15.07.2022

Petitioner alongwith his counsel present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

02. (In pursuance of judgement of Service Tribunal delivered in main service appeal No. 817/2017 titled Haider Zaman on 21.03.2018, the respondent department complied with the said judgement and issued order bearing No. 4035/E dated 06.03.2019. However, learned counsel for the petitioner had observations on the said order which was subsequently modified/amended vide order No. 18075/E, dated 10.09.2021. As such grievances of the petitioner have been redressed and the Service Tribunal judgement in question stands implemented. Consign.

03. Pronounced in open court at Peshawar and given under my hands and seal of the Tribunal this 15th of July, 2022



(Mian Muhammad) Member (E)

ADDENDUM / CORRIGENDUM

This office OB No. 39, dated 06-03-2019 so far, it relates to the re-instatement of the following constables, wherein the appellants were provisionally re-instated in service with immediate effect. The Para may be read as provisionally re-instated in service with immediate effect. However, the penalty of dismissal from service is converted into minor penalty of stoppage of withholding of their two increments for three years and their absence period as well as intervening period are treated as leave without pay instead of provisionally re-instated in service.

1) Constable Haidar Zaman No.12/MRR

- 2) Constable Anwar Sadat No. 31/MRR
- 3) Constable Khalid Khan No.15/MRR

(Now Dir Lower)



No. <u>18075</u> /E, Clt 10.09.2021. Copy for information and necessary action to the District Police Officer Dir

Lower.

District Police Officer Swat -Ph: 0946-9240393 Fax: 0946-9240402 Email: dposwat@gmail.com 26.04.2022

Learned Counsel for the petitioner present. Mr. Muhammad Counsel for the petitioner present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Mr. Hikmat, H.C for respondents present.

Observations raised pertaining to the provisional order issued by the respondents on 06.03.2019, are reflected in order sheet dated 05.07.2021. However, the respondent-department did not take corrective measures despite lapse of about 10 months. Learned AAG is obligated to contact the department and submit a final and comprehensive implementation report on 15.07.2022 before S.B being an old execution petition of 2018.

> (MIAN MUHAMMAD) MEMBER(E)

.P No. 245/2018

.11.2021

С

Learned counsel for the petitioner present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present and sought some time for submission of implementation report as directions issued vide order dated 05.07.2021 passed by this Tribunal. Adjourned. To come up for submission of implementation report before the S.B on 06.01.2022.

(Salah-Ud-Din) Member (J)

06.01.2022

Clerk of counsel for the petitioner and Mr. Kabirullah Khattak, Addl. AG for the respondents present.

Perusal of record would reveal that the present petitioner was provisionally reinstated in service with immediate effect till decision of the apex court in CPLA. An order in this respect has already been produced before the Tribunal and placed on file. Lawyers on general strike today, therefore, learned counsel for the petitioner is not in attendance. In this view of the matter, case is adjourned to 21.02.2022 for further proceedings before S.B.

(Rozina Rehman) Member (J)

21.02.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 26.04.2022 for the same as before.

17.08.2021

Counsel for the petitioner and Mr. Muhammad Adeel Butt, Addl. AG alongwith Khawas Khan, S.I (Legal) for the respondents present.

Representative of the respondents has not submitted implementation report. Respondents are directed to submit proper implementation report on the next date in the light of order dated 05.07.2021 of this Tribunal. Case to come up on 20.10.2021 before S.B.

Chairman

20.10.2021.

Counsel for the petitioner and Mr. Muhammad Adeel Butt, Addl. AG for the respondents present.

Learned AAG seeks time to contact the respondents. Learned AAG is required to take the concerned authority on board to implement the judgment submit compliance report on 18.11.2021 before S.B.

Chairman

18.05.2021

Due to demise of the Worthy Chairman, the Tribunal is non-functional, therefore, case is adjourned to 05.07.2021 for the same as before.

Reader

05.07.2021

Counsel for the petitioner and Mr. Kabir Ullah Khattak, Additional Advocate General for the respondents present and heard.

After having gone through the conditional order passed in compliance of the judgment dated 21.03.2018 of this Tribunal, it is observed that the said order on the following grounds is not a proper order to reflect the compliance of the judgment in its letter and spirit:-

1. The judgment was due for compliance when it was passed on 21.03.2018 while the reinstatement has been made on 06.03.2019 with immediate effect. So the said order needs correction for the date of reinstatement.

2. The operative part of the judgment reveals that the penalty of dismissal from service was converted into minor penalty i.e stoppage of withholding of two increments for three years and treating the absence period as well as intervening period as leave without pay. The implementation order is silent above this part of the judgment.

In view of the above, it is directed the office order dated 06.03.2019 be corrected through corrigendum or be substituted to make it compatible with the judgment dated 21.03.2018 in letter and spirit. To come up for implementation report on 17.08.2021 before S.B.

Irman

13.01.2021

Mr. Aslam Khan Khattak, Advocate, for petitioner is present. Mr. Noor Zaman Khattak, District Attorney, for the respondents is also present.

4. . . .

Learned counsel for petitioner contends that petitioner is not receiving the entire amount of his salary, in this regard learned District Attorney submitted that statement reflecting the amount of pay with effect from the month of June 2006 up to July 2019 however, information regarding the intervening period with effect from November 2007 to April 2019 has not been provided. Respondents are directed to furnish complete record with respect to salary of petitioner up to 08.05.2017 when the impugned order was passed. Time sought for the same, time is given. Respondents be noticed through good offices of District Attorney for 11.03.2021 before S.B.

(MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

11.03.2021

Petitioner with counsel present. Addl: AG alongwith Mr. Khawas Khan, SI for respondents present.

Representative of the respondents submitted Implementation report in the instant execution petition which is placed on file. A copy of the same is also handed over to the learned counsel for the petitioner. Learned counsel for the appellant seeks time to go through the said implementation report.

Adjourned to 18.05.2021 before S.B.

(Mian Muhammad)

Member (E)

13.08.2020

Counsel for the petitioner and Addl. AG alongwith Khawas Khan, S.I (Legal) for the respondents present.

Former requests for time to provide written objection/in respect of salary statement provided by the respondents and noted in the order dated 03.10.2019.

May positively do so on or before next date of hearing. Adjourned to 30.09.2020 before S.B.

30.09.2020

Counsel for the petitioner and Addl. AG for the respondents present.

Former submitted written objections, in the shape of application for grant of pay of Rs. 41,213/, to the salary $\sqrt{}$, statements provided by the respondents on 03.10.2019. To come up for arguments on 24.11.2020 before S.B.

Chairman

24.11.2020

Counsel for petitioner is present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents is also present.

Learned counsel for petitioner is seeking adjournment. Adjourned to 13.01.2021 on which date file to come up for arguments before S.B.

(MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

14.01.2020

Petitioner in person and Addl. AG alongwith Muhammad Ishaq, H.C for the respondent.

Requests for adjournment due to non-availability of his learned counsel. Adjourned to 25.02.2020 for further proceedings before S.B.

Chairman

25.02.2020

Learned counsel for the petitioner present. Mr. Kabirullah Khattak learned Additional AG alongwith Mr. Khawas Khan Inspector for the respondents present. Learned counsel for the petitioner requested for adjournment. Adjourned. To come up for further proceedings on 06.04.2020 before S.B.

"herefore" **2**040 (Hussain Shah) Member

06.04.2020

Reader

29.06.2020

The Worthy Chairman is on leave, therefore, the case is adjourned. To come up on 13.08.2020 before S.B.

Reader

E.P No. 245/2018

03.10.2019 Counsel for the petitioner and Mr. Kabirullah Khattak, Additional AG alongwith Mr. Mir Faraz, DSP (Legal) for the respondents present.

Learned counsel requests for time to submit written objections in respect of salary statements provided by the respondents. Adjourned to 30.10.2019 before S.B.

CHAIRMAN

30.10.2019 Counsel for the petitioner and Addl. AG alongwith Mir Faraz Khan, DSP (Legal) for the respondents present.

> Leared counsel requires further time to seeks instructions from petitioner regarding submission of objection to salary statement provided by the respondents.

> > Adjourned to 03.12.2019 before S.B.

Chair

03.12.2019 Petitioner in person present. Mr. Kabirullah Khattak learned Additional Advocate General alongwith Mr. Ishaq Head Constable for the respondents present. Petitioner requested for adjournment on the ground that his counsel is not available today. Adjourned. To come up for further proceedings on 14.01.220 before S.B.

Member

J.

30.07.2019

Counsel for the petitioner and Mr. Usman Ghani, District Attorney alongwith Mr. Mir Faraz Khan, DSP (Legal) for respondents present.

Learned counsel for the petitioner has submitted an application wherein it is noted that after reinstatement the petitioner has been paid the salary of Rs.30000/- per month while he is entitled to receive his pay of Rs. 40000/per month or above. The application is placed on record. The respondent-department shall submit its reply on next date of hearing where the matter would also argued by both the parties.

Adjourned to 05.09.2019 before S.B.

Chair

05.09.2019

Counsel for the petitioner present. Mr. Usman Ghani, District Attorney alongwith Mr. Mir Faraz Khan, DSP (Legal) for respondents present.

As order sheet dated 30.07.2019, representative of the respondents produced statements indicating details of payment of salary made to the petitioner from July 2006 to July 2019 and the same is placed on record. A copy of the same was also handed over to the learned counsel for the petitioner. To come up for further proceedings on 03.10.2019 before S.B.

(Ahmad Hassan) Member 27.03.2019

Learned counsel for the petitioner and Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Mir Faraz DSP present. Representative of the respondent department furnished copy of order of provisional reinstatement in service of the petitioner till the decision of august Supreme Court of Pakistan in the relevant CPLA. Learned counsel for the petitioner seeks adjournment. Adjourn. To come up for further proceedings on 17.05.2019 before S.B

Member

Iember

17.05.2019

Learned counsel for the appellant present. Mr. Usman Ghani learned District Attorney alongwith Mir Faraz DSP Legal present. Adjournment requested. Adjourn. To come up for further proceedings on 20.06.2019 before S.B.

20.06.2019

Petitioner alongwith his counsel and Mr. Kabirullah Khattak, Additional AG alongwith Mr. Mir Faraz, DSP (Legal) for the respondents present. Learned counsel for the petitioner requested for adjournment. Adjourned to 30.07.2019 for further proceedings before S.B.

(Muhammad Amin Khan Kundi) Member 19.12.2018

Learned counsel for the petitioner present. Mr. Kabirullah Khattak learned AAG alongwith Khawas Khan Inspector for the respondents present and stated that the respondent department has filed CPLA against the judgment under implementation. Respondent department tis directed to furnish conditional implementation report or proper order regarding suspension of the operation of judgment under implementation. Adjourn. To come up on 14.01.2019 for further proceedings before S.B

IEMBER

Counsel for the petitioner and Addl. AG alongwith Khawas Khan, S.I (Legal) for the respondents present.

The representative of respondents requests for further time to do the needful as noted in the order dated 19.12.2018. Adjourned to 14.02.2019 for submission of implementation report.

14.02.2019

Clerk to counsel for the petitioner present. Mirfaraz DSP representative of the respondents present and submitted reply. Adjourn. To come up for further proceedings on 27.03.2019 before S.B.

Member

Chairman

Form- A

FORM OF ORDER SHEET

Court of

Execution Petition No. _ 245/2018

S.No. Date of order Order or other proceedings with signature of judge ; proceedings 1 2 · 3 09.08.2018 The execution petition of Mr. Haider Zaman submitted by Mr. 1 Aslam Khan Khattak Advocate may be entered in the relevant register and put up to the Court for proper order please. REGISTRAR 91818 10-8-2018 This execution petition be put before S. Bench on 2-19-9-2018 CHAIRMAN 19.09.2018 Petitioner alongwith his counsel present. Notice be issued to the respondents for implementation report for 01.11.2018 before S.B. (Muhammad Amin Khan'Kundi) Member 02.11.2018 Due to retirement of Hon'ble Chairman, the Tribunal is defunct. Therefore, the case is adjourned. To come up on 19.12.2018. READER

BEFORE THE SERVICE TRIBUNAL, KPK PESHAWAR

Execution Petition No. 24

CoC: _____2018

Haider Zaman, Ex Constable No. 26/RR

.....Appellant

Inspector General of Police KPK Peshawar & Others......Respondents

<u>VERSUS</u>

INDEX

S#	Description of Documents	Annexure	Page No's
1	Memo of CoC		
2	Judgment dated 21/03/2018	A	3
3	Wakalatnama		-

Dated: <u>9</u>/08/2018

Haider

2

Petitioner

Through

adu Aslam Khan Khattak Advocate, Peshawar

BEFORE THE SERVICE TRIBUNAL, KPK PESHAWAR

CoC: 2018

Execution febilian No 24

Haider Zaman, Ex Constable No. 26/RR, R/o Shantala, Tehsil Samar Bagh, District Lower Dir

Diary No..

.....Petitioner

VERSUS

1) Inspector General of Police, KPK, Peshawar

2) Deputy inspector General of Police, Malakand Region, Saidu Sharif Swat.

3) District Police Officer Swat

......Respondents

APPLICATION FOR EXECUTION OF JUDGMENT DATED 21/03/2018 AND INTIATION OF CONTEMPT OF COURT PROCEEDING AGAINST THE RESPONDENTS UNDER THE CONTEMPT OF COURT ACT 1976.

Respectfully Sheweth,

- 1) That the Petitioner had approached this Hon'ble Tribunal with appeal No 817/2017. The said appeal was finally adjudicated upon the judgment and order was passed on 21/03/2018. (Copy of the Judgment is at annexure 'A').
- 2) That the certified copy of the judgment mentioned above has already been sent to the respondents for its implementation.

3) That the respondents have so far not implemented the aforesaid judgment of this Hon'ble Tribunal which amounts to contempt on their parts. They are, therefore, liable to be prosecuted and punished under the contempt of court act 1976.

It is, therefore, prayed that the respondents may be directed to implement the aforesaid judgment dated 21/03/2018 as soon as possible and necessary contempt proceeding may also be initiated against them under the Contempt of Court Act 1976.

Dated: <u>9</u>/08/2018

Houdev Petitioner

Through Aslam Khan Khattak

Advocate, Peshawar

这一个的影响下。

Amenure A

Diary No. 450

Dares 31-7 2017

<u>BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR</u>

Appenl No. ______ 0j 2017

Haider Zaman, Ex- Constable No.26 RR R/o Mohallah Garhi Chakdara, Tehsil Adenzai District Lower Dir. Appellant

<u>VERSUS</u>

 Inspector General of Police, KPK Peshawar
 Deputy Inspector General of Police, Malakand Region Saidu Sharif Swat.
 District Police Officer Swat.

... Respondents

APPEAL UNDER SECTION 4 OF KPK SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED ORDER NO.6403 DATED "A" ANNEXURE VIDE 08/05/2017 WHIREBY THE RESPONDENT NO.3 HAS APPELLANT FROM THE <u>DISMISSED</u> SERVICE WITH IMMEDIATE EFFECT AND ALSO AGAINST THE FINAL IMPUGNED ORDER DATED 6/7/2017 AT ANNEXURE WHEREBY HIS DEPARTMENTAL "G" <u>APPEAL WAS FILED.</u>

Filedto-day Registrar 3||2|1)

ATTESTED

<u>Prayer!</u>

On acceptance of appeal, both the above referred impugned orders at Annexure "Al and "G" may be set aside and the appellant may be reinstated from $2f^{\pm}/2007$ with all back benefits.

10

SI Service Appeal No. 817/2017

2.03.2013

.03.2018

Counsel for the appellant and Mr. Usman Ghani, District Atturney for the respondents present. Arguments heard. To come up for order on 21.03.2018



Learned counsel for the appellant present. Mr. Usinin Ghani, District Attorney for the respondents also present. Arguments heard and record periods.

Vide our detailed judgment of today consisting of three pages placed in connected Service Appeal No. \$16(2017 "infled Khahd Khan Versus Inspector General of Police, KPK, Peshawar and two others, we partially accept the appeal, set-aside the impogned orders and reinstate the appellant into service. However the penalty of dismissal from service is converted into minor penalty of stoppage of withholding of two increments for three years and the absence period as well as intervening period is treated as leave without pay. Parties are left to bear their own custs. File be consigned to the record room.

ANNOUNCED 21.03.2018

Salf-M. Amin Khan Kundy. Manuber.

St - M. Hamid Muchaf

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL.
BEFORE THE KHTDERCHIPESHAWAR
APPEAL NO. 816/2017
Date of institution 31.07.2017 Date of judgment 21.03.2018
Khalid Khan, Ex-Constable No. 15 RR R/O Shantala. Tehsil Samar Bagh District Lower Dir. (Appellant)
VERSUS
 Inspector General of Police, KPK, Peshawar. Deputy Inspector General of Police, Malakand Region Saidu Sharif Swat. District Police Officer Swat.
APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDER NO. 6403 DATED 08.05.2017 WHEREBY THE RESPONDENT NO. 3 HAS DISMISSED THE APPELLANT FROM SERVICE WITH IMMEDIATE EFFECT AND ALSO AGAINST THE FINAL IMPUGNED ORDER DATED 06.07.2017 WHEREBY HIS DEPARTMENTAL APPEAL WAS FILED.
Mr. Aslam Khan Khattak, Advocate. Mr. Usman Ghani, District Attorney
Mr. MUHAMMAD AMIN KHAN KUNDI MR. MUHAMMAD HAMID MUGHAL MR. MUHAMMAD HAMID MUGHAL MR. MUHAMMAD HAMID MUGHAL
IN IUDGMENT
MUHAMMAD AMIN KHAN KUNDI, MI:MHI-R:- Our this judgment shall also disposed of present Appeal as well as Appeal No. 817/2017 tilted Haider
Contract Versus Versus more
No. \$1\$/2017 titled Anwar Saddat Verses Peshawar and two others as common question of law and facts are involved in all the
appeals.
2. Learned counsel for the copy STAD: Attorney for the respondents also present. Arguments heard and record perused.

<u>.</u>....

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Attusted asl

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Brief facts of the appeals are that the appellants were inducted in police service and while serving so the appellant Khalid Khan allegedly absented himself for 23 days, appellant Haider Zaman allegedly absented himself for 74 days and appellant Anwar Saddat allegedly absented himself for 12 days and as such they were discharged from service under Rule 12.21 of Police Rules vide order dated 15.11.2007. Aggrieved from the said orders they preferred service appeals before this Tribunal which were allowed vide judgment dated 26.03.2015," and their cases were remanded to the appellate authority for consideration and decision. Vide impugned order dated 01.07.2015 communicated to the appellants on 27.07.2015 their appeals were rejected. They again filed service appeals which were partially accepted and the appellants were reinstated into service, however, respondent-department was directed to conduct de-novo inquiry in the mode and manner prescribed by rules within a period of two months from the date of receipt of the judgment vide detailed judgment dated 09.11.2016. That after conducting de-novo inquiry the appellants were again dismissed from service vide order dated 08.05.2017. That the appellants again filed department appeal on 12.05.2017 but the same was rejected on 06.07.2017 hence, the present service appeals on 31.07.2017.

. Learned counsel for the appellants contended that as per available record 4. the appellant Khalid Khan allegedly absented himself for 23 days, appellant Haider Zaman allegedly absented himself for 74 days and appellant Anwar Saddat allegedly absented himself for 12 days therefore, their dismissal from service are very harsh. That the other colleagues of the appellants were also remained absent from duty but the respondent-department have reinstated them therefore, the appellants were discriminated and contended that the impugned order is illegal and liable to be set-aside.

Attest

On the other hand, learned District Attorney for the respondents opposed contention of learned counsel for the appellant and contended that the

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appellants willfully remained absent from duty. It was further contended that they could not justify their absence from duty. It was further contended that all the codal formalities were fulfilled and the appellant were rightly dismissed from service.

Perusal of the record reveals that as per this Tribunal judgment dated 6. 09.11.2016 the appellant Khalid Khan allegedly absented himself for 23 days, appellant Haider Zaman allegedly absented himself for 74 days and appellant Anwar Saddat allegedly absented himself for 12 days and the competent authority imposed major penalty of removal from service on the basis of alleged absent. Therefore, the penalty of their dismissal from service are not in commensurate with the charge and the penalty appear to be very harsh. The record also reveals that the other employees' who also remained absent from service, had been reinstated by the respondent-department and their absence period was also treated as leave without pay by Deputy Inspector General of Police vide order dated 30.11.2010. Meaning thereby that the appellants were discriminated therefore, we partially accept the appeals, set-aside the impugned orders and reinstate the appellants into service. However the penalty of dismissal from service is converted into minor penalty of stoppage of withholding of their two increments for three years and their absence period as well as intervening period are treated as leave without pay. Parties are left to bear their own costs. File be consigned to the record room.

<u>ANNOUNCED</u> 21.03.2018

SH-M. Amin Khom Kundi Monder SH-M. Harmid Mughal Monder ertified to be tare copy

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IN THE SUPREME COURT OF PAKISTAN (Appellate Jurisdiction)

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CPLA NO. 998-P /2018

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar & Others

-----PETITIONERS

VERSUS

Haider Zaman

-----<u>RESPONDENT</u>

CONCISE STATEMENT

1- Subject matter and the law

Service Matter/ Re-Instatement into Service

2- Which side has filed this petition

Government / petitioners

	·		
Court / Forum	Date of	Who filed it and with what result	
Courty Forum	a) Institution		
	b) Decision	Respondent filed service appeal	
KPK Service Tribunal	a)31-07-2017	which has been accepted	
Peshawar	b)21/3/2018	which has been accepted	
		i to in the impugned judgment	
Points noted in the impugned	Treatment of points in the impugned judgment		
Judgment			
Learned counsel for the	1	record reveals that as per this	
respondents contended that as	tribunal judgment dated 09/11/2016 the		
per available record the	respondent Khalid Khan allegedly absented		
respondent Khalid Khan			
allegedly absented himself for	allegedly absented himself for 74 days and		
23 days, respondent Haider	respondent Anwar Saddat allegedly absented		
Zaman allegedly absented	himself for 12 days and the competent authority		
himself for 74 days and			
respondent Anwar Sadda	the basis of alleged absent. Therefore the penalty		
allegedly absented himself for		nissal from service is not in	
12days therefore, thei	r commensurate	with the charge and the penalty	
dismissal from service are very		very harsh. The record also reveals	
harsh. That the other colleague		r employees who also remained	
of the respondents were also			
remained absent from duty bu	petitioner department and their absence period		

the petitioner department have reinstated them therefore the respondents were discriminated and contended that the impugned order is illegal and liable to be set aside. was also treated as leave without pay by Deputy Inspector General of Police vide order dated 30/11/2010. Meaning thereby that the respondents were discriminated therefore, we partially accept the appeals, set aside the impugned orders and reinstate the respondents into service. However the penalty of dismissal form service is converted into minor penalty of stoppage of withholding of their two increments for three years and their absence period as well as intervening period is treated as leave without pay.

LAW/RULING ON THE SUBJECT

<u>FOR</u>

1- CONSTITUTION OF PAKISTAN, 1973

2- Police E&D Rules, 1975 CERTIFICATE:

Certify that I myself prepared the above concise statement which is correct.

レビ

(Mian Saadullah Jandoli) Advocate-on-Record Supreme Court of Pakistan For Government

IN THE SUPREME COURT OF PAKISTAN (Appellate Jurisdiction)

ed on 13-06-2018 MERMAN Agdullah Nordoli, Aok ed on. 1.3 -----how it liveer

A.R (Peshawar)

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CPLA NO,____/2018

Inspector General of Police (Now) Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar

Deputy Inspector General of Police, Malakand Region Saidu Sharif Swat

----PETITIONERS

VERSUS

Haider Zaman, Ex-Constable No.26 RR R/o Mohallah Garhi Chakdara, Tehsil Adenzai District Lower Dir

RESPONDENT

CIVIL PETITION FOR LEAVE TO APPEAL UNDER ARTICLES 212(3) OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973 AGAINST THE IMPUGNED JUDGMENT/ ORDER OF LEARNED KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR DATED 21/3/2018 IN SERVICE APPEAL NO.817/2017

RESPECTFULLY SHEWETH

The substantial questions of law of general public importance and grounds, inter alia, which falls for determination of this august Court are as under:-

1. Whether the impugned judgment and order of the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar suffers from material illegality, factually incorrect and require interference by this august Court? Whether the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar has properly and legally exercised its jurisdiction in the matter in hand?

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2.

Whether impugned judgment and order of the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar is in utter violation of E&D Rules, 1975?

4. Whether the respondent has committed gross misconduct by willfully absenting himself from duty without obtaining a proper leave or permission from competent authority and the respondent could not prove himself to be efficient?

Whether a proper show cause notice with statement of allegation was issued to the respondent which was not satisfactorily replied by the respondent?

6. Whether the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar has not pointed out any deficiency in the enquiry proceeding?

7. Whether the respondent could not justify his willful absence from duty during enquiry proceeding and the enquiry officer rightly recommended the respondent for major punishment?

8. Whether the punishment awarded to the respondent is commensurate with the charge leveled and proved against the respondent?

9. Whether willful absence from duty is gross misconduct and entails major punishment of dismissal from service?

10. Whether the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar has traveled beyond its jurisdiction by converting major punishment into minor penalty?

11. Whether the respondent retention in police force being a disciplinary force is detrimental to the good order and discipline of police force?

12. Whether the impugned judgment is a legal judgment having no good ground and discussion in the matter impugned?

- Whether the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar has illegally exercised its jurisdiction by modifying the penalty of dismissal into minor penalty on the grounds of discrimination?
- 14. Whether the respondent was treated discriminately and the learned tribunal has rightly dealt with the question of discrimination?

FACTS

<u>II-</u>

13.

- Facts relevant to the above points of law, inter alia, are as under:-
- That the respondent was serving in Police Department and posted in District Police Swat as Constable.
- 2. That the respondent absented himself from duty without obtaining proper leave from the competent authority and remained absent from duty for 12 days.
- 3. That the respondent was issued a show cause notice with statement of allegation which was not satisfactorily replied by the respondent.
- 4. That a proper enquiry was initiated wherein the respondent could not justify his absence from duty, therefore the enquiry officer recommended the respondent for major punishment?
 - That in the light of the enquiry proceeding the respondent was awarded major punishment of dismissal from service vide order dated 15/11/2007.
 - That the respondent filed service appeal before the Hon'ble Service Tribunal which was accepted and the case was remanded to the petitioners for reconsideration and denovo enquiry vide judgment and order dated 19/11/2016.
 - 7. That in the light of the remand order the denovo enquiry was initiated through enquiry officer who recommended the respondent for major punishment and final show cause notice was also issued to the respondent wherein the respondent could not justify his willful absence from duty.
 - That the competent authority imposed major penalty of dismissal from service on the respondent vide order dated 8/5/2017.

8.

5.

6.

That the respondent filed departmental appeal which too was dismissed vide order dated 6/7/2017.

That the respondent then again approached through service appeal No 10. 817/2017 before Hon'ble Service Tribunal, Peshawar wherein comments were called from the petitioners which was filed accordingly.

That the Hon'ble Khyber Pakhtunkhwa Service Tribunal Peshawar accepted 11. the appeal of respondent by converting the punishment of dismissal into stoppage of two increments for three years vide judgment and order dated 21/3/2018.

- That the petitioners being aggrieved from the impugned judgment/order of the 12. Honble Khyber Pakhtunkhwa Service Tribunal, Peshawar dated 21/3/2018 in Service Appeal No.817/2017 prefer this CPLA before this august Court.
- That the petitioners seek leave to appeal against the impugned judgment and 13. order of the Honble Khyber Pakhtunkhwa Service Tribunal, Peshawar dated 21/3/2018 in Service Appeal No.817/2017.

It is, therefore, prayed that on acceptance of this petition, leave to appeal against the impugned judgment and order of the Honble Khyber Pakhtunkhwa Service Tribunal, Peshawar dated 21/3/2018 in Service Appeal No.817/2017 may graciously be granted.

(Mian Saadullah Jandoli) Advocate-on-Record Supreme Court of Pakistan For Government

NOTE:

Learned Advocate General, KPK/ Addl. AG /State Counsel shall appear at the time of hearing of this petition.

Office of the Advocate General, KPK, High Court Building, Peshawar. (Telephone No.091-9210119, Fax No.091-9210270)

CERTIFICATE Certified that no such petition has earlier been filed by Petitioners/ Government against the impugned judgment mentioned above.

andcate-On-Record

14

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

- 42 BALLE

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Execution Petition No: 247/18

Haider Zaman Constable No. 26/RR R/o Shamtala, Tehsil Samar Bagh, District Lower Dir Petitioner Versus

Inspector General of Police KPK Peshawar & Others

APPLICATION FOR GRANT OF PAY OF RS. 40,000/- OR ABOVE INCLUDING ARREARS

Respectfully Sheweth:-

The petitioner respectfully submits as under:-

- That the Petitioner due to 74 days absence from the duty was dismissed from service and he filed an appeal before this Hon'ble Tribunal Peshawar which was accepted.
- 2. That the respondents have filed CPLA in August Supreme Court of Pakistan against the judgment of this Hon'ble Tribunal and which has so far not been fixed for hearing.
- 3. That the Petitioner has filed an execution petition before this Hon'ble Tribunal for implementation of the judgment of this Hon'ble Tribunal.
- 4. That the Respondents have now reinstated the Petitioner in Service provisionally on a pay of Rs. 30,000/- P.M which is the pay of now inductees and the Petitioner's was initially appointed as Constable on 11/05/2006 and now his

reinstatement would mean to reinstate, re-establish or restore person or thing to its former state or condition and so he is entitled to get pay worth of Rs. 40,000/- or above including arrears.

> It is, therefore, prayed that the Petitioner may be paid his monthly pay for about Rs. 40,000/- or above from the date of his provisional reinstatement including arrears.

Dated: 20/06/2019

Houder Appellant

Through

ash

Aslam Khan Khattak Advocate, Peshawar

<u>Affidavit</u>

I, *Haider Zaman, Constable No. 26/RR*, do hereby solemnly affirm and state on oath that all contents of application are true and correct to the best of my knowledge and belief and nothing wrong has been stated by me in the matter.

Identified By:

Aslam Khan Khattak Advocate, Peshawar.



Haider Deponent

CNIC:

EEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Execution Petition No: 247/18

Inspector General of Police KPK Peshawar & Others

APPLICATION FOR GRANT OF PAY OF RS. 40,000/- OR ABOVE INCLUDING ARREARS

Respectfully Sheweth:-

The petitioner respectfully submits as under:-

- 1. That the Petitioner due to 74 days absence from the duty was dismissed from service and he filed an appeal before this Hon'ble Tribunal Peshawar which was accepted.
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- 3. That the Petitioner has filed an execution petition before this Hon'ble Tribunal for implementation of the judgment of this Hon'ble Tribunal.
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> It is, therefore, prayed that the Petitioner may be paid his monthly pay for about Rs. 40,000/- or above from the date of his provisional reinstatement including arrears.

Dated: 20/06/2019

Houder Appellant

Through

Aslam Khan Khattak Advocate, Peshawar

<u>Affidavit</u>

I, Haider Zaman, Constable No. 26/RR, do hereby solemnly affirm and state on oath that all contents of application are true and correct to the best of my knowledge and belief and nothing wrong has been stated by me in the matter.

> Haider Deponent CNIC:

Identified By

Aslam Khan Khattak Advocate, Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Execution Petition No.245/18

Haider Zaman Ex-Constable NO.26/RR R/O Shantala, Tehsil Samar Bagh, District Lower Dir.

.....Appellant

VS

1. Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

2. Deputy Inspector General of Police, Malakand Region at Saidu Sharif, Swat.

3. District Police Officer Swat.

.....Respondents

Reply by Respondent No.03

Respectfully Shewith:

 That the judgment dated 21/03/2018 passed in service appeal No.817/17 by the honorable Service Tribunal has been challenged before Apex Supreme Court of Pakistan vide CPLA No.498/18 tilted Govt: of KPK & others VS: Anwar Sadat copy enclosed as Annexure "A".

2. That an early hearing application and suspension of impugned judgment through Advocate on record Supreme Court of Pakistan Govt: Khyber Pakhtunkhwa, Peshawar has been filed but no date of hearing has been fixed so far.

3. That the respondents will implement the judgment of honorable Tribunal after the directions of Apex Supreme Court in Civil Petition filed by the department through Advocate on Record.

4. That the respondents have not committed any contempt under the Contempt of Court-1976.

Prayer:

Keeping in view the above facts and circumstance it is humbly prayed that the proceeding on the implementation application may kindly be adjourned till the final outcome of early hearing application or at least for three months.

District Police Officer & (Respondent No.03) fat h

IN THE SUPREME COURT OF PAKISTAN (Appellate Jurisdiction)

CPLA NO. <u>998-P</u>/2018

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar & Others

-----PETITIONERS

VERSUS

Haider Zaman

-----RESPONDENT

CONCISE STATEMENT

1- Subject matter and the law

Service Matter/ Re-Instatement into Service

2- Which side has filed this petition Government / petitioners

Court / Forum	Date of	Who filed it and with what result	
	a) Institution	who med it and with what fesuit	
	b) Decision		
KPK Service Tribunal	a)31-07-2017	Respondent filed service appeal	
Peshawar	b)21/3/2018	which has been accepted	
		• .	
Points noted in the impugned	Treatment of points in the impugned judgment		
Judgment			
Leave al Can the	Demonstration (1)		
Learned counsel for the	Perusal of the record reveals that as per this		
respondents contended that as	tribunal judgment dated 09/11/2016 the		
per available record the	respondent Khalid Khan allegedly absented		
respondent Khalid Khan	himself for 23 days, respondent Haider Zaman		
allegedly absented himself for	allegedly absented himself for 74 days and		
23 days, respondent Haider	respondent An	war Saddat allegedly absented	
Zaman allegedly absented	himself for 12 days and the competent authority		
himself for 74 days and	imposed major penalty of removal from service on		
respondent Anwar Saddat	the basis of alleged absent. Therefore the penalty		
allegedly absented himself for	of their dism	issal from service is not in	
12days therefore, their	commensurate with the charge and the penalty		
dismissal from service are very	appears to be very harsh. The record also reveals		
harsh. That the other colleagues	that the other employees who also remained		
of the respondents were also	absent from ser	rvice had been reinstated by the	
remained absent from duty but	petitioner department and their absence period		

the petitioner department have was also treated as leave without pay by Deputy reinstated them therefore the Inspector General of Police vide order dated respondents 30/11/2010. Meaning thereby were that the discriminated and contended respondents were discriminated therefore, we that the impugned order is partially accept the appeals, set aside the illegal and liable to be set aside. impugned orders and reinstate the respondents into service. However the penalty of dismissal form service is converted into minor penalty of stoppage of withholding of their two increments for three years and their absence period as well as intervening period is treated as leave without pay.

LAW/RULING ON THE SUBJECT

<u>FOR</u>

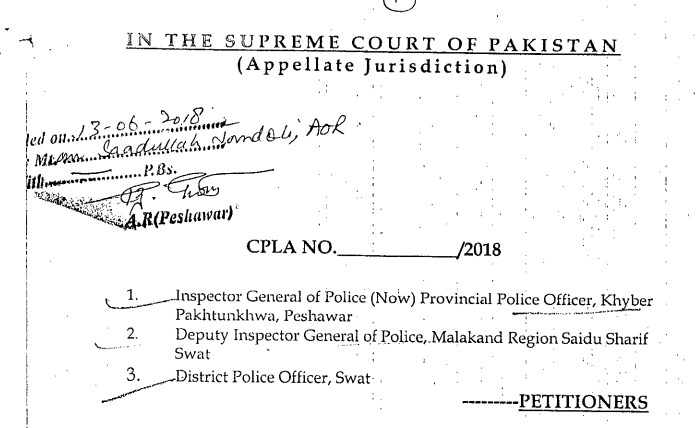
1- CONSTITUTION OF PAKISTAN, 1973

2- Police E&D Rules, 1975

CERTIFICATE:

Certify that I myself prepared the above concise statement which is correct.

Saadullah Jandoli) Advocate-on-Record Supreme Court of Pakistan For Government



VERSUS

Haider Zaman, Ex-Constable No.26 RR R/o Mohallah Garhi Chakdara, Tehsil Adenzai District Lower Dir

RESPONDENT

CIVIL PETITION FOR LEAVE TO APPEAL UNDER ARTICLES 212(3) OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973 AGAINST THE IMPUGNED JUDGMENT/ ORDER OF LEARNED KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR DATED 21/3/2018 IN SERVICE APPEAL NO.817/2017

RESPECTFULLY SHEWETH

The substantial questions of law of general public importance and grounds, inter alia, which falls for determination of this august Court are as under-

Whether the impugned judgment and order of the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar suffers from material illegality, factually incorrect and require interference by this august Court? Whether the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar has properly and legally exercised its jurisdiction in the matter in hand?

5. 1 K a ST

3. Whether impugned judgment and order of the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar is in utter violation of E&D Rules, 1975?

2.

4. Whether the respondent has committed gross misconduct by willfully absenting himself from duty without obtaining a proper leave or permission from competent authority and the respondent could not prove himself to be efficient?

5. Whether a proper show cause notice with statement of allegation was issued to the respondent which was not satisfactorily replied by the respondent?

6. Whether the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar has not pointed out any deficiency in the enquiry proceeding?

- 7. Whether the respondent could not justify his willful absence from duty during enquiry proceeding and the enquiry officer rightly recommended the respondent for major punishment?
- 8. Whether the punishment awarded to the respondent is commensurate with the charge leveled and proved against the respondent?
- 9. Whether willful absence from duty is gross misconduct and entails major punishment of dismissal from service?
- 10. Whether the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar has traveled beyond its jurisdiction by converting major punishment into minor penalty?
- 11. Whether the respondent retention in police force being a disciplinary force is detrimental to the good order and discipline of police force?
- 12. Whether the impugned judgment is a legal judgment having no good ground and discussion in the matter impugned?

- Whether the Hon'ble Khyber Pakhtunkhwa Service Tribunal, Peshawar has illegally exercised its jurisdiction by modifying the penalty of dismissal into minor penalty on the grounds of discrimination?
- 14. Whether the respondent was treated discriminately and the learned tribunal has rightly dealt with the question of discrimination?

<u>FACTS</u>

13.

II- Facts relevant to the above points of law, inter alia, are as under:-

 That the respondent was serving in Police Department and posted in District Police Swat as Constable.

2. That the respondent absented himself from duty without obtaining proper leave from the competent authority and remained absent from duty for 12 days.

3. That the respondent was issued a show cause notice with statement of allegation which was not satisfactorily replied by the respondent.

4. That a proper enquiry was initiated wherein the respondent could not justify his absence from duty, therefore the enquiry officer recommended the respondent for major punishment?

5.

6.

7.

8.

That in the light of the enquiry proceeding the respondent was awarded major punishment of dismissal from service vide order dated 15/11/2007.

That the respondent filed service appeal before the Hon'ble Service Tribunal which was accepted and the case was remanded to the petitioners for reconsideration and denovo enquiry vide judgment and order dated 19/11/2016.

That in the light of the remand order the denovo enquiry was initiated through enquiry officer who recommended the respondent for major punishment and final show cause notice was also issued to the respondent wherein the respondent could not justify his willful absence from duty.

That the competent authority imposed major penalty of dismissal from service on the respondent vide order dated 8/5/2017.

That the respondent filed departmental appeal which too was dismissed vide order dated 6/7/2017.

- 10. That the respondent then again approached through service appeal No 817/2017 before Hon'ble Service Tribunal, Peshawar wherein comments were called from the petitioners which was filed accordingly.
- 11. That the Hon'ble Khyber Pakhtunkhwa Service Tribunal Peshawar accepted the appeal of respondent by converting the punishment of dismissal into stoppage of two increments for three years vide judgment and order dated 21/3/2018.
- 12. That the petitioners being aggrieved from the impugned judgment/order of the Honble Khyber Pakhtunkhwa Service Tribunal, Peshawar dated 21/3/2018 in Service Appeal No.817/2017 prefer this CPLA before this august Court.
- 13. That the petitioners seek leave to appeal against the impugned judgment and order of the Honble Khyber Pakhtunkhwa Service Tribunal, Peshawar dated 21/3/2018 in Service Appeal No.817/2017.

It is, therefore, prayed that on acceptance of this petition, leave to appeal against the impugned judgment and order of the Honble Khyber Pakhtunkhwa Service Tribunal, Peshawar dated 21/3/2018 in Service Appeal No.817/2017 may graciously be granted.

(Mian Saadullah Jandoli) Advocate-on-Record Supreme Court of Pakistan For Government

<u>NOTE:</u> Learned Advocate General, KPK/ Addl. AG /State Counsel shall appear at the time of hearing of this petition.

ADDRESS

9.

Office of the Advocate General, KPK, High Court Building, Peshawar. (Telephone No.091-9210119, Fax No.091-9210270)

<u>CERTIFICATE</u> Certified that no such petition has earlier been filed by Petitioners/ Government against the impugned judgment mentioned above.

vocate-On-Record

<u>ORDER</u>

In compliance of the Honorable Service Tribunal, Khyber Pakhtunkhwa, Peshawar judgment dated 21-03-2018 in Service Appeals Nos.816,817,818/2017 and Order Sheet dated 14-01-2019 in Execution Petitions Nos.245,246,247/2018 followed by CPO, Peshawar Memo: No.908/Legal, dated 22-02-2019, the following appellants are provisionally re-instated in service with immediate effect till decision of the Apex Supreme Court of Pakistan in CPLA Nos.497,498 and 499-P/2018 lodged by the department against the judgment of Service Tribunal, Khyber Pakhtunkhwa, Peshawar;

1. Ex-Constables Haidar Zaman No.12/MRR

2. Ex-Constable Anwar Sadat No.31/MRR

3. Ex-Constable Khalid Khan No.15/MRR

02. In case the judgment of Service Tribunal is set aside by the Apex Court, the aforesaid appellants shall be bound to leave the job without any hesitation. They shall submit affidavit duly attested by Notary Public to this effect.

OB No. Dated. 6.3 /2019.

No. 4035 /E, dated Saidu Sharif the, 06-03 /2019.

Copy to Worthy Inspector General of Police, Khyber Pakhtunkhwa, Peshawar for f/o information w/r to CPO, Peshawar Memo: No.908/Legal, dated 22-02-2019 please.

District Police Officer Swat Ph: 0946-9240393 Fax: 0946-9240402 Email: <u>dposwat@gmail.com</u>

(SYED ASHFAQ ANWAR) PSP District Police Officer Swat

BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Execution Petition No.245/2018 Haider Zaman VS Police

SALARY STATEMENT OF CONSTABLE HAIDER ZAMAN

Pay Personal Number:	<u>309593</u>
Date of appointment as Constable:	11/05/2006
Date of dismissal from service:	12/11/2007
Date of re instatement in service:	06/03/2019

il the

Sr. No.	Salary	Month/Year
1 ·	4823	JUNE 2006
2	4828	JULY 2006
3	4828	AUGUST 2006
4	4828	SEPTEMBER 2006
5	4828	OCTOBER 2006
6	4828	NOVEMBER 2006
7	4960	DECEMBER 2006
8	4960	JANUARY 2007
9.	4960	FEBRUARY 2007
10	4960	MARCH 2007
11	4960	APRIL 2007
· 12	4960	MAY 2007
13	4960	JUNE 2007
14	5449	JULY 2007
15	5449	AUGUST 2007
16	5449	SEPTEMBER 2007
17	5449	OCTOBER 2007
18	5449	NOVEMBER 2007
19	29978	APRIL 2019
20	29978	MAY 2019
21	29978	JUNE 2019
22	31077	JULY 2019

Pay Officer, for District Police Officer, Swat

00309593 HIDAR ZAMAN P A Y M E N T S A M	CNIC: 1530724035229 DUNT DEDUCTIONS	Desig: CONSTABLE A M O U N T	(80250822) Grade: 07 LOAN/FUND F		Buckle No.: 12 REPAID BALA		-Gazetted: N	
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4: 	A1300 Medical Allowance M1528 Unattractive Area A 1542 Ration Allowance 1567 Washing Allowance	425.00 75.00 481.00 100.00				•	
•	1645 Constabilary & Allow (1864 Dearnos Allowance (2	300.00 363.00	A DECLETADING TO MAN				
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~	0001 Easic Pay 1000 House Rent Allowance 1300 Medical Allowance	2,415,00	0005 GPF Subscription - Rs 0604 Group Insurance			GPF#:FOLSU3032/CSS	n dhaladh an
<u>نې</u>	1529 Unattractive Arma A 1547 Ration Allowance 1567 Washing Allowance	422,00 75,00 691,00 100,00					
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	PAYNENTS Branch Code:	5,082.00	DEDUCTIONS Payment through	254.00- 1 DDO	· · · · · · · ·	NET PAY	4,828.00 01.10.20 Accnt.No:
	00309595 MOHAMMAD RAHMAN PAYMENTS	Prev Pers A H O U N T	No: , Desig: CONSTA DEDUCTIONS		Grade: OS NTN: LOAN/FUND	HUCKIE NO.: PRINCTES	Gazetted/Non
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0001 Basic Pay 10	,990.00	•				. •								
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1210 Convey Allowance 20	1,932.00		9								· .			
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1547 Ration Allowance	681.00	•		-										
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5964 Adj Adhoc Relief All	123.00 ·
5975 Adj Adhoc Relief All	609.00
5990 Adj Adhoc Relief All	779.00
	· · ·

54,151.00

PAYMENTS Branch Code:

1,800.00-DEDUCTIONS Payment through DDO

52,351.00 01.04.2019 30.04.2019 NET PAY Accnt.No:

BEFORE THE HON'BLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Execution Petition No: 245/2018

Haider Zaman, Constable No. 26/RR, R/o Shamtala, Tehsil Samarbagh, District Lower Dir.

Versus

Inspector General of Police, KPK, Peshawar and Others

<u>APPLICATION FOR GRANT OF PAY OF RS. 41,213 OR</u> <u>ABOVE INCLUDING ALL BACK BENEFITS.</u>

Respectfully Sheweth,

The Petitioner respectfully submits as under:-

- 1. That the date of appointment of petitioner and constable Muhammad Zaman is one and the same which is 11/05/2006 vide annexure "A".
- 2. That the pay of constable Muhammad Zaman is Rs. 41213.00/and the petitioner's pay is Rs. 31077.00/- which is incorrect and needs correction.
- 3. That the petitioner was dismissed from service on 24/10/2007 and now he has been reinstated on 06/03/2019 and the term reinstatement would mean to reinstate, re-establish or restore person or thing to its former state or condition and only the minor penalty of stoppage of two increments for 3 years has been imposed upon him. SO the petitioner is entitled to the pay of alike Muhammad Zaman of Rs. 41213/- including all back benefits and only the amount of penalty of 2 increments for 3 years may be deducted from him.

It is, therefore prayed that the petitioner may be allowed to pay alike Muhammad Zaman, constable including all back benefits and only the amount of two increments for 3 years may be deducted from him.

Dated: 03/11/2019

Through

2

Appellant

Aslam Khan Khattak Advocate, Peshawar.

Government of K hyber Pakhtunkhwa Accountant General Khyber Pakhtunkhwa, Peshawar Monthly Salary Statement (March-2019)



56,000,00

Personal Information of Mr MOHAMMAD ZAMAN d/w/s of RAHAMANUL LAH Personnel Number: 00309661

CNIC: 1570230035073 · NTN: Date of Birth: 08.02.1988 Entry into Govt. Service: 11.05.2006 Length of Service: 12 Years 10 Months 022 Days

Employment Category: Active Permanent Designation: CONSTABLE

8009-1043-GOVERNMENT OF KHYBER PAKH DDO Code: PRS128-DIG/ Commandant Elite Force NWEP Payroll Section: 006 GPF Section: 008 Cash Center: GPF A/C No: POL 000047 Interest Applied: Yes GPF Galance: Vendor Number - ----77.090,00 Pay and Allowances Pay scale BPS For - 2017 Pay Scale Type: Civil BPS: 07 Pay State: 10

int appe type			
0001 Basic Pay	Amount	Wajpetype	Ameun
1210 Convey Allowance 2005	17,090.00	1000 House Rent Allowance	
TECH GUINEY ALLOWARDS 2005	1,932.00	13(b) Medical Allowonce	7,569(0)
1547 Region Allowegauge	681.00	1567 Washing Allowand	1,500 00
1646 Constability D'Allowance	300.00	TADA DALLAR AND	150.00
1902 Special Incentive A lownce		1901 Risk Allowarce (Pollos).	1,636 (9).
1933 Special Risk Attowance	775.00	1923 UAA-OTHER 20%(1-15)	1. 1.000 00
2148 15% Autor Relief All-2013	3,000,00	1938 Elite Force Allowance	3:0000
2300 A.B. 6 14 430 AU-2013	387.00	2165 Trad Daily Allowing	
2799 Arthoc Bells Allew @103	260.80	2211 Adhoc Belief All 2016 10%	2730-17
2224 Adhad Field all 2017 10%	1,709,80	10040 Subar O H LAND SULD HUS	1:323 965
5946 Aut. Firewick fille matter		2247 Adhoc Belle All 2018 10%	T. 709 (m)
	4,175,00		the second s

Deductions - General

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	Bada at 1			։ Դոստոնինի կ	

Deductions - Loans and Advances

1.030 Description Principal amount 6505 GPF Loss Americal Instal Deduction Dolance. - 80,000.00 -4,000.001

Deluctions - Income Tax

Payable: 1,000.00 Recovered all MAR-2019. 752.00 Exempted: 0.22-Recordable Gross Pay (Rs): 248,22 47,338.00

Deductions (Rs): -6,1/25.00 Nol Pay: (Rs.): Page Name MOHAMMAD ZAMAN 47.213.00 Account Number: 5979-1

Benk Defals NATIONAL BANK OF PAKISTAN, 231323 WARI, DIR UPPER WARI, DIR UPPER, DIR UPPER

Leaves Opening Balance Availed

Earned Balance

Permanent Address

City: DIR LOWAR

Domiale -Temp. Address Housing Status No Official

City Email: muhammedzaman5685@gmail.com

Systemgenerated doctanent in accordance with APPM-L6.12.9 (SERVICEST2.012019/16:26:33/41.1) * All anotatis are in PalaRigues * Errars & anissians excepted

BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Execution Petition No.245/2018 Haider Zaman VS Police

SALARY STATEMENT OF CONSTABLE HAIDER ZAMAN

Pay Personal Number:	<u>309593</u>
Date of appointment as Constable:	11/05/2006
Date of dismissal from service:	12/11/2007
Date of re instatement in service:	06/03/2019

Wiffeer, for πý

District Police Officer, Swat

PESHĂ BUNAL WAR F KHYBER P KUT

Execution Petition No.245/2018 Haider Zaman VS Police

BEFOR

SALARY STATEMENT OF CONSTABLE HAIDER ZAMAN

Date of ap Date of dis	nal Number: pointment as Const smissal from service instatement in serv	12/11/2007
Sr. No.	Salary	Month/Year
1	.4823	JUNE 2006
·2	4828	JULY 2006
3	4828	AUGUST 2006
4	4828	SEPTEMBER 2006
5	4828	OCTOBER 2006
6	4828	NOVEMBER 2006
. 7	4960	DECEMBER 2006
8	4960	JANUARY 2007
9	4960	FEBRUARY 2007
-10.	4960	MARCH 2007
11	4960	APRIL 2007
12	4960	MAY 2007
13	4960	JUNE 2007
14	5449	JULY 2007
15	5449	AUGUST 2007
16	5449	SEPTEMBER 2007
17.	5449	OCTOBER 2007
18	5449	NOVEMBER 2007
- 19	29978	APRIL 2019
20	29978	MAY 2019
21	29978	JUNE 2019
22	31077	JULY 2019

Pay Officer or District Police Offic, Swat

<u>ORDER</u>

In compliance of the Honorable Service Tribunal, Khyber Pakhtunkhwa, Peshawar judgment dated 21-03-2018 in Service Appeals Nos.816,817,818/2017 and Order. Sheet dated 14-01-2019 in Execution Petitions Nos.245,246,247/2018 followed by CPO, Peshawar Memo: No.908/Legal, dated 22-02-2019, the following appellants are provisionally re-instated in service with immediate effect till decision of the Apex Supreme Court of Pakistan in CPLA Nos.497,498 and 499-P/2018 lodged by the department against the judgment of Service Tribunal, Khyber Pakhtunkhwa, Peshawar;

- 1. Ex-Constables Haidar Zaman No.12/MRR.
- 2. Ex-Constable Anwar Sadat No.31/MRR
- 3. Ex-Constable Khalid Khan No.15/MRR

02. In case the judgment of Service Tribunal is set aside by the Apex Court, the aforesaid appellants shall be bound to leave the job without any hesitative. They shall submit affidavit duly attested by Notary Public to this effect.

OB No. 3.9 Dated. 6.3 /2019.

No. 4035 /E, dated Saidu Sharif the 06 -

Copy to Worthy Inspector General of Police, Khyber-Pakhtunkhwa, Peshawar

for f/o information w/r to CPO, Peshawar Memo: No.908/Legal, dated 22-02-2019 please.

District Police Officer Swat Ph: 0946-9240393 Fax: 0946-9240402 Email: dposwat@gmail.cc

(SYED ASHFAQ ANWAR) PSI District Police Officer Swat

/2019.

	BEFORE	KHYBER	PARITI	ÚŇKH	WA SERVI	<u>ČE TRI</u>	BUNAL,	PESHAWAI	ľ
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Execution Petition No.245/2018 Haider Zaman VS Police

SALARY STATEMENT OF CONSTABLE HAIDER ZAMAN

	rsonal Number:	<u>309593</u> able: 11/05/2006					
Date of	Date of appointment is Constable:11/05/2006Date of dismissal from service:12/11/2007Date of re instatement in service:06/03/2019						
Sr. No	o. Salary	Month/Year					
1	4823	JUNE 2006					
2	4828	JULY 2006					
3	4828	AUGUST 2006					
4.	- 4828-	SEPTEMBER 2006					
- 5	4828	OCTOBER 2006					
. 6	4828	NOVEMBER 2006					
7	4960	DECEMBER 2006					
8	4960	JANUARY 2007					
9	4960	FEBRUARY 2007					
10	4960	MARCH 2007					
11	4960	APRIL 2007					
12	4960	MAY 2007					
13	4960	JUNE 2007					
14	5449	JULY 2007					
15.	5449	AUGUST 2007					
16	5449	SEPTEMBER 2007					
17	5449	OCTOBER 2007					
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19	29978	APRIL 2019					

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MAY 2019

JUNE 2019

JULY 2019