10.07.2023

Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

Learned counsel for the appellant seeks adjournment on the ground that he has not made preparation for arguments. Adjourned. To come up for arguments on 15.09.2023 before the D.B. Parcha Peshi given to the parties.

\*Naeem Amin\*

(Rashida Bano) Member (J) (Salah-ud-Din) Member (J) 26.04.2023

Appellant present through counsel.

Fazal Shah Mohimand, learned Additional Advocate General

for respondents present.

Learned Member Executive (Mr. Muhammad Akbar Khan) is **SCANNET** leave, therefore, case is adjourned. To come up for arguments **KPST** on 23.05.2023 before D.B. Parcha Peshi given to the parties.

(Rozina Rehman) Member (J)

23<sup>rd</sup> May, 2023

Mutazem Shah\*

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

2. Learned counsel for appellant made a request for adjournment in order to prepare the brief. Adjourned. To come up for arguments on 10.07.2023 before D.B. P.P given to the parties.

(Fareeha Paul) Member (E)

(Kalim Arshad Khan) Chairman

\*Mutazem Shah\*

Learned counsel for the appellant present. Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present.

Learned counsel for the appellant sought time for preparation of arguments. Adjourned. To come up for arguments on

04.01.2023 before D.B. (Mian Muhammad) Member (E)

(Salah-ud-Din) Member (J)

04.01.2023

22:12:2022

Learned counsel for the appellant present. Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present.

Inquiry record has neither been submitted by the appellant nor by the respondents, therefore, respondents shall positively submit copy of complete inquiry record within 10 days and to come up for arguments on 0.02.2023 before the D.B.

68.81 23

(Mian Muhammad) Member (E)

(Salah-Ud-Din) Member (J)

10.02.2023

Learned counsel for the appellant present. Mr. Naseerud Din Shah, Assistant Advocate General for the respondents present.

Learned counsel for the appellant requested for adjournment in order to further prepare the brief. Granted. To come up for arguments on 26.04.2023 before the D.B.

(FARELA PAUL) Member (E)

(ROZINA REHMAN)

Member (J)

08.12.2022

13.12.2022

Learned counsel for the appellant present. Mr. Naseer-ud-Din Shah, Assistant Advocate General for the respondents present.

深刻的 化化学和学

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 13.12.2022 before the D.B.

(Mian Muhammad) Member (E)

(Salah-Ud-Din) Member (J)

Junior to counsel for the appellant present. Muhammad Adeel Butt learned Additional Advocate General for respondents present.

Former made a request for adjournment on the ground that senior counsel for the appellant is busy in Hon'ble Peshawar High Court, Peshawar. Last chance is given. To come up for argument on 22.12.2022 before D.B.

(Fareeha Paul) Member (E)

(Rozina-Rehman) Member (J)

Nov. 2022 Learned counsel for the appellant present. Mr. Naseerud Din Shah, Assistant Advocate General for the respondents present.

SCANNED K ST Poshawar

30<sup>th</sup>

Learned counsel for the appellant states that Service Appeal No. 1369/2018 titled "Farman Ali Vs. DPO, Swat and others", and others were fixed for aguments on 08.12.2022 and requests that instant appeal might be clubbed with the same. This appeal is clubbed with the same and to come up for arguments on 08.12.2022 before the D.B.

(Fareeha Paul) Member (E)

(Kalim Arshad Khan) Chairman 06.07.2022

Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

the appellant requested for Learned counsel for adjournment on the ground that he has not made preparation for arguments. Adjourned. To come up for arguments on 13.10.2022 before the D.B.

(Mian Muhammad) Member (E)

(Salah-ud-Din) Member (J)

13<sup>th</sup> Oct., 2022

Counsel for the appellant present. M. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

Learned counsel for the appellant requests for adjournment in order to further prepare the brief. Last opportunity is granted. To come up for arguments on 30.11.2022 before the D.B.

(Fareeha Paul)

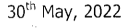
Member (E)

(Kalim Arshad Khan) Chairman

None for the appellant. Mr. Kabirullah Khattak, Addl. AG for the respondents present. Notices be issued to the appellant and his counsel for arguments on 39:452022 before DB.

(Rozina Rehman) Member (J)



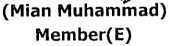


14.04.2022

Learned counsel for the appellant present. Mr. Naseerud Din Shah, AAG for the respondents present.

Learned counsel for the appellant seeks adjournment in order to properly assist the Tribunal. Last opportunity is granted. To come up for arguments on 06.07.2022 before the D.B.

(Kalim Arshad Khan) Chairman



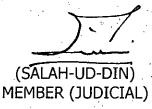
31.08.2021

02.11.2021

Miss Uzma Syed, Advocate, junior of learned counsel for the appellant present. Mr. Muhammad Rasheed, Deputy District Attorney for the respondents present.

Junior of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is busy in august High Court. Adjourned. To come up for arguments before the D.B on 02.11.2021.

(ATIQ UR REHMAN WAZIR) MEMBER (EXECUTIVE)



Counsel for the appellant and Mr. Noor Zaman Khattak, District Attorney for the respondents present.

The learned Member (Judicial) is on leave, therefore, case is adjourned. To come up for arguments on 03.02.2022 before the D.B.

03.02.2022

The Tribunal is non-functional, therefore, the case is adjourned to 14.04.2022 before the D.B for the same.

Chairman

#### 25.11.2020

Counsel for the appellant present. Addl: AG for respondents present.

The proposition has not yet been decided by the Larger Bench, therefore, the instant appeal is adjourned.

Adjourned to 17.02.2021 before D.B. (Mian Muhammad) Chairman Member (E)

17.02.2021

Counsel for the appellant and Addl. AG for the respondents present.

Former requests for adjournment in order to further prepare the brief. Adjourned to 28.05.2021 for hearing before the D.B.

(Mian Muhammad) Member(E)

Chairman

28.05.2021

Learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Request for adjournment was made on the ground that the issue involved in the present appeal is pending adjudication before Larger Bench of this Tribunal. Adjourned. To come up for arguments before D.B on 31.08.2021. Learned counsel for the appellant is directed to provide annexure of second Member copy of appeal on or before the date fixed.

(MIAN MUHAMMAD)

(MIAN MUHAMMAD) MEMBER (EXECUTIVE) (SALAH-UD-DIN)

MEMBER (JUDICIAL)

18.06.2020

Learned counsel for the appellant for the appellant and Mr. Kabir Ullah Khattak learned Additional Advocate General for the respondents present.

At the outset, learned counsel for the appellant referred to the last paragraph of the impugned order dated 07.07.2010 and stated that penalty to the appellant was awarded with retrospective effect.

It shall, therefore, be in the fitness of things to adjourn the instant matter to a date after the date of hearing in cases involving the similar proposition by a larger bench of this Tribunal.

Adjourned to 07.09.2020 before D.B

07.09.2020

Member Mr. Amjid Nawaz, junior to senior counsel is pleasent for appellant. Mr. Kabirullah Khattak, Additional Advocate General for the respondents, is also present.

Since the impugned order has been made efficacious ex-post facto which issue is pending consideration before the Larger Bench of this august Service Tribunal, therefore, it is appropriate to submit the instant appeal before the worthy

bench. Adjourned to 25.11.2020.

(Mian Muhammad)

Member (Executive)

(Muhammad Jamal Khan) Member (Judicial) 20.12.2019

Junior to counsel for the appellant and Mr. Kabir Ullah Khattak learned Additional Advocate General present. Junior to counsel for the appellant submitted application for adjournment. Adjourned with the direction to furnish member copy of the present service appeal. To come up for arguments on 29.01.2020 before D.B.

Member

29.01.2020

Junior to counsel for the appellant and Addl. AG for the respondents present.

Former requests for adjournment due to general strike of the Bar. Adjourned to 30.03.2020 for arguments before the D.B.

Member

Member

Member

30.03.2020

Due to public holidays on account of Covid-19, the case is adjourned. To come up for the same on 18.06.2020 before D.B.

18.06.2019

. 1

Junior to counsel for the appellant present. Mr. Kabirullah Khattak learned Additional Advocate General present. Junior to counsel requested for adjournment as learned counsel for the appellant is not in attendance. Adjourn. To come up for arguments on 08.08.2019 before D.B.

(CERSENT)

Member

08.08.2019

Clerk to counsel for the appellant present. Mr. Muhammad Jan, DDA for respondents present. Clerk to counsel for the appellant seeks adjournment due to general strike on the call of Pakistan Bar council. Adjourn. To come up for arguments on 09.10.2019 before D.B.

Member 9-10-2019 Member Due to tour of Homble Membe to camp const Swat the case is adjussed to 20-12-2019

Render

31.10.2018

Due to retirement of Hon'ble Chairman, the Tribunal is defunct. Therefore, the case is adjourned. To come up on 19.12.2018.

19.12.2018

Learned counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 07.02.2019 before D.B.

07.02.2019

(Hussain Shah) (Muhammad Amin Kundi) Member Counsel for the appellant present. Mr. Kabirullah Khattak, Additional AG for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned to 23.04.2019 for

D HASSAN) (AHMA MEMBER

arguments before D.B-I.

(MUHAMMAD AMIN KHAN KUNDI) MEMBER

23.4.19

The Bench is incomplete interefor case is adjurned to 18-6-2019

Ø Reader

Junior to counsel for appellant and Mr. Muhammad Jan, learned Deputy District Attorney for the respondents present. Junior to counsel for the appellant seeks adjournment as senior counsel for the appellant is not available. Adjourn. To come up for arguments on 02.05.2018 before D.B

Kundi) (M.Amin Khan Member

(Muhammad Hamid Mughal) Member

02.05.2018

13.03.2018

Learned counsel for the appellant and Mr. Muhammad Jan, Learned Deputy District Attorney present. The Tribunal is defunct due to retirement of Hon'ble Chairman. Therefore the case is adjourned. To come up for the same on 17.07.2018

#### 17.07.2018

Learned counsel for the appellant and Mr. Zia Ullah, Learned Deputy District Attorney present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 10.09.2018 before D.B

(Ahmad Hassan) Member

(Muhammad Hamid Mughal) Member

#### 10.09.2018

Learned counsel for the appellant and Mr. Riaz Khan Paindakheil learned Assistant Advocate General present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 31.10.2018 before D.B

(Hussain Shah)

Member

(Muhammad Hamid Mughal) Member

## 08. 11.07.2017

Junior to counsel for the appellant and Asst: AG alongwith Mr. Asghar Ali, H.C for respondents present. Junior to counsel for the appellant requested for time to file rejoinder. Adjourned. To come up for rejoinder and arguments on 06.11.2017 before D.B.

> (Muhammad Hamid Mughal) Member

### 06.11.2017

Counsel for the appellant present. Mr. Ziaullah, Deputy District Attorney alongwith Mr. Asghar Ali, Head Constable for the respondents also present. Learned counsel for the appellant submitted rejoinder and requested for adjournment. Adjourned. To come up for arguments on 15.01.2018 before D.B.

(Gut Zeb Khan) Member.

(Ahmad Hassan) Member

(Muhammad Amin Khan Kundi)

Sec. as and

Member

15.01.2018

 $\sqrt{2}$ 

Clerk of the counsel for appellant present. Mr. Kabir Ullah Khattak, Addl: AG for the respondents present. Lawyer community on strike on the call of Khyber Pakhtunkhwa Bar Council Adjourned. To come up for arguments on 13.03.2018 before D.B.



(M. Hamid Mughal)

Member

Clerk to counsel for the and Addl. AG for respondents present. Written reply not submitted. Requested for adjournment. Request accepted. To come up for written reply/comments on 19.04.2017 before S.B.



Counsel for the appellant and Mr. Asghar Ali, HC alongwith Addl. AG for the respondents present. Written reply not submitted. Request for adjournment. Request accepted, To come up for written reply/comments on 18.05.2017 before S.B.

(Muhammad Amin Khan Kundi) Member

18.05.2017

19.04.2017

15.03.2017

Counsel for the appellant and Addl. AG for the respondents present. Learned Assistant AG submitted written reply. To come up for rejoinder and arguments on 11.07.2017 before D.B.

(Ahmad Hassan) Member

## 10.11.2016

Counsel for the appellant present and seeks adjournment. Adjourned. To come up for preliminary hearing on 0152.2017.

(PIR BAKHSH SHAH) **MEMBER** 

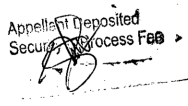
#### 01.02.2017

Learned counsel for the appellant argued that the appellant was serving as constable when dismissed from service on the allegations of willful absence vide impugned order dated 07.07.2010 where-against his departmental appeal was also rejected on 09.08.2011 where-after appellant preferred review petition under rule 11-A of Police Rules, 1975 which was also rejected on 15.09.2016 and hence the instant service appeal 14.10.2016.

That the absence of the appellant was due to illness of his mother and that the prescribed procedure for enquiry was not followed.

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 15.03.2017 before S.B.

Charman



## Form-A

## FORM OF ORDER SHEET

۰, Court of\_ 1105/2016 Case No. Order or other proceedings with signature of judge or Magistrate Date of order S.No. proceèdings 3 2 1 The appeal of Mr. Asmatullah Khan resubmitted 31/10/2016 1 today by Mr. Saadullah Khan Marwat Advocate may be entered in the Institution Register and put up to the Worthy Chairman 3/11/2016 for proper order please. 2-This case is entrusted to S. Bench for preliminary hearing to be put up there on 10 - 11 - 20H. CHAIR

The appeal of Mr. Asmatullah Khan son of Amir Shah Ex-Constable No. 757 PS Ghazni Khel Lakki Marwat received today i.e. on 14.10.2016 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Annexures of the appeal may be attested.
- 2- Annexures-D and H of the appeal are illegible which may be replaced by legible/better one.
- 3- Copies of show cause notice, departmental appeal and mercy petition mentioned in the memo of appeal are not attached with the appeal which may be place on it.

No. 1717 /S.T, Dt. / 8/10/2016

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Saadullah Khan Adv. Pesh.

Siv, objection No. 122 are venored. Asfras S.C. Notien + Marcy Politice is concerned, copies of the same are not available at present. The same will be placed on based as of when becomes available. submited W.

BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR

S.A No. 1105 /2016

Asmat Ullah Khan

versus [

D.P.O & others

<b>S.</b> #	Description of Documents	Annex	Page
1.	Memo of Appeal		1-3
2.	Order of appointment, 27.07.2007	``A″	4-6
<sup>.</sup> 3.	Medical receipts, 2008-2016	"В″	7-17
4.	Charge sheet, 24.11.2009	"C"	18-19
5.	Dismissal order, 07.07.2010	"D"	20
6.	Representation,	``Е″	21
7.	Rejection order, 09.08.2011	``F"	22
8.	Revision petition,	"G"	23
9.	Rejection order, 15.09.2016	``H″	24
10.	Request for documents, 10.10.16	<u>``I''</u>	25

INDEX

Through

Dated:14.10.2016

Appellant

<u>ll</u>

(Saadullah Khan Marwat) Advocate 21-A Nasir Mansion, Shoba Bazaar, Peshawar. Ph: 0300-5872676 0311-9266609

## **BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR**

S.A No. 105 /2016

Appellant

Respondents

Asmat Ullah Khan S/O Amir Shah, R/o Tajazai, Ex-Constable No. 757, PS Ghazni Khel, Lakki Marwat. . . . . . . . . .

Versus

- 1. District Police Officer, Bannu.
- 2. Regional Police Officer, Bannu Region, Bannu.
- 3. Provincial Police Officer,
  - KP, Peshawar

Khyber Pakhtukhwa Service Tribunal Diary No.\_1085 14-10-2016

#### ⇔<=>⇔<=>⇔<=>⇔<=>⇔

APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST OFFICE ORDER NO. 814, DATED 07.07.2010, OF R. NO. 1 WHEREBY APPELLANT WAS DISMISSED FROM SERVICE FROM THE DATE OF ABSENCE FROM DUTY OR OFFICE ORDER NO. 2913/EC, DATED 09.08.2011 OF R.NO. 2 WHEREBY **REPRESENTATION OF APPELLANT WAS REJECTED** OR/AND OFFICE ORDER NO. 6189/16, DATED 15.09.2016 WHEREBY REVISION PETITION OF APPELLANT WAS REJECTED. FOR NO LEGAL REASON.

Filedto-day Registrar -14/10/16

<>>>⇔<=>⇔<=>⇔<=>⇔<=>⇔

#### **Respectfully Sheweth:**

Short facts giving rise to the present appeal are as under:-

1. That on 27.07.2007, appellant along with others was **Re-submitted to -day**ppointed as constable on the recommendations of District and filed. Selection Board by R. No. 1. His name was placed at S. No. 86 Registrar 31/10/16

1

- 2. That appellant was serving the force to the best of the ability after passing recruitment course. His mother, being heart patient, started treatment. She was examined by Heart Specialist on 25.02.2008 and then from time to time till 13.01.2016. (Copy as annex "B")
- That on 28.08.2009, appellant was transferred from District Lakki to District Bannu.
- 4. That appellant was shown absent from duty since 03.09.2009 so on 24.11.2009, charge sheet was issued for service upon him regarding absence from duty. He then joined duty on 22.10.2009. This charge sheet was never served upon him as is evident from the same, so no reply was submitted to the same. (Copy as annex "C")
- 5. That no enquiry was conducted in the matter, yet appellant was dismissed from service on 07.07.2010, by R. No. 1 from the date of absence from duty i-e 03.09.2009. (Copy as annex "D")
- That appellant submitted representation before R. No. 2 for reinstatement in service but the same was rejected on 09.08.2010. Copy of this order was also not endorsed to him. (Copies annex "E" & "F")
- 7. That there after appellant submitted petition before R. No. 3 for reinstatement in service on 16.01.2015 which was rejected on 15.09.2016. (Copies annex "G" & "H")
- That on 10.10.2016, appellant submitted application before R.No. 1 for supply of the documents mentioned therein but in vain. (Copy as annex "D")

Hence this appeal, inter alia, on the following grounds:-

#### <u>G R O U N D S</u>

a. That appellant never absented from duty willfully but his mother was ill. No one was in house to look after her. As no

one is near and dearer to mother, so he attended his ill mother in Hospital.

- b. That appellant was basic employee of District police, Lakki Marwat, he was only transferred to district Bannu, and so District police Bannu was not authority for him. If any mishap was taken in District Bannu, he should inform District police; Lakki Marwat about any action. On this score alone, whole of the proceedings/actions become null and void. The impugned orders are illegal and ab-initio void.
- c. That charge sheet and statement of allegation is not addressed to appellant, so was not served upon him.
- d. That whole of the proceedings/actions/orders were not per the mandate of Law and rules, so have no legal force but are based on malafide.

It is, therefore, most humbly prayed that on acceptance of the appeal, orders dated 07.07.2010, 09.08.2011 and 15.09.2016 of the respondents be set aside and appellant be reinstated in service with all back benefits, with such other relief as may be deemed proper and just in circumstances of the case.

Appellant

Saadullah Khan Marwat

Arbab Saif-ul-Kamal

Through

&

 $\mathcal{C}$ 

Dated: 1410.2016

Miss Robina Naz, Advocates,

3

<u>ORDER.</u>

Ĉ

On the recommendation of the District Selection Board, the following candidates have be considered suitable for appointment as Constable's in District Police, Lakki Marwat. They are here provisionally enlisted as Constables in BPS-5 (2415-115-5865) with effect from 26-07-2007 (F.Noon) the newly created posts of Constables for District Police, Lakki Marwat. They are allotted Constabula. Numbers as noted against each their names: -

(Continu

. L

cucle of

S/No.	Naste, Father Name & Address	Constabulary N
<u>5/190.</u>	Const: Riaz Ahmad S/o Alud-Din R/o Zangi Khel	6,72
2.	" Abdul Majeed S/o Zarin Khan R/o Tajori	673
<u>2.</u> 3.	" Ali Muhammad S/o Wali Muhammad R/o Tajori	67.4
<u> </u>	" Mati Ullah S/o Khadim Hussain R/o Gul Wali Abad, Lakki	675
<u>4.</u> 5.	Mah Ohan S/o Jehangir Khan R/o Haqdad Abad, Lakki	676
6.	" Irfan Ullah S/o Latif Ullah R/o Wanda Langer Khel	677
7.	" Sajjad Khan S/o Muhammad Nawaz Khan R/o Chuwar Khel	. 678
<u>7.</u> 8.	" Abdul Wahid S/o Wasim Khan R/o Gharib Abad, Naurang	679
9.	Akhter Zaman S/o Behadur Zaman R/o Abba Khel	680
10.	" Akber Ali Khan S/o Fazal Rahim R/o Abba Khel	681
11,	" Wagar Ali S/o Tai Ali R/o Mir Alam Manjiwala	682
12.	" Muhammad Bashir S/o Ayaz Khan R/o Nar Muhammad Ghazni Khel	683
13.	" Sami Ullah S/o Umer Khan R/o Zangi Khel	684
14.	" layed lobal S/o Mir Oalam R/o Wanda Aurangzeb	685
15.	" Muhammad Javed S/o Muhammad Yousaf R/o Nar Abu Samand Khaisor	686
16.	" Hayat Ullah S/o Abdul Manan R/o Behram Khel	687
17.	" Kamran Ullah S/o Sher Ahmad Khan R/o Tajori	688
18.	" Humayun S/o Hashim Khan R/o Nawar Khel	689
19.	" Muhammad Jalal S/o Muhammad Iqbal R/o Dallo Khel	690
20.	" Jumshed Khan S/o Taj Ali Khan R/o Begu Khel	691
21.	"   Shafqat Ullah S/o Gul Janan R/o Harama Tala	69.2
22.	"  Qudrat Ullah S/o Niamat Ullah R/o Kotka Sattar Khel	693
23.	Younas Khan S/o Muhammad Din Khan R/o Begu Khel	694
24.	" Wahid Ahmad S/o Wali Muhammad R/o Zangi Khel	695
25.	" 'Muhammad Rafique S/o Saher Gul R/o Mama Khel	. 696
26.	Barkat Ullah S/o Obaid Ullah Jañ R/o Daulat Khel	. 697
27.	" Amin Khan S/o Momin Khan R/o Gandi Khan Khel	693
28.	"Hikmat Ullah S/o Barkat Ullah R/o Kheru Khel Pacca	699
29	Fahim Ullah S/o Hati Khan R/o Tajori	700
30.	" Ehsan Ullah S/o Rahim Dil Khan R/o Hakim Topa	7()1
31.	" Sadique Khan S/o Gulistan R/o Adamzai	702
32.	" Munawar Khan S/o Abdul Aziz R/o Baist Khel	703
.33	" Aziz Khan S/o Mamoor Khan R/o Nar Muhammad Ghazni Khel	704
34.	" Farooq Nawaz S/o Ghulam Shah Jehan R/o Saeed Khel, Lakki	705

Averte

S/No.	Name, Father Name & Address	Constabulary No
35.	Ehsan Ullah S/o Fazal Rahim R/o Wanda Khan Dauran	706
3	"Khalid Muhammad S/o Sher Ahmad Khan R/o Gandi Umer Chiker	707
37.	, "Wahid Ullah S/o Muhammad Ghaffar R/o Mughal Majiwala	708
33.	" Mustaqim Shah S/o Shamal Khan R/o Pahar Khel Pacca	709
<u>39.</u>	" Inam Ullah S/o Noor Aslam R/o Daulat Khel	710
4, 1	• " Muhammad Jamil S/o Quli Khan R/o Landiwah	711
4	" Asgher Khan S/o Abdul Ghaffar R/o Mughal Manjiwala	712
40	" Ismail Khan S/o Alamgir Khan R/o Kotka Khali Khel Gandi	713
н. Ц	" Salini Khan S/o Sail' Ullah R/o Mohallah Baghban, Lakki	71-1
4.	" Kifayat Ullah S/o Latif Khan R/o Daraka Aziz Khan	715
45 •	" Aviz Hilph S/o Ahmad Khan B/o Dallo Khel	716
46.	Ghulam Dadar S/o Gul Salam Khan R/o Mir Azar Khanzad Khel	717
47.:	Const: Munawar Khan S/o Mir Azam R/o Dallo Khel	718
48.	Jamshed S/o Jehangir Khan R/o Mama Khel	719
	" Irfan Ullah S/o Mehar Dil R/o Tari Khel	720
45. 50.:	" Habib Ullah S/o Samin Jan R/o Kheru Khel Pacca	721
	<ul> <li>Mehmood Khan S/o Baid Ullah Jan R/o Lakki Mina Khel</li> </ul>	722
<u>51.1</u> 52.1	" Shakil Akhter S/o Alla-ud-Din R/o Mela Shahab Khel	723
	" Hamid Ullah S/o Akber Zaman R/o Gandi Umer Chiker	724
53	" Atlas Khan S/o Shah Hussain R/o Dhoda	725
54.		726
55.	Akiller Millin 5/0 Mil Alzai 100 Kar Dadini Kiler	727
<u>56.</u>	Asglier All 5/0 Mashar Khall 100 Har bheikh Hilduddukhash	/ 728
<u>\$7.</u>	main Ghan 5/0 Syca Ghanan 100 Azam Manji Wala	729
58.	" Khurshid Ahmad S/o Muhammad Bashir R/o Zangi Khel	730
59	Khan Behadur S/o Mohib Ullah R/o Nar Muhammad Ghazni Khel	
60.	" Muhammad Jalal S/o Muhammad Jamil R/o Nar Lal Mir Ahmad Shah	731
61.	" Zia Ullah S/o Shaista Khan R/o Titter Khel	732
62.	" Haroon Rasheed S/o Jander Khan R/o Khoidad Khel Adamzai	733
63.	" Saad Ullah S/o Nawaz Khan R/o Adamzai	734
64.	" Sami Ullah S/o Akber Khan R/o Landiwah	735
65	Jamshed Khan S/o Faiz Muhammad R/o Saeed Khel, Lakki	736 -
66	" Sakhi Sarwar S/o Naeem Khan R/o Yasin Majiwala	737
67	" Hikmat Ali S/o Liaqat Ali R/o Dallo Khel	738
68.	" Habib Khan S/o Aman Ullah S/o Kotka Najib Khel	739
69.	" Abdur Rasheed S/o Lahore Khan R/o Wanda Baru	740
70.	" Aman Ullah S/o Mirzali Khan R/o Tajori	741
71.	" Kalim' Ullah S/o Muhammad Ali Jan R/o Abba Khel	742
72	" Farid Ullah S/o Asmat Ullah R/o Nar Ruza Khan Adamzai	743
<u>7</u> -3.	" Inam Ullah S/o Khalid Raza Khan R/o Kaka Khel	744'
74. :	" Muhammad Mustafa S/o Ayaz Khan R/o Yasin Majiwala	745
	Altaf Hussain S/o Abdul Jalil R/o Ghulam Ali Samti	746
75.	Wahid Ullah Khan S/o Aziz Ullah R/o Langer Khel Pacea	747
76.		748
<u>77.</u>	Allwar Kallal 3/0 Zar Dad Shar 100 Tur Operay	748
	" Ali Nawaz S/o Salah-ud-Din R/o Gandi Khan Khel	750

. . . . . .

a 16 (6)

:

5

というというたちもち

;

والمحالفة والمحالية والمحالية

シュート ちょうしょうないない 一個時間 道路での対応

Mise 10

S/No.	1	Name, Father Name & Address			Cons	tabulai	ry.N
80.		Muhammad Javed S/o Mir Ahmad Jan R/o Mina Khel, Lak	cki			751	
81.	11	Irshad Ahmad S/o Sharif Khan R/o Landiwah				<b>7</b> 52	
82.	11	Jamshed S/o Muhammad Saced R/o Sher Khan Khel, Lakk	i		J.	753	
83.	10	Amjad Khan S/o Salim Khan R/o Sarwar Mama Khel			•	754	
84.	".	Muhammad Nisar S/o Kalu Khan R/o Azher Khel	;			- <b>75</b> 5	
85.	11	Nizad Ali S/o Islam-ud-Din R/o Mina Khel, Lakki				756	
86.	1	Asmat Ullah S/o Amir Shah R/o Tajazai		•		<b>7</b> 57	
87.	11	Syed Nawaz S/o Sultan Muhammad R/o Chuwar Khel				758	
88.	"	Shah Wali S/o Dilawar Khan R/o Wanda Pari	:			759	
89.	•;	Ghulam Ali <sup>i</sup> S/o Pir Ghulam R/o Guli Jan Titter Khel	,			760	
· 90. ·	";	Wahid Ullah S/o Qasim Khan R/o Nar Muzaffar Khan			!'	761	·····
91.	- "	Farid Ullah S/o Rustam Khan R/o Titter Khel			<u>  .</u>	-762	

O.B No. 302 Dated: 2 6/07/2007.

2:

3.

No24447-52 Dt, 27.7, 2007

District Police Officer,

District Police Office

Copies submitted to the: -

Provincial Police Officer, NWFP, Peshawar for favour of information w/r to his Memo: No.390-34/E-I dated 25-07-2007.

Dy: Inspector General of Police, Bannu Region, Bannu for favour of information.

District Accounts Officer, Lakki Marwat for information.

All concerned.

Alest

District Police Officer, Lakki Marwat.

25-2-05 TR SHAHAB-UD-DIN اکٹرشہائ الڈین M.B.B.S. D.Card ARDIOLOGIST ماہرامراض قلب Incharge Cardiology Unit انچارج شعبه امراض قلب D.H.Q. Hospital Bannu ذسركت ميذكوار رسيتال بنول CLINIC: Opposit Gate No. 2  $(10)^{27}$ Mobie: 0304-9411200 كلينك بالقالل كيث نمبر2 Ph: # 0928 - 612286 2572/W8 Renerged Svy Xnglan . yopime LPON BIDIS LANDAIN 0.257 1,6 Mild OD 5 votent 27 Lagoride C-Yluz r,p) 3) CONTOR 2:57 Nev 67 1/2 Ampolide rot 1-11 Medifarí VG 1-441 Aledia F see MD b)

## . Shahab-ud-Din M.B.D.S. D. Card CARDIOLOGIST

18-9-09

ماہر امراض قلب

داكتر شهاب الدين

انچارج شعبه امراض قلب

18/09/ng

Xnglin

Eato Concrv 2.5P

they there

Blood hype

وستركث ميذكوا رثر سيتال بنول

كلينك بالمقابل كيث نمبر 2

Incharge Cardiology Unit D.H.Q. Hospital, Bannu CLINIC:- Opposit Gate No. 2 Ph 612286, Mob. 0302-3529452, 03:4-9411200

Jan hooge J Sanskaph

V16) -

2

(MD) 3.

Wp) (= / held (p)

EP3 x j/w OD

حين کام

50, 2

n LANDOW Org

n Skilap Brips

3e), UB 20

lasonde

6-2-13 CARDIAC CARE UNIT District Headquarter Hospital, Bannu Date of Adm: 6/2/13 Date of Disch: 2/2/3 Adm No: 145/20 DISCHARGE SLIP 1-Dr. Qazi Fiazud Din 2-Dr. Ahmad Faraz CARDIOLOGIST on 3-Dr. Ghani Ullah Dr. Shahab-ud-Din M.B.B.S D Card \_\_\_\_\_ S/o W/o: \_\_\_\_\_ NO 000 Up is Pu Age: <u>Loyn</u> Sex <u>m</u> Address: \_\_\_\_\_ Name :\_ ÷ Sar F Diagnosis: \_\_ · Las landino. 15 7 00 Hospital Treatment & Investigations n Li Angriszo 872 Su n hi arlan 827 Home Treatment كور في معلاً م · in Angrisso 572 calon 807 h 06 eros lome p-1= 3=7 in mi M~g. 2 400 Medical Officer C.C.U. . .

		-					
1 June 1		· •				1	(
- axm	<u> </u>		1			_	١.
·			· Ma		-	<i>"</i> ?	
			10		• - ·	· · · ·	
The second starts and		•	1			· /	`
					•		
_		Ag	ر میرونانزد)		· · ·		
711	oer			у чыб 🚬 🍧			
	JEI	States (C)	س پیرارتری	ک میر 🖌	<ul><li>♦ ♦</li></ul>		
		图 金 金 图			1. Constant		
DICAL LABO	JRAIURI	KOCL A	بمبر1 بنوں ۱	ارتر سپتال کیٹ	نابل ذیستر کٹ ہیڈ کوا بندن میں کارچن کی	يا المتر	
D.H.Q. Hospital Gar	Ite No.1 Daima	MANEU	1 interlary	Soviet Mutual	mmula jara zvec	lar t	
Jun Ullah, Khan		Contact No.	B.S	Sc. Pathology (E	BMC Bannu		
NIN-ISD) B.Sc. (Clinical Pathology	γ) Ο κατιμ	0335-3560001	1				
as Pathology Providence and a second	hung Hospital Dannu 	Ref. By Dr	<i>i</i>		ate		
Nome America		((c), c) = 	· , / ; · ·	Age'So	ex		
Demulson 1519			TI SEROI	OGY/IMI	MUOLOGY	· <u></u>	
HA!	P.111/ X X X /		TES		RESULT	_	
	N.RANGE R	RESULT	HBs Ag (Australia		1	{	
TEST		G/dl	II Anti-HCV		<b></b>		
В%	15 12	1	HIV (AIDS)				
	(400010000) // DLC		V.D.R.L. T.P.H	I.A Depid Test	1.v: 1: C.		
	4075		% H. Pylori Ab R % Typhidot Test			7	
olymorphs ymphcytes	2045		Lauredot ICT	•			
ymphcyles Monocytos	0207		/ Montoux Test	st after 72/hrs		1	
Eostnophil	0106		% Toxoplasma	Tost			
Basophil	0001 M. 00	mnv 1st	Hr Brucella Abo	rtus Honsis			
E.S.R (By Westergran Metho	(ust) r 00	Min () Sec (	) Brucella Mell		-		
<u>В.Т</u>	Mints 0109 N	Min ( ) Sec (	Rohmatoid F	Factor			
C.T PlateInts Count	150000 400000		1 commutor (	(ALH)			
Blood Group			Anti Dongu	<u>n Tost IgM (IU</u>	<u></u>	IN THE REAL PROPERTY OF	
Rh Factor	Compatible (Ok)/	Incompatible Not (C	Ok) Troponin T L.D Bodiec	Taction			
Cross Match			L.D Boures	- Dort	asite Test		
	T (Enteric Fe	ver Test)	Mate	iria raio	Soon		
	T (Entors	Ľ	P. Vivax/P. Viva				
S. Typhl "O"	<u> </u>		P. Vivax Rings a	are Seen	otocyte are See	en '	
s. Typhl "H"			P. Falciparum R No MP Seen in	lings / Cum	monr Examine	rd	
			No MP Seen in	(110 01000 -	niction -		
Widal Test Is	CL'	INICAL BIO	<b>JCHEMIS</b> 1	RY	RESULT IN	LRANGE	
	UNIT RESULT		1031		70	0110	
TEST	ARDIAC ENZYME	ES	Blood Sugar F	maldl	1	50	
		M 0-337031	Blood Sugar R	VER FUNCI	FION TEST	0.11.2	
SGOT (As T)	u1 ./	1. M15-130 F15-110	G (tila cibin	mg/dl	U.	0.11.2	7
СРК СК МВ	u/I	0.75	SGHI (ALI)	uΛ		Adult 100 TOF Children 100 460	
	u/l	105-315	Alkaline Phospial	tose U/I	and the second	HIGHAN TOU	
	ELECTROLYTES		RENAL FUNC	CTION TES'	<u>r</u>	1050	ì
Sodium	mg/dl mg/dl	3.85.2	Blood Urea 5. Grantiniun	mg/dl	·	0.61.2 Ki 3.4	
Putassium Chioride	ma/dl	98 107	S Uric Acid	mg/dl		F. 7.A 11.7 <7.0% (4.0-6.0%)	
Chiorius	LIPIDS PROFIL	1.1.		bA/C)		upto +	
S.Cholesterol	mg/dl			u/di			
Triglyrides	mg/dl	3555	5			to a	
HDL	mg/dl mg/dl	50150					
	1 uniter				Med. Lab. Te	chnologiae	

وسيل بردز جمعه

 $\dot{\mathcal{I}}$ ير يكل سيشا شفا ينتآل كلى Sex atient's Name 77) 4 1. 24/2/ 1366 L. Agera S-1-7 (\* ;  $\left( \right)$ 11-1. loste/ تغطيل بروز جمعه دوباره معاتنه

3-12-15 **Assistant Professor** Dr. M. Nadeem Khan ڈ اکٹر ایم ناریم خان MBBS (King Edward), MCPS (Medicine) FCPS (Cardiology) اليرني بالأرار بالمانية وروا) الميرين في التس (ميد نيس ) Visiting Cardiologist Incharge Cardiology Unit ان مې بې کې ایس ( اور زیاد تون) . م Khalifa Gul Nawaz Medical Institute Bannu كنساننت كارذ مالوجس Bannu Medical College Bannu E-Mail: nadeemkhan88@gmail.com ما مرانس تنوب ومان ومدير ايتر م ما مرانس تنوب ومان ومدير ايتم وشرم P. Name \_Date2 Sex Clinical Record KHTN (( o ) si pintin Film Tal alan 40 361+1 03-R7 121/18 Milar H  $\mathcal{I} \mathcal{O}_{\mathcal{O}}$ - HTAN (ap Rules, ECG. ECHO: ETT: RITU COR ANGIO:\_ CXR: \_ KBC دوباره معائنة .... زاداً بندْ سنر ميدُ يكوز بالمقابل دْ سنركت سيدُكوار شرسيتال جنون رابطه نمبر : 0302-9245998

# ECHOCARDIOGRAPHY REPORT

Dr M Nadeem Khan Cardiac Clinic Opposite Gate No. I DUQ Bannu.

Name:	HATLIANA
Age:	55 YRS

Date:	3/12/2015
Address:	· ·

3-12-15

	Observed (cm)	Normal range according to weight (Lbs)							
Lt. Vent Diastolic Dimen		Adult	0-25	26-50	51-75	76-100	101-200		
	5.6	;	3.2	3.8	4.5	4.7			
Lt. Vent Systolic Dimen	3.8		<u> </u>			4.7	5.6		
Lt. Atrial Dimension	3.5	2.0	2.3			· · · · · · · · · · · · · · · · · · ·	· <del>· · · · · · · · · · · · · · · · · · ·</del>		
Rt. Vent Dimension				2.7	2.8	4.1	4.1		
Aortic Root Dimension		2.5	1.5	1.5	2.0	2.0	2.0		
Int Vent Septal Thick	3.0	2.2	1.7	2.2	2.3	2.7	3.0		
	1.2	0.7	0.6	0.7	0.7	0.8	1.1		
Lt. Vent Post wall Thick	1.2	0.7	0.6	0.7	0.7	0.8			
Ejection Fraction	5	i <b>6</b> %		FS		28%	I		

 $\hat{I}_{1}$ 

25

## 

Doppler Study	Gradi	ent 🤐				
	Peak	Mean	Regurgitation	Mitral Valve Area (cm)		
Mitral Valve						
Tricuspid Valve	· · · · · · · · · · · · · · · · · · ·	- <u> </u>  -		MV area (2 D) CM2	- 1	
Aortic Valve				РНТ		
Pulmonic Valve				RVSP		
				ASD size (cm)		
Comments on M-Mode & 2D.		A . - ',		VSD size (cm)		
	κ Z D.	••	c c	VSD Gradient (mmf(g)		

NO WALL MOTION ABNORMALITY SEEN. NORMAL VALVULAR STRUCTURES NO PERICARDIAL. LET USION SEEN. NO LA/LV CLOT SEEN.

Comments On Doppler:

## E/A RATIO NOT REVERSED

、 、 、 、 、

4

Final Impression:

PRESEVRED LV FUNCTION.

Mr. Rehmanullah Echocardiographer

K.G.N Teaching Hospital Bannu

Dr. M Nadeem Khan M.C.P.S., F.C.P.S.(Cardiology) Asst. Prof. Cardiology B.M.C/K.G.N. Teaching Hospital Bannu

Opp:DHQ Hospital Bannu PH#:0928-502690

Lab. Technologist Inamuliah Khan Msc.D.M.L.T.Pims Islamabad

ÎÝ

بلمقابل وسركت ميذكوار رسيتال بنول

ايب تيناوجت انعام التدخال ايم ايرى دى ايم ايل فى بى من المايم الس

P NAME: GENDER: DATE: REFERED BY:

HATHJANA BB FEMALE Friday, December 04, 2015 Dr. M.NADEEM SB

## BLOOD SUGAR

Ust

221 11

 
 TEST
 RESULT
 REFERENCE
 UNITS

 BLOOD SUGAR
 122
 Fasting: 70 --- 110 Random: 80....180 Renal Threshold upto 180
 mg/dL

Dr. M Nadeem Khan M.C.P.S., F.C.P.S.(Cardiology) Asst. Prof. Cardiology B.M.C/K.G.N. Teaching Hospital Bannu

29-12-15 ofessor اسشنت يروفيسر . Nadeem Khan ڈ اکٹر **ایم ندیم خان** ng Edward), MCPS (Medicine) FCPS (Cardiology) ايم بي بي الس ( كنَّ الدور د )، ايم من بي ايس (ميد يسن ) Cardiologist ايف ي بي ايس (كار ڈيالوج) e Cardiology Unit a Gul Nawaz Medical Institute Bannu كنسلننث كارذ بإلوجسث u Medical College Bannu all: nadeemkhan88@gmail.com ماہرامراض قلب ، مائی بلڈ ہریشر، شوگر Name Sex\_U Date PAIT Age **Clinical Record** Ky HTP the sip feat. NWRP-D 80/195 1DJ-4 Sloep. (1,6,7) Lovic pejn - prolhadin 25 BP 1828 103 $(f_{1}) = \frac{1}{2} (f_{1}) =$ · HTW/Depres, 105- Ataam 05 AT PILL (9). Zensa 37 6 - 26, 5-1, D, ECG: ECHO: ETT: 123 - Nebiersp fre COR ANGIO: CXR: þ Allester دوباره معائنه ..... كلينك: أزادا بند سنز ميد يكوز بالمقابل د سرك بيدكوار شببتال بنون رابط نمبر: 0302-9245998 مجفتي بردزالوار

2 m. -4 マナズ Jose ast 91 Leepondo te Are NIXENY -Fring Tugoton, its Khegent INS NUNBERGER Mob. 0302-3529452, 0333-972422 910010121 109912 8181 D.H.Q. Hospital, Bannu CLINIC:- Opposit Gate No. 2 لىغىن كىتىيە ئىلما يىلىدىكە كەلىپە ئە سىغىن كەتتىرىكە يالىكى يەركىكە ئەركىكە ئە 151901010200 ى كىنۇپستۇ كەلقال سۆتىر 0340 .0 .2.8.8.M NIO-ON-BAHAHS شهو موارونه i0 ب این کرای 91 91-1-51

13-1-16 CARDIAC CARE UNIT District Headquarter Hospital Bannu 7/72 Date of Adm: 12/1/16 Date of Disch: DISCHARGE SLIP ologist Dr. Ahmad Faraz Sallad Masood M.B.B.S, Dip Card ) by S, Dip Card (PIC) ardiology Unit 15 dis <del>. S/o</del> W/o: /ame: 12: DV Address: Diagnosis: Hospital Treatment & Investigations Diholed (see CAP. LAMAXIN 2 AF BH Then one Do CAB carling some Bd tAB crest\_hiors LAB Suster 2.6 m LAB Depret Ap 07 الماري وحادثي من الماري المريد الم Alleslid

## CHARGE SHEET.

I, **IQBAL MARWAT**, District Police Office, Bannu, as competent authority, hereby charge you **Constable Asmat Ullah No**. **757** while posted at Police Lines, Bannu the allegations, stated in the attached statements of allegation.

i. By reasoning of the above, you appear to be guilty of misconduct under section-3 of the NWFP (Removal from Service) Special Powers Ordinance, 2000, and have rendered yourself liable to all or any of the penalties specified in section-3 of Ordinance ibid.

ii. You are, therefore, required to submit your written defense within seven days of the receipt of this Charge Sheet to the Enquiry Officer, as the case may be.

III. Your written defense, if any should reach the Enquiry Officer within the specified period, failing which it shall be presumed that you have no defense to put in and in that case exparte action shall follow against you.

ÍV.

v.

Intimate whether you desire to be heard in person A statement of allegations is enclosed.

> District Police Officer, Bannu

## **DISCIPLINARY ACTION**

I, **IQBAL MARWAT**, District Police Officer, Bannu as competent authority, of the opinion that **Constable Asmat Ullah No**. **757** while posted at Police Lines, Bannu has rendered himself liable to be proceeded against as he committed the following act/omissions within the meaning of section 3 of the NWFP Removal from Service (Special Powers) Ordinance, 2000.

## STATEMENT OF ALLEGATIONS.

 That he was transferred from Lakki District vide RPO, Bannu Region order Endst No. 3537-38 dated 28.08.2009 but he absented himself from Govt: duty with effect from 03.09.2009 and made arrival on 22.10.2009 and again absented on the same and did not report of his arrival in Police Lines, Bannu till yet as reported OASI, DPO/Office, Bannu on 07.11.2009.

• That his pay has been stopped vide OB No. 1779 dated 11.11.2009.

For the purpose of scrutinizing the conduct of the said accused with reference to the above allegations **DSP/Cantt:** is appointed as enquiry Officer under section 5 of the Ordinance.

The Enquiry Officer shall, in accordance with the provision of the Ordinance, provide reasonable opportunity of hearing to the accused, record its findings and make within thirty days of the receipt of this order, recommendations as to punishments or other appropriate action against the accused.

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

Bannu.

## No. 4/9 / Dated Bannu, the 24/11/2009.

#### A Copy of the above is forwarded to the:-

1.

2.

- The Enquiry Officer for initiating proceedings against the accused under the provision of the NWFP, Removal from Service (S.P) Ordinance, 2000.
- The concerned Officer with the directions to appear before the Enquiry Officer, on the date, time and place fixed by the Enquiry Officer, for the purposes of the enquiry proceeding.

Allestal

## <u>ORDER:</u>

My this order will dispose off departmental proceeding initiated equinst. Constable Asmat Ullah No. 757 S/O Amir Shah R/O Tau Zai Police Station Ghazni Khel District Likili Marwat who while transfer from Later District to this District police vide RPO/Banau Region Banau order Ender inc. 3537-38 dated 28.8.2009 failed to make arrival on his place of posting and absented himself from govt: duty with effect from 03.09.2009 to promotion and from 22-10-2009 to date as reported by OASI, DPO/0771(e Bacmonthe 07.11.2009.

Consequently, he proceeded under RSO, 2000 and SDPO/Ca was appointed as enquiry Officer who conducted the enquiry and subiffitied.his findings wherein he reported that the defaulter Police Officer pras or machined time and again through MHC/MMHC Control Room Bannu on dated 25,71,2009, 1.12.2009, 15.12.2009, 26.12.2009, 22.1.2010 and 27.1.2010 to receive the copy of chargesheet and appear before the enquiry officer but the defaulter officer neither received the copy of charge sheet nor appeared before the enquiry Officer. Therefore, the enquiry officer recommended expoarte proceedings. Finally, he was served with final show cause notice. His roply to the Show cause notice was found implausible. Opportunity of personal hearing was also provided to the defaulter constable on 4 different occasions but he did not avail it.

. During the perusal of his service record, the undersigned reached to the conclusion that the defaulter constable is habitual absentee and has no interest in the performance of official duty. Therefore, the undersigned has got no other option except to impose him Major punishment of Dismissal from Service.

Therefore, I Sajjad Khan District Police Officer, Banna, in exercise of the power vested in me under KPK Removal From Service Special Power Ordinance 2000, hereby dismiss him from service from the date of absence with immediate effect  $\Delta^{jo}$ 67.55 sY au

Disprict Police Officer Bannu.

Copy of for information and necessary action: The District Police Officer, Lakki Marwat along with enquiry proceeding file for placing him in his 250 Missel please

OB No.

Dated \_07/07

81

/2010.

SHO Polis Com

22 9-8-11 -16/011. Gile 0928-9270076. Tel: 0928-9270075 Fax The Regional Police Officer, Bannu Region, Bannu. From: -The District Police Officer, Bannu. /EC. dated Bannu. the 09/08/2011. To: No. 29/3 MERCY PETITION. Subject: Mercy petition, preferred by Ex-constable-Agontatuellak Memo: No.757. Operation Staff Bannu has been examined and filed by the undersigned being a time barred one. The petitioner may be informed accordingly. (IFTIKHAR KHAN) P.S.P Regional Police Officer, / Bannu, Region, Bannu. 87011 6 Aller

15-9-16 OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA PESHAWAR. /16, dated Peshawar the 15 /0 9/2016 No. S. 6189 ORDER Dv.0...C the order is hereby passed to dispose of departmental appeal under Ride Lat Ryber Paktunkhau Police Rule-1975 submitted by Ex-Constable Asmat Ullah No. 757 The pretan war all mused from service by District Police Officer, Bannu vide Off No. 814, dated seturization on the charge of absence from duty for 10 months and 04 days. This appeal was filed by Regional Police Officer, Bannu vide Memor No. 3979/EC dated (2) (011) as well as CPO vide Meano: No. 790/Legal, dated 28.02.2012. Meeting of Appellate Board was held on 11.08.2016 wherein appellant was heard in Person buing bearing petitioner contended that his mother was ill. Perusal of record revealed that the impugned order of his dismissal from service was r all nett event 2007 and his departmental appeal was rejected in the year 2011. In the same vein his the state of the Worth & JOP, Khyber Pakhtunkhwa in the year 2012. There is no conception the appendin disciplinary rules. Thus his appeal is rejected on grounds of limitation and merit as . 1! This order is issued with the approval by the Competent Authority. (NAJEEB-UR-REHMAN BUGVI) AIG/Establishment, For Inspector General of Police Khyber Pakhtunkhwa, Peshawar 110 96 116. Ne. 2626/ECdt 19/91 War. For further dure Copy of the above is forwarded to the Regional Police Officer, Bannu, In and Police Officer, Babiu, psierro foli?Khyber P. klounkhwa, CPO Peshawar, processime PA to Add: 1GP/HQrs: Khyber/Pakhtunkhwa, Peshawar. PATIO DIGHIQIS: Khyber Pakhtunkhwa, Peshawar, all C-W CUC Barlier on

15-09.

#### Better Copy

# OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA

#### PESHAWAR

No. 6189/16, dated Peshawar the 15/09/2016

## ORDER

This order is hereby passed to dispose of departmental appeal under Rule 11-A Khyber Pakhtunkhwa Police Rule 1975 submitted by Ex- Constable Asmat Ullah No 757. The appellant was dismissed from service by District Police Officer, Bannu vide OB No. 814 dated 07-07-2010 on the charge of absence from duty for 10 months and 04 days.

His appeal was filed by Regional Police Officer, Bannu, vide Memo: No. 3979/EC, dated \_\_\_\_\_\_ as well as CPO vide Memo: No. 790/Legal, dated 28.02.2012.

Meeting of appellate Board was held on 11.08.2016 where in appellant was heard in person having hearing petitioner contended that his mother was ill.

Perusal of the record revealed that the impugned order of dismissal from service was in the year \_\_\_\_\_\_ and his departmental appeal was rejected in the year 2011. In the same vein his departmental appeal was dismissed by Worthy IGP, Khyber Pakhtunkhwa in the year 2012. There is no concept of 2<sup>nd</sup> appeal in the Police disciplinary rules. Thus his appeal is rejected on grounds of limitation and merit as well.

This order is issued with the approved by the competent Authority.

NADEEB-UR-REHMAN BUGVI AIG/Establishment

For inspector General of Police,

Khyber Pakhtunkhwa,

. Peshawar

#### ENDST NO: 96/16

Copy of the above is forwarded to the:

- 1. Regional Police Officer Bannu
- 2. District Police Officer Bannu
- 3. PSO to IGP Khyber Pakhtunkhwa CPO Peshawar
- 4. PA to Addl: IGP/HQrs. Khyber Pakhtunkhwa Peshawar
- 5. PA to DIG HQrs. Khyber Pakhtunkhwa Peshawar

ترمن من بن بن از میں ان میں ای میں اور اور اور اور اور اور اور اور او م Ry No-1511, dt 10-10-16 عطاسلی لقوں دوبرات الم فل ال الم مرا الم مرا الم الم من من مردم ومراب ی تو اعلی زار کا در ا i birrons. Custis and ار اندانی الجراف - م لیکی اسل مند اظهار الم الأسم بنولك بني الم مس للى المحرية ولا ب 159 159 ( 14 2 0 - 2) - 14 ) 229 159 16 ETTER OF CLARE CONTROL - E-merilia-Allertud 10 16 Card Min Stand The Allertud Allertud 16 Contract of the Allertud Alle

مر کا شریکی موج مسیم کا ایشا ور لكراري في الما منجانب <u>اسلائنی</u> معن اللہ <u>منام حکم کو س</u> Jul Goes July and the second second second مت به مند جيمنوان بالايم ابنى طرف سينتج فاسط بيري وجوار، دين نكل كاروا كم متعلقة أل مقام لبناور كميسطين سقيل أطأس حفان مستصديت ايثروكميط بإني كورط كودش مقتر كمرم إقرار كماجانات أركما حانات تموشوف كويقاميرك كل كاردائي كاكابل اينتايار ميجكا نسبر وكيل حيا صب كوكرين داعني للمدوتقررنالت وقنيصا برتلف مين تواب ويهى اورا قبال دعوى اورلبمنوز كأكري كسنه الجزاء أور وصولى جيك وروميد أوريرض دعوى اور مردخوا سيت برتسم کی تقدیق امداس برستخط کرانے کا اختیار ترج این کی مؤرد عدم سرحدی یا درگری تکیطرفیریا ایل کی برآمدگی اورسسيني ليبز دائر كسنه ابني تكراني ولنظرانى وتبريري مسف كإ اختياب متركا ا وربصورت جنورت مقدم مذكرر سيكم بالجزوى فاردائى شب واستط إ ورقتم بل يا تشار قانونى كوسابية تمراح يا اينى مجاسي لمغزيركا اطنيار مركم ا ورصاحب منقرر شده مرجبی وسی جمله مذکور بالا اختبارات حاصل موں سے ا وراس کا ساختہ برق ختہ منظور قرول مرتسكا و دوران مفديسر ب جويز جريز وترجاند التوا ، منديسر سي سيب سيرتركا اس يستحق وكمبل <sup>ور</sup>ا حرب مرض مرافق سیر کی مشر کیفایا در خرص کری دهتری کرد. زیر کا بعنی اختیار سبج کا اگر کورنی تاریخ بیشی مقام روره ير يرد با مدسة ابر يو تووكيل حاصب با بند نه يون مح كه بيروى مذكور كري. لہٰذ وکالمت نامہ دکھھ دیا کہ سندستے ۔ المرقوم · 16 - 10 - 13 المعرفية العمقيد التر المع الدوليط الدوليط Asmarkat الأوكياط.

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

## Appeal No.1105/2016

Asmat Ullah Khan S/O Amir Shah R/O Taja Zai Ex-Constable No.757 PS Ghazni Khel, Lakki Marwat

Appellant

Versus

The Provincial Police Officer, KPK, Peshawar & others

Respondents

## PARA-WISE COMMENTS / REPLY ON THE ABOVE SUBJECT SERVICE APPEAL ARE SUBMITTED BY THE RESPONDENTS NO.1, 2 & 3.

#### Preliminary Objections

- 1. That the appeal of appellant is badly time-barred.
- 2. That the appeal is not maintainable in its present form.
- 3. That the appellant has concealed the actual facts from the Honorable Tribunal.
- 4. That the appeal is bad in law due to non-joineder and mis-joinder of unnecessary parties.
- 5. That the appellant has approached the Honorable Tribunal with unclean hands.
- 6. That the appellant has got no cause of action and locus-standi to file the instant appeal.
- 7. That the appellant has been estopped by his own conduct.

#### **OBJECTIONS ON FACTS:**

#### **Respectfully Sheweth**

- 1. Pertains to record. Hence no comments.
- 2. Incorrect. The Appellant absented himself from his lawful duty without any information or leave.
- 3. Correct to the extent that the Appellant was transferred from Lakki Marwat to District Bannu but he did not report his arrival well within time and absented himself from Govt: duty.
- 4. Incorrect. The Appellant absented from Govt: duty with effect from 03.09.2009 and made arrival on 22.10.2009 and again absented on the same date and did not report his arrival in Police Lines Bannu. Due to the willful absence of the Appellant he was issued charge sheet alongwith statement of allegations, the enquiry officer conducted proper departmental enquiry. The Appellant was

summoned through Moharrar/Madad Muharrar of Police Station Ghazni Khel on 25.11.2009, 01.12.2009, 15.12.2009, 26.12.2009, 22.01.2010 and 27.01.2010 (Copies of parwan<sup>5</sup> jat is attached as **annexure "A"**) to receive the charge sheet and appear before the enquiry officer for recording his statement but he was neither appeared before the EO nor received charge sheet. (Copy of charge sheet and statement of allegations **annexed as "B" & "C"**)

- Incorrect. Proper departmental enquiry was conducted. The Enquiry Officer recommended for ex-parte action against the Appellant under Removal from Service Special Powers Ordinance 2000. (Copy of Enquiry Report and order annexed as annexure "D" & "F")
- Incorrect. The mercy petition preferred by the Appellant was examined by respondent No.2 and filed being time barred one and the Appellant was informed accordingly. (Copy of order annexed as "F")
- 7. Correct. However, the appeal of the Appellant was badly time barred, therefore rejected by the respondent No.3 and there was no second representation allowed under RSO 2000. (Copy of the order **annexed as "G"**).
- 8. Incorrect. The Appellant submitted an application to the District Police Officer Lakki Marwat instead of respondent No.1 for supply of documents. The respondent department submits their comments with the following grounds:-

#### OBJECTIONS ON GROUNDS

- A. Incorrect. The Appellant did not adopt proper procedure to obtain leave and absented himself from Govt: duty with any prior permission from the competent authority.
- B. Incorrect. His transfer order was made by the competent authority/respondent No.2 from District Lakki Marwat to Bannu District on permanent basis and respondent No.1 have the power to proceed against the appellant departmentally according to law/rules therefore, the order issued by respondent No.1 against the appellant is quite legal & according to law/rules.
- C. Incorrect. Reply has already been given in para-4.
- D. Incorrect. The order issued by respondent No.1 is quite legal & according to law/ rules. The Appellant was proceeded properly by issuing charge sheet & statement of allegations and enquired by enquiry officer who recommended for taking exparte action against the Appellant under Removal from Service Special

Powers Ordinance 2000, after that the impugned order was issued without malafide intention.

## Prayer:-

Therefore, it most is respectfully submitted before this Honourable Service Tribunal that the present Service Appeal filed by Ex-Constable Asmat Ullah No.757 may very graciously be dismissed with cost.

Regional Police Officer, Bannu Region, Bannu (Respondent No.2)

Provin<u>cial Police Officer</u>, Khyber Pakhtunkhwa, Peshawar (Respondent No.3)

**Øistriet** e Officer, ήiι (Respondent No.1)

## BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

## Appeal No. 1105/2016

Asmat Ullah Khan S/O Amir Shah R/O Taja Zai Ex-Constable No.757 PS Ghazni Khel, Lakki Marwat

#### Appellant

#### Versus

The Provincial Police Officer, KPK, Peshawar & others

## Respondents

#### AFFIDAVIT.

I, Muhammad Farooq Khan, Inspector Legal Regional Police Office, Bannu representative for respondent No.1, 2 & 3 do hereby solemnly affirm and declare that the contents of the accompanying comments submitted by me are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Honourable Tribunal.

11101-1483421-1

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

## Appeal No.1105/2016

Asmat Ullah Khan S/O Amir Shah R/O Taja Zai Ex-Constable No.757 PS Ghazni Khel, Lakki Marwat

. ·		*********	Appellant	
		, · ·		
	 Versus	۰,	1.	
• ,			· · · · · ·	

INDEX

The Provincial Police Officer, KPK, Peshawar & others

## Respondents

# S/NoDescription of DocumentsAnnexurePage1Comments/Reply2Affidavit3Authority Letter

DF 11101-1483421-1

## BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

#### Appeal No.1105/2016

Asmat Ullah Khan S/O Amir Shah R/O Taja Zai Ex-Constable No.757 PS Ghazni Khel, Lakki Marwat

#### Versus

The Provincial Police Officer, KPK, Peshawar & others

PARA-WISE COMMENTS / REPLY ON THE ABOVE SUBJECT SERVICE APPEAL ARE SUBMITTED BY THE RESPONDENTS NO.1, 2 & 3.

### AUTHORITY LETTER.

**Mr. Muhammad Farooq Khan,** Inspector Legal, is hereby authorized to appear before the Honourable Service Tribunal, Khyber Pakhtunkhwa, Peshawar on behalf of the Provincial Police Officer, KPK & Others in the above cited Appeal.

He is authorized to submit and sign all documents pertaining to the present Petition.

Regional Police Officer, Bannu Region, Bannu

Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar

Appellant

Respondents

(Respondent No.2)

(Respondent No.3)

ce Officer. nnu

(Respondent No.1)

# **BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR**

S.A. No. 1105/2016

Asmat Ullah Khan

## versus

P.P.O & Others

## <u>RELICATION</u>

## **Respectfully Sheweth**,

## PRELIMINARY OBJECTIONS:

All the 7 preliminary objections are illegal and incorrect. No reason in support of the same is ever given as to why the appeal is time barred, not maintainable, concealed actual facts, bad in Law due to non and mis-joinder of necessary parties, unclean hands, no cause and locus standi and estoppel.

#### **ON FACTS:**

- 1. Needs no comments.
- 2. Not correct. The reason for the cause was given in Para No. 02 of the Appeal.
- 3. Admitted correct to the extent of transfer from district Lakki Marwat to district Bannu. Such transfer order was illegal as the post of constable is a district level.
- 4. Not correct. No Charge Sheet was served upon appellant for reply. When arrival report was made on 22-10-2009, then how the absence came since 03-09-2009 as stated by the respondents. No proper enquiry was ever conducted as per the mandate of Law. Similarly no parwana was served by the appellant for appearance before the Inquiry Officer.
- 5. Not correct. No enquiry was conducted in accordance with Law and Rules as is evident from the same.
- 6. Not correct. Representation was not barred by time as the impugned order was not served upon him.

As above.

7.

8.

Not correct. As appellant was the basic employee of district police Lakki Marwat, so his whole record was lying with R. No. 01.

## <u>GROUNDS:</u>

All the grounds of the appeal are legal and correct while that of the reply are illegal and incorrect. The same are again adopted. The matter was not dealt with in accordance with Law against appellant, so the impugned orders are ab-initio-void.

It is, therefore, most humbly prayed that the appeal be accepted as prayed for.

Appellant

Through

2

Saadullah Khan Marwat Advocate,

Dated: 02-11-2017

## AFFIDAVIT

I, Asmat Ullah Khan appellant do hereby solemnly affirm and declare that contents of the **Appeal** & **rejoinder** are true and correct to the best of my knowledge and belief while that of reply of respondents are illegal and incorrect.

I reaffirm the same on oath once again to be true and correct as per the available record.

Asmalle

DEPONENT

BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR

S.A. No. 1105/2016

Asmat Ullah Khan versus P.P.O & Others

## RELICATION

## Respectfully Sheweth,

## PRELIMINARY OBJECTIONS:

All the 7 preliminary objections are illegal and incorrect. No reason in support of the same is ever given as to why the appeal is time barred, not maintainable, concealed actual facts, bad in Law due to non and mis-joinder of necessary parties, unclean hands, no cause and locus standi and estoppel.

#### ON FACTS:

1. Needs no comments.

- 2. Not correct. The reason for the cause was given in Para No. 02 of the Appeal.
- 3. Admitted correct to the extent of transfer from district Lakki Marwat to district Bannu. Such transfer order was illegal as the post of constable is a district level.
- 4. Not correct. No Charge Sheet was served upon appellant for reply. When arrival report was made on 22-10-2009, then how the absence came since 03-09-2009 as stated by the respondents. No proper enquiry was ever conducted as per the mandate of Law. Similarly no parwana was served by the appellant for appearance before the Inquiry Officer.
- 5. Not correct. No enquiry was conducted in accordance with Law and Rules as is evident from the same.
- 6. Not correct. Representation was not barred by time as the impugned order was not served upon him.

7. As above,

 Not correct. As appellant was the basic employee of district police Lakki Marwat, so his whole record was lying with R. No. 01.

## <u>GROUNDS:</u>

All the grounds of the appeal are legal and correct while that of the reply are illegal and incorrect. The same are again adopted. The matter was not dealt with in accordance with Law against appellant, so the impugned orders are ab-initio-void.

It is, therefore, most humbly prayed that the appeal be accepted as prayed for.

Appellant

Through

-M

Saadullah Khan Marwat Advocate,

Dated: 02-11-2017

## AFFIDAVIT

I, Asmat Ullah Khan appellant do hereby solemnly affirm and declare that contents of the **Appeal** & **rejoinder** are true and correct to the best of my knowledge and belief while that of reply of respondents are illegal and incorrect.

I reaffirm the same on oath once again to be true and correct as per the available record.

Jonweiter

DEPONENT

Before the Hawble Bench I. Jervice Aribal Restrandar. J.A. 100 1105/16 Azumat Ullah vs Police DePth. Application for adjournment of the Bubject case being retroppective issue. Respected Sir, 1) That the above mated appeal is fending before this handle with and je fixed for hearing today ine dated 20-12-10. 2) Roat the publicat after particulty to retrespective issue and harger Barch has been constituted for retrapeetine issue. 3) That the montpeal appeal may kindly be adjourned. At is there for out haby requested that the application be accepted as prayed for Appellant Grough Angert Abures Advocade Deleg 20-12-19