28.02.2023

Counsel for the appellant present. Mr. Umair Azam, learned Additional Advocate General alongwith Noor Rehman, Superintendent for respondents present.

Former requested for adjournment in order to further prepare the brief. Adjourned. To come up for arguments on 28.04.2023 before D.B. P.P given to the parties.





(Kalim Arshad Khan) Chairman

28.04.2023

Appellant in person present.

Fazal Shah Mohmand, learned Additional Advocate General for respondents present.



Learned Member Executive (Mr. Muhammad Akbar Khan) is on leave, therefore, case is adjourned. To come up for arguments on 15.06.2023 before D.B. Parcha Peshi given to the parties.



Mutazem Shah

Appellant present in person.

Naseer Ud Din Shah learned Assistant Advocate General for the respondents present.

Former requested for adjournment on the ground that his learned counsel is indisposed today. Adjourned. To come up for arguments on 03.01.2023 before D.B.

(Fareena Paul) Member (E)

(Rozina Rehman) Member (J)

Scanned KPST Poshawad

03.01.2023

Appellant alongwith his counsel present. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

Due to paucity of time arguments could not be heard.

Adjourned. To come up for arguments on 28.02.2023 before the D.B.

(Mian Muhammad)

Member (E)

(Salah-Ud-Din) Member (J) Learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Qasim Khan, Assistant for the respondents present.

Reply/comments on behalf of respondents submitted which are placed on file. Copy of the same is handed over to learned counsel for the appellant. Adjourned. To come up for rejoinder, if any, and arguments on 07.10.2022 before D.B.

(Mian Muhammad) Member (E)

07.10.2022

Appellant present in person. Mr. Kabir Ullah Khattak, Additional Advocate General for respondents present.

Appellant requested for adjournment on that ground his counsel is busy before Hon'able Peshawar High Court. Adjourned. To come up for arguments on 07.11.2022 before

D.B.

(Mian Muhammad) Member (E) (Kalim Arshad Khan) Chairman 30th May, 2022

None for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Written reply/comments not submitted. Learned AAG seeks time to submit written reply/comments on the next date. Granted. To come up for written reply/comments on 28.06.2022 before the 5.B.

(Kalim Arshad Khan) Chairman

(PACKE CHENTERS)

. County Char

28.06.2022

Appellant alongwith his counsel present. Mr. Kabir Ullah Khattak, 'Additional' AG for respondents present.

Learned AAG seeks further time for submission of written reply/comments. Request accepted by way of last chance. To come up for written reply/comments on 17.08.2022 before S.B.

ECANNED KPST Poslimining

(5.

(Fareeha Paul) Member (E)

Form- A

FORM OF ORDER SHEET

| Court oi | ., | | |
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| | | | |
| . No | | 342 /2022 |) |

| | Case No | 342 /2022 |
|--------------------|-----------------------------------|--|
| S.No. | Date of order proceedings | Order or other proceedings with signature of judge |
| 1 | 2 | . 3 |
| 1- | 08/03/2022 | The appeal of Mr. Muhammad Noman Khan presented today by Mr. Haseen Ullah Khan Advocate may be entered in the Institution Register |
| | SCANNED ROST Pestiawar | and put up to the Worthy Chairman for proper order please. REGISTRAR |
| 2- | | This case is entrusted to S. Bench at Peshawar for preliminary |
| | | hearing to be put there on $\frac{7}{4} - \frac{4}{202}$ |
| | Noted of Hoscen allehing Advocate | CHAIRMAN |
| | 07.04.2022 | Appellant present in person and heard. |
| | | The appeal is admitted for full hearing subject to all |
| | | just and legal objections by the other side. The appellant is |
| | | directed to deposit security and process fee within 10 days. |
| ^ | 100/ | Thereafter, notices be issued to the respondents. To come- |
| Ks | Deposited Fee | up for written reply/comments on 30.05.2022 before S.B. |
| ecni _{ut} | Deposited Process Fee | |
| A | my 2/04/2022 | Chairman |
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BEFORE THE SERVICE TRIBUNAL K.P.K. PESHAWAR

Service Appeal No. 342 /2022

| Muhammad Noman Kha | n | | |
|---|---|---|-------------|
| · • • • • • • • • • • • • • • • • • • • | | , | Appellant |
| • | | | |
| | | | |
| | <u>Versus</u> | | |
| | | | |
| | | | |
| Government of KPK, | .& Others | | |
| | • | I | Respondents |

INDEX

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| 2 | Affidavit | | 6 |
| 3 | Appointment order | A | 7 |
| 4 | Medical documents | В | 8-12 |
| 5 | show cause notice, reply of show cause notice, charge sheet and reply, Dismissal / Discharge order | C, D , E | 13-20 |
| 6 | Mercy Petition, Departmental | F, G | 21-23 |
| 7 | appeals & order Wakalath nama | | 24 |

Appellant

Through:

Jan.

Haseen Ullah Gamaryani

&

Asif Ali Shah

Advocates High Court, Peshawar

Dated:04.03.2022

BEFORE THE SERVICE TRIBUNAL K.P.K. PESHAWAR

| Service | Appeal No. | /2022 |
|----------|-------------|-------|
| OCT ATCC | rippettrio. | /2022 |

Muhammad Noman Khan S/O Farman Ullah, (ex-Naib Qasid of Telecommunication and Transport KPK) R/o Mohallah Javeed Abad Achar road Peshawar, District Peshawar...... Appellant

<u>Versus</u>

- 1. **Government of KPK**, through, Chief Secretary KPK, Peshawar.
- 2. Inspector General of Police, KPK, Peshawar.
- 3. AIG Establishment for Inspector General of Police, KPK, Peshawar.
- 4. Assistant Inspector General of police, Telecommunication and transport, Khyber Pakhtunkhwa, Peshawar.
- 5. Deputy Inspector General of Police, Telecommunication and transport, Khyber Pakhtunkhwa, Peshawar.

 Respondents

APPEAL U/S 4 NWFP SERVICE TRIBUNAL ACT

1974 AGAINST THE ORDER OF RESPONDENT

NO.3 DATED: 21.02.2022 WHEREBY THE APPEAL

OF THE APPELLANT AGAINST THE IMPUGNED

ORDER OF RESPONDENT NO.4 AND 5 DATED:

25.10.2021HAS BEEN REJECTED AND DISMISSAL

ORDER OF APPELLANT ISSUED BY RESPONDENT

NO.4 AND 5 DATED: 25.10.2021 WAS

MAINTAINED.

PRAYER IN APPEAL:

ON ACCEPTANCE OF THIS APPEAL THE ORDER RESPONDENT <u>NO.</u> 21.02.2022WHEREBY APPEAL OF APPELLANT AGAINST THE IMPUGNED ORDER OF RESPONDENT NO.4 and 5 DATED25.10.2021, HAS BEEN REJECTED AGAINST DISMISSAL FROM SERVICE MAY KINDLY BE REVERSED AND RESULTANTLY THE DISMISSAL / DISCHARGE FROM SERVICE ORDER OF APPELLANT ISSUED BY RESPONDENT NO.DATED: 25.10.2021 MAY KINDLY BE SET ASIDE AND THE APPELLANT MAY BE REINSTATED IN SERVICE WITH ALL BACK BENEFITS.

Respectfully Sheweth:

- That the appellant was serving in Police Department as Naib
 Qasid in Telecommunication and transport KPK. (copy of Appointment order is attached as annexure-A)
- 2. That the appellant was performing his duties to the satisfaction of his high ups but on 5th of September 2021 the appellant fill ill and in this respect two medical prescriptions issued by Government Naseer Ullah Khan Babar memorial hospital, Kohat road Peshawar in which complete bed rest was advised. (Medical documents are attached as Annexure-B)
- 3. That on 23.09.2021 the respondent No.4 issued a show cause notice to the present appellant for remaining absent from duty, and the appellant properly replied on 27.09.2021, and

without hearing and affording opportunity to defend himself straight away refused to hear and issued a charge sheet to the present appellant on 07.10.2021, which also properly replied on 13.10.2021. But on 25.10.2021 without any cogent reason the appellant was informed through order that he has been dismissed / Discharge from service.

(Copies of show cause notice, reply of show cause notice, charge sheet and reply, Dismissal / Discharge order are Annexure- C, D, and E)

4. That the appellant approached to respondent No.5 and filed a departmental representation / mercy petition on 01.11.2021, but without hearing and affording opportunity to defend himself the appellant was kept unheard.

(Copy of mercy petition is Annexure-F)

5. The appellant after reasonable time (after some days) filed another departmental appeal against the above said impugned order to Respondent No.2 on 06.12.2021 which was entertained and decided on vide impugned Order dated 21.02.2022.

(Departmental Appeals & impugned Orders dated: 06.12.2021 and 21.02.2022 are attached as Annexure-G).

6. That the appellant now approaches this Honorable Tribunal against the above said order on the following grounds amongst the others.

Grounds:

a) That the aforementioned orders of dismissal / Discharge from service of the appellant are illegal unlawful without authority/jurisdiction and being based on the malafide intention is liable to be set-aside.

- b) That no inquiry proceedings as prescribed under the prevailing laws was ever conducted, still in the findings of the punishment was awarded the major penalty of dismissal from service without mentioning any reasons and passed the impugned order illegally.
- c) That the punishment awarded to the appellant was not proportionate with his fault and he was awarded the maximum punishment and the punishing authority did not fulfilled the legal requirement for the service of notice and passed the impugned order in his absentia, which have no value in the eyes of law.
- d) That no legal requirement has ever been fulfilled in the appellant case and this factum is clear from the impugned orders, hence, the orders were passed in haphazard manner and liable to be set aside
- e) That the dismissal order of the appellant was not in accordance/in-proportionate with the allegations leveled against the appellant and it was a harsh punishment as against the miss-conduct whatsoever mentioned in the proceedings.
- f) That the impugned dismissal order is issued without giving any opportunity of hearing to appellant and passed the impugned orders without fulfilling the legal requirements in slipshod manner, such practice adversely effects efficiency of incumbents and also reduces their confidence and faith in public.

g) That the appellant has not been given an opportunity to cross examine any of the witnesses neither the statement of witnesses has been recorded in presence of appellant and never supplied a copy of so called enquiry report which is the clear-cut violation of the Government Servant (Efficiency and Discipline) Rules and fundamental rights enshrined in the constitution of Islamic Republic of Pakistan, 1973.

IT IS, THEREFORE, HUMBLY PRAYED THAT ON ACCEPTANCE OF THIS APPEAL THE ORDER OF / DISCHARGE DISMISSAL FROM PASSED BY THE RESPONDENTS MAY PLEASE BE SET-ASIDE AND THE APPELLANT MAY BE REINSTATED BACK TO HIS SERVICE WITH ALL BACK BENEFITS.

ANY OTHER RELIEF WHICH THIS HON'BLE TRIBUNAL DEEMS PROPERLY AND HAS NOT BEEN ASKED PROPERLY MAY ALSO GRANTED.

Through:

Haseen Ullah Gamaryani

Asif Ali Shah

Advocate High Court, Peshawar

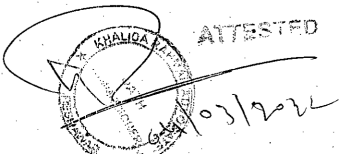
Dated:04.03.2022

VERIFICATION:

It is verified that (as per information given me by my client) all the contents of the instant appeal are true and correct and nothing has been concealed intentionally from this Hon'ble Tribunal.

Note:

That no such like petition / Appeal on this subject matter has earlier been filed before this Hon'ble Tribunal.



BEFORE THE SERVICE TRIBUNAL K.P.K. PESHAWAR

| Service Appeal No | <u>/</u> 2022 |
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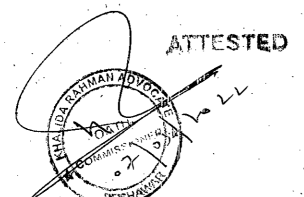
Muhammad Noman Khan.....Appellant

<u>Versus</u>

Government of KPK, & Others...... Respondents

<u>Affidavit</u>

It is hereby solemnly affirm and declare on oath that all the contents of the instant appeal are true and correct to the best of my Knowledge and belief and nothing has been concealed intentionally from this Honorable Court.



Deponent

ORDER

On the recommendation of Departmental Selection Committee in its meeting held on 29th October 2019, the undersigned is pleased to appoint Mohammad Noman Khan CNIC# 17301-1922558-5 s/o Farman Ullah r/o Mohallah Javeed Abad Achar Road Peshawar as Naib Qasid (Class-iv) in BPS-03 (9610-390-21310) under Rule 10 (2) of Appointment, Promotion & Fransfer Rules 1989 from the date of submission of Medical Fitness Certificate & Local Police Verification Certificate and other codal formalities.

The appointment of the above official is purely temporarily and he is likely to be terminated anytime if his services are no longer required or he is unlikely to become a good official. He will however, not be permitted to resign from his post at his own accord within three years of his appointment. If he fails to abide by the term of the agreement recorded in the service rules, the undersigned shall be free within his right to take disciplinary action under the rules.

> (NISAR AHMED KHAN) Deputy Inspector General of Police

Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar.

//Fele/EC, dated Peshawar the 31/ /6/2019.

Copy forwarded for information and necessary action to the:-

1. Accountant General, Khyber Pakhtunkhwa Peshawar. 2. SP MT & Telecommunication KP, Peshawar.

3. DSP/Telecomm: KP, Peshawar.

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Office Supdt: Telecomm: Peshawar.

5. Office Supdt: MT Telecomm: Peshawar.

Accountant Telecomm: Peshawar along with original employment registration card: Official concerned.

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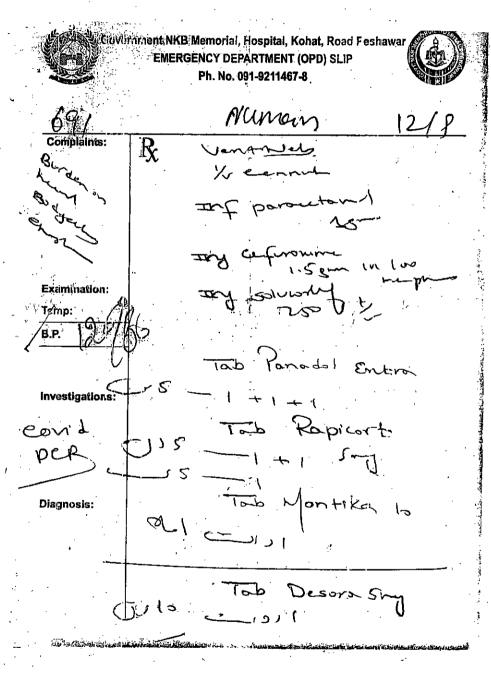
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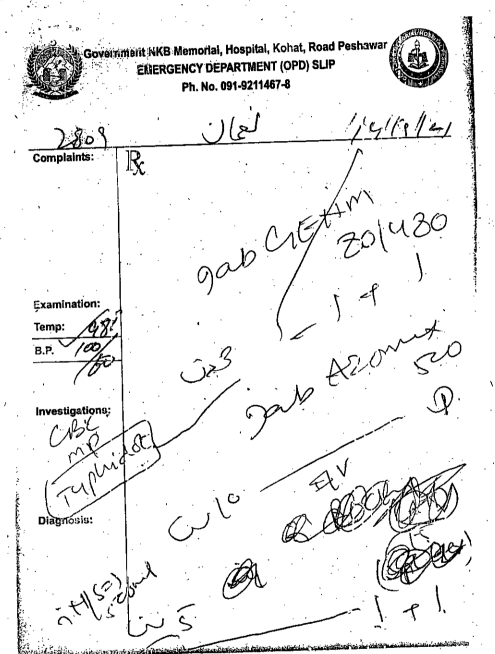
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SHOW CAUSE NOTICE

I Mr. <u>SOHAIL ZAFAR CHATHA</u> Assistant Inspector General of Police Telecommunication & Transport, Khyber Pakhtunkhwa Peshawar as competent authority, empowered under Khyber Pakhtunkhwa Police Rules 1975, (Amendments 2014) do hereby serve upon you Naib Qasid Muhammad Noman Khan of this unit Posted at Control DI Khan Show Cause Notice on the allegation/charges as follow.

You Naib Qasid Muhammad Noman Khan while posted at Control DI Khan absented yourself from your lawful duty w.e.f 05.09.2021 and are still absent from lawful duty.

This act amounts to gross misconduct on your part and is against the norms of disciplined force as defined in Para 02 (iii) in the rules abide.

You are, therefore, required to Show Cause as to why you should not be proceeded against departmentally for the above-mentioned act/omission. Also, intimate whether you desire to be heard in person.

If no reply to this Notice is received within <u>07</u> days of its receipt in normal course of circumstances to explain your position, ex-Parte action shall be taken against you.

(SOF AIL ZAFAR CHATHA)
Assistant Inspector General of Police,
Telecommunication & Transport,
Khyber Pakhtunkhwa, Peshawar.

No 3506-7/Tele/EC, dated Peshawar the 23/9 /2021

Copies forwarded to the :-

1. Mr. Muhammad Saeed (DSP T&T) (Enquiry officer).

Line Officer Tele Peshawar with the direction to deliver the said Show Cause Notice to Naib Qasid Muhammad Noman Khan s/o Farman Ullah r/o Mohalla Javed Abad Achar Road Peshawar and return one copy duly signed by him.

ASHOW CAUSE NOTICE 2014-15.dock

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كرارش يحك سائل كوستوكاز نونس بحواله مري الآل و جراس و جراس و جراس ديا ليا ي مري الله الم المري المري و جراس سائل موره ، 1/9/21 سے غیر مامر العرب معرد معرف الأوار ما دن تما مس دن الم () me is on 6/9/21 - of de lun = 03 on Chibis دیسٹ خاس نے دیا ہے اسس کے بعد ڈاکٹر نے سور مرام/16/ سے مزیر 3 یقت کامیڈیفل دسیدے «بایے ان حولوں میڈیکل دسی پیچیوں میں بیمادی کا د کر کیا گیا ہے سردامر بای ترکے ۱۱ اگر کے انگر کومرنظر دکمتے سوعے میں نے فیر مافر تن کو میٹر پعل دیسطی منظور کرنے کا هام مدا در فرد الکرن میں پالی دسری peles! العالالعال العالم date 27/9/21

Annex -"D"

CHARGE SHEET

I, Sohail Zafar Chatha Assistant Inspector General of Police Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar as Competent Authority, under Khyber Pakhtunkhwa Government Servants Efficiency and Discipline Rules (2011) hereby charge you as under;

You Naib Qasid Muhammad Noman Khan while posted at Control DI Khan absented yourself from your lawful duty we.f 05.09.2021 vide O1/C Tele DI Khan Signals, dated 06.09.2021, 07.09.2021, 13.09.2021, 14.09.2021, 15.09.2021, 17.09.2021, 20.09.2021, 21.09.2021 and are absent till date.

Furthermore, you were served with Show Cause Notice vide No.13506-7/Tele/EC, dated 23.09.2021 for your absence from your duties. You submitted your reply to above mentioned Show Cause Notice, you have attached two medical OPD prescriptions issued by Government Naseerullah Khan Babar Memorial Hospital, Kohat Road, Peshawar. First medical prescription was issued bearing No.2263, dated 06.09.2021 wherein at the back page of prescription, you were allegedly given 10-days complete bed rest by the doctor. At the second OPD medical prescription bearing No.255, dated 16.09.2021 again doctor allegedly gave you complete bed rest for another 03- weeks. This bed rest is also written on the back page of OPD prescription.

The same medical prescriptions issued by the said hospital were sent for verification to Medical Superintendent of Government Naseerullah Khan Babar Memorial Hospital, Kohat Road, Peshawar through official letter wherein it was requested to verify whether these two OPD medical prescriptions were issued by your hospital or otherwise. Besides, it was also requested if same were issued by your hospital, then do these medical prescriptions contain any element of tempering or fabrication.

In reply to this office's official request, the Medical Superintendent issued an official letter and stated that the comments of the Medical Officer who issued these prescriptions have been made on the official letter issued by the office of DIG Police Peshawar. Doctor Mehtab Ullah Kaka Khel who issued these prescriptions have made following comments;

"I have only prescribed medication in casualty but have not given any bed fest".

The concerned doctor's comments indicate that you fabricated of official documents by adding bed rest in your favour by adding what was not written by the concerned doctor. By doing this act, you have committed yourself to offence of forgery/fabrication against which you can also be proceeded legally by registration of FIR.

Regarding your request for leave application which you asked telephonically from the OIC Tele DI Khan, dated 06.09.2021, Incharge Control Room DI Khan was asked to answer questions relating to your conduct, your overall demeanor towards your official duties and issue of your seeking extension in the leave. In reply, the OI/C DI Khan has commented that during few days of your duties at Control Room DI Khan you remained casual towards your duties. Moreover, you never turned up on time at your duty place and were used to evade your duties under different pretexts and leave office pefore time. Besides, he also told that

Marid

when you sought extension in your leave on telephone, you never made mention any illness you were going through, rather, you sought extension in the leave by saying that the public transport was not available due to ongoing Covid pandemic. To give legal cover to your absence, you got medical prescriptions from Government Naseerullah Khan Babar Memorial Hospital, Kohat Road, Peshawar and fabricated them.

By reason of the above, you appear to be guilty of misconduct under the Khyber Pakhtunkhwa Government Servants Efficiency and Discipline Rules (2011) and have rendered yourself liable to all or any of the penalties specified in the said Rules.

You are, therefore, directed to submit your written defence within seven (07) days of the receipt of this Charge Sheet to the Enquiry Officer/Committee.

Your written defence, if any, should reach the Enquiry Officer/Committee within the specified period, failing which it shall be presumed that you have no defence to put in and in that case ex-parte action will be taken against you.

You are directed to intimate whether you desire to be heard in person or otherwise.

(SOHAIL ZAFAR CHATHA)

Asstt: Inspector General of Police,

Telecomm: & Transport,

Khyber Pakhtunkhwa, Peshawar.

No 14239-40 [Tele/EC, dated Peshawar the

7/10

/2021.

Copies forwarded to the:-

Muhammad Saeed (DSP T&T:) (Enquiry officer).

2. Establishment Clerk Tele Peshawar with the direction to delivered the said Charge Sheet to Naib Qasid Muhammad Noman Khan and return one copy duly singed by him.

DEFORE THE RESPECTED ASSISTANT INSPECTOR GENERAL OF POLICE TELECOMUNICATION & TRANSPORT, KHYBER PAKHTUNKHWA, PESHAWAR.

| Written reply | 202 |
|---------------|-----|
| William ichi) | |

Subject:

WRITTEN REPLY TO THE CHARGE SHEET NO. 14239-40 [TELE/EC, DATED, PESHAWAR THE 7/10/2021; BEFORE THIS AUHTORITY/ENQUIRY OFFICER/COMMITTEE ON BEHALF OF RESPONDENT NAIB QASID, NAMELY (MUHAMMAD NOMAN KHAN).

Respectfully Submitted:-

That the respondent humbly and respectfully submits as under:-

- 1) That the Petitioner has got no cause of action to file the instant charge sheet against the respondent Naib Qasid namely Mohammad Noman Khan
- 2) That the respondent has come to this Hon'ble and Learned Authority/Enquiry Officer/Committee with clean hands.
- 3) That the instant charge sheet is not in its present form as the respondent is innocent and have not done any illegality.
- 4) That the charge sheet issued by this learned authority are just to harass and pressurize the respondent for forceful resignation and to end this employment for the sake of other individuals.
- 5) That the charge sheet is bad in its present form as it is full of wrong allegations against the respondent as which shows from the mentioned in the charge sheet 05.09.2021 where as it comes on Sunday (Holiday).
- 6) That before the above captioned charge sheet this learned authority i was given a show cause notice. No. 13506-7/Tele/EC, dated Peshawar the 23/9/2021 to which even i was so ill and was weak to get up from the bed still respected this authority and submitted the reply vide reply application dated 29/9/2021 (Application, Dated 27/09/2021 is attached)
- 7) That even I was given a show cause but due to my affection and love towards this learned authority and department; though I was ill and having fever I attended my duty station at DI Khan which is far away from Peshawar and having distance in between, as this department offers no route service of transport after which I got

more weakness and fever thus remained again absent from my duty to which grudge. I have been charge sheeted is totally against the natural justice and equity.

- 8) That the respondent is having education up to Middle and can't write English and can't even think to fabricate/forger the official document/receipt or anything of the same as I have done many officials works which is crystal clear without any ambiguity/fabrication and doubt.
- That the respondent belongs from a respectable family and have never done any illegality, fabrications or any such kind of act thus it may be correct the same is not written from one and the same concerned doctor rather it can be written by another concerned cloctor as the respondent was very sick and having weakness and was in doubt that he might infected by the Covid-19/Dengue Fever but due to the lack of facilities in the Naseer Ullah Khan Babar Memorial Hospital, Kohat Road, Peshawar I was not tested properly and was given a bed rest and I being poor litigant didn't approached anywhere else but remained in home while facing with death and life
- 10) That it's correct that I have contacted by the phone with the OIC Tele DI Khan dated 06.09/2021, In charge Control Room DI, thus to which I have replied as that I might have been infected by the Covid-19/Dengue and due to which I cannot come to attend my right and lawful duty due to the very lose and weak conditions of health, which have been wronged by the respected authority or might be hearing problem in far distance of Peshawar to Dera Ismail Khan or even it can be a network problem to which the innocent respondent Naib Qasid namely Muhammad Noman Khan can't be placed guilty and rather he can be treated with respected and care being person gone through hard and strong illness and the charge sheet against him can be dismissed/declined in the best of law and justice to the poor and low scale employee.
 - 11) That act of the respondent rest and absentee from his duty does not shows that the respondent is inefficient, disobedient or in-disciplined rather the respondent work history can also be checked from which this learned authority can see that there's nothing against the respondent but a clear and hard performance in his previous station duty which shows a positive side of the respondent.

It's therefore most humbly and respectfully prayed that on acceptance of this written reply to the above captioned charge sheet no. 14239-40 of dated 7/10/2021 may very graciously be dismissed/cancelled in favour of respondent.

Dated: 13 October 2021.

Respondent/Defendant

Naib Qasid - Muhammad Noman Khan

13/10/21

ORDER

Probationary Naib Qasid Muhammad Noman Khan while posted at Wireless Control DI Khan absented himself from his lawful duties w.e.f. 5th September, 2021. To probe further into the matter, he was served with a Show Cause Notice vide No.13506-7/Tele/EC, dated 23.09.21, Charge Sheet with Statement of Allegations vide No.14239-40/Tele/EC, dated 07.10.2021

In reply to Show Cause Notice, issued to him for his wilful continuous absence since 5th September, 2021, he submitted two medical prescriptions issued by Government Naseerullah Khan Babar Memorial Hospital, Kohat Road, Peshawar and took plea for his absence against these medical prescriptions. One medical prescription bearing No. 2263, dated 06th September, 2021 was issued to accused probationary Naib Qasid Muhammad Noman Khan and at back page of medical prescription, doctor advised him 10-days complete bed rest. Second medical prescription was issued to him on 16th September, 2021 bearing No 2555 in which doctor again prescribed 03-weeks complete bed rest as well. This complete bed rest advice was also written on back page of the prescription. The Medical Superintendent Government Naseerullah Khan Babar Memorial Hospital, Kohat Road, Peshawar was requested vide Letter No.13846/Tele/EC, dated 29.09.2021 for proper verification of the medical prescriptions produced by accused probationary Naib Qasid Muhammad Noman Khan and if the same were issued by the concerned hospital, then do these medical prescriptions contain any element of tempering or fabrication.

In reply to this official request, the Medical Superintendent Government Naseerullah Khan Babar Memorial Hospital, Kohat Road, Peshawar intimated vide their office Letter No.7907/GNBMH, dated 01.10.2021 the comments of Doctor Muhib Ullah Kaka Khel who issued these prescriptions which are reproduced "I have only prescribed medication in casualty but have not given any bed rest"

In response to above mentioned official reply from Doctor Muhib Ullah Kaka Khel, Mr. Muhammad Noman Khan was served with Charge Sheet with Statement of Allegation as to why he submitted forged Medical prescription to justify to his wilful absence from his

To probe further into the matter, the accused / delinquent probationary Naib Qasid Muhammad Noman Khan was given a chance for appearance and was heard in person at length. During personal hearing, the delinquent official admitted producing the questioned documents to justify his wilful unauthorized absence. Besides, OI/C Tele DI Khan (DI Khan

was the place of posting of accused Naib Qasid) was also not satisfied with the behaviour of the delinquent official. The Enquiry Officer, therefore, recommended that major punishment may be awarded to the accused probationary Naib Qasid Muhammad Noman Khan under the Khyber Pakhtunkhwa Efficiency & Disciplinary Rules 2011 as he submitted forged medical prescriptions and his overall misdemeanor towards his duties as mentioned by Incharge Wireless Control Room DI Khan.

I, being the competent authority, after perusal of enquiry, have awarded major punishment of "Discharge from Service" to probationary Muhammad Noman Khan Naib Qasid with immediate effect under the Khyber Pakhtunkhwa Efficiency & Disciplinary Rules 2011. Therefore, Muhammad Noman Khan Naib Qasid on probation is Discharged from Service today,on 25th October, 2021.

> Assistant Inspector General of Police. Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar

14970-79 /Tele/EC, dated Peshawar the

25.10.2021

Copies forwarded to the:

1. Inspector General of Police, Khyber Pakhtunkhwa, Peshawar

2. Deputy Inspector General of Police, Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar.

3. Accountant General, Khyber Pakhtunkhwa, Peshawar

4. SP Telecommunication, Khyber Pakhtunkhwa, Peshawar.

5. SP Motor-Transport, Khyber Pakhtunkhwa, Peshawar.

- 6. Office Supdt: Telecommunication, Khyber Pakhtunkhwa, Peshawar.
- DSP Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar.
- 8. Accountant Telecommunication, Peshawar.
- 9. OI/C Tele DI Khan

19/Muhammad Noman Khan s/o Farman Ullah Mohalla Javeed Abad, Achar Road, Peshawar

> Assistant Inspector General of Police, Telecommunication & Transport, Khybér Pakhtunkhwa, Peshawar

BEFORE THE RESPECTED DEPUTY INSPECTOR GENERAL OF POLICE, TELECOMUNICATION & TRANSPORT, KHYBER PAKHTUNKHWA, PESHAWAR.

Annex-F

Mercy application___2021.

SUBJECT:-

MERCY APPLICATION WITH REGARD TO THE ORDER OF A.I.G DATED 25.10.2021, NO 14970-79; OF DISCHARGE FROM SERVICE.

Respectfully Submitted:-

That the innocent petitioner humbly and respectfully submits as under:-

- 1) That the petitioner is the law abiding citizen of Pakistan and a qualified person.
- 2) That the petitioner is the bread winner for his family and belongs from a respected family.
- 3) That the petitioner is innocent and are poor person with having all the liabilities regarding the work and knows the ethics.
- 4) That the petitioner are having old age parents who are living with the petitioner and he's the is the only person for the welfare, take care and responsible person of his whole family.
- 5) That as this learned authority knows well that a person without a stable job or employment is nothing and the petitioner whole family rely upon the instant job, where as its necessary in the interest of justice to re-instate the petitioner by accepting the application in hand in favour of applicant (Muhammad Noman Khan).
- 6) That the expulsion or termination of the petitioner can cause an irreparable loss to the petitioner as he's the sole source of income for his all family and thus the same can't be procured in any other shape.

It's therefore most humbly and merciful prayed that on acceptance of this mercy application; the applicant may very kindly be re-instated to his service with all back salary.

Dated: 29.10.2021

Applicant-In Person

Muhammad Noman Khan

(Naib Qasid)

(24)

The Inspector General of Police, Khyber Pakhtunkhwa, Peshawar. 21521 6-12-2021 Annex-G

Subject:

MERCY WITH REGARD TO THE ORDER OF A.I.G DATED: 25.10.2021, NO. 14970-79 OF DISCHARGE FROM SERVICE.

Respectfully Sheweth:

The applicant humbly submits as under;

- 1. That the applicant is a law abiding citizen of Pakistan and a qualified person performing his duty as a Naib Qasib in Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar.
- 2. That a show cause notice was issued to the applicant for his willful continuous absence since 5th September, 2021.
- 3. That the applicant submitted two medical prescription issued by Government Naseerullah Khan Babar Memorial Hopital, Kohat road Peshawar in which complete bed rest was advised in the prescription.
- 4. That the applicant had earlier submitted an application before the Deputy Inspector General of Police but no mercy has been shown yet and there is an apprehension of discharge from service.
- 5. That the applicant is the bread winner for his family and belongs to a respected family.
- 6. That the applicant is innocent and has been falsely charged.
- 7. That the applicant is having old aged parents who are living with the petitioner and he is the only person for the welfare, take care and responsible person of his whole family.
- 8. That the expulsion or termination of the applicant can cause an irreparable loss to the applicant as he is the sole source of income for his all family and thus the same cannot be procured in any other shape.

It is therefore, most humbly prayed that on acceptance of this application, the applicant may kindly not be terminated from his service as he is the sole source of income for his all family.

Yours Sincerely,

MUHAMMAD NOMAN KHAN (NAIB QASIB)
Telecommunication & Transport,
Khyber Pakhtunkhwa, Peshawar.

Dated: 06.12.2021



OFFICE OF THE INSPECTOR GENERAL OF POLICE, CENTRAL POLICE OFFICE, KHYBER PAKHTUNKHWA PESHAWAR

No. $\frac{588-91}{}$ /E-V, dated Peshawar the $\frac{21}{}$ /02/2022

ORDER

This order is hereby passed to dispose off the departmental appeal dated 06.12.2021 preferred by Noman Khan Ex-Naib Qasid of DIG/Telecommunication KPK regarding major punishment of "discharge from service" awarded by Assistant Inspector General of Police, Telecommunication KPK vide Order No. 14970-79/Tele/EC dated 25.10.2021 and upheld by the DIG/Telecommunication Khyber Pakhtunkhwa, on the following grounds:-

"Naib Qasid Noman Khan while posted at Control DIKhan absented himself from his lawful duties w.e.f 05.09.2021 vide 01/C Tele DIKhan signals dated 06.09.2021, 07.09.2021, 13.09.2021, 14.09.2021, 15.09.2021, 17.09.2021, 20.09.2021, 21.09.2021, 22.09.2021 and are absent till date."

I, have gone through the whole file/record and comments of DIG/Telecommunication and of the view that Ex-Naib Qasid has intentionally absented himself from official duty, therefore, his appeal is rejected/filed.

(IRFAN TARIQ) PSP AIG/Establishment For Inspector General of Police, Khyber Pakhtunkhwa,

Peshawar

Endst: No. & date even.

Copy forwarded to the: -

- o Deputy Inspector General of Police, Telecommunication, Khyber Pakhtunkhwa, Peshawar.
- o Accountant General Office, Khyber Pakhtunkhwa, Peshawar.
- o Registrar CPO, Peshawar.
- (6) Official concerned.

بعدالت ما - سروس تربولی در دو گون واه شاور المرويط المرويط المرويط المرويط المرويط المرويط المرويط المروية المرو زعوى باعث تحرمة نكه مقدمہ مندرج عنوان بالا میں اپنی طرف سے واسطے پیردی وجواب دہی دکل کاروائی متعلقہ علی کندا کا الرولاسی کا تا ولاسی کا تا میں منام سنگی کندا کا الرولاسی کا تا میں منام میں کا میں کی کی کا میں کی کا میں کی کے اس کا میں کا میں کا میں کا میں کا میں کا میں کی کا کا میں کی کا میں کا میں کا میں کا میں کا میں کا کا میں کا می مقرر کرے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کومقدمہ کی کل کاروائی کا کامل اختیارہ وگا۔ نیز وكيل صاحب كوراضي نامه كرنے وتقرر دالت و فيصله برحلف ديسے جواب دہي اورا قبال وعوى اور بسورت در کری کرنے اجراءاورصولی چیک وروبیارعرضی دعوی اور درخواست مرتم کی تقدیق زرای پردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیردی یا ڈگری پیطرفہ یا بیل کی برا مدگ اورمنسوخی نیز دائر کرنے اپیل نگرانی دنظر ثانی دبیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ ندکور کے کل یا جزوی کاروائی کے واسطے اور وکیل ٹیا مختار قانونی کوایئے ہمراہ یا اپنے بچائے تقرر کا اختیار موگا _اورمها حب مقررشده كوبهی و بی جمله ندكوره باا ختیارات حاصل مول محاوراس كاساخته پرواخته منظور تبول موكار دوران مقدمهيس جوخر چدد مرجاندالتوائے مقدمه كےسبب سے وموكا۔ کوئی تاریخ بیشی مقام دوره پر به بیا حدے باہر موتو دکیل صاحب یا بند بول مے۔ کہ پیروی مٰ کورکریں ۔لہذا و کالت نامہ کھندیا کے سندر ہے ۔ .2022 - 10/6 16 کے لئے منظور ہے۔ Accepted 03009597866

bC-10-6686

C/60 LAN 25

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAI

| Service Appeal No.342-P/2022 | |
|------------------------------|--------------|
| | (Appellant) |
| | Versus |
| Govt of KP & Others | (Respondents |

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Respondent Through

Department Representative

| Service Appeal No.342-P/2022 | | |
|------------------------------|--------|--|
| Muhammad Noman Khan | | (Appellant) |
| | Versus | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |
| Govt of KP & Others | | (Respondents) |
| | | I, |

COMMENTS ON BEHALF OF RESPONDENTS No. 2, 3,4 & 5

E NOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAW

Respectfully Sheweth

PRELIMINARY OBJECTIONS: -

- a) That the appeal is not based on facts.
- b) That the appeal is not maintainable in the present form.
- c) That the appeal is bad for non-joinder and miss- joinder of necessary parities.
- d) That the appellant is estoppels by his own conduct to file the appeal.
- e) That the appellant is not come to the Honourable Court with clean hands.
- f) That the appeal is barred by law & limitation.
- g) That the appellant has no cause of action to file the instant appeal.

FACTS:-

- 1. Pertains to record.
- 2. Incorrect, as reported by Incharge Control Room Dera Ismail Khan the appellant was not interested in his official duties and his attitude towards staff was not exemplary/remarkable.(Copy attached at annex-A). While posted at Control Dera Ismail Khan the appellant absented himself from his lawful duties w.e.f. 5th September, 2021 vide Incharge Control Room Dera Ismail Khan Signal No.1/295 DfK, dated 06.09.2021,07.09.2021,13.09.2021,14.09.2021,15.09.2021,17.09.2021,20.09.2021,21.09.2021, 22.09.2021 (Copy attached at annex-B). Show Cause Notice was served upon appellant on account of his wilful absence vide this office Order No.13506-7/Tele/ EC, dated 23.09.2021 which was duly replied by the appellant by taking plea that he was ill and to legitimize his wilful absence,the appellant produced two medical prescriptions issued by Government Naseer Ullah Khan Baber Memorial Hospital Kohat Road Peshawar. First medical prescription bearing No.2263 dated 6th September, 2021 was issued to the appellant and at back page of medical prescription, doctor advised him 10-days complete bed rest. Second medical prescription was issued to appellant on 16th September, 2021 bearing No.2555 in which doctor again prescribed 03-weeks complete bed rest as well. This complete bed rest advice was also written on back page of medical prescription. (Copy attached at annex-C-D).

To, verify these two medical prescriptions Medical Superintendent of Government Naseer ullah Khan Baber Memorial Hospital Kohat Road, Peshawar was requested vide this office Letter No. 13846/Tele/EC dated 29.09.2021 for proper verification. (Copy attached at annex-E)

In response to above quoted letter, Medical Superintendent of Government Naseer ullah Khan Baber Memorial Hospital intimated vide their office Letter No.7907/GNBMH, dated 01.10.2021 reproduces the comments of Doctor Muhib ullah Kaka Khel who issued these prescriptions that "I have only prescribed medication in casualty but have not given any bed rest (Copy attached at annex -F)

Correct to the extent that Show Cause Notice was served upon appellant on account of his wilful
absence, which was duly replied by the appellant by producing two medical prescriptions of
Government Naseer ullah Khan Baber Memorial Hospital Kohat Road, Peshawar which were verified
from concerned Hospital and declared forged/fabricated.

His replies of Show Cause Notice and Charge Sheet with the statement of allegation were found-unsatisfactory and his plea of illness was pre-planned and fabricated. (Copy attached at annex-

- Correct, to the extent that the appellant submitted mercy application for re-instatement which was rejected after scrutinizing the enquiry papers and relevant record. (Copy attached at annex-I)
- 5. Furthermore the appellant was given a chance for personal hearing but failed to justify his wilful
- 6. Incorrect, there is no rule for the second Departmental Appeal under KP, Police Rules 1975 (Amended
- 7. That the appellant wrongly approached to this Honourable court on the following grounds.

GROUNDS

- a. Incorrect, respondents have acted in accordance with law/rules and order of discharge from service of appellant was passed after observing all codal formalities as per law/rules.
- b. Incorrect, proper Departmental Enquiry was initiated against the appellant and after observing all codal formalities as per law/rules i.e issue of Show Cause Notice, Charge Sheet with Statement of allegation and affording personal opportunity for his defence, the order of discharge from service was passed in accordance with law/rules.
- c. Incorrect, appellant was not interested in his official duties as reported by Incharge Control Room Dera Ismail Khan and habitually remained absent. The discharge order of appellant was passed as per law/rules. The appellant was given full opportunity to defend himself but failed to justify his absence in legal manner.
- d. Incorrect, appellant discharge order was passed after observing all codal formalities as per law/rules.
- e. Incorrect, order of the respondents was in accordance with facts and law/rules.
- f. Incorrect, appellant was provided opportunities of his defence but failed to justify his wilful absence and thereafter, appropriate order was passed after fulfilling the entire legal requirements as per
- g. Incorrect, appellant was given opportunity of cross examination but failed to avail the same, moreover the appellant was not interested in his official duty as reported by Incharge Control Room Dera Ismail Khan and habitually remained absent.

PRAYER:-

It is humbly requested that the appeal of the appellant may kindly be dismissed with cost being meritless and the respondents may also be allowed to raise other grounds, if any during the hearing of the case.

olice AIG Estato

Peshawar (Respondent No. 3)

Assistant Inspector General of Police,

Telecommunication KP

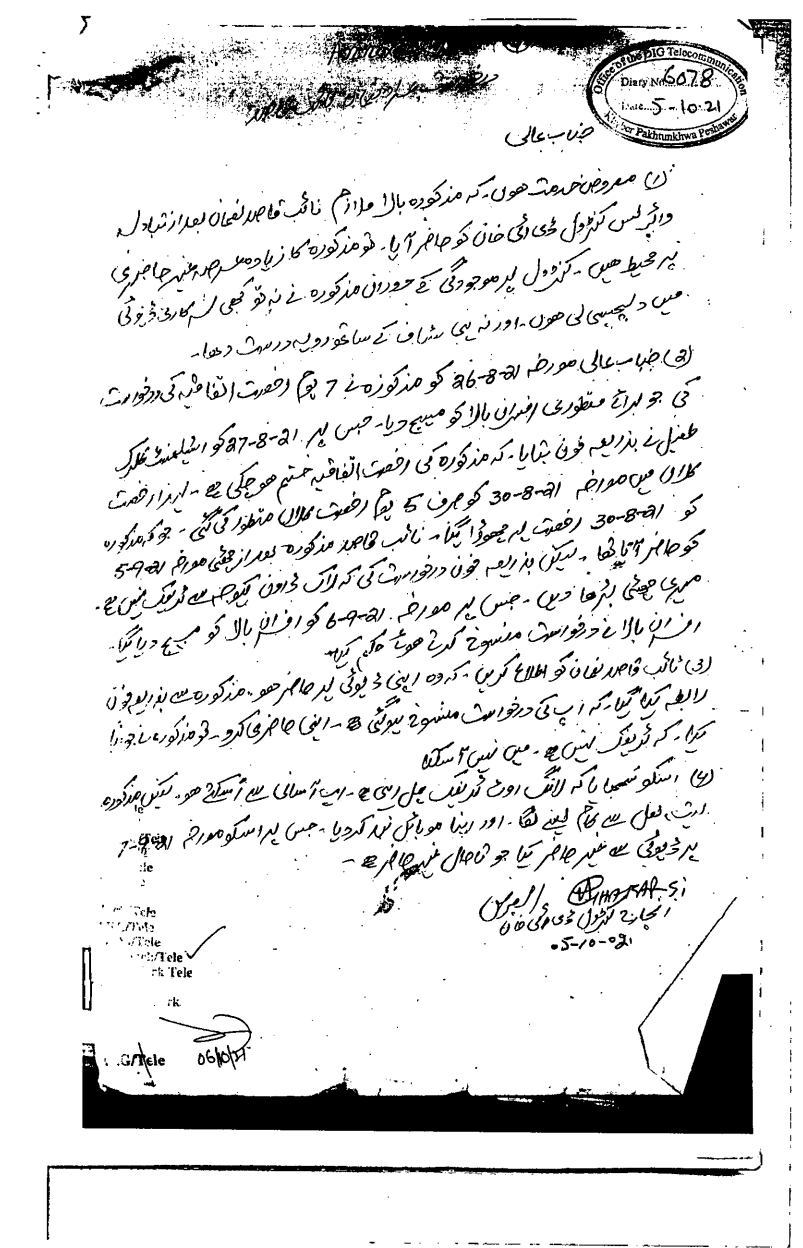
Peshawar (Respondent No. 4)

kntunkhwa,

Peshawar. (Respondent No. 5)

of Police, Inspector Gene Khyber Pakhlunkhwa,

Peshayvar (Respondent No. 2)



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Annex B THIS OFFICE S/NO. 29 EL/287/2018 9/30-8-21 - NOIB POSID NOMBRY KINGN LUHO LUAS. ON OS DAYS E/LEAVE AND DUE FODAY BY TELEPHONIE CONVORSA. -Tion HE IMPORMAD THIS OFFICE DUE TO CONID-18 COCK COUNT TRANSPORT IS NOT AVAILABLE JOURNEY . HE REQUESTS TO EXTEND His MEENE PERIOD UPTO 12-9-821 88-1020 1 . Tele J/Tele

DIG TELE P 638 1 1/ 298 /DIR 3 7-9-2021 WKINDLY PEF DFRICE SIND 29-EL/287/DIA 0,30-8-2021 W. NAIB QUEID MUMBININA NOMAN KHAN WHO E/CEAVE NOT WET REPORTED BACK ON HIS DUTY WHICH WAS DOES ON 05-9-2021 & HE MAY BE TREATED AS ABSENT BROWN THIS DIST SP/Tele Dr. Bliv/Tele 07/0/0 may fele Tele his presence soluis con and ley book তিষ্ঠিশ্বসন 2Osla

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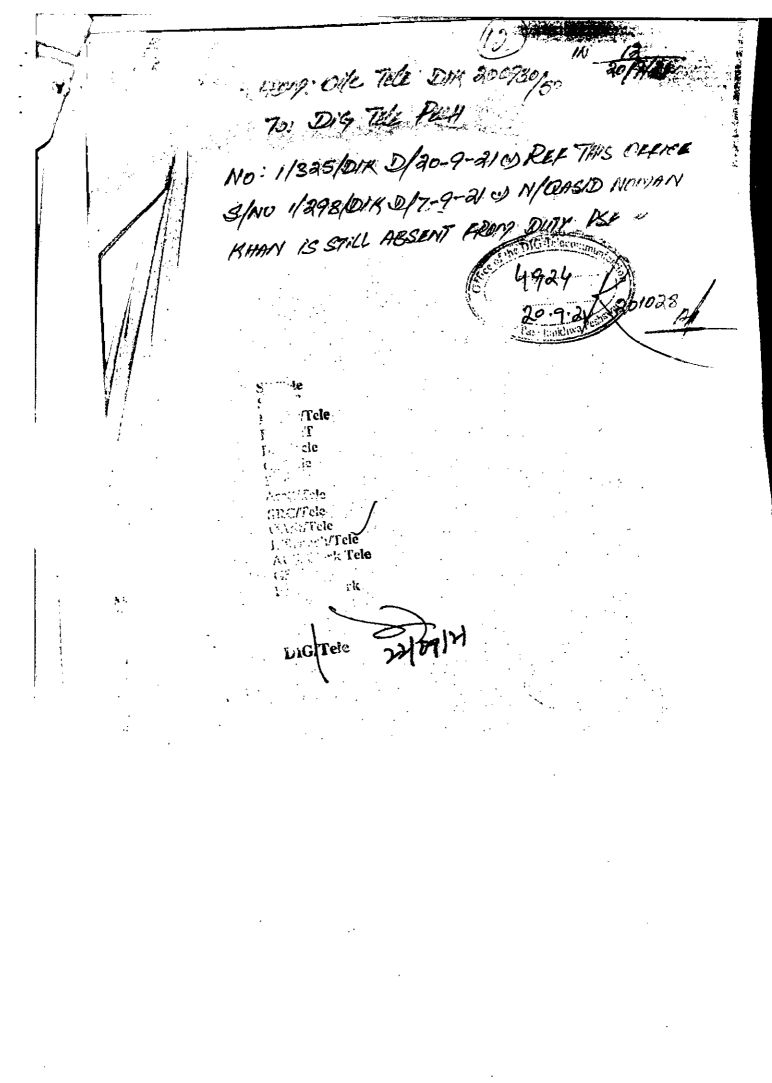
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Mr. SOHAIL ZAFAR CHATHA Assistant Inspector General 101-120 Telecommunication & Transport Khyber Pakhtunkhwa Peshawar as competent authori empowered under Khyber Pakhtunkhwa Police Rules 1975, (Amendments 2014) do hereby upon you Naib Qasid Muhammad Noman Khan of this unit Posted at Control DI Khan Show Cause Notice on the allegation/charges as follow.

You Naib Qasid Muhammad Noman Khan while posted at Control DI Khan absented yourself from your lawful duty w.e.f 05:09:2021 and are still absent from lawful duty.

This act amounts to gross misconduct on your part and is against the norms of disciplined force as defined in Para 02 (iii) in the rules abide.

You are, therefore, required to Show Cause as to why you should not be proceeded against departmentally for the above-mentioned act/omission. Also, intimate whether you desire to be heard in person.

If no reply to this Notice is received within 07 days of its receipt in normal course of circumstances to explain your position, ex-Parte action shall be taken against you.

> Assistant Inspector General of Police, Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar

No 3506-7
Tele/EC, dated Peshawar the 28/9: /2021.

Copies forwarded to the:

Mr. Muhammad Saeed (DSP T&T) (Enquiry officer)

Line Officer Tele Peshawar with the direction to deliver the said Show Cause Notice to Naib Qasid Muhammad Noman Khan s/o Farman Ullah r/o Mohalla Javed Abad Achar Road Peshawar and return one copy duly signed by him?

Blacks Amer D' ترارش ہے کے سائل کو شو گازوس کوال مھی المعددة بالمالة عدد المالة المعددة الم سائل مورهم: 12/9/21 سے اب شک کے بوقی معنے غیر حامر سے جبکی مور هـ الله / 60 کو الوار مادن تھا جس دن کا فعظیل سوتی سے سائل کو۔ 18/9/21 سے 10 ن کی میڈیا دیست ڈاسٹرنے حیا ہے اس کے بعد واسٹر فسور مرام الم سے مزیر 3 یقت کامیریفل دسیس دیاہے ان دونوں میزیکل دست بعضیوں میں بیماری کا در کیا گیاہے سرزامیر باتی کرکے ڈائٹر کے چھیوں کومرنظر دکھتے سیوعے میر ہے غیر حاضری کومیڈ بکل دیسر منظور مرف ها هام مراحر فرج الين (ميد يفل دسو ري جوشيال لف سال العارض العانا بعرارا dute 27/9/21 Ediranch/Te**le** ACR/Clerk **Tela** GSI/Tele Pention Clerk DIG/Tele

Government NKB Memorial, Hospital, Kohat, Road Peshawar EMERGENCY DEPARTMENT (OPD) SLIP



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Government NKB Memorial, Hospital Kohat, Road Peshawar EMERGENCY/DEPARTMENT (OPD) SLIP Ph:No. 091:5241467-8 Examination: Temp: B.P. Investigations: Diagnosis:

Tel: No.091-9210381 Fax: No.091-9210638

From:

The Deputy Inspector General of Police,

Telecomm: & Transport, Khyber Pakhtunkhwa, Peshawar

To

The Medical Superintendent,

Government NKB Memorial Hospital,

Kohat Road, Peshawar

No. 13846 /Tele/EC, dated Peshawar the 29 / 9 /2021

Subject:

REQUEST FOR VERIFICATION OF MEDICAL PRESCRIPTIONS ISSUED TO ONE MUHAMMAD NOMAN KHAN BY YOUR HOSPITAL

Dear Sir.

One Muhammad Noman Khan is employee of Category-IV of Telecommunication Headquarter, Peshawar. In reply to one Show Cause Notice issued to him for his continuous absence since 5th September, 2021, he has submitted two medical prescriptions issued by your hospital and has made grounds for his absence against these medical prescriptions.

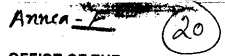
One medical prescription bearing No. 2263, dated 06th September, 2021 was sested to Muhammad Noman Khan and at back page of medical prescription, doctor advised him landays complete bed rest. Second medical prescription was issued to him on 16th September, 2021 bearing No.2555 in which doctor again prescribed 03-weeks complete bed rest as well. This complete bed rest advice is also written on back page of the prescription. These two medical prescriptions supposedly issued by your hospital are being enclosed at Annex-1 & 2 for your period and to convey whether these medical prescriptions have been issued by your hospital of otherwise. Besides, if same are issued by your hospital, then do these medical prescriptions contains any element of tempering or fabrication.

Your reply at earliest will highly be appreciated.

Deputy Inspector General vt Police. Telecomm: & Transport.

Chyber Pakhtunkhwa, Peshawar

Distrete





OFFICE OF THE MEDICAL SUPERINTENDENT **GOVT NASEERULLAH KHAN BABAR** MEMORIAL HOSPITAL KOHAT ROAD PESHAWAR



Email. gnkbmhospital@gmail.com

Fax 091-2324611

Tele; 091- 9212742

No. 7907 /GNBMH

Dated: *O/ 1/0/*2021

Τo

The Deputy Inspector General of Police,

Telcomm: & Transport, Khyber Pakhtunkhwa, Peshawar

SUBJECT:

VERIFICATION OF MEDICAL PRESCRIPTIONS ISSUED TO ONE

MOHAMMAD NOMAN KHAN VIDE LETTER NO. 13846/TELE/EC, DATED

R/Sir,

In reference to your office letter No. 13846/Tele/EC, dated Peshawar the 29/09/2021 regarding the subject cited above, the attached prescriptions were verified by the concerned medical officer of this institute along with comments given in original on the letter being sent for your information and perusal, please.

3.

1. 2.

Tel: No.091-9210381 Fax: No.091-9210638 The Deputy Inspector General of Police, Telecomm: & Transport, Khyber Pakhtunkhwa, Peshawar Government NKB Memorial Hospital, DAIRY N DATED No. 13846/Tele/EC, dated Peshawar the 29 / 9 /2021 MEMORIAL HOSPITAL PES REQUEST FOR VERIFICATION OF MEDICAL PRESCRIPTIONS ISSUED TO ONE MUHAMMAD NOMAN KHAN BY YOUR HOSPITAL One Muhammad Noman Khan is employee of Category-IV of Telecommunication Headquarter, Peshawar. In reply to one Show Cause Notice issued to him for his continuous absence since 5th September, 2021, he has submitted two medical prescriptions issued by your hospital and has made grounds for his absence against these medical prescriptions. One medical prescription bearing No. 2263, dated 06th September, 2021 was issued to Muhammad Noman Khan and at back page of medical prescription, doctor advised him 10-days complete bed rest. Second medical prescription was issued to him on 16th September, 2021 bearing No.2555 in which doctor again prescribed 03-weeks complete bed rest as well. This complete bed rest advice is also written on back page of the prescription. These two medical prescriptions supposedly issued by your hospital are being enclosed at Annex-1 & 2 for your perusal and to convey whether these medical prescriptions have been issued by your hospital or otherwise. Besides, if same are issued by your hospital, then do these medical prescriptions contains any Khyber Pakhtunkhwa, Peshawar

Your reply at earliest will highly be appreciated. ients and pag

The Medical Superintendent,

Kohat Road, Peshawar

Subject:

Dear Sir,

element of tempering or fabrication.



CHARGE SHEET

() Sohail Zafar Chatha Assistant Inspector General of Police Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar as Competent Authority, under Khyber Pakhtunkhwa Government Servants Efficiency and Discipline Rules (2011) hereby charge you as under;

You Naib Qasid Muhammad Noman Khan while posted at Control DI Khan absented yourself from your lawful duty we.f 05.09.2021 vide O1/C Tele DI Khan Signals, dated 06.09.2021, 07.09.2021, 13.09.2021, 14.09.2021, 15.09.2021, 17.09.2021, 20.09.2021, 21.09.2021 and are absent till date.

Furthermore, you were served with Show Cause Notice vide No.13506-7/Tele/EC, dated 23.09.2021 for your absence from your duties. You submitted your reply to above mentioned Show Cause Notice on 23.09.2021. In your reply to above mentioned Show Cause Notice, you have attached two medical OPD prescriptions issued by Government Naseerullah Khan Babar Memorial Hospital, Kohat Road, Peshawar. First medical prescription was issued bearing No.2263, dated 06.09.2021 wherein at the back page of prescription, you were allegedly given 10-days complete bed rest by the doctor. At the second OPD medical prescription bearing No.255, dated 16.09.2021 again doctor allegedly gave you complete bed rest for another 03- weeks. This bed rest is also written on the back page of OPD prescription.

The same medical prescriptions issued by the said hospital were sent for verification to Medical Superintendent of Government Naseerullah Khan Babar Memorial Hospital, Kohat Road, Peshawar through official letter wherein it was requested to verify whether these two OPD medical prescriptions were issued by your hospital or otherwise. Besides, it was also requested if same were issued by your hospital, then do these medical prescriptions contain any element of tempering or fabrication.

In reply to this office's official request, the Medical Superintendent issued an official letter and stated that the comments of the Medical Officer who issued these prescriptions have been made on the official letter issued by the office of DIG Police Peshawar. Doctor Mehtab Ullah Kaka Khel who issued these prescriptions have made following comments;

"I have only prescribed medication in casualty but have not given any bed rest".

The concerned doctor's comments indicate that you fabricated of official documents by adding bed rest in your favour by adding what was not written by the concerned doctor. By doing this act, you have committed yourself to offence of forgery/fabrication against which you can also be proceeded legally by registration of FIR.

Regarding your request for leave application which you asked telephonically from the OIC Tele DI Khan, dated 06.09.2021, Incharge Control Room DI Khan was asked to answer questions relating to your conduct, your overall demeanor towards your official duties and issue of your seeking extension in the leave. In reply, the OI/C DI Khan has commented that during few days of your duties at Control Room DI Khan you remained casual towards your duties. Moreover, you never turned up on time at your duty place and were used to evade your duties under different pretexts and leave office before time. Besides, he also told that

scharl

of the extension in your leave on telephone, you never made mention any illness so to be to the reverse of the restriction on the leave by saying that the public port was a second questo ongoing Covid pandemic. To give legal cover to your assence, you got medical prescriptions from Government Naseerullah Khan Babar Memorial Hospital, Kohat Road, Peshawar and fabricated them.

By-reason of the above, you appear to be guilty of misconduct under the Khyber Pakhtunkhwa Government Servants Efficiency and Discipline Rules (2011) and have rendered yourself liable to all or any of the penalties specified in the said Rules.

You are, therefore, directed to submit your written defence within seven (07) days of the receipt of this Charge Sheet to the Enquiry Officer/Committee.

Your written defence, if any, should reach the Enquiry Officer/Committee within the specified period, failing which it shall be presumed that you have no defence to put in and in that case ex-parte action will be taken against you.

You are directed to intimate whether you desire to be heard in person or otherwise.

(SOHAIL ZAFAR CHATHA)

Asstt: Inspector General of Police,

Telecomm: & Transport,

Khyber Pakhtunkhwa, Peshawar.

No 14239 - 40 [Tele/EC, dated Peshawar the

7/10 /2021.

- Copies forwarded to the:-

Muhammad Saeed (DSP T&T:) (Enquiry officer).

2. Establishment Clerk Tele Peshawar with the direction to delivered the said Charge Sheet to Naib Qasid Muhammad Noman Khan and return one copy duly singed by him.



Sohail Zafar Chatha Assistant Inspector General of Police Telecommunication & Transport, Khyber Pakhtunkhwa, Peshawar as Competent Authority, am of the opinion that you Naib Qasid Muhammad Noman has rendered yourself liable to be proceeded against, as you have committed the following acts of omissions/commissions within the meaning of Khyber Pakhtunkhwa Government Servants Efficiency and Discipline Rules (2011) hereby charge you as under;

STATEMENT OF ALLEGATIONS

That you Nab Qasid Muhammad Noman Khan while posted at Control DI Khan absented yourself from your lawful duty w.e.f. 05.09.2021 vide OI/C Tele DI Khan Signals, dated 06.09.2021, 07.09.2021, 13.09.2021, 14.09.2021, 15.09.2021, 17.09.2021, 20.09.2021, 21.09.2021, 22.09.2021 and are absent fill date.

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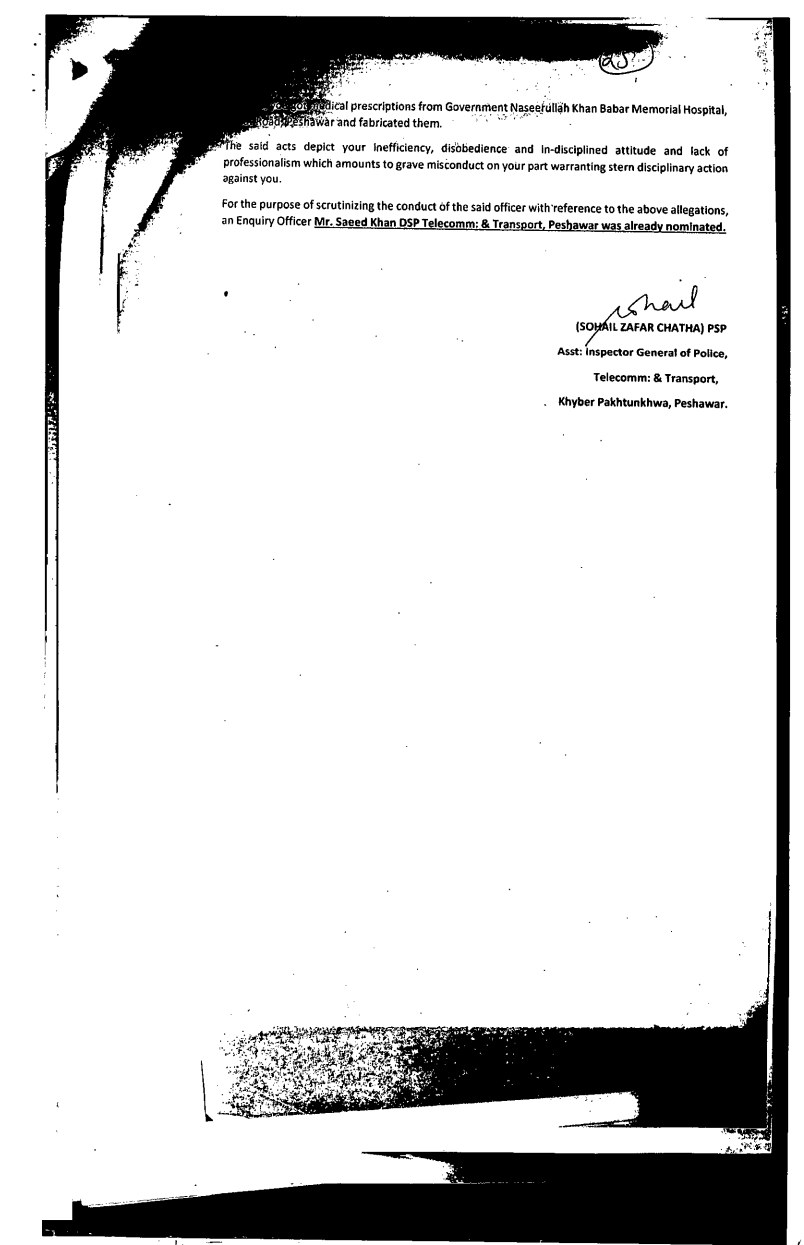
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BEFORE THE RESPECTED ASSISTANT INSPECTOR GENERAL OF POLICE TELECOMUNICATION & TRANSPORT, KHYBER PAKHTUNKHWA, PESHAWAR.

| Written | reply | 202 |
|---------|-------|-----|
| ****** | | |

Subject:

WRITTEN REPLY TO THE CHARGE SHEET NO. 14239-40 [TELE/EC, DATED, PESHAWAR THE 7/10/2021; BEFORE THIS AUHTORITY/ENQUIRY OFFICER/COMMITTEE ON BEHALF OF RESPONDENT NAIB QASID, NAMELY (MUHAMMAD NOMAN KHAN).

Respectfully Submitted:-

That the respondent humbly and respectfully submits as under:

- 1) That the Petitioner has got no cause of action to file the instant charge sheet against the respondent Naib Qasid namely Mohammad Noman Khan.
- That the respondent has come to this Hon'ble and Learned Authority/Enquiry Officer/Committee with clean hands.
- 3) That the instant charge sheet is not in its present form as the respondent is innocent and have not done any illegality.
- 4) That the charge sheet issued by this learned authority are just to harass and pressurize the respondent for forceful resignation and to end this employment for the sake of other individuals.
- 5) That the charge sheet is bad in its present form as it is full of wrong allegations against the respondent as which shows from the mentioned in the charge sheet 05.09.2021 where as it comes on Sunday (Holiday).
- 6) That before the above captioned charge sheet this learned authority i was given a show cause notice. No. 13506-7/Tele/EC, dated Peshawar the 23/9/2021 to which even i was so ill and was weak to get up from the bed still respected this authority and submitted the reply vide reply application dated 29/9/2021 (Application, Dated 27/09/2021 is attached)
- 7) That even I was given a show cause but due to my affection and love towards this learned authority and department; though i was ill and having fever i attended my duty station at DI Khan which is far away from Peshawar and having distance in between, as this department offers no route service of transport after which I got

more weakness and fever thus remained again absent from my duty to which grudge lihave been charge sheeted is totally against the natural justice and equity.

- 8) That the respondent is having education up to Middle and can't write English and can't even think to fabricate/forger the official document/receipt or anything of the same as I have done many officials works which is crystal clear without any ambiguity/fabrication and doubt:
- 9) That the respondent belongs from a respectable family and have never done any illegality, fabrications or any such kind of act thus it may be correct the same is not written from one and the same concerned doctor rather it can be written by another concerned doctor as the respondent was very sick and having weakness and was in doubt that he might infected by the Covid-19/Dengue Fever but due to the lack of facilities in the Naseer Ullah Khan Babar Memorial Hospital; Kohat Road, Peshawar I was not tested properly and was given a bed rest and I being poor litigant didn't approached anywhere else but remained in home while facing with death and life.
- 10) That it's correct that I have contacted by the phone with the OIC Tele DI. Khan dated 06.09:2021, In charge Control Room DI, thus to which I have replied as that I might have been infected by the Covid-19/Dengue and due to which cannot come to attend my right and lawful duty due to the very lose and weak conditions of health, which have been wronged by the respected authority or might be hearing problem in far distance of Peshawar to Dera Ismail Khan or even it can be a network problem to which the innocent respondent Naib Qasid namely Muhammad Noman Khan can't be placed guilly and rather he can be treated with respected and care being person gone through hard and strong illness and the charge sheet against him can be dismissed/declined in the best of law and justice to the poor and low scale employee.
 - 11) That act of the respondent rest and absentee from his duty does not shows that the respondent is inefficient, disobedient or in disdiplined rather the respondent work history can also be checked from which this learned authority can see that there's nothing against the respondent but a clear and hard performance in his previous station duty which shows a positive side of the respondent:

It's therefore most humbly and respectfully prayed that on acceptance of this written reply to the above captioned charge sheet no. 14239 40 of dated, 1/10/2021 may very graciously be dismissed/cancelled in favour of respondent.

Dated: 13 October 2021

Respondent/Defendant

Naib Qasid - Muhammad Noman Khan

13/10/121





OFFICE OF THE SINSPECTOR GENERAL OF POLICE, CENTRAL POLICE OFFICE, KIYBER PAKIFTUNKHWA PESHAWAR

No. SP2-91-/E-V, dated Peshawar the 21 102 /2022

ORDER

preferred by Noman Klian Ex-Naib Qasid of DIG/Telecommunication KPK regarding major punishment of "discharge from service" awarded by Assistant Inspector General of Police, Telecommunication KPK vide Order No. 14970-79/Tele/EC dated 25.10.2021 and upheld by the DIG/Telecommunication Khyber Pakhtunkhwa, on the following grounds:-

"Naih Qasid Noman Khan while posted at Control DIKhan absented himself from his lawful duties w.e.f 05.09.2021 vide 01/C Tele DIKhan signals dated 06.09.2021, 07.09.2021, 13.09.2021, 14.09.2021; 15.09.2021, 17.09.2021, 20.09.2021, 21.09.2021, 22.09.2021 and are absent till date."

I, have gone through the whole file/record and comments of DIG/Telecommunication and of the view that Ex-Naib Qasid has intentionally absented himself from official duty, therefore, his appeal is rejected/filed.

(IRFAN TARIQ) PSP AIG/Establishment For Inspector General of Police Khyber Pakhtunkhwa Peshawar

Endst: No. & date even.

Copy forwarded to the: -

- Deputy Inspector General of Police, Telecommunication, Khyber Pakhtunkhwa, Peshawar
- o Accountant General Office, Khyber Pakhtunkhwa, Peshawar.
- o Registrar CPO, Peshawari
- (G) Official concerned:

DFA

FORE-THE-HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

| Service Appeal No.342-P/2022 | | |
|------------------------------|-------------------------|-------------|
| Muhammad Noman Khan | *********************** | (Appellant) |
| | | (|
| | Versus | |
| Govt of KP & Others | | (D |

COMMENTS ON BEHALF OF RESPONDENTS No. 2,3,4 & 5

Respectfully Sheweth

PRELIMINARY OBJECTIONS: -

- a) That the appeal is not based on facts.
- b) That the appeal is not maintainable in the present form.
- c) That the appeal is bad for non-Joinder and miss- Joinder of necessary parities.
- d) That the appellant is estoppels by his own conduct to file the appeal.
- e) That the appellant is not come to the Honourable Court with clean hands.
- f) That the appeal is barred by law & limitation.
- g) That the appellant has no cause of action to file the instant appeal.

FACTS:-

- 1. Pertains to record.
- 2. Incorrect, as reported by Incharge Control Room Dera Ismail Khan the appellant was not interested in his official duty and his attitude towards the duty staff was not exemplary/remarkable. (Copy attached at annex-A). While posted at Control Dera Ismail Khan the appellant absented himself from his lawful duties w.e.f 5th September 2021 vide Incharge Control Room Dera Ismail Khan signal No.1/295 DIK, dated 06.09.2021 (Copy attached at annex-B). Show Cause Notice was served upon on appellant on account of his wilful absence, vide this office No.13506-7/Tele/ EC, dated 23.09.2021 which was duly replied by the appellant by taking plea that he was ill and to legitimize his wilful absence the appellant produced two medicals prescriptions issued by Government Naseer Ullah Khan Baber Memorial Hospital Kohat Road Peshawar, first Medical Prescription bearing No.2263 dated 6th September 2021, issued to the appellant, wherein the doctor advised him 10-days complete bed rest at the back page of medical prescription. Second Medical Prescription issued to appellant on 16th September 2021, bearing No.2555 in which the doctor again advised 03-weeks complete bed rest at the back page of medical prescription. (Copy attached at annex-C-D).

To, verify these two medical prescriptions Medical Superintendent of Government Naseer Ullah Khan Baber Memorial Hospital Kohat Road, Peshawar was requested vide this office letter No. 13846/Tele/EC dated 29.09.2021 for verification. (Copy attached at annex-E)

In response to above quoted letter, Medical Superintendent of Government Naseer ullah Khan Baber Memorial Hospital intimated this office vide letter No.7907/GNBMH, dated 01.10.2021 reproduces the comments of Doctor Muhab ullah Kaka Khel who issued these prescriptions that "I have only prescribed medication in casualty but have not given any bed rest. (Copy annexed as Annexure -F)

3. Correct to the extent that Show Cause Notice was served upon the appellant on account of his wilful absence, which was duly replied by the appellant by producing two medicals prescriptions of Government Naseer ullah Khan Baber Memorial Hospital, Kohat Road, Peshawar, which were verified from concerned Hospital and declared forged/fabricated.

His reply of Show Cause Notice and Charge Sheet and statement of allegation was found unsatisfactory and his plea of illness was pre-planned and fabricated. (Copy attached at annex-GH)

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

| Service Appeal No.342-P/2022 | | |
|------------------------------|--------|---------------|
| Muhammad Noman Khan | | (Appellant) |
| | Versus | |
| Govt of KP & Others | | (Respondents) |

<u>AFFIDAVIT</u>

I, Ibrahim Shah office superintendent (BPS-17) of Police Telecommunication KPK, Peshav representative of respondent Department do here by solemnly declare that the contents accompanying comments on behalf of Respondents Department, i.e. 1,2,3,4,5 are correct to the b of my knowledge and belief and nothing has been concealed from this honourable court.

DEPONENT

Ibrahim Shah

Office Superintendent:

Police Telecomm: KP, Peshav