Due to retirment of
the Honoble Chairman the case
15 adjourned to come up for the
Same as before on 31-5-2022

31.05.2022

Junior to counsel for the appellant present.

Muhammad Adeel Butt, learned Additional Advocate alongwith Abdul Waheed Superintendent for respondents present.

Former requested for adjournment as senior counsel is not available today. Adjourned. To come up for arguments on 20.07.2022 before D.B.

(Fareeha Paul) Member(E)

(Rozina Rehman) Member (J)

20.07.2022

Appellant in person present.

Muhammad Adeel Butt, learned Additional Advocate alongwith Abdul General Mateen Superintendent respondents present.

Former made a request for adjournment as his counsel has gone to Saudi Arabia for performance of Hajj. Adjourned. To come up for arguments on 15.09.2022 before D.B.

(Fareeha-Paul) Member(E)

(Rozina Rehman) Member (J).

Muhammad Adeel Butt learned Additional Advocate General for respondents present.

Case was fixed for arguments in pursuance to the direction given on 01.04.2021 however neither comments have been filed nor any request was made for extension of time. Learned A.A.G made request for extension of last chance; granted with direction to furnish reply in office within 10 days. In case the respondents failed to submit comments within further extended stipulated time from today, they shall have to seek extension of time through written application citing sufficient reasons. Otherwise, their right for submission of written reply/comments shall stand ceased. To come up for arguments on 25.11.2021 before D.B.

(Rozina Rehman) Member (J)

Chairman

25.11.2021

Appellant in person present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Mr. Abdul Mateen, Supdt for respondents present.

Representative of the respondents submitted written reply/comments which is placed on file. A copy of the same is handed over to the appellant. Adjourned. To come up for arguments on 07.02.2022 before D.B.

(MIAN MUHAMMAD) MEMBER (E)



01.04.2021

Junior to counsel for the appellant present. Mr. Kabirullah Khattak learned Addl. AG alongwith Abdul Mateen, Superintendent for respondents present.

Reply/comments on behalf of respondents not submitted. Representative of respondents requested for time to submit reply/comments despite last chance, therefore, the appeal in hand is posted to D.B for arguments on 15.07.2021.

(Atiq Ur Rehman Wazir) Member (E)

Remaind the second

Ture and indeed April learned Additional Advocate Scarrelators

Get Twis Ixentor case, who inspires no to the direct in a second continued by the direct in a second continued by the direct in the direct continued by the direct continued b

(ROLLABOLITHA) (ROLLABOLITHA) (Mg だこ(7)

· 11 3

22.12.2020

Appellant present in person.

Kabir Ullah Khattak learned Additional Advocate General alongwith Abdul Matin Superintendent for respondents present.

Written reply was not submitted. Representative of respondents seeks time for reply/comments. Opportunity is granted. To come up for written reply/comments on 04.02.2021 before S.B.

(Rozina Rehman) Member (J)

04.02.2021

Junior to counsel for the appellant and Addl. AG alongwith Abdul Mateen, Superintendent for the respondents present.

Representative of the respondents seeks further time to furnish the requisite reply. Last opportunity is granted to the respondents to furnish the requisite reply/comments on 01.04.2021 before S.B.

Chairman

07.09.2020

Junior to counsel for the appellant and Addl. AG alongwith Abdul Mateen, Superintendent for the respondents present.

Representative of the respondents seeks further time to furnish reply/comments of the respondents. Adjourned to 29.10.2020 on which date the requisite reply/comments shall positively be furnished.

Chairman

29.10.2020

Appellant present in person.

Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Abdul Mateen Superintendent for respondents present.

Written reply on behalf of respondents was not submitted. Representative of respondents seeks time to furnish written reply/comments; granted. To come up for written reply/comments on 22.12.2020 before S.B.

(Rozina Rehman) Member (J) 12.03.2020

Appellant with counsel present. Preliminary arguments heard.

The appellant has filed the present service appeal against the order dated 19.06.2019 whereby he was awarded departmental punishment of reversion to lower grade.

Submissions made by the learned counsel for the appellant, need consideration. The present service appeal is admitted for regular hearing subject to all just 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. To come up for written reply/comments on 23.04.2020 before S.B.

Member

23.04.2020 Due to COVID19, the case is adjourned to 20.07.2020 for the same as before.

Reader

20.07.2020

Appellant himself is present and submitted an application for permission to deposit security fee.

Application is accepted. The appellant is allowed to deposit the security and process fee within three working days from today. After the requisite deposit notices be issued to the respondents for submission of feply/comments on 07.09.2020 before S.B.

Appellant Deposited
Security & Process Fee

(MUHAMMAD JAMAL KHAN) MEMBER 12.03.2020

Appellant with counsel present. Preliminary arguments heard.

The appellant has filed the present service appeal against the order dated 19.06.2019 whereby he was awarded departmental punishment of reversion to lower grade.

Submissions made by the learned counsel for the appellant, need consideration. The present service appeal is admitted for regular hearing subject to all just 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. To come up for written reply/comments on 23.04.2020 before S.B.

Member

23.04.2020 Due to COVID19, the case is adjourned to 20.07.2020 for the same as before.

Reader

20.07.2020

Appellant himself is present and submitted an application for permission to deposit security fee.

Application is accepted. The appellant is allowed to deposit the security and process fee within three working days from today. After the requisite deposit notices be issued to the respondents for submission of feply/comments on 07.09.2020 before S.B.

Appellant Deposited
Security Process Fee

(MUHAMMAD JAMAL KH MEMBER

IN THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No 1487 /2019

Zabita Khan.....Appellant

Versus

District & Sessions Judge, Nowshera

& Another......Respondents

INDEX

S.NO.	DESCRIPTION OF POOLING	T =	
0.110	DESCRIPTION OF DOCUMENTS	ANNEXURE	PAGES
1	Memo of Appeal		1-4
2	Affidavit in support of Appeal		5
3	Addresses of the parties		6
4	Copy of Confessional statement	A	7-11
5	Copies charge sheet / statement of allegations, reply, inquiry report,	В	12-118
	show cause Notice, reply to show cause notice, statements, other necessary documents		
6	Copy of departmental appeal	С	119-120
7	Copy of notification dated 19/06/2019	D	121
8	Wakalatnama.		122

Peshawar.

Dated: - 04-Nov-19

Appellant

Through:

MUKHTAR AHMAD MANERI Advocate High Court Office # 24-A, Nasir Mansion, 2-Railway Road, Shoba Bazaar, Peshawar Ph: Off: 091-2214385

Mob: 0333-215-6006

Email: mukhtaradvocate@yahoo.com





BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No 1487 /2019 Shyber Pakhtukhwa

Zabita Khan, S/o Khan Muhammad, R/o Khudrazi, Mohallah Samandar Gari, presently Reader CJ-VI, District Nowshera

Diary No. 1558

Versus

- 1. District & Session Judge, Nowshera.
- 2. Registrar, Peshawar High Court, Peshawar.

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNALS ACT, 1974 AGAINST THE ORDER DATED 19/06/2019 WHEREBY MAJOR PENALTY WAS IMPOSED ON THE APPELLANT IN TERMS (I) REVERSION TO LOWER GRADE I.E. DEMOTED FROM THE SCALE OF SENIOR CLARK (BPS-14) TO JUNIOR CLARK (BPS-11), WHICH WILL OPERATE FOR THREE YEARS, (II) DURING THIS PERIOD THE APPELLANT WILL NOT BE ENTITLED FOR ANY INCREMENTS, (III) AND TO POSTPOIE FURTHER **INCREMENTS** FOR THE PERIOD OF ONE RESTORATION AND (IV) AFTER RESTORATION THE APPELLANT WILL BE PLACED ON HIS ONW ORIGINAL SENIORITY AND AGAINST NOT TAKING ANY ACTION OR DECISION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN STATUTORY PERIOD OF 90 DAYS.

PRAYER IN APPEAL;

ON ACCEPTANCE OF THIS APPEAL, THE IMPUGNED ORDER DATED 19/06/2019 MAY BE SET ASIDE AND THE APPELLANT MAY BE RESTORED TO HIS ORIGINAL SCALE/GRADE WITH ALL DUE INCREMENTS / BENEFITS FOR ALL BACK AND CONSEQUENTIAL PURPOSES.

ANY OTHER RELIEF WHICH HAS NOT SPECIFICALLY BEEN PRAYED BUT IS MORE CONDUCIVE IN THE FACTS CIRCUMSTANCES OF THE CASE MAY ALSO BE GRANTED IN THE BEST INTEREST OF JUSTICE, EQUITY AND THE LAW.

RESPECTFULLY SHEWETH: -

FACTS: -

That the Appellant is law abiding citizen of the Islamic 1. Republic of Pakistan having all the fundamental rights guaranteed under the Constitution of the Islamic Republic of Pakistan, 1973.

That the appellant was performing my duties as Reader in the Court of Mr. Fazal Gul, learned Civil Judge-VII/ Judicial Magistrate, Nowshwera. A confessional statement of one lady accused Mst. Tahira Naz was recorded on 24.12.2016 in case FIR No. 826, dated 22.12.2016 U/s: 302, PPC of PS Risalpur.

Copies are attached herewith and marked as Annexure A

- 3. That after recording of the statement mentioned above, the learned Judicial Magistrate concerned directed the appellant to hand over the original confessional statement to the Superintendent concerned but he (superintendent) told him to hand over the same to the English Clark but the English Clark was on leave, therefore, the confessional statement was handed over to one Muhammad Ibraheem, (Naib Qasid) of English office.
- 4. That when the case was fixed for evidence the learned JM (Mr. Fazal Gul) asked for original confessional statement as such the appellant brought copy of confessional statement on the margin of which he has obtained signature of the above named Naib Qasid. Since the original confessional statement was missing, therefore explanation was called from him by the learned District Judge. After few days the appellant was directed to produce original confessional statement but an inquiry was set up against the appellant after which a show-cause notice was issued which was duly replied by him and after full-fledged inquiry the appellant was penalized for more than one penalties.

Copies charge sheet / statement of allegations, reply, inquiry report, show cause Notice, reply to show cause notice, statements, other necessary documents are annexed herewith and marked as Annexure B

5. Being aggrieved from the order / notification passed by the Respondent No.1, the appellant preferred a departmental appeal before the concerned quarters i.e. Respondent No. 2 whereby he impugned the order dated 19/06/2019 which was not decided

within statuary period of 90 days and expiry of statutory period of 90 days elapsed as such.

Copy of departmental appeal is attached herewith and marked as Annexure C

6. Still aggrieved, the appellant preferred this appeal before this honorable tribunal on inter alia the following grounds;

GROUNDS:-

- a. That the impugned order dated 19/06/2019 passed by the Honorable District & Session Judge, Nowshera, communicated to the appellant on 16-07-2019 is against law and facts, hence liable to be set aside.
- b. That since an important witness has not been summoned by the learned Investigation officer as such deprived the appellant from cross examination in order to dig out the real facts regarding the issue and also deprived him from fair trial under the law and constitution.
- c. That a very harsh view has taken by the respondent for no fault on his part as such the inquiry procedure is violation of rules and regulations and the same being not commensurating i.e. more than one penalties have been imposed upon the appellant, which yet again is violating of settled principle of law and the judgment of the Superior Court.
- d. That one major and one minor penalty was given in the show cause notice whereas in the impugned order more than one penalties are imposed upon the appellant other than not mentioned in the show cause notice which is against the law.
- e. That in view of the peculiar facts and circumstances of the case the respondents have taken a very harsh view by imposing more than one penalties consequently the appellant is confronted with liabilities and obligations where are not inconsonance with the record.
- f. That the appellant may kindly be allowed to urges other grounds at the time of hearing of this appeal with the kind permission of this Hon'bel tribunal, hence this appeal with the following prayer;

It is, therefore, respectfully prayed that on acceptance of this appeal, the impugned order dated 19/06/2019 may be set aside and the appellant may be restored to his original scale/grade with all due increments / benefits for all back and consequential purposes.

Any other relief which has not specifically been prayed for but is more conducive in the facts and circumstances of the case may also be granted in the best interest of justice, equity and the law.

Peshawar.

Dated: 04/11/2019

Through

Mukhtar Ahmad Maner

APPELLAN

Advocate Supreme Court of Pakistan Office # 2, 2nd Floor, Juma Khan Plaza, Near FATA Secretariat, Warsak Road, Peshawar. Ph:091-5200710. Mob: 0333-215-6006

Email: mukhtaradvocate@yahoo.com

IN THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Ap	peal No/2019
Zabita Khan	Appellant
· '	Versus
District & Sessions Jud	ge, Nowshera & Another
AFF	Respondents
Samandar Gari, presently Re	Khan Muhammad, R/o Khudrazi, Mohallah eader CJ-VI, District Nowshera, do hereby state ne contents of affidavit are true and correct to d belief.
Identified by me. Mukhtar Ahmad Maneri Advocate Supreme Court, Of Pakistan	Deponent CNIC: 17201-2224381-5 Cell No: 0315-9897613 ATTENTAL OF PUBLIC APPRINCE OF THE PUBLIC OF

IN THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No/2019	9
Zabita Khan	Appellant
Versus	
District & Sessions Judge, Nowshera & Another	· .
	Respondents

ADDRESSES OF PARTIES

APPELLANT

Zabita Khan, S/o Khan Muhammad., R/o Khudrazi, Mohallah Samandar Gari, presently Reader CJ-VI, District Nowshera

RESPONDENTS

- 1. District & Session Judge, Nowshera.
- 2. Registrar, Peshawar High Court, Peshawar.

Peshawar.

Dated: 04/11/2019

APPELLANT

Through

Mukhtar Ahmad Maneri

Advocate Supreme Court of Pakistan Office # 2, 2nd Floor, Juna Khan Plaza, Near FATA Secretariat, Warsak Road, Peshawar. Ph:091-5200710. Mob: 0333-215-6006

Email: mukhtaradvocate@yahoo.com

Annex "A"

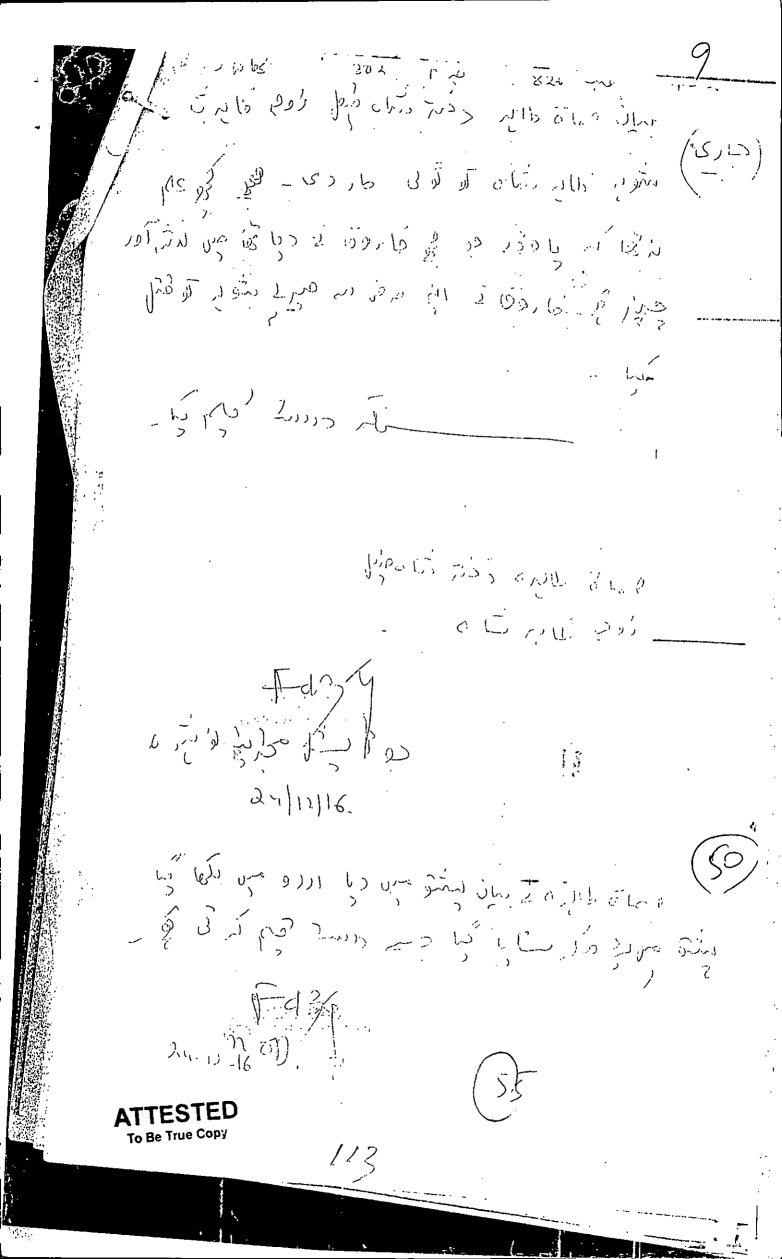
IN THE COURT OF FAZAL GUL. TUDICIAL MAGISTRATE/CL-VII/MOD, NOWSHERA

	The State Vers	17) 5 1-	jahira	r e	
	The State vers $3.32.1$	1- 16 11/6	302	Ppc	
Case FIR No	5. <u>8 46</u> Dated:	1 m of cont	esion made	E 12 by accused	
Police Station	2/584 1/27-6 1 2/884 1/27-6 1	11 100 10 1270395 11 11 12	Fal's a	1. 1-1/6 halin	\$}(4)) }
		1 1 (: /)		*	
- a odani	tcotong agedon mark: (ut on	THE years.	o (Left si	ોંલ)	,
⁹ Identificațio	on mark: (M 200	——————————————————————————————————————	` V	: "	
h, in the second	MEMORANDU			1	- 100 400 100 1000 1000 1000
Q1. Do you and	derstand that you are no es	t bound to make	a confession?	;	
A:	and the second section	ment, is being re	corded by a Ju	adicial •	•
Magistrate	T st Class and it you mak	e a confession, if	amay be useq	*as evidence	
against yo A:	$\lambda \epsilon \gamma$	v			
Q3: How long	have you been in Police	custudyf	4 5		1
Q4: Has the p	ressure been brought on	you to make cor	dession?		
. 101 m				•	
	175			:	· ·
	inducement been given t			: -	
A:	u been told that you will	be made an app	roverier		
	4/6 understand that after ma	iking or not mak	ing a stateme	nt before me	you
will not	be remanded to police of	astody, par win	170 30110 to Jun		
A: Un lérsi	yes tanding these facts, are y	ou making a stat	ement before	រ៉ូរ៉ុំne voluntar	Hy3
Q10: Ai : you	yes a making confession at y dy? Yes	Offit OW It it go with	it (iii)	<u>.</u>	
· \ .		The series as a learning	 Geston?		
A REC	re your reasons for wish	11 4. 35.0.00	al proceed for	in the second	witch at all
Q12: May I	record your confessional	l statement?	 وق المالية المالية	(a)	11
	7.43 u want to consuit anyon	u?			(,,%
Δ.	<u>No</u>				(U
RO & AC					
Dateď: <u>2. 9</u>	<u>/ 1월/2016</u>	`			·
* :				· .	d-2,41
Accus ed			. •	. !·	
			enta t	ASAR) Kateroghuy	J. GUL), WinGD
			See V. C. S.	Service 1 145	lowshera &
÷			The second se		
-07	ED		125		
ATTEST	COPY ,	,	And resummer work	•	,
To Be True	' (/	/	•		

IN THE COURT OF FAZAL GUL, JUDICIAL MAGISTRATE/CI-VII/MOD, NOWSHERA

The State Versus WIST TENVINE		
는 Case FIR No. 224 Dated: 소유 - 12 - 16 U/Ss _ 그 등 2 부모여 = 1		
Police Station Para Para Record of confession made by discused		V.
1915 Tellerrai D/O Shed Faisal - we sally R/O		<u> </u>
godan kerena aged 17/18 years.		
Identification mark: (a) on entriprice	-	
	~	
in other with a sit so other properties of the wife of		
6/2000 100 100 100 100 100 100 100 100 100	1	
Sign copie de Jours de Sing I ortigue	'	
明显一层层层层层层层层层层层层层层层层层层层层层层层层层层层层层层层层层层层层		
19) 700 0元 0元 美名如加加加加加加加加加加加加加加加加加加加加加加加加加加加加加加加加加加加加		
1 (1) (2) (3) (4) (4) (5) (4) (5) (6) (6) (6) (6) (6) (6) (6) (6) (6) (6	dilitaria de la	7
المالية المورد و المراز ول المراز ولا المراز والمراز و	, ,	
高兴 20 100 100 100 100 100 100 100 100 100	-7 (2)	 Í
事しかにもってもしろのというかしょうがしま	1, 4	
(6) 8 1 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1)
على المراكب والوراق وهذا الأراب وراق وهذا الأراب وراقة والمراقة والمراكبة وا	· C	1
100 h miles on mist i al 1 mo jol 2 80 /00	, ?	
12 1/2 - Co 1/2 2 C/2 2/ 1/3 2 0 2/ 1/3 1/2 1/3		,
2,00 2 000 6 2000 1000 1000 1000 1000 1000	17.	<u></u>
(12) F. 12/2 JM/MOD DILIDIK		,

ATTESTEL TO BE True COPY



302 ppc

326 % 210

CERTIFICATE

Certified that accused Mst. Tahir Naz D/O Shah Faisal w/o Zahir Shah R Godam Korona, Nowshera mark of identification cut on left eyebrow charged in e-FIR No.826 dated 22.12.2016 registered U/S 302 PPC PS Risalpur was produced Muhammad Nawaz SI at 1: 45 pm for recording of her confessional statement. I handcuffs of the accused were removed and she was reade to sit and given time think over for 30 minutes. During this time, all the police officials (including N. Court) were directed to leave the Court Room so that the accused should not funder pressure. The accused was made to understand that I am a Magistrate and the was not bound to make a confession and if she does so, it will be used against has a piece of evidence. All other legal formalities observed.

I am satisfied that she has made a voluntary confession. I recorded I confessional statement. She gave the statement in (Pushto) which was translated in (Urdu) by me and after completion the same was read over to the accused in Pash After that same was thumb impressed by the accused as token of its correctness.

I certify that it contains voluntary, correct and true account of the statemers, given by the accused.

I started recording confessional statement at $2:20~\mu\mathrm{m}$ and completed the surely 03:15 pm.

Dated:24.12.2016

(FAZAL GUI Civil Judge-VII/JM/MOI

CHANCE THE

(5)

ATTESTED
To Be True Copy

1./ 4

APP TINSIC 24.12.16 Accused produced in custody, Local Police requested for recording ther confidencial statement. Relevant provisions of law were complied with, whoresher, the coused was asked regarding her intention in view of the request made by the local profice. She was ready to confess her guilt. She was given 30 minutes to portder over her े ecsion. After the lapse of the stated time, the accused was once Egain disked regarding ner intention, after making her understand the consequences once again. She was still ready to record her confessional statement voluntarily. Accordingly, பொண்ணிக்கி contessional statement. The original were of handed over to the Reader of the Court Zatita Knan for safe custody while photocopy of the same was handed over to the IO for placing on record. The accused is transmitted to judicial lockup through Naib Court of this Court to be produced before this Court/MOD on 07.01.2017 Accused. (FAZAL GUL), Civif Judge-VI/JM/MOD, Nowshera

Annex-B"2

CHARGE SHEET

I, Gohar Rehman, District & Sessions Judge, Nowshera, as competent authority, hereby charge you, Mr. Zabita Khan, Senior Clerk, as follows:

That you, while posted as Reader in the court of Civil Judge-VII/Judicial Magistrate; Nowshera committed the following irregularities:

- (a) As per report submitted by Senior Civil Judge (Admn), Nowshera, the Confessional Statement of accused Mst. Tahira Naz in case FIR No.826 dated 22.12.2016 u/s 302 PPC, PS Risalpur, recorded on 24.12.2016, went missing from your custody, constituting misconduct, inefficiency on your part, as defined by rule 3 (a) & (b) of the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011 and thus you have rendered yourself liable to all or any of the penalties specified in rule 4 of the rules ibid.
- 3. You are, therefore, required to submit your written defence within seven days of the receipt of this Charge Sheet to the inquiry officer.
- 4. Your written defence, if any, should reach the within the specified period, failing which it shall be presumed that you have no defence to put in and in that case ex-parte action shall be taken against you.
- 5. Intimate whether you desire to be heard in person.
- 6. A statement of allegations is enclosed.

Dated: 28/3 /2019.

Gohar Rehman,
District & Sessions Judge/
Competent Authority,
Nowshera.

ATTESTED

DISCIPLINARY ACTION

1 1

i.

I, Gohar Rehmnan, District & Sessions Judge, Nowshera as competent authority, am of the opinion that Mr. Zabita Khan, Senior clerk has rendered yourself liable to be proceeded against, as you committed the following acts/omissions, within the meaning of rule 3 of Khyber Pakhtunkhwa Government Servants (efficiency and Discipline) Rule, 2011.

STATEMENT OF ALLEGATIONS

- As the confessional statement of accused Mst. Tahira Naz was handed over to you (being reader) in case vide FIR No. 826 dated 22.12.2016 under section 302 PPC of PS Risalpur by the then CJ/IM-VII, Nowshera for safe custody. Which is not available with you, while you were responsible for the said confessional statement.
- ii. There is no proof of the fact that original confessional statement was handed over to Naib Qasid to the office of English Clerk, upon the direction of learned Civil Judge/Judicial Magistrate.
- No explanation is available for the necessity which after a time period of 04 months aroused, for the submission of the confessional statement with English Clerk.
- iv. Pecord of other confessional statement, maintained by you, reveals that those were handed over to the officials of concerned court (during the trial) when required to those courts.

You were served with notice to explain your position in written to the than District & Sessions Judge, Newshera as to why disciplinary action should not be initiated against you, under the Khyber Pukhtunkwa Government servants (efficiency and discipline) Rule, 2011. Nevertheless, the reply submitted on your behalf alleging that the said confessional statement was handed over to the than PN to the office of English clerk and facts finding inquiry conducted by the Senior Civil



For the purpose of inquiry against you, Zabita Khan (senior clerk) with reference of above allegations. Mr. Shakeel Arshad Civil Judge, Nowshera is appointed for the purpose of inquiry under rule 10(1) (a) of Khyber Pakhtunkhwa Government Servants (Efficiency and Disciplinary) Rules, 2011.

The inquiry officer, in accordance with the provisions of the rules Ibid would provide an opportunity of hearing the accused, record his findings and make recommendation as to punishment or other appropriate action against the accused as early as possible, but not late than 30 days as postulated under rule of sub-rule-II of Khyber Pakhtunkhwa Government servant (efficiency and Discipline) rules, 2011.

The accused official shall be proceeding on the date, time and placed fixed by the inquiry officer.

: H:

Gohar Rehman, District & Sessions Judge, Nowshera

ATTESTED To Be True Copy

العالمان هاد في سطرابط ابنيا منها على العالمة عثوران : جواب بابن اعترافی بیان/افتال مرا ایر (سرحاد بها مسماهٔ طایروناز) 15 AA PROPERTY 22-12-2016 D) go (826) & سان کان در و احزام سے ساتھ کر اور رر لعرالات مدار قفل على ما مرسل . مج الآر لوستر من ما مرس طاهره فاذكا اعترافي بيان ملافظ كيا كيا كيا أيا. إي از ملا هط فاتل سے یا یا گیا لہ طرحہ قاآ علی اعترافی بیان 7105-20-10 Ce ista mel) is anon like live arte سنتي ج ملعب على القاشي قلرك يه نائب فالمر (ابراضم) دو دی شی ما. اور اعتزافی بیان کے قالی شم حول قابل ملا معلى حب جبري نقل عراه لعاب. ا يها غرما شرحار ما دیلماله (العُلَقُ طرب إسالة البرا) ATTESTED

جواب بابت جواب طلی نمبری 435-1/2+PF/DSJ نوشهره مورخه: 12/02/2019_

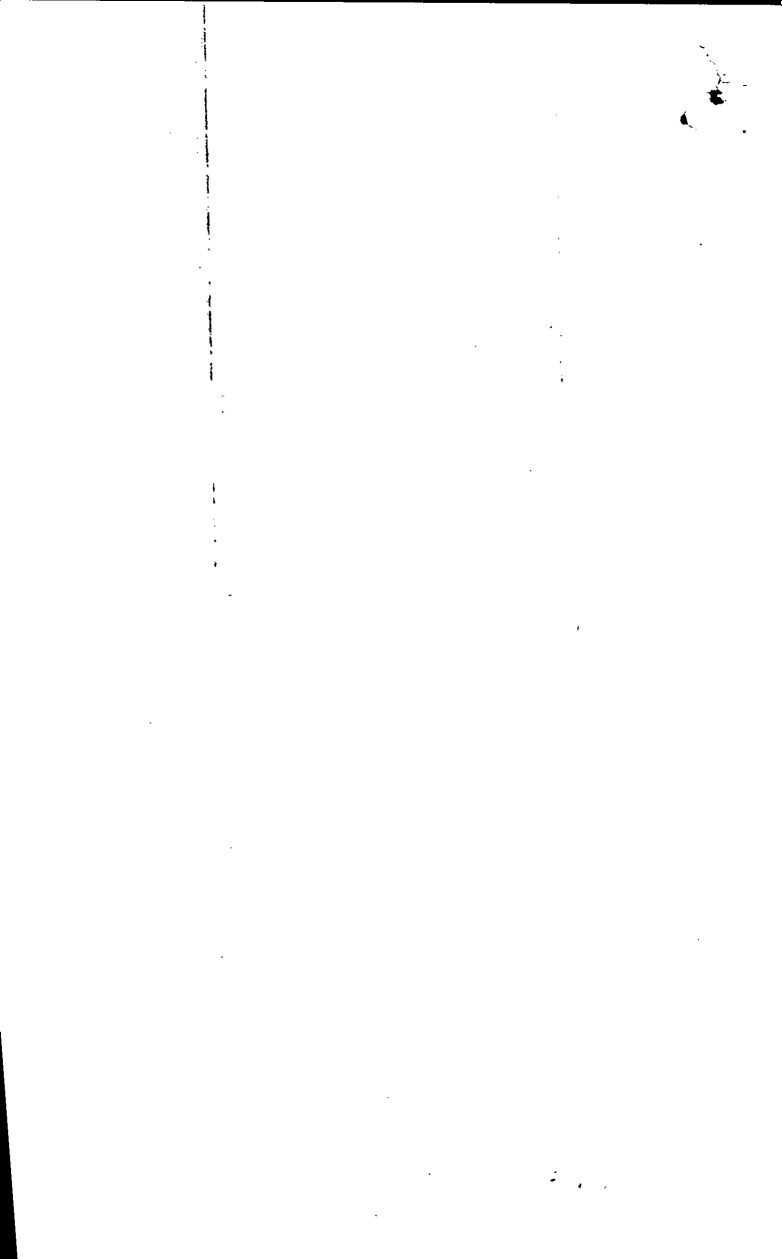
ہ جناب عالی! جواب ذیل می*ں عرض ہے۔*

میں موجود ہے۔

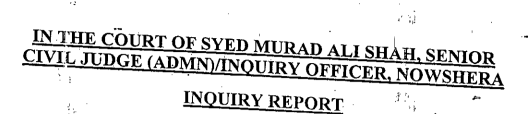
سائل انہائی ادب کے ساتھ عرض کرتا ہے کہ سائل تمبر 2013 سے آفس انگلش کلرک وسپر نگرنٹ آفس میں بطور نائب قاصد ڈیوٹی سرانجام دے رہاتھا۔ مورجہ 09/05/2017 کوعدالت جناب فضل گل میں بطور نائب قاصد ڈیوٹی سرانجام دے رہاتھا۔ مورجہ 09/05/2017 کا حب ہے کنفشن شیمنٹ کی کا پی موصول ہوئی چونکہ 09/05/2017 کوانگلش کلرک میں معالی نظر کا میں موصول ہوئی جونکہ کا پی وصول کرے دہ تخط کی۔ میں معالی اعدالت سے جتنے بھی کنفشن شیمنٹ محرر ہذا جناب عالی! عدالت جناب فضل گل CJ/JM صاحب کی عدالت سے جتنے بھی کنفشن شیمنٹ محرر ہذا جناب عالی! عدالت جناب فضل گل CJ/JM صاحب کی عدالت سے جتنے بھی کنفشن شیمنٹ میں نے با تاعدہ اصل کنفشن شیمنٹ وصول شد کھا گیا ہے جبکہ میں نے جوکنفشن شیمنٹ کی کا پی وصول کی ہے اس پرصرف سائل کا دستخط خبت ہے اور اصل کا کوئی ذکر نہ ہے جس سے حافظ ہر ہوتا ہے کہ میں نے قال کنفشن شیمنٹ وصول کی ہے اور وہ نقل کنفشن شیمنٹ انگلی برانچ کے ریکار ڈ

الرقوم: 14/02/2019

آپ کافر مانبردار دخلص مح ابراهیم (جونیر کلرک)



Cula Juans 218197 3101500160 July (Child) for Cours of a Supres Color Subs Mactifactor mis citizens The deap STom Obient ber are world it to place in the کور Skins Sold Back Frank Les Mille (of Mills of C - Selver See Finds 09.5.2017 L'inser find some of the 19/1/2 July K Coulds the 1 Sec (c) 1/2



Facts finding Inquiry was marked to the undersigned by the Hon'ble District & Sessions Judge, Nowshera vide his order dated 16.02.2019.

Facts forming back ground of this inquiry are that a confessional statement of Mst. Tahira Naz was recorded on date 24.12.2016 by the then learned Judicial Magistrate, Nowshera Mr. Fazal Gul in case vide FIR No. 826 dated 22.12.2016 under section 302 PPC of PS Risalpur.

During trial of the above mentioned case when the original confessional statement was requisitioned, it was found that original statement is missing and only photocopy is available.

Explanation were called from the then Naib Qasid to the office of English Clerk namely Muhammad Ibrahim, and the then Reader to the Court of the then Civil Judge-VII/MOD, Nowshera namely Zabita Khan.

After submission of the replies of both delinquent officials, inquiry was marked to undersigned, to probe into the matter.

As replies to explanations have already been submitted by delinquent officials therefore, record was requisitioned, they were summoned for recording their statements, which were recorded on date 22.02.2019. Apart from them the statements of Mr. Wajid Shah the then English Clerk and Niaz Karam, Reader of the court of Judicial Magistrate-I, Nowshera were also recorded and placed on



file, while questions necessary for digging out the real facts, were also put on to Mr. Zabita Khan, and his answers were recorded, while the inquiry was fixed for 23.02.2019, for further proceedings.

On 23.02.2019, necessary questions were put to Mr. Muhammad Ibrahim and his answers were recorded while record of other confessional statements maintained by Mr. Zabita Khan was requisitioned, the photocopies of which are placed on file while the original record was returned to him.

Procedure for keeping the record of confessional. statement is provided under section 164(2) Cr.P.C, wherein any statement or confession recorded, shall then be forwarded to the Magistrate by whom the case is to be inquired or trailed.

In practice, the confessional statement is usually recorded during investigation, therefore, the Magistrate keep the same with reader of the Court for safe custody and the same is produced before trial court at the time of recording evidence. Therefore, it is responsibility of Reader of the Court to maintain proper record of confessional statements.

The reply and the statement of the then Reader Zabita Khan is not supported by the set principles of practice, wherein he alleged that he has submitted the same with the Naib Qasid of the office of English Clerk on the directions of the then Civil Judge/Judicial Magistrate. In General practice confessional statement has never been kept with the English Clerk.

In his statement recorded during inquiry, Zabita Khan alleged that on the directions of the then learned Civil Judge on date







09.05.2017 he submitted the original confessional statement with the Naib Qasid of the English Clerk.

"بعد از حکم سول جمع صاحب فضل گل مورخہ 09/05/2017 کو انگلش کلرک کے افس میں مجد ابر ابیم (نائب قاصد) کو اصل اعترافی بیان حوالہ کیا گیا"

This stance is also taken by Zabita Khan in his reply, and in questions which were put to him during inquiry. This assertion of Zabita Khan is not supported by any sort of material on record.

Rather the order dated 24.12.2016 of the then learned Civil Judge/Judicial Magistrate is very much clear, wherein it is categorically mentioned that the original is handed over to the Reader of the Court Zabita Khan for safe custody.

As per order dated 24.12.2016 of the then learned Judicial Magistrate, it was Zabita Khan Reader who was responsible for the safe custody of the said confessional statement.

Mr. Zabita Khan, through out in his reply, statement recorded during inquiry and questions put to him, remained inconsistent, while answering to question No.5 he stated that he kept the confessional statements with him in office file and lateron upon the orders of Hon'ble Civil Judge, he handed over the same to concerned Muharrirs.

Furthermore, while answering to question No.4 he alleged that he does not remember that whether any confessional statement was recorded during his service as Reader to the Court of Magistrate. While Answering to question No.2 he gives full details of the confessional statements recorded in his tenure.





Another important aspect is that what was the necessity of the submission of the confessional statement, after a period of more than four months, in the office of English Clerk. Mr. Zabita Khan could not give any plausible reason for this. His assertion was that he has done so, on the orders of the then learned Civil Judge/Judicial Magistrate. But there is nothing on record which could support this assertion nor Mr. Zabita Khan could produce any proof in this regard. Rather the record maintained by Mr. Zabita Khan shows that other confessional statements which were recorded by Mr. Fazal Gul the then Civil Judge/Judicial Magistrate were kept with Zabita Khan and handed over to concerned officials, with receiving that original statement has been handed over to them, nor any such orders were issued by Mr. Fazal Gul, the then learned Civil Judge/Judicial Magistrate in respect of other confessional statements recorded by him and kept in the custody of Mr. Zabita Khan.

(Important factor in this inquiry is the receipt of the confessional statement at the office of English Clerk. The then Naib Qasid to English Clerk namely Muhammad Ibrahim, in his reply and statement accepted that on 09.05.2017 he received the confessional statement, but his stance is that it was photocopy, while the stance of Mr. Zabita Khan is that he handed over the original confessional statement to Mr. Muhammad Ibrahim.

Mr. Muhammad Ibrahim the then Naib Qasid to the office of English Clerk also remained inconsistent in his reply, Statement and questions put to him during inquiry.

In his reply he alleged that whenever the confessional statements from the Court of Mr. Fazal Gul, Civil Judge-VII/Judicial

ATTESTED



Magistrate were brought by Muharrir concerned or police officials, it has been mentioned that original is received, while there is only his signature upon the confessional statement under inquiry.

While in statement recorded during inquiry he stated that he or the English Clerk never received any confessional statement apart from one under inquiry. While answering to question No.6 put to him during inquiry, he stated that has no proof that he received the photocopy.

As a conclusion of this inquiry, the following facts were emerged.

- 1. The confessional statement was handed over to Mr. Zabita Khan the then Reader, for safe custody. (Clear from order dated 24.12.2016).
- 2. Mr. Zabita Khan was responsible for the safe custody of the confessional statement.
- 3. There is no proof of the fact that confessional statement was handed over to Naib Qasid to the office of English Clerk upon the directions of learned Civil Judge/Judicial Magistrate.
- 4. No explanation is available for the necessity which after a time period of more than four months aroused, for the submission of confessional statement with English Clerk.
- 5. Record of other confessional statements, maintained by Mr. Zabita Khan, reveals the receiving by other concerned officials with words "اصل" while no such word "اصل" is mentioned on the confessional statement under inquiry.

ATTESTED





- 6. Both Mr. Zabita Khan and Muhammad Ibrahim remained inconsistent in their replies, statements and questions put to them during inquiry.
- 7. Mr. Muhammad Ibrahim failed to justify that why he received this confessional statement while no other confessional statement is received by the office of English Clerk.
- 8. Mr. Muhammad Ibrahim also failed to produce any evidence that he has received the photocopy.
- 9 However, record of other confessional statements, maintained by Mr. Zabita Khan, reveals that whenever the original confessional statement is handed over to other. officials, it is properly mentioned in the received. (record is placed on file).

Report is submitted.

Dated 23.02.2019

Syed Murad Ali Shah, Senior Civil Judge (Admn), Nowshera.

Answers of Muhammad Ibrahim to the Questions.

Q-1. For a how long period you remain Naib Qasid with English Clerk? Ans. I remained as Naib Qasid from September 2013 till August 2018.

Q-2. What was your job description and what duties you performed?

Ans. I was class-IV. I used to clean and offices of English Clerk and Superintendent, distribute the letters/orders etc amongst the various Courts/offices. I also used to receive the letters etc on the directions of Superintendent, whenever the English Clerk was on leave.

Q-3. Whether any confessional Statement from any Court was received by the English Clerk in your presence?

Ans. No. In my presence the English Clerk never received any Confessional Statement from any court. Moreover, there is no file in the office of English Clerk wherein the confessional statements were lying.

Q-4. Whether you received any other Confessional Statement from any other Court, during you service as Naib Qasid to English Clerk?

Ans. No.

Q-5. Why you received this Confessional Statement?

Ans. On 09.05.2017 the then Reader to CJ-VII, Nowshera, Mr. Zabita Khan brought copy of the confessional statement to the office of Superintendent. As the English Clerk was on leave, so the Superintendent Sessions Court directed me to receive the said copy. I received the copy of confessional statement on the direction of Superintendent and kept the same in Misc: file.

ATTESTED

To Be True Copy

17

Q-6. As per your reply and statement you received, the copy of the confessional statement. Do you have any proof that it was photo copy and not original statement?

Ans. No. I have no other proof except that the photocopy which I received was available in the English Clerk Office. Moreover, the other confessional statements handed by the then Reader Mr. Zabita Khan to any other person, he mentioned overleaf the photocopy retain by him that original is handed over, however, so far as my case is concerned, the reader Mr. Zabita Khan has not mentioned that original is handed over to me. However, it is also evident from the order of the learned CJ-VII, Nowshera dated 24.12.2016 that original confessional statement is handed over to the Reader of the Court Mr. Zabita Khan for safe custody. (copy of the said order is available on file).

R.O.&.A.C Dated 22.02.2019

1 1

Muhammad Ibrahim

Syed Murad Ali Shah, Senior Civil Judge (Admn), Inquiry Officer/Nowshera.

Questions put to Zabita Khan and his Answers

- Q-1. The Court in which you were performing your duty on 24.12.2016 was Civil Court or Criminal Court?
- Ans: The Court in which I was performing my duty as reader on 24.12.2016 was a Civil Court.
- Q-2. How many confessional Statements were recorded in your tenor?_
- Ans: In my tenor four confessional statements were recorded, which I have handed over in original, one to Saleem Jan Muharrir, one to Imtiaz-Ahmad Reader, one to Jehan Akbar I.O of the said case and one to Muhammad Ibrahim Naib Qasid.
- Q-3. Whether you remain attached as Reader to the Court of Judicial Magistrate and for how long time?
- Ans: I remained as reader to the Court of learned Senior Civil Judge and Civil Judge Judicial Magistrate where both nature of case i.e Civil and criminal were pending.
- Q-4. Whether in that period of service as Reader to the Court of Magistrate how many confessional statements were recorded?
- Ans: I do not remember that whether any confessional statement was recorded in those days or not and if recorded, how many these were.
- What measures you adopted for the safe custody of those confessional statements?
- Ans: I kept the confessional statements with me in office file and on the orders of Hon'ble Civil Judge, lateron I handed over the original to the concerned Muharrirs and kept the photo copy with me for record.
- Q-6. Why you handed over the confessional statement to English Clerk in case vide FIR No. 826 dated 22.12.2016 under section 302 PPC of PS Risalpur?



Ans: As I was directed by the Presiding Officer to hand over the said confessional statement in Sessions Court and on the directions of Presiding Officer, I bring the said confessional statement in the office Superintendent and I was directed by the Superintendent to hand the same in the office of English Clerk. So I went to the office of English Clerk where the English Clerk concerned was on leave and therefore, I handed over the said confessional statement to Naib Qasid Muhammad Ibrahim who was posted in the office of English Clerk. He signed on the back of copy of said confessional statement, which I kept with me in my record.

R.O.&.A.C Dated 22.02.2019

Zabita Khan, English Clerk

> Syed Murad Ali Shah, Senior Civil Judge (Admn) Inquiry Officer, Nowshera.

ATTESTED

To Be True Copy



VIII/INQUIRY OFFICER, NOWSHERA.

INQUIRY REPORT

The background of the instant proceeding are such that in case FIR No. 826 dated 22.12.2016 under section 302 PPC of PS Risalpur, Mr. Fazal Gul, the then learned Civil Judge-VII/Judicial Magistrate, Nowshera recorded confessional statement of accused Mst. Tahira Naz and keep it in the safe custody of Reader Zabita Khan vide order dated 24.12.2016, however during trial, the original confessional statement was found missing, hence explanations were called from Muhammad Ibrahim (Naib Qasid to the office of English Clerk) & Zabita Khan, the then reader to the court of civil judge-VII, Nowshera, wherein it was mentioned by Ibrahim that he was given photocopy of confessional statement by Zabita Khan, while Zabita Khan stated that he has given the original confessional statement of the lady accused to Ibrahim. In the facts finding inquiry, the accused/official Zabita Khan being custodian was declared as responsible, however regular inquiry proceedings was initiated against the accused/official and vide order, dated 22.03.2019, he was served with charge sheet and statement of allegations by the Honorable District & Sessions Judge, Nowshera/competent authority and the undersigned was appointed as inquiry officer to probe into the matter and submit report within 30 days.

After receipt of inquiry, the accused/officials and departmental representative were issued notices to appear on 06.04.2019, the

accused appeared and sought time for replies, time was granted with direction to submit the same on 11.04.2019, however due to casual leave of undersigned, they submitted their replies on 12.04.2019, wherein they denied the allegations leveled against them, whereafter both the accused/officials and departmental representative namely. Muhammad Sohail were afforded an opportunity to adduce their respective evidence. The departmental representative neither recorded his statement, nor produced any witness, however he cross-examined both the delinquent officials.

During the facts finding inquiry, relevant record was requisitioned and statement of both the accused officials, Wajid Shah, the then English Clerk & Niaz Karam Reader of the court of learned Judicial Magistrate-I, Nowshera were recorded.

In the instant inquiry, both the accused/officials submitted their replies alongwith supporting documents, however Mr. Muhammad Ibrahim stated that he does not record further evidence and placed reliance upon his already recorded statement. He was cross-examined by the departmental representative as well as other accused/official namely Zabita Khan. Mr. Zabita Khan also recorded his statement and he was cross-examined by the departmental representative as well as Muhammad Ibrahim. In order to dig out the real facts, necessary questions were put upon both the accused/officials and their answers were recorded.

ATTESTE

Que de



As statement of almost all the concerned were recorded during facts finding inquiry by the learned Senior Civil Judge(Admn), Nowshera, therefore only the statements of (CW-1) Muhammad Adil Amin Muharrir to the court of Learned District & Sessions Judge, Nowshera, (CW-2) Saeed Ullah English Clerk and (CW-3) Najam ur Rahman Incharge Record Room were recorded, who produced the requisite record.

Findings:-

After perusing the available material on record and statements of the witnesses, I have reached to the following conclusion:

The allegation against the accused/official Zabita Khan is that, he misplaced the original confessional statement of accused Tahira Naz, recorded by the then learned Civil Judge-VII/Judicial Magistrate, Nowshera namely Fazal Gul in case FIR No. 826 dated 22.12.2016 under section 302 PPC, which was handed over to him for safe custody and as Reader, he was responsible for the safe custody of the said confessional statement. In this regard he submitted reply and recorded his statement, wherein he alleged that after recording of the confessional statement of accused Mst. Tahira Naz by the then Learned Civil Judge-VII/Judicial Magistrate, Nowshera namely Fazal Gul, he kept the same in safe custody, but as per verbal direction of learned presiding officer, he produced the said confessional statement before superintendent, District Courts, Nowshera, who told him to submit it in the English Office hence, he handed over the said

8/2/11/2

English Office and obtained his signature upon the copy of confessional statement for his own record. He produced the copy of confessional statement as Ex.PB and stated that as Naib Qasid received the original confessional statement, therefore he is responsible. Regarding non mentioning of the word "original" upon the copy of confessional statement, he alleged that as per law, all the official correspondence are received upon receipt and that's why he has taken signature of Muhammad Ibrahim upon the copy of confessional statement, which shows that he handed over the original confessional statement to Muhammad Ibrahim Naib Qasid.

The then Naib Qasid to English Clerk namely Muhammad Ibrahim, in his reply and statement accepted that on 09.05.2017 he received the confessional statement, but his stance is that it was photocopy, while the stance of Mr. Zabita Khan is that he handed over the original confessional statement to Mr. Muhammad Ibrahim.

The said explanation and justification of the accused/official Zabita Khan are not convincing. In fact he tried his best to shift burden to the Naib Qasid for non-mentioning of the word "photocopy" upon the receipt and by not mentioning the word "Photocopy", the Naib Qasid has committed the offence and he is responsible. Be that it may be the position, then why the accused/official Zabita Khan has mentioned the word "Original" while submitting 03 other confessional statements to other officials.

24

115/18 115/18 This fact has been admitted by him in his cross-examination that he has mentioned the word "Original" while handing over the remaining 03 confessional statements to the concerned officials. He also admitted that apart from the missing confessional statement, he has not submitted any other confessional statement in the English Office.

The provision of section 164 (2) Cr.P.C, provides that any statement or confession recorded, shall then be forwarded to the Magistrate by whom the case is to be inquired or trialed. In practice, the Magistrate after recording the confessional statement, keep the same with reader of the court for safe custody, however after commencement of trial, the confessional statement is produced before the trial court at the time of evidence. Therefore, it is the responsibility of Reader of the court to maintain proper record of the confessional statements. In this regard the order dated 24.12.2016 of the then learned Civil Judge-VII/Judicial Magistrate, Nowshera is very much clear, wherein it is mentioned that original confessional statement is handed over to the Reader of the Court Zabita Khan for safe custody.

The reply and statement of the then Reader Zabità Khan is not supported by the set principles of practice, wherein he alleged that he submitted the same to Naib Qasid of the office of English Clerk on the directions of the then Civil Judge/Judicial Magistrate. The accused/official Zabita Khan failed to produce any oral or documentary evidence to prove the fact that confessional statement

ATTESTEL

25

was handed over to Muhammad Ibrahim Naib Qasid at the direction of learned Civil Judge-VII/Judicial Magistrate, Nowshera. In general practice, confessional statement has never been kept in the English Office and this fact has also been admitted by both the accused/officials as well as Wajid Shah (The then English Clerk).

The placed on file record as maintained by accused/official Mr. Zabita Khan shows that other confessional statements, recorded by Mr. Fazal Gul the then Civil Judge/Judicial Magistrate were kept by Zabita Khan and as per his statement, he handed over the said confessional statements to the concerned officials by taking their signatures regarding receipt of original statement.

Record further suggests that at the time of submission of other two confessional statements, the trial of that cases were commenced, however as per admission of accused/official Zabita Khan, he was unaware about pendency of trial of under inquiry case, hence he submitted the missing confessional statement in the English Office. The said contention of accused/official Zabita Khan is against the record because as per statement of Adil Amin Muharrir (CW-1), the case of missing confession was put in court on 10.04 2017, while the missing confessional statement was submitted on 09 05.2017. If the unawareness of accused/official regarding pendency of the case is considered as correct, then why the accused official did not inquire the same from the prosecution branch.

ATTESTED

d.6

34

During the course of statement, the accused/official was asked that when and in whose presence, he was directed by the concerned Presiding Officer to submit the confessional statement, his reply was that at the time of direction, no one was present. Had the accused/official been directed by the then learned Civil Judge to submit all the confessional statements in the court of learned District & Sessions Judge, Nowshera, then why the confessional statement of accused Adil, recorded by the then learned Civil Judge-VII, Nowshera on 23.04.2017 in Case FIR No. 161 dated 20.04.2017 under section 392/452 PPC at PS Azakhel Nowshera was not submitted in English Office on 09.05.2017, rather it was handed over to Saleem Jan Muharrir on 27.10.2017, who placed on file the said confessional statement and put his signature on the margin of order sheet No. 3 dated 11.10.2017 of learned ADJ-I, Nowshera Ex.CW-3/1, meaning thereby that at the time of submission of missing confessional statement, the confessional statement of accused Adil was lying with the accused/official in safe custody, but he did not submit the same alongwith the missing confessional statement in the English Office, however after lapse of 05 months & 19 days, the accused/official handed over the confessional statement of accused Adil to Saleem Jan Muharrir on 27.10.2017. This aspect of the case shows gross negligence, -misconduct and inefficiency on the accused/official Zabita Khan. The accuse/official also failed to justify that what compelled him to submit the copy of missing confessional

Ja 11/57,0

To Be True Cop

statement in the office of English Clerk and that too after a period of more than four months. In this regard he could not give any plausible reason or justification and the reason furnished by him was himself negated by accused/official Zabita Khan while handing over the confessional statement of accused Adil Khan to Saleem Jan Muharrir after 05 months of the missing confessional statement.

Accused/official Zabita Khan tried to shift his burden upon Muhammad Ibrahim, the then Naib Qasid alleging that the original confessional statement was received by him. Regarding this fact no evidence is available on record. Further, as discussed above, the accused/official whenever submitted the confessional statement to the concerned official, he received acknowledgment as "original received", but in the present case there is no mentioned of the word "original received". This fact leads to the conclusion that accused/official has handed over photocopy of the relevant confessional statement to Muhammad Ibrahim Naiab Qasid, which as per record he submitted the same to the learned trial court, therefore responsibility of misplacing the original confessional statement cannot be placed upon Muhammad Ibrahim Naib Qasid.

So far the case of accused/official Zabita Khan is concerned, in this regard it is held that as per order dated 24.12.2016, accused/official Zabita Khan being Reader was responsible for the safe custody of confessional statement of accused Tahira Naz, but

ATTESTED ike the said order, he submitted the confessional statement in the To Be True Copy

office of English Clerk, despite the fact that Clerk of English Office never received any such confessional statement. He failed to prove his assertion regarding submission of all the confessional statements in the English Office on the direction of learned Civil Judge-VII, Nowshera, rather he himself negated his assertion by not submitting the other confessional statement of accused Muhammad Adil on the day of submission of missing confessional statement. There is no proof that accused/official Zabita Khan handed over original confessional statement to the Naib Qasid Muhammad Ibrahim. Similarly he also failed to explain the reason or justification for submission of missing confessional statement after 04 months. The charges against the accused/official Zabita Khan stands proved, hence report is hereby submitted, please.

Dated 11.05.2019.

Shakeel Arshad

Civil Judge-VIII/Inquiry Officer

Nowshera

SHOW CAUSE

I, (Gohar Rehman D strict & Sessions Judge Nowshera) as competent authority, under the provisions of Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011, do hereby serve you, Mr. Zabita Khan (Senior Clerk), as follows:

- 1. (i) That consequent upon the completion of inquiry conducted against you by the inquiry officer for which you were given opportunity of hearing vide Order, dated 15.01.2019 and
- (ii) On going through the findings and recommendations of the inquiry officer, the material on record and other connected papers including your defense before the inquiry officer.

I am satisfied that you have committed the following acts/omissions specified in rule 3 of the said-rules:

- (a) Inefficient
- (b) Misconduct
- 2. As a result, thereof, I, as competent authority, have tentatively decided to impose upon you the major and minor penalties of under rule 4 of the said rules.
- 3. You are, thereof, required to show cause as to why the aforesaid penalty should not be imposed upon you and also intimate whether you desired to be heard in person.
- 4. If no reply to this notice is received after ten days of its delivery, it shall be presumed that you have no defense to put in and, in that case, an ex-parte action shall be taken against you. Further if you accused official wants to submit any additional defense then submit before the Competent Authority in writing, if any, within a period of ten days.
- 5. A copy of the findings of the inquiry officer is enclosed.

COMPETENT AUTHORITY

Gohar Rehman
District and Sessions Judge,
Nowshera.

ATTESTED
To Be True Cor

بیان ضابطہ خان: انگلش کلر ک سابقہ ریڈر ڈ سٹرک کورٹس نوشہرہ کا ہوں، بیان گئر تا ہوں کہ ما قبل میں نے تحریری بیان، دستاویزات دوران انکوا ئری مورخہ22.02.2019 جناب مراد علی شاہ انکوائری آفیسر، ایڈ من جج صاحب بیششہرہ اور مورخہ12.04.2019 کوشکیل ارشد انکوائری آفیسر کی صاحب سول جج نوشہرہ کے پاس جمع کیے ہیں۔انکوائری آفیسر کی مساحب سول جج نوشہرہ کے پاس جمع کیے ہیں۔انکوائری آفیسر کی ریکمنڈیشن جس پر سائل کو چارج شیٹ جاری کی گئی ہیں جسکی نسبت وضاحت فیل ہے۔

انكوا نريُ رِّپورٹ جمع شدہ منجانب انكوائرى آفيسر يكطرف طور جمع شدہ ہے۔ اور مثل انکوئری پر موجو د شواہد، دستاویزات، تحریر ببان، جرح سائل کو یکسر طور پر نظر انداز کیا گیا ہے۔جبکہ من سائل کی طرف سے جمع شدہ فہرست کو اہاں میں موجود گواہ کونا تو سمن کیا گیا ہے آور نہ ہی سائل کو پیش کرنئے کا مو قع دیا گیا ہے۔ بلکہ من سائل کے جواب شو کاز نوٹس اور فہرست گواہان کا ذکر بھی رپورٹ میں نہ کیا گیا ہے۔ اور نہ ہی گواہ من سانل کے عقل نوٹس کیا گیا ہے۔جنکے حکم پر من سائل نے کنفیشنل سٹیٹمنٹ انگلش کلر ک کے دفتر میں سپر ٹنڈ نٹ صاحب کے کہنے پر جمع کیا تھا۔ جنگا ذکر انکوائری رپورٹ میں مو جود ہے مزید یہ کہ من سائل سے اصل کیا تھا۔ فوٹو کاپی پر وصولی رسید بھی ہے۔ جسکا اندراج نائب قاصد نے انورڈ رجسٹر میں کیا ہے۔نیز سپر ٹنڈ نٹ صاحب سیشن کورٹس کے احکام پر ہی یہ اصل کنفیشن سٹیٹمینٹ جمع کر وائی گئی تھی۔ یہاں پر یہ امر قابل ذکر ہے کہ تمام آفیشل میٹینگز کا کُنُو بنیئرسپر ٹنڈ نٹ صاحب ہی ہوتا ہے۔ جو کہ اس میٹینگ میں موجود تھے۔ اور احکام منجانب سیشن جج صاحب انکے رو ہرو ہی صادر شدہ تھے۔تو اس لئے ہی جب سائل اصل کنفیشنل سٹیٹمنٹ جمع کروانے کیلئے دفتر سپرٹنڈنٹ صاحب گیا تو انہوں نے انگلش کلرک دفتر میں جمع كرنے كے ذبانى احكام صادر فرمائے تھے۔ اور انہى كے احكام پر نائب قاصد سے اصل کنفیشنل سٹیٹمنٹ وصول کیا تھا۔ جس کو نائب قاصد نے بھی درست تسلیم کیا ہے۔ اگر احکام نہ صادر ہو نے ہوتے۔ اور شائل خود سے ہی کنفیشنل سٹیٹمنٹ جمع کروانے گیا ہوتا تو سپر ٹنڈنٹ صاحب نے انگلش

22/05/13

کارک کئے ساتھ جمع کر نے کی ہدایت کیوں دی تھی؟ اس آمُلُ کو انکو انری آ فیسر صاحبہ نے بلکل ہی نظر انداز کیا ہے۔ سائل کو ضرورت ہی کس بات کی تھی کہ وہ بعییر احکام کے دستاویزات کنفیشنل سٹیٹمنٹ سپرٹنڈنٹ کے پاس جمع کُرُرُوانے جاتا۔ سپر ٹنڈ نٹ کا بیان بھی نہ لیا گیا ہے۔وہ بھی ایک ضروری گؤاہ ہے۔ انکوائری رپورٹ میں(2)164 ض ف کا ڈیکر کیا گیا ہے۔ اور سول جَيِّج /ايم-او- ڈی صاحب کے احکام کے مطابق ہی سائل نے اصل كنفيشنل سَتْيَتُمُنتُ جمع كر واني بين اور بعد ازين انگلش كلرك دفتر ہي اصل -کنفیشنل سٹیکٹمنٹ کا ذمہ دار ہے۔ انکوائری رپورٹ میں سائل کی جانب سے دستاویزی اور زبانی شہادت نہ پیش کرنے کا تحریر کیا ہے۔ جبکہ اصل میں سائل نے تمام دستاویزات جو کہ سؤل جج/MOD جج صاحب کے وقت میں قلمیند کئے گئیے تھے کی کاپیاں انورڈ رجسٹراور انورڈ رجسٹر میں موجود تمپرینگ اور واسکے مطابق رجسٹرنمبر کی ٹمپرنگ، اور وطولی سرکاری دستاویزات جَوْ انورڈ رجسٹر پر لی گئی ہیں اب ردو بدل "ٹمپڑنگ" کی گئی ہیں جمع کئے گئ تھے۔ لیکن انکوائری آفیسر نے ان تمام دستاویزات کو پس پشت ڈالا ہے۔ اور من سائل کے بارہا اسرار پر کہ سول جج MOD جج صاحب کو بلوایا جائے نہ تو سمن کیا گیا ہے۔ اور انہ ہی من سائل کو پیش كرنے كى بدايت كى ليكن رپورٹ بر عكس ميں ہے۔

مزید یہ کہ سوال نامہ میں آخری سوال تو سائل سے بوجھا ہی، نی گیا ہے۔ اور نہ ہی شائل نے کوئی جواب دیا ہے۔ بلکہ آخری سوال اور جواب خود ساختہ ہے۔ جس سے بھی انکار ہے۔ جبکہ میرے بیان میں سوال جواب میں کہی بھی گواد کو نہ پیش کرنے کا تحریرنہ کیا گیا ہے۔ من سائل کا گواہ سول جج/ MOD جج صاحب ہیں جن کو نہ تو انکوائری افیسر نے طلب کیا ہے۔ نہ ہی سائل کو پیش کرے کی ہدایت ہو نی ہے۔ تو انکوائری رپورٹ میں کس نہ ہی سائل کو پیش کرے کی ہدایت ہو نی ہے۔ تو انکوائری رپورٹ میں کس طرح تحریر کر سکتے ہیں۔ کی من سائل نے زبانی شہادت پیش نہ کی ہے۔ جبکہ دستاویزی شہادت کو تو نظر انداز ہی کیا گیا ہے۔ انکوائری رپورٹ میں کافیشنل سٹیٹمنٹ کا ذکر کیا گیا ہے۔ کہ وہ سائل نے دیگر آفیشل کو دنے میں کافیشنل سٹیٹمنٹ کا ذکر کیا گیا ہے۔ کہ وہ سائل نے دیگر آفیشل کو دنے ہیں۔ جو کہ درست ہے۔ اور یہ سٹیٹمنٹ سائل حسب الحکم دفتر انگلش کلرک

ATTESTED

میں جمع کی ہئئے۔

مزید یہ کہ سائل کے علم میں آیا ہے۔ کہ JMI/CJ صاحب کی عدالت سے مورخہ كَا كُلْ كُلْ كُو كَنْفُسْنْلْ سَلْيَتْمُنْتُ سِيْرِ ثَنْدُ نِتْ سِيشْنِ كُورِيْسَ نُوْشَهْرِه كُو ارسال کی گئی ہے۔ جو کہ دفتر میں مو جود ہے۔ نقل لف کی خاتی ہے۔

سائل نے کشی بھی قسم کی زمہ داری نائب قاصد پر منتقل تم کی ہے۔ بلکہ اصل حقائق اَ بَتائے ہیں۔ ٹیمپرنگ رجسٹر و انورڈ رجسٹر کے بیوت دیے ہیں۔ اصل رسید و صولی دی ہے۔ ٹیمپرنگ شدہ نمبرز اور دستاویزات پیش کئے ہیں۔ لیکن اُنگوائری آفیسر نے تمام دستاویزی شہادت کو نظر انداز کیا ہے۔ جبکہ گواہاں کو نہ تہ خود طلب کیا ہے اور نہ ہے سائل کو پیش کرنے کی ہدایت کی بنے اور الزام عائد کیا ہے کہ سائل نے دستاویزی ثبوت اور زبانی شہادت پیش نہ کی ہے جو کہ سرا سر غلط ہے۔ Recommendation بابت مائنر، و میجر سزا خلاف قانون اور انصاف کے نقا ضوں کئے منافی ہے۔ سائل نے کو ہی غلطی سر زد نہ کی ہے۔

دیگر وصاحب ذیل ہے۔

حسب الحكم جناب فصل كل صاحب سول جج دى تهى كم حملم اعترافي بیانات جو پڑھے ہیں ان کو عدالت جناب سیشن جج محترم شفیق احمد تنولی 🕦 صاحب کی عدالت میں جمع کردوں کہا گیا تھا۔ جس پر میرے پاس صرف ایک بی بیان مقد مہ علت نمبر متذکرہ بالا ہی موجود تھا سپر ٹنڈنٹ صاحب نوشہرہ کے پاس جمع کروانے کے لئے لے کر گیا ۔ تو بوجہ رخصتی اصل کنفشنل سٹیٹمنٹ نائب قاصد محمد ابراہیم کو حوالہ کر کے فو تو سٹیٹ پر باقاعده وصوَّتْ كى كنى بين. اور اصل كنفيشن سِتْنِتْمنت نائب قاصد كو حوالم کی گئی تھی۔ اس سے قبل اس نوکری کے دوران من سائل نے کبھی بھی انگلش کلرٹ کے پاس اعترافی بیان نہ جمع کیا۔ بدیں وجہ بعد ازیں حوالگی اور وصول مذکورہ نائب قاصد ہی آصل اعترافی بیان کا ذمہ دار ہے۔ یہاں پر یہ امر قابل دیر ہے۔ کہ مرکورہ نائب قاصد نے مجھے اعترافی بیان کے بشت پر وصولی بیان کے نسبت Receiving بھی دی ہے۔ جس سے دور ان انکوائری اب منکر ہو رہا ہے۔ جبکہ فوٹو سٹیٹ کے حوالگی For information کی نسبت کبھی بھی Receiving نہیں لی یا ڈی جاتی بے

جبکہ مذکور و نائب قاصد نے انورڈ رجسٹر 2017 میں باقاعدہ طور پر کنفیشن فانل کی وصولی کے بعد مکمل اندراج نمبر <u>295 مور خبر 2017-05</u> -09 بھی کیا ہے۔جس کی مکمل نقو لات لف کی جاتی ہے۔رجسٹر میں ٹمپرنگ موجود ہے۔ جبکہ انکوائری آفیسر صاحب نے اپنی Bindings میں "أصل" کے لفظ پڑ زُور دیا ہے۔ لیکن اعترافی بیان کے پشت پر اور ﴿ رَجِسْتُر د میں موجود اندر آئے میں کہی پر بھی نائب قاصد ابر اھیم نے لفظ "نقِلِ" تحریر نہیں كيا ہے۔ اور نہ ہى نائب قاصد انگلش كلر ك كے پاس اس بات كى وضاحت موجود ہے۔ کہ انہوں نے ما قبل یا بعد بھی اعترافی بیانات وصول کے یا نہیں۔ بدیں ویجہ بعد ازیں حوالگی اصل فائل اعترافی بیان مرہ سائل کا فائل کے ساتھ کُونی و آسطہ نہ رہا۔ اور دوران انکوائری فوٹو کاپی بمعہ اصل Receiving لجو کہ سائل کے پاس تھی اور بمعہ دیگر دستاویزات جو کہ وقتا فوقتا سائل سے مانگے گئے ہیں انکرائری افسر کو فراہم کی گئی ہیں۔ من سائل محکمہ حضور میں کم و بیش 24سال 09 مہینے اور کھ دن اپنی ڈیوٹی انتہائی خوش اسلوبی سے سر انجام دئے ہیں۔ اور جناب سول جج صاحب جوڈیشل مجسٹریٹ فصل گل صاحب کے زبانی ہدایت کے مطابق ہی بہلی دفعہ انگلش کلرک کے باس اصل اعترافی بیان جمع کیا گیا تھا۔ جس کی باقاعدہ طور پر نائب قاصد محمد ابراہیم خان نے اپنے بیانات مورخہ 2019-14-02 اور مورخہ 2019 -22-22 ذکر بھی کیا ہے۔ اور حقائق کو چھپا تے ہوئے !"نقل لفظ" کی ایداد کی گی ہے۔ جبکہ نا تو فو ٹو کاپی Receiving اور نا ہی انورڈ رجسٹر میں "نقل " کے لفظ کا اندراج موجود ہے۔ اور نہ ہی ما بعد افسران بالا سے متذکرہ فائل کی وصولی کے بارے میں پوچھا بھے اور نہ ہی بمطابق بیان محمد ابر اہیم متفرق فائل کو عدالت سول جوڈیشل مجسٹریٹ فضل کل صاحب واپس بھجوانی گئی ہے۔ اور نہ ہی مذکورہ نائب قاصد نے اعترافی بیان کی وصولی سے انکار کیا ہے۔ بمطابق قانون جب بھی اصل کاغذات چھٹی دستاویزات وغیرہ سرکاری طور پر کسی بھی اہلکار گُو دی جاتی ہے۔ تو اس سے باقاعدہ طور پر رسید حاصل کی جاتی ہے۔ حر کہ من سائل نے فو ٹو سٹیٹ کے کاپی کے پشت پر نائب قا صد سے دستحط حاصل کی ہے۔ اگر نائب قاصد نے اصل کنفیشن و میں نہ کی

To Be True Copy

ہو تی تو وصولی رسید اور ہی متعلقہ رجسٹر میں "نقل" لفظ موجود ہوتا لیکن لفظ "نقل" موجود نہ ہے۔ جبکہ احکامات از عدالت جناب سول جج جوڈیشل ۔۔۔ مجسٹریٹ صاحب کی نسبت فضل گل صاحب سے ہی معلومات کی جا سکتی

حسب الحکیم جناب سول جج جوڈیشل مجسٹریٹ فضل گل جماحب نوشہرہ زبانی احکامات کے مطابق من سائل نے اعترافی بیان انگلش کلرک کے پاس جمع کیا تھا جبکہ دیگر تمام اعترافی بیانات جو کہ سائل کے پاس تھے حسب متعلقہ مقدمہ میں متعلقہ عدالت هدایت و ضرورت مجسٹریٹ/سول جج جسب متعلقہ مقدمہ میں متعلقہ عدالت میں جمع کی گئے ہیں۔ چو نکہ سول جج فضل گل صاحب کے پاس اس وقت میں جمع کی گئے ہیں۔ چو نکہ سول جج فضل گل صاحب کے پاس اس وقت سول کام ہو تا تھا۔ اس لیے لیے ان کی ہدایت کے مطابق بیان اعترافی انگلش کلرک صاحب کی رخصتی پر چھٹی دفتر میں نائب قاصد محمد ابراہیم کے حوالہ کیا گیا تھا

بمطابق موجود ریکارڈ بھی افسر جج صاحب فلمبندی اعترافی بیان کو سائل کے پاس محفوظ فرماتے اور سائل بوقت ضرورت بمطابق احکامات متعقم افسر سول جج صاحب متعلقہ عدالت پیش کرتے تھے۔ جبکہ علت نمبر 826 افسر سول جج صاحب متعلقہ رسالپور کے اعترافی بیان کو بھی سائل نے مورخہ 12.2016ء 22۔12.2016 تھائہ رسالپور کے اعترافی بیان کو بھی سائل نے باقاعدہ طور پر "اصل" حالت میں انگلش کلرک کے دفتر میں جمع کیا تھا۔ اور جس کے وجود سے نا نب قاصد اب انگاری ہے۔ بلکہ اپنے بیان میں اس امر کیں تصدیق کر تا ہے۔ کہ کنفیشن فائل اس نے وصول کی تھی۔ بمطابق امر کیں تصدیق کر تا ہے۔ کہ کنفیشن فائل اس نے وصول کی تھی۔ بمطابق حالات و واقعات و ثبوت پیش کردہ دستاویز ات من سائل نے احکامات کی بجا آوری اور تکمیل کی ہے۔اور سائل نے کسی قسم کی غلطی سر رد نہ کی ہے۔ آوری اور تکمیل کی ہے۔اور سائل نے کسی قسم کی غلطی سر رد نہ کی ہے۔ آنہ کاش کلرک کے پاس ریکارڈ اور رجسٹرڈ اور من سائل کے پاس وصول رسید موجود ہے۔ اس لئے کسی بھی طور پر سائل کو ملزم قرار نہ دیا جا

صابطہ خان

ATTESTED To Be True Copy

انگلش کلرک/سابقہ ریڈر سول جج VII نوشہرہ

22/08/18

بیان ضابطہ خان اِنگلش کلرک سابقہ ریڈر ڈسٹر کٹ کورٹس نوشہرہ۔ برخلف بیان کرتا ہوں کہ بل ازیں میں نے اپنا تخریری بیان وستاویزات دوزان انکوائری جمع کروایا تھا۔سائل مورخه 2016-12-24 کو بعدالت جناب سول جج فضل گل صاحب نوشیرہ ميں بطورريڈرتعينا ہے رہاہوں مورخہ 2016-12-24 كوملز مەمساة طاہرہ نازعلت نمبر 826مورخہ 2016-12-22 ميں بطورريڈرتعينا ہے رہاہوں مورخہ 2016-12-24 كوملز مەمساة طاہرہ نازعلت نمبر 826مورخہ 2016-12-22 جرم 302/34PPC تھا نہ رسالپور کا اعترافی بیان قلمبند کیا گیا۔ جو کہ بعداز بحکم سول جج ساحب فضل گل مور خہ 09-05-2017 كُواْنُكُاشْ كَلْرِكْ كِيَ فْس مِين محمد ابراہيم (نائب قاصد) كو"اصل" اعبر افي بيان حواله كيا گيا اور نقل اعتر افي بیان پرنائب قاصیواً پراہیم سے دشخط شبت کیا گیا۔انگلش کلرک (واجد شاہ)اس دن چھٹی پر تھا چونکہ ہمارے پاس سول مقد مات کا کام تھااوراس دین جارے پاس (MOD) تھا۔ای بناء پرنج صاحب نے مجھے تھم دیا کہ اصل اعرافی بیان ہذا سپر نٹنڈ نٹ صاحب کے دفتر میں جمع کرے۔

بعدازیں انکوائری آئی صاحب حثیت کے پاس Disciplinary Action نسبت انگوائری پُٹ اپ زیرتجویز ہے کیجس میں سائل کو Statement of Aliigation بھی دی گئی ہیں۔

جس کے نسبت وضاحت ذیل ہے۔

حسب الحكم عدالت أجناً بفضل كل صاحب سول جج MOD جج صاحب نے سائل كو مدايت دى تھى كەجمەاعترا فى بيانات Confession Statement جو بھی پڑھے ہیں ان کوعدالت جناب سیشن جج مختر مشیق تنولی صاحب کے عدالت میں جمع کردوں۔جس پڑمیرے پاس صرف ایک ہی بیان مقدمہ علت نمبر متذکرہ بالا ہی موجود قواسپر نٹنڈ نٹ صاحب نوشہرہ کے پاس جمع کروانے کے لیے لے کر گیا مجھے انگلش کلرک کے پاس جمع کروانے کے لئے ہدایت ہوئی جہاں پر میں نے اصل کنفیشن بیان واجد شاہ جو کہ انگلش کلرک کے پوسٹ پرتھا لے کر گیا تو بوجہ رفستی اصل فائل نائب قاصد مجمدا پر اہیم کوحوالہ کر کے فوٹو شیٹ پر با قاعدہ وصولی رسید خاصل کی گئی ہیں اور اصل شیشنٹ کنفیشن نائب قاصد کوحوالہ کی گئی تھی۔اس سے قبل اس نوکری کے دوران من سائل نے بھی بھی انگاش کلرک کے پاس اعترافی بیان نہ جمع کیا۔ بدیں و صبر بعدازیں حوالگی اور وصول ندکورہ نائب قاصد ہی اصل اعترافی بیان کا فیمیدار ہے۔ یہاں پر بیامرقابل ذکر ہے۔ کہ مذکورہ نائب قاصد نے بیجھے اعترافی بیان کے پشت پروصولی بیان کے نبت Reveiving بھی دی ہے۔ جس سے دوران انکوائری اب مُنکر ہور ہا ہے۔ جبکہ فوٹو سٹیٹ کے حوالگی For

الماری فوٹوکا پی میسی کی ایست کی میں Reciving ہیں کی یادی جاتھ ہے۔ جبکہ نہ کورہ نائب قاصد نے انورڈر جٹر 17 افرائل الماری کی میں اندراج نمبر 295 مورخہ 2017-09،05 بھی کیا ہے۔ جس کی مکمل فولات الف کی جاتی خاکل کی وصولی کے بعد مکمل اندراج نمبر 295 مورخہ 2017-09،00 بھی کیا ہے۔ جس کی مکمل فولات لف کی جاتی جاتی ہوا کو رہ نہ کہ انہوں کے انہوں کے انہوں کے جاتی ہوا کا بہت قاصد کی جاتی ہوارر جٹر ڈوٹین موجود اندراج میں کہیں پر بھی نائب قاصد براہیم نے لفظ" نقل" تحریز ہیں کیا ہے۔ اور نہ ہی نائب قاصد کے پاس یا انگش کارک کے پاس اس بات کی وضاحت موجود ہے کہ انہوں نے مقبل یا مابعد بھی اعتر انی بیانات وصول کے پاس یا انگش کارک کے پاس اس بات کی وضاحت موجود ہے کہ انہوں نے مقبل یا مابعد بھی اعتر انی بیانات وصول کے بیس کے بیں یا نہیں۔ بدیل وجہ بعد از حوالگی اصل فائل اعتر انی بیان من سائل کا فائل کے ساتھ کو تی مائل سے مائلے گئے ہیں انکوائری فوٹو کا کی بھی جہد دیگر کا غذات جو کہ وقا فو قا سائل سے مائلے گئے ہیں انکوائری فوٹو کا کی بھی دیمور کی کا غذات جو کہ وقا فو قا سائل سے مائلے گئے ہیں انکوائری فوٹو کا پی مخداصل Reciving جو کہ سائل کے پاس تھی و بمعدد گیر کا غذات جو کہ وقا فو قا سائل سے مائلے گئے ہیں انکوائری فر ٹوکائی مخداصل Reciving بھی دیمور کی کا خوائری فوٹو کا کی گئے ہیں انکوائری فوٹو کائی مورخہ کی میں کھی دیمور کی فوٹو کی انہوں کے دور کائی میں کی کی گئے ہیں انگوائری فوٹر کی فوٹر انہم کی گئی ہے۔

من سائل عدالت حقور میں کم و بیش 24 سال 9 مہینے اور تین دن اپنی ڈیوٹی انتہائی خوش اسکو بی اور ایما نداری سے اور اور ان برطابان احکا بات آفسر انتج صاحب اپنے فرائض مصی خوش اسکو بی سے سرانجام دیئے ہیں۔ اور جناب سول نج صاحب جوڈ یشل بحسر یہ فصل کل کے زبانی ہدایت کے مطابق ہی پہلی و فعہ انگش کلرک و اصل اعتر افی بیان جمع کیا گیا تھا۔ جس کی جوڈ یشل بحسر یہ فصل کل کے زبانی ہدایت کے مطابق ہی پہلی و فعہ ان اور مورود ہورود کی اور مورود ہورود کی اور خوالی اور اور مورود ہورود کر اور مورود ہورود ہورود ہورود کی این انقل ان اور خوالی اور افران ابالا سے متذکرہ فائل کی وصولی کے بارے بیں بوچھا ہے۔ اور مذہ کی بہطابق کے لفظ کا اندران موجود ہے۔ اور مذہ کی ابالا ہے متذکرہ فائل کی وصولی کے بارے بیں بوچھا ہے۔ اور مذہ کی بہطابق بیان محمد براہیم متفرق فائل کو عدالت سول جوڈ بیشل مجسر بیٹ فیل گل صاحب والیس بیجوائی گئی ہے۔ اور مذہ کی نوٹو میل کے بات کی بھر براہیم متفرق فائل کو عدالت سول جوڈ بیشل مجسر بیٹ اصلی کا غذات بھٹی و مسال کی غذات و فیرو مرکاری طور پر کسی بھی اصل کا غذات بھٹی و مسال کی بیٹ برنا نہ تاصد سے اسل کی جاتم ہورود کی اسک کا خواصل کی ہوتی تو وصول رسیداور ش متعلقہ رجھر میں " نقل " افظ موجود ہوتا کی بیان کی جاتم ہوری کسی سے بی معلو بات کی جاتم ہوری کی ہوتی تو وصول بھر و فیشل مجسل میں جاتم کی جاتم ہوری کی ہوتی ہورہ کی بھر کی بین کی بات کی جاتم کی بات کی جاتم کی بات کی جاتم کی جسلہ کی بات ان عدالت جناب سول جوڈ پیشل مجسلہ بیٹ میٹ بین کی جاتم کی جاتم کی جاتم ہوری کی ہوتی جاتم کی جاتم

ATTESTED

r2/4/19



حسب الحکم جناب بیول جج جوڈیشل مجسٹریٹ فضل گل صاحب نوشہرہ زبانی احکامات کے مطابق من سائل نے اعترافی بیٹ انگیس ک حسب الحکم جناب بیول جج جوڈیشل مجسٹریٹ فضل گل صاحب نوشہرہ زبانی احکامات کے مطابق من سائل نے اعترافی بیٹ انگیس کارک کے پاس جمع کیا تھا جبکہ دیگرتمام اعترافی بیانات جو کہ سائل کے پاس تھے حسب ہدایت وضرورت مجسٹریٹ اسول پانچ سا حب متعلقه مقدمه میں متعلقه عدالت میں جمع کی گئی ہیں۔ چونکه سول جج فضل گل صاحب کے پاس اُس وقت سول کا م ہوتا تھا۔ حب متعلقه مقدمه میں متعلقه عدالت میں جمع کی گئی ہیں۔ چونکه سول جج فضل گل صاحب کے پاس اُس وقت سول کا م ہوتا تھا۔ اس کے لئے ان کی ہدایت کے مطابق اعترافی بیان انگلش کلرک صاحب کی زخصتی برچھٹی دفتر میں نائب قاصد محدا براہیم کے حوالیہ

بمطابق موجودر یکارد بھی آفسر جج صاحب قلمبندی اعترانی بیان اصل اعترانی بیان کوسائل کے پاس محفوظ فرماتے اور سائل بوقت ضرورت بمطابق احكایات متعلقه افسرسول جج صاحب متعلقه عدالت میں پیش کرتے تھے جبکہ علت نمبر 826 مورخه 2016-12-22زیر فعه 34-302 تھانہ رسالپور کے اعترافی بیان کوبھی سائل نے با قاعد "طور پر"اصل" حالت میں انگاش کارک کے دفتر میں جمع کیا تھا۔اور جس کے وجود سے نائب قاصداب انکاری ہے بلکہ اپنے بیان میں اس امر کی تصدیق کرتا ہے کہ کنفیشن فائل اس نے وصول کی تھی۔ بمطابق حالات واقعات ثبوت پیش کردہ دستاویز ات من سائل نے احکامات کی بجا آور ی اور تکیل کی ہےاورسائل نے سی متم کی غلطی سرز دنہ کی ہے۔انگلش کلرک کے پاس ریکارڈ اور جیٹر ڑ اور من سائل کے پاس وصولی رسیدموجود ہےاس لئے سی بھی طور پرسائل کوملزم قرار نہ دیا جاسکتا ہے۔ یہی میرابیان ہے۔

(تمام نقولات لف ہے)

(انگلش کلرک! سابقه ریڈرسول جج VII نوشهره)

فهرست نقل دستاویزات مشموله ہے۔ 1-5 Receiving از ناتب قاصد محرابراہیم 17/3 انو ڈرجسڑ ڈ ابتدائى بيان محدا براتيم كبيبوثرآ بريثر 12/4/19 بيان محدا براهيم بيان أن سائل فهراست گوامان -

24 12 by Jaco May 619 2412 be the del 30° 826 M : 1'0 10 6 in ~ its of 24 12 0,0° 63 () h. (3/ml) 65 302/34ppc / 21/2016 95 2017, Des de pas ou 7. Jan 15. 5 avan cel de pas de pas de la serie de la s کو الفلش علری تے آ مس میں قربالہانعیم (ناسخامیر) کو اصل المنزافی سان عوارکیانیا .ایر لفل اعترافی بیان بر نائب خاصر الم العلم سي رسط منت بها أيا العلق علرف (واعر سه) أس كن وهني الركا و لد بهارياس و العقرمات قافام كفاء م اسی حل ماری با سر شرف مان برا سر شرف مامر یم فی کلم درا کسر اصل اعترافی بیان برا سر شرف مهام کے دفور میں کی کریں افل اعترافی بیان ، کراہ لاف سے Wednil mission. مناله ای است فرده ا of the middle 22/12/19 ATTESTED

ATTESTED To Be True Copy

(14)

بیان نیاژی کنیرسد/بیر سرب که ۱۳ نیسره -

من المان العائل العلم من الأسل ما من المور المراس المان الم

سن کر درست کے س

22/2

in June 19: domin

JM-I Júl Jm-E Vijai Portinio Projecio

20)

ATTESTED To Be True Copy

No

(15)

مان والإسماه رمعُ ر عدرمت سنتر معل "9 مط نزنشره مان بان سام

1 23/5/17 Jun Of an an 2009 Jhm in it an Lasting on min for part and contraction وثعث لعبا في من من من من كا المكال فراسان من بز ر على مدي من ادر بزي الله مادي من بن الله - (file our cie vin fine chier) wind - west 895 ino 10 40 00 1206, 50 one fire Curios Cuit and - Con Leeps ou مقافة في كل من منهد من رامد افع الله من وكوداري ع م مرسم معرب - سے ناکوئی رئیں جع سن 5. Give Jed with card in file of Constant of Chilard. a substances our وبالمجاوران

o su i Ensi 8/000

ATTESTED To Be True Copy

22/2/18

Statement of Muhammad Ibrahim Junior Clerk District & Session Courts, Nowshera.

Stated that I do not record further evidence and relied upon my

already recorded statement.

Dated: 20.04.2019

R.O & A.C

Muhammad Ibrahim (Junior Clerk)

Shakeel Arshad Roll,

Nowshera

ATTESTED

W2

Statement of Muhammad Ibrahim

XX on behalf of Representative. I remained as Naib Qasid in the office of English Clerk i.e. November 2013 to September 2018. In case of leave of English Clerk, Superintendant District & Sessions Judge, Nowshera office was receiving all the incoming letters etc. and I was performing as Naib Qasid duty. In English Office, no file for confessional statement is maintaining. It is correct that I signed overleaf of confessional statement copy as receipt, but I have not mentioned copy or original. Self stated that I received copy of confessional statement and the said copy is available in the record of English Office. As no file regarding confessional statement is available in the English Office, I received the confession on the direction of Superintendent

XX on behalf of Zabita Khan. In English Office we are receiving letters of out districts in "Inward Register" and the same direction was also given by Superintendant for entering letters and copies of out district in "Inward Register", however for application regarding stationeries and all Misc letters, we have maintained a general register. I do not know that whether I mentioned the word copy of confessional statement in the "Inward Register" or not? It is correct that I have not mentioned the "Inward Stamp" alongwith number of Inward Register upon the alleged copy of confessional statement, which is Ex.PA. Self stated that most of the letters received in English Office do not bears the "Inword Stamp". It is

correct that generally the receiving person put signature upon receipt of original documents, self stated that I put signatures upon recipt of copy of letters and other Misc applications. It is correct that the words (confessional statement) on the file cover of alleged confessional statement is in my hand writing. I do not know that my statement was recorded by Senior Civil Judge(Admn), Nowshera, after the statement of Zabita Khan.

Court Questions & Answers:-

Q:- Have you brought the receiving of alleged copy of confessional statement in the notice of English Clerk on his arrival after availing leave?

Ans:- I do not remember that whether I brought the receiving of alleged copy of confessional statement in the notice of English Clerk or no??

Q:- Whether you received the alleged copy of confessional statement in an envelope?

Ans:- No, I received the alleged copy of confessional statement in file cover.

Dated: 3/5 2019

R.O & A.C

Shakeel Arshad Civil Judge-VIII

Nowshera

ATTESTED
To Be True Copy



Statement of Zabita Khan.

Stated that I remained Reader of the court for 03 years and during that period I received 04 confessional statements which I handed over to the concerned Presiding Officer. Normally the confessional statement remains in the safe custody of Reader, but as. per verbal direction of presiding officer namely Fazal Gul, I handed over the confessional statement of accused Tahira Naz in case FIR No. 826 dated 22.12.2016 under section 302 PPC. First I produced the confessional statement before superintendent, who told me to submit it in the English Office, where I handed over original confessional statement to Ibrahim Naib Qasid and obtained his signature upon copy of confessional statement for my own record. The copy of which is Ex.PB. The remaining 03 confessional statements recorded in my tenure as Reader with concerned presiding officer Fazal Gul, I handed over to Imtiaz Reader, Saleem Jan Muharrir and Jan Akbar SI. Regarding leave of English Clerk, I informed the concerned presiding officer, but he told me to handed. over to other responsible official/officer.

It is correct that generally Ibrahim Naib Qasid received letters on behalf of English Clerk. Now a days I am performing duty as English Clerk and generally we do not take signature of the receiver in the "Inward Register", however we take signature either in the register or upon copy of document/letter of the receiver as taken of receipt. It is correct that I To Be True Copy

have not obtained signature of Ibrahim Naib Qasid in the dispatch register, self stated that I have taken signature of Ibrahim Naib Qasid overleaf of confessional statement

XX on behalf of Ibrahim. It is correct that confessional statement is very important and I have not entered the same in the dispatch register, self stated that I obtained signature of Ibrahim on the copy of confessional statement, which is my dispatch register. It is correct that I have not submitted the confessional statement alongwith covering letter because I have no concerned with covering letter. It is correct that apart from the missing confessional statement, I have not submitted the remaining 03 confessional statements in English Office. It is correct that I have mentioned the word original while submitting the other confessional statements to the concerned officials. It is also correct that the word original is not mentioned on the receipt of missing confessional statement.

Court Questions & Answers:-

Q:- When and in the presence of whom you were directed by the concerned presiding officer to submit confessional statement?

Ans:- At the time of direction, no one was present.

Q:- Whether the case of accused Mst. Tahira Naz was put in court on the date of submission of confessional statement?

Ans:- At the time of submission of confessional statement, the case

FIR No. 826 dated 22.12.2016 was not put in court

ATTESTED

To Be True Copy

Q:- Whether the cases of other 03 confessional statements were put in court at the time of submission of original confessional statement?

Ans:- Yes I inquired from the prosecution branch and after satisfaction, I submitted two confessional statements in the concerned courts.

Q:- As per record, the confessional statement of case FIR No. 826 was recorded on 24.12.2016 and the said case was put in court on 10.04.2017, then why you did not submit the said confessional statement in the concerned court?

Ans:- I and the presiding officer was unaware about pendency of case in the trial court, thus as per direction of presiding officer, I submitted the confessional statement in the English Office:

Q:- When you and presiding officer was unaware about pendency of the trial of the said case, then why you submitted the same after lapse of o4 months and 16 days?

Ans:- After attending meeting with Shafiq Ahmad Tanoli, the then learned District & Sessions Judge, Nowshera, my presiding officer Fazal Gul directed me to submit all the confessional statements in the office of Superintendent, hence I submitted the same.

Dated: 03.05. 2019

R.O & A.C

Shakeel Arshad

Civil Judge-VIII

Nowsher

ATTESTED

4:7

CW-1 Statement of Muhammad Adil Amin Muharrir District & Sessions Judge, Nowshera.

Stated that as per direction of Inquiry officer, I produced the case file of case FIR No. 826 dated 22.12.2016 under section 302. PPC of PS Risalpur. I produced the first two pages of order sheets, formal charge dated 02.05.2017 of accused Muhammad Farooq & Mst. Tahira Naz as Ex.CW-1/1 & Ex.CW-1/2. I also produced abstract of register No. SC of 2017 of serial No. 37 as Ex.CW-1/3 vide which the case FIR No. 826 dated 22.12.2016 under section. 302 PPC of accused Tahira Naz was registered on 10.04.2017.

XX Nil opportunity given.

Muhammad Adil Amin (Muhammir)

Dated: 03.05.2019

R.O & A.C

Shakeel Arshad

Civil Judge-VIII

Nowaha

(26)

CW-2 Statement of Saeed Ullah Clerk of English Office.

Stated that as per direction of Inquiry officer, I produced the "Inward Register" of the year 2017 and exhibit the entry at Serial No. 285 dated 05.05.2017 upto Serial No. 295 dated 09.05.2017 as Ex.CW-2/1 consisting of 02 pages. Similarly I also produced the minutes of Judicial Officers and criminal Justice Coordination Committee of May, 2017 as Ex.CW-2/2 & Ex.CW-2/3. Original produced and returned.

XX Nil opportunity given.

Saeed Thah (English Clerk)

Dated: 03.05.2019

R.O & A.C

Shakeel Arshad Civil Judge-VIII

-Nowshera

(2)

CW-3 Statement of Najam ur Rahman Incharge Record Room, District Courts, Nowshera.

Stated that as per direction of Inquiry officer, I brought the case file of case FIR No. 161 dated 24.04.2017 under section 392/452/411 PPC of PS Azakhel. I produced the first page page of order sheets, formal charge dated 15.11.2017 and confessional statement of accused Muhammad Adil as Ex.CW-3/1 to Ex.CW-3/3 respectively.

XX Nil opportunity given.

Najam ur Rahman (Incharge Record Room)

Dated: 10.05.2019

R.O & A.C

Shakeel Arshad

Civil Judge-VIII/Inquiry Officer

Nowshera



I, Gohar Rehman, District & Sessions Judge, Nowshera, as competent authority hereby charge you, Mr. Zabita Khan, Senior Clerk, as follows: That you, while posted as Reader in the court of Civil Judge-VII/Judicial Magistrate, Nowshera committed the following irregularities: As per report submitted by Senior Civil Judge (Admn), I the Confessional Statement of accused Mst. Tahira Naz in case FIR No.826 dated 22.12.2016 u/s 302 PPC, PS Risalpur, recorded on 24.12.2016, went missing from your custody, constituting misconduct, inefficiency on your part, as defined by rule 3 (a) & (b) of the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011 and thus you have rendered yourself liable to all or any of the penalties specified in rule 4 of the rules ibid. You are, therefore, required to submit your written defence within seven days of the receipt of this Charge Sheet to the inquiry officer. Your written defence, if any, should reach the within the specified period, failing which it shall be presumed that you have no defence to put in and in that case ex-parte action shall be taken against you. Intimate whether you desire to be heard in person. A statement of allegations is enclosed. Gohar Rehman, District & Sessions Judge/ Competent Authority, Nowshera.

Examiner Copying Agency
Branch. D.S.J. Nowshera

24 OCT 2019



I, Gohar Rehmnan, District & Sessions Judge, Nowshera as competent authority, am of the opinion that Mr. Zabita Khan, Senior clerk has rendered yourself liable to be proceeded against, as you committed the following acts/omissions, within the meaning of rule 3 of Khyber Pakhtunkhwa Government Servants (efficiency and Discipline) Rule, 2011.

STATEMENT OF ALLEGATIONS

- As the confessional statement of accused Mst. Tahira Naz was handed over to you (being reader) in case vide FIR No. 826 dated 22.12.2016 under section 302 PPC of PS Risalpur by the then CJ/JM-VII, Nowshera for safe custody. Which is not available with you, while you were responsible for the said confessional statement.
- ii. There is no proof of the fact that original confessional statement was handed over to Naib Qasid to the office of English Clerk, upon the direction of learned Civil Judge/Judicial Magistrate.
- iii. No explanation is available for the necessity which after a time period of 04 months aroused, for the submission of the confessional statement with English Clerk.
- iv. Record of other confessional statement, maintained by you, reveals that those were handed over to the officials of concerned court (during the trial) when required to those courts.

You were served with notice to explain your position in written to the than District & Sessions Judge, Nowshera as to why disciplinary action should not be initiated against you, under the Khyber Pukhtunkwa Government servants (efficiency and discipline) Rule, 2011. Nevertheless, the reply submitted on your behalf alleging that the said confessional statement was handed over to the than PN to the office of English clerk and facts finding inquiry, conducted by the Senior Civil

(b)

GETT'S SERO

ATTESTED

Examiner Copying Agency Branch, D.S.J. Nowshera

うと

124 OCT 2019

For the purpose of inquiry against you, Zabita Khan (senior clerk) with reference of above allegations. Mr. Shakeel Arshad Civil Judge, Nowshera is appointed for the purpose of inquiry under rule 10(1) (a) of Khyber Pakhtunkhwa Government Servants (Efficiency and Disciplinary) Rules, 2011.

The inquiry officer, in accordance with the provisions of the rules Ibid would provide an opportunity of hearing the accused, record his findings and make recommendation as to punishment or other appropriate action against the accused as early as possible, but not late than 30 days as postulated under rule of sub-rule-II of Khyber Pakhtunkhwa Government servant (efficiency and Discipline) rules, 2011.

The accused official shall be proceeding on the date, time and

placed fixed by the inquiry officer.

Dated: 28/3/15

Gohar Rehman, District & Sessions Judge, Nowshera

ATTESTED

Examiner Copying Agency Branch, D.S.J. Nowshera

33

23 OCT 2019



I, (Gohar Rehman District & Session's Judge Nowshera) as competent authority ક્યાન વેદન the provisions of Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011, do hereby serve you, Mr. Zabita Khan (Senior Clerk), as follows:

- That consequent upon the completion of inquiry conducted against (i) 1. you by the inquiry officer for which you were given opportunity of hearing vide Order, dated 15.01.2019 and
- On going through the findings and recommendations of the inquiry officer, the material on record and other connected papers including your defense before the inquiry officer.

I am satisfied that you have committed the following acts/omissions specified in rule 3 of the said rules:

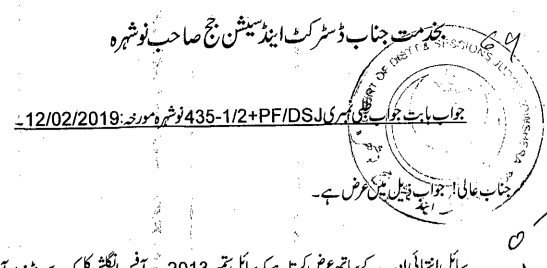
- (a) Inefficient
- (b) Misconduct
- As a result, thereof, I, as competent authority, have tentatively decided to impose upon you the major and minor penalties of under rule 4 of the said rules.
- You are, thereof, required to show cause as to why the aforesaid penalty should not be imposed upon you and also intimate whether you desired to be heard in person.
- If no reply to this notice is received after ten days of its delivery, it shall be presumed that you have no defense to put in and, in that case, an ex-parte action shall be taken against you. Further if you accused official wants to submit any additional defense then submit before the Competent Authority in writing, if any, within a period of ten days.
- A copy of the findings of the inquiry officer is enclosed. 5.

Examiner Copying Agency Branch, D.S.J. Nowshera

COMPRTENT AUTHORITY

Gohar Rehman District and Sessions Judge,

مناحد و سرنط ابنیا سینی ج مامه عنوال في المن المنوافي بيان/ القيال هرم 16/2/19 (ili on 16 8/6 / 16/2) 302/34 ppc (7.D. 22-12-2016 D) on 826/16 سام) کامین ادجہ و احزاع ساتھ کرفان له لعدالات هذا في في ماهر سول ج الله لوستره وس ملزمه طاهره فادكا اعترافي بيها ل ملافظ كها آبها. لعد از ملا خط فائل سے یا یا گیا لہ طرحہ قاآ صل اعترافی بیان F105-20-10 Te 12th mel) . F. Alan Usullion Arle من القاشي قال ك القاشي قال ك ي المامير (ابراهیم) دو دی گئی سے. اور اعتزافی بیان رکالی ہم نائب فامر ((براهیم) کے د منظ شین کا کے ا حَول قابل ملا لاتفيه عَمل العالم الله على المعلى العالم الله المعلى المعلى العالم المعلى العالم المعلى العالم المعلى المع العارفز آيا فرما شرحار والقبلي لم attested (القَاشَ عَلَمَالُ / سَالِحُ اللِّرَا) xaminer Copying Agrangh, D.S.J. Nowah 24 OCT 2019



سائل انتہائی ادب کے ساتھ عرض کرتا ہے کہ سائل تمبر 2013 ہے آف انگلش کلرک وسپر نڈنٹ آف میں بطور نائب قاصد ڈیوٹی سرانجام دے رہاتھا۔ مورخہ 2017/2017 کوعد الت جناب فضل گل کھلا ہوں کی چونکہ 39/05/2017 کو انگلش کلرک سیاستہ بھٹی پر تھا (نقل درخواست لف ہے) اس لئے سائل کنفشن شینمنٹ کی کا پی وصول کر کے دستخط کی ۔ جناب عالی اعد الت جانب فضل گل CJ/JM صاحب کی عدالت سے جتنے بھی کنفشن شینمنٹ محرر ہزا جناب عالی اعدالت جناب فضل گل CJ/JM صاحب کی عدالت سے جتنے بھی کنفشن شینمنٹ محرر ہزا یا متعلقہ تھا نہ کے انہا کا رہے دستخط کے ساتھ با قاعدہ اصل کنفشن شینمنٹ وصول شد کھھا گیا ہے جبکہ میں نے جوکنفشن شینمنٹ کی کا پی وصول کی ہے اس پرصرف سائل کا دستخط شینمنٹ وصول شد کھا گیا ہے جبکہ میں سے جوکنفشن شینمنٹ کی کا پی وصول کی ہے اس پرصرف سائل کا دستخط شینمنٹ انگلش برا پچ کے ریکار ڈ میں موجود ہے۔

الرقوم:14/02/2019

آپکافر پانبردار دخلص محمدابراہیم (جونیئر کلرک)

2

ATTESTED

Examiner Conving Agency

RA OCT 2018 3 6

(27)

Jailon signification of the contractions of th عزب والمانوري 13km/2 2013, my sers sept de l'élie de 12013 July 60 5 2017 10 180, 00 (18) 10,5 Sign of Cold Lings Just a Ling CJ/JM Jes (Jest Sie de Culter jes) les Es Sé tiens s in in the Sup STAM Sur in the ! She is Monstagens of Juines, Jugo Jos were was recorded to the contractions 11-3 (D) /4 /1P (16)ATTESTED Examiner Copying Agency Branch, D.S.J. Nowshera 24 OET 2019 -

> المدائد المدائد

بمان في الفعش الفعش الفعش المرى إسالة روز و ملقا 24 12 by John North & Whi 6/1 30. 826 No ili Opelo d'une ~ ido of 24. 12 0, or . 63 ily 3/34ppc pp 22/34ppc 2016 95 020 John July 15 avar en July 18 W W july ob or 17105 P كو العُلَشُ عَلَرَى لِي آ مَس مِس قيرالبراهيم (نائب عَاصِر) لو اصل المترافي سِنَ حواركيسًا المر لفل اعترافي بيان برنائب قاصر البر العلم سے دستھ منست کیا گیا۔ القلش ملرک (واجر منمان) اس عَلَى بِهِ عَلَى بِرِكُمَا بِهِ لَلْم بِهُ رِيمُ رِيمُ اللَّهِ اللَّهِ بِهُ اللَّهِ بِهُ اللَّهِ اللَّهُ اللّلْمُ اللَّهُ اللَّا اللَّهُ اللَّهُ اللَّا اللَّ اللَّهُ اللَّهُ اللَّاللَّهُ الللَّهُ اللَّا اللَّا اللَّهُ اللّ John 8:12 3/4 (m. 1.68 (M. O. D) July 25/4 (15 Cm) سے فیے کی درا کی اعترافی سان برا سیر شمرط مماصر کے دفتر سی قو کرے افغال اعترافی بیان ، کراہ لی ہے ۔ · m (1 in 1) 24. Juni of in الماله إلى ألل في مُعْرَمًا 22/11/19 1. 3. 1. 3. de ATTESTED Branch, O.S.J. Nowshera R'4 OCT 2019

محقی سری - اور فقی ک ورگوالات مشل مرموع و ید . مرید کے و دراند reg de free de d'in Le die, me esta le dies ن ما کا و جول کار میشری فای گاگی گی . سالی نے مارنگ فرن اس نقل افعال جها سان که عدده ۱۶۶ تک مترکوی نقل بهان انبل عمال اعلى بيان امي ل وهمل كي وهمل كي - اور نريي مين ميريدي سے اسی کوئی اسٹیڈ انسی صرک اس رفی گئے ہے ۔ میں نے والی 22 12 per 826 6 FiR , 5 0 pel 2 cue pies 2 p dui, c/h. CP 3 cin fer & ou & dop , sur juit 302 PPL (? Builte sur & min & سنكردرست لقم س -22/2 Juma A. Juma A. قر البرائع فال ATTESTED

بالعالم بالعالم بالعالم بالعار برامات كرام الماس م منا سان کی کم مین نو بیا مال طاه و سے لغور بیار میں عرفسا ورئ توسيره لغنيات مو- صد كوى مين مدا كا رسال عليم لا عام على . تو وه لعنى : ج عن ن متعليق كفشتى أمنير توحال Minimin del cires 3. cireliol- de 200 / رعل منعش العلني رمن معن على با در مر موك كالي مجمي موروفر 2/دد 18/دد سن کر درسد کی س. نياز دراع منسر فعد کرريز I- TM نوملرا 2224 ATTESTED 24 OCT 2019

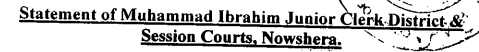
w 23/5/17 ieur Oka ou 2009 de lui il que لبطور الميس عبر سنس كورك لقيها ي ريط مول مي وتعد لعدا كو من من من من الممال عراسان من مز ر على هدي مين الدمز مي الم الل عادي مين رعمل کی ہے۔ کمونفک رنعش شرک امنی میں رسی کورک ا 895 in wir wir (206) Cou o justice Curios Cand and - las Tuels are مقنق فا مَل من منهد من . رور نعل بيد سه زيموديري ع م مرسى معرد به - من خراق رئيل جرا سان ر مل ما نقل مالا من وجهل من من - اورن بني ع Com a Com for Car. of an of concess on Suno et פשושפינעל 27/2/18

ATTESTED

Examiner Copying Agency
Branch. D.S.J. Nowshera

14 OC 1 2013

[b)



Stated that I do not record further evidence and relied upon my

already recorded statement.

Dated: 20.04.2019

R.O & A.C

Muhammad Ibrahim (Junior Clerk)

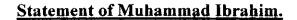
Shakeel Arshad 20/4/, Civil Judge-VIII

Nowshera

Examiner Copying Agency Branch, D.S.J. Nowshera

2 4 OCT 2015





XX on behalf of Representative. I remained as Naib Qasid in the office of English Clerk i.e. November 2013 to September 2018. In case of leave of English Clerk, Superintendant District & Sessions Judge, Nowshera office was receiving all the incoming letters etc. and I was performing as Naib Qasid duty. In English Office, no file for confessional statement is maintaining. It is correct that I signed overleaf of confessional statement copy as receipt, but I have not mentioned copy or original. Self stated that I received copy of confessional statement and the said copy is available in the record of English Office. As no file regarding confessional statement is available in the English Office, I received the confession on the direction of Superintendent

XX on behalf of Zabita Khan. In English Office we are receiving letters of out districts in "Inward Register" and the same direction was also given by Superintendant for entering letters and copies of out district in "Inward Register", however for application regarding stationeries and all Misc letters, we have maintained a general register. I do not know that whether I mentioned the word copy of confessional statement in the "Inward Register" or not? It is correct that I have not mentioned the "Inward Stamp" alongwith number of Inward Register upon the alleged copy of confessional statement, which is Ex.PA. Self stated that most of the letters received in English Office do not bears the "Inword Stamp". It is

xaminer Copying A

2 4 OCT 2019



correct that generally the receiving person put signature upon receipt of original documents, self stated that I put signatures upon recipt of copy of letters and other Misc applications. It is correct that the words (confessional statement) on the file cover of alleged confessional statement is in my hand writing. I do not know that my statement was recorded by Senior Civil Judge(Admn), Nowshera after the statement of Zabita Khan.

Court Questions & Answers:-

Q:- Have you brought the receiving of alleged copy of confessional statement in the notice of English Clerk on his arrival after availing leave?

Ans:- I do not remember that whether I brought the receiving of alleged copy of confessional statement in the notice of English Clerk or not?.

Whether you received the alleged copy of confessional statement in an envelope?

Ans:- No, I received the alleged copy of confessional statement in file cover.

Dated: 5

R.O & A.C

Shakeel Arshad Civil Judge-VIII

Nowshera

Examiner Copying Agency Branch, D.S.J. Nowshera

24 UCT 2018

Statement of Zabita Khan.

Stated that I remained Reader of the court for 03 years and

during that period I received 04 confessional statements which I handed over to the concerned Presiding Officer. Normally the confessional statement remains in the safe custody of Reader, but as per verbal direction of presiding officer namely Fazal Gul, I handed over the confessional statement of accused Tahira Naz in case FIR No. 826 dated 22.12.2016 under section 302 PPC. First I produced the confessional statement before superintendent, who told me to submit it in the English Office, where I handed over original confessional statement to Ibrahim Naib Qasid and obtained his signature upon copy of confessional statement for my own record. The copy of which is Ex.PB. The remaining 03 confessional statements recorded in my tenure as Reader with concerned presiding officer Fazal Gul, I handed over to Imtiaz Reader, Saleem Jan Muharrir and Jan Akbar SI. Regarding leave of English Clerk, I informed the concerned presiding officer, but he told me to handed over to other responsible official/officer.

XX on behalf of Representative. It is correct that generally Ibrahim Naib Qasid received letters on behalf of English Clerk. Now a days I am performing duty as English Clerk and generally we do not take signature of the receiver in the "Inward Register", however we take signature either in the register or upon copy of document/letter of the receiver as taken of receipt. It is correct that I

2 4 OCT 2019.

ATTESTED

Examiner Copying Agency
Branch, D.S.J. Nowshera

1.96

have not obtained signature of Ibrahim Naib Qasid in the dispatch register, self stated that I have taken signature of Ibrahim Naib Qasid overleaf of confessional statement.

XX on behalf of Ibrahim. It is correct that confessional statement is very important and I have not entered the same in the dispatch register, self stated that I obtained signature of Ibrahim on the copy of confessional statement, which is my dispatch register. It is correct that I have not submitted the confessional statement alongwith covering letter because I have no concerned with covering letter. It is correct that apart from the missing confessional statement, I have not submitted the remaining 03 confessional statements in English Office. It is correct that I have mentioned the word original while submitting the other confessional statements to the concerned officials. It is also correct that the word original is not mentioned on the receipt of missing confessional statement.

Court Questions & Answers:-

Q:- When and in the presence of whom you were directed by the concerned presiding officer to submit confessional statement?

Ans:- At the time of direction, no one was present.

Q:- Whether the case of accused Mst. Tahira Naz was put in court on the date of submission of confessional statement?

Ans:- At the time of submission of confessional statement, the case

FIR No. 826 dated 22.12,2016 was not put in cour

ATTESTED

Examiner Copying Agency Branch, D.S.J. Nowspark

-T 0040

2 4 OCT 2019

Of Che

Q:- Whether the cases of other 03 confessional statements were put in court at the time of submission of original confessional statement?

Ans:- Yes I inquired from the prosecution branch and after satisfaction, I submitted two confessional statements in the concerned courts.

Q:- As per record, the confessional statement of case FIR No. 826 was recorded on 24.12.2016 and the said case was put in court on 10.04.2017, then why you did not submit the said confessional statement in the concerned court?

Ans:- I and the presiding officer was unaware about pendency of case in the trial court, thus as per direction of presiding officer, I submitted the confessional statement in the English Office.

Q:- When you and presiding officer was unaware about pendency of the trial of the said case, then why you submitted the same after lapse of 04 months and 16 days?

Ans:- After attending meeting with Shafiq Ahmad Tanoli, the then learned District & Sessions Judge, Nowshera, my presiding officer Fazal Gul directed me to submit all the confessional statements in the office of Superintendent, hence I submitted the same.

Dated: 03.05. 2019

R.O & A.C

Shakeel Arshad

Civil Judge-VIII

Nowshere.

ATTESTED

Examiner Copying Agency

24 OCT 2013

4/7

CW-1 Statement of Muhammad Adil Amin Muharrir District & Sessions Judge, Nowshera.

Stated that as per direction of Inquiry officer, I produced the case file of case FIR No. 826 dated 22.12.2016 under section 302 PPC of PS Risalpur. I produced the first two pages of order sheets, formal charge dated 02.05.2017 of accused Muhammad Farooq & Mst. Tahira Naz as Ex.CW-1/1 & Ex.CW-1/2. I also produced abstract of register No. SC of 2017 of serial No. 37 as Ex.CW-1/3 vide which the case FIR No. 826 dated 22.12.2016 under section 302 PPC of accused Tahira Naz was registered on 10.04.2017.

XX Nil opportunity given.

Muhammad Adil Amin (Muharrir)

Dated: 03.05.2019

R.O & A.C

Shakeel Arshad

Civil Judge-VIII

Nowshera

(26)

ATTESTED

BUK

Examiner Copying Agency
Branch D.S. J. Nowshera

h 8

Statement of Saeed Ullah Clerk of English CW-2

Stated that as per direction of Inquiry officer, I produced the "Inward Register" of the year 2017 and exhibit the entry at Serial No. 285 dated 05.05.2017 upto Serial No. 295 dated 09.05.2017 as Ex.CW-2/1 consisting of 02 pages. Similarly I also produced the minutes of Judicial Officers and criminal Justice Coordination Committee of May, 2017 as Ex.CW-2/2 & Ex.CW-2/3. Original produced and returned.

XX Nil opportunity given.

ah (English Clerk)

Dated: 03.05.2019

R.O.& A.C

Shakeel Arshad

Civil Judge-VIII

Nowshera

Examiner Copying Agency Branch, D.S.J. Nowshera

24 OCT 2019

CW-3 Statement of Najam ur Rahman Incharge Record Room, District Courts, Nowshera.

Stated that as per direction of Inquiry officer, I brought the case file of case FIR No. 161 dated 24.04.2017 under section 392/452/411 PPC of PS Azakhel. I produced the first page page of order sheets, formal charge dated 15.11.2017 and confessional statement of accused Muhammad Adil as Ex.CW-3/1 to Ex.CW-3/3 respectively.

XX Nil opportunity given.

Najam ur Rahman (Incharge Record Room)

Dated: 10.05.2019

R.O & A.C

Shakeel Arshad

Civil Judge-VIII/Inquiry Officer

Nowshera

(10)

ATTESTED

Examiner Copying Agency
Branch, D.S.J. Nowshera

24 OCT 2019

50

بیان ضابط خان انگلش کلر ک سابقہ ریڈر ڈ سٹرک کورٹس نوشہرہ کا ہوں، بیان کارٹ آئوں کہ ما قبل میں نے تحریری بیان، دستاویزات دوران انکوا نری مورخہ22.02.2019 جناب مراد علی شاہ انکوائری آفیسر، ایڈ من جج صاحب نوشہرہ اور مورخہ12.04.2019 کوشکیل ارشد انکوائری آفیسر صاحب سول جج نوشہرہ کے پاس جمع کیے ہیں۔انکوائری آفیسر کی ریکمنڈیشن جس پر سائل کو چارج شیٹ جاری کی گئی ہیں جسکی نسبت وضاحت ذیل ہے۔

انکوا نری رپورٹ جمع شدہ منجانب انکوانری آفیسر یکطرفہ طور جمع شدہ ہے۔ اور مثل انکوئری پر موجو د شواہد، دستاویزات، تحریر بیان، جرح سائل کو یکسر طور پر نظر انداز کیا گیا ہے جبکہ من سائل کی طرف سے جمع شدہ فہرست گواہان میں موجود گواہ کونا تو سمن کیا گیا ہے اور نہ ہی سائل کو پیش کرنے کا مو قع دیا گیا ہے۔ بلکہ من سائل کے جواب شو کاز نوٹس اور فہرست گواہان کا ذکر بھی رپورٹ میں نہ کیا گیا ہے۔ اور نہ ہی گواہ من سائل کے عقب نوٹس کیا گیا ہے جنکے حکم پر من سائل نے کنفیشنل سٹیٹمنٹ انگلش کار ک کے دفتر میں سپر ٹنڈ نٹ صاحب کے کہنے پر جمع کیا تھا۔ جنکا ذکر انکوائری رپورٹ میں مو جود ہے مزید یہ کہ من سائل سے اصل کنفیشن سٹیٹمنٹ نا نب قا صد نے وصول کیا تھا۔ فوٹوکاپی پر وصولی رسید بھی ہے۔جسکا اندراج نائب قاصد نے انورڈ رجسٹر میں کیا ہے۔نیز سپر ٹنڈ نٹ صاحب سیشن کورٹس کے احکام پر ہی یہ اصل کنفیشن سٹیٹمینٹ جمع کر وائی گئی تھی۔ یہاں پر یہ امر قابل ذکر ہے کہ تمام آفیشل میٹینگز کا کنو ینیئرسپر ٹنڈ نٹ صاحب ہی ہوتا ہے۔ جو کہ اس میٹینگ میں موجود تھے۔ اور احکام منجانب سیشن جج صاحب انکے رو برو ہی صادر شدہ تھے تو اس لئے ہی جب سائل اصل کنفیشنل سٹیٹمنٹ جمع کروانے کیلئے دفتر سپرٹنڈنٹ صاحب گیا تو انہوں نے انگلش کلرک دفترمیں جمع کرنے کے ذبانی احکام صادر فرمانے تھے۔ اور انہی کے احکام پر نائب قاصد نے اصل کنفیشنل سٹیٹمنٹ وصول کیا تھا۔ جس کو نائب قاصد نے بھی رست تسلیم کیا ہے۔ اگر احکام نہ صادر ہو نے ہوتے۔ اور سائل خود سے للنال مشیتمنٹ جمع کروانے گیا ہوتا تو سپر ٹنڈنٹ صاحب نے انگلش

22/03/13

Examiner Conving Agent 4 OCT 2019 Branch, D.S. J. Howsher

80

کلرک کے ساتھ جمع کر نیے کی ہدایت کیوں دی تھی؟ اس امر کو انکوانری آ فیسر صاحب نے بلکل ہی نظر انداز کیا ہے۔ سانل کو ضرورت ہی کس بات کی تھی کہ وہ بعییر احکام کے دستاویزات کنفیشنل سٹیٹمنٹ سپرٹنڈنٹ کے پاس جمع کروانے جاتا۔ سپر ٹنڈ نٹ کا بیان بھی نہ لیا گیا ہے۔وہ بھی ایک ضروری گواہ ہے۔ انکوائری رپورٹ میں(2)164 ض ف کا ذکر کیا گیا ہے۔ اور سول جج /ایم-او- ڈی صاحب کے احکام کے مطابق ہی سائل نے اصل كنفيشنل سٹيٹمنٹ جمع كر وائى ہيں۔ اور بعد ازين انگلش كلرك دفتر ہى اصل کنفیشنل سٹیٹمنٹ کا ذمہ دار ہے۔ انکوائری رپورٹ میں سائل کی جانب سے دستاویزی اور زبانی شہادت نہ پیش کرنے کا تحریر کیا ہے۔جبکہ اصل میں سائل نے تمام دستاویزات جو کہ سول جج/MOD جج صاحب کے وقت میں قلمبند کئے گئے تھے۔کی کاپیاں انورڈ رجسٹراور انورڈ رجسٹر میں موجود ٹمپرینگ اور اسکے مطابق رجسٹرنمبر کی ٹمپرنگ، اور وصولی سرکاری دستاویزات جو انور د رجسیر پر لی گئی ہیں اب ردو بدل "تمپرنگ" کی گئی ہیں جمع کئے گئ تھے۔ لیکن انکوائری آفیسر نے ان تمام دستاویزات کو پس ، بشِت ڈالا ہے۔ اور من سائل کے بارہا اسرار پریکہ سول جج /MOD جج صاحب کو بلوایا جائے نہ تو سمن کیا گیا ہے۔ اور نہ ہی من سائل کو پیش کرنے کی ہدایت کی لیکن رپورٹ بر عکس میں ہے۔

مزید یہ کہ سوال نامہ میں آخری سوال تو سانات سے پوچھا ہی نی گیا ہے۔
اور نہ ہی سانل نے کوئی جواب دیا ہے۔ بلکہ آخری سوال اور جواب خود
ساختہ ہے۔ جس سے بھی انکار ہے۔ جبکہ میرٹے بیان میں سوال جواب میں
کہی بھی گواہ کو نہ پیش کرنے کا تحریرنہ کیا گیا ہے۔ من سائل کا گواہ سول
جج/ MOD جج صاحب ہیں جن کو نہ تو انکوائری آفیسر نے طلب کیا ہئے۔
نہ ہی سائل کو پیش کرے کی ہدایت ہو ئی ہے۔ تو انکوائری رپورٹ میں کس
طرح تحریر کر سکتے ہیں۔ کی من سائل نے زیانی شہادت پیش نہ کی ہئے۔
جبکہ دستاویزی شہادت کو تو نظر انداز ہی کیا گیا ہے۔ انکوائری رپورٹ
میں کنفیشنل سٹیٹمنٹ کا ذکر کیا گیا ہے۔ کہ وہ شائل نے دیگر آفیشل کو دئے
میں کنفیشنل سٹیٹمنٹ کا ذکر کیا گیا ہے۔ کہ وہ شائل نے دیگر آفیشل کو دئے
میں جو کہ درست ہے۔ اور یہ سٹیٹمنٹ سائل حسب الحکم دفتر انگلش کلرک

Examiner Copying Agency Branch, D.S.J. Nowshera 52

24 OCT 2019

مزید یہ کہ سائل کے علم میں آیا ہے۔ کہ JMI/CJ صاحب کی عدالت سے مورخہ 25 ماک کورٹس نوشہرہ کو مورخہ 15 کا کو کنفشنل سٹیٹمنٹ سپر ٹنڈ نٹ سیشن کورٹس نوشہرہ کو ارسال کی گئی ہے۔ جو کہ دفتر میں مو جود ہے۔ نقل لف کی جاتی ہے۔

سائل نے کسی بھی قسم کی زمہ داری نائب قاصد پر منتقل نہ کی ہے۔ بلکہ اصل حقائق بتائے ہیں۔ ٹیمپرنگ رجسٹر و انورڈ رجسٹر کے ثبوت دیے ہیں۔ اصل رسید وصولی دی ہے۔ ٹیمپرنگ شدہ نمبرز اور دستاویزات پیش کنے ہیں۔ لیکن انکوائری آفیسر نے تمام دستاویزی شہادت کو نظر انداز کیا ہے۔ جبکہ گواہان کو نہ تہ خود طلب کیا ہے اور نہ ہے سائل کو پیش کرنے کی ہدایت کی ہے اور الزام عائد کیا ہے کہ سائل نے دستاویزی ٹبوت اور زبانی شہادت پیش نہ کی ہے جو کہ سرا سر غلط ہے۔ Recommendation بابت مائنر، و میجر سزا خلاف قانون اور انصاف کے نقا ضوں کے منافی ہے۔ سائل نے کو نی غلطی سر زد نہ کی ہے۔

دیگر وصاحب ذیل ہے۔

حسب الحکم جناب فصل گل صاحب سول جج دی تھی کہ جملہ اعترافی بیانات جو پڑھے ہیں ان کو عدالت جناب سیشن جج محترم شفیق احمد تنولی صاحب کی عدالت میں جمع کردوں کہا گیا تھا۔ جس پر میرے پاس صرف ایک ہی بیان مقد مہ علت نمبر متذکرہ بالا ہی موجود تھا سپر ٹنڈنٹ صاحب نوشہرہ کے پاس جمع کروانے کے لئے لے کر گیا ۔ تو بوجہ رخصتی اصل کنفشنل سٹیٹمنٹ نانب قاصد محمد ابراہیم کو خوالہ کر کے فو ٹو سٹیٹ پر باقاعدہ وصولی کی گئی ہیں۔ اور اصل کنفیشن سٹیٹمنت نانب قاصد کو حوالہ کی گئی تھی۔ اس سے قبل اس نوکری کے دوران من سائل نے کبھی بھی انگلش کلرک کے پاس اعترافی بیان نہ جمع کیا۔ بدیں وجہ بعد ازیں حوالگی اور وصول مذکورہ نانب قاصد ہی آصل اعترافی بیان کا ذمہ دار ہے۔ یہاں پر یہ امر قابل ذکر ہے۔ کہ مزکورہ نانب قاصد نے مجھے اعترافی بیان کے بسے دوران یہ امر قابل ذکر ہے۔ کہ مزکورہ نانب قاصد نے مجھے اعترافی بیان کے دوران ان منکر ہو رہا ہے۔ جبکہ فوٹو سٹیٹ کے حوالگی For انکوائری اب منکر ہو رہا ہے۔ جبکہ فوٹو سٹیٹ کے حوالگی For

53

2-4- OCT 20-9

Examiner Copying Agency Branch. D.S.J. Nowshera ہو تی تو وصولی رسید اور ہی متعلقہ رجسٹر میں "نقل" لفظ موجود ہوتا لیکن لفظ "نقل" موجود نہ ہے۔ جبکہ احکامات از عدالت جناب سول جج جوڈیشل مجسٹریٹ صاحب کی نسبت فضل گل صاحب سے ہی معلومات کی جا سکتی ہے۔

حسب الحکم جناب سول جج جوڈیشل مجسٹریٹ فضل گل صاحب نوشہرہ زبانی احکامات کے مطابق من سائل نے اعترافی بیان انگلش کلرک کے پاس جمع کیا تھا جبکہ دیگر تمام اعترافی بیانات جو کہ سائل کے پاس تھے حسب مدایت و ضرورت مجسٹریٹ/سول جج جسب متعلقہ مقدمہ میں متعلقہ عدالت میں جمع کی گی ہیں۔ چو نکہ سول جج فضل گل صاحب کے پاس اس وقت سول کام ہو تا تھا۔ اس لیے لیے ان کی ہدایت کے مطابق بیان اعترافی انگلش کلرک صاحب کی رخصتی پر چھٹی دفتر میں نائیب قاصد محمد ابراہیم کے حوالہ کیا گیا تھا

بمطابق موجود ریکارڈ بھی آفسر جج صاحب قلمبندی اعترافی بیان کو سائل کے پاس محفوظ فرماتے اور سائل بوقت ضرورت بمطابق احکامات متعلقہ افسر سول جج صاحب متعلقہ عدالت پیش کرتے تھے۔ جبکہ علت نمبر 826 مورخہ 12.2016-22 تھانہ رسالپور کے اعترافی بیان کو بھی سائل نے باقاعدہ طور پر "اصل" حالت میں انگلش کلرک کے دفتر میں جمع کیا تھا۔ اور جس کے وجود سے نا نب قاصد اب انکار تی ہے۔ بلکہ اپنے بیان میں اس امر کیں تصدیق کر تا ہے۔ کہ کنفیشن فائل اس نے وصول کی تھی۔ بمطابق اوری اور تکمیل کی ہے۔اور سائل نے کسی قسم کی غلطی سر زد نہ کی ہے۔ اوری اور تکمیل کی ہے۔اور سائل نے کسی قسم کی غلطی سر زد نہ کی ہے۔ انگلش کلرک کے پاس وصول رسید موجود ہے۔ اس لئے کسی بھی طور پر سائل کو ملزم قرار نہ دیا جا سکتا ہے۔

ضابطہ خان

 ATTESTED

Examiner Copying Agency
Branch, D.S.J. Nowshera
OCT 2019

22/08/19

بیان ضابطہ خان انگلش کلرک سابقہ زیڈر ڈسٹر کٹ کورٹس نوشہرہ 🚅 برخلف بیان کرتا ہوں کے قبل ازیں میں نے اپنا کی وستادیزات دوران انگوائری جمع کروایا تھا۔سائل مورخه 2016-12-24 کو بعدالت جناب سول جج فضل کل فیکا میں بطورریڈرتعینات رہاہوں مورخہ 2016-12-24 کوملز مەمسما قاطاہرہ نازعلت نمبر 826 مورخہ 2016-12-22 جرم 302/34PPC تھاندرسالپور کااعترافی بیان قلمبند کیا گیا۔ جو کہ بعداز بھکم سول جج صاحب فضل گل مورخہ 09-05-2017 كوانگلش كلرك كے آفس ميں محمد ابراہيم (نائب قاصد) كو"اصل"اعترافی بيان حواله كيا گيااورنقل اعترافی بیان پرنائب قاصدا براہیم سے دستخط ثبت کیا گیا۔انگلش کلرک (واجد شاہ)اس دن چھٹی پرتھاچونکہ ہمارے پاس سول مقد مات کا کام تھااوراسی دن ہارے پاس (MOD) تھا۔اسی بناء پر جج صاحب نے مجھے تھم دیا کماصل اعرافی بیان ہذا سپرنٹنڈنٹ صاحب کے دفتر میں جمع کرے۔

بعدازیں انکوائری آپ صاحب حیثیت کے پاس Disciplinary Action نسبت انکوائری پُٹ اپ زیر تجؤیز ہے۔ جس میں سائل کو Statement of Aliigation بھی دی گئی ہیں۔

جس کے نبیت وضاحت ذیل ہے۔

حب الحكم عدالت جناب فضل كل صاحب سول ج MOD جج صاحب نے سائل كو ہدايت دى تقى كەجمداعترافى بيانات Confession Statement جوبھی پڑھے ہیں ان کوعدالت جناب سیشن جج محتر م شفیق تنولی صاحب کے عدالت میں جمع کردوں۔جس پرمیرے پاس صرف ایک ہی بیان مقدمہ علت نمبر متذکرہ بالا ہی موجود تھاسپر نٹنڈنٹ صاحب نوشہرہ کے پاس جع كروانے كے لئے كے كركيا مجھے الكش كلرك كے ياس جع كروائے كے لئے ہدايت موئى جہال يرميس نے اصل كنفيش بيان واجد شاہ جو کہ انگلش کلرک کے پوسٹ پرتھا لے کر گیا تو بوجہ رخصتی اصل فائل نائب قاصد محمد ابراہیم کوحوالہ کر کے فوٹسٹیٹ پر با قاعدہ وصوبی رسید حاصل کی گئی ہیں اور اصل شیمنٹ کنفیشن نائب قاصد کوحوالہ کی گئی تھی۔اس سے بل اس نوکری کے دوران من سائل نے بھی بھی انگلش کارک کے پاس اعترافی بیان نہ جمع کیا۔ بدین موجیہ بعدازیں حوالگی اور وصول ندکورہ نائب قاصدہی اصل اعترافی بیان کا ذمددار ہے۔ یہاں پر بیامرقابل ذکر ہے۔ کہ ندکورہ نائب قاصد نے مجھاعترافی بیان کے پہت پروصولی بیان کے نبیت Reveiving بھی دی ہے۔جس سے دوران انکوائری اب منکر ہور ہاہے۔ جبکہ فوٹوسٹیٹ کے حوالگی For

ATTESTED

24 OCT 201

112/4/, 1 (4)

Information کی نسبت بھی Reciving نہیں گیا دی جاتی ہے۔ جبکہ نہ کورہ نائب قاصد نے انور ڈرجٹر 7 اور گائی ہے۔ جبکہ نہ کورہ نائب قاصد نے انور ڈرجٹر 7 اور گائی ہے۔ جبکہ نہ کورہ کا تعدہ طور پر کنفیشن فائل کی وصولی کے بعد کھمل اندراج نمبر 295 شور خد 2017-09-09 بھی کیا ہے۔ جس کی گھڑی ہے لف کی جاتی ہے۔ جبکہ انکوائری آفیسر صاحب نے اپنی Finding ہیں "اصل" کے لفظ" نقل" تحریز ہیں گیا ہے۔ اور نہ بی ٹائب قاصد پشت پر اور رجٹر ڈیمیں موجود اندراج میں کہیں پر بھی نائب قاصد براہیم نے لفظ" نقل" تحریز ہیں گیا ہے۔ اور نہ بی ٹائب قاصد کے پاس یا انگلش کھرک کے پاس اس بات کی وضاحت موجود ہے کہ انہوں نے ماقبل یا بابعد بھی اعتر انی بیانات وصول کے بیس یانہیں۔ بدیں وجہ بعد از حوالی اصل فائل اعتر انی بیان من سائل کا فائل کے ساتھ کوئی واسطہ نہ رہا۔ اور دوران انکوائری فوٹو کا پی بمعد اصل Reciving جو کہ مائل کے پاس تھی و جمعد دیگر کا غذات جو کہ وقا فو قاسائل سے مانگے گئے ہیں انکوائری افر ٹو کا پی بمعد اصل Reciving ہو کہ سائل کے پاس تھی و جمعد دیگر کا غذات جو کہ وقا فو قاسائل سے مانگے گئے ہیں انکوائری افر ٹو کا پی بمعد اصل کی گئی ہے۔

Examiner Copying Agancy
Branch, D.S.J. Novising a

57

12/4/19

کرے بیاس جمع کیا تھا جبکہ دیگر تمام اعترانی بیانات جو کہ سائل کے پاس تھے حسب ہدایت وضرورت مجسٹریٹ اسور اور اللہ کا مات کے مطابق من سائل نے اس تھے حسب ہدایت وضرورت مجسٹریٹ اسور اللہ کا کرک کے پاس جمع کیا تھا جبکہ دیگر تمام اعترانی بیانات جو کہ سائل کے پاس تھے حسب ہدایت وضرورت مجسٹریٹ اسور اللہ کا کرک کے پاس جمع کیا تھا۔

حب متعلقہ مقدمہ میں متعلقہ عدالت میں جمع کی گئی ہیں۔ چونکہ سول جج فضل گل صاحب کی بیاس اس وقت سول کام ہوتا تھا۔

اس کے لئے ان کی ہدایت کے مطابق اعترانی بیان انگلش کلرک صاحب کی زخمتی برچھٹی دفتر میں نائب قاصد محمد ابراہیم کے حوالہ اس کے لئے ان کی ہدایت کے مطابق اعترانی بیان انگلش کلرک صاحب کی زخمتی برچھٹی دفتر میں نائب قاصد محمد ابراہیم کے حوالہ اس کے لئے ان کی ہدایت کے مطابق اعترانی بیان انگلش کلرک صاحب کی زخمتی برچھٹی دفتر میں نائب قاصد محمد ابراہیم کے مطابق اعترانی بیان انگلش کلرک صاحب کی زخمتی برچھٹی دفتر میں نائب قاصد محمد ابراہیم کے مطابق اعترانی بیان انگلش کلرک صاحب کی زخمتی برچھٹی دفتر میں نائب قاصد محمد ابراہیم کے مطابق اعترانی بیان انگلش کلرک صاحب کی زخمتی برچھٹی دفتر میں نائب قاصد محمد کی بھرانے کے مطابق اعترانی بیان انگلش کلرک صاحب کی زخمتی برچھٹی دفتر میں نائب قاصد محمد کی ان کی بیان انگلش کا کرنے مطابق اعترانی بیان انگلش کے لئے ان کی بیان انگلش کی بیان انگلش کی بیان انگلش کی بیان کی بیان کے دور کی بیان کے دور کی بیان کی ب

ا۔ بہطابق موجودریکارڈبھی آفرنج صاحب قامبندی اعترافی بیان اصل اعترافی بیان کوسائل کے پاس محفوظ فرماتے اور سائل بوقت ضرورت بہطابق احکامات متعلقہ افسرسول نجے صاحب متعلقہ عدالت میں پیش کرتے تھے جبہعلت نمبر 826مور نہ ضرورت بہطابق احکامات متعلقہ افسرسول نجے صاحب متعلقہ عدالت میں انگاش اصل نے با قاعدہ طور پر "اصل" حالت میں انگاش کارے 2016 تھا نہ درسالپور کے اعترافی بیان کو بھی سائل نے بیان میں اس امری تقدیق کرتا ہے کہ کارک کے وفتر میں جمع کیا تھا۔ اور جس کے وجود سے نائب قاصد اب انگاری ہے بلکہ اپنے بیان میں اس امری تقدیق کرتا ہے کہ کورٹ میں جمع کیا تھا۔ اور جس کے وجود سے نائب قاصد اب انگاری میں اس کے احکامات کی بجا آوری کو فیفیٹ فائل اس نے وصول کی تھی۔ بہطابق حالات واقعات ثبوت پیش کردہ دستاویز ات من سائل نے باس وضولی اس کے بیاس وضولی ہے۔ انگاش کارک کے پاس دیکارڈ اور رجسٹرڈ اور من سائل کے پاس وضولی رسید موجود ہے اس لئے سی بھی طور پر سائل کو ملزم قر ارز دندگی ہے۔ انگاش کارک کے پاس دیکارڈ اور رجسٹرڈ اور من سائل کے پاس وضولی رسید موجود ہے اس لئے سی بھی طور پر سائل کو ملزم قر ارز دندگی ہے۔ انگاش کارک کے پاس دیکارڈ اور دسٹرڈ اور من سائل کے پاس وضولی کورٹ کی ہے۔ انگاش کارک کے پاس دیکارٹ ہے۔ انگاش کارک کے پاس دیکارٹ کے جس کے سی میں ایسان ہے۔ بھی میرا بیان ہے۔ میں میرا بیان ہے۔ میں میرا بیان ہے۔ کارٹ کیام فقولات لف ہے)

ضابطه خان (انگاش کلرک! سابقه ریدرسول جج۱۱۷ نوشهره)

نهرست نقل دستاویزات مشموله ہے۔

Receiving از نائب قاصد محمد ابراہیم

اللہ انو ڈرجٹر ڈ

ابتدائی بیان محمد ابراہیم کمپیوٹر آپریٹر

مر بیان محمد ابراہیم

مر بیان میں سائل

فہراست گواہان :-

ATTESTED

Examiner Copying Agency Branch P SCI 1999 Shera

JE OCT 2010

of Hon'ble sessions

Order—. 21.02.2019.

File received from the Court of Hon'ble Sessions Judge, Nowshera for facts finding inquiry. It be registered into the relevant register.

Perusal of record shows that explanation of the concerned officials have already been called and their replies are also available on record. Hence original record be requisitioned and notice be issued to the concerned officials for recording their statements on 22/2/12

Syca Murad Ali Shah,
Senior Civil Judge (Admn), maury
Nowshera.

adu 22/2/19

Delenguent officials, present, there
Statments revoled, while zenstions
were also put to Mr Dainta reach
and his answers are seconded.
Statments of not coupy my wayed such
the team English clerk and
Mr Neaz Karam Reader & The
Greek of JMI were also seeveded
free to come up for fentiles
[Motee engs on date 23/212]

ATTESTED

Examiner Copying Agency
Branch, D.S.J. Nowshara

24 OCT 2019

② ?

ScJ Adm/morning officer Alex .

Delinguent officeals present Foding Certain grustions vier part to 197. Molainmad Ibralium the Krain Nails Rand to the Office of Eiglish clerk, while reend of confessional Steetments mainteined in MT. Falnta Khan is also requisipment the copies of which are maintained n ingung fêle while original refuned to hun My détail seport of today Consisting of Six (06) pages dully Checked, and signed my me, placed File to put up before Howble District & Sessions Judge for

today.

Succes Admin / Inquiry officer

ATTESTED

Examiner Copying Agency
Branch, D.S.J. Nowshera

2 4 OCT 2019

ORDER-27/2/2019

Inquiry file received from the Court of Senior Civil Judge (Admn),/Inquiry Officer, Nowshera. Be entered into the relevant register. Both the officials namely Zabita Khan, English Clerk and Muhammad Ibrahim, ARK be summoned for 9-03-41.

Nasruhan Khan Gandupur, Sessions Judge, Nowshera.

ORDER-09/3/2019

Both officials present. Since, the undersigned is busy in recruitment proceeding, therefore, adjourned. To come up for further proceeding on 1813119

Gohar Rehman District Judge, Nowshera

ORDER-18/3/2019

Both officials present and heard. To come up for further perusal and order on $\frac{28319}{}$

Gohar Rehman, Sessions Judge, Nowshera.

Examiner Copying Agency Branch, D.S.J. Nawshera 24 OC 2019



28.03.2019.

Both official present.

Inquiry report, along with replies of both the official and other relevant record perused.

Keeping in view in reply of Zabita khan (Senior Clerk) Facts finding inquiry and other record, I am of the humble view that for substantial justice, the matter require, further probe to bring the actual facts to surface. Therefore, being competent authority I do here by initiate inquiry within the meaning of rule 5 Government Servant (efficiency and Discipline) rule, 2011, vide may detail order of today, placed on file against Mr. Zabita khan. (Senior Clerk)

As far as Mr. Mohammad Ibrahim (Junior clerk) is concerned there is no evidence brought before facts funding inquiry, that original confessional statement was handed over to him. Therefore, he is exonerated.

As per my detail order of today file be sent to learned inquiry officers with its all enclosures.

> Gohar Rehman, District & Sessions Judge, Nowshera.

Examiner Copying Agency Branch, D.S.J. Newshera

2.4 OCT 2019

Order No.01

03.04.2019

The file of instant inquiry consisting of 53 sheets received from the court of Hon'ble District & Sessions Judge, Nowshera. It be registered in the relevant register. Notice be issued to the concerned officials for submission of their reply on 06.04.2019. Departmental representative namely Sohail be also summoned for the date fixed.

Shakeel Arshad Civil Judge-VIII Nowshera

6-2

The Deliegeast Frank appeared & Songled trains for their neply. Scarked well direction to Submit replies in 11/19 positively

ATTESTED

ant.

Examiner Copying Agency

2 4 OCT 2019

Po is a leve 12/04/19 12.4.19 The Deluxual Office present mey butomste replis - dely are ducked & record deir Statement if every workers. To Come of in 10/19 The believed Extre al 0-4 present, but representation ? 15.4.19 Det après à ent présent. He be bunnined der 18/196 **ATTESTED** Examiner Copying Agency Branch, B.S.J. Newshera

2 4 OCT 2019

8.4.19 The Delaiquent Friceils present du to rush of work, no proceed any was Cinduck of. To Com ap in 20/4

20-4-19 The Delugaent oftheal present, but representative Solail 4 ar leave adjoined for 25/4

The accused/Delenquent Official present representation also present, but due to rust, of Farget Cases, Proceeding avas en 4. Conducted, adjoint ATTESTED In 30/19 (V)

N.R po 6 a leave to co

Order No.08

03.05.2019

The delinquent officials present. Departmental representative also present. Statement of the Delinquent officials recorded. Similarly statement of Muhammad Adil Amin Muharrir & Saeed Ullah English Clerk also recorded as CW-1 & CW-2. File to come up for further proceedings on 10.05.2019.

Shakeel Arshad Civil Judge-VIII Nowshera

ATTESTED

Examiner Copying Agency Branch, D.S.J. Nowshera

24 OCT 2019

Order---09 10.05.2019

Accused/officials present. Regarding the case of accused Adil, Statement of Najam ur Rahman, Incharge Record Room recorded as (CW-3). To come up for further proceedings on 11.05.2019.

Shakeel Arshad Civil Judge-VIII Nowshera

Order---10 11.05.2019

None present on behalf of accused/officials. Vide my detailed report of today consisting of (09) pages duly packed in an envelope alongwith the entire file consisting of (110) pages be put up before the Honorable District & Sessions Judge, Nowshera.

Shakeel Arshad Civil Judge-VIII Nowshera

ATTESTED

Examiner Copying Agency Branch. D.S.J. Nowshera 24 OCT 2019 Inquiry report received from the inquiry officer.

After perusal of inquiry report, record on file and defence of the delinquent official, I am satisfied that inquiry is conducted in accordance with the rules on the subject.

I am further satisfied that charge/ charges against the Mr. Zabita Khan stands proved, therefore final 'Show Cause' notice is issued against him, that why not major penalties under rule 4 of KP Civil Servants (Efficiency & Discipline) rules 2011 be imposed upon him. Further directed that his reply alongwith any further defence in written if any must be submitted within 10 days and also intimate that whether he wants to be heard in person or not. Departmental representative is directed to be present alongwith all the relevant record on date 27-5-221, copies of inquiry report is also provided to Mr. Zabita Khan.

Gohar Rehman,
District & Sessions Judge,
Nowshera.

8

24 OCT 2019

ATTESTED

Examiner Copying Agency Branch. D.S.J. Nowshera

ORDER 27/5/2019

> Gohar Rehman, District & Sessions Judge, Nowshera.

08der 15-6.2019

My Zabita Khan

Secent i-

Terso-

for order on 19-6.2011

1 / 1

ORDER

Delinquent official present. Inquiry under Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules 2011, was ordered against Mr. Zabita Khan (Senior Clerk).

Inquiry report was submitted and perused, wherein the delinquent official was declared guilty.

ATTESTED

I am in agreement with the inquiry report as the delinquent

Examiner Convingofficial/Could not substantiate his plea and could not justify that, what Branch. D.S.J. Nowshera

94 OCT 2019

necessitated him to submit the confessional statement in the office of English Clerk, inspite of the fact that trial was started.

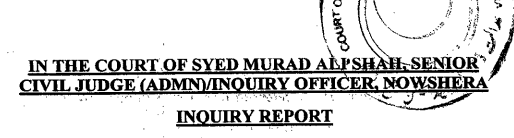
I am of the opinion that accused official is guilty of inefficiency and misconduct, therefore major penalty of reversion to lower grade is imposed vide my order of even date, placed on file, which will operate for a period of three (03) years and delinquent official is not entitle for any increment during this period, while after restoration he will not be entitle for increment for one year, whoever after restoration he will be placed on his own original seniority.

Gohar Rehman,
District & Sessions Judge,
Nowshera.

ATTESTED

Examiner Copying Agency Branch, D.S.J. Nowshera

24 PE 1 2019



Facts finding Inquiry was marked to the undersigned by the Hon'ble District & Sessions Judge, Nowshera vide his order dated 16.02.2019.

Facts forming back ground of this inquiry are that a confessional statement of Mst. Tahira Naz was recorded on date 24.12.2016 by the then learned Judicial Magistrate, Nowshera Mr. Fazal Gul in case vide FIR No. 826 dated 22.12.2016 under section 302 PPC of PS Risalpur.

During trial of the above mentioned case when the original confessional statement was requisitioned, it was found that original statement is missing and only photocopy is available.

Explanation were called from the then Naib Qasid to the office of English Clerk namely Muhammad Ibrahim, and the then Reader to the Court of the then Civil Judge-VII/MOD, Nowshera namely Zabita Khan.

After submission of the replies of both delinquent officials, inquiry was marked to undersigned, to probe into the matter.

As replies to explanations have already been submitted by delinquent officials therefore, record was requisitioned, they were summoned for recording their statements, which were recorded on date 22.02.2019. Apart from them the statements of Mr. Wajid Shah the then English Clerk and Niaz Karam, Reader of the court of Judicial Magistrate-I, Nowshera were also recorded and placed on

Examiner Copying Agency
Branch. D.S.J. Norshera

24 OCT 2019

3

file, while questions necessary for digging out the real facts, were also put on to Mr. Zabita Khan, and his answers were recorded, while the inquiry was fixed for 23.02.2019, for further proceedings.

On 23.02.2019, necessary questions were put to Mr. Muhammad Ibrahim and his answers were recorded while record of other confessional statements maintained by Mr. Zabita Khan was requisitioned, the photocopies of which are placed on file while the original record was returned to him.

(Procedure for keeping the record of confessional statement is provided under section 164(2) Cr.P.C, wherein any statement or confession recorded, shall then be forwarded to the Magistrate by whom the case is to be inquired or trailed.

In practice, the confessional statement is usually recorded during investigation, therefore, the Magistrate keep the same with reader of the Court for safe custody and the same is produced before trial court at the time of recording evidence. Therefore, it is responsibility of Reader of the Court to maintain proper record of confessional statements.

The reply and the statement of the then Reader Zabita Khan is not supported by the set principles of practice, wherein he alleged that he has submitted the same with the Naib Qasid of the office of English Clerk on the directions of the then Civil Judge/Judicial Magistrate. In General practice confessional statement has never been kept with the English Clerk.

In his statement recorded during inquiry, Zabita Khan alleged that on the directions of the then learned Civil Judge on date

(0)

ATTESTED

Examiner Copying Agency

24 OCT 2019 12

(y)

09.05.2017 he submitted the original confessional statement with the Naib Qasid of the English Clerk.

"بعد از حکم سول جج صاحب فضل گل مورخہ 09/05/2017 کو انگلش کلرک کے افس میں محمد ابراہیم (نانب قاصد) کو اصل اعترافی بیان حوالم کیا گیا"

This stance is also taken by Zabita Khan in his reply, and in questions which were put to him during inquiry. This assertion of Zabita Khan is not supported by any sort of material on record.

Rather the order dated 24.12.2016 of the then learned Civil Judge/Judicial Magistrate is very much clear, wherein it is categorically mentioned that the original is handed over to the Reader of the Court Zabita Khan for safe custody.

As per order dated 24.12.2016 of the then learned Judicial Magistrate, it was Zabita Khan Reader who was responsible for the safe custody of the said confessional statement.

Mr. Zabita Khan, through out in his reply, statement recorded during inquiry and questions put to him, remained inconsistent, while answering to question No.5 he stated that he kept the confessional statements with him in office file and lateron upon the orders of Hon'ble Civil Judge, he handed over the same to concerned Muharrirs.

Furthermore, while answering to question No.4 he alleged that he does not remember that whether any confessional statement was recorded during his service as Reader to the Court of Magistrate. While Answering to question No.2 he gives full details of the confessional statements recorded in his tenure.

ATTESTED

Examiner Copyling Agency
Branch, D.S.J. Howshire

13

124 OCT 2019



Another important aspect is that what was the necessity of the submission of the confessional statement, after a period of more than four months, in the office of English Clerk. Mr. Zabita Khan could not give any plausible reason for this. His assertion was that he has done so, on the orders of the then learned Civil Judge/Judicial Magistrate. But there is nothing on record which could support this assertion nor Mr. Zabita Khan could produce any proof in this regard. Rather the record maintained by Mr. Zabita Khan shows that other confessional statements which were recorded by Mr. Fazal Gul the then Civil Judge/Judicial Magistrate were kept with Zabita Khan and handed over to concerned officials, with receiving that original statement has been handed over to them, nor any such orders were issued by Mr. Fazal Gul, the then learned Civil Judge/Judicial Magistrate in respect of other confessional statements recorded by him and kept in the custody of Mr. Zabita Khan.

(Important factor in this inquiry is the receipt of the confessional statement at the office of English Clerk. The then Naib Qasid to English Clerk namely Muhammad Ibrahim, in his reply and statement accepted that on 09.05.2017 he received the confessional statement, but his stance is that it was photocopy, while the stance of Mr. Zabita Khan is that he handed over the original confessional statement to Mr. Muhammad Ibrahim.

Mr. Muhammad Ibrahim the then Naib Qasid to the office of English Clerk also remained inconsistent in his reply, Statement and questions put to him during inquiry.

In his reply he alleged that whenever the confessional statements from the Court of Mr. Fazal Gul, Civil Judge-VII/Judicial

ATTESTED

12 4 OCT 2019

Examiner Copying Agency



Magistrate were brought by Muharrir concerned or police officials, it has been mentioned that original is received, while there is only his signature upon the confessional statement under inquiry.

While in statement recorded during inquiry he stated that he or the English Clerk never received any confessional statement apart from one under inquiry. While answering to question No.6 put to him during inquiry, he stated that has no proof that he received the photocopy.

As a conclusion of this inquiry, the following facts were emerged.

- 1. The confessional statement was handed over to Mr. Zabita Khan the then Reader, for safe custody. (Clear from order dated 24.12.2016).
- 2. Mr. Zabita Khan was responsible for the safe custody of the confessional statement.
- 3. There is no proof of the fact that confessional statement was handed over to Naib Qasid to the office of English Clerk upon the directions of learned Civil Judge/Judicial Magistrate.
- 4. No explanation is available for the necessity which after a time period of more than four months aroused, for the submission of confessional statement with English Clerk.
- 5. Record of other confessional statements, maintained by Mr. Zabita Khan, reveals the receiving by other concerned officials with words "اصل" while no such word "اصل" is mentioned on the confessional statement under inquiry.

ATTESTED

Branch. D.S.J. Nowshera 2 4 OCT 2019







- 6. Both Mr. Zabita Khan and Muhammad Ibrahim remained inconsistent in their replies, statements and questions put to them during inquiry.
- 7. Mr. Muhammad Ibrahim failed to justify that why he received this confessional statement while no other confessional statement is received by the office of English Clerk.
- 8. Mr. Muhammad Ibrahim also failed to produce any evidence that he has received the photocopy.
- 9. However, record of other confessional statements, maintained by Mr. Zabita Khan, reveals that whenever the original confessional statement is handed over to other officials, it is properly mentioned in the received. (record is placed on file).

Report is submitted.

Dated 23.02.2019.

Syed Murad Ali Shah, Senior Civil Judge (Admn), Nowshera.

ATTESTED

Examiner Copying Agency.
Branch, D.S.J. Hawshera

16

24 OCT 2019



Answers of Muhammad Ibrahim to the Questions

- Q-1. For a how long period you remain Naib Qasid with English Clerk?
- Ans. I remained as Naib Qasid from September 2013 till August 2018.
- Q-2. What was your job description and what duties you performed?
- Ans. I was class-IV. I used to clean and offices of English Clerk and Superintendent, distribute the letters/orders etc amongst the various Courts/offices. I also used to receive the letters etc on the directions of Superintendent, whenever the English Clerk was on leave.
- Q-3. Whether any confessional Statement from any Court was received by the English Clerk in your presence?
- Ans. No. In my presence the English Clerk never received any Confessional Statement from any court. Moreover, there is no file in the office of English Clerk wherein the confessional statements were lying.
- Q-4. Whether you received any other Confessional Statement from any other Court, during you service as Naib Qasid to English Clerk?
- Ans. No.
- Q-5. Why you received this Confessional Statement?
- Ans. On 09.05.2017 the then Reader to CJ-VII, Nowshera, Mr. Zabita Khan brought copy of the confessional statement to the office of Superintendent. As the English Clerk was on leave, so the Superintendent Sessions Court directed me to receive the said copy. I received the copy of confessional statement on the direction of Superintendent and kept the same in Misc: file.

ATTESTED

24 OCT 2019

Evaminer Couving Agency

ncy





Q-6. As per your reply and statement you received the copy of the confessional statement. Do you have any proof that it was photo copy and not original statement?

Ans. No. I have no other proof except that the photocopy which I received was available in the English Clerk Office. Moreover, the other confessional statements handed by the then Reader Mr. Zabita Khan to any other person, he mentioned overleaf the photocopy retain by him that original is handed over, however, so far as my case is concerned, the reader Mr. Zabita Khan has not mentioned that original is handed over to me. However, it is also evident from the order of the learned CJ-VII, Nowshera dated 24.12.2016 that original confessional statement is handed over to the Reader of the Court Mr. Zabita Khan for safe custody. (copy of the said order is available on file).

R.O.&.A.C Dated 22.02.2019

Muhammad Ibrahim

Syed Murad Ali Shah, Senior Civil Judge (Admn), Inquiry Officer/Nowshera.

ATTESTED

Examiner Color of Agency Branch, D.S. J. Novalveres

2 4 OCT ZUIS

18



Questions put to Zabita Khan and his Answers

Q-1. The Court in which you were performing your duty on 24/12.2016 was Civil Court or Criminal Court?

Ans: The Court in which I was performing my duty as reader on 24.12.2016 was a Civil Court.

Q-2. How many confessional Statements were recorded in your tenor?

Ans: In my tenor four confessional statements were recorded, which I have handed over in original, one to Saleem Jan Muharrir, one to Imtiaz Ahmad Reader, one to Jehan Akbar I.O of the said case and one to Muhammad Ibrahim Naib Qasid.

Q-3. Whether you remain attached as Reader to the Court of Judicial Magistrate and for how long time?

Ans: I remained as reader to the Court of learned Senior Civil Judge and Civil Judge Judicial Magistrate where both nature of case i.e Civil and criminal were pending.

Q-4. Whether in that period of service as Reader to the Court of Magistrate how many confessional statements were recorded?

Ans: I do not remember that whether any confessional statement was recorded in those days or not and if recorded, how many these were.

Q-5. What measures you adopted for the safe custody of those confessional statements?

Ans: I kept the confessional statements with me in office file and on the orders of Hon'ble Civil Judge, lateron I handed over the original to the concerned Muharrirs and kept the photo copy with me for record.

Q-6. Why you handed over the confessional statement to English Clerk in case vide FIR No. 826 dated 22.12.2016 under section 302 PPC of PS Risalpur?

PHYTHIS Agency. Branch, D.S.J. Nowshera

Ans: As I was directed by the Presiding Officer to hand over the said confessional statement in Sessions Court and on the directions of Presiding Officer, I bring the said confessional statement in the office Superintendent and I was directed by the Superintendent to hand the same in the office of English Clerk. So I went to the office of English Clerk where the English Clerk concerned was on leave and therefore, I handed over the said confessional statement to Naib Qasid Muhammad Ibrahim who was posted in the office of English Clerk. He signed on the back of copy of said confessional statement, which I kept with me in my record.

R.O.&.A.C Dated 22.02.2019

Zabita Khan, English Clerk

> Syed Murad Ali Shah, Senior Civil Judge (Admn) Inquiry Officer, Nowshera.

ATTESTED

Examiner Copying Agency
Branch, D.S.J. Nowahoff 2019

20

IN THE COURT OF SHAKEEL ARSHAD CIVIL JUDGE
VIII/INQUIRY OFFICER, NOWSHERAL & //

INQUIRY REPORT

The background of the instant proceeding are such that in case FIR No. 826 dated 22.12.2016 under section 302 PPC of PS Risalpur, Mr. Fazal Gul, the then learned Civil Judge-VII/Judicial Magistrate, Nowshera recorded confessional statement of accused Mst. Tahira Naz and keep it in the safe custody of Reader Zabita Khan vide order dated 24.12.2016, however during trial, the original confessional statement was found missing, hence explanations were called from Muhammad Ibrahim (Naib Qasid to the office of English Clerk) & Zabita Khan, the then reader to the court of civil judge-VII, Nowshera, wherein it was mentioned by Ibrahim that he was given photocopy of confessional statement by Zabita Khan, while Zabita Khan stated that he has given the original confessional statement of the lady accused to Ibrahim. In the facts finding inquiry, the accused/official Zabita Khan being custodian was declared as responsible, however regular inquiry proceedings was initiated against the accused/official and vide order, dated 22.03.2019, he was served with charge sheet and statement of allegations by the Honorable District & Sessions Judge, Nowshera/competent authority and the undersigned was appointed as inquiry officer to probe into the matter and submit report within 30 days.

After receipt of inquiry, the accused/officials and departmental representative were issued notices to appear on 06.04.2019, the

1 24 OCT 2019

Examiner Copying Agency Branch, D.S.J. Nowshera accused appeared and sought time for replies, time was granted with direction to submit the same on 11.04.2019, however due to casual leave of undersigned, they submitted their replies on 12.04.2019, wherein they denied the allegations leveled against them, whereafter both the accused/officials and departmental representative namely. Muhammad Sohail were afforded an opportunity to adduce their respective evidence. The departmental representative neither recorded his statement, nor produced any witness, however he cross-examined both the delinquent officials.

During the facts finding inquiry, relevant record was requisitioned and statement of both the accused officials, Wajid Shah, the then English Clerk & Niaz Karam Reader of the court of learned Judicial Magistrate-I, Nowshera were recorded.

In the instant inquiry, both the accused/officials submitted their replies alongwith supporting documents, however Mr. Muhammad Ibrahim stated that he does not record further evidence and placed reliance upon his already recorded statement. He was cross-examined by the departmental representative as well as other accused/official namely Zabita Khan. Mr. Zabita Khan also recorded his statement and he was cross-examined by the departmental representative as well as Muhammad Ibrahim. In order to dig out the real facts, necessary questions were put upon both the accused/officials and their answers were recorded.

22

24 OCT 2019

ATTESTED

Examiner Copying Agency Branch D.S.J. Nowshera

1871

11

As statement of almost all the concerned were recorded during facts finding inquiry by the learned Senior Civil Judge(Admn), Nowshera, therefore only the statements of (CW-1) Muhammad Adil Amin Muharrir to the court of Learned District & Sessions Judge, Nowshera, (CW-2) Saeed Ullah English Clerk and (CW-3) Najam ur Rahman Incharge Record Room were recorded, who produced the requisite record.

Findings:-

After perusing the available material on record and statements of the witnesses, I have reached to the following conclusion:

The allegation against the accused/official Zabita Khan is that, he misplaced the original confessional statement of accused Tahira Naz, recorded by the then learned Civil Judge-VII/Judicial Magistrate, Nowshera namely Fazal Gul in case FIR No. 826 dated 22.12.2016 under section 302 PPC, which was handed over to him for safe custody and as Reader, he was responsible for the safe custody of the said confessional statement. In this regard he submitted reply and recorded his statement, wherein he alleged that after recording of the confessional statement of accused Mst. Tahira Naz by the then Learned Civil Judge-VII/Judicial Magistrate, Nowshera namely Fazal Gul, he kept the same in safe custody, but as per verbal direction of learned presiding officer, he produced the said confessional statement before superintendent, District Courts, Nowshera, who told him to submit it in the English Office hence, he handed over the said

2 4 UCT 2019

ATTESTED

Examiner Copyring Agencia

confessional statement to Muhammad Ibrahim, Naib Qasid to the English Office and obtained his signature upon the copy of confessional statement for his own record. He produced the copy of confessional statement as Ex.PB and stated that as Naib Qasid received the original confessional statement, therefore he is responsible. Regarding non mentioning of the word "original" upon the copy of confessional statement, he alleged that as per law, all the official correspondence are received upon receipt and that's why he has taken signature of Muhammad Ibrahim upon the copy of confessional statement, which shows that he handed over the original confessional statement to Muhammad Ibrahim Naib Qasid.

The then Naib Qasid to English Clerk namely Muhammad Ibrahim, in his reply and statement accepted that on 09.05.2017 he received the confessional statement, but his stance is that it was photocopy, while the stance of Mr. Zabita Khan is that he handed over the original confessional statement to Mr. Muhammad Ibrahim.

The said explanation and justification of the accused/official Zabita Khan are not convincing. In fact he tried his best to shift burden to the Naib Qasid for non-mentioning of the word "photocopy" upon the receipt and by not mentioning the word "Photocopy", the Naib Qasid has committed the offence and he is responsible. Be that it may be the position, then why the accused/official Zabita Khan has mentioned the word "Original" while submitting 03 other confessional statements to other officials.

This fact has been admitted by him in his cross-examination that he has mentioned the word "Original" while handing over the remaining 03 confessional statements to the concerned officials. He also admitted that apart from the missing confessional statement, he has not submitted any other confessional statement in the English Office.

The provision of section 164 (2) Cr.P.C, provides that any statement or confession recorded, shall then be forwarded to the Magistrate by whom the case is to be inquired or trialed. In practice, the Magistrate after recording the confessional statement, keep the same with reader of the court for safe custody, however after commencement of trial, the confessional statement is produced before the trial court at the time of evidence. Therefore, it is the responsibility of Reader of the court to maintain proper record of the confessional statements. In this regard the order dated 24.12.2016 of the then learned Civil Judge-VII/Judicial Magistrate, Nowshera is very much clear, wherein it is mentioned that original confessional statement is handed over to the Reader of the Court Zabita Khan for safe custody.

The reply and statement of the then Reader Zabita Khan is not supported by the set principles of practice, wherein he alleged that he submitted the same to Naib Qasid of the office of English Clerk on the directions of the then Civil Judge/Judicial Magistrate. The accused/official Zabita Khan failed to produce any oral or documentary evidence to prove the fact that confessional statement

25 24 ULT 2019 ATTESTED

Examiner Copyright Adoncy

was handed over to Muhammad Ibrahim Naib Qasid at the direction of learned Civil Judge-VII/Judicial Magistrate, Nowshera. In general practice, confessional statement has never been kept in the English Office and this fact has also been admitted by both the accused/officials as well as Wajid Shah (The then English Clerk).

The placed on file record as maintained by accused/official Mr. Zabita Khan shows that other confessional statements, recorded by Mr. Fazal Gul the then Civil Judge/Judicial Magistrate were kept by Zabita Khan and as per his statement, he handed over the said confessional statements to the concerned officials by taking their signatures regarding receipt of original statement.

Record further suggests that at the time of submission of other two confessional statements, the trial of that cases were commenced, however as per admission of accused/official Zabita Khan, he was unaware about pendency of trial of under inquiry case, hence he submitted the missing confessional statement in the English Office. The said contention of accused/official Zabita Khan is against the record because as per statement of Adil Amin Muharrir (CW-1), the case of missing confession was put in court on 10.04.2017, while the missing confessional statement was submitted on 09.05.2017. If the unawareness of accused/official regarding pendency of the case is considered as correct, then why the accused official did not inquire the same from the prosecution branch.

ATTESTED

Examiner Copying Agency Branch, D.S.J. Nowshera

12 h DCT 2019

11/1

During the course of statement, the accused/official was asked that when and in whose presence, he was directed by the concerned Presiding Officer to submit the confessional statement, his reply was that at the time of direction, no one was present. Had the accused/official been directed by the then learned Civil Judge to submit all the confessional statements in the court of learned District & Sessions Judge, Nowshera, then why the confessional statement of accused Adil, recorded by the then learned Civil Judge-VII, Nowshera on 23.04.2017 in Case FIR No. 161 dated 20.04.2017 under section 392/452 PPC at PS Azakhel Nowshera was not submitted in English Office on 09.05.2017, rather it was handed over to Saleem Jan Muharrir on 27.10.2017, who placed on file the said confessional statement and put his signature on the margin of order sheet No. 3 dated 11.10.2017 of learned ADJ-I, Nowshera Ex.CW-3/1, meaning thereby that at the time of submission of missing confessional statement, the confessional statement of accused Adil was lying with the accused/official in safe custody, but he did not submit the same alongwith the missing confessional statement in the English Office, however after lapse of 05 months & 19 days, the accused/official handed over the confessional statement of accused Adil to Saleem Jan Muharrir on 27.10.2017. This aspect of the case shows negligence, misconduct and inefficiency accused/official Zabita Khan. The accuse/official also failed to justify that what compelled him to submit the copy of missing confessional

27

24 OCT 2019

Examiner Copying Agency Branch. D.S.J. Nowshera

17/2/11

statement in the office of English Clerk and that too after a period of more than four months. In this regard he could not give any plausible reason or justification and the reason furnished by him was himself negated by accused/official Zabita Khan while handing over the confessional statement of accused Adil Khan to Saleem Jan Muharrir after 05 months of the missing confessional statement.

Accused/official Zabita Khan tried to shift his burden upon Muhammad Ibrahim, the then Naib Qasid alleging that the original confessional statement was received by him. Regarding this fact no evidence is available on record. Further, as discussed above, the accused/official whenever submitted the confessional statement to the concerned official, he received acknowledgment as received", but in the present case there is no mentioned of the word "original received". This fact leads to the conclusion accused/official has handed over photocopy of the relevant confessional statement to Muhammad Ibrahim Naiab Qasid, which as per record he submitted the same to the learned trial court, therefore responsibility of misplacing the original confessional statement cannot be placed upon Muhammad Ibrahim Naib Qasid.

So far the case of accused/official Zabita Khan is concerned, in regard it is held that as per order dated 24.12.2016, accused/official Zabita Khan being Reader was responsible for the safe custody of confessional statement of accused Tahira Naz, but unlike the said order, he submitted the confessional statement in the

38 24 OCT 2019

Examiner Copying Agency

office of English Clerk, despite the fact that Clerk of English Office never received any such confessional statement. He failed to prove his assertion regarding submission of all the confessional statements in the English Office on the direction of learned Civil Judge-VII, Nowshera, rather he himself negated his assertion by not submitting the other confessional statement of accused Muhammad Adil on the day of submission of missing confessional statement. There is no proof that accused/official Zabita Khan handed over original confessional statement to the Naib Qasid Muhammad Ibrahim. Similarly he also failed to explain the reason or justification for submission of missing confessional statement after 04 months. The

charges against the accused/official Zabita Khan stands proved, hence

Dated 11.05.2019.

Shakeel Arshad Civil Judge-VIII/Inquiry Officer

Nowshera

report is hereby submitted, please.

24 OCT 2019

FFICE ORDER

Whereas, reply to the explanation submitted by official namely Zabita Khan senior clerk and Muhammad Ibrahim junior clerk, and the facts finding inquiry report submit by Senior Civil Judge (Admn) Nowshera, the matter require further probe to unearth the actual facts and circumstances therefore Mr. Shakeel Arshad Civil Judge, VIII Nowshera is appointed as inquiry officer in accordance with rule 10 (1) (a) of KPK Government Servant (Efficiency and Disciplinary) rules 2011 the learned inquiry officer shall probe the matter explained in charge sheet and statement of allegation (both enclosed here with), within shortest possible time but not more than 30 days as postulated under Rule 11 (7) of ibid rules.

Mr. Sohail attached to account office of DSJ is appointed as the Departmental Representative who shall perform all the duties, articulated in rule 13 of rules ibid.

Accused officials along with reply and the defense (if any) shall appear before the learned inquiry officer within prescribe span of seven 07 days.

Gohar Rehman

District & Sessions Judge,
Nowshera/ Competent authority

- 1. Copies forwarded to Superintendent Administration for information.
- 2. Accountant District Judiciary for information.
- 3. Copy to be placed on person file on of officials.

4. Accused officials by name along with its inquiry (statement allegation in charge sheet)

Gohar Rehman
District & Sessions Judge,
Nowshera/ Competent authority

ATTESTED

Examiner Copying Agency Branch, D.S.J. Howshers

24 OCT 2088

10

To
Honorable Administrative Judge,
(Senior Pusne Judge), Peshawar High Court,
Peshawar.

Date: 16-07-2019

Annex-40"

Dear Sir;

SUB:

Departmental Appeal against Order andNotification bearing No. 1494-97, Dated at Nowshera the 19/06/2019 passed by the Honorable District & Session Judge, Nowshera, communicated to me on 15-07-2019.

Respected Sir;

- That I was performing my duties as Reader in the Court of Mr. Fazal Gullearned Civil Judge-VII/ Judicial Magistrate, Nowshwera. A confessional statement of one lady accused Mst. TahiraNaz was recorded on 24.12.2016 in case FIR No. 826, dated 22.12.2016 U/s: 302, PPC of PS Risalpur.
- 2. That after recording of the statement mentioned above, the learned Judicial Magistrate concerned directed me to hand over the original confessional statement to the Superintendent concerned but he (superintendent) said to hand over it to English Clark but he (English Clark) was on leave, therefore, the confessional statement was handed over to one Muhammad Ibraheem, (NaibQasid) of English office.
- 3. That when the case was fixed for evidence the learned JM (Mr. Fazal Gul) asked for original confessional statement as such I brought copy of confessional statement on the margin of which I have obtained signature of the above named NaibQasid. Since the original confessional was missing, therefore explanation was called from him by the learned District Judge. After few days I was directed to produce original confessional statementbut the learned authority has set up an inquiry against me after which as show cause notice which was duly replied by me and after full inquiry I was penalized for more than one penalties. (Copies charge sheet / statement of allegations, reply, inquiry report, showcause Notice, reply to show cause notice, statements, other necessary documents are annexed herewith)
- Being aggrieved from the impugned order/ notification I prefer this appeal before your honor on the following grounds;

- a. That the impugned Notification bearing No. 1494-97, Dated 19/06/2019 passed by the Honorable District & Session Judge, Nowshera, communicated to me on 16-07-2019, is against law and facts, hence liable to be set aside.
- b. That since an important witness has not been summoned by the learned IOs as such deprived me from cross examination in order to dig out the real facts regarding the issue and also deprived me from fair trial under the law and constitution.
- c. That a very harsh view has taken by the learned authority for no fault on my partas the inquiry procedure is violation by notcommensurating penalties i.e. more than one penalty has been imposed. I am demoted deprived from promotion and annual increments for unlimited period.
- d. That one major and one minor penalty was given in the show cause notice whereas in the impugned order more than one penalties are imposed upon me other than not mentioned in the show cause notice which is against the law.
- e. That I may kindly be allowed toraise further grounds at the time of hearing of this appeal, hence this appeal with the following prayer;

It is, therefore, respectfully prayed that on acceptance of this department appeal, the impugned Notification bearing No. 1494-97. Dated at Nowshera the 19/06/2019 passed by the Honorable District & Session Judge, Nowshera, communicated to me on 16-07-2019may kindly be cancelled and set aside. I may kindly be posted at my earlier position as English Clark (BPS-14) and also reinstate my increments

Any other relief deems fit and proper may also be granted.

With kind regards;

Zabita Khan, English Clark, District Courts Nowshera. Mobile:0315-9879613 CNIC # 17201-2224381-5

THE DISTRICT & SESSIONS JUDGE, NOWS Email: dsjnowshera@yahoo.com Ph:+929239220106 Fax: +929239220241 Dated at Nowshera the 19 /26/2019 NOTÍFI<u>CATIO</u>N Whereas, disciplinary proceedings were initiated against Mr. Zabita Khan delinquent official under Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules 2011. And whereas after complying with the entire prescribed proceedings. under the rules ibid, and I, being the competent authority under the said Rules impose major penalty under Rule 4(i)(b)i of Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules 2011 of reversion to lower grade in the following manner. Delinquent official is demoted from the scale of Senior Clerk (BPS-14) to Junior Clerk (BPS-11), which will operator for three

years.

During this period he will not be entitled for any increments.

iii. And to postpone further increment for the period of one year, after restoration

After restoration he will be placed on his own original seniority. iν.

Now therefore, it is notified that the accused official stands demoted to under grade within the charging of Rule 4(1)(b)i of Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules 2011, with immediate effect.

> Gohar Rehman, District & Sessions Judge, Nowshera.

No. 1494-97 Copy forwarded to:

Dated at Nowshera the 19/06/2019

1. The Worthy Registrar, Peshawar High Court, Peshawar.

2. Senior Civil Judge (Admn), Nowshera.

3. District Accounts Office, Nowshera.

4 Official concerned by name.

Examiner Conying Agency Brauch, D.S.J. Newsbers

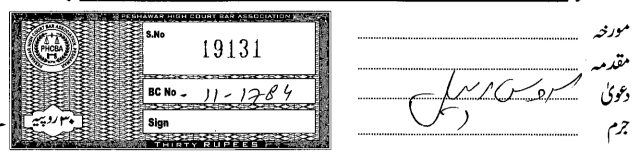
District & Sessions Judge, Nowshera.

0'4 NOV 2019

11,787
No. 1970
Date of Application 64/11/19
Name of Applicant Classic
Word
Fre
Urgent Fee
Sion of Complete Gue
bute of Propagation 0'4 NOV 2019
Sign of Talin, in in the
Date of Datt. by 04 NOV 2019

وكالت نامه

بعدالت ببثاور ہائی کورے بیثاور



مرکشیء منجانب بنام

باعث تحرے آنکہ

مقدمه مندرجه عنوان بالا میں اپنی طرف سے واسطہ پیروی وجواب وہی وکل کاروائی ، متعلقہ آن مقام ۔ کور کور کی کے دور کی معلقہ مقرر کر کے اقرار کیا جاتا ہے۔ کہ وگل موضوف کو مقدمہ کی کل کاروائی کا کمل اختیار حاصل ہوگا نیز وکیل صاحب کوع خوبی وخل کر خان اختیار حاصل ہو گانیز وکیل صاحب کوع خوبی وخل کر خان کی موضوف کو مقدمہ کی گرائی ، نظر جائی کا جھی اختیار حاصل ہو گانیز وکیل صاحب کوع خوبی واخل کرنے ، جواب وعوی ، اپیل ، نظر جائی کا جھی اختیار حاصل ہو گانیز وکیل صاحب کوع خوبی کورٹ آف پاکتان وائر کر سکتا ہے وکیل موصوف بصورت عدم پیروی کاروائی کیکھر فیہ یا ڈگری پیکھر فیہ کیا گرائی پیکھر فیہ کا فیری جانب کاروائی کیکھر فیہ یا ڈگری پیکھر فیہ کیا افقار و پیری شکل میں وصوفی کر سکتے گا اور مزید ہے کہ وکیل موصوف مقدمہ میں بصورت و گرئی چیک یا نقار و پیری شکل میں وصوفی کر کیک گا ور مزید ہے کہ وکیل موصوف مقدمہ میں بصورت و گرئی چیک یا نقار و پیری گئل میں وصوفی کر کیک گا ور مزید ہے کہ وکیل موصوف مقدمہ میں بصورت و گرئی چیک بیا نقار و پیری کو گئل میں وصوفی کر کیک گئی ہے ساتھ مقرر کر سکتا ہے جس کو بھی وہ جملہ اختیار حاصل ہو نگے جو کہ وکیل موصوف کو حاصل ہیں مجھے اس صورت میں تمام ساختہ پر داختہ منظور و تبول ہوگا لہذا میں نے وکالت نامہ ہذا تحریر کر کے اس پر دستخط انشان ہو نگر کی کہ میں کر دیا ہے تا کہ سندر ہے۔

لرقوم ____ كاهــــ الوميم

واه السام فاور ب منظور ب منظور ب السام في السام

لوشا ور

بمقام

SEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. <u>1487</u>/2019

Zabita Khan.....Appellant

Versus

D&S Judge Nowshera & others Respondents

INDEX

S:#	Description of Documents	d #Date	Annexure	Pages
· · · · ·	Memo of Reply with Affidavit			1-4

Respondents

Dated: ____/02/2021

EFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. <u>1487</u> /2019

Zabita Khan	Appellant
Versus	
D&S Judge Nowshera & others	Respondents

REPLY ON BEHALF OF RESPONDENTS.

Respectfully Sheweth,

Preliminary objections.

- I. That the appellant has got no cause of action to file the instant appeal because during enquiry proceedings appellant has completely failed to justify his position before the Enquiry Officer hence, rightly been imposed upon the penalties.
- II. That the appellant has concealed material facts from the Hon'ble Tribunal and has not approached the Hon'ble Tribunal with clean hands, therefore, the instant appeal merits outright dismissal.
- III. That the instant appeal is time barred.

Reply to Facts:

- 1. Needs no reply.
- 2&3. Regarding para No.2&3 it is submitted that initially a Fact Finding Enquiry into the matter was conducted wherein appellant was held responsible, whereafter regular enquiry was conducted under the Khyber Pakhtunkhwa Employees (Efficiency & Discipline) Rules, 2011 wherein he was issued Charge Sheet and Statement of Allegations, which were replied but the reply was not found satisfactory. As appellant being Reader of the Court

has lost the confessional statement of accused Mst Tahira Naz who was arrested in case FIR No.826 dated 22.12.2016 U/S 302 PPC of PS Risalpur, District Nowshera. It would be significant to aver here that as per Section-164(3) Cr.P.C appellant was supposed to forward the confessional statement to the Magistrate by whom the case was to be enquired/trailed because as per practice the same was to keep in safe custody by Reader/appellant but he handed over the same to the Naib Qasid Mr. Muhammad Ibrahim of the English Brach irrespective of the fact that it was not the practice of the Court. It is further added that appellant himself admits that in past appellant has not submitted any confessional statement to the concerned office i.e. English Branch, appellant was rightly imposed upon the penalties by taking a lenient view.

4. Incorrect hence not admitted. The appellant could not produce the original confessional statement, consequently his explanation was called by the competent authority but he failed to justify his position, therefore, after meeting the mandatory legal requirements he was imposed upon the punishment by taking a lenient view. Furthermore, during enquiry proceedings appellant badly failed to produce any oral or documentary evidence in his support rather he shifted the burden to one Naib Qasid Muhammad Ibrahim. The statement of Naib Qasid Muhammad Ibrahim was also recorded wherein he contended that no original confessional statement was handed over to him. Through a regular enquiry appellant was provided enough opportunity to refute the allegation but he failed hence the impugned order was passed.

5&6. Para-5 & 6 of the appeal need no reply.

GROUNDS:

- A. Incorrect. The order dated 19.06.2019 was passed after due compliance of all codal formalities, hence, the same is liable to be upheld.
- B. Incorrect, the Inquiry Officer has examined such oral and documentary evidence and brought the same on file as deemed appropriate in the matter

and the appellant was extended all kind of opportunities to rebut the allegations and defend himself.

C. Incorrect. The impugned punishment is lenient as compared to the gravity of charge and appellant was punished after following the prescribed procedure as per Khyber Pakhtunkhwa Employees (Efficiency & Discipline) Rules, 2011.

D. Incorrect. Punishment was proposed tentatively in the Show Cause Notice and after submitting unsatisfactory reply, the punishment order was passed.

E. Incorrect. The competent authority has taken a very lenient view and impugned punishment was passed which is not harsh, keeping in view the seriousness of the charge leveled against the appellant.

F. That the Respondents may also be allowed to offer more grounds during the course of arguments.

It is, therefore, humbly prayed that on acceptance of this reply, the appeal of appellant may graciously be dismissed with costs.

District & Sessions Judge, Nowshera

Registrak Peshawar High Court,

Peshawar

Dated: /02/2021

SEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.1487/2019

Zabita Khan.....Appellant

Versus

D&S Judge Nowshera & others Respondents

Counter Affidavit

I, Khawaja Wajih-ud-Din, Registrar, Peshawar High Court, Peshawar,

do hereby affirm and declare on oath that the contents of these Reply are true and correct to the best of my knowledge and nothing has been concealed from this Hon'ble Court.

Deponent

12-4-21

	bO	WER OF A	TTO	RNEY		!.
In the Court of	K.P	Suice	·	Tum	2	Pahi
7	lila	Cha	(1)		} }Ap	r intiff pellant itioner
<i>K</i>		VERS	US	,	}Coi	mplainant
		1	sy_	Now	}Def }Res	endant Spondent
Appeal Revision/Si	uit/Application	n/Petition/Case	No.	of		Cused
I/We, the undersign YASIR SALE attorney, for me in	od/ Am	well to		Fixed fo		I Was a work of the Code of the
	Compromises natter arising the sents. deposition and to apple sor order and ceive payment may be appled to the sent sents legally rein specified.	or other docur there from and a lons etc. and to by for and get to conduct any of all other Legal Praferred on the A binted by my sa necessary to mor not as may be the conduct as may be a long to mor as may be a long to more as may be a long to make a lon	lso to apply issued proceed sums of actitioned dvocate id country anage approper	hatsoever, ipply for and for and issumand saffest, ding that mare submit for authorizin wherever had conduct and conduct and expedi	n appeal. n connection receive all esummons attachment the above ghim to expend the case the said of t	statements on with the document sand other or other records and the matter to xercise the like fit to downo shall case in all
		ratify and confi		auch Higtifel	•	
held responsible for or his nominee, and i	ed in default, the same. All f awarded aga	costs awarded i	ed ex-p n favou vable by	arte the saic r shall be th me/us	ippear in Ci I counsel sl e right of th	ourt, if the nall not be ne-counsel
IN WITNES	S whereof I/w	ve have hereto si	gned at	. 1		
IN WITNES he executant/Executants Accepted subject to t	he terms regar	ding fee	:	the year		
4.0	۸ نم	· An American P)	. Proping to the property of the Section of the Sec	s

YASIR SALEEM

Advocate High Court

ADVOCATES, LEGAL ADVISORS, SERVICE & LABOUR DAW CONSULTANT

FR. 4. Fourth Floor, Bilour Plaza, Saddar Road, Peshawar Canil