Service Appeal No. 1187/2023
Murad Gul, s/o Izzat Gul, Ex-Constable FRP R/o Islam Pur, District Swat
Appellant.
VERSUS
Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar & others
Respondents

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**RESPONDENTS** 

Service Appeal No. 118712023 Murad Gul, S/o Izzat Gul,	Ex-Constable FRP R/o Islam Pur, District
Swat	Appellant.
<u>VERSUS</u>	
Provincial Police Officer, Khyber Pakhtunkhwa, Pesh	awar & others
	Respondents
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#### PARAWISE REPLY BY RESPONDENTS 1 to 4.

### RESPECTFULLY SHEWETH.

#### **PRELIMINARY OBJECTIONS:-**

- 1. That the appeal is badly barred by law & limitation.
- 2. That the appeal is bad for mis-joinder and non-joinder of necessary and proper parties.
- 3. That the appellant has no cause of action and locus stand to file the instant appeal.
- 4. That the appellant has not come to this Honorable Tribunal with clean hands.
- 5. That the appellant is estopped due to his own conduct to file the instant Service Appeal
- 6. That the appellant is trying to conceal the material facts from this Honorable Tribunal.

#### FACTS:-

- i. Correct to the extent that the appellant was enlisted in Police Department as admitted. However, the rest of para is incorrect as every police officer is obligated to perform his duty regularly and efficiently. Moreover, the appellant alongwith others were posted to Ababeel Force at Peshawar on routine basis.
- ii. Incorrect, The appellant is being a member of Police force is obligated to secure the lives and property of public, but he involved himself in moral turpitude nature offence vide FIR No 1667, dated 09.11.2022 u/s365-A PPC Police Station Hayat Abad District Peshawar.
- iii. Incorrect, On the basis of above criminal case the appellant was arrested from the spot and confined in judicial lockup. However, his bail application has already been dismissed by the learned trail court and subsequently he was released on bail by the Honorable Peshawar High Court, Peshawar.
- iv. Incorrect, Being involved in criminal case the appellant was placed under suspension and closed to line. Proper departmental proceedings were initiated against him as he was issued Charge Sheet alongwith Summary of Allegations and Enquiry Committee was constituted to conduct enquiry into the matter. After fulfillment of all codal formalities he was awarded major punishment of dismissal from service. It is worth mentioning here that a copy of dismissal order has already been communicated to the appellant through Jail Superintendent, vide this office Endst No 10985-90/PA, dated 29.12.2022. (Copies of Charge Sheet & dismissal order are attached herewith as annexure (A" & B").
- v. Incorrect, As on the allegation of criminal case the appellant was placed under suspension and closed from Ababeel Force to FRP HQrs, (line) Peshawar. vide

office order Endst No 1983-45, dated 11 11 22, Besides, after proper enquiry the appellant was dismissed from service Vide Order dated 20/02/2022 and he is well aware from his dismissal order is a copy of the same is a copy has already been communicated to hem in Jail as explained about hence this appellant has not assigned any official duty after dismissal from service.

- vi. Incorrect The allegations are false and baseless The appellant was full associated with the enquiry proceedings and its evidence from the Charge Sheet and he is reply. Moreover, he was heard in person in jail by the competent authority vide office letter No. 10938-39/PA. dated 27/12/2022 (The copies of his reply of Charge Sheet & office letter dated 27/12/2022 attached herewith as annexure ('C' & 'D').
- vii. Incorrect The impugned order of dismissal from service is legally justified and accordance to law/rules as the same was passed by the competent authority after fulfillment of all codal formalities required as per Law. Departmental Appeal Oof the appellant was processed accordingly.
- viii. Incorrect Departmental appeal submitted by the appellant wad thoroughly examined and rejected on sound grounds.
- ix. The appellant has not come to this Honorable Tribunal with clean hands, hence this appeal being devoid of merits may kindly be dismissed on the following grounds.

#### **GROUNDS,-**

- a. Incorrect As proper departmental proceedings have already been initiated against him under the law as the opportunity at every level of defense absolutely provided to him by the Enquiry Committee and then by the competent authority but he failed to prove himself innocence, Hence all codal formalities have already fulfilled in the case of appellant, before the imposition of punishment.
- b. Incorrect As explained in the preceding Para No VI of facts that for completion of enquiry the competent authority has visit the Central Jail, Peshawar where the appellant was heard in person and it is evident from office letter quoted as annexure 'D'. Moreover, before the personal hearing, the appellant has produced his reply of Final Show Cause Notice (duly attested by Jail Superintendent) before the competent authority in Jail, but his reply was found unsatisfactory (Copies of Final Show Cause Notice and his reply attached herewith as annexure ('E 8 F').
- c. Incorrect and misleading All legal formalities have already been adopted by the enquiry committee and then by the competent authority in the case of appellant As proper departmental proceedings were initiated against him. He was issued Charge Sheet alongwith Summary of Allegations and enquiry committee was constituted to conduct enquiry against him. After completion of enquiry, the enquiry committee submitted their finding wherein, the appellant was found guilty of the charges leveled against him and recommended for major punishment. Upon the findings of Enquiry Committee, the appellant was served with Final Show Cause Notice, which he replied but his reply was found unsatisfactory. A sufficient opportunity for defense in the light of natural justice has also provided to him by the competent authority. As he was heard in person in Jail, but he failed to produce any justification before the competent authority. (Copy of enquiry report is attached herewith as annexure 'G").

d. Incorrect The appellant has committed with the kidnapping of one Mr. Shahid Ullah s/o Janwal and later on he was released by the appellant by receiving amount of Rs 93.000/ from him as indemnity/bribe. Hence, the act of the appellant has fallen in the ambit of gross misconduct and the same was later on fully established against him during the course of enquiry.

## **PRAYERS:-**

Keeping in view the above facts and circumstances, it is most humbly prayed that the instant service appeal being not maintainable may kindly be dismissed with costs please.

Superintendent of Police FRP, Malakand Range, Swat. (Respondent No 04) Deputy Commandant FRP, Khyber Pakhtunkhwa, Peshawar, (Respondent No 03)

Commandant FRP, Khyber Pakhtunkhwa, Peshawar, (Respondent No 02)

## **VERSUS**

#### **AFFIDAVIT**

We respondents No. 1 to 4 do hereby solemnly affirm and declare on oath that the contents of the accompanying Para-wise Comments is correct to the best of our knowledge and belief that nothing has been concealed from this Honorable Court

It is further stated on oath that in this appeal, the answering respondents have neither been placed ex-parte nor their defense has been struck off/costs.

Superinterdent of Police FRP, Malakand Range, Swat. (Respondent No 04)

Service Appeal No. 1187/2023

Deputy Commandant FRP, Khyber Pakhtunkhwa, Peshawar, (Respondent No 03)

Commandant FRP, Khyber Pakhtunkhwa, Peshawar, (Respondent No 02) Provincial Rolise Office Khyber Pakhtundbiya, Resh (Respondent No. 04)

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othersRespo	ondents

## **AUTHORITY LETTER**

# **Respectfully Shewith:-**

We respondents No 1 to 4 do hereby solemnly authorize Mr. Ghassan Ullah ASI FRP HQrs: to attend the Honorable Tribunal and submit affidavit/Para-wise comments required for the defense of above Service Appeal on our behalf.

Superintendent of Police FRP, Malakand Range, Swat. (Respondent No 04) Deputy Commandant FRP, Khyber Pakhtunkhwa, Peshawar, (Respondent No 03)

Commándant FRP, Khyber Pakhtunkhwa, Peshawar, (Respondent No 02)

chyber Rakhtunkhwa Resi

# CHARGE SHEET U/S 6 (1) (A) OF THE KHYBER PAKHTUNKHWA POLICE RULES 1975 AMENDED 2014.

That you, Constables Sheraz No.3585 and Murad No. 3458 of FRP Malakand Range are hereby charged for committing the following omissions / commissions:-

You Constables Sheraz No.3585 and Murad No. 3458 of FRP Malakand Range presently posted at Ababeel Squad Peshawar being involved in Case FIR No.1657 u/s 365 (A) PPC dated 09.11.2022 at PS Hayatabad Peshawar.

You are hereby called upon to submit your written defense against the above charges before the Inquiry Officers.

Your reply should reach the Inquiry Officers within seven (07) days from date of receipt of this Charge Sheet, failing to which ex-parte action shall be taken against you.

Summary of allegations is enclosed.

(JEHANZEB KHAN BARKI) PSP

Deputy Commandant, Frontier Reserve Police, Khyber Pakhtunkhwa, Peshawar.

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0345.0493147/03059570326 0345.0493147/03059570326

# SUMMARY / STATEMENT OF ALLEGATIONS U/S 6(1) (A) OF THE KHYBER PAKHTUNKHWA POLICE RULE 1975 AMENDED 2014.

That you, Constables Sheraz No.3585 and Murad No. 3458 of FRP Malakand Range, ceased to be Efficient within the meaning of the Khyber Pakhtunkhwa Police Rules 1975 amended 2014.

You Constables Sheraz No.3585 and Murad No. 3458 of FRP Malakand Range presently posted at Ababeel Squad Peshawar being involved in Case FIR No.1657 u/s 365 (A) PPC dated 09.11.2022 at PS Hayatabad Peshawar.

The act falls within the purview of misconduct as contained u/s 2 (iii) of the Khyber Pakhtunkhwa, Police Rule 1975, amended 2014.

(JEHANZEB KHAN BARKI) PSP

Deputy Commandant, Frontier Reserve Police, Khyber Pakhtunkhwa, Peshawar.

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Page 1 of 2





## **ORDER**

This order will dispose of the Departmental Inquiry initiated against Constable Murad 3458 of FRP Malakand Range on the score of the following grounds:-

Brief facts of the case are that Constable Murad No. 3458 of FRP Malakand Range while posted to Ababeel Force, Peshawar and further posted to Police Station Hayatabad Peshawar.

On 09.11.2022 Constable Murad No. 3458 involved himself in Case FIR No. 1657, dated 09.11.2022 u/s 365 (A), Police Station Hayatabad, District Peshawar.

In this regard he was placed under suspension and closed to FRP HQrs: Peshawar vide this office Order No. 1963-65 / PA, dated 11.11.2022 for the purpose of proper departmental proceedings. He was issued Charge Sheet / Statement of allegations and an inquiry committee consisting of following officers was constituted:

1. Reserve Inspector FRP HQrs: Peshawar

2. OASI FRP HQrs: Peshawar.

The Inquiry Committee after conducting proper departmental inquiry submitted its findings wherein stated that Constable Murad No. 3458 of FRP Malakand Range has accepted the blunder in his written statement. The inquiry committee further added that being a member of Police Force he is liable to take care of public property but failed to do so and he is a black stigma on the face of Police Force, hence the inquiry committee recommended him for Major Punishment.

Upon the findings of Inquiry Committee, the delinquent official was issued Final Show Cause Notice to which he failed to submit reply within the stipulated period. The accused constable is on Judicial Remand in Central Jail Peshawar in the aforementioned criminal case. Therefore the undersigned addressed a letter to Superintendent Jail Peshawar vide this office No. 10938-39 / PA D.C, dated 27.12.2022 to allow the undersigned for personal hearing of the delinquent official which was accepted by the Jail Authorities, hence, the undersigned visited Central Prison Peshawar for recording written / verbal statement of the delinquent official in the instant inquiry. He was given full opportunity of personal hearing in presence of Jail authority but failed to submit any cogent reason in his defense. Written statement was also taken from him during personal hearing on 27.12.2022 which is verified by the jail authorities.

Keeping in view the recommendations of the Inquiry Officers and all the above circumstances as well as other available record it is concluded that he is involved in the aforementioned criminal case. Being a member of disciplined Force, he is liable to take necessary measures to stop such illegal practices in the best interest of the public as well as department. Nevertheless his involvement in the aforementioned Criminal Case, there is no hope from him to become a good Police official in future.

Therefore in exercise of powers conferred upon me under the Khyber. Pakhtunkhwa Police Rules 1975 amended 2014, I, Jehan Zeb Khan Barki PSP Deputy Commandant FRP Khyber Pakhtunkhwa Peshawar being competent authority, have tentatively decided to award Major punishment of **Dismissal from Service to Constable Murad No. 3458** of FRP Malakand Range with immediate effect. However the intervening period he spent out of service is treated as leave without pay.

Order Announced.

(JEHANZEB KHAN BARKI) PSP

Deputy Commandant, Frontier Reserve Police, Khyber Pakhtunkhwa, Peshawar.

52/PBR bunk

No. 10985-90 /PA D.C dated Peshawar the 29/72/2022.
Copy of above is forwarded:-

#### For information to the:-

- 1. Worthy Inspector General of Police Khyber Pakhtunkhwa, Peshawar w/r to his office Endst: No. 11122-23 / E-IV, dated 21.11.2022.
- 2. Capital City Police Officer, Peshawar w/r to his office memo: No. 21509-SRC, dated 22.11.2022.
- 3. Commandant, F.R.P, Khyber Pakhtunkhwa Peshawar.
- 4. Superintendent Jail Peshawar with the request to serve the said order over the delinquent official i.e Constable Murad No. 3458 of this Establishment under your custody.

## For necessary action to the:-

- 1. Superintendent of Police FRP Malakand Range. (Complete Inquiry File ///>
  are enclosed).
- 2. DSP Ababeel Force, Peshawar.

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Anneatieze B سان لنام مراده ١٤٤٤ ومامل سلواد 245 ( Sub Jay ) - 3/5 - 3/5 - 3/5 ( Sub Jay ) - 3/6 ( Sub Jay ) - سال رقامح کا کاف تی سرو مول . میں دسرن سوات کا کوئی کھا۔ اشرق تو ا سي خيل سوات سي الي روي مرا تمادل والزرس على فيل معم وفيدون فالأوماس شادله سوكر لفرض ماس سلواد كفان صواح ١١٠ د لعنا ت سودر روز م وقرم حسب حقول من حرم رط ران سراز عَمران ، قالاسان وُلِيُ لِرَحَق - صِلَّى سِ اور لَـرُ عِبِلُ 5869 اسَ وُسُرِسَاقُ While is a to com com come of the 5004 Checks to ms Mering - defection 2800 anti 008 10 10 886 10 mg 200 - defection of contractions عِمَام ADA سُجَارُ وَبِالْ الرِسْرِيْسِ وَ وَلَا الرِسْرِيْسِ وَ وَلَا وَعِمْ اللَّهِ وَ عَلَمْ اللَّهِ وَ كَاذِي اللَّهِ وَ اللَّهِ وَاللَّهِ وَعَلَمْ اللَّهِ وَاللَّهِ وَعَلَمْ اللَّهِ وَاللَّهِ وَعَلَمْ اللَّهِ وَعَلَمْ اللَّهِ وَعَلَمْ اللَّهِ وَعَلَمْ اللَّهِ وَاللَّهِ وَعَلَمْ اللَّهِ وَعَلَمْ اللَّهُ وَاللَّهُ وَلَا اللَّهُ وَلَيْ اللَّهُ وَاللَّهُ وَلَا اللَّهُ وَاللَّهُ وَاللَّهُ وَلَا اللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَلَا اللَّهُ وَاللَّهُ وَلَا اللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَلَا اللَّهُ وَاللَّهُ وَاللَّهُ وَلَا اللَّهُ وَاللَّهُ وَلَا اللَّهُ وَاللَّهُ وَاللَّاللَّاللَّهُ وَاللَّهُ وَاللَّالِي الللَّاللَّالِي الللَّالِي الللَّاللَّالِي اللَّهُ الللَّا لَمِنْ اللللَّالِي الللَّهُ وَاللَّهُ اللَّالِي الللَّا لَمُلْعُلَّا لَلَّا لَا اللَّهُ وَاللَّهُ الللَّهُ وَاللَّهُ اللَّاللَّالِي الللَّاللَّالِي الللَّاللَّالِي الللَّاللَّالِي الللللَّالِي الللَّال ع کسید کے فررب کو ی وس دولوں کو سکھاکر دولوں کے یا کھوں کو سکھا المراها- اور دولوں کو نفر سا علا کوفیل دکھ کر حن ے ساکو میں کر م 1) Lo 13 & Escame - m-cleven light ( ); ( who will be ship of who will placed a grow of which is a grow of which is a grow of the ship of the original of the تَعَانَ مِن الْمِمَانَ 18/ مع ASHO إلى المُعَانَ الله الله على المُعَالَقِ الله على الله الله على المراحة على المراحة المراحة المراحة والمراحة وا

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## OFFICE OF THE DEPUTY COMMANDANT FRONTIER RESERVE POLICE KHYBER PAKHTUNKHWA, PESHAWAR.

No. 10938-39/PA D.C, dated Peshawar the 22/12/2022

To

The

Superintendent,

Central Prison, Peshawar.

Subject:

ORDERLY ROOM OF ACCUSED MURAD NO. 3458 OF FRP

KHYBER PAKHTUNKHWA.

Memo;

Constable Murad No. 3458 of this Establishment is involved in case FIR No. 1657, dated 09.11.2022 u/s 365 (A) PPC Police Station Hayatabad Peshawar. Proper departmental proceedings have been initiated against him. Presently the accused is under your custody at Central Prison Peshawar. Final Show Cause Notice has already been served upon the accused official vide this office memo: No. 9654 / PA DC, dated 30.11.2022 and personally received by him on 02.12.2022 but did not bother to submit any reply till date. The undersigned intends to hold orderly room and personal hearing of accused so as to complete the said inquiry.

It is therefore, requested that the undersigned may be allowed to visit Central Prison Peshawar for aforementioned purpose and the date and time regarding the subject matter, may also be communicated with this office please.

(JEHANZEB KHAN BARKI) PSP

Deputy Commandant, Frontier Reserve Police, Khyber Pakhtunkhwa, Peshawar.

#### Endst: No. & date even:-

Copy of above is forwarded to the Worthy Commandant, FRP Khyber Pakhtunkhwa Peshawar for favour of information, please.

# FINAL SHOW CAUSE NOTICE UNDER THE KHYBER PAKHTUNKHWA POLICE RULES 1975, AMENDED 2014.

I Jehan Zeb Khan Barki PSP Deputy Commandant FRP Khyber Pakhtunkhwa being competent authority do hereby serve this Final Show Cause Notice to you, the following constables of FRP Malakand Range:-

- 1. FC Sheraz No. 3585
- 2. FC Murad No. 3458
- (1) i. You the above named officials are involved in case FIR No. 1657 u/s 365 (A) PPC, dated 09.11.2022 Police Station Hayatabad Peshawar. In this connection an inquiry was entrusted to RI and OASI FRP HQrs: Peshawar.
- ii. That consequent upon the completion of inquiry conducted against you by RI and OASI FRP HQrs: Peshawar for which you were given full opportunity of hearing but your reply to the Charge Sheet / statement of allegation was found unsatisfactory, hence the liquiry Officers recommended you for suitable punishment.
- iii. On going through the findings / recommendations of the Inquiry Officers as well as other material available on record and other connected papers, I am satisfied that you have committed the above acts / omissions which is against the Khyber Pakhtunkhwa Police Rules 1975, amended 2014.
- (2) Therefore, I **Jehan Zeb Khan Barki PSP** Deputy Commandant FRP Khyber Pakhtunkhwa being competent authority have tentatively decided to impose upon you Major / Minor penalty including dismissal from service under the said Rules.
- (3) You are, therefore, required to Show Cause to this final notice as to why not the aforesaid penalty should be imposed upon you.
- (4) If no reply to this Final Show Cause Notice is received within (07) seven days of its delivery in the normal course of circumstances, it shall be presumed that you have no defence to put in and consequently ex-parte action shall be taken against you.

29.11.28

(JEHANZEB KHAN BARKI) PSP

Deputy Commandant, Frontier Reserve Police, Khyber Pakhtunkhwa, Peshawar.

No. 9654

\_/PA D.C, dated Peshawar the

30/11

/2022

Copy of above is forwarded to the Superintendent of Police FRP Malakand Range for information and necessary action with the direction serve the said Final Show Cause Notice over the accused official and send back to this office, please.

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LOON ASHOWS 1 2 CON NID UISON کھے لنہ روکر اور ساکھ سے ند کوری شخص سیا میں اللّٰم کا قرام کا قون سراً ما كما هے - إس سسبر ميل أ ميا ورن كما ج ؟ ع ما نعل عنط حے " نمو نام جو رفم OHEA م بر ف م میں ہو۔ اگر نے هیں وہ میری دائی رفم جے ، اور جہاں میں فوما سک نون کاسوا کے کے ۔ یو میرے منعنے سے مذکو دہ کفی) كا معوماً بل س سيك من سارك كا ذا في هو با بر عبروره COWP JO E JOW ASPULL ASHO 3458 × (2) 12 000 فر کورن سیر کو سراس سوالات ، دول ، ق کو سره سراس کیا منر کوره ما درست تسلم کرئے دسکی الکو تھے سے کے گئے۔ Allestad Attested DY: Commandent DY: Commandent

انكوائرى ربورث

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جناب عالى ا

بواله مشوله اکواری کاغذات برخلاف کسفیلان شیراز 3585 مراد 1489 بین از 1685 مراد 1489 بین بر 1657 بین المینیلان جوکه بواله مقدمه این المینیلان جوکه بواله مقدمه بول که نمورین کسفیلان جوکه بواله مقدمه بول که نمورین 1657 بین ماخزات برخاله ۱۹۲۵ بین المینیلان جوکه بواله برخاله بین المینیلان جوکه بواله بین برخاله بین المینیل برخاله بین المینیل بین برخاله بین بین برخاله بین بین برخاله بین بران بین برخاله بین برخاله بین برخاله بین برخاله بین برخاله بین برخ

معروض خدمت ہوں کہ سال 2018ء میں 19 جی اور اسلاما حیان کا اور اور اور ان ابال اصاحبان ابال اصاحبان کے دوران جگم افران بالا صاحبان میرا تبادلہ ملاکٹر رق ہوکر بعد فراعت کورس ریکروٹ میں بحثیت کشمیل FRP رق بیا ٹون نمبر 93 تعینات ہوکر تقریباً 8/8 ماہ قبل بھی افران بالا صاحبان میرا تبادلہ ابا بیل سکواؤ میں اور جاہد 5415 مراد 3458 مراد 3458 مراد 3458 دورے وقع میں اور جاہد 5415 مراد 3458 دسب معمول ڈیوٹی پر موجود تھے۔ میں اور جاہد 5415 ایک موجود تھے۔ میں اور جاہد 5415 کے ایک موجود تھے۔ میں اور جاہد 5416 کے ایک کر رہے تھے کہ مراد قریب کر ہے اور کو گاڑیوں کی چیکنگ کر رہے تھے کہ مراد قریب کر ہے اور کو گاڑیوں کی چیکنگ کر ہے جائد کے ساتھ اپنا ساتھ عمران 5869 کو بیشا کر گاڑی کو بہتا موجود تھے۔ جا کہ گیٹ کے تھے کہ مراد قریب کو بیشا کر گاڑی کو بہتا ہو اور کو بیشا کر گاڑی کو بہتا ہو گاڑی گاڑی ہو گاڑی کو بہتا کر گھروٹر کر آن کے ساتھ مواند کی جمادہ کو تھر ہو گاڑی کو بہتا ہو گاڑی کو بہت

خلاصه بيان لنشميل مرادنمبر 3458:

# فائينا كسربورث:

جناب عالى!

ہم بحیثیت انگوائری افسران اس منتیج پر پہنچے کہ تسفیلان شیراز 3585 مراد 1028 FRP/MKD جس ابائیل ٹورس تھانہ حیات آبادیس رائیڈرڈیوٹی پر تعینات سے ۔ نہ کورین کنٹیمیلان بحوالہ مقدمہ علت نمبر 1657 ہجرم 365/A PPC مورضہ 2022-11-09 کو تھانہ حیات آباد پٹاور میں نامزد ہو بچکے ہیں۔ جس پر جناب ڈپٹ کمانڈنٹ صاحب FRP/KP پٹاورنے نہ کورین کو بحوالہ آرڈرنمبری 65/PA -65/P مورضہ 2022-11-11 پر معطل لائن کر کے بحوالہ آرڈرنمبری 86-67/PA مورضہ علی کے اللہ اس کی اندائی کے معلی معلوم ہوا کہ ہردوکسٹیملان تھانہ 1302-11-11 پر ایک عدد چارج وسمری آف الیکیشن جاری کر کے کاغذات برائے انگوائری ہم افسران کو مارک کر کے حوالہ ہوئے۔ دوران انگوائری معلوم ہوا کہ ہردوکسٹیملان تھانہ

خیات آبادش زیر حراست ہیں۔ ندلورین پر حسب ضابطہ چارج سیٹ وسمر ما اساسی مرے سے ان ۲۸۳۱۱۱۹۱۶ پاورے و ور مدے ورد ر مراہ ریلد کلام مران حن 1958 بسواری سرکاری گاڑی بخویل ڈرائیور نیاز آمین تھانہ حیات آباد جاکر ہردوکنٹیمیلان پرتھانہ بذامیں چارج شیٹ وسمری آف الیکیٹن فرڈ فی تھیں ہوکرد ستخطاور انکھو مٹے ثبت کر کے علیحدہ علیحدہ تحریری بیانات لئے ملے جن کے خلاصے انکوائری رپورٹ میں مفصل درج ہمراہ لف انکوائری ہیں۔

مزید ہردوکنشیلان کے حربی بیانات کو قلمبند کرنے فوروفکر کرنے کے بعد ہم انکوائری افسران اس نتیج پر پہنچ ۔ کہنشیل مراد 3458/MKD نے بی تحربی بیان میں واضح طور پر اپنی غلطی شلیم کی ہے جبکہ تشکیل شیر از 3585/MKD کے حربی بیان کے مطابق فدکورہ نے بوقت وقوعہ نشیل مراد 3458/MKD سے جبکہ بعد میں تھا نہ حیات آباد میں واپس کی ہے کیکن اس بابت کنشمیل شیر از 3585/MKD نے افسران بالا صاحبان کو بے خبر رکھا تھا۔ فدکورہ کوچا ہے تھا کہ وہ وقوعہ کے حالات واقعات کے متعلق افسران بالا صاحبان کو بروقت اطلاع دیتا لیکن اخذ فدکورہ نے بھی زحمت نہیں کی ہے۔

مرکورین کشیمان کے اس غیر ڈسپلن فعل سے بینظا ہر ہوتا ہے کہ ذکورین مستقبل میں عوام کی جانی اور مالی محافظ بننے کے قابل نہیں بلکہ عوام کیلیے ناسور ہیں اوراس حرکت کی وجہ بے لوگوں کے دلوں میں محکمہ پولیس کیلیے نفر ہے پیدا ہوتا ہے۔جس کی وجہ سے محکمہ پولیس کے اہلکاروں پر بھی کافی بُر ااثر پڑتا ہے اور محکمہ کیلیے بدنا می کا باعث بن سکتا ہے۔

لبدائم الكوائرى افسران دائے كے مطابق كنسفيلان شيراز 3585 مراد 5RP/MKD كامتعلق يمجر پيشمند (Major Punishment) مزادينے كى سفارش كى جاتى بين تاكرائى يد مكوئى بھى ملازم اس طرح غفلت ولا پروائى كامر تكب ندينے اور فتاطر ہے۔ ديگر تھم افسران بالاصاحبان كافضل ہے۔ رپورٹ كرارش ہے۔

Osi

الف آر بي ميذكوار شرز بشاور

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ر برزروانسپکٹر

الفيآر بي ميذكوار شرز بشاور

D.No/ 144/RI Dated: 28/ // /2022

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