#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

In the matter of

Service Appeal No: 221/2023

Khyber Pakhtukhwa Service Tribunal

Ali Akbar Warder Central Prison Peshawar.....(APPELLANT)

Diary No.

**VERSUS** 

1. The Inspector General of Prisons, Khyber Pakhtunkhwa, Peshawar.

2. Secretary Home and TA's Department-Khyber Pakhtunkhwa, Peshawar.

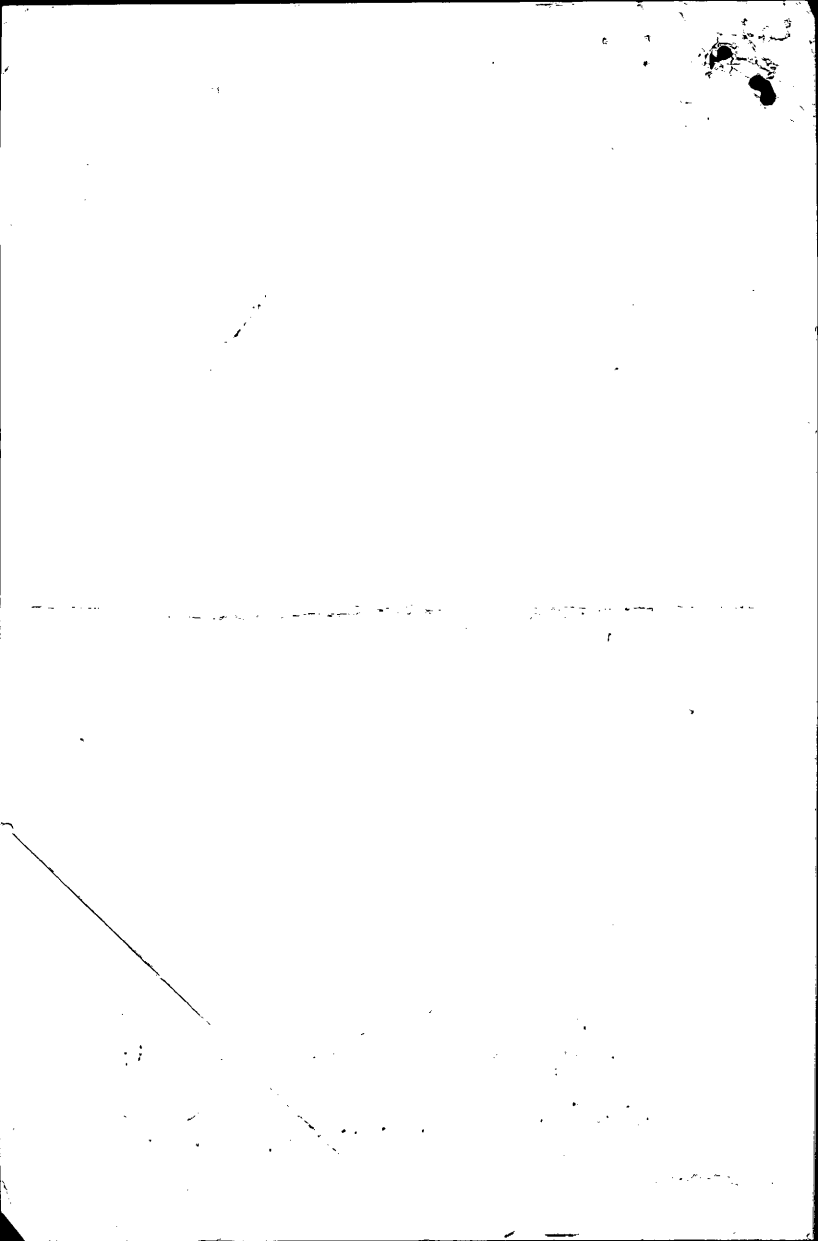
.....(RESPONDENTS)

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Next date of hearing is 01-06-2023

Deponent



(2)

## EEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

In the matter of

Service Appeal No: 221/2023

Ali Akbar Warder Central Prison Peshawar.....(APPELLANT)

#### **VERSUS**

- 1. The Inspector General of Prisons, Khyber Pakhtunkhwa, Peshawar.
- 2. Secretary Home and TA's Department Khyber Pakhtunkhwa, Peshawar.

..... (RESPONDENTS)

## JOINT PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO:1 and 02

Respectfully Sheweth that the respondents submits as under:-

#### Preliminary Objections:

- i. That the appellant has got no cause of action/locus standi.
- ii. That the instant appeal is badly time barred.
- iii. That the appellant has concealed the material facts from this honorable tribunal, hence liable to be dismissed.
- iv. That the appellant has not come to this honorable tribunal with clean hands.
- v. That the appellant has filed the instant appeal just to pressurize the respondents.
- vi. That the appellant has filed the instant appeal on malafide motives.
- vii. That the instant appeal is against the prevailing law and rules.
- viii. That the appellant is estopped by his own conduct to file this instant appeal.
- ix. That the present appeal is not maintainable in the present form and also in the present circumstances of the case.
- X. That the appeal is bad for misjoinder and non joinder of necessary parties.

#### **OBJECTION ON FACTS:**

- Provincial Government of Khyber Pakhtunkhwa vide Home and Notification No.SO(P&R)-HD/2-Department Affairs 26/2021/Decl:Sub:Jail Dated 30-03-2022 (copy enclosed) declared Sub Jail at MPA Hostel Room No.11 Block-D for further confinement of the accused Faisal Zaman MPA whereto he was shifted on 31/03/2022. For further production of the Faisal Zaman MPA before the Provincial Assembly Khyber Pakhtunkhwa continued on the subject at MPA Hostel. For the purpose of duty 01 Assistant Superintendent Jail Nisar Ali Khan Incharge Sub Jail, was deputed alongwith 01 Chief Head Warder namely Mr. Nawab Ali and 03 other Warders/official namely Kashif, Rooh Ullah and Ali Akbar the present appellant were deployed to perform further duty in the Sub Jail. Due to the gross negligence/inefficiency in the performance of their duties on 22/04/2022 at about 04:31 PM, the accused MPA Faisal Zaman escaped from Sub Jail in broad daylight, thus the appellant as well as other officials deployed there for the duty committed grave misconduct on their part.
- 2. That due to the negligence and inefficiency on the part of the appellant, the under trial prisoner (namely Faisal Zaman) made good escape from the Sub Jail and such like untoward incident took place.
- 3. Incorrect and not admitted. The competent authority after exhausting the codal formalities awarded the major punishment of appellant in the shape of **Removal from Service with immediate effect** vide IG Prisons office order dated 29/09/2022 (copy enclosed).



(3)

In this connection proper disciplinary action was initiated in respect of the appellant and proper charge sheet was served upon the appellant (copy enclosed) to prove his innocence but he failed to prove it.

4. Admitted to the extent that the present appellant feeling aggrieved from the impugned order passed by the competent authority preferred Departmental Appeal before the Honurable Secretary Home (being appellate authority) which was rejected vide Home Department order dated 27/01/2023 (Copy enclosed).

#### **OBJECTION ON GROUNDS:**

- A. Pertains to record.
- B. Incorrect and not admitted. The appellant committed gross negligence and misconduct to perform his duty with zeal and zest. If he took serious interest in his duty, keeping in view the sensitivity of the issue such like fateful incident would not be occurred.
- C. Incorrect and not admitted. The appellant was on duty at the time of escape was required to monitor every acts of the accused strictly and have vigilant eyed on his activities, but he failed to perform his assigned duties as per norms of the Khyber Pakhtunkhwa Prison Rules 2018 regarding safe custody and control of prisoner involved in heinous offence and prevent of escape from sub jail. The appellant also failed to inform the Police staff timely for its prevention, thus have committed gross negligence and misconduct.
- D. Incorrect and not admitted. The appellant was failed to perform his duty well hence committed inefficiency and disobedience in the performance of their duties as well as lack of responsible for safe and sound custody of MPA Faisal Zaman (under trial prisoner).
- E. As explained in Para-D above.
- F. Subject to proof.
- G. Incorrect and not admitted. The appellant violated the Khyber Pakhtunkhwa Prison Rules 2018 and failed to prevent the escape of the prisoner.
- II. Incorrect and not admitted. The appellant was deputed for the safe custody and for the protection of under trial prisoner to adhere with the Prison Rules strictly but unfortunately disobeying the instructions of the competent authority which ultimately culminate the escape of the under trial prisoner from Sub Jail.
- 1. Subject to proof.
- J. Pertains to record.
- K. Incorrect and not admitted. The Honurable Secretary Home rejected his departmental appeal vide order dated 27/01/2023 (copy enclosed).
- L. The appellant could not see such fateful punishment if he was serious to his assigned duties.
- M. That the impugned order is lawful and a justified order passed by the respondents.
- N. Incorrect and not admitted. The appellant was handled by the E& D rules 2011 properly. On conclusion of departmental proceedings/inquiry, he was awarded the Major Punishment to the extent of their negligence in the performance of their duties.
- O. Have no concern with the respondents.
- P. The respondents will also seeks permission of this Honourable Tribunal at the time of arguments to raise additional objections in the instant case.



It is therefore most humbly prayed that on the acceptance of above Joint Para-wise comments on behalf of respondent No. 01 and 02, the appeal of the appellant may graciously be dismissed being devoid of merit and against the law.

Khyber-Pakhtunkhwa

Respondent No.01

Secretary Home & Tribal Affairs Department Khyber Pakhtunkhwa, Peshawar

Respondent No.02 Home Secretary, Khyber Pakhtunkhwa

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

In the matter of
Service Appeal No: 221/2023
Ali Akbar Warder Central Prison Peshawar.....(APPELLANT)

#### **VERSUS**

- 1. The Inspector General of Prisons, Khyber Pakhtunkhwa, Peshawar.
- 2. Secretary Home and TA's Department Khyber Pakhtunkhwa, Peshawar.

..... (RESPONDENTS)

## COUNTER AFFIDAVIT ON BEHALF OF RESPONDENT NO.01 and 02

We the following respondents do hereby solemnly affirm and declare that the contents of Para-wise Comments are true and correct to the best of our Knowledge and belief and nothing have been concealed from this Honorable Service Tribunal.

Inspector General Of Prisons
Khyber Pakhtunkhwa Feshawar
(Respondent No. 1)

Secretary to

Govt of Khyber Pakhtunkhwa Home & TA's Department Peshawar (Respondent Not 2) y,

Khyber Pakhtunkhwa

Commissioner Court Pestorial

DATED 28 -04 - 2022

#### DISCIPLINARY ACTION

I, Khalid Abbas, I.G.Prisons Khyber Pakhtunkhwa, as competent authority, am of the opinion that the below noted Watch & Ward Staff attached to Central Prison Peshawar (under suspension) have rendered themselves liable to be proceeded against, as they committed the following acts/ omissions, within the meaning of Rule-3 of the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011:

- 1. Nawab Ali Chief Head Warder (BPS-11)
- 2. Kashif Warder (BPS-07)
- 3. Rooh Ullah Warder (BPS-07)
- Ali Akbar Warder (BPS-07)

#### STATEMENT OF ALLEGATIONS

They were assigned duties at Sub Jail MPA Hostel Peshawar. Due to their gross negligence/inefficiency in the performance of duties, on 22-04-2022 at about 04:31 PM, the accused MPA Faisal Zaman escaped from Sub Jail in broad day light. Thus, they have committed grave misconduct on their part.

2. For the purpose of inquiry proceedings against the afore-said accused with reference to the above a legations, the below noted inquiry committee is hereby constituted, under Rule-10(1)(a) of the E&D Rules, 2011:

- 1. Muhammad Arif Deputy Superintendent-cum-Superintendent District Jail Timergara.
- 2. Mr. Hashmatullah Deputy Superintendent/Deputy Director Inspectorate General of Prison Peshawar.
- 3. The Inquiry committee shall, in accordance with the provisions of the Rules, provide reasonable opportunity of hearing to the accused, record its findings and make, within thirty days of the receipt of this order, recommendations as to the punishment or other appropriate action against the accused.
- 4. Mr. Mohy Ud Din Shah Deputy Superintendent Jail Peshawar is hereby nominated as Departmental representative. He and the accused watch & Ward Staff shall join the proceedings on the date, time and place fixed by the Inquiry committee.

ENDST; NO. 146. ... 75 1.1/E

Copy of the above is forwarded to:

INSPECTOR GENERAL OF PRISONS,
KHYBER PAKHTUNKHWA PESIYAWAR

1. The Secretary to the Government of Khyber Pakhtunkhwa Home & TA's Department Peshawar for information with reference to this office letter No. KC/13956/WE dated 23-04-2022.

2. Superintendent Central Prison Peshawar for information and necessary action. Charge sheet in duplicate is sent herewith. One copy of the same duly signed and dated by the above named official may be returned to this office in token of its receipt. An extract copy of Rule-13 of E&D Rules 2011 regarding duties of departmental representative may be handed over to nominated officer.

Muhammad Arif Deputy Superintendent-Cum-Superintendent District Jail Timergara.

Mr. Hashmatullah Deputy Superintendent/Deputy Director Inspectorate General of Prisons.

For initiating proceedings against the accused under the provisions of the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules 2011. A copy of charge sheet is enclosed herewith. An extract copy of Rule-11 of E&D Rules 2011 regarding procedure to be followed by Inquiry committee is enclosed for ready reference please.

- 5. Mr. Mohy Ud Din Shah Deputy Superintendent Jail Central Prison Peshawar (Departmental Representative) for information.
- 6. PS to Special Assistant to Chief Minister (For Prisons) Khyber Pakhtunkhwa Peshawar for information.
- 7. Accused official concerned.



NEDECTOR GENERAL OF PRISONS WHIESE AMERICANIAN RESIDEN

A THE SECOND

#### CHARGE SHEET





I, Khalid Abbas, I.G.Prisons Khyber Pakhtunkhwa Peshawar, as competent authority, hereby charge:

- 1. Nawab Ali Chief Head Warder (BPS-11) (under suspension) presently attached to Central Prison Peshawar.
- 2. 灰ashif Warder (BPS-07) (under suspension) presently attached to Central Prison Peshawar.
- 3. Rooh Ullah Warder (BPS-07) (under suspension) presently attached to Central Prison Peshawar.
- 4. Ali Akbar Warder (BPS-07) (under suspension) presently attached to Central Prison Peshawar.

That you, while posted at Sub Jail MPA Hostel Peshawar committed the following irregularities/misconduct:

You were assigned duties at Sub Jail MPA Hostel Peshawar. Due to your gross negligence/inefficiency in the performance of duties, on 22-04-2022 at about 04:31 PM, the accused . . . Faisal Zaman MPA escaped from Sub Jail in broad day light. Thus, you have committed grave misconduct on your part.

- For the reasons above, you appear to be guilty of inefficiency/misconduct under Rule 3 of the 2. Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011 and 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 defense within ten (10) days of the receipt of this Charge Sheet to the Inquiry committee, as the case may be.
- Your written defense, if any, should reach the Inquiry committee within the specified period, failing which it shall be presumed that you have no defense to put in and in that case ex-partle action shall be takeh against you.
- Intimpte whether you desire to be heard in person . 5.

A statement of allegations is enclosed. 6.

MUTCH PARTITUNKHWAL PESHAWAR

IN'SPECTORATE

INSPECTOR GENERAL OF PRISONS, KHYBER PAKHTUNKHWA PESHAM

D-DRAFT 2022/DISCIPLINARY ACTION/CHARGE SHEET-JAMAL

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OFFICE OF THE SUPERINTENDENT DISTRICT JAIL TIMERGARA Phone/Fax: 0945-9250095

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Subject:	DISCIPLINARY ACTION/INQUIRY	•	<u> </u>		!
Ì	Reference letter No. 144468 date	271	000		:

Reference letter No. 144468 dated 28.04.2022 of the Inspector Garberal of Prisons Knyber Pakhtunkhwa Peshawar and to state that the undersigned will visit on Thursday 12.05.2022 at 10:30 AM for conducting inquiry proceedings against the staff i.e. Nawab Ali Chief Head Warder Kashif Warder, Ruch ullah Warder and Ali Akbar Warder.

it is therefore kindly inform/direct concerned staff for appearance tells of the extensioned, for inquiry proceedings on the above date time fixed to the extension of the exten

MUHAMMAD ARIF KHAN
SUPERINTENDENT
DISTRICT JAIL TIMERGARA

Mnas . M. 17-91

Copy of the above is forwarded to:-

The W. Any Imperior General of Prisons Khyber Pakhtunkhwa Peshawar for 12th audion with reference to letters referred to above, please.

2. Mr. L.: amatullah Superintendent/Deputy Director Inspectorate General of Prisca: for information please (Member)

3. Mr. Mc. v Ud Din Shah Deputy Superintendent Central Prison Peshawar

12/3/2000

MUHAMMAD ARIF KHAR SUPERINTENDENT

DISTRICT JAIL TIMERGARA

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#### OFFICE OF THE SUPERINTENDENT DISTRICT JAIL TIMERGARA

Phone/Fax: 0945-9250095 Email: districtjailtimergara@gmail.com

No.	/ dated	7 .	/ 5	/2022/

To,

The Superintendent, Central Prison Peshawar.

Subject:

DISCIPLINARY ACTION/INQUIRY.

Memo:

Reference letter No.14468 dated 28.04.2022 of the Inspector General of Prisons Khyber Pakhtunkhwa Peshawar and to state that the undersigned will visit on Thursday 12.05.2022 at 10:30 AM for conduction inquiry proceedings against the staff i.e Nawab Ali Chief Head Warder, Kashif Warder, Rooh ullah Warder and Ali Akbar Warder.

It is therefore kindly inform/direct concerned staff for appearance before the undersigned for inquiry proceedings on the above date/time fixed for the purpose please.

#### MUHAMMAD ARIF KHAN

SUPERINTENDENT DISTRICT JAIL TIMERGARA

Endst No:307-91

Copy of the above is forwarded to:-

- 1. The Worthy Inspector General of Prisons Khyber Pakhtunkhwa Peshawar for information with reference to letters referred to above, please.
- 2. Mr. Hashmatullah Superintendent/Deputy Direction Inspectorate General of Prisons for information please (Member).
- 3. Mr.Mohy Ud Din Shah Deputy Superintendent Central Prison Peshawar (Departmental Representative) for information please.

MUHAMMAD ARIF KHAN

SUPERINTENDENT DISTRICT JAIL TIMERGARA

# INQUIRY REPORT REGARDING ESCAPE OF ACCUSED FAIZAL ZAMAN MPA FROM SUB JAIL AT MPA HOSTEL PESHAWAR

R/Sir,

In compliance of the order of Inspector General of Prison Khyber Pakhtunkhwa Peshawar vide No.144468 dated 28.04.2022 and No. 14476 dated 28.04.2022 visited Central Prison Peshawar & MPA Hostel, along with Hashmatullah Deputy Director I.G Prisons Office Peshawar and Syed Mahayuddin Shah Deputy Superintendent Central Prison Peshawar (Departmental Representative) for inspection of the Room No.11-D Block (Sub Jail) at MPA Hostel declared for confinement of accused Faisal Zaman (MPA) and place of escape and recorded statements of the Sub Jail staff i.e Nisar Ali Assistant Superintendent Jail, Nawab Ali (Chief Head Warder), Kashif (Warder), Rooh ullah (Warder) and Ali Akbar (Warder).

The following statements were recorded which are reproduced as under along with question put to them and replies in order to know the factual position and diging out ground realities of the unpleasant incidence of escape:-

#### STATEMENTS:-

#### 1. STATEMENT OF NISAR ALI, ASSISTANT SUPERINTENDENT JAIL

Nisar Ali, Assistant Superintendent Jail (BPS-16)/In-charge Sub Jail stated on oath that he was detailed/ deputed on 31.03.2022, in Sub Jail MPA hostel Peshawar where Faisal Zaman, MPA was required to be confined, and that on 22.04.2022 the accused MPA was kept/lodged in room No.11 of Block D after attending Assembly session after proper search but he made good his escape due to unsafe building with the help of his driver and other friends and that as per order contained in the relieving docket, Room No.11 of MPA hostel had been declared as Sub Jail and the adjacent areas outside the Jail and were fall under the jurisdiction of Police Station East and Police force had been deployed for surveillance of the outside area and that there was no facility of CCTV to observe the movements of the accused in the room/ Sub jail and that observing movement of the accused outside the provided by the driver and his friend in



the shape of ladder was the responsibility of the Police to prevent but unfortunately the Police failed to prevent the escape of the accused using ladder.

Nisar Ali Assistant Superintendent submitted that notifying Rooms of MPA hostel, having no CCTV system, doors and windows of iron grills, was highly unsafe and that when the wooden doors and windows would remained closed they would unable to monitor movement of the accused.

Replying to a number of questions the accused official stated that he was present in his room allotted to him in front of the room notified as Sub Jail and that one Chief warder and three Warders had been deployed for safe and secured custody of the accused MPA, and that a police constable would remain present with him round the clock and that the accused MPA escaped at about 4:30 PM. (Annexure-A)

#### 2. STATEMENT OF NAWAB ALL, CHIEF WARDER.

Nawab Ali, Chief Warder (BPS-11) stated on oath that he was detailed/deputed for duties in Sub Jail MPA Hostel Peshawar on 31.03.2022, where accused Faisal Zaman MPA, was required to be confined and that on 22.04.2022 he went to sleep at 02:00 PM after performing his duties and that at about 05:00 PM was awakened by warder Ali Akbar and informed that accused Faisal Zaman has escaped and that all present staff searched all parts of the MPA hostel but could not find the accused prisoner.

Replying to a number of questions, the accused official stated that after performing his duties upto 02:00 PM he went guards room and slept and that he was informed at about 5:00 PM by warder on duty that the accused/ prisoner is not present in the room/Sub Jail and that they searched all parts of the hostel but could not find him and that he remained unaware of any plan for escape. (Annexure-B)

#### 3. STATEMENT OF ALI AKBAR WARDER.

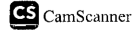
Stated that the charges level against him is baseless, result of some biased and prejudicial misinformation and he deny the same and explained his position as follows:

1. That initially he was recruited against the post of warder way back in the year 2013, since then has been performing duties to the entire satisfaction of the high-ups. He was never proceeded against departmentally.



- 2. That on eventful day, he was performing duties at Sub jail at MPA Hostel, jail Road, Peshawar where accused/MPA Faisal Zaman was brought and resultantly entered judicial lock-up. Sub jail having two rooms a door with same/single entrance/exit where he was discharging duties to keep watch on him.
- 3. The accused official stated that through balcony/terrace of the Sub jail the said accused/MPA in connivance with the personal Driver fled away from the judicial lockup through the stair provided by him. It is important to narrate here that the duty as assigned to him was that of internal in nature where external duty was the responsibility of the police personnel on duty outside the building.
- 4. That he was vigilantly performing his duties where through CCTV it was revealed that the accused/MPA ran away from Judicial Lock-up in his private Vehicle with his personal Driver and Guard, therefore, He cannot be blamed for the occurrence because the way as adopted by the accused/MPA is not generally used rather it was the duty of the Police personnel to handle/control the external security.
- 5. That all sudden, he was subjected for the departmental proceedings by issuing the instant Charge Sheet and Statement Allegations under Rule-3 of the Government Servants (Efficiency & Discipline) Rules, 2011. In this backdrop of the matter, it contended that the charge as leveled against him are ambiguous and it is cardinal principle of law that the delinquent civil servant has to be provided with full chance of defense by furnishing clear language of charges.
- 6. That on the day, he was performing duties alongside other warders. Moreover, it is crystal clear from the CCTV footage that the accused/MPA fled away from the judicial lockup via balcony for which he should not be subjected to departmental proceedings because as a human being it is not possible to keep watch on two opposite side of the a building. As other Police Personnel were also there to perform their duties and it was their responsibility to restrain the accused/MPA from escaping from the Judicial Lockup.





- 7. That it is steadfast principle of law that whenever Sub-Jail is declared by the Home Department, a Notification is circulated to the concerned quarters wherein the is also printed out, therefore, the In-charge of the Police Official is also responsible for the said act because accused/MPA left through the main Gate, the personnel on duty did not bother to inquire from the accused/MPA about his exit there-from. Moreover, Nisar Khan In-charge was also present on the eventful day with him.
- 8. That he has rendered more than 9 years unblemished service for the Department even without any single warning, therefore, keeping in view his elegant service record, and may kindly be exonerated for the charges leveled against him

Replying to a number of questions the accused official stated that at about 4:30 PM along with Assistant Superintendent adjacent to the room of MPA. Police Constable Haseenullah came at that time and said that his charger has left there. He stated shouting after some time that MPA is not present his room. The accused did not escape on the main entrance but he escaped in the second/ back door, which is opening towards balcony from room of confinement of MPA. He said that the accused scaled down on the stairs from balcony with the help of his driver. He was confined in room No.11-D Block, while his driver and cook were also allotted another room, No.12-D (Annexure-C)

#### 4. STATEMENT OF MUHAMMAD KASHIF KHAN, WARDER

Muhammad Kashif Khan, Warder stated on oath that he was detailed/deputed for duties in Sub Jail MPA Hostel Notified as Sub Jail for Confinement of Faisal Zaman, MPA and in compliance, he performed his duties and that on 22.04.2022, he performed his duties from 12:00 PM to 04:00 PM, efficiently, effectively and honestly and that he was not negligent in the performance of his duties and that nothing unlawful/illegal happened during his duty time, and that during his duties MPA had not escaped from custody and that as per prison Rules, external security is the responsibility of the police and that he is innocent in the instant case and may be re-instated in to service.





Replying to a number of question the accused official stated that he performed his duties from 12:00PM to 40:00 PM on the day of occurrence and that he was informed telephonically by warder Ali Akbar at about 40:50 PM regarding the escape of the accused MPA, and that he participated in search of the surrounding area to re-arrest the accused but could not find him. (Annexure-D)

## 5. STATEMENT OF ROOHULLAH, WARDER

Roohullah, Warder Stated on Oath that he was detailed/deputed for duties to Sub Jail in MPA Hostel Peshawar and that on 22.04.2022, he performed his duties from 08:00 am to 12:00PM as per duty roaster and that he made preparation for *Juma* Prayer after performing his duties and that he never made any negligence in the performance of his duties and that on 22.04.2022, at 04.30 PM he was not on duty and that the incident of escape of prisoner not happened due to his negligence and that according to prison rules, external security of the Jail is responsibility of the Police and that he may be exonerated from the charges and the departmental proceedings may be closed.

Replying to a number of Questions he stated that he performed his duties from 08:00 AM to 12:00 PM and that he had gone to bazar for shopping and that he was informed by Ali Akbar, warder telephonically regarding the escape of prisoner and that he participated in search of all parts of the MPA hostel but could not find the prisoner as he had escaped in his vehicle from the hostel. (Annexure-E)

#### FACTS OF THE CASE:-

- Faisal Zaman MPA was under trial prisoner in Case FIR No.7 dated 14.09.2020 U/S 302.324.34.427.21-1-ATA of Police station CTD Hazara and remained confined in District Jail Abbottabad.
- 2. Speaker of the Provincial Assembly of Khyber Pakhtunkhwa vide production order No.PA/Khyber Pakhtunkhwa/Legis-1/produ:Orders/2022/7011 dated 09.03.2022 issued directions that Mr. Faisal Zaman MPA to be produced at the commencement of each sitting of 21<sup>st</sup> Session of the provincial Assembly of Khyber Pakhtunkhwa.





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(15)

- 3. In compliance to the production order of the Provincial Assembly Khyber Pakhtunkhwa, Faisal Zaman MPA was shifted from District Jail Abbottabad to Central Prison Peshawar on 14.03.2022. He was produced for attending before sessions of Provincial Assembly of Khyber Pakhtunkhwa til 31.03.2022 from Central Prison Peshawar.
- 4. The Provincial Government of Khyber Pakhtunkhwa vide Home Department Notification No. SO(P&R)HD/2-26/2021/Decl:Sub: Jail dated 30.03.2022 declared Sub Jail at MPA Hostel Room No.11 Block D for further confinement of accused Faisal Zaman MPA. Accordingly he was shifted on 31.03.2022 for further production of Faisal Zaman MPA before the Provincial Assembly Khyber Pakhtunkhwa continued from the Sub Jail at MPA Hostel Peshawar.
  - 5. The following Officer and Staff of prison Department of Central Prison Peshawar was deployed on Sub Jail declared at MPA Hostel for Faisal Zaman MPA.
    - a. Mr. Nisar Ali, Assistant Superintendent Jail (BPS-16), In-charge Sub Jail MPA Hostel Peshawar.
    - b. Mr. Nawab Ali Chief Warder (BPS-11) attached to Sub Jail MPA Hostel Peshawar.
    - c. Warder Kashif (BPS-07), attached to Sub Jail MPA Hostel Peshawar.
    - d. Warder Rooh Ullah (BPS-07), attached to Sub Jail MPA Hostel Peshawar.
    - e. Warder Ali Akbar (BPS-07), attached to Sub Jail MPA Hostel Peshawar.
  - 6. District Police Squad in the charge of Sub Inspector Haroon along with staff was also deployed which besides providing security to the Sub Jail was also producing the Faisal Zaman MPA before the Provincial Assembly Khyber Pakhtunkhwa.
  - 7. On 22.04.2022 Faisal Zaman MPA returned from the Provincial Assembly Khyber Pakhtunkhwa around 02:40 PM and was confined in his room. Around 04:45 PM the staff deployed on duty found that Faisal Zaman MPA is not present in his room and they forthwith started searching him there but





failed to find him as per reported by Superintendent Central Prison Peshawar vide latter No. 4612-WE/ASH dated 22.04.2022.

(16)

In compliance of order of Special Assistant to Chief Minister for Prisons Khyber Pakhtunkhwa regarding inquiry into the matter in hand, vide order No.D.O/SACM/PR/SONS/F-2/22 dated 23.04.2022, the following queries were mentioned for clarification and conducting inquiry. Questions 1 to 7 and their replies/explanation for digging out facts and reality of the case are as under:-

(11)	ider:-	
Sii 1	Questions	Reply
1	To inquire that who was the incharge of Sub Jail MPA Hostel Peshawar, as he maintained the visitor book properly, as he inspect	Nisar Ali, Assistant Superintendent Jail, detailed from Central Prison Peshawar as In-charge of that Sub Jail, along with One Chief Warder and 03 Warders.  Relates to police Department & In-
	or not before the approval?	Charge Security; however their security measures were insufficient and very weak and room declared as Sub Jail as well building was made secure.  Pertains to District Jail Abbottabad
3	As proper NOC was obtained from the August Court to shift the under trial prisoner from Abbottabad District Jail to Peshawar Central Jail to attend the Assembly Session?	however No NOC is required in such cases from trial court.
4	That as proper permission/approval was granted from the competent authority to declare the MPA Hostel as a Sub Jail?	was notified/ declared as Sub Jail.
5	For how many days the MPA Hostel was declared as Sub Jail?	notification.
6	Why the prisoner was not shifted suddenly to the central Jail Peshawar when the Assembly Session has been expired? And	Pertains to Home Department however session was still in progress.
7	Further inquire that when this incident happened what kinds of important steps were taken in the matter?	Central Prison Peshawar against staff of





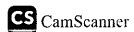
## FINDINGS OF THE CASE:-

After recording all statements of accused official and Watch & Ward staff and visit of the Sub Jail in question from where accused Faisal Zaman MPA (Involved in Murder case facing trial in ATC Abbottabad) made good his escape around 4:40 PM on 22.04.2022, it is concluded that the concerned prisoner/MPA escaped due to the gross negligence of all on duty, both Police and prison staff. As far as the role of prison staff is concerned all were not performing their duties as efficiently as required under the prison rules, nor vigilant enough to prevent the escape in question due to the following reasons.

- 1. Nisar Ali Assistant Superintendent (In-charge) was not present at the time of escape at his place of duty and MPA Hostel, and failed to perform his duty as efficiently as required and directed, resulting in escape of under trial prisoner. He did not resided in the room allotted to them for duty at MPA Hostel, which was right in front of Room No.11-D (Sub Jail) hence committed gross negligence and inefficiency in the performance of his allotted duty and lack of control over his subordinate staff.
- 2. Chief Warder Nawab Ali, failed to perform his duty efficiently and remained absent from duty during night hours and committed gross negligence and highly irresponsible approach in the performance of duty at Sub Jail, nor taken any measures for prevention of escape or any other unpleasant situation and also failed to prevent escape.
- 3. Nisar Ali, Assistant Superintendent (In-charge) failed to report the arrival of concerned accused MPA back till late hours at night after Assembly session, which speaks volume of no check and violation or not following the provisions of Prison rules for confinement of prisoner properly in Sub Jail and keeping vigilant eye on his movement in the premises of MPA Hostel.
- 4. Warder Ali Akbar on duty at the time of escape failed to prevent escape of concerned prisoner as he was not vigilant and sitting in the allotted room, nor noticed the escape or informed Police staff timely for its prevention, nor







performed duty as efficiently as required under the provision of prison rules, hence totally responsible for occurrence of escape of accused MPA.



- 5. Other Warders Kashif & Roohullah were also not present in the premises of MPA Hostel at the time of escape nor performed their duties as efficiently as required under the prison rules due to the loose control of Assistant Superintendent Jail over staff on duty.
- 6. No steps for proper control/custody of prisoners (MPA) at Sub Jail were taken either by Jail/ Police staff, nor there was any co-ordination, nor proper security plan for safe and sound custody of prisoner in question at Sub Jail, was chalked out and no measures were adopted for ensuring strict control and supervision over movement of prisoner and activities of accused MPA.
  - 7. No CCTV cameras are installed in corridor or his rooms or around the specific building of MPA Hostel though which the movement of accused MPA out of his room of confinement can be monitored or supervised by staff. The room of his confinement cannot locked from outside as required, besides another door in the room opening towards balcony, through which the accused MPA is stated to be escaped by prison staff, which was only option for him as stated by prison staff in their statements, otherwise there was no restriction/check on him for leaving his room and rooming around in the premises of MPA Hostel or outside MPA Hostel on his own sweet will and manner through police staff. The outer security of the that Sub Jail was the responsibility of Police staff deputed at Sub Jail and his private vehicle as well as his personal driver was also allowed by Police staff, giving easy and free access to him for rooming around in Peshawar City till late hours as evident from the record of the Jail, enclosed as Annexure- F along with other documents.
  - 8. The role of police and I/C of staff detailed for outer security in the escape of that Sub jail, their disobedience, insubordination, vigilance and inefficiency as well as non-adoption of any preventive measures or check on movement of going outside the premises of MPA Hostel cannot be ruled out and is the key factor in managing escape of accused MPA from Sub Jail with the





convenience of his driver in vehicle as shown in the footage of CCTV

9. Accused MPA (Fasial Zaman) is still absconding and escapee, his re-arrest has also been requested to CCPO, Peshawar/DPO Abbottabad vide letter No.13957-63 dated 23.04.2022 efforts of police department are under way

- 10. FIR lodged by superintendent Central Prison Peshawar against Prison Staff on duty at Sub Jail on the day of occurrence of escape i.e. 22.04.2022 and all concerned were released on bail from concerned court due to charging them under bailable offences on 23.04.2022.
- 11. Taking the plea by concerned prison staff of responsibility of security by police cannot absolve them from the charge leveled against them, nor it is the ambit of police Department to keep the prisoner in safe custody as per prisons rules in Jail as In-Charge of that Jail was the custodian of concerned prisoner.

#### **CONCLUSION:**

After conducting a thorough inquiry into the allegations/charges leveled against the accused officials it is crystal clear that the charges leveled against Mr. Nisar Ali Assistant Superintendent Jail (In-Charge) Sub Jail at MPA Hostel Peshawar, Chief Warder Nawab Ali and Warder Ali Akbar are fully proved without any shadow of doubt for which they are liable to be proceeded against under the Government Servants (Efficiency & Discipline) Rule 2011 and punished accordingly for gross negligence, their inefficiency and disobedience in the performance of their duties as well as lack of responsibility for safe and sound custody of Faisal Zaman MPA (under trial prisoner) resulting in escape of accused MPA in question from Sub Jail at MPA Hostel Peshawar. The allegations/Charges leveled against Warder Roohullah and Kashif are partially proved as they were not on duty at the time of escape.

#### RECOMMENDATION:

It is recommended that the accused officials being guilty and violated Prison rules of Khyber Pakhtunkhwa Rules 2018 regarding safe custody and control of prisoners involved in heinous offence and prevention of escape 





from Sub Jail as well as failure on part on prison staff for taking security measures/ steps, non-submission of reports of unauthorized & unlawful movements of prisoner and careless approach towards proper security and negligence by Police staff to Inspector General of Prisons are liable be punished under Government servant (E&D) Rules 2011, therefore they may be awarded the following punishments as recommended below:-

- 1. Nisar Ali, Assistant Superintendent (BPS-16) may be awarded major penalty of "Compulsory Retirement from service".
- 2. Nawab Ali, Chief Warder (BPS-11) may be awarded major penalty of "Compulsory Retirement from service".
- 3. Ali Akbar, Warder (BPS-07) may be awarded the major penalty of "Removal From Service".
- 4. Roohullah, Warder (BPS-07) and Kashif Warder (BPS-07) may be awarded major punishment of "Reduction to lower stage in pay scale".
- 2. As the outer security and security audit of that Sub Jail is the responsibility of Police Department and concerned officers and official, and detrimental for safe and secure place of confinement of prisoner in such like circumstances and cases. A committee comprising representative of Home Department and of police, prison and Elite Force officers may be constituted for recommendation of proper place and building whenever required and for whosoever and deemed appropriate to avoid such like incidents in future.

Submitted as desired for further necessary action please

Hashinatidlali\

DEPUTY DIRECTOR
INSPECTORATE OF PRISONS
KHYBER PAKHTUNKHWA
PESHAWAR

Muhammad Arif Khan

SUPERINTENDENT 4/5/22

DISTRICT JAIL TIMERGARA





#### SHOW CAUSE NOTICE

I. Saadat Hassan, Inspector General of Prisons Khyber Pakhtunkhwa, as competent authority, under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline)Rules 2011, do hereby serve upon you, All Akbar Warder (BPS-07) (under suspension) posted at Central Prison Peshawar as following:

That consequent upon the completion of inquiry conducted against you by the Inquiry Committee for which you were given opportunity of hearing;

That on going through the findings and recommendations of the Inquiry Committee, the material on record and other connected papers including your \_defense before the Inquiry Committee;

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

(a). Charge of gross negligence /inefficiency fully proved.

2 As a result thereof, I, as competent authority, have tentatively decided to impose upon you the major 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.

4. If no reply to this notice is received within seven days or not more than fifteen (15) days of its delivery, it shall be presumed that you have no defense to put in and in that case, exparte action shall be taken against you.

5. A copy of the findings of the Inquiry Committee is enclosed.

> INSPECTOR GENERAL OF PRISONS, KHYBER PAKHTUNKHWA PESHAWAR

Metico alongwith grading of the Inquiry Committee bedry 22-07-2000 Mil

#### **SHOW CAUSE NOTICE**

I, Saadat Hassan, Inspector General of Prisons Khyber Pakhtunkhwa, as competent authority, under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline)Rules 2011, do hereby serve upon you, Ali Akbar (BPS-07) (under suspension) posted at Central Prison Peshawar as following:

F

- i. That consequent upon the completion of inquiry conducted against you by the Inquiry Committee for which you were given opportunity of hearing;
- ii. That on going through the findings and recommendations of the Inquiry Committee, the material on record and other connected papers including your defense before the Inquiry Committee;

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

- (a). Charge of gross negligence /inefficiency partially proved.
- 2. As a result thereof, I, as competent authority, have tentatively decided to impose upon you the minor penalty of "Removal from Service" under rule-4 of the said rules.
- 3. 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.
- 4. If no reply to this notice is received within seven days or not more than fifteen (15) days of its delivery, it shall be presumed that you have no defense to put in and in that case, ex-parte action shall be taken against you.
- 5. A copy of the findings of the Inquiry Committee is enclosed.

INSPECTOR GENERAL OF PRISONS, KHYBER PAKHTUNKHWA PESHAWAR

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MSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR

991-9210334, 9210406 714 - 1-2091-9213445

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**ORDER** 

WHEREAS, the following accused officer/officials (under suspension) attached to Central Prison Peshawar proceeded against under Rule-3 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 on charges mentioned in the charge sheets served upon them vide this office orders No. 14468-75 & 14476-83 dated 28-04-2022:

1. Mr. Nisar Ali, Assistant Superintendent Jail (BPS-16)

2 Mr. Nawab Ali, Chief Head Warder (BPS-11)

- Muhammad Kashif S/O Fazal Mir, Warder (BPS-07).
- 4. Roohullah S/O Shakirullah, Warder (BPS-07)
- 5 Ali Akbar S/O Bakht Muhammad Khan, Warder (BPS-07)

AND WHEREAS, an Inquiry Committee consisting of the following officers was constituted vide this office orders No. referred to above for conducting inquiry in the matter:

- 1. Muhamamd Arif, the then Deputy Superintendent-cum-Superintendent District Jail Timergera
- 2 Mr. Hashmatullah, the then Deputy Superintendent -cum-Deputy Director, Inspectorate of Prisons, Peshawar.

AND WHEREAS, the Inquiry Committee concerned submitted their findings according to which charges against accused officer/officials at serial No. 01, 02 & 05 above fully proved and charges against accused officials at serial No. 03 & 04 above partially proved.

AND WHEREAS, the undersigned, being competent authority, issued the Show Cause Notices to the accused officer/officials mentioned above and they furnished their replies but failed to prove their innocence.

AND WHEREAS, the undersigned, being competent authority, granted them the opportunity of personal hearing on 27-09-2022 as provided under rules inid. During the course of personal hearing, the accused officer/officials failed to prove their innocence.

NOW THEREFORE, in exercise of powers conferred under Rule-14 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules 2011, having considered the charges, evidence on record, explanation of the accused officer/officials as well as recommendations of the Inquiry Committee and after affording the opportunity of personal hearing, the undersigned being competent authority is pleased to impose the penalties as noted against their names;

S#	Name of officer/officials	Penalty awarded
1	Mr Nawab Alı, Chief Head	Compulsory retirement from service with immediate effect  Compulsory retirement from service with immediate
2*	vvalder (BPS-11)	reffect
÷	Muhammad Kashif S/O Fazal Mir, Warder (BPS-07)	Reduction to 'ower stages in time pay scale for a period of 03 years without cumulative effect.

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OF PRISONS
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#### INSPECTORATE GENERAL OF PRISO KHYBER PAKHTUNKHWA PESHAWAR

**22** 091-9210334, 9210406 091-9213445 No. Dated 2 0 09

4	Roohullah	S/Q	Shakirullah,	Reduction to lower stages	in time pay scale fo	r a period
	Warder (BPS			of 03 years without cumula	'	

Bakht Removal from service with immediate effect S/O Akbar Muhammad Khan, Warder 4 (BPS-07)

Officials at serial No. 03 & 04 above (Muhammad Kashif & Roohullah Warders) are hereby reinstated in service with immediate effect and the period of suspension in respect of officials at serial No. 01, 02, 03 & 04 is hereby treated as duty for all purposes.

#### INSPECTOR GENERAL OF PRISONS, KHYBER PAKHTUNKHWA PESHAWAR

ENDST NO

Copy of the above is forwarded to:

- 1 Secretary to the Government of Khyber Pakhtunkhwa, Home & TA's Department for information.
- 2 Accountant General, Khyber Pakhtunkhwa Peshawar for information.
- 3 The Superintendent, Circle HQ's Prison Peshawar for information.
- The Superintendent, Central Prison Peshawar for information.

Necessary entry may please be made in the Service Books of the officer/officials under proper attestation.

- 5 Muhammad Arif. Deputy Inspector General, Regional Prisons Office Mardan for information.
- 6 Mr. Hashmatullah, A.I.G Prisons, Inspectorate of Prisons, Peshawar for information.
- 7. Officers/Officials concerned C/O Superintendent Central Prison Peshawar.
- 8 PS to Special Assistant to Chief Minister (For Prisons) Khyber Pakhtunkhwa Peshawar for information.
- 9 Confidential clerk for placing a copy of this order in C.R dossier of the officer at serial No. 01 above

DEPUTY的RECTOR(E)

INSPECTORATE MENERAL OF PRISONS. KHYBER PAKHTUNKHWA PESHAWAR





## INSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR

**22** 091-9210334, 9210406

091-921344

No.<u>3/14-J-22-33203</u>

<u>29/09/2022</u>\_\_\_\_\_\_/-

#### **ORDER**

WHEREAS, the following accused officer/officials (under suspension) attached to Central Prison Peshawar proceeded against under Rule-3 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 on charges mentioned in the charge sheets served upon them vide this office orders No. 14468-75 & 14476-83 dated 28-04-2022:

Dated

- 1. Mr. Nisar Ali, Assistant Superintendent Jail (BPS-16)
- 2. Mr. Nawab Ali, Chief Head Warder (BPS-11)
- 3. Muhammad Kashif S/O Fazal Mir, Warder (BPS-07)
- 4. Roohullah S/O Shakirullah, Warder (BPS-07)
- 5. Ali Akbar S/O Bakht Muhammad Khan, Warder (BPS-07)

AND WHEREAS, an Inquiry Committee consisting of the following officers was constituted vide this office orders No. referred to above for conducting inquiry in the matter:

- Muhamamd Arif, the then Deputy Superintendent-cum-Superintendent District Jail Timergera
- 2. Mr. Hashmatullah, the then Deputy Superintendent -cum-Deputy Director, Inspectorate of Prisons, Peshawar.

AND WHEREAS, the Inquiry Committee concerned submitted their findings according to which charges against accused officer/officials at serial No. 01, 02 & 05 above fully proved and charges against accused officials at serial No. 03 & 04 above partially proved.

AND WHEREAS, the undersigned, being competent authority, issued the Show Cause Notices to the accused officer/officials mentioned above and they furnished their replies but failed to prove their innocence.

AND WHEREAS, the undersigned, being competent authority, granted them the opportunity of personal hearing on 27-09-2022 as provided under rules ibid. During the course of personal hearing, the accused officer/officials failed to prove their innocence.

NOW THEREFORE, in exercise of powers conferred under Rule-14 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules 2011, having considered the charges, evidence on record, explanation of the accused officer/officials as well as recommendations of the Inquiry Committee and after affording the opportunity of personal hearing, the undersigned being competent authority is pleased to impose the penalties as noted against their names:

S#	Name of officer/officials	Penalty awarded
1.	Mr. Nisar Ali, Assistant	Compulsory retirement from service with immediate
	Superintendent Jail (BPS-16)	effect
2.	Mr. Nawab Ali, Chief Head	Compulsory retirement from service with immediate
	Warder (BPS-11)	effect
3.	Muhammad Kashif S/O Fazal Mir,	Reduction to lower stages in time pay scale for a period
i	Warder (BPS-07)	of 03 years without cumulative effect.
	·.	





## INSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR

© 091-9210334, 9210406 © 091-9213445
No. 3/14-J-22-33203

Dated 29/09/2022		I.
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4.	Roohullah	S/O	Shakirullah,	Reduction to lower stages in time pay scale for a period	ď
	Warder (BPS	S-07)		of 03 years without cumulative effect.	-
5,	Ali Akbar Si Khan, Warde			Removal from service with immediate effect	1
!					

Officials at serial No. 03 & 04 above (Muhammad Kashif & Roohullah Warders) are hereby reinstated in service with immediate effect and the period of suspension in respect of officials at serial No. 01, 02, 03 & 04 is hereby treated as duty for all purposes.

## INSPECTOR GENERAL OF PRISONS, MIKHYBER PAKHTUNKHWA PESHAWAR

ENDST:	NO.		/	.,

Copy of the above is forwarded to:

- 1. Secretary to the Government of Khyber Pakhtunkhwa, Home & TA's Department for information.
- 2. Accountant General, Khyber Pakhtunkhwa Peshawar for information.
  - 3. The Superintendent, Circle HQ's Prison Peshawar for information.
  - 4. The Superintendent, Central Prison Peshawar for information.

Necessary entry may please be made in the Service Books of the officer/officials under proper attestation.

- 5. Muhammad Arif, Deputy Inspector General, Regional Prisons Office Mardan for information.
- 6. Mr. Hashmatullah, A.i.G Prisons, Inspectorate of Prisons, Peshawar for information.
- 7. Officers/Officials concerned C/O Superintendent Central Prison Peshawar.
- 8. PS to Special Assistant to Chief Minister (For Prisons) Khyber Pakhtunkhwa Peshawar for information.
- 9. Confidential clerk for placing a copy of this order in C.R dossier of the officer at serial No. 01 above.

DEPUTY DIRECTOR(E)
INSPECTORATE GENERAL OF PRISONS,
KHYBER PAKHTUNKHWA PESHAWAR

То

The Home Secretary
Government of Khyber Pakhtunkhwa,
Peshawar

Subject:- DEPARTMENTAL APPEAL AGAINST THE IMPUGNED

ORDER DATED 29/09/2022, WHEREBY THE

APPELLANT WAS REMOVED FROM SERVICE.

#### Respected Sir!

Succinctly stated facts giving rise to file the instant

Departmental Appeal against the impugned order dated are
as under:-

- 1. Vide Show cause Notice Dated 28/04/2022 whereby the
- Appellant was required to submit his reply for the alleged Negligence committed by the Appellant during his duty at MPA Hostel Peshawar. After duly replying the said Show cause Notice the Authority concerned being dissatisfied from
- the said reply, terminated the service of the Appellant, hence, this Departmental Appeal.
- 2. That the Appellant was appointed as a Warder in the year 2013 and since then performed his duties honestly, with dedication and to the entire satisfaction of his superior until, bolt from the blue, the unfortunate incident at MPA Hostel occurred, caused him removed from service for some baseless and groundless allegations.

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ASSISTANT DIRECTOR
OF PRISONS
INSPECTOR AT E GENERAL OF PRISONS
KHYPER PANHTUNKHWA PESHAWAR

- 3. That on the fateful day the Appellant along with other officials was deputed at MPA Hostel Peshawar, which was declared as a sub jail for Accused MPA namely Faisal Zaman. The Room wherein the accused MPA was settled has one entrance/ exit door and a balcony/terrace at the rear side.
- 4. That the appellant as per directions of his superior was assigned the duty to sit adjacent to the front door of the room ibid, performing his duty vigilantly with a watchful eyes. Later on he learnt that the Accused MPA with the connivance of his guard and driver has, surreptitiously, scaled down through stairs from balcony/terrace side, and showed a clean pair of heels.
- 5. That the most astonishing aspect of this whole debacle is a fact that how a Personal guard and Driver of the Accused MPA were allowed to have access and entrance to the MPA Hospital, after the same was declared as a Sub Jail for the Accused MPA namely Faisal Zaman such access or permission was neither in the knowledge nor in the domain/authority of the Appellant.

6. That the High ups have failed to ascertain and fix

ASSISTANT DIRECTOR

ASSISTANT DIRECTOR

TE GENERAL OF PRISONS

RESPONSIBILITIES ON those who allowed Accused MPA's

KHYZER PAKHTUNIAN PESHAWAR

TO THAT THE HIGH UPS have failed to ascertain and fix

ASSISTANT DIRECTOR

THOSE WHO allowed Accused MPA's

Personal Guard and Driver to have access to the MPA Hostel.

7. That MPA Hostel is consist of a large and wide premises and it was impossible for such small numbers of deputed Personals to protect and secure the nook and cranny of the MPA Hostel.

8. That soon after the incident that the Accused MPA has decamped the matter was, duly and timely, intimated to the other officials on duty, CCTV photoge were examined wherein the escape of the Accused MPA was shown through vehicle with a Personal Guard and Driver on board along. Its pertinent to mention that security Personal deputed on the main Gate have also not taken any step to prevent the escape, their negligence too provide opportunity to the Accused MPA to make his clean escape.

9. That the Appellant had, neither done anything wrong, nor committed any negligence, hence any security lapse, not within the lawful domain of Appellant can't be ascribed to him Furthermore the Accused MPA has not escaped from ASSISTART OF PRISONS the side/Door guarded my the Appellant but way that was not with in his assigned watch.

- 10. That the Appellant has served the Department for around 9 years, with devotion, whole heartedly, not a single complaint under his belt before, and enjoyed unblemished service until confronted with the said baseless and unreasonable allegations. The Appellant is the only earning hand of his family, thus, depriving him from his service causing severe financial crises to him and his family.
- 11. That, after being removed from service the Appellant has envisaged to acute mental and physical suffering and anguish.
- 12. That any other grounds may be raised during Personal hearing with the prior permission of your good office.

It is therefore, most humbly prayed, that on acceptance of this Departmental Appeal the impugned decision dated 29/09/2022 may kindly be set aside and the Appellant may kindly be ordered to be reinstated with all back benefits.

Dated:- 05/10/2022

Appellant

Ali Akbar

S/o Bakht Muhammad Khan Warder (BPS- -7) MPA Hostel Peshavian

MPA Hostel, Peshawar. Cell No 0315-9709896

## KHYBER PAKHTUNKHWA PESHAYYAN

091-9210334, 9210406

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The Secretary to the Government of Khyber Pakhtunkhwa, Home and Tribal Affairs Department, Peshawar

Dated

Subject:

DEPARTMENTAL APPEAL AGAINST IMPUGNED ORDER DATED

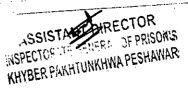
I am directed to refer to Home Department letter No.SO(Prison-I)HD/8-Dear Sir, 3/2022 dated 10-11-2022 on the subject and to state that as per report of the Superintendent Central Prison Peshäwar vide letter No. 4612/WE dated 22-04-2022 (F/A), MPA Faisal Zaman confined at Sub Jail MPA Hostel Peshawar escaped on 22-04-2022 at about 04:31 PM. A detailed report regarding the said incident was communicated to Home Department vide this office letter No. 13956/WE dated 23-04-2022 (F/B). The below noted officer/officials who were posted at Sub Jail MPA Hostel Peshawar were placed under suspension (F/C), due to their gross negligence in the performance of duties:

- 1. Nisar Ali Assistant Superintendent Jail (BPS-16)/Incharge Sub Jail MPA Hostel
- 2. Nawab Alı Chief Head Warder (BPS-11)
- 3 Kashif Warder (BPS-07)
- 4. Rooh Ullah Warder (BPS-07)
- 5. Ali Akbar Warder (BPS-07)

In addition, vide (FID), necessary FIR under section 223/224 PS Peshawar East Cantt; was also registered against the responsible officials / escapee prisoner For conducting Formal Departmental Proceedings an Inquiry Committee consisting of the following officers was constituted vide this office orders No. mentioned above. 14476 & No. 14468 dated 28-04-2022(F/E) (F/F):

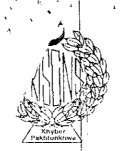
- 1. Muhammad Arif the then Superintendent District Jail Timergara.
- 2. Mr. Hashmatullah the then DSJ/Deputy Director of this Inspectorate.

The Inquiry Committee concerned has submitted their report which can be perused at (F/G) wherein the charges leveled against the officer/officials at serial No. 01, 02 & 05 were fully proved, while charges against the official at serial No. 03 & 04 were partially proved. According to the recommendations of the Inquiry Committee show case notices (vide F/H & F/I) was served on the accused officer/officials as required under the rule-14 of Khyber Pakhtunkhwa Govt; Servants (E&D) Rules 2011. The accused officers/officials submitted their written replies, wherein all of them denied the charges eveled against them and requested for providing opportunity of personal hearing. As required, under the Rule-14 of Khyber Pakhtunkhwa Government Servants (E. & D) Rules, 2011, opportunity of personal hearing was afforded to them vide this office letter No. 3/14-J-22-31703 dated 16-09-2022 (F/J). In exercise of powers conferred under Rule-14 of Khyber Pakhtunkhwa Governmeht Servants (Efficiency & Discipline) Rules 2011, having considered the charges, evidence on record, explanation of the accused officer/officials as



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## INSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR

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Date	L	, ,	 :	

well as recommendations of the Inquiry Committee and after affording the opportunity of personal hearing, the following penalties as noted against their names were awarded to their vide this office order No.33203 dated 29-09-2022 (F/K):

S#	Name of officer/officials	Penalty awarded
1,	Mr. Nisar Ali, Assistant	Compulsory retirement from service with immediate
	Superintendent Jail (BPS-16)	effect
2.	Mr. Nawab Ali, Chief Head	Compulsory retirement from service with immediate
	Warder (BPS-11)	effect
3.		Reduction to lower stages in time pay scale for a
	Mir, Warder (BPS-07)	period of 03 years without cumulative effect.
4	Roohullah S/O Shakirullah	Reduction to lower stages in time pay scale for a
	Warder (BPS-07)	period of 03 years without cumulative effect.
1 .	ì	
5.	1-*	Removal from service with immediate effect
:	Khan, Warder (BPS-07)	
1		

Now feeling aggrieved with the decision of the competent authority i.e. Inspector General of Prisons, they preferred their departmental appeal for setting aside the penalties awarded to them. Their inefficiency and negligence on their part proved in the light of findings of the Inquiry Committee as discussed above. Moreover, the penalties awarded to the appellants are strictly in accordance with the rules.

In view of the above foregoing discussion, it is requested that Departmental appeals of the appellants may please be rejected being without any substance/valid grounds. Their history of service is as under:

S#	Name with Parentage	Rank	Date of Birth	Date of Appointment	Detail of Posting
1	Nisar Ali	Assistant	10-05-1967	29-01-1985	1. CP Peshawar
	s/o Said	Superintendent			2. DJ Dir Lower
1 .	Rehman	Jail (BPS-16)			3. CP Peshawar
		. , , , , , , , , , , , , , , , , , , ,			4. SJ Dassu 🕟 🕙
					5. CP Peshawar
,					6. CP Bannu
70	Ŕ				7, CP D.I Khan
JIRECTO	<sub>RYS</sub> ONS				8. CP Peshawar
JIRECTO JERA OF P JERA OF P JUNE DE P	MAWAR				9. CP Haripur
MHAMALC	Nawab Ali	Chief	25-10-1964	01-11-1987	1. DJ Kohat
	s/o	<sup>!</sup> H/Warder			2. CP Peshawar
	Shamsher		,		3. CP Haripur
		;		*	4. CP Peshawar
	·				5. CP Haripur
		,		a tari	6. CP Peshawar 7. CP D.I Khan
		<b>!</b> !			8. DJ Abbottabad
			-	,	9. CP Peshawar
			!  -  -		10. SJ Charsadda
		İ			11. CP Peshawar
i					12. SJ Charsadda
			'		13. CP Peshawar

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#### INSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR

	P-03	091-9210334, 92104 No	091-9213445
hyber Hunkh	. P-03	Dated <u>2-2 1/</u>	2:22-1-
3	Muhammad Warde Kashif s/o Fazal Mir	02-03-1991 23-01-2015	<ol> <li>SJ Nowshera</li> <li>CP Haripur</li> <li>CP Mardan</li> <li>CP Peshawar</li> </ol>
4	Rooh Ullah s/o Shakir Ullah	er 10-02-1992 22-01-2015	SJ Nowshera     CP Peshawar     SJ Nowshera     CP Peshawar
5	Ali Akbar Warde s/o Bakht Muhammad Khan	r 01-01-1990 18-05-2013	1. CP Peshawar 2. DJ Timergara 3. CP Peshawar
		Yours Fai	thfully,

0/

DEPUTY DIRECTOR (E

INSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR

ENDST: No.

Copy of the above is forwarded to the PS to Special Assistant to Chief Minister (For Prisons) Khyber Pakhtunkhwa for information

DEPUTA

PIRECTÓRU

INSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR.

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ASSISTANT DIRECTOR
SNERA: JF PRISONS
KHYBER PANHTUNKHWA PESHAWAR

#### INSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR

091-9213445 **091-9210**334, **921040**6 No. Dated\_\_13 - 01 -

## MOST IMMEDIATE/PERSONAL HEARING

To,

The Superintendent, Central Prison Peshawar

Subject:

## DEPARTMENT APPEAL AGAINST IMPUGNED ORDER DATED 29-09-2022

Memo; I am directed to refer to this office letter No. 971 dated 06-01-2023 on the subject and to forward herewith a copy of Home Department letter No. SO(P&R)HD/2018/Vol-II dated 12-01-2023 on the captioned subject (self-explanatory) for information and necessary action.

Please inform the following appellants to appear before the Worthy Secretary, Home & Tribal Affairs Department on 16-01-2023 at 0900 hours in his office for personal hearing in the subject cited case:

- 1. Nisar Ali, Ex-Assistant Superintendent Jail
- 2. Nawab Ali, Ex-Chief Head Warder
- 3. Muhammad Kashif S/O Fazal Mir, Warder
- 4. Roohullah S/O Shakirullah, Warder
- 5. Ali Akbar S/O Bakht Muhammad Khan, Ex-Warder

**DEPUTY DIRECTOR(E)** 

INSPECTORATE GENERAL OF PRISONS, KHYBER PAKHTUNKHWA PESHAWAR

Copy of the above is forwarded to the:

1. Secretary to the Government of Khyber Pakhtunkhwa Home & TA's Department for information with reference to Home Department letter No. referred to above please.

2. Mr. Hashmatullah, AIG (J) for information. He is requested to attend the persona hearing in the office of Worthy Home Secretary, on the fixed date and time alongwith complete record please.

DEPUTY DIRECTOR(E)

INSPECTORATE GENERAL OF PRISONS, KHYBER PAKHTUNKHWA PESHAW.

ASSISTANT GENERAL OF PROMINER NO. "70/ INSPECTORATE GENERAL OF PE

#### MOST IMMEDIATE



Government of Khyber Pakhtunkhwa, Home & Tribal Affairs Department.

PERSONAL HEARING

No. SO (Prisons) HD/8-3/KC/2023 Peshawar, dated the 04th January, 2022

To,

The Inspector General of Prisons,

Khyber Pakhtunkhwa.

DEPARTMENT APPEAL AGAINST IMPUGNED ORDER DATED 29-09-2022 Subject: -

Dear Sir,

I am direct to refer to your letter No. 3/14-J-22-41634/WE dated 28-11-2022 on the above captioned subject and to inform that worthy Home Secretary has desired personal hearing to the appellants with regard to their Departmental Presentations on 10-01-2023 at 09:15 am in his office.

I am, therefore, directed to request you to kindly ensure the appearance of the said appellants before the Honorable Home Secretary on the date, time and venue mentioned above, please.

Yours faithfully,

Section Officer (Prison-I)

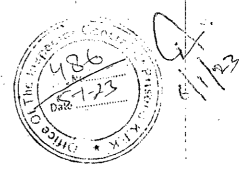
#### Endst of even No. & Date:

Copy of forwarded to the;

- 1. PS to Secretary Home, Khyber Pakhtunkhwa.
- 2. PS to Special Secretary-I Home, Khyber Pakhtunkhwa.
- 3 Master File.

Section Officer (Prison-I)

MSPECTORATE GENERAL OF PRISONS
NYSPECTORATE GENERAL OF PRISONS
KHYBER PAKHTUNKHWA PESHAWAR





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#### INSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR

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091-9210334, 9210406

091-9213445

Dated 06

MOST IMMEDIATE/PERSONAL HEARING

The Superintendent, Central Prison Peshawar

Subject: Memo:

DEPARTMENT APPEAL AGAINST IMPUGNED ORDER DATED 29-09-2022

I am directed to refer to the subject and to forward herewith a copy of Home Department letter No. SO(Prisons)HD/8-3/KC/2022 dated 04-01-2023 on the captioned subject (self-explanatory) for information and necessary action.

Please inform the following appellants to appear before the Worthy Secretary, Home & Tribal Affairs Department on 10-01-2023 at 09:15 AM in his office for personal hearing in the subject cited case:

- 1. Nisar Ali, Ex-Assistant Superintendent Jail
- 2. Nawab Ali, Ex-Chief Head Warder
- 3. Muhammad Kashif S/O Fazal Mir, Warder
- 4. Roohullah S/O Shakirullah, Warder

5. Ali Akbar S/O Bakht Muhammad Khan, Ex-Warder

INSPECTORATE GENERAL OF PRISONS, KHYBER PAKHTUNKHWA PESHAWAR

Endst: No

Copy of the above is forwarded to the Secretary to the Government of Khyber Pakhtunkhwa Home & TA's Department for information with reference to Home

Department letter No. referred to above please.

DEPUTY DIRECTOR(E

INSPECTORATE GENERAL OF PRISONS, KHYBER PAKHTUNKHWA PESHAWAR

KHYBE .... WHANNA PESHAWAB

#### Government of Khyber Pakhtunkhwa, Home & Tribal Affairs Department

NO. SO (P&R)/HD/8-3/2018/Vol-II. Peshawar dated the 12th January, 2023.

The Inspector General of Prisons, Khyber Pakhtunkhwa.

Subject: -

DEPARTMENTAL APPEAL AGAINST DATED 29.09.2022

Dear Sir,

I am directed to refer to your letter No. 3/14-J-22-41634 dated 28.11.2022 on the subjects noted above and to state that the competent authority is pleased to give an opportunity of personal hearing to the following officers / officials scheduled to be held on 16th January, 2023 at 0900 hours in the office of Home Secretary.

- Nisar Ali, Assistant Superintendent Jail
- ii. Nawab Ali Chief Head Warder
- iii. Kashif Warder
- ìv. Rooh Ullah Warder
- Ali Akbar Warder V.

It is, therefore, requested to inform the above officers / officials for attending the personal hearing and also depute a well conversant officer along-with complete record to attend the personal hearing, please.

Yours faithfully,

Section Officer (Prison-I)

even No & date:-

Copy forwarded for information and further necessary action to the:

PS to Secretary, Home Department, Khyber Pakhtunkhwa. 1.

PS to Special Secretary-I, Home & T.As Department. 2.

- 3. PS to Special Secretary-I, Home Department, Khyber Pakhtunkhwa.
- PA to Deputy Secretary, Home Department, Khyber Pakhtunkhwa. 4
- 5. Section Officer (General) Home Department, Khyber Pakhtunkhwa.
- Master file.

Section Officer (Prison-)



#### INSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR

No. 14-J->2 1905 1W

#### MOST IMMEDIATE/PERSONAL HEARING

To.

The Superintendent, Central Prison Peshawar

Subject: Memo;

## DEPARTMENT APPEAL AGAINST IMPUGNED ORDER DATED 29-09-2022

I am directed to refer to this office letter No. 971 dated 06-01-2023 on the subject and to forward herewith a copy of Home Department letter No. SO(P&R)HD/2018/Vol-II dated 12-01-2023 on the captioned subject (self-explanatory) for information and necessary action.

Please inform the following appellants to appear before the Worthy Secretary,
Home & Tribal Affairs Department on 16-01-2023 at 0900 hours in his office for personal
hearing in the subject cited case:

- 1. Nisar Ali, Ex-Assistant Superintendent Jail
- 2. Nawab Ali, Ex-Chief Head Warder
- 3. Muhammad Kashif S/O, Fazal Mir, Warder
- 4. Roohullah S/O Shakirullah, Warder
- 5. Ali Akbar S/O Bakht Muhammad Khan, Ex-Warder

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DEPUTY DIRECTOR(E)
INSPECTORATE GENERAL OF PRISONS,

KHYBER PAKHTUNKHWA PESHAW

Endst: No. 13 6

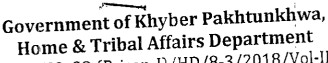
Copy of the above is forwarded to the:

1. Secretary to the Government of Khyber Pakhtunkhwa Home & TA's Department for information with reference to Home Department letter No. referred to above please.

2. Vir. Hashmatullah, AIG (J) for information. He is requested to attend the personal hearing in the office of Worthy Home Secretary, on the fixed date and time alongwith complete record please.

ASSISTANT DIRECTOR
NSPECTOR SHAWAR
NSPECTOR SHAWAR
NSPECTOR SHAWAR
NSPECTOR SHAWAR
NSPECTOR SHAWAR

DEPUTY DIRECTOR(E)
INSPECTORATE GENERAL OF PRISONS,
KHYBER PAKHTUNKHWA PESHAWAR



NO. SO (Prison-I)/HD/8-3/2018/Vol-II. Peshawar dated the 27th January, 2023.

To,

The Inspector General of Prisons, Kbyber Pakhtunkhwa,

Subject: -

DEPARTMENTAL APPEAL 29.09.2022

I am directed to refer to your letter No.3/14-J-22-41634/WE dated Dear Sir, 28.11.2022 on the subject noted above and to state that the competent authority has dedided to regret / reject the departmental appeals against impugned order No.3/14-J-22/33203 dated 29.09.2022 of the Inspector General of Prisons, Khyber Pakhtunkhwa, submitted by the following officer / officials of Prisons Department:-

Mr. Nisar Ali, Assistant Superintendent Jail (BPS-16) i.

Mr. Nawab Ali Chief Head Warder (BPS-11) ii.

Mr. Muhammad Kashif S/O Fazal Mir, Warder (BPS-07) iii.

Mr. Roohullah S/O Shakirullah, Warder (BPS-07) iv.

Mr. Ali Akbar S/O Bakht Muhammad Khan, Warder (BPS-07)

Yours faithfully,

ion Officer (Prison-I

Copy forwarded for information and further necessary action to the:

PS to Secretary, Home Department, Khyber Pakhtunkhwa.

Master file. 2.

Section Officer (Prison-I)



#### INSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR

No. 14-J->2 991-9213445 No. 14-J->2 4691 1-W

To.

The Superintendent, Central Prison Peshawar

Subject:

## DEPARTMENTAL APPEAL AGAINST IMPUGNED ORDER DATED 29-09-2022

I am directed to refer to this office letter No. 1905/We dated 13-01-2023 on the subject and to forward herewith a copy of the decision of competent authority in the subject cited appeal vide letter No. SO(Prison-I)/HD/8-3/2018/Vol-II dated 27-01-2023 with the request to kindly handover a copy of the same to the applicant/concerned for their information please.

DEPUTY DIRECTOR(E)
INSPECTORATE GENERAL OF PRISONS,
KHYBER PAKHTUNKHWA PESHAWAR

Endst: No.

Copy of the above is forwarded to the Secretary to the Government of Khyber Pakhtunkhwa Home & TA's Department for information with reference to Home Department letter No. referred to above please.

ASSISTATE OF PRISONS
NSPECTORATE OF CHANKHWA PESHAWAR
KHYBER PAKHTUNKHWA PESHAWAR

DEPUTY DIRECTOR(E) > INSPECTORATE GENERAL OF PRISONS, KHYBER PAKHTUNKHWA PESHAWAR





## OFFICE OF THE INSPECTORATE GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR © 091-9210334, 9210406 © 091-9213445

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## **AUTHORITY LETTER**

Mc.Sulaiman, Law Officer(BPS-17) attached to the office of Inspector General of Prisons Khyber Pakhtunkhwa Peshawar is hereby authorized to make alfidayit, to file comments/reply/report and to attend the Lower Courts, Ombudsperson. Khyber Pakhtunkhwa Service Tribunal, Peshawar High Court Peshawar, Supreme Court of Pakistan Islamabad, Federal Shariat Court, meeting of scrutny committee at Law Department and also to attend the office of Advocate General Khyber Pakhtunkhwa at Peshawar on each and every date of hearing, on behalt of the Inspector General of Prisons Khyber Pakhtunkhwa.

INSPECTOR GEVERAL OF PRISONS KHYBER RAKHTUNKHWA PESHAWAR