## FORM OF ORDER SHEET

# Court of\_\_\_\_\_

# Appeal No. 1871/2023

Appeal No1871/2025									
•	S.N	lo.	Date of order proceedings	Order or other proceedings with signature of judge					
			2	3					
	1	-	15/09/2023	The appeal of Mr. Tanzeem Ullah presented					
				today by Mr. Umar Faroog Mohmand Advocate. It is fixed for					
				preliminary hearing before Single Bench at Peshawar on					
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				By the order of Chairman					
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				REGISTRAR					
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## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

# APPEAL NO. 1871 /2023

Tanzeem Ullah V/S

PO

POLICE DEPTT:

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Dated: 14/09/2023

APPELLANT

TANZEEM ULLAH

Through: UMAR FAROOQ MOHMAND MUHAMMAD AYUB WALEED ADNAN MAHMOOD JAN Advocates, Peshawar

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

# APPEAL NO. <u>1871</u> 2023

Mr. Tanzeem Ullah, Ex-Constable No: 2882, District Police, District Mohmand

APPELLANT

#### VERSUS

- The Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.
   Regional Police Officer, Mardan Region at Mardan
- 2- Regional Police Officer, Mardan Region at Mardan.
  3- District Police Officer, District Mohmand.

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED APPELLATE ORDER DATED 17/07/2023 COMMUNICATED ON 25/07/2023, WHEREBY THE APPELLANT HAS BEEN RE-INSTATED IN HIS SERVICE, BUT THE INTERVENING PERIOD IS TREATED AS LEAVE WITHOUT PAY.

#### PRAYER:

That on acceptance of this appeal the impugned appellate order dated 17/07/2023 may very kindly be rectified/modified to the extent that the intervening period may kindly be treated as period on duty/full pay with all back benefit. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

#### <u>R/SHWETH:</u> ON FACTS:

- **1.** That appellant is an employee of the respondent Department and performing his duty with full zeal & zest and up to the entire satisfaction of his high ups.

- **5.** That the appellant quite hopeful being innocent and falsely been charged in the above mentioned FIR to be exonerated from the charges, but astonishingly and without fulfilling all the legal and codel formalities, the respondent No 3 awarded major punishment of dismissal from services through order dated 10/03/2022. Copy of order dated 10/03/2022 is attached as annexure.......D
- That feeling aggrieved from the Dismissal Order, the appellant preferred a Departmental Appeal before the respondent No 2. Copy of departmental appeal is attached as annexure...... E.
- 8. That feeling aggrieved and having no other remedy filed the instant appeal on the following grounds amongst the others.

#### **GROUNDS:**

- A- That impugned appellate order dated 17/07/2023 passed by the respondent No 2 is against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be rectified/modified to the extent that intervening period may kindly be treated as period on duty.
- B- That appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.

C- That it is too heartburning that when the competent court of law has acquitted the appellant for the criminal charges, then there is no plausible ground or justification to proceed and punish the

appellant for one and the same charges. The act of respondents is tantamount to double jeopardy which is strictly forbidden by the constitution of Islamic Republic of Pakistan 1973.

- D- That no regular inquiry has been conducted in to the matter, hence the appellant has been condemned unheard.
- E- That no right of personal hearing and personal defense has been provided to the appellant.
- F- That, the treatment meted out to the appellant clearly based on discrimination and mala fide and as such the respondents viclated the Principle of Natural Justice.
- G- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

It is therefore, most humbly prayed that the appeal of the appellant may very graciously be accepted as prayed for, please.

Dated: 14/09/2023

1

**APPELLANT** TANZEEM ULLAH Through: UMAR FAROOQ MOHMAND MUHAMMAD AYUB WAI ÉÉD ADNAN MAHMOOD JAN Advocates, Peshawar

#### AFFIDAVIT

I, Mr. Tanzeem Ullah, Ex-Constable No: 2882, District Police, District Mohmand, do hereby solemnly affirm and declare on oath that the contents of this **Service Appeal** are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble tribunal.

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO.\_\_\_\_/2023

VS

TANZEMULLAH

POLICE DEEPT

APPLICATION FOR CONDONATION OF DELAY IN FILING THE ABOVE NOTED APPEAL

#### **R.SHEWETH:**

- 1- That the appellant has filed an appeal along with this application in which no date has been fixed so for.
- 2- That the appellant prays for the condonation of delay in filing the above noted appeal inter alia on the following grounds:

#### **GROUNDS OF APPLICATION:**

- A- That valuable rights of the appellant are involved in the case hence the appeal deserve to decide on merit.
- B- That in the instant appeal monetary benefits of the appellant is involved.
- C- That it has been the consistent view of the Superior Courts that cases should be decided on merit rather on technicalities including the limitation. The same is reported in 2002 PLC C.S 1388, 2004 PLC (CS) 1014 and 2003 PLC (CS) 76.

It is therefore prayed that on acceptance of this application the delay in filing the above noted appeal may please be condoned.

**APPELLANT** THROUGH: UMAR<sup>\</sup>FAROOQ MOHMAND **ADVOCATE** 

#### CHARGE SHEET

1). 1, Salah-Ud-Din, District Police Officer, Mohmand Tribal District, as Competent Authority, hereby charge you <u>FC Tanzeem Ullah No. 2882</u> as follows:-

1) On the perusal of DD No. 16, dated 25-07-2021 u/s 324-34PPC PS Ekka Ghund that you along with others were involved in cross FIR version. Your such act is highly objectionable and render him liable for departmental proceeding.

(I) Being a part of a uniform force this act shows gross misconduct on your part.

By reason of the above, you appear to be guilty of misconduct under Police Disciplinary Rules 1975 with amendments 2014 and have rendered yourself liable to all or any of the penalties specified in the Rules:-

2) You are, therefore required to submit your written defense within 07 days of the receipt of this Charge Sheet to the Enquiry Officer as the case may be.

3) Your written defense, if any, should reach to 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, ex-parte action will be taken against you.

4) You are also at liberty, if you wish to be heard in person.

5) Statement of allegation is enclosed.

District Police Officer, Mohmand Tribal District

#### SUMMARY OF ALLEGATION.

1) **I, Salah-Ud -Dih, District Police Officer, Mohmand Tribal District**, am of the opinion that <u>FC Tanzeem Ullah No. 2882</u> has rendered himself liable to be proceeded against, as he committed the following acts/omissions within the meaning of Police Disciplinary Rules, 1975 read with Amendments 2014.

#### STATEMENT OF ALLEGATIONS.

On the perusal of DD No. 16, dated 25-07-2021 u/s 324-34PPC PS Ekka Ghund that he along with others were involved in cross FIR version. His such act is highly objectionable and render him liable for departmental proceeding.

11) Being a part of a uniform force this act shows gross misconduct on his part.

2). For the purpose of scrutinizing the conduct of the said accused with reference to the above allegations, **Mr. Rokhan Zeb (SP Investigation)** is appointed as Enquiry Officer, to conduct enquiry under the Rules.

The Enquiry Officer shall, in accordance with the provision of the Police Disciplinary Rules, 1975 read with Amendments 2014 provide reasonable opportunity of hearing to the accused, record its findings and make within 15 days of the receipt of this order recommendation as to punishment or other appropriate action against the accused.

+ 1: ho STENT Dear 51-54 /PA

District Police Officer, Mohmand Tribal District

Dated Mohmand the: **38**/07/2021

Cc:

The Regional Police Officer, Mardan for favor of information.

- Enquiry Officer of the District Mohmand Mr. Rokhan Zeb (SP Investigation) is directed to initiate departmental proceedings against the accused under the Police Disciplinary Rules, 1975 read with Amendments 2014.
- FC Tanzeem Ullah No. 2882 to appear before the Enquiry Officer on the date, time & Place fixed by the Enquiry Officer for the purpose of enquiry proceedings.

ضلع چارسد،

انگوائري ريورٹ

از د**فتر SP انو**سی گیشن

B-(7)

جناب عالى!

بحواله چھٹی انگریزی نمبر 50/PA مورخہ 28/07/2021 مجاربیہ DPO صاحب ضلع مہمند معروث ، د. کنسٹرلان برادران (1) حاجی رفیق 2881 (2) تنظیم اللہ 2882 پر بحوالہ مد نمبر 16 روز ماح پہ 25/07/2021 ج 4/3 ا PPC تھانہ یکہ غنڈ دعویداری ہو کر معطل ہو چکے ہیں۔اور تنخواہیں بھی بند ہو چکے ہیں۔ مجرد چین کنسٹرلان کے تخواہیں کھولنے ، د...، را مجروحین مسمی شریف خان نے بھی جناب DPO صاحب کو درخواست دی ہے۔ جولف انکوائری ہے۔انکوائری ہذامن انسپکٹر کو یہ ہو کہ

علاده ازین بحواله مدنمبر 16 روزنامچه (25/07/202 جرم PPC قطاری) مورش مقد مه عدرالت میں زیر ساعت الله بر عویداری ہوکر مش مقد مه عدرالت میں زیر ساعت الله بر عویداری ہوکر مش مقد مه عدرالت میں زیر ساعت الله بر دونوں کنسٹرلان برادران حاجی رفیق اور نظیم الله پر دعویداری ہوکر مش مقد مه عدرالت میں زیر ساعت الله دونوں کنسٹرلان برادران عدرالت مع برصانت بیں۔ انگوائری کے سلسله میں مجروعین متذکرہ بالا کے بیانات لینے کے سلسله بل اور ان عدر الله میں جرویوں کنسٹرلان برادران حاجی رفیق اور نظیم الله پر دعویداری ہوکر مش مقد مه عدرالت میں زیر ساعت الله دونوں کنسٹرلان برادران عدرالت میں برصانت بیں۔ انگوائری کے سلسله میں مجروعین متذکرہ بالا کے بیانات لینے کے سلسله بل الله میں محرومین متذکرہ بالا کے بیانات لینے کے سلسله بل الل میچنی بنظو جا کر مجروعین کنسٹرلان برادران میں سے کنسٹرل حاجی رفیق 2881 دختی حالت میں پا کر اس کا بیان لیا گیا۔ جبکہ کنسٹرل ظیم الله میں محرومین متذکرہ بالا کے بیانات لینے کے سلسله بل طبحہ بل الله میں بل مع میں بل مع میں بل میں میں بل میں میں معرومین کنسٹرل طبحہ بل طبحہ بل طبحہ بل طبحہ بل علیم بل میں بل ماجی دور ان قلم بل میں ہے محرومین مالت میں پا کر اس کا بیان لیا گیا۔ جبکہ کنسٹرل ظیم بل طبحہ بل ماجی دور ان کی بل طبحہ بل طبحہ بل ماجی دور عدور ان قلم بل طبحہ بل مع میں بل مع میں پر میں میں معرومی بل طبحہ بل طبحہ بل طبحہ بل طبحہ بل طبحہ بل طبحہ بل ماجی دور ان قلم بل طبحہ بل طبحہ میں ہو جبحہ میں پر مال میں بل کر میں بل میں بل معرف بل میں ب میں بل میں بل میں بل میں بل میں میں میں میں میں میں میں میں میں بل میں بل میں بل میں بل میں بل میں بل میں بر میں میں میں میں میں بل میں میں میں کیں کا عذرات بھی بی کر میں میں میں میں میں میں بل میں بل میں بل میں بل میں بل میں

خلاصهانكوائري

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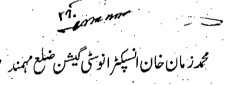
انکوائزی کاغذات من انسپکٹر کوحوالہ ہوکر دوران انکوائزی حالات داقعات یوں پائے گئے۔ کہ بحوالہ مدنمبر 16 دور نہ مپہ 25/07/2021 جرم PPC 324/34 تقانه یکه غندٔ میں دعویداری مجروحین کنسٹبلان (برادران) (1) حاجی رنبق 2881 (2) ·الله 2882- مجروح عادل ولدنورسند شاه سکنه بنگلواور مقتول عمران دلد سحرگل سکنه بهائی کور پر ہوچکی ہیں۔اور کسنثریان (1) جاتی ریزی (2) 2881 تنظیم اللہ 2882 ، معطل ہو چکے ہیں۔ جبکہ ہر دونوں مجروعین کنسٹبلان (برادران) عدالت ہے برضانت ہیں۔ او فریقین ۔۔۔ ما بین مقدمات غدالت میں زیرساعت ہے۔وجہ عنادسابقہ کل مقاتلہ کی دشنی ہے۔ دوران انکوائری کنسٹیلان بحروطین (برادران ) بیر یہ یہ کنسٹبل جاجی رفین مبتر 2881۔ بحروح عادل اورتفتیش آفسرارشدخان کے بیانات لیے جا کرلف انگوائری ہذا ہے۔ جبکہ بحروق تلسنس تنقیم اللہ نمبر 2882 کو مامی<u>ں ہے۔اورگھر خود میں جارپائی پر زندگی اورموت کے ک</u>شکش میں پڑاہے۔حاجی رفیق ینظیم اللہ اور عادل کے ربڈ <sup>یک</sup> کاغذات بھی من انگوائری آ انسر کو پیش کرکے جولف انگوائری مذاہر۔ اس طرح مجروح کنسٹیبل جاجی رفیق کی مدعیت میں برخلاف کمزیان کنسٹرلان برادران(1) گل شاہ علی نمبر 2195 (2) حسین نمبر 2207 (3) غوث علی نمبر 3616 پر بحوالہ مقدمہ علت 6<sup>8</sup> میں یہ 25/07/2021 جرم 302/324/148/149 PPC تقانه یکه غند کی گئی ہے۔دوران تفتیش وانکوائری کنسٹبلان برادران (۱) مان ر فیق 2881 (2) تنظیم اللہ 2882 کمنہ کارتھہرائے گئے۔ جنکے خلاف سنگین سزاء دینے کی سفارش کیجاتی ہے۔انکوائری رپورٹ <sup>ار</sup> ارش

Sir

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1/12/ 2037

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0xder 13/12/2021 Forwardeel P13 1530e Alional Show Cause 1530e Alional Show Cause to both Covestables Haji Natik to both Covestables Haji Natik 2881, Tangeem Ullah 2882, 1 13/12



#### OFFICE OF THE DISTRICT POLICE OFFICER, MOHMAND TRIBAL DISTRICT GHALLANAI

Email:<u>dpomohmand@gmail.com</u> Ph: 0924-290179 Fax: 0924-290056

## FINAL SHOW CAUSE NOTICE

No. 3520 /PA, dated Mohmand the: 2-8/12/2021

WHEREAS, You FC Tanzeem Ullah No. 2882 while posted at Circle Ekka Ghund was found guilty as under:-

That you while posted at Circle Ekka Ghund were charged vide DD No. 16 dated 25.07.2021 u/s 324-34PPc PS Ekka Ghund in cross version FIR. Your such act was highly objectionable and render liable for departmental proceeding.

To confirm the allegation leveled in the cross version FIR, you were charge sheeted together with statement of allegation and SP Investigation Mohmand was appointed as an inquiry officer to conduct inquiry under the rule.

WHEREAS, Enquiry Officer in findings of the enquiry report has found you guilty and therefore, he has recommended you for awarding Major punishment.

AND WHEREAS, I am satisfied that you had committed misconduct and guilty of negligence and carelessness which stand proved and rendered you liable.

Now Therefore, I Salah-ud-Din, District Police Officer, Mohmand as Competent Authority has tentatively decided to imposed upon you, any one or more penalties including the penalty of dismissal from service under KPK Police Rules, 1975.

You are therefore, required to submit reply of this Final Show Gause within 07 days of the receipt of this notice, as to why the aforesaid penalty or any other should not be imposed upon you, failing which it shall be presumed that you have no defense to offer and an ex-parte action shall be taken against you. Meanwhile you also intimate that whether you desire to be heard in person or otherwise.

District Police Officer, Mohmand Tribal District

The District Police officer, Mohmand SUBJECT:-Reply To Final Show

Cause Notice.

Respected Sir,

105

9, Tanzeen ullay No. 2882, along with my brother were failedy charged in D.D., as mentioned in the show cause notice as it was only reported just to Cross the FIR, in which my brother Rafigue No. 2881 is the complainant. During the days of occurance we were on training in Jamrud at Shakas training center, on the relevent day we were proceeding unarmed for training when the unfortunate incident took place, resulted in the loss of one of our relative while remaining three, including me were badly injured, The complainant in the baid D.D adminits that he was holding Klashan Kov (AK-47), Further more the trial is in Progress and we are sure of our acquittal, till that we are the ferrourate child of law.

> Therefore the inquiry conducted againstome may kindly be stoped and I may kindly be exanovated. Your's Sincerd

Tanzern ullah F

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#### OFFICE OF THE DISTRICT POLICE OFFICER MOHMAND TRIBAL DISTRICT GHALLANAI Email:<u>dpomohmand@gmail.com</u> Ph: 0924-290179 Fax: 0924-290056

#### ORDER:

This order will dispose-off the inquiry proceeding against **FC Tanzeem Ullah No. 2882** with the allegations that he was charged in a cross version FIR vide DD No. 16, dated 25-07-2021 u/s 302-34 PPC by Police Station Ekka Ghund.

To scrutinize the conduct of the delinquent official, he was issued charge sheet together with statement of allegation & inquiry was entrusted to Investigation Officer vide this office letter No. 1651-54/PA, dated 28.07.2021. The inquiry officer after fulfilling all legal and codal formalities, the alleged constable was found at fault, however, recommended for **Major Punishment**.

In light of findings of the inquiry officer, the undersigned issued final show cause notice to the delinquent officials reply to which was received, perused and was found unsatisfactory.

Based on the above I Salah-ud-Din Kundi, District Police Officer, Mohmand being the competent authority and exercise of power vested in me under the Khyber Pakhtunkhwa, Government Servant (Efficiency & Discipline) rules 2011, hereby awarded him Major Punishment of Dismissal from the service with immediate effect.

District Police Officer, Mohmand Tribal District

ОВ No. <u>1350</u> Dated: 10 /03/2022

No.

929-35 /PA, dated Mohmand the: 10/03/2022

Copy forwarded to the:

- Regional Police Officer, Mardan for favor of kind information please.
- HC/EC/FMC/Pay Officer/Kot In-charge

The Regional Police Officer, Mardan Region, Mardan.

## Subject: - DEPARTMENTAL APPEAL AGAINST THE DISMISSAL ORDER DATED 10/03/2022

Respected sir,

The appellants submits as under:

It is stated with great respect that the appellant was appointed in your good self-department as constable vide F.C. No.2882 and was performing his duties quite efficiently and upto the entire satisfaction of his high ups.

That appellant while performing his and during service, a false, fabricated and baseless FIR vide DD No. 16 dated 25-07-2021 u/s 324/34 PPC Police Station Ekka Ghund was registered/ lodged against the appellant with malafide intention.

That after registration of FIR the appellantwas arrested by the local police and was put behind the bars. That thereafter the appellant preferred a bail petition before the competentforum wherein the petition was accepted and he was released on bail.

That in pursuance to the FIR supra departmental proceeding wasinitiated against him and hewas removed from service without following the codal formalities.

That the appellant was not associated with the inquiry and hence the whole proceeding was conducted one sided.

That the appellant has not been heard in person and no opportunity of personal hearing and personal defense has been provided to the appellant, hence condemned unheard thus violated Articale-10-A of the constitution of Islamic republic of Pakistan, 1973.

That no conclusive proof in that respect is available with the inquiry officer and he neither provided an opportunity to the appellantagainst that person to cross examine, nor provided with the provided with th

That the impugned order dated 10-03-2022is illegal and void as the procedure provided by the Khyber Pakhtunkhwa (E&D) Rules, 2011 had not been followed.

It is, therefore, most humbly prayed that on acceptance of this Departmental appeal impugned order dated 10-03-2022 may very kindly be set aside and the appellant may kindly be re-instated into service with all back benefits.

Dated: 22-03-2022

Yours obediently,

22/03

Page 1 of 30

#### IN THE COURT OF MUHAMMAD NASIM, SESSIONS JUDGE DISTRICT MOHMAND.

Sessions Case No.59/SC of 2022. Date of Institution: 13.09.2021. Date of receipt in this court: 17.02.2022 Date of Decision: 12.05.2023.

State through Haji Rafiq.....Complainant.

\*\*\*\*\*

Versus

Gul Shah Ali and others District Mohmand...... Accused facing trial.

CHARGED UNDER SECTION 302/324/34/427-PPC CASE FIR NO-68, DATED-25.07.2021 OF POLICE STATION EKKAGHUND, DISTRICT MOHMAND.

State through Gul Shah Ali ..... Complainant.

 Versus

 Haji Rafiq and others.....

CHARGED UNDER SECTION 324/34-PPC CROSS VERSION RECORDED VIDE MAD NO. 20 DAILY DIARY 25.07.2021 OF P.S EKKAGHUND.

JUDGMENT. 12.05.2023

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1.1.51-

1. On 25.07.2021 Abdullah Jan Khan ASI (PW-5), on receipt of information of the occurrence, reached to the Trauma Center of LRH Hospital Peshawar along with other police officials, where he found the persons of Haji Rafiq (PW-12), and Adil (PW-13) laying in injured condition, whereas the person of Tanzeeumullah was found lying injured

and in proconscious condition.

a coort alphmand Case No. 59/SC of 2022, titled: State vs Gul Shah Ali etc.

#### FORM "A" FORM OF ORDER SHEET

DSJ Mohmand 59 / SC

Secial No. of Order Proceedings 2 2

12/05/2023

MONT

1- NO.

Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary.

3

#### Present:

The accused Gul Shah Ali and Ghos Ali in custody, (in FIR case), the Accused Haji Rafiq and Adil in person (in Mad case); Mr. Bakhtiar Khan learned Sr. PP for the state.

Vide my detailed judgement of today consisting of 30 pages placed on file it is held that the prosecution has proved its case against the accused Gul Shah Ali and Ghaus Ali beyond any shadow of doubt. The said accused are therefore convicted u/s 302 (b)/34-PPC and sentenced to life imprisonment and to pay a compensation of Rs 5,00,000 (five lac) within the meaning of section 544 A CrPC to the legal heirs of the deceased Muhammad Imran. In default of payment of compensation, the accused shall further undergo 6 months SI.

The said accused are also convicted u/s 324/34 PPC (on three counts) for attempting to cause Qatal-i-amd of PW Haji Rafiq, Adil, and injured Tanzeemullah, and sentenced to undergo ten years RI and to pay a fine of Rs --1,00,000/-(one lac) each; in default of payment of fine the accused shall further undergo three months SI.

• Similarly the accused Gul Shah Ali and Ghaus Ali are convicted for the offence u/s 337 F(vi)/34 PPC for causing Jurh Ghair-Jaifah Munaqqilah to Haji Rafiq and sentenced to undergo five years RI as tazir and to pay Daman of Rs 1,00,000/-(one lac).

Similarly the accused Gul Shah Ali and Ghaus Ali are convicted for the offence u/s 337 F(vi)/34 PPC for causing Jurh Ghair-Jaifah Munaqqilah to PW Adil and sentenced to undergo five years RI as tazir and to pay Daman of Rs 1,00,000/-(one lac).

Similarly, the accused Gul Shah Ali and Ghaus Ali are also convicted for the offence u/s 336/34 PPC for causing Itlaf-i-Salahiyyat-iudw to PW Tanzeemullah and sentenced to undergo ten years RI as tazir and to pay Arsh equivalent to value of Diyat in the light of section 337Q-PPC.

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S rial No. of Order 32 Hoceedings	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary.
1	2	3
<sup>1</sup> <sup>7</sup> 4conti.	12/05/2023	Similarly, the accused Gul Shah Ali and Ghaus Ali are convicted for the offence u/s 427/34 PPC and sentenced to undergo one-month SI and to pay a fine of Rs. 5000 each. In default of payment the accused shall undergo 10 days SI. Benefit of Section 382 B CrPC is given to the accused. All the sentences so awarded shall run concurrently. Case property be disposed of according to law, whereas the motor bike belonging to the deceased Muhammad Imran be returned to his legal heirs. It is clear from the above that there exists a prima facie case against the absconding co-accused namely Hussain. He is therefore declared proclaimed offender. Perpetual warrant of arrest be issued against him and his name be forwarded to DPO Mohmand for entry into the Register maintained for the POs. Since prosecution failed to prove its case against the accused Haji Rafiq, Adil, and Tanzeemullah beyond any shadow of doubt. All the said accused are therefore acquitted of the charges. They are on bail. Their sureties are discharged from the liability of their bails bonds. And attested copy of this judgment be supplied to each of the accused free of cost. This file be consigned to record
		room.
	A decem	Announced 12.05.2023. Muhammad Nasim District & Sessions Judge, Mohmand
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ORDER

This order will dispose off the departmential appeal preferred by Ex-Constable Tarizeem Ullah No. 2882 of Mohmand District against the order of District Police Officer, Mohmand, whereby he was awarded major punishment of dismissal from service vide QB: No. 1350 dated 10.03.2022 by the then District Police Officer, Mohmand, The appellant was proceeded against departmentally on the allegations that he was involved in a cross version FIR vide DD No: 6 dated 25.07.2021 U/S 302/34-PPC Police Station, Yakka Ghund District Mohmand

, Proper departmental enquiry proceedings were initiated against him. He was issued Charge Sheet alongwith Statement of Allegations and Inspector Muhammad Zaman of Investigation Wing, Mohmand was nominated as Enquiry Officer. The Enquiry Officer affer ulfilling codat formalities submitted his findings to District Police Officer, Mohmand wherein he has recommended the delinquent Officer for major punishment.

In light of findings of Enquiry, Officer issued him Final Show Cause Notice to the delinquent Officer to which his reply was received/perused and found unsatisfactory. Therefore, he was awarded major punishment of dismissal from service vide OB: No. 1350 dated 0 .06.2022 by the District Police Officer, Mohmand. Feeling aggrieved from the order of District Police Officer, Mohmand, the appellant preferred the instant appeal He was summoned and heard in person in Orderly Room held in this office on 01.06.2022; the Superintendent of Police Investigation, Mohmand was asked fresh report regarding involvement of appellant, vide this office endorsement No. 3851/ES dated 01.06 2022.

The Superintendent of Police Investigation, Mohmand has supmitted his report vide his office letter No. 490/Inv: Mobmand dated 04.08.2022 wherein he has stated that trial of the case is in progress and as per case file, evidence is, available regarding the involvement of appellants

Hence, the appellant was again summoned but he did not appear rather his brother Rafique No. 288 of Mohmand District told that as the appellant has sustained injuries, therefore, he is unable to appear in person in the Orderly Room held in this office on 09.08 2022.

From the perusal of the enquiry file and personal hearing of the appellant it has been found that trial of the case is sub-judice before the concerned

court which has not yet been decided. Therefore, his departmental appeal was kept pending in hand till the final outcome of the trial vide case FIR quoted above by the then Regional Police Officer, Mardan vide, this office order endorsement No. 5305/ES dated 09.08.2022. However, the appellant after acquittal from the charges by the Court of learned District & Session's Judge Mohmand, submitted application alongwith court order.

Hence, the appellant was again summoned and heard in person in orderly room held in this office on 21,06:2023.

From the perusal of the enquiry file and service record of the appellant, it has been found that the appellant has been acquitted from the charges by the trial court vide order quoted above.

Based on the above, , Muhammad Suleman, PSP Regional Police Officer, Mardan, being the appellate authority, hereby set-aside the order pf punishment of dismissal from service and re-instate the appellant into service on the basis of Court orders. However, the intervening period is treated as leave without pav.

Order Announced.

(MUHAMMAD SULEMAN) PSP Regional Police Officer, ( Mardan.

No.\_\_\_\_/ES, Dated Mardan the\_\_\_\_\_/2023. Copy forwarded to District Police Officer, Mohmand for information and necessary action w/r to his office Memo: No. 835/Legal dated 25.04.2022. His-Service Record is returned herewith.

060.234 24-07-20 dt

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NO1410

### <u>VAKALATNAMA</u> BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, <u>PESHAWAR.</u>

Appeal No\_\_\_\_/2023

langer ullar

**VERSUS** 

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I/We lanter ullah

(PLAINTIFF) (PETITIONER)

(APPELLANT)

(RESPONDENT) (DEFENDANT)

Do hereby appoint and constitute **Umar Farooq Mohrand Advocate high Court** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

&

Dated.\_\_\_/ /2023

CLIENT EPTED

Umar Farooq Mohmand ADVOCATE HIGH COURT WALEED ADNAN KAMRAN KHAN MUHAMMAD AYUB MAHMOOD JAN ADVOCATES

OIFFICE: Flat No. (TF) 291-292 3rd Floor,

(0311-9314232)

Deans Trade Centre, Peshawar Cantt.