وركا مركا مل على وي له اللم و معنى طائد ما يع نوى فرس فن و بر العام الحالي بارى كا- لوقين لفريماً 14:30 برطان على وتركار ورور الم مار بی کاب در اندر کساتی ما بن بر کرد بی کرد بی در اندر بر ر متر داران خدی سروات الاری ساق م) مرارد دی خ مستورات مح عمردن درمار می است ا مرای سای سای می از ارس می) جناب جلای جلان درماری کمطانی می اسا می سادر در المور مع حد کاردزو بن جنا . ملک جلی در می اسا می سادر در المور نیم حرف کار درو را ی جلاب در می ایرد . جما ملک خار برا در می می محمد می مراد در می می در در و کا جل سادن اسار حرارد جاری می مراد در می می در دار و کا جل سادن اسار حرارد جاری می مراد در می می در داری می ایر $\int \frac{1}{2} \int \frac{1}{2} \int$ الم من دين تح حاط مرابات مري شرع كا - هي إ تارون ما توں میں ذخر مرد مرا بر بر اور میں دور اور میں مر اور دسمطر ان ع در مرق مرط فی قراط ن ما میں) روز مرک مے حفاظ مرک میں معاد مطبق فی جر) یا ما توان مرحن مرمن مرمز فریش اور قران کا می د تر مل میں الله الف در حالمه مرزا الله - د ور ارتج و موس كو طرح الم -ر صد مراب م) ها معا در دن مر ار مرام مر از مراد مرادی کاری دن مرها و یا ورد این خربی ی به م) در وی غیر داوی کاریس کا ile 2 0 12 1.

NO2 LUNE TUE THE CARE TE THI S. finder or Sto 10 pob ps Eust in the SHO · 4 () 5. رال ۲ ۲۲ میں عربان عرطان حیاملہ ویس باہے رطامہ میں میں میں میں میں میں ارتفار میں تو جاتان عرف میں غرب میں میں میں میں میں تو جو تھی تو S-á Culéros Gulé Gule Opequie into in contraction UNED ON USES DUE CINE (M) س بررائم بور حابيل ورخال ولا خال ولا ج دول ور Michon by and the all how the me الشردار فی ور سی مرفزہ کے بی دارا رہے تع در مراجل بابل با تر ویل جال جال جال جا اغلیا با را تبال برق میں دی شتا بہ ویں کا عقار ج اوراس فحرما بها رون رسول فرز سرا ب ~ Lovi 3 ~ Robisi / July sittinger de og as zh AMUAM

Itte 6/1 an 4 -تع سلح وإ لدكو روس ظایر اسال عرف دار طان ع Contraction in contraction of the contraction مان من اور اور اور تی مرال کا مالک چانی کا مال - 2- B) Uges 5 11 - Philip Juis Juis ماین فرمین فرکه مادن هر می جوابره زیر ک 03 Wanton to zi cost z cit in prot 5. 263 - 190-12. 13 W/S ON OP ; Jul ار رفی تشر انکادوالد نمای - ورس وج می الا نے ج الج ولد خال کانی وجن نے ک وجول براج Ris است دار وز فیل فال (انه) در انه) وال) ارد مارد اور لوت جران بالی اسی سال با 8,37 rdg SHU $\frac{1}{3} \frac{1}{1} \frac{1}{2} \frac{1}$ Muismal

chicks وكى ماحون كمرم 24 1 3 1 1 1 1 1 8 No حرافی المیں سف الرعن علار حوق 34 وقت 3011 ج من ع المرابی ن مرحمہ ہوالی حرم و الن آما - دوران سیت بزرام وہ جی ون کی وز ت المیں) (and a no coup of a dis to the second of the come of s al and a the TIG and a stand a stan مس در مرف جاری از مرج می دند از مرج می دند از معلی از روز ای دسمای الا میں الافران سرطر می - طبیع طارف می منا - م - در ارد و دری در فوانس مي بي - المنبع فو مصرف ط المرس م نوى فر بي مد المالي ب 2012 - 20 -1(2) -1 men 1/2 2 64 - 2 2 4 - 2 2 0 - 4 - 5 JM 0 0 0 0 0 ما اس ، د ند سیست ک راغ رز نار جر محص ، لو جن محل محلب ly Alles - (, / win 6 2), in E (), in in 1, in 1, in 6 () 5 بن در الله مستواف كو كابن ما ور مالا من رول من كرالم ف مسوار خو الله رئيم دارد، نے الم الم مردر مرد الم الم میں حدالہ من بہ مرجع کے بی کاری میں میں میں ہے۔ محمد مراحد من مرحم جنا محاکم نے کاری میں کر اس جند من کا کا من کار کری کر میں ایک دیں کے درائی مراکز کر ماہم وظالح بریں مناب محلک طرح کے ایک دیں کے الحد حوالے مالی کر اس برقال کا کر کو مرال کر ایس ایک میں در قالیت میں من قالی کال دیر قط ل قال کر کر Ri در المور من رفع عد مفلق ما ف مبد فرع کا کے دہر در در در در در در - (v) - A

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(3) 0301-3399932 N/Z فران درم الطانيرا فيك درم مرد فيل مرم الحسن على عرب أمار حار مر الطانيرا فيك درم 1757.77 - 2330 - 1-3800730-1 332-5175777 الا الروالان من شرور والان من مرد و المن مرد ما و شار عرف و ای اول نے والی درم کندف و بری در اس دائر کی کھی 1) Sed The Edin 2 din 1 3 (a) () سى ى خصابيوا ع فوان دوم كالم في بن ما الم في روم - w the to's were 2/ 2 we be ل در س الم را و اون عم داون الم الم ال د دور - w w R الم الم الموان فن وارتر فن دمين على الحر ال- 1410/4880 194-1410 03339675911 14101-71025889 03339629280 01844 60

الخرف مراب الحارج وفى مامون فوره لع هذا در فواس ال ف وعوى برم المرابق باي . در معمى ماج ا ولا المعالي ما الم ilingenere englight some 16 600,000 / English 24,00,000 / English = OHP / Sor (MI Cre 2F 7/6 Isstam Abad Salie Ju جرس وعدو سمل الاب - جرى المراشي سطح بالم علا Eline Liver My we de Delin منتيات (جسم چرس م) برالد هو) -فين لوازش حوى. 31. 23/03/22/8. 2.05° UPG/ Phil

9 100 pe low a lind in of Juge Ro of Up ج اب القرآن مسر-ادر میں رابر اس ایولی ا موال ج رقب وقع و مالح مع میں کار بر ایولی ا بر این عزدیک وج ط- ایج نے شایا نے غراف کی یا ششاع کا معلمال کی اطریح مے اپنی س کار دون Setur 10 11 4 0 116 10 116 116 116 1 16 Detimiden Erhosen Color Stander Carlo al Carl آی ایر ناع شری فرانس بر م وژن نے روم وال حدارا من لعد مع مل أغاور الما الما يرب الما يرب الما مراح بي مراح بي المارس جرد الثور نه ما المرد مي رس الما والمان جراح بي ما المرس جرد الثور نه ما المرد مي رس الما - W No 2 B SIN /1 42. will be a com when a million and the com con the 10, 3, 1- BE info Storie Chie & 66, 6 11 51 D 22/12 SHO & UN 200 200 200 200 500 SHO & UN تركت وقت تدر 1 د الارس دور ن ى دو بخص الما سرائل. (1) (~ 6) W ~ ~ (~ 6 () 6 40 5 HO Quessio GW h & 293 5 8 5 AST 21 250 one do have be showing of the bus sout

DR UD to at un Ul UL بال كي تر مي وى رقى رجى بين العن مسي المركي صاف ليسا م مو ما کسید از تھا۔ کی الغام میں موجول کو دالی البر مر مر فو الم و مر مین مد او فی از فاقی از منا از ملک Eliter (is if here the sto, 57 the 100 والمر السراق فاي حي مرابع (دار مرح بج الح) مح المري المرابع 7.161,1500 w c 2 1/2 3 2 2 1 3 13 12 2 SHO in the for the for the in the side i Stow of the week of the stand of the stand اور من فر الموالي المولية في ال ما في الم ما في في الم Alle and bille in sile is a set of the second DR DR Afris Culture bo 2

Ob -13 Felle ى ولي قرارة من جند الم في ملم من الديان 16,200 1. 200 62 66, 20, 20, 500 / 3/ 00 01-37 0-1- Qy CO2 00 101 5 Level 2 والم ما الطلبان في المح المرى والما حرولي في ومع لي الم (j) 1900 0 G1 3, 1/1, 50 5-1,8 62 0)61 C - Co Co Ob Wy - By With Own 5 62011 EVIL a Sistely on wer3 - 36 Sij 2 6- 2 21 03 g- Wy 3 Ung _______?. WWIN - I WIN TO STOR DE LUSSION 7 UIM : visteling 3 - 12

بیان ازن تشتیل زریم علی 315 مان ما مرمين جوى الجارج مسف الرفين عام جاب تي فو معالم من الرفيا جکو الغارميت معمول بيري تو دانس الر به عابل ووى سن درز لر تائم نتیری کی جانب شرم ری سے مور کر رغب 115 - 22 المر ال ری رہ جاب نے کل اکرے ڈرانٹوار مریز کار سے بات جیس کے آس) سے درمیرد مربائل دی۔ رُسین یک رو شاقی نے کرمید تر ملح ما مر مرام مربال فرن الملك دى ملك على الم 12, - 21 - 100 colding 2 2 2 1 1 - 212 - 200 - 12 - 212 دهم ای رج مو دراشوار عبر فعا امر در شور اسکای کا دی مي معور معرك دوانه المري ، يحقى أس 2 بينج درانه سو درانه بر به میں مس مشورات جرار کر ور بس جری آگے۔ ارر گادی و دانیک من جوی نے این لے تو جو میں ملکم اسراک را نادی میں עוש ג על גע الجارج كوم المركم برات كرام كم مريد كاد كر دونهوا مع تاري ا SHO مرجب مردنه میرن ایجان زیان در سرور فردی دو اسی اشنا من في ممان (ت - اور منه مرة دراميور مماي بات صب فرم تى معامله غنم يعن كم دراسور كارى ممينا محود دراي-- GOWING and the 315 (10,00) (10,00) 315 21 S. Curs Phi x <5 = 2 = 2 = 1 = 1 = 1 = 1 = 5 = 5 3 2 1 2 2 2 2 2 1 - 1 10th - '3

Sritie of our de compilie 2 str tere il vier en l'au subil b gu -2- b) b) son (1, 1) (1) (1) - 2 جن وق ملک دوار فرج رائد اور الرط مل فرا المول وقر فرج رود فرج ن ملک نے میں مرکان کی اور الرط مرکان کی اور الر وقر فرج رود کے ن ملک نے میں مرکان کی اور الر SUIJ E Storting 63 6 WIF 2 5 Clife 1 19-18-19/06/ acin 2/ 2005 KS 10100 - 2 2 c (2 3 3 (1)) Cul. رال ی 500 مان در وی می مان اور دند ول در می می وی روی از و و 0, 10 11 4 p B1 3 2) Civ 10/05 2 152 810 6 20 a Consi 27 and (1), for) a b busi 1/ 6-51 (). مع اور فرار دراسور ع محراه انها مان جرب رسوها-9 davas n'n Vijwe sto CUM 物のというるいのであっていたい、一つ His boules the

م در فرای د بن وقت می فرد ما فرن فرو برا ا "En w V2378 Jejbioja Ush-Bbj" لابلا وارى ي عن من ال اور در زار ک 260 64 m 10 00 2 6 w 0 0 m 2 m 2 3 16 332 661214.00 69) 24/18 JUL-12 12 ECEPTED Liter 2013 6/12 22 widd ge else 202 3 2 3 ED - 65, 20 - 63 6 2 10 5 4 محقن م) نیگر نے فیصل کیا ۔ قدیم و فیس اور کی ن June 19 Con Child - 2 18 bang i 10/ NOCEM (10- 10- 10) - 10 00 - 10 とくしん きょうこうかいかいううきょう ولالاب وروا - نے ظاریات ور وی ارا Masw White and a construction of the winder Radie Julper Pizz Mie Olly

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356217063349890 923339675565 923339670991 3/25/2018 9:47 16 INCOMING VOICE N/A - HANGU 356217063349890 923339675565 923339659600 3/25/2018 9:48 37 OUTGOING VOICE Hangu 2320_0 - HANGU 356217063349890 923339675565 923339162229 3/25/2018 9:49 93 INCOMING VOICE Hangu - HANGU 356217063349890 923339675565 923165868800 3/25/2018 10:03 35 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339118900 3/25/2018 10:03 35 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923329614727 3/25/2018 10:06 54 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923329614727 3/25/2018 10:07 98 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923000595449 3/25/2018 10:09 178 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:09 178 OUTGOING VOICE N/A - HA	356217063349890	923339675565	923025653309	3/25/2018 9:42	112	OUTGOING	VOICE	Lakhti Banda - HANGU
356217063349890 923339675565 923339670991 3/25/2018 9:47 16 INCOMING VOICE N/A - HANGU 356217063349890 923339675565 923339659600 3/25/2018 9:48 37 OUTGOING VOICE Hangu 2320_0 - HANGU 356217063349890 923339675565 923339162229 3/25/2018 9:49 93 INCOMING VOICE Hangu - HANGU 356217063349890 923339675565 923165868800 3/25/2018 10:03 35 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923329118900 3/25/2018 10:03 35 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923329614727 3/25/2018 10:06 54 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923329614727 3/25/2018 10:07 98 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923000595449 3/25/2018 10:09 178 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 92339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANG	356217063349890	923339675565	923339687644	3/25/2018 9:45	59	INCOMING	VOICE	N/A - HANGU
35621706334980 923339675565 923339162229 3/25/2018 9:49 93 INCOMING VOICE Hangu - HANGU 356217063349890 923339675565 923165868800 3/25/2018 10:03 35 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339118900 3/25/2018 10:03 35 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923329614727 3/25/2018 10:07 98 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923000595449 3/25/2018 10:07 98 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923000595449 3/25/2018 10:09 178 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU			923339670991	3/25/2018 9:47	16	INCOMING	VOICE	N/A - HANGU
356217063349890 923339675565 923339162229 3/25/2018 9:49 93 INCOMING VOICE Hangu - HANGU 356217063349890 923339675565 923165868800 3/25/2018 10:03 35 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339118900 3/25/2018 10:06 54 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923329614727 3/25/2018 10:07 98 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923000595449 3/25/2018 10:09 178 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU	356217063349890	923339675565	923339659600	3/25/2018 9:48	37	OUTGOING	VOICE	Hangu 2320_0 - HANGU
356217063349890 923339675565 92339118900 3/25/2018 10:06 54 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923329614727 3/25/2018 10:07 98 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923000595449 3/25/2018 10:07 98 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923000595449 3/25/2018 10:09 178 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU			923339162229	3/25/2018 9:49	93	INCOMING	VOICE	Hangu - HANGU
356217063349890 923339675565 923339118900 3/25/2018 10:06 54 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923329614727 3/25/2018 10:07 98 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923000595449 3/25/2018 10:09 178 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU	356217063349890	923339675565	923165868800	3/25/2018 10:03	35	OUTGOING	VOICE	N/A - HANGU
356217063349890 923339675565 923329614727 3/25/2018 10:07 98 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923000595449 3/25/2018 10:09 178 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU			923339118900	3/25/2018 10:06	54	OUTGOING	VOICE	N/A - HANGU
356217063349890 923339675565 923000595449 3/25/2018 10:09 178 OUTGOING VOICE N/A - HANGU 356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU			923329614727	3/25/2018 10:07	98	OUTGOING	VOICE	N/A - HANGU
356217063349890 923339675565 923339539424 3/25/2018 10:20 39 OUTGOING VOICE N/A - HANGU				3/25/2018 10:09	178	OUTGOING	VOICE	N/A - HANGU
			923339539424	3/25/2018 10:20	39	OUTGOING	VOICE	N/A - HANGU
	356217063349890		923339162229	3/25/2018 10:21	18	INCOMING	VOICE	N/A - HANGU
356217063349890 923339675565 923339539424 3/25/2018 10:21 574 OUTGOING VOICE N/A - HANGU			923339539424	3/25/2018 10:21	574	OUTGOING	VOICE	
356217063349890 923339675565 923339675911 3/25/2018 10:29 0 INCOMING SMS Lakhti Banda - HANGU				3/25/2018 10:29	0	INCOMING	SMS	Lakhti Banda - HANGU

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356217063349890	923339675565	923339629708	3/24/2018 16:53	84	INCOMING		Doaba - HANGU - TAL
356217063349890			3/24/2018 16:55	84	OUTGOING	VOICE	
356217063349890		923335010779		87	OUTGOING	VOICE	
356217063349890				43	OUTGOING	VOICE	
356217063349890			<u> </u>	48	OUTGOING	VOICE	
356217063349890		923338881999		28	OUTGOING	VOICE	
356217063349890			3/24/2018 18:04	13	INCOM!NG	VOICE	
356217063349890				50	INCOMING	VOICE	
356217063349890	923339675565	923335010779	3/24/2018 18:19	43	OUTGOING	VOICE	Mardu Khel Banda - MARDO KHEL
356217063349890	923339675565			31	OUTGOING	VOICE	Mardu Khel Banda - MARDO KHEL
356217063349890	923339675565	923338893554	3/24/2018 18:32	127	INCOMING	VOICE	Mardu Khel Banda - MARDO KHEL
356217063349890	923339675565	923000595449	3/24/2018 18:54	65	OUTGOING	VOICE	N/A - HANGU
356217063349890	923339675565	923339162229	3/24/2018 18:58	28	INCOMING	VOICE	N/A - HANGU
356217063349890	923339675565	923339629708	3/24/2018 19:00	28	INCOMING	VOICE	Babar Mela - BABAR MELA
356217063349890	923339675565	923339629708	3/24/2018 19:01	33 .	INCOMING	VOICE	Babar Mela - BABAR MELA
356217063349890	923339675565	923339162229	3/24/2018 19:03	117	OUTGOING	VOICE	Babar Mela - BABAR MELA
356217063349890	923339675565	923339629708	3/24/2018 19:07	19	INCOMING	VOICE	Village Ibrahim Zai - VILLAGE IBRAHIM ZAI
356217063349890	923339675565	923339162229	3/25/2018 0:10	0	INCOMING	SMS	Police Academy - KOHAT - HANGU
356217063349890	923339675565	923028804861	3/25/2018 0:12	0	INCOMING	SMS	Lakhti Banda - HANGU
356217063349890	923339675565	923339162229	3/25/2018 0:15	304	INCOMING	VOICE	Lakhti Banda - HANGU
356217063349890	923339675565	923339643471	3/25/2018 0:21	524	OUTGOING	VOICE	Lakhti Banda - HANGU
356217063349890	923339675565	923339162229	3/25/2018 0:30	306	OUTGOING	VOICE	Police Academy - KOHAT - HANGU
356217063349890	923339675565	923335010779	3/25/2018 0:37	30	OUTGOING	VOICE	Lakhti Banda - HANGU
356217063349890	923339675565	923129606362	3/25/2018 0:41	35	OUTGOING	VOICE	Mardu Khel Banda - MARDO KHEL
356217063349890	923339675565		3/25/2018 0:50	23	OUTGOING	VOICE	Mardu Khel Banda - MARDO KHEL
356217063349890	923339675565		3/25/2018 0:57	49	INCOMING		
356217063349890	923339675565		3/25/2018 1:28	1	OUTGOING		
356217063349890	923339675565		3/25/2018 1:28	166	OUTGOING	VOICE	Mardu Khel Banda - MARDO KHEL
356217063349890	923339675565	·	3/25/2018 1:32	52	OUTGOING		Mardu Khel Banda - MARDO KHEL
356217063349890	923339675565		3/25/2018 1:35	192	INCOMING		Mardu Khel Banda - MARDO KHEL
356217063349890		923025653309		230	OUTGOING	VOICE	Mardu Khel Banda - MARDO KHEL
	923339675565		3/25/2018 1:52	121	INCOMING	VOICE	Mardu Khel Banda - MARDO KHEL
56217063349890	923339675565	923028804861	3/25/2018 2:02	0	OUTGOING	SMS	Mardu Khel Banda - MARDO KHEL

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11	$\sum_{i=1}^{n} \sum_{j=1}^{n}$

356217063349890	923339675565	923122021212	3/23/2018 20:49	0	INCOMING	SMS	Mamu Banda - Mamu Banda
356217063349890	923339675565	923370852842	3/23/2018 21:22	38	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923320504450	3/24/2018 8:59	40	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923366778899	3/24/2018 9:36	187	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923329534643	3/24/2018 10:02	160	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217053349890	923339675565	923338881999	3/24/2018 10:16	348	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923335126952	3/24/2018 11:17	0	INCOMING	SMS	Mamu Banda - Mamu Banda
356217063349890	923339675565	923339539424	3/24/2018 11:22	278	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923363006600	3/24/2018 11:45	0	INCOMING	SMS	Mamu Banda - Mamu Banda
356217063349890	923339675565	923025008902	3/24/2018 12:16	19	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923025008902	3/24/2018 12:17	107	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923335126952	3/24/2018 13:05	0	INCOMING	SMS	
356217063349890	923339675565	923329534643	3/24/2018 13:38	0	INCOMING	SMS	Mamu Banda - Mamu Banda
356217063349890	923339675565	923025653309	3/24/2018 14:11	42	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923339162229	3/24/2018 14:15	27	OUTGOING	VOICE	Village Dallan - VILLAGE DALLAN & SURROUNDINGS
356217063349890	923339675565	923025653309	3/24/2018 14:17	37	OUTGOING	VOICE	
356217063349890	923339675565	923025653309	3/24/2018 14:18	43	INCOMING	VOICE	
356217063349890	923339675565	923025653309	3/24/2018 14:29	39	INCOMING	VOICE	Village Dallan - VILLAGE DALLAN & SURROUNDINGS
356217063349890	923339675565	923335012419	3/24/2018 14:51	11	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923335012419	3/24/2018 14:52	34	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923339612411	3/24/2018 15:20	39	OUTGOING	VOICE	Doaba - HANGU - TAL
356217063349890	923339675565	923370852842	3/24/2018 15:21	46	OUTGOING	VOICE	Sarozai - Sarozai
356217063349890	923339675565	923339629708	3/24/2018 15:22	149	OUTGOING	VOICE	Doaba - HANGU - TAL
356217063349890	923339675565	923370852842	3/24/2018 15:25	10	INCOMING	VOICE	Doaba - HANGU - TAL
356217063349890	923339675565	923370852842	3/24/2018 15:26	47	INCOMING	VOICE	Thoora Waray - Thoor Waray
356217063349890	923339675565	923339162229	3/24/2018 15:32	13	INCOMING	VOICE	Dasamand - HANGU - TAL
356217063349890	923339675565	923339629708	3/24/2018 15:45	55	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923339629708	3/24/2018 15:54	29	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923339629708	3/24/2018 16:06	31	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923370852842	3/24/2018 16:12	160	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923335010779	3/24/2018 16:16	74	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	523339675565	923320504450	3/24/2018 16:21	58	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923338881999	3/24/2018 16:46	352	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923339629708	3/24/2018 16:52	57	OUTGOING	VOICE	Naryab - NARYAB

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356217063349890	923339675565	923366778899	3/22/2018 14:46	54	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923339675911	3/22/2018 15:03	75	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923321524943	3/22/2018 15:24	47	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923338548207	3/22/2018 15:25	19	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923335399882	3/22/2018 15:40	28	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923361945259	3/22/2018 15:40	78	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923361945259	3/22/2018 15:54	0	INCOMING	SMS	Mamu Banda - Mamu Banda
356217063349890	923339675565	923369527647	3/22/2018 16:13	0	INCOMING	SMS	Mamu Banda - Mamu Banda
356217063349890	923339675565	923369527647	3/22/2018 16:16	0	INCOMING	SMS	Mamu Banda - Mamu Banda
356217063349890	923339675565	923000595449	3/22/2018 16:37	46	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923025653309	3/22/2018 17:06	77	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923335399882	3/22/2018 17:09	18	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923348349236	3/22/2018 17:16	81	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923335399882	3/22/2018 17:38	8	OUTGOING	VOICE	Dasamand - HANGU - TAL
356217063349890	923339675565	923335399882	3/22/2018 17:38	29	INCOMING	VOICE	Dasamand - HANGU - TAL
356217063349890	923339675565	923335399882	3/22/2018 17:41	13	INCOMING	VOICE	Dasamand - HANGU - TAL
-356217063349890	923339675565	923339684890	3/22/2018 18:04	127	INCOMING	VOICE	Dasamand - HANGU - TAL
356217063349890	923339675565	923339674067	3/22/2018 18:07	431	OUTGOING	VOICE	Dasamand - HANGU - TAL
356217063349890	923339675565	923323344199	3/22/2018 18:19	153	INCOMING	VOICE	Dasamand - HANGU - TAL
356217063349890	923339675565	923348349236	3/22/2018 18:22	77	INCOMING	VOICE	Dasamand - HANGU - TAL
356217063349890	923339675565	923004445322	3/22/2018 18:34	32	OUTGOING	VOICE	Dasamand - HANGU - TAL
356217063349890	923339675565	923335010779	3/22/2018 18:38	6	OUTGOING	VOICE	Sarozai - Sarozai
356217063349890	923339675565	923002416947	3/22/2018 18:40	40	INCOMING	VOICE	Thoora Waray - Thoor Waray
356217063349890	923339675565	923348349236	3/22/2018 18:43	0	INCOMING	SMS	Thoora Waray - Thoor Waray
356217063349890	923339675565	923338881999	3/22/2018 18:56	50	CUTGOING	VOICE	
356217063349890	923339675565	923335010779	3/22/2018 19:11	71	INCOMING	VOICE	
356217063349890	923339675565	923338881999	3/22/2018 19:13	337	OUTGOING	VOICE	
356217063349890	923339675565	923366778899	3/22/2018 19:26	51	INCOMING	VOICE	
356217063349890	923339675565	923335010779	3/22/2018 19:40	0	INCOMING	SMS	Dasamand - HANGU - TAL
356217063349890	923339675565	923338881999	3/22/2018 19:49	322	INCOMING	VOICE	Dasamand - HANGU - TAL
356217063349890	923339675565	923369527647	3/22/2018 20:15	56	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923078558229	3/22/2018 20:18	90	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923366778899	3/22/2018 20:28	0	INCOMING	SMS	Mamu Banda - Mamu Banda
356217063349890	923339675565	923039797302	3/22/2018 20:39	80	INCOMING	VOICE	Mamu Banda - Mamu Banda
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356217063349890	923339675565	923339162229	3/22/2018 11:42	89	OUTGOING	VOICE	N/A - TAL
356217063349890	923339675565	923339162229	3/22/2018 11:45	26	OUTGOING	VOICE	N/A - TÁL
356217063349890	923339675565	923005906015	3/22/2018 11:52	39	OUTGOING	VOICE	N/A - TAL
356217063349890	923339675565	923319073762	3/22/2018 11:54	96	OUTGOING	VOICE	N/A - TAL
356217063349890	923339675565	923339670991	3/22/2018 11:56	74	OUTGOING	VOICE	N/A - TAL
356217063349890	923339675565	923338881999	3/22/2018 12:14	12	INCOMING	VOICE	N/A - TAL
356217063349890	923339675565	923335012419	3/22/2018 12:15	75	INCOMING	VOICE	N/A - TAL
356217063349890	923339675565	923005654488	3/22/2018 12:36	135	INCOMING	VOICE	N/A - TAL
356217063349890	923339675565	923025653309	3/22/2018 13:21	79	OUTGOING	VOICE	N/A - TAL
356217063349890	923339675565	923338548207	3/22/2018 13:24	110	OUTGOING	VOICE	N/A - TAL
356217063349890	923339675565	923039797302	3/22/2018 13:29	40	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923039797302	3/22/2018 13:31	14	INCOMING	VOICE	Village Dallan - VILLAGE DALLAN & SURROUNDINGS
356217063349890	923339675565	923039797302	3/22/2018 13:31	2	INCOMING	VOICE	
356217063349890	923339675565	923025653309	3/22/2018 13:33	43	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923039797302	3/22/2018 13:34	53	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923039797302	3/22/2018 13:36	4	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923039797302	3/22/2018 13:41	55	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923321678033	3/22/2018 13:43	63	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923025653309	3/22/2018 13:48	87	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923039797302	3/22/2018 13:52	68	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923039797302	3/22/2018 13:58	108	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923339675911	3/22/2018 14:01	42	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923348875991	3/22/2018 14:11	26	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923348875991	3/22/2018 14:13	14	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923348875991	3/22/2018 14:14	59	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923339687644	3/22/2018 14:19	62	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923039797302	3/22/2018 14:20	128	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923348875991	3/22/2018 14:23	42	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923329518551	3/22/2018 14:26	92	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923333786300	3/22/2018 14:26	0	INCOMING	SMS	Mamu Banda - Mamu Banda
356217063349890	923339675565		3/22/2018 14:29	0	OUTGOING	SMS	Mamu Banda - Mamu Banda
356217063349890	923339675565		3/22/2018 14:31	80	OUTGOING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	· · · · · · · · · · · · · · · · · · ·	3/22/2018 14:36	100	INCOMING	VOICE	Mamu Banda - Mamu Banda
356217063349890	923339675565	923348875991	3/22/2018 14:43	17	INCOMING	VOICE	Mamu Banda - Mamu Banda

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