

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Khyber Pakhtukhwa Service Tribunat Diary No. 6/9/

In re:

S.A.No.152/2022

Javed Iqbal		Appellant
	Versus	- -
Registrar and others	· · · · · · · · · · · · · · · · · · ·	

REJOINDER TO REPLY OF RESPONDENTS

Respectfully Sheweth;

Preliminary objections:

- 1) That the respondents have got no cause of action to file instant reply.
- 2) That the instant reply is not filed according to law and rules.
- 3) That the respondents have not come to the court with clean hands.
- 4) That the instant reply is based on personal grudge, ill-will.
- 5) That in the instant reply the respondents have suppressed material facts which are necessary for the just decision of the case.

On preliminary objections:

- i) That para-1 of preliminary objections is incorrect and vehemently denied the appellant has got cause of action being awarded illegal punishment, hence denied.
- ii) That para-2 of the preliminary objections of reply is incorrect and denied. The appellant come to the court and participated with clean hands and according to law, hence denied.



iii)

That para-3 of the preliminary objections is incorrect and denied. The appellant has approached the respondents in departmental appeal through proper channel vide Daily Diary No.10746-47/F-185/D&SJ while the same was dispatched to the worthy Registrar Peshawar High Court vide Daily Diary dated 18.10.2021 dispatch No.14260 received on 26.10.2021 being departmental appeal No.21/2021 is still pending.

It is noteworthy that the appellant filed another departmental appeal (in reduction of post case) connected appeal No.151/22 pending before Peshawar High HC No.1.-10-21 vide D.D.No.13607. The same was returned to appellant with direction to file the same through proper channel and thereafter the appellant filed appeal for on 11.10.2021 vide D.D.No.10662-64/F-185 D&SJ dated 16.10.21 was dispatched to the Registrar PHC dispatch No.14259 received on or 14.10.2021 being departmental appeal No.21/2021 still pending adjudication.

It is also noteworthy that the respondent in para-wise comments admitted the filing of representation before department.

- iv) That the instant para-4 of preliminary objections is incorrect and denied. The instant allegation is not based on true facts nor supported by any record. The matter in hand was consigned by presiding officer/ inquiry officer hence needs no comments being available on record.
- that the appellant through an application for leave sought permission on 21.05.2021. (Copy attached). Besides the same the appellant submitted reply which has been fully explained supported by documentary evidence on 02.07.2021 along with medical prescription, hence para is replied as the reply of appellant (as annexed by respondent) was not considered nor



- inquiry was conducted of the same and appellant was awarded two time major penalty, hence para is incorrect and denied.
- vi) Para No.6 of preliminary objection is incorrect and denied. The appellant remained in service for 21 years and no allegation of misconduct, hence the appellant has explained his position in the ibid paras, is replied.

PARA-WISE REPLY/ REJOINDER.

- 1) Para No.1 is correct/ true, however the allegation is incorrect.
- 2) Para No.2 is incorrect and denied. The instant para is replied in the preliminary objection as the appellant has already filed his departmental appeal, hence is denied.
- 3) Para No.3 of para-wise is correct that appellant has filed departmental appeal within time, hence denied.
- 4-5) Paras No.4 and 5 are incorrect as stated above. Moreover, if there was any proceedings that should also be made part and parcel of charge sheet/ show cause notices according to law.
- 6) Para No.6 of preliminary objections is incorrect and denied.
- 7) Para-7 is correct. However the incorrect is not supported by any documents, hence para is denied.

GROUNDS:

- A. Ground "A" of reply ground "A" is incorrect and denied. The proceedings were not conducted in accordance with law.
- B. Ground "B" of reply ground "B" is incorrect. All the proceedings are without law and rules.
- C. Ground "C" of reply Ground "C" is incorrect. The impugned order was passed in violation of law, hence order dated 08.10.2021 is not sustainable in the eyes of law.



- D. Ground "D" of reply is incorrect and denied. The appointing authority participated in inquiry, hence cannot pass the impugned order dated 08.10.2021.
- E. Ground "E" is incorrect to the extent that he filed explanation.
- F. Ground "F" is incorrect, hence denied being not based on true facts.
- G. Needs no reply.

It is, therefore, most humbly prayed that on acceptance of this reply, the instant reply may kindly be dismissed with cost being not maintainable.

Petitioner

Through

Javed Ali Ghani Advocate Supreme Court

Alchemeada Asad 14h

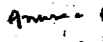
AFFIDAVIT

I, do hereby affirm and declare that the contents of the accompanying Rejoinder are true and correct to the best of my knowledge and belief and nothing has been concealed from this hon'ble court.

Deponent









The District Profession swadi

Fax# 0938-281[17 Email: Osjswabi Gymad com

No. 10746-47 11-185 D&SI

Dated __

To ·

The Registrar, Peshawar High Court Peshawar

Subject:

Dear Sir,

Please find enclosed departmental appeal/representation with enclosures, submitted by

Javed lighal on 16 10 2021, for further necessary action

linel: <u>ol sheets.</u>

Yours faithfully,

Hafiz Naseem Akbar District & Sessions Judge Swabi ...

ned appeal/representation.

District & Sessions Judge Swabi

THE WORTHY DISTRICT & SESSIONS JUDGE, SWABI/ REGISTRAR, / ADMINISTRATIVE JUDGE Peshawar High Court, Peshawar.

Subject: DEPARTMENTAL APPEAL/ REPRESENTATION AGAINST THE IMPUGNED ORDER DATED 08/10/2021 | ALONG EARLIER WITH FILED ALSO APPEAL DEPARTMENT AGAINST THE ORDERS DATE 01/07/2021 LEARNED THE OF 08/07/2021 DISTRICT JUDGE, SWABI]

Respected Sir,

Most respectfully, it is stated that:

- That the appellant was inducted as Clerk in 2001 in 1. Sub-divisional Court Lahor, District Swabi, on satisfactory performance and fulfilling all the codal and legal formalities required for the promotion to higher ranks were given promotion to the post of Reader, hence, from the date of enlistment in judiciary till date the appellant have an unblemished service record of 21 years.
- While performing the duties as Reader, the appellant received notice of allegation whereby some baseless allegations were lodged against the appellant, which was properly denied by appellant on submitting a detail reply to the inquiry officer but it very much may please be noted that all of proceeding by the authority were not served within time communicated that way the appellant compliance after receiving information then filed reply within time.
- When the appellant received the notice of allegation and submitted the reply, the appellant came to know that Departmental proceedings have been initiated against the appellant, after receipt of notice of allegation where after no further proceeding required in the department inquiry were initiated or any further intimation have been made to the appellant in respect of inquiry.

HESTEL



- 4. That the appellant was issued with final show cause notice which was also properly replied by denying the allegation leveled against me.
- 5. That the appellant was summoned by District Judge, Swabi but the respondents was not provided any sort of personal hearing before any officer in respect of inquiry or otherwise.
- 6. Astonishingly, the appellant received the impugned order dated 01/07/2021 whereby minor penalty of Censure was awarded to me without plausible / cogent reasons. (Copy of minor penalty order is attached herewith)
- 7. The impugned order dated 01/07/2021 and 08/07/2021 has not been issued with prudent mind and is passed on surmises and conjectures based on malafide.
- 8. That in the near past, in the month of Ramazan of 2021, the appellant was served with a notice of absence from the duty but the said notice was not been received by the appellant on time along with subsequent correspondence as well but the appellant was duly replied.
- 9. That before the said month of Ramadan, the appellant was suffering from temperature due to some avoidable condition and also hospitalized for medical treatment and during that time my real brother along with wife and children faced a dangerous accident in which not only my brother but wife and children also got seriously injured and due to said accident I rushed to the hospital for look after at Swabi as well as at KTH Peshawar and appellant duly informed the officials through his cell phone about the absence and during treatment, appellant donated blood due to which the appellant fell ill.
- That the appellant was also faced Typhoid as well in the same period.

AFCTE.



- 11. That the appellant received another impugned order dated 0 1/07/2021, in which major penalty of demotion/reduction to the post of Junior Clerk (BPS-11).
- 12. No codal formalities has been adopted before issuing the impugned orders dated 01/07/2021 and 08/07/2021 i.e. Regular Inquiry, Charge Sheet, show cause notice, Examination & Cross-Examination of witness and more so, no chance of personal hearing/personal defense has been provided.
- 13. By not fulfilling the legal & codal formalities before issuing the impugned orders dated 01/07/2021 and 08/07/2021 are against the judgment of the Apex Courts of Pakistan and also against the norms of Natural Justice.
 - 4. That the whole proceedings against the petitioner are based on misconception, surmises, conjectures, impugned with certain personal agenda based on personal vendetta and grudge. (Copy of order dated 08/10/2021 along with other relevant documents are attached herewith as defence)
- 15. That the petitioner has unblemished record of service over a period of about 21 years, and there are numerous authorities of the Superior Courts that attributed integrity and conduct of an official neither can become maligned suddenly, rather effecting any kind of disciplinary proceedings reaching to any major penalty needs a thorough probe, which is missing in the instant case against the petitioner.
- 16. That the petitioner state of mind could be judge from the factum alone, that his brothers whole family met with a serious accident and got hospitalized which necessitated his rushing towards hospital and taking care of them in such like emergency situation. Moreover an application dated 21/05/2021 on his behalf was also submitted before the superintendent concerned for according of due





leave, accordingly, however the appears that a slip shod and executive stay to procedure and manner was adopted, resulting in the summary removed of the petitioner, against the norms of justice which need kindly to be set aside (Copy of application is attached herewith)

- 17. That the absent from duty was never willful, rather under the compelling circumstances beyond the control of the petitioner, in light of the above mentioned circumstances, which deserves a lenient view, and such absence, if any, may kindly be considered as leave due.
- 18. That petitioner received explanation letter in which not date and even no dairy number were mentioned in which the petitioner properly replied along with medical documents but no fruitful result. (Copy of explanation along with reply are attached herewith)
- 19. That the same nature case already decided by the Khyber Pakhtunkhwa Services Tribunal in favour of applicants, titled as "Inspector, Zahid Khan SHO Kalu Khan District Swabi Versus Government", "Ajeer Shah Constable Versus Government". (Copy would be produced when needed)
- 20. Any other grounds will be raised at the time of arguments with prior permission of your good-self furthermore any other medical documents regarding my family members will be produced at the time of arguments with prior permission.

Prayer

It is therefore, prayed that on acceptance of the instant representation, the impugned orders 01/07/2021, 08/07/2021 and 08/10/2021 be declared null and void, void-ab-initio, corum-non-judice may graciously be set aside and the petitioner may be restored on its original post, with all back benefits.

It is further submitted that whole proceedings of respondents is based on malafide,



because the brother of the applicant (RTD), Justice Shah Jehan Khan Akhunzada remained being a District & Sessions Judge, and Judge of High Court as well as member of Administrative Committee being a senior of the respondents, during the service it may be passable/admitted that the present Sessions Judge Swabi Hafiz Nasim was not doing his duty properly.

After the death of Justice Shah Jehan Akhunzada, the present Sessions Judge was posted at Swabi, after his arrival, he maltreated the younger brother of (RTD) Justice Shah Jehan Akunzda, it is pertinent to mentioned here that the applicant is efficient and perform his duties at his best till moment, automatically started proceeding against the applicant which shows malafide on the part of officials.

Now, it is clear that the said authority treated the applicant with ulterior motive, the same proceeding has been done in a hasty and without giving any cumbersome manner, opportunity to the applicant.

Note:

Before the present departmental representation, two separate also field was petitioner departmental representations before the worthy Peshawar High Court, as well as before the District and Sessions Judge Swabi through proper channel and same may please be consider the integral part departmental appeal/ same the and parcel representation. APPELLANT

Reader (Now Junyor Clerk)

JAVED IQBAL

Dated 15/10/2021 Through

Akhunzada Asad Iqbal

Advocate, High Court, Peshawar Cell# 0345-9499710

BEFORE THE COURT OF WORTHY CHAIRMAN SERVICES TRIBUNAL, PESHAWAR

Appeal No. 159 /2022

JAVED IQBALAppellant

VERSUS'

Registrar PHC and others......Respondents

INDEX

S.No.	Description of Documents	Annex	Pages
1.	Memo of appeal	*	
	Application for suspension along with affidavit	*	1-7
2.	Application for condonation of delay along with affidavit	*	8-13
3.	Copy of the impugned order dated 08/10/2021	A	14
4.	Copy of departmental representation	В	15-19
5.	Copy of the application	С	. 20
6.	Copy of the application	D	22-
7.	Copies of reply along with medical record regarding the road accident	E	13'-71
8	Wakalatnama	*	72

AZASTED

Through ..

Date: 01/02/2022

Akhunzada Asad Iqbal

Advocate, High Court,

Peshawar

Appellant

Cell# 0345-9499710

BEFORE THE SERVICES TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

مخطم	Appeal	No	 /2022
Service	Appear	MO.	 سيب.

- 1. Worthy Registrar Peshawar High' Court,
 Peshawar
- 2. District & Sessions Judge, Swabi

...Respondents

ATT STE

APPEAL UNDER SECTION 4 OF KP
SERVICES TRIBUNAL ACT 1974
AGAINST THE IMPUGNED ORDER
DATED 08/10/2021 BE
DECLARED NULL AND VOID, VOIDAB-INITIO, CORUM-NON-JUDICE
MAY GRACIOUSLY BE SET ASIDE
AND THE PETITIONER MAY BE
RESTORED/REINSTATE ON ITS
ORIGINAL POST, WITH ALL BACK
BENEFITS.

Prayer in Appeal

On acceptance of this service appeal, the impugned order 08/10/2021 be declared null and void, void-ab-initio, corum-non-judice may

graciously be set aside and the petitioner may be restored/reinstated on its original post, with all back benefits.

Respectfully Sheweth:

1. That the appellant was inducted as Clerk on 2001 in Sub-divisional Court Lahor, District Swabi, after fulfilling all the codal and legal formalities, therefore, he got promotion to the post of Reader, hence, from the date of induction in judiciary after satisfactory performance of his official duty till date the appellant has an unblemished service record of 21 years.

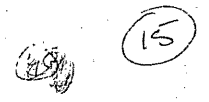
ATES OF

2.

That on 08/10/2021, the impugned order removed from service of the appellant, attested has been received by appellant on while the whole proceeding 11/10/2021 based appellant are against the misconception, summaries, conjectures by not fulfilling the legal and codal formalities before the issuing the impugned order with certain personal agenda based on personal vendetta and grudge. (Copy of the impugned order attached dated 08/10/2021 is Annexure-A)



- 3. That the appellant filed department representation on 15/10/2021 before the competent authority which is still pending and no fruit full result. (Copy of departmental representation is attached as Annexure-B)
 - 4. That the appellant wrote an application for leave on 21/05/2021 due to road accident of the family of the appellant, but the respondents did not considered the application of the appellant. (Copy of the application is attached as Annexure-C)
- 5. That another application was addressed to the respondents by the appellant, which was accepted on 15/06/2021. (Copy of the application is attached as Annexure-D)
 - 6. That the respondents initiated department proceedings/inquiry against the appellant and issued letter to the appellant bearing No. 50/Admn of 2021 which was duly replied by the appellant. (Copies of reply along with medical record regarding the road accident are attached as Annexure-E)
 - 7. That the appellant aggrieved from the impugned order of removal from service dated



08/10/2021, which is illegal, unlawful, voidab-initio and liable to be set aside inter alia on the following grounds:

Grounds:

- in violation of KPK Service Rules by issuing the impugned orders dated 08/10/2021 which is against the law and without proper inquiry and the appellant was condemned unheard because the appellant was discriminating for the opportunity of personal hearing and cross examination of witness, the impugned order dated 08/10/2021 is also against the norms of justice and verdicts of the superior courts.
- B. That the appellant was removed from service on some personal grudges because no show cause notice whatsoever was issued to the appellant, hence the impugned order dated 08/10/2021 is against the fundamental rights of the appellant which guaranteed by the Constitution of Islamic Republic of Pakistan 1973.
- C. That malafide and misuse of authority on the part of the respondents are very much clear

that he not treated the appellant in accordance with law while passing the impugned order dated 08/10/2021 which liable to hable to be set aside.

- D. That the impugned order of the respondents are illegal, unlawful and without lawful authority, liable to be set aside.
 - That it is pertinent to mention here that the appellant was unaware from the major penalty/reduction post on 08/07/2021 after getting attested copy on 11/10/2021 and when the appellant seen the order in which allegedly mentioned major penalty from removal of service and in this regard the appellant also filed separate appeal, furthermore the appellant also field departmental representation which is still pending.
- F. That whole proceedings of respondents is based on malafide, because the brother of the appellant (RTD). Justice Shah Jehan Khan Akhunzada remained being a District & Sessions Judge, and Judge of High Court as well as member of Administrative Committee being a senior of the respondent No.2, during the service it may be passable/admitted that

A STE

E.



(F)

the present Sessions Judge Swabi Hafiz Nasim was not doing his duty properly.) After the death of Justice Shah Jehan Akhunzada, the present Sessions Judge was posted at Swabi, after his arrival, he maltreated the younger brother of (RTD) Justice Shah Jehan Akunzda, it is pertinent to mentioned here that the appellant is efficient and perform his duties at his best till moment, automatically started proceeding against the applicant which shows malafide on the part of officials. Now, it is clear that the said authority treated the appellant with ulterior motive, the same proceeding has been done in a hasty and cumbersome manner, without giving any opportunity to the appellant.

ATTESTEL

That the counsel for the appellant may kindly be permitted to explain his view on the points, which shall be raised at the time of arguments.

at on acceptanc of this service appeal, impugned order 08/10/2021 be deed I null and void, void-ab-initio, corus non-judice may graciously be set aside and the petitioner may be





restored/reinstated on its original post, with all back benefits.

Any other relief deems fit which not specifically asked for may also be granted to the appellant.

Dated: 01/02/2022

Through

Appellant

Akhunzada Asad Iqbal Advocate, High Court,

Peshawar

ATES





BEFORE THE COURT OF WORTHY CHAIRMAN SERVICES TRIBUNAL, PESHAWAR

-
llant
lents
lei

AT4ESTED

APPLICATION FOR SUSPENSION OF OPERATION OF IMPUGNED ORDER DATED 08/10/2021 TO THE EXTENT OF SURRENDER THE SALARY/FINANCIAL BENEFITS RECEIVED SINCE 18/05/2021 OR THE SAME MAY BE RECEIVED IN ACCORDANCE WITH LAW, TILL THE FINAL DECISION OF THE SERVICE APPEAL.

Respectfully Sheweth:-

- 1. That the above noted service appeal is being filed before this Honourable Tribunal, in which no date of hearing has yet been fixed.
 - 2. That the facts and grounds of the service appeal may kindly be read as an integral part of this application.





- 3. That the applicant has got a good prima facie case in her favour, and is sanguine about its success.
- 4. That the balance of convenience also lies in favour of the applicant.
 - That if the interim relief as prayed in the lieading of the application is not granted in favour of petitioner/appellant, than the petitioner/appellant would suffer irreparable loss.

It is, therefore, respectfully prayed that on acceptance of this application, interim relief as prayed in the heading of the application may kindly be granted in favour of applicant/appellant, till the final decision of the appeal.

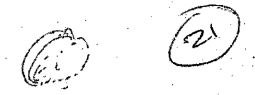
Applicant

Through

· Date: 01/02/2022···

Akhunzada Asad Iqbal

Advocate; High Court, Peshawar



BEFORE THE COURT OF WORTHY CHAIRMAN SERVICES TRIBUNAL, PESHAWAR

Appeal No/2022	
JAVED IQBAL	Appellant
VER	
Registrar PHC and others	Respondents
AFFIE	
Clerk) at District Court,	Swabi at Lahor, do herb
solemnly affirm and declare	on oath that the content
of accompanying Application the best of my knowledge a	on are true and correct to
been concealed from this H	onorable court.
Identified by	DEPONENT
Akhunzada Asad Iqbal	ATTESTED
Advocate, High Court,	Paris 1
Peshawar.	Mary Mary Mary Mary Mary Mary Mary Mary





BEFORE THE COURT OF WORTHY CHAIRMAN SERVICES TRIBUNAL, PESHAWAR

JAVED IQBAL	,	Appellant
JYAPD IÓDYR	VERSU	_ i
Registrar PHC and		
- the same and may false after 15 years absorbed on the same as		

Respectfully Sheweth:

1. That the above service appeal has been filed by the petitioner and no date of hearing has yet been fixed.

- 2. That the counsel of the appellant was ill and unable to practice in the courts and was on bed rest for more then 2 months.
- 3. That delay in filing the titled service appeal is neither willful nor deliberate but due to reason mentioned above.





It is, therefore, most humbly prayed that on acceptance of this application, the delay, if any, in filing the above titled service appeal may kindly be condoned in the interest of

justice.

Applicant

Through:

Date: 01/02/2022

Akhunzada Asad Iqbal

Advocate, High Court, Peshawar----







BEFORE THE COURT OF WORTHY CHAIRMAN SERVICES TRIBUNAL, PESHAWAR

•	•	*
Appeal No	/2022	
JAVED IQBAL	*******************	Appellant
•	VERSUS	
Registrar PHC and other	hers	Respondents
I, JAVED IQB	AFFIDAVIT AL, Ex-Reader	(Now Junio
Clerk) at District Co	ourt, Swabi at La	ahor, do herb
solemnly affirm and d	eclare on oath tha	at the contents
of accompanying App	lication are true	and correct to
the best of my knowle	edge and belief ar	d nothing has
been concealed from t	his Honorable cou	Trued
Identified by:	\ 7	ONENT

Akhunzada Asad Iqbal Advocate, High Court, Peshawar.

ATTE

Duran And Sconer Sconer



The PESHAWAR HIGH COURT Peshawar

All communications should be addressed to the Registrar Pethawar High Court, Peshawar and not to any official by name.

盔

Excels: 9210149-58 Off: 9210135

Fax: 9210170
www.peshawarhighcourt.gov.pk
info@peshawarhighcourt.gov.pk
phopsh@gmail.com

Dated 6/10 /2021

No / 7 > 2 7 .../Admn

Mr. Javed Iqbal District Courts, Swabi.

Sub_J:

DEPARTMENTAL APPEAL

Morros

Reference, your departments, appeals dated 01.10.2021. The same is returned the detection to submit the same it, ough proper channel.

ADDITIONAL REGISTRAR (ALL FOR REGISTRAR

8. K. 2021





. سيتي

The District Judiciary Swabi

Phone # 0938-280372 Fax# 0538-280117 Email: dsjswabil@gmail.com

No. 10662-64 /F-185 /D&SJ

Dated

16 10

.2021

To

The Registrar, Peshawar High Court Peshawar

Subject: DEPARTMENTAL APPEAL/REPRESENTATION

Dear Sir,

Please find enclosed departmental appeal/representation with enclosures, submitted by

Javed Icba. on 11.10.2021, for further necessary action.

Encl: 12 sheets.

Yours faithfully,

Hafiz Naseem Akbar District & Sessions Judge Swabi.

Copvito:

- 1. Applicant Javed Iqbal w/r to above mentioned appeal/representation. (through post at his home address)
- 2: Office Record.

District & Sessions Judge

Swabi:

THE WORTHY REGISTRAR, / ADMINISTRATIVE DUDGE Peshawar High Court, Peshawar. | Signature

Receipt No

Peshawar High Court, Peshawar

Subject: DEPARTMENTAL APPEAL/ REPRESENTATION AGAINST THE IMPUGNED ORDER DATED 01/07/2021 AND 08/07/2021 OF THE LEARNED DISTRICT JUDGE, SWABI

F spected Sir.

Most respectfully, it is stated that:

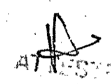
- That the appellant was inducted as Clerk in 2001 in Sub-divisional Court Lahor, District Swabi, on satisfactory performance and fulfilling all the codal and legal formalities required for the promotion to higher ranks were given promotion to the post of Reader, hence, from the date of enlistment in judiciary till date the appellant have an unblemished service record of 21 years.
- While performing the duties as Reader, the appellant received notice of allegation whereby some baseless allegations were lodged against the appellant, which was properly denied by appellant on submitting a detail reply to the inquiry officer but it very much may please be noted that all of proceeding by the authority were not served within time communicated that way the appellant compliance after receiving information then filed reply within time.

28

When the appellant received the notice of allegation and submitted the reply, the appellant came to know that Departmental proceedings have been initiated against the appellant, after receipt of notice of allegation where after no further proceeding required in the department inquiry were initiated or any further intimation have been made to the appellant in respect of inquiry.

That the appellant was issued with final show cause notice which was also properly replied by denying the allegation leveled against me.

- 5. That the appellant was summoned by District Judge, Swabi but the respondents was not provided any sort of personal hearing before any officer in respect of inquiry or otherwise.
- Astonishingly, the appellant received the impugned order dated 01/07/2021 whereby minor penalty of Censure was awarded to me without plausible / cogent reasons. (Copy of minor penalty order is attached herewith)
 - The impugned order dated 01/07/2021 and 08/07/2021 has not been issued with prudent mind and is passed on surmises and conjectures based on malafide.
- That in the near past, in the month of Ramazan of 2021, the appellant was served with a notice of



absence from the duty but the said notice was not been received by the appellant on time along with subsequent correspondence as well but the appellant was duly replied.

That before the said month of Ramadan, the appellant was suffering from temperature due to some avoidable condition and also hospitalized for medical treatment and during that time my real brother along with wife and children faced a dangerous accident in which not only my brother but wife and children also got seriously injured and due to said accident I rushed to the hospital for look after at Swabi as well as at KTH Peshawar and appellant duly informed the officials through his cell phone about the absence and during treatment, appellant donated blood due to which the appellant fell ill. (Copies of medical documents along with other relevant documents are attached herewith)

1... That the appellant was also faced Typhoid as well in the same period.

That the appellant received another impugned order dated 01/07/2021, in which major penalty of demotion/reduction to the post of Junior Clerk (BPS-11). (Copy of major penalty order is attached herewith)

No codal formalities has been adopted before issuing the impugned orders dated 01/07/2021 and

(20)

08/07/2021 i.e. Regular Inquiry, Charge Sheet, show cause notice, Examination & Cross-Examination of witness and more so, no chance of personal hearing/personal defense has been provided.

By not fulfilling the legal & codal formalities before issuing the impugned orders dated 01/07/2021 and 08/07/2021 are against the judgment of the Apex Courts of Pakistan and also against the norms of Natural Justice.

R

Any other grounds will be raised at the time of arguments with prior permission of your good-self furthermore any other medical documents regarding my family members will be produced at the time of arguments with prior permission.

Frayer

In view of the above, it is, therefore, most kindly requested that the impugned orders dated 01/07/2021 and 08/07/2021 of reduction to substantive lower rank of Junior Clerk (BS-11) may be set aside, declared void-ab-initio, null & void, corum non judice and oblige, and the appellant may please be replaced as reader with all back benefits.

It is further submitted that whole proceedings of respondents is based on malafide, because the brother of the applicant (RTD), Justice Shah Jehan Khan Akhunzada remained being a District & Sessions Judge, and Judge of

High Court as well as member of Administrative Committee being a senior of the respondents, during the service it may be passable/admitted that the present Sessions Judge Swabi Hafiz Nasim was not doing his duty properly.

After the death of Justice Shah Jehan Akhunzada, the present Sessions Judge was posted at Swabi, after his arrival, he maltreated the younger brother of (RTD) Justice Shah Jehan Akunzda, it is pertinent to mentioned here that the applicant is efficient and perform his duties at his best till moment.

Now, it is clear that the said authority treated the applicant with ulterior motive, the same proceeding has been done in a hasty and cumbersome manner, without giving any opportunity to the applicant.

Any other relief deems fit which not specifically asked for may also be granted to the appellant.

rated 30/09/2021 Through APPELLANT
JAVED IQBAL

Reader (Now Junior Clerk)

Akhunzada Asad Iqbal

Advocate, High Court, Peshawar Cell# 0345-9499710

BEFORE THE COURT OF WORTHY CHAIRMAN SERVICES TRIBUNAL, PESHAWAR

Appeal No. 151 P/2022

JAVED IQBALAppellant

VERSUS

Registrar PHC and others......Respondents

INDEX

			A	Darres
*	.No.	Description of Documents	Annex	Pages
	1.	Memo of appeal	*	1-6.
		Application for suspension	*	7-9
		along with affidavit		<u> </u>
r"	2.	Application for condonation of delay along with affidavit	* .	19-12
	3.	Copy of the impugned order dated 08/07/2021	A	13-14
A m,	4.	Copy of departmental representation	. В	15-20
ì	5.	Copies of explanation, reply and medical documents	С	21-71
	б.	Copy of the application	D	72
	8.	Walsalatnama	*	73
		Appellar	W M	
		Through	Mesar	7

Date: 01/02/2022

Akhunzada Asad Iqbal Advocate, High Court,

Peshawar /

Cell# 0345-9499710

BEFORE THE SERVICES TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

pervice Appeal No/202	arvice	Appeal	No.	/202	2
-----------------------	--------	--------	-----	------	---

- 1. Worthy Registrar Peshawar High Court,
 Peshawar .
- 2. District & Sessions Judge, Swabi

.....Respondents



APPEAL UNDER SECTION 4 OF KP
SERVICES TRIBUNAL ACT 1974
AGAINST THE IMPUGNED ORDER
DATED 08/07/2021 BE
DECLARED NULL AND VOID, VOIDAB-INITIO, CORUM-NON-JUDICE
MAY GRACIOUSLY BE SET ASIDE
AND THE PETITIONER MAY BE
RESTORED/REINSTATE ON ITS
ORIGINAL POST, WITH ALL BACK
BENEFITS.

Praver in Appeal

On acceptance of this service appeal, the mpugned order 08/07/2021 be declared null and void, void-ab-initio, corum-non-judice may

e restored/reinstated on its original post, with all back benefits.

Respectfully Sheweth:

That the appellant was inducted as Clerk on 2001 in Sub-divisional Court Lahor, District Swabi, after fulfilling all the codal and legal formalities, therefore, he got promotion to the post of Reader, hence, from the date of induction in judiciary after satisfactory performance of his official duty till date the appellant has an unblemished service record of 21 years.



- 2. That on 08/07/2021, the impugned order of reduction of post of the appellant has been issued by the respondent No.2, while the whole proceeding against the appellant are based on misconception, summaries, conjectures by not fulfilling the legal and codal formalities before the issuing the impugned order with certain personal agenda based on personal vendetta and grudge.

 (Copy of the impugned order dated 08/07/2021 is attached as Annexure-A)
- 3. That the appellant filed department representation on 30/09/2021 before the

competent authority which is still pending and no fruit full result. (Copy of departmental representation is attached as Annexure-B)

4. That the appellant wrote an application about leave on 21/05/2021 due to road accident of the family of the appellant, but the respondents did not considered the application of the appellant. (Copies application and medical documents are attached as Annexure-C and Copy of the application is attached as Annexure-D)

1 A ST. 5.

That the appellant illegally awarded 2 time major penalties for the absentia which is result of double juberty and against the law and fact of the case and also against the norms of justice.

6. That the appellant aggrieved from the impugned order of reduction of post dated 08/07/2021, which is illegal, unlawful, voidab-initio and liable to be set aside inter alia on the following grounds:

Grounds:

A. That the respondent No.2 acted illegally and in violation of KPK Service Rules by issuing

the impugned orders dated 08/07/2021 which is against the law and without proper inquiry and the appellant was condemned unheard because the appellant was discriminating for the opportunity of personal hearing and cross examination of witness, the impugned order dated 08/07/2021 is also against the norms of justice and verdicts of the superior courts.

一个

- on some personal grudges because no show cause notice whatsoever was issued to the appellant; hence the impugned order dated 08/07/2021 is against the fundamental rights of the appellant which guaranteed by the Constitution of Islamic Republic of Pakistan 1973.
- C. That malafide and misuse of authority on the part of the respondents are very much clear that he not treated the appellant in accordance with law while passing the impugned order dated 08/07/2021 which liable to liable to be set aside.
- D. That the impugned order of the respondents are illegal, unlawful and without lawful authority, liable to be set aside.

That it is pertinent to mention here that the E. appellant was unaware from the major penalty/reduction post on 08/07/2021 after getting attested copy on 11/10/2021 and when the appellant seen the order in which allegedly mentioned major penalty from removal of service and in this regard the appeal, separate also filed appellant furthermore the appellant also field departmental representation which is still pending.

ATES

That whole proceedings of respondents is based on malafide, because the brother of the appellant (RTD), Justice Shah Jehan Khan Akhunzada remained being a District & Sessions Judge, and Judge of High Court as well as member of Administrative Committee being a senior of the respondent No.2, during tl · service it may be passable/admitted that the present Sessions Judge Swabi Hafiz Nasim was not doing his duty properly. After the death of Justice Shah Jehan Akhunzada, the present Sessions Judge was posted at Swabi, after his arrival, he maltreated the younger brother of (RTD) Justice Shah Jehan Akunzda, it is pertinent to mentioned here that the appellant is efficient and perform his

duties at his best till moment, automatically started proceeding against the applicant which shows malafide on the part of officials. Now, it is clear that the said authority treated the appellant with ulterior motive, the same proceeding has been done in a hasty and cumbersome manner, without giving any opportunity to the appellant.

G. That the counsel for the appellant may kindly be permitted to explain his view on the points which shall be raised at the time of arguments.

It is, therefore, respectfully prayed that on acceptance of this service appeal, the impugned order 08/07/2021 be declared null and void, void-ab-initio, corum-non-judice may graciously be set aside and the petitioner may be restored/reinstated on its original post, with all back benefits.

Any other relief deems fit which not specifically asked for may also be granted to the appellant.

Dated: 01/02/2022

Through

Appellant

Akhunzada Asad Iqbal Advocate, High Court,

Peshawar

BEFORE THE COURT OF WORTHY CHAIRMAN SERVICES TRIBUNAL, PESHAWAR

ippeal No.		/2022		
		,	•	
'AVED IQE	3AL			Appellant
	•.	VERSU	S	: · · · · · · · · · · · · · · · · · · ·
{egistrar P	HC and	d others		Respondents

APPLICATION FOR SUSPENSION OF OPERATION OF IMPUGNED ORDER DATED 08/07/2021, TILL THE FINAL DECISION OF THE SERVICE APPEAL.

4

Resp fully Sheweth:-

- 1. ha he above noted service appeal is being aled before this Honourable Tribunal, in which no date of hearing has yet been fixed.
- 2. That the facts and grounds of the service appeal may kindly be read as an integral part of this application.
- 3. That the applicant has got a good prima facie case in her favour, and is sanguine about its success.

- 4. That the balance of convenience also lies in favour of the applicant.
- 5. That if the impugned order dated 08/07/2021 is not suspended, than the petitioner/appellant would suffer irreparable loss.

It is, therefore, respectfully prayed that on acceptance of this application, the impugned order dated 08/07/2021 may kindly be suspended, till the final decision of the appeal.

OFF I EN

Applicant

Through

rate: 01/02/2022

Akhunzada Asad Iqbal Advocate, High Court, Peshawar



BEFORE THE COURT OF WORTHY CHAIRMAN SERVICES TRIBUNAL, PESHAWAR

ppeal No	/2022	
AVED IQBAL		Appellant
	VERSUS	
Registrar PHC an	d others	Respondents
	ARRIDAVIT	ider (Now Junior
Olerk) at Distric	t Court, Swabi	at Lahor, do herby
olemnly affirm a	nd declare on oa	th that the contents
of accompanying	Application are	true and correct to
the best of my k	nowledge and bel	lief and nothing has
teer concealed fr		ole court.
dentified by:		DEPONENT

Akhunzada Asad Iqbal Advccate, High Court, Peshawar.

BEFORE THE COURT OF WORTHY CHAIRMAN SERVICES TRIBUNAL, PESHAWAR

Appeal No	/2022	
AND IODAI	***************************************	Appellant
	VERSUS	
Registrar PHC an	d others	Respondents

APPLICATION FOR CONDONATION OF DELAY

Respectfully Sheweth:

- That the above service appeal has been filed by the petitioner and no date of hearing has yet been fixed.
 - 2. That the counsel of the appellant was ill and unable to practice in the courts and was on bed rest for more than 2 months.
 - That delay in filing the titled service appeal is neither willful nor deliberate but due to reason mentioned above.

It is, therefore, most humbly prayed that on acceptance of this application, the delay, if any, in filing the above titled service appeal may kindly be condoned in the interest of justice.

Through

Date: 01/02/2022

Applicant ,

Akhunzada Asad Iqbal Advocate, High Court,

Peshawar

ATTESTE

BEFORE THE COURT OF WORTHY CHAIRMAN SERVICES TRIBUNAL, PESHAWAR

ppeal No/2022
AVED IQBALAppellant
VERSUS .
Respondents
AFFIDAVIT I, JAVED IQBAL, Ex-Reader (Now Junior
Tlerk) at District Court, Swabi at Lahor, do herby
lemnly affirm and declare on oath that the contents
.f accompanying Application are true and correct to
he best of my knowledge and belief and nothing has
dentified by: DEPONENT
dentified by: DEPONENT

Akhunzada/Asad Iqbal Peshawar

) (45)

No. 3 / CJ-II

Dated // / 01 /2021

From:

Ayesha Siddique, Civil Judge-II, Swabi

To.

Javaid Iqbal Reader

Subject:

Explanation

Your casual approach towards discharge of official obligation have been observed with seat concerned. You have been coming late to court from day first. When asked, you said you come from very far, that is the reason for your one long hour of absence. The reasoning is absolutely unprofessional and against work ethnic. Despite repeated verbal warnings, you have made it your habit of coming late. In addition to these a recent act of yours has surprised me when you left the court premises at 1:30 PM on Saturday without any prior intimation and permission.

You are therefore, required to explain your position under what lawful authority, you leave without prior intimation to the undersigned.

Your reply in writing must reach this office within 03 days of the receipt of this notice, failing which it will be presumed that you have got nothing in defence, strict action shall be taken against you under Efficiency and Discipline Rules 3(a & d) 2011.

My

Ayesha Siddique Civil Judge-II, Swabi

y horwarded to

l) Hon'ble District & Sessions Judge, Swabi

→ .£

2) Senior Civil Judge/Adını, Swabi

Mariesha Siddique

OPPI.: .: THE DISTRICT & SESSIONS JUDGE IS RECT JUDICIARY SWABI.

Phone # 0938-280372 Fax # 0938-280117

dsjswabi@yahoo.com dsjswabil@gmail.com

No. _____ (F- 40) DSJ

46:)

Dated Swabi:

.2021

To.

Javed Iqbal Reader to Civil Judge-II Swabi

Subject.

EXPLANATION

Dear Sir,

I am directed to call your explanation as during visit of the Hon'ble District & Sessions Judge to the court of learned Civil Judge-II Swabi you were found absent from duty without any intimation and prior permission of Presiding Officer.

You are therefore, directed to explain your position as to why disciplinary action may not be initiated against you. Your reply should reach the undersigned within three days, of receipt of this notice, for perusal of Hon'ble the District & Sessions ludge

with ST.

Superintendent Sessions Division Swabi

Approved.
13.01.2.21

At Made

THE PARTY OF THE P

DISTRICT JUDICIARY SWABI

47

Phone # 0028-280273-Fax # 0938-250117

dsiswabi@yahoo.com dsiswabi1@gmail.com

Dated Swabi: 13. 01.2021

Javed Iqbal Reader to Civil Judge-II Swabi

Subject

EXPLANATION

Dear Sir,

I am directed to call your explanation as during visit of the Hon'ble District & Sessions Judge to the court of learned Civil Judge-II Swabi you were found absent from duty without any intimation and prior permission of Presiding Officer.

You are therefore, directed to explain your position as to why disciplinary action may not be initiated against you. Your reply should reach the undersigned within three days, of receipt of this notice, for perusal of Hon'ble the District & Sessions Judge.

ATTALEL

Superintendent Sessions Division Swabi

200-2012 - 112 - 2012 كسرارك يكالى في المراس الله الموال التي الوال التي المرام ي الم (461 4) 15 Proprie in 12 15 15 15 Pop 200/F-40 DES 1715 Jun 2010 3 (puro o - 13 e vue - 400 بر سا سام دوره ایم از ای ساست سردرد ، ریا اور دار المعاملة على المراجع من ذلاى الله العلم المراب الأولى الله العالم الله روان مول مرسال مرسردان الدياري و ما سال فروق مريسيا - دور ما درسيال الرسيال الرسون من عديم وردو - ما ل بردان ماه معلم مع المراك المراك المراك راسي درون من سال ما الله و درون من الله الله عن ال کرے کی توسیق کی شعبر ہے ہور مات سربی۔ مومل درراں دوری موماسل 11- Wil sopri fin a 80000 15 milet 3 des vis June (Medicine) Com الله سالم من الما المعرف الما المعرف سام ن سر صافری تعدار در به کار در میری در دری بال 1stree of our to his imount of a soften in a confine of contractions 15 20 0 - 200 - 200 - 2000 - 2000

No 59_/CJ-II

Dated: 18 January, 2021

To

The Honorable District & Sessions Judge, Swabi

Through:

Proper Channel

Subject:

Explanation Report

Honorable Sir,

It is submitted with utmost respect that explanation was called from reader Javaid Iqbal. The reason were coming late to court on daily basis and leaving the premises of the court without prior permission of the undersigned. Copy of explanation was given to him and he attached an unsigned short leave application with the letter, which does not indicate date and time. It has no information on it as to whom is it submitted. The defence given is insufficient and carries no weight. No other defence was given in his reply. Therefore, I find the reader of this court guilty under R.3 (a & d) Government Servant (Efficiency and Discipline Rule, 2011).

Therefore, it is requested that appropriate action be taken against him.

> Ayesha Siddique Civil Judge-II, Swabi

Respected Sign An endle



office to ust or Report:

.x. Explination all mone does not mention date of absence

ix these whether the officer subsequently applied for any leave in raspect of the absence period From duty

Respected Sir, No proceed were initiated by the learned CT-11

against the Reade for the subject

10.01.2421

@ who is impulant anthonity of the

(6) R/sir,
The Hen'the DAST The circle. Peterson is the Conferent Authority. In 21:01-202

Respected Sir,

The matter of subsequent offily of the Hicial for leave was asked from the concerned court. It was informed that the Official (Reader Javed Ighal) has not applied for teave in respect of absence parion. The visit was made on 12.1.2021 while the oppicial relinguished the charge on 13-1-2021.

Submilled for Justine appropriate Orders, please. Compro-1-2021

3) Report whether my actusing your the subject absence was mitteted by the Providing Officer herely ? Its outcome? " 18

white is applied anthon't for the official?

Whether any depice in exting, exact from
the application, was entrated by the official? Clark please.

R/six

The How ble DAST is the competent Buthority:

As per the court officials, nothing che in worker

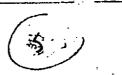
has been katomitted by he official.

Constitute inquiry Pat up drupt order.

11.21.21.212

ATTE

انگونوری المان کا نسریا شمی میشرسول کے میاضی میرای ۔ المان - میران المان صد دی مرحی کا میران ملی صد دی مرحی کا میران ملی صد دی مرحی کا میران میں میران کا کا میران عدرم الا مع من عرف من عير ما في المعلى و بلا المعلى بي المعالى الله المعالى الله المعالى الله المعالى الله ص کول میں من من کو دف من بین کرما موں۔ ورا من سائل كو عذرهم 2021-10-11 كى شب شدى مرورد ، ز كام اور كار ت تحسرت تعا - دور صبح لفرض و توتی عدائت تعلقم برات دیجام ویس روزم نیوا-مگرمای شدیع سردرد اور بخاری دم سے برک دُیوں نہ بنیا، دور فارهان من این ما شد دوای - جان بر دانشر فام متعلقے دونوں کی مکی بعیرولسٹے تجو نیرکی ۔ اِسی وران فن مائل نے رین سا تعبوں (Colleagues) کو نزولیم فون اطلاع کے کی کوشش ک مكرے سود كا متى ميونى - كيونك دوان و دول مونا كيل فون دھول كرن فيلن نہ موا۔ ص کی دھر سے م تی غیرطافرط کا اور دوای (medicine) کے انتظال ع لي عنور ل كا عليم في لل - (ور ما في كي نيسة مين علا لل - ص م لير ربط عن ندموا- قبر ازن مرسول من باش و درا مرس من المرسون المرسو المنا التعالم عامل عيرها على المعالم على المعالم على المعالم ا 417. 1 - e cid 0/2 ind wind - 2060 po 6 20 23-02-2021 (1) tue ا ومدا من ل ونور مدان ف س مل الم الله المودى -00 En 1 185. 11 00 00 10



The District Judiciary Swab

this order, in terms of Rule 1.3 of Khyber Pakhu akhwa Government Servanta (Efficiency & Disciplinary) Rules 2014 (the Ruses), is passed as order,

Appointment Of Lagrany Officer:

Ms Tunna Hashavi, Senior Civil Jur 22 Swabi, 15 appointed as Inquiry Officer to probe into the allegations quantithe occur ed official Javed Iqbal (Senior Clerit/Reader HPS-14) and submit report within 30 days of its initiation.

Statement of Allegations:

dayed liquid, Senior Clerk/Render attached with the court of AD&S.-47 Latins other so attack of with Givil Judge II Swabi), is accused of miseraduct and inefficiency on the following counts;

That, as per facts commined in the report of Givil Judge-II Swahi Ms Aisha Sidd que bearing No. 31 dates 11.01.2021, he was called upon to explain late coming to and early departure from the court without her permission.

That, as reported by the said officer, he failed to defend the affeged conduct.

If at Le was found absent from duty, within any intimution and Firmy visit of the said court by the jundersigned on (2.0) at the and that he could not produce any permission Acase granting s der in response in explanation, call vide No. 2004-10(1)51 dmed 13.01,2021

Departmental Representatives

«Ampil Iqual, Junior Clerk (Dispatcher attached in Superintendent Office, shall act as Departmental Representative for the purpose of inquiry proceedings under the

accused official a file ted to submit defense in writing, if my, before the linguity Officer within 10 days after receipt . This order. Proceedings shall be concluded in accordance with the Kides if the necused cultivity diffson respond.

(Haffz Nascem Akhar) Competent Authority Mistrict & Sessions Judge, Swabi

landst No ESS S8 (F-41/D&S)

Capy for information and needful to:

- The lenting ample of Officer with the driginal report mentioned in the order re-eived from the c. A Judge-II Swahi, office notes thereto and explanation call, with response of married official therein.
- 2. The Civit Song process Sanhi, Ms Aisha Siddique
- The Depar mandat Representative.

4. The accused flicial

Walk (क्वीटर के French (probable) के बे र क्रिया Offices.

> District & Sessions andge, Suabi

> > Scanned with CamScanner





The District Judiciary Swabi

Office of the Senior Civil Judge, Swabi /Inquiry
Officer

INQUIRY REPORT

An order of inquiry dated 12.02.2021, received by Hon'ble D&SJ, Swabi on 13.02.2021. It was initiated under Rule 10 of Khyber Pakhtunkhwa Govt servants efficiency & Disciplinary rules 2011 with the statement of allegations against Javed Iqbal, Senior Clerk attached with the court of AD&SJ-II, Lahor(then so attached with Civil Jucge-II, Swabi).

BACKGROUND

The inquiry has been initiated on the letter to Hon'ble D&SJ, by Civil Judge-II, with the subject explanation report. The Civil Judge-II, had called an explanation of the Reader attached to the court/delinquent official for his late coming on regular basis and leaving the court without prior permission of the Presiding Officer. Civil Judge-II, while receiving oral reply of the official, found it un-satisfactory and reported the matter to the Hon'ble D&SJ, Swabi vide letter NO.59/CJ-II, dated 18th January 2021. Upon which the inquiry is marked to the undersigned which was received on 13.02.2021.

ALLEGATIONS AS PER CHARGE SHEET:

- That, as per facts contained in report of Civil Judge-II, Swabi Ms. Aisha Siddique bearing # 31 dated 11.01.2021, he was called upon to explain late coming to and early departure from the court without her permission.
- ii. That as reported by the said Officer, he failed to defend the alleged conduct.
- iii. That he was found absent from duty, without any intimation and permission, during visit of the said court by the undersigned on 12.01.2021 and that he could not produce any permission/leave granting order in response to explanation call vide No.200/F-





PROCEEDINGS:

As directed, the accused/official submitted reply, professing innocence and soliciting for exoneration owing to his alleged unblemished service carrier. In view of their relevancy to the matter, and to scrutinize the conduct of accused/official in line with the allegation, statements of the following persons were recorded:

- I. Mr. Faran Nawaz Computer Operator(the then computer operator to CJ-II).
- II. Ms. Ayesha Siddique, Civil Judge-II, Swabi
- III. Mr. Javed Iqbal(the then Reader to CJ-II) accused/official
- IV. Mr. Sarfaraz Naib Qasid attached to learned Civil Judge-II
- V. Amjid Iqbal Junior Clerk/Dispatcher/departmental representative

ESTABLISHED FACTS:

The Civil Judge-II, had called an explanation of Mr. Javed Iqbal Reader, attached to the court for his late coming on regular basis and leaving the court without prior permission of the Presiding Officer.

FACT TO BE ESTABLISH.

Whether the accused official was often late from his duty and whether, he had left the court without prior permission of the presiding officer?

• FINDINGS

As per record explanation bearing # 31 dated 11.01.2021 by Civil Judge-II, was called from accused official/Reader of that court for his casual late coming and leaving the court without prior permission. No written reply was given by him to Civil Judge-II, while only an application for short leave was submitted, which bears no date and no sanction by competent authority. Another explanation of the same official was called by Superintendent (Sessions Division Swabi) vide No. 200/(F-40) DSJ dated 13.01.2021 for his absence form duty on 12.01.20221 on the eve of visit of Hon'ble D&SJ, Swabi to the court of





15.01.2021 in which he took plea of his illness and attached copy of prescription on OPD Slip of 12.01.2021. Evidence was recorded by departmental representative and accused official, both were given full opportunity to cross examined opposite witnesses and bring their stance on record. Through the evidence it has been cleared that the official was often late form his duty and his conduct of not submitting written reply to explanation by Civil Judge-II and leaving the court without prior permission is also disrespectful to his immediate Boss. Further no record as to admission of his daughter in hospital in consequence of a road accident has been given before Civil Judge-II, Swabi, nor during inquiry proceedings, which stance he has taken in his statement during inquiry.

• CONCLUSION:

In view of the statements of the witnesses, so examined, during the inquiry, the documents, thus, brought on record and in view of forgoing discourse, the charge against the accused/official, has been proved.

Report submitted, please.

La

Senior Civil Judge, Swabi/Inquiry Officer



Court File No. 39/Adma of 2021 Title: Inquiry Against Javed Iqbal

Order Under Rule 14(4) 22.04.2021

- Accused official Javed Iqbal (Senior Clerk), having been found guilty vide order dated 10.04.2021 of learned Senior Civil Judge /Inquiry Officer in Court File No. 23/6 of 2021, is hereby served with notice to show cause as to why one or more penalties mentioned under Rule-4 of the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules 2011 (the Rules) may not be imposed upon him for the charge as follows;
 - i. That, as per facts contained in the report of Civil Judge-II Swabi Ms Aisha Siddique bearing No. 31 dated 11.01.2021, he was called upon to explain late coming to and early departure from the court without her permission.
 - ii. That, as reported by the said officer, he failed to defend the alleged conduct.
 - permission, during visit of the said court by the undersigned on 12.01.2021 and that he could not produce any permission /leave granting order in response to explanation call vide No. 200/F-40/DSJ dated 13.01.2021.
- 2. The accused official shall submit reply in writing with additional defense, if any, within 10 days after receipt of this notice. He shall also indicate in his reply whether he wanted to be heard in person. Proceedings shall be concluded in accordance with the Rules if the accused official fails to respond.
- 3. Departmental Representative, Amjid Iqbal (Junior Clerk), shall appear with record on the date fixed.

Next date fixed in the matter is 68.05.2021 (09:40 hrs),

Dated: 22.04.2021

(Hafiz Naseem Akbar)
Competent Authority
/District & Sessions
Judge, Swabi

Endst: No. 2602 - 03 /(F- 41)/D&SJ

. Dated 22 09 2021

Copy for information and needful to:

1. The accused official with copy of order dated 10.04.2021 rendered by learned SCJ /Inquiry Officer in Court File No. 23/6 of 2021.

2. The Departmental Representative.

Competent Authority
/District & Sessions

بعد المت جناب حافظ نبيم اكبرة سشر كهث وسيشن جح صاحب، ضلع صوابي (58) 43 الأمم متغرق درخو،ستدمائ منخات Part-A 06-07-2021 19-04-2021 39/Admn Part-B 45-0 क्षितियं य क्ष्रिक्ष वर्षाको निर्देश (Part-A) تنعيل كانذات ايزاد كى إدر ازا كالرافر الى وفيره انذمن 01 تمنعيل كامذات وستخط تحرو معد تأوكح 762 آماد شیٹ اے۔ 1 ا فن يول . جعافي نامد 2 11 210 14(5) 14(4x1)1/3/13/2 4. 45014 5 6 منجات بدراز ایزادگی: (بقلم سرخ) (Part-B) تنعيل كافذات شارمخات نى بىكە مىل بىطابق اندى درست ترتىب، ئىجىل كىمى بىد (الامهادر) محردويواني 10.07-2021 **(م**افظ کیم اکبر) وسركث وسيشن جج، صوالي اعملت قانلاخانہ

.

- 218M13

NL



Court File No.39/Admin of 2021 , ide: Inquiry Report against Javed Iqbal Senior Clerk/Reader

Order/Proceeding Sheet lile lins been prepared as directed. It has been entered in the Admin Register as well at the given serial number. Matter i... ubmitted for further orders, 34 Superintendent ASIANION Sessions Division, Swabi Emdings of the Inquiry Officer are agreed with. Put up drought order containing with the cause notion on 22.06.2021 (10:00 thm). SWABI

O:03 22.04.2021

- 1. Order Under Rule 14(4) of Khyber Pakhtunkhwa Government Servants (E&D) Rules 2011, containing requisite show cause notice for accused official Javed Iqbal (Senip Clerk), has also been signed. The same be issued to the concerned and its copy be placed on file.
- Come up for reply to the show cause notice and further proceedings on 08.05.2021 (09;40 hrs).

(Hafiz Naseem Akbar) District & Sessions Judge, Swabi

Court File No.39/Admn of 2021 Title: Inquiry against Javaid Iqbal (Senior Clerk)

S.No. & Date of order	Order/Proceeding Sheet
Note Reader	1. The presiding officer is not on duty in view of 50% attendance
08.05.2021	requirement vide order bearing Endst: No. 2643-72/F-62A dated
	23.04.2021.
	2. File to come up for further proceedings on $\frac{>1}{}$ / *5/2021
	(89.30hrs).
	1
Territoria del Carteria del Car	(Reader)
	to District & Sessions Judge Swabi
	JWACI
0.04	1. Accused official Javed Iqbal is absent. Court Reader informs that he was present
O:04 21.05.2021	in the morning.
	2. Reply to show cause notice has not been filed by the accused official. He be
	summoned for the date fixed in the interest of justice.
•	3. Come up for further proceedings on G4.06.2021 (09:10 hrs).
	(Hafiz Naseem Akhar) District & Sessions Judge, Swabi
Ar. ts	

Court File No. 39/Admn of 2021 Title: Inquiry Against Javed Iqbal (Senior Clerk)

S.No. & Date of order	Order/Proceeding Sheet
O:05	1. Accused /official Javed Iqbal is absent again. It is reported overleaf the cour
04.06.2021	process that he was not attending duty since some time. It is also informatha
•	another disciplinary proceeding: was pending against the said official for absence
	from duty in Court File No. 50/Admn of 2021.
No.503	2. Accused official be summoned again through notice at his residential /home
No.503	address in the interest of justice.
3/ ~1	3. Come up for attendance /further proceedings on 15.06.2021 (09:50 hrs).
,	(Hafiz Naseem Akbar) District & Sessions Judge,
	Swabi
<u>0:06</u>	1. Accused official Javed lqbal is present in person. He seeks time to settle th
15.06.2021	matter with the officer who lodged complaint against him forming basis of th
	instant proceedings. A chance is granted.
	2. Come up for further proceedings on 29.06.2021 (09:20 hrs).
Jui /mis	(Hafiz Naseem Akbar) District & Sessions Judge, Swabi
	M. Committee of the com

IN THE COURT OF TANIA HASHMI

SENIOR CIVIL/ INQUIRY OFFICER, SWABI



Order #01;

File for initiating inquiry against the accused official, namely, Javed Iqbal, Senior Cterk/Reader, attached to the court of Civil Judge-II, Swabi, received from the Worhty District & Sessions Judge/competent Authority. Be entered in the miscellaneous register.

Since, thirty (30) days time has been stipulated for conclusion of inquiry proceedings, therefore, Reader is directed to fix the same, accordingly, so as to be concluded within the given time frame. Accused/Official be summoned. Notice also be issued to Mr. Amjid Iqbal, Junior Clerk/Dispatcher/Departmental Representative for

23-2-921

Senior Civil Judge/Inquiry Officer, Swala

Order No.02

Official Javed Iqbal, Senior Clerk present who submitted his reply, placed on file. File 50 come up for further proceedings on 25-2.92.

Senior Civil Judge (J), Swabi.

Inquiry Pention # 23 6 of 2021

63)

Order #03;

25.02.2021

Present: Accused/Official, Javed Iqbal and Mr. Amjid Iqbal, Junior Clerk/Dispatcher/Departmental Representative. List of witnesses has been filed. Put off for Prosecution evidence to 27th February 2021 at 13:30 hours. Mrs. Ayesha Siddique, Learned Civil Judge-II, Swabi be summoned for date and time fixed.

Taura Hashini Senior Civil Judge/Inquiry Officer, Swabi

Order #04;

Accused Official and Departmental Representative as well as the Civil Judge-II, not in attendance.

Accused Official and Departmental representative be noticed, while Mrs. Ayesha Siddique, Learned Civil Judge-II, Swabi be summoned for 2nd March 2021 at 13:30 hours.

Tania Mastini

Senior Civil Judge/Inquiry Officer, Swabi

مان حربت المرسي ته کارافوری سرم مرال Bush dust WM ATTESTED OF JE POR COM Some - 10 ا- تحدث عائد على سول عول عول المراق عرار فان ناش فاصر ... مجال departmental Equindation Up 3 Jai 1

() (65)Most rep 3. Jan Line of July Delling 12/1000 OPD:33 OPO to Mimo - 1991 friter e dolor um dielaiso (in ADJI INJUNE 25 2021 (3/1) OPIG1 971 - GADJ-II JOHN JUNG.

(66)

OUT DOOR PATIENT TICKET
OUT DOUR PATENTIAL (SWabi) TYPE-II Hospital Kaly Khan (Swabi)
11/20 1 3
Pt. Name Op8 No. S
Month
AgeSex
MEDICIHE FROM HOSPITAL
MEDICIHE FROM
of tape thosax
Haft.
Tab: Maryobae 25 omg.
170+1
Tab: Panadol
1+1+1.
Tab: Monteget 10 mg:
Tabi Softin-Fototi aggs Pulmonul 2+2+2 Adv complete bed rest 200 (2) days.
aype Pulmound 2+2+2
for (2) days.



Order #05;

In attendance; Accused/Official, Javed Iqual and Mr Amjid Iqual, Junior Clerk/Dispatcher/Departmental Representative.

Mrs. Ayesha Siddique, Learned Civil Judge-II, Swabi absent. Process not returned Explanation be called from concerned Moharrir.

Mr. Faran Nawaz, Computer Operator appeared and was examined as PW-1. Mrs. Ayesha Siddique, Learned Civil Judge-II, Swabi be re-summoned for 4th March 2021 at 13:30 hours.

Tavila Wastuni Senior Civil Judge/In-juiry Officer, Swabi

Order # 06; 04.03.2021

In attendance; Accused/Official: Javed Iqbal and Mr. Amjid Iqbal, Junior Clerk/Dispatcher/Departmental Representative

Mrs. Ayesha Siddique, Learned Civil Judge-II, Swabi also in attendance and has been examined as PW-2. One Mr. Sarfaraz, who is the prosecution witnesses has been abandoned as he is on medical leave. Put off for statement of accused/official on 6-3-2i



iii.

The District Judiciary Swabi

Phone # 0938-230372 Fax # 0938-230117

dsiswahi@yahoo.com

No. 5781-84 / (F- 41) D&SJ

Dated: 66 . 67 .2021

Order Under Rule-14(5)

(KPK Government Servants (Efficiency & Discipline) Rules 2011):

- 1. The accused official Javed Iqbal (Senior Clerk/Reader), belonging to this establishment, faced disciplinary proceedings in Court File No.39/Admn: of 2021 on the following charges;
 - That, as per facts contained in the report of CJ-II Swabi Ms Aisha Siddique bearing No. 31 dated 1:.01.2021, he was called upon to explain late coming to and early departure from the court without permission.
 - ii. That, as reported by the said officer, he failed to defendant the alleged conduct.
 - That he was found absent from duty, without any intimation and permission, during visit of the said court by the undersigned on 12.01.2021 and that he could not produce any permission/leave granting order in response to explanation call vide No.20C/F-40/D&SI dated 13.01.2021
- 2. The accused official has been found guilty with entitlement for lenient view due to grant of apology by the complainant officer, vide detailed order dated 01.07.2021, to the following effect;

"Minor penalty of Censure is imposed against the accused official in terms of Rule-4(1)(a)(i) of Khyber Pakhtunkhwa Government servants (Efficiency & Discipline) Rules, 2011".

Hafiz Nascem Akbar
District & Sessions Judge, Swabi/
Competent Authority

Copy for information and the needful to:

- 1. Civil Judge-Il Swabi Ms. Aisha Siddique w/r to her complaint mentioned above with appreciation for her note of forgiveness to the accused official.
- 2. The accused official by name.
- 3. Service record of the accused official
- 4. Court File No.39/Admn: of 2021



District & Sessions Judge,

(68)

<u>Order # 07;</u>

06.03.2021

In attendance: Mr. Amjid Iqbal, Junior Clerk/Dispatcher/Departmental Representative and Mrs. Ayesha Siddique, Learned Civil Judge-II, Swapi.

Accused/Official, Javed Iqbal, did not mark attendance due to visit of worthy MIT.

File be put up for statement of accused/official on 08.03.2021 at 13:30 hours.

AIR

Tank Trashini

Order # 08; 08.03.2021

In attendance: Accused/Official, Javed Iqual and Mr. Amjid Iqual, Junior Clerk/Dispatcher/Departmental Representative.

Mrs. Ayesha Siddique, Learned Civil Judge-II, Swabi also in attendance.

Statement of accused/official has been recorded as DW-1. The be put up for further proceeding on 11-3. \$21 at 13:30 hours.

Senior Civil Judge/Incuiry Cifficer, Savabi

Order # 09;

11,03,2021

In attendance; Accused/Official, Javed Iqbal and Mr. Amjid Iqbal, Junior Clerk/Dispatcher/Departmental Representative & Mrs. Ayesha Siddique, Learned Civil Judge-II, Swabi

Sarfaraz Naib Qasid also in attendance. His statement has been recorded as DW-2. File be put up for further proceeding on 13-31-221

Tapm Vrashmi Sentor Civil Judge/Inquiry Officer, Swahe

An

- 21 θ - 10 θ -



<u> Order # 11;</u> 15.03.2021

Proceeding in the instant inquiry could not conducted due to Judicial Officers monthly meeting.

Put off for further proceeding to

Senior Civil Judge/Inquiry Officer, Swain

Order # 12; 24.03.2021

> In attendance; Accused official, Mr Amjid Iqbal, Junior Clerk/Dispatcher/Departmental Representative, Mrs. Ayesha Siddique, Learned Civil Judge-II, Swabi.

> Statement of Mr. Amjid Iqbal, Clerk/Dispatcher/Departmental Representative has been recorded. File be put off for further proceeding to 10.04.2021.

> > Senior Civil Judge/Inquiry Officer, Swabi

Order # 13; 10:04.2021

> Inquiry proceeding has been completed and entire record alongwith Inquiry report be sent to Hon'ble D&SJ. Swabi for further necessary action.

> > Senjor Civil Judge/Inquiry Officer, Swabi

() प्राप्ति के कि بيان الدا مبال هو من مود / در سير مود سرمورد اس وي مورد مول بران ما كر من في از أموام المراق ما وير اقبال ديم المراق ما ويراق ما ويراق المراق الم Intelligation de de de per des ? Jul Juins / 40 اصل لعر انطاع والدي سير. i. Ker . 20 10 10 10 2 7 ... J'AGZ Jor winner

.PW-1

بیان فاران نواز،کمپیوٹر ایریٹر

بیان کیا کہ جاوید اقبال ریڈر صاحب، کسی ایمرجنسی کی وجہ سے شارت لیو خرخواست چھوڑ کر ہفتہ کے دن نقریبا ()3 (3 بجے عدالت سے نکل گنے۔ پیر کے دن میڈم صاحبہ نے ریڈر صاحب سے جو آب طلبی طلب کی، کہ کیوں مجھ سے بوجھے بنا ٹم بفتہ کے دن عدالت چھوڑ کر چلے گئے۔ جب ریڈر صاحب کو جواب طلبی ملی تو انہوں سے سندم سے کہا کہ سیری جواب طلبی کیوں کی گئی ہے، جبکہ میں ۔ نو شارت لیو چھوڑ تی تھی، اور شارت لیو کو جواب طلبی کے ساتھ لف کرکے مینم صاحبہ کو دیا اور عدالت کو چھوڑ کر باہر چلا گیا، بس یہی میر ا دیاں ہے۔

XX - (جرح ندار د موقع نیا گیا)

سن كر دربت تسليم كيا. 02\03\2021

AT AT

تانیہ باشمی سنیں سول جج، صوابی/ اکوائری افیسر

بيان محترمه عائشه صديق، سول جج- ١١، صوبي

بیان کیا کہ جاوید اقبال ریڈر صاحب روزانہ کی بنیاد پر لیت ایا کرتے تھے۔ اسی دن بھی لیٹ آئے تھے۔ جواب طلبی سے پہلے بھی میں نے کی بار جاوید اقبال ریڈر صاحب کو زبانی طور لیٹ آئے یہ تنبیہ کیا تھا کہ وقت پر عدالت میں اپنی حاضری یقینی بنائے۔ جس دن میں نے جاوید اقبال ریڈر صاحب کو جواب طلبی کی تحریر بذریعہ کمپیوٹر اپریٹر حوالہ کی تو وہ اتھ کر بغیر اجازت کے کمرہ عدالت سے چلے قنے۔ جواب طلبی سے ایک دن پہلے جب میں وقفہ کے دوران نماز پڑ ھنے گی تو ریڈر صاحب بغیر اجازت لیے عدالت سے رخصت ہوئے تھے۔ اگلے دن جب میں نے ان سے کہا کہ بعیر اجازت کہ کیوں چئے گئے تو ریڈر عادت ایو کی درخواست کیوں چئے گئے تھے۔ آئے کہ میں نے شارت ایو کی درخواست کمپیوٹر اپریٹر کوحوالہ کی تھی، جو کہ مجھ سے منظور نہیں کروائ گی تھی۔ کمپیوٹر اپریٹر کوحوالہ کی تھی، جو کہ مجھ سے منظور نہیں کروائ گی تھی۔

بس یہی میرا بیان ہے۔

XX - (جرح ندارد موقع دیا گیا)

س كر درست نشايم كيا. 04:03.2021

AP

است الیم باشلی سنیئر سول جج، صوابی، انکو هوانری افیسر

(74)

بيان جاويد اقبال ريدر

بیان کیا کہ میرا گاوں، جوٹیشل کمپلکس شاہ منصور سے بہت دوری یعنی تقریباً 60 کلومیتر کے فاصلے پر واقع ہے۔ جواب ظلبی سے ایک دن پہلے، مجھے بذریعہ موبائل فون اطلاع ملی کہ میرے بچھے جس گاڑی میں تھے اسکا ایدسیٹنٹ ہوا ہے تو اسکی وجہ سے میں شارت لیو کی درخواست چھوڑ کر عدالت سے رخصت ہوا تھا۔ جواب طلبی کے دن میں بیمار تھا، اور میں عدالت چھوڑ کر ہسپتال چلا گیا۔ بسپتل کی OPD چٹ "C" Mark سے، اور اسی دن میرا تحصیل کورٹس، لاہور (صوابی) تبادلہ ہوا۔ میں نے بسراہ، حضرت علی صحرت اور اسی در میرا عنی میڈم صاحبہ سے سندہ انہ ہوکر معافی طلب کی۔ اسکے بعد میں نے تحصیل کورٹس، لاہور (صوابی) میں چارج سنبھالہ بیں یہی میر ابیان ہے۔

سوال (منجانب محترمہ عائشہ صدیق سول جج): آپ رور انہ عدالت کس نام پر پہچنے تھے؟ جواب: میں عموماً 08:45 پر عدالت میں اپنی فرانض مصبی نبہانے کے لیے حاضر ہوتا تھا۔ سوال (منجانب محترمہ عائشہ صدیق سول جج): مکثر آپ 09:00 بجے تک بھی عدالت میں حاضر نہ ہوئے؟

جواب: جس دن میں ٹیٹ آیا تھا، اس دن میں نے KPO ، صاحب کو بذریعہ موبائل اطلاع دی تھی۔
سوال (منجانب محترمہ علاشہ صدیق سول جج): یہ اطلاع نو جواب طلبی کے اگلے دن جب محترم
سیشر جج ، صاحب راونڈ پر تھے ، آپ نے دی تھی۔ اس سے پہلے آپ عموماً اینٹ آتے تھے۔
جواب: جی بان، چونکہ راستہ (Swabi/Mardan) روڈ بزر کام شرزع سے بدیں وجہ لیٹ آتا تھا۔
سوال (منجانب محترمہ عائشہ صلیق سول جج): کیا عموماً لیٹ آنے کی آپ سے کوی اطلاع دی تھی۔
یا درخواست مجھ سے منظور کی تھی؟

ہواب: میں سے صرف اطلاع دی کہ میں لیٹ بور، البتہ گر چھتی کا ارادہ ہوتا تو میں در خواست دیتا تھا، جو کہ متعلقہ ریکارڈ پر موجود ہوگی۔

سن كر درست تسليم كيا. 08.03.2021

سنيدر سول جنع صوابي ا انگوانری افیسر



بيان سرفراز نانب قاصد

بیان کیا کہ جاوید اقبال ریڈر صاحب جب جو اب طلبی کے عدالت میں حاضر ہوئے اور اپنے نشبت پر بیٹھ گئے تو میڈم صاحبہ سے کہنے لگے کہ میرا بچہ بیمار تھا، اسی وجہ سے میں علدی میں نکل گیا، آپ صاحبہ نے مجھ سے جو اب طلبی کیوں طلب کی، حالانکہ میں نے شارت لیو چھوڑ ی تھی۔ اسکے بعد ریڈر صاحب عدالت سے چلے گئے۔ بس یہی میر ابیان ہے۔

سوال(منجانب محترمہ عانشہ صدیق سول جج): کیا جاوید اقبال ریڈر صاخب روزانہ لیٹ آتے تھے یا نہی؟

جواب: جي ٻان.

سن كر درست تسليم كيا. 11.03.2021

A-0

OFFICE NOTE

R specied Sir.

Inquiry report against Senior Clerk/Reader Javed Iqbal received from the Inquiry er learned Senior Civil Judge Swabi. Submitted for further appropriate orders,

Superintendent

Iten ble District & Sessions Judge

Open symatic admit gile
for proceeding and put
up. When

(20) Armen D-فنرفث فشرب عائشة جديقة سل 3 - 11 رجام كران مؤساء- درفرست مسان کام جسد در استرس ع حيب عالمي ا

CJ-9 min 21/2 21/1 2021 (Junion . 2 6 0 0 1/3 الموق من معيد الدائمة عند الراسي مدم الماسي من المالية سير لسروهم من مورورسات عرب مردون ا

स्ति हिन के ने कि के कि के विकार वर्ष के District R Sessions Ju بىلى ئى ئى كى - حركىر مەم كى مىدىي دف عافرى

ما م مدر دار زمسر سه دن علی تا معان ما ما المنات المعن المان المان

en circilate la con few is so cons

June 4-1/2/2/2/2/2/2000 (1-) 2/2/2/



Court File No. 39/Admn of 2021 Title: Inquiry Against Javed Iqbal

S.No. & Date of order	Order/Proceedin	
<u>O:07</u>	1. Application of the accused official, seeking Presiding Officer /CJ-II Ms Aisha Siddique,	forgiveness from the complainant received from the concerned officer
29.06.2021	with the note "Apology Accepted". 2. The accused official Javed Iqbal be summone	
	of justice.	
	3. Put up on 01.07.2021 (12:00 hrs).	and the second
4)		(Hafiz Nascem Akbar) District & Sessions Judge, Swabi
	0.00	5
Two	O:08 29.06.2021	
1	Accused official Javed Iqual attends late in t	
جاوندر فاكر أسير	and the accused has been informed of the nex	ct date.
		: (Hafiz Naseem Akbar) District & Sessions Judge, Swabi





Court File No. 39/Admu of 2021 Title: Inquiry Against Javaid Iqbal

	-	Order/Proceeding Sheet
	S.No. & Date of grder	The contract of the contract o
•	11.02	
	0:09	1. Accused afficial Jarvid Ighal is absent again.
• •,	01.07.2021	2. A cased official is being the Lisciplinary action for the following charges;
		Thus, as per filets or numed in the report of CJ-II Swall Ms Aisha Siddique
	v 400 (400 days)	hearing No. 31 dated 1 .01.2021, he was called upon to explain late coming
		to and early departure from the court without permission
		ii. That, as reported by the said officer, he falled to defendant the alleged conduct.
		iii. That he was found absent from duty, without any intigration and permission.
		during visit of the said court by the undersigned on 12.01:2025 and flat he
		could not produce any permission/leave granting order in response to
• 		explanation call vide No:200/F-40/D&SJ dated-13:01.2021
p /		3. The underlying complaint, received from the learned CI-II Swabi Ms Ayesha
		Siddique, was marked for inquiry to SCI Ms Tenin Hashmi vice order bearing
,		Endat No. 855-58/F-41//D&SI dated 13.02.2021. Report from the Inquiry
		Officer, in Court/File No. 23/6 of 2021, was received at this end on 19.04.2021.
	•	4. Finding of the learned Inquiry Officer was agreed and order containing show
	A Section 1	cause notice under Rule 14(4) of Kliyber Pakatunkhwa Government Servants
	· · · · · · · · · · · · · · · · · · ·	
		EXD: Rules 2011; vide No. 2602-03/(F-41)/D&SJ dated 22.04.2021, was
		issued Reply to the show cause notice was not filed by the accused official and
,	.	he absented minself instead. He was summoned in the interest of justice. On
and the second		04.55,2021 he turned up and sought time to settle the matter with the officer
, .	* * * * * * * * * * * * * * * * * * * *	lod Jugeomplaint against him. A chance was granted to the official. The learned
		Presiding Officer /complainant Mis Aishn Siddique forwarded the application of
	*1	accused official withmote "Applipgy Accepted";
	· .	5. Accosed official Javaid Iqual (Senior Glerk), keeping in view the material
		available on file, is found guilty of the charges. However the Presiding Officer
		complainant has been gracious in forgiving the official and therefore a lenient
ATTE	STEN	view is adopted in the circumstances of the case, Minor penalty of Censure is
		imposed against the recused official in terms of Rule-4(1)(a)(i) of the Rules.
		minosed against the recused official in color of 06.07.2021.(11:00 hrs):
		Formal order in this respect be pur up on 06.07.2021 (11:00 hrs):
		Annanured 01.07.2026
	·	(Haffz-Nascom-Akhar)
		District & Sessions Judge, Swabi
.	,	- LEFFLERS