24.10.2022

Junior to counsel for appellant present.

Muhammad Jan, learned District Attorney alongwith Khalil Khan S.I (Legal) for respondents present.

Bench is incomplete and lawyers are on strike, therefore, case is adjourned to 21.11.2022 for arguments before D.B at Camp Court, D.I.Khan.

(Rozina Rehman)
Member (J)
Camp Court, D.I.Khan

26/07/2022

Due to Summer 27/09/2022

27th September, 2022

Learned counsel for the appellant present. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Muhammad Khalil, S.I (Legal) for respondents present.

Learned counsel for the appellant seeks adjournment on the ground that he is not feeling well today. Adjourned. To come up for arguments on 24.10.2022 before the D.B at Camp Court D.I.Khan.

(Salah Ud Din) Member (Judicial) Camp Court D.I.Khan (Kalim Arshad Khan) Chairman Camp Court D.I.Khan Tour is cancelled, therefore, case is adjourned to 24.05.2022 for the same as before.

Reader

24.05.2022

Appellant in person present. Mr. Muhammad Khalil, S.I (Legal) alongwith Mr. Farhaj Sikandar, District Attorney for the respondents present.

Para-wise reply on behalf of respondents No. 2 to 4 submitted, which is placed on file and copy of the same handed over to appellant. Adjourned. To come up for rejoinder, if any, as well as arguments on 26.07.2022 before the D.B. at Camp Court D.I.Khan.

(Salah-Ud-Din) Member (J) Camp Court D.I.Khan

29th June 2022 ¹

Counsel for the appellant present. Mr. Farkhaj Sikandar, District Attorney alongwith Muhammad Khalil, S.I for respondents present.

Learned counsel for the appellant seeks adjournment as he has not prepared the case. Last chance is given for arguments. To come up for arguments on **2**6.07.2022 before D.B at camp court D.I.Khan.

(Mian Muhammad) Member(E) (Kalim Arshad Khan) Chairman Camp Court D.I.Khan 22.11.2021

Appellant in person present. Mr. Muhammad Khalil, S.I (Legal) alongwith Mr. Muhammad Rasheed, Deputy District Attorney for the respondents present.

Written reply/comments on behalf of respondents not submitted despite last chance. Representative of the respondents again requested for further time for submission of written reply/comments. Another last chance is given to the respondents for submission of written reply/comments on 24.01.2022 before the S.B at Camp Court D.I.Khan.

Chairman Camp Court D.I.Khan

«Postscript

22.11.2021

In case the last chance as given above is not availed, the next adjournment shall be subject to prior payment of cost of Rs. 5000/- to the appellant failing which the case shall be fixed before D.B for arguments without reply deeming the same as waived off by the respondents.

Camp Court, D.I.Khan

26.03.2021

Appellant in person present. Mr. Muhammad Khalil, Sub-Inspector (Legal) alongwith Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present and requested for further time for filing of written reply/comments. Adjourned. To come up for written reply/comments on 22.06.2021 before S.B at Camp Court D.I.Khan.

> (SALAH-UD-DIN) MEMBER (JUDICIAL) CAMP COURT D.I.KHAN

22.6.21. Due To COVID-19, The case is afferenced

to 26.10.2021 feer fame.

26.10.2021

Appellant in person present.

Asif Masood Ali Shah learned Deputy District Attorney alongwith Khalil Khan S.I (Legal) for respondents present.

Reply on behalf of respondents was not submitted. Request for adjournment was made on behalf of respondents. Last chance is given with direction to furnish the same within 10 days in office, positively. To come up for reply/comments 22.11.2021 before S.B at Camp Court,

D.I.Khan.

(Rozina Rehman) Member(J) Camp Court, D.I.Khan 26.10.2020

Appellant is present in person. Mr. Usman Ghani, District Attorney alongwith representative of the department Mr. Khalid Nawaz, Inspector (Legal) are also present.

Written reply on behalf of respondents not submitted. Representative of the department is seeking time to furnish written reply/comments. Adjourned to 25.11.2020 on which date to come up for written reply/comments before S.B at Camp Court, D.I.Khan.

(MUHAMMAD JAMAL KHAN) MEMBER CAMP COURT D.I.KHAN

25.11.2020

Appellant in person and Mr. Muhammad Jan, learned DDA alongwith Khalil Khan S.I legal for respondents present.

Written reply/comments on behalf of respondents not submitted. Representatives of respondents seeks time to submit reply/comments. Last opportunity is granted. To come up for reply/comments on 25.02.2020 before S.B at Camp Court, D.I.Khan.

(Atiq-Ur-Rehman) Member (E)

Camp Court, D.I.Khan

25-1-2021 pur to covid 19, The case is adjourned to 26.3.2021 for to Jane.

20-4 .2020 Due to COVID19, the case is adjourned to 21 /49 /2020 for the same as before.

Reader

21.09.2020

Appellant in person present.

Mr. Usman Ghani learned District Attorney present.

Reply on behalf of respondents is still awaited. Notice be issued to respondents for written reply/comments for 26.10.2020 before S.B at Camp Court, D.I.Khan.

(Rozina Rehman) Member (J) Camp Court, D.I Khan 25.02.2020

Counsel for the appellant Muneer Ahmad present. Preliminary arguments heard. It was contended by learned counsel for the appellant that the appellant was serving in Police Department. He was imposed major penalty of removal from service on the allegation of involvement in criminal case. It was further contended that the appellant was acquitted in the said criminal case and after availing departmental remedy, he filed service appeal which was partially accepted, the impugned order was set-aside and the departmental authority was directed to decide the departmental appeal in accordance with law. It was further contended that the departmental authority after probe into the matter/inquiry reinstated the appellant but without back benefits vide order dated 20.06.2019. Feeling aggrieved, the appellant departmental appeal but the same was not responded hence, the present service appeal. It was further contended that the appellant was imposed major penalty without any fault of the appellant, that the appellant was acquitted in the criminal case and the departmental authority also reinstated the appellant after probe in the matter and since there was no fault of the appellant, therefore, the appellant is entitled for back benefits.

The contentions raised by learned counsel for the appellant need consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days, thereafter, notices be issued to the respondents for written reply/comments for 20.04.2020 before S.B at Camp Court D.I.Khan.

Appellant Deposited
Security & Process Fee

(M. Amin Khan Kundi) Member Camp Court D.I.Khan

Form- A

FORM OF ORDER SHEET

Court of	<u>.</u> .		<u> </u>
		,	
Case No	1531/ 2019		

	Case No	1531/ 2019
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
[1	2	3
1-	14/11/2019	The appeal of Mr. Muneer Khan received today by post through Mr. Muhammad Waqar Alam Advocate may be entered in the Institution
ļ .		Register and put up to the Worthy Chairman for proper order please.
:_		REGISTRAR
2-		This case is entrusted to touring S. Bench at D.I.Khan for
		preliminary hearing to be put up there on $28-1-2020$
•		M
		CHAIRMAN
28.01	.2020	None present on behalf of the appellant. Notice be
20.01	· .	ed to appellant and his counsel for attendance and
:		liminary hearing for 25.02.2020 before S.B at Camp Court
	_	Khan.
-		max
·		(M. Amin Khan Kundi) Member Camp Court D.I.Khan
1		Camp Court D.IMian
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUAL, **PESHAWAR**

Service Appeal No.

Muneer Ahmad

VERSUS

GOVT of KPK etc

INDEX

S No:	Particular of the Documents	Annexure	Page #
1.	Memorandum of Appeal alongwith affidavit		1-5
2.	Copy of service appeal No. 871/2018 alongwith order dated: 25-03-2019	A	6-11
3.	Copy Applications dated: 08-04 & 29-07-2019	В	12-13
4.	Copy of Impugned office order No: 2966 dated: 20-06-2019	C	14_15
5.	Copy of departmental appeal dated: \$\displaystyle{0}5-07-2019	D	16-17
6.	Wakalatnama		18

Ho

Date: <u>09</u> /1**0**/2019

Appellant counsel

M. Waqar Alam Advocate High Court Dera Ismail Khan

waqaralam1982@gmail.com

Mob#0333-995-0616

/

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUAL

PESHAWAR

Service Tribunal

Service Appeal No. <u>1531</u>/2019

Diary No. 1645

Dated 14/11/18

Muneer Ahmad son of Shah Mohammad Constable Police Department Dera Ismail Khan.

(Appellant)

VERSUS

- **1.** Government of KPK, through Secretary Home & Tribal Affairs Department, Khyber Pakhtunkhwa Peshawar.
- 2. Inspector General of Police Khyber Pakhtunkhwa, Peshawar.
- 3. Regional Police Officer/DIG, Region Dera Ismail Khan.
- 4. District Police Officer, Dera Ismail Khan.

..... (<u>RESPONDENTS</u>)

APPEAL UNDER SECTION 4 OF THE KPK SERVICES TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED ORDER DATED: DATED 20/06/2019 ISSUED BY RESPONDENT NO. 3, WHEREBY THE APPELLANT WAS REINSTATED INTO SERVICE ON THE DIRECTION OF THIS HONORABLE TRIBUNAL BUT THE ISSUE OF THE BACK BENEFIT WAS NOT DECIDED IN FAVOR OF THE APPELLANT, HENCE, BEING AGGRIEVED FROM THE ORDER DATED: 20-06-2019 AND IN DECISION OF DEPARTMENTAL APPEAL OF THE APPELLANT BY THE RESPONDENT NO. 2.

Note:

Addresses given above shall suffice the object of service. All necessary and proper parties have been arrayed in the panel of respondents.

Filedto-day

14/11/11

Respectfully Sheweth;

- 1. That the petitioner is law abide citizen of Pakistan and is enjoying well reputation in the society and is educated person having domicile of District Dera Ismail Khan.
- 2. That the appellant was appointed as Constable in Police Department Dera Ismail Khan in the year 2007 and has been performed his duties with zeal and zest and to the entire satisfaction of his superiors.

- That the appellant was charged in a false and factitious criminal FIR#219 dated 14/05/2016 case vide registered 420/468/471/417 PPC read with 155 PO at Ps Dera Town Dera Ismail Khan and on this sole ground the respondent without adopting legal formalities the service of the appellant was dismissed vide order dated: 26-08-2016 and the appellant against the dismissal order approached to this Honourable Tribunal through service appeal which was very graciously be accepted vide order dated: 25-03-2019. Copies of the service appeal alongwith order dated: 25-03-2019 are enclosed as <u>Annexure-A</u>
 - 4. That after getting the attested order of this Honourable Tribunal the appellant moved applications to the respondents for implementation of the order dated: 25-03-2019. Copies of the applications are enclosed as **Annexure B.**
 - 5. That on 20-06-2019 the respondent No. 3 issued reinstatement order of the appellant but unfortunately the issue of the back benifits was not decided and in the impugned order a **note** was given in these words "He is reinstated in service for the purpose and will not claim any financial benefits during this period". Copy of the impugned order dated: 20-06-2019 is enclosed as **Annexure C**.
 - That the appellant being dissatisfied from the partial portion of the impugned order dated: 20-06-2019 to the extent of back benefits moved a departmental appeal to the respondent No. 2 on \$5-07-2019 which was not decided yet, hence, the instant appeal. Copy of the departmental appeal is enclosed as **Annexure D.**
 - 7. That jurisdiction of this worthy service tribunal is being invoked in attending circumstances against the impugned order OB-1071 dated: 20/06/2019 issued by respondent no. 3, inter alia on the following grounds amongst others;

GROUNDS

- a. That the impugned partial portion of the order dated: 20-06-2019 to the extent of non giving back benefits to the appellant is illegal, unjustified and ineffective upon the rights of appellant.
- b. That it is a settled proposition of law that an employee can get back benefit on the eve of his reinstatement by a judicial forum or departmental authority if he succeeds in establishing that he had not been making earnings during the period when he remained out of the job. (2002 PSC 846 + PLD 1970 SC 415).
- c. That it is also settled law "if the dismissal of a Government servant be wrongful, then it was due to no fault of the servant that he was prevented from serving the state" then the back benefit should be allowed in this eventuality to the aggrieved civil servant.
- has not served any private job and remained jobless due to the illegal and unjustified dismissal order of the respondents, hence, on this sole ground the back benefit may also be allowed with the reinstatement.
- e. That maximum after after lodging an FIR against a civil servant the punishment of suspension could be granted by the competent authority and the dismissal on the ground of registration an FIR is totally illegal, unjustified and against the service laws in the case of appellant the respondent haste fully acted and not followed the settled law, hence, the back benefit should be allowed to the appellant due to the illegal act of respondent. Rel (2019 PLC CS 255)
- the impugned orders are having no legal sanctity and thus, the same are not worth to be maintained.

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g. That counsel for the appellant may kindly be allowed to raise additional grounds at the time of arguments.

PRAYER;

On acceptance of the instant appeal and by declaring the impugned order dated: 20-06-2019 issued by respondent No.3 to the extent of non giving the back benefits to the appellant is unjustified and illegal, hence, the respondents may please be directed to grant/ award back benefits to the appellant from the date of dismissal i.e 26-08-2016 with all back benefits.

INTERIM RELIEF;

During the pendency of the instant service appeal this Honorbie Tribunal is humbly requested to issue restrain order against the respondents to not take any adverse action against the appellant on the ground of De-novo inquiry till final disposal of the instant appeal.

Dated <u>69</u> /1**0**/2019

Your humble appellant

Muneer Ahmad Through counsel

M. Waqar Alam Advocate High Court

09/11/19

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUAL PESHAWAR

Service Appea	l No	/2019
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Muneer Ahmad

VERSUS

GOVT of KPK etc

CERTIFICATE

Certified that appellant have not filed an appeal regarding the subject controversy, earlier in this august Tribunal.

Dated <u>9</u>/10/2019

Appellant

NOTE

Appeal with enclosure along-with required sets thereof are being presented in separate file covers.

Appellant counsel

AFFIDAVIT

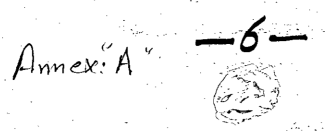
- I, Muneer Ahmad s/o Shah Muhammad, appellant herein, do hereby solemnly affirm on oath:-
- That the accompanying appeal has been drafted by counsel following our instructions;
- 2. That all para-wise contents of the appeal are true and correct to the best of my knowledge, belief and information;
- That nothing has been deliberately concealed from this Tribunal Court, nor anything contained therein, based on exaggeration or distortion of facts.

Dated: **%**/1**%**/2019

Deponent

Identified By:-

M. Waqar Alam Advocate High Court,



BEFORE THE HONORABLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 87/ of 2018

Kliyber Pakhtukhwa Service Tribunai

Diary No. 131

marca 07-2018

Muneer Ahmad (Ex-Constable) son of Shah Muhammad, Resident of Wanda Feroz, Post Office, Wanda Gandair, Tehsil Paharpur, District Dera Ismail Khan.

Petitioner -

Versus

- Government of Khyber Pakhtunkhwa through Secretary Home
 & Tribal Affairs, Khyber Pakhtunkhwa Peshawar.
- Inspector General of Police/C.C.P.O, Khyber Pakhtunkhwa,
 Peshawar.
- 3. Additional Inspector General of Police (Establishment), Khyber Pakhtunkhwa, Peshawar.
- 4. Regional Police Officer, Dera Ismail Khan Range, Dera Ismail Khan

时间edfo-看到罗 5. District Police Officer, Dera Ismail Khan.

917/15,

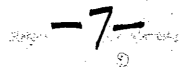
ATTESTED Selection

Respondents

ATTISTED

Knyber Pasanyadawa
Service Tabunal,

Peshawas,



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, CAMP COURT, D.I.KHAN.



Service appeal No. 871/2018

 Date of institution ...
 01.07.2018

 Date of decision ...
 25.03.2019

Muneer Ahmad (Ex-Constable) son of Shah Muhammad R/O Wanda Feroz, post office Wanda Gandair, Tehsil Paharpur, District, D.I.Khan.

(Appellant)

Versus

Government of Khyber Pakhtunkhwa through Secretary Home & Tribal Affairs Department, Peshawar and 4 others. ... (Respondents)

Present

Qazi Ziaur Rahman,

Advocate ... For appellant.

Mr. Farhaj Sikandar, District Attorney

.. For respondents.

MR. HAMID FAROOQ DURRANI, MR. AHMAD HASSAN,

CHAIRMAN

MEMBER.

JUDGMENT

HAMID FAROOO DURRANI, CHAIRMAN:-

Instant appeal contains the prayer for setting aside the order dated

26.08.2016, passed by respondent No. 5/District Police Officer,

D.I.Khan. The setting at naught of the order dated 17.04.2018 by

Khyber tradeunlahwa Kurder tradeunlahwa Kurder tradeunlahwa ATTESTED COLORS

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respondent No. 4, on the departmental appeal of appellant, is also sought.

- 2. The facts, as laid in the memorandum of appeal are, that the appellant was appointed as Constable in the Police Department in the year 2007. In the Month of May, 2016 he was booked in case FIR No. 219 dated 14.05.2016 registered for offence U/Ss 420/468/471/417-PPC r/w 155 P.O at P.S Dera Town, D.I.Khan. The appellant was subsequently acquitted from the charge through order dated 26.02.2018 by learned Judicial Magistrate-II, D.I.Khan. In the period interregnum the appellant was proceeded against departmentally and was served with statement of allegations on 17.05.2016, which was followed by an enquiry culminating into impugned order of dismissal of appellant dated 26.08.2016. His departmental appeal was also rejected. The appellant, thereafter, preferred a review/revision petition before the Provincial Police Officer Khyber Pakhtunkhwa on 27.04.2018 which remained un-responded, hence the appeal in hand.
- 3. We have heard learned counsel for the appellant, learned District Attorney on behalf of the respondents and have also examined the available record.

At the outset, it was the objection of learned District Attorney that the departmental appeal was preferred by the appellant on

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05.03.2018 while the impugned order was passed on 26.08.2016, therefore, the appeal was barred by time. In the said regard learned District Attorney referred to the order dated 17.04.2018 passed by the departmental appellate authority and contended that the appeal was dismissed on the count of delay. He was of the view that in a case where departmental appeal of a civil servant was barred by time, his service appeal would also render incompetent.

Learned counsel for the appellant, while controverting the preliminary objection, contended that under the provisions of Khyber Pakhtunkhwa Civil Servants (Appeal) Rules, 1986, the time of filing of departmental appeal was to run after the communication of order by the competent authority while, in the case in hand, the appellant was never communicated the order of his dismissal from service. The appeal was submitted before the departmental appellate authority after obtaining attested copies of the relevant record upon an application of the appellant, which was duly within time, it was added.

4. We have closely examined the entire record, more particularly, the order dated 17.04.2018 passed by respondent No. 4/departmental appellate authority. The contents of the order transpire that the appeal of appellant was dismissed on merits as well as on the count of being barred by time. Needless to note that the merits of the case of appellant





were discussed in the order. In the circumstances and also in the light of rules quoted by the learned counsel for the appellant, we are unable to agree with the objection advanced by the learned District Attorney.

- dismissal from service against the appellant, the departmental appeal was submitted on 05.03.2018 where, in Paragraph No. 3, the factum of acquittal of appellant from the criminal charge in FIR ibid was clearly mentioned. Reading in juxtaposition to the statement of allegations, wherein the only charge against the appellant was regarding FIR No. 19 dated 14.05.2016 and arrest of the appellant in the said case, the appellate authority was obligated to have considered the incidence of acquittal of appellant from the criminal charge. On the contrary, the appellate authority did not even mention the acquittal in the impugned order which was one of the grounds duly taken in the departmental appeal. The significance of the only departmental charge against the appellant also required decision after his acquittal. Needless to note that the said important aspect of the case of appellant was conveniently brushed aside by the appellate authority.
 - 6. As a sequel to the above discussion, we allow the appeal in hand and set aside the order of respondent No. 4 dated 17.04.2018. The matter is consequently remitted to the said respondent for decision

ATTEMED

REVALUES

Khyber Freshreder

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afresh regarding the departmental appeal of appellant. The appellant shall be given fair opportunity of putting forth his defence. The exercise shall be completed by the concerned respondent within a period of sixty days from the receipt of copy of instant judgment.

Parties are left to bear their respective costs. File be consigned to the record room.

(Ahmad Hassan) Member

ANNOUNCED 25.03.2019

Eliyler Policiuskiewa Service Tebunal, Peshiswar

Hame of Capplins and a

Date of Carolina in all 2-4-19

Date of Delivery etc., 9 2-41

(Hamid Farooq Durrani) Chairman Camp Court, D.I.Khan.

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A16 62 Street 9) K Wolf 91 37/180 Annex; " -14-

Better Copy OFFICE OF THE REGIONAL POLICE OFFICER DERA ISMAIL KHAN REGION

No:2966/ES Dated: DIKhan the 13-06-2019

Order:

This order is aimed under the acceptance of Service appeal No. 871/2018 vide judgment dated: 25-03-2019 of Khyber Pakhtunkhwa Service Tribunal Peshawar and direction of W/IGP KP Peshawar vide letter No. 2055/Legal dated: 15-04-2019, wherein it has been directed that the matter consequently remitted to the undersigned for decision a fresh regarding the departmental appeal of Ex Constable Munir Ahmad 1984 (appellant) of District Dera Ismail Khan.

The appellant was proceeded against departmentally on the allegations that he while posted at Police Station Daraban DI Khan was charged in case FIR No. 219 dated: 14-05-2016 U/S 420-468-471-417-155 Police Order of Police Station Dera Town.

He was charge sheeted and statement of allegations was served upon him. Enquiry into the matter was conducted by DSP City DI Khan. The enquiry officer submitted his findings report wherein the appellant has been found guilty of the charges leveled against him and recommended him for appropriate action. Final show cause Notice was served upon the appellant by DPO DI Khan which was perused and found unsatisfactory in the light of above mentioned facts, the appellant has been awarded major punishment of Dismissal form service.

Feeling aggrieved with the punishment order, the appellant preferred the appeal before the Appellate Authority. After heard him in person, his appeal was rejected and filed being meritless and time barred vide this office order No. 1450/ES dated: 17-04-2018

The appellant has also filed a Service appeal No. 871/2018 before the Khyber Pakhtunkhwa Service Tribunal Peshawar. The Honorable court has passed the judgment dated: 25-03-2019. The application was heard in person in orderly room dated: 02-06-2019.

Therefore I, FEROZE SHAH, PSP, Regional Police Officer, DI Khan, in exercise of powers vested in me under Rule 11 clause 4(d) of Khyber Pakhtunkhwa Police Rules 1975 (amended 2014) hereby order to conduct a de-novo inquiry through SP Investigation DI Khan, fulfilling all the inquiry procedure laid down in Police Rules 1975 amended 2014 within stipulated period. He is reinstated in service for the purpose and will not claim any financial benefits during this period.

ORDER ANNOUNCED

(FEROZE SHAH) PSP Regional Police Officer Dera Ismail Khan.



OFFICE OF THE REGIONAL POLICE OFFICER DERA ISMAIL KHAN

REGION

Dated

DirKhan

the

/ **13**/06/2019

18-06-2019

This order is aimed under the acceptance of Service appeal No. 871/2018 vide judgment dated 25.03.2019 of Khyber Pakhtunkhwa Service Tribunal Peshawar and directions of W/IGP KP Peshawar vide letter No. 2055/Legal dated 15.04.2019, wherein it has been directed that the matter consequently remitted to the undersigned for decision a fresh regarding the departmental appeal of Fx Constable Munic Ahmad 1934 (appellant) of District DiKhan.

The appellant was proceeded against departmentally on the allegations that he while posted at Police Starion Darabar: DI Khan was charged in case FIR No. 219 dated 14.05.2016 U/S 420-468-471-417-155 Police Order of Police Station Dera Town.

He was charge sheeted and statement of allegations was served upon him. Enquiry into the matter was conducted by DSP City Ol Khan. The enquiry officer submitted his findings report wherein the appellant has been found guilty of the charges leveled against him and recommended him for appropriate action. Final Show Cause Notice was served upon the appellant by DPO DI Khan which was perused and found unsatisfactory. In the light of above mentioned facts, the appellant has been awarded major punishment of Dismissal from service.

Feeling aggrieved with the pur shment order, the appellant preferred the appeal before the Appellate Authority. After heard him in person, his appeal was rejected and filed being meritless and time barred vide this office order No. 1450/ES dated 17.04.2018.

The appellant has also filed a Service appeal No. 871/2018 before the Khyber Pakhtunkhwa Service Tribunal Peshawar. The Honorable court has passed the judgment dated 25.03.2019. The appellant was heard in person in orderly room dated 1.2.06.2013.

Therefore I, FEROZE SHAH, PSP, Regional Police Officer, DLKhan, in exercise of powers vested in me under Rule 1) clause 4(d) of Knyber Pakntunkhwa Police Rules 1975 (amended 2014) hereby order to conduct a de-novo inquiry through SP Investigation DIKhan, fulfilling all the inquiry procedures laid down in Folice Rules 1975 amended 2014 within stipulated period. He is reinstated in service for the purpose and will not claim any financial benefits during this period.

OFDER ANNOUNCED

(FEROZE SHAH)PSP REGIONAL POLICE OFFICER DERA ISMAIL KHAN 4

No. 2967 - 69 /FS

and 1071 Copy of above is a britished to the:-

1. Registror, Knyber Pakhtunkhwa Service Tribunal Peshawar with reference to programm: Bated 3.5.03.2019 in Service again of No. 871/2018, please.

2. Inspector General of Police, Khyber Pakhtunkhwa Peshawar with reference to his office latter No. 2055, Legal dated 15.04.2019, please.

3. DPO BI Khan for information & further necessary action.

REGIONAL POLICE OFFICER

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بخدمت جناب انسيكم جزل بوليس خيبر پختونخواه بيثاور

Departmental Appeal برخلاف عم مورخه 20/06/2019 مصدرال از ال جناب آر پی او ڈیرہ اساعیل خان جس نے من اپیلانٹ کونوکری پر بحال کرنے کی نسبت عم کیا گیا جب کہ سابقہ دور جومن اپیلانٹ نے بے روزگاری میں گزارااس کی نسبت Back Benifit نہیں دیے

جناب عالی: سائل ۱۱ پیلان حسب ذیل عرض رسال ہے۔

ا۔ یہ کہ من سائل ااپیل محکمہ پولیس میں بطور کانٹیبل کام کر رہاہوں جب کہ من سائل کو مورجہ:
2 1 9 - 8 0 - 8 0 کو جناب ڈی پی او ڈیرہ اساعیل خان نے ایک فرضی وجھوٹے مقدمہ نمبر 9 1 2 مورجہ دورجہ 1 2 0 - 8 0 - 20 1 کو جناب ڈی پی او ڈیرہ اساعیل خان نے ایک فرضی وجھوٹے مقدمہ نمبر 9 1 کہ مورجہ 20 1 مورجہ 20 1 کے 15 میں بھائے دیا کہ بھی جو سے نوکری سے برخواست کردیا جس کی نسبت من سائل نے محکمانہ اپیل کی جو کہ منظور نہ ہوئی جبکہ من اپیلانٹ مورجہ 20 18 کو 20 کو مقدمہ مندرجہ عنوان بالا میں باعزت بری ہوگیا۔

۲۔ یہ کہ من اپیلانٹ نے اپنی نوکری کی بحالی کی نسبت سروس ٹریبونل میں اپیل کی جو کہ مورخہ:
2019-03-25 کومنظور ہوئی جس کے بعد جناب آرپی اوصاحب کویہ ہدایت کی گئی کہوہ من اپیلانٹ کے معاملہ کودوبارہ شنوائی کاموقع دے کرفیصلہ صادر کرے اور 60 دن کے اندر معاملہ من اپیلانٹ کونیٹا کیں۔

سے کہ آنجناب کے ماتحت افسر نے مور نہ: 2019-06-20 کوسروس ٹریبول کے تھم کومد نظر رکھتے ہوئے اسے اسے جزوی طور پڑعل درآ مد کیا اور من اپیلانٹ کی تخواہ و بیک آئی ہے۔ جزوی طور پڑعل درآ مد کیا اور من اپیلانٹ کی تخواہ و بیک آئی ہے۔ بینیفٹ کی نسبت کوئی تھم صا در فر مایا جس کے خلاف من اپیلانٹ مندرجہ ذیل وجو ہات کی بناء پر آنجناب کو اپیل بغرا گزار رہا ہوں۔

وجوهات اپين:

ا۔ یہ کہ محکم مورخہ 2019-06-20 مصدرال ازال آرپی اوڈ برہ اساعیل خان سروس تو انین کے برخلاف ہونے کے مسابقہ بقیہ جات تخواہ ہونے کے ساتھ سابقہ بقیہ جات تخواہ

وغیره دی جانا ضروری تھا کیونکه من اپیلانث مورخه: 2016-08-26 کے بعد مسلسل بےروزگار رہااورغیر قانونی اللہ برطر فی آرڈر کا بھاری خمیازه بھٹکتنا پڑا۔

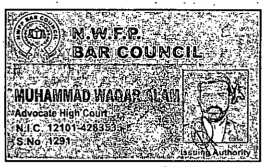
۳۔ بیکہ عدالت عالیہ وسپریم کورٹ نے مختلف فیصلہ جات میں بیہ طے کردکھاہے کہ اگر کسی ملازم کو بغیر کسی وجہ کے نوکری سے برطرف کر دیا جاوراس دوران وہ بےروزگاری کی زندگی گزارے تو دوبارہ نوکری پر بحالی کے وقت اس ملازم کو بیک بیٹیفٹ دیا جاناعین قرین انصاف ہے۔

لہذااستدعاهیکہ بمنظورائیل بذامن سائل ائیل کنندہ کومور نصہ 2016-08-26 ہےBack Benifit دے کرمن ائیل کنندہ کی دادری کی جاوے تا کہ انصاف کے نقاضے پورے ہوسکے۔

المصلاكم منه منهر إحمد ولدشاه محمر كانشيبل بوليس دريار منث خيبر پختونخواه پيثاور



وكالث نامير



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مقدمه مندرجه بالاعنوان میں اپی طرف واسطے پیروی وجوابد ہی برائے پیشی یا تصفیہ مقدمہ بمقام مصل کا ۱۰ اسطے پیروی وجوابد ہی برائے پیشی یا تصفیہ مقدمہ بمقام

محمدوقارعالم ايثرووكيث بإنى كورث

کو حسب ذیل شراکا پر دکیل مقرری ہے، کہ بریشی پرخود بذر میر پختیار خاص رو بردوالا است حاضر ہوتا رہوں گا۔ اور بردت پکارے جانے مقد مدوکیل صاحب موصوف کو اطلاع ویکر عاصر مقار مقد مرد کے گار بھتی پر منظر موصوف مدرات ہوں گے۔ نیز دکیل صاحب موصوف صدر مقار مقد مردات ہوں گے۔ اور مقد مرصور کے جو کوئی نقصان پہنچ تواں کے ذمہ دار نہوں کے۔ اور مقد مرصور کہری کے علاوہ اور جگہ اعت ہونے یا پروز تعطیل یا مجہری کے اوقات کے آئے بیچے پیش موسوف کوئی نقصان پہنچ تواں کے ذمہ دار بیاس کے داسطے کی معاوضہ کے ادا کرنے کے بھی موصوف ڈرمدار نہوں گے۔ جھوکوئل ماخت پردا خطرصاحب موصوف مقدر مقار کوئی نقصان پہنچ تواں کے ذمہ دار بیاس کے داسطے کی معاوضہ کے ادا کرنے یا بیان دائیس کرنے کے جمی موصوف ڈرمدار نہوں گے۔ جھوکوئل ماخت پردا خطرصاحب موصوف میں کہری کے اوقات کے آئے بیچے پیش مقدر مذکورہ بیون کے در اور بیاس کے دارا کرنے بابیان درجی کا درخواست موصوف کوئل ماخت پردا خطرصاحب موصوف کوئل موجی کے اور اختیار ہوگائی بی افتیار ہوگا ۔ اور برحم کے بیان دسینے اور آئی پرائی باراضی نامہ وفیصلہ پرحاف کرنے اور بسید و سینے اور وائیل کر اور برحم کے بیان دسینے اور آئی پرائی پر راضی نامہ وفیصلہ پرحاف کرنے اور بسید و سینے اور اور ہوت کے اور ہوت کی درخواست تھی اختیار ہوگا اور تیاں ہوگا ۔ اور برحم کے بیان دسینے اور آئی پرائی بار مواست تھی اختیار ہوگا کا بھی اختیار ہوگا اور تیاں ہوگا ۔ اور بھی اختیار ہوگا اور تیاں ہوگا ۔ اور بھی اختیار ہوگا اور تیاں ہوگا ۔ اور بھی درخواست تھی اختیار ہوگا اور تیاں ہوگا ۔ اور بیاں ہوگا ۔ کی معاوض کی بردا ہو است موسوف کو بردا اختیار ہوگا کہ کی مقدرے کی معاوض کی بردا کوئی مطالب کی محاف کا حق ہوگا ہی ہوگا ہوگا کہ کی مقدرے کوئی نور کا میاں ہوگا کہ کی مقدرے کوئی کی مقدرے کوئی کی مطالب کی محاف ساحب موصوف کو بورا اختیار ہوگا کہ کی مقدرے کی مطالب کی مطالب کی محاف ساحب موصوف کو بورا اختیار ہوگا کہ کی مقدرے کی مطالب کی مطالب کی مطالب کی مطالب موسوف کو بورا اختیار ہوگا کہ کی مقدرے کی مطالب کی مطالب کی مطالب کی مطالب کی مطالب موسوف کو بورا اختیار ہوگا کہ کی مقدرے کی کی مطالب کی مطالب کی مطالب کی مطالب کی مطالب کی کی مطالب کی مطالب کی مطالب کی مطالب کی مطالب کی مطالب کی کی مطالب کی مطالب کی مطا

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محدوقارعالم ايثرووكيث بانى كورث

Mob: 0333-9950616

Email: waqaralam1982@gmai.com

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

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place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

You may, therefore, appear before the Tribunal on the said date and at the said

at Comp Court D. 1. Khan

Registrar,

Khyber Pakhtunkhwa Service Tribunal,

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

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Province Servi	ce Tribunal Act, 1	974. has been r	resented/regist	ered for c	nsideration in
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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:

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

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

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Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

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	f attendance in the court are the te Case No. While making any c	e same that of the High Court excep orrespondence.	pt Sunday and Gazetted Holidays.	

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

No.
Appeal No
Milioner Africa Appellant/Petitioner
Three Stay Home Last Respondent
Versus The respondent No
Notice to: - Regional Ratice Offices / DIG, Rugion Deralsmail Khan
peralsmail Khain
WHEREAS an appeal/petition under the provision of the North-West Frontier 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
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
at Camp Court D. 1 Km
Régistrar, Khyber Pakhtunkhwa, Service Tribunal

. 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.

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

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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:

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL	, PESHAWAR.
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Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

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