14.06.2022

Nemo for appellant. Lawyers are on general strike.

Noor Zaman Khan Khattak, learned District Attorney alongwith-Sahmrez Khan ASI for respondents present.

Notice be issued to appellant/counsel for 15.08.2022 for arguments before D.B at Camp Court, Abbottabad.

(Fareeha Paul) Member (E) Camp Court, A/Abad.

(Rozina Rehman) Member (J) Camp Court, A/Abad

17.10.2022

Learned counsel for the appellant present. Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present.

Learned counsel for the appellant stated that complete record of inquiry has not been submitted by the respondents, therefore, respondents may be directed to produce the same on the next date. Learned Assistant Advocate General shall intimate the respondents for production of complete inquiry record of the appellant on the next date and to come up for arguments on 18.11.2022 before the D.B.

(Mian Muhammad)

Member (E)

(Salah-Ud-Din) Member (J)

06.01.2022 - Nemo for the appellant. Mr. Kabirullah, Khattak, Additional Advocate General for the respondents present.

Reply/comments on behalf of respondents are still awaited. Learned Additional Advocate General of respondents sought time for submission of reply/comments. Last opportunity is granted to respondents to furnish reply/comments on or before next date, failing which their right to submit reply/comments shall be deemed as struck of by virtue of this order. To come up for arguments before the D.B on 20.04.2022.

(Atiq-Ur-Rehman Wazir) Member (E)

20th April, 2022

None present for the appellant. Mr. Kabirullah Khattak, Addi. AG for the respondents present.

Reply/comments submitted. Placed on record. To come up for arguments on 14.06.2022 before the D.B at camp court, Abbottabad. Notice be issued to the appellant and his learned counsel for the date fixed. The appellant may submit rejoinder in the meantime, if so advised.

(MIAN MUHAMMAD) Member (E) Chairman

08.07.2021

Counsel for the appellant present. Preliminary arguments heard.

The impugned order is dated 10.09.2020 and on this chronology it falls in the period of public health emergency relating to COVID, 19 imposed by the Provincial Government and extended from time to time, which is still in force till 30.09.2021. In view of Section 30 of the Khyber Pakhtunkhwa Epidemic Control and Emergency Relief Act, 2020, the limitation period provided under any law including the Limitation Act, 1908 shall remain frozen. Therefore, the service appeal though having been filed after expiry of the normal period of limitation is not affected by the bar of limitation in view of legal position as herein before expounded. Learned counsel contends that the impugned order is illegal, perverse, unlawful, against the natural justice, void ab-initio and is liable to be set aside. Obviously, this contentions of the appellant is rebuttable by the respondents when given opportunity of hearing. Therefore, the appeal is admitted for regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, or extension of time is not sought through written application with sufficient cause, the office shall submit the file with a report of noncompliance. File to come up for arguments on 29.11.2021 before the D.B.

Appellant Deposited
Security & Process Fee

Chairman

Form- A

FORM OF ORDER SHEET

Court of	
•	
a Na	221 9/2021

.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	03/02/2021	The appeal of Mr. Sajjad Ahmad presented today by Asma Zaman Advocate may be entered in the Institution Register and put up to the
		Worthy Chairman for proper order please. REGISTRAR This case is entrusted to S. Bench for preliminary hearing to be put
	03/06/21	up there on 08/07/21 Notices be issued to appella counsel for the dark Fixed.
		CHAIRMAN

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No. 2318

/2021

Sajjad Ahmed S/o Shahzaman, Constable No.911, R/O Kharian Rehmatabad Tehsil & District Abbottabad.

...APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa, through Secretary Home & Tribal Affairs Department, KPK, Peshawar.

....RESPONDENTS

SERVICE APPEAL Index

S.#	Description	Page. No	Annexure
1	Memo of appeal along with affidavit	1-9	
2	Copy of service card	10-11	. "A"
3	Copy of FIR	12-20	"B"
4	Copy of dismissal order and applications	21-23	"C"
5	Copy of application to DIG	24	"D"
6	Copies of application and departmental appeal to DIG	25-27	"E"
7.	Copy of rejection of appeal to DIG and appeal to IGP	28-30	"F"
8	Copies of educational record	31-39	,"G"

APPELLANT

Dated: **2**/2021

Through

(ASMA ZAMAN)
Advocate High Court, Abbottabad

1

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No.	/2021

Sajjad Ahmed S/o Shahzaman, Constable No.911, R/O Kharian Rehmatabad Tehsil & District Abbottabad.

...APPELLANT

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa, through Secretary Home & Tribal Affairs Department, KPK, Peshawar.
- 2. Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.
- 3. RPO/ DIG, Hazara Region, Abbottabad.
- 4. District Police Officer, Abbottabad.

.... RESPONDENTS

SERVICE APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT, 1974, AGAINST THE ORDER DATED 10/09/2020 IMPUGNED REACIEVED BY THE APPELLANT ON DATED RESPONDENTS 10-12-2020 WHEREBY DISMISSED THE APPELLANT FROM SERVICE ,WHICH IS ILLEGAL, PERVERSE, UNLAWFUL, AGAINST THE NATURAL JUSTYICE VOID ABI-INIIO AND LIABLE TO BE SETASIDE.

PRAYER: ON ACCEPTANCE OF THE INSTANT APPEAL, IMPUGNED DISMISSEL FROM SERVICE ORDER OB NO.215, DATED 10/09/2020, MAY KINDLY BE DECLARED ILLEGAL, NULL AND VOID, APPELLANT MAY KINDLY BE REINSTATED IN SERVICE WITH ALL BACK BENEFITS IN TERMS OF PAY ETC. ANY OTHER RELIEF WHICH THIS HONOURABLE TRIBUNAL DEEM FIT IN THE CIRCUMSTANCES OF THE



KP POLICÉ ABBOTTABAD

Constable

SERVICE C.VR S.No: 642/2020

SEL.

Sistrict Police Office

SMA ZAN

Issue Date: 12-02-2020 Valid Up to: 11-02-2025

Father"s Name Shahzaman Date of Enrolment: 04-09-2012

CNIC No: 13101-5154505,3Date of Birth. 20-03-1989

Mark of Identification: Nil Blood Group. A+

FINDER OF THIS CARD MAY PLEASE DROP IT IN THE NEAREST POST BOX

Note: For Information / Verification, Please Contact: 0992-9310033

Mobile No:03429524321 Emergency Contact No:03123887822

CASE MAY ALSO BE GRANTED TO THE APPELLANT.

(a . 8

Respectfully Sheweth: -

- 1. That the appellant was appointed as constable in the Police Department on dated 04/09/2012.copy of service card of the appellant are attached as........

 Annexure "A".
- - 3. That respondents dismissed the appellant from service on 10/09/2020. Dismissal order was received to the

- 4. That appellant time and again moved application for the copy of dismissal order but the concerned officials did not respond in time and deliberately delayed.

 Application for the copy of dismissal order is attached as annexure......"D".
 - That, feeling aggrieved of impugned order of the respondents, appellant submitted application dated 06/10/2020 and filed departmental appeal dated 09/12/2020 to DIG. Copy of Departmental appeal is attached as....... Annexure "E".

- 7. That the appellant is well educated and also law student and also holder of MSc. Copies of Testimonial of the appellant are attached as..... Annexure "G".
- 8. That feeling aggrieved of impugned order dated 10/09/2020, instant appeal is filed, inter-alia, on the following grounds; -

GROUNDS; -

- a) That the impugned order of the respondents is illegal, against the law and natural justice, not maintainable in the eye of law. Hence liable to be set-aside.
- b) That the appellant was not involved in any case and the allegation of malafide intention, negligence and misconduct are not according to law and rules.
- c) That order of the respondents is result of personal grudge of respondents as the record of the case suggest another story in which appellant is not

charged as accused in FIR No:437 dated 16/07/2020.of P.S city.

- d) That as the appellant was not nominated as accused in the FIR. Then how appellant has been dismissed from service, hence impugned order is liable to be set-aside.
- e) That appellant was not afforded any opportunity of hearing to defend his case, which is against the norms of the natural justice; it is settle law that no one should be condemned un heard.
- f) That order of respondents is illegal and against the law and facts and result of misreading and non-reading of record. Beside no proper inquiry was initiated against the appellant by respondents.
- g) That there is no other prompt, efficacious remedy, available to the appellant except the instant service appeal.

It is, therefore, humbly prayed that on acceptance of the instant appeal, impugned Dismissal from service order NO.215, dated10/09/2020,may Kindly be declared illegal, null and void, appellant may kindly be re-instated in service with all back benefits in terms of pay etc. Any other relief which this Honorable tribunal deems fit in the circumstances of the case may also be Granted to appellant.

APPELLANT

Dated: 03/02 /2021

Through

(ASMA ZAMAN) Advocate High Court, Abbottabad

VERIFICATION: -

Verified on oath that the contents of foregoing appeal are true and correct to the best of our knowledge and belief and nothing has been concealed therein from this Honourable Court.

.APPELLANT



BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA PESHAWAR

Service Ap	peal No.	/2023

Sajjad Ahmed S/o Shahzaman, Constable No.911, R/O Kharian Rehmatabad Tehsil & District Abbottabad.

...APPELLANT

VERSUS

1. Govt. of Khyber Pakhtunkhwa, through Secretary Home & Tribal Affairs Department, KPK, Peshawar.

.... RESPONDENTS

SERVICE APPEAL

<u>AFFIDAVIT</u>

I, Sajjad Ahmed son of Shahzaman, resident of Kharian Rehmatabad Tehsil and District Abbottabad, do hereby solemnly affirm and declare that the contents of foregoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honorable Court.

DEPONENT

TESTE OF THE STATE OF THE STATE

لورنسند بهر في چاور جاب كبر 52286113 ونه شور كود اوا يك برآور چرز و وز 2011 . 20.06 بي و در 6 دم شور جايز) معنى قاديم (يوليس) البكرجزل بوليس مويه مرحدفان مبرايم ارتدائی اطلاعی در اورث الماری اورت ایماری اورث المرادی المورد المردوند ۱۵۴ مورسالط فوجداری المردوند ۱۵۴ مورسالط فوجداری المردوند ۱۵۴ مورسالط فوجداری المردوند ۱۵۴ مورسالط فوجداری المردوند ۱۸ میروند از ۱۸ میروند از ایروند از ۱۸ میروند از ایروند از (1) 4 Fr 8(1) تاریخ وهفت *راور*ث نام دسکونت اطلاع و منده م عائے وقویہ فاصلہ تمایہ كارواكي فيونيش في معلق كي كار اللائ ورج كرفي عن توقف مواموتو وحديمان تماند بروانگی کی تاری ووت Place wie of it and of the state of عام مرة وعالم سنها رجاوا والما Curry of the word of me contract Jan de care de la la la - Was be to the Little Des 2710 tters en HUE - Ko Con Gas was we was ASM - duit in a collection We in the winds To the state of th

ابتدائي اطلاعي رپورٹ

ابتدائى اطلاع نسبت جرم قابل دست اندازى بوليس ربورث شده زيردفعه ۱۵ مجموعه ضابط فوجدارى

ايبك آباد	ضلع		سٹی	تھانہ:
ونت وقوعہ 20-07-16 ونت بونے ایک یح دن	تاريخ:		437	عل <u>ت نمبر:</u>

The state of the s	<u> </u>	
چا کیدگی پر چپہ 20-07-16 و ت 14:05 بج	تاريخ ووقت رپورك: 07-202-16 وقت 30: 01 بيجادن	_1
كنسليل واجد بيك نمبر 507 فبضه متعينه كورث سيكورثي مين گيث	ـ نام وسكونت اطلاع د بهنده مستغيث:	۲
P.P.C 186, 506	_ مخضر كيفيت جرم (معد فعه) حال اگر يجه ليا گيا هو:	٣
سپیشل کورٹ مین گیٹ جانب جنوب بفاصلہ تقریباً 1 کلومیٹرازتھانہ	- جائے و تو عد فاصلہ تھانہ ہے اور سمت :	۴
تْوبهيد ختر شاهر مان سكنه مركان اورش محلّه رحمت آبادا يبك آباد	ـ نام و کونت ملزم:	۵
0335-7077733		
بررسیدگی تحریری درخواست مقدمه قائم هوا	۔ کاروائی جوتفتیش کے متعاق کی گئی اگراطلاع کرنے میں توقف	— , ч
,	مواتو وجه بیان کرو:	
رسیش داک	_ تھانہ سے روائل کی تاریخ ووقت:	_

ابتدائی اطلاع نیچے درج کرو۔

پوقت صدر ترین درخواست از ال مستغیث مندرجه خاند نمبر 2 بوساطت شهریار خان ASI موصول ہو کر ذیل ہے۔ بخد مت جناب SHO صاحب تفاشی درخواست بمراد فرمائے جانے قانونی کاروائی برخلاف مساۃ تو بید (ملازم دفتر کمشنرصاحب) جناب عالی درخواست ذیل ہے۔ 1) بید کمن سائل محکمہ پولیس کا شیبل اور بیشن کورٹ ایسٹ آباد کی ممارت کے گیٹ برتااتی کی ڈیوٹی پر مامور ہوں۔ 2) بید کہ آج مورخہ 20-07-16 کوایڈ وکیٹ ۔ کاعدالت کے گیٹ کے باہر کی شخص کے ساتھ کوئی تنازعہ ہواجس کا مجھودرج زیریں کے بفاصلہ چلا۔ 3) بیدکا یڈوکیٹ فری کی بہن مساۃ تو بیم وفت ہوئی دوخر کہ مشتر میں ملازمہ ہے) اور سجا دجو کہ نہ کوریہ کا بھائی ہوئی سے ادر واضل ہوئے اور پچھودیہ بعد عدالت سے باہر نگلتے سجا د نہ کورہ نے میرے سے دریافت کیا کہ میری بہن فری کی بہن فری کے بیاتھ کی نے بہتری کی جس پر میں نے انگھی کا اظہار کرتے ہوئے جواب دیا کہ مجھے کوئی علم نہ ہے کہ کس نے آ کی بہن کے کہاتھ برتمیزی کی جس پر میں تھا مورخہ 20-07-16 بوقت کے ساتھ برتمیزی کی ہے۔ 4) بید کہاں پر میل وربیہ بالاثو بیے نے جو جو ب کہ میں باوردی میں تھا مورخہ 20-07-16 بوقت

آک بج چہرے پر صبر مارا گالیاں دیں اور میری وردی پھاڑنے کی کوشش کی اور کہا کہتم لوگ کس لئے آتے یہاں پر کھڑے کئے جورے پر صبر مارا گالیاں دیں اور میری وردانش FC 4093، نوید 144 اور گئے پر موجود چوکیدار نعمان نے بچشم خود دیکھا علاوہ ازیں ہنا اوکلاء اور عام لوگ بھی موقع پر موجود تھے استدعا ہے کہ برخلاف ندکور بیکو تو بیری نعمان نے بچشم خود دیکھا علاوہ ازیں ہنا وکلاء اور عام لوگ بھی موقع پر موجود تھے استدعا ہے کہ برخلاف ندکور بیکو تو بیری تا نعمان نے بھی تا نونی کاروائی فرمائی جا وے۔ العارض کنٹیل واجد نمبر 507 قبضہ کورٹ سیکورٹی بین گیٹ و بھٹو انگریزی سیک ورخواست کی پشت پر شہریار خان ASHO صاحب نے حسب ذیل تحریر کیا افیسر انچاری صاحب تھاند تی جا بیا موسول ہوئی مضمون درخواست سے سریدست صورت جرم جناب عالی درخواست از ال واجد 507 پولیس لائن ایبٹ آباد موسول ہوئی مضمون درخواست سے سریدست صورت جرم ASHO تھانہ جناب عالی درخواست از ال واجد موسول درخواست پر بہطابی تحریر کے مشکور فرما میں دستون کی چرمعہ مراسلہ بغرض میں مقتبی عقب ASHO مقادم مقدمہ قائم ہو کرنقل پر چدمعہ مراسلہ بغرض مقتبی عقب مجارک کے مشکور فرمائی تھانہ موسولہ درخواست پر بہطابی تحریر کے مشکور کیا تھیتی عقب ASHO صاحب جسیجوایا جاتا ہے۔ پر چرگز ارش ہے۔

طارق خاك

ASHO-PS-City

16-07-2020

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ORDER-02 17/07/2020

Complainant constable Wajid Belt No. 507 present. Instant complaint has been submitted to the effect that on 16/07/2020, he was performing his duties at the entrance of District Courts Abbottabad. That some incident took place with Miss Farry Advocate outside the main gate of District Courts, which came to his knowledge later on, however, one Miss Sobia alias Seemi, who is serving in Commissioner's Office Abbottabad,, alongwith her brother Sajjad, a constable in police department, came and remained inside the court premises and then came and started inquiring about the incident that has earlier taken place with her sister Miss Farry Advocate, to which he disclosed about his ignorance. That with this, Miss Sobia slapped him on the face and abused him. That the incident was witnessed by Danish FC No. 4493, Naveed FC No. 144, Watchman Noman and other lawyers and general public. He therefore prayed for legal action against the above mentioned accused.

ASVIATE HIGH COOM
ADVIATE HIGH

SHO Police Station City, Add.

After submission of complaint, video clip of the incident was obtained and it transpires that miss Sobia alias Seemi entered into the court premises at about 12:38 PM and the incident took place at 12:43 PM and it could be clearly seen that without any provocation, Miss Sobia

alias Seemi slapped complainant constable Wajid, which amounts to obstructing public servant of discharging his lawful duties and criminal intimidation as well as lowering of the dignity of courts in the eyes of general public.

For these reasons, the complaint is entertained under section 22 A(6) Cr.PC and SHO Police Station City is directed to register criminal case against Miss Sobia alias Seemi, under the relevant provisions of law with intimation to this court. A copy of this order be also sent to Commissioner Hazara Division for information and necessary legal action. File be consigned to Record Room.

Announced 17/07/2020

Fazal Subhan
Sessions Judge, Abbottabad

1

IN THE COURT OF MR. NADEEM MUHAMMAD ADDITIONAL DISTRICT & SESSIONS JUDGE-VIL, ABBOTTABAD

		1
		State Versus Mst Sobia Zaman.
rial No. of rder Sheet oceedings	Date of : Order Shee Proceeding	
01	02	
01	17.07.2020	03
		mount D.B.A petition submitted by acquised/petitioner
	:	by Mr. Munawar Hussain, Advocate. Be registered.
	Í	Accused/petitioner Mst Sobia Zaman daughter of
		Shah Zaman resident of Muhallah Rehmat Abad Tehsil &
-		District Abbottabad alongwith counsel present. They
		contend malafide and ulterior motive on part of the
ASMA Z	AMAN	prosecution and apprehend arrest in case FIR No. 437 dated
ADVOCATE H ABBOT		16.07.2020 u/s 186/506 PPC registered at Police Station City
·	} i	Abbottabad. There is no record before this court except an
Attention	.,	application supported by an affidavit and a second area
HERE TO BE T	Ine Coby	Therefore, in absence of record, accused/petitioner is allowed
30 0 BE	0 - 0x	pre-arrest ad-interim bail on furnishing bail bonds in the sum
選集	1000	Of RS.80,000/- (Eighty Thousand) with the two local reliable
di. District &		and solvent sureties, to the like amount to the satisfaction of
giransa gr. Diseria		this court
٠.		Notice and record before this court on 38.07.2020
·		Accused/Petitioner is directed to join the investigation and he
		is further directed to attend the court regularly till further
		order.
		Announced 17.07.2020
		XXZDXX
		(Nadeen Muhanmad)
1		Addl: District & Sessions Judge-VII Abbottabad
		. Wootingaq
İ		

<u>Order</u> 30.07.2020

Accused persons namely Sobia Zaman produced in custody alongwith application for seeking their 3/3 days custody.

Record perused which reveals that the offence for which the accused person is charged is 506/186 PPC. Offence u/s 186 PPC is bailable while the offence u/s 506 PPC is also bailable because there is no threat to life or grievous hurt involved in instant case. Accused is female and the provision under section 497 (ii) is attracted wherein bail is granted female accused such like cases as a rule. Hence, accused is hereby allowed to bail if she submits bail bond worth Rs. 80,000/- alongwith two reliable sureties to the satisfaction of this court. In default, be kept into Judicial lockup and be produce before Court/MOD on 13.08.2020

URT

Farman Ali Khan IM-III/Section 30 Cr. PC Abbottabad.

OFFICE OF THE DISTRICT POLICE OFFICER, ABBOTTABAD

No: /PA, Dated Abbottabad, the 12/8/2020.

You FC Sajjad No. 911 while posted at Police Lines Abbottabad have deliberately

FINAL SHOW CAUSE NOTICE

(Unit Rule (3) KPK Police Rules, 1975 amended 2014)

1. That you FC Sajjad No. 911, rendered yourself liable to be proceeded under Rule 5 (3) of the Khyber Pakhtunkhwa Police Rules 1975 (amended 2014) for following misconduct;

involved yourself in case vide FIR No. 437 dated 16-07-2020 u/s 186/506 PPC PS City.

Yours this illegal act is sever violation of Police Rules and it also damage the image of ADVOCATE HIGH COURT ADVOCATE HIGH COURT ABBOTABAD gross misconduct on your part:-

- II. During proper departmental enquiry the allegations have been proved against you.
- 2. That by reason of above, as sufficient material is placed before the undersigned therefore it is decided to proceed against you in general Police proceedings without aid of enquiry officer;
- 3. That the misconduct on your part is prejudicial to good order of discipline in the Police force.
- 4. That your retention in the police force will amount to encouragement of inefficient Police officers;
- 5. That by taking cognizance of the matter under enquiry, the undersigned as competent authority under the said rules, proposes stern action against you by awarding one or more of the kind punishments as provided in the Rules.
- 6. You are, therefore, called upon to Final Show Cause as to why you should not be dealt strictly in accordance with the Khyber Pakhtunkhwa Police Rules, 1975(amended 2014) for the misconduct referred to above.
- 7. You should submit reply to this Final Show Cause Notice within 07 days of the receipt of the notice failing which an ex parte action shall be taken against you.
- 8. You are further directed to inform the undersigned that you wish to be heard in person or not.
- 9. Grounds of action are also enclosed with this notice.

District Police Officer

Received	by_		 	
Dated	j	/2020		

P(20)

OFFICE OF THE DISTRICT POLICE OFFICER, ABBOTTAB

No: 19 /PA, Dated Abbottabad, the 1/2020

GROUNDS OF ACTION

That you FC Sajjad No. 911, committed following misconduct:-

ASNIA ZAMA Involved yourself in case vide FIR No. 437 dated 16-07-2020 u/s 186/506 PPC PS City ADVOCATE HIGH COURT Vours this illegal act is sever violation of Police Rules and it also damage the image of police in the eyes of general public. All this shows your malafide intention/ negligence and gross misconduct on your part:

II. During proper departmental enquiry the allegations have been proved against you.

By reasons of above you have rendered yourself liable to be proceeded under Khyber Pakhtunkhwa Police Rules, 1975 (amended 2014), hence these grounds of action.

District Police Officer

Abbottabad

Amex"

P(21)

District police officel, The Abbottabad.

Subject: Provision of copy of dismissal order.

Allested

THE

Respected sin,

To

It is stated that 9 ASMAZAMAN ADVOCATE HIGH COURT ABBOTABAD

copy of dismissal order for appeal to

higher authority. Plz provide me copy of

dismissal order as per law.

Thank you

yours sincerely sajjad Ahmed selt No My

Alsbothaland.

Dale. 15-9-200

P(21) خردن منات دی اد صراف ایست آیاد ور العران لى والحراب ولا وفرم على 437 دفور 605/186 وس فلور بين الول. We ASMA ZAMAN ADVOCATÉ HIGH COURT مِن لُوازش بلوائي ABBOTABAD ملك الغرض

الرملايان ١١١ سانته ولا

<u>brder</u>

This office order will dispose of the departmental enquiry against FC Sajjad No. 911. He while posted at Police Lines Abbottabad have deliberately involved himself in case vide FIR No. 437 dated 16-07-2020 u/s 186/506 PPC PS City. His this illegal act is sever violation of Police Rules and it also damage the image of police in the eyes of general public. All this shows his malafide intention/ negligence and gross misconduct on his part. .

He was issued with Charge Sheet along with statement of allegations. SP Investigation Abbottahad was appointed as Enquiry Officer. He conducted proper departmental enquiry against the delinquent official and summoned the delinquent official to join the enquiry proceeding but he deliberately failed to appear before the enquiry officer as several reminders were served upon him through SHOPS City. The Enquiry Officer submitted his findings and recommended Ex-party action against delinquent official as the said official being a member of disciplinary force include himself in a case as well as also failed to comply the orders of his seniors. Consequently he was issued Final Show Cause Notice. He failed to submit reply of Final Show Cause Notice within stipulated time period. He was summoned to appear in Orderly Room on 09-09-2020 but he deliberately failed to appear before the undersigned.

Therefore, in exercise of the powers vested in the undersigned Police Disciplinary Rules-1975 (Amended 2014), I, Yasir Afridi, PSP, District Police Officer, Abbottabad as a competent authority, am constrained to award him the major punishment of Dismissal from Service with immediate effect.

Order announced.

Dated

ASMA ZAMAN VOCATE HIGH COURT ABBOTABAD

District Palce Officer 3 Abbott bad

CC.

Pay Officer DPO Office Abbottabad.

Establishment Clerk, DPO Office Abbottabad

OHC DPO Office Abbottabad alongwith Enquiry containing (6) pages for completion of record.

Recieved

Ordes** 10-01-2020

differe projection of the fill of the property of the project of t It is stated that my him. , spectal Sive Non ATO for provision of copy of mine is and enquiry report ! DPO ATD Al. the application and my brother visited that office several time but the concern. It only brother. At last on the overling of 7-12-2020 & went to DPC AID office long with whiten application for provision is with white and dismissal order linear formal sp. Her couldn't was taken to the Additional sp. Her couldn't was taken to the Additional sp. encounced afficials named was earn in his office and asked him to telephonically inform

DSP legal was not present in the his effice. Dep legal ordered the one waseam a telephonically not to give any sun documents quither arrest me, for which mobile all record of DSP legal can be checked. The coff cials wasseon OAC and others arrested me, harrassed me and undly, take the legal departmental action and reposter f. I. R of hallassment, illegal custody against Disp regal and others. Sobia Zandy Abbottabad Date: 8-12-2020

قريري فيال دي - 31 مامي السط آثار مناب والى المران الرادس بيد أم فيحد وي او صاف ن 186 FFC , 99,437 Che Pigg & 10 9 215 215 / 186 FFC. نوان سی میں فلون کو سیار سار کو تری سے برق سی تما فوکم فالی وسیاتی کے سرائس ملے لیزا میرانی فرفائر ڈی جاری کار ڈر لو مالعرا فرا در ار مجھ لؤنری پر قال قرمایا مائے۔ مِن لُورْشِ بِيوَ الْ 6 -10 11 m/m, ce 11/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 020 2

ettesred THE

ASMA ZAMAN

ADVOCATE HIGH COURT

ABBOTABAD

The Regional Police Officer Hazara Division, Abbottabad.

P(26)

Subject:

APPEAL OF CONSTABLE SAJJAD AHMED BELT NO. 914 DISTRICT ABBOTTABAD.

Respected Sir,

The appeal is submitted as under:

(i) It is stated that I am Ex. constable Sajjad and since 04/09/2012 join the police force.

ASMA ZHOWOVIII)
ADVOCATE HOME BOURT
ADVOCATE BOTABAD
ABBOTABAD

The DPO Abbottabad issue me show cause notice No. 187 dated 27/08/2020 on the ground that you involve in the FIR No.437 dated 16/07/2020 of police station city under sections 186/506 PPC. Copy is attached.

- (iii) That in this FIR the complainant did not give application against in the court of Session Judge Abbottabad and also in the police station.
- (iv) That in show cause notice it is mentioned that I am involved in case.
- (v) That DPO Abbottabad ordered to initiate departmental inquiry against me.
- (vi) That order of DPO Abbottabad is wrong, illegal against law and facts hence liable to be set-aside.
- (vii) That appellant time and again asked for providing the copy of inquiry report and dismissal order but respondent refused to do so.

- (viii) That DPO Abbottabad mentioned in show cause notice No.187 dated 27/08/2020 that appellant is accused in FIR but appellant was not nominated in FIR nor appellant has been attributed any role.
 - That the whole proceedings are result of personal grudge of DPO Abbottabad with appellant.

ABBOTABAD

(x)

That appellant not committed any offence or for that matter professional misconduct rather a concocted and self fabricated story was planted against the appellant not only for damaging his personality in society but also putting professional further career of the appellant at stake and after success in that purpose appellant deserve to be reinstatement on service.

It is humbly prayed, that on acceptance of instant appeal, the impugned order of DPO Abbottabad dated 27/08/2020 vide which the appellant was held to be found in misconduct may kindly be declared to be illegal without any plausible reasons/ justification, void-ab-initio, without lawful authority and jurisdiction and misuse of powers corm-non-judice, self maneuvered and hence liable to be set aside and appellant may graciously be held entitled for reinstatement of service without any other relief which ever is deemed appropriate favouring the rights of appellant.

Dated: 7/12/2020

APPELLANT SAJJAD Ahmed S/o Shahzaman

R/o Kharian Rehmatabad Tehsil and District Abbottabad

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OFFICE OF THE REGIONAL POLICE OFFICER
HAZARA REGION, ABBOTTABAD

0992-9310021-22

0992-9310023

r.rpohazara@gmail.com 0345-9560687

NO: 49

_/ PA

DATED 07/1 /202

ORDER

This order will dispose off departmental appeal under Rule 11-A of Khyber Pakhtunkhwa Police Rules, 1975 submitted by Ex. Constable Sajjad No.911 of District Abbottabad against the punishment order i.e. *Dismissal from Service* awarded by DPO Abbottabad vide OB No.215 dated 10.09.2020.

Brief facts leading to the punishment are that the appellant while posted at Police Lines, Abbottabad, deliberately involved himself in a criminal case vide FIR No.437 dated 16.07.2020 u/s 186/506 PPC PS City, Abbottabad.

The appellant was issued charge sheet alongwith summary of allegations and SP Investigation, Abbottabad was deputed to conduct departmental enquiry. The EO held the appellant responsible of misconduct. He was issued final show cause notice and called in OR, however neither he appeared before the competent authority nor submitted reply of show cause notice. Consequently, DPO Abbottabad awarded him major punishment of dismissal from service. Hence, the appellant submitted this present appeal.

After receiving his appeal, comments of DPO Abbottabad were sought and examined/perused. The undersigned called the official in OR and heard him in person. However, he failed to advance any convincing reason in his defence. In addition to this, documentary record transpires that the appellant deliberately involved himself in a criminal case and despite been part of a disciplined force supported his sister (accused) in whole episode of squabble and behaved disrespectfully with fellow uniformed Police official. It is also relevant to mention here that the appellant was earlier dismissed vide OB No. 110 dated 19-05-2017 due to his indiscipline actions. Foregoing in view, the punishment awarded by the competent authority seems genuine and appeal being meritless is liable to be dismissed. Therefore, in exercise of the powers conferred upon the undersigned under Rule 11-4 (a) of Khyber Pakhtunkhwa Police Rules, 1975 the instant appeal is hereby *filed* with immediate effect.

Qazi Jamil ar Rehman (PSP)
REGIONAL POLICE OFFICER
HAZARA REGION, ABBOTTABAD

No. 50 CC.

/PA, dated Abbottabad the

07/1

/202**0**.

1. The District Police Officer, Abbottabad for information and necessary action with reference to his office Memo No.6288/Legal dated 24-12-2020. Service Roll and Fuji Missal containing enquiry file of the appellant is returned herewith for record.

ASMA ZAMAN
ADVOCATE HIGH COURT
ABBOTABAD

Inspector General of Police Khyber Pakhtunkhwa Peshawar

Subject:

Allosted

APPEAL OF Ex. CONSTABLE SAJJAD AHMED BELT NO. 911 DISTRICT ABBOTTABAD.

Respected Sir,

The appeal is submitted as under:

- (i) I was appointed as constable on 04/09/2012.
- The DPO Abbottabad issued me show cause notice No. 187 dated 27/08/2020 on the ground that you are involve in the FIR No.437 dated 16/07/2020 of police station city under sections 186/506 PPC. Copy is attached, and finally dismissed me from service on 10/09/2020. Copy of dismissal order is attached.
 - (iii) That in this FIR the complainant did not give any application against me in the court of Session Judge Abbottabad and also in the police station.
 - (iv) That in dismissal order it is mentioned that I am involved in the case.
 - (v) That order of DPO Abbottabad is wrong, illegal against law and facts hence liable to be set-aside.
 - (vi) That appellant time and again asked for providing the copy of inquiry report and dismissal order but respondent refused to do so which is against the law and in this respect appellant moved an application to District Police Officer (DPO) Abbottabad. Copy of application is attached herewith, on continues suffering and repeated visits to DPO & DIG Office I got dismissal order copy.
 - (vii) That DPO Abbottabad mentioned in dismissal order dated 10/09/2020 that appellant is accused in FIR but appellant was

2014

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ABAD

(viii) That the whole proceedings are result of personal grudge of DPO Abbottabad with appellant.

(ix) That appellant not committed any offence or for that matter professional misconduct rather a concocted and self fabricated story was planted against the appellant not only for damaging his personality in society but also putting professional future career of the appellant at stake and after success in that purpose

ASMA ZAIVITT appellant deserve to be reinstate on service.

ADVOCATE HIGH COURT appellant deserve to be reinstate on service.

It is humbly prayed, that on acceptance of instant appeal, the impugned order of DPO Abbottabad dated 27/08/2020 vide which the appellant was held to be found in gross misconduct, malafide intention/ negligence may kindly be declared to be illegal without any plausible reasons/ justification, void-ab-initio, without lawful authority and jurisdiction and misuse of powers corm-non-judice, self maneuvered and hence liable to be set aside and appellant may graciously be held entitled for reinstatement of service with any other relief which ever is deemed appropriate favouring the rights of appellant is highly qualified with MSc and LLB degrees. He may kindly be entitled for the selection of lower course, as he has passed both the exams A-1 & B-1 required for selection and training of lower course. Application for lower course and reinstate period salary has already been submitted to DIG Hazara and DPO Abbottabad. Action on the part of reinstate period salary has been taken but the action for lower course has held in abeyance till date.

Dated: 09/12/2020

Attented

APPELL.

....APPELLANT
SAJJAD Ahmed
S/o Shahzaman
R/o Kharian Rehmatabad
Tehsil and District Abbottabad

FOR PUBLICATION IN THE KHYBER PAKHTUNKHWA GAZETTE PA

10887

NOTIFICATION

/ E, ADMISSION TO PROMOTION LIST B-I:- Having qualified

Examination for the year 2017 conducted by EATA prepared accordance to Standing order No.14/2014, the names of the following Constables of this Region are admitted to promotion list B-I with effect from 10-05-2017:-

		5	P(31)	
S#	NAME OF CONSTABLE & NO	DISTRICT	TERM	
01	FC Malik Yasir Farooq No.1353	Abbottabad	1 st	
02	FC Muhammad Riasat No.1295/1477/Elite	Abbottabad	151	
03		Abbottabad	1 st A+	teste
104 · 1	FC Wagas Khan No.07	Abbottabad	1 ^{Sl}	1.0
100	FC,Aftab Ahmed No.657	Abbottabad	151	45
1. <u>up /</u>	IFC Sheraz Ahmed No.1275	Abbottabad	ASMA ZAM	۸ ۸۰
07 /	FC Dilshad No.1269/Elite	Abbottabad		
08	FC Mubashir Nazir No.64	Abbottabad	ADYOCATE HIGH CO	JURT
09		Abbottabad : 1	1 st	
10	FC Pervaiz No.1280/Elite	Abbottabad	151	
11	FC Atif Hussain No.1398	Abbottabad	1 st	
12	FC Nasir Khan No.928	Abbottabad	1 st	
13	FC Muhammad Faisal No.1219/Elite	Abbottabad	1 ^{Sl}	
14	FC Shahzad Gul No.1385	Abbottabad	151	
15	FC Yasir Daud No.1276	Abbottab ad	1 st	
16	FC Adil Ashraf No.250	Abbottabad	1 Sl	
17	FC Aqeel Ahmed No.1052	Abbottabad	· 151	
18	FC Muhammad Nasir No.1111	Abbottabad	1 st	
19	FC Abid Khan No.1403	Abbottabad	151	
20	FC Adnan Khan No.1320	Abbottabad	1 st	
21	FC Muhammad Shafique No.24	Abbottabad	1 st	
22	FC Abdul Razzaq No.1334/Elite	Abbottabad	151	
23	FC Faheem Khan No.1294/CTD	Abbottabad	1 st	
24	FC Masood Akhtar No.443	😕 🕮 Abbottabad 🤞	2 nd	
25		Abbottabad	2 ^{na} .	
26	FC Shahid Hussain No.2806/Elite	Abbottabad	2 nd	
27	FC Wajahat Safdar No.536/CTD	Abbottabad	2 nd	
28	FC Musaddig Khan No.1272 Intelligence School	Abbottabad	2 nd	•
29	FC Muhammad Ajaz No.270/715/CTD	Abbottabad	2 nd .	
30	FC Waseem Rasheed No.981	Abboltabad	2 nd	
31	FC Muhammad Saeed No.1211	Abbottabad	2 nd	
32	FC Usman Sardar No.936	Abbottabad	2 nd	
33	FC Tahir.Gul No.3090/Elite	Abbottabad	2 nd	
34	FC Muhammad Kaleem No.870/Elite	Abbottabad	2 nd	
35	FC Saeed Ahmed No.95	Abbottabad	2 nd	
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47		Abbottabad	3 rd	
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1 40	FC Aamir Hanif No.1458/Elite	Abbottabad	310	
55		Abbottabad	3 rd	

53 FC Muhammad Adil No 941/RDS	Abbottab.	1 36 A N. 1
53 FC Muhammad Adil No.941/BDS 54 FC Nadeem Qadir No.1267	Abbottabad	3100 2 2 3
55 FC Sajjad Ahmed No. 102	Abbottabad Abbottabad	34 46
56 FC Muhammad Ishfaq No.53/DTV	Abbottabad Abbottabad	310
57 FC Zargul Khan Jadoon No.1330	Abbottabad	310
58 FC Fayyaz Ahmed No.24	Abbottabad	310
59 FC Muhammad Adil No.1424	Abbottabad	3" 5
60 FC Wajad Shah No.1089/Elite	Abbottabad	ी छाट
61 FC Amjid Abbasi No.993	Abbottabad ·	310 7
62 FC Nazakat No.1416/Elite	Abbottabad	3 rd)
63 FC Muhammad Shah Nawaz Gul No.1204	Abbottabad	310
64 FC Saddam Hussain No.39	Abbottabad	3 rd
65 FC Zulfiqar Asad No.3037/Elite	Abbottabad	3 rd
66 FC Wagas Khan No.1279	Abbottabad	319
67 FC Jehangir Khan No.623	Abbottabad	3''d
01 LFC Shakira Kanwal No.522	Haripur	151
02 FC Muhammad Waqar No.512	Haripur	1 ^{sl}
03 FC Muhammad Imran No.570/2224	Haripur	2 nd
04 FC Ijaz Mehmood No.261/2269	Haripur	2 nd
05 FC Naseer Shah No.719	Haripur	310
01 FC Munir Ahmed Shahzad No.856	Mansehra	1 st
02 FC Waseem Khan No.1039 03 FC Abdul Rasheed No.1118	Mansehra	1 st
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11 FC Adil Hussain No.1040	Mansehra	2 nd
12 FC Nadeem Hussain Shah No.1202	<u>Mansehra</u>	2 nd
13 FC Muhammad Zarnan No. 1875	Mansehra	2 nd
14 ! FC Zain-ul-Abideen Shah No.611	<u>Mansehra</u>	2.nd
15 : FC Junaid Ahmed No.991	Mansehra	2 nd
16 FC Altaf Hussain No.5270	Mansehra Mansehra	2 nd
17 FC Muhammad Munsif No.917	Mansehra	2 nd
18 FC Muhammad Attique No.1156	Mansehra	3 rd
19 FC Muhammad Shoaib No.5321	Mansehra	310
20 FC Altaf Hussain No.1000	Mansehra	3 rd
21 FC Muhammad Nadeem No.1006	Mansehra.	3.9
22 FC Babar Khan No.3610	Mansehra	310
23 FC Asim Nc.1281	Mansehra	3''0
01 FC Muhammad Fayaz No.499	Battagram	151
02 FC Ibrahim No.125	Battagram	1 ^{sl}
03 FC Inam-ur-Rehman No.199	Battagram	1 st
04 FC Khan Zada No.32	Battagram	1 st
05 FC Khaizer Khan No.76	Battagram	1 st
06 FC Samiullah No.3836	Battagram	1 sl
07 FC Jamil Akhtar No.446	Battagram	1 ^{sl}
08 FC Syed Ansar Shah No.3864	Battagram	1 ^{sl}
09 FC Muhammad Bakhtiar No.2036	Battagram	2 nd
10 FC Syed Jamil Shah No.675	Battagram	2 nd
11 FC Israr Ullah No.418	Battagram	2 nd
12 FC Sajjad Muhammad No.378 13 FC Taj Ali Shah No.44	Battagram	2 nd
14 FC Muhammad Ismail No.480	Battagram	2 nd
15 FC Tariq Aziz No.216	Battagram Rattagram	2 nd
16 FC Said Farin No.395	Battagram Battagram	2 nd
17 FC Muhammad Ilyas No.424	Battagram Battagram	3 rd
18 FC Irfan Ullah No.330	Battagram	3 rd
19 FC Muhammad Siddiq No.2028		310
20 FC Fazal Wahid No.3895	Battagram Battagram	3 rd
21 FC Altaf Hussain No.1985	Battagram Battagram	3''
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	FC Zubair Khan No.698/CTD	Kohistan	151
	FC Ejaz-ul-Haq No.441	Kohistan	1 ^{sl}
	FC Gul Nawaz No.540	Kohistan	151
	FC Muhammad Afrin No.321	Kohistan	151
	FC Saran Zeb No.664	Kohistan	151
	FC Hizb-ur-Rehman No.353	Kohistan	151
-+	FC Abdullah Umer No.181	Kohistan	1 Sl
	FC Aziz-ur-Rehman No.73	Kohistan	1 st
	FC Mirza Murad No.717		1st
	FC Javed Igbal No.573	Kohistan	151
-	FC Gul Khan No.1623/Elite	Kohistan	151
14	FC Naeem Ullah No.48	Kohistan	151
15	FC Shoukat Khan No.346	Kohistan .	
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16	FC Aziz-ur-Rehman No.612	Kohistan	1 st
17	FC Ghulam Hussain No.469	Kohistan	1 st
18	FC Wali-ur-Rehman No.131	Kohistan	1 ^{Sl}
19	FC Gul Nawab No.83	Kohistan .	-1 st
20	FC Shams-ur-Rehman No.179	Kohistan	1 51
21	FC Muhammad Javed No.126/Elite	Kohistan	1 ^{sl}
22	FC Zahoor-ud-Din No.680/Elite	Kohistan	1 st
23	FC Muhammad Azal No.3300	Ko histan	1 st
24	FC Habib-ur-Rehman No.1830/Elite	Kohistan	1 st
25	FC Jan Muhammad No.1435/CTD	Kohistan	2 nd
26	FC Muhammad Alam No.150	Kohistan	2 nd
27	FC Habib-ur-Rehman No.1494/CTD	Kohistan	2 nd
28	FC Bakht Nawaz No.2663/Elite	Kohistan	2 nd
29	FC Satbar Shah No.366	Kohistan	2 nd
30	FC Muhammad Dilawar No.726	Kohistan	2 nd
31	FC Muhammad Javed No.1589/Elite	Kohistan	2 nd
32	FC Khan Sher No.259	Kohistan	2 ^{ind}
33	FC Muhammad Nazir No.670	Kohistan	2 nd
34	FC Muhammad Jamil No.1604/Elite	. Kohistan	2 nd
35	FC Nisar Khan No.5622/Elite	.,	2 nd
36	FC Abdul Hakim No.693	Kohistan	2103
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	FC Abdul Salam No.675	Kohistan	2 nd
38	FC Muhammad Younas No.533	Kohistan	200
39	FC Gul Nazar No.111	Kohistan	
40	FC Sadar-ud-Din No.742	Kohistan	2 nd
41	FC Noor-ud-Din No.698	Kohistan	2 nd
42	FC Gul Muhammad No.86	Kohistan	2 nd
43	FC Dawood No.3769/Elite	Kohistan	2 nd
44	FC Umar Khan No.1461/Elite	Kohistan	2 nd
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51	FC Mujeeb-ur-Rehman No.2863/Elite	Kohistan	3.9
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	Kohistan	3 rd
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04 FC Muhammad Oasim N. ad	Torghar	151
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FC Saifullah No 8	Torghan	< 1st
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Knan Muhammad No 420	Torghar	151
	Torghar	151
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Wanid Zaman No 19	Torghar	2 nd
FC Elaz Ahmed No 300	Torghar	2 nd
- 10 FC Fazii Khan No 48	Torghar	2 nd
FC Muneer Khan No. 22	Torghar	2 nd
To Sanib Zada No 205	Torghar	2 nd
713 FU Abid Ali No 270	Torghar	2 nd
20 FC Saeedullah No 200	Torghar	2 nd
ZI FC Fateh-ur-Rehman No 242 miles		2 nd
22 FC Gul Zada No.63	Torghar Torghár	2 nd
23 FC Said Afzal No.201	Torqual	2 nd
24 FC Munawar Shah No.93	Torghar	2 nd
25 FC Shafiullah No.2293/Elite	Torghar	3 rd
26 FC Muhammed St. 1	Torghar	3 rd
26 FC Muhammad Shahid No.44 27 FC Riasat Khan No.222	Torghar	3 _{td}
	Torghar	3 rd
28 FC Farhad Shah No.2285/Elite	Torghar	3 rd
	<u>Torghar</u>	3 rd
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	Torghar	3 rd
32 FC Abbas Khan No.354	Torghar Torghar	3'6
	T	3 rd

10.998-11006

bbottabad)

/E, dated Abbottabad the, /2017.

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

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar. 2.

Deputy Inspector General of Police, Training, Khyber Pakhtunkhwa Peshawar.

Additional Inspector General of Police, Investigation, Khyber Pakhtunkhwa, Peshawar alongwith two spare copies of Notification for publication in the Khyber Pakhtunkhwa

Commandant, Police Training College, Hangu. All District Police Officers in Hazara Region.

Mal Force Officer Region (Abbottabed) (AEC Dilawar)

Page 4 of 4

B-1 EXAMINATION KHYBER PAKHTUNKHWA POLICE DEPARTMENT RESULT 2017

Enter your Roll No here.



Attested

ASMA ZAMAN

ADVOCATE HIGH COURT

ROLL NO.

4365

6

NAME

SAJJAD AHMED

FATHER NAME

SHAHZAMAN

BELT NO.

102

DISTRICT/ UNIT

ABBOTTABAD

MARKS/200

104

%AGE

52.00

Errors and Omissions are accepted with-in 10 days of the declaration of Result

Close

ETEA Result



A-1 EXAMINATION FOR KP-POLICE DEPARTMENT RESULT 2016

Emiliar your Roll No here



Attested

ASMA ZAMAN ADVOCATE HIGH COURT ABBOTABAD

ROLL NO.

903

NAME

SAJJAD AHMED

FATHER NAME

SHAH ZAMAN

MARKS/360

144

%AGE

40.00

Errors and Omissions are accepted with in 10 days of the declaration of Result

Close

ALEAMA FORAL OPEN UNIVERSITY, ISLAMAI

PROVISIONAL RESULT CARD

Attested

Serial No

58931

Roll No.

AX507975

Name

SAJJAD AHMED

Registration No.

13NAD05599

Father's Name

SHAH ZAMAN

Final Semester

AUT-2015

Addres

ASISTANT SOBIA ZAMAN COMMISSIONER HOUSE

Tehsil

ABBOTTABAD

District

ABBOTTABAD

has succesfully completed

MASTER OF SCIENCE

(PAKISTAN STUDIES)

The detail of passed courses is as under



		·	Mar		rks
Semester	Course Code	Title of Courses		Maximum	Obtained
AUT- 13	0538	GENESIS OF PAKISTAN MOVEMENT		100	45
AUT- 13	4655	GEOGRAPHY OF PAKISTAN-I		100	58
AUT- 13	4656	GEOGRAPHY OF PAKISTAN-II		100	65
AUT- 13	4657	PAKISTANI LANGUAGES & LITERATURE-I		100	55
AUT- 13	4658	PAKISTANI LANGUAGES & LITERATURE-II		100	72
SPR- 14	0537	IDEOLOGICAL FOUNDATIONS OF PAKISTAN		100	64
SPR- 14	4659	ECONOMIC DEVELOPMENT IN PAKISTAN-I	•	100	56
SPR- 14	4660	ECONOMIC DEVELOPMENT IN PAKISTAN-II		100	54
SPR- 14	4661	FOREIGN POLICY OF PAKISTAN-I		100	67
SPR- 14	4662	FOREIGN POLICY OF PAKISTAN-II		1,00	57
AUT- 14	0541	SOCIAL CHANGE	· · .	100	60
AUT- 14	4663	PAKISTANI SOCIETY & CULTURE-I		100	67
AUT-'14	4664	PAKISTANI SOCIETY & CULTURE-II		100	69
AUT- 14	4666	RESEARCH METHODS-II		100	58
SPR- 15	0545	POLITICAL PARTIES & PRESSURE GROUPS IN		100	62
SPR- 15	4668	POLITICAL AND CONSTITUTIONAL		, 100	68
SPR- 15	4669	SOCIAL THEORY-I		100	56
SPR- 15	4670	SOCIAL THEORY-II		100	59
SPR- 15	4665	RESEARCH METHODS-I		100	58
AUT- 15	4667	POLITICAL AND CONSTITUTIONAL		100	49
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Credit Hours 60 Result Declared on OCTOBER 05,2016

Date of Issue

NOVEMBER 07,2016

Total Marks/Obtained

2000 / 1199

Percentage/Grade

Controller:6f Examinations

isclaimer:

nis result card is issued provisionally, errors and omission excepted, as a notice only. Any entry appearing in this card does not itself confer any ght or privilege on a candidate for the grant of certificate/degree/diploma, which will be issued under the rules/regulations on the basis of the riginal record of the university student.



Equino: SAJJAD AHMED

Father's Name: SHAH ZAMAN

University of Peshawar Pakistan

Detailed Marks Certificate

Bacheler of Laws

Annual Examination 2019

Justice Law College Abbottabad

Gende, Male

Roll No. 667

Registration No. 2019-ILA-870

Regular

Attested

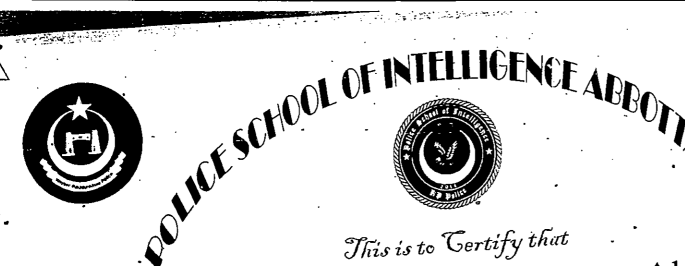
			201	9-JLA-870	Hitesteo
Papers		Max Marks			4116
English Jurispredence			In Figures	marks Opta	ASMA-ZAMAN
The Mary of Contract & Sala as a		100	44	In Words	ADVOCATE HIGH COURT ABBOTABAD
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W of Torts & Easement	ĺ	100	51	Fifty Eight	
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The Examination was taken As a Whole Examination held From 29-Jan-2020 to 29-Feb-2020 Result Declared on Filday, June 26, 2020

Issue Date: 05-Jul-2020

orniwlenzed by RTC

(Dr. S. Fazi-i-Hadi) CONTROLLER OF EXAMINATIONS UNIVERSITY OF PESHAWAR



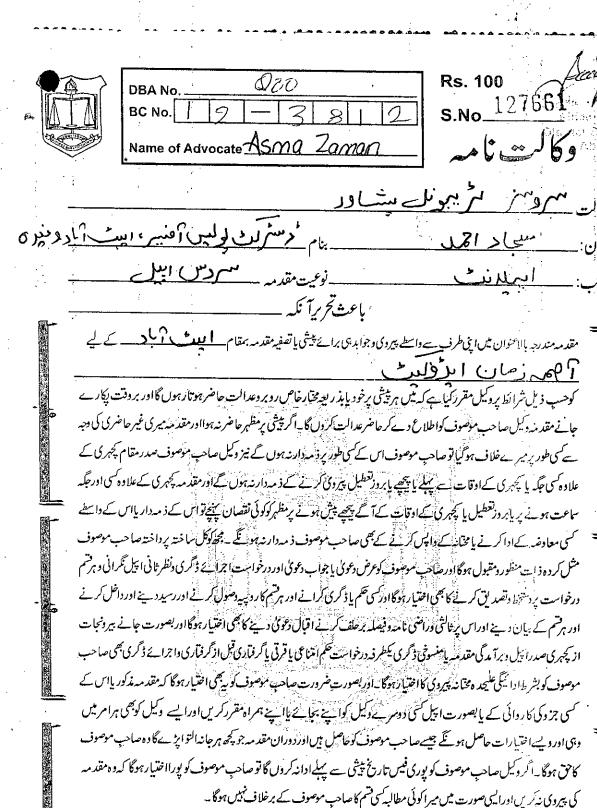
FC Sajjad No. 102 District Abbottabad

has participated and successfully completed 05 DAYS TRAINING ON JUVENILE JUSTICE &

CHILD SENSTIVE INVESTIGATION-2

held at Police School of Intelligence Abbottabad From 21 Nov to 25 Nov 2016

Director Police School of Intelligence Abbottabad



"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Notice to Appellant/Petitioner Sajjad Ahmed Sjo Shahzaman

Course Constable No. 911. Rlo Khavian Rehmolabo

Tekai & Dist. Abbottabad

Take inotice that your appeals has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on at Tibunal at Tibunal

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

at Peshausar.

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAD & JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR

No.		2318	21	
	Appeal No.	Ahmad		,
0	Court CF K	Dx volumy: Ho		
Notice to: _	RPO	Respondent No.	tozata Reg	jon
Province Se the above ca hereby infor *on appellant/pe the case ma Advocate, du this Court a alongwith a default of y appeal/petit	REAS an appeal/petition rvice Tribunal Act, 1974 ase by the petitioner in the rmed that the said appearance on the ion will be heard and decimal appearance on the ion will be heard and decimal relationships.	n under the provision of has been presented/re is Court and notice has eal/petition is fixed for 8.00 A.M. If you wish to to do so on the date fix n person or by authorisms of Attorney. You are the date of hearing 4 on which you rely. Pleadate fixed and in the sided in your absence.	of the Khyber Pakhtungistered for consideration been ordered to issue. You hearing before the Trico urge anything againsted, or any other day to seed representative or by therefore, required to copies of written states also take notice the manner aforementioned	akhwa ion, in ou are bunal st the which by any file in ement hat in d, the
given to you address. If yo address give	e of any alteration in the by registered post. You ou fail to furnish such ad in in the appeal/petition d to this address by registeration.	should inform the Reg dress your address cont will be deemed to be you	fistrar of any change in ained in this notice whic r correct address, and fu	your ch the cther
Copy	of appeal is attached. Co	opy of appeal has alrea	dy been sent to you vid	e this
office Notice	No	dated		9/4
Given	under my hand and the	seal of this Continue	eshawar this	••••••
Day of	Reply)	20 V		
		> Khyber Pakh	Registrar, tunkhwa Service Trib	ounal,

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

Peshawar.

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

Appeal No. 2318 of 20 21 Santa Appellant/Petitioner
Cont CF KIK Seems Home Respondent Respondent No. 4
Notice to: - Distri Police Officer Abbottabe
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
<i>H</i>
Given under my hand and the seal of this Court, at Peshawar this
Day of Aug. 20
to Reply) Registrate.
Khyber Pakhtunkhwa Service Tribunal, Peshawar.
Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays
2. Always quote Case No. While making any correspondence.

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, DB PESHAWAR.

No.
Appeal No
Appeal No. 3.8 of 20 & 1 SaJJad Ahwad Appellant/Petitioner
aVersus D
Court CF Kok lacy Home Perhands Respondent No.
Respondent No.
Notice to: _ Inspector (several CF police light
Notice to: _ Inspector Coeneral CF Police UPK
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
Province Service Tribunal Act, 1974, has been presented/registered for consideration, in
the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal
*onat 8.00 A.M. If you wish to urge anything against the
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which
the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in
this Court at least seven days before the date of hearing 4 copies of written statement
alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the
appeal/petition will be heard and decided in your absence.
Notice of any alternation in the date fined for bearing of this appeal/notition will be
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your
address. If you fail to furnish such address your address contained in this notice which the
address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of
this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
Low Keply
Registrar.
Khyber Pakhtunkhwa Service Tribunal,
Peshawar

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

Note:

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

FESHAWAN.
No.
2718
Appeal No
Appeal No. 2318 of 20 21 Sostad Ahmed Appellant/Petitioner
Cont. CF W Law Home Respondent No. 1
Respondent No
Notice to: - (novt: CF KPK through Secretary) Home & Tribal Attairs, Deptr:
Home & tribal Attairs DePth:
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
Province Service Tribunal Act, 1974, has been presented/registered for consideration, in
the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal
*on
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any
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alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the
appeal/petition will be heard and decided in your absence.
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Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodated
Given under my hand and the seal of this Court, at Peshawar this
Day of
for helpf
Registrar, Khyber Pakhtunkhwa Samiaa Tribunal
Khyber Pakhtunkhwa Service Tribunal,

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
 Always quote Case No. While making any correspondence.