FORM OF ORDER SHEET

Appeal No. 2032/2023

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
<u> </u>		
1-	09/10/2023	The appeal of Mr. Saeed-ur-Rehman presented
	•	today by Mr. Faqir Hussain Advocate. It is fixed for
		preliminary hearing before Single Bench at Peshawar on
		Parcha Peshai is given to the counsel for the
	•	appellant.
		By the order of Chairman
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BEFORE THE KHYBER PUKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service appeal No 32023.

Saeed Ur Rehman

Versus

IGP/PPO & others

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Through

AR Q

Petitioner Saeed Ur Rehman

Faqir Hussain

Advocate High Court

BEFORE THE KHYBER PUKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service appeal No 2032 of 2023

Versus

- 1. IGP/PPO Khyber Pukhtunkhwa Peshawar.
- 2. DIG CTD Khyber Pukhtunkhwa Peshawar
- 3. SP CTD Hazara Region at Abbottabad..... "Respondents"

SERVICE APPEAL UNDER SECTION 4 OF THE **PUKHTUNKHWA** SERVICE KHYBER TRIBUNAL ACT 1974 R/W POLICE RULES 1975 2014 AMENDMENTS AGAINST THE IMPUGNED ORIGNAL ORDER VIDE OB NO-42 THE BY **PASSED** DATED 🕦 17/11/2021 WHEREBY THE NO-3 **RESPONDENTS AWARDED** APPELLANT WAS **ILLEGALY** MINOR PUNSHMENT OF "CENSURE AND FROM 23/09/2021 TO 10/10/2021 A TOTAL PERIOD OF 18 DAYS WAS HEREBY TREATED AS LEAV WITHOUT PAY" AND THE APPELLAT ORDER VIDE OB NO-8770-74 DATED 23/05/2022 PASSED BY THE **RESPONDENT NO-2**

Prayers,

On the acceptance of this appeal the impugned original order dated 17/11/2021 of the respondent No-03 and the appellate order dated 23/05/2022 of the respondent No-2 may kindly be set aside and the appellant may kindly be relinquished from the charges.

Respectfully Sheweth,

1. That the appellant is honestly and efficiently serving in the police department from the last 25 years and there is no adverse remarks or bad entry in the

(v)

whole service record of the appellant, furthermore the appellant was recruited as a constable in the police department from the parent District Kollai Pallas and after obtaining necessary Courses and training become a Sub Inspector, while the appellant was posted in the Counter Terrorism department of Hazara Region working under the immediate control of the respondent No-3 during that period on 13/09/2021 the appellant was transferred from Hazara Region to DI Khan Region which was communicated to the appellant on 23/09/2021.

- 2. That the after communication of the impugned transferred order dated 13/09/2021 by the concerned reader the appellant replied to the concerned clerck/reader that the appellant have been selected for PDRM Course training Centre Mardan so in this respect a request for the departure was made but instead of Course in the absence of the appellant they malafidely made departure for DI Khan, so on the basis of Police rules 1934 Chapter 19 rules 25 sub rule 7 the appellant joined the PDRM Course and after completion obtained Certificate from the said Centre.(copy of the PDRM Certificate is attached with the appeal)
 - 3. That when the appellant reached back to joined his duty he made his arrival vide DD no-8 ted 11/10/2021, so the appellant relinquished his charge and joined at DI Khan in state of emergency, but instead of DI Khan official the official at Hazara Region illegally with malafide intention open an enquiry against the appellant and in his absence an ex partee enquiry was conducted and no summon was issued to the appellant and no opportunity of defense was provided toe pre planned purpose of awarding punishment to the appellant. (Copy of all DDs and enquiry report is attached with the appeal)



- 4. That after completion of the ex partee enquiry against the appellant the competent authority/respondent No-3 blindly without giving of any opportunity to the appellant followed the recommendation of the enquiry officer and awarded the punishment prescribed the enquiry officer and thus had passed the impugned order dated 17/11/2021 (Copy of the enquiry report with the impugned order dated 17/1102021 are attached with the instant appeal)
- 5. That feeling aggrieved from the competent authority/respondent No-3 the appellant filed a departmental appeal/representation before the respondent No-2, so without providing of an opportunity of defense and hearing of the appellant the appeal was also straight away dismissed vide impugned order dated 23/05/2022 on the basis of technical manner. (Copy of the appeal and impugned order dated 23/05/2022 the respondent No-2 are attached)
- 6. That thereafter on 26/05/2022 the appellant preferred a review/mercy petition before Inspector worthv No-1 the respondent Officer Khyber General/provincial Police -Pukhtunkhwa, which is still pending and for the expedition of the same so many application was made but in vain hence a revengeful order dated 16/08/2023 vide Letter No-13986-90 EC/CTD was again passed against the appellant and he was against transferred to DI Khan from Hazar Region despite of the completed period and excessive service in CTD out Region as the appellant had already spent 21 Months in CTD DI Khan. (Copy of the mercy/review petition with impugned transferred order are attached with the instant appeal)



7. That now the appellant approaches this honorable tribunal on the following grounds amongst the others.

GROUNDS,

- A. That impugned order of the respondents against the appellant are not maintainable at any cost on the grounds that the appellant was not absent and was present in official Course as per selection of superior officers.
- B. That as per the police rules and enquiry rules when the appellant relinquished charge at Hazara Region then official of Hazara Region was not competent to charge sheeted the appellant and conducted enquiry and awarded him punishment for the offence which is not committed with in their authority and domain.
- C. That respondent No-3 in case of any professional misconduct of the appellant was having the only option to send the enquiry to the concerned official of the department at DI Khan.
- D. That an enquiry of the matter was conducted by the Gulzar Khan DSP of the same Region but it was kept concealed by the respondents just to maintain the impugned order of punishment against the appellant.
- E. That the appellant times in again approaches the respondents for the needful but in vain due to the lack of interest of the respondents, the appellant was being sending to each other's for the needful.
- F. That both the impugned order passed by the respondents are totally illegal unlawful, void ab anitio perverse fanciful hence not maintainable at any cost.

- G. That in the present situation and circumstances the appellant has no other remedy except to file the instant service appeal.
- H. That under the constitution of the Islamic republic of Pakistan courts is the guardian and custodian of the fundamental rights of the citizen protected under the constitution.

It is therefore most humbly prayed that on the acceptance of this appeal the impugned original order dated 17/11/2021 of the respondent No-03 and the appellate order dated 23/05/2022 of the respondent No-2SS may kindly be set aside and the appellant may kindly be relinquished from the charges.

Appellant Saced UR Rehman

Through.

Fagir Hussqin

Jamroz Khan

Advocates High Court

Peshawar

Certificate

Certified no such like service appeal has earlier been Filed or pending before this honorable Court.

Lists of Books:

1. Police Rules 1934.

- 2. Police disciplinary proceeding Rules 1975.
- 3. Police Act 2017.

4. Civil Servant E & D rules 1973.

Advocate

(b)

BEFORE THE KHYBER PUKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service appeal No____2023.

-Saeed Ur Rehman

Versus

IGP/PPO & others

<u>Affidavit</u>

I Saeed Ur Rehman SI, No-161-H District Kollai Pallas posting in CTD DI Khan Region-I do hereby solemnly affirm and declare on Oath that the contents of the accompany Service appeal, the grounds of the application for interim relief as well as the grounds of the application for condonation of delay are true and correct to the of my knowledge and belief and nothing have been kept concealed from this Honorable Tribunal/Court.

Deponent
Saeed Ur Rehman
CNIC To:

12 SEP 2023

ATTESTED

ATTESTED

Oally

Commissioner

Autocate High County Resident

Appellant Saced Ur Rehman Through

Fagir Hassain Advocate

Before The Khyber Pukhtunkhwa Service Tribunal Peshawar

Service appeal No_

Saeed Ur Rehman

Versus IGP/PPO & others

Addressees of the parties

PETITIONER ADDRESS,

Saeed Ur Rehman SI, No-161-H District Kollai Pallas posting in CTD DI Khan Region-I

RESPONDENTS ADDRESSES,

- 1. IGP/PPO Khyber Pukhtunkhwa Peshawar, office at fort Road Central Police office Peshawar.
- 2. DIG CTD Khyber Pukhtunkhwa Peshawar, office at fort Road Central Police office Peshawar.
- 3. SP CTD Hazara Region at Police line Abbottabad.

Appellant Saeed Ur Rehman

Through

Faqir Hussain Advocate

High Court Peshawar

BEFORE THE KHYBER PUKHTUNKHWA SERVICE TRIBUNAL PESE AWAR

Service appeal No_____2023.

Saeed Ur Rehman

Versus

IGP/PPO & others

APPLICATION FOR CONDONATION OF DELAY IF ANY DUE TO THE PENDENCY OF REVIEW/MERCY PETITION THE SERVICE APPEAL WAS NOT FILE IN PROPER TIME

Respectfully Sheweth,

- 1. That the appellant/petitioner has instituted the instant case for which no date of hearing has been fixed for adjudication before this Honorable Tribunal/ Court yet.
- 2. That the appellant/petitioner was aggrieved from the original as well as appellate forum order so the appellant made both of the order impugned before the high authority.
- 3. That the appellant/petitioner as soon as the impugned appellate order announcement dated 23/05/2022 preferred department review/mercy petition on 26/05/2022 before the respondent No-1 the head of the departmental and final authority but the same was so prolonged and despite of repeated applications and remainders the same was not decided yet.
- 4. That if due to pendency of review/mercy petition the present appeal is caused/occasioned any delay may kindly condoned the same



- 5. The ground of main appeal may kindly be considered s the integral part of this application being mixed question of law and facts, just to avoid technicality in the best interest of justice.
- 6. That with the instant Service a precious/worthy object interest of the appellant/petitioner is attached with the instant appeal.
- 7. That any other grounds will be raised at the time of arguments with the prior permission of this apex Court.

It is therefore most humbly prayed that on the acceptance of this petition condonation of delayed order may kindly be passed in favor of the petitioner against the respondents as prayed for

Petitioner Saced Ur Rehman

Through_

Faqir Hassain Advocate

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MA COD MA 23-09-2021

Attested

DSP DFUICTD ABBOTTABAD 25-10-21

0/100 16 25 01 /3 Linga in will £ 06.30 20509 Sto 60650, 1122 10 الورئ مع سمبرالاف الحج كا تبار / صب الحم افراد DEU10 52, Per 11532-37 EC US 13/1/15 N 05 portes i Así espilado Dik com a Cos July 16 201 6/10 00 ile po ile po 50 2308 3600 (1) 10 9 (1) le in de mi Bolo 1 ((in) 16 16 1 get jele vear 23 08 00 5 ASi e sú while by Bit 3 7 3 1/2 (2) (1) (2) في دايم افرين دالا في طريع من ريال حوالي -En friducti SHOTPS - CID Hayord

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Khyber Pakhtunkhwa, Peshawar.

CERTIFICATE



& Riot Management Mardan.

This is to certify that

Mr.	Said Rahman No. 161	Rank	ASI	District_	Kohistan Pallas
has p	articipated and successfully compl	eted Two Week	s "Public Disorde	er Management C	ourse" No. <u>81</u>
held a	at Police School of Public Disorder	& Riot Manage	ment Mardan fron	n27.09.	.2021
to	08.10.2021 oh			Carlot	Laster
Dep	outy Inspector General of Police, Training			_	Director I of Public Disorder

مِنَا عِلَالِ اللَّهِ الرَّاقِلِ رَبِينَ مِيمُ 22 روزنَا قِرْم وَ 25 روزنَا قِرْم اللَّهِ اللَّهِ اللَّهِ اللّ الموالرلقال ربينَ مِيمُ 22 روزنَا قِرْم اللَّهِ اللَّهِ اللَّهِ اللَّهِ اللَّهِ اللَّهِ اللَّهِ اللَّهِ اللَّ مل رب ورف 80 روزنا فير ما الما مراداني / ربورت / رواني برالرفن ASI موصول بيوكر والعظم على ريث باك سے بابا سا هديم ميال حي آ حور في م اصلح اير كومتان سے Dik ريكن بوا تقا جو فاكورہ ASI م و الرم ٥٥ روزا فيم على عدام و على عدام و و على المار رسي عدام و و عدام و المار و الملك في المرابع المار الملك في المرابع المار الملك في المرابع المرا ما فقرره از فم نو تفانه ها ما ما ما ما ما ما ما ونركوره اعد ك فلاق مَرْتُورُهُ فَي سَيْ إِلَى صَبِ الْحَرَابُ لِي عَلَيْ بِي كُورُقَ إِنَّ اللَّهِ إِلَّا صَبِ الْحَرَابُ اللَّهِ اللَّهُ اللَّلَّا اللّلْمُ الللَّهُ اللَّهُ اللَّاللَّالِي الللَّهُ اللللَّهُ اللَّهُ ا كو بحوالرمد 80 ربى ما فرى كى رلورن كان مي كى جدى بر قي الحر اندارى آفر فراس ما بع میں نے صب خالج انگوائری کا آغاز کرتے ہوئے عبدالسري اوريل مرافان يم 205 كودفترول كرك يروو کے قریری سانات تھیں کے جو سرمی ران انگوائری لف جس ہر دو نے ا سے اس سان مرب کیا معرب سیدار فی ان ASi اکا کا تبادیم عسب الحم افران بال موالم أردر غرى 37/EC ومم روه الحوالم صلح ایر بوه شمان سے Dik روس بوا نقاع اُ نکومکم وصول بوت م الحقول نے وزکورہ Asi کو آس کے تبارے کے متعلق آگاہ کیاجی نے بحواب ساکر ابھی وہ کی مام میں معرف سے بعد میں روزنگی کے مقلی آگاہ کے کا جس بھوں نے اطلاعاً رابی ماہم کو روزانچ الع من الما أو بعى جو كريانا من العنان سع بارلم فيفي الأربي \$27 10, PIS El wost about 25 10 1018 (5) للب كما سكر فذكورة مقررة كارج كوطاهر شر بهوا - اسي طرح 5 29 10 pro 4374-75/R (4) (2) (2) 10 Plane)

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هوری وی بستی سلسے مام سوا مام ایک فربر بکو ریزرلم فیل کیا اور سخوان کوریز صورتی ویل بستی کیلیئے طاقب موجو طاقب سے شریع اور سخوان ولانے کی صورتی ویل بستی کیلیئے طاقبہ موجو طا۔

سلاله في الله بحور ايك و مردار لولس اف رسا اور صب اطبعم أفران بالافذكورة كا تبادل بحوالم أردر م 37/Ec عرف رو ما كوفيا ابر توهنان ع Aik وي الم المقاعل متعلق اللَّهُ الرِّل عَ أَسِل كُ لِمَارِ فَ كُوسُولُ أَنَّاهُ لَا عَلَا الراطلالما راورت درے روزا جی ای سے فرکورہ نے اطلاع ہون کرا دجرد ر نی من صرفی سے حرفم ہے 23 کو تھانہ وی رسازار بسے روانی کی تھے سا تھانے میں عافر نے سے نسب صورت میں مذورہ نے طاف مدنہ 28 روزنا بیم و که کورلوری فرم فری درج بوی جدی بر مزوره ایمه 11 20 my 12 19 18 of in well in 16 10 10 10 10 10 10 10 11 كو تمام بريا أقد كري إلى طائ ليسا في Dik بيلك روام بوا جد الى بربان عبان سب مذوره ع افسران بالا به صم كوليس ليس داك رو نے رہی می ورم ہو 23 کا تک لفاری الای الفاری الار افران بالا کے اول میں لائے کیفیر دیرہ دالنسٹر طور بیر غیر عامنر عواب اسى طرع وزوره نوبرا ئے بهان عاصر بون بسائے مورف ملب کیا گیا مگر مذکوره جان بو بخو کی خاش شی ہوا ہے جس سے تا بات - e- liele is win b (2) 1 di 10) 500 - e-استرا دوران انداری برانات ادر وزوره ی عدم طاخری 1 23 09 P13 161/ASI 621/4 Per les of Cille م الله مل 18 لو الفيدكي اطلاع اور لفيدكي كوكل

مين لهائے درود السرطور برغبر عامر ہوائے۔ ف رق مع دور الله کار مع مع مر دوره انحم کا سخت عَقْلَ اور لايردان) با في الله حلى عرف عرفون بلغرفم (ناواری عل میں لائے ہوئے مذہرہ کی عرصہ غیرطافری 18 بوم بلا تنخواه کرنے کے علاوہ ضامیں سنراکی سفارش W- 363 انکوائری راورت صرتب به کر براد ملاونم اکرزارش بع . DSP DFU/CTD ABBOTTABAD

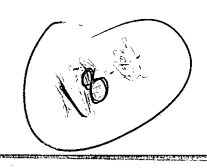
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ماه المام على دار المام و الموراك من المام الما

DIK CID 51 161 Cly 28-11.2021 0346-3850 \$74

علی برائے الحلام صاب 141 گا۔

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Sir Familed M. F ASHOJCODMI 29.11 2020





SUPERINTENDENT OF POLICE, COUNTER TERRORISM DEPARTMENT (CTD), HAZARA REGION, AT ABBOTTABAD. Tel No. 0992-9310454 Fax No. 0992-9310011

No 4616-17/R.

Dated Abbottabad the 17/11/2021.

To: The Manager,

National Bank of Pakistan,

Besham Swat,

Branch Code 231535.

Subject:

PAY RELEASE:

Memo:

Kindly refer to this office letter No.3954-56/R dated 29-09-2021.

It is submitted that monthly salary of below mentioned official of CTD

Hazara Region was stopped due to absence from official duties vide above quoted reference letter.

Now he has joined back his official duty.

S.No	Name of Officials	Bank and Account Details
1.	ASI Said Rehman No. 161-H	Account Number: 4116371370
		Bank Details: National Bank Of Pakistan, 231535 NBP
		Besham Swat NBP Besham Swat

It is therefore requested that his monthly salary may kindly be released with immediate effect, please.

Superintenden of Police, Counter Terrorism Department (CTD) Hazara Region at Abbottabad

Copy for information to:

1. Superintendent of Police Hqrs, CTD Khyber Pakhtunkhwa, Peshawar.



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OFFICE OF THE: SUPERINTENDENT OF POLICE,
COUNTER TERRORISM DEPARTMENT (CTD),
HAZARA REGION, AT ABBOTTABAD.
Tel No. 0992-9310454 Fax No. 0992-9310011
No 46/3-15/R.

A D

Dated Abbottabad the 17/11/2021.

Subject: ORDER

ASI Said Rehman No. 161-H while posted in DFU staff CTD District Upper Kohistan was transferred to CTD D.I Khan vide Worthy DIG CTD, Peshawar office order No. 11532-37/EC/CTD dated 10-09-2021. You were informed and relieved by Incharge DFU Upper Kohistan accordingly vide DD No. 05 dated 23-09-2021 but you did not submit your arrival at Police Station CTD Hazara Region and was absented vide\ DD No. 22 dated 25-09-2021. Later on 11-10-2021 you submitted your arrival at Police Station CTD Hazara Region vide DD No. 08 dated 11-10-2021. You remained absented from official duty for 18 days from 23-09-2021 to 10-10-2021 without getting any prior permission or leave from competent authority. In this regards a departmental enquiry was initiated against you.

The enquiry was marked to DSP Sajjad Haider to investigate the matter. You were informed regarding your enquiry and directed to appear before enquiry officer but you never appeared before enquiry officer. After conducting impartial enquiry the Enquiry Officer has recorded statements of other officials and heard them in person and submitted his finding report. In his report he recommended that you intentionally absented yourself from duty and thus remained 18 days absent. You also failed to appear before enquiry officer to submit plausible reply in your defense. The Enquiry officer recommended you for punishment.

After going through the enquiry papers, documents on record and recommendation of enquiry officer now, I Tariq Habib, Superintendent of Police, CTD Hazara Region being Competent Authority, agree with the recommendations of enquiry officer however, a lenient view has been taken and am of the opinion that while you ASI Said Rehman No. 161-H found you incompetent and guilty for the allegations therefore minor punishment of CENSURE is imposed upon you under the provision of Police Rules 1975 with amendments 2014 while absence period from 23-09-2021 to 10-10-2021 a total of 18 days is hereby treated as without pay.

OB No. 42
Dated: 17-11-2021

Superintendent of Police,
Counter Terrorism Department (CTD)
Hazara Region at Abbottabad

Copy to:-

- 1. Deputy Inspector General of Police, CTD, Khyber Pakhtunkhwa Peshawar.
- 2. Superintendent of Police, CTD DI Khan Region.
- 3. Accountant/SRC, CTD Hazara and DI Khan for necessary action.

مجدمن جناب D14 ماصر كاونثر تعزرزم حويما رشنط ضير فيونى على: إيم رفلاف علم مرج 10/1/11 فيا- ع ماهـ CTD نواره زي كارسط راد ا ۵۵ فرد با صرائع و غرناون طریقے سے ربور انتقای کاروز کی خرط ظر کے دول نمر لیشرودی كورس PDRM كولفيرسخواه فيلى ودر ديم سرر داورك tupper (4-4 صب الكراس بن مال جماعان مرام المومة 27 أ 20 (دورانم كي PDPM و شد اورد از درس میں شرکت کھنے عام ور ان میں شرکت کے اور ما عامرہ (Piedos/Joh Julia) - Robert سائل عن خلاف بطر انتقاف كاروالي وعملم كرمير نه أسرطوف لند اطلاع دي رورائی کردن اور دوسری طرف سائم کو غیر حاظم کرود کر مطرخ الکوائم ان کا در لیے سنرا دلوائی اور الطفان کو انکوائیری بعیجوانے کی بجائے جلہ با دی میں حود عظم طربر منه الردا حسك منية عزاد الاز ع جراع ، جمعون وال مع والله ألم فعلمات مون ورون جنال P عمام موسیس کے کو کو کا کار کی سے اور کا کا در اور کا کامید سے الولیا ک الملك منع من المرود ما المراد والله كنره الشيط دهم ربيع كومنظر فرفاكم حكورج دده اا/11 ك منوخ فرطا الا المؤم الموالا | المؤم Si Mal pil





OFFICE OF THE DEPUTY INSPECTOR GENERAL OF POLICE, COUNTER TERRORISM DEPARTMENT, KHYBER PAKIITUNKHWA, PESHAWAR.

No. 8770-74 /EC/CTD: Dated 23/05//2022.

ORDER

As the Sub Inspector Mr. Said Ur Rehman No. 161/H had submitted an appeal before Worthy Deputy Inspector General of Police, CTD KP against the punishment i.e 18 days without pay and censure, awarded by SP CTD Hazara Region, the competent authority, after hearing the said SI in person, has filed his appeal and upheld his punishment.

SP/HQrs:

For Deputy Inspector General of Police, CTD, Khyber Pakhtunkhwa, Peshawar.

Copy of above is forwarded to for information and necessary action:-

- 1. The Superintendent of Police, CTD DI Khan Region.
- 2. The Superintendent of Police, CTD Hazara Region.
- 3. Accountant, PSO, OASI, SRC, CTD HQrs: Peshawar.
- 4. All concerned.

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To: 10925620886

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OFFICE OF THE:
SI: SUPERINTENDENT OF POLICE,
COUNTER TERRORISM DEPARTMENT (CTD),
HAZARA REGION, AT ABBOTTABAD.
Tel No. 0992-9310454 Fbx No. 0992-9310011
No. 172-74 /R.

Duted Abbottabad the 12/01/2023.

To:

The Commandant,

Police Training College (PTC),

Hangu.

Subject

MERCY PETITION

Memo:

Kindly refer to CPO Letter No. 18/E-III dated 05-01-2023 on the subject cited above.

It is submitted that a complaint/application of SI Said Rehman No. 161-H received to this Unit from the office of Worthy Inspector General of Police Khyher Pakhtunkhwa. Peshawar with reference and subject cited above. He is presently undergoing upper college Course at PTC Hangu.

His statement and appearance in person is necessary for finalization of his complaint. Therefore he may kindly be <u>directed to appear</u> before undersigned on <u>16-11-2023</u>, please.

Sr: Superintendent of Police, Counter Terrorism Department (CTD) Hazara Region at Abbottabad

Copy to:

Deputy Inspector general of Police, CTD Khyber Pokhtunkhwa, Peshawar w.r.t his good office diary No. 120 dated 06-01-2023 for information.

2. Superintendent of Police, CTD D.I.Khan Region.

Por m. a. 13/1

1304 PTC



OFFICE OF THE COMMANDANT POLICE TRAINING COLLEGE HANGU

TODICE TRAINING COLLEGE HANGI

Office Phone # 0925-621886 Fax 0925-620886

To:

The Sr: Superintendent of Police,

Counter Terrorism Department (CTD)

Hazara Region at Abbottabad.

No. 48

/GC, Dated Hangu, the

/01/2023.

Subject:

MERCY PETITION

Memo:

Please refer to your office Memo: No. 172-74/R, dated 12.01.2023.

It is intimated that SI Said Rehman No. 161/H of your Region now undergoing Upper College Course cannot be spared on the date mentioned in your above quoted reference due to engagement in final examination. His application in original is enclosed herewith, please.

Encl: (01).

Commandant

Police Training College, Hangu.

