17.06.2021

Junior to counsel for the appellant and Mr Kabirullah Khattak, Addl. AG for respondents present.

Learned AAG seeks time to submit reply/comments. He is required to contact the respondents for submission of written reply/comments in office within 10 days, positively. If the written reply/comments are not submitted within the stipulated time, the office shall submit the file with a report of non-compliance. File to come up for arguments on 04.11.2021 before the D.B.

Charman

04.11.2021

Junior to counsel for the appellant and Mr. Kabirullah Khattak, Addl. AG for the respondents present.

Request for adjournment is made on behalf of Learned senior counsel for the appellant. Request is accorded. To come up for arguments on 10.01.2022 before the D.B.

(Rozina Rehman) Member(J) Chairman

10.01.2022

Junior to counsel for the appellant present. Mr. Kabirullah Khattak, Addl. AG for respondents present.

Reply/comments on behalf of respondents are still awaited. Learned AAG sought time for submission of reply/comments. Last opportunity is granted to respondents to furnish reply/comments on or before next date, failing which their right to submit reply/comments shall be deemed as struck off by virtue of this order. To come up for arguments before the D.B on 25.01.2022.

TR.

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

25.01.2022

Appellant in person present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Suleman Senior Instructor for respondents present.

Reply/comments on behalf of respondents are still awaited. Representative of respondents requested for short adjournment for submission of reply/comments. Last opportunity is granted to respondents to furnish reply/comments. To come up for reply/comments before the S.B on 28.01.2022.

(Atiq-Ur-Rehman Wazir) Member (E) 28.01.2022

Appellant in person present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Suleman Senior Instructor for respondents present and submitted reply/comments, which are placed on file and copy of the same is handed over to the appellant. To come up for rejoinder if any, and arguments before the D.B on 01.02.2022.

(Atiq-Ur-Rehman Wazir)

Member (E)

<u>**0**RDER</u> 01.02.2022

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for respondent present. Arguments heard and record perused.

Vide our detailed judgment of today, passed in Service Appeal bearing No. 11403/2020 "titled Arshad Khan Versus Inspector General of Prison, Khyber Pakhtunkhwa Peshawar and others", the instant service appeal is accepted. The impugned orders are set aside and the appellant is re-instated in service by converting the penalty of dismissal from service into minor punishment of censure. The appellant is held entitled to all back benefits. Parties are left to bear their own costs. File be consigned to record room.

ANNOUNCED 01.02.2022

(AHMAD SULTAN TAREEN) CHAIRMAN

(ATIQ-UR-REHMAN WAZIR) MEMBER (E)

The appeal of Mr. Samiullah son of Ameer Ullah Ex-Warder Central Prison Bannu received today i.e. on 15.09.2020 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Annexure-D of the appeal is illegible which may be replaced by legible/better one.

No. 2744 /S.T,

Dt. 22/09 /2020

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Nasir Mehmood Adv. Peshawar.

Six resubmitted after daing the needful Hallet 39/01/2020

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Sami Ullah..... ..... Appellant VERSUS The IGP & Others ..... Respondents

### INDEX

S.No	Description of Documents	Annex	Pages	
1.	Service Appeal	-	1-7	
2.	Affidavit	. 1	8	
3.	Copy of removal Order dated 13.07.2020	А	9	
4.	Copy of Service Appeal	В	10	
	Copy of Medical Certificate	С	11	
6.	Copy of Impugned Order dated 31.08.2020 along with better copy	D	12 t 12A	
7.	Wakalat NAma	,	13	

Appellant

Through:

NAŠIR MAHMOOD

Advocate, Supreme Court

Of Pakistan

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1/404/2020

Khyber Pakhtukhwa Service Tribunal

Diary No. 10285

Dated 15/9/2020

Sami Ullah S/o Ameer Ullah, Ex-Warder Central Prison Bannu R/o Bogara Tehsil Takhat-e-Nusrati District Karak.

..... Appellant

### **VERSUS**

1. The Inspector General Prison, KPK Peshawar

2. The Superintendent Circle Headquarter Prison D.I Khan.

3. The Superintendent Circle Headquarter Prison Bannu.

...... Respondents

THE

Registrar

såbmitted t

APPEAL UNDER SECTION 4 OF
KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL ACT 1974 AGAINST THE
ORDER OF RESPONDENT NO. 1
DATED 31.08.2020, WHEREBY
DEPARTMENTAL APPEAL FILED BY

ORDER DATED 13.07.2020 PASSED

**AGAINST** 

APPELLANT

Registrar

THE

BY RESPONDENT NO 2, WHEREBY
THE APPELLANT WAS REMOVED
FROM SERVICE.

### Prayer:

On acceptance of this Appeal the impugned Orders dated 31.08.2020 and 13.07.2020 passed by the respondents No 1 & 2 may kindly be set aside and the Appellant may kindly be re-instated with all back benefit.

### Respectfully Sheweth:

1. That the appellant was appointed as Warder in Central Prison Bannu in January 2015, after fulfilling all legal and codal formalities and since then the appellant was performing his duty with full zest and zeal, devotion and honesty and not a single complaint has ever been made against the

appellant. It may be noted here the during his entire career of service he is performing his duty to the entire satisfaction of his superiors.

- 2. That it was on 12.04.2020 that the appellant became ill while performing his duty in Central Prison Bannu, he attended DHQ Hospital Bannu wherein he was advised four days complete Rest which was duly communicated to the Jail authorities. (Copy of the Medical Slip is attached)
- 3. That the appellant was paid full salary for the month of April, May and June because he was performing his duty regularly and no explanation was served upon the appellant for his absence.
- 4. That it was on 13.07.2020 he was verbally informed that he has been removed from service, thereafter he is preferred departmental appeal to respondent no 1 which was rejected on 31.0 2.2020 without giving proper opportunity for being heard. The appellant thereafter has

procured his removal order from service. (Copy of the Departmental Appeal, Removal Order and Order dated 31.08.2020 are attached)

5. That the Appellant having aggrieved wherefrom approaches this Hon'ble Tribunal, for setting aside the impugned orders dated 31.08.2020 and 13.07.2020, inter alia on the following grounds:-

### GROUNDS:-

- A. That the impugned orders dated 31.08.2020 and 13.07.2020 of Respondent No 1 & 2 are illegal, unlawful, without authority as well as based on the malafide intentions.
- B. That while passing the impugned order date 13.07.2020 no proper procedure was followed as mentioned in Rule 9 of (E&D) Rule 2011.
- C. That the appellant was not served with any show cause or statement of allegation by the inquiry officer and all the proceedings conducting in the

back of the appellant, although the appellant was performing his duty under the command of Respondent No 2. So the plea of the Respondents as mentioned in the impugned orders that the appellant has willfully not appeared before the inquiry officer which is absolutely wrong and white lie.

- D. That there is also not a single charge or complaint against the Appellant but the Respondent No 1 & 2 passed the order illegally and without any lawful reasons which is also against the law and the natural justice.
- E. That the order dated 31.08.2020 and 13.07.2020 are against the law on the subject because the appellant became ill while performing his duty in Central Prison Bannu, he attended DHQ Hospital Bannu wherein he was advised four days complete Rest which was duly communicated to the Jail authorities but they have illegally initiated inquiry proceedings against the appellant at his

back and has not considered the clean record and illness of the appellant.

- F. That the appellant was condemned unheard when it is proved on record that the Respondents had paid salaries to the appellant for the months of April, May & June meaning thereby that he was very much performing his duties but the Respondents has illegally initiated the inquiry proceedings against the appellant consequently he was illegally removed from service.
- G. That any other ground will be raised at the time of arguments with prior permission of this Hon'ble Tribunal.

It is, therefore, respectfully prayed that On acceptance of this Appeal the impugned Orders dated 31.08.2020 and 13.07.2020 passed by the respondents No 1 & 2 may kindly be set aside and the Appellant may kindly be re-instated with all back benefit.

Any other relief deemed proper and fit in the circumstances of the case may also very graciously be granted to the appellant.

spant nnellant

Appellant

Through:

NASIR MAHMOOD

Advocate, Supreme Court Of Pakistan

### CERTIFICATE:-

Certified that as per instructions of my client no such Service Appeal on behalf of the petitioner has earlier been filed in this Hon'ble Tribunal on the subject matter.

ADVOCATE

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No	/2020	
Sami Ullah	•••••	Appellant
	VERSUS	
The IGP & Others.	•••••	Respondents
<u>A</u>	FFIDAVIT	

I, Sami Ullah S/o Ameer Ullah, Ex-Warder Central Prison Bannu R/o Bogara Tehsil Takhat-e-Nusrati District Karak, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

DEPONENT

# FORM OF ORDER SHEET

Court oi						
						•
	1	1				
	411	. 10	/			
NI -	$H \perp L$	IIIU		/====		
ase No	$\mu$			/2020		

,	Case No	11404 /2020
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	. 2	3
1-	29/09/2020	The appeal of Mr. Samiullah resubmitted today by Mr. Nasir Mehmood Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
		REGISTRAR
2-	-	This case is entrusted to S. Bench for preliminary hearing to be put up there on 13/11/2000
		CHAIRMAN'
3.11.	2020 N€	mo for the appellant.
	Siı	ce the Members of the High Court as well as of the
	District	ar Associations, Peshawar, are observing strike today,
	therefor	, learned counsel for appellant is not available today.
	Adjourne	d to 27.01.2021 on which date to come up for
	prelimin	ry hearing before S.B.
		(Muhammad Jamal Khan)

Member (Judicial)

O

Z KEPKE

(9)

PRISONS CIRCLE MEAD QUARTER D.I.KHAN
No. 3588 / PB Date 13-06
PHEFAX VNo. 0966-9280299
cpdlkhan1@graeli.com

Annouse

DEFICE ORDER

WITEREAS, the accused official Mr. Sami Ullah Khattak s/o Amir Ullah attached to Central Prison Bannu was proceeded against under Rules of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules. 2011 for the charges of his willful absence & misconduct as mentioned in the charge sheet/Show Cause Notice Served upon him. He was called for inquiry proceedings by the inquiry officer but he did not appear before the inquiry officer. He was called for personal hearing on dated 29.06.2020 through final showcause Notice No. 3128-30 dated 22.06.2020 but again he did not appear before the competent authority, he was again given the chance for personal hearing on 09.07.2020 through muharrar of Central Prison Bannu but he again did not appear before the competent authority.

AND WHEREAS, he did not furnish any reply.

AND WHEREAS, the undersigned being competent authority granted him the apportunity of personal hearing on 29.06.2020 & 09.07.2020 as provided for under rules ibid. The accused official did not appear before the competent authority and completely failed to defend his case with documentary proof/evidence.

NOW therefore, in exercise of powers conferred under Rule-145(5) of Khyber Pakhtankhwa Government Servants (Efficiency & Discipline) Rules 2011, having considered the charges, evidence on record, the explanation of the accused official and after affording the apportunity of personal hearing, the undersigned being competent authority, hereby award Major penalty of "REMOVAL FROM SERVICE" to Mr. Sami Ullah Khattak s/o Amir Ullah altached to Central Prison Bannu for his willful absence. The period of his absence from 15.04.2020 to 18.04.2020 is hereby treated as "LEAVE WITHOUT PAY".

SUPPRINDENDENT CIRCLE HAS PRISON DIKHAN

Findorsement No. 3584-87 13-07-562

Copy of the above is forwarded to:-

- . 1. The Inspector General of Prisons Khyber Pakhtunkhwa Peshawar for information.
  - The Superintendent Central Prison Bannu. Necessary ontry may please be made in the Service Book of official concerned under proper attestation.
  - 3. DAO Benny.
- 3. Warder Sami Uliah Khattak s/o Amir Uliah attached to Central Prison Bannu.

ATTESTED
To Be True Copy

SUPERINTENBENT CIRCLE INCUMERUN DIKHAN

Scanned with CamScanner

## (0)) سے سر سر اللہ عند مت جناب آئی جی جیل خانہ جات خیبر پختوان خواہ عنوان ۔ اپیل بمرادمنسوخی تھم نامہ سپر ٹینڈنٹ Prision سرکل ہیڈکوارٹرڈی آئی خان

جناب عالى

مود بانہ گذار تی ہے کہ سائل سمی سمیج اللہ خنگ ولد آمیر اللہ بطور وار ڈ زعرصہ تقربیا پانچ سال سے ڈیوٹی سرائحام دے رہا ہوں۔ سے کہ من سائل نے دوران ملازمت آفسران بالاکوکی قتم کی شکایت کا موقع نہیں دیا۔ یہ کہ سائل کو جناب سپر ٹینڈنٹ جیل سرکل ہیڈ کوارٹر ڈی کے آئی۔ خان کے دفتر چھٹی نمبر 3583 جاری شدہ مور نہ 2020-70-13 کوایک خیران کن حکم نامہ ملاجسکی روسے مجھے بیک جمہش قلم ملازمت سے برخاست کیا گیا۔ مذکورہ حکم نامے کے تخت محض چاردن کی غیر حاضری کو بنیا دبنا کر بغیر کسی Explanation، Notice یا گیا۔ مذکورہ حکم نامے کے تخت محض چاردن کی غیر حاضری کو بنیا دبنا کر بغیر کسی چارج شیٹ یا ڈاتی شنوائی کا چارج شیٹ ہے جھے ملازمت سے برخاست کیا گیا جو کہ حددرجہ نا انصافی پربنی ہے۔ حکم نامہ اندکورہ میں جس چارج شیٹ نہیں ملا ہے۔ لہذا جو ذکر کیا گیا ہے میں اسے بے بنیا داور خلاف قانون تقاضے پور نے نہیں گئے گئے۔

اصل صورت اخوال یہ ہے کہ مور نہ 2020-04-15 کو مجھے بیاری لاحق ہوئی اور با قاعدہ DHQ ہیبتال بنوں سے علاج کروایا اور 2020-04-19 سے باقاعدہ دیوٹی سرانجام دے رہا ہوں۔ جس کا ثبوت یہ ہے کہ مجھے بلانتظل ماہ جون 2020 تک بغیر سی کٹوتی کے تنواہ ملی ہے اگر میں غیر حاضر تھا تو میری تنخواہ بند کی جاتی اور مجھ سے غیر حاضری کی باقاعدہ Explanation طلب کی جاتی ہے گراس قشم کی کوئی کاروائی عمل میں نہیں لائی گئی۔

مندرجہ بالاحقائق کومدنظرر کھ کرآپ جناب ہے درخواست ہے کہ میری برطر فی کا حکم نامہ منسوخ کر کے دوبارہ بحالی کے احکامات جاری فرمائیں کیونکہ من سائل غریب بندہ ہے جوانی کے قیمتی سال نوکری میں گزار چکا ہوں اورا پنے بال بچوں کا واحد فیل ہوں۔ لہذا آپ جناب سے پرزورا پیل کرتا ہوں کہ مجھے ذاتی شنوائی کا موقع دے کرانصاف کا بول بالا کردے تاعمر دعا گور ہونگا۔ مہر بانی ہوگی

سمیع الله ختک ولدامیر الله خان <u>نست ک</u> جیل وار ڈ ز ہنٹرل جیل ہنوں

موماكل فمبر: 0348-5877285 / 0346-4866151



i le effit

کا یی ٹو:۔

۱۔ جناب سپر ٹینڈنٹ صاحب ہنٹرل جیل بنوں۔ ۲۔ جناب سپر ٹینڈنٹ صاحب ، جیل سرکل ہیڈ گوارٹرڈی۔ آئی۔خان۔

(11) Amequire

	March Televis		Total name	ASS	
DHQTE	CHING	HOSPI	FATEBA	NNU	
Accid	lent & En	nergency	Deptt		
				Rs:10:00	
Name 🛂 🔐	a la	100	Ç (		
	A 32 16 17 17 17 17 17 17 17 17 17 17 17 17 17		<u></u> Sex≟		
Address/	<u> </u>	28 <i>99</i>	C Victor		
Hospital Yearly No		260 a		14/00	
NUC			7.7		
		× 1			
Pt Status			/Dexa		
Co Bocket					
		n.	Duyest	ax n	
				4/	N.
PtoHisto over 1991					
	- 7a	8 No.	3 20 S		
	4.426 Fee S.	73.25	には、学える。建設を		
	$\psi(\mathbb{C})$				
Clinical Examination		s N	, le so	$\rho$	
		2577			
	<b>《美国工作》</b>	A 12 3 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5			
rovisional Diagnosis	1 7a	Q <b>r</b> n-	1070	6-24	) <u>စို့</u>
			1772		
				40%	
X TYPE	9(m	بخررد	160.00		
a de la company de la comp	spire.				
		1000			
	Advis	- Jus	TON	town	(4)
	1 10				造態

ATTESTED
To Be Frue Cop,

Annexure

OF THE INSPECT OR GENERAL OF PRISONS KHYBER PAKHTUNKI IWA PESHAWAR No Estylward forture RC - 360

ORDER

WHEREAS, Worder Saml Ulluh S/O Ameer Ullah attrehed to Centra Prison Bannu, was awarded the waster penalty of memoral from service by suprinulendent HQ Prisons D.I Khan vide Nis order No 3583-87 dated 18.07.2020 due to his willful absence from duty with effect from 15-04-2020 to 18.04.2020.

AND WHEREAS, the Said worder preferred his department appeal for selting ofide the penalty awarded to him, which was examined in light of the evailable record of the case and it was observed that his appeal is wilkout any substance and penalty was awarded to him by the competent authority due to his willful absence from duty of referred to above after observing all legal and codal formalities as required

NOW THEREFORE, Keeping in view the facts on record, the provision of rules in vogue and in exercise of power conferred under Rule-5 of Khyter Pakulunkhwa civil Servania Appeal Rules 1986, the decision of the competent outhority is upheld and appeal of the appellant is headby rejected being without any Substance

ENDST.NO 30439-41

INSPECTOR GUNERAL OF PRISONS, KHYBER PAKILLENKHWA, PESHAWAR.

copy of the above is forwarded to

1. The Superintendent Herdquarters Prison D.1 Kann for information and necessary ection with refrence to his Order referred to above.

2. The Superintendent, Central Prison Bannu for information and necessary action with reference to above. He is directed to inform the appellant accordingly and also to more pressary entry in his Service Books under proper attention.

3. Warder Semi Ullah S/O Amir Ulau, C/O superintendent Central Prison Sannu for

information

Mothic moved of the

ASSISTANT BIRLCION-INSPECTORATE GENERAL OF PRISONS KUTHER PAHUJUNHWA PESHAWAP

ATTESTED

To Be Trae Copy

(12A)

### **BETTER COPY**

Office of the Inspector General of Prisons Khyber Pakhtunkhwa Peshawar No Estb/Ward / order No KC-30438 Dated 31/08/2020

### **ORDER**

WHEREAS, warder Sami Ullah Son of Amir Ullah Attached to Central prison Bannu was awarded the major penalty of removal from service by Superintendent HQ Prisons DI Khan vide his order No.3583-87 dated 18/07/2020 due to his willful absence from duty with effect from 15/04/2020 to 18/04/2020.

AND WHEREAS, the said warder preferred his departmental appeal for setting the penalty awarded to him, which was examined in light of the available record of the case and it was observed that his appeal without any substance and penalty was awarded to him by the competent authority due to his willful absence from duty as referred to above after observing all legal and codal formalities as required under E&D Rules.

**NOW THEREFORE,** keeping in view the facts on record, the provision of rules in vogue and exercise of power conferred Under Rule 5 of Khyber Pakhtunkhwa Civil Servants Appeal Rules 1986, the decision of the competent authority upheld and appeal of the appellant is hereby rejected being without any substance.

Inspector General
Prisons Khyber Pakhtunkhwa
Peshawar

Endst: No.30439-41

Copy of the above is forward to:

- 1) The Superintendent of Head Quarter Prisons DI Khan for information and necessary action with reference to his order referred to above.
- 2) The Superintendent of Central Prisons DI Khan for information and necessary action with reference to his order referred to above. He is directed to inform the appellant accordingly and also to move necessary in his service under proper attestation.
- 3) Warder Sami Ullah Son of Amir Ullah C/o Superintendent of Central Prisons Bannu for information.

Assistant Director Inspector General of Prisons Khyber Pakhtunkhwa Peshawar

دعوى 7. بإعث تحرمرآ نكه مقدمه مندرج عنوان بالامين ابن طرف سے واسطے بيروي وجواب دہي وكل كارواكى متعلقيہ آن مقام كيشا وزيد كيا كالم فيه درية وليك عيد كالوم مقردكر كے اقراركيا جاتا ہے۔ كەصاحب موصوف كومقدمه كىكل كارواكى كاكال اختيار ، وكا ييز وكيل صاحب كوراضى نامه كرية وتقرر ثالت وفيصله برحلف دييج جواب دبى اورا قبال دعوى اور بهسورت ومرئ كرني كرفي اجراءا ورصولي چيك وروپيهار عرضي دعوى اور درخواست مرتشم كي تقيدين زرایں پردستخط کرانے کا اختیار ہوگا۔ نیزصورت عدم پیردی یا ڈگری کیطرفہ یا اپیل کی برا مدگی ادرمنسوخی نیز دائر کرنے اپیل مگرانی ونظر ثانی و بیروی کرنے کا ختیار ہوگا۔ از بصورت ضرورت مقدمہ ند کور کے کل پاجز دی کاروائی کے واسطے اوروکیل پامخنار قانونی کوایئے ہمراہ یا اپنے بچائے تقرر کا اختیار موگا .. اورصا حب مقررشده کوجمی و بی جمله ندکوره با اختیارات حاصل مول م کے اوراس کا ساخت برواخة منظور تبول موكا \_ دوران مقدمه بين جوخر چه د هرجانه التوائح مقدمه بالسبك مراه وكار کوئی تاریخ بیشی مقام دوره پر مویا حدے باہر موتو ویل صاحب البند موں کے کہ بیروی ند کورکر میں لبدا و کالت نا میکھدیا کے سندر ہے۔۔

# BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

VERSUS	
Sami Ullah S/O Ameer Ullah Ex-Warder(Petitio	ner
Service Appeal No. 11404/2020	•
In the matter of	

1. The Inspector General of Prisons Khyber Pakhtunkhwa, Peshawar and others ........................(Respondents)

### **INDEX**

S.NO.	DESCRIPTION OF DOCUMENTS		Page No.	
1	Joint Para-wise comments		1-4	
2	Affidavit	_	5	
3	Detail of Penalties	A	6	
4	Disciplinary Action	В	7	
5	Statement of Allegations	С	8	
6	Inquiry Report	D	9	
7	Final Show Cause Notice	E	10	
8	Superintendent Circle Headquarter D.I Khan Office Order 13/07/2020 Regard of his Removal from Service	F	. 11	
9	Departmental Appeal	G	12-14	
10	Worthy IG Prison Office Order Dated 31/08/2020	H	15	



# BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 11404/2020

Sami ullah s/o Ameer Ullah ex-warder Central Prison Bannu BPS (07), R/o Bogara Tehsil Takht-e-Nusrati District Karak.

.....(Appellant)

### **VERSUS**

- 1. The Inspector General of Prisons, Khyber Pakhtunkhwa, Peshawar.
- 2. The Superintendent, Circle Headquarter Prison D.I.Khan.
- 3. The Superintendent Central Prison Bannu

 (Respondents)	١

### PARAWISE COMMENTS ON BEHALF OF RESPONDENTS ARE AS UNDER

Respectfully Sheweth;

### **Preliminary objections**

- That the appellant has no locus standi to file appeal against the Respondents before this Honb'le Court.
- b. That the petitioner is estopped by his own conduct to file the instant appeal.
- c. That the petitioner has concealed material facts from this Honb'le Court.
- d. That the appellant has no cause of action against the Respondents

### <u>Facts</u>

- That the appellant has never been interested in his duties. During his short service of about 05 years there are about 05 red entries in his service book. Details of penalties awarded to him are given as Annexure-A
- 2. That the Superintendent Central Prison Bannu (respondent No.03) reported vide No. 2036 dated 11.05.2020 (copy attached as Anenxure B) that Ex-Warder Sami Ullah Khattak s/o Ameer Ullah have absented himself from line and duty w.e.f 15.04.2020 to 18.04.2020 without any permission. He had wilfully absented himself without any cogent reason.

- 3. That the appellant had been paid salary because his disciplinary proceedings were under process. After the outcome of final decision his absence period w.e.f 15.04.2020 to 18.04.2020 was treated as Leave without pay. Proper inquiry was conducted against him vide No. 2727 dated 21.05.2020 (copy attached as annexure- C). The inquiry officer called him again and again to appear before him but the appellant did not appear before the inquiry officer, which showed that the appellant was not interested in his duties. In the light of inquiry report (attached as Annexure D) final show cause notice was served upon the appellant vide No. 3128-30 dated 22.06.2020 (copy attached as Annexure-E) with personal hearing date on 29.06.2020 before the Superintendent Circle HQ Prison D.I.Khan (respondent No. 02) but the appellant did not for personal hearing on due date. He was again given opportunity of personal hearing and was called for personal hearing on 09.07.2020. However, the appellant, once again, did not bother to appear for personal hearing on 09.07.2020 before respondent No.02 which showed his utmost disinterest and negligence towards his duties. Therefore, he was awarded major penalty of Removal From Service vide No. 3584-87 dated 13.07.2020 (copy attached as Annexure-F) for his wilful absence.
- 4. That the appellant had been informed in time, therefore, he preferred departmental appeal before the Inspector General of Prisons Khyber Pakhtunkhwa Peshawar (Respondent No.01) which was rejected being without any substance (attached as Annexure G)
- 5. No comments

### **GROUNDS**

a. That the orders of removal from service passed by the Superintendent Circle Head Quarter Prison Dlkhan (respondent No.02) No. 3584-87 dated 13.07.2020 (copy attached as Annexure-F) and order of Inspector General of Prisons Khyber Pakhtunkhwa Peshawar No. 30438 dated 31.08.2020 (attached as Annexure G) are lawful, legal and based on facts.

- b. That legal proceedings have been carried out against the appellant. Ample opportunities were granted to the appellant to defend himself. Proper disciplinary proceedings were carried out vide No. 2727 dated 21.05.2020 (copy attached as Annexure- C). The inquiry officer called him again and again to appear before him but the appellant did not appear before the inquiry officer, which showed that the appellant himself was not interested in his duties. In the light of inquiry report (attached as Annexure D) final show cause notice was served upon the appellant vide No. 3128-30 dated 22.06.2020 (copy attached as Annexure-E) with personal hearing date on 29.06.2020 before the Superintendent Circle HQ Prison D.I.Khan (respondent No. 02) but the appellant did not appear for personal hearing on due date. He was given ample opportunity of personal hearing and was again called for personal hearing on 09.07.2020.
- c. As of Para-b
- d. That the appellant the appellant had wilfully absented himself from duty while on duty and at Central Prison Bannu without any cogent reason. Moreover, in his short service of about 05 years there are about 05 red entries in his service book.
- e. That the appellant has neither become ill nor presented any medical certificates but he wilfully absented himself from duty and jail premises. Therefore, the disciplinary proceedings against him are legal, lawful and without any bias.
- f. That the appellant has been provided ample opportunity of defence for his wilful absence. The inquiry officer called him again and again to appear before him but he never bothered to appear before the inquiry officer. Then the respondent No.02 gave the appellant, the opportunity of personal hearing on 9.06.2020 to which he did not appear. Then again he was called for personal hearing on 09.07.2020. Moreover, he had drawn his salaries during that period because his disciplinary proceedings were under process.
- g. No comments.

In view of the above reply it is humbly requested that the said appeal may kindly be dismissed with cost.

INSPECTOR GENERAL OF PRISONS,

KHYBER PAKHTUNKHWA

**PESHAWAR** 

(RESPONDENT NO. 01)

SUPERINTENDENT, CIRCLE HEAD PRISON,

D.I.KHAN

(RESPONDENT NO. 02)

THE SUPERINTENDENT, CENTRAL PRISON, BANNU

(RESPONDENT NO.03)

## BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 11404/2020

Sami ullah s/o Ameer Ullah ex-warder Central Prison Bannu BPS (07), R/o Bogara Tehsil Takht-e-Nusrati District Karak.

... (Appellant)

### **VERSUS**

- 1. The Inspector General of Prisons, Khyber Pakhtunkhwa, Peshawar.
- 2. The Superintendent, Circle Headquarter Prison D.I.Khan:
- 3. The Superintendent Central Prison Bannu

..... (Respondents)

### **AFFIDAVIT**

I, Mr. Binyamin Khan, Superintendent, Circle Headquarter Prisons D.I.Khan do hereby solemnly affirm and declare on oath that the contents of Parawise Comments in above appeal are correct and true to the best of my knowledge and belief that nothing has been concealed from this Honourable Court.

**DEPONENT** 

BHYAMIN KHAN
SUPERINTENDENT
HEADQUARTER PRISON,
D.I.KHAN
RESPONDENT NO.02



# OFFICE OF THE SUPERINENDENT PRISONS CIRCLE HEAD QUARTER D.I.KHAN

\_\_\_\_\_/ HQ Date\_\_\_\_ PH&FAX \No. 0966-9280299 cpdikhan1@gmail.com

able-B

S No	Detail of penalties awarded
01	Awarded minor punishment of Censure and his absence period treated as leave without pay w.e.f 05.09.2016 to 14.09.2016 vide HQ D.I.Khan No. 393 dated 19.01.2017.
02	Awarded minor penalty of stoppage of one increment for one year and absence period from 24.06.2017 to 04.07.2017 treated as leave without pay vide HQ D.I.Khan No. 9402 dated 31.08.2020.
03	Awarded minor penalty of censure and absence period from 20.08.2017 to 25.08.2017 treated as leave without pay vide HQ D.I.Khan No. 2928-31 dated05.10.2017.
01	Awarded minor punishment of censure and period of absence w.e.f 17.10.2019 to 18.11.2019 treated as leave without pay vide HQ D.I.Khan No. 698 dated 05.03.2020
05	Awarded major penalty of Removal from Service and absence period from 15.04.2020 to 18.04.2020 treated as Leave Without Pay vide HQ D.I.Khan No. 3583 dated 13.07.2020.

SUPERINTENDENT CIRCLE H/OS PRISON DIKHAN





### OFFICE OF THE SUPERINTENDENT CENTRAL PRISON BANNU

Dated:

### Tel& Fax#0928-633327

Email: cpbannu@gmail.com

То

The Superintendent,

Circle Headquarters Prison, D.I. Khan.

Subject: -

DISCIPLINARY ACTION:

Memo:

The following waders absented themselves from their duty and line without the permission of competent authority as noted below against each:-

pe	rmission of competent auth	nority as noted below against each
S#	Name of Warder	Faults 6 02 04 2020 to 29 04 2020
1.	Warder Arshad Khan	absented himself from line and duty w.e.f 02.04.2020 to 29.04.2020
2.	Warder Sami Ullah	(26 days)  absented himself from line and duty w.e.f 15.04.2020 to 18.04.2020
3	Khattak Hameed	(03 days)  He was granted 07 days casual leave w.e.f. 13.04.2020 and was subject to resume his duty on 21.04.2020 but he absented himself and resumed duty
	Ullah Khattak	resume his duty on 21.04.2020 but he dosented the
4	Warder Ameer Ullah	- 1 02 days Medical rest by Jan Witten
		absented himself till date
	5. Warder Sam Ullah#03	He was granted 05 days casual leave W.e.1 19.03.2020 that resume his duty on 24.03.2020 but he absented himself and resumed duty on 13.04.2020 after remaining absent for 20 days.

It is therefore, requested that stern disciplinary action be initiated against the said warders under the Efficiency & Discipline Rule-2011 please.

SUPERINTENDENT CENTRAL PRISON BANNU



OFFICE OF THE SUPERINENDENT
PRISONS CIRCLE HEAD QUARTER D.I.KHAN
No. 272 / HQ Date\_\_\_\_\_

PH&FAX \No. 0966-9280299 cpdikhan1@gmail.com

### **DISCIPLINARY ACTION**

I, Muhammad Binyamin Khan Superintendent Headquarter Prison DIKhan as competent authority, am of the opinion that Warders Arshad Khan, Sami Ulla h Khattak, Hameed Ullah Khattak, Ameer Ullah and Sami Ullah No. 03 attached to Central Prison Bannu have rendered themseives liable to be proceeded against them committed the following acts of misconduct within the meaning of Section 3 of the Khyber Pakhtunkhwa (Efficiency & Discipline) Rule 2011.

### STATEMENT OF ALLEGATIONS.

that Warder Arshad Khan attached to Central Prison Bannu absented himself from line and duty w.e.f 02.04.2020 to 29.04.2020.

Warder Sami Ullah Khattak absented himself from line and duty w.e.f 15.04.2020 to 18.04.2020.

Warder Hameed Ullah Khattak was granted 07 days casual leave w.e.f 13.04.2020 and was subject to resume duty on 21.04.2020 but he absented himself and resumed duty on 28.04.2020 after remaining 07 days absent.

Warder Ameer Ullah was granted 03 days medical rest by jail medical officer w.c.f 08.04.2020 and was subject to resume his suty on 11.04.2020 but he absented himself till date.

Warder Sami Ullah No. 03was granted 05 days casual w.e.f 19.03.2020 and was subject to resume duty on 24.03.2020 but he absented himself and resumed duty on 13.04.2020 after remaining Days absent.

- 2. Mr. Ijaz Ahmed Assistant Superintendent Jail attached to Central Prison D.I.Khan hereby appointed as Inquiry Officer.
- The Inquiry Officer shall in accordance with the provisions of the Ordinance provide a reasonable opportunity of hearing to the accused, record his findings and make within fifteen days of receipt of this order, recommendation as to punishment or other appropriate action against the accused officials.
- 4. The accused officials and a well conversant representative of the department shall join the proceedings at the date, time & place fixed by the Inquiry Officer.

SUPERINTENDENT CIRCLE H/QS PRISON DIKHAN

Endst: No. <u>2728 — 30</u> dated: <u>21/05</u>/2020

Copy of the above is forwarded to the:-

1. Mr. Ijaz Ahmed Assistant Superintendent Jail attached to Central Prison DIKhan Inquiry Officer for initiating proceedings against the above named warders under the meaning of Section 3 of the Khyber Pakhtunkhwa (Efficiency & Discipline) Rule 2011.

2. Warder Warders Arshad Khan, Sami Ulla h Khattak, Hameed Ullah Khattak, Ameer Ullah and Sami Ullah No. 03 attached to Central Prison Bannu with the directions to appear before the Inquiry Officer for the purpose of inquiry proceedings.

3. Superintendent Central Prison Bannu for information with reference to his memo; No 2036 dated 11.05.2020 with the request to produce the relevant record before the Inquiry Officer and assist them during the inquiry proceedings. One copy of the same duly signed and dated by above named officials may be returned to this office as a token of receipt.

SUPERIOTENDENT CIRCLE HOS PRISON DIKHAN The Superintendent, Circle Headquarter Prisons . DIKhan.

Subject:-

INQUIRY REPORT

R/Sir;

I have been appointed as inquiry officer against Warder Arshad Khan, Warder Sami Ullah Khattak, Warder Hameed Ullah Khattak and Warder Sami Ullah No.03 Vide Superintendent Headquarter Prisons DIKhan Endst Nos. 2728-30 dated 21.05.2020 to conduct inquiry for the allegations leveled against them by Superintendent Central Prison Bannu. The aforesaid officials were directed to appear before the undersigned at Central Prison DIKhan on 02.06.2020.

# STATEMENT OF ABOVE SAID WARDERS:-

In the above said warders only Hameed Ullah Khattak appeared for personal hearing before the inquiry officer on .02.06.2020 at Central Prison DIKhan (Written statement attached).

Rest of 03 warders Arshad Khan, Sami Ullah Khattak and Sami Ullah No.03 remained absent after calling two to three times telephonically through Central Prison Bannu line Muharar Hajat Khan and line officer Saad Ullah.

### RECOMMENDATIONS:

After conducting the inquiry from different sources and going through the statement of the concerned official on record, I recommend the following punishments to the said warders.

S#	Name of warders	
1	<del></del>	Punishment
4	Warder Arshad Khan	As he did not appear before the inquiry officer, so I
2	Warder Sami Ullah Khattak	
	<u></u>	As he did not appear before the income
3	warder Sami Ullah No.03	
		As he did not appear before the inquiry officer, so I recommend major penalty.
	Warder Hameed Ullah Khattak	recommend major penalty.  His absentee period l
		His absentee period be treated as leave without pay.

176/ PD inthe side of Share of

IJAZ AHMED ASSISTANT SUPERINTENDENT CENTRAL PRISON DIKHAN. (INQUIRY OFFICER)

### FINAL SHOW CAUSE NOTICE

- I, Binyamin Khan Superintendent Headquarter Prison D.I.Khan, as competent authority, under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules 2011, do hereby serve you Warder Sami Ullah Khattak attached to Central Prison Bannu as follow;
- 1. (i). that consequent upon Inqiry conducted against you under Khyber Pakhtunkhwa Peshawar Govt Servants Efficiency and Disciplinary Rule 2011 vide No. 2727 dated 21.05.2020.
- (ii). On going through the findings and the material on record and other connected papers including your defence. I am satisfied that you have committed the following acts / omissions specified in rule-3 of the said rules;

You Warder (BPS-07) Sami Ullah Khattak attached Central Prison Bannu have absented himself w.e.f 15.04.2020 to 18.04.2020 from duty and jail premises of Central Prison Bannu. Moreover, you did not appear before the Inquiry Officer although you were called by the inquiry Officer again and again.

As a result thereof, I, as competent authority, have tentatively decided to impose upon you the penalty of **Removal From Service** under rule-4 of the said rules.

You are, therefore, required to show cause as to why the aforesaid penalty should not be imposed upon you and also intimate whether you desire to be heard in person.

If no reply o this notice is received within seven days or no more than fifteen days of its delivery, it shall be assumed that you have no defence to put in and in that case as ex-partee action shall be taken against you.

You can appear for personal hearing before the undersigned on  $\frac{29-06-1-36}{1}$ , if you wish to.

SUPERINTENDENT
ON CIRCLE HOS PRISON DIKHAN

Endst No.. 3123-30 dated 22/06 /2020

Copy of the above is forwarded to :-

- 1. Inspector General of Prisons Khyber Pakhtunkhwa Peshawar for information please.
- 2: superintendent Central Prison Bannu for information please.

3. Warder (BPS-07) Sami Ullah Khattak attached to Central Prison Bannu c/o superintendent

Central Prison Bannu.

SUPERINTENDENT CIRCLE HOS PRISON DIKHAN

THE THE PROPERTY OF THE PROPER



OFFICE OF THE SUPERINENDENT PRISONS CIRCLE HEAD QUARTER D.I.KHAN

\_\_\_\_\_/ PB Date\_

PH&FAX \No. 0966-9280299 cpdikhan1@gmail.com

**ØFFICE ORDER** 

WHEREAS, the accused official Mr. Sami Ullah Khattak s/o Amir Ullah attached to Central Prison Bannu was proceeded against under Rule-3 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 for the charges of his willful absence & misconduct as mentioned in the charge sheet/Show Cause Notice Served upon him. He was called for inquiry proceedings by the inquiry officer but he did not appear before the inquiry officer. He was called for personal hearing on dated 29.06.2020 through final showcause Notice No. 3128-30 dated 22.06.2020 but again he did not appear before the competent authority, he was again given the chance for personal hearing on 09.07.2020 through muharrar of Central Prison Bannu but he again did not appear before the competent authority.

AND WHEREAS, he did not furnish any reply.

AND WHEREAS, the undersigned being competent authority granted him the opportunity of personal hearing on 29.06.2020 & 09.07.2020 as provided for under rules ibid. The accused official did not appear before the competent authority and completely failed to defend his case with documentary proof/evidence.

NOW therefore, in exercise of powers conferred under Rule-14 (5) of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules 2011, having considered the charges evidence on record, the explanation of the accused official and after affording the opportunity of personal hearing, the undersigned being competent authority, hereby award Major penalty of "REMOVAL FROM SERVICE" to Mr. Sami Ullah Khattak s/o Amir Ullah attached to Central Prison Bannu for his willful absence. The period of his absence from 15.04.2020 to 18.04.2020 is hereby treated as "LEAVE WITHOUT PAY".

SUPERIMENDENT CIRCLE 1405 PRISON DIKHAN

Endorsement No. 3584-87

Copy of the above is forwarded to:-

- 1. The Inspector General of Prisons Khyber Pakhtunkhwa Peshawar for information.
- 2. The Superintendent Central Prison Bannu. Necessary entry may please be made in the Service Book of official concerned under proper attestation.
- 3. DAO Bannu.
- 4. Warder Sami Ullah Khattak s/o Amir Ullah attached to Central Prison Bannu.

SUPERIOTENDENT CIRCLE NOS PRISON DIKHAN



PH&FAX \No. 0966-9280299 cpdikhan1@gmail.com

The Inspector General Of Prisons, Khyber Pakhtunkhwa Peshawar.

Subject:

### DEPARTMENTAL APPEAL.

Respected Sir.

Kindly refer to your memo No. 25959-/we dated 27.07.2020.

It is submitted that the superintendent Central Prison Bannu reported vide No. 2036 dated 11.05.2020 that warder Sami Ullah Khattak absented himself from line and duty w.e.f 15.04.2020 to 18.04.2020. Therefore, disciplinary action vide this office No. 2727 dated 21.05.2020 was initiated against the said warder and Mr. Ijaz Ahmed Assistant Superintendent Jail attached to Central Prison DIKhan was nominated as inquiry officer.

The inquiry officer reported that he called warder Sami Ullah khattak s/o Ameer ullah for inquiry proceedings, again and again, but the said warder did not bother to give any response to the inquiry officer. Therefore, major penalty of removal from service was recommended by the inquiry officer.

Showcause Notice No. 3128-30 dated 22.06.2020 was served upon him through superintendent Central Prison Bannu with personal hearing date fixed for 29.06.2020. However, he not only failed to appear before the undersigned on due date of personal hearing nor gave any response to the showcause notice, therefore, major penalty of removal from service was awarded to above mentioned warder.

S	3.	Name and parentage	Rank	Date of	Date of	Detail of .	Penalty if
	lo.	•		birth ·	appointment	postings	any
	ļ						
0	]]]	Sami Ullah S/O Ameer	Warder	16.06.1990	29.01.2015	Given in	Given in
		Ullah				table-A	table-B
<u>.</u>			·	i	:		1

### llable-A

S. No	Name of Jail	Period of posting		
01	Cental Prison Mardan	29.01.2015 to 30.07.2015		
02	Central Prison Bannu	31.07.2015 to 01.01.2019		
03	Central Prison Mardan	15.01.2019 to 08.10.2019		
04	Central Prison Bannu	18.11.2019 to 13.07.2020.		

بخ ملت جناب آئی جی جیل خانه طات خیبر یختوان خواه ایل بمرادمنسونی عمم نامیس نیندن Prision مرکل میزگوارثر ڈی۔ آئی۔ طان مود بان المذارش ہے کہ ساکل سمی شہری اللہ فتات ولد آمیر الله الظور وارد وزخرصہ لقر بیایا نج سال سے ڈیوٹی سرانجام دیے دیا ہوں۔ یہ كەن سائل نے دوران مازمت آ فىران بالاكوڭ ئىشى كى ئىكايت كاموتى نېيىن ديا۔ بىكە سائل كوجناب سىر ئىند نى بىل سرگل لېيۇ كوار ثرۇ ك \_آئی۔خان کے افتر جھٹی نمبر 3583 جاری تیکھ اور جو 2020: 73-13 کا ایک جران کن عم ناسلا جس روے تھے کیا۔ جس قلم الازمت سے برفاست کیا گیا۔ ندکورہ حکم نا مے کی تیجیت تھی جاردن کی غیر جا طری کو بنیا دینا کر بغیرکت Explanation Notice عارج شیٹ کے مجھے ملازمت ہے برخانیت کیا گیا جو کر خد درجہ ناانصافی بڑی ہے۔ تھم ناسہ نہ کورہ میں جس جارج شیٹ یا آتی شنوانی کا جوذ كركيا كيا ہے اسے بے بنيادادرخلائے قانون تھوركرنا توں كيونكہ ن سالل كومن مانحرين اوٹس يا جارج شيث بيل لا ہے - لبزا میری برطرنی کے دوران فالولی نقاض بور فیمیں کے الگے اصل صورت اخوال بيرے كيمور خير 0202-04-15 كو مجھ بيارى لاحق ہوئى اور با قاعدہ DI-IQ سيتال ول سے علائ کروایااور 2020-04-19 ہے با قاعدہ ذیافی میزانجام دے رہا ہول نے جمن کا خوت ہے کہ مجھے بالنظل ماہ جمون 2020 تک بغیر ک کوتی کر بخواہ ای ہے آگرین فیر حاضر تھا آئے ہرائی تحواہ بدی جات اور تھے اُسر حاضری کی با قائد ،Explanation طلب کی جات ے گرای آخ کی کوئی کاروائی من میں ان ان گئا۔ مندره بالاجهائن كومد نظرر كاكرآب جناب ہے درخواست كريم كى برطرنى كاتكم نامه منسوخ كركے دربار د بحالى كا دكامات جارى فرما ئىن كيونكەمن سائل غريب بىلدە ئىن خوانى ئىلىنى ئىلىل ئوكزى قىن گرار چكا بول اورائے بال بچوں كا داسكى بول-لہذا آ کپ جناب سے پرز ورا ہیل کرنا ہو آن کہ بچھے ذاتی شنوائ کا موقع دے کرانصاف کا بول بالا کر دے ناعمر دعا گور ہو نگا۔ لہذا آ کپ جناب سے پرز ورا ہیل کرنا ہو آن کہ بچھے ذاتی شنوائ کا موقع دے کرانصاف کا بول بالا کر دے ناعمر دعا سميع الثدختك ولدانميرالثدخان بیل داروز <sub>استث</sub>رل جیل <sup>بی</sup>ال 0348.58 77285 / 0346-4866151 مواكل مبر جناك سير ثينة ن صاحب بنشرل جيل بنول-۲ جناب سپر نیڈنٹ صاحب جیل سرکل ہیڈ کوارٹر ڈی۔ آئی۔خال-



### INSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR

091-9210334, 9210406

09 091- 9213445

https://www.facebook.com/kpkprisons

prisońsig@gmail.com

Dated

To,

The Superintendent,

Circle Headquarters Prison D.I Khan.

Subject:-

**DEPARTMENTAL APPEAL** 

Memo:

I am directed to refer to the subject and to forward herewith a copy of departmental appeal/application (self-explanatory) submitted by Ex- Warder Sami Ullah S/o Ameer Ullah on the captioned subject for information.

Please look into the matter and your views/comments alongwith. history of his service on the below noted format may be furnished to this office for further necessary action:-

S.No.	Name &	Rank	Date of	Date of	Detail Of	Penalty if any
	Parentage		Birth	appointment.	Postings	awarded

INSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR



CHANNE CONTRACTOR

### 「心点で存在 OFFICE OF THE INSPECTOR GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR.

/2°91-9210334, 9210406

091-9213445

No Estb/Ward-lOrdersl\_CC

### **ORDER**

WHEREAS, Warder Sami Ullah S/O Ameer Ullah attached to Central Prison Bannu, was awarded the major penalty of "Removal from Service" by Superintendent HQ Prisons D.I Khan vide his order No.3583-87 dated 18-07-2020 due to his willful absence from duty with effect from 15-04-2020 to 18-04-2020.

AND WHEREAS, the said warder preferred his departmental appeal for setting-aside the penalty awarded to him, which was examined in light of the available record of the case and it was observed that his appeal is without any substance and penalty was awarded to him by the competent authority due to his willful absence from duty as referred to above after observing all legal and codal formalities as required under the E & D Rules.

NOW THEREFORE, keeping in view the facts on record, the provision of rules in vogue and in exercise of power conferred under Rule-5 of Khyber Pakhtunkhwa Civil Servants Appeal Rules 1986, the decision of the competent authority is upheld and appeal of the appellant is hereby rejected being without any substance.

ENDST, NO. 30439-41-

INSPECTOR GENERAL OF PRISONS, KHYBER PAKHTUNKHWA , PESHAWAR.

Copy of the above is forwarded to :-

1. The Superintendent, Headquarters Prison D.I Khan for information and necessary action with reference to his Order referred to above.

2. The Superintendent, Central Prison Bannu for information and necessary action with reference to above. He is directed to inform the appellant accordingly and also to make necessary entry in his Service Book under proper attestation.

3. Warder Sami Ullah S/O Amir Ullah, C/O Superintendent Central Prison Bannu for information.

NO GILL OF DIKHES

ASSIS<del>TANT DIRECTOR</del> INSPECTORATE GENERAL OF PRISONS KHYBER PAKHYUNKHWA PESHAWAR

5,10

### Government of Khyber Pakhtunkhwa

District Accounts Office Banno Monthly Salary Statement (May-2020)



### Personal Information of Mr SAMI ULLAH KHAN d/w/s of AMEERULLAH KHAN

Personnel Number: 00739332

CNIC: 1420393411017

NTN:

Date of Birth: 16.06.1990

Entry into Govi. Service:

Length of Service: 60 Years 00 Months 000 Days

Employment Category: Active Temporary

Designation: WARDER

80000756-GOVERNMENT OF KHYBER PAKH

DDO Code: BU4021-SUPERINTENDENT CENTRAL JAIL BANNU

Payroll Section: 001

GPF Section: 005 Interest Applied: Yes Cash Center:

28.544.00

Vendor Number: -

GPF A/C No:

Pay and Allowances:

Pay scale: BPS For - 2017

Pay Scale Type: Civil

GPF Balance:

BPS: 07

Pay Stage: 4

Wage type		Amount	Wage type			Amount	
1000	Basic Pay	13,430.00	1000	House Rent Allowance		E,589.00	
1210	Convey Allowance 2005	1.932.00	1300	Medical Allowance	,	1,500.00	
1547	Ration:Allowance	1,000,00	1567	Washing Allowance		150.00	
616	Constabilary R Allowance	300.00	1931	Prison Allowance(2009)		9.220.00	
2148	15% Adhoc Relief All-2013	270.00	2199	Adhoc Relief Allow @10%		183.00	
2211	Adhoc Relief All 2016 10%	943.00	2224	Adhoc Relief Ali 2017 1098		1.343.00	
2247	Adboc Relief All 2018 10%	1,343.00		Adhoc Relief All 2019 10%		1.343.00	
5801	Adj Basic Pay	32,000,00				0.00	

#### Deductions - General

Wage type	Amount	Wage type		Amount				
3007 GPF Subscription	-1,010,00	3501	Benevolent Fund	-600,00				
4004 R. Benefits & Death Comp:	-690.00			0.00				

#### Deductions - Loans and Advances

Loan		Desci	ription	Principa	Lamount	Deduction ·	Balance
Deductions - I Payable:	income 0.00		red till MAY-2020:	0.00	Exempted: 0.0	00 Recoverab	ile: 0.00
Gross Pay (Rs	s.):	66,546:00	Deductions: (Rs.):	-2,300.00	Ne	t Pay: (Rs.): 64,2	46.00

Payee Name: SAMI ULLAH KHAN Account Number: 7900478903

Bank Details: EIABIB BANK LIMITED, 221468 Takht Nusrati Bala, Karak, Takht Nusrati Bala, Karak, KARAK

Leaves:

Opening Balance:

Availed:

Earned:

Balance:

Permanent Address:

City:

Domicile: NW - Khyber Pakhtunkhwa

Housing Status: UNKNOWN

Temp. Address:

City:

Email: samiktk750@gmail.com

### Government of Khyber Pakhtunkhwa ...

District Accounts Office Banum Monthly Salary Statement (June-2020).



### Personal Information of Mr SAMI ULLAH KHAN d/w/s of AMEERULLAH KHAN

Personnel Number: 00739532

CNIC: 1420393411017

Date of Birth: 16,06,1990

Entry into Govt. Service:

Length of Service: 00 Years 00 Months 000 Days

Employment Category: Active Temporary

Designation: WARDER

80000756-GOVERNMENT OF KHYBER PAKH

DDO Code: BU4021-SUPERINTENDENT CENTRAL JAIL BANNU

Payroll Section: 001

GPF Section: 005

Cash Center:

29.554.00

GPF A/C No:

Interest Applied: Yes

GPF Balance:

Vendor Number: -

Pay and Allowances:

Pay scale: BPS For - 2017

Pay Scale Type: Civil

BPS: 07

Pay Stage: 4

Wage type		Amount		Wage type	
000 E	Basic Pay	13,430.00	1000	House Rent Allowance	1.589.00
1210	Convey Allowance 2005	1,932,00	1300	Medical Allowance	1,500.00
1547	Ration Allowance	1,000.00	1567	Washing Allowance	150.00
646	Constabilary R Allowance	300.00	1931	Prison Allowance(2009)	. 9,220,00
2.1.48	15% Adhoc Relief All-2013	270,00	2199	Adhoc Relief Allow @10%	183.00
2211	Adhoc Relief All 2016 10%	943.00	2224	Adhoc Relief All 2017 10%	1.343.00
2247	Adhoc Relief All 2018 10%	1,343.00	2264	Adhoc Relief All 2019 10%	1.343.00

#### Deductions - General

······································					
	Wage type	Amount	Wage type		Amount
3007	GPF Subscription	-1,010.00	3501	Benevolent Fund	-600.00
4004	R. Benefils & Death Comp:	-690.00	4200	Professional Tax	-1.000.00

### Deductions - Loans and Advances

Loan		Description	Description Principal an			Balance	
Deductions - Payable:	Income Tax 0.00	Recovered till JUN-2020:	0.00	Exempted: 0.00	Recoverable:	0.00	

-3,300.00

Payee Name: SAMI ULLAH KHAN

34,546.00

Account Number: 7900478903 Bank Details: HABIB BANK LIMITED, 221468 Takht Nusrati Balo, Karak, Takht Nusrati Balo, Karak, KARAK

Leaves:

Opening Balance:

Availed:

Deductions: (Rs.):

Earnéd:

Balance:

Net Pay: (Rs.):

Permanent Address:

City:

Domicile: NW - Khyber Pakhtunkhwa

Housing Status: UNKNOWN

Temp. Address:

Gross Pay (Rs.):

City:

Emeil: samiktk750@gmail.com