11.01.2023

Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present.

Learned counsel for the appellant requested for adjournment on the ground that he has not made preparation for arguments. Adjourned. To come up for arguments on 20.04.2023 before the D.B.

(Mian Muhammad) Member (E)

(Salah-Ud-Din) Member (J)

20.04.2023

Counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present.

The Worthy Chairman is on leave today, the bench is, therefore incomplete. To come up for arguments on 22.06.2023 before the D.B. Parcha Peshi given to the parties.

(FAREEHA PAUL) Member (E)

\*Fazle Subhan P.S\*

15.03.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 10.6.2022 for the same as before.

16.6.2022

Barch is incomplete. Therefore the case is adjourned to 30.08.2022 before The forms

30.08.2022

Appellant in person present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

Learned Member (Judicial) Mrs. Rozina Rehman is on leave, therefore, arguments could not be heard. Adjourned. To come up for arguments on 23.11.2022 before the D.B.

(Salah-Ud-Din) Member(J)

11.0120223

BeachedlaofunseluidabheSappellantpresentfourthAuhpmhadtJan,

District Attornet/fon the maspoil dents District. Attorney for the respondented counsel for the appellant requested for adjournment on the glocument dents cobased as fonot threadeapped parations of the requirements.

Adjournadn Torcomegip for arguments on 20104 2023 eperarasthe D.B.

arguments. Adjourned. To come up for arguments on 11.01.2023

bef (Min Muhammad) Member (E)

(Mian Muhammad) Member (E)

(Salah-Ud-Din) Member (J) (Salah-Ud-Din) Member (J)

13.07.2021

Appellant with counsel and Mr. Kabirullah Khattak, Addl. AG alongwith Zafarullah, AD for the respondents present.

Respondents have not submitted reply/comments. They are directed to submit written reply/comments in office within 10 days, positively. If written reply/comments are not submitted within the stipulated time, or extension of time is not sought through written application with sufficient cause, the office shall submit the file with a report of non-compliance. File to come up for arguments on 01.12.2021 before the D.B.

01.12.2021

Appellant in person present.

Mr. Kabirullah Khattak, Additional Advocate General for respondents present.

Former made a request for adjournment as his counsel is not available today. Adjourned. To come up for arguments on 15.03.2022 before D.B.

(Atiq Ur Rehman Wazir) Member (E)

(Rozina Rehman) Member (J)

man

22.02.2021

Appellant is present alongwith his counsel. Mr. Kabirullah Khattak, Additional Advocate General for the respondents is also present.

Neither written reply on behalf of respondents submitted nor representative of the department is present, therefore, learned Additional Advocate General is directed to contact the respondents and furnish written reply/comments on the next date of hearing. Adjourned to 06.04.2021 on which date file to come up for written reply/comments before S.B.

> (Muhammad Jamal Khan) Member

06.04.2021

Due to demise of the Worthy Chairman the Tribunal is defunct, therefore, case is adjourned to 13.07.2021 for the same as before.

28.09.2020

Counsel for the appellant present.

Requests for time to further prepare the brief. Adjourned to 25 1 2020 before S.B.

25.11.2020

Syed Ghuffaran Ullah Shah, Advocate, for appellant is present.

The learned counsel contended that being appointed as Junior Clerk in BPS-07 he rendered his duties as such with devotion and lastly he was posted as Incharge PRC-Darosh Chitral where he was removed from service by Director Food Government of Khyber Pakhtunkhwa by awarding him major punishment vide impugned order dated 26.07.2017. The matter was also entrusted to Ant Corruption Establishment and accordingly, recoveries were effected through appellant which was finalized on 03.02.2020 thus the matter was settled with the department. He moved the departmental appeal assailing the impugned order of his removal respondents acquiesced to restore his service after the settlement of the issue but in vain hence, the instant service appeal.

The point so agitated at the bar needs consideration. The appeal is admitted for regular hearing subject to all just legal objections. The appellant is directed to deposit security and process fee within 10 days, thereafter, notices be issued to the respondents for written reply/comments for 22.02.2021 before S.B.

> (MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

Appellant Deposited Security & Process Fee

#### Form-A

FORM OF ORDER SHEET

Court of\_ Case No.-/2020 1S.No. Date of order Order or other proceedings with signature of judge proceedings ¢ 2 3 1 The appeal of Mr. Nizam-ul-Mulk resubmitted today by Syed 1-15/06/2020 Ghufranullah Shah Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. 1III **FREGISTRAR** This case is entrusted to S. Bench for preliminary hearing to be put 2up there on 17/07/2020. CHAIRMA 17.07.2020 Junior to counsel for the appellant present. Former requests for adjournment as senior learned counsel is not available today. Adjourned to 28.09.2020 before S.B. ŧ (Mian Muhammad) Member(E)

The appeal of Mr. Nizam-ul-Mulk son of Sher Haider-ul-Mulk r/o Darkhanan Deh Tehsil Drosh District Chitral received today i.e. on 16.03.2020 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

 $\sqrt{1-}$  Annexures of the appeal may be flagged.  $\sqrt{2-}$  Annexures of the appeal may be attested.

3- Copy of appointment-order and service book mentioned in the memo of appeal
 (Annexure-A&B) are not attached with the appeal which may be placed on it.

(Annexure-A&B) are not attached with the appeal which may be placed on it. 4- Copy of clearance certificate mentioned in para-4 of the memo of appeal (Annexure-D) is not attached with the appeal which may be placed on it.

15- Annexures of the appeal are not in sequence which may be annexed serial wise as mentioned in the memo of appeal.

6- Copies of impugned order dated 26.7.2017, letter dated 03.02.2020 and written deed on stampaper are illegible which may be replaced by legible/better one.

Copies of charge sheet, statement of allegation, show cause notice, enquiry report and replies thereto are not attached with the appeal which may be placed on it.

Six more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 953 /S.T, Dt. 17-68 /2020.

REGISTRAR

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Syed Ghufranullah Shah Adv. Pesh.

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### BEFORE THE KITYBER PAKITUNKHUWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No\_\_\_\_\_

\_\_\_\_2020

Nizam -Ul- Mulk

VERSUS

### Government of Khyber Pakhtunkhwa (KPK) through Chief Secretary &

Α	no	the	r

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3.	Addresses of Parties		9	
4.	Copy of Appointment Letter	"A"	10-13	
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6.	Copy of Impagned Order, Dated 26-07-2017	"C"	18	
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Through

Appellant / Petitioner

- Syed Ghufran ull**a**h Shah (Advocate) 22-A Nasir Mansion Railway Road, Peshawar Cell No.0334-9185580

# BEFORE THE KHYBER PAKHTUNKHUWA

## SERVICE TRIBUNAL PESHAWAR

Diary No. 26

.Appellant

Service Appeal No \_\_\_\_\_2020

Nizam -UI- Mulk S/O Sher Haider -UI- Mulk R/O Darkhanan Deh Tehsil Drosh District Chitra

### VERSUS

- 1. Government of Khyber Pakhtunkhwa (KPK) through Chief Secretary at Civil Secretariat Peshawar.
- 2. Secretary Food Government of K.P.K at Civil Secretariat Peshawar
- 3. Director Food Khyber PukhtunKhuwa Peshawar

4. District Food Controller Chitral (Lower)

Filedto-dav

Registrar 6/3 2000, AGAINST THE IMPUGNED ORDER BEARING NO. SOG/FOOD/1-6-2017-18/6444, DATED 14-02-2020; WHEREBY DEPARTMENTAL APPEAL/REPRESENTATION AGAINST THE ORDER BEARING NO. 2616/PF-11, DATED 26-07-2017 (IMPUGNED THEREIN) ISSUED BY DIRECTOR FOOD GOVT; OF KPK (RESPONDENT NO. 3 WAS TURN DOWN.

#### PRAYER;

On acceptance of the instant Service Appeal the Impugned Order bearing NO.2616/PF-11, dated 26-07-2017; issued by Director Food KPK/Respondent No. 3 be set aside and the appellant be re-instated in-service with all back benefits. Any other relief deems just and proper in the circumstances of the case may also granted to the appellant.

### **RESPECTFULLY SHEWETH:**

Brief facts and ground's giving rise to the instant Service Appeal are as under;

- <u>1.</u> That the appellant was firstly appointed as Junior Clerk (BPS-7) in Food Department Chitral (Respondent No. 3), on 27-09-2008. (Copy Appointment Letter is annexed as Annexure "A")
- 2. That throughout his service the appellant has performed his duty with full devotion, honestly, fairly and without any fear and favour. (Copy Service Book/ Record is annexed as Annexure "B")
- 3. That the appellant was lastly posted as Incharge PRC Drosh Chitral, when he was removed from service by Director Food Govt of KPK has imposing major penalty from removal of service of vide impugned order No.2616/PF-11, Dated 26-07-2017. (Copy of Impugned Order, Dated 26-07-2017 is Annexure "C")
- 4. That the matter was also handed over to Anti-Corruption Establishment and accordingly recoveries through appellant were effected and consequently the same were finalized on 03-02-2020 and the matter settled with the department.

- Same to the

A ALL AND

1. .1

(Copy of clearance Certificate Issued by District Food Controller is Annexure "D") That on 11-02-2020 the appellant filed Departmental Appeal/Representation to Respondent No. 2/ Secretary Food Govt; of KPK; against order of his removal from service. (Copy of Department Appeal/ Representation is Annexure "E")

That as a matter of fact the respondents were agreed with the appellant to restore his employment soon after settlement of the recoveries. Resultantly the appellant filed departmental representation on 11-02-2020 after getting clean chit/clearance from the alleged liabilities, before Respondent No. 2 / Secretary Food Government of K.P.K, which has rejected vide order No.SOG/FOOD/1-6-2017-18/6444, dated 14-02-2020.

(Copy of rejection of appeal/representation, Dated, 14-02-2020 is Annexure "F")

7. That as a matter of right related to terms and condition of civil servant and having no other remedy; the appellant approaches this Honorable Tribunal inter alia on the following amongst other;

#### GROUNDS;

Section 2.

6.

<u>A</u>. That the impugned final order is void and illegal because as per record of the case the respondents were duty bound to comply with their commitment after clearance of the alleged liabilities; otherwise they were legally required to put the appellant into suspension, to conduct a proper and regular inquiry against the appellant till the outcome of the criminal case/proceedings with the Anti-corruption establishment.

- <u>B.</u> That the impugned order with effect to reject the case of the appellant by the appellate authority only on the score of time limitation without considering the merit of the case is also void and against the substantial justice.
- <u>C.</u> That both the impugned order are in conflict with each other because the termination order has been passed for recovery of the alleged amounts while the appellate authority has rejected his appeal on the sole ground of limitation without considering the final realization and clearance certificate issued by the District Food Controller with fresh cause of action.
- <u>D.</u> That the appellate authority also ignored the consequences of void order, which require no limitation in the circumstances of the case, because admittedly no independent inquiry has been conducted and even no proper criminal proceeding has been initiated against the appellant. Therefore the time limitation must be the fresh cause of action accrued after realization of liabilities by getting clearance certificate dated 03-02-2020.
  - That there is no case of embezzlement established against the appellant, where; the appellant would have been charged or have miss used his authority as public official or any allegation of illegal gain personally or would have allegation to give illegal benefit to some of his family member or any relative or his life style and movable or immovable properties exceed his means of income. In fact to avoid the expected proceeding against the high ups of the department, the District Food Officer Chitral vide letter bearing No. 903 dated 28-03-2017 has wrongly reported against the appellant to have been responsible for . shortage of 951 bags of wheat beside to pressurize the appellant to deposit cost of short detected wheat into government treasury otherwise to forward the matter to Anti-Corruption/NAB; hence ultimately the appellant submitted the outstanding amounts against the in charges sale points, local public and contractors which were recoverable and recovered up to price of 55 bags valuing Rs.184220/= and was submitted in

the Government treasury through proper challan. It is worthy to mention here that the Anti-Corruption Establishment has not even registered any case (F.I.R) against the appellant till date because he is innocent and having no concern with such short detection neither the appellant has been stand responsible for such short detection in the physical verification, furthermore the responsibility of the appellant has been specified nowhere in the proceeding.

That the appellant belongs to a noble and respectable family of Chitral, therefore it was impossible for his parents to see the appellant under base less allegation ,resultantly his father namely Sher Haider -UI- Mulk has sold his two shops situated at Drosh Chitral on 31-01-2020.

(Copy of Sale Deed & Submitted Challan in Govt Treasury for Rs. 2854339/- Up to 03-02-2020 is Annexure "G")

- <u>*G*</u> That after submission of the huge alleged amount, the appellant is free from any allegation and his removal from service keeps no meaning in the eyes of law. Furthermore, there are precedents to restore some employees after recovery/ submission of alleged amounts.
- <u>H</u>. That beside the afore mentioned ground the factor regarding the storage loss of the wheat in the concerned PRcs, resulted due to storage loss and several other reasons considered/proposed by the duly constituted Committee of this office vide letter No.SOF (Food Department) 02-28-742 dated 12-12-2012; has not been considered by the Director Food. neither the service of the appellant in such Godwn for about 10 years and to transfer the appellant before the handing over the huge infested/rejected wheat to the auction committee/authority and get clearance to the extent of relief for the factors beyond his administrative control has not been considered before passing impugned order of his removal from service. (Copy of Committee Report regarding Infestation of Wheat is annexure "H")

That the contents of the removal order to base such recovery as confession is on evasive ground, wrong and void because firstly the appellant is not involved in any embezzlement secondly has made no pre bargain with Anti-Corruption Establishment; hence what he has done is that; he has complied the order of recovery to his best possible efforts and assured to take responsibility.

*L* That the appellant has been removed from service in an arbitrary manner because no independent inquiry has been conducted neither the appellant has been heard or given chance to cross
 *i* examine the witnesses (if any) neither based on any evidence or fact.

<u>K</u> That the impugned order has been passed against the Civil Service Act,1973, Public Servant Inquires Act,1850, The Pakistan Commission of Inquiries Act,1956 as well as against the Fundamental and Supplementary Rules applicable on the subject. As per rules and procedure where the holding of departmental enquiry side by side with the criminal proceedings may have the effect of impeding the course of justice or of prejudicing the trial the inquiry should be deferred till the termination of criminal proceedings and that if after filing of complaint the Anti-Corruption Establishment consider the same as not a case of embezzlement than the Director Food KPK was also not to be judge in his own case under the better administration of justice.

<u>L</u>. That through the impugned removal order, the Director Food Government of KPK has snatched the source of survival of the appellant and his family as well auctioned his uprightness, integrity and selfness and that's too for no act or omission related to his official authority.

<u>M.</u> That the imposed penalty is not only arbitrary and illegal but also harsh and un-natural.

- That besides the afore mentioned grounds the appellant is a low paid Government servant and source of survival for his whole family including his school going children.
- <u>O.</u> That the acts and omission of respondent is against the NWFP Civil Service Act 1973, Efficiency and Disciplinary Rules and applicable Fundamental and Supplementary Rules.
- <u>*P*</u>. That he instant appeal relates to terms and conditions of civil servant and this honorable tribunal has been vested with statutory power to entertain the matter.
- Q. That any other ground be furnished whenever required for the assistance of this Honourable Tribunal in support of the subject appeal with prior permission as required by procedure.

It is, therefore, most humbly prayed that the instant Service. Appeal be allowed as prayed for.

Through

Syed Ghufran Ullah Shah Advocate High Court Peshawar

Appellant

### BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. \_\_\_\_\_ 2020

Nizam -Ul- Mulk

#### VERSUS

### Government of Khyber Pakhtunkhwa (KPK) through Chief Secretary & Anothers

### AFFIDAVIT

I, Nizam -UI- Mulk S/O Sher Haider -UI- Mulk R/O Darkhanan Deh Tehsil Drosh District Chitral / Appellant; do hereby solemnly verify and declare on oath that all the contents of the subject appeal along with C.M are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hqnourable Court.

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C.N.I.C No. 15201-9676311-9

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### BÉFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. \_\_\_\_\_ 2020

Nizam -UI- Mulk

#### VERSUS

Government of Khyber Pakhtunkhwa (KPK) through Chief Secretary & Another

### ADRESSES OF PARTIES

#### APPELLANT;

Nizam -UI- Mulk S/O Sher Haider -UI- Mulk R/O Darkhanan Deh Tehsil Drosh District Chitral

#### **RESPONDENTS;**

- Government of Khyber Pakhtunkhwa (KPK) through Chief Secretary at Civil Secretariat Peshawar.
- 2. Secretary Food Government of K.P.K at Civil Secretariat Peshawar.
- <u>3.</u> Director Food Khyber PukhtunKhuwa Peshawar.
- <u>4.</u> District Food Controller Chitral (Lower)

Appellant

Through

Syed Ghufran Ullah Shah Advocate High Court Peshawar

FOOD DIRECTORATE, NWFR, PESHAWAR, No.24942/ET-542 Dated 22/09/2008

Page # (10.

No. 2687.) / (ET-542 dated 26-60-2008 and in purchance of appointment of the second state of a purchance of the second state o

2 appointment as Junior Clerk (BPS-07), he is hereby posted in District Food Controller Office Chitral..

3. He shall be on probation for a period of one year which can be extended subject to his performance as per rules.

> DIRECTOR DOD JUL PESHAWAR Dated <u>27</u>/09/2003

> > DIRECTOR FCOD MATE, PESHAWAR.

#### E.No.26943-47ET-542

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OFFICE ORDER

Copy forwarded to :-

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P.S. to Secretary Food, NWFP for information of the Secretary Food.

The District Accounts officer Chitral.

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. The Budget Officer Food Directorate NWFP Peshawar.

Setrict Food Controller, Chitral.

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aruu-ul Mulk S/O Sher Haider-ul Mulk Village Dadkhanduri Post

ET-542/Personal File

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### OFFICE OF THE DISTRICT FOOD CONTROLLER, CHITRAL No. 2472 /P.F, Dated Chitral the 15/10/08.

To ·

The Director Food, NWFP, Peshawar.

Subject: -

### ARRIVAL REPORT.

Memo

Reference your office order No.26943-49/ET-542, dated 27/09/2008.

12

2/ Mr. Nizam-ul-Mulk Junior Clerk has submitted his arrival report for duty

.

ale\_ District Focu Chalabler Chitral.

FORM Page The District Food Controller, OFFICE ORDER/ARRIVAL REPORT. dates 27/09/08. I beg to submit my arrival report for duty in your office today on 29/09/2008 (Forenoon). Submitted please. Yours Obediently ATTENTE Nizam-ul-Mulk Junior Clerk γġ ar l' RTTRAL 

nenexine B Page # 1. Name(1) NIZam-UL- MULK Nationality and Religion \_ PAKislani (Muslum) . 2. ( تومت اور مد مب ) Dad Khanduri Dsosh Residence VILL 3. (مستقل رانش) Father's Name and Residence Shev Afriday ut- Null 4. (والدكانا ادريته) 5. Date of birth Christian eratas-1.5-- 0,7 nearly as can be ascertained ( تاریخ پیدایش مطابق س عیسوی) -6. Exact height by measurement (قدرقامت econal mark of identification ± (شان شاخر ... Left hand/right hand thumb and finger impressions of (Non-gazetted officer) 8. · (مردی صورت میں بائیں اورعورت کی صورت میں دائیں باتھ کی انگلیوں کے نشانات )۔ (چىظرا كے تاتھ کا نگل) Ring Tinger Little Finger ((63.) ست مراند) Middle Finger (كَشِت شَهَادَتْ) Fore Finger (أبرها) Thumb (أبرها) ijan i Signatione of Gover Servant (سرکاری مارز کے دیتھیا ) 10. Signa ure and designatio of the Head of the Officer or other Attesting Officer 01003 ( تصدیق کنندہ افسر کے دستخط اور مہر) lote: The entries in this page should be renewed or re-aggested at least every five years nd the signatures in lines 9 and 10 should be dated. Finger prints need not be taken after اين ميفيه بس منذ لا يتم إذ تم يا بنج سال لعد تصديق مو ناضر دري بيها ورنسر 9 در 10 ميں و يتخطي ن الظیوں کے سالات کی لیے ہر بیائی سرال کے بعد بصد میں کی سر در سندیں ۔

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page # [16] 14 13 15 12 Allocation of period of , leave of average pay up to four months (or earned leave not exceeding 120' days) to which leave Reference to Signature of Nature any recorded punishment of Signature of and the Head of the the head of duration censure. or office other the officer THOD O reward, or praised o the on m tip. of er Attesting attesting salary is debitable to another Government 4pp0. -traticite? leave Official station of ment diam's). officer Government taken min I to 8 ele i servants . بىغ جار ماہ تک کی دخصت کے <u>עואַ דעו</u> وستخط وزرزت رخصت ک نوعیت دستخط أنتطأك لنخ اوسط تخواه كالغين غيرمَن س للقتال فالمأثبت افسرمجاز افسرمجاز یرس کارکردگی کا ریکارڈ مارمت تر آی جادیہ Period Government to which debitablo روند بر ومعياز با رطر في , 906 9114 , ÷. lat • . -. ÷ . Ĵ ..... . ... . 215 . biers Ь 1.tu C. or YOW ٠, C . -. • 6 И 0/ D 7 1 ۰. 295-. **-** . ۰. Let i District IC **3**6 - CE ÷ . ļ ۰. - -6,58 . ••• 2 اری. نیکن 12 S. ÷.... . out . Service verified from /to 30-11-14 • 01-12-13 from the office copies of Pay Rolls 11: 11 ۰. • D'A  $\mathbb{C}^{n, \mathbb{Z}}$ : ' . . .1 . : • ۰. :. . a j • . Distric Food Controller . Chidral . K CHITRAL 1 . Dia

Page #1++ 8 6 7 5 3 4 <u>بر م</u> It officiating Ţ state. (1) suba.ative Other Other emoluments falling de s Whether Substantive Additional .pointment of (ii) whether Pay in Signature of Date of pay for government substantive appoint. Name of Post of officiating officialting under the service service counts for pension under rule 3-20 C.Ş.R. (Pb) servant Ment position any whether term pay permanent or انتوائے temporary دستخط زائد تخواه المستنحواه لطور لطور قائم مقائم عارضي ملا زمت تنحواه عارضي ستنقل Volume ii تاريخ تقرري ويرحذ ملازمت سركاري ملازم اكر نارض بي تو ر گگر رول <u>س</u>مطابق <sup>بذی</sup>ص کا مسخق <u>س</u>ب<sup>ب</sup> قائم متام <u>الاؤ</u>نىر Ps. Rs Ps Rs. RBPS 15 0/ Ļ 595-26390 8540 110920 .01 201 1 ÷ 1. \*\*\*\* . -2 <u>ال</u> '' . · .... 7  $\sim$ . -IS. 2 ۰.Y ĸ, ÷., ٤. . *k*: BPS 2016 Ż . . ..... 07 1.42 10 90-3 Ø į Ø 710 2 176 ÷ 1 . 12.1 71 · • · . 1.2 50 tilles - in the second 2, ..... ; *[* ÷ 016 1 . 43 5 ŗ .... £. . X. I ie - i - i - i P.20 4 ••• Havish だ 38.970 0 O, 5-880-2 0/1 ł 3012 ć . 14 1754-÷. , SE String : 5 . . 30.7 ~ , 5 F 5 G 的之间的 A Start Service 44 T PAR a state of the second ь . . Tender-Japan and Angle and a straight 1 7- 74-14-5 - بر - چنکا 1.  $v_{ij}$ Disc 1.5 12.5 T I . م ĩ 6. <sup>1</sup> ~ 5 5. 1. 7. N 1 1 , . , . **c**\_1 . ÷ .3 . -37,647,44 and the second  $\mathbf{b}$ . مربع Ľ, 74°, 1 2 :'e # 17.42 e È 55.81 1. A. ميد يو. ويد يو يو ه<sup>ر</sup> برماند. از با ا 16 ÷---2 ÷., 4 e., e gani い <u>н</u>., .... 1 8.2 ¥. . . . . . . 27 ÷., 37 •• 1: 5. . م<sup>ي</sup> San As Strong Pani tet



#### GOVENMENT OF KHYBER PAKHTUNKHWA. DIRECTORATE OF FOOD. PESHAWAR

Page # (18

2-616 /PE-1111 Dated /July.2017

#### OFFICE ORDER

Whereas, the DFC Chitral vide his fetter No. 903/Nizam S/K dated 28-03-2017, reporter that during handing/ taking over the charge of PRC Drosh between Nizam ul Mulk Junior Clerk and Manzoor Alam Foodgrain Inspector, a quantity of 951 bags (107.819 tons) wheat valuing Rs. 3.60.0.169/ was short detected against the Mr. Nizam ul Mulk, Junior Clerk Ex-Incharge PRC Drosh.

Xime

And whereas, the accused official was formally proceeded against under the Khyler Pakhtunkhwa, Government Servants (E&D) Rules. 2011. for shortage of 951 bags= 107.819 tons whea valuing Rs. 360,0169/-, which was misappropriated / embezzled. After initiating proceedings against the accused, he deposited only the cost of 55 bags= 5498 Kgs of wheat of valuing Rs. 184240/- on account or wheat stock and empty gunny bags, while he failed to deposit the remaining short quantity i.e., 896 bags= 102.321 tons valuing Rs. 3.415.929/- into Government Treasury. The Enquiry Officer held the accused wholly and solely responsible for shortage of wheat / empty gunny bags thereby causing losses to government exchequer. The accused officer has been found guilty of the charges framed against hum.

Therefore, in exercise of the powers conferred about the method the Khyber Pakhtunkhwa, Government Servants (E&D) Rules, 2011. J. Mr. Asmatullah Khan, Director Food Khyber Pakhtunkhwa, hereby impose upon the accused official the major penalty of removal from service with immediate effect. The losses so caused to the government exchequer shall be recoverable as arrears of land revenue.

#### DIRECTOR FOOD KIIYBER PAKHTUNKHW/ PESHAWAR

#### Endstt: No & Date even

#### Copy for information to:-.

- PS to Minister Food Khyber Pakhtunkhwa
- PS to Secretary Food Khyber Pakhtunkhwa.
- The Director, Anti-Corruption Establishment Khyber Pakhtunkhwa, Peshawar for necessary action. The District Accounts Officer Chitral.
- The Assistant Director Food Malakand Division at Saidu Sharif Swat for necessary action.
- The District Food Controller Chitral for necessary action. Official concerned / Personal File

For advice for DIRECTOR FOOD KITYBER PAKITTUNKITWA. **BESHAWAR** m/4/27 D anie de

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Memo:	·		·		•	
	Mr. Nizamul Mull	< Ex-Incharge PR	Centre Drosh has	recovered a su	m of Rs.1900	017/-
vide treasury	challan No.03 and	No.04 dated 03/0	02/2020 (attester	d copy attached	).	۰.
	It is worth mentio	oning that the abo	ove defaulter has	recovered a su	m of Rs.2854	339/-or
of Rs.3600169	/-, an amount of R	ls.745830/- is stil	l outstanding.	Y		
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Copy is forwarded to:

- 1. The Director Food Khyber Pakhtunkhwa Peshawar for information, please.
- 2. The Assistant Director Food, Malakand Division at Saidu Sharif Swat.
- 3. Mr. Nizamul Mulk Ex-Inchage R/O Drosh with the direction to deposit the remaining amount in lump sum within the month.

DISTRICT FOOD CONTROLLER,

Nizamul Mulk Recovery 03.02.2020

The Secretary Food Khyber Pakhtunkhwa Peshawar;

Annerne E

Departmental Appeal/Representation against the impugned void Order bearing No. 2616/PF-11 Dated 26-07-2017 issued by Director Food KPK; whereby the appellant has been granted major penalty of removal from service.

Page 20

D.NO-614 Date 11/2/2020

Prayer;

On acceptance of the instant Departmental Appeal the impugned Order of Director Food KPK be set aside and the appellant be re instated in service with all back benefits. Any other relief deems just and proper in the circumstances of the case may also granted to the appellant.

Respected Sir;

- Facts and Grounds giving rise to the instant departmental appeal are as under;
  - That the appellant was appointed as junior clerk (BPS- 05) on 27-09-2008 at the office of District Food Controller Chitral.
  - 2. That throughout his service he has performed his duty honestly, fairly and without any fear and favour.
  - 3. That the appellant was lastly posted as in charge PRC Drosh Chitral , when he was removed from service vide impugned order dated 25-07-2017 (Copy of impugned Order is annexed)
  - 4. That being aggrieved from the subject removal order and having statutory right the appellant approaches. Your good office/competent authority amongst the following other grounds;

GROUNDS;

A. That there is no case of embezzlement established against the

miss used his authority as public official or any allegation of illegal gain personally or would have allegation to give illegal benefit to some of his family member or any relative or his life style and movable or immovable properties exceed his means of income. In fact to avoid the expected proceeding against the high ups of the department, the District Food Officer Chitral vide letter bearing No. 903 dated 28-03-2017 has wrongly reported against the appellant to have been responsible for shortage of 951 bags of wheat beside to pressurize the appellant to deposit cost of short detected wheat into government treasury otherwise to forward the matter to Anti Corruption/NAB; hence ultimately the appellant submitted the outstanding amounts against the in charges sale points, local public and contractors which were recoverable and recovered up to price of 55 bags valuing Rs.184220/= and was submitted in the Government treasury through proper chalan. It is worthy to mention here that the Anti-Corruption Establishment has not even registered any case (F.I.R) against the appellant till date because he is innocent and having no concern with such short detection neither the appellant has been stand responsible for such short detection in the physical verification, furthermore the responsibility of the appellant has been specified nowhere in the proceeding.

Page # (2)

B. That the appellant belongs to a noble and respectable family of Chitrál, therefore it was impossible for his parents to see the appellant under base less allegation, resultantly his father namely Sher Haider uf. Mulk has sold his two shops situated at Drosh Chitral on 31-01-2020 (copy of sale deed annexed) and has sub mitted Rs.2854339/= on 03-02-2020.

C. That after submission of the huge alleged amount, the appellant is free from any allegation and his removal from service keeps no meaning in the eyes of law. Furthermore, there are precedents to restore some employees after recovery/ submission of alleged amounts.

D. That beside the afore mentioned ground the factor regarding the storage loss of the wheat in the concerned PRcs, resulted due to storage loss and several other reasons considered/proposed by

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. . . . .

the duly constituted Committee of this office vide letter No.SOF (Food Department) 02-28-742 dated 12-12-2012; has not been considered by the Director Food. neither the service of the appellant in such Kacha Godwn for 16/17 years and to transfer the appellant before the handling over the huge infested/rejected wheat to the auction committee/authority and get clearance to the extent of relief for the factors beyond his administrative control has been considered before passing impugned order of his removal from service.

E. That the contents of the removal order to base such recovery as confession is on evasive ground, wrong and void because firstly the appellant is not involved in any embezzlement secondly has made no pre bargain with Anti Corruption Establishment; hence what he has done is that; he has complied the order of recovery to his best possible efforts and assured to take responsibility.

- F. That the appellant has been removed from service in an arbitrary manner because no independent inquiry has been conducted neither the appellant has been heard or given chance to cross examine the witnesses (if any) neither based on any evidence or fact.
- G. That the impugned order has been passed against the Civil Service Act,1973, Public Servant Inquires Act,1850, The Pakistan Commission of Inquiries Act,1956 as well as against the Fundamental and Supplementary Rules applicable on the subject. As per rules and procedure where the holding of departmental enquiry side by side with the criminal proceedings may have the effect of impeding the course of justice or of prejudicing the trial the inquiry should be deferred till the termination of criminal proceedings and that if after filing of complaint the Anti Corruption Establishment consider the same as not a case of embezzlement, than the Director Food KPK was also not to be judge in his own case under the better administration of justice.

H. That through the impugned removal order the Director Food-Covernment of KPK has snatched the source of survival of the

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appellant and his family as well auctioned his uprightness, integrity and selfness and that's too for no act or omission related to his official authority.

I. That any other ground be furnished when ever required for the assistance of you: good authority in support of his appeal.

It is, therefore, humbly requested to allow the subject departmental appeal as prayed for.

Appellant

Nizam ul MulkS/O Sher Haider ul Mulk R/O DadKhan Duri Drosh Chitral-

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#### GOVERNMENT OF KHYBER PAKHTUNKHWA FOOD DEPARTMENT

NO.SOG/Food/1-6/2017-18

- de el

SECTION OFFICER (GENERAL)

091-9225373

То

### M fooddepartmentkpk@gmail.com M @fooddepartmentkp 9 @foodsecretariat

Mr.Nizam-ul-Mulk S/o Sher Haider ul Mulk, R/o Dadkhan Duri Drosh, Chitarl.

Subject: -

DEPARTMENTAL APPEAL/REPRESENTATION AGAINST THE IMPUGNED VOID ORDER BEARING NO.2616/PF-11 DATED 26.07.2017 ISSUED BY DIRECTOR FOOD, KPK WHEREBY THE APPELLANT HAS BEEN GRANTED MAJOR PENALTY OF REMOVAL FROM SERVICE

I am directed to refer to your appeal dated 11.02.2020 on the subject noted above and to state that that the competent authority has been pleased to <u>FILE</u> your appeal on the grounds that prescribed limit of Thirty (30) days had already been expired as prescribed under Civil Servants (Appeal) Rules 1986, please

SECTION OFFICER (GENERAL)

Copy to:-

1. Director Food, Khyber Pakhtunkhwa.

2. PS to Secretary Food, Khyber Pakhtunkhwa, Peshawar.

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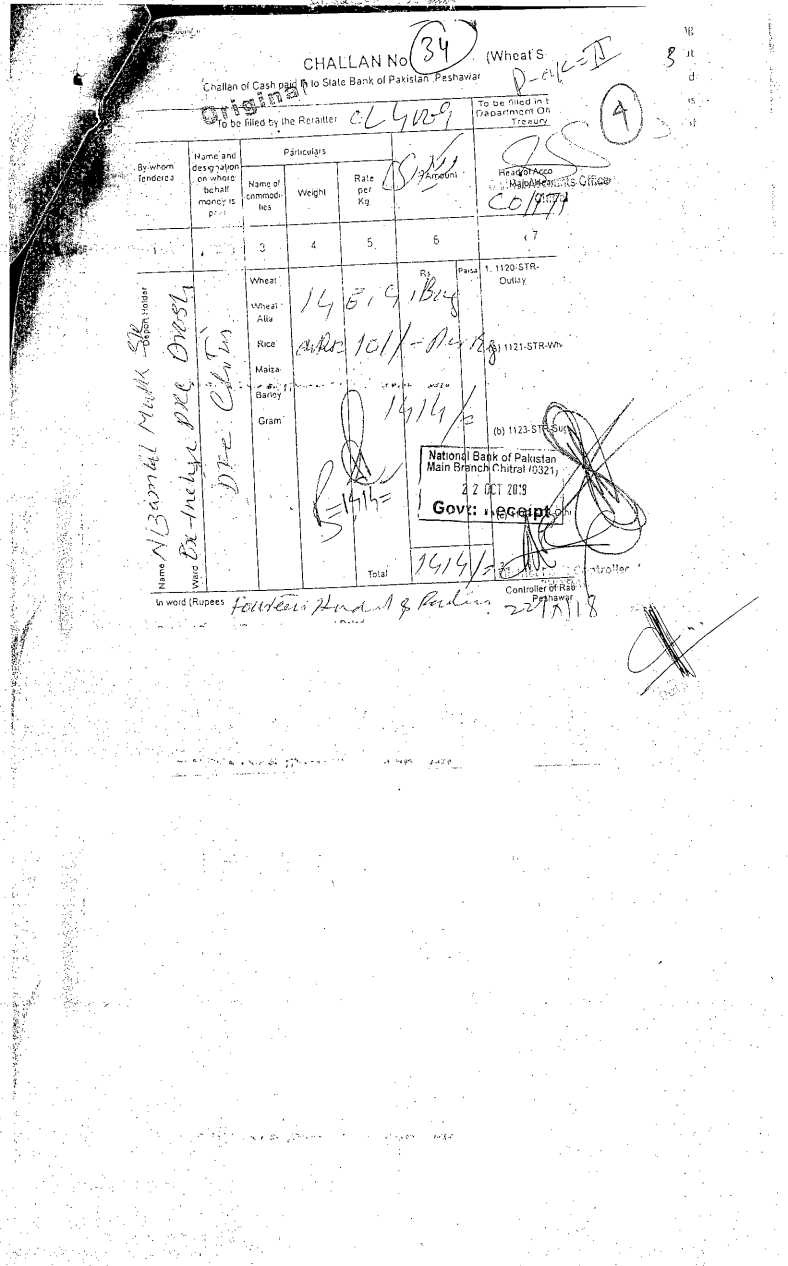
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Food Account-II

34 CHALLAN No

(Wineat/Sugar)

Challan of Cash Paid into State Bank of Pakistan, Peshawar

To be filled in by the To be filled by the Reraitter CL -4198 Department Officer Treasury & S Name and PARTICULARS 01 . . By whom Designation Rate Name of. Head of Account Tendered Amount on whore behalf Weight Per Kg Commodities Major Head money is paid Rs. Ps ∩ // 1 2 3 4 5 6 Depot Holder 44 Bags on 1. 1120 - STR Wheat Outlay 44,80 Rg Miher (a). 1121-STR-Wheat a. Rs= 32.50 Per Mg Whieat Alta (b). 1123 - STR -Sugar Rice 145607 Controller of Rationing, Peshawar NI Zamal Male NCharp Maize (c) 1129 - STR -@thers DUC Barley 170 Gram 1*6,*00 Name , Ward 45/00 hetrici, Friend Coll In words (Rupees) one lac Forty, Controller of Rationing & six Handsgil a Peshav Manager Received Payment (Rupees ) Dated State Bank of Pakistan, Peshawar Treasurer. Accountant Treasury Officer, Peshawar Districe Fond Controller ~ 、公书图书本"

Food Account-II

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Received Payment (Rupees ) Dated Treasurer. Accountant

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Manager State Bank of Pakistan, Peshawar Treasury Officer, Peshawar

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efford Account-III all I CHALLANN (Wheat Sugar) Challan of Cash Paid into State Bank of Pakistan, Peshawar CLYDE To be filled in by the Department Officer Version To be filled by the Reraitter <u>C</u>M Name and Designation PARTICULAF: Rate Head & Accord Name of . 🗉 whóre behalf Amoust Weight Per Kg Commodities Major Head money is paid Rs.  $\mathbb{P}_{\mathbb{Q}}$ 0/17 3 4 5 1120 - STR 1. 14 E.G. Bags Wheat Outlay Wheat Wheat Atta (b). 1123 - STR -Sugar Rice 14/1/1 Maize (c). (1129 - STR -Others Barley 1 E HOV 20:3 Gram Wain 1411, Total District Food Com (Rupees) Fourteen Hopednesd रस्तर्भ Controller of Rationing, Fourten) onth Peshawar Į. Sceived Payment (Rupees 1 Pagara ) Dated State Bank of Pakisian Peshavini हुन्। स्वरुधा हा । Accountant Treasury Officer, Peshawar などは使い

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Annexare H

Report of the committee constituted by Secretary Food vide Notification No.SOF(Food Deptt) 2-28/742 Dated 12/12/2012. and No.SOF (Food Deptt)2-28/395 dated 29/04/2012 for disposal of infested and poor quality wheat at District Chitral.

### Preamble.

A committee comprising Assistant Director Food Malakand Division at Swat Chairman, Mr.Ashfaq Rasool, Section Officer (HR) Law Deptt: govt: of KPK Member, Mr. Jan Muhammad Distt: Director Agriculture Distt: Chitral Member, Mr.Abdul Akram Additional Asstt: Commissioner II Chitral Member, Mr. Mohammad Iqbal Budget Officer VII Finance Deptt: govt: of KPK Member, Regional Audit Officer, Food Directorate Peshawar Member, was constituted vide the above notifications with the TOR To suggest "Ways and Means" for disposal of infested wheat and determine the condition and accumulation of wheat stock at District Chitral.

Proceedings & readings and the Automatic Proceedings

the office of D.F.C Chitral for proceeding in the matter. The committee started its function on 27/08/2013 to 04/09/2013 and visited various PR Centres/Sale points of Distri Chital as per the following detail.

(27/08/2013)	Drosh, madaklasht, Arrandu, Ursoon, Domel.
28/08/2013	Gobore, Susoom, Arkari, Shoghore
29/08/2013	Reshun, Kuragh, Booni, Sonoghore & Parwak
30/08/2013	Mastuj; Brep, Bang Yarkhoon, Yarkhoonlasht, Laspur
31/08/2013	Shagram, Mulkoh, Terich
01/09/2013	Khot, Rech, Verkop, Madak, Kushum
02/09/2013	Kosht, Gohltir, Oveer, Golain

03/09/2013 04/09/2013

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- Gang, Ayun,Bumubrate,Birir Rumbur Danin/Chitral

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The committee randomly checked the reported infested and poor quality wheat on the spot. The committee also met with delegations of the local population and received resolutions from the local population of the above centers. The resolutions received from the people of the localities are annexed with this report vide page No.01 to 60 of the file. They strongly protested the supply of poor quality, discolor, infested, mixed with dust and foreign materials in the wheat stock. The wheat stocks, as reported infested, damaged, poor quality was inspected on the spot which according to the F.G.S and godown staff have been accumulated since 2003 to 2013. The imported wheat stocks are also available in some sale points and PR Centers which is reddish in color, soft in texture and vulnerable to infestation. The people of Chitral complains that making of bread from such like wheat is impossible, as the same lakes the required gultine matter. The wheat stock inspected also contains foreign matter that is dust, remains of the insects and sand and other materials. Bad smell was also felt in some centers resultantly bad odour wheat flour produces from the same which cannot be eaten by human beings.



# The reason of infestation/poor quality wheat stocks

The following table shows wheat quota supplied to Chitral from 2003 to 2013

S.No	Year	Wheat-quota supplied
		(M.tons)
1	2003-04	18000.000
2	2001-05	28510.000
3	2005-06	30000.000
4	2006-07	28447.000
5	2007-08	30000.000
6	2008-09	30989.000
7	2009-10	40612.000
8	2010-11	5400.000
2	2011-12	1.0000.000
10	2012-13	14800.000

5. The wheat stocks (infested/poor quality/rejected by the people of Chitral) have been accumulated over a period of 10 years, resultantly has lost weight and its fitness for human consumption. Extremely bad storage conditions have aggravated the situation which was beyond control of Food Department Chitral: Under warmer climatic condition in sub Division Chitral i.e. PR Centers Drosh, Gang, Domel, Arrandu, Ayun and some PR Centers of Sub Division Mastuj, where the temperature are mild and humid coupled with long storage period which provided safe heaven to store grains insects/pest which inflected colossal wheat grain losses. The situation would have not been so grave if the disposal has been made earlier i.e. on yearly basis. Around 32 PR Centers and 75 sale points are beyond the effective administrative control of the available 16 Food<sup>3</sup> grain supervisors, 3 Food Inspectors & 2 AFCs. It is to mention here that at present only 9 food grain supervisors are working at

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Chitral and the remaining FGS from down District do not take interest inrunning the stores which are located at far - flung areas where the concept of public transport as per pattern of down Districts is not available. Moreover no residential accommodation is available to shelter the staff of down District to be deputed there. Almost all the sale points are in kacha structures and are being run by private persons. Often rain water and snow enter the premises of these sale points which results in deterioration of the wheat stocks. Besides, insects, rats and pests also have aggravated the situation. Fumigation of wheat stocks in those PR Centers and sale points also cannot effectively be carried out as the same cannot be get air tight which is a pre-requisite for effective fumigation of wheat stocks. The practice of pick and choose of wheat bags also prevails in District Chitral, resultantly the people do not purchase poor quality wheat and reject the same. Political interference also paves the way for the rejection as political leaders of District Chitral politicize the poor quality wheatand instigate the people for not purchasing the same. Due to the opening of Lowari tunnel, the local people of Chitral and Drosh prefer to buy fine quality atta viz-a-viz government wheat. As a result the local market of chitral and Drosh and some parts of Sub Division Mastuj flooded with fine quality atta, therefore, the Govt wheat stocks can not be issued in time.

6. The empty gunny bags accumulated since 1982 also provided an opportunity to insects and pest breed which attack the wheat stocks which are lying within one room side by side. The above table shows that gradually the demand of wheat in Chitral has slashed from 40,000 M.ton to 14,800M.ton irrespective of the fact that local population has increased.

7. The committee also met with MNA Chitral Shahzada. Iftikharud Din who put forward the views of the general public regarding the

Infested/poor quality/rejected wheat by the people of Chitral during his visits in the clection campaign. He pointed out that the protests and objections on the wheat stock have been incorporated by him in his two diaries. He also stated that he will report the same to Director Food and higher authorities of Food Department separately.

8. <u>Recommendations:</u>

The following tables shows infested wheat stocks accumulated over of period of

ten years the poor quality of wheat stocks rejected by the people of Chitral.

Statement showing infested wheat stock and poor quality wheat at various PR Centres and Sale Points at District Chitral.

S.No	Name of PR Centres	Name Sale Points	Structure of Godown	Quantity infested (Bags 100 kg)	Poor quality of wheat (Bags 100
	2 Arrandu	<u>.</u>	la Packa Kacha	3	kg) 6 60
2	Domel Drosh Gang Uisoon		Pack Pack Kacha Kacha		1610 120 90 230
	Madak Lasht Ayun Bumborate	Birga Nisar Rumbor, Birir, Shekhanandeh	Packa	/00	273
9 10 11		Madashil, Kiar, Parsar Brashgram		<u> </u>	
نیا سنب	2 Arkari 1 Latkoh 4 Gobore 15 Gullen 16 Reshut	Oveer, Pesti, Shali, M Darzin, Begusht, Parb Bermogh, G.Payeen	1		

			· .	•	· · ·
17	Kuragh		Packa	. 100	
18	Booni	Avi lasht	Packa		
10	Sonoghore	Miragram, Parsyale	Kaeha	70	117
20 · `	Mastuj		Packa	82	02
21	Laspur	Sor.Laspur	Kneha/Packa	200	619
. 22	Bang/Brep	Chapali, Chuinch, Brep.	Kacha 🗍	325	1404
		Istach, Khotanlasht,			• •
	1 1 200 .	Khurzh, Dizg, Mehting,	·		
	1	Pashk, Miragram, Bang 4			
		Payeen, Bang Bala		<u> </u>	
23	Yarkhoon	Shost, Dobargar, zhupu, .	Kacha 🦿	30	335
	Lasht	Sholkoch, Power, Duser, ;	¥ 5		
<u> </u>	·	PowerII			
24	Broghil		Kacha	60	·····
25	Oveer	Riri payeen, bala, barum	Kacha	250	22 Ú.
.:		payeen, bala, Shabronz,			• .
		Nichagh, Pasti, Pakhturi	<u></u>		305
26	Gohkir	Loun, Drongagh	Kacha	<u>45</u> <u>63</u>	378
,27	Kosht		Kaeha Paeka	90	371
28	Mulkoh	· · · · · · · · · · · · · · · · · · ·	Kacha		200
29	Kushum		Kacha	152	384
30	Terich	Warimoon, Zondrangram,	Kacha		
		Persing, Longol, Lonkoh, Nichagh	. /	· · ·	
<u></u>	Turkoh	Raycen, verkop, istaro;	Kaeha/Paeka	215	1065
31	-Turkon	Madak, Nishko			
		11 sale points	Kacha		1249
32.	Rech	Porkhot, Rabat,	Kacha	166	- 1166
33	Khót	Enkushum, yakhdiz, melp,			
			1		
İ		melp bala, payeen	Total:-	10373	20158
	· · · · · · · · · · · · · · · · · · ·				

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The committee recommends that the infested wheat at column No. 5 and 75% of the reportedly rejected/poor quality wheat stocks as per column No. 6 of the above table be auctioned on "as is and where is basis" and the remaining 25% of the reportedly/rejected/poor quality wheat be segregated from the stocks and be sold to the general public as 25% of the same is fit for human consumption. The report is submitted for further necessary action please.

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(Mr. AbUdHalil) Asstt:Director Food Malakand Divn: (Chairman of the Committee)

(Mr. Javy M (inmad) District Director Agriculture Extension District Chitral (Member)

(Mr. Ashfaq Rasool) Section Officer (HR) Law Deptt: Govt: Of K.P.K (Member of the Committee)

(Mr. Mohammad Iqbal) Budget Offucer-VII Finance Deptt (Megnipo) of the committee)

(Mr. Abdūl Akram) Additional Asstt: Commissioner-II Chitral. (Member of the Committee)

Begional Audit Officer, Pood Directorate "LP,K Peshawar (Member of the Commit)

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Muen 2015 2162 0,21 0 DAILY MASHRIQ PESHAWAR 3922 ادر توی مفاد بر لا مور ( این این آنی ) درم الملم م مسر ما ا سکورل و امور خارجہ مرتاج مریخ نے کہا ہے کہ UP482 CHINA باكستان المحدى درو عم شال بيم اور عابة ليمن (بنيه 79-سلجه 10) ت ليلخط فرز ÌĠ بحك خورك ف مدال ممل چرال ي في حدار في كدم مدى محد ما مح جور في مرورت من من كنازيده ب افود كمر ولركوا متراض برتبديل كرديا كما وكاولس يركى تاحال جملورا بدند بوركاه بشادر (این این آل) نظر خرراک فیبر ، بختون خراک المرف ف چرال كيليخ و دكاكى ا ول استبال كدم ک 30 ہزاد سے زیادہ برد ال ان ال سحت کیلیے خطرہ REEL Com (بليه 78مبلحه 10) . م المصوريت - ۱۰ مرل الميتول مرم و دين المعند المادين بقيرتمر المماكدم 78 ایت از این معالی معدد اردار سر مان این می می می این معالی معدد اردار می مازی مرجعهال می جراب مے این معدد اردار معدم وی می ک بوخ جرال می جرور بر می می مود و معدم اردار 4 and and a second second second second second second second second second second second second second second se والمصالية ومرمد وومور المساقد المنافي كدم كالرياري and the second second second second second second second second second second second second second second second مرود ایم ال بر ملعلا با مراجب الراد المار با مرود ایم ال بر ملعلا با منابعه با المحقيق في مربعات الم العنى الدفير سادن كتومك 30 جدار خبوليون ····· Marine Sa 🗄 The Anderson

قيمت 50روپ 31539 ايڈوكيٺ 17-288 باركوسل ايسوى ايشن نمبر: پشاور بارایسوی ا**ی**شن،<sup>خه</sup> بتونخواه 0334-9185580 رابط ممبر: · [] . [2] مطل-د عوىٰ: تطام المله علت تمير: :17. 5 % تقانية: مقدمہ مندرجہ عنوان بالا میں اپنی طرف ہے واسطے پیروی وجواب دہی کا روائی متعلق آن مقام <u>اور کلے م</u>یکنزال الد ام ار جرار / خسیصال کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدہ کی کل کاروائی کا کال ٰ اختیار ہو گا ، نیز وکیل صاحب کو راضی نامه کرنے وتقر رثالث و فیصله بر حلف دینے جواب دعویٰ اقبال دعویٰ اور درخواست از ہر شم کی تصدیق رز می پر دستخط کرنے کا اختیار ہوگا، نیز بصورت عدم پیروی یا ڈگری کیطرفہ یا اپل کی برآمدگ اور منسوخی ، نیز دائر کرنے اپلی نگرانی و نظر ثانی و پیروی کرنے کا مختار ہو گا اور بصورت ضرورت مقدہ مذکورہ کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقر رکا اختیار ہو گا اور صاحب مقرر شده کو وہی جملہ مذکورہ با اختیارات حاصل ہو ں گے اور اس کا ساختہ پر داختہ منظور و قبول ہو گا دوران مقدمہ میں جو خرچہ ہر جانہ اکتوائے مقدہ کے سبب سے ہوگا کوئی تاریخ پیش مقام دورہ یا حد سے باہر ہو تو وکیل صاحب یابند نہ ہوں گے کہ پیروی مذکورہ کریں ،الہذا وکالت نامہ لکھ دیا تا کہ سند رہے 2020 المرقوم: A LUCE COM ATTESTED مقا SI . ئامەكى نو نوكا يې نا قايل قبو نوث: اس د کال

## BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR Appeal No. 5773/2020

Nizam Ul Mulk S/O Sher Haider-ul-	Mulk,		· ·		
R/O Darkhanan Deh Tehsil Drosh		·			
District Chitral		•••••		Pet	itioner

#### Versus

2. Secretary to Government, Of Khyber Pakhtunkhwa, Food Department Peshawar

3. Director Food,

Khyber Pakhtunkhwa, Peshawar.....

.... Respondents

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#### For respondent No.02 & 03

## BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

<u>Appeal No. 5773/2020</u>

.....Petitioner

Nizam Ul Mulk S/O Sher Haider-ul-Mulk, R/O Darkhanan Deh Tehsil Drosh District Chitral.....

Versus

1. Secretary to Government, Of Khyber Pakhtunkhwa,

Food Department Peshawar

#### PARA WISE COMMENTS ON BEHALF OF RESPONDENTS 2 &3

#### **Preliminary Objections**

- 1. That the petition of the appellant is not maintainable in its present form.
- 2. That the plea of the appellant is based on extra jus and extra legem.
- 3. That the appellant has not come to this Honorable Court with confessfully and clean hands, proof facts, has been concealed from this Honorable Court. Hence the appellant is not entitled to the relief prayed for.
- 4. The plea of the appellant is based on malafide and ultra vires.
- 5. That the appellant is estopped by his own conduct to file this appeal.
- 6. That the appellant has no cause of action as the petition is time barred

#### **Respectfully sheweth**

#### <u>On facts</u>

- 1. It is correct that the appellant was appointed as junior clerk in Food Department on 27-09-2008 but he was served with statement of allegation and also conducted an inquiry with the approval of the competent authority the same is as (Annex- A, B) meanwhile, the appellant was also served with show cause notices / personal hearing the same is as (Annex- C, D). In light of this the District Food Controller issued recovery letters to the accused official only in question to settle the matter with smooth atmosphere the same is as (Annex-E, F). Afterwards, the competent authority, Director Food Khyber Pakhtunkhwa finally issued charge sheet and show cause notice with stressing to deposit the outstanding amount in the Govt Treasury but he was failed to do this and also submitted an undertaking which proved confessfully guilty the same is as (Annex-G, H). Subsequently, the competent authority imposed major penalty of removal from service vide No. 2615/PF-1111 dated 26-07-2017 with recovery of the Embedment wheat quantity which is still outstanding against him the same is as (Annex- I). Furthermore, the appellant submitted Departmental appeal on dated 11-02-2020 after expiry of 03 years which was rejected on 14-02-2020 due to time barred the same is as (Annex- J).
- 2. That the appellant was proved dishonest during performing his services in Food Department and embezzled 951 bags wheat 107.1819 tons valuing Rs. 3600169 which is a great token of services evidence.
- 3. As expounded above.
- 4. That the appellant was made recovery w.e.f 10-04-2017 to 11-01-2021 which is a great proof of dishonestly but clearly brought out in illustration after depositing the Government Challans w.e.f. 10-04-2017 to 11-01-2021 and the District Food Controller, Chitral was become a crown witness over the Challans records the same is as (Annex-K)
- 5. That the Food Department made recovery from the accused a sum of Rs. 2989748/and the remaining amount Rs. 610421/- is still outstanding against him which stands corroborative evidence.
- 6. As supra above.
- 7. As supra above.

#### **ON GROUNDS**

- A. That the appellant was treated in accordance with laws and rules.
- B. That the appellant was failed to satisfy the competent authority during personal hearing.
- C. As expounded above.
- D. That the Food Department made recovery from the appellant proved dishonest, disloyal and extra-jus. The District Food Controller of the concerned District proved a corroborated officer over the depositing challans as mentioned above.
- E. That the appellant was admitted himself a great defaulter after depositing the Government challans.
- F. No comments.
- G. As expounded above.
- H. That the competent authority imposed major penalty after fulfilling all codal formalities in light of E&D Rules 2011.
- I. As expounded above.
- J. As expounded above.
- K. As expounded above.
- L. As expounded above.
- M. As expounded above
- N. No comments.
- O. As expounded above.
- P. That the appellant was treated in accordance with proper procedure of Government servants E&D Rules 2011.
- Q. That the appellant was mispresented the facts to create an impression which is extra-jus and extra-legem.

It is therefore, humbly prayed that this Honorable Court may graciously dismiss with cost being devoid of cogent and convincing reasons.



Secretary Food, Food Department Respondents. 02

Director Fool

Khyber Pakhturikhwa Respondents. 03

#### BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR Appeal No. 5773/2020

#### Versus

1. Secretary to Government, Of Khyber Pakhtunkhwa, Food Department Peshawar

 Director Food, Khyber Pakhtunkhwa, Peshawar.....

#### AFFIDAVIT

I Muhammad Zafrullah Khan, Assistant Director Food, do hereby solemnly affirm and declare the contents of the accompany Para-wise comments are true and correct to the best of my knowledge and belief that nothing has been concealed from this Honourable Court.

..... Respondents

DEPONENT NIC No. 12103-1495331-5 Contact No. 03468995135 For respondent No. 02 & 03



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#### GOVERNMENT OF KHYBER PAKHTUN KHWA **DIRECTOR OF FOOD** PESHAWAR No 1226 (PF-1111

#### Dated 04 104/2017

#### STATEMENT OF ALLEGATIONS

IMr. Asimanilah Khan Gundapur, Director Food Khyber Pakhtunkhwa, being competent zuitenity, zes of the opinion thes Mr. Nizzanel Milk Junior Clerk Incharge PRCs Darosh and Gang Chitral has rendered himself liable to be proceeded against, as he committed the following acts/omissions, with in, the meaning of Rule-3 of the Khyber Palatanthwa Government Servants (Efficiency & Discipline) Rules, 2011:--

> The DFC Chinel reported vide letter No. 903/Nizam S/K dated 28-03-2017, the densing hending / taken over the charge of PRC Drosh between Nizamul Mulk Farrier Clerk and Manzoer Alam Foodgrain Inspector, a quantity of 951 bags-107.819 area wheat valuing Rs. 360,0169/- has been short detected against him (out going lacharge of PRC Drosh). An undertaken has also been given by him to DFC Chinzl to deposit the cost of wheat bags short detected and to be deposited in Government Treasury within short possible time.

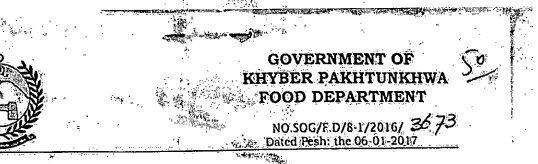
For the purpose of inquiry against the said accused with reference to the above allegations, 2 Medazor and Zaheir District Food Controller Dir Upper is appointed as Inquiry Officer under rule 10 (1) (a) of the and rules.

The Inquiry Officer shall, in accordance with the provisions of the ibid rules, provide 3 reasonable opportunity of hearing to the accused, record his findings and within thirty days of the receipt of this order, put forth its findings so that appropriate action could be taken against the accused.

The accused and a well conversant representative of the department shall join the 12 proceedings on the date, time and place fixed by the Inquiry Officer.

#### DIRECTOR FOOD, KHYBER PAKHTUN KHWA, PESHAWAR

	Federseterat	No & date Even
	ij	A copy of the above is forwarded to:- The Assasting Director Food Malakand Division at Saidu Sharif Swat for information with the directions to sabain complete record to the inquiry Officer for the purpose of the enquiry proceedings.
53 <u>8</u>	2)	Medicanenal Zeheir District Food Controller Dir Upper for initiating proceeding against the accessed under the provisions of the Khyber Pakhunkhwa E&D Rules 2011 (Copy of Charge Sheet along with Structurent of Allegations is enclosed)
	. Đ	The District Food Cosmoller Chinel for information with the directions to submit complete record to the laquiny Officer for the purpose of the enquiry proceedings.
	. 4)	Mr. Nizement Malk Junior Clerk Incharge PRCs Darosh and Gang Chitral with the direction to appear before the Inquiry Officer on the date/time/ place fixed by him for the perpose of exquiry proceedings.
		DIRECTOR FOOD.
		KHYBER PAKHTUN KHWA, DESHAWAR
s	v )	31/03/17
۰.	ilan ya lina Sirani	Milk American State 2013



The Director Food, Khyber Pakhtunkhwa.

Subject: - INQUIRY REPORT.

Dear Sir,

To

Reference is invited to your Office Order No. 6715/PF Nizamul-Mulk J.C dated 07-12-2016 and to enclose herewith the subject inquiry report for further necessary action, please.

Yours faithfully,

INQIURY OFFICER/SECTION STFICER (GENERAL) FOOD DEPARTMENT, KHYBER PAKHTUNKHWA

Estb. Assostant.

Pe. same the accusal official it a find show course MILL Notice.

09.01.17-

INQUIRY AGAINST MR, NIZAMUL-MULK JUNIOR CLERK INCHARGE PROVINCIAL RESERVE CENTRES DAROSH & GANG.

The undersigned was appointed as inquiry officer, vide endorsement No.6715/PF Nizamul-Mülk J.C dated 07.12.2016 to probe the matter of shortage of 500 wheat bags at Darosh Chitral and the damage/infestation of 469 bags wheat lying under your suspension at PRC Gang, due to laxity and irresponsibility of Nizamul Mulk Incharge PRCs Darosh and Gang, thereby causing losses to Government exchequer.

#### BACKGROUND;

Food Department Khyber Pakhtunkhwa maintains reserves of food grain at district warehouses / PRCs whose look after is the responsibility of Food authorities. A six members committee was constituted and notified under the chairmanship of Assistant Director Food Malakand Division, as per Terms of References to verify physically the whole wheat stocks lying in all the PRCs / Sale / ( Points in district Chitral (Annex-A). For the purpose of physical verification of wheat stock at PRCs / Sale Points the team visited Chitral on 31<sup>st</sup> July 2016 and remained there till 12<sup>th</sup> August 2016, and inspected 31 PRCs and 98 Sale Points.

It was during the physical verification of the committee of PRC Darosh Chitral pinpointed shortage of 500 wheat bags. The said committee also pointed out that 469 wheat bags under the supervison of Mr. Nizamul Mulk lying at PRC Gang were damaged due to laxity and irresponsibility thereby causing losses to Government exchequer.

#### **PROCEEDINGS:**

To proceed further in the instant inquiry, the undersigned summoned the accused official vide letter No.SOG /FD/2-24 (A) 2015-16/3543 dated 14.12.2016 to appear on 20.12.2016 before the inquiry officer for recording his statement / defence regarding statement of allegation / charge sheet. DFC Chitral was also directed to produce the relevant record and depute a well conversant representative in the instant case. The accused and DFC Chitral failed to appear on 20.12.2016 and another letter No. No.SOG /FD/2-24 (A) 2015-16/3608 was issued to appear on 27.12.2016 to proceed further in the subject inquiry (Annex-B).

Mr. Nizamul Mulk attended the office of the undersigned, instead of recording statement, preferred to reply the questionnaire (Annex-C). In his written

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reply Mr. Nizamul Mulk stated he was posted in Darosh in the year 2011-12. Before the physical verification of PRC Darosh, I handed over the cash amount of 300 wheat bags to Khurshid Carriage Contractor on the direction of Fazal e Bari Assistant Food Controller, the rest 50 bags wheat was sold to daily wages labors working in the PRC.

Regarding the 469 infested wheat bags at PRC Gang, Mr. Nizamul Mulk stated that proper fumigation and cleanness was ensured for the storage, but due to severe weather conditions, the wheat got infested. The representative of DFC Chitral attended the office of undersigned on 04.01.2017 and produced the reply of DFC Chitral along with relevant record (Annex-D).

#### FINDINGS / GENERAL OBSERVATIONS:

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From the perusal of record on file and the report of physical verification committee it transpires that 500 wheat bags were short detected in the PRC Darosh DFC Chitral vide notice No.3361-63/1/1-AC dated 14.11.2016 issued to Mr. Nizamul Mulk to deposit the cost of short detected quantity of wheat into Government treasury within seven days. Mr.Nizamul Mulk failed to deposit the cost of 500 wheat bags into Government treasury. The statement / reply of Mr. Nizamul Mulk Incharge PRC Darosh confirms that 500 wheat bags are short in his PRC. However he further admits that 300 wheat bags cost / amount handed over to Mr. Khurshid Carriage Contractor on the direction of the then AFC Fazale Bari, to which he did not provide any documentary proof. When asked about the outstanding amount against him in respect of sold wheat at PRC Darosh, he denied the outstanding amount. Regarding the infestation of 469 wheat bags at PRC Gang the Physical Verification Committee pointed out that the wheat stock has slightly infested and recommended to transfer it to needy stations. Mr. Nizamul Mulk could not prove, that whether he informed the concern authorities to transfer the wheat stock or dispose off before it got infested, which is a sheer negligence and irresponsibility. During the period, the stock was lying in the PRC Gang was not properly managed, as the fumigation and cleanliness was not proved by him, when asked about proof. The incharge PRC should have transported the wheat stock to the needy PRCs in Chiral in order to avoid the infestation, as it was lying for a long time, which is a serious lethargic behavior on the part of PRC Incharge.

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# **RECOMMENDATIONS:**

- 1. The record on file and the defence produced in reply of the allegations reveals that the Incharge PRC Darosh did not deposit the cost of 500 wheat bags timely and even he was put on notice by DFC Chitral after the Verification Committee report to deposit the outstanding amount. But he did not comply.
  - 2. The infestation of 469 wheat bags at PRC Gang occurred due to the irresponsibility of Mr. Nizamul Mulk which caused loss to Govt. exchequer. Therefore it is proposed that a major penalty under Rules 4 (b) may be imposed on the accused official on account of the above cited acts / omission.

## (NASIR ALI)

Section Officer (General)/ Inquiry Officer Government of Khyber Pakhtunkhwa Food Department



#### GOVERNMENT OF KHYBER PAKHTUNKHWA DIRECTORATE OF FOOD, PESHAWAR

320 No\_ \_/PP-1111 Dated 31 / 1 /2017

Mr. Nizam ul Mulk Junior Clerk Office of DFC Chitral

SHOW CAUSE NOTICE/ PERSONAL HIRING

Subject:-Memo:-

Reference Food Directornite, letter No. 179/PF41114 dated 16-01-2017 and DFC Chitral letter No. 66/Nizam SK dated 06:01-2017, on the subject noted above. (Copies are enclosed).

2 You are directed to appear before the competent authority for personal hearing on 13 / Feb-2017 and submit reply to the Show Cause Notice to proceed further in the matter.

> **DIRECTOR FOOD** KHYBER PAKHTUNKHWA, PESHAWAR.

# Endorsement No. & Date Even Copy for information to:

- The Assistant Director Food Malakand Division
  The District Food Controller, Chitral

PE-19-11 Nizamuli Mulk Jonior Clerk dated 30-01-2017.doe

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3) Personal Files.

DIRECTOR FOOD KHYBER PAKHTUNKH PESHAWAR 01/17



GOVERNMENT OF KHYBER PAKHTUNKHWA DIRECTORATE OF FOOD, PESHAWAR No <u>686</u> /PF-1111 Dated <u>88</u>/Feb-2017 Ô

Mr. Nizamul Mulk, Junior Clerk, Office of DFC Chitral

Subject:-Memo

# ct - SHOW CAUSE NOTICE / PERSONAL HEARING

Reference this Directorate letter No. 179/PF-1111 dated 16-01-2017 and No. 320/PF-1111 date 31-01-2017, on the subject noted above.

2 You were directed to appear before the competent authority for personal hearing on 13-02-2017 and submit your reply to the Show Cause Notice, but you have failed do so on due date.

3. You are again directed to appear before the competent authority for personal hearing on  $\underline{15}$ /March, 2017 and submit reply to the Show Cause Notice to proceed further in the matter.

#### DIRECTOR FOOD KHYBER PAKHTUNKHWA, PESHAWAR.

#### Endorsement No. & Date Even

Copy for information to:

- 1) The Assistant Director Food Malakand Division
- 2) The District Food Controller, Chitral
- 3) Personal Files.

DIRECTÓ KHYBER PAKHTU -PESHAV

OFFICE OF THE DISRICT FOOD CONTROLLER CHITRAL /Nizam S/K Dated Chitral the /03/2017. TO, Mr. Nizamul Mulk S/K Ex-Incharge PR Centre Drosh. BECOVERY OF COST OF SHORT QUANTITY OF WHEAT. s bject: - 13 5 Lemo: During handing/ taking over charge of PR Centre Drosh, a quantity of 951 bags = Ų 107.819 ton wheat has been short detected against you in PR Centre Drosh. You have given written undertake in stamp paper to deposit the cost of short quantity of wheat into government treasury within short possible time. You are hereby directed to deposit the cost of wheat within stipulated period and produce original treasury challan to this office, otherwise strict action will be taken against you.  $\gamma_{f}$ Ω Distt: Food Controller, - Chitral. No. 894-97 /Nizam S/K (03/2017 **Dated Chitral the** Copy forwarded to: 1/ The Director Food, Khyber Pakhtunkhwa, Peshawar for Information please. 2/ PS to Secretary Food for information of the hon'able Secretary Food. 3/ Assistant Director Food, Malakand Division Saidu Sharif Swat for Information. 4/ Asstt: Food Controller, Sub Division Chitral for information with the direction to persue to recovery position and submit report to this office. Controller. chitral.4 T Rate 1.00

7.0.830 LOIUNGU 091-933/116 . ₽<\ FOFFICE CE THE DISTRICT FOOD CONTROLLER CHITRAL. Dated Chitral the 30 /03/17. /Niram S/K 925 NO ..... 5 ĽĽ Toj. ີ 7 The Director Food, Khyber Pakhtunkhwa. Peahawa r. RECOVERY OF COST OF SHORT QUANTITY OF WHEAT. Subjecti 2 Мещо: Peference this office memo No. 903/Nizem 8/K dated 28/03/2017 & telephonic direction of Abdul Latif ADF today on 30/03/2017. កប់រំដំ In this connection, further clearification 2/ of short quantity of wheat against Mr. Nizamul Mulk S/Keeper is as unders ΰģ Shert detected Sl Ne. Ate Amétint quantity. 107819 kgs: 01 32/50 per kg 350411,8/-951 5.0 ba ga 101/- per Mag 02 96051/-Tetal: 3600169/-Disti Optreller, A Chitral. مار ماج لطف خان ADF ..... 1. S. M. . . .

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GOVERNMENT OF KHYBER PAKHTUN KHWA DIRECTOR OF FOOD PESHAWAR No <u>6775</u>\_\_\_\_\_/PF=1145

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Dated 07 /12-12016

#### CHARGE SHEET

1, Mr. Asmatullah Khan Gundapur, Director Food Khyber Pakhtunkhwa, as competent authority hereby charge you (Mr. Nizamul Mulk Junior Clerk Incharge PRCs Darosh and Gang Chitral) as follows:-

2. That you, while posted as Incharge PRCs Darosh and Gang Chitral), committed the following irregularities:-,

Physical Verification Committee headed by Assistant Director Malakand Division pin pointed shortage of 500 wheat bags at PRC Darosh Chitral. The Incharge PRC was put on a Notice to meet your deficiency but in vain This tantamounts to criminal breach of trust on your part. The said Committee also pointed out that 469 wheat bags under your supervision lying at PRC Gang were damaged due to laxity and irresponsibility thereby causing losses to government exchequer.

3. By reasons of the above, you appear to be guilty of misconduct under rule-3 of the Khyber Pakhtunkhwa Government Servant Efficiency & Discipline Rules 2011 which rendered you liable to all or any of the penalties specified in rule-4 of the rules ibid, Mr. Nasir Khan Section Officer (General) Food Department Khyber Pakhtunkhwa Peshawar is appointed as Inquiry Officer.

4. Your written defence, if any, should reach the Inquiry Officer within the specified period, failing which it shall be presumed that you have no material in your defence and in that case ex-parte action shall be taken against you.

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Please also intimate whether you desire to be heard in person.

A-statement of allegations is enclosed.

DIRECTOR FOOD KHYBER PAKHTUN KHWA. PESHAWAR 07-12-16

**A** 



GOVERNMENT OF KHYBER PAKHTUNKWH
DIRECTORATE OF FOOD
PESHAWAR
No <u>1814</u> /PF-1111
Dated Peshawar, the 19 /05/2017

#### SHOW CAUSE NOTICE

I, Mr. Asmatullah Khan Director Food Khyber Pakhtunkhwa, as competent authority under the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011, do hereby serve you, Mr. Nizam ul Mulk Junior Clerk Office of District Food Controller, Chitral as follows:

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

2 I am satisfied that you have committed the following acts/ omissions liable under Rule-3 of the said rules.

- a) The DFC Chitral reported vide letter No. 903/Nizam S/K dated 28-03-2017, that during handing / taken over the charge of PRC Drosh between Nizamul Mulk Junior Clerk and Manzoor Alam Foodgrain Inspector, a quantity of 951 bags= 107.819 tons wheat valuing Rs. 360,0169/- has been short detected against him (out going Incharge of PRC Drosh). An undertaken has also been given by him to DFC Chitral to deposit the cost of wheat bags short detected and to be deposited in Government Treasury within short possible time.
- b) The Inquiry Officer submitted findings against you that he is wholly and solely responsible for the shortage and is supposed to deposit its cost in government treasury without fail.

As a result thereof, I, as competent authority, have tentatively decided to impose upon

you the <u>penalty of removal from Service</u> under Rule-4 of said rules, as well as recovery of the cost of wheat from you.

4 You are, therefore, required through this Show Cause Notice to explain as to why the aforesaid penalty should not be imposed upon you and also intimate whether you desire to be heard in person.

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5 If no reply to this notice is received with in seven days or not more than fifteen days of its delivery, it shall be presumed that you have no defence to put in and in that case an ex-parte action shall be taken against you.

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3.

A copy of the findings of the Inquiry Officer is enclosed.

DIRECTOR FOOD KHYBER PAKHTUNKHWA PESHAWAR 18.05

# Endorsement No. & Date Even

Copy is forwarded to

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- The Assistant Director Food Malakand Division at Saidu Sharif Swat.
  The District Food Controller Chitral.
  Mr. Nizam ul Mulk Junior Clerk DFC Office Chitral.

# DIRECTOR FOOD KHYBER PAKHTUNKHWA, PESHAWAR

L670868 Rupees 30 من نظام السب ولا مرصد المن من دو من مدى مرى مر وال المست محرف وجوام مي تخسير ماريا مرك -الم من جنب كمر ورام دران مرب وران كردم وران مرب دران منبر امن متعاسب مستر والای اصفر من في حد المت من في محالف م مح سنا تعريف ع - (من مد مر من مقام رم كو ليونس مس معرض من عن المر المعدد من عن المر من المعدد من عن المر من الم -7681812-10051 عالاً دار من مر مان موال خود دان من مزدان در ان ان مت مدم 50 لا تحديد مع مارتسيف ديد يع - توم مارو وفيت والأم مكار كارتم و حول كر مح القابل و ما مل عاد ال ي الالك كم الحلي متعالم المعني من مع تر من مع كرسيان - مني . استحصر Burg \$0/4/2017 ~ 20/4/2017 Jath Columnscioner 20-4=2-17

L670867 Rupees 30 ملم = 1929-115 مر منتخف من - مزاره وتو وسب معنق وقد مس من عرف ب با التان و المشار الولا -في مت ومتر متر من وكان معام زمير ولو من مدر من من مدر من من مع ممالاً - حور منط من محدثاً حور درمع من - حدار بت مارتس رب م ه کاکور و بد - مدرمذر مارم م المراجع دسب د في ال كر وحواى الرك مت بارتم على حوالما كرما المر مراكد Attest of the a 15201-7676101-9 Chinat 20-4-2017 1 21/1/207



#### GOVENMENT OF KHYBER PAKHTUNKHWA DIRECTORATE OF FOOD, PESHAWAR F Nn /PE-1111 Dated /July,2017

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## OFFICE ORDER

Whereas, Physical Verification Committee headed by Assistant Director Malakand Division pin pointed shortage of 500 wheat bags at PRC Darosh Chitral. Mr. Nizam ul Mulk Junior Clerk Incharge PRC was put on a Notice to meet his deficiency but in vain. The said Committee also pointed out that 469 wheat bags under his supervision lying at PRC Gang were damaged due to his laxity and irresponsibility thereby causing losses to government exchequer.

Whereas, the accused office was formally proceeded against under the Khyber Pakhtunkhwa, Government Servants (E&D) Rules, 2011, during the course of which the accused official cleared the short fall, as infimated by the District Food Controller Chitral.

An whereas, the enquiry officer has fond him guilty of the charge of infestation of 469 wheat bags of 100 Kg each at PRC Gang occurred due to the irresponsibility of Mr. Nizam-ul-Mulk Junior Clerk incharge of PRC, which will result in losses to Government exchequer.

Therefore; in exercise of the powers conferred upon me under the Khyber Pakhtunkliwa, Government Servants (E&D) Rules, 2011, J. Mr. Asmatullah Khan, Director Food Khyber Pakhtunkhwa, impose upon the accused official the major penalty of removal from service with immediate effect. The losses so caused due to infestation of wheat under supervision of the accused official shall be recoverable as arrears of land revenue.

DIRECTOR FOOD KHYBER PAKHPONKHWA, -TESUAWAR 2607.17

DIRECTOR FOOD KHYBER PAKHTUNKHWA PESHAWAR

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## Endstl: No & Date even

Copy for information to;-,

- PS to Minister Food Khyber Pakhtunkhwa 1
- PS to Secretary Food Khyber Pakhtunkhwa. 2
- The Director, Anti-Corruption Establishment Khyber Pakhtunkhwa, Peshawar for necessary 3 action.

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- The District Accounts Officer Chitral.
- The Assistant Director Food Malakand Division at Saidu Sharif Swat for necessary action. 4
- The District Food Controller Chitral for necessary action. 6
- Official concerned / Personal File

Martine Charles and Anna Anna Casha GOVERNMENT OF KHYBER PAKIFUNKHWA POOD DEPARTMENT NO BOOP cool stand and P 111 18 Decen Postsking the 14-ch/19/20 041,072457 Menanmenten Annahuam II. Okoekse the other To Mr.Nizem-ul-Mulk 6/o 6her Helder ul Mulk, R/o Dadkhan Duri Grosh, Chilari, Bublect: -I am directed to refer to your appeal dated 11.02.2020 on the subject noted above and to state that that the competent authority has been pleased to EILS your appeal on the grounds that prescribed limit of Thirty (30) days had slready been oxpired 'bed under Civil Servents (Appenl) Rules 1980; please. Jon Story of BECTION OPFICER (DENERAL) Copy to: Director Food, Khyber Pakhtunkhwa. 1. PS to Secretary Fond, Khyber Pakhlunkhwa, Pethawar. FICER (GENERAL) SECTION OF ž . Materia ÷ 1. 1.

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# BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

Application No.	/20			
Re				
<u>In</u>	-	,	ŗ	

Service Appeal No:

<u>5764/2020</u>

# Nizam UI Mulk

# VERSUS

# The Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Peshawar

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01-02-2021

les Diagon Appellant

Through Syed Ghufran Ullah Shah SHER HYDER KHAN Advocate High Court

# **BEFORE THE KHYBER PAKHTUNKHUWA SERVICE**

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TRIBUNAL PESHAWAR

Application No. /2021 <u>Re</u> In Service Appeal No: 5764/2020

for up to the count with relevant appart

Nizam UI Mulk

## VERSUS

w The Government of Khyber Pakhtunkhwa through ראר Chief Secretary, Khyber Pakhtunkhwa, Peshawar

> AN APPLICATION WITH EFFECT TO EXTEND DATE OF SUBMISSION SECURO AND PROCESSING FEE IN THE ABOVE MENTIONED SERVICE APPEAL.

# the period t reprivite deposition of the period of the per **RESPECTFULLY SHEWETH:**

That brief facts and grounds giving rise to the instant application as under;

That the instant service appeal is pending for 1. adjudication before this Honble Tribunal and fixed for 22-02-2021.

That on dated 25-11-2020 the instant service 2. appeal was admitted and comments was sought from the respondents and this Hon'ble tribunal order to deposit the security and processing fee within ten days.

That the appellant due to some misunderstanding unable to pay/deposit the same within the prescribed time period.

3.

Therefore, it is, most humbly prayed that in the instant service appeal the date for depositing of security and processing fee may kindly be extend.

1. Appellant<sup>-</sup> Through Syed Ghufran Ullah Shah & SHER HYDER KHAN

Advocate High Court

# BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

Application No.	<u> </u>	 /2021
<u>Re</u>		

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Service Appeal No:

5764/2020

#### Nizam UI Mulk

## VERSUS

# The Government of Khyber Pakhtunkhwa through Chief Secretary, Khyber Pakhtunkhwa, Peshawar

#### <u>AFFIDAVIT</u>

I, Nizam UI Mulk S/o Sher Hyder UI Mulk Residence of Drosh City District Chitral Lower; do hereby solemnly verify and declare on oath that all the contents of the subject appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Court.

Mizandiel/L DEPONENT ATTÈS NOTARY PUBLIC VAR HIG

Identified by Syed Ghufran Ullah Shah

Advocate