30.08.2016

Appellant in person and Mr. Attaullah, ASI(Lit) alongwith Mr. Farhaj Sikandar, GP for respondents present. Appellant submitted copy of order dated 22.06.2016, whereby he has been reinstated into service. Appellant stated that his grievances has been redressed by departmentally and do not want to contest the appeal, therefore, the instant appeal has become infructuous. File be consigned to the record room.

Announced: 30.08.2016

Member

Camp court D.I. Khan

Appellant in person and Mr. Nazir Ahmad, H.C alongwith Mr. Farhaj Sikandar, GP for respondents present. Representative of the respondents needs time to submit written reply/comments. To come up for written reply/comments on 24.05.2016 at camp court D.I. Khan.

Member
Camp Court D.I. Khan

24.05.2016

Appellant in person and Mr.Ataullah, ASI alongwith Farkhaj Sikandar, GP for respondents present. Written reply not submitted. Requested for time. To come up for written reply on 30.08.2016 at camp court D.I. Khan.

// Member \ Camp Court D.F.Khan

28.3.2016

Appellant with counsel present. Learned counsel for the appellant argued that the appellant was appointed as constable in Police Department in the year, 2001 and served the department for long four years. It is the contention of the learned counsel for the appellant that the appellant was . dismissed from service vide impugned order dated 16.09.2015 on the charge of absence from duty. He further submitted that while working in Mini Operation Branch on Photostat Machine, he was directed to go for constable training w.e.f. 學 经收益 医肾髓 医腹腔 医皮肤 807.2015 which order was recalled by the DIG of Police vide his letter dated 30.7.2015. He further submitted that this order was further withdrawn vide order dated 5.8,2015 but the appellant was not let about this order. Consequently, the appellant was wrongly marked as absent from duty. That no charge sheet or show cause notice were served on him. He further submitted that no enquiry was conducted and without giving any opportunity of hearing, appellant was dismissed from service. Points raised need consideration. The appeal is admitted to full hearing. Process fee and security be deposited within 10 days. Thereafter, notices be issued to the respondents. Case to come up for written reply at camp court, D.I.Khan on 26 - 4 - 16.



МЕ**М**ВЕК Camp court, D:I.Khan∈ ∷ 26.01.2016

Counsel for the appellant present and requested for adjournment. To come up for preliminary hearing on >3.2.16 at camp court, D.I.Khan.

ME BER Camp Court, D.I.Khan

Clerk of counsel for the appellant present and requested for adjournment to produce his senior counsel.

To come up for preliminary hearing on 29:3:16 at Camp Court D.I.Khan.

MEMBER
Camp Court, D.I.Khan

Form- A FORM OF ORDER SHEET

| Court of | | | <u> </u> | | <u> </u> |
|----------|---|------|----------|-----------|----------|
| | - | e 62 | | | |
| Case No. | | | | 1370/2015 | |

| | Case No | 1370/2015 |
|-------|------------------------------|---|
| S.No. | Date of order Proceedings | Order or other proceedings with signature of judge or Magistrate |
| 1 | 2 | 3 |
| 1 | 07.12.2015 | The appeal of Mr. Muhammad Faheem resubmitted |
| | , | today by post Through Mr. Ahmad Ali Advocate may be entered |
| | | in the Institution register and put up to the Worthy Chairman for |
| | | proper order. |
| 2 | | REGISTRAR - |
| 2 | 1/2-18: | This case is entrusted to Touring Bench D.I.Khan for |
| | | preliminary hearing to be put up thereon. |
| | | |
| | | b |
| | Ø | CHAIRMAN |
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| | | |
| | 29.12.201: | Since tour to D.I.Khan for the month of December, 20 |
| | | has been cancelled, therefore, case is adjourned |
| | | 26 · 1 - 16 for the same. |
| | | Reader |
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| | | |

The appeal of Mr. Muhammad Faheem son of Muhammad Rafique Qureshi Ex-Constable No.1078 Distt. Police D.I.Khan received to-day i.e. on 30.11.2015 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 nomination order dated 8.7.2015 mentioned in para-9 (Annexure-I) is not attached with the appeal which may be placed on it.

2- Copies of application and statement of allegations mentioned in para-10 &13 of the memo of appeal respectively are not attached with the appeal which may be placed on it.

3- Copies of departmental appeal and order dated 26.11.2015 mentioned in para-15 of the memo of appeal are not attached with the appeal which may be placed on it.

No. 1824_/S.T.

Dt. 30 - 11 /2015

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Ahmad Ali Advocate High Court D.I.Khan

Resubmitted aft

ficiencies.

Hav.

BEFORE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

In Service Appeal No. 370/2015

Muhammad Faheem VS. Govt. of K.P.K. etc Service Appeal

Subject: Resubmission of Service after removal of deficiencies.

- Deficiency No. 1. The Nomination order dated 08/07/2015, as mentioned in Para No.9 (Annexure I) is attached herewith.
- Deficiency No. 2. Copy of the application for exoneration from training of course referred in Para No.10 (Annexure J-1) is attached herewith.

Whereas, Statement of allegations as referred in Para No.13 (Annexure N-1) is also enclosed herewith.

Deficiency No. 3. Copy of departmental appeal as referred in Para No.15 (Annexure P) is enclosed.

Whereas the order dated 26/11/2015 of the respondent No.1 as referred in the Para-15 is oral and no such order in written form has been provided to the appellant therefore, copy of the same cannot be annexed with the appeal. The appellant prays that the appeal may please be treated and proceeded ahead.

Yours Humble Appellant

(Muhammad Faheem) Through Counsel

Dt. 05 /12/2015

Ahmad Ali
Advocate Supreme court.

AFFIDAVIT

I, the Appellant, do hereby solemnly affirm and declare on oath that all the above Para-wise contents are true & correct to the best of my knowledge and belief and nothing has been deliberately concealed from this Honourable Court.

DEPONENT

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 370 of 2015

Muhammad Faheem Vs. Govt. of K.P.K. etc SERVICE APPEAL

Index:

| S# | DESCRIPTION OF DOCUMENTS | Annexure | PAGE NO. |
|-----|--|----------|----------|
| 1. | Grounds of Service Appeal | | 1-8 |
| 2. | Copy of Order OB No.920 dated 08/07/2001 | A | 9 |
| 3. | Copy of letter No.11534-35/E-II dated 24/07/2001 for age relaxation by the Inspector General of Police | A-1 | 10 |
| 4. | Copy of appellant's experience certificates | В | 11-12 |
| 5. | Copy of order OB No.922 dated 28/07/2001 for posting as Operator at Photostat machine | C | 13 |
| 6. | Copies of commendation certificates and cash rewards | D | 14-17 |
| 7. | Copy of order OB No.562 dated 25/09/2003 | E | 18 |
| 8. | Copy of office note dated 22/07/2004 of Superintendent DIG D.I.Khan Range office | F | 19 |
| 9. | Copy of Order bearing No.1577-79 dated 13/04/2015 of DIG D.I.Khan Region | G | 20 |
| 10. | Copies of medical prescriptions/certificates of petitioner | H | 21-24 |
| 11. | Copy of letter No.1701/EC dated 08/07/2015 | I | 25 |
| 12. | Copy of the Daily Diary No.18 dated 14/07/2015 regarding arrival of the appellant at Police Training College Sawabi | J | 25 |
| 13. | application of appellant for Copy of exoneration from recruit course | J-1 | 26 |
| 14. | Copy of letter No.2859/ES dated 30/07/2015 of respondent No.4 | K | 26 |
| 15. | Copy of letter No.2943/ES dated 05/8/2015 | L | 27 |



| 16. | Copies of the attendance register | : M | 28-31 |
|-----|--|-------------------|-------|
| 17. | Copy of application of appellant for the purchase of 'Toner' | M-1 | 32 |
| 18. | Copies of the Statement of Allegations, Charge Sheet and reply of petitioner | N-1, N-2 & N-3 | 33-37 |
| 19. | Copy of impugned letter OB No.1742 dated 16/09/2015 | 0 | 38 |
| 20. | Copy of impugned order bearing No.4023/ES dated 16/10/2015 | . P | 39 |
| 21. | Copies of the correspondence of I.G. Police regarding appeal of appellant | P-1 | 40-41 |
| 22. | Copies of the letters regarding absorption of appellant as junior clerk | Q | 42-47 |
| 23. | Vakalatnama | | 48 |

Yours Humble Appellant

(Muhammad Faheem) Through Counsel

Dt. <u>28</u>/11/2015

Ahmad Ali Advocate Supreme court

Miss Shumaila Awan Advocate High Court, D.I.Khan. Service Appeal No. 1370 of 2015

Muhammad Faheem son of Muhammad Rafique, caste Qureshi, resident of Mohallah Kirri Alizai, D.I.Khan. Ex-constable-1078

VERSUS

Service Tribuna

Service Tribuna

Siary No. 1385

Service 30-11-2015

- 1. Govt. of Khyber Pakhtunkhwa, through Secretary Home & Tribal Affairs Department, Peshawar.
- 2. Secretary to Govt. of K.P.K. Home & Tribal Affairs Department, Peshawar.
- 3. Provincial Police Officer, Khyber Pakhtunkhwa, Peshawar
- 4. Deputy Inspector General of Police, Dera Ismail Khan Region, Dera Ismail Khan.
- 5. District Police Officer, Dera Ismail Khan.

Respondents

SERVICE APPEAL UNDER SECTION 4 OF THE K.P.K. SERVICE TRIBUNALS ACT, 1974, AGAINST ORDER OB NO.1742 DATED 16/09/2015 OF THE RESPONDENT NO.5 WHEREBY THE APPELLANT WAS DISMISSED FROM SERVICE AND ALSO AGAINST THE ORDER BEARING NO.4023/ES DATED 16/10/2015 OF THE RESPONDENT NO.4 WHEREBY APPEAL OF APPELLANT WAS DISMISSED.

Continue

PRAYER:

* Aga

ON ACCEPTANCE OF PRESENT SERVICE APPEAL AND BY SETTING ASIDE IMPUGNED ORDER OB NO.1742 DATED 16/9/2015 AND WELL AS ORDER BEARING NO.4023/ES DATED 16/10/2015 AND ORDAL ORDER DATED 26/11/2015 OF IGP, THE APPELLANT MAY PLEASE BE REINSTATED INTO SERVICE WITH ALL BACK BENEFITS.

Respectfully Sheweth,

- Department D.I.Khan as Constable and was allotted constabulary No.1078 vide Order OB No.920 dated 08/07/2001 (Annexure A) by the then Superintendent of Police, D.I.Khan. Prior to his appointment, the appellant was also granted age relaxation by the Inspector General of Police vide letter No.11534-35/E-II dated 24/07/2001 (Annexure A-1).
- 2. That the appellant was previously having experience as Photocopier Operator and in this regard appellant's experience certificates are enclosed as **Annexure B**.
- 3. That as there was a need of Photostat Machine Operator in the Office of the then Superintendent of Police D.I.Khan to handle the photocopier machine, therefore, the appellant owning to his experience was posted as Operator at Photostat machine vide order OB No.922 dated 28/07/2001 (Annexure C).
- 4. That thereafter the appellant started to work as Photostat Machine Operator and performed his duties as such with due zeal, care and devotion. In recognition of the efficient performance of his duties as Photostat Machine Operator, the appellant was awarded rewards and commendation certificates on a number of occasions. Copies of commendation certificates and cash rewards are enclosed as **Annexure D**.
- 5. That in the year 2003 the appellant was nominated for police training but later his name was withdrawn and vide order OB No.562 dated 25/09/2003 (Annexure E) the then District Police Officer, D.I.Khan, permanently transferred the appellant from Police Lines, D.I.Khan, and posted to DPO D.I.Khan as Photostat Machine Operator.
- 6. That the Office Superintendent DIG D.I.Khan Range vide his office note dated 22/07/2004 (Annexure F) requested to post the appellant in the Range Office, D.I.Khan, as Photostat Machine Operator. It is pertinent to mention here that the



appellant in the interest of public service and to streamline the official work of Photostat Machine was not sent by his superiors to the police training. Had the appellant would have sent to training, he would have been serving as ASI in the present days; but the appellant for the service and safety of public, scarified his entire career and is still drawing the pay as Constable.

- 7. That the DIG D.I.Khan Region vide Order bearing No.1577-79 dated 13/04/2015 (Annexure G) constituted a 'Mini Operation Branch' with Computer, Telephone, Fax and E-mail facilities; and the appellant was also posted there to handle Fax and E-Mail facility in addition to his own work as Photocopier Machine.
- 8. That now appellant is having age of 42/43 years and is suffering from the spinal cord problems and the doctors advised the appellant from hard/heavy-work. Copies of medical prescriptions/certificates of petitioner are enclosed as Annexure H.
- 9. That in the meanwhile appellant was nominated by the respondent No.5 vide letter No.1701/EC dated 08/07/2015

 (Annexure I) to complete the recruit course from Police Training College Sawabi.
- 10. That the appellant communicated all his medical prescriptions etc to the Police Training College Sawabi and thereafter also arrived there on 14/7/2015. In the said training college one Riaz Khan SI refused to accept the appellant for recruit course as no fitness certificate and medical tests, necessary for police training, were not sent to the college from the office of DPO D.I.Khan. Copy of the Daily Diary No.18 dated 14/07/2015 regarding arrival of the appellant at Police Training College Sawabi is enclosed as Annexure J while application of appellant for exoneration from recruit course is enclosed as Annexure J-1.



- 11. That in the meanwhile vide letter No.2859/ES dated 30/07/2015 (Annexure K) the respondent No.4 withdrawn the name of appellant from the Nominal Roll of recruit constables and thereby cancelled the order dated 08/07/2015 of the respondent No.5. But later-on the letter dated 30/07/2015 was cancelled by the respondent No.4 vide letter No.2943/ES dated 05/8/2015 (Annexure L). However, the appellant was orally directed by the respondent No.4 to keep continue duties in DIG Office.
- D.I.Khan till 18/09/2015 and also marked his attendance on the attendance register. In the meanwhile the appellant had also applied for the purchase of Toner' which was allowed by respondent No.4. During the month of August-2015 period appellant had also availed one-week medical leave. Copies of the attendance register are enclosed as **Annexure M** while application of appellant for the purchase of Toner' is enclosed as **Annexure M-1**.
- departmentally on the allegations that appellant remained absent from Police Training College Sawabi w.e.f. 08/07/2015 to 15/09/2015, whereas in-fact the appellant was performing duties in the DIG Office D.I.Khan during this entire period on the directions of DIG D.I.Khan. The appellant submitted his reply to the charge sheet etc. Copies of the Statement of Allegations, Charge Sheet and reply of petitioner are enclosed as **Annexure N-1, N-2 & N-3** respectively.
- 14. That after the completion of biased and partial departmental inquiry the respondent No.5, without giving opportunity of hearing to the appellant, dismissed the appellant from service vide impugned letter OB No.1742 dated 16/09/2015 (Annexure O).

5

- 15. That the aggrieved of the impugned order of dismissal from service, the appellant preferred an appeal before the respondent No.1 and the same was also dismissed vide order bearing No.4023/ES dated 16/10/2015 (Annexure P). Thereafter the petitioner approached to office of I.G.Police. The Record was requisitioned by the IG Police vide letter No.5230/15 dated 30/10/2015 and appeal was dismissed vide oral order dated 26/11/2015 (Annexure P-1) and now the said appeal has been filed; thus this Service Appeal is in time.
- 16. That aggrieved of the impugned orders dated 16/09/2015 and 16/10/2015, issued by the respondents No.5 & 4 respectively, the appellant wants to impugn both the said orders before this Honourable Tribunal on, inter alia, the following grounds:

GROUNDS:

- i. That the both the impugned orders dated 16/09/2015 and 16/10/2015, issued by the respondents No.5 & 4 respectively, are ultra-vires, whimsical, outcome of malafide, based on discrimination, against law and facts therefore, the same are liable to be set aside.
- ti. That the appellant has been dismissed from service only on the allegation of alleged absence from Police Training College for recruit course. But firstly the college was not provided with any fitness/medical certificate from office of DPO D.I.Khan, while secondly the appellant was orally directed by the DIG D.I.Khan to keep continue official duties in the DIG Office and to this effect application of appellant for purchase of toner was also allowed. Moreover, in the month of august-2015, appellant was also granted one-week medical leave. Thus there is absolute no absence from duty by the appellant at all. Hence, impugned orders are illegal, unlawful and are not tenable in the eyes of law.
- *iii.* That appellant has not been given final show cause notice for the imposition of major penalty nor any opportunity of personal audience has been given to him. Thus the appellant has been condemned unheard.
- iv. That after his appointment as constable, on the directions of his superiors the appellant started to work as Photostat

Machine Operator and performed his duties as such with due zeal, care and devotion. In recognition of the efficient performance of his duties as Photostat Machine Operator, the appellant was awarded rewards and commendation certificates on a number of occasions.

- That the appellant in the interest of public service and to streamline the official work of Photostat Machine was not sent by his superiors to the police training and now the petitioner owing to his age and spinal cord problems is unable to get through recruit course. Had the appellant would have sent to training, he would have been serving as ASI in the present days; but the appellant for the service and safety of public, scarified his entire career and is still drawing the pay as Constable. Hence, by dismissing the appellant a great injustice has been done to the appellant.
- vi. That no proper inquiry has been conducted into the matter and no evidence of his attendance at DIG Office has been collected by the Inquiry Officer. On this score too the impugned orders are not worth to be maintained.
- wii. That there is absolutely no absence on the part of appellant nor he escaped from his duties rather he was performing his duties in the DIG Office in the interest of public service. As being a member of "Mini Operation Branch" to handle the Fax and E-mail facility the appellant remained present over there because of involvement of various issues for the security of District. Operation of Photostat machine was also in full spin. But such performance of duties has not been looked into.

viii. That the circumstances of the case are not such that this Honourable Tribunal ought not to exercise its equitable jurisdiction in the matter and the appellant thus seeks the indulgence of this Honourable Tribunal for redress of his grievance against the respondents.



- of occasions applied/requested for his absorption into Junior Clerk and in this regard a numerous correspondence took place but of no avail. Copies of the letters regarding absorption of appellant as junior clerk are enclosed as **Annexure Q.**
- x. That the counsel for appellant may be allowed to raise additional grounds at the time of arguments.

It is, therefore, humbly prayed that on acceptance of the present appeal and by setting aside the impugned orders, appellant may please be reinstated into service along with all back/future benefits; and any other appropriate relief, which this Honourable Tribunal, in the given circumstances, may deem fit in the interest of justice may also be granted to the appellant.

Yours Humble Appellant

(Muhammad Faheem)
Through Counsel

Ahmad Ali Advocate/Supreme court

Miss^lShumaila Awan Advocate High Court, D.I.Khan.

Dt. 28 /10/2015

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

| Service | Appea1 | No. | ÷ | of 2015 |
|----------|--------|-----|----------|---------|
| ~~. ~.~~ | ppeut | 210 | <u> </u> | 0/ 2013 |

Muhammad Faheem Vs. Govt. of K.P.K. etc SERVICE APPEAL

CERTIFICATE

I, the appellant, do hereby certify that it is the first Service Appeal on behalf of appellant and no appeal on the subject has earlier been filed.

Appellant

AFFIDAVIT

I, the Appellant, do hereby solemnly affirm and declare on oath that all the Para-wise contents of above **Service Appeal** are true & correct to the best of my knowledge and belief and nothing has been deliberately concealed from this Honourable Court.

DEPONENT

Ann. A = (1) (102 102 102 34×36 36 5-7-192 mi 1153485/1-1) is (1) 2 (nge selevation) in still (1) colle 600) un (BLE/ES à 4 soft Die, - 16 chores كوليرمل والما والكرى وقت مع في اورتسان جال بين مورول إيا بان الله مال المحلية عادى طور براهم و فنظيل المرق فيا عامر ضاح بالما - cz- (le le () 1078 م درج آردر کسی جود ۔۔۔

Ann. A-1

The Upper age limit of one year and 7 months in r/o Sahiozada Mchammad Faheem S/O Sahiozada Mchammad Rafique r/o Mohalla Kirri Alizai City D. I. Khan for enlistment as Constable in Police Department is hereby condoned but recruitment shall be on merit.

> MOHAMMAD SAEED KHAN INSPECTOR GENERAL OF POLICE. NWFP PESHAWAR.

1534-35 /E-II, dated Peshawar, the 24/ /2001.

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

- DIG of Police, D. I. Khan Range, D. I. Khan w/r to his memo: No. 1617/ES, dated 21.7.2061.
- 2. Sahibzada Mohammad Faheem S/O Sahibzada Monammad Rafiqu r/s Mohalla Kirri Alizai City D. I. Knau.

WI QUDRAT SHAH)

REGISTRAR, DISPECTOR GENERAL OF POLICE. NWFP PESHA AR.

No 1628/Es de 25-7-2007

Capy to SP. Denn of informed Nachim will to his mo No 14206 ell 21-7-2001.

20 July 19 Carlot



Date: 08/12/2000

TO WHOM IT MAY CONCERN:

This is to certified that Mr. Muhammad Fahim S/o Muhammad Rafique working as Photocopier from 25/03/1998 To 05/12/2000-in Admin & Finance Department at our Chashma Right Bank Canal, Project Dera Ismail Khan.

During his stay we found him very hardworking, competent, honest, dutiful and dependable person. He makes happy team and will prove useful for any company.

We wish every success in his future life.

Recepali SIMSEK

Admin & Finance Manager

Attested



CHINA PETROLEUM ENGINEERING CONSTRUCTION CORPORATION

Indus Highway Project N-55 Contract-10 Office: Near Anjumabad University Road, P.O.Box 34, D.I.Khan Ph: (0961) 713159 Fax (0961) 710652

TOWHOMETMAYCONCERN

Certified that Mr. MUHAMMAD FAHIM s/o MUHAMMAD RAFIQ R/O D.I.Khan worked in our corporation as a PHOTOCOPY OPERATOR AND PHOTOCOPY MECHANIC. From 2-2-94 to 5-2-97.

He is well versed with all the trades concerning to his job. Further, he is an honest, hardworker and reliable fellow.

We do wish all success in his life.

Dated: - 28/2/97

CHIMA PETTOTATE

Eng. 19-18 C ... Corp.

3rd RSIM EDIMOHARGE ... an

CPECC C-10
D. I. KHAN.

Attersteel

D/Ann. C 13

ORDER

Constable Muhammad Faheem No. 1078 of this District Police is hereby Posted as Operator at Photo Stat machine with immediate effect.

(ARIF NAWAZ KHAN) Superintendent of Police, Dera Ismail Khan.

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Askershid

CALLED 7 A.D. A. CALLED TADA AN CALL

SAHIBZADA M. FAHIM, FAX/PHOTOSTAT OPERATOR RANGE OFFICE, D.I.KHAN

IN RECOGNITION OF

His good performance cluring Muharram - 2014.

Dy: Inspector General of Police,

OB No. 350-A Data 10.11.2014

15 ORDER Mr. Muhammad Fahim of D.I.Khan District is hereby granted CC Class with cash reward Rs. 500/- for his good performance of duty. R-RAHMAN) PPM ŝ. Deputy Inspector General of Police. Dera Ismail Khan 7- May, 2008 dated D.I.Khan the Forwarded to the District Police Officer, D.I.Khan for information & recessivy action Ng. 1791 1 R-RAHMAN) PPM (MOHAMMAD HABIPAU Deputy Inspector General of Police. Dera Ismail Khan STATICE POLICE, DERA ISMAIL VALLATIVE BUTTER AND CHALLES AND In recognition of best services rendered by Mr. Const: Muhammad Faheem No 1078 (Operator) On the eve of Muharram-2002/Referendum-2002, including field performance, the officer is awarded cash amount of Rs. 150 /- With Class-III certificate. OB No 754, at: 30,5,2002. Superintendent of Police Dera Ismail Khan Attershed



AWARDED TO

Const: Muhammad Faheem 1078 (operatod) of D.I. Khan District

with each reward of Rs. 500/=

IN RECOGNITION OF

For his good performance of duty.

Dalled: 8th May, 2008

Attested

OF THE DISTRICT POLICE OF THE POLICE OF THE

DERA ISMAIL KHAN

COMMENDATION CERTIFICATE CLASS - III

With cash reward of Rs. 200/z

Granted to Mr.

FCS M Shammard Falin 1078

District Dera Ismail Khan in recognition of Good Performance of Duties

OS No. 2327

Dated 3-12 20/4

Derallsmail Khan.

Allested

Ann. E 18

ORDER

Constable Muhammad Fahim No. 1078, of this district Police is hereby transfer from Police Lines, DIKhan and posted to D.P.O, DIKhan as a Photostat Machino Operator with Immediate effect. He will be responsible for the proper maintenance of the Photostat machine.

Capt: (USMAN ZAKRIA) PPM

District Police Officer, Dera Ismail Khan.

10 /562 10 /20 6700 3

when the

The services of Constable Muhammad Fahim No.1078 now in Police Lines; D.I.Khan on general duties who is conversant to operate Photostat machine; are required in Range Office, D.I.Khan for the purpose. Therefore, kindly allow detailing him from Police Lines, D.I.Khan to Range Office in the interest of Govt, work, please. Thanking you Sir, Office Superintendent 27/7 Allmy Movies Approved.

Ann. Gr

ORDER

In the light of directions of Worthy Inspector General of Police, Khyber Pakhtunkhwa. Peshawar during meeting held on 25.03.2015, a MINI OPERATION BRANCH is hereby constituted with immediate effect. Computer, telephone (No.0966-720302), fax & email facilities has been provided to the branch. The following staff is hereby posted to handle aff kind of letters/works with quarter concerned and to maintain proper record in addition to their own duties.

1. Mr. Abdul Ghaffar, Asstt: Grade Clerk

(Incharge)

- 2. Mr. Ikramullah, Senior Clerk
- 3. Mr. Irlan Latil, Junior Clerk
- 4. Head Constable Salah-ud-Din
- Constable Muhammad Fahim

(ABDUL GHAFOOR AFRIDT PSP, PPM

Dy: Inspector General of Police, Dera Ismail Khan Region

No. 577 79/€/5 bate 13-04-15

Copy of above is submitted for favour of information to:

- The Inspector General of Police, Khyber Pakhtunkhwa, Peshawar w/r to his office letter No 4659-67/OS (Ops), dated 09.04 2015.
- 2. The Addl: Inspector General of Police, Operations, Khyber Pakhtunkhwa, Peshawar
- 3. The District Police Officer, DIKhan
- 4. The District Police Officer, Tank
- 5. The Superintendent of Police, Investigation, DIKhan
- The Superintendent of Police, Investigation, Fank
- Reader to DIG of Police, DIKhan
- All concerned.

(ABDUL GHAFOOR AFRIDI)

PSP, PPM

Dy: Inspector General of Police, Déra Ismail Khan Region

Ann: H

جناب عالى:

گزارش ہے کہ من سائل کافی عرصہ سے ریڑھ کی ہڑی کی مرض میں مبتلا ہے۔
ڈاکٹر صاحب نے من سائل کو Bed rest تجویز فر ماتے ہوئے سخت جسمانی کام کرنے سے
اجتناب کرنے کا کہا ہے۔ من سائل کی اس بیاری کو مد نظر رکھتے ہوئے 10 یوم میڈیکل
Leave منظور فر ماکر مشکور فر ماویں۔ (میڈیکل ہمراہ لف ہے)۔

عین نوازش ہوگی

مورخه 22.08.2015

العارض

صاجر اده محرفهيم 1078/FC ، در واساعيل خان

Attasted



Out Door Patient's Department Out Door Patient's Department Name Name Yearly No. _ -Rs. 5/-Yearly No. Date CBP/ Vertisvae Proslem Tas Voltera Medical Pecialis

2

بخدمت جناب كما ندنث بوليس شريننگ سكول مصوابي

جناب عالى!

الم معروض ہوں کہ من سائل محکمہ پولیس ڈیرہ اساعیل خان میں عرصہ 14/15 سال سے بطور کنشیبل معروض ہوں کہ من سائل محکمہ پولیس مثین آپریٹر دفتر جناب DIG صاحب، رق ڈیرہ اساعیل خان میں سرانجام دیتا آرہا ہے۔ چونکہ محکمہ پولیس میں اس وقت کوئی اسامی فوٹو سٹیٹ آپریٹر کی موجود نہ تھی اس کئے من سائل کو بطور کنشیبل مجرتی کیا گیا اور من سائل کو کنشیبلر می نمبر 1078 الاٹ کیا گیا۔ اب جبکہ من سائل کی عمر 1078 سال ہے اور من سائل کے قوٹی اور صحت اس بات کے تحمل نہیں ہیں کہ ریکروٹی میں سائل کی عمر 142/43 سال ہے اور من سائل کے قوٹی اور صحت اس بات کے تحمل نہیں ہیں کہ ریکروٹی کورس جیسی سخت جسمانی ورزشیں کر سکوں ۔ علاوہ ازیم من سائل گھریلوطور پر مالی حوالہ سے انتہائی پریشان مالی ہوں۔ اس وجہ سے ان حالات میں من سائل مذکورہ بالاکورس کرنے سے قاصر اور 10 سائل قرار کر اللہ اور سے بستہ ہو کر من سائل النہاس کرتا ہے کہ من سائل کو میڈیکل بنیا دوں پر 10 سائل قرار دیا ہوئے ضلع واپس فر مایا جاوے۔

نو<u> ق</u> میڈیکل سرٹیفیکیٹ ہمراہ لف ہیں۔

آپ کی عین ماتحت پروری ہوگی۔ مورخہ 08.07.2015

العارض

صالبزاده محرفهيم، فو توستيث افيكس مشين آپريثر، دفتر جناب DIG صاحب، دُيره اساعيل خان-



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, 476 h Amexive The District Police Officer, Farmer -Dera Ismoil Khan. The Principle, To:-Police Training School, Swabi. dated Dikhan the 08 07-MI 1701 ÆC. NOMINAL ROULS. Shirkert-Momo: Kindly refer to Inspector General of Police, Khyber Pakhtunkhwa, Ecshawar office letter No.4088495/Trgt, dated: 03.07.2015. Nominal rolls of 51- Recruit Constables of this District Police selected for Recoult Course commencing at PTS Swabi w.c.from 08.07.2015 is submitted herewith

No. 1702 /EC

for further proceeding, please.

Copy of above is submitted to the Regional Police Officer, Dera Ismail-Khan for favour of information w/r to PPO/KPK, Peshawar office letter No. quoted. above, please.

Districe Police Officer

Bera Isinan Kha

District Police Officer, Derg-Ismail Klah

Attested

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| F | _cii. Mohammad Jamii blo. ≠sia Mohammad Brahim do sar Zar Float Mil Dingur FS/Cantr | DIKhan | D!Kha | n DIKhan | 25.02.199 | \$ 01.01 2015 | 12101-0222740 5 | E.vo | 0045-9824482 | . 10 th | 5' 7 1/2" | 33"x34½" | |
| ó | Clonstable Mohammad Asif No. 1941 s/o Malik Mahi r/o Bilal Aba Muryali PS/Cantt: | d DIKhan | DiKha | n DIKhan | 25.05.1992 | 01.01.2015 | 12101-5905209-9 | Chive | 0346-8885269 | F.Sc | 5' 7 3/4 " | 34°x36" | |
| 16 | Constable Salah-ud-Din No. 577 s/o Saad-ud-Din r/o Abdul Khel PS/SNK Constable Abu Bakar No. 1593 s/o | Paharpur | | | 06.11.1987 | 01.01.2015 | 12103-0898189-1 | B-√e | 0345-9832855 | 10 th | 5' 73/2" | 32" x 34" | Condone by Thest vide RPO/DIKhan order Endst: No.524/ES , dated: |
| 17 | Falak Sher 1/o Bilal Abad PS/Cantt: | DIKhan | DIKhan | DIKhan | 10.05.1995 | 01.01.2015 | 12101-3199869-5 | A+ve | 0343-9907117 | B.A | 5' 71/4" | 33" x 34 ½" | 13.02.2015 |
| 7 13 | Constable Mohammad Fahim No. 1078 s/o Mohammad Rafiq r/o Kirri Alizai PS/City | DIKhan | DIKhan | DIKhan | 01.01.1975 | 27.07.2001 | 12101-0930939-1 | A5+/re | 0344-9381575 | 10 th | 5: 7 1/2" | 34" x 36" | |
| 10 | Constable Nazim Hussain No.7998/FRP s/o Mulazim Hossain O Ihoke Malkari PS/Paharpur | Paharpur | DlKhan | DIKhan | 05.03.1992 | 01.01.2015 | 12103-0562560-1 | Б÷√e | 0346-5273184 | F:A | 5' 7 ½ " | 34" x.34 ½" | |
| 20 | Constable Rajab Ali No. 7808/FRP s/o Gulzar Hussain r/o Kukur PS/saddar | DIKhan | DIKhan | DIKhan | 12.01.1992 | 01.01.2015 | 12101-1775544-9 | A-va | 0343-8951541 | ĎΑΕ | 5' 7 ½ " | 33½"x35½" | |
| 21 | Constable Sibghatullah No. 7834/FRP s/o Saleh Khan r/o Zamirabad Muryali PS/Cantt: | DIKnan | DIKhan | DIKhan | 11.12.1994 | 01.01.2015 | 12101-6247057-1 | B-ve | 0333-9987760 | F.A | 5'83/4" | 33" x 34 ½" | |
| 22 | Constable Naqeebullah No. 7847/FRP s/o Saifullah Khan r/o Bahadri PS/Yarik | DIKhan | DIKhan | DIKhán | 18.01.1995 | 01.01.2015 | 12101-1193199-5 | A+ve | 0342-7977479 | D.Com | 5' 8" | 34½"x36½" | |
| 23 | Constable Mohammad Asif Shah No. 7884/FRP s/o Syed Nazir Hussain Shah r/o Mubarik Shah PS/Band Kurai | Paharpur | DIKhan | DIKhan | 07.04.1992 | 01.01.2015 | 12103-3599130-1 | A÷ve | 0341-4856899 | B.A | 5' 8 1/2" | 33"x34½" | |
| 24 | Constable Rashid Iqbal No. 7938/FRP s/o Nasrullah Khan r/o Lang Khair Shah PS/Band Kurai | Paharpur | DIKhan | DiKhan | 05.01.1991 | 01.01.2015 | 12103-3588813-1 | A+ve | 0346-3680885 | F.A | 5' 7 1/4" | 33½"x34½" | |
| 25 | Constable Haseeb-ul-Hassan No. 7715/FRP s/o Mohamma Yousif r/o Awan Abad PS/Cantt: | DIKhan | DIKhan | DIKhan | 31.10.1993 | 01.01.2015 | 12101-6252511-9 | A+ve | 0315-9638153 | F.A | | 33" x 34 ½" | |
| 26 | Constable Mohammad Rizwan No. 7680/FRP s/o Mohammad Ramzan r/o Gulshan Qamar PS/Cantt: | DIKhan | DIKhan | DiKhan | 10.01.1992 | 01,01.2015 | 12101-0276899-1 | B+ve | 0346-3518446 | F.Sc | | 33" x 34 ½" | · · · · · · · · · · · · · · · · · · · |
| | Constable Saqib Ali No. 7642/FRP s/o Khadim Hussain r/o Kurai PS/Saddar | DIKhan | DiKhan | DIKhan | 16.03.1994 | 01.01.2015 | 12101-1823524-1 | A+ve | 0344-8958149 | F.A | | 33"x 34 ½" | |
| 28 | Constable Mohammad Rasheed No. 7633/FRP s/o Nazar Mohammad r/o Jhok Dabri PS/K.Khaisore | Paharpur | UIKhan | DIKhan | 09.09.1992 | 01.01.2015 | 12103-6655886-1 | A+ve | 0314-3410679 | | 5' 7'%' | 33" x 34 ½" | |

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بخدمت جناب انسپکٹر جنرل آف بولیس، خیبر پختونخواہ، بیثاور جناب عالی!

معروض ہوں کہ من سائل مور تہ 24.07.2001 کو گوگلہ پولیس میں جورتی ہوا۔ چونکہ کھہ پولیس میں فوٹوسٹیٹ یا قبیک اس کے من سائل کو فوٹیٹیٹ میں جورتی ہوا۔ چونکہ کھر تی کیا جا کہ 1078 نہر اس کے من سائل کو فوٹیٹیٹ آپریٹری کو فی بنیاد پر کسٹیبل بحرتی کیا جا کہ Sanctioned Post بھی الاے ہوا۔ اس وقت کے SSP(DPO) جناب عارف نواز صاحب نے من سائل کو چونکہ کھن فوٹوسٹیٹ آپریٹری خدمات کے لئے ہی بھرتی کیا تھا اس لئے مجھر کر وٹی ٹریننگ کے لئے بہیں بھیجا گیا۔ من سائل نے اپنی سروس کے دوران DPO وفتر اور طاقہ وفتر جناب DIG صاحب میں بطور فوٹو اسٹیٹ آپریٹر کام کیا اور میری بہترین خدمات کے اعتراف میں کئی مرتبہ تحریفی اسنادو فیڈ انوان اس سے نواز اگیا۔ من سائل نے اپنی ڈیوٹی ہمیشہ دیا نتداری اور فرض شناسی سے شب و روز کی پرداہ نہ کرتے ہوئے سر انجام دی۔ اس نسبت میری تعینا تی مصافی کے ملاوہ دیگر امور مشلاً DIG صاحبان کے بینک سے متعلق امورو دیگر وفتر کے متفرق امور ونہا ہیت مستعدی سے سرانجام دیتار ہا ہوں۔ من سائل کا سابقہ شفاف ریکار ڈاس بات کا منہ بولیا شوت ہے۔

کے عادہ کو کے لئے روانہ ہوئے تو میں جب جناب عبدالغفور آفریدی صدحب، DIG ڈیرہ عمرہ کی سعادت حاصل کرنے کے لئے روانہ ہوئے تو میں جن پر من سائل کو اس دوران ریکروٹی کورس کے لئے سیلیٹ کردیا گیا حالا نکہ من سائل کے علاوہ کئی ایک تنظیل موجود ہیں جن پر کنسٹیل موار پر من سائل کھر میں سائل کھر میں سائل کھر میں سائل کھر ایکور، Mason کنشیل وغیرہ میں سائل چونکہ جسمانی طور پر من سائل کھر طور پر فٹ نہ ہے اور من سائل کی عمر 42/43 سال ہے من سائل کو کمر (ریڑھ کی ہڈی) کی تکلیف لاحق ہے اور ڈاکٹر صاحبان طور پر فٹ نہ ہے اور من سائل کی عمر 42/43 سال ہے من سائل کو کو ت جسمانی مشقت کے کام کرنے سے نع کیا ہے من سائل نے اپنی میڈیکل رپورٹس بھی پیش کیس گرسائل پر خون سائل کو تو اور اور سائل کے اپنی میڈیکل رپورٹس بھی پیش کیس گرسائل پر بجائے رحم کرنے کے ، تخواہ بند کر کے مزید ذبخ کوفت سے دو جار کیا گیا۔ DIG صاحب کی واپسی کے بعد اگر چہ وہ آرڈور دوبارہ Cancel کردیے گئے۔ اور اب تک من سائل بح فیلی مسلسل بین نے الم میں مبتلا ہیں۔

جناب عالی! من سائل ایک غریب ،عزت دار گھر انے سے تعلق رکھتا ہے اور من سائل نے اپنی تخواہ میں بوجہ والدہ کے بیار ی سے Salary Loan لیا تھا جو کہ اب بھی واجب الا داء ہے۔من سائل کی حالت زار پرحم فر مایا جائے تا کہ من سائل اس مہنگائی اور سخت پریشانی کے عالم میں اپنی اور اپنی فیملی کھالت ببطریق احسن کرسکے۔

العارض

صاحبزاده محرفهيم، فو توسٹيث افکس آپريٹر Constable/1078 ، شلع ڈیرہ اساعیل خان 0344-938-1575

Attented

From

The Dy: Inspector General of Police,

DIKhan Region, DIKhan

To

The Principal,

Police Training School,

Sawabi.

/ES No.

Dated D.I.Khan the

30 107/2015

Subject Memo:

MOMINAL ROLLS/ SELECTION

Please refer to DPO DIKhan office memo: No. 1701/EC dated

08.07.2015.

As per letter referred above, 51 Recruit Constables were selected by DPO DIKhan for recruit course commencing at PTS Sawabi w.e. from 08/07,2015. The name of recruit Constable Muhammad Faheem, 1078 mentioned at S: No. 18 in the Nominal Roll may please be withdrawn from the date of selection in the best interest of official work.

(ABDUL GHAFOOR AFRIDI)

PSP, PPM

Deputy Inspector General of Police, Dera Ismail Khan Region

No. 2859

/FS

Copy of above is sent to the District Police Officer, DIKhan for

similar action with the directions to release his monthly salary, if stopped.

ABBUL GHAFOÓR AFRIDI)

PSP, PPM.

Deputy Inspector General of Police.

Dera Ismail Khan Region

The Dy: Inspector General of Police,

DIKhan Region, DIKhan

To:

The Principal,

Police Training School,

Sawabi.

No. 2943 /ES, Dated DIKhan the

05/08/2015.

Subject:

NOMINAL ROLLS / SELECTION

Memo:

It is intimated this office letter No. 2858, dated 30.07.2015 regarding withdrawal

the name of recruit Constable Mohammad Faheem, 1078 may please be treated as cancelled.

PPM, PSP

Dy: Inspector General of Police, DIKhan Region, DIKhan

No.

2944

Copy of above is sent to the District Police Officer, DIKhan w/r to this office Endst No.

2859/E\$, dated 30.07.2015, for information & necessary action.

GHAFOOK AFRIDI)

Dy: Inspector General of Police, DIKhan Region, DIKhan

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Am. M-1 ما رسوفا ر قروفر و فره ورا در قر است ما لونسر کاریج حتم معوثی جن دی وقع سے کارسر کا رس رفام در الرق و العلك المراني فرفائر ربد عراق را اله والمراع واحازت عمام - 2/12, 6, colon lens 6/10. 500 الماجين لوارش برق ·27-8-15 Des - joylell 20 1078 Super 20 1078 To awarse Please Submitted for order ps

DISCIPLINARY ACTION

I, <u>DISTRICT POLICE OFFICER</u>, Dera Ismail Khan as a competent authority of the opinion that you <u>Constable Mohammad Fahim No.1078</u> have rendered yourself liable to be proceeded against and committed the following acts/omissions within the meaning of the Khyber Pakhtunkhwa Police Rules 1975 amended-2014.

STATEMENT OF ALLEGATION

That you were selected for Basic Recruit Course at Recruit Training School Swabi and was relieved from Police Lines on 08.07.2015 to join the Said Training. On 13.08.2015 SI Mohammad Fayyaz Reader to Principal Police Training School Swabi reported telephonically that you have not reported your arrival at Recruit Training School Swabi uptill now. This act on your part amounts to gross misconduct which is punishable under the rules.

3. The enquiry officer shall in accordance with the provision of the ordinance, provide reasonable opportunity of the hearing to the accused, record its findings and make, within ten days of the receipt of this order recommendations as to punishment or other appropriate action against the accused.

| 4. | The accused | and a w | ell conversa | nt represen | tative of th | ie departmer | nt shall | join |
|-------|---------------|----------|--------------|--------------|--------------|--------------|----------|------|
| the p | roceedings on | the date | time and pl | ace fixed by | y the enqui | ry officers. | | |

District Police Officer,
Dera Ismail Khan

/2015

No. 2195-96/EC Dated DIKhan the

Attested

Dera Ismail Khan. The enquiry officer for initiating proceeding against the defaulter under the provision of Khyber Pakhtunkhwa Police Rules 1975 amended-2014, with the direction to complete the enquiry within 10-days. Enquiry papers containing _____ pages are enclosed.

2. Constable Mohammad Fahim No.1078 with the direction to appear before the E.O on the date, time and place fixed by the E.O, for the purpose of enquiry proceeding.

District Police Officer,

جناب عالى!

بحواله چارچ شیث مجارید دفتر جناب DPO صاحب، ڈیرہ نمبر 96-2195،مور نعہ 25.08.2015

حسب ذیل معروض ہوں:

ا۔ کمن سائل مورخہ 24.07.2001 کوبطور کنٹیبل برائے فوٹو اسٹیٹ ولیس آپریٹنگ بھرتی ہوا۔ سائل اپنی ڈیوٹی بخوبی سے سرانجام دیتا چلا آرہا ہے اوراس دوران افسران بالا کو بھی بھی شکایت کا موقع نہیں دیا۔ بلکہ احسن کارکردگی کی بنیاد پرمن سائل کومتعدد بارتعریفی اسنادونفتر انعام عطا کیے گئے۔

۲۔ بیک کمن سائل کو 2003 میں ریکروٹٹرینگ کے لئے نامزد کرکے RTW کو ہائے بھوایا گیالیکن جلدہی افسران بالا نے ضلع واپس بلا کر سابقہ جائے تعیناتی پر مور ہے۔ 20<u>0</u>6.20<u>5</u> کو بحال کر دیا کیونکہ من سائل کی عدم موجودگی میں سرکاری کام بری طرح متاثر ہور ہاتھا۔ (نقل حکم افسران بالالف ہے)۔

یه که من سائل کومور نه 4 22.07.200 کو فتر جناب DIG صاحب، ڈیرہ میں ٹرانسفر کردیا گیا۔ (نقل تھم لف ہے) جہال کافی عرصه اپنی خد مات سرانجام دینے کے بعد من سائل کومور نه 13.04.2015 کومنی آپریشنل برائج ، واقع دفتر جناب DIG صاحب، ڈیرہ میں تعینات فر ماکراضا فی ڈیوٹی پر مامور فر مایا۔ جس پر من سائل نے اپنی خد مات سرانجام دیں جس کے اعتراف میں من سائل کو جناب DIG صاحب، ڈیرہ نے تعریفی اسناد ونقتر انعام سے نوازا۔ (نقول لف ہیں)

۔ یہ کمن سائل کو جناب DPO صاحب، ڈیرہ کے تھم سے مور نہ 08.07.2015، پولیس ٹریننگ سکول، صوابی میں ریکر دٹ کورس کے لئے منتخب کر کے حاضری کا تھم ملا۔ چونکہ من سائل ریڑھ کی ہڈی میں تکلیف میں مبتلا تھا تو من سائل نے فوری طور پراپنی میڈیکل سرٹیفیکیٹ، پولیس ٹریننگ سکول، صوابی بذریع فیکس ارسال کردیں، جس کے مطابق من سائل کو ڈاکٹر صاحب نے سخت جسمانی مشقت والاکام اور وزنی چیزیں اٹھانے سے اجتناب تجویز فرمایا تھا۔ (نقل میڈیکل لف ہے)۔

۔ میکمن سائل بعد از ال تعمیل تھم کے لئے خود پولیس ٹریننگ سکول، صوابی روانہ ہوا جہاں پر اگریاض خان نے من سائل کوزبانی طور پر بتلایا کہ وہ میری حاضری کواس وجہ سے تتلیم نہیں کر سکتے کہ نہ تو میری Certificate وفتر جناب DPO صاحب، ڈیرہ سے ارسال کی گئی ہے اور نہ ہی جملہ جملہ کی ٹیسے نقل مدروزنا مچہ نمبر 18 مور خہ 14.07.2015 میری وہاں موجودگی کا ثبوت ہے۔

۔ بیکہ مورخہ 30.07.2015 کودفتر جناب DIG صاحب سے چٹی انگریزی جاری ہوئی جس کی روسے سابقہ آرڈر برائے ریکروٹ کورس منسوخ تصور ہوا۔ جس کے بعد من سائل نے دفتر جناب DIG، ڈیرہ حاضری کر کے فیل پر مامور ہوا۔ (نقل حکم لف ہے) ئے بچھروز بعد جناب DIG صاحب، ڈیرہ کے حکم ہی سے سابقہ حکم دوبارہ

Attested

منسوخ ہوا۔ جس کے بعد من سائل کوٹریننگ کے لئے پولیسٹریننگ سکول ،صوابی جانا تھا۔ من سائل کو چونکہ اُ۔ جسمانی مشقت والے کام سے پر ہیز تجویز کی گئے تھی اس لئے من سائل نے میڈیکل سرٹیفیکیٹ ارسال کیس۔ (نقول لف ہیں)۔

یدکه من سائل کوافسران بالای طرف سے زبانی تکم ہوا کہ دفتر جناب DIG صاحب، ڈیرہ میں ابنی سابقہ جائے تعیناتی پر حاضر ہو جاؤں ۔ من سائل اب تک و نیس پر حاضر وموجود ہوکرا پنی ڈیوٹی سرانجام دے رہا ہے۔ اور اس کا شہوت سے ہے کہ من سائل نے گزشتہ روز ایک درخواست برائے '' حصول اجازت برائے خرید کرنے ٹوز'' بحضور جناب DIG صاحب، ڈیرہ گزاری جنہوں نے وہ درخواست Allowed فرمائی (نقل درخواست لف ہے)۔ اور یہ کہ من سائل دفتر جناب DIG صاحب، ڈیرہ کے ٹوٹی سرانجام دے رہا ہے۔ اور بغیر تکم افسران بالا ، من سائل میں جس کے مطابق من سال وہاں حاضر رہ کراپئی ڈیوٹی سرانجام دے رہا ہے۔ اور بغیر تکم افسران بالا ، من سائل کو بھی بھی دفتر جناب DIG صاحب، ڈیرہ میں ڈیوٹی کی جرائے نہیں کرسکا۔

میدکمن سائل کومور نه 2015.09 01 دفتر جناب DPO صاحب، ڈیرہ سے رمضان نامی پولیس اہلکار نے بندر بعد فون مطلع کیا کہ آکراپنی چارج شیٹ وصول کر کے آج ہی آج جواب چارج شیٹ دے بصورت دیگر کیکطرفہ کاروائی کی جائے گی۔

یہ کہ مذکورہ بالامعروضات کے پیش نظر من سائل دست بستہ ہوکرالتجا کرتا ہے کہ من سائل ایک غریب
آدمی ہے، من سائل کے چھوٹے چھوٹے بچے ہیں ، من سائل ریڑھ کی ہڑی کی تکلیف کا شکار ہے، برائے مہر بانی میری
میڈیکل کو Accept فرما ئیں اور من سائل پر رحم کرتے ہوئے انگوائری فائل کرنے کا حکم صادر فرماویں۔ من سائل کا سابقہ
ریکارڈ بے داغ اور شفاف ہے۔ ہمیشہ کی طرح آئیندہ بھی افسران بالاکی تابعداری اور حکم برداری کو ہرمکن طور پر بھینی بنائے

مورخه 03،09،2015

العارض

صاحبزاده محرفهيم 1078/FC، حال فو ٹوسٹیٹ انکیس مشین آپریٹر دفتر جناب DIG صاحب، ڈیرہ اساعیل خان

Attested

3-9-15

Ann. N-1 35

CHARGE SHEET

A.在334.50° 香坊 100%

Where as, I am satisfied that a formal enquiry as contemplated by Khyber Pakhtunkhwa Police Rules 1975 amended-2014 is necessary and expedient.

AND WHEREAS, I am of the view that the allegation if established would call for a major penalty as defined in rules-4(i)(B) of the aforesaid rules.

AND THEREFORE, as required by Police Rules 6(1) of the aforesaid rules, I <u>DISTRICT POLICE OFFICER</u> Dera Ismail Khan hereby charge you <u>Constable Mohammad Fahim No.1078</u> with the misconduct on the basis of the statement attached to this Charge Sheet.

AND, I, hereby direct you further under rules 6(i)(B) of the said rules to put in written defence with in 7-days of receipt of this Charge Sheet as to why the proposed action should not be taken against you and also state at the same time whether you desire to be heard in person or otherwise.

AND, in case, your reply is not received within the prescribed period, without sufficient cause, it would be presumed that you have no defence to offer and that Ex-partee proceeding will be initiated against you.

District Police Officer,
Dera Ismail Khan

Allested

Ann. N-3 36

جناب عالى!

بحواله جارج شيث مجاريد فتر جناب DPO صاحب، ذيره نمبر 96-2195،مورخه 25.08.2015

حسب ذيل معروض ہوں:

ا۔ کہ من سائل مورخہ 24.07.2001 کوبطور کنٹیبل برائے نوٹو اسٹیٹ وفیکس آپریٹنگ بھرتی ہوا۔ سائل اپنی ڈیوٹی بخوبی سے سرانجام دیتا چلا آر ہاہے اور اس دوران افسر ان بالاکو بھی بھی شکایت کا موقع نہیں دیا۔ بلکہ احسن کارکردگی کی بنیاد پرمن سائل کومتعدد بارتعریفی اسنادونقد انعام عطاکے گئے۔

-- سیکہ من سائل کو 2003 میں ریکر وٹٹرینگ کے لئے نامزد کرکے RTW کوہاٹ بھوایا گیائیکن جلد ہی افسران بالانے ضلع واپس بلا کر سابقہ جائے تعیناتی پر مور نور 300.200 کو بحال کر دیا کیونکہ من سائل کی عدم موجودگی میں سرکاری کام بری طرح متاثر ہور پاتھا۔ (نقل تھم افسران بالالف ہے)۔

۔ مید کہ من سائل کومور ند ہے۔ 22.07.200 کے اور فتر جناب DIG صاحب، ڈیرہ میں ٹرانسفر کردیا گیا۔ (نقل تھم لف ہے) جہاں کافی عرصها پی خد مات سرانجام دینے کے بعد من سائل کومور ند 13.04.2015 کوئی آپریشنل برائجی اوقع دفتر جناب DIG صاحب، ڈیرہ میں تعینات فر ما کراضا فی ڈیوٹی پر مامور فر مایا۔ جس برمن سائل نے اپنی خد مات سرانجام دیں جس کے اعتر اف میں من سائل کو جناب DIG صاحب، ڈیرہ نے تعریفی اسناد ونقتر انعام سے نوازا۔ (نقول لف ہیں)

یه که من سائل کو جناب DPO صاحب، ڈیرہ کے تھم سے مورخہ 08.07.2015، پولیس ٹریننگ سکول، صوابی میں ریکر وٹ کورس کے لئے منتخب کر کے حاضری کا تھم ملا۔ چونکہ من سائل ریز ہے کی ہٹری میں تکلیف میں مبتلا تھا تو من سائل نے فوری طور پراپئی میڈیک مرٹیفیکیٹ، پولیس ٹریننگ سکول، صوابی بذر بعید فیکس ارسال کردیں، جس کے مطابق من سائل کو ڈاکٹر صاحب نے خت جسمانی مشقت والاکام اور وزنی چیزیں اٹھانے سے اجتناب تجویز فرمایا تھا۔ (نقل میڈیکل لف۔ ے)۔

سیکه کنسائل بعدازال تغیل علم کے لئے خود پولیس ٹریننگ سکول ،صوابی روانہ ہواجہال پرای ریاض خان نے من سائل کوز بانی طور پر بتلایا کہ وہ میری حاضری کواس وجہ سے تسلیم نہیں کر سکتے کہ نہ تو میری Fitness دفتر جناب DPO صاحب، ڈیرہ سے ارسال کا گئ ہے اور نہ ہی جملی ٹمیسٹ ہائے لف ہیں۔ نقل مدروز نامچ نمبر 18 مور خہ 14.07.2015 میری وہاں موجودگی کا نبوت ہے۔

بیک مورخہ 30.07.2015 کو دفتر جناب DIG صاحب سے چھی انگریزی جاری ہوئی جس کی روسے سابقہ آرڈر برائے ریکر دی کورس منسوخ تصور ہوا۔ جس کے بعد من سائل نے دفتر جناب DIG، ڈیرہ حاضری کر کے بیدٹی پر مامور ہوا۔ (نقل تھم لف ہے)۔ پچھروز بعد جناب DIG صاحب، ڈیرہ کے تھم ہی سے سابقہ تھم دوبارہ

Heskel

منسوخ ہوا۔ جس کے بعد من سائل کوٹر نینگ کے لئے پولیس ٹر نینگ سکول بصوابی جانا تھا۔ سن سائل کو چونکہ جسمانی مشقت والے کام سے پر ہیز تبحویز کی گئی تھی اس لئے من سائل نے میڈیکل سرٹیفیکیٹ ارسال سمیں۔ (نقول لف ہیں)۔

سیکمن سائل کوافسران بالا کی طرف سے زبانی تکم ہوا کہ دفتر جناب DIG صاحب، ڈیرہ بیں اپنی سابقہ جائے تعیناتی پر حاضر ہوجاؤں من سائل اب تک و ہیں پر حاضر وموجود ہوکرا پنی ڈیوٹی سرانجام دے رہا ہے۔ اوراس کا شہوت سے کہ من سائل نے گزشتہ روز ایک درخواست برائے '' حصول اجازت برائے خرید کرنے ٹوئز'' بجفور جناب DIG صاحب، ڈیرہ گزاری جنہوں نے وہ درخواست لف ہے)۔ جناب DIG صاحب، ڈیرہ گزاری جنہوں نے وہ درخواست لف ہے کہ من سائل دفتر جناب DIG صاحب، ڈیرہ کے Attendance Register کی کنقول بھی ہیش کرتا ہے۔ ہس کے مطابق من سال وہاں حاضر رہ کراپنی ڈیوٹی سرانجام دے رہا ہے۔ اور بغیر تھم انسران بالا ، من سائل میں مشائل میں منابل وہاں حاضر رہ کراپنی ڈیوٹی سرانجام دے رہا ہے۔ اور بغیر تھم انسران بالا ، من سائل میں منابل میں منابل من سائل کے دور تو بات بھی کرنے ہیں ڈیوٹی کی جرائے نہیں کرسکتا۔

۸۔ یہ کدمن سائل کومور ندہ 2015.09 01 دفتر جناب DPO صاحب ، ڈیرہ سے رمضان نامی بولیس اہلکار نے بذر بعد فون مطلع کیا کہ آگرا پی چارج شیٹ وصول کر کے آج ہی آج جواب چارج شیٹ دیے بصورت دیگر کیطر فدکار واکی کی جائے گی۔

یہ کہ ذکورہ بالامعروضات کے بیش نظر من سائل دست بستہ ہوکرالتجا کرتا ہے کہ من سائل ایک غریب آدمی ہے، من سائل کے چھوٹے جھوٹے بچے ہیں ، من سائل ریڑھ کی ہڈی کی تکلیف کا شکار ہے، برائے مہر بانی میری میڈ پکل کو Accept فرمائیں اور من سائل پر رحم کرتے ہوئے انکوائری فائل کرنے کا تھم صادر فرماوین ۔ من سائل کا سابقہ ریکارڈ بے داغ اور شفاف ہے۔ ہمیشہ کی طرح آئندہ بھی افسران بالا کی تابعداری اور تھم برداری کو ہر ممکن طور پر بیتنی بنائے

مورخه 03.09.2015

العارض

صاحبزاده محمد فهيم 1078/FC ، حال نو نوستيك افيكس مشين آپريٹر وفتر جناب DIG صاحب ، ڈیرہ اساعیل خان

Attested

3-9-15

ORDER Ann. 0 38

This order is aimed to dispose off the departmental proceeding conducted against Constable Mohammad Fahcem No.1078 of this District Police who was served with charge sheet and statement of allegation on the charges that he was selected for Basic Recruit Course at Recruit Training School Swabi and was relieved from Police Lines on 08.07.2015 to join the said training. On 13.08.2015 SI Mohammad Fayyaz Reader to Principal Police Training School Swabi reported telephonically that he has not reported his arrival at Recruit Training School Swabi uptill now.

The defaulter Constable was served with charge sheet/statement of allegations. An enquiry was conducted into the matter by Mr. <u>Imtiaz Ali DSP/Legal</u> DlKhan. The Enquiry Officer submitted his finding report in which he stated that the defaulter constable is found guilty of the charges levelled against him.

In the light of above I, <u>DISTRICT POLICE OFFICER</u>, DIKhan in exercise of powers conferred upon me under the Police Rules 1975 amended-2014, hereby award <u>Constable Mohammad Faheem No.1078</u> Major Punishment of Dismissal from Service with immediate effect. The period of absence i.e. 08.07.2015 to 15.09.2015 i.e. 02-months & 07-days treated as leave without pay.

ORDER ANNOUNCED

District Police Officer, Dera Ismail Khan

OB-1/42 501-16-9-15

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منسوخ ہوا۔ جس کے بعد من سائل کوٹریننگ کے لئے بولیسٹریننگ سکول ہصوابی جانا تھا۔ من سائل کو چونکہ جسمانی مشقت والے کام سے پر ہیز تجویز کی گئی تھی اس لئے من سائل نے میڈیکل سرٹیفیکیٹ ارسال سے میں ۔ (نقول لف ہیں)۔

سے کمن سائل کوافسران بالا کی طرف ہے زبانی تکم ہوا کہ دفتر جناب DIG صاحب فرنیرہ میں اپنی سابقہ جائے تعیناتی پر حاضر ہوجاؤں ۔ من سائل اب تک وہیں پر حاضر وموجود ہوگرا پنی ڈیوٹی سرانجام دے رہا ہے۔ ادراس کا شہوت ہے کہ من سائل نے گزشتہ روز ایک درخواست برائے '' حصول اجازت برائے خرید کرنے ٹونز'' بحضور جناب DIG صاحب، ڈیرہ گزاری جنہوں نے وہ درخواست لف ہے)۔ جناب DIG صاحب، ڈیرہ گزاری جنہوں نے وہ درخواست لف ہے کہ اور یہ کمن سائل دفتر جناب DIG صاحب، ڈیرہ کے Attendance Register کی نقول بھی پیش کرتا ہے جس کے مطابق من سائل وہاں حاضر رہ کرا بنی ڈیوٹی سرانجام دے رہا ہے۔ اور بغیر تکم افسران بالا من سائل میں محصی بھی دفتر جناب DIG صاحب، ڈیرہ میں ڈیوٹی کر آئے نہیں کرسائا۔

۸۔ یہ کدمن سائل کومور ند 2015.09.2016 وفتر جناب DPO صاحب، ڈیرہ سے رمضان نامی بولیس اہلکار نے بذر بعد فون مطلع کمیا کہ آگرا پنی چارج شیٹ وصول کر کے آج ہی آج جواب چارج شیٹ دے بصورت دیگر کیطر فدکار وائی کی جائے گی۔

سے کہ ذکورہ بالامعروضات کے پیش نظر من سائل دست بستہ ہوکرالتجا کرتا ہے کہ من سائل ایک غریب ہوری ہے من سائل کے جھوٹے جھوٹے جی جیں ، من سائل ریڑھ کی بڈی کی تکلیف کا شکار ہے ، برائے مہر بانی میری میڈ پکل کو Accept فرمائس سائل پر دھم کرتے ہوئے انکوائری فائل کرنے کا تھم صادر فرماؤین - من سائل کا سابقہ ریکارڈ بے داغ اور شفاف ہے ۔ ہمیشہ کی طرح آئندہ بھی افسران بالا کی تابعداری اور تھم برداری کو ہم کمن طور پر بھینی بنائے

مورخه 03.09.2015

العارض

صاحبزاده محمد فهيم 1078/FC ، حال نو توستيث افيكس مشين آپريٹر دفتر جناب DIG صاحب ، ڈیرہ اساعیل خان

Attested

3-9-15

This order is aimed to dispose off the departmental proceeding conducted against Constable Mohammad Faheem No.1078 of this District Police who was served with charge sheet and statement of allegation on the charges that he was selected for Basic Recruit Course at Recruit Training School Swabi and was relieved from Police Lines on 08.07.2015 to join the said training. On 13.08.2015 SI Mohammad Fayyaz Reader to Principal Police Training School Swabi reported telephonically that he has not reported his arrival at Recruit Training School Swabi uptill now.

The defaulter Constable was served with charge sheet/statement of allegations. An enquiry was conducted into the matter by Mr. Imtiaz Ali DSP/Legal
DIKhan. The Enquiry Officer submitted his finding report in which he stated that the defaulter constable is found guilty of the charges levelled against him.

In the light of above I, <u>DISTRICT POLICE OFFICER</u>, DIKhan in exercise of powers conferred upon me under the Police Rules 1975 amended-2014, hereby award <u>Constable Mohammad Faheem No.1078</u> Major Punishment of Dismissal from Service with immediate effect. The period of absence i.e. 08.07.2015 to 15.09.2015 i.e. 02-months & 07-days treated as leave without pay.

ORDER ANNOUNCED

District.Police Officer,

Dera Ismail Khan

OB-1742 DI-16-9-15

Altistics

D.S.P

Annexure P6

بخدمت جناب دیش انسپکر جنرل آف بولیس، در مره اساعیل خان

عنوان: اپیل بناراضگی حکم مورخه 16.09.2015 آرڈر نمبر 1742جس کی رو سے سائل کو ملازمت سے Dismissکیا گیا۔

جنابعالي

سائل حسب ذیل معروض ہے:

- 1۔ یہ کہ من سائل 24.07.2001 کوبطور فوٹوسٹیٹ آپریٹر بھرتی ہوااور محکمانہ طور پر تنسٹیبلری نمبر 1078 اور گریڈ دیا گیا۔ سائل اسکی ٹریننگ کا اصولاً اور قانو نا جواز نہ تھا۔
- 2۔ یہ کہ الزامات میں کوئی حقیقت نہ ہے۔ سائل کو بوجہ بیاری ٹریننگ سے واپس آنا پڑا۔ میڈیکل کاغذات ٹریننگ سنٹر بھجوائے گئے (نقول ہمراہ لف ہیں)
- 3۔ یہ کہ افسران بالا کی خدمت میں جائز معروضات پیش کر چکا ہوں۔سائل کو بروفت ٹریننگ پر نہ بھجوانے میں سائل کا کوئی قصور نہ ہے۔اوراب تقریباً 15 سال بعد جب بھجوانے کا حکم ہوا تواس وفت من سائل کمرامہروں کی تکلیف میں مبتلا تھا۔جس کی وجہ سے جائز گزارشات پیش کیں۔
 - 4۔ پیکہ سائل بدستورا پنی ڈیوٹی پر دفتر میں موجو در ہااورکوئی غیر حاضری نہیں گی۔
 - 5۔ پیکسزابرخاسگی سخت اقدام ہے اور قابل رخم ہے۔
 - 6۔ یہ کہ حالیہ سزا سے سائل کے بچوں کورزق سے محروم کر دیا گیا ہے۔
 - 7۔ پیکہ آپ جناب کوسائل کو بحال کرنے سے وسیع اختیارات ہیں۔
- 8۔ یہ کہ انکوائری رپورٹ باوجود درخواست کے من سائل کونہ ل سکی معلوم نہیں کہ س بنیا دیرانکوائری افسر نے سائل کوغیر حاضر ظاہر کیا ہے۔
- 9_ بیرکه من سائل بروز Dismissal بھی اپنی جائے تعیناتی لیعنی دفتر DIG میں موجود وحاضر تھا۔
 - 10۔ نید کہ سائل کی حاضری کی بابت افسران بالانے کوئی نوٹس نہیں لیااور جملہ رپورٹ انکوائیری افسر

بالکل غلط،خلاف واقعات اورخلاف قانون ہے۔انکوائری افسر نے سائل کوشنوائی اورصفائی کا موقع تک نہیں دیا۔ جملہ کاروائی کی طرفہ ہے۔سائل کوشنوائی کا موقع فراہم کیا جائے۔ لہٰذاستدعاہے کہ واقعات بالا کے پیش نظر سائل کی حق رسی فرمائی جائے۔ مور خہ 22.09.2015

العارض

صاحبزاده محمد فهيم سابقه تسليل افيكس ونو توستيث آپريٹرنمبر 1078 ، ڈيره اساعيل خان

Altestad

ORDER:

This order is meant to dispose off the appeal preferred by Ex Constable Sahibzada Muhammad Faheem, 1078 of DIKhan District against the order of dismissal from service awarded to him by DPO DIKhan vide OB No.1742 dated 16.09.2015. He was proceeded against on the allegations that he was selected for Basic Recruit Course at Recruit Training School Sawabi and was relieved from Police Lines on 08.07.2015 to join the said training. On 13.08.2015 Sub Inspector Muhamamd Fayyaz Reader to Principal Police Training School Sawabi reported telephonically that he has not reported his arrival at Recruit Training School Sawabi up till now. In this connection Mr. Imtiaz Ali DSP/ Legal DIKhan was appointed as enquiry officer, on the recommendations of enquiry officer he was proceeded against the allegations.

The appellant Ex Constable preferred the instant appeal against the order of DPO DIKhan. I have gone through the service record of the appellant and also heard him in person on 14.10.2015.

Therefore in exercise of power conferred upon me I, Abdul Ghafoor Afridi Dy: Inspector General of Police DIKhan, being a competent authority finds no substance in appeal and hold that DPO has correctly passed the order, therefore, this appeal is dismissed and filed.

> &HAFOOR∕AFRIDI) Deputy Inspector General of Police,

Dera Ismail Khan Region

No. 4023

/ES

/6 /10/2015 dated:

Copy to the District Police Officer, DIKhan for information $\boldsymbol{\epsilon}$ necessary action with reference to his office memo: No. 2668/EC dated 06.10.2015. Service Record of said Ex-Constable is also returned herewith.

Encl. S. Roll -1 F. Mirsal -1

(ABDUL &HAFOOR AFRIDI)

PSP, PPM

Deputy Inspector General of Police,

Dera Ismail Khan Region

Ann. P-1

المحال <u>المحال المنه</u> المحال المنها المنها

اییل بناراضگی حکم مورخه 16.09.2015 آرڈر نمبر1742جس کی روسے سائل کو ملازمت سے Dismissکیا گیا۔

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سائل حسب ذیل معروض ہے:

1 ۔ پیکیمن سائل 24.07.2001 کوبطور فوٹوسٹیٹ آپریٹر بھرتی ہوااور محکمانہ طور پر کنسٹیبلری نمبر 1078 اورگریڈ دیا گیا۔سائل اسکیٹریننگ کا اصولاً اور قانو ناجواز نہتھا۔

- 2۔ یہ کہ الزامات میں کوئی حقیقت نہ ہے۔ سائل کو بوجہ بیاری ٹریننگ سے واپس آنا بڑا۔ میڈیکل كاغذات ٹریننگ سنٹر بھجوائے گئے (نفول ہمراہ لف ہیں)
- یه که افسران بالا کی خدمت میں جائز معروضات پیش کر چکا ہوں۔سائل کو بروقت ٹریننگ پر نہ بجوانے میں سائل کا کوئی قصور نہ ہے۔ اور اب تقریباً 15 سال بعد جب بھوانے کا حکم ہوا تو اس وقت من سائل کمرامہروں کی تکلیف میں مبتلا تھا۔جس کی وجہ ہے جائز گز ارشات پیش کیں۔
 - به كه سائل بدستوراینی ژبویی پر دفتر میں موجو در بااور كوئی غیر حاضری نہیں گی۔
 - 5۔ یہ کہ مزاہر خاشگی سخت اقدام ہے اور قابل رحم ہے۔
 - یہ کہ حالیہ مزاہے سائل کے بچوں کورزق سے محروم کردیا گیاہے۔
 - یہ کہ آپ جناب کوسائل کو بحال کرنے سے دسیج اختیارات ہیں۔
- یہ کہ انکوائزی ریورٹ باوجود درخواست کے بن سائل کونیل سی معلوم ہیں کہ س بنیا دیرانکوائزی افسر نے سائل کوغیر حاضر ظاہر کیا ہے۔
- 9_ پیرکیمن سائل بروز Dismissal بھی اپنی جائے نغیناتی یعنی دفتر DIG میں موجود وحاضرتھا۔
 - 10۔ یہ کہ سائل کی حاضری کی بابت افسران بالانے کوئی نوٹس نہیں لیااور جملہ رپورٹ انکوائیری افسر 5/3375/15 pt. 29-10-15

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بالكل غلط،خلاف واقعات اورخلاف قانون ہے۔انگوائری افسر نے سائل کوشنوائی اور صُرِی کا موقع تک نہیں دیا۔ جملہ کاروائی بیطرفہ ہے۔

11- یه که من سائل نے اپیل برخلاف تھم مندرجہ عنوان بالا بحضور جناب DIG صاحب، ڈیرہ میں مندرجہ عنوان بالا بحضور جناب DPO صاحب، مورخہ 22.09.2015 کوگزاری جس کو جناب DIG صاحب، ڈیرہ نے 2000 میں مورخہ 16.10.2015 کوخارج کر ڈیرہ کے تھم کو درست گردانتے ہوئے من سائل کی اپیل مورخہ 16.10.2015 کوخارج کر دی نقل ہمراہ لف ہے۔

اب آنجناب سے دست بستہ ہوکرالتماس کرنا ہے کہ من سائل کے مذکورہ بالامعروضات، مجبوریوں است زار پررم فر ماتے ہوئے من سائل کی اپیل منظور فر ماکر من سائل کو اپنی ملازمت پر بحال فر ماکر من سائل کے اپنی ملازمت پر بحال فر ماکر من سائل کے بچوں پر احسان عظیم فر ماویں۔ مزید یہ کہ سائل کوشنوائی/Personal hearing کا موقع فراہم کیا جائے۔

مورخہ 28.10.2015

العارش

صاحبزاده محمد فهيم سابقه مسليل افيكس وفو توستيث آپريترنمبر 1078 ، ڈيره اساعيل خان

Athershed

for!

A 297 . Q

From

The Dy: Inspector General of Police,
Dera Ismail Khan Region.

To

The Provincial Police Officer, NWFP Peshawar.

No. 2906

_/ES Dated D.I.Khan the

07/11/2007

Subject Memorandum. <u>APPLICATION</u>

An application preferred by Constable Sahibzada Muhammad Fahim No.1078 working as Operator Photostat in this office requesting for absorption as Junior Clerk in Police Department is submitted herewith for favour of consideration please.

Enelli)

(MOHAMMAD HABB-UR-RAHMAN) PPM
Dy: Inspector General of Police;

Dera Ismail Khan

Alleshed

Q 43

From

The Dy: Inspector General of Police,

Investigation, DIKhan.

To

The Provincial Police Officer,

NWFP, Peshawar.

No. 1629 /ES

dated DIKhan the

8/06 12008.

Subject:

APPLICATION

Memo:

An application preferred by Constable Sahibzada Mohammad Fahim No. 1078, working as Photostat Machine Operator in this office requesting therein for his absorption as Junior Clerk in Police Department is submitted herewith for favour of consideration, please.

(MOHAMMAD HABIB-UR-REHMAN)PPM

Dy: Inspector General of Police,

Dera Ismail Khan

Aftested

Ph: 0966-9280287 Fax: 0966-9280290

From

The Dy: Inspector General of Police, Déra Ismail Khan Range

To

The Additional Inspector General of Police, Headquarter N.W.F.P. Peshawar

No. 1241

/ES

Dated

D.I.Khan the

06/04/2010.

Subject:

APPOINTMENT AS JUNIOR CLERKS IN POLICE DEPARTMENT

Memorandum:

On the advertisement in Daily Mushraq dated 03.04.2010 for the appointment as Junior Clerk in Police Department the following applications of this office for the said posts are submitted herewith for favour of consideration: -

- Application of Assistant Grade Clerk Muhammad Zaman for the absorption as Junior Clerk of his son namely Muhammad Imran now serving as Naib Qasid in DPO Office D.I.Khan.
- 2. Application of Assistant Grade Clerk Abul Hassan Shah for the appointment of his son Zohaib Hassan Shah as Junior Clerk.
- Application of Daftri Abdur Rehman for the appointment of his son namely Saif-ur-Rehman as Junior Clerk.

Application of Constable Operator Sahibzada Muhammad Fahim No.1078 now serving as Photostat operator in Range Office D.I.Khan for absorption as Junior Clerk.

 Application of Naib Qasid Ghulam Shabir for the appointment of his son namely Amir Shabir as Junior Clerk.

(FEROZE SHAH)

Dy: Inspector General of Police, Dera Ismail Khan Range

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The Dy: Inspector General of Police, Dera Ismail Khan Region

To

The Addl: Inspector General of Police, Headquarter, N.W.F.P, Peshawar

No. 25 //

Dated D.I.Khan the

23 :08. 2008

Subject

APPLICATION FOR THE POST OF JUNIOR CLERK

Memorandum

As per advertisement through Daily "Aaj" dated 16.08.2008 the following applications for appointment/ absorption as Junior Clerk in Police Department are submitted herewith for consideration please:

Abdur Rehman,
 Office Superintendent
 Range Office D.I.Khan

For appointment of his son namely Muhammad Zaman as Junior Clerk

Muhammad Zaman,
 Assistant Range Office D.I.Khan

For absorption of his son namely Muhammad Imran working as Naib Qasid in DPO Office D.I.Khan

3. Abdur Rehman, Daftri Range Office, D.I.Khan

For appointment of his son namely Saif-ur-Rehman as Junior Clerk

4. Sahibzada Muhammad Fahim, Constable/ Operator Range Office, D.I.Khan For absorption as Junior Clerk

Alberted

(DR. ISHTIAQ AHMAD KHAN) PSP Regional Police Officer, Dera Ismail Khan

Ph: 0965-9280287 Fax: 0966-9280290

From

The Dy: Inspector General of Police,

DIKhan Region, DIKhan

To

The Provincial Police Officer, Khyber Pakhtunkhwa Peshawar

Dated D.I.Khan the

21/8 12013

Subject

PROMOTION/ABSORPTION OF JUNIOR CLERKS

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Kindly refer to your office Memo: No.18595-638/E-III dated

01.08.2013.

The names of the following officials who are willing to absorb as Junior Clerk is submitted on the below prescribed proforma, please.

| S# | Name of Applicant | District/ Unit | Date of Enlistment | Qualification | Present Age | Willing for absorption or otherwise |
|----|--|--|-----------------------|---------------|---|---|
| 1 | Aziz-ur-Rehman, Mali | Region Office DIKhan | 20.07.1999 | Matric | 04.04.1974 (39 Y, 3 M, 27 D) on 01.08.2013 | Willing |
| > | Constable Mohammad Fahim No.1078 | Fax/ Photostat Operator Region Office DIKhan | 27.07.2001 | FA | 01.01.1975 (38 Y, 7M) .on 01.08.2013 | Willing |

(IJAZ AHMAD) PSP Deputy Inspector General of Police, Dera Ismail Khan Region

Q 47

CHIEF MINISTER'S SECRETARIAT KHYBER PAKHTUNKHWA

NO.SOVI/CMS/KPK/6-9/2009/ 9154 Dated Peshawar the 14-05-2010.

To

The Provincial Police Officer, Khyber-Pakhtunkhwa, Peshawar.

Subject:-

REQUEST FOR APPOINTMENT/ABSORPTION AS JUNIOR CLERK.

Dear Sir,

I am directed to refer to the subject noted above and to state that Sahibzada Muhammad Fahim Constable (Photostate Operator) No.1078 may please be considered for appointment/absorption as Junior Clerk in Police Department as desired by the Hon'able Chief Minister Khyber-Pakhtunkhwa.

It is, therefore, requested that necessary action in this regard may be taken under intimation to this Secretariat.

Yours faithfully,

(DILAWAR SHAH) Section Officer –VI

Endst: No. & date Even.

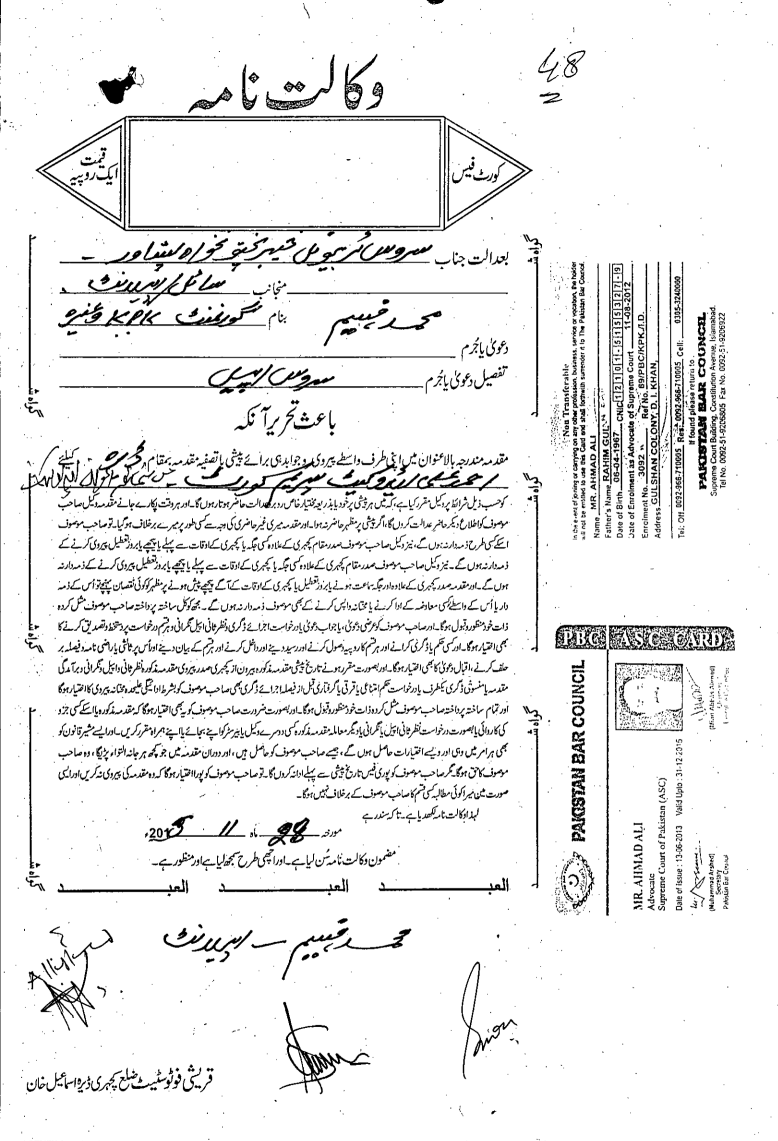
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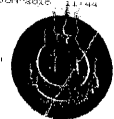
1. PS-I to Chief Minister Khyber-Pakhtunkhwa.

Asherited

2. Nowabzada Qayyum Nawaz Khan Allizai, President ANP D.I.Khan.

Section Officer





OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA

Central Police Office, Polinwar

No. S/ 4677. /16 . Dated Peshawar the 22 106 /2016.

ORDER

This order is hereby passed to dispose of departmental appeal under Rule 11-A of Khyber Fakhtunkliwa Police Rule-1975 submitted by Ex-Constable Muhammad Faheem No. 1078. The appeliant was rivanissed from service by DPO/D.I.Khan vide OB No. 1742 dated 16.09.2015, on charges that he was selected for Basic Recruit Course at Recruit Training School Swabi and was relieved from Police Lines on 08.07.2015 to join the said training but he has not reported his arrival at Recruit Training School Swabi till date of dismissal i.e. 15.09.2015 and absented himself for 02 months and 07 days.

His previous appeal was filed by RPO, DIKhan vide order No. 4023/ES, dated 16.10.2015 and CPO No. 8/6330-39/15, dated 23.12.2015.

Order issued vide No. 8/6330-39/15, dated 23.12.2015 by the CPO is hereby withdrawn by the Competent Authority as new facts and cause of action emerged in the representation of the applicant not covered previously.

Meeting of Appeal Board was held on 26.11.2015 wherein appellant was called and heard in person. Petitioner contended that he was ill. He also produced bed rest for 15 days. Petitioner forther confended that he was present on duty in the office of RPO. DIKhan and produced a copy of attendance

Keeping in liew his 14 years, 01 month and 18 days service at his credit as well as above flicts, the Board has taken a lenient view and decided that appellant is hereby re-installed into service and the intervening period including period of absence from duty be considered in service but not on duty and he will not be entitled for salary of the intervening period. He shall be deputed for next Recruit Course commenting w.e.f 10.07.2016 failing which he must be dismissed from service. He will remain under special report.

This order it issued with the approval by the Competent Authority.

(NAJEEB-UR-RELIMAN BUCVD

AIG/Establishment, For Inspector Coneral of Police, Khyber Pakhtunkhwa, Poshdayar.

No. 81 4678-86 /16.

Copy of the above is forwarded to the:

- Regional Police (officer, DIKhan,
- District Police Officer, DIKhan.
- PSO to IGP/Khyter Pakhtunkhwa, CPO Peshawar,
- PRO to IGP/Khyl er Pakhtunkhwa, CPO Peshawar.
- PA to Addl: IGP/HQrs: Khyber Pakhtunkhwa, Peshawat.
- PA to DIG/HQrs! Khyber Pakhtturkhwa! Peshawar.
- PA to AlG/Establishment, CPO, Peshawar.
- Office Supdt: E-I / CPO Peshawar.
- Central Registary, CPO.