FORM OF ORDER SHEET

Court of	,	
Anneal No	2217 /202) (

S.No.	Date of order proceedings	Order or other proceedings with signature of judge			
1	2	.3			
	۰				
1-	27/10/2023	The appeal of Mr. Shehzad Khan resubmitted			
į į	,	today by Mr. Asim Khan Advocate. It is fixed-for preliminary			
	,	hearing before Single Bench at Peshawar on Parcha Peshai is given to the counsel for the appellant.			
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,		By the order of Chairman			
	,	REGISTRAR			
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The appeal of Mr. Shehzad Khan son of Mir Hawas r/o Wanda logi Lakki Marwat received today i.e on 26.10.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1-. Copy of charge sheet, statement of allegations, show cause notice, enquiry report and replies thereto are not attached with the appeal be placed on it.
- 2- Page nos. 7 & 9 of the appeal are illegible which may be replaced by legible/better.

No. 3459 /S.T.

Dt. **2/** _/__/2023.

REGISTRAR 26/10/27

\ SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Asim Khan Adv. High Court Peshawar.

Kespeeted Sis,

It is Submitted that No chase sheet, show cause retice, enquing separt has been Provided to the amellant and other objection acres by the Registers is serviced.

Saccel 27/10/23

BEFORE THE KP SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 2217 /2023
Shehzad Khan Appellant
Versus
Govt. of Khyber Pakhtunkhwa and others Respondents

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7.	Copy of order dated 31.08.2023 and		13-15
	Charge + CNIC		
8.	Vakalat Nama		16

Appellant

Through /

Dated: 26.10.2023

Asim Khan

Advocate High Court. 0305-97974174

BEFORE THE KP SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 22/7 _12023

Shehzad Khan S/o Mir Hawas R/o Wanda Jogi, Lakki Marwat.

..... Appellant

Versus

- 1. Govt. of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar
- 2. Inspector General of Police, Khyber Pakhtunkhwa, Police Line, Peshawar.
- 3. District Police Officer, Tank.
- 4. Regional Police Officer, Dera Ismail Khan.

..... Respondents

APPEAL UNDER SECTION 4 OF THE KHYBER
PAKHUNKHWA SERVICE TRIBUNAL ACT,

1974 AGAINST THE IMPUGNED ORDERS
DATED 30.06.2022 (RECEIVED ON

28.11.2022), 06.02.2023 (RECEIVED ON

15.09.2023) & 28.09.2023 ISSUED BY THE
RESPONDENTS.

Prayer in Appeal:

On acceptance of instant appeal, the impugned orders dated 30.06.2022 (Received on 28.11.2022), 06.02.2023 (received on 15.09.2023) & 28.09.2023 may kindly be declared as illegal, void ab initio, unlawful, against law to be set aside and respondents department may graciously be directed to reinstate the appellant on his post (Driver / Constable) with all back benefits.

Respectfully Sheweth:

- 1. That the appellant is a law abiding citizen of Pakistan, having fundamental rights are guaranteed by the constitution of Islamic Republic of Pakistan, 1973.
- 2. That appellant was performing his duties as Driver / Constable in police department.
- 3. That the appellant was dismissed from services by the respondents department vide order dated 30.06.2022 due to lodging of criminal case/FIR (concocted case) vide FIR No. 193 dated 15.03.2022 U/S 9-D CNSA P. S. Karak.
- 4. That the appellant being aggrieved, filed an appeal which was dismissed on 06.02.2023.

- 5. That the appellant filed a revision petition before the competent authority which was also dismissed on 28.09.2023.
- 6. That the appellant feeling aggrieved by the impugned orders of the respondents, having no other remedy, the appellant approach this Hon'ble Service Tribunal Khyber Pakhtunkhwa, inter-alia, on the following grounds:

GROUNDS:

- A. That the impugned orders dated 30.06.2022 (Received on 28.11.2022), 06.02.2023 (received on 15.09.2023) & 28.09.2023 issued by the respondents is not in accordance in law, facts, evidence on record, rules and principles of justice, hence liable to be set aside.
 - B. That the revision petition was dismissed on the ground of limitation while the order dated 06.02.2023 was received on 15.09.2023 to the appellant and it is settled law and also held by the superior courts in several judgments that the limitation would be count from the date of receiving of copies of impugned orders.
 - C. That the impugned order passed in appeals, was not intimated to the appellant nor any notice was served upon the appellant in this regard. Moreover, the

appellant got the copy of impugned order through his personal efforts on 15.09.2023 while the order dated 30.06.2022 was received on 28.11.2022.

- D. That the whole proceeding was conducted in violation of Article 10-A of the Constitution.
- E. That the appellant has also been acquitted in the criminal case on 31.08.2023 by the Additional Session Judge, Karak.
- F. That the act of the respondents is against the Article 2(A), 4, 8 and 25 of the Constitution of the Islamic Republic of Pakistan, 1973.
- G. That every citizen of Pakistan shall be treated equally and also according to the law, but the respondents did not treated the appellant equally which is against the awl and natural justice.
- H. That there is no truth in the allegations mentioned in the impugned orders.
- I. That no proper inquiry has been conducted against the appellant neither any opportunity of defence or cross-examination of witnesses was afforded to the appellant which is in violation of principle enshrined in law that no

one should be condemned unheard (audi alterm partem).

J. That any other grounds will be raised at the time of arguments with prior permission of this Hon'ble Tribunal.

PRAYER:

It is, therefore, prayed that on acceptance of instant appeal, the impugned orders dated 28.11.2022), (Received on 30.06.2022 (received on 15.09.2023) & 06.02.2023 28.09.2023 may kindly be declared as illegal, void ab initio, unlawful, against law to be set respondents department may aside be directed to reinstate the graciously appellant on his post (Driver / Constable) with all back benefits.

> مبراهافان Appellant

Through

Asim Khan

Advocate High Court.

CERTIFICATE:

Dated: 26.10.2023

Certified that no such like Appeal has earlier been filed by this Hon'ble Court.

Advocate

BEFORE THE KP SERVICE TRIBUNAL, PESHAWAR

Service Appeal	No/2023	
Shehzad Khan		Appellant
	Versus	
Court of Khubo	r Dakhtunkhwa and others	Respondents

AFFIDAVIT

I, Shehzad Khan S/o Mir Hawas R/o Wanda Jogi, Lakki Marwat, do hereby solemnly affirm and declare that the contents of the accompanying **Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

DEPONENT

26.10.73

OFFICE OF THE DISTRICT POLICE OFFICER, TANK

dated

Tank

/06/202

CHERCE OF DEDING

My this order will dispose off departmental enquiry initiated against perchable Sucrada No. 338 of this district police, on the allegation of his involvement in case 100 tel. 193 Cood 15.03.2022 u/s 9D/CNSA PPC at Police Station Karak, district Karak,

He was properly charge sheeted and served upon him with the statement of Alegation, Mr. Inam Illah Khan DSP / HQRs: Tank was nominated as Enquiry Officer with the direction to conduct departmental inquiry and submit to his finding report. The enquiry our conglusted and finding report was received in which defaulter police official found guilty for the charge a result of arrainst him.

Therefore, in the light of recommendation of inquiry officer, and other to perint placed before me. I. WADAR AHMED, District Police Officer, Tank in exercise of power contested upon me under Khyber Pakhtul hava Police Rules 1975 amended 2014, award has African Proxishments of Apisoniscal from Service".

STATE OF THE PROPERTY OF

District Police Officer,

Tank

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Copy of above is submitted for information to the:-Jestablichmunt derk, Lank,

Cay Officer Conk

1437 Book

District Police Officer.

Tank

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Better copy of page No. 9

OFFICE OF THE DISTRICT POLICE OFFICER

TANK

No. 2164/PA

Dated

Tank

the

30/06/2022

OFFICER ORDER

My this order will dispose off departmental enquiry initiated against <u>Constable Shezada No. 338</u> of this district police on the allegation of his involvement in case FIR No. 193 dated 15.03.2022 u/s 9D/CNSA PPC at Police Station Karak, District Karak.

He was properly charge sheeted and served upon him with the statement of allegation Mr. Inam ullah Khan DSP/HQRs: Tank was nominated as Enquiry officer with the direction to conduct departmental inquiry and submit to his finding report. The enquiry was conducted and finding report was received in which defaulter police official found guilty for the charges levelled against him.

Therefore, in the light of recommendation of inquiry officer, and other material placed before me, <u>I WAQAR AHMED</u> District Police Officer, Tank is exercise of power conferred me under Khyber Pakhtunkhwa Police Rules 1975 amended 2014, award him <u>Major Punishment of "Dismissal from Servic"</u>

Order announced

Sd/ (WAQAR AHMED) District Police Officer, Tank

Copy _____/ PA

Copy of above submitted for information to the

- 1. Establishment Clerk, Tank
- 2. Pay Order Tank
- 3. OB Clerk

Sd/ (WAQAR AHMED) District Police Officer, Tank

ورخواست (اپیل بایت بحال) فرنانه بی جانه از مایده از میناین ماگل بهندسالقد جمله مراعات به

جناب عالى!

گزارش ہے کہ من سائل محکمہ پولیس میں لبلور ڈرائیور اکانشیبل نمبری 338 سابقہ متعینہ بولیس چوک گل امام مخصیل وضلع ٹا بک اپنی ڈیوٹی سرانجام دے رہا تھا کہ من سائل کے خلاف ناجائز طور پر مقدمہ نمبر 193 مور ند 15/03/2022 جرم زیر دفعات ، CNSA تھا نہ کرک ضلع کرک ضلع کرک درج و رجس ہوئی ۔ جس پر من سائل کو بشاور ہائی کورٹ بنوں بنق ہے مور ند کرک درج و رجس ہوئی ۔ جس پر من سائل کو بشاور ہائی کورٹ بنوں بنتی ہے مور ند

2- بیکه مندرجه بالا FIR کی بنیاد پڑس سائل کوز بانی طور پر ملاز مت ہے موری کا 100/2022 کوبر خاست کردیا گیا۔

نے۔ میکہ من سائل مقدمہ مندرجہ بالایس ناجائز طور پر ایک سازش کے تحت نامزد کیا گیاہے جو کہ مقدمہ تا حال زیر سائل میں مائل مزایا فتہ نہ ہوں جو کہ مقدمہ تا حال زیر ساعت ہے اور من سائل مزایا فتہ نہ ہوں ہو کہ من سائل کی بلازمت سے برخاشتی ہورہی ہے جس سے من سائل شدید متاثر ہورہا ہوں۔ ۔ میں کہ من سائل کا بلازمت کے علاوہ کوئی دیگر ذریعہ معاش نہ ہے جبکہ من سائل کا بلازمت کے علاوہ کوئی دیگر ذریعہ معاش نہ ہے جبکہ من سائل کا بلازمت کے علاوہ کوئی دیگر ذریعہ معاش نہ ہے جبکہ من سائل کی سابقہ طازمت

يس بهى برخلاف سائل كوكى شكايات صفيه مثل پر موجوه وندي

5۔ ۔ بیکہ بوج ہارت یا اس بھائل آئی الازسن سے الدوں میں خواہ سندروں اور درغواسند. اندا۔ آئجناب کومنطور قرمائے کے وہیج اختیارات حاصل ہیں۔

لہذا استدعاہ ہے کہ بمنظوری درخواست من سائل پر ہدردی کرتے ہوئے من سائل کو است و ایک است من سائل کو است و ایک می اسپتہ وطن عزیز ادر سرحدوں کی حفاظت کی خدمت کا موقع دیکر سروس پر بحال فر مایا جادے تاکہ من سائل باغزت روزگار کما سکے۔ آنجناب کی ماتحت پردری ہوگی۔ جادے تاکہ من سائل باغزت روزگار کما سکے۔ آنجناب کی ماتحت پردری ہوگی۔ مورجہ 111/2022 ص

شنراده خان (نبر 338) ولد ميرحواس مستمر كر هان كان مير كرون كان كرون كان كار في نبر :5-9146258-1201 كان موبائل نبر :2 3444-301761



.

OFFICE OF THE DERA ISMAIL KHAN REGION

estt.rpo.dik@gmail.com

DI Khan the

Dated

This order disposes of a departmental appeal filed by Ex-Driver Constable Shahzada No. 338 against the impugned order of Major Punishment (Dismissal from service by DPO Tank. , passed vide his office OB No. 808 dated 30,06,2022, on the following allegations:

* The was arrested to involved in case FIR No. 193/2022 u/s 9-D CNSA PS Karak District Karak The above omission & commission acts on his part amounts to gross misconduct which is punishable under Klayher Pakhumkhwa Police Rules 1975 amended-2014

- DPO Tank served the appellant with the charge sheet. Enquiry into the matter was got conducted that allegation stood proved against the appellant and that he was found guilty of the charges leveled against him. He was also called in orderly room but neither defends him nor satisfied the DPO Tank. Hence, the appellant was awarded major punishment of Dismissal from service vide the impugned OB No.808 dated 26.06.2022.
- The appellant preferred an appeal against the impugned order to this office on 29.11.2022. this appeal was sent to DPO Tank for comments and provision of his service documents vide this office Letter No. 8143/ES dated 30.11.2022. DPO Tank, vide his office memo: No. 2899/ES dated 19.12.2022, furnished comments on the subject appeal wherein he stated that he was arrested to involved in case UIR No. 193/2022 u/s 9-D CNSA PS Karak district Karak.
- The appellant appeared before the undersigned, in orderly room held on 02.02.2023 in connection with re-instatement in service.

Receping in view the above, I, Muhammad Saleem Khan Marwat, Regional Police Officer. Lora Ismail Khan, in exercise of the powers conferred upon me under Rule-11, clause-4 (b), of Police Rules 1975, amendment 2014do not intend take a lenient view owing to allegations stand proved to vond any shadow of doubt. I, therefore, REJECT his appeal and uphold the impugned order of major punishment of Dismissal from Service passed by the DPO to Tonk 187 & OB No. 808 dated

missioned Poli

(Muhammad Saleem Khan Marwat)PSF

Regional Police Officer Dera Ismail Khan

2. 1017 AS

Copy to the DPO Tor Cw.r.t his office letter No. 2899/EC dated 19.12.2022 along with his service roll. The appellant may please be informed accordingly.

ENC S RALL - (C)

(Muhammad Søleem Khan Marwat)PSP

Regional Police Officer Dera Ismail Khan

319

District Police Control

Atteste

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Better copy of page No. 9

OFFICE OF THE REGIONAL POLICE OFFICER DERA ISMAIL KHAN REGION

No. 1016/ES

Dated

DI Khan the

06/02/2023

ORDER

This order disposes of departmental appeal filed by <u>Ex-Driver Constable Shahzada No.</u> 338 against the impugned order of Major Punishment (<u>Dismissal from service</u> by DPO Tank passed vide his office OB No. 808 dated 30.06.2022 on the following allegations:

He was arrested involved in the case FIR No. 193/2022 u/s 9-D CNSA PS Karak District Karak. The above omission & commission acts on his part amounts to gross misconduct which is punishable under Khyber Pakhtunkhwa Police Rules 1975 amended-2014

- 2. DPO Tank served the appellant with the charge sheet. Enquiry into the matter was got conducted that allegation stood proved against the appellant and that he was found guilty of te charges leveled against him. He was also called in orderly room but neither defends him nor satisfied the DPO Tank. Hence, the appellant was awarded major punishment of Dismissal from service vide the impugned OB No. 808 dated 26.06.2022.
- 3. The appellant preferred an appeal against the impugned order to this office on 29.11.2022. His appeal was sent to DPO Tank for comments and provision of his service documents vide this officer Letter No. 8143/ES dated 30.11.2022. DPO Tank, vide his office memo: No.2899/ES dated 19.12.2022, furnished comments on the subject appeal wherein he stated that he was arrested to involved in case FIR No. 193/2022 u/s 9-D CNSA PS Karak District Karak.
- The appellant appeared before the undersigned in orderly room held on 02.02.2023 in connection with re-instatement in service.
- 5. keeping in view the above, I, **Muhammad Saleem Khan Marwat**, Regional Police Officer, Dera Ismail Khan, in exercise of the powers conferred upon me under Rule-11, clause-4 (b), of Police Rules 1975, amendment 2014 do nor intend take a lenient view owing to allegations stand proved beyond any shadow of doubt. I, therefore **REJECT** his appeal and uphold the impugned order of major punishment of Dismissal form Service passed by the DPO Tank OB No. 808 dated 30.06.2022

Sd/ (Muhammad Saleem Khan Marwat) PSP Regional Police Officer Dera Ismail Khan

No. 1017/ES

Copy to the DPO Tank w.r.t his office letter No. 2899/EC dated 19.12.2022 along with his service roll. The appellant may please be informed accordingly.

Sd/ (Muhammad Saleem Khan Marwat) PSP Regional Police Officer Dera Ismail Khan

(12515 | 81

ا پیل/گرانی زیر دولز A-11 پولیس رولز 1975 ترمیسی 2014

جناب عالی! سائل حسب ذیل عرض رسال ہے

انجام دیتار ہاہے۔

۲۔ پیکہاس دوران سائل نے ہمیشہ خوش اسلو بی سے فرائض سرانجام دیئے۔

س_ پیکه سائل کو ناجز نز طور پر مقدمه نمبر 193 مورخه 2022-03- زیر دفعات

9D CNSA تھانہ کرک میں ملوث کیا گیا اور سائل کو پٹاور ہائی کورٹ بانوں نیخ سے

مورند 2022-04-11 كوضانت ملى _

س۔ پیکہ جناب DPO ٹا تک نے صرف FIR کی بنیاد پرسرسری انگوائری کے ذریعے

سائل كوملازمت سے بحوالہ تھم مورخہ 2022-06-26 برخاست كيا۔

۵۔ پیر کہ عدالت عالیہ کے فیصلہ جات کی روشنی میں عدالت کا فیصلہ اک انتظار نہ کیا گیا

بلكه يكظر فه كاروائي عمل ميں لائي گئی،

یه که دوران انکوائری سائل کوصفائی اور گواہان پر جرح کا موقع نہیں دیا گیا۔

ے: پیکہ کوئی فائل شوکا ز جاری نہین کیا گیااور نہ ذاتی شنوائی کا موقع دیا گیا۔

۸۔ سیکہ سائل نے جناب رئیجنل پولیس آفیسرڈ ریرہ کو محکمانہ اپیل وائر کی لیکن اپیل بھی بغیر

معقول وجوہات خارج کی گئی بحوالہ تھم نمبر £1016 مورخہ 2023-06-06 کو اپیل

خارج ہوئی۔ (نقل لف ہے)

و یہ کہ سائل کوار بالٹریشنل سیشن جج ۱۱ /سیشل جج کرک نے مقد معنوان بالاسے

MATES

33

باعزت طور پر بری کیا گیا کیونکه استغاثه کوئی ٹھوس شھادت پیش نہیں کرسکی۔ (نقل لف ہے)

•۱- پیکه عدالت عالیه کے فیصلوں کی روشنی میں جب تک عدالت میں الزام ثابت نہ ہو گئی۔ جائے تو سائل بے گناہ سمجھا جائے گا اور عدالتی فیصلہ کی روشنی میں حکم برخاستگی واخراجی محکمانہ اپیل خلاف قانون وانصاف ہے۔

اا۔ یہ کہ سائل 15/16 سال سروس نہایت خوش اسلوبی ست سرانجام دے چکا ہے اور سابقہ دیکا رڈ پر کوئی سزایا بی نہے۔ سابقہ دیکا رڈ پر کوئی سزایا بی نہے۔

۱۲۔ پیکہ سائل کو ناجز ئز طور پر منشیات مقدمہ میں بھنسایا گیا تھا جوا بعدالت مذکورہ نے مقدمہ بری کیا ہے۔

یہ کہ عدالتی فیصلہ مورخہ 2023-80-31 کی روشی میں سابقہ سروس ریکارڈ اور درج بالا مفروضات/ قانونی نکات کی روشی میں مئود بانہ گزارش ہے کہ سائل کی نگرانی / اپیل منطور فرماتے ہوئے سائل کو تاریخ غیر حاضری (گرفتاری) سے ملازمت پرتمام مراعات کیساتھ بحال فرمایا جائے۔

البرقوم 2023-90-18

سائل ذاتی شنوائی کا بھی طلب گاررہے گا۔ سائل اورسائل کے بیچے ہمیشہ دعا گور ہیں گے۔

ye Ubooly 1

شنراده خان (x دائيورگنسٽيل نمبر338) ولد مير حواس ڻانگ بوليس سکنه وانڈه جوگ دره پيز وتخصيل وضلع ککی مروت رابطه نمبر 0344-3017612 شناختی کار دنمبر 5-9146258





OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA

Central Police Office, Peshawar.

/23, dated Peshawar the _

107/2023 28

To:

The

Regional Police Officer,

Dera Ismail Khan.

Subject:

REVISION PETITION.

Memo:

The Competent Authority has examined and filed the revision petition submitted by Ex-Driver FC Shehzada No. 338 of District Tank, against the punishment of dismissal from service awarded by DPO Tank vide OB No. 808, dated 30.06.2022 being badly time barred.

The applicant may please be informed accordingly.

Registrar,

For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

28/09/2023UAN syrdSidsiiN Sedsim/Si22 & 2023Wierret Branch 2022 & 2023 \Letters\Letters A12.rtf

The State ... Vs... Shehzada Khan

ORDER 31.08.2023

Spl. Case No. 85/3 of 2022

Accused Shehzad Khan on bail and Yousaf Jamal, Sr. Public Prosecutor for the State present.

Arguments have already been heard and record perused.

Vide my detailed judgment of today, placed on file, consisting of (10) pages, prosecution failed to bring home guilt against the accused facing trial and the case of prosecution is replete with dents and doubts, while the mere existence of single reasonable doubt is sufficient for disbelieving the entire prosecution's story, while in the present case, there are plenty; hence, by extending benefit of doubt in favour of accused, he stands acquitted from the charge. Accused Shehzada Khan is on bail, his bail bonds stand cancelled and sureties are relieved from the liability of bail bonds. Case property be disposed of in accordance with law but after the period of limitation prescribed for appeal/revision. File be consigned to record room after its necessary completion.

ANNOUNCED 31/08/2023

Examiner Copying Branch Karak 923

(TUFAIL AHMAD) Additional Session's Judge-II/ Judge Special Court,

Karak.

The State etc ... vs. .. Shehzada Khan

FIR No.193 dated 15.03.2022 u/s 9-D CNSA Police Station Karak.

(o)

IN THE COURT OF TUFAIL AHMAD ADDITIONAL SESSIONS JUDGE-H/JUDGE SPECIAL COURT KARAK



State....vs..... Shehzada

FIR No.193 dated: 15.03.2022 U/S 9-D of CNSA P.S Karak.

CHARGE

I, Tufail Ahmad, Additional Sessions Judge/ Judge Special Court Karak do hereby charge you Shehzada Khan aged about 36/37 years s/o Mir Hawas Khan r/o Raziq Colony near Mian Lal Mohallah Tank, Tehsil and District Tank as under: -

That on 15.03.2022, at 1720 hours, falling within the criminal jurisdiction of Police Station Karak, the local police recovered from possession of you accused named above, a plastic bag containing 04 packets weighing 1274/1236/1267 and 1285 grams chars: thus, you accused committed an offence punishable under section 9-D of CNSA within the cognizance of this Court.

And, I hereby, direct that you accused be tried by this Court on the aforesaid charge.

(Tufail Ahmad)

Addl: Sessions Judge/Judge Special Court, Karaki MAG

Q: Have you heard and understood the charge?

 Λ : Yes.

Q: Do you plead guilty or claim trial?

A: I plead not guilty and claim trial.

Q: Do you have any defense to make?

A: Yes I am innocent and falsely been charged.

RO&AC 17.11.2022

Certified U/s 364 Cr.P.C.

Shehzada Khan

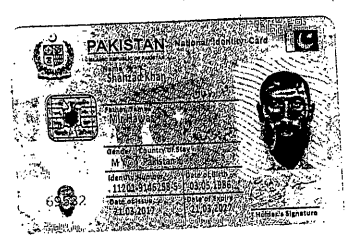
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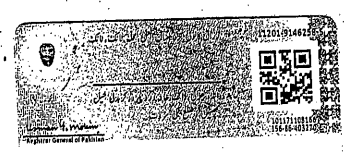
Examiner Copying

Branch Karak, 202

(Tufail Ahmad)

Addl: Sessions Judge/ Judge Special Court, Karak





مُشده کارڈ ملنے پرقریبی لیوبکس میں ڈال دیں

دعوى ۲. باعث تحريراً تكبه مقدمه مندرج عنوان بالايس بن طرف سے واسطے بيروي د جواب دي وظي كارواكى متعلقة أن مقام _____ كيار كالم المار كالم المارك ال مقرد کرے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیر وكيل صاحب كورامني نامه كرنے وتقرر ثالت ، فيصله برحلنب دسيئے جواب دہی اورا تبال دعو كاور بسورت ومحرى كرفي اجراءا درصولى چيك دروپيار عرضى دعوى اور درخواست برسم كى تفيدين زراین پردستخدا کرانے کا افتیار ہوگا۔ نیزصورت عدم پیروی یا ڈکری بکطرفہ یا بیل کی برایدگی اورمنسوخی نیز دا ترکرنے اپیل تکرانی دنظر ثانی دپیردی کرندنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ ماہ کور کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کواییے ہمراہ یا اسپے بجائے تقرر کا اختیار موگا اور مها حب مقرر مشده کو بھی وہی جمله مذکوره باا ختیا رات حاصل ہوں مے اور اس کا ساخت مرواخته منظور قبول موكا _ دوران مقدمه ميس جوخ چدد برجانه التواسة مقدمه كسبب سع وموكاب کوئی تاری بیتی مقام دوره پر بو یا حدسے باہر بواد وکیل ساحب پابند بول شیم کہ پیروی لمەكەرىم بىلدادكالت ئامەكھىدىيا كەسىدىپ ب