09th Oct, 2023

- Learned counsel for the appellant present. Mr. Asad Ali Khan, Assistant Advocate General for the respondents present.
- 2. Learned counsel for the appellant requested that the main Service Appeal No. 1226/2019 titled "Muhammad Saqib Versus Government of Khyber Pakhtunkhwa through Secretary Home and Tribal Affairs Department, is fixed for arguments before D.B-I, therefore, the appeal in hand may also be fixed before the D.B-I. Parties and directed to appear before the D.B-I for today.

(Muhammad Akbar Khan) Member (E) (Rashida Bano) Member (J)

09.10.2023

Learned counsel for the appellant present. Mr. Amir Hayat, Law Officer alongwith Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

Learned counsel for the appellant requested that connected nature appeals have been adjourned to 20.12.2023, therefore, the same may also be fixed on the said date. Adjourned. To come up for arguments on 20.12.2023 before the D.B. Parcha Peshi given to the parties.

O CONTROLLED

(Fareeha Paul) Member (E)

(Salah-ud-Din) Member (J) 25th May, 2023

- 1. Learned counsel for appellant present. Mr. Fazal Shah Mohmand, Additional Advocate General for respondents present.
- 2. This case is adjourned in view of order sheet dated 28.11.2022. To come up for arguments on 21.06.2023 before D.B. P.P given to the parties.



(Fareeha Paul) Member (E)

(Kalim Arshad Khan) Chairman

21.06.2023

Mutazem Shah

Learned counsel for the appellant present. Mr. Fazal Shah Mohmand, Additional Advocate General for the respondents present.

DO TANNED

Learned Member (Executive) Ms. Fareeha Paul is on leave, therefore, bench is incomplete. To come up for arguments on 09.10.2023 before the D.B. Parcha Peshi given to the parties.

(Salah-ud-Din) Member (J)

Naeem Amin

28th Nov. 2022

Counsel for the appellant present. Mr. Kabirullah Khattak, Addl. Advocate General for the respondents present.

This case be fixed before a bench of which one of us (learned Chairman) is not a member. To come up for arguments on 01.02.2023 before the D.B.

(Fareena Paul) Member (E)

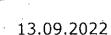
(Kalim Arshad Khan) Chairman

17th April, 2023 1. Learned counsel for the appellant present. Mr. Fazal Shah, Addl: AG for the respondents present.

> 2. This matter was lastly fixed for 01.02.2022 but that was not brought on the cause list nor placed before the Tribunal on the said date. Alongwith this matter some more than twenty other matters were also kept by the office for which an explanation has already been called for. It was directed on 14.04.2023 on a note placed before me, regarding non-fixation of some more than twenty cases that all these cases be fixed before me on 17.04.2023 with further direction to inform the parties and learned counsel on telephone. Learned counsel for the appellant seeks adjournment as he has not prepared the case. Last chance is given to the appellant to argue the case on the next date. To come up for arguments on 25.05.2023 before D.B. P.P given to the parties.

(Kalim Arshad Khan) Chairman

Member (E)



Learned counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

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 02.11.2022 before the D.B.

(Mian Muhammad) Member (Executive) (Salah-Ud-Din) Member (Judicial)

2nd Nov., 2022 Counsel for the appellant present. Mr. Kabirullah Khattak, Addl. Advocate General for the respondents present.

Learned counsel for the appellant seeks adjournment in order to further prepare the brief. Last opportunity is granted. To come up for arguments on 28.11.2022 before the D.B.

(Farecha Paul) Member (E) (Kalim Arshad Khan) Chairman Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney alongwith Miss Lubna, Law Officer for the respondents present.

Representative of the respondents stated at the Bar that connected service appeal No. 1226/2019 titled "Muhammad Saqib Versus Government of Khyber through Secretary Home and Tribal Affairs Department, Khyber Pakhtunkhwa Peshawar and others" is fixed for arguments on 24.06.2022, therefore, the appeal in hand may also be fixed for the said date. Learned counsel for the appellant is having no objection on the adjournment. Adjourned. To come up for arguments on 24.06.2022 before D.B.

(Mian Muhammad) Member (E) (Salah-ud-Din) Member (J)

24.06.2022

Clerk of learned counsel for the appellant present. Mr. Atta Muhammad, Law Officer alongwith Mr. Riaz Ahmed Paindakhel, Assistant Advocate General for the respondents present.

Clerk of learned counsel for the appellant requested for adjournment on the ground that learned counsel for the appellant is busy in the august Peshawar High Court, Bannu Bench. Adjourned. To come up for arguments on 13.09.2022 before the D.B

(Mian Muhammad) Member (E) (Salah-ud-Din) Member (J) 03.08.2021

Counsel for the appellant present.

Mr. Kabirullah Khattak, Additional Advocate General for respondents present.

File to come up alongwith connected appeal No.1324/2019 titled Raqibas Vs. Prisons Department, on 01.10.2021 before D.B.

(Atiq-Ur-Rehman Wazir) Member (E)

(Rozina Rehman) Member (J)

1-10-2021

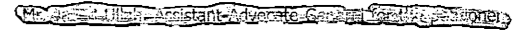
Due to non Availibality of the Conserved DB The Case is adjurned to 8.2-2022

8-2-2022

Due to Retirement of honetable Chairman the care is adjourned to come up for the same as befor 1-6-2022

Redder







29.03.2021 Appellant present through counsel.

Riaz Khan Paindakheil learned Assistant Advocate General alongwith Suleman Instructor for respondents present.

Former made a request for adjournment. Adjourned. To come up for arguments on 21/c6/2021 before D.B.

(Atiq ur Rehman Wazir) Member (E) (Rozina Rehman) Member (J)

21.06.2021

Counsel for appellant present.

Kabir Ullah Khattak learned Additional Advocate General for respondents present.

File to come up alongwith connected appeal No.1324/2019. titled Raqibaz Vs. Prisons Department, on 03.08.2021 before

D.B

(Rozina Rehman) Member(J) Obaliman

06.08.2020

Junior counsel for the appellant is present. Mr. Kabirullah Khattak, Additional AG alongwith Mr. Suleman, Senior Law Instructor for the respondents are also present.

Representative of the department submitted para-wise reply on behalf of respondents No. 1 to 4 which is placed on file. To come up for arguments on 26.10.2020 before D.B. The appellant may submit rejoinder within a fortnight, if so advised.

(MUHAMMAD JAMAL KHAN)
MEMBER

26.10.2020

Junior to counsel for the appellant and Addl. AG alongwith Raqi Baz, Law Officer for the respondents present.

The Bar is observing general strike, therefore, the matter is adjourned to 24.12.2020 for hearing before the D.B.

(Atiq-ur-Rehman Wazir)

Member

Chairman

24.12.2020 Due to summer vacation, case is adjourned to 29.03.2021 for the same as before.

25.02.2020

Learned counsel for the appellant present. Mr. Kabirullah Khattak learned Additional AG alongwith Mr. Suleman Law Officer for the respondents present.

Representative of the respondent department seeks time to furnish written reply/comments on the next date of hearing. Adjourned. To come up for written reply/comments on 31.03.2020 before S.B.

Hussain Shah) Member

31.03.2020

Due to public holiday on account of COVID-19, the case is adjourned to 23.06.2020 for the same. To come up for the same as before S.B.

Reader

23.06.2020

Junior to counsel for the appellant present.

Mr. Kabir Ullah Khattak learned Additional Advocate General for the respondents present.

Learned AAG requested for adjournment in order to submit written reply/comments. Last chance is given. To come up for written reply/comments on 06.08.2020 before S.B.

Member

Contends that the allegations, as noted statements, were of a nature which required proper and confidence inspiring evidence for their proof. Such evidence was not resorted to by the respondents even in the de-novo proceedings against the appellant. Besides, the appellant was not extended ample opportunity to defend his cause.

In view of arguments of learned counsel, instant appeal is admitted to regular hearing subject to all just exceptions. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments on 20.01.2020 before S.B.

Chairma

20.01.2020

gess Fee .

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

Learned AAG requests for time to contact the respondents and furnish reply/comments on the next date of hearing. Adjourned to 25.02.2020 on which date the requisite reply/comments shall positively be furnished.

Chairman

Form- A

FORM OF ORDER SHEET

Court of		
Case No	1328/ 2019	•. •

	Case No	1328/ 2019
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
: 1-	10/10/2019	The appeal of Mr. Abid Ullah resubmitted today by Mr. Yas
:	10/10/2019	Saleem Advocate may be entered in the Institution Register and put up t
*		the Worthy Chairman for proper order please.
CA	NNED STED	Joseph Tone War
esh	STO	REGISTRAR
	STO	This case is entrusted to S. Bench for preliminary hearing to b
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	* %	par up there on
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The appeal of Mr. Abidullah son of Hazrat Ghulam, Warder attached to central Jail Bannu received today i.e. on 17.09.2019 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal may be got signed by the appellant.
- 2- Affidavit may be got attested by the Oath Commissioner.
- 3- Annexures of the appeal may be flagged.
- 4- Annexures of the appeal may be attested.
- 5- Copy of show cause notice mentioned in the memo of appeal is not attached with the appeal which may be placed on it.
- 6- Annexures of the appeal may be annexed serial wise as mentioned in the memo of appeal.
- 7- Six more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 1593 /S.T,

Dt. 18-9- /2019.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Yasir Saleem Adv. Pesh.

es ubuited With Clear objection

49/10/19

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 1328/2019

Abid Ullah S/O Hazrat Ghulam, Warder, attached to Central Jail Bannu, R/O Hussni Illaqa Soorani P.O Nazim Bazar Bannu.

(Appellant)

VERSUS

Govt. of Khyber Pakhtunkhwa, through Secretary Home and Tribal Affairs Department Khyber Pakhtunkhwa, Peshawar and others.

(Respondents)

INDEX

S. NO	Description of documents	Annexure	Page No
1	Memo of Appeal		1-3
	Affidavit		4
2	Copy of the Dismissal Order dated 12.12.2012	A	5
3	Copy of the Order and Judgment dated 01.09.2015	В	6-10
4	Copies of the charge sheet & Reply	С	11 - 17
5	Copies of the statement of appellant	D&E	11
	and inquiry report		14-18
6.	Copy of show cause notice	F	1 19
7.	Copy of the Office Order dated 11.04.2019	G	20
8.	Copies of the departmental appeal along-with post receipt dated 15.05.2019	Н	21. 22
9.	Copy of the Medical Certificate	<u> </u>	24
10	Vakalatnama		25

Through

Appellant

YASIR SALEEM Advocate, High Court

JAWAD UR REHMAN

Advocate Peshawar

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Khyber Pakhtukhwa Service Tribunai

Diary No. 1264

Appeal No.____/2019

Darred 17/9/2019

Abid Ullah S/O Hazrat Ghulam, Warder, attached to Central Jail Bannu, R/O Hussni Illaqa Soorani P.O Nazim Bazar Bannu.

(Appellant)

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa, through Secretary Home and Tribal Affairs Department Khyber Pakhtunkhwa, Peshawar.
- 2. The Inspector General of Prison, Khyber Pakhtunkhwa, Peshawar.
- 3. Superintendent Circle Headquarters, Prison Peshawar.
- 4. The Superintendent Central Prison, Bannu.

(Respondents)

Appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, read with Section 19 of the Khyber Pakhtunkhwa Government Servants (E&D) Rules, 2011, against the Order dated 11.04.2019, communicated to the appellant on 13.05.2019 whereby the appellant has been awarded the major penalty of "reduction to a lower stage in a time scale for a maximum period of three years" against which his Departmental Appeal dated 15.05.2019 (through post) conveyed to the Respondent on 17.05.2019 has not been responded within the stipulated period of ninety days.

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1) | | | |

Prayer in Appeal: -

On acceptance of this appeal the impugned order dated 11.04.2019, may please be set-aside and the pay of the appellant may please be restored to his original position with all back benefits.

Respectfully Submitted:

- 1. That the appellant was appointed as Warder in the Prison Department and was posted at the relevant time in Bannu Prison. Ever since his appointment the appellant was performing his duties as assigned to him with full devotion and there was no complaint whatsoever regarding his performance.
- 2. That the appellant while performing his duties in Bannu Jail, in the mid night of 14/15 April, 2012, a good number of militants (more

then 300) attacked the Jail with heavy weapons, the appellant along with other jail officials started firing at them, however they out numbered the security staff of the jail and managed in helping the escape of certain condemned prisoners from the Jail. They also damaged part of the Jail premises with their heavy weaponry. The appellant also got wounded in cross firing.

- 3. That the Provincial Government conducted a fact finding inquiry, however it report was not made public.
- 4. That thereafter the appellant was served with Show Cause Notice containing the false and baseless allegations that during the attack on Bannu Jail, he failed to fire and confront militants effectively, the appellant duly replied the Show Cause Notice and refuted the allegations leveled against him.
- 5. That without conducting regular inquiry quite illegally the appellant was awarded the major penalty of **Dismissal from Service** vide general order dated 12.12.2012. (Copy of the Dismissal Order dated 12.12.2012 is attached as Annexure A).
- 6. That against the order dated 12.12.2012, the appellant filed his departmental appeal, however it was also rejected.
- 7. That the appellant also filed Service Appeal No. 490/2013 before this Honorable Tribunal which was partially allowed and the case of the appellant along-with other connected cases were remanded back to the Respondent department vide consolidated order and judgment dated 01.09.2015 to conduct de-novo inquiry and the issue of back benefits were subjected to the out come of the denovo inquiry. (Copy of the consolidated Order and Judgment dated 01.09.2015 is attached as Annexure B)
- 8. That thereafter the appellant was served with charge sheet and statement of allegations which was duly replied by the appellant and refuted the allegations leveled against him, reply copy has not been retained by the appellant. (Copy of the charge sheet and reply attached as Annexure C)
- 9. That a partial inquiry was also conducted wherein statement of the appellant was also recorded and after de-novo inquiry, the inquiry officer recommended the appellant for major penalty. (Copies of the statement of appellant and inquiry report are attached as Annexure D & E)
- 10. That the appellant was also served with show cause notice dated 06.12.2017 containing the same allegations to which the appellant duly replied vide his reply and again refuted the allegations

leveled against him. (Copy of show cause notice attached as

Annexure F)

11. That without considering his reply, the appellant has been awarded the major penalty of <u>reduction to a lower stage in a time scale</u>

Jor a maximum period of three years vide order dated 11.04.2019 communicated to the appellant on 13.05.2019. (Copy of the Office Order dated 11.04.2019 is attached as Annexure G)

12. That feeling aggrieved from the penalty order dated 11.04.2019, the appellant filled his departmental appeal dated 15.05.2019, conveyed to the respondent (through post) on 17.05.2019, however the same has not been responded within the statutory period of ninety days, however the appealant. (Copies of appeal has not been retained by the appealant. (Copies of departmental appeal has not been retained by the appealant. (Copies of departmental appeal has not been retained by the appealant. (Copies of departmental appeal has not been retained by the appealant.)

13. That the impugned order is illegal unlawful against law and facts therefore, liable to be set aside inter alia on the following grounds:-

CISONNDS OF APPEAL:

 A. That the appellant has not been treated in accordance with law, hence his rights secured and guaranteed under the law are badly violated.

B. That no proper procedure has been followed before awarding the major penalty to the appellant, neither the appellant has been associated with the inquiry proceedings nor any witness has been examined against him during the inquiry, thus the whole proceedings are nullity in the eye of law.

C. That the appellant has not been given proper opportunity to defend himself nor he has been allowed opportunity of personal hearing, thus he has been condemned unheard.

D. That during the inquiry proceedings no witness has been examined against the appellant or if so examined their statements have not been taken in the presence of appellant nor was he allowed the opportunity to cross examine them.

E. That the allegations that during the attack on Bannu Iail by the militants the appellant failed to fire and confront militants effectively is totally false and baseless, he duly fired at them and confronted as long as he could, however due to complete dark he could not fire at them pointedly, moreover, he was not provided with sufficient bullets, however whatever the quantity of bullets available that was utilized by him. Moreover the

appellant also got wounded during cross firing. (Copies of the Medical Certificate are attached as Annexure I).

- F. That the charges leveled against the appellant were never proved during the inquiry proceedings the inquiry officer gave his findings on surmises and conjunctures.
- G. That the appellant has never committed any act or omission which could be termed as misconduct albeit he has illegally been awarded the major penalty.
- H. That the appellant has a spotless service career, however, his unblemished service career has never been considered while awarding the penalty.

It is, therefore, humbly prayed that On acceptance of this appeal the impugned order dated 11.04.2019, may please be set-aside and the pay of the appellant may please be restored to his original position with all back benefits

Through

Call Me.
Appellant

YASIR SALEEM
Advocate, High Court

JAWAD UR REHMAN Advocate Peshawar

AFFIDAVIT

It is solemnly affirm and declare on oath that the contents of the above appeal are true and correct to the best of my knowledge and belief and that nothing has been kept back or concealed from this Honourable Tribunal.

Deponent



OFFICE OF THE SUPERINTENDENT CIRCLE HQS. PRISON PESHAWAR. No. 4/20 RB/DI:12/12

Annex

QEH E ORDER

In exercise of powers conferred under rule-14 of the E&D (Efficiency & Discipline) rule 2011, after reply to show-cause notice and affording the opportunity of personal hearing, the undersigned is pleased to award the major penalties to the being noted officials as mentioned against their names on account of their involvement/ gross misconduct in Central Prison Bannu incident: -· 0

1			· · · · · · · · · · · · · · · · · · ·
S <u>#</u>	NAME OF ACCUSED OFFICIAL.		AWARDED PENALTY
7 10	Warder Mir Laiq Khan		
	Warder Saved Khan		Dismissed from Service
3	i,		-do-
;	Warder Hafiz Mir Hassan Shah		-do-
/14 	Warder Abidullah		-do-
5	Warder Asif Ali Shah		-do-
	Muhammad Ibrar No. 1		-do-
1	Warder Gul Mir Dali		
	Warder Ameenullab		-do-
			-do-
•	Warder Sagib		-do-
;	Warder Naseeb Gul	-	Reduction to lowest stage in
	Warder Raniba Khan		his present time pay scale
	Warser Ragina Khan		-do-
			disk and the second of the sec

Copy of the above is forwarded to their

Worthy Inspector General of Prisons Kuyber Pakhtunkhwa Peshawar for information with reference to his letter 26, 31208-WF dated 12-12/2003 (News) s alenders Central Prince Banco

ested

Lastrice Accordes wither family.

For information & further necessary actions

CIRCLE HQS. PPISON PESHAWAR

	Date of	
ļ.	order/	Order or other proceedings with signature of Judge/ Magistrate
	proceeding	
	S	
	2	3
		KHYBER PAKITUNKHWA SERVICE TRIBUNAL PESHAWAR.
	į	Service Appeal No. 4842013
	,	
		Aminullah Versus Government of Khyber Pakhtunkhwa through Secetary Hom & T.A Deptt, Peshawar etc.
		JUDGMENT
	01.09.2015	PIR BAKHSH SHAH, MEMBER Counsel for the appellant (Mr.
		Ijaz Anwar, Advocate) and Government Pleader (Mr. Ziaullah) with
•		Sheryar, ASJ for the respondents present.
	1	
	, , , , , , , , , , , , , , , , , , ,	2. On the night between 14th and 15th April, 2012 at about 1.30
-		AM militants reached in about 25 vehicles of different types and
		attacked the Bannu Central Jail. The militants were armed with
_	Z	automatic weapons. They broke open the main outer and inner gates
		using RPG and fired at boundary wall watchtower. Having secured
-J		entrance, they attacked barracks, broke open locks by firing and asked
		382 prisoners to flee and move towards the nearby ping hills in the
	1	Frontier Region area. In this incident, the Government of Khyber
•		Pakhtunkhwa vide notification No.SO(Com/Eng)/HD/1-40/2012 dated
	1	16.4.2012 constituted a five numbers enquiry committee headed by Dr.
		Ehsan-ul-Hag, then Director D. C.



Ehsan-ul-Haq, then Director, Reform Management & Monitoring Unit,

Chief Secretary's Office, Khyber Pakhtunkhwa, The committee

submitted its elaborate report comprising of about 19 pages. To make

the findings of this enquiry report as basis for departmental proceedings

against the appellants, the step of regular enquiry was dispensed with and the respective competent authorities straight-away issued show cause notices to the appellants. The appellants belong to various departments of the province. At the end of the day, the appellants were awarded punishment as follows:-

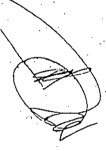
		•			-	• .	ļ	Į.
<u>S.</u>	No.	Appeal No. 1	<u>Vame</u>	Desig nation	<u>Department</u>	Punish- ment	Date of Order	
1		484/2013	Aminullah	Warder	Prisons	Dismissed	12,12,2012	
2		485/2013	Mir Ling	Warder		44	u	
3	· }.	- 486/2013	M. Saqib	Warder	••	**		-
,	١.	487/2013	Raqibaz	Warder	**	Reduction		1
	5.	488/2013	Saved Khan	Warder		Dismissed.		
	6.	489/2013	M, Ibrar	Warder	**	ut #		
1	7.	490/2013	Abid Ullah	Warder		• ••		Ì
	3.	491/2013	Aşif Ali Shah	Warder	• •			į
	9	492/2013	Hafiz Mir Hussan Shah	Warder				
	10.	493/2013	Gul Mir Dali	- Warder,	, "	••	**	
	11.	587/2013	M. Zahid	Dy.Sup	dt. "	, "	10,12,201	2
	12.	1261/2012	M. Glinlam	Section C	Officer Ésta lishme		5 11:2010	2
	13.	1244/2012	Daftar Khan	A.P.A		Reductio	n 17 7.201.	2

3. The Departmental jalso failed, hence these appeals. In view of common legal issues of these appeal, the Tribunal would like to decide all these appeals by way of this single judgment.

4. The learned counsel for the appellants contended that the appellants have been victimized, discriminated and made scape-goot for the reasons that the senior responsible officers like Commissioner etc have been expected and the appellants at the lower rung of the ladder



were punished. It was further submitted that the fact finding enquiry was general in nature and not specific against the appellants to find their faults, which never fixed responsibility on the appellants. However, the high ups of the departments concerned in order to save their faces, by adopting method of pick & choose targeting the appellants which is against the norms of justice, fair-play, equal treatment and treatment in accordance with law and rules. The learned counsel for the appellants further maintained that no opportunity of personal hearing was provided to the appellants and while confronting them with imposition of major penalty without any regular enquiry the appellants have been denied opportunity of defence and proper presentation. Lastly it was submitted that all the appeals may be accepted in the interest of justice and the appellants may be reinstated in service to their original position with back benefits.



- 5. The learned Government Pleader resisted these appeals on the ground that the competent authority was legally empowered to have dispensed with regular enquiry under the Khyber Pakhtunkhwa Government Servants (E&D) Rules, 2011. It was next submitted that in the light of the fact finding enquiry, the competent authority was having Sufficient materials in its hands which led to the decision to do away with the regular enquiry. It was finally submitted that all the appeals, being without merits, may be dismissed.
- 6. We have heard learned counsel for the appellants and learned Government Pleader for the respondents at length and have perused the record with their assistance.



Copy of the report of the enquiry committee was found in appeal No. 587/2013, titled "Mohammad Zahid Versus Government of Khyber Pakhtunkhwa and others" annexed by the respondents with its written comments/reply. Admittedly a short cut procedure of issuing snow cause notice has been adopted against the appellants. The basis of departmental action against the appellants is the fact finding enquiry. We have gone through this enquiry report and unable to find that the enquiry committee had specifically fixed responsibility on the appellants. The enquiry committee while highlighting lapses on the part of various departments like Tribal Area Administration/FR Bannu, Police Department, Frontier Constabulary, Local Army Command, Civil Administration, Jail Administration, Frontier Reserve Police, Home & T.As Department, Inspector General of Prisons and Intelligence Agencies had put forth a number of recommendations. It is hardly to say that names of the appellants were specified to be responsible for the lapses and thus recommended for departmental action in this enquiry report. After a thorough perusal of the record, a big question mark that comes before the Tribunal would be that in the absence of regular enquiry against the appellants and other specific materials against them, how the alleged misconduct and inefficiency etc. of a particular appellant can be assessed? This observation of the Tribunal is relevant when we see that high and responsible officials of the appellants' departments have been let off and exonerated. This policy seems to be in conflict with findings and requirements of the enquiry report. Moreover, this pick & choose and discrimination on its face is also



against Article 25 of the Constitution of the country. To skip over the procedure of regular departmental enquiry, the Tribunal is also of the considered view that adequate and proper opportunity of defence and representation has not been provided to the appellants.

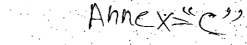
In the light of the foregoing discussion, the procedure adopted and the penalties imposed against cannot be appreciated for which reason, the Tribunal is constrained to interfere in the case. Consequently, the impugned orders are set aside, the case is remanded back to the respective respondent/department to initiate fresh departmental proceedings against the appellants strictly in accordance with the law and rules. Needless to mention that adequate and meaningful opportunity of defence and personal hearing be provided to the appellants. The concerned appellants are reinstated into service for the purpose of fresh departmental proceedings. Back benefits etc. will be subject to outcome of fresh proceedings. All the aforementioned appeals are disposed of accordingly. Parties are left to bear their own costs. File be consigned to the record room.

<u>ANNOUNCED</u> 01.09.2015.

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2000 9. 9.20L) 12 14

Attested





CHARGE SHEET

I. Abid Saeed, Chief Secretary Khyber Pakhtunkhwa, as competent authority, hereby charge you Mr. Abidullah, as follows:

That you, while posted as warder at Central Prison Bannu committed the following irregularities:

You were assigned the duties of Sentry inside Main Gate on the night between 14/15-4-201 duly armed but you showed cowardice and failed to fire and confront militants effectively with the result that there was no enemy loss and the militants took full advantage and succeeded in Bannu Jail break on the above night. Resultantly, 381 prisoners including high profile prisoners were got released, beside other damages.

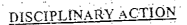
- 2. By reason of the above, you appear to be guilty of inefficiency/misconduct under rule-3 of the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011 and have rendered yourself liable to all or any of the penalties specified in rule-4 of the rules ibid.
- 3. You are, therefore required to submit your written defence within seven days of the receipt of this Charge Sheet to the Inquiry Officer, as the case may be.
- 4. Your written defence, if any, should reach the Inquiry Officer within the specified period failing which, it shall be presumed that you have no defence to put in and in that case ex-parte action shall be taken against you.
- 5. Intimate whether you desire to be heard in person.

6. A statement of allegations is enclosed.

75/11/201

(CHIEF SECRETARY) KHYBER PAKHTUNKHWA

Attested





I, Abid Saeed, Chief Secretary Khyber Pakhtunkhwa, as the competent authority, amount the opinion that warder Abidullah presently attached to High Security Prison, Mardan have rendered himself liable to be proceeded against, as he committed the following acts/ omissions, within the meaning of Rule-3 of the Khyber Pakhtunkhwa Government Servants(Efficiency & Discipline), Rules, 2011.

STATEMENT OF ALLEGATIONS

While attached to Central Prison Bannu, he was assigned the duties of Sentry itiside. Main Gate on the night between 14/15-4-2012 duly armed but he showed cowardice and failed to fire and confront militants effectively with the result that there was in enemy loss and the militants took full advantage and succeeded in Bannu Jail break in the above night. Resultantly, 381 prisoners including high profile prisoners were not released, beside other damages.

2. For the purpose of inquiry against the said accused with reference to the above allegations of Inquiry Officer/Inquiry Committee, consisting of the following is constituted under Rule-10(1) at the ibid rules:

Mr. Tasleen khan		٠		
	 			-
ii	 	· · · ·		

- 3. The Inquiry Officer/Inquiry Committee shall, in accordance with the provisions of the iburules, provide reasonable opportunity of hearing to the accused, record its findings and make. Withinst thirty days of the receipt of this order, recommendations as to the punishment or other appropriate action against the accused.
- 4. The accused and a well conversant representative of the department shall join the proceedings on the date, time and place fixed by the Inquiry officer/Inquiry Committee.

(CHIEF SECRETARY) KHYBER PAKHTUNKHWA

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Ahnex= of 17

DEPARTMENTAL / INQUIRY PROCEEDINGS AGAINST MR. ABIDULLAH, THE THEN WARDER, CENTRAL PRISON, BANNU PRESENTLY POSTED AT HIGH SECURITY JAIL.

Background:

The Competent Authority i.e. Thorable Chief Secretary. Khyber Pakhtunkhwa was pleased to appoint the undersigned as Inquiry Officer under Rule-10 (1) (a) of the Khyber Pakhtunkhwa. Government Servants (Efficiency & Discipline) Rules-2011, which was conveyed vide Government of L-10/2012 dated 23.01.2017 with the mandate to inquire into the following allegations levelled against as reflected in Charge Sheet / Statement of Allegations:

While anached to Central Prison, Bannu, he was assigned the duties of Sentry inside Main Ciate on the night between 14/15-4-2013 duly armed but he showed cowardice and failed to fire and confront militants effectively, with the result that there was no enemy loss and the militants took including high profile prisoners were got released, beside other damages.

Proceedings:

In pursuance of the direction contained in Para-4 of the Charge Sheet, the accused Official in his defense vide No. 467 WI: dated 03.02.2017(Copy attached as Annexure-A). The accused Officer was also summoned to appear before the undersigned on 25.02.2017 at 09.30 AM for inquiry proceedings. Mr. Abdul Raziq. Assistant Superintendent, Central Prison Bannu also attended the letter No. 996 dated 24.02.2017 under the directive of the Inspector General of Prisons Rannu Pakhtunkhwa. The accused Officer attended the office of the undersigned on 25.02.2017.

Statement of the accused Official recorded who stated on oath that he was serving in the Prison Department for the last 13 years, was posted at Bannu Jail in 2004 till occurrence of the incident and was on duty from 12:00 to 03:00 AM as Sentry (inner) on main gate having 303 rifle with 10 as Anneyure-B):

- O.1: During the attack on 14.15 midnight April. 2012 he was deployed as Sentry at Internal Main Gate from 12:00 AM to 03:00 AM for duty with 303 Rifle and 10 cartridges but he showed result the attackers took away 381 prisoners including high profile from the Jail. Due to his cowardice, the State writ could not be established? What is your stance about it?
- It is correct that he was on duty from 12:00 to 03:00 AM at Internal Main Gate duly armed with 303 Rifle with 10 cartridges. About 1:30 AM, Jail was invaded by the terrorists. There was not of 100/150 feet. He also fired from the hole of the gate about 07/08 rounds. It is also correct that due to darkness. In the meantime Jail Superintendent, Muhammad Zahid did call from his weapons and cartridges, he told him that only 02 cartridges were available. He became unconscious due to the RPG firing fumes and resuscitated in hospital.
- Q.2: Did he perform his duty according to provisions contained in sub clauses (d) not to leave his post without regular relief upon any pretext whatsoever. (e) not to allow any person to approach his post after dark, without challenging, (g) challenging on a dark night, on hearing voices or officer incharge of the picket, or, if necessary, give the alarm, (i) not to allow any person to crowd around him, (j) if he sees a person attempting to escape, to call on him to stand, and if he recluses to do so and there is no superior officer present, to fire on the prisoner, provided, he



cannot otherwise prevent the escape, (k) if he is beyond call and has to raise the alarm, to fire a shot in the air as the signal for alarm and (l) if he sees any article in or near the jail likely to facilitate, escape, or if any unusual incident comes under his observation, at once report the matter to the officer incharge of the picket of Rule 1154 of Pakistan Prison Rules?

Ans: It is correct that he left the duty point and took refuge in a nearby street and became unconscious due to heavy firing and his colleagues took him to the hospital.

Heard and accepted.

Findings / Recommendations:

- 1. Under the Pakistan Prison Rules, he was responsible to run the security affairs of the Central. Prison, Bannu strictly in accordance with the laid down provisions but due to his cowardice approach, he failed to confront the militants.
- 2. His duty was to remain alert and to confront the attackers.
- 3. He could not defend the charge levelled against him as he was having no concrete evidence in support of his contention.
- 4. He was not having the required skill / expertise to perform this responsible duty.
- 5. He accused official could not perform his duties as envisaged in various clauses of Rule-1154 and 1147 (a) render all assistance in his power in the management of the prison, the maintenance of order and discipline amongst warders and prisoners, the guarding and defending of the prison and all persons and property kept therein or belonging thereto against the use of criminal force by any person. (b) obey the orders of all officers superior to him in rank, (c) comply with all rules, regulations and orders regulating the duties which he is to perform and the manner in which he is to perform them. He admitted that the moment terrorists attacked the or Prisoners escaping from Jail.
- 6. The charges levelled against the accused official Mr. Abidullah, the then Warder, Central Prison. Bannu presently posted at High Security Jail, Mardan have been proved beyond any shadow of a doubt. He therefore, deservers imposition of major penalty under Government of Khyber Pakhtunkhwa (Efficiency & Discipline) Rules-2011.

(Tasleem Khan)
Deputy Commissioner,
Haripur/Inquiry Officer

Attested

(9)

SHOW CAUSE NOTICE

- I. Muhammad Azam Khan, Chief Secretary, Khyber Pakhtunkhwa, as competent authority, under the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011, do hereby serve you, Mr. Abidullah, Warder (BS-05), Central Prison Bannu, as follows:
- that consequent upon the completion of inquiry conducted against you by the inquiry officer for which you were given opportunity of hearing by the Inquiry officer on 25.02.2017; and.
 - (ii) on going through the findings and recommendations of the inquiry officer/inquiry committee, the material on record and other connected papers including your defence before the inquiry officer;
 - I am satisfied that you have committed the following acts/omissions specified in rule 3 of the said rules.
 - (h) Inefficiency / misconduct.
- As a result thereof, I, as competent authority, have tentatively decided to impose upon you the penalty of Associated from Subject under rule 4 of the said rules.
- 3. You are, therefore, required to show cause as to why the aforesaid penalty should not be imposed upon you and also intimate whether you desire to be heard in person.
- 4. If no reply to this notice is received within seven days or not more than fifteen days of its delivery, it shall be presumed that you have no defence to put in and in that case an ex-parte action shall be taken against you.

A copy of findings of the inquiry officer/inquiry committee is enclosed.

Arested

(Mulammad Azam Khan) CHIEF SECRETARY, KHYBER PAKHTUNKHWA.



ORDER

Annex= 107

Government of Khyber Pakhtunkhwa, Home & Tribal Affairs Department.



No. SO(P&R)/HD/8-4/Bannu Jail Break/2018/Vol-I: WHEREAS, Mr. Abid Ullah Warder (BPS-05) of the Prisons Department, Khyber Pakhtunkhwa, was proceeded against under Rule-3 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 for the charges mentioned in the charge sheet served upon him.

AND WHEREAS, the competent authority i.e the Chief Secretary, Khyber Pakhtunkhwa appointed Mr. Tasleem Khan (PMS-BS18) Deputy Commissioner Haripur vide order No.SO (Com/Enq)/HD/1-40/2012 dated 23.01.2017 for conducting denovo formal proceedings against the above named accused.

AND WHEREAS, the inquiry officer furnished his findings according to which the charges leveled against the above named accused official stand proved.

AND WHEREAS, the competent authority granted opportunity of personal hearing to the accused under the rules.

NOW THEREFORE, the competent authority (the Chief Secretary, Khyber Pakhtunkhwa) after having considered the charges, evidence on record, the explanation of the accused official, findings of the inquiry officer exercising his powers under rule-3 read with Rule-14 (5) of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 has been pleased to award major penalty of "Reduction to a lower stage in a time scale for a maximum period of three (03) years" to the above named accused official.

The Competent Authority has further been pleased to order that the intervening period i.e from the date of dismissal from service on the basis of an earlier enquiry to the date of reinstatement in service (from 12-12-2012 to 20-01-2016) in respect of the official is hereby treated as extra ordinary leave (leave without pay).

Secretary to Government of Khyber Pakhtunkhwa Home & Tribal affairs Department

Endst No. SO(P&R)/HD/8-4/Bannu Jail Break/2018/Vol-I:

Dated 11.04.2019

C.c: -

- 1. The Inspector General of Prisons, Khyber Pakhtunkhwa, Peshawar.
- 2. Accountant General, Khyber Pakhtunkhwa, Peshawar
- 3. PSO to Chief Secretary, Khyber Pakhtunkhwa, Peshawar.
- 4. PS to Secretary Establishment, Khyber Pakhtunkhwa Peshawar.
- 5. PS to Secretary, Home and Tribal Affairs Department, Khyber Pakhtunkhwa.
- 6. District Account Officers concerned.
- Official concerned.

khtunkhwa.

(Maqsood Hassain)
Section Officer (P&R)

Annex=1cH19

فدمت جناب عزت مآب وزير اعلى صاحب خيبر پختونخواه پشاور

نظر ثانی ایل برخلاف فیصله مصدره 2019 جسکی روسے سائل پیشنر کی میجر پنیلیٹی لینی سروس سے تنزلی برائے 3 عنوان: سال دےگی (Lower Stage) نیز دوران برخاشگی ننواه ودیگر فوائد سے محروم رکھا گیا۔

يد كه وقوعه كى رات (2012-4-14) اور (2012-4-15) كوميس سنٹرل جيل بنوں ميں وار ڈر (5-PBS) تعينات يس منظر: تھا اور اس رات میری ڈیوٹی مین گیٹ کی تھی اور واضح کرتا چلو کہ مین گیٹ سنتری کی ڈیوٹی شام گنتی کے بعد ڈیوڑھی کے اندر ہوتا ہے اور تلاشی گیٹ کے ساتھ جیل کے اندر باہر جانے والے ملاز مان کیلئے تالا کھو لنے اور اندر باہر جانے کیلئے گیٹ کھو لنے کی ڈیوٹی ہوتی ہے اور ساتھ ساتھ سائل کے پاس 3.03 رائفل کے سوالیجھ نہ تھا اس رائفل میں 10 راوند ہوتے ہیں جو ہی مجھے مسوس ہوا کہ حملہ آور مین گیٹ کی طرف نز دیک آرہے ہیں تو سائل نے وقفے وقفے سے فائرنگ شروع کی مین گیٹ کے ساتھ باردی مواد بلاسٹ کرنے سے سائل زخی ہواور بے ہوش ہو سائل کی زخمی ہونے کی میڈیکل سر ٹیفیکٹ ہمراہ لف ہے۔اس طرح بیرونی حملہ آورنے کاروائی میں سینکڑوں عسکریت پسند طالبان، آتثی اسلحه، ہینڈ گرینڈ وبموں سے سلح حملہ آور ہوئے۔ چونکہ رات کی تاریکی اور (بادوران لوڈ شیڈنگ) جیل پرحملہ آور ہوئے۔اس حملے میں انہوں نے جدیدہ تھیاروں/ آتشی اسلحہ، راکٹ لانچرسے شیلنگ کی ، ہم بلاسٹ کئے جیل کے فرنٹ لائن بشمول (بیرونی گیٹ اور ڈیوڑھی گیٹ) جیل کے دونوں گیوں کواڑانے کے بعد تیزی ہے جیل میں اندر داخل ہوئے۔اور ساتھ ساتھ افسرانِ بالانے تمام ضلعی انتظامیہ، پولیس اور دیگر سیکورٹی اداروں سے مدد طلب کی ۔جو کہ جیل سے پچھ فاصلے پر کیمپ ہوئے۔بار بار کال کرنے کے باوجودکوئی ہماری مدد کیلئے پیش قدمی ناکر سکا۔اور بالا اخر بیرونی قوت اپنے مقاصد میں کامیاب ہوکر (02) گھنٹے کاروائی کے بعد واپس ہوئے ، جیل کونقصان پہنچایا۔اور دہشت گروقیدی عدنان رشیدسمیت دیگرخولاتیان وقیدیان کوبطور ڈھال اپنے ساتھ لے گئے۔

ندکورہ واقعہ ہے متعلق حقائق جاننے اور ذمہ داری کیلیے صوبائی حکومت نے ایک پانچے رکنی میٹی تشکیل دی اور ہدایت دی کہ جلداز جلداس معاملے میں وہ اپنی انگوائری رپورٹ پیش کریں ۔لہذانشکیل شدہ نمیٹی نے مطلوبہر بورٹ تیار کر کےصوبائی حکومت کو پیش کی ۔جس میں انہوں

نے حملے میں نقصانات ، ذمہ داران سے متعلق اپنی رپورٹ پیش کی۔

فدکورہ رپورٹ میں ممیٹی نے ذمہ داری کا تعین کرتے ہوئے اورا یکٹ جیل خانہ جات کی روسے جیل رول نمبر 610 کا مکمل متن وتشریح پیش کی اور واضح طور پر لکھا کہ جیل کو نہ تو اندار سے توڑا گیا تھا۔ بلکہ جیل پر بیرونی قوم ،عسکریت پیندوں نے باہر سے حملہ کیا تھا اور مذکورہ جیل رول نمبر 610 کے مطابق پولیس، قانون نافذ کرنے والوں کی ذمہ داری بنتی تھی بیہ کہ وہ جیل سیکورٹی سے متعلق ضروری اقدام کرتے جس میں پولیس، قانون نافذ کرنے والے ادارے ممل ناکام رہے۔اس انکوائری رپورٹ کی روشنی میں پولیس شلعی انتظامیہ ودیگرا داروں اور جیل عملے کے خلاف کاروائی ہوگی، تا ہم محکمانہ کاروائی میں بالا اخرتمام پولیس ذمہ داران اور ضلعی انتظامیہ شمول کمشنر بنوں ڈویژن نہ صرف بری ہوئے بلکہ انھیں تر قیاں بھی دی گئی۔ جبکہ سائل ودیگر چند جیل سپاہیوں کو (Fact Finding)انکوائری کی بنیاد پرڈائریکٹ شوکازنوٹس دیا گیااورنوکری

A Mester

سے برخاست کیا گیا۔

سروس ٹربیونل میں اپیل کرنے پرسائل کی ڈسمیسل آڈر کوختم کر کے بخال کیا گیا تا ہم اسمیس از سرریگولرانکوائری کاحکم صادر فرمادیا گیا نقل فیصله سروسز عدالت مصدره 014 مسموله- 1 لف ہے-

یے کہ عدالتی فیصلہ کی روشنی میں انکوائری لی گئی جس میں سائل پیشنر کو چارج شیٹ دیا گیا۔اس چارج شیٹ کامفصل جواب سائل نے دیا۔ انگوائری آفیسر نے کسی جرم کو ثابت کئے بغیر سائل پیشنر کے خلاف (Major Penality) کی سفارش متعلقہ حکام کو پیش کی جس کی روشنی میں سائل کوآخری شوکازنوٹس دیا گیااورساتھ ہی انگوائری کی کا پی بھی لف کی ۔ مید کم مجاز اتھارٹی کو بہتر طریقے سے پوزیشن واضح کرنے کیلئے سائل نے (Annotated Form) ميں جواب پيش كيا۔اس شمن ميں جارج شيٹ اور شوكازنوٹس كا جواب على التر تيب شامل بطور مسمولہ 2,3 ہيں۔ جو پٹشن ہذا کالازی جوز کے طور پرلف ہے۔

for (Major Penality of reduction to lower stage بیسائل پرکوالزام ثابت کئے بغیر ویسے ہی بڑی سزایعنی eon constantium the period of three Years.) دی گئی نیز عبوری عرصه دوران ملازمت سے برخانتگی کے فوائد سے محروم رکھا

ا۔ پیکہ چارج شیٹ میں لگائے گئے تمام الزامات میں سے کوئی الزامات ثابت کئے بغیر سائل پیشنر کومیجر پینیلٹی دی گئی جو کہ ظلم وناانصافی کے

زمرے میں آتی ہے۔ . پیکه مائی لیول تشکیل شده پانچ رکنی نمینی کی رپورٹ کی روشن میں اصل ذمہ دران ، پولیس ضلعی انتظامیہ نمشنر بنوں ڈویژن ودیگراعلی حکام اور قانون نافذ کرنے والے اداروں کے ذمہ دران کو نہ صرف محکمانہ کاروائی میں بریت دی بلکہ انہیں ترقیاں بھی دی گئی جبکہ سائل پٹشنر کیساتھ بے گناہ ہونے کے باوجود ناانصافی کی گئے۔

س پیکسائل پشنر کوانتیازی سلوک کانشانه بنایا گیا-

ہے کہ سنٹرل جیل ہنوں پڑھسکریت پہندوں کے بلغار کے بعد بالکل اس طرح کاحملہ سنٹرل جیل ڈیرہ اساعیل خان پر ہواجس میں حملہ جیل عمله شمول سير ٹينڈنٹ جيل بري کيا گيا۔

استد ما اپیل:۔

ندا پیشن بذاالتماس ہے کہ سائل پیشن منظور فر ماتے ہوئے سائل کو بری فر مایا جایا اور ساتھ ہی جملہ سروس فوائد بدوران سروس برخاتنگی دیینے کا تھم صا در فرماویں۔

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POWER OF ATTORNEY.

In the Court of Service Tribunal Peshamer

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VERSUS

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¡Defendant yRespondent LAccused

Appeal/Revision/Suit/Application/Petition/Case No. 1328 of 20/9

I/We, the undersigned, do hereby nominate and appoint

VASIR SALEEM,

Jawad Ur Rahman

& Pirzada Muhammad Tayab Amin Advovates

as my true and lawful attorney, for me in my name and on my behalf to appear, plend, act and answer in the above Court or any Court to which the business is transferred in the above matter and is agreed to sign and file petitions. An appeal, statements, accounts, exhibits. Compromises or other documents whatsoever, in connection with the said matter or any matter arising there from and also to apply for and receive all documents or copies of documents, depositions etc. and to apply for and issue summons and other writs or subpoena and to apply for and get issued and arrest, attachment or other executions, warrands or order and to conduct any proceeding that may arise there out; and to apply for and receive payment of any or all sums or submit for the above matter to arbitration, and to employee any other Legal Practitioner authorizing him to exercise the power and authorizes hereby conferred on the Advocate wherever he may think fit to do so, any other lawyer may be appointed by my said counsel to conduct the case who shall have the same

AND to all acts legally necessary to manage and conduct the said case in all respects, whether herein specified or not, is may be proper and expedient:

AND I/we hereby agree to ratify and confirm all lawful acts done on my our behalf

under or by virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling of the case by the Court/my authorized agent shall inform the Advocate and make him appear in Court, if the case may be dismissed in default, if it be proceeded ex-parte the said counsel shall not be held responsible for the same. All costs awarded in favour shall be the right of the counsel or his nominee, and if awarded against shall be payable by me/us

IN WITNESS whereof I/we have hereto signed at _______ day to the year. Executant/Executants Accepted subject to the terms regarding fee

Jawad Ur Rehman

M. Jayah Piczada Muhammad Tayab Amin yligh Court, Peshayar

ADVOCATES, LEGAL ADVISORS. SERVICE, & LAROUR LAW CONSULTANT FROI Tourth From Balour Plaza Saddar Bond, October or Cann Conflict No. 03/1889/2589 Cannel Visibilities and confliction community of



BEFORE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

In the matter of Service Appeal No. 1328 of 2019

VERSUS

- 1. Secretary to Government of Khyber Pakhtunkhwa, Home & T.As Department Peshawar
- 2. Inspector General of Prison Khyber Pakhtunkhwa Peshawar.
- 3. Superintendent Circle Headquarters Prison Peshawar.

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DEPONENT



BEFORE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

in the matter of Service Appeal No. 1328 of 2019

VERSUS

- 1. Secretary to Government of Khyber Pakhtunkhwa, Home & T.As Department Peshawar
- 2. Inspector General of Prison Khyber Pakhtunkhwa Peshawar.
- 3. Superintendent Circle Headquarters Prison Peshawar.

PARAWISE REPLY ON BEHALF OF RESPONDENTS No. 1 to 5.

Preliminary Objections

- i. That the appellant has got no cause of action.
- ii. That the appeal is incompetent and is not maintainable in its present form.
- iii. That the appellant has not come to this Honourable Court with clean hands.
- iv. That the appellant is estopped by his own conduct to bring the present appeal.
- v. That the appellant has no locus standi.
- vi. That the appeal is bad for mis-joinder and non-joinder of necessary parties.

ON FACTS

- 1- No Comments.
- 2- In response to para No. 2 of the appeal, the appellant at that unfortunate night showed cowardice and lethargic with regards to his duties, due to his lethargic conduct, a number of militants attacked on Jail who were equipped with heavy weapons and the result of such attack's a number of condemned / convicted prisoners were escaped from Jail. He was duty bound to show resistance and to fire confront to the militants attacker's but the same was not done which is a serious misconduct on the part of his duties. During such attacks a numbers of watch and ward staff were sustained serious injuries and his name was not

included therein inspite of the fact that he was on duty in that night (list of watch & ward staff who were on duty at that night are Annexed As-"A").

- Pertains to record, hence needs no comments.
- 4- Incorrect and not admitted, the allegations which is levelled against the appellant was fully proved against him. He failed to perform his duties efficiently and showed cowardice and negligence to fire confrontly to the militants. He has been also served with proper show cause notice and charge sheet and he could not defend the allegations which is levelled against him. (Show cause notice and charge sheet are Annexed "B")
- 5- In response to para No. 5 of the appeal it is correct that he has been awarded major penalty of dismissal from service after thoroughly probe of the incident and proper inquiry.

 (Inquiry Report is Annexed "C")
- 6- Admitted & correct.
- 7- Admitted & correct.
- 8- Detail answer is given in para No. 4 of the factual objection.
- 9- In the light of de-novo inquiry by the order of honorable Tribunal proper opportunity of personal hearing was given to appellant. He failed to defend his own stance and awarded the major penalty as he was involved in such like heinous act of offence.
- 10- Detail answer is given in para No. 4 of the factual objection.
- 11- In response to para No. 11 full opportunity of defense was given to him and all proceedings which was initiated against him was according to law.
- 12- Pertains to record, hence needs no comments.
- 13- The punishment awarded to appellant is legal an was based o facts and circumstances of the case.

GROUNDS: -

- a. That the appellant fully treated according to Law and no discrimination was committed by the respondents.
- b. incorrect and not admitted all codal formalities are completely followed during the whole proceedings.
- c. Incorrect and not admitted detail answer is given in para No.9 of the factual objections..
- d. incorrect and not admitted. Answer of this para is given in para "B" of the objections on grounds.
- e. incorrect and not admitted. The assertions levelled by the appellant is totally baseless. He was duty bound to be vigilant while performing duties in such like high security prisons, but he was

- found indolent and negligent towards his duties and showed cowardice to fire actively and confrontly to the militants being equipped with heavy weapons. Due to his lethargic conduct the escape of numbers of Prisoners were possible so why could not he can be held responsible for the incident occurred at that night.
- f. incorrect and not admitted. Detail answer is given para No. 9 of the factual objections.
- G. incorrect and not admitted. Answer of this para is given in para No. "E" of objection on grounds.
- H. No Comments.

PRAYER

It is most humbly prayed that on the acceptance of this instant reply in the above service appeal on behalf of respondents the appeal may kindly be dismissed being devoid of law and merit.

SUPERÍNTENDENT CENTRAL PRISON BANNU

(Respondents No.4)

INSPECTOR GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR (Respondent No.2) HEADQUARTER PRISON PESHAWAR (Respondents No.3)

SECRETARY TO GOVERNMENT

KHYBER PAKHTUNKHWA
HOME & T.AS DEPARTMENT
PESHAWAR.
(Respondents No.1)

REFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 1328/2019

Abid Ullah S/O Hazrat Ghulam, Warder, attached Central Prisons Bannu, r/o Hussni Ilaqa Soorani P.O Nizam Bazzar Bannu.

(Appellant)

VERSUS

- 1. Govt: of Khyber Pakhtunkhwa, through Secretary Home and Tribal Affairs Department Khyber Pakhtunkhwa, Peshawar.
- 2. The Inspector General of Prisons, Khyber Pakhtunkhwa Peshawar.
- 3. Superintendent Circle Headquarters Prison Peshawar.
- 4. The Superintendent Central Prison Bannu.

(Respondents)

AFFIDAVIT

We the respondents do hereby solemnly affirm and declare that the contents of the Parawise comments on the above cited appeal are true and correct to the best of our knowledge and belief that no material facts have been kept secret from this honourable court.

SECRETARY
HOME & TAS DEPARTMENT
KHYBER PAKHTUNKHWA PESHAWAR
(Respondent No.01)

INSPECTOR GENERAL OF PRISONS KHYBER PAKHTUNKHWA PESHAWAR (Respondent No.02)

SUPERINTENDENT \

CIRCLE HEADQUARTERS PRISON PESHAWAR (Respondent No.03)

CENTRAL PRISON BANNU
(Respondent No.04)

OFFICE ORDER

Popistore d' Annesira Ar

OFFICE OF THE SUPERINTENDENT CIRCLE HOS. PRISON PESHAWAR.

In exercise of powers conferred under rule-14 of the E&D (Efficiency & Discipline) rule 2011, after reply to show-cause notice and affording the opportunity of porsonal hearing, the undersigned is pleased to award the major penalties to the below noted ornicials as mentioned against their names on account of their involvement/ gross misconduct to Central Prison Bannu incident:

S <u>#</u> :	NAME OF ACCUSED OFFICIAL.	AWARDED PENALTY
) V	Warder Mir Laiq Khan	Dismissed from Service
	Worder Saved Khan	-do-
3	Warder Hafiz Mir Hassan Shah	-do-
· · · · · · · · · · · · · · · · · · ·	Warder Abidullah	-do-
	Warder Asif Ali Shah	-do-
. J	Muhammad Ibrar No. 1	-do-
	Warder Gul Mir Dali	-do-
1	Warder Ameenulish	-do-
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٠٠ .	Warder Naseeb Gul	Reduction to lowest stage in
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SCPERINTENDENT

Copy of the above is forwarded to their

Weather Inspector General of Prisons Knyber Pakhtunkhwa Peshawar for information with reference to his letter the 20208-WE dated 12-12-20-3 shope of dender of control Private Banca.

For information & further necessary action.

Ao/Hc

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CIRCLE HQS. PELSON PESHAWAR

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CHARGE SHEET



I. Abid Saeed, Chief Secretary Khyber Pakhtunkhwa, as competent authority, hereby carge you Mr. Abidullah, as follows:

That you, while posted as warder at Central Prison Bannu committed the following

You were assigned the duties of Sentry inside Main Gate on the night between 14/15-4-201 duly armed but you showed cowardice and failed to fire and confront militants effectively with the result that there was no enemy loss and the militants took full advantage and succeeded in Bannu Jail break on the above night. Resultantly, 381 prisoners including high profile prisoners were got released, beside other damages.

By reason of the above, you appear to be guilty of inefficiency/misconduct under rule-3 of the Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011 and have niered yourself liable to all or any of the penalties specified in rule-4 of the rules ibid.

You are, therefore required to submit your written defence within seven days of the receipt of Charge Sheet to the Inquiry Officer, as the case may be.

Your written defence, if any, should reach the Inquiry Officer within the specified period which it shall be presumed that you have no defence to put in and in that case ex-parte actions to be taken against you.

Intimate whether you desire to be heard in person.

A statement of allegations is enclosed.

Hatuen Tanizot

(CHIEF SECRETARY) KHYBER PAKHTUNKHWA

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DISCIPLINARY ACTION



l, Ahid Saced, Chief Secretary Khyber Pakhtunkhwa, as the competent authority, am the opinion that warder Abidullah presently attached to High Security Prison, Mardan have rendered himself liable to be proceeded against, as he committed the following acts/omissions, within the meaning of Rule-3 of the Khyber Pakhtunkhwa Government Servants(Efficiency & Disciplination Enles, 2011.

STATEMENT OF ALLEGATIONS

While attached to Central Prison Bannu, he was assigned the duties of Sentry inside Main Gate on the night between 14/15-4-2012 duly armed but he showed cowardicand failed to fire and confront militants effectively with the result that there was the enemy loss and the militants took full advantage and succeeded in Bannu Jail brenk me the above night. Resultantly, 381 prisoners including high profile prisoners were go released, beside other damages.

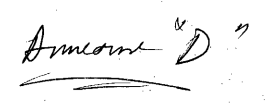
For the purpose of inquiry against the said accused with reference to the above allegations are Ir quiry Officer/Inquiry Committee, consisting of the following is constituted under Rule-10(1) & the ibid rules.-

	49.			
	Mr. Tasteen Khan		· <u>·</u>	
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The Inquiry Officer Inquiry Committee shall, in accordance with the provisions of the above sules, provide reasonable opportunity of hearing to the accused, record its findings and make, withing thirty days of the receipt of this order, recommendations as to the punishment or other appropriated action against the accused.

The accused and a well conversant representative of the department shall join the proceeding. on the date, time and place fixed by the inquiry officer/Inquiry Committee.

(CHIEF SECRETARY) KHYBER PAKHTUNK



Ahnex= of 1

DEPARTMENTAL / INQUIRY PROCEEDINGS AGAINST MR. ABIDULLAH, THE THEN WARDER, CENTRAL PRISON, BANNU PRESENTLY POSTED AT HIGH SECURITY JAIL.

Background:

The Competent Authority i.e. Flor able Chief Secretary, Khyber Pakhtunkhwa was pleased to appoint the undersigned as Inquiry Officer under Rule-10 (1) (a) of the Khyber Pakhtunkhwa. Government Servants (Efficiency & Discipline) Rules-2011, which was conveyed vide Government of Khyber Pakhtunkhwa. Home & Tribal Affairs Department, Peshawar order No. SO (Com/Eng)/HD/Mi. Abidullah, the then Warder. Central Prison, Bannu presently posted at High Security Jail, Mardan as reflected in Charge Sheet / Statement of Allegations:

While attached to Central Prison, Bannu; he was assigned the duties of Sentry inside and confront militarity effectively, with the result that there was no enemy loss and the militarity took and ling light profile prisoners were got released, beside other damages.

Proceedings:

In pursuance of the direction contained in Para-4 of the Charge Sheet, the accused Officer was also summoned to appear before the undersigned on 25.02.2017 at 09:30 AM for the proceedings. Mr. Abdul Raziq. Assistant Superintendent, Central Prison Bannu also attended tetter No. 996 dated 24.02.2017 under the directive of the Inspector General of Prisons, Khyber.

Statement of the accused Official recorded who stated on oath that he was serving in the first Department for the last 13 years, was posted at Bannu Jail in 2004 till occurrence of the incident cartridges while responding the questions asked as under (Original questions and answers are attached as Annexure-B):

- O.1. During the attack on 14.15 midnight April. 2012 he was deployed as Sentry at Internal Main Gate from 12:00 AM to 03:00 AM for duty with 303 Rifle and 10 cartridges but he showed cowardice as he did not fire on terrorists and even not tried to prevent them outside the Jail as a cowardice, the State writ could not be established? What is your stance about it?
- It is correct that he was on duty from 12:00 to 03:00 AM at Internal Main Gate duty armed with 303 Rifle with 10 cartridges. About 1:30 AM, Jail was invaded by the terrorists. There was not 100/150 feet. He also fired from the bole of the gate about 07:08 rounds. It is also correct that due to darkness. In the meantime Jail Superintendent, Muhammad Zahid did call from his weapons and cartridges, he told him that only 02 cartridges were available. He became inconscious due to the RPC firing fumes and resuscitated in hospital.
- Did he perform his duly according to provisions contained in sub clauses (d) not to leave his post without regular rehel upon any pretext whatsoever. (c) not to allow any person to approach the approach of lootsteps, if he receives no answer, or an unsatisfactory answer, to call the around around him, (j) if he sees a person attempting to escape, to call on him to stand, and if he refuses to do so and there is no superior officer present, to fire on the prisoner, provided, he

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cannot otherwise prevent the escape, (k) if he is beyond call and has to raise the alarm, to fire a shot in the air as the signal for alarm and (l) if he sees any article in or near the jail likely to facilitate, escape, or if any unusual incident comes under his observation, at once report the matter to the officer incharge of the picket of Rule 1154 of Pakistan Prison Rules?

Ans: It is correct that he left the duty point and took refuge in a nearby, street and became unconscious due to heavy firing and his colleagues took him to the hospital.

Heard and accepted.

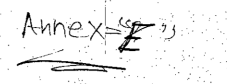
Findings / Recommendations:

- Under the Pakistan Prison Rules, he was responsible to run the security affairs of the Central. Prison. Bannu strictly in accordance with the laid down provisions but due to his cowardice approach, he failed to confront the militants.
- 2. His duty was to remain alert and to confront the attackers.
- 3. He could not defend the charge levelled against him as he was having no concrete evidence in support of his contention:
- 4. He was not having the required skill / expertise to perform this responsible duty.
- 5. He accused official could not perform his duties as envisaged in various clauses of Rule-1154 and 1147 (a) render all assistance in his power in the management of the prison, the maintenance of order and discipline amongst warders and prisoners, the guarding and defending of the prison and all persons and property kept therein or belonging thereto against the use of criminal force by any person. (b) obey the orders of all officers superior to him in rank, (c) comply with all rules, regulations and orders regulating the duties which he is to perform and the manner in which he is to perform them. He admitted that the moment terrorists attacked the or Prisoners escaping from fail.
- o. The charges levelled against the accused official Mr. Abidullah, the then Warder, Central Prison. Bannu presently posted at High Security Jail, Mardan have been proved beyond any shadow of a doubt. He therefore, deservers imposition of major penalty under Government of Khyber Pakhtunkhwa (Efficiency & Discipline) Rules-2011.

(Tasleem Khan)
Deputy Commissioner,
Haripur/Inquiry Officer

Mested

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SHOW CAUSE NOTICE

- 1, Muhammad Azam Khan, Chief Secretary, Khyber Pakhtunkhwa, as competent authority, under the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011, do hereby serve you, Mr. Abidullah, Warder (BS-05), Central Prison Bannu, as follows:
- that consequent upon the completion of inquiry conducted against you by the inquiry officer for which you were given opportunity of hearing by the linquiry officer on 25.02.2017; and
 - on going through the findings and recommendations of the inquiry officer/inquiry committee, the material on record and other connected papers including your defence before the inquiry officer;

I am satisfied that you have committed the following acts/omissions specified in rule 3 of the said rules.

(h) Inefficiency / misconduct.

As a result thereof, I, as competent authority, have tentatively decided to impose upon you the penalty of Alababada from Service under rule for the said rules.

- You are therefore, required to show cause as to why the aforesaid penalty thould not be imposed upon you and also intimate whether you desire to be heard in person:
- If no reply to this notice is received within seven days or not more than in that case an ex-parte action shall be taken against you.

A copy of findings of the inquiry officer/inquiry committee is enclosed.

rested

(Muhammad Azam Khan) CHIEF SECRETARY, KHYBER PAKHTUNKHWA.



Annexa Government of Khyber Pakhtunkhwa, Home & Tribal Affairs Department.

ORDER

No. SO(P&R)/HD/8-4/Bannu Jail Break/2018/Vol-I: WHEREAS, Mr. Abid Ullah Warder (BPS-05) of the Prisons Department, Khyber Pakhtunkhwa, was proceeded against under Rule-3 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 for the charges mentioned in the charge sheet served upon him.

AND WHEREAS, the competent authority i.e the Chief Secretary, Khyber Pakhtunkhwa appointed Mr. Tasleem Khan (PMS-BS18) Deputy Commissioner Haripur vide order No.SO (Com/Enq)/HD/1-40/2012 dated 23.01.2017 for conducting denovo formal proceedings against the above named accused.

AND WHEREAS, the inquiry officer furnished his findings according to which he charges leveled against the above named accused official stand proved.

AND WHEREAS, the competent authority granted opportunity of personal nearing to the accused under the rules.

NOW THEREFORE, the competent authority (the Chief Secretary, Khyber akhtunkhwa) after having considered the charges, evidence on record, the explanation of the occused official, findings of the inquiry officer exercising his powers under rule-3 read with Rule-14 (5) of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 has been pleased to award major penalty of "Reduction to a lower stage in a time scale a maximum period of three (03) years" to the above named accused official.

The Competent Authority has further been pleased to order that the intervening period i.e from the date of dismissal from service on the basis of an earlier enquiry to the date of coinstatement in service (from 12-12-2012 to 20-01-2016) in respect of the official is hereby reated as extra ordinary leave (leave without pay).

> Secretary to Government of Khyber Pakhtunkhwa Home & Tribal affairs Department

andst No. SO(P&R)/HD/8-4/Bannu Jail Break/2018/Vol-I:

Dated 11.04.2019

The Inspector General of Prisons, Khyber Pakhtunkhwa, Peshawar.

Accountant General, Khyber Pakhtunkhwa, Peshawar

PSO to Chief Secretary, Khyber Pakhtunkhwa, Peshawar.

PS to Secretary Establishment, Khyber Pakhtunkhwa Peshawar.

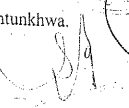
PS to Secretary, Home and Tribal Affairs Department, Khyber Pakhtunkhwa.

District Account Officers concerned.

Official concerned.

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NX/TELE: 0928: 633327 Hunery C OFFICE OF THE SUPERINTENDENT CENTRAL PRISON BANNU 16 104/2012

PRATONS DEPAR

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The Inspector General of Prisons, Khyber Pakhtun Khwa Province Peshawar.

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INFORMATION ABOUT WATCH AND WARD STAFF. Subject:-Memo:

It is submitted that in the night between 14-15/4/2012, some unknown Taliban militants number in hundreds attacked this Jail at about 01:15 A.M and during the said attack, following watch and ward staff attached to this Jail sustained serious physical injuries as they were on their allotted duties on different duty poims :-

- Warder Sajid Khan 1.
- Warder Dost Wali 2. (admitted in D.H.Q Hospital Bannu)
- 3. Warder Haneef Ullah
- . -do-
- Warder Hameed Khan 4.
- -do-

- 5. Warder Abid-Ullah
- 6: F/Warder Mst: Gul Noor Zadi

A constable of F.R.P is also included in the injured guarding staff & he istalso admitted in D.H.Q Hospital Bannu.

Submitted for information please.

16/4/Rell

